



THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

PUBLISHED BY AUTHORITY

ADELAIDE, THURSDAY, 4 DECEMBER 2025

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

GOVERNOR'S INSTRUMENTS

ACTS

Department of the Premier and Cabinet
Adelaide, 4 December 2025

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

No. 65 of 2025—Education and Children's Services (Enrolment and Attendance) Amendment Bill 2025
An Act to amend the Education and Children's Services Act 2019

No. 66 of 2025—Help to Buy (Commonwealth Powers) Bill 2025
An Act to adopt specified provisions of the Help to Buy Act 2024 of the Commonwealth for the purposes of section 51(xxxvii) of the Constitution of the Commonwealth, to refer legislative power of the State in the form of an amendment reference to the Parliament of the Commonwealth to make amendments to the Help to Buy Act 2024 of the Commonwealth for the purposes of section 51(xxxvii) of the Constitution of the Commonwealth, to make related amendments to various Acts, and for other purposes

No. 67 of 2025—Waite Trust (Activities on and Use of Certain Trust Land) Bill 2025
An Act to allow for certain activities on, and use of, portions of the land that is subject to the terms of the Peter Waite Trust

No. 68 of 2025—Statutes Amendment (Building and Construction Industry Review—Penalties) Bill 2025
An Act to amend the Building Work Contractors Act 1995, the Fair Trading Act 1987, the Magistrates Court Act 1991 and the Plumbers, Gas Fitters and Electricians Act 1995

No. 69 of 2025—Statutes Amendment (Health and Wellbeing) Bill 2025
An Act to amend the Advance Care Directives Act 2013, the Assisted Reproductive Treatment Act 1988, the Automated External Defibrillators (Public Access) Act 2022, the Blood Contaminants Act 1985, the Controlled Substances Act 1984, the Food Act 2001, the Guardianship and Administration Act 1993, the Health and Community Services Complaints Act 2004, the Health Care Act 2008, the Mental Health Act 2009, the Research Involving Human Embryos Act 2003, the Suicide Prevention Act 2021 and the Termination of Pregnancy Act 2021

No. 70 of 2025—Residential Tenancies (Miscellaneous) Amendment Bill 2025
An Act to amend the Residential Tenancies Act 1995

No. 71 of 2025—Scrap Metal Dealers Bill 2025
An Act to regulate the scrap metal industry, and for other purposes

No. 72 of 2025—Labour Hire Licensing (Scope of Act) Amendment Bill 2025
An Act to amend the Labour Hire Licensing Act 2017

No. 73 of 2025—Carers Recognition (Miscellaneous) Amendment Bill 2025
An Act to amend the Carers Recognition Act 2005 and to make related amendments to the Criminal Law Consolidation Act 1935, the Evidence Act 1929 and the Intervention Orders (Prevention of Abuse) Act 2009

No. 74 of 2025—Fisheries Management (Cuttlefish—Northern Spencer Gulf) Amendment Bill 2025
An Act to amend the Fisheries Management Act 2007

No. 75 of 2025—Return to Work (Presumptive Firefighter Injuries) Amendment Bill 2025
An Act to amend the Return to Work Act 2014

No. 76 of 2025—Workplace Protection (Personal Violence) Bill 2025
An Act to protect people from personal violence in the workplace, to make a related amendment to the Youth Court Act 1993 and for other purposes

No. 77 of 2025—Unclaimed Goods (Miscellaneous) Amendment Bill 2025
An Act to amend the Unclaimed Goods Act 1987 and to make a related amendment to the Local Government Act 1999

No. 78 of 2025—Summary Offences (High Risk Missing Persons) Amendment Bill 2025
An Act to amend the Summary Offences Act 1953

No. 79 of 2025—Statutes Amendment (Superannuation and Other Payments) Bill 2025
An Act to amend the Electricity Corporations Act 1994, the Parliamentary Remuneration Act 1990, the Parliamentary Superannuation Act 1974, the Police Superannuation Act 1990, the Southern State Superannuation Act 2009, the Superannuation Act 1988 and the Superannuation Funds Management Corporation of South Australia Act 1995

By command,

ANDREA MICHAELS, MP
For Premier

APPOINTMENTS, RESIGNATIONS AND GENERAL MATTERS

Department of the Premier and Cabinet
Adelaide, 4 December 2025

Her Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Parole Board of South Australia, pursuant to the provisions of the Correctional Services Act 1982:

Member: from 18 December 2025 until 17 December 2028

Eleanor Frances Nelson
William Penn Boucaut
Nicholas John Floreani
Garth Dodd
Susan Joan Macdonald

Presiding Member: from 18 December 2025 until 17 December 2028

Eleanor Frances Nelson

First Deputy Presiding Member: from 18 December 2025 until 17 December 2028

William Penn Boucaut

Second Deputy Presiding Member: from 18 December 2025 until 17 December 2028

Nicholas John Floreani

By command,

ANDREA MICHAELS, MP
For Premier

25MCS0002CS

Department of the Premier and Cabinet
Adelaide, 4 December 2025

Her Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Adelaide Festival Corporation Board, pursuant to the provisions of the Adelaide Festival Corporation Act 1998:

Member: from 4 December 2025 until 3 December 2028

Brenton Philip Vincent Cox

By command,

ANDREA MICHAELS, MP
For Premier

25ART0023CS

Department of the Premier and Cabinet
Adelaide, 4 December 2025

Her Excellency the Governor in Executive Council has been pleased to appoint Anna Louise Collyer as a full-time Commissioner and the Chairperson of the Australian Energy Market Commission for a five year term commencing on 1 February 2026 until 31 January 2031, pursuant to sections 12 and 13 of the Australian Energy Market Commission Establishment Act 2004.

By command,

ANDREA MICHAELS, MP
For Premier

25MEM0040CS

Department of the Premier and Cabinet
Adelaide, 4 December 2025

Her Excellency the Governor in Executive Council has directed that, upon his retirement, a cash payment be made to Deputy President Judge Brian Gilchrist, a Judge of the District Court of South Australia, in lieu of his unused leave entitlement - pursuant to section 13H(2) of the Supreme Court Act 1935 and section 14(1) of the District Court Act 1991.

By command,

ANDREA MICHAELS, MP
For Premier

AGO0210-25CS

PROCLAMATIONS

South Australia

Ageing and Adult Safeguarding (Review Recommendations) Amendment Act (Commencement) Proclamation 2025

1—Short title

This proclamation may be cited as the *Ageing and Adult Safeguarding (Review Recommendations) Amendment Act (Commencement) Proclamation 2025*.

2—Commencement of Act

The *Ageing and Adult Safeguarding (Review Recommendations) Amendment Act 2025* (No 38 of 2025) comes into operation on 1 July 2026.

Made by the Governor

with the advice and consent of the Executive Council
on 4 December 2025

REGULATIONS

South Australia

Planning, Development and Infrastructure (General) (Infrastructure Coordination Overlay) Amendment Regulations 2025

under the *Planning, Development and Infrastructure Act 2016*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement

Part 2—Amendment of *Planning, Development and Infrastructure (General) Regulations 2017*

- 3 Amendment of Schedule 9—Referrals
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Planning, Development and Infrastructure (General) (Infrastructure Coordination Overlay) Amendment Regulations 2025*.

2—Commencement

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

Part 2—Amendment of *Planning, Development and Infrastructure (General) Regulations 2017*

3—Amendment of Schedule 9—Referrals

Schedule 9, clause 3, table, Part A—after item 8 insert:

8A—Infrastructure Coordination Overlay

Development that is—	The Scheme Coordinator established under section 165 of the Act in	Direction	30 business days
(a) in the Infrastructure Coordination Overlay under the Planning and Design Code; and	relation to an infrastructure delivery scheme under Part 13		
(b) specified by the Planning and Design Code as development of a class to which this item applies.	Division 1 of the Act in operation in the relevant area of the Infrastructure Coordination Overlay under the Planning and Design Code.		

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 4 December 2025

No 134 of 2025

South Australia

Ageing and Adult Safeguarding (Review Recommendations) Amendment Regulations 2025

under the *Ageing and Adult Safeguarding Act 1995*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement

Part 2—Amendment of *Ageing and Adult Safeguarding Regulations 2019*

- 3 Amendment of regulation 5—Preparation of the Charter
 - 4 Amendment of regulation 6—Prescribed State authorities—Charter
 - 5 Amendment of regulation 7—Prescribed State authorities—Codes of Practice
 - 6 Amendment of regulation 8—Consent
 - 7 Substitution of regulation 9
 - 9 Internal review
 - 8 Amendment of regulation 10—Sharing of information
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Ageing and Adult Safeguarding (Review Recommendations) Amendment Regulations 2025*.

2—Commencement

These regulations come into operation on the day on which the *Ageing and Adult Safeguarding (Review Recommendations) Amendment Act 2025* comes into operation.

Part 2—Amendment of *Ageing and Adult Safeguarding Regulations 2019*

3—Amendment of regulation 5—Preparation of the Charter

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

- (2) For the purposes of section 20(4) of the Act, the Minister and the Adult Safeguarding Unit may vary the Charter without complying with the requirements of section 20(3) of the Act where the variations are minor and non-substantive.

4—Amendment of regulation 6—Prescribed State authorities—Charter

Regulation 6—delete "the Office for Ageing Well" and substitute:
the Department

5—Amendment of regulation 7—Prescribed State authorities—Codes of Practice

Regulation 7—delete "the Office for Ageing Well" and substitute:
the Department

6—Amendment of regulation 8—Consent

- (1) Regulation 8(1)—delete subregulation (1)
- (2) Regulation 8(2)—delete "section 24(5)" and substitute:
section 28(3)

7—Substitution of regulation 9

Regulation 9—delete the regulation and substitute:

9—Internal review

For the purposes of section 38(3a) of the Act, the prescribed time is 30 business days after—

- (a) the application for internal review is made; or
- (b) any additional information requested under section 38(2b)(a) of the Act is received,

whichever is later.

8—Amendment of regulation 10—Sharing of information

- (1) Regulation 10(1)(b) and (2)—delete "section 25" wherever occurring and substitute in each case:
section 24 or 27(2)(e)
- (2) Regulation 10(1)—after paragraph (b) insert:
 - (c) a person or body who is supporting a relevant adult as part of a safeguarding response being coordinated or monitored by the Adult Safeguarding Unit.
- (3) Regulation 10(4)—delete "vulnerable" wherever occurring and substitute in each case:
relevant

Made by the Governor

with the advice and consent of the Executive Council
on 4 December 2025

No 135 of 2025

South Australia

Health Practitioner Regulation National Law (South Australia) (Amendment of Law) Regulations 2025

under the *Health Practitioner Regulation National Law (South Australia) Act 2010*

Contents

Preamble

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Amendment provisions

Part 2—Amendment of *Health Practitioner Regulation National Law (South Australia)*

- 4 Amendment of section 5—Definitions
 - 5 Insertion of section 77A
 - 77A Restriction on disqualified persons applying for registration
 - 6 Amendment of section 196—Decision by responsible tribunal about registered health practitioner
 - 7 Amendment of section 197—Decision by responsible tribunal about student
 - 8 Insertion of Part 8 Division 12A
 - Division 12A—Reinstatement orders
 - 198A Application for reinstatement order
 - 198B Hearing of application for reinstatement order
 - 198C Parties to proceedings
 - 198D Costs
 - 198E Decision about application for reinstatement order
 - 9 Insertion of sections 225A and 225B
 - 225A Requirement for additional information to be recorded in National and Specialists Registers in certain circumstances
 - 225B Additional information to be recorded in National and Specialists Registers for section 225A
 - 10 Insertion of sections 237A and 237B
 - 237A Protection from reprisals for persons making notifications or otherwise providing information, documents or assistance
 - 237B Non-disclosure agreements
 - 11 Insertion of Part 16
 - Part 16—Transitional provisions for *Health Practitioner Regulation National Law (South Australia) (Amendment of Law) Regulations 2025*
 - 327 Application of section 77A
 - 328 Application for reinstatement order
 - 329 Application of section 237B
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Preamble

- 1 Section 4 of the *Health Practitioner Regulation National Law (South Australia) Act 2010* provides that if the Parliament of Queensland enacts an amendment to the *Health Practitioner Regulation National Law* set out in the Schedule to the *Health Practitioner Regulation National Law Act 2009* of Queensland (the **Queensland Act**), the Governor may, by regulation, modify the *Health Practitioner Regulation National Law (South Australia)* text to give effect to that amendment as a law of South Australia.
 - 2 The Parliament of Queensland has enacted the *Health Practitioner Regulation National Law and Other Legislation Amendment Act 2025* to amend the Queensland Act and the amendments to the *Health Practitioner Regulation National Law (South Australia)* text set out in Part 2 of these regulations give effect to those Queensland amendments.
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Part 1—Preliminary

1—Short title

These regulations may be cited as the *Health Practitioner Regulation National Law (South Australia) (Amendment of Law) Regulations 2025*.

2—Commencement

- (1) Subject to this regulation, these regulations come into operation on the day on which they are made.
- (2) The following regulations come into operation on the day on which section 17 of the *Health Practitioner Regulation National Law and Other Legislation Amendment Act 2025* of Queensland (the **Queensland Act**) comes into operation:
 - (a) regulations 4 to 6 (inclusive);
 - (b) regulation 8;
 - (c) regulation 11, but only insofar as it inserts sections 327 and 328.
- (3) Regulation 7 comes into operation on the day on which section 19 of the Queensland Act comes into operation.
- (4) Regulation 9 comes into operation on the day on which section 21 of the Queensland Act comes into operation.

