



# THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

PUBLISHED BY AUTHORITY

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ADELAIDE, THURSDAY, 31 OCTOBER 2024

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

# GOVERNOR'S INSTRUMENTS

## APPOINTMENTS, RESIGNATIONS AND GENERAL MATTERS

Department of the Premier and Cabinet  
Adelaide, 31 October 2024

Her Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Eastern Water Conservation and Drainage Board, pursuant to the provisions of the South Eastern Water Conservation and Drainage Act 1992:

Member: from 31 October 2024 until 30 October 2028  
Alexander Cameron Thamm

Member: from 31 October 2024 until 12 August 2028  
Brett Nicholas McLaren

Presiding Member: from 31 October 2024 until 12 August 2028  
Brett Nicholas McLaren

Deputy Presiding Member: from 31 October 2024 until 17 April 2025  
Jane Frances Fetherstonhaugh

By command,

ZOE LEE BETTISON, MP  
For Premier

CAB24/00101

Department of the Premier and Cabinet  
Adelaide, 31 October 2024

Her Excellency the Governor in Executive Council has been pleased to appoint the Honourable Natalie Fleur Cook MP to be Acting Minister for Child Protection and Acting Minister for Women and the Prevention of Domestic, Family and Sexual Violence from 6 November 2024 to 2.00pm on 9 November 2024 inclusive, during the absence of the Honourable Katrine Anne Hildyard MP.

By command,

ZOE LEE BETTISON, MP  
For Premier

MO-F2024012123

Department of the Premier and Cabinet  
Adelaide, 31 October 2024

Her Excellency the Governor in Executive Council has been pleased to appoint the Honourable Andrea Michaels MP to be Acting Minister for Recreation, Sport and Racing from 6 November 2024 to 2.00pm on 9 November 2024 inclusive, during the absence of the Honourable Katrine Anne Hildyard MP.

By command,

ZOE LEE BETTISON, MP  
For Premier

MO-F2024012123

Department of the Premier and Cabinet  
Adelaide, 31 October 2024

Her Excellency the Governor in Executive Council has been pleased to appoint Craig Andrew Holden and Stephanie Anne Johnston as Members of the State Planning Commission for a period of three years commencing on 1 November 2024 and expiring on 31 October 2027 - pursuant to the provisions of the Planning, Development and Infrastructure Act 2016.

By command,

ZOE LEE BETTISON, MP  
For Premier

24MPCS04344

## PROCLAMATIONS

South Australia

## **Construction Industry Training Fund (Miscellaneous) Amendment Act (Commencement) Proclamation 2024**

### **1—Short title**

This proclamation may be cited as the *Construction Industry Training Fund (Miscellaneous) Amendment Act (Commencement) Proclamation 2024*.

### **2—Commencement of Act**

- (1) Subject to subclause (2), the *Construction Industry Training Fund (Miscellaneous) Amendment Act 2024* (No 41 of 2024) comes into operation on 31 October 2024.
- (2) The following provisions of the Act come into operation on 1 January 2025:
  - (a) section 3(2) and (4);
  - (b) section 27;
  - (c) section 28.

### **Made by the Governor**

with the advice and consent of the Executive Council  
on 31 October 2024

South Australia

## **Late Payment of Government Debts (Interest) (Review) Amendment Act (Commencement) Proclamation 2024**

### **1—Short title**

This proclamation may be cited as the *Late Payment of Government Debts (Interest) (Review) Amendment Act (Commencement) Proclamation 2024*.

### **2—Commencement of Act**

The *Late Payment of Government Debts (Interest) (Review) Amendment Act 2024* (No 36 of 2024) comes into operation on 1 November 2024.

### **Made by the Governor**

with the advice and consent of the Executive Council  
on 31 October 2024

South Australia

## **Statutes Amendment (South Australian Employment Tribunal) Act (Commencement) Proclamation 2024**

### **1—Short title**

This proclamation may be cited as the *Statutes Amendment (South Australian Employment Tribunal) Act (Commencement) Proclamation 2024*.

### **2—Commencement of Act**

- (1) Subject to subclause (2), the *Statutes Amendment (South Australian Employment Tribunal) Act 2024* (No 26 of 2024) comes into operation on 31 October 2024.
- (2) The following provisions of the Act come into operation on 1 December 2024:
  - (a) section 3;
  - (b) sections 6 to 9 (inclusive);
  - (c) sections 11 to 38 (inclusive);
  - (d) section 39(3), (4) and (5);
  - (e) sections 40 to 49 (inclusive);
  - (f) sections 51 to 58 (inclusive).

### **Made by the Governor**

with the advice and consent of the Executive Council  
on 31 October 2024

## REGULATIONS

South Australia

**Unclaimed Money Regulations 2024**under the *Unclaimed Money Act 2021***Contents**

1	Short title
2	Commencement
3	Interpretation
4	Prescribed amount
5	Corporations—prescribed kind

**1—Short title**

These regulations may be cited as the *Unclaimed Money Regulations 2024*.

**2—Commencement**

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

**3—Interpretation**

In these regulations—

*Act* means the *Unclaimed Money Act 2021*.

**4—Prescribed amount**

Pursuant to paragraph (b) of the definition of *prescribed amount* in section 3 of the Act, the prescribed amount is—

- (a) for the purposes of section 4 of the Act—\$50; and
- (b) for the purposes of section 6 of the Act—\$0; and
- (c) for the purposes of section 7 of the Act—\$0.

**5—Corporations—prescribed kind**

For the purposes of section 4(2)(d) of the Act, an incorporated legal practice (within the meaning of the *Legal Practitioners Act 1981*) is a corporation of a prescribed kind.

**Editorial note—**

As required by section 10AA(2) of the *Legislative Instruments 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 31 October 2024

No 94 of 2024

South Australia

# Fire and Emergency Services (Conduct and Discipline of Members) Amendment Regulations 2024

under the *Fire and Emergency Services Act 2005*

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## Contents

### Part 1—Preliminary

- 1 Short title
- 2 Commencement

### Part 2—Amendment of *Fire and Emergency Services Regulations 2021*

- 3 Substitution of regulation 21
    - 21 Discipline of members
  - 4 Amendment of Part 5 Division 1 heading
  - 5 Substitution of regulation 57
    - 57 Database of members
  - 6 Amendment of regulation 60—Annual returns
  - 7 Substitution of regulation 61
    - 61 Discipline of members
  - 8 Amendment of regulation 62—Identity cards
- 

## Part 1—Preliminary

### 1—Short title

These regulations may be cited as the *Fire and Emergency Services (Conduct and Discipline of Members) Amendment Regulations 2024*.

### 2—Commencement

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

## Part 2—Amendment of *Fire and Emergency Services Regulations 2021*

### 3—Substitution of regulation 21

Regulation 21—delete the regulation and substitute:

#### 21—Discipline of members

- (1) A member of an SACFS organisation who, in the performance of official duties or otherwise—
  - (a) contravenes or fails to comply with—
    - (i) a provision of the Act or these regulations; or
    - (ii) a provision of a code of conduct for SACFS published by the Chief Officer; or

- (iii) a direction or order given to the person as a member of SACFS by a person with authority to give that direction or order; or
      - (iv) a provision of the SACFS organisation's constitution; or
    - (b) behaves in a manner that—
      - (i) reflects or is likely to reflect adversely on SACFS; or
      - (ii) is prejudicial to good order and discipline in SACFS; or
    - (c) without sufficient cause, disobeys a lawful direction to carry out official duties promptly and diligently; or
    - (d) is negligent in carrying out a lawful duty or direction; or
    - (e) improperly obtains or seeks to obtain a benefit or advantage for themselves or another person from their position or rank as a SACFS member; or
    - (f) makes improper use of SACFS property or equipment,
- is liable to disciplinary action.
- (2) If the Deputy Chief Officer, suspects on reasonable grounds that a member of an SACFS organisation may be liable to disciplinary action, the Deputy Chief Officer may carry out an investigation in relation to the matter.
  - (3) The Chief Officer may, pending the outcome of any process under this regulation and if the Chief Officer thinks fit, suspend the member from service with SACFS.
  - (4) If, after an investigation, the Deputy Chief Officer recommends to the Chief Officer that there are grounds for disciplinary action against the member, the Chief Officer—
    - (a) must give notice in writing of that fact to the member; and
    - (b) may—
      - (i) after observing the requirements of section 70(12) of the Act, determine to take action under section 70(11) of the Act (on reasonable grounds); or
      - (ii) determine not to take action in relation to the matter.
  - (5) The Chief Officer may, on the basis of a determination under subregulation (4)(b)(i)—
    - (a) reprimand the member;
    - (b) suspend the member for a specified period.

**Note—**

The disciplinary powers prescribed are in addition to the powers set out in section 70(11) of the Act.

- (6) The Chief Officer may appoint another officer to exercise and perform the powers and functions of the Deputy Chief Officer under this regulation.

**4—Amendment of Part 5 Division 1 heading**

Part 5 Division 1 heading—delete "Constitution and membership" and substitute:

Membership

**5—Substitution of regulation 57**

Regulation 57—delete the regulation and substitute:

**57—Database of members**

- (1) SASES must maintain a database of its members that includes the following information:
  - (a) the member's name;
  - (b) the member's residential address;
  - (c) the member's date of birth;
  - (d) the member's certificate of identity number;
  - (e) the date on which the member joined the unit.
- (2) Each member of SASES must notify the Chief Officer of any change to the information that is required to be maintained under subregulation (1).

**6—Amendment of regulation 60—Annual returns**

Regulation 60(a)—delete paragraph (a) and substitute:

- (a) a report on the financial accounts of the SASES unit for the preceding financial year; and

**7—Substitution of regulation 61**

Regulation 61—delete the regulation and substitute:

**61—Discipline of members**

- (1) A member of an SASES unit who, in the performance of official duties or otherwise—
  - (a) contravenes or fails to comply with—
    - (i) a provision of the Act or these regulations; or
    - (ii) a provision of a code of conduct for SASES published by the Chief Officer; or
    - (iii) a direction or order given to the person as a member of SASES by a person with authority to give that direction or order;
  - (b) is negligent or indolent in the discharge of official duties as a member of SASES; or
  - (c) leaves a place of duty without reasonable excuse; or
  - (d) commits a form of disgraceful or improper conduct in an official capacity; or



- (e) subverts or disrupts the operations or activities of an SASES unit; or
- (f) makes improper use of their SASES membership; or
- (g) makes improper use of property or equipment; or
- (h) behaves in any other manner that reflects seriously and adversely on SASES,

is liable to disciplinary action.

- (2) If the Deputy Chief Officer, suspects on reasonable grounds that a member of an SASES organisation may be liable to disciplinary action, the Deputy Chief Officer may carry out an investigation in relation to the matter.
- (3) The Chief Officer may, pending the outcome of any process under this regulation and if the Chief Officer thinks fit, suspend the member from service with SASES.
- (4) If, after an investigation, the Deputy Chief Officer recommends to the Chief Officer that there are grounds for disciplinary action against the member, the Chief Officer—
  - (a) must give notice in writing of that fact to the member; and
  - (b) may—
    - (i) after observing the requirements of section 116A(6) of the Act, determine to take action under section 116A(5) of the Act (on reasonable grounds); or
    - (ii) determine not to take action in relation to the matter.
- (5) The Chief Officer may, on the basis of a determination under subregulation (4)(b)(i)—
  - (a) reprimand the member;
  - (b) suspend the member for a specified period.

**Note—**

The disciplinary powers prescribed are in addition to the powers set out in section 116(5) of the Act.

- (6) The Chief Officer may appoint another officer to exercise and perform the powers and functions of the Deputy Chief Officer under this regulation.

## **8—Amendment of regulation 62—Identity cards**

- (1) Regulation 62(1)(b)—delete "an SASES unit"  
SASES
- (2) Section 62(4)—delete subregulation (4) and substitute:
  - (4) A person must, on ceasing to be a member of SASES, surrender all insignia, equipment or clothing issued to the person by SASES to the Chief Officer.

**Editorial note—**

As required by section 10AA(2) of the *Legislative Instruments 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 31 October 2024

No 95 of 2024

South Australia

# Late Payment of Government Debts (Interest) (Calculation of Interest) Amendment Regulations 2024

under the *Late Payment of Government Debts (Interest) Act 2013*

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## Contents

### Part 1—Preliminary

- 1 Short title
- 2 Commencement

### Part 2—Amendment of *Late Payment of Government Debts (Interest) Regulations 2014*

- 3 Substitution of regulation 4
    - 4 Designated contract
    - 5 Default event
    - 6 Minimum amount of interest
- 

## Part 1—Preliminary

### 1—Short title

These regulations may be cited as the *Late Payment of Government Debts (Interest) (Calculation of Interest) Amendment Regulations 2024*.

### 2—Commencement

These regulations come into operation on the day on which the *Late Payment of Government Debts (Interest) (Review) Amendment Act 2024* comes into operation.

## Part 2—Amendment of *Late Payment of Government Debts (Interest) Regulations 2014*

### 3—Substitution of regulation 4

Regulation 4—delete the regulation and substitute:

#### 4—Designated contract

For the purposes of paragraph (a)(i) of the definition of *designated contract* in section 3(1) of the Act, the prescribed number of days is 15.

#### 5—Default event

For the purposes of section 5(1)(e) of the Act, the prescribed number of days is 15.

## 6—Minimum amount of interest

- (1) For the purposes of section 6(1) of the Act, the minimum amount of interest to which a supplier under the qualifying contract in relation to which a default event occurs is entitled is to be determined in accordance with the following formula:

$$I = ND \times \frac{(IA \times PIR)}{365}$$

where

*I* is the minimum amount of interest payable to the supplier

*ND* is equal to the number of days that make up the default period

*IA* is the amount paid by or on behalf of the public authority on account of the invoice or claim that has been rendered by the supplier (exclusive of GST)

*PIR* is the prescribed interest rate applying on the first day of the month in which the default period ends.

- (2) For the purposes of subregulation (1), the default period is the period beginning on the day immediately following the end of the designated payment period and ending on the day immediately preceding the day on which payment is made by or on behalf of the public authority.
- (3) For the purposes of subregulation (2), the day on which a payment is made by or on behalf of a public authority will be taken to be—
- (a) the day on which an electronic funds transfer is made to a financial institution for processing in order to make payment to the relevant supplier; or
  - (b) the day on which payment is made by the use of a payment card or a credit card; or
  - (c) the day on which a cheque is posted to the relevant supplier.
- (4) In this regulation—

**prescribed interest rate** means a rate of 5% above the cash rate published by the Reserve Bank of Australia (expressed as an annual rate).

### Editorial note—

As required by section 10AA(2) of the *Legislative Instruments 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 31 October 2024

No 96 of 2024

South Australia

# Construction Industry Training Fund (Miscellaneous) Amendment Regulations 2024

under the *Construction Industry Training Fund Act 1993*

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## Contents

### Part 1—Preliminary

- 1 Short title
- 2 Commencement

### Part 2—Amendment of *Construction Industry Training Fund Regulations 2021*

- 3 Amendment of regulation 3—Interpretation
  - 4 Insertion of regulation 4A
    - 4A Composition of Board
  - 5 Amendment of regulation 5—Exemptions—prescribed amount
  - 6 Amendment of regulation 13—Items not subject to levy
  - 7 Repeal of regulation 16
  - 8 Substitution of Schedule 1
    - Schedule 1—Prescribed employee associations
      - 1 Prescribed employee associations
    - Schedule 2—Prescribed employer associations
      - 1 Prescribed employer associations
- 

## Part 1—Preliminary

### 1—Short title

These regulations may be cited as the *Construction Industry Training Fund (Miscellaneous) Amendment Regulations 2024*.

### 2—Commencement

- (1) Subject to subregulation (2), these regulations come into operation on the day on which they are made.
- (2) Regulations 3, 5, 6 and 7 come into operation on 1 January 2025.

## Part 2—Amendment of *Construction Industry Training Fund Regulations 2021*

### 3—Amendment of regulation 3—Interpretation

Regulation 3, definitions of *GST* and *GST law*—delete the definitions

#### 4—Insertion of regulation 4A

After regulation 4 insert:

##### 4A—Composition of Board

- (1) For the purposes of section 5(1aa)(a) of the Act—
  - (a) the Minister must, prior to nominating a person for appointment as a member of the Board for the purposes of section 5(1)(a) of the Act, consult with the prescribed employer associations; and
  - (b) the Minister must, prior to nominating a person for appointment as a member of the Board for the purposes of section 5(1)(b) of the Act, consult with the prescribed employee associations.
- (2) For the purposes of section 5(1aa)(b) of the Act—
  - (a) the Minister may only nominate a person for appointment to the Board for the purposes of section 5(1)(a) of the Act if the person is an employee, member or officer of a prescribed employer association; and
  - (b) the Minister may only nominate a person for appointment to the Board for the purposes of section 5(1)(b) of the Act if the person is an employee, member or officer of a prescribed employee association.
- (3) In this regulation—

*prescribed employee association*—see Schedule 1;  
*prescribed employer association*—see Schedule 2.

#### 5—Amendment of regulation 5—Exemptions—prescribed amount

Regulation 5—delete "\$40 000" and substitute:

\$100 000

#### 6—Amendment of regulation 13—Items not subject to levy

Regulation 13(3)—delete subregulation (3)

#### 7—Repeal of regulation 16

Regulation 16—delete the regulation

#### 8—Substitution of Schedule 1

Delete Schedule 1 and substitute:

##### Schedule 1—Prescribed employee associations

###### 1—Prescribed employee associations

The following are prescribed employee associations for the purposes of regulation 4A:

Australian Workers' Union (SA Branch)

Automotive, Food, Metals, Engineering, Printing and Kindred Industries Union (trading as Australian Manufacturing Workers' Union) (South Australian Branch)

Communications, Electrical, Electronic, Energy, Information, Postal, Plumbing and Allied Services Union of Australia (Electrical, Energy and Services Division, South Australian Branch)

Construction, Forestry and Maritime Employees Union (Manufacturing Division and Maritime Union of Australia Division, South Australian Branch)

SA Unions

## **Schedule 2—Prescribed employer associations**

### **1—Prescribed employer associations**

The following are prescribed employer associations for the purposes of regulation 4A:

Air Conditioning and Mechanical Contractors' Association of Australia Limited

Association of Wall & Ceiling Industries of SA Inc

Australian Brick & Blocklaying Training Foundation Limited (trading as Brick and Block Careers)

AWA-AGGA Limited (trading as Australian Glass and Window Association)

Civil Contractors Federation South Australia Ltd

Concrete Institute of Australia

Housing Industry Association Limited

Landscape Association of South Australia Incorporated (trading as Master Landscapers of South Australia)

Master Builders Association of SA Inc

Master Painters Australia Limited

Master Plumbers of South Australia Incorporated

National Electrical and Communications Association SA/NT (trading as NECA SA/NT)

Property Council of Australia Limited

Swimming Pool and Spa Association of Australia Ltd

Urban Development Institute of Australia (S.A. Division) Incorporated

**Editorial note—**

As required by section 10AA(2) of the *Legislative Instruments 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 31 October 2024

No 97 of 2024



## STATE GOVERNMENT INSTRUMENTS

### AUTHORISED BETTING OPERATIONS ACT 2000

#### SECTION 54(1)(C)

##### *Declaration of Condition of a Bookmaker's Licence*

Pursuant to Section 54(1)(c) of the *Authorised Betting Operations Act 2000*, I, Alison Selleck, delegate of the Liquor and Gambling Commissioner, hereby declare that it is a condition of a bookmaker's licence that the licensee may accept bets (not being bets made by telephone, internet or other electronic means) at the Crystal Brook Football Club "a day at the races" event being held on 2 November 2024 by an association incorporated under the *Associations Incorporation Act 1985*. The condition applies for the duration of the event.

Dated: 29 October 2024

ALISON SELLECK  
Manager, Gambling and Associations

### BUILDING WORK CONTRACTORS ACT 1995

#### *Exemption*

Take notice that, pursuant to Section 45 of the *Building Work Contractors Act 1995*, I, Rita McPhail as a delegate for the Minister for Consumer and Business Affairs, 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

CODY JAMES LAVIGNE (BLD 305344)

#### SCHEDULE 2

Construction of a bathroom addition at Allotment 27 Filed Plan 143855 being a portion of the land described in Certificate of Title Volume 5532 Folio 785, more commonly known as 28 Ballara Street, Mile End 5031.

#### SCHEDULE 3

1. This exemption is limited to domestic building work personally performed by the licensee in relation to the building work described in Schedule 2.
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: 29 October 2024

RITA MCPHAIL  
Director, Customer and Transformation  
Delegate for the Minister for Consumer and Business Affairs

### BUILDING WORK CONTRACTORS ACT 1995

#### *Exemption*

Take notice that, pursuant to Section 45 of the *Building Work Contractors Act 1995*, I, Rita McPhail as a delegate for the Minister for Consumer and Business Affairs, 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

KYE JOHNS (BLD 306779)

#### SCHEDULE 2

Construction of a double-storey detached dwelling at Allotment 11 Deposited Plan 6561 being a portion of the land described in Certificate of Title Volume 6124 Folio 475, more commonly known as Lot 11, Main South Road, Normanville SA 5204.

#### SCHEDULE 3

1. This exemption is limited to domestic building work personally performed by the licensee in relation to the building work described in Schedule 2.
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: 29 October 2024

RITA MCPHAIL  
Director, Customer and Transformation  
Delegate for the Minister for Consumer and Business Affairs

DEVELOPMENT ACT 1993

SECTION 48

*Decision by the Minister for Planning*

**Preamble**

1. By notice published in the Gazette on 29 August 2019 at p.3132, the then Minister for Planning declared that section 46 of the *Development Act 1993* (the Development Act) applied in respect of any development of a kind specified in the Schedule of that notice (the declaration).
2. On 21 November 2019 SouthernLaunch.Space Pty Ltd trading as Southern Launch (the Proponent), lodged an application under section 46(6) of the Development Act for development authorisation for the construction and operation of the Whalers Way Orbital Launch Complex at Sleaford and related development within the ambit of the declaration (the major development, or the development).
3. The major development has been the subject of an Environmental Impact Statement and an Assessment Report under sections 46 and 46B of the Development Act.
4. Since 1 July 2019, the Development Act has applied in relation to the proposed major development pursuant to and as modified by regulation 11(3) of the *Planning, Development and Infrastructure (Transitional Provisions) Regulations 2017* (the Transitional Regulations).
5. I am satisfied that an appropriate Environmental Impact Statement and Assessment Report have been prepared in relation to the major development, in accordance with the requirements of Part 4 Division 2 of the Development Act (as modified by regulation 11(3) of the Transitional Regulations), and I have had regard to all relevant matters under section 48(5) of the Development Act.
6. I have decided to grant a provisional development authorisation for the major development, reserving a decision on specified matters until further assessment of the major development.
7. I am delegating all of my powers and functions under section 48 of the Development Act in relation to the major development, including those matters in respect of which I have reserved my decision, to the Executive Director, Planning and Building, Planning and Land Use Services, Department for Housing and Urban Development.

**Decision**

1. Pursuant to section 48 of the *Development Act 1993* (the Development Act) (as it applies pursuant to and as modified by regulation 11(3) of the *Planning, Development and Infrastructure (Transitional Provisions) Regulations 2017* (the Transitional Regulations)), and having due regard to the matters set out in section 48(5) of the Act and all other relevant matters, I:
  - (a) grant a provisional development authorisation in relation to the major development, subject to the conditions set out in Part B below;
  - (b) pursuant to section 48(6) of the Development Act, reserve the decision on the matters specified in Part A of this authorisation until further assessment of the major development;
  - (c) specify, for the purposes of section 48(7)(b)(i) of the Development Act, all matters which are the subject of conditions or reserved matters herein as matters in respect of which the conditions of this authorisation may be varied or revoked, or new conditions attached; and
  - (d) specify, for the purposes of section 48(11)(b) of the Development Act, the period of 2 years from the date of this authorisation as the time within which substantial work must be commenced on site, failing which I may cancel this authorisation.
2. Pursuant to section 20 and, to the extent necessary, section 48(8) of the Development Act, I hereby delegate my powers and functions under section 48 of the Development Act, and the powers and functions under section 115 of the *Planning, Development and Infrastructure Act 2016*, in relation to the major development, to the Executive Director Planning and Building, Planning and Land Use Services, Department for Housing and Urban Development, including those matters in respect of which I have reserved my decision. This delegation allows for sub-delegation of relevant powers and functions by the Executive Director.

PART A: MATTERS RESERVED FOR FURTHER ASSESSMENT AND APPROVAL

1. A Works Program that identifies the stages or phases of construction of the development.
2. A Stage Details Plan for each stage that is identified in an approved Works Program, which must include:
  - (a) final detailed designs for all components of the orbital launch facility complex (i.e. Sites A, B, C, D and E) and related civil infrastructure, including site plans, building floor plans, elevations, cross-sections, specifications and details of cut and fill; and
  - (b) final detailed plans for all temporary construction components (i.e. laydown areas, works compounds, storage areas, concrete batching plants etc.).

Reason: Conditions 1-2: Provision of an overall works program for the sequenced construction of each project element, and the final detailed design plans.

3. An Environmental Improvement Program, prepared in consultation with the Department for Environment and Water and the Eyre Peninsula Landscape Board. The Program must detail measures to be undertaken to rehabilitate and restore degraded areas within the entirety of the Heritage Agreement Area (including the removal or restriction of recreational uses).

Reason: Provision of the Program for environmental management of the Heritage Agreement Area to address degrading/threatening processes that affect habitat quality and to improve the ecological value, so as to counteract the potential impacts of the launch facility.

4. A Construction Environment Management Plan (CEMP), prepared in consultation with the Environment Protection Authority; the Department for Environment and Water; the Country Fire Service; the Eyre Peninsula Landscape Board and the District Council of Lower Eyre Peninsula. The CEMP must (at a minimum) detail the predicted impacts of the major development on the following

matters, the measures that will be implemented to manage and monitor the predicted impacts on those matters, and the predicted effectiveness of the measures:

- (a) sand drift hazard, soil erosion and drainage
- (b) geomorphology and groundwater
- (c) flora and fauna
- (d) weeds and pests
- (e) air quality
- (f) noise and vibration
- (g) waste and litter
- (h) soil contamination and spill hazards
- (i) traffic
- (j) cultural heritage; and
- (k) local community impacts.

Reason: Provision of the CEMP to control for temporary (potential) impacts to the local environment during construction of the development.

5. An Operational Environmental Management Plan (OEMP), prepared in consultation with the Environment Protection Authority; Department for Environment and Water; the Department of Primary Industry and Regions South Australia; the Country Fire Service; the Eyre Peninsula Landscape Board and the District Council of Lower Eyre Peninsula. The OEMP must include an annual review procedure, including the provision of reporting to the Minister for Planning. The OEMP must (at a minimum) detail the predicted impacts of the major development on the following matters, the measures that will be implemented to manage and monitor the predicted impacts on those matters, and the predicted effectiveness of the measures:

- (a) sand drift hazard, soil erosion and drainage
- (b) geomorphology and groundwater
- (c) flora and fauna
- (d) weeds and pests
- (e) air quality and greenhouse gas emissions
- (f) noise and vibration
- (g) water quality
- (h) waste and litter
- (i) soil contamination and spill hazards
- (j) fuel and chemical storage
- (k) traffic; and
- (l) local community impacts.

Reason: Provision of the OEMP to control for temporary (potential) impacts to the local environment during the operation of the development.

The CEMP and OEMP must incorporate the following sub-plans, where relevant:

6. A Native Vegetation Management and Monitoring Plan, prepared in consultation with the Department for Environment and Water and the Eyre Peninsula Landscape Board. The Plan must address:
- (a) vegetation clearance requirements of the Native Vegetation Council
  - (b) vegetation clearance practices
  - (c) restoration measures, such as site preparation, natural regeneration or direct seeding
  - (d) protection and maintenance of remnant vegetation, including the control of current/future degrading factors (especially erosion)
  - (e) vegetation maintenance during operation, especially to maintain access or for safety clearance zones/asset protection zones around facility infrastructure
  - (f) pest plant and animal control
  - (g) fire management; and
  - (h) monitoring requirements.

Reason: Provision of the Plan to ensure that vegetation clearance controls and rehabilitation protocols both minimise clearance and allow for the expeditious rehabilitation of coastal species to control erosion and to restore and improve local habitat.

7. A Threatened Species Management and Monitoring Plan, prepared in consultation with the Department for Environment and Water, the Eyre Peninsula Landscape Board and the Australian Government Department of Climate Change, Energy, the Environment and Water. The Plan must address the measures to be implemented to avoid, minimise and off-set impacts on each threatened species that could be affected by the proposal (including consideration of any Recovery Plans that relate to each species). Species of State and Regional conservation significance listed under the *South Australian National Parks and Wildlife Act 1972* and species listed under the *Commonwealth Environment Protection and Biodiversity Conservation Act 1999* must be addressed in the Plan. The Plan must also include the following items.

- (a) A Coastal Raptor Monitoring Program, with an annual Eastern Osprey and White-bellied Sea Eagle nest survey to be implemented for the 2025 breeding season (including May/June and September/October surveys). The Program must be designed in general accordance with the Whalers Way Coastal Raptor Memorandum, prepared by EBS Ecology and dated 24/02/2022, that was included in the Response Document (Appendix F). Surveys must be undertaken by a suitably qualified coastal raptor expert (including the identification of appropriate mitigation and monitoring measures to be incorporated into the Plan).

- (b) A Southern Emu-wren (Eyre Peninsula) and Western Whipbird (eastern) / Mallee Whipbird Monitoring Program, with an annual survey to be implemented for the 2025 breeding season. The Program must be designed in general accordance with the methodology adopted for the rocket test launch campaign that was included in the Response Document (Appendix D). Surveys must be undertaken by a suitably qualified avifauna expert.
- (c) Monitoring of seal behaviour and noise on Liguanea Island and underwater noise in the nearshore area near the launch sites to be undertaken before, during and after launches. A review of risks to the marine environment would need to be undertaken after the first three years of operation. If needed, noise impacts on marine fauna could be minimised by avoiding launches during particular periods in the breeding cycles of affected species.

Reason: Requires the preparation and implementation of the Plan for the life of the development, which seeks to ensure the on-going monitoring of threatened species is undertaken in accordance with recognised scientific methods by qualified environmental practitioners at regular intervals. Such research findings must be published online, and subject to peer review if required by the Minister for Environment and Water.

- 8. A Noise Monitoring Program for the construction and operational phases, prepared in consultation with the Environment Protection Authority. The Program must be designed in general accordance with the methodology adopted for the rocket test launch campaign that was included in the Response Document. An annual reporting framework must be submitted that details the results of the noise monitoring and verification of the noise modelling undertaken for the Environmental Impact Statement and Response Document, including independent peer review.
- 9. A Pest Plant and Animal Management and Monitoring Plan, prepared in consultation with the Department for Environment and Water and the Eyre Peninsula Landscape Board.

Reason: To ensure that weeds are controlled and feral animals within the project area are permanently eradicated, to assist in the further rehabilitation of the land.

- 10. A Sand Drift Hazard, Soil Erosion and Drainage Management Plan, prepared in consultation with the Environment Protection Authority and the Department for Environment and Water.

Reason: To ensure that construction and operational activities do not result in coastal erosion, through the provision of a management plan that avoids, mitigates, manages or rehabilitates such impacts to the natural environment.

- 11. A Fire and Emergency Management Plan, prepared in consultation with the South Australian Country Fire Service and Safework SA.

Reason: To ensure the risk of fire events associated with operational activities are minimised, consistent with SA Country Fire Service requirements.

- 12. A Road and Traffic Management Plan, prepared in consultation with, and to the satisfaction of, the relevant road authority (District Council of Lower Eyre Peninsula and/or the Department for Infrastructure and Transport) under the *Local Government Act 1999* and the *Highways Act 1926*. The Plan must address the following matters:

- (a) the type of vehicles to be used, their distributions and frequency
- (b) safety impacts associated with transport of rocket componentry, propellants and other materials used in both the assembly and launch process during operational use
- (c) traffic management strategies (where required):
  - speed limits along the length of the route (having regard to safety considerations, the impact on the road surface, the protection of native fauna and any other relevant matters)
- (d) required road infrastructure upgrades and road maintenance requirements. A risk-based approach must be used to determine all road infrastructure upgrades, including school bus routes, tourism operators and visitors and local residents and businesses.

The Plan must include all roads and intersections proposed for the transport of construction materials and operational components of the development and a Pavement Monitoring & Management Sub-plan.

- 13. A Road Infrastructure Agreement, outlining the financial arrangements and/or contributions associated with any required road infrastructure upgrades and ongoing maintenance arrangements, where relevant, entered into between the proponent and the relevant road authority (District Council of Lower Eyre Peninsula and the Department for Infrastructure and Transport) under the *Local Government Act 1999* and the *Highways Act 1926*.

Reason: Conditions 12-13 are to ensure that the development provides safe, efficient and appropriate access for the types of vehicles and number of movements during the construction and operational phases of the development, including initial upgrade works to local and state roads, and to maintain an agreed service level over the life of the orbital launch facility.

- 14. A Waste Management and Minimisation Plan, prepared in consultation with the Environment Protection Authority and District Council of Lower Eyre Peninsula (to the extent relevant to their respective legislative authority).

Reason: To ensure that waste materials generated from the site are appropriately managed, from initial identification, separation, temporary storage, re-use and off-site disposal. The Plan must develop and implement source reduction strategies to minimise the generation of waste and to maximise re-use and recycling of waste streams.