3—Amendment provisions

Pursuant to section 4(4) of the *Health Practitioner Regulation National Law (South Australia) Act 2010*, the *Health Practitioner Regulation National Law (South Australia)* text is amended as specified in Part 2 of these regulations.

Part 2—Amendment of *Health Practitioner Regulation National Law (South Australia)*

4—Amendment of section 5—Definitions

- (1) Section 5—after the definition of *criminal history law* insert:

disqualified person means a person—

- (a) whose registration has been cancelled by a responsible tribunal; or
 - (b) who has been disqualified by a responsible tribunal from applying for registration, or being registered, in a health profession;
- (2) Section 5—after the definition of *regulatory body* insert:

reinstatement order means an order of a responsible tribunal that a disqualified person is eligible to apply to a National Board for registration under Part 7;

5—Insertion of section 77A

After section 77 insert:

77A—Restriction on disqualified persons applying for registration

Despite any other provision of this Law, a disqualified person cannot apply for registration under this Law unless a responsible tribunal has made a reinstatement order under this Law in relation to the disqualified person.

6—Amendment of section 196—Decision by responsible tribunal about registered health practitioner

- (1) Section 196(4)(a)—delete "for a specified period"
- (2) Section 196(4)—after paragraph (a) insert:
- (aa) impose a period during which the person may not apply to a responsible tribunal for a reinstatement order;

7—Amendment of section 197—Decision by responsible tribunal about student

Section 197(2)—after "may decide" insert:

to

8—Insertion of Part 8 Division 12A

Part 8—after Division 12 insert:

Division 12A—Reinstatement orders

198A—Application for reinstatement order

- (1) A disqualified person may apply to a responsible tribunal for a reinstatement order.
- (2) For the purposes of subsection (1), the appropriate responsible tribunal for an application for a reinstatement order is the responsible tribunal for the participating jurisdiction in which the decision that resulted in the person becoming a disqualified person was made.

198B—Hearing of application for reinstatement order

- (1) At a hearing of an application for a reinstatement order, the responsible tribunal must determine whether, at the time of the hearing, the making of a reinstatement order is appropriate.
- (2) Without limiting subsection (1), in determining whether it is appropriate to make the reinstatement order, the tribunal may consider whether the person is—
 - (a) a fit and proper person to hold registration in the health profession; and
 - (b) able to practise the health profession competently and safely.
- (3) The responsible tribunal must take into account a complaint or notification made about the person, whether the complaint or notification was made before or after the decision that resulted in the person becoming a disqualified person.

198C—Parties to proceedings

The parties to proceedings relating to the hearing of an application for a reinstatement order are—

- (a) the disqualified person; and
- (b) the National Board that registered the person before the decision that resulted in the person becoming a disqualified person.

198D—Costs

The responsible tribunal may make any order about costs the tribunal considers appropriate for the proceedings.

198E—Decision about application for reinstatement order

- (1) A responsible tribunal that hears an application for a reinstatement order may—
 - (a) make an order dismissing the application; or
 - (b) grant the reinstatement order.
- (2) If the responsible tribunal grants the reinstatement order, the tribunal may decide conditions to which the person's registration must be subject if a National Board decides to re-register the person under this Law.
- (3) If the responsible tribunal decides to impose a condition on the person's registration, the tribunal must also decide a review period for the condition, commencing from the date of re-registration.
- (4) Any condition imposed on a person's registration by the National Board under Part 7 applies, but only to the extent it is not inconsistent with conditions imposed or changed by the responsible tribunal.

- (5) If the responsible tribunal makes an order dismissing the application, the tribunal may impose a period during which the person cannot make another application for a reinstatement order.
- (6) A person must not make an application for a reinstatement order in contravention of an order by the responsible tribunal under subsection (5).

9—Insertion of sections 225A and 225B

After section 225 insert:

225A—Requirement for additional information to be recorded in National and Specialists Registers in certain circumstances

- (1) This section applies if a National Board is satisfied that, in relation to a health practitioner whose name is recorded in a National Register or Specialists Register kept by the Board—
 - (a) a responsible tribunal decided, on or after the participation day for the health profession, that the practitioner behaved in a way that constitutes professional misconduct; and
 - (b) a basis for the tribunal’s decision was that the practitioner engaged in sexual misconduct, whether occurring in connection with the practice of the practitioner’s profession or not.
 - (2) For the purposes of subsection (1)(b), it is immaterial that—
 - (a) sexual misconduct was not the sole or main basis for the tribunal’s decision; or
 - (b) if the matter involved other types of conduct—the tribunal did not consider or decide whether the sexual misconduct alone constituted professional misconduct.
- Note—**
- See paragraph (b) of the definition of *professional misconduct*, which provides that professional misconduct may include more than one instance of unprofessional conduct in particular circumstances.
- (3) The National Board may be satisfied for the purposes of subregulation (1)(b)—
 - (a) by necessary inference, taking into account the tribunal’s decision and the reasons for the decision; and
 - (b) regardless of whether or not the tribunal’s reasons for the decision expressly provide that sexual misconduct was a basis for the decision.
 - (4) The National Board must record the information (the *additional information*) mentioned in section 225B in the National Register or Specialists Register.

- (5) However, the additional information must not be recorded in the National Register or Specialists Register, or must be removed from the register, if, on appeal, the responsible tribunal's decision regarding professional misconduct is—
 - (a) stayed or overturned; or
 - (b) modified to the extent it is no longer a decision to which this section applies.
- (6) Also, if recording the additional information in the National Register or Specialists Register would contravene an order of a court or tribunal, the National Board must not include, or must remove, the additional information to the extent the recording of the information in the register would contravene the order.
- (7) Section 226(1) and (2) apply to the requirement to record information under this section.
- (8) The additional information must remain on the National Register or Specialists Register permanently, unless otherwise authorised to be removed by this Law.
- (9) To the extent of any inconsistency between the requirements of this section and section 225B (the *relevant sections*) and section 232(2), the relevant sections prevail.

225B—Additional information to be recorded in National and Specialists Registers for section 225A

- (1) For the purposes of section 225A(4), the additional information is—
 - (a) a statement of the following—
 - (i) the date of the tribunal's decision;
 - (ii) the name of the tribunal;
 - (iii) that the tribunal decided the person behaved in a way that constitutes professional misconduct;
 - (iv) that the professional misconduct included sexual misconduct;
 - (v) any sanction imposed by the tribunal that—
 - (A) relates solely to the sexual misconduct; or
 - (B) if the sanction relates to more than one type of conduct—relates to the sexual misconduct and other types of conduct; and
 - (b) if the tribunal decision has been published—a copy of the decision or a link to the decision.

- (2) For the purposes of section 225A(4), if the tribunal decided to cancel the person's registration on the grounds of the professional misconduct, or if the health practitioner no longer holds registration, the additional information is also a statement of the following—
- (a) if the tribunal decided to disqualify the person from applying for registration under section 196(4)(a)—
 - (i) that the tribunal decided to disqualify the person; and
 - (ii) that the person may apply to the tribunal for a reinstatement order;
 - (b) if the tribunal decided to set a period for which the person may not apply for a reinstatement order—the period for which the person may not apply for the order;
 - (c) if the tribunal decided to prohibit the person from providing a health service or using a title under section 196(4)(b)—that the tribunal has prohibited the person from providing the service or using the title for a specified time or permanently;
 - (d) if the tribunal decided to restrict the person from providing a health service under section 196(4)(c)—
 - (i) that the tribunal has restricted the person from providing the service; and
 - (ii) the period of the restriction or that the restriction is permanent.

10—Insertion of sections 237A and 237B

After section 237 insert:

237A—Protection from reprisals for persons making notifications or otherwise providing information, documents or assistance

- (1) A person must not—
- (a) use threats or intimidation to attempt to persuade another person not to take protected action; or
 - (b) dismiss, or refuse to employ, another person because, or in the belief that, the other person has taken, or intends to take, protected action; or
 - (c) subject another person to other detriment or reprisal because, or in the belief that, the other person has taken, or intends to take, protected action.

Maximum penalty:

- (a) in the case of an individual—\$60 000;
- (b) in the case of a body corporate—\$120 000.

- (2) In this section—

protected action means—

- (a) making a notification, in good faith, under this Law; or
- (b) giving information, documents or other assistance in the course of an investigation or for another purpose under this Law to a person exercising functions under this Law.

237B—Non-disclosure agreements

- (1) A provision of a non-disclosure agreement is void to the extent it prevents or limits a person from—

- (a) making a notification, in good faith, under this Law; or
- (b) giving information, documents or other assistance in the course of an investigation or for another purpose under this Law to a person exercising functions under this Law.

- (2) A relevant person must not enter into a non-disclosure agreement unless the agreement sets out, clearly and in writing, that the agreement does not limit a person from—

- (a) making a notification, in good faith, under this Law; or
- (b) giving information, documents or other assistance in the course of an investigation or for another purpose under this Law to a person exercising functions under this Law.

Maximum penalty:

- (a) in the case of an individual—\$5 000; or
- (b) in the case of a body corporate—\$10 000.

- (3) In this section—

non-disclosure agreement means a contract or other agreement that prohibits or restricts the disclosure of information or documents by a person in relation to the health, conduct or performance of a registered health practitioner or former registered practitioner;

relevant person means the following—

- (a) an employer or former employer of a registered health practitioner or a person who was registered under this Law;
- (b) a health service provider whose services are provided by registered health practitioners;
- (c) a registered health practitioner.

11—Insertion of Part 16

After Part 15 insert:

Part 16—Transitional provisions for *Health Practitioner Regulation National Law (South Australia) (Amendment of Law) Regulations 2025*

327—Application of section 77A

Section 77A—

- (a) does not apply in relation to an application for registration made before the commencement of this section; but
- (b) applies to a disqualified person who makes an application for registration after the commencement of this section, regardless of when a responsible tribunal made the decision that resulted in the person becoming a disqualified person.

328—Application for reinstatement order

- (1) This section applies if, immediately before the commencement of this section—
 - (a) a person was disqualified from applying for registration as a registered practitioner for a specified period; and
 - (b) the period has not yet ended.
- (2) The person cannot apply under section 198A for a reinstatement order until the specified period has ended.

329—Application of section 237B

Section 237B applies—

- (a) to a non-disclosure agreement, within the meaning of section 237B(3), whether entered into before or after the commencement of this section; and
- (b) in relation to the health, conduct or performance of a registered health practitioner or former registered health practitioner (the *relevant issue*), whether the relevant issue occurred before or after the commencement of this section.

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 4 December 2025

No 136 of 2025

STATE GOVERNMENT INSTRUMENTS

ASSOCIATIONS INCORPORATION ACT 1985

SECTION 43A

Deregistration of Associations

Notice is hereby given that the Corporate Affairs Commission approves the applications for deregistration received from the associations named below pursuant to Section 43A of the *Associations Incorporation Act 1985* (SA). Deregistration takes effect on the date of publication of this notice:

EARLY EDUCATION FOR SUSTAINABILITY SOUTH AUSTRALIA INCORPORATED (A42329)
MOUNT GAMBIER MARTIAL ARTS ACADEMY ASSOCIATION INCORPORATED (A20447)
ST. PAUL'S LUTHERAN CHURCH FERRYDEN PARK INCORPORATED (A3528)
DANCE 'TIL YOU DROP INC. (A45394)
THE SMART INDUSTRIES ALLIANCE INCORPORATED (A44006)
SOUTHERN DISTRICTS MOTHER'S NETBALL ASSOCIATION INCORPORATED (A7389)
MCIS SPORTS INCORPORATED (A44794)
SOUTH AUSTRALIAN PARACHUTE COUNCIL INCORPORATED (A9050)
THE CLARINET AND SAXOPHONE NETWORK OF SOUTH AUSTRALIA INCORPORATED (A39416)
CHRISTIAN CITY CHURCH MARION INCORPORATED (A4775)
FLEURIEU POTTERS INCORPORATED (A45088)
GAWLER & DISTRICTS ELSIE EY TOY LIBRARY INCORPORATED (A41620)
EYRE PENINSULA GOAT PRODUCERS ASSOCIATION INCORPORATED (A22995)
ROCKLEIGH LAND CARE GROUP INCORPORATED (A23575)
RUBICON—THE CENTRE FOR ATTITUDINAL STUDIES INCORPORATED (A23483)

Given under the seal of the Commission at Adelaide.

Dated: 1 December 2025

KIRSTY LAWRENCE
Team Leader, Gambling and Associations
A delegate of the Corporate Affairs Commission

BUILDING WORK CONTRACTORS ACT 1995

Exemption

Take notice that, pursuant to Section 45 of the *Building Work Contractors Act 1995*, I, Brett Humphrey 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

JAMES RICHARD HARRIS (BLD 234685)

SCHEDULE 2

Construction of a two-storey detached dwelling at Allotment 102 Deposited Plan 139074, being a portion of the land described in Certificate of Title Volume 6320 Folio 611, more commonly known as Lot 102 Valiant Road, Port Willunga SA 5173.

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: 28 November 2025

BRETT HUMPHREY
Commissioner for Consumer Affairs
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, Brett Humphrey 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

MARTIN RICHARD ROBINSON (BLD 224623)

SCHEDULE 2

Construction of a single storey detached dwelling and carport at Allotment 5 Deposited Plan 63593, being a portion of the land described in Certificate of Title Volume 5910 Folio 709, more commonly known as 70 Brownlow Road, Kingscote SA 5223.

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: 1 December 2025

BRETT HUMPHREY
Commissioner for Consumer Affairs
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, Brett Humphrey 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

TIMOTHY JOHN BIGMORE (BLD 177894)

SCHEDULE 2

Construction of a single storey addition to an existing dwelling at Allotment 83, Deposited Plan 18913, being a portion of the land described in Certificate of Title Volume 5456 Folio 86, more commonly known as 54 Emmerson Drive, Morphett Vale SA 5162.