- 15. A Cultural Heritage Management Plan, prepared in consultation with the Traditional Owner groups and the relevant Aboriginal heritage representatives, that establishes protocols to apply to the discovery of any Aboriginal sites, objects and/or remains during construction.

Reason: To ensure the Plan identifies, protects and maintains Aboriginal cultural heritage sites, artefacts and objects during the construction and operation of the development, including on-going cultural awareness training for employees and visitors to the site.

- 16. A Communication Protocol for launch events and the associated implementation of exclusion zones and temporary restricted areas, prepared in consultation with Seafood Industry South Australia.

Reason: To ensure launch events (and the approved launch window and expected exclusion zone areas) are made known to the commercial fishing sector, with the means and method of notice prepared in conjunction with industry representatives, including the establishment of an information line by Southern Launch. The protocol must cover the overall period of exclusion, potential delays, and the notification to resume operations.

- 17. A Launch Event Management Plan, prepared in consultation with the District Council of Lower Eyre Peninsula. The Plan must address the likely increased visitation to the location to observe a launch event, including public communication, signage, traffic management and measures to enhance the visitor experience (such as providing suitable viewing opportunities).

18. Complaints Management Procedure and Community/Stakeholder Engagement Plan, prepared in consultation with the District Council of Lower Eyre Peninsula.

Reason: Conditions 17-18 are to establish, maintain and publish management procedures for each launch event, and provide a complaints management procedure and engagement plan to ensure such events are undertaken in a safe and efficient manner for both local residents, visitors and the public more generally.

19. Building Rules compliance must be assessed and certified for each stage or component of the development by an accredited professional (or by a person determined by the Minister) and a copy of all relevant certification documentation must be provided to the Minister.

Reason: To ensure the safety and stability of construction in accordance with the National Construction Code, and relevant state building policies, being certified by an accredited building professional.

#### PART B: GENERAL CONDITIONS

20. In regard to the satisfaction of the reserved matters and general conditions (as outlined in Parts A and B of the Decision Notice), documentation submitted by the proponent shall be considered by an across government Working Group, chaired by the Department for Housing and Urban Development - Planning and Land Use Services. The Working Group shall comprise relevant state agency and local government representatives (plus the proponent - Southern Launch), from which advice to the Department and/or Minister for Planning (the Minister) will be provided to determine whether each reserved matter or condition has been satisfactorily addressed, or whether further information is required.

Reason: To ensure that final plans and documentation is reviewed by relevant state agencies and the local council before construction and/or implementation. This may also result in the imposition of additional conditions related to their satisfaction.

21. Except where minor amendments may be required by other legislation or by conditions imposed herein, the construction, operation, use and maintenance of the development must be undertaken in accordance with the approved plans and details, drawings, designs and specifications:

(a) Set out in the application:

- (i) Whalers Way Orbital Launch Complex – Environmental Impact Statement – June 2021 (including Appendices A to AE)
- (ii) Whalers Way Orbital Launch Complex – Response Document – August 2022
- (iii) Southern Emu-wren Management Plan – 19 July 2023;
- (iv) Mallee Whipbird Management Plan – 19 July 2023;
- (v) EPBC Offset Strategy – Southern Emu-wren and Mallee Whipbird – 19 July 2023;
- (vi) Request for further information – Launch Exclusion Zones - Undated;
- (vii) Additional Information Addendum – Undated; and
- (viii) Summary document (update to the EIS and Response Document) – Undated

(b) Set out in the final and approved:

- (i) Works Program;
- (ii) Stage Details Plan for each stage identified in an approved Works Program;
- (iii) Environmental Improvement Program;
- (iv) Construction Environment Management Plan (CEMP);
- (v) Operational Environmental Management Plan (OEMP);
- (vi) Native Vegetation Management and Monitoring Plan;
- (vii) Threatened Species Management Plan;
- (viii) Noise Monitoring Program;
- (ix) Pest Plant and Animal Management and Monitoring Plan;
- (x) Sand drift Hazard, Soil Erosion and Drainage Management Plan;
- (xi) Fire and Emergency Management Plan;
- (xii) Road and Traffic Management Plan;
- (xiii) Waste Management and Minimisation Plan;
- (xiv) Cultural Heritage Management Plan;
- (xv) Communication Protocol;
- (xvi) Launch Event Management Plan; and
- (xvii) Complaints Management Procedure and Community/Stakeholder Engagement Plan.

To the extent of any inconsistency, and subject to any contrary intention, a later document will prevail over an earlier one.

Reason: To ensure the proponent undertakes the development in accordance with an approved and final set of plans and documentation.

22. The major development (including all stages and components) must be substantially completed within five years of the date of this authorisation, failing which an extension of time may be sought from the Minister prior to the expiry of that period or the authorisation may be cancelled.

23. Should the development not be substantially completed within five years of the date of this authorisation, and no extension of time sought before such expiry and subsequently approved, the state and condition of the land and buildings must be reinstated, so far as is reasonably practicable, to the state and condition that the land and buildings were in immediately before the commencement of the major development.

Reason: Conditions 22-23 are to ensure that all stages of the development are commenced and/or completed within the approved timeframe; or where the development is not commenced or remains incomplete (without further extension or authorisation), the risk of cancellation and/or remediation is dealt with.

24. No building works on any part of the site of the development may commence until a favourable decision has been notified to the proponent by the Minister in respect of the reserved matters (PART A) and until a development authorisation under section 48(2) of the *Development Act 1993* and/or section 115(2) of the *Planning, Development and Infrastructure Act 2016* is granted for the relevant stage or component as is approved in the Works Program.

Reason: Prior to the commencement of construction, all building works must be certified in accordance with the building rules.

25. The implementation of the CEMP and OEMP must be continuously monitored and reviewed to ensure compliance with the measures to manage and monitor relevant impacts and the effectiveness of those measures and updated (with approval of the Minister) as necessary. Each review must be made publicly available and a copy provided to the Minister until all construction stages or components are complete.

Reason: The CEMP and OEMP are 'living documents' that must be periodically updated to ensure that their effectiveness over time is maintained, including the adoption of new measures and the deletion of measures that are no longer effective or required.

26. The total number of launches permitted from the launch facility must not exceed 36 orbital launches per annum and six sub-orbital launches per annum (and up to 10 engine tests). The size of the largest rocket launched must not exceed 30m in height, with a thrust no greater than 2,300 kN (kilonewtons). The launch of the largest rockets must be restricted to Launch Pad B.

Reason: The facility must not exceed the approved number of launches per annum, including a maximum threshold on rocket capability/performance. The launching of the largest rockets from Pad B only would reduce noise impacts on a cluster of known Southern Emu-wren locations.

27. Council, utility or state agency maintained infrastructure that is demolished, altered, removed or damaged without lawful authority in the implementation of the development, must be reinstated to council, utility or state agency specifications as applicable. All costs associated with these works must be met by the proponent.

Reason: Utility, state and local government infrastructure must be reinstated if damaged or altered without lawful authority during construction or operation of the development.

28. All road infrastructure upgrades must be completed to the standard required to enable use of the identified vehicle type (as specified in the Road and Traffic Management Plan), to the satisfaction of the relevant road authority.

29. All road infrastructure upgrades, unless otherwise identified, are to be funded by the proponent.

Reason: Conditions 28-29 are to ensure the proponent is responsible for the design, delivery, installation and maintenance of required road infrastructure improvements, and meets the overall cost of such works.

30. Should the proponent or any subsequent owner or operator of the launch facility intend that the operation of the orbital launch facility or portion of it will cease, the Minister must be advised as soon as is reasonably practicable. Furthermore, a Decommissioning and Rehabilitation Plan (DRP) must be prepared in consultation with relevant government agencies and the local council and must be submitted to the reasonable satisfaction of the Minister.

The DRP must be prepared nine months prior to the time that the operation (or relevant portion of it) is scheduled to cease, and include information related to:

- (a) identifying assets to be rehabilitated, remediated, decommissioned and/or removed, along with those that are proposed to be retained and the proposed tenure and management arrangements
- (b) confirming responsibility for costs associated with rehabilitation, remediating, decommissioning and/or removing and retaining assets
- (c) handover arrangements for useable assets
- (d) responsibility for future management and maintenance of useable assets; and
- (e) measures, if required, to remove fuel and chemical storage and wastewater treatment facilities in accordance with relevant legislation and standards.

31. Decommissioning of the development and rehabilitation of the site must be undertaken in accordance with the approved DRP.

Reason: Conditions 30-31 are to ensure that the operator of the development makes good the condition of the land at the cessation of operations.

32. All external lighting, including for car parking areas and buildings within the launch complex must be designed and constructed to conform with Australian/New Zealand Standard AS/NZS 4282:2023 – Control of Obtrusive Effects of Outdoor Lighting and the National Light Pollution Guidelines for Wildlife (Commonwealth Department of Climate Change, Energy, the Environment and Water, 2023). Lighting must be located, directed and shielded, and of such limited intensity, as far as reasonably practicable, that no unreasonable nuisance is caused to any person beyond the boundary of the site.

33. All vehicle car parks, driveways and vehicle entry and manoeuvring areas at or providing access to and from the launch facility complex must be designed and constructed in accordance with the relevant Australian Standards and appropriately line marked, and must be constructed, drained and paved with bitumen, concrete or compacted gravel (or other such material as agreed to by the Minister), in accordance with sound engineering practice.

34. All loading and unloading, parking and manoeuvring areas at or providing access to and from the launch facility complex must be designed and constructed to ensure that all vehicles can safely traffic the site and enter and exit the subject land in a forward direction.

35. All stormwater design and construction must be in accordance with Australian Standards and recognised engineering best practice to ensure that stormwater does not adversely affect any adjoining property or public road.

36. All liquids or chemical substances that are to be stored at the launch facility complex and that have the ability to cause environmental harm must be located within a bunded compound that has a capacity of at least 120% of the volume of the largest container, in accordance with the EPA Bunding and Spill Management Guidelines (2016).

Reason Conditions 32-36 are to ensure that various infrastructure works (including the storage of liquids and chemical substances) are undertaken, consistent with the relevant final design specifications, Australian Standards or environmental guidelines.

37. Unless otherwise specifically provided for in these conditions, or otherwise agreed to in writing with the Minister, all costs necessary for compliance with these conditions must be met solely by the proponent.

Reason: The proponent is responsible for the implementation of the development in accordance with its approved plans and documentation, with all costs met by the proponent.

## ADVISORY NOTES

- a. The proponent is advised that all conditions must be met including monitoring, mitigation and reporting requirements as detailed in relevant management plans. Failure to comply with a condition is a breach of the *Development Act 1993* or the *Planning, Development and Infrastructure Act 2016* (as applicable), under which this authorisation is given.
- b. An accredited professional undertaking Building Rules assessments for each stage or component must ensure that the assessment and certification for any stage or component is consistent with this provisional development authorisation and the approved Works Program (including any conditions or advisory notes that apply in relation to this provisional development authorisation).
- c. Construction of each stage or component of the development may commence only after a Building Rules assessment and certification has been undertaken in relation to that stage or component and has been issued by an accredited professional undertaking Building Rules assessments, and the Minister for Planning has received a copy of the relevant certification documentation.
- d. In accordance with the *National Heavy Vehicle Law (South Australia) Act 2013*, the proponent must apply to the National Heavy Vehicle regulator to obtain permits for use of Restricted Access Vehicles and/or High Productivity Vehicles on public roads, where access for such vehicles is currently not available. This might include such things as construction equipment and vehicles carrying large indivisible construction materials. This might also include access for vehicles such as Road Trains or Performance Based Standards (PBS) vehicles to transport commodities.
- e. Prior to the use of any High Productivity Vehicles, the Department for Infrastructure and Transport requires that any additional road infrastructure upgrades required to facilitate this use, must be completed to the satisfaction of the relevant road authority.
- f. An important initial step, as outlined in the Heavy Vehicle Access Framework, is to have an assessment of the route undertaken by an Authorised Route Assessor, at the proponent's cost. This process will identify any upgrades required to make the route safe and suitable for the type of vehicle access requested. As part of the approval/s, the proponent will be required to prepare a list of final transport infrastructure improvement needs upon completion of a full route assessment. If this is necessary, the list should identify the scope, timing and estimated cost of the required improvements.
- g. The proponent is reminded of its obligations under the *Aboriginal Heritage Act 1988* that excavation, damage, disturbance of, or interference with, any Aboriginal site, object or ancestral remains is unlawful without ministerial authorisation under sections 21 and 23 of the Act.
- h. The proponent, and all agents, employees and contractors, such as construction crew, are reminded of requirements under the *Aboriginal Heritage Act 1988*, particularly the requirement to immediately contact the Attorney-General's Department - Aboriginal Affairs and Reconciliation in the event that archaeological items (especially skeletal material) are uncovered during earthmoving.
- i. The proponent is reminded of requirements under the *Native Title Act 1993* particularly those requiring consultation with appropriate representatives of any relevant Aboriginal Groups in relation to any known sites of significance in the area and any Native Title Claims over the sea bed and subjacent lands.
- j. The proponent is reminded of requirements under the *Native Vegetation Act 1991* and the *Native Vegetation Regulations 2017*, particularly where native vegetation clearance must be undertaken in accordance with a management plan that has been approved by the Native Vegetation Council that results in a significant environmental benefit on the property where the development is being undertaken, or a payment is made into the Native Vegetation Fund of an amount considered by the Native Vegetation Council to be sufficient to achieve a significant environmental benefit in the manner contemplated by section 21(6) of the *Native Vegetation Act 1991*, prior to any clearance occurring. To vary the Heritage Agreement, the proponent must secure the agreement of the Native Vegetation Council and the Minister for Climate, Environment and Water under section 23(5) of the *Native Vegetation Act 1991*.
- k. The proponent is reminded of requirements under the *National Parks and Wildlife Act 1972*, particularly as permits are required for the 'taking of protected animals', such for the capture and relocation of animals during construction and the destruction or relocation of animals during operation.
- l. The proponent is reminded that an environmental authorisation (license) may be required for components of this development. Before commencing operations, the applicant/operator should contact the Environment Protection Authority on [EPALicensing@sa.gov.au](mailto:EPALicensing@sa.gov.au) for information about the licensing application process and requirements.
- m. The proponent/owner/operator is reminded of their general environmental duty, as required by section 25 of the *Environment Protection Act 1993*, to take all reasonable and practicable measures to ensure that activities on the site and associated with the site (including during construction) to not pollute the environment in a way which causes or may cause environmental harm.
- n. The proponent is reminded of requirements under the Commonwealth *Environment Protection and Biodiversity Conservation Act 1999* not to undertake any activity that could have a significant effect on any matter of National Environmental Significance without the approval of the Commonwealth Minister for the Environment and Water.
- o. Should the proponent wish to vary the major development or any portion of it, an application to the Minister must be submitted, provided that the development application variation remains within the ambit of the Environmental Impact Statement and Assessment Report referred to in this development authorisation. If an application variation involves substantial changes to the proposal, pursuant to section 47 of the *Development Act 1993* or section 114 of the *Planning, Development and Infrastructure Act 2016* (as applicable), the proponent may be required to prepare an amended Environmental Impact Statement for public consultation. An amended Assessment Report may also be required to assess any new issues not covered by the original Assessment Report and the decision made pursuant to section 48 of the *Development Act 1993* or section 115 of the *Planning, Development and Infrastructure Act 2016* (as applicable).
- p. The Minister has a specific power to require testing, monitoring and auditing under section 48C of the *Development Act 1993* or section 117 of the *Planning, Development and Infrastructure Act 2016* (as applicable).
- q. In regards to Conditions 4-5, the CEMP and OEMP must be prepared taking into consideration, and with explicit reference to, relevant *Environment Protection Act 1993* policies and guidance documents, including but not limited to:
  - the Environment Protection (Air Quality) Policy 2016
  - the Environment Protection (Commercial and Industrial Noise) Policy 2023
  - the Environment Protection (Water Quality) Policy 2015
  - the Environment Protection (Waste to Resources) Policy 2010
  - the Environment Protection (Used Packaging Materials) Policy 2012

- the Environment Protection Authority Bunding and Spill Management Guideline 2016
- Environment Protection Authority Handbooks for Pollution Avoidance
- the Environment Protection Authority Stormwater Pollution Prevention Code of Practice for the *Building and Construction Industry 1999*
- the Environment Protection Authority guideline ‘Construction environmental management plan (CEMP) 2019’
- any other relevant legislative requirements, Guidelines and Australian Standards.

Dated: 29 October 2024

NICK CHAMPION MP  
Minister for Planning

## ELECTORAL ACT 1985

## PART 9, DIVISION 5

*Declared Institutions*

Pursuant to Section 83 of the *Electoral Act 1985*, I, Mick Sherry, Electoral Commissioner, hereby revoke the Schedule of Declared Institutions within the *Government Gazette* dated 27 February 2024 and pronounce the following as Declared Institutions:

## THE SCHEDULE

Calvary Brighton Aged Care 580 Brighton Road, South Brighton 5048  
Anglicare SA—Trott Park 4 Kangaroo Thorn Road, Trott Park 5158

Dated 28 October 2024

M. SHERRY  
Electoral Commissioner

## ENERGY RESOURCES ACT 2000

*Application for Variation of Pipeline Licences—PLs 7, 8 and 18*

Pursuant to Section 65(6) of the *Energy Resources Act 2000* (the Act) and Delegated powers dated 19 August 2024, notice is hereby given that East Australian Pipeline Pty Limited has applied for a variation to pipeline licence (PL) 7, Gorodok Pty Ltd has applied for a variation to PL 8 and APA (SWQP) Pty Limited has applied for a variation to PL 18.

The applications will be determined on or after 14 November 2024.

*Description of Applications*

The variations of the above-mentioned pipeline licences have been sought to allow the Moomba to Sydney Pipeline (PL 8) to be re-purposed from the transportation of ethane to the transportation of natural gas. In order to do this the following modifications are proposed:

**PL 7—Moomba to Wilton Pipeline**

Installation of a new section of buried pipeline, approximately 45m in length (steel O.D 114.3mm), to connect the Moomba-Wilton Pipeline (PL 7) to the Moomba–Sydney Gas Pipeline (PL 8) for the supply of natural gas to PL 8 to facilitate future operations and maintenance. The proposed new section will be contained within the Moomba Scraper Station at the receipt point of PL 7 and PL 8 at the Moomba Gas Plant.

**PL 8—Moomba to Sydney Pipeline**

Installation of a new connection point to the Moomba Compressor Station (a part of the QSN Pipeline System (PL 18)), to facilitate the main supply of natural gas to PL 8. The connection point is proposed to be installed via a hot tapped tie-in on PL 8, at a point approximately 825m south of the Moomba Scraper Station, the PL 8 receipt point at Moomba Gas Plant. The modifications to PL 8 will facilitate the conversion of the pipeline from ethane transmission to the transmission of natural gas.

**PL 18—QSN Pipeline System**

Construction of a new section of buried pipeline, approximately 650m in length (steel O.D 219.1mm), connecting the Moomba Compressor Station (PL 18) to the tie-in point on PL 8. The proposed new section of pipeline will provide the main supply of natural gas to PL 8.

*Description of Areas***PL 7**

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

Lines joining points of coordinates set out in the following table:

*MGA Zone 54*

422042.52mE	6889708.05mN	Moomba
422032.52mE	6889598.05mN	
421982.52mE	6889418.05mN	
422343.86mE	6889111.25mN	
424902.51mE	6886938.06mN	
429460.60mE	6883365.34mN	
429460.60mE	6883365.34mN	
441092.48mE	6874248.06mN	
476652.42mE	6843768.08mN	
497202.38mE	6828298.09mN	
499935.27mE	6826371.32mN	South Australia/Queensland border
and		
422024.03mE	6889750.80mN	Moomba



421980.44mE 6889599.22mN  
 421945.07mE 6889373.27mN  
 422189.37mE 6889009.85mN  
 422189.37mE 6889009.85mN  
 422190.04mE 6889010.31mN  
 422190.82mE 6889010.76mN  
 422191.79mE 6889011.43mN  
 422196.54mE 6889014.64mN  
 422242.52mE 6888948.05mN  
 422452.52mE 6888318.05mN  
 427582.51mE 6883688.06mN  
 429392.50mE 6883268.06mN  
 429460.60mE 6883365.34mN

and

422029.82mE 6889718.56mN  
 422071.65mE 6889713.33mN

LENGTH: **111.15** kilometres approximately

**PL 18**

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

Lines joining points of coordinates set out in the following table:

*GDA1994 MGA Zone 54*

499969.91mE 6935586.63mN  
 499676.14mE 6935404.69mN  
 499640.75mE 6935382.87mN  
 499626.45mE 6935374.35mN  
 499626.15mE 6935374.12mN  
 499625.76mE 6935373.90mN  
 499011.59mE 6935028.15mN  
 499010.80mE 6935027.60mN  
 499009.90mE 6935027.16mN  
 498448.40mE 6934791.15mN  
 498447.80mE 6934790.93mN  
 498447.21mE 6934790.70mN  
 497065.58mE 6934325.44mN  
 497064.10mE 6934324.89mN  
 497062.72mE 6934324.33mN  
 495784.48mE 6933638.73mN  
 495783.59mE 6933638.17mN  
 495782.70mE 6933637.62mN  
 495195.55mE 6933250.59mN  
 495193.98mE 6933249.70mN  
 495192.00mE 6933248.71mN  
 494624.73mE 6933016.96mN  
 494623.85mE 6933016.52mN  
 494622.96mE 6933016.18mN  
 494404.98mE 6932896.89mN  
 494404.49mE 6932896.56mN  
 494404.00mE 6932896.34mN  
 494362.02mE 6932868.41mN  
 494334.53mE 6932850.11mN  
 494333.54mE 6932849.45mN  
 494332.46mE 6932848.89mN  
 494207.90mE 6932788.91mN  
 494207.60mE 6932788.68mN  
 494207.10mE 6932788.57mN  
 493758.95mE 6932543.44mN  
 493756.78mE 6932542.11mN  
 493754.71mE 6932540.44mN  
 492763.32mE 6931599.34mN  
 492759.77mE 6931596.67mN  
 492756.12mE 6931594.80mN  
 492095.74mE 6931357.22mN  
 492094.86mE 6931356.88mN  
 492093.97mE 6931356.44mN

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491330.61mE	6931006.88mN
491327.66mE	6931005.66mN
491324.41mE	6931005.00mN
491114.90mE	6930970.83mN
491111.06mE	6930969.95mN
491107.42mE	6930968.28mN
490649.36mE	6930695.55mN
490648.27mE	6930695.00mN
490647.09mE	6930694.44mN
490640.79mE	6930692.00mN
490639.31mE	6930691.45mN
490637.64mE	6930691.00mN
490103.61mE	6930542.14mN
490101.44mE	6930541.37mN
490099.48mE	6930540.48mN
489815.68mE	6930385.50mN
489581.15mE	6930256.92mN
489568.45mE	6930249.81mN
489488.96mE	6930206.32mN
489488.56mE	6930206.10mN
489488.26mE	6930205.99mN
489417.24mE	6930175.90mN
488316.64mE	6929708.99mN
488281.07mE	6929694.00mN
488268.96mE	6929688.89mN
488228.77mE	6929671.80mN
486525.78mE	6928949.23mN
486515.24mE	6928944.79mN
485908.07mE	6928687.00mN
485890.34mE	6928679.56mN
485872.51mE	6928672.01mN
484184.37mE	6927955.89mN
481228.20mE	6926701.93mN
481210.67mE	6926694.81mN
481193.65mE	6926687.36mN
481186.85mE	6926684.58mN
478447.05mE	6925522.00mN
477702.91mE	6925206.29mN
477702.12mE	6925205.96mN
477701.43mE	6925205.62mN
477697.10mE	6925203.18mN
477696.31mE	6925202.84mN
477695.73mE	6925202.40mN
477289.82mE	6924917.50mN
477264.93mE	6924899.85mN
477220.38mE	6924865.09mN
477220.08mE	6924864.75mN
477219.78mE	6924864.53mN
477182.11mE	6924838.21mN
477166.17mE	6924826.88mN
477145.51mE	6924812.45mN
477137.25mE	6924806.67mN
477080.88mE	6924767.34mN
477077.83mE	6924765.24mN
477051.77mE	6924747.02mN
477049.21mE	6924745.36mN
477046.55mE	6924744.02mN
477034.949mE	6924739.79mN
476986.50mE	6924723.19mN
476978.14mE	6924720.40mN
476972.33mE	6924718.40mN
476969.67mE	6924717.40mN
476967.31mE	6924716.07mN
476952.16mE	6924705.96mN
476936.13mE	6924694.74mN
476903.17mE	6924671.96mN

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476855.65mE	6924639.31mN
476712.72mE	6924540.45mN
476705.05mE	6924534.89mN
476700.43mE	6924532.45mN
476694.91mE	6924531.11mN
476633.26mE	6924524.23mN
476630.21mE	6924523.89mN
476626.17mE	6924523.44mN
476611.40mE	6924522.08mN
476601.55mE	6924521.06mN
476582.15mE	6924519.04mN
476528.38mE	6924513.51mN
476526.22mE	6924513.17mN
476524.15mE	6924512.62mN
476519.42mE	6924511.17mN
476517.35mE	6924510.39mN
476515.38mE	6924509.39mN
476287.62mE	6924372.47mN
476284.97mE	6924370.80mN
476279.26mE	6924367.36mN
476272.28mE	6924363.13mN
476248.27mE	6924348.68mN
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476221.71mE	6924332.79mN
476214.03mE	6924328.12mN
476207.94mE	6924324.45mN
476196.52mE	6924317.68mN
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475954.99mE	6924172.53mN
475868.91mE	6924120.96mN
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475834.38mE	6924099.95mN
475818.54mE	6924090.39mN
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475511.11mE	6923906.12mN
475508.84mE	6923905.22mN
475217.77mE	6923817.68mN
475216.79mE	6923817.34mN
475215.80mE	6923817.01mN
475127.42mE	6923781.49mN
475102.53mE	6923771.58mN
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475065.03mE	6923756.77mN
475034.63mE	6923744.41mN
475027.34mE	6923741.51mN
474987.68mE	6923725.71mN
474978.43mE	6923722.03mN
474773.73mE	6923640.18mN
474764.57mE	6923636.50mN
474747.75mE	6923629.72mN
474738.30mE	6923625.82mN
474725.90mE	6923620.92mN
474712.82mE	6923616.24mN
474705.72mE	6923615.12mN
474698.63mE	6923616.43mN
474648.85mE	6923634.50mN
474644.42mE	6923635.60mN
474640.18mE	6923635.81mN
474616.55mE	6923634.54mN
474612.60mE	6923633.98mN
474608.77mE	6923632.86mN
474585.55mE	6923622.29mN
474569.12mE	6923614.72mN
474480.85mE	6923573.77mN

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474479.97mE	6923573.44mN
474479.08mE	6923573.10mN
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474472.98mE	6923570.88mN
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472998.23mE	6923130.45mN
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472989.87mE	6923126.89mN
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472947.77mE	6923101.64mN
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471467.37mE	6921638.36mN
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471184.10mE	6921373.49mN
471182.62mE	6921371.83mN
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471143.31mE	6921336.83mN
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471097.33mE	6921296.51mN
471089.86mE	6921289.85mN
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471009.77mE	6921219.87mN
470868.46mE	6921095.91mN

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470767.84mE	6921007.60mN
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469856.03mE	6920236.48mN
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469824.18mE	6920214.24mN
469777.10mE	6920181.45mN
469749.58mE	6920162.43mN
469732.97mE	6920150.87mN
469512.49mE	6919997.56mN
469511.11mE	6919996.56mN
469509.84mE	6919995.79mN
469035.68mE	6919706.67mN
469034.31mE	6919705.78mN
469033.03mE	6919704.90mN
469008.86mE	6919685.45mN
468953.14mE	6919640.44mN
468934.38mE	6919625.21mN
468665.65mE	6919408.40mN
468664.86mE	6919407.74mN

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468654.35mE	6919397.41mN
468654.06mE	6919397.18mN
467684.94mE	6918357.44mN
467684.35mE	6918357.00mN
467683.86mE	6918356.44mN
467677.77mE	6918351.22mN
467677.08mE	6918350.55mN
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466824.35mE	6917757.37mN
466819.44mE	6917753.92mN
466767.36mE	6917717.67mN
466766.18mE	6917716.78mN
466765.10mE	6917716.00mN
465792.96mE	6916805.82mN
465762.43mE	6916777.03mN
465714.03mE	6916731.92mN
465697.44mE	6916716.25mN
465687.32mE	6916706.93mN
465284.22mE	6916329.57mN
465283.14mE	6916328.57mN
465281.96mE	6916327.24mN
464795.36mE	6915698.84mN
464793.11mE	6915696.29mN
464790.85mE	6915694.40mN
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464746.64mE	6915663.26mN
464742.52mE	6915660.36mN
464727.10mE	6915649.57mN
464719.44mE	6915644.01mN
464699.99mE	6915630.21mN
464689.37mE	6915622.66mN
464668.65mE	6915608.19mN
464663.64mE	6915604.63mN
464612.08mE	6915568.04mN
464598.12mE	6915558.58mN
464590.56mE	6915553.24mN
464579.17mE	6915545.12mN
464561.88mE	6915532.88mN
464554.71mE	6915527.77mN
464531.43mE	6915511.30mN
464470.33mE	6915468.48mN
464410.81mE	6915426.54mN
464374.37mE	6915400.73mN
464351.38mE	6915384.48mN
464295.30mE	6915344.99mN
464243.64mE	6915308.62mN
464126.36mE	6915226.19mN
464113.49mE	6915216.96mN
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463597.46mE	6914853.50mN
463575.16mE	6914837.82mN
463481.17mE	6914771.18mN
463480.38mE	6914770.62mN
463479.70mE	6914770.07mN
463470.47mE	6914762.06mN
463469.78mE	6914761.28mN
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463455.36mE	6914745.95mN
463412.98mE	6914700.62mN
463405.03mE	6914692.08mN
463386.50mE	6914671.97mN

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463229.14mE	6914503.00mN
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463228.55mE	6914502.44mN
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463224.92mE	6914498.99mN
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462786.46mE	6914147.60mN
462785.28mE	6914146.83mN
462778.70mE	6914142.59mN
462778.11mE	6914142.26mN
462718.17mE	6914111.72mN
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460936.63mE	6912799.14mN
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459810.24mE	6911743.84mN
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459661.15mE	6911542.94mN
459657.62mE	6911539.38mN
459653.50mE	6911536.49mN
459555.66mE	6911486.98mN
459552.62mE	6911485.08mN
459549.87mE	6911482.64mN
459546.24mE	6911478.75mN
459543.89mE	6911476.08mN
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459514.17mE	6911416.60mN
459505.67mE	6911399.40mN
459452.50mE	6911293.32mN
459448.59mE	6911287.99mN
459443.19mE	6911283.88mN
459423.45mE	6911273.17mN
459407.83mE	6911264.59mN
459319.34mE	6911215.10mN
459100.14mE	6911092.51mN
459097.69mE	6911090.95mN
459095.73mE	6911089.28mN
457218.53mE	6909384.99mN
457200.49mE	6909368.64mN
457164.50mE	6909335.72mN
457127.53mE	6909302.13mN
457115.96mE	6909291.78mN

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457064.57mE	6909246.51mN
457048.58mE	6909232.95mN
457034.16mE	6909220.71mN
457018.47mE	6909207.47mN
457014.26mE	6909204.02mN
457004.44mE	6909195.67mN
456982.77mE	6909177.44mN
456960.70mE	6909158.85mN
456949.82mE	6909149.62mN
456480.60mE	6908753.67mN
456478.35mE	6908751.34mN
456476.59mE	6908749.12mN
455784.74mE	6907646.02mN
455780.92mE	6907641.57mN
455776.21mE	6907638.23mN
453797.40mE	6906584.61mN
453796.71mE	6906584.27mN
453796.03mE	6906583.82mN
453790.34mE	6906580.04mN
453789.55mE	6906579.48mN
453788.76mE	6906578.81mN
451156.88mE	6904434.02mN
451103.36mE	6904390.38mN
451081.21mE	6904372.35mN
451073.27mE	6904366.00mN
451040.14mE	6904338.94mN
450959.37mE	6904273.03mN
450947.42mE	6904263.23mN
450944.38mE	6904260.78mN
450921.64mE	6904242.19mN
450910.18mE	6904232.83mN
450890.47mE	6904217.14mN
450889.40mE	6904216.25mN
450888.12mE	6904215.47mN
450886.46mE	6904214.46mN
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450839.85mE	6904187.68mN
450831.51mE	6904182.99mN
446130.47mE	6901500.22mN
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445456.38mE	6901137.47mN
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444857.33mE	6900714.01mN
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444596.77mE	6900573.54mN



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429828.39mE	6891784.64mN

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421847.36mE 6889022.81mN  
421847.26mE 6889022.47mN  
421846.50mE 6889019.81mN  
421846.40mE 6889019.37mN  
421846.30mE 6889019.03mN  
421846.21mE 6889018.59mN  
421846.02mE 6889017.70mN  
and  
421919.62mE 6888816.96mN  
421919.75mE 6888817.41mN

421962.25mE 6888806.03mN  
421998.69mE 6888940.67mN  
422139.07mE 6888903.07mN  
422403.72mE 6889076.03mN  
422427.55mE 6889091.89mN

LENGTH: **93.28** kilometres approximately

Dated: 25 October 2024

PAUL DE IONNO  
Acting Executive Director  
Regulation and Compliance Division  
Department for Energy and Mining  
Delegate of the Minister for Energy and Mining

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ENERGY RESOURCES ACT 2000

*Suspension of Petroleum Exploration Licences—PELs 138, 143 and 499*

Pursuant to Section 90 of the *Energy Resources Act 2000*, notice is hereby given that the abovementioned Petroleum Exploration Licences have been suspended for the period from 20 October 2024 to 19 April 2025 inclusive, pursuant to delegated powers dated 19 August 2024.