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: 28 November 2025

BRETT HUMPHREY
Delegate for the Minister for Consumer and Business Affairs

CHILDREN AND YOUNG PEOPLE (OVERSIGHT AND ADVOCACY BODIES) ACT 2016

Substitution of South Australia's Outcomes Framework for Children and Young People

Pursuant to Section 57(6) of the *Children and Young People (Oversight and Advocacy Bodies) Act 2016* and Regulation 12(4) of the *Children and Young People (Oversight and Advocacy Bodies) Regulations 2017*, I, Blair Boyer, Minister for Education, Training and Skills, hereby approve substitution of *South Australia's Outcomes Framework for Children and Young People*, as prepared by the Child Development Council which will come into effect from the date of this approval. I have determined that this document will also be published on the Child Development Council website.

Dated: 28 November 2025

BLAIR BOYER
Minister for Education, Training and Skills

CHILDREN AND YOUNG PEOPLE (OVERSIGHT AND ADVOCACY BODIES) ACT 2016

South Australia's Outcomes Framework for Children and Young People

Pursuant to Section 57(7) of the *Children and Young People (Oversight and Advocacy Bodies) Act 2016*, on behalf of the Child Development Council I hereby cause the publication of *South Australia's Outcomes Framework for Children and Young People* with substitution approved by the Minister for Education, Training and Skills.

Dated: 28 November 2025

VICTORIA WHITINGTON
Presiding Member

South Australia's

Outcomes Framework

for Children and Young People



Every
young
South
Australian
counts

The Outcomes Framework

**places young South Australians
at the centre of 5 key Areas.**

Acknowledgement of Country

Aboriginal peoples have made and continue to make a unique and irreplaceable contribution to South Australia. The Child Development Council acknowledges and respects Aboriginal peoples of South Australia as the Traditional Owners and occupants of the lands and waters. We honour their rich cultural, spiritual and historical knowledge.

The work undertaken to develop this Outcomes Framework took place on the traditional lands of the Kurna people.

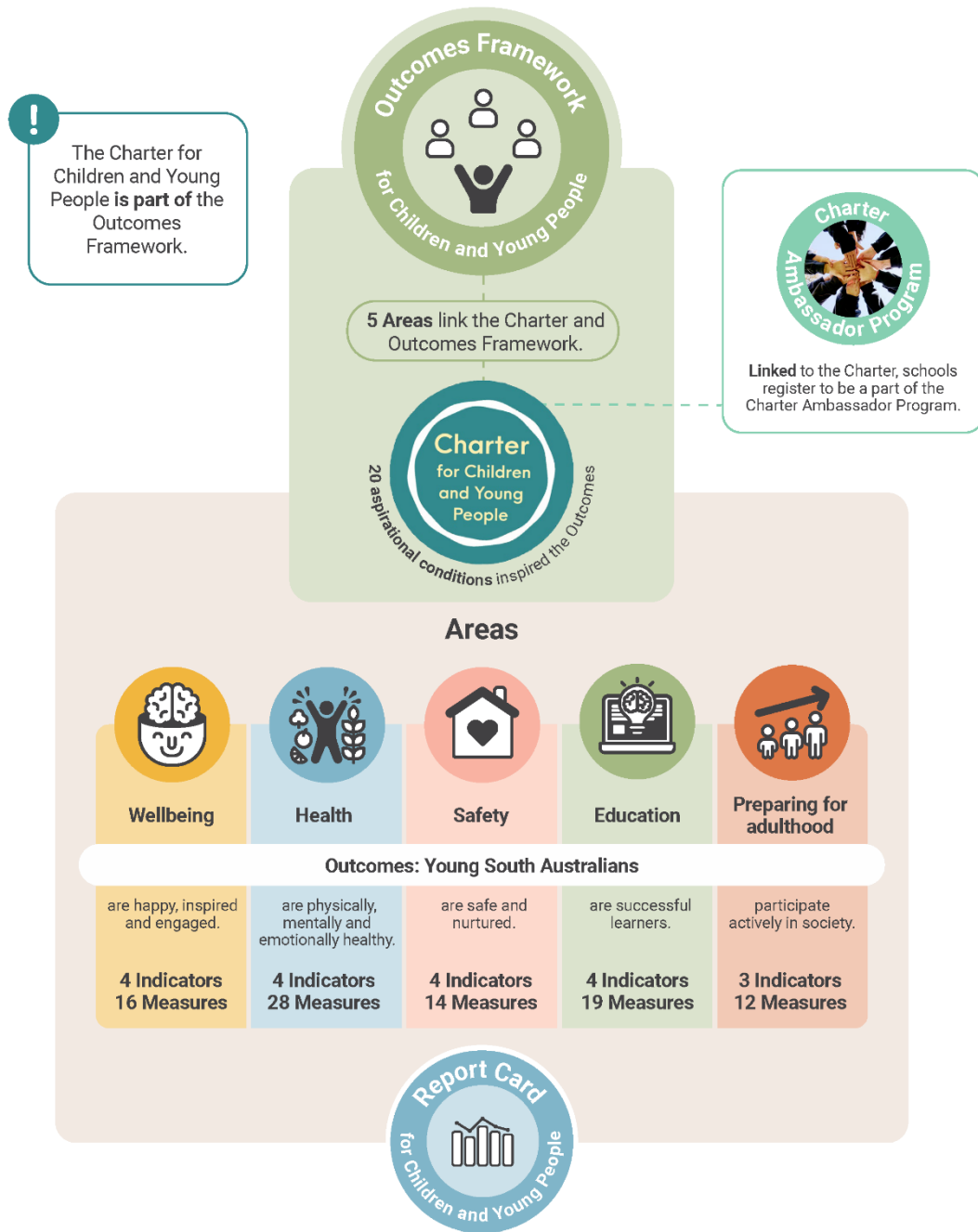
Aboriginal Data Sovereignty

Under the Outcomes Framework, the Child Development Council (CDC) collates publicly available, population-level data for young South Australians, including Aboriginal children and young people.

Data sovereignty ensures Aboriginal people's right to control their own data and shapes strengths-based narratives that reflect their resilience, cultural diversity and self-determination.

When interpreting the data:

- The CDC analyses and seeks to publish that data in culturally safe and responsible ways to help improve outcomes for Aboriginal children and young people.
- The CDC's Aboriginal Reference Group advises on the publication of data and information regarding Aboriginal children and young people.
- In support of the inalienable rights of Aboriginal peoples, the CDC aspires to current best practice for the collection, ownership, and application of data and information about Aboriginal peoples, their lifeways and territories.
- The CDC seeks to collaborate with Aboriginal peoples and organisations to identify enablers and barriers to improving [Social and Emotional Wellbeing](#).
- We recognise that this level of data gathering has not been fully realised in the current Report Card and must be addressed in the future.



! The Charter for Children and Young People is **part of** the Outcomes Framework.

Charter Ambassador Program
Linked to the Charter, schools register to be a part of the Charter Ambassador Program.

Outcomes are the quality of life wanted for young South Australians.

Indicators are experiences needed to reach the Outcomes.

Measures are data points used to track progress.

Overview

Every young South Australian counts.

The development of South Australia's Outcomes Framework for Children and Young People (Outcomes Framework) is guided by the provisions of the *Children and Young People (Oversight and Advocacy Bodies) Act 2016* and the *Children and Young People (Oversight and Advocacy Bodies) Regulations 2017*.

The Child Development Council (CDC) is a legislated body that maintains the Outcomes Framework, using data and insights to help policymakers in making evidence-based decisions to improve outcomes for young South Australians.

The CDC also advises and reports to the Government on the effectiveness of the Outcomes Framework.

The **Outcomes Framework** places young South Australians, birth to 18, at the centre of 5 key Areas:

- Wellbeing
- Health
- Safety
- Education
- Preparing for adulthood.

The Outcomes Framework provides a shared goal to guide State authorities to develop strategies, objectives, policies and programs.

- The [Charter for Children and Young People](#) outlines 20 aspirational conditions, aligning with the 5 key Areas. The Charter is an integral component of the Outcomes Framework and was informed by the voices of young South Australians.
- The [Charter Ambassador Program](#) enables young South Australians to engage in civics, build connections beyond their communities, promote the Charter, initiate positive change and engage in experiences that provide inspiration for their future.
- [South Australia's Report Card for Children and Young People](#) uses population-level data to track the Measures in the Outcomes Framework, to reveal current trends and areas for improvement. Where possible, we disaggregate the data into relevant groups of interest.

The Charter for Children and Young People

**outlines 20 aspirational conditions,
across the 5 key Areas.**

Young South Australians...

Charter for Children and Young People
20 aspirational conditions

Wellbeing

- ... can play, be creative & enjoy free time
- ... know adults that they trust
- ... are able to make & enjoy friendships
- ... have a say in things that affect them

Health

- ... are born healthy, are loved & cared for
- ... have food, water, clothing & shelter
- ... can get help to make choices about their health & happiness
- ... are physically & mentally healthy & can access health care

Safety

- ... have a home where they feel safe
- ... live in a safe & caring community
- ... can use technology safely
- ... are able to make safe choices

Education

- ... are able to have a good education
- ... are supported to learn & be the best they can be
- ... have choices to take part & become independent
- ... are helped to learn skills to get a job

Preparing for adulthood

- ... respect & celebrate their cultures & communities
- ... are shown in a positive way
- ... can take part in their communities
- ... can help to make a difference in the world

Child Development Council | Government of South Australia

Wellbeing

Young South Australians are happy, inspired and engaged.

Indicators

Children have early experiences that enhance their development

Children and young people are connected to family, friends and communities

Children and young people play and participate in recreational activities

Children and young people are leading satisfied lives

Health

Young South Australians are physically, mentally and emotionally healthy.

Indicators

Babies are born healthy

Children have a healthy early life

Children and young people have health promoting behaviours

Children and young people are developing well physically and emotionally

Safety

Young South Australians are safe and nurtured.

Indicators

Children and young people live in safe homes

Children and young people are safe from preventable injury

Children and young people are protected from abuse and neglect including domestic, family and sexual violence

Children and young people are safe from crime

Education

Young South Australians are successful learners.

Indicators

Children enter the school system ready to take advantage of the learning environment

Children and young people have advanced literacy and numeracy skills

Children's and young people's experience of learning is positive

Children and young people are engaged in school, further education, training or work

Preparing for adulthood

Young South Australians participate actively in society.

Indicators

Children and young people develop skills for an independent life

Children and young people participate in decisions that affect them directly and the wider society

Children and young people are engaged in community activities

Implementing the Outcomes Framework

Your experience matters

What you know about children and young people through your work can help improve future outcomes for young South Australians.

State authorities¹ have an obligation to seek, and give effect to, the Outcomes Framework. Where appropriate State authorities and other organisations should collaborate to achieve the shared goals in the Outcomes Framework to improve the lives of children and young people in our State.

Suggestions for spreading awareness about the Charter

- Share the Charter in public spaces and online
- Endorse and reference the Charter in planning and policies

Suggestions for using the Outcomes Framework

- Use Outcomes, Measures and Indicators relevant to your organisation when planning for and making decisions that effect children and young people
- Align programs and policies with the Measures in the Outcomes Framework
- Endorse and reference the Outcomes Framework in planning, policies, project concepts and briefings

Accessing and using the Report Card

- Explore data on young South Australians
- Use the data to support the development and implementation of programs and policies

¹ State authorities include, for example, public sector agencies, local councils, and bodies established for a public purpose under legislation. See Section 3 of the [Children and Young People \(Oversight and Advocacy Bodies\) Act 2016](#) for a full definition of State authority.