The expiry date of PEL 138 is now determined to be 22 March 2027.

The expiry date of PEL 143 is now determined to be 20 April 2028.

The expiry date of PEL 499 is now determined to be 1 May 2025.

Dated: 28 October 2024

PAUL DE IONNO  
Acting Executive Director  
Regulation and Compliance Division  
Department for Energy and Mining  
Delegate of the Minister for Energy and Mining

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FIRE AND EMERGENCY SERVICES ACT 2005

SECTION 78

*Fire Danger Season—Amendment*

The South Australian Country Fire Service hereby:

1. Fixes the date of the Fire Danger Season within the part of the State defined as the Adelaide Metropolitan Fire Ban District so as to commence on 15 November 2024 and to end on 30 April 2025.
2. Fixes the date of the Fire Danger Season within the part of the State defined as the Kangaroo Island Fire Ban District so as to commence on 15 November 2024 and to end on 30 April 2025.
3. Fixes the date of the Fire Danger Season within the part of the State defined as the Mount Lofty Ranges Fire Ban District so as to commence on 15 November 2024 and to end on 30 April 2025.
4. Fixes the date of the Fire Danger Season within the part of the State defined as the Riverland Fire Ban District so as to commence on 1 November 2024 and to end on 30 April 2025.

Dated: 31 October 2024

BRETT LOUGHLIN AFSM  
Chief Officer  
SA Country Fire Service

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FISHERIES MANAGEMENT (PRAWN FISHERIES) REGULATIONS 2017

REGULATION 10(1)(A)

*Closure of Northern Gulf St Vincent to Prawn Fishing Operations*

Pursuant to Regulation 10(1)(a) of the *Fisheries Management (Prawn Fisheries) Regulations 2017*, I, Professor Gavin Begg, Executive Director Fisheries and Aquaculture, delegate of the Minister for Primary Industries and Regional Development, hereby declare that it shall be unlawful for any person to engage in the act of taking or an act preparatory to or involved in the taking of King Prawn (*Melicertus latisulcatus*) in the area of the waters within the Gulf St Vincent Prawn Fishery specified in Schedule 1, during the period specified in Schedule 2 unless revoked or varied earlier.

SCHEDULE 1

The waters of Gulf St Vincent contained within the enclosed rectangular area bordered by a line between the following coordinate points (GDA2020):

The line commencing at point 34°29'35"S, 138°5'29"E to point 34°54'29"S, 138°29'3"E then to point 35°0'2"S, 138°20'29"E to point 34°35'18"S, 137°56'54"E and then returning to the point of commencement (34°29'35"S, 138°5'29"E).

SCHEDULE 2

From 1 November 2024 until 31 December 2024.

Dated: 24 October 2024

PROFESSOR GAVIN BEGG  
Executive Director  
Fisheries and Aquaculture  
Delegate of the Minister for Primary Industries and Regional Development

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## FISHERIES MANAGEMENT (PRAWN FISHERIES) REGULATIONS 2017

*Temporary Prohibition on Fishing Activities in the Gulf St Vincent Prawn Fishery*

Take notice that pursuant to Regulation 10 of the *Fisheries Management (Prawn Fisheries) Regulations 2017*, the activities of the class specified in Schedule 1 are prohibited in the waters of the Gulf St Vincent Prawn Fishery during the period specified in Schedule 2 except for the licences listed in Schedule 3 undertaking the activities described in Schedule 4 unless this notice is varied or revoked.

## SCHEDULE 1

The act of taking or an act preparatory to or involved in the taking of King Prawns (*Melicertus latisulcatus*).

## SCHEDULE 2

Between sunset on 26 October 2024 and sunrise on 28 October 2024.

## SCHEDULE 3

Licence Number	Licence Holder	Boat Name
V03	Josephine K Fisheries P/L	<i>Josephine K</i>
V04	Ledo P/L	<i>Brianna-Rene-Adele</i>
V06	Todreel P/L	<i>Anna Pearl</i>
V10	Ledo P/L	<i>Frank Cori</i>
V14	WJ Fountain P/L	<i>Zadar</i>

## SCHEDULE 4

- For the purposes of this schedule the trawl survey areas cannot include any waters of a habitat protection zone or a sanctuary zone of a marine park established under the *Marine Parks Act 2007* or depths less than 10 metres.
- The licence holders listed in Schedule 3 or their registered master must comply with all regulations and conditions that apply to fishing activities undertaken pursuant to their Gulf St Vincent Prawn Fishery licence, in addition to the conditions imposed by this notice.
- All fishing activity pursuant to this fishing notice must be conducted in the area of Fishery Independent Survey stations identified on page 16 of the “Gulf St Vincent Prawn *Penaeus (Melicertus) latisulcatus* Fishery 2019/20” (McLeay and Hooper 2020).
- Fishing activity pursuant to this fishing notice must not exceed more than one survey shot at each of the Fishery Independent Survey stations.
- While engaged in fishing activities or unloading the survey catch, the licence holders listed in Schedule 3 or their registered master must have a copy of this notice on board the boat or near his person. This notice must be produced to a Fisheries Officer if requested.
- No fishing activity may be undertaken between the prescribed times of sunrise and sunset for Adelaide (as published in the *South Australian Government Gazette*).
- The licence holders listed in Schedule 3 or their register master must not contravene or fail to comply with the *Fisheries Management Act 2007*, or any other regulations made under that Act except where specifically exempted by this notice.
- This notice does not purport to override the provisions or operation of any other Act including, but not limited to, the *Marine Parks Act 2007*. The notice holder and his agents must comply with any relevant regulations, permits, requirements and directions from the Department for Environment and Water when undertaking activities within a marine park.

Dated: 22 October 2024

JADE FREDERICKS  
GSV Prawn Fisheries Manager  
Delegate of the Minister for Primary Industries and Regional Development

## FISHERIES MANAGEMENT ACT 2007

## SECTION 115

*Ministerial Exemption ME9903325—Exemption for SARDI Employees and Specified Affiliates*

Take notice that pursuant to Section 115 of the *Fisheries Management Act 2007*, Dr Michael Steer, Research Director Aquatic and Livestock Sciences within the South Australian Research and Development Institute (SARDI) (the exemption holder) and scientists and technical staff directly employed by the Department of Primary Industries and Regions (PIRSA) are exempt from Sections 52 and 62 of the *Fisheries Management Act 2007*, but only insofar as they may collect and process aquatic resources for the purposes of conducting research activities under the projects described in Schedule 1, in the waters listed in Schedule 2 (the ‘exempted activity’) subject to the conditions specified in Schedule 3, from 29 October 2024 until 28 October 2025, unless varied or revoked earlier.

## SCHEDULE 1

- “Seaweed—SA’s next big industry”
- “Hatchery development for commercially important native seaweeds”
- “Developing biomass assessment approaches, harvest methodologies and biosecurity knowledge for wild-harvest of seaweeds in southern Australia”
- “Seaweed National Hatchery Network (NHN) Temperate Research Hub for *Asparagopsis armata*”

## SCHEDULE 2

The following Macroalgae Management Areas as defined on the PIRSA website:

[https://www.pir.sa.gov.au/\\_data/assets/pdf\\_file/0006/426678/macroalgae-management-areas-descriptions.pdf](https://www.pir.sa.gov.au/_data/assets/pdf_file/0006/426678/macroalgae-management-areas-descriptions.pdf)

- Coffin Bay Management Area
- Southern Eyre Management Area
- Eastern Eyre Management Area
- Upper Spencer Gulf Management Area
- Eastern Spencer Gulf Management Area

- Gulf St Vincent Management Area
- Fleurieu Management Area
- Northern Kangaroo Island Management Area
- Southern Kangaroo Island Management Area
- Coorong Management Area
- Upper Southeast Management Area
- Lower Southeast Management Area

excluding:

- Sanctuary and restricted access zones of marine parks (unless otherwise authorised under the *Marine Parks Act 2007*).
- Aquatic reserves (unless otherwise authorised under the *Fisheries Management Act 2007*).

#### SCHEDULE 3

1. Activities undertaken under this notice must only be for the purposes of the research required under the projects listed in Schedule 1.
2. The exemption holder will be deemed responsible for the conduct of all persons conducting the research activities under this notice. Any person conducting research activities under this exemption must be provided with a copy of this notice, which they must sign as an indication that they have read and understand the conditions under it.
3. Activities pursuant to this exemption may be undertaken on behalf of the exemption holder by SARDI scientists and technical staff directly employed by PIRSA. These employees may be assisted by other persons while under the direct supervision of a SARDI staff member directly employed by PIRSA.
4. The exemption holder may only take marine organisms described in Column A and B to the maximum quantity described in Column C over the period of this exemption.

A: Common Name	B: Scientific Name	C: Quantity
Red algae	<i>Asparagopsis</i> spp.	100kg
Golden kelp	<i>Ecklonia</i> spp.	100kg
Sea lettuce	<i>Ulva</i> spp.	200kg
Red algae	<i>Gracilaria</i> spp.	100kg

5. The collection of marine organisms specified under this exemption must only be by hand.
6. At least 1 hour before conducting the exempted activity, the exemption holder or SARDI staff agent must contact PIRSA Fishwatch on 1800 065 522 and answer a series of questions about the exempted activity. The exemption holder or SARDI staff will need to have a copy of this notice in their possession at the time of making the call and be able to provide information about who will be involved in the exempted activity, including area and time of the exempted activity, the vehicles and/or boats involved, and other related issues.
7. The exemption holder may only use the following vessels when undertaking activities under this exemption:
  - Research vessel *Apalie*
  - Research vessel *Pelagia*
  - Research vessel *Seriola*
  - Research vessel *Karani*
  - Commercial vessel—*Littoral Surveyor* (under direct supervision of SARDI staff)
  - Commercial vessel—*Tri Angler* (under direct supervision of SARDI staff)
8. Vessels used pursuant to this exemption must be clearly marked and identified as undertaking SARDI research. Where possible persons undertaking the exempted activities should be clearly identifiable as SARDI staff.
9. Outside of any marine park zone the exemption holder and agents may only take up to 50% of the seaweed present in any location and must not collect more than 50% of any individual plant pursuant to this exemption. The exemption holder or their agents must not remove any whole plant from where it is attached to substrate.
10. Within any marine park zone, subject to the terms of any Marine Park permit, the exemption holder and agents must not collect more than 25% of the seaweed present and must not collect more than 25% of any individual plant pursuant to this exemption. The exemption holder or their agents must not remove any whole plant from where it is attached to substrate.
11. The exemption holder and his agents must take all reasonable and practical measures to ensure no other aquatic species are collected when undertaking the activities pursuant to this permit. Any aquatic species inadvertently collected while undertaking the exempted activity must be released unencumbered, in the vicinity of the collection area as soon as practicable.
12. The exemption holder or agents must not undertake any other fishing activity whilst engaged in the exempted activity.
13. The exemption holder or agents must take all reasonable and practical measures to decontaminate the vessel and any vessel used to hold or collect organisms at the completion of activity on any given day.
14. All discharged wastewater must be appropriately treated to ensure macroalgae spores are made inviable.
15. The exemption holder must ensure that a written report is provided to PIRSA Fisheries and Aquaculture within 15 days of the end of each month during the period of this exemption detailing the species and quantities (in kilograms) of each species of seaweed harvested during that month pursuant to this exemption. This information must be contained on the form titled Seaweed Collection Monthly Report Statement.
16. While engaging in the exempted activity, the exemption holder and agents must be in possession of a copy of this exemption. Such exemption must be produced to a PIRSA Fisheries Officer, if requested.
17. The exemption holder, whilst engaged in activities pursuant to this exemption, must carry an identification card issued by SARDI that must be produced to a PIRSA Fisheries Officer, if requested.
18. The exemption holder must not contravene or fail to comply with the *Fisheries Management Act 2007* or any regulations made under that Act, except where specifically exempted by this notice.

This notice does not purport to override the provisions or operation of any other Act including but not limited to the *Adelaide Dolphin Sanctuary Act 2005*, *Marine Parks Act 2007* or the *River Murray Act 2003*.

Dated: 28 October 2024

PROFESSOR GAVIN BEGG  
Executive Director  
Fisheries and Aquaculture  
Delegate of the Minister for Primary Industries and Regional Development

FISHERIES MANAGEMENT ACT 2007

SECTION 115

*Exemption Number ME9903332*

Take notice that pursuant to Section 115 of the *Fisheries Management Act 2007*, I, Professor Gavin Begg, Executive Director, Fisheries and Aquaculture, delegate of the Minister for Primary Industries and Regional Development, hereby exempt Ms Katarzyna Dorota Vončina of Am Dorfgarten 36, Frankfurt am Main 60435, Germany (the 'exemption holder') from Section 116 of the *Fisheries Management (General) Regulations 2017* but only insofar as the exemption holder is permitted, in the locations specified in Schedule 1, to undertake the activities described in Schedule 2, subject to the conditions set out in Schedule 3, from 1 November 2024 until 31 December 2024 inclusive, unless varied or revoked earlier.

SCHEDULE 1

The collection of the Chiton specified in Schedule 2 for research purposes from the waters within a 50 metre radius of the following locations of less than 2 metres depth:

- West Beach:
  - latitude 34°56'08.1"S, longitude 138°29'47.9"E
  - latitude 34°57'51.7"S, longitude 138°30'29.5"E
- Kingston Park:
  - latitude 35°02'09.5"S, longitude 138°57.7"E
  - latitude 35°02'28.9"S, longitude 138°30'40.0"E
- Marino:
  - latitude 35°02'30.7"S, longitude 138°30'38.5"E
  - latitude 35°02'45.2"S, longitude 138°30'28.7"E
- Hallett Cove Conservation Park:
  - latitude 35°03'59.3"S, longitude 138°29'55.6"E
  - latitude 35°04'33.8"S, longitude 138°29'44.9"E
- Hallett Cove Beach:
  - latitude 35°04'33.8"S, longitude 138°29'44.9"E
  - latitude 35°04'50.1"S, longitude 138°29'43.8"E
- O'Sullivan Beach:
  - latitude 35°07'06.2"S, longitude 138°28'06.9"E
  - latitude 35°07'42.5"S, longitude 138°28'08.5"E

but excluding:

- aquatic reserves; and
- sanctuary and restricted access zones of marine parks.

For the purpose of this notice all co-ordinates are expressed in terms of GDA2020.

SCHEDULE 2

The collection of Chitons of the species listed in Column 1 from the areas specified in Schedule 1 up to a maximum number specified in Column 2 of Table 1:

Species	Maximum Number
<i>Acanthochitona bednalli</i>	10
<i>Acanthochitona granostriata</i>	5
<i>Acanthochitona kimberi</i>	5
<i>Acanthochitona sueurii</i>	5
<i>Acanthochitona gatliffi</i>	2
<i>Acanthochitona pilsbryi</i>	2
<i>Bassethullia matthewsi</i>	2
<i>Craspedoplax variabilis</i>	2
<i>Craspedochiton cornutus</i>	2
<i>Leptoplax wilsoni</i>	2
<i>Notoplax speciosa</i>	2
<i>Notoplax rubrostrata</i>	2
<i>Notoplax costata</i>	2
<i>Notoplax addeda</i>	5



## SCHEDULE 3

1. The specimens collected by the exemption holder are for scientific and research purposes only and must not be sold.
2. The specimens may only be collected by hand by the exemption holder.
3. Any other species not listed in Schedule 2 that are incidentally taken must be immediately returned to the water in the location where they were taken.
4. At least 1 hour before conducting research under this exemption, the exemption holder must contact the Department of Primary Industries and Regions (PIRSA) Fishwatch on 1800 065 522 and answer a series of questions about the proposed activity including:
  - (a) The name of the person conducting the activity; and
  - (b) the exact location(s) of sampling; and
  - (c) exemption notice number under which the activities occur.
5. While engaging in the exempted activity, the exemption holder must be in possession of a copy of this notice and the notice must be produced to a Fisheries Officer upon request.
6. The exemption holder must not contravene or fail to comply with the *Fisheries Management Act 2007* or any regulations made under that Act, except where specifically exempted by this notice.

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

Dated 15 October 2024

PROFESSOR GAVIN BEGG

Executive Director

Fisheries and Aquaculture

Delegate of the Minister for Primary Industries and Regional Development

## FISHERIES MANAGEMENT ACT 2007

## SECTION 115

*Ministerial Exemption ME9903336*

Take notice that pursuant to Section 115 of the *Fisheries Management Act 2007* (the Act), Mr Thomas Sankey Robinson of Goolwa Pipi Co Pty Ltd, 50 Hill Street Port Elliot (the 'exemption holder'), and his nominated agents listed in Schedule 1, are exempt from Section 70 of the *Fisheries Management Act 2007*; and Regulation 5(a) and Clause 8 of Schedule 2, and Clause 113 of Schedule 6 of the *Fisheries Management (General) Regulations 2017*, in that the exemption holder and his nominated agents shall not be guilty of an offence when taking, translocating and releasing Pipi (*Donax deltoides*) that are less than 3.5cm (the "exempted activity") from within the waters described in Schedule 2, but only to the extent that it is necessary to undertake research activities in accordance with Miscellaneous Research Fishery Permit **MRP019** subject to the conditions specified in Schedule 3 from 12.00am on 1 October 2024 to 11:59pm on 30 September 2025, unless varied or revoked earlier.

## SCHEDULE 1

The following persons are nominated agents of the exemption holder:

Nominated Agent	Licence Number
Alistair Scott-Young	L08
Steven Jones	L08
Jacob Jones	L08
Clinton Walker	L08
Darren Hoad	L27
Matt Hoad	L45
Jayce Stephenson	L45

## SCHEDULE 2

Coastal waters of the State within Marine Fishing Areas 45 and 46 (10 to 50 kilometres from the Murray Mouth), excluding sanctuary and restricted access zones of marine parks (unless otherwise authorised under the *Marine Parks Act 2007*).

**Marine Fishing Area 45**—the waters contained within and bounded by a line commencing at point 35°38'4.773"S, 138°30'0.000"E on the line of Mean High Water Spring, then easterly to point 35°37'3.858"S, 139°0'0.000"E, then southerly to point 36°0'0.000"S, 139°0'0.000"E, then westerly to point 36°0'0.000"S, 138°30'0.000"E, then northerly back up to point 35°38'4.773"S, 138°30'0.000"E (GDA2020).

**Marine Fishing Area 46**—the waters contained within and bounded by a line commencing at point 35°37'3.858"S, 139°0'0.000"E on the line of Mean High Water Spring, then south easterly to point 36°0'0.000"S, 139°29'2.272"E, then westerly to point 36°0'0.000"S, 139°0'0.000"E, then northerly back up to point 35°37'3.828"S, 139°0'0.000"E (GDA2020).

## SCHEDULE 3

1. The exemption holder or nominated agent may take and temporarily possess Pipi that are 30mm or greater but only when undertaking an activity permitted in accordance with Miscellaneous Research Fishing Permit **MRP019**.
2. The exemption holder or nominated agent must record all Pipi taken within the terms of this notice using the Deckhand Logbook Software or the Research Data Form provided in conjunction with MRP019 before relocating and releasing all Pipi on each day fishing occurs. The recorded information must be provided to the Department of Primary Industries and Regions (PIRSA) within 28 days of making the record.
3. While engaging in the exempted activity, the exemption holder and nominated agent must be in possession of a copy of this exemption notice. The exemption must be produced to a PIRSA Fisheries Officer, if requested.
4. The exemption holder or nominated agent must not contravene or fail to comply with the *Fisheries Management Act 2007* or any regulations made under that Act, except where specifically exempted by this notice.

This notice does not purport to override the provisions or operation of any other Act including, but not limited to, the *Marine Parks Act 2007* and the *National Parks and Wildlife Act 1972*. The exemption holder and their nominated agent must comply with any relevant regulations, permits, requirements and directions from the Department for Environment and Water when undertaking activities within a marine park, national park or specially protected area.

Dated: 1 October 2024

PROFESSOR GAVIN BEGG  
Executive Director  
Fisheries and Aquaculture  
Delegate of the Minister for Primary Industries and Regional Development

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FISHERIES MANAGEMENT ACT 2007

SECTION 115

*Ministerial Exemption ME9903345*

Take notice that pursuant to Section 115 of the *Fisheries Management Act 2007* (the Act), Dr Nicole Hancox, Executive Officer, Abalone Industry Association of South Australia (AIASA) (exemption holder) is exempt from Section 72 of the *Fisheries Management Act 2007* but only insofar as hatchery-reared juvenile Greenlip Abalone taken from the area described in Schedule 1, with the fishing method described in Schedule 2 subject to conditions specified in Schedule 3 may be sold to the fish processing premises Western Abalone Processors Pty Ltd (FP0008) until 27 November 2024, unless varied or revoked earlier.

SCHEDULE 1

Waters adjacent to Thistle Island within 200 metres of the following index point (GDA94):

34°99720"S, 136°16880"E

SCHEDULE 2

Diving removing hatchery-reared juvenile Greenlip Abalone from the substrate by hand using an abalone iron.

SCHEDULE 3

1. The exemption holder must advise Mr Andrew Carr, Regional Manager West via email of the estimated time the hatchery-reared juvenile Greenlip Abalone will be transferred from the point of landing to the processing premises.
2. The hatchery-reared juvenile Greenlip Abalone must be transferred to the processors within two (2) hours of landing.
3. The exemption holder must provide the PIRSA Fishery Manager of the Western Zone Abalone Fishery a copy of the receipt received from the Western Abalone Processors for the sale of the hatchery-reared juvenile Greenlip Abalone within 10 days of the sale. With the receipt to include the total of the funds received for the sale, the weight of the abalone sold and the date the sale was made on.

Dated: 24 October 2024

PROFESSOR GAVIN BEGG  
Executive Director  
Fisheries and Aquaculture

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FISHERIES MANAGEMENT ACT 2007

SECTION 115

*Ministerial Exemption ME9903346*

Take notice that pursuant to Section 115 of the *Fisheries Management Act 2007* (the Act), the fish processing facility Western Abalone Processors Pty Ltd (FP0008) (exemption holder) is exempt from Section 72 of the *Fisheries Management Act 2007* but only insofar as hatchery-reared juvenile Greenlip Abalone consigned for sale from Dr Nicole Hancox, Executive Officer, Abalone Industry Association of South Australia (AIASA) may be purchased subject to conditions specified in Schedule 1 until 27 November 2024, unless varied or revoked earlier.

SCHEDULE 1

1. The abalone consigned for sale must only be the abalone that are the subject of Ministerial Exemption ME9903345 held by Dr Hancox.
2. The exemption holder must advise Mr Andrew Carr, Regional Manager West via email of the estimated time the hatchery-reared juvenile Greenlip Abalone will be delivered to the processing premises.
3. The exemption holder must provide the PIRSA Fishery Manager of the Western Zone Abalone Fishery a copy of the receipt provided to the seller, Dr Nicole Hancox within 10 days of the sale. With the receipt to include the total of the funds received for the sale, the weight of the abalone sold and the date the sale was made on.

Dated: 24 October 2024

PROFESSOR GAVIN BEGG  
Executive Director  
Fisheries and Aquaculture

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FISHERIES MANAGEMENT ACT 2007

SECTION 115

*Ministerial Exemption ME9903347*

Take notice that pursuant to Section 115 of the *Fisheries Management Act 2007*, the class of persons being unlicensed fishers, other than a person participating in a lawful fishing charter, (the exemption holders) are exempt from Regulations 5(a), 7 and 8, Clause 65 of Schedule 6, and Schedule 8 of the *Fisheries Management (General) Regulations 2017* but only insofar as the exemption holder may take and possess Pipi (*Donax spp.*) in the waters specified in Schedule 1, subject to the limitations specified in Schedule 2, from 00:01 hours on 1 November 2024 to 23:59 hours on 31 October 2025, unless varied or revoked earlier.

SCHEDULE 1

The waters of the State east of longitude 136°East.

## SCHEDULE 2

1. The exemption holder may take a maximum of 330 Pipi in any one day.
2. Where three or more persons are traveling in a motor vehicle, a maximum of 990 Pipi can be in or on the vehicle.
3. The exemption holder may have a maximum of 1,320 Pipi in their possession where the Pipi are:
  - (a) Frozen; or
  - (b) Stored in a freezer; or
  - (c) Pickled, salted, smoked, cooked or otherwise processed; or
  - (d) Otherwise stored,  
in a manner designed to preserve them.

Dated: 25 October 2024

PROFESSOR GAVIN BEGG  
Executive Director  
Fisheries and Aquaculture

Delegate of the Minister for Primary Industries and Regional Development

## HOUSING IMPROVEMENT ACT 2016

*Rent Control*

In the exercise of the powers conferred by the *Housing Improvement Act 2016*, the Delegate of the Minister for Housing and Urban Development hereby fixes the maximum rental amount per week that shall be payable subject to Section 55 of the *Residential Tenancies Act 1995*, in respect of each premises 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
5 Woodlands Road, Athelstone SA 5076	Allotment 64 Deposited Plan 6860 Hundred of Adelaide	CT 5097/896	\$300.00

Dated 31 October 2024

CRAIG THOMPSON  
Housing Regulator and Registrar  
Housing Safety Authority  
Delegate of the Minister for Housing and Urban Development

## HOUSING IMPROVEMENT ACT 2016

*Rent Control Revocations*

In the exercise of the powers conferred by the *Housing Improvement Act 2016*, the Delegate of the Minister for Housing and Urban Development hereby revokes the maximum rental amount per week that shall be payable subject to Section 55 of the *Residential Tenancies Act 1995*, in respect of each premises described in the following table.

Address of Premises	Allotment Section	Certificate of Title Volume/Folio
4 Ward Street, Gladstone SA 5473	Section 494 Hundred of Booyoolie	CT5833/770
5 Monte Court, North Haven SA 5018	Allotment 886 Deposited Plan 10632 Hundred of Port Adelaide	CT5270/245

Dated 31 October 2024

CRAIG THOMPSON  
Housing Regulator and Registrar  
Housing Safety Authority  
Delegate of the Minister for Housing and Urban Development

## HOUSING IMPROVEMENT ACT 2016

*Rent Control Variations*

In the exercise of the powers conferred by the *Housing Improvement Act 2016*, the Delegate of the Minister for Housing and Urban Development hereby varies the maximum rental amount per week that shall be payable subject to Section 55 of the *Residential Tenancies Act 1995*, in respect of each premises 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	Reason for Variation	Maximum Rental per week payable
11 Whitford Road, Elizabeth South SA 5112	Allotment 171 Deposited Plan 6028 Hundred of Munno Para	CT 5279/607		\$110.00

Dated: 31 October 2024

CRAIG THOMPSON  
Housing Regulator and Registrar  
Housing Safety Authority  
Delegate of the Minister for Housing and Urban Development

## HYDROGEN AND RENEWABLE ENERGY ACT 2023

*Environmental Impact Assessment Criteria*

Pursuant to Section 60(1) of the *Hydrogen and Renewable Energy Act 2023* (the Act) I, Paul De Ionno, Acting Executive Director, Regulation and Compliance Division, Department for Energy and Mining, do hereby publish the following document as having been approved as the environmental impact assessment criteria under the Act.

## Documents:

Energy Regulation  
 Department for Energy and Mining  
 Environmental Impact Assessment Criteria: Requirement under Part 4 of the *Hydrogen and Renewable Energy Act 2023*  
 October 2024

**Regulation and Compliance Division**

Department for Energy and Mining  
 Level 4, 11 Waymouth Street, Adelaide  
 GPO Box 618, Adelaide SA 5001  
 Phone +61 8 8463 3000  
 Email: [DEM.EnergyRegulation@sa.gov.au](mailto:DEM.EnergyRegulation@sa.gov.au)  
 Website: <https://www.energymining.sa.gov.au/industry/hydrogen-and-renewable-energy>

South Australian Resources Information Gateway (SARIG)  
[map.sarig.sa.gov.au](http://map.sarig.sa.gov.au)

This report is also available on the department's website.

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**Disclaimer**

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**Preferred way to cite this publication**

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**Purpose**

This document establishes the criteria and framework, for the purpose of Part 4 of the *Hydrogen and Renewable Energy Act 2023* (the Act), upon which the environmental impact of an authorised operation must be assessed. Through providing environmental impact assessment criteria, this framework ensures assessments are consistent, informed, transparent and auditable.

Under Part 4, Section 60 of the Act, the Minister must, by notice of Gazette, determine criteria (the environmental impact criteria) against which the environmental impact of an authorised operation is to be assessed. This impact assessment must be prepared by the licensee and be included as part of the Environmental Impact Report (EIR) submitted by the licensee as required under Section 61 of the Act.

An EIR as prescribed under the *Hydrogen and Renewable Energy Regulations 2023* (the Regulations) must include:

- a description of the authorised operations to be undertaken and the location at which the operations are to be undertaken;
- a description of the specific elements of the environment that can reasonably be expected to be affected by authorised operations, with particular reference to the environment and existing land uses;
- data relating to biodiversity within the area of land to which the report relates that can reasonably be expected to be affected by authorised operations;
- an assessment of the cultural and heritage values of Aboriginal and Torres Strait Islander persons and other persons within the area of land to which the report relates which could reasonably be foreseen to be affected by authorised operations, and the public health and safety risks inherent in undertaking those operations (insofar as these matters are relevant in the particular circumstances); and
- if required by the Minister-an assessment of the continuity of supply with respect to hydrogen.
- information on consultation that has occurred in accordance with the approved consultation plan, including specific details about relevant issues that have been raised and any response to those issues (but not including confidential information).

In the Act, environment is broadly defined to include:

- land, air, water (including both surface and underground water and sea water), organisms, ecosystems, flora, fauna and other features or elements of the natural environment;
- buildings, structures and other forms of infrastructure and cultural artefacts;
- existing and potential land use;
- public health, safety and amenity;
- the heritage, aesthetic or cultural values of an area; and
- the economic or social impact on an area.

Therefore, all references to environment in this document incorporates the above aspects.

In accordance with the objects under Division 4 of the Act, environmental impact assessments are utilised by the Department for Energy and Mining (DEM) to ensure that any proposed authorised operations that may have adverse effects on the environment are properly managed by the proponent to avoid or reduce environmental damage and are carried out in a way that eliminates (as far as reasonably practicable) the risk of significant long term environmental damage.

In accordance with Section 60 of the Act, the following is considered the Environmental Impact Assessment Criteria. All information required under the Environmental Impact Assessment Criteria must be presented within the EIR.

#### ENVIRONMENTAL IMPACT ASSESSMENT CRITERIA

A licensee developing an Environmental Impact Report (EIR) in accordance with Section 61(d) must include an assessment against the Environmental Impact Assessment Criteria outlined below.

### 1. Elements of the Environment

Regulation 32(2)(a) requires that the licensee, in their EIR provide a description of the authorised operations to be undertaken and the location at which the operations are to be undertaken.

Regulation 32(2)(b) requires that a licensee, in their EIR provide a description of the specific elements of the environment that can reasonably be expected to be affected by authorised operations, with particular reference to the environment and existing land uses.

Under the Environmental Impact Assessment Criteria, the licensee **must**, for each element of the environment identified:

- provide a summary of any relevant issues or considerations raised by stakeholders, and any relevant legislated or recognised standards in relation to the element of the environment; and
- identify all potential environmental receptors.

### 2. Potential Impact Events

The licensee must identify potential impact events associated with the proposed authorised operations during each phase of the proposed operations (during construction, operation, decommissioning and rehabilitation) and how they are relevant to element(s) of the environment. Both typical events during these operations as well as atypical events (including but not limited to human error, extreme weather events, equipment failure, or discharges above normal operating levels) must be considered.

For the purpose of the environmental impact assessment, a potential impact event is the combination of a source, a pathway and an environmental receptor.

The source, pathway and environmental receptor of each potential impact event **must** be identified prior to the implementation of any control measures.

For each potential impact event identified, the licensee **must** provide:

#### 2.1 Source

A description of the source of the potential impact event.

#### 2.2 Pathway

A description of the potential pathway by which an identified environmental receptor can be exposed.

#### 2.3 Environmental Receptor

A description of the environmental receptors that may reasonably be expected to be adversely impacted by the source prior to the implementation of any control measures.

#### 2.4 Description of Uncertainty

Describe any significant degree of uncertainty pertaining to the evaluation of sources, pathways and environmental receptors.

### 3. Confirmation of Impact Events

For each potential impact event confirmed under Criteria 2, the licensee **must** provide:

- an analysis of whether a source, pathway and receptor does exist (and if not, or if it remains uncertain, provide an explanation for the conclusion); and
- information on the estimated frequency of the events that may pose a threat to the environment (source, pathway, receptor exists), and an explanation of the basis on which these events and frequencies have been predicted; and
- a description of the likely impact of the source on the environmental receptor prior to the implementation of any engineering and/or administrative control measures where the impact cannot be eliminated or avoided.

### 4. Control and Management Strategies and Uncertainty Assessment

For each potential impact event confirmed in Criteria 3, information listed below under Criteria 4.1 and 4.2 must be provided:

#### 4.1 Control and Management Strategies

For each potential impact events that cannot be eliminated or avoided, the licensee **must** implement engineering and/or administrative control measures to prevent, manage, control, limit or remedy the potential environmental impacts confirmed in Criteria 3.