Indicators and Measures

Wellbeing

Children have early experiences that enhance their development | Measures:

- Proportion of children who can be accommodated in available childcare places

Children and young people are connected to family, friends and communities | Measures:

- Proportion of children and young people having someone to ask for any type of support
- Proportion of children and young people participating in cultural and/or creative activities
- Proportion of children and young people attending cultural venues and events
- Proportion of children and young people feeling connected to adults in their home
- Proportion of children and young people feeling connected to adults in their school
- Proportion of children and young people feeling connected to adults in their community

Children and young people play and participate in recreational activities | Measures:

- Area and accessibility of green and blue space for children and young people
- Proportion of children and young people participating in organised activities outside of school hours
- Proportion of children and young people participating in sport or recreational physical activities outside of school hours

Children and young people are leading satisfied lives | Measures:

- Proportion of children and young people who report experiences of discrimination, racism, bullying or exclusion
- Proportion of children and young people who report being worried about their family's financial situation
- Proportion of children and young people having the ability to manage the experience of positive and negative feelings
- Proportion of children and young people feeling optimistic about life
- Proportion of children and young people reporting a medium to high level of satisfaction with life
- Rate of suicide for children and young people

Health

Babies are born healthy | Measures:

- Proportion of babies born large for gestational age
- Proportion of pregnant mothers consuming alcohol during pregnancy
- Proportion of infants receiving breastmilk at key early milestones (2, 4 and 6 months)
- Proportion of low birthweight babies
- Proportion of pre-term births
- Proportion of pregnant mothers smoking in the first 20 weeks of pregnancy
- Proportion of mothers under 20 years when giving birth

- Proportion of women attending antenatal visits during pregnancy

Children have a healthy early life | Measures:

- Rate of infant mortality per 1,000 live births
- Proportion of children fully immunised at 1, 2 and 5 years
- Proportion of children meeting developmental milestones at 2 and 4 years

Children and young people have health-promoting behaviours | Measures:

- Proportion of children and young people engaging in excess screen time
- Proportion of children and young people reporting they usually get a good night's sleep
- Proportion of children and young people being reported as underweight, overweight or obese
- Proportion of young people smoking tobacco
- Proportion of young people vaping
- Proportion of young people consuming alcohol
- Proportion of young people with potentially unsafe or binge-drinking behaviour
- Proportion of young people taking illicit drugs
- Proportion of young people with sexually transmissible infections

Children and young people are developing well physically and emotionally | Measures:

- Proportion of children and young people reporting use of health services in the previous 12 months
- Proportion of children and young people with access to healthy food
- Proportion of children and young people with tooth decay
- Proportion of children and young people estimated to have an emotional, mental health or behavioural problem
- Number of presentations to hospital emergency departments involving children and young people with suicidal ideation or self-harming incidents, or mental health concerns
- Proportion of children and young people with chronic disease
- Proportion of children and young people who had a free Indigenous health screen/assessment under the Closing the Gap health program/scheme
- Proportion of children and young people considering themselves to be in good or excellent health

Safety

Children and young people live in safe homes | Measures:

- Proportion of children and young people feeling safe and secure at home
- Proportion of children and young people living in households with financial hardship
- Proportion of children and young people experiencing homelessness

Children and young people are safe from preventable injury | Measures:

- Number and proportion of hospitalisations of children and young people that were potentially preventable

- Proportion of deaths of children and young people being attributed to preventable/unintentional injury
- Number of police cautions or fines issued for failing to safely restrain children and young people who are passengers

Children and young people are protected from abuse and neglect, including domestic, family and sexual violence | Measures:

- Proportion and number of children and young people admitted to, and in, out-of-home care
- Proportion of children and young people in home-based care
- Proportion of children and young people being notified to the child protection system

Children and young people are safe from crime | Measures:

- Proportion of children and young people reporting experiences of online harm
- Proportion of children and young people feeling unsafe in their local area at night
- Proportion of children and young people who were victims of offences reported to police
- Proportion of children and young people apprehended (arrested/reported) by police
- Proportion and number of police diversions involving children and young people

Education

Children enter the school system ready to take advantage of the learning environment | Measures:

- Proportion of children developmentally vulnerable in 1 or more of 5 domains under the Australian Early Development Census (AEDC) when they enter school
- Proportion of children on track across the Australian Early Development Census (AEDC) domains when they enter school
- Proportion of children attending playgroups before entering full-time school
- Proportion of children by selected equity groups, attending approved childcare services
- Proportion and number of 3-year-old and 4-year-old children enrolled in a quality preschool program
- Proportion of children enrolled in a quality preschool program in the year before attending full-time school
- Number of children receiving early childhood early intervention supports through the National Disability Insurance Scheme (NDIS) or with an approved NDIS plan before entering school

Children and young people have advanced literacy and numeracy skills | Measures:

- Proportion of Year 1 students reading at an age appropriate level or better
- Proportion of Year 3 students achieving the strong or exceeding proficiency levels in reading, writing or numeracy
- Proportion of Year 5 students achieving the strong or exceeding proficiency levels in reading, writing or numeracy
- Proportion of Year 7 students achieving the strong or exceeding proficiency levels in reading, writing or numeracy
- Proportion of Year 9 students achieving the strong or exceeding proficiency levels in reading, writing or numeracy

Children's and young people's experience of learning is positive | Measures:

- Proportion of children and young people reporting medium to high levels of school belonging
- Proportion of children and young people reporting a positive school climate
- Proportion of children and young people who report experiences of bullying in school

Children and young people are engaged in school, further education, training or work | Measures:

- Proportion of children and young people who have been suspended, excluded, or expelled in the last year
- Proportion of young people fully engaged in school, work or further education and training
- Rate of attendance for children and young people enrolled in school
- Proportion of young people completing a senior secondary certificate of education qualification or equivalent

Preparing for adulthood

Children and young people develop skills for an independent life | Measures:

- Proportion of children and young people participating in active travel, including the use of public transport
- Proportion of Year 10-12 students reporting a medium to high motivation to achieve their goals
- Proportion of young people that are literate
- Proportion of young people that are numerate
- Proportion of young people that are financially literate
- Proportion of young people with a driver's licence
- Proportion of young people satisfied with their level of independence
- Average hours of paid employment for young people
- Proportion of Year 10 students achieving at or above proficient standard in the Australian curriculum civics and citizenship assessment

Children and young people participate in decisions that affect them directly and the wider society | Measures:

- Proportion of young people 18 years enrolled to vote

Children and young people are engaged in community activities | Measures:

- Proportion of children and young people participating in volunteering
- Proportion of children and young people participating in community support groups

For access to population-level data on the Measures, find out more in the [Report Card](https://cdcwbrc.childrensa.sa.gov.au/) at <https://cdcwbrc.childrensa.sa.gov.au/>

Child Development Council

Web
childrensa.sa.gov.au

Report Card
cdcwbrc.childrensa.sa.gov.au/

Email
ChildrenSA@sa.gov.au

Author. Child Development Council, South Australia
Title. South Australia's Outcomes Framework for Children and Young People
Edition. 2025

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CROWN LAND MANAGEMENT ACT 2009

SECTION 55

Declaration by the Minister in Relation to Land

I, Michael Joseph Williams, Director of National Parks and Wildlife and authorised delegate of the Minister for Climate, Environment and Water, being the Minister responsible for the *Crown Land Management Act 2009*, hereby declare under Section 55 of the *Crown Land Management Act 2009* that—

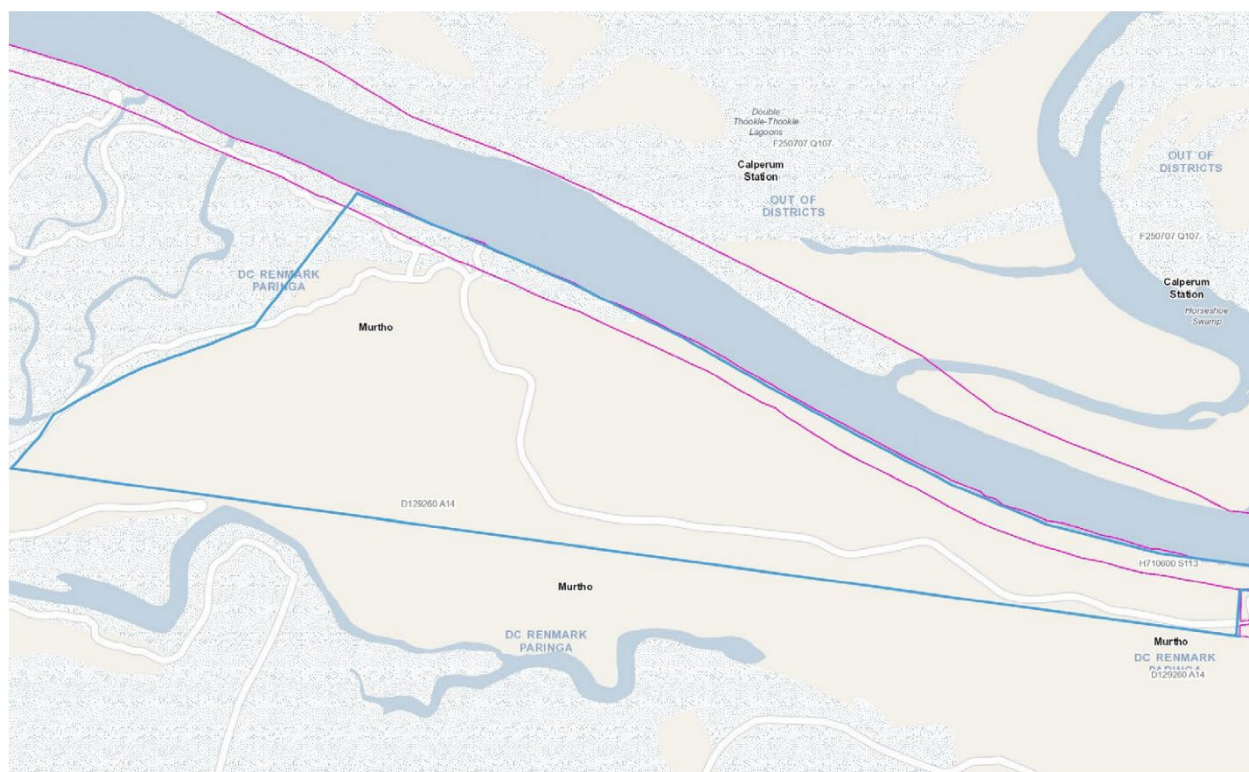
- (a) Sections 61, 62, 63 and 64 of the *Crown Land Management Act 2009* will not apply to the land defined in The Schedule for a period of 24 months from the date of 23 December 2025, being the expiration of the previous notice,
- (b) the following provisions apply to the land defined in The Schedule, during the period specified above, as if it were a national park constituted under the *National Parks and Wildlife Act 1972*:
 - *National Parks and Wildlife Act 1972*, Sections 20-26, 43C, 45M, 47, 70, 70A, 72, 73A, 74, 75, 77, 78, 79, 80
 - *National Parks and Wildlife (National Parks) Regulations 2016*, Regulations 6, 7, 9, 10, 11, 12, 14, 15, 16, 17, 19, 22, 23, 25, 26, 27, 28, 29, 30, 32, 34, 35, 36, 37, 38, 39, 40, 41, 42

Dated: 4 December 2025

M. J. WILLIAMS
Director of National Parks and Wildlife
Delegate of the Minister for Climate, Environment and Water

THE SCHEDULE

Those portions of Allotment 14 in Deposited Plan 129260 and Section 113 Hundred of Murtho, marked on the attached map.



ENERGY RESOURCES ACT 2000

Application for Variation of Pipeline Licence—PL 1

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 Epic Energy South Australia Pty Limited has applied to vary pipeline licence PL 1.

The application will be determined on or after 18 December 2025.

Description of Application

Epic Energy South Australia Pty Limited has applied to vary pipeline licence (PL) 1 to construct a new pipeline lateral located within the vicinity of the Lefevre Peninsula.

Description of Area

Lefevre Lateral

273019.79mE	6148323.37mN
273008.66mE	6148347.74mN
272306.41mE	6148551.68mN
272259.96mE	6148581.72mN
272265.10mE	6148622.03mN
272059.68mE	6148787.98mN
272034.45mE	6148867.61mN
271934.22mE	6148887.43mN
271840.13mE	6148896.08mN
271808.79mE	6148896.52mN
271698.25mE	6148892.89mN
271580.89mE	6148894.41mN
271547.27mE	6148865.27mN
271375.25mE	6148862.21mN
271367.33mE	6149235.75mN
271363.72mE	6149240.98mN
271352.14mE	6149875.49mN
271383.60mE	6149903.25mN
271386.64mE	6149921.19mN
271629.65mE	6149858.20mN
271670.82mE	6149989.20mN
271784.20mE	6149953.05mN
271830.93mE	6149937.68mN
271888.95mE	6149906.37mN
271921.33mE	6149915.61mN
271995.37mE	6150139.66mN
272007.75mE	6150135.64mN

All coordinates MGA2020, Zone 54

Dated: 28 November 2025

MICHAEL SMITH
Director, Regulatory Risk and Resource Tenure
Regulation and Compliance Division
Department for Energy and Mining
Delegate of the Minister for Energy and Mining

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
192 Churchill Road, Prospect SA 5082	Allotment 31 Filed Plan 110510 Hundred of Yatala	CT5355/667	\$150.00

Dated: 4 December 2025

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
12 O'Brien Street, Adelaide SA 5000	Allotment 264 Filed Plan 182726 Hundred of Adelaide	CT5521/119
155 Long Street, Queenstown SA 5014	Allotment 82 Filed Plan 142723 Hundred of Yatala	CT5946/261
155 Long (3 rooms) Street, Queenstown SA 5014 (PKA 157)	Allotment 82 Filed Plan 142723 Hundred of Yatala	CT5946/261
3/6 Bingham Street, Goolwa SA 5214	Unit 3 Strata Plan 3945 Hundred of Goolwa	CT5046/196
35 The Parade, Blair Athol SA 5084 AKA Flat 3/35 The Parade	Allotment 239 Deposited Plan 3448 Hundred of Yatala	CT5261/523

Dated: 4 December 2025

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
12 Grandview Drive, Tea Tree Gully SA 5091	Allotment 166 D6533 Hundred of Yatala	CT5257/782		\$0.00
21 Cassia Street, Surrey Downs SA 5126	Allotment 13 Filed Plan 132604 Hundred of Yatala	CT5267/832		\$0.00

Dated: 4 December 2025

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

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, Brett Humphrey, 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 14 January 2026 and expiring on 13 January 2036:

Mathew Shane WILLIAMSON
Gaurav Rajeev VAGHMARE
Heidi Chantelle SMITH
Emma Jane Michell SARA-GLONEK
Darren Alexander RUSS
Patrick PULIS
Thomas Graham POINTON
Minh Tan PHAM
Gayle PEAK
Elena MULLER PINTO JUNQUEIRA
Belinda Jane MCDOWELL
Barrie MARSLAND
Frank LUCKS
Timothy Donald LOOKER
Mario LEUCI
Donna Louise JEFFERY
Rafie El Tayeb IBRAHIM
Richard Mark HUGHES
Natalie Karen HIGHETT
Blake Graham HALLIGAN
Damien John GITSHAM
Erin Kate EVERETT
Peter DIAMOND
Susanna Evelyn DEAN
Catherine Louise CRADDOCK
Amit CHUGH
David Mark CARWANA
Rocco Antonio CARPENTIERI
David Jack BOWDEN
Metekay BERIHUN MERSHA
Kristy Marie BARTEL