The licensee **must**:

- include a description of the strategies proposed to manage, limit or remedy each impact event to as low as reasonably practicable (ALARP);

- demonstrate that the control and management strategies proposed are commensurate with the potential impacts, achieve compliance with other applicable statutory requirements and where relevant promote progressive rehabilitation; and
- ensure the long-term effectiveness of implemented control strategies beyond the construction and operational period, with the goal of achieving little to no ongoing maintenance, therefore allowing for any proposed future licence surrender.

#### 4.2 *Uncertainty Assessment*

The licensee **must** include a description of any significant degree of uncertainty pertaining to the likely effectiveness of the proposed control and management strategies, including but not limited to:

- Lack of current and/or site-specific information (including baseline data), modelling limitations and quality of data;
- Description of any assumptions connected with the identified uncertainty; and
- So far as is relevant, identify the sensitivity to change of any assumption that has been made.

### 5. Environmental Significance Assessment

For potential impact events confirmed within Criteria 3, the level of significance of these impacts on the receiving environment **must** be considered. The environmental significance assessment of potential impact events is to be considered after relevant engineering and administrative controls outlined in Criteria 4.1 have been implemented (unless there is significant uncertainty pertaining to the likely effectiveness of the control as assessed under Criteria 4.2).

The environmental significance assessment **must** consider the following:

- The level to which a potential impact can be avoided through elimination (prevention);
- The estimated frequency of the potential impact occurring;
- The anticipated duration of the potential impact;
- The extent of the potential impact;
- The severity of the potential impact;
- The cumulative effects (if any) of the potential impact when considered in conjunction with other impacts on the same receptor; and
- The sensitivity of the receiving environment.

A statement to demonstrate the outcome of the significance assessment must be provided.

### 6. Statement of Environmental Objectives

Regulation 34(1)(a) requires that objectives must be included within the Statement of Environmental Objectives (SEO) that relate to dealing with the impacts on various elements of the environment associated with undertaking the authorised operations.

Regulation 34(1)(b) requires that criteria (assessment criteria) be applied to determine whether or not the stated environmental objective has been achieved in a particular case.

The licensee **must** develop objectives and assessment criteria for each impact event confirmed under Criteria 3.

Section 62(2)(b)(ii) of the Act, requires that an SEO must also set out leading performance criteria, which give an early warning that a control measure strategy may be absent, fail, or be failing.

Where there is a high level of reliance on control measure strategies (as described in Criteria 4) to achieve an environmental objective, corresponding leading performance criteria must be developed.

This document is available for public inspection on the following webpage:

<https://www.energymining.sa.gov.au/industry/hydrogen-and-renewable-energy/hydrogen-and-renewable-energy-act/licensing-and-approvals>

Dated: 31 October 2024

PAUL DE IONNO  
A/Executive Director  
Regulation and Compliance Division  
Department for Energy and Mining  
Delegate of the Minister for Energy and Mining

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## JUSTICES OF THE PEACE ACT 2005

### SECTION 4

#### *Notice of Appointment of Justices of the Peace for South Australia by the Commissioner for Consumer Affairs*

I, Stephanie Halliday, Commissioner for Consumer Affairs, delegate of the Attorney-General, pursuant to Section 4 of the *Justices of the Peace Act 2005*, do hereby appoint the people listed as Justices of the Peace for South Australia as set out below.

For a period of ten years for a term commencing on 13 November 2024 and expiring on 12 November 2034:

Darrell Leslie WISE  
Ian James WHELLER  
Heather Anne WEHR  
Peter Upton RUNDLE  
Belinda Jane ROBB  
Mitchell Emile RECH  
Brian Joseph PUMFREY  
Richard Alan PRICE  
Patrick Geoffrey MCEWEN  
Elizabeth Joanne MALCOLM  
Anthony Simon MAJSTRENKO  
Ian Thomas KENNEDY  
Graham Robert HERRMANN  
Neville Roy HAILSTONE

Peter Ralph GILL  
Dana Bridget GIBSON  
Rosa Lucia GAGETTI  
Janice Dawn FERGUSON  
Patricia Lea FAVILLA  
Athanasios ECONOMOS  
Beverley Joyce DONALDSON  
Neville Shane DAWSON  
Lynda Jane BYRNE  
Peter Douglas BLACKER  
Peter David BARTLETT

Dated: 28 October 2024

STEPHANIE HALLIDAY  
Acting Commissioner for Consumer Affairs  
Delegate of the Attorney-General

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LAND ACQUISITION ACT 1969

SECTION 16

*Form 5—Notice of Acquisition*

**1. Notice of acquisition**

The Commissioner of Highways (the Authority), of 83 Pirie 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 5 in Deposited Plan 56364 comprised in Certificate of Title Volume 5899 Folio 93, and being the whole of the land identified as Allotment 361 in D135191 lodged in the Land 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 consisting of native title or an alienable 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.

**2A. Payment of professional costs relating to acquisition (Section 26B)**

If you are the owner in fee simple of the land to which this notice relates, you may be entitled to a payment of up to \$10,000 from the Authority for use towards the payment of professional costs in relation to the acquisition of the land.

Professional costs include legal costs, valuation costs and any other costs prescribed by the *Land Acquisition Regulations 2019*.

**3. Inquiries**

Inquiries should be directed to: Daniel Tuk  
GPO Box 1533  
Adelaide SA 5001  
Telephone: (08) 7133 2479

Dated: 29 October 2024

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

ROCCO CARUSO  
Director, Property Acquisition  
(Authorised Officer)  
Department for Infrastructure and Transport

File Reference: 2022/17185/01

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LIQUOR LICENSING ACT 1997

South Australia

## Liquor Licensing (Dry Areas) Variation Notice 2024

under Section 131(1c) of the *Liquor Licensing Act 1997*

### 1—Short title

This notice may be cited as the *Liquor Licensing (Dry Areas) Variation Notice 2024*.

### 2—Commencement

This notice has effect on the day on which it is published in the Gazette.

### 3—Interpretation

- (1) In this notice—

*principal notice* means the *Liquor Licensing (Dry Areas) Notice 2015* published in the Gazette on 5.1.15, as in force from time to time.

- (2) Clause 3 of the principal notice applies to this notice as if it were the principal notice.

### 4—Variation of the principal notice

This notice will have the effect of substituting Schedule 1—Glenelg Area 1 of the principal notice.

### 5—Consumption etc of liquor prohibited in dry areas

- (1) Pursuant to Section 131 of the Act, the consumption and possession of liquor in the area described in the Schedule is prohibited in accordance with the provisions of the Schedule.
- (2) The prohibition has effect during the periods specified in the Schedule.
- (3) The prohibition does not include any land used for the purpose of carrying on a business, that falls within the area described in Section 3 of the Schedule.
- (4) Unless the contrary intention appears, the prohibition of the possession of liquor in the area does not extend to—
- (a) a person who is genuinely passing through the place if—
    - (i) the liquor is in the original container in which it was purchased from licensed premises; and
    - (ii) the container has not been opened; or
  - (b) a person who has possession of the liquor in the course of carrying on a business or in the course of their employment by another person in the course of carrying on a business; or
  - (c) a person who is permanently or temporarily residing at premises near the public place and who enters the public place solely for the purpose of passing through it to enter those premises or who enters the public place from those premises for the purpose of leaving the place; or
  - (d) a person who possesses or consumes the liquor for sacramental or other similar religious purposes.
- (5) The Schedule is in substitution for Schedule—Glenelg Area 1 in the principal notice.

## Schedule—Glenelg Area 1

### 1—Extent of prohibition

The consumption of liquor is prohibited, and the possession of liquor is prohibited.



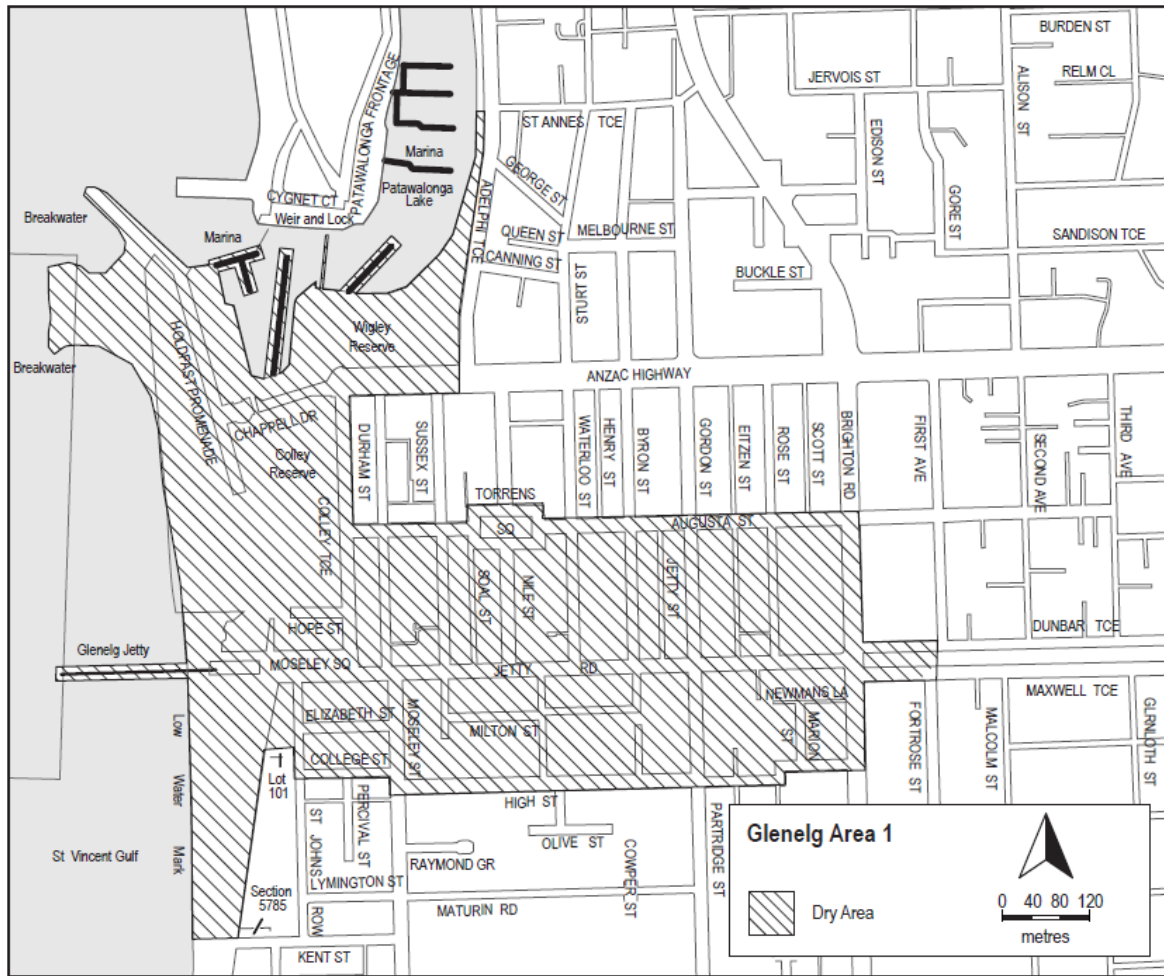
## 2—Period of prohibition

Continuous, but excluding the following periods:

- (a) any day or days during that period on which a festival, exhibition, show or other event is held within the area if it—
  - (i) is of historic, traditional or cultural significance or significantly promotes tourism; and
  - (ii) has been authorised by the City of Holdfast Bay for the purposes of these regulations.

## 3—Description of area

The area in Glenelg bounded as follows: commencing at the point at which the eastern boundary of Colley Terrace intersects the northern boundary of Augusta Street, then generally easterly along the northern boundary of Augusta Street (including around the western, northern and eastern boundaries of Torrens Square) to its intersection with the eastern boundary of Brighton Road, then southerly along that boundary of Brighton Road to the northern boundary of Dunbar Terrace, then easterly along that boundary of Dunbar Terrace to the point at which it meets the western boundary of First Avenue, then in a straight line by the shortest route (across Dunbar Terrace and Maxwell Terrace) to the point at which the southern boundary of Maxwell Terrace meets the eastern boundary of Fortrose Street, then westerly along that boundary of Maxwell Terrace to the eastern boundary of Brighton Road, then southerly along that boundary of Brighton Road to its intersection with the prolongation in a straight line of the southern boundary of High Street, then generally westerly along that prolongation and boundary of High Street to the point at which the prolongation in a straight line of that southern boundary of High Street intersects the western boundary of Moseley Street, then northerly along that boundary of Moseley Street to the southern boundary of College Street, then westerly along that boundary of College Street and the prolongation in a straight line of that boundary to the western boundary of St John's Row, then northerly along that boundary of St John's Row to the southern boundary of South Esplanade Lane (the northern boundary of Lot 101 FP 6859), then westerly along that boundary of South Esplanade Lane to the eastern boundary of the South Esplanade, then south-westerly along that boundary of the South Esplanade to the northern boundary of Kent Street, then westerly along that boundary of Kent Street and the prolongation in a straight line of that boundary to the low water mark of Gulf St Vincent, then generally northerly along the low water mark (including the low water mark around the outer boundary of any breakwater or groyne) to the entrance to the Patawalonga River, then generally south easterly, easterly, northerly, easterly and northerly along the southern and eastern bank of the River to the point at which the eastern bank of the River intersects the prolongation in a straight line of the southern boundary of St Anne's Terrace, then easterly along that prolongation to the western boundary of Adelphi Terrace, then southerly along that western boundary of Adelphi Terrace and the prolongation in a straight line of that boundary to the southern boundary of Anzac Highway, then westerly along that boundary of Anzac Highway to the eastern boundary of Colley Terrace, then southerly along that boundary of Colley Terrace to the point of commencement. The area includes the Glenelg Jetty and any other jetty, wharf, mooring, dock or other structure (apart from the Patawalonga Weir) projecting into the Gulf or River from the area described above, as well as any area beneath such a structure.



Made by the Minister for Consumer and Business Affairs

On 26 September 2024

LIVESTOCK ACT 1997  
 LIVESTOCK REGULATIONS 2013  
 REGULATION 85

*Chief Inspector Authorisation for Movement of Unmanaged Goats*

Pursuant to Regulation 85 of the *Livestock Regulations 2013* (the Regulations) and for the purpose of authorising the movement of unmanaged goats from land of capture to a goat depot, I, Elise Katherine Spark, Chief Inspector of Stock under the *Livestock Act 1997*, authorise the following activity that would otherwise be prohibited pursuant to Regulation 61:

The removal of an unmanaged goat from land to a goat depot that has been:

- captured on the land; and
- pastured on the land for a period not exceeding 6 weeks.

This authorisation is subject to all other relevant requirements of the Regulations being met.

In this notice:

**goat depot** means a place approved by the Chief Inspector for the purposes of this notice that is used to receive and aggregate unmanaged goats prior to being consigned to an abattoir for slaughter and over-the-hooks sale.

**unmanaged goat** has the same meaning as in the *Livestock Regulations 2013*.

Dated: 28 October 2024

ELISE KATHERINE SPARK  
 Chief Inspector of Stock

## PLANNING, DEVELOPMENT AND INFRASTRUCTURE ACT 2016

*Appointment of Ex Officio Member*

Pursuant to Section 18(1)(b) of the *Planning, Development and Infrastructure Act 2016* ('the Act'), I, Nick Champion, Minister for Planning, being the Minister to whom the administration of the Act is committed, hereby:

1. Designate Mr Marc Josiah Voortman, Executive Director Planning and Building, Department for Housing and Urban Development (or any other person acting in, or delegated the functions and powers of that position from time to time) as the ex officio member of the State Planning Commission for a term effective on and from 1 November 2024 and expiring on 31 October 2027.

Dated: 29 October 2024

HON NICK CHAMPION MP  
Minister for Planning

## RETAIL AND COMMERCIAL LEASES ACT 1995

*Exemption*

Pursuant to Section 77(2) of the *Retail and Commercial Leases Act 1995* (SA) I, Nerissa Kilvert, Small Business Commissioner for the State of South Australia, exempt the lease agreement between Asia Property AU 1 Pty Ltd (ACN 632 894 225) as trustee for the Sentinel Metro Property Trust and Eden Academy Operations Pty Ltd (ACN 637 604 794) as trustee of the Eden Academy Unit Trust, from the entirety of the Act, in relation to the whole of the land in Certificate of Title Volume 6280 Folio 834 (premises), located at 492-494 Milne Road, Redwood Park, South Australia.

Dated: 23 October 2024

NERISSA KILVERT  
Small Business Commissioner

## ROAD TRAFFIC ACT 1961

*Authorisation to Operate Breath Analysing Instruments*

I, Grant Stevens, Commissioner of Police, do hereby notify that on and from 24 October 2024, the following persons were authorised by the Commissioner of Police to operate breath analysing instruments as defined in and for the purposes of the:

- *Road Traffic Act 1961*;
- *Harbors and Navigation Act 1993*;
- *Security and Investigation Industry Act 1995*; and
- *Rail Safety National Law (South Australia) Act 2012*.

PD Number	Officer Name
11055	BURNARD, Ashleigh Grace
77315	CLEGGETT, Matthew Robert
12780	FITZPATRICK, Tijana Susan
76221	LLOYD, Simon Jack
14491	MARSH, Estelle Helena
11938	MCLEOD, Courtney Alayne
12365	MILLER, Alexander David
14698	NEO, Kimberley Jane
14794	RAYNER, Lewis Michael
12936	SEPPELT, Nicholas Josef
12931	WALSH, Jemima Claire

Dated: 31 October 2024

GRANT STEVENS  
Commissioner of Police

Reference: 2024-0204

## ROAD TRAFFIC ACT 1961

## South Australia

**Road Traffic (Electric Personal Transporters) Notice No 2 2024**

Under Section 161A of the *Road Traffic Act 1961*

**1—Short title**

This Notice may be cited as the *Road Traffic (SA Police E-scooter Trial) Notice 2024*.

**2—Operation**

This Notice comes into operation on the day on which it is made and will cease operation on 31 October 2025.  
This Notice revokes the *Road Traffic (SA Police E-scooter Trial) Notice 2022* of 31 October 2022.

### 3—Interpretation

In this Notice—

*Act* means the *Road Traffic Act 1961*;

*Council* means the Corporation of the City of Adelaide;

*electric personal transporter* has the same meaning as in the *Road Traffic (Miscellaneous) Regulations 2014*;

*Minister* means the Minister to whom the administration of the Act is committed;

*SA Police* means the South Australia Police as composed under the *Police Act 1998*.

### 4—Approval

In accordance with the power under Section 161A of the Act, I hereby approve an electric personal transporter to be driven on or over a road.

### 5—Conditions

An electric personal transporter may be driven:

1. within the Council area designated in the Schedule to this Notice;
2. by a sworn officer of the SA Police;
3. if the electric personal transporter meets the criteria in paragraphs (a) to (d) of the definition of *scooter* in Rule 244A(1) of the *Australian Road Rules*.

### 6—Revocation

This Notice may be revoked by the Minister or his delegate at any time.

### 7—Execution

Dated: 25 October 2024

HON TOM KOUTSANTONIS MP  
Minister for Infrastructure and Transport

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SURVEYOR-GENERAL  
SPATIAL DATA PROVISION TO LOCAL GOVERNMENT AUTHORITIES  
*Effective from 1 July 2024*

The fees for the provision of spatial datasets provided to Local Government Authorities by the Surveyor-General are based on the consumption of the data provided.

Annual fees for the 2024/25 financial year are set out below.

Extracts	Financial Year 24/25	GST Inc
6	\$4,795.03	\$5,274.53
5	\$4,126.77	\$4,539.45
4	\$3,458.52	\$3,804.38
3	\$2,790.28	\$3,069.30
2	\$2,120.92	\$2,333.01
1	\$1,452.66	\$1,597.93

Dated: 28 October 2024

HON NICK CHAMPION MP  
Minister for Planning

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## THE DISTRICT COURT OF SOUTH AUSTRALIA

## PORT AUGUSTA CIRCUIT COURT

*Sheriff's Office, Adelaide, 4 November 2024*

In pursuance of a precept from the District Court to me directed, I do hereby give notice that the said Court will sit as a Court of Oyer and Terminer and General Gaol Delivery at the Courthouse at Port Augusta on the day and time undermentioned and all parties bound to prosecute and give evidence and all jurors summoned and all others having business at the said Court are required to attend the sittings thereof and the order of such business will be unless a Judge otherwise orders as follows:

Tuesday, 4 November 2024 at 10 am on the first day of the sittings the only business taken will be the arraignment of prisoners in gaol and the passing of sentences on prisoners in gaol committed for sentence; the surrender of prisoners on bail committed for sentence; the surrender of persons in response to ex officio informations or of persons on bail and committed for trial who have signified their intentions to plead guilty and the passing of sentences for all matters listed for disposition by the District Court.

Juries will be summoned for 5 November 2024 and persons will be tried on this and subsequent days of the sittings.

*Prisoners in H.M. Gaol and on bail for sentence and for trial at the sittings of the Port Augusta Courthouse, commencing 4 November 2024.*

Aitken, Lisa Joylene	Cause harm by dangerous driving (2).	On bail
Armstrong Leckstrom, Joshua Leonard	Aggravated assault (2); Engage in sexual intercourse without consent; Aggravated assault cause harm.	In gaol
Bilney, Shay Ellen	Criminal Neglect.	On bail
Brady, Hadley Lee	Persistent sexual exploitation of child; Sexual abuse of child.	On bail
Brand, Matthew Philip	Aggravated commit assault (4); Damage property; Damage building or motor vehicle; Aggravated threaten to kill or endanger life.	On bail
Brennan, Callum Wade	Unlawful sexual intercourse with a person under 17 years.	On bail
Cleveley, Daniel Thomas	Maintain unlawful sexual relationship with a child.	On bail
Coomber, Jamie Albert	Aggravated indecently assault a person.	On bail
Gowans, Waylon Robert Paul	Assault (2); Serious criminal trespass in a place of residence; Dishonestly take property.	In gaol
Graham, Michael Leslie	Sexual abuse of child.	On bail
Graves, Benjamin James	Engage in sexual intercourse without consent; Aggravated assault.	On bail
Hannigan, Timothy Mark	Adult, Sexual abuse of a child.	In gaol
Hannigan, Timothy Mark	Disseminate Child exploitation material (4); Fail to provide access to electronic data according to order; Bestiality; Possession of Child exploitation Material.	In gaol
Harper, Kayla Jean	Trafficking (2)	On bail
Hay, Trent James	Indecent assault (11); Sexual abuse of child (2).	On bail
Hepenstall, Adam Henry	Serious criminal trespass in a place of residence; Cause harm without intent; Aggravated assault; Damage property.	In gaol
Hook, Daniel Peter	Assault; Trespass in a place of residence; Aggravated assault (3); Damage building or motor vehicle; Choke, Suffocate or strangle another.	In gaol
Hook, Daniel Peter	Contravene intervention order/prevent person from giving evidence.	In gaol
Hudson-Bakin, Blye Charles	Aggravated assault (2); Serious criminal trespass in a place of residence;	On bail
George Jones, Sarah Jean	Dishonestly take property.	
Lang, Ricky Henry	Rape/attempted rape.	In gaol
Mackintosh, Max Graeme	Adult, Sexual abuse of child.	On bail
McCarthy, Tyson Wayne	Aggravated assault (3); Dishonestly take property; Choke or strangle another.	On bail
McCormick, Cameron Dwayne	Engage in sexual intercourse with a person without consent (3); Commit assault; Aggravated commit assault against own child; Aggravated commit assault against own spouse; Arson of building or motor vehicle.	In gaol
Pauly, Nathan Brian	Trafficking (2); Money laundering (2).	On bail
Riley, Toby Mapli	Aggravated cause harm with intent.	On bail
Savaidis, Adrian John	Sexual abuse of a child.	In gaol
Sawyer, Chuck	Traffic in a controlled drug.	In gaol
Shillabeer, Wayne Stephen	Aggravated indecently assault a person.	On bail
Smith, Jamie Keys	Serious criminal trespass non residence; Aggravated dishonestly take property.	On bail
Solly, Cameron Robert	Possess supplies/take steps in manufacture explosive (4); Use an explosive device without lawful excuse.	On bail
Spargo, Dwaine Kenneth	Unlawful sexual intercourse (2); Aggravated indecent assault (2).	On bail
Taylor, Miranda Mia	Aggravated cause death by dangerous driving; Aggravated cause serious harm by dangerous driving; Aggravated cause harm by dangerous driving.	On bail
Trimboli, Francesco Joseph	Aggravated assault; Threaten to kill or endanger life; Blackmail; Damage building or motor vehicle.	On bail
Ware, Leeroy James	Aggravated serious criminal trespass in a place of residence; Aggravated theft; Dishonestly take property; Attempted aggravated serious criminal trespass non-residential; Aggravated serious criminal trespass non-residential; Aggravated dishonestly receive property.	In gaol
Williamson, Ashley Patrick	Engage in sexual intercourse without consent.	In gaol
Woods, Dylan Andrew	Communicate to make child amenable to sexual activity; Indecently assault a person.	On bail

Prisoners on bail must surrender at 10am of the day appointed for their respective trials. If they do not appear when called upon their recognizances and those of their bail will be estreated and a bench warrant will be issued forthwith.

By order of the Court,

L. TURNER  
Sheriff

## WORK HEALTH AND SAFETY REGULATIONS 2012

*Exemption*

Pursuant to Regulation 684 of the *Work Health and Safety Regulations 2012* (WHS Regulations), I have determined on my own initiative to grant an exemption from Regulation 529D, in specific circumstances, to enable the reinstallation of an existing engineered stone benchtop, panel or slab that was removed in order for repair or other work to be undertaken in the location.

This exemption is applicable to persons with management or control of undertaking work to remove and reinstall an existing engineered stone benchtop, panel or slab in order to undertake repair or other work to be undertaken in the location.

The purpose of Regulation 529D is to prohibit a person conducting a business or undertaking to carry out, or direct or allow a worker to carry out, work that involves manufacturing, supplying, processing or installing engineered stone benchtops, panels or slabs.

I have considered circumstances where work is required to remove an existing engineered stone benchtop, panel or slab in order for repair or other work to be undertaken in the location and the reinstallation of the existing engineered stone benchtop, panel or slab is required.

I have had regard to the risks associated with the reinstallation of the existing engineered stone benchtop, panel or slab in limited circumstances. I have determined that placing conditions on the exemption will ensure there is no increase in risk as a result of this exemption.

In accordance with the provisions of Regulation 684(1) of the WHS Regulations, an exemption has been granted from Regulation 529D on the following conditions:

1. The exemption only applies to the reinstallation of an existing engineered stone benchtop, panel or slab:
  - associated with repair or modification or underlying cabinetry or supporting structure, or to give access to repair or modify some underlying component;
  - in the same location from which it was removed; and
  - at the same address from which it was removed.
2. The exemption does not allow the installation of a replacement engineered stone benchtop, panel or slab if for any reason the original engineered stone benchtop, panel or slab cannot be reinstalled.
3. The person conducting the business or undertaking must:
  - ensure the processing of engineered stone when reinstalling, is limited to minor modification only as per Regulation 529F
  - ensure the processing of engineered stone is controlled in accordance with Regulation 529B
  - if processing is required, the relevant PCBU must notify the Regulator of the work being undertaken in accordance with Regulation 529G

This exemption commences on 31 October 2024 and is valid until 30 March 2026.

Dated: 24 October 2024

GLENN FARRELL  
Executive Director  
SafeWork SA

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## LOCAL GOVERNMENT INSTRUMENTS

### PORT AUGUSTA CITY COUNCIL

#### ROADS (OPENING AND CLOSING) ACT 1991

##### *Road Closing—Daw Street, Port Augusta West*

Notice is hereby given, pursuant to Section 10 of the *Roads (Opening and Closing) Act 1991*, that the Port Augusta City Council proposes to make a Road Process Order to close and merge with proposed Allotment 70 in Development Number 660/D003/20 the portion of the public road adjoining proposed Allotment 70 in Development Number 660/D003/20 more particularly delineated and lettered 'A' on Preliminary Plan PP24/0036.

The Preliminary Plan and Statement of Persons Affected is available for public inspection at the offices of the Port Augusta City Council, 4 Mackay Street, Port Augusta, and the Adelaide Office of the Surveyor-General during normal office hours. The Preliminary Plan can also be viewed at [www.sa.gov.au/roadsactproposals](http://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 Port Augusta City Council, PO Box 1704, Port Augusta SA 5700, within 28 days of this notice and a copy must be forwarded to the Surveyor-General at GPO Box 1815, Adelaide SA 5001. Where a submission is made, the applicant must be prepared to support their submission in person upon council giving notification of a meeting at which the matter will be considered.

Dated: 28 October 2024

JOHN BANKS  
Chief Executive Officer

### CITY OF VICTOR HARBOR

#### LOCAL GOVERNMENT ACT 1999

##### *Adoption of Community Land Management Plans*

Notice is hereby given that, pursuant to Sections 196 and 197 of the *Local Government Act 1999*, at its Ordinary Council meeting of 28 October 2024 the City of Victor Harbor resolved to:

1. revoke the following Community Land Management Plans dated 13 December 2004:
  1. Open Space Reserves
  2. Encounter Lakes
  3. Leased Land
  4. Cemeteries
  5. Car Parking
  6. Community Facilities
  7. Commercial Lease/Licence
  8. Tabernacle Church Cemetery Reserve
2. adopt the following Community Land Management Plans in substitution of the Community Land Management Plans dated 13 December 2004:
  1. Parks, Gardens and Reserves
  2. Town Centre and Foreshore Reserves
  3. Sport and Recreation
  4. Conservation and Nature Reserves
  5. Buffer and Controlled Access Reserves
  6. Operational and Other
  7. Tabernacle Church Cemetery Reserve.

A copy of the Community Land Management Plans adopted by the Council is available for public viewing on the Council's website [www.victor.sa.gov.au/](http://www.victor.sa.gov.au/).

Dated: 29 October 2024

VICTORIA MACKIRDY  
Chief Executive Officer

### WATTLE RANGE COUNCIL

#### ROAD (OPENING AND CLOSING) ACT 1991

##### *Lossie Lane, Millicent*

Notice is hereby given, pursuant to Section 10 of the *Roads (Opening and Closing) Act, 1991*, that the Wattle Range Council hereby gives notice of its intent to implement a Road Process Order to close portion of the Public Road and merge with the adjoining Allotment 201 in D23605 in the Hundred of Mount Muirhead more particularly delineated and lettered as "A" in Preliminary Plan 24/0039.

The Preliminary Plan and Statement of Persons Affected is available for public inspection at the offices of the Wattle Range Council at George Street, Millicent also Council's website [www.wattlerange.sa.gov.au](http://www.wattlerange.sa.gov.au) and the Adelaide Office of the Surveyor-General during office hours.

The Preliminary Plan can also be viewed at [www.sa.gov.au/roadsactproposals](http://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 Council at PO Box 27, Millicent SA 5280 WITHIN 28 DAYS OF THIS NOTICE and a copy must be forwarded to the Surveyor-General at GPO Box 1815, Adelaide 5001. Where a submission is made, the Council will give notification of a meeting at which the matter will be considered.

Dated: 30 October 2024

BEN GOWER  
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:

DADDY Glenda Joy late of 13 Kapoola Avenue Campbelltown Retired Purchasing Officer who died 8 August 2024  
GARDINER Edward Allen late of 17 Pattinson Close Whyalla Norrie Retired Truck Driver who died 1 May 2024  
HANSEN Clare Maree late of 18 Best Street Murray Bridge of no occupation who died 27 December 2023  
HARTLEY Jeffrey Yuille late of 2 Franciscan Avenue Lockleys Retired Administrator who died 27 May 2024  
LYNCH Allan Joseph late of 21 Hanson Street Freeling Retired Tyre Technician who died 8 June 2024  
NUTT Barry Melville late of 15 Hawthorn Road Mount Barker Retired Office Clerk who died 6 April 2024  
PSALTIS Georgette late of 13 Hudson Avenue Rostrevor Retired Secretary who died 14 July 2024  
ROWE Hazel Joan late of 7-12 Majors Road North Moonta Retired Process Worker who died 22 June 2024  
SANDERS Helen Evon late of 18 Trafford Street Angle Park Retired Teacher's Assistant who died 6 July 2024  
WADE Helen late of 84 White Street Mordialloc Victoria Retired Salesperson who died 11 March 2024

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 SA 5001, full particulars and proof of such claims, on or before the 29 November 2024 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: 31 October 2024

T. BRUMFIELD  
Public Trustee



# NOTICE SUBMISSION

The South Australian Government Gazette is published each Thursday afternoon.

Notices must be emailed by 4 p.m. Tuesday, the week of publication.

Submissions are formatted per the gazette style and a proof will be supplied prior to publication, along with a quote if applicable. Please allow one day for processing notices.

Alterations to the proof must be returned by 4 p.m. Wednesday.

## **Gazette notices must be submitted as Word files, in the following format:**

- Title—the governing legislation
- Subtitle—a summary of the notice content
- Body—structured text, which can include numbered lists, tables, and images
- Date—day, month, and year of authorisation
- Signature block—name, role, and department/organisation authorising the notice

## **Please provide the following information in your email:**

- Date of intended publication
- Contact details of the person responsible for the notice content
- Name and organisation to be charged for the publication—Local Council and Public notices only
- Purchase order, if required—Local Council and Public notices only

EMAIL: [governmentgazettesa@sa.gov.au](mailto:governmentgazettesa@sa.gov.au)

PHONE: (08) 7133 3552

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

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