Dated: 1 December 2025

BRETT HUMPHREY
Commissioner for Consumer Affairs
Delegate of the Attorney-General

LAND ACQUISITION ACT 1969

SECTION 16

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

The Minister for Infrastructure and Transport (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 87 in Deposited Plan No 3811 comprised in Certificate of Title Volume 6317 Folio 483 (prior to the Allotment 87 update to said plan and issuing of said title, said Allotment 87 was formerly described as public road known as Railway Terrace, Kilburn, between Allotment 22 in D12345 and Allotment 101 in D4630), and being the whole of the land identified as Allotment 10 in D135013 lodged in the Lands Titles Office

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

2. Compensation

A person who has or had an interest 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: Philip Cheffirs
GPO Box 1533
Adelaide SA 5001
Telephone: (08) 7133 2395

Dated: 2 December 2025

Signed for and on behalf of the MINISTER FOR INFRASTRUCTURE AND TRANSPORT by her duly constituted Attorney, pursuant to Power of Attorney No. 14256314 (who certifies that he has not received notice of the revocation of that Power of Attorney) in the presence of:

ROCCO CARUSO
Director, Property Acquisition, Property, CCM
Department for Infrastructure and Transport

DIT: 2020/18010/01

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 estate in fee simple in that piece of land being the whole of the land identified as Allotment 53 in D136910 lodged in the Lands Titles Office, being:

First, portion of Allotment 700 in Deposited Plan 76484 comprised in Certificate of Title Volume 6321 Folio 461, subject to the easement(s) over the land marked S for the transmission of electricity by underground cable (TG 11809809), and subject to easement(s) over the land marked S for water supply purposes (TG 11809809), and subject to easement(s) over the land marked S for the transmission of telecommunication signals by underground cable (TG 11809809), and subject to free and unrestricted right(s) of way over the land marked CC (TG 11273776), expressly excluding the following: easement(s) over the land marked G for drainage purposes (TG 11273781), right(s) of way over the land marked F (TG 11273789) and free and unrestricted right(s) of way over the land marked LL.MM and G (TG 11273777 TG 11273780 and TG 11273781 respectively),

Secondly, portion of the land comprised in Certificate of Title Volume 6321 Folio 461, Volume 6066 Folio 618, Volume 6312 Folio 670 and Volume 6312 Folio 671, (being that portion of the free and unrestricted Right(s) of Way created by the registration of TG 11273774 over the land marked 'CC' on D76484 appurtenant to the Common Property and Lots 1 to 3 in Community Plan 25763 that is contained within, and forms portion of, the said Allotment 53), to the intent that that portion of the free and unrestricted Right(s) of Way will merge and be extinguished in the fee simple in the land marked Allotment 53 in D136910.

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: 2 December 2025

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

DIT: 2024/06270/01

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 8 in Deposited Plan 89016 comprised in Certificate of Title Volume 6093 Folio 520, and being the whole of the land identified as Allotment 51 in D137247 lodged in the Lands Titles Office.

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

2. Compensation

A person who has or had an interest 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: 2 December 2025

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

DIT: 2024/07550/01

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 the whole of Allotment 47 in Filed Plan 6860 comprised in Certificate of Title Volume 5724 Folio 301.

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: Rocco Caruso
GPO Box 1533
Adelaide SA 5001
Telephone: 08 7133 2393

Dated: 1 December 2025

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: 2025/01220/01

LAND ACQUISITION ACT 1969

SECTION 26F

Form 6B—Notice of Acquisition of Underground Land

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:

An unencumbered estate in fee simple in the whole of Allotment 704 in D138169 lodged in the Lands Titles Office, being portion of the land comprised in Certificate of Title Volume 5650 Folio 974.

This notice is given under Section 26F of the *Land Acquisition Act 1969*.

2. Compensation not payable unless certain water infrastructure or rights are affected

You are not entitled to compensation in relation to the acquisition of the underground land to which this notice relates, unless the following conditions are satisfied:

- you held at least one of the following interests in relation to the underground land immediately before the notice of acquisition was published in relation to the land—
 - ownership of a lawful well that provides access to underground water in the underground land, and any underground infrastructure associated with the well; or
 - a right to take underground water from the underground land by means of such a well;
- you notified the Authority of your interest in response to a notice given under Section 26G of the *Land Acquisition Act 1969*;
- the acquisition of the underground land either—
 - involved the acquisition of your interest; or
 - resulted in the discharge of your interest; or
 - resulted in you being unable to take water by means of, or pursuant to, your interest;
- you make an application for compensation to the Authority under Section 26H of the *Land Acquisition Act 1969*.

3. Application for compensation under Section 26H

If you believe you are entitled to compensation, you must apply to the Authority for compensation within 6 months after the publication of the notice of acquisition in relation to the underground land to which this notice relates.

The application must be in the following manner and form:

“Application for Compensation for Acquisition of Underground Land” (enclosed) to be submitted by email to DIT.ULApplications@sa.gov.au or by mail marked attention: Property Acquisition c/- GPO Box 1533, Adelaide SA 5001.

The application must be accompanied by the following information or documents:

Any relevant supporting documentation including, but not limited to water licences, bore licences etc.

After receiving your application, the Authority may (but is not required to) make you a written offer of compensation not exceeding \$50,000.

See Section 26H(4) of the *Land Acquisition Act 1969* for further details on the payment of compensation.

4. Inquiries

Inquiries should be directed to: T2D Project Team
GPO Box 1533
Adelaide SA 5001
Telephone: 1800 572 414

Dated: 1 December 2025

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

DIT: 2024/07252/01

LAND ACQUISITION ACT 1969

SECTION 26F

*Form 6B—Notice of Acquisition of Underground Land***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:

An unencumbered estate in fee simple in the whole of Allotment 1157 in D138071 lodged in the Lands Titles Office, being portion of the land comprised in Certificate of Title Volume 5448 Folio 278.

This notice is given under Section 26F of the *Land Acquisition Act 1969*.

2. Compensation not payable unless certain water infrastructure or rights are affected

You are not entitled to compensation in relation to the acquisition of the underground land to which this notice relates, unless the following conditions are satisfied:

- you held at least one of the following interests in relation to the underground land immediately before the notice of acquisition was published in relation to the land—
 - ownership of a lawful well that provides access to underground water in the underground land, and any underground infrastructure associated with the well; or
 - a right to take underground water from the underground land by means of such a well;
- you notified the Authority of your interest in response to a notice given under Section 26G of the *Land Acquisition Act 1969*;
- the acquisition of the underground land either—
 - involved the acquisition of your interest; or
 - resulted in the discharge of your interest; or
 - resulted in you being unable to take water by means of, or pursuant to, your interest;
- you make an application for compensation to the Authority under Section 26H of the *Land Acquisition Act 1969*.

3. Application for compensation under Section 26H

If you believe you are entitled to compensation, you must apply to the Authority for compensation within 6 months after the publication of the notice of acquisition in relation to the underground land to which this notice relates.

The application must be in the following manner and form:

“Application for Compensation for Acquisition of Underground Land” (enclosed) to be submitted by email to DIT.ULAapplications@sa.gov.au or by mail marked Attention: Property Acquisition c/- GPO Box 1533, Adelaide SA 5001.

The application must be accompanied by the following information or documents:

Any relevant supporting documentation including, but not limited to water licences, bore licences etc.

After receiving your application, the Authority may (but is not required to) make you a written offer of compensation not exceeding \$50,000.

See Section 26H(4) of the *Land Acquisition Act 1969* for further details on the payment of compensation.

4. Inquiries

Inquiries should be directed to: T2D Project Team
GPO Box 1533
Adelaide SA 5001
Telephone: 1800 572 414

Dated: 1 December 2025

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

DIT: 2024/07303/01

LAND ACQUISITION ACT 1969

SECTION 26F

*Form 6B—Notice of Acquisition of Underground Land***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:

An unencumbered estate in fee simple in the whole of Allotment 1104 in D138045 lodged in the Lands Titles Office, being portion of the land comprised in Certificate of Title Volume 5184 Folio 918.

This notice is given under Section 26F of the *Land Acquisition Act 1969*.

2. Compensation not payable unless certain water infrastructure or rights are affected

You are not entitled to compensation in relation to the acquisition of the underground land to which this notice relates, unless the following conditions are satisfied:

- you held at least one of the following interests in relation to the underground land immediately before the notice of acquisition was published in relation to the land—
 - ownership of a lawful well that provides access to underground water in the underground land, and any underground infrastructure associated with the well; or
 - a right to take underground water from the underground land by means of such a well;
- you notified the Authority of your interest in response to a notice given under Section 26G of the *Land Acquisition Act 1969*;
- the acquisition of the underground land either—
 - involved the acquisition of your interest; or
 - resulted in the discharge of your interest; or
 - resulted in you being unable to take water by means of, or pursuant to, your interest;
- you make an application for compensation to the Authority under Section 26H of the *Land Acquisition Act 1969*.

3. Application for compensation under Section 26H

If you believe you are entitled to compensation, you must apply to the Authority for compensation within 6 months after the publication of the notice of acquisition in relation to the underground land to which this notice relates.

The application must be in the following manner and form:

“Application for Compensation for Acquisition of Underground Land” (enclosed) to be submitted by email to DIT.ULApplications@sa.gov.au or by mail marked attention: Property Acquisition c/- GPO Box 1533, Adelaide SA 5001.

The application must be accompanied by the following information or documents:

Any relevant supporting documentation including, but not limited to water licences, bore licences etc.

After receiving your application, the Authority may (but is not required to) make you a written offer of compensation not exceeding \$50,000.

See Section 26H(4) of the *Land Acquisition Act 1969* for further details on the payment of compensation.

4. Inquiries

Inquiries should be directed to: T2D Project Team
GPO Box 1533
Adelaide SA 5001
Telephone: 1800 572 414

Dated: 1 December 2025

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

DIT: 2024/07306/01

LAND ACQUISITION ACT 1969

SECTION 26F

Form 6B—Notice of Acquisition of Underground Land

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:

An unencumbered estate in fee simple in the whole of Allotment 1106 in D138046 lodged in the Lands Titles Office, being portion of the land comprised in Certificate of Title Volume 5147 Folio 897.

This notice is given under Section 26F of the *Land Acquisition Act 1969*.

2. Compensation not payable unless certain water infrastructure or rights are affected

You are not entitled to compensation in relation to the acquisition of the underground land to which this notice relates, unless the following conditions are satisfied:

- you held at least one of the following interests in relation to the underground land immediately before the notice of acquisition was published in relation to the land—
 - ownership of a lawful well that provides access to underground water in the underground land, and any underground infrastructure associated with the well; or
 - a right to take underground water from the underground land by means of such a well;
- you notified the Authority of your interest in response to a notice given under Section 26G of the *Land Acquisition Act 1969*;
- the acquisition of the underground land either—
 - involved the acquisition of your interest; or
 - resulted in the discharge of your interest; or
 - resulted in you being unable to take water by means of, or pursuant to, your interest;
- you make an application for compensation to the Authority under Section 26H of the *Land Acquisition Act 1969*.

3. Application for compensation under Section 26H

If you believe you are entitled to compensation, you must apply to the Authority for compensation within 6 months after the publication of the notice of acquisition in relation to the underground land to which this notice relates.

The application must be in the following manner and form:

“Application for Compensation for Acquisition of Underground Land” (enclosed) to be submitted by email to DIT.ULAapplications@sa.gov.au or by mail marked attention: Property Acquisition c/- GPO Box 1533, Adelaide SA 5001.

The application must be accompanied by the following information or documents:

Any relevant supporting documentation including, but not limited to water licences, bore licences etc.

After receiving your application, the Authority may (but is not required to) make you a written offer of compensation not exceeding \$50,000. See Section 26H(4) of the *Land Acquisition Act 1969* for further details on the payment of compensation.

4. Inquiries

Inquiries should be directed to: T2D Project Team
GPO Box 1533
Adelaide SA 5001
Telephone: 1800 572 414

Dated: 1 December 2025

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

DIT: 2024/07310/01

LAND ACQUISITION ACT 1969

SECTION 26F

Form 6B—Notice of Acquisition of Underground Land

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:

An unencumbered estate in fee simple in the whole of Allotment 1148 in D138067 lodged in the Lands Titles Office, being portion of the land comprised in Certificate of Title Volume 5786 Folio 281.

This notice is given under Section 26F of the *Land Acquisition Act 1969*.

2. Compensation not payable unless certain water infrastructure or rights are affected

You are not entitled to compensation in relation to the acquisition of the underground land to which this notice relates, unless the following conditions are satisfied:

- you held at least one of the following interests in relation to the underground land immediately before the notice of acquisition was published in relation to the land—
 - ownership of a lawful well that provides access to underground water in the underground land, and any underground infrastructure associated with the well; or
 - a right to take underground water from the underground land by means of such a well;
- you notified the Authority of your interest in response to a notice given under Section 26G of the *Land Acquisition Act 1969*;
- the acquisition of the underground land either—
 - involved the acquisition of your interest; or
 - resulted in the discharge of your interest; or
 - resulted in you being unable to take water by means of, or pursuant to, your interest;
- you make an application for compensation to the Authority under Section 26H of the *Land Acquisition Act 1969*.

3. Application for compensation under Section 26H

If you believe you are entitled to compensation, you must apply to the Authority for compensation within 6 months after the publication of the notice of acquisition in relation to the underground land to which this notice relates.

The application must be in the following manner and form:

“Application for Compensation for Acquisition of Underground Land” (enclosed) to be submitted by email to DIT.ULAapplications@sa.gov.au or by mail marked attention: Property Acquisition c/- GPO Box 1533, Adelaide SA 5001.

The application must be accompanied by the following information or documents:

Any relevant supporting documentation including, but not limited to water licences, bore licences etc.

After receiving your application, the Authority may (but is not required to) make you a written offer of compensation not exceeding \$50,000.

See Section 26H(4) of the *Land Acquisition Act 1969* for further details on the payment of compensation.

4. Inquiries

Inquiries should be directed to: T2D Project Team
GPO Box 1533
Adelaide SA 5001
Telephone: 1800 572 414

Dated: 1 December 2025

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

DIT: 2024/07323/01

LAND ACQUISITION ACT 1969

SECTION 26F

Form 6B—Notice of Acquisition of Underground Land

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:

An unencumbered estate in fee simple in the whole of Allotment 1142 in D138064 lodged in the Lands Titles Office, being portion of the land comprised in Certificate of Title Volume 5786 Folio 659.

This notice is given under Section 26F of the *Land Acquisition Act 1969*.

2. Compensation not payable unless certain water infrastructure or rights are affected

You are not entitled to compensation in relation to the acquisition of the underground land to which this notice relates, unless the following conditions are satisfied:

- you held at least one of the following interests in relation to the underground land immediately before the notice of acquisition was published in relation to the land—
 - ownership of a lawful well that provides access to underground water in the underground land, and any underground infrastructure associated with the well; or
 - a right to take underground water from the underground land by means of such a well;
- you notified the Authority of your interest in response to a notice given under Section 26G of the *Land Acquisition Act 1969*;
- the acquisition of the underground land either—
 - involved the acquisition of your interest; or
 - resulted in the discharge of your interest; or
 - resulted in you being unable to take water by means of, or pursuant to, your interest;
- you make an application for compensation to the Authority under Section 26H of the *Land Acquisition Act 1969*.

3. Application for compensation under Section 26H

If you believe you are entitled to compensation, you must apply to the Authority for compensation within 6 months after the publication of the notice of acquisition in relation to the underground land to which this notice relates.

The application must be in the following manner and form:

“Application for Compensation for Acquisition of Underground Land” (enclosed) to be submitted by email to DIT.ULAapplications@sa.gov.au or by mail marked attention: Property Acquisition c/- GPO Box 1533, Adelaide SA 5001.

The application must be accompanied by the following information or documents:

Any relevant supporting documentation including, but not limited to water licences, bore licences etc.

After receiving your application, the Authority may (but is not required to) make you a written offer of compensation not exceeding \$50,000.

See Section 26H(4) of the *Land Acquisition Act 1969* for further details on the payment of compensation.

4. Inquiries

Inquiries should be directed to: T2D Project Team
GPO Box 1533
Adelaide SA 5001
Telephone: 1800 572 414

Dated: 1 December 2025

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

DIT: 2024/07327/01

LAND ACQUISITION ACT 1969

SECTION 26F

*Form 6B—Notice of Acquisition of Underground Land***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:

An unencumbered estate in fee simple in the whole of Allotment 1138 in D138062 lodged in the Lands Titles Office, being portion of the land comprised in Certificate of Title Volume 5546 Folio 227.

This notice is given under Section 26F of the *Land Acquisition Act 1969*.

2. Compensation not payable unless certain water infrastructure or rights are affected

You are not entitled to compensation in relation to the acquisition of the underground land to which this notice relates, unless the following conditions are satisfied:

- you held at least one of the following interests in relation to the underground land immediately before the notice of acquisition was published in relation to the land—
 - ownership of a lawful well that provides access to underground water in the underground land, and any underground infrastructure associated with the well; or
 - a right to take underground water from the underground land by means of such a well;
- you notified the Authority of your interest in response to a notice given under Section 26G of the *Land Acquisition Act 1969*;
- the acquisition of the underground land either—
 - involved the acquisition of your interest; or
 - resulted in the discharge of your interest; or
 - resulted in you being unable to take water by means of, or pursuant to, your interest;
- you make an application for compensation to the Authority under Section 26H of the *Land Acquisition Act 1969*.

3. Application for compensation under Section 26H

If you believe you are entitled to compensation, you must apply to the Authority for compensation within 6 months after the publication of the notice of acquisition in relation to the underground land to which this notice relates.

The application must be in the following manner and form:

“Application for Compensation for Acquisition of Underground Land” (enclosed) to be submitted by email to DIT.ULAapplications@sa.gov.au or by mail marked attention: Property Acquisition c/- GPO Box 1533, Adelaide SA 5001.

The application must be accompanied by the following information or documents:

Any relevant supporting documentation including, but not limited to water licences, bore licences etc.

After receiving your application, the Authority may (but is not required to) make you a written offer of compensation not exceeding \$50,000.

See Section 26H(4) of the *Land Acquisition Act 1969* for further details on the payment of compensation.

4. Inquiries

Inquiries should be directed to: T2D Project Team
GPO Box 1533
Adelaide SA 5001
Telephone: 1800 572 414

Dated: 1 December 2025

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

DIT: 2024/07330/01

LAND ACQUISITION ACT 1969

SECTION 26F

*Form 6B—Notice of Acquisition of Underground Land***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:

An unencumbered estate in fee simple in the whole of Allotment 1134 in D138060 lodged in the Lands Titles Office, being portion of the land comprised in Certificate of Title Volume 5785 Folio 967.

This notice is given under Section 26F of the *Land Acquisition Act 1969*.

2. Compensation not payable unless certain water infrastructure or rights are affected

You are not entitled to compensation in relation to the acquisition of the underground land to which this notice relates, unless the following conditions are satisfied:

- you held at least one of the following interests in relation to the underground land immediately before the notice of acquisition was published in relation to the land—
 - ownership of a lawful well that provides access to underground water in the underground land, and any underground infrastructure associated with the well; or
 - a right to take underground water from the underground land by means of such a well;
- you notified the Authority of your interest in response to a notice given under Section 26G of the *Land Acquisition Act 1969*;
- the acquisition of the underground land either—
 - involved the acquisition of your interest; or
 - resulted in the discharge of your interest; or
 - resulted in you being unable to take water by means of, or pursuant to, your interest;
- you make an application for compensation to the Authority under Section 26H of the *Land Acquisition Act 1969*.

3. Application for compensation under Section 26H

If you believe you are entitled to compensation, you must apply to the Authority for compensation within 6 months after the publication of the notice of acquisition in relation to the underground land to which this notice relates.

The application must be in the following manner and form:

“Application for Compensation for Acquisition of Underground Land” (enclosed) to be submitted by email to DIT.ULApplications@sa.gov.au or by mail marked attention: Property Acquisition c/- GPO Box 1533, Adelaide SA 5001.

The application must be accompanied by the following information or documents:

Any relevant supporting documentation including, but not limited to water licences, bore licences etc.

After receiving your application, the Authority may (but is not required to) make you a written offer of compensation not exceeding \$50,000.

See Section 26H(4) of the *Land Acquisition Act 1969* for further details on the payment of compensation.

4. Inquiries

Inquiries should be directed to: T2D Project Team
GPO Box 1533
Adelaide SA 5001
Telephone: 1800 572 414

Dated: 1 December 2025

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

DIT: 2024/07332/01

LAND ACQUISITION ACT 1969

SECTION 26F

Form 6B—Notice of Acquisition of Underground Land

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:

An unencumbered estate in fee simple in the whole of Allotment 1861 in D138836 lodged in the Lands Titles Office, being portion of the land comprised in Certificate of Title Volume 5839 Folio 674.

This notice is given under Section 26F of the *Land Acquisition Act 1969*.

2. Compensation not payable unless certain water infrastructure or rights are affected

You are not entitled to compensation in relation to the acquisition of the underground land to which this notice relates, unless the following conditions are satisfied:

- you held at least one of the following interests in relation to the underground land immediately before the notice of acquisition was published in relation to the land—
 - ownership of a lawful well that provides access to underground water in the underground land, and any underground infrastructure associated with the well; or
 - a right to take underground water from the underground land by means of such a well;
- you notified the Authority of your interest in response to a notice given under Section 26G of the *Land Acquisition Act 1969*;
- the acquisition of the underground land either—
 - involved the acquisition of your interest; or
 - resulted in the discharge of your interest; or
 - resulted in you being unable to take water by means of, or pursuant to, your interest;
- you make an application for compensation to the Authority under Section 26H of the *Land Acquisition Act 1969*.

3. Application for compensation under Section 26H

If you believe you are entitled to compensation, you must apply to the Authority for compensation within 6 months after the publication of the notice of acquisition in relation to the underground land to which this notice relates.

The application must be in the following manner and form:

“Application for Compensation for Acquisition of Underground Land” (enclosed) to be submitted by email to DIT.ULAapplications@sa.gov.au or by mail marked attention: Property Acquisition c/- GPO Box 1533, Adelaide SA 5001.

The application must be accompanied by the following information or documents:

Any relevant supporting documentation including, but not limited to water licences, bore licences etc.

After receiving your application, the Authority may (but is not required to) make you a written offer of compensation not exceeding \$50,000.

See Section 26H(4) of the *Land Acquisition Act 1969* for further details on the payment of compensation.

4. Inquiries

Inquiries should be directed to: T2D Project Team
GPO Box 1533
Adelaide SA 5001
Telephone: 1800 572 414

Dated: 1 December 2025

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

DIT: 2024/08115/01

LAND ACQUISITION ACT 1969

SECTION 26F

Form 6B—Notice of Acquisition of Underground Land

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:

An unencumbered estate in fee simple in the whole of Allotment 1011 in D139278 lodged in the Lands Titles Office, being portion of the land comprised in Certificate of Title Volume 5445 Folio 104.

This notice is given under Section 26F of the *Land Acquisition Act 1969*.

2. Compensation not payable unless certain water infrastructure or rights are affected

You are not entitled to compensation in relation to the acquisition of the underground land to which this notice relates, unless the following conditions are satisfied:

- you held at least one of the following interests in relation to the underground land immediately before the notice of acquisition was published in relation to the land—
 - ownership of a lawful well that provides access to underground water in the underground land, and any underground infrastructure associated with the well; or
 - a right to take underground water from the underground land by means of such a well;
- you notified the Authority of your interest in response to a notice given under Section 26G of the *Land Acquisition Act 1969*;
- the acquisition of the underground land either—
 - involved the acquisition of your interest; or
 - resulted in the discharge of your interest; or
 - resulted in you being unable to take water by means of, or pursuant to, your interest;
- you make an application for compensation to the Authority under Section 26H of the *Land Acquisition Act 1969*.

3. Application for compensation under Section 26H

If you believe you are entitled to compensation, you must apply to the Authority for compensation within 6 months after the publication of the notice of acquisition in relation to the underground land to which this notice relates.

The application must be in the following manner and form:

“Application for Compensation for Acquisition of Underground Land” (enclosed) to be submitted by email to DIT.ULAapplications@sa.gov.au or by mail marked attention: Property Acquisition c/- GPO Box 1533, Adelaide SA 5001.

The application must be accompanied by the following information or documents:

Any relevant supporting documentation including, but not limited to water licences, bore licences etc.

After receiving your application, the Authority may (but is not required to) make you a written offer of compensation not exceeding \$50,000.

See Section 26H(4) of the *Land Acquisition Act 1969* for further details on the payment of compensation.

4. Inquiries

Inquiries should be directed to: T2D Project Team
GPO Box 1533
Adelaide SA 5001
Telephone: 1800 572 414

Dated: 2 December 2025

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

DIT: 2024/08159/01

LAND ACQUISITION ACT 1969

SECTION 26F

Form 6B—Notice of Acquisition of Underground Land

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:

An unencumbered estate in fee simple in the whole of Allotment 2531 in D139159 lodged in the Lands Titles Office, being portion of the land comprised in Certificate of Title Volume 5840 Folio 842.

This notice is given under Section 26F of the *Land Acquisition Act 1969*.

2. Compensation not payable unless certain water infrastructure or rights are affected

You are not entitled to compensation in relation to the acquisition of the underground land to which this notice relates, unless the following conditions are satisfied:

- you held at least one of the following interests in relation to the underground land immediately before the notice of acquisition was published in relation to the land—
 - ownership of a lawful well that provides access to underground water in the underground land, and any underground infrastructure associated with the well; or
 - a right to take underground water from the underground land by means of such a well;
- you notified the Authority of your interest in response to a notice given under Section 26G of the *Land Acquisition Act 1969*;
- the acquisition of the underground land either—
 - involved the acquisition of your interest; or
 - resulted in the discharge of your interest; or
 - resulted in you being unable to take water by means of, or pursuant to, your interest;
- you make an application for compensation to the Authority under Section 26H of the *Land Acquisition Act 1969*.

3. Application for compensation under Section 26H

If you believe you are entitled to compensation, you must apply to the Authority for compensation within 6 months after the publication of the notice of acquisition in relation to the underground land to which this notice relates.

The application must be in the following manner and form:

“Application for Compensation for Acquisition of Underground Land” (enclosed) to be submitted by email to DIT.ULAapplications@sa.gov.au or by mail marked attention: Property Acquisition c/- GPO Box 1533, Adelaide SA 5001.

The application must be accompanied by the following information or documents:

Any relevant supporting documentation including, but not limited to water licences, bore licences etc.

After receiving your application, the Authority may (but is not required to) make you a written offer of compensation not exceeding \$50,000.

See Section 26H(4) of the *Land Acquisition Act 1969* for further details on the payment of compensation.

4. Inquiries

Inquiries should be directed to: T2D Project Team
GPO Box 1533
Adelaide SA 5001
Telephone: 1800 572 414

Dated: 2 December 2025

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

DIT: 2024/08285/01

LAND ACQUISITION ACT 1969

SECTION 26F

*Form 6B—Notice of Acquisition of Underground Land***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:

An unencumbered estate in fee simple in the whole of Allotment 971 in D139274 lodged in the Lands Titles Office, being portion of the land comprised in Certificate of Title Volume 5144 Folio 170.

This notice is given under Section 26F of the *Land Acquisition Act 1969*.

2. Compensation not payable unless certain water infrastructure or rights are affected

You are not entitled to compensation in relation to the acquisition of the underground land to which this notice relates, unless the following conditions are satisfied:

- you held at least one of the following interests in relation to the underground land immediately before the notice of acquisition was published in relation to the land—
 - ownership of a lawful well that provides access to underground water in the underground land, and any underground infrastructure associated with the well; or
 - a right to take underground water from the underground land by means of such a well;
- you notified the Authority of your interest in response to a notice given under Section 26G of the *Land Acquisition Act 1969*;
- the acquisition of the underground land either—
 - involved the acquisition of your interest; or
 - resulted in the discharge of your interest; or
 - resulted in you being unable to take water by means of, or pursuant to, your interest;
- you make an application for compensation to the Authority under Section 26H of the *Land Acquisition Act 1969*.

3. Application for compensation under Section 26H

If you believe you are entitled to compensation, you must apply to the Authority for compensation within 6 months after the publication of the notice of acquisition in relation to the underground land to which this notice relates.

The application must be in the following manner and form:

“Application for Compensation for Acquisition of Underground Land” (enclosed) to be submitted by email to DIT.ULApplications@sa.gov.au or by mail marked attention: Property Acquisition c/- GPO Box 1533, Adelaide SA 5001.

The application must be accompanied by the following information or documents:

Any relevant supporting documentation including, but not limited to water licences, bore licences etc.

After receiving your application, the Authority may (but is not required to) make you a written offer of compensation not exceeding \$50,000.

See Section 26H(4) of the *Land Acquisition Act 1969* for further details on the payment of compensation.

4. Inquiries

Inquiries should be directed to: T2D Project Team
GPO Box 1533
Adelaide SA 5001
Telephone: 1800 572 414

Dated: 1 December 2025

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

DIT: 2024/08289/01

LOCAL GOVERNMENT (ELECTIONS) ACT 1999

LIGHT REGIONAL COUNCIL

Supplementary Election of Councillor for Mudla Wirra Ward—Election Results

Conducted on Tuesday, 25 November 2025

Formal Ballot Papers—713

Informal Ballot Papers—0

Quota—357

Candidates	First Preference Votes	Elected or Excluded	Votes at Election or Exclusion
CHAMPION, Linda Jane	200		275
MOULDS, Alan Wilfred	98	Excluded	98
SERGEJEVS, Michelle	174	Excluded	204
KENNEDY, Martin	241	Elected	363

Dated: 4 December 2025

MICK SHERRY
Returning Officer

LOCAL GOVERNMENT (ELECTIONS) ACT 1999

MOUNT BARKER DISTRICT COUNCIL

Supplementary Election of Councillor—Election Results

A casual vacancy occurred in the office of Councillor for South Ward in the Mount Barker District Council effective 3 November 2025. The vacancy was filled in accordance with Section 6A of the *Local Government (Elections) Act 1999*. As multiple candidates were willing and eligible to be elected to the vacancy, a recount of the votes cast at the supplementary election for Councillor for South Ward for the Mount Barker District Council, which concluded 26 September 2025, was conducted on 25 November 2025. At the conclusion, Darren Kelly was declared elected to the vacancy.

Formal Ballot Papers—2141

New Exhaust Ballot Papers—287

Informal Ballot Papers—7

Quota—928

Candidates	First Preference Votes	Elected/Excluded
ATKINSON, Diane	793	
KELLY, Darren	1061	Elected
Exhausted	287	

Dated: 4 December 2025

MICK SHERRY
Returning Officer

MINING ACT 1971

SECTION 15(5) AND 15(7)

Variation

Notice is hereby given of a variation to the notice published on pages 3958-3959 of the *South Australian Government Gazette* dated 23 November 2023 pursuant to Section 15(5) of the *Mining Act 1971*. The completion date for geoscientific investigations undertaken pursuant to Section 15(1) by the Department for Energy and Mining on land as described in the Notice is varied from 30 June 2026 to 5 December 2025. Effective on 4 December 2025.

CAROLINE ANDREWS
Mining Registrar
Department for Energy and Mining
Delegate of the Minister for Energy and Mining

MOTOR VEHICLES ACT 1959

SECTION 47A

*Classes, Specifications and Design of Number Plates—
Notice by the Registrar of Motor Vehicles*

Pursuant to Section 47A of the *Motor Vehicles Act 1959* ('the Act'), I, Emma Kokar, Registrar of Motor Vehicles (Registrar):

- (a) revoke the following notices made under Section 47A of the Act:
 - notice dated 12 November 2025 published in the Gazette No. 68 on Thursday, 20 November 2025 (pages 4579-4598).
- (b) establish the classes of number plates set out in Schedule 1 and numbered 1 to 13 and 15 to 23 (inclusive) for the purposes of Section 47(1) of the Act;
- (c) prescribe the specifications and design set out in Schedule 2 to be the specifications and design to which number plates of each class established by this notice must conform;
- (d) declare the classes of number plates set out in Schedule 3 to be classes of number plates that the Registrar may enter into an agreement pursuant to Section 47A(4) of the Act.

SCHEDULE 1

Classes of Number Plates

Class 1—Numeric

Class 2—Alpha Numeric (non-slogan)

Class 3—Slogan

Class 4—Personalised

Class 5—Jubilee

Class 6—Australian Grand Prix

Class 7—Towtruck

Class 8—Government Vehicle

Class 9—Name Plates

Class 10—Custom

Class 11—Taxi Plates

- Class 12—Chauffeured Vehicle
- Class 13—Consular Corps
- Class 15—Premium Number
- Class 16—Bike Rack
- Class 17—Centenary of Federation
- Class 18—Country Taxi Plates
- Class 19—SA – Heavy Vehicle
- Class 20—Euro Vehicle
- Class 21—National Heavy Vehicle
- Class 22—Japanese Plates
- Class 23—Motorsport

SCHEDULE 2

Specifications and Design of Number Plates

Class 1—Numeric Number Plates

A numeric number plate must bear a number consisting entirely of a figure, or figures (except for the letters “SA” designating the State of issue), and may be issued under an agreement between the Registrar and the applicant. The plate must conform to the following additional specifications and designs:

129mm Min./371mm Max.

Steel/Aluminium Embossed		133mm Min Black Background
White Figures		

	Motor Vehicles other than Motor Bikes	Motor Bikes
Height of figure	77-80mm	50mm
Width of every line in each figure	12mm	6mm

The dimensions of a motor bike plate must be 215 ± 1.0 mm in length and 95 ± 1.0 mm in height.

Class 2—Alpha Numeric Plates (Non-Slogan)

An alpha-numeric plate (non-slogan) must bear a number consisting of a combination of letters and figures and may be issued under an agreement between the Registrar and the applicant. The plate must conform to the following additional specifications and design:

2.1.1 Special Purpose Vehicle and Motor Bike (“S” 6 character set)


215 ± 1.0 mm

Steel/Aluminium Embossed		100 ± 1.0 mm White Retroreflective Background
Black Letters and Figures		

Height of figure or letter	50mm
Width of every line in each figure or letter	6-8mm

2.1.2 Special Purpose Vehicle and Motor Bike

215 ± 1.0 mm

Steel/Aluminium Embossed		100 ± 1.0 mm White Retroreflective Background
Black Letters and Figures		

Height of figure or letter	50mm
Width of every line in each figure or letter	6-8mm

2.2 Other Vehicles

Steel/Aluminium Embossed	$371 \pm 1.0\text{mm}$		$133 \pm 1.0\text{mm}$
Black Letters and Figures			White Retroreflective Background

Height of figure or letter	70-77mm
Width of every line in each figure or letter	12mm

2.3 Corporate Number Plates

Alpha numeric plates (non-slogan) in the corporate plate format (class 2.2 only) may contain a background, logo and/or slogan or other promotional pictures or information deemed appropriate, in accordance with an agreement between the Registrar and the applicant.

The plate must conform to the following specifications and design:


The height of the plate $133 + 1.0\text{mm}$ and width $371 + 1.0\text{mm}$.

Height of figure or letter	60mm
Width of every line in each figure or letter	10mm

Class 3—Slogan Number Plates

A slogan number plate must bear a number consisting of a combination of letters and figures and may be issued under an agreement between the Registrar and the applicant. The plate must be of the type known as metal embossed and must conform to the following additional specifications and design:


3.1 South Australia Plate

Steel/Aluminium Embossed	$371 \pm 1.0\text{mm}$		$133 \pm 1.0\text{mm}$
Black Letters and Figures			White Retroreflective Background

Slogan (Black): SOUTH AUSTRALIA

	Motor Vehicles other than Motor Bikes
Height of figure or letter	70-77mm
Width of every line in each figure or letter	10-12mm


3.1.1 South Australia Trailer Plate

Steel/Aluminium Embossed	$371 \pm 1.0\text{mm}$		$133 \pm 1.0\text{mm}$
Black Letters and Figures			White Retroreflective Background

Slogan (Black): SOUTH AUSTRALIA

Height of figure or letter	70-77mm
Width of every line in each figure or letter	10-12mm

3.1.2 South Australia Non-Standard Trailer Plate


Steel/Aluminium Embossed	$252 \pm 1.0\text{mm}$		$98 \pm 1.0\text{mm}$
Black Letters and Figures			White Retroreflective Background

Slogan (Black): SOUTH AUSTRALIA

Height of figure or letter	50mm
Width of every line in each figure or letter	6mm

3.1.3 Aerial Plate

$252 \pm 1.0\text{mm}$

Steel/Aluminium Embossed		$98 \pm 1.0\text{mm}$
Black Letters and Figure		White Background Retroreflective

Slogan (Black): SOUTH AUSTRALIA

Height of figure or letter	50mm
Width of every line in each figure or letter	6mm

The dimensions of an aerial mount plate must be $252 \pm 1.0\text{mm}$ in length and $98 \pm 1.0\text{mm}$ in width and are only available to vehicles granted registration under the Act.

3.2 Corporate Number Plates

Slogan number plates in the corporate plate format may contain a background, logo and/or slogan or other promotion pictures or information deemed appropriate, in accordance with an agreement between the Registrar and the applicant. The plate must conform to the following specifications and design:

The height of the plate $133\text{mm} + 1.0\text{mm}$ and length of the plate $371\text{mm} + 1.0\text{mm}$.

Height of figure or letter	60mm
Width of every line in each figure or letter	10mm

3.3 Festival State (Discontinued)

$371 \pm 1.0\text{mm}$

Steel/Aluminium Embossed		$133 \pm 1.0\text{mm}$
Black Letters and Figures Slogan Blue		White Retroreflective Background

Blue Slogan: SA • The Festival State

Black State Badge (Piping Shrike)

	Motor Vehicles other than Motor Bikes
Height of figure or letter	70-77mm
Width of every line in each figure or letter	10-12mm

3.3.1 Festival State Trailer Plate (Discontinued)

$371 \pm 1.0\text{mm}$

Steel/Aluminium Embossed		$133 \pm 1.0\text{mm}$
Black Letters and Figures Slogan Blue		White Retroreflective Background

Blue Slogan: SA • The Festival State

Black State Badge (Piping Shrike)

	Motor Vehicles other than Motor Bikes
Height of figure or letter	70-77mm
Width of every line in each figure or letter	10-12mm

3.3.2 Festival State Non-Standard Trailer Plate (Discontinued)

$252 \pm 1.0\text{mm}$

Steel/Aluminium Embossed		$98 \pm 1.0\text{mm}$
Black Letters and Figures Slogan Blue		White Retroreflective Background

Blue Slogan: SA • The Festival State

Black State Badge (Piping Shrike)

Height of figure or letter	50mm
Width of every line in each figure or letter	6mm

3.4.1 Wine State (remake only)

Steel/Aluminium Embossed

Black Letters and Figures

Slogan Purple

371 ± 1.0mm



133 ± 1.0mm

White Retroreflective Background

Slogan Purple: SOUTH AUSTRALIA – THE WINE STATE

Black State Badge (Piping Shrike)

Background: (Light Green, Green)—Design approved by the Registrar

Height of figure or letter	60mm
Width of every line in each figure or letter	10mm

3.4.2 Rose State (remake only)

Steel/Aluminium Embossed

Black Letters and Figures

Slogan Pink

371 ± 1.0mm



133 ± 1.0mm

White Retroreflective Background

Slogan Pink: SOUTH AUSTRALIA – THE ROSE STATE

Black State Badge (Piping Shrike)

Background: (Light Green, Green, Pink, Red)—Design approved by the Registrar

Height of figure or letter	60mm
Width of every line in each figure or letter	10mm

3.4.3 Creative State (remake only)

Steel/Aluminium Embossed

Black Letters and Figures

Slogan Black

371 ± 1.0mm



133 ± 1.0mm

Yellow Background

Slogan Black: SOUTH AUSTRALIA – THE CREATIVE STATE

Black State Badge (Piping Shrike)

Background: (White, Grey, Red)—Design approved by the Registrar

Height of figure or letter	60mm
Width of every line in each figure or letter	10mm

3.4.4 Defence State (remake only)

Steel/Aluminium Embossed

White Letters and Figures

Slogan White with Black Background

371 ± 1.0mm



133 ± 1.0mm

Blue Background

Slogan White: SOUTH AUSTRALIA – THE DEFENCE STATE

Black State Badge (Piping Shrike)

Background: (Blue)—Design approved by the Registrar

Height of figure or letter	60mm
Width of every line in each figure or letter	10mm

3.4.5 Gateway To The Outback (remake only)

Steel/Aluminium Embossed 371 ± 1.0mm 133 ± 1.0mm
 Black Letters and Figures
 Slogan White with Black Background  White Retroreflective Background

Slogan White: SOUTH AUSTRALIA – GATEWAY TO THE OUTBACK
 Black State Badge (Piping Shrike)
 Background: (Yellow, Purple)—Design approved by the Registrar

Height of figure or letter	60mm
Width of every line in each figure or letter	10mm

3.4.6 The Electronics State (remake only)

Steel/Aluminium Embossed 371 ± 1.0mm 133 ± 1.0mm
 Black Letters and Figures
 Slogan White with Green Background  Green and White Retroreflective Background

Slogan White: SOUTH AUSTRALIA – THE ELECTRONICS STATE
 Black State Badge (Piping Shrike)
 Background: (White, Green)—Design approved by the Registrar

Height of figure or letter	60mm
Width of every line in each figure or letter	10mm

3.4.7 SA The Koala State

Steel/Aluminium Embossed 371 ± 1.0mm 133 ± 1.0mm
 Black Letters and Figures
 Slogan White with Teal Background  White and Teal Retroreflective Background

Slogan White: SA THE KOALA STATE
 Background: (White, Teal)—Design approved by the Registrar

Height of figure or letter	60mm
Width of every line in each figure or letter	10mm

Class 4—Personalised Number Plates

A personalised number plate must bear a number consisting of a combination of letters and figures nominated by an applicant and approved by the Registrar, and issued under an agreement between the Registrar and the applicant.

The plate must be of the type known as metal embossed and must conform to the following additional specifications and design:

Option	Letters and Figures (colour)	Background (colour)	State Badge Piping Strike (colour)
1	Retroreflective White	Blue	White
2	Retroreflective White	Magenta	White
3	Retroreflective White	Red	White
4	Retroreflective White	Maroon	White
5	Retroreflective White	Green	White
6	Blue	Retroreflective White	Black
7	Magenta	Retroreflective White	Black
8	Red	Retroreflective White	Black
9	Maroon	Retroreflective White	Black
10	Green	Retroreflective White	Black
11	Green	Retroreflective Yellow	Black

The Piping Shrike emblem will appear after the last letter and before the first number.

4.1 Standard Personalised

Aluminium Embossed

$371 \pm 1.0\text{mm}$



$133 \pm 1.0\text{mm}$


	Motor Vehicles and Trailers other than Motor Bikes and Non-Standard Trailers	Motor Bikes
Height of figure or letter	70-72mm	50mm
Width of every line in each figure or letter	10-12mm	6mm

The dimensions of a motor bike plate must be $252\text{mm} \pm 1.0\text{mm}$ in length and $98\text{mm} \pm 1.0\text{mm}$ in height.

4.2 Slim Personalised

Aluminium Embossed

$371 \pm 1.0\text{mm}$



$100 \pm 1.0\text{mm}$

	Motor Vehicles other than Motor Bikes or Trailers	Motor Bikes
Height of figure or letter	54 or 60mm	50mm
Width of every line in each figure or letter	10mm	6mm

The dimensions of a motor bike plate must be $252\text{mm} \pm 1.0\text{mm}$ in length and $98\text{mm} \pm 1.0\text{mm}$ in height.

4.3 Non-Standard Personalised Trailer

Aluminium Embossed

$252 \pm 1.0\text{mm}$



$98 \pm 1.0\text{mm}$

Height of figure or letter	50mm
Width of every line in each figure or letter	6mm

4.4 Corporate Number Plates

Personalised number plates in the corporate plate format may contain a background, logo and/or slogan or other promotion pictures or information deemed appropriate, in accordance with an agreement between the Registrar and the applicant. The plate must conform to the following specifications and design:

The height of the plate $133\text{mm} + 1.0\text{mm}$ and length of the plate $371\text{mm} + 1.0\text{mm}$.

Height of figure or letter	60mm
Width of every line in each figure or letter	10mm

Class 5—Jubilee Number Plates

A limited series of number plates numbered 001J-999J and 001S-999S preceded by the J150 logo and has the words “SOUTH AUSTRALIA” printed under the numbers, were issued to commemorate South Australia’s 150th Jubilee. The plate is issued under an agreement between the Registrar and the applicant and must be of the type known as metal embossed and must conform to the following additional specifications and design:

Steel/Aluminium Embossed

$371 \pm 1.0\text{mm}$



$133 \pm 1.0\text{mm}$

Black Letters and Figures

Silver-White
Retroreflective
Background

Slogan Black: SOUTH AUSTRALIA

Jubilee Slogan (to the left of the characters) according to the copyright specifications

Height of figure or letter	77mm
Width of every line in each figure or letter	12mm

Class 6—Australian Grand Prix Number Plates**6.1 Special Series**

A limited series of number plates numbered 1-199 preceded by the Grand Prix Logo, were issued to commemorate the Australian Formula 1 Grand Prix in Adelaide. The plate is issued under an agreement between the Registrar and the applicant and must be of the type known as metal embossed and must conform to the following additional specifications and design:

371 ± 1.0mm

Steel/Aluminium Embossed

133 ± 1.0mm

White Figures



Black Background

Slogan White: SOUTH AUSTRALIA

Logo Green, Yellow, Black and White (to the left of the digits) according to the copyright specifications

Height of figure or letter	77mm
Width of every line in each figure or letter	12mm

6.2 Standard Series

A limited series of number plates numbered 200-9999 preceded by the Grand Prix Logo, was issued to commemorate the Australian Formula 1 Grand Prix in Adelaide. The plate is issued under an agreement between the Registrar and the applicant and must be of the type known as metal embossed and must conform to the following additional specifications and design:

371 ± 1.0mm

Steel/Aluminium Embossed

133 ± 1.0mm

Black Figures



White Retroreflective Background

Slogan Black: SOUTH AUSTRALIA

Logo Green, Yellow, Black and White (to the left of the digits) according to the copyright specifications

Height of figure or letter	77mm
Width of every line in each figure or letter	12mm

Class 7—Towtruck Number Plates

A Towtruck number plate must be issued to a Towtruck approved by the Registrar for use in the operation of the accident towing roster scheme. The number is preceded by the letters "ATT" and the plate must conform to the following additional specifications and design:

371 ± 1.0mm

Steel/Aluminium Embossed

133 ± 1.0mm

Blue Letters and Figures



Yellow Retroreflective Background

Slogan Blue: SA ACCIDENT TOWTRUCK

Height of figure or letter	77mm
Width of every line in each figure or letter	12mm

Class 8—Government Vehicle Number Plates

Vehicles owned by the State of South Australia may be issued with a number plate or plates consisting of a combination of letters and figures, which conform to the following additional specifications and design (unless otherwise authorised):

8.1.1 Government Vehicle or Trailer Number Plate ("S" 7 character set)

371 ± 1.0mm

Steel/Aluminium Embossed

133 ± 1.0mm

Blue Letters and Figures



White Retroreflective Background

Slogan Blue: SA GOVERNMENT

Height of figure or letter	70-77mm
Width of every line in each figure or letter	10-12mm

8.1.2 Government Motor Bike (“S” 6 character set)

Steel/Aluminium Embossed	215 ± 1.0mm	95 ± 1.0mm
Blue Letters and Figures		White Retroreflective Background

Slogan Blue: SA GOVERNMENT

Height of figure or letter	50mm
Width of every line in each figure or letter	6mm

8.1.3 Aerial Plate


Steel/Aluminium Embossed	252 ± 1.0mm	98 ± 1.0mm
Blue Letters and Figure		White Retroreflective Background

Slogan Blue: SA GOVERNMENT

Height of figure or letter	50mm
Width of every line in each figure or letter	6mm

The dimensions of an aerial mount plate must be 252 ± 1.0mm in length and 98 ± 1.0mm in width and are only available to vehicles granted registration under the Act.

8.2 Government Vehicle Number Plate (remake only)

Steel/Aluminium Embossed	371 ± 1.0mm	133 ± 1.0mm
Blue Letters and Figures		White Retroreflective Background

Slogan Blue: SA GOVERNMENT

	Motor Vehicles other than Motor Bikes	Motor Bikes
Height of figure or letter	77mm	50mm
Width of every line in each figure or letter	12mm	6mm

The dimensions of a motor bike plate must be 215 ± 1.0mm in length and 95 ± 1.0mm in width.

Class 9—Name Plates

A name plate must bear a number which consists of all letters issued under an agreement between the Registrar and the applicant. The plate must be of the type known as retroreflective metal or acrylic.

The size of the plate and height and width of every figure appearing on the plate are at the discretion of the Registrar.

Class 10—Custom Number Plates

A custom number plate must bear a number nominated by an applicant and approved by the Registrar, which may consist of letters or a combination of letters and figures and issued under an agreement between the Registrar and the applicant authorising the applicant to display the number.

The plate must be of the type known as metal embossed and must conform to the following additional specifications and design:

Option	Letters and Figures (colour)	Background (colour)
1	Retroreflective White	Blue
2	Retroreflective White	Magenta
3	Retroreflective White	Red
4	Retroreflective White	Maroon
5	Retroreflective White	Green
6	Blue	Retroreflective White
7	Magenta	Retroreflective White
8	Red	Retroreflective White
9	Maroon	Retroreflective White
10	Green	Retroreflective White

Option	Letters and Figures (colour)	Background (colour)
11	Black	Gold
12	Black	Silver
13	Gold	Black
14	Silver	Black
15	Black	Retroreflective White
16	Black	Retroreflective Lemon
17	Black	Retroreflective Yellow
18	Green	Retroreflective Lemon
19	Green	Retroreflective Yellow
20	Blue	Retroreflective Lemon
21	Blue	Retroreflective Yellow
22	Black	Burnt Orange
23	Burnt Orange	Black
24	Black	Electric Blue
25	Electric Blue	Black
26	Black	Electric Green
27	Electric Green	Black
28	Black	Electric Red
29	Electric Red	Black
30	Black	Hot Pink
31	Hot Pink	Black

10.1 Standard Custom

371 ± 1.0mm

Aluminium Embossed  133 ± 1.0mm

	Motor Vehicles and Trailers other than Motor Bikes	Motor Bikes
Height of figure or letter 1 to 6 letters	77mm	50mm
Width of every line in each figure or letter for 1 to 6 letters	12mm	6mm
Height of figure or letter 7 letters or 6 letters with space	70-72mm	50mm
Width of every line in each figure or letter for 7 letters or 6 letters with space	10-12mm	6mm

The dimensions of a motor bike plate must be:
 1 to 6 digits 215mm ± 1.0mm in length and 95mm ± 1.0mm in width.
 7 digits 252mm ± 1.0mm in length and 98mm ± 1.0mm in width.

10.2 Slim Custom

371 ± 1.0mm

Aluminium Embossed  100 ± 1.0mm

	Motor Vehicles other than Motor Bikes
Height of figure or letter	54mm or 60mm
Width of every line in each figure or letter	10mm

10.3 Square Two Line Custom

Aluminium Embossed

306 ± 1.0mm



150 ± 1.0mm

	Motor Vehicles other than Motor Bikes
Height of figure or letter	54mm or 60mm
Width of every line in each figure or letter	10mm

10.4 Square Custom

Aluminium Embossed

306 ± 1.0mm



150 ± 1.0mm

	Motor Vehicle other than Motor Bikes
Height of figure or letter	54mm or 60mm
Width of every line in each figure or letter	10mm

The dimensions of a motor bike plate must be:

1 to 6 digits 215mm ± 1.0mm in length and 95mm ± 1.0mm in width.

7 digits 252mm ± 1.0mm in length and 98mm ± 1.0mm in width.

10.5 Corporate Number Plates

Custom number plates in the corporate plate format may contain a background, logo and/or slogan or other promotional pictures or information deemed appropriate, in accordance with an agreement between the Registrar and the applicant. The plate must conform to the following specifications and design:

371mm ± 1.0mm in length and 133mm ± 1.0mm in height

Height of Figure or Letter	60mm
Width of every line in each figure or letter	10mm

Class 11—Taxi Plates

A taxi plate must be issued to taxis which are accredited by the *Passenger Transport Act 1994* as general purpose metropolitan taxis, standby taxis or “special vehicle licence” vehicles (wheelchair accessible vehicle). The number is preceded by the letters ‘TAXI’ and the plate must conform to the following additional specifications and design:

11.1 Standard Taxi Plate

Steel/Aluminium Embossed

371 ± 1.0mm



133 ± 1.0mm

Black Letters and Figures

White Retroreflective Background

Slogan: SA South Australia. A Brilliant Blend

(according to the copyright specifications of SA TOURISM COMMISSION)

	Motor Vehicle
Height of figure	70mm
Height of letter	51mm
Width of every line in each figure	10mm
Width of every line in each letter	6mm

11.2 Standby/Access Taxi Plate

Standby taxi plates and “special vehicle licence” vehicle (wheelchair accessible vehicle) plates (accredited by the *Passenger Transport Act 1994*) may have letters “TAXI” displayed with white letters on a black background.

371 ± 1.0mm

Steel/Aluminium Embossed

Black Figures

Retroreflective White Letters on a Black

60 x 120mm Background



133 ± 1.0mm

White Retroreflective Background

Slogan: SA South Australia. A Brilliant Blend

(according to the copyright specifications of SA TOURISM COMMISSION)

	Motor Vehicle
Height of figure	70mm
Height of letter	51mm
Width of every line in each figure	10mm
Width of every line in each letter	6mm

11.3 Taxi Licence Plate

371 ± 1.0mm

Aluminium Embossed

White Retroreflective Letters and Figures



133 ± 1.0mm

Blue Background

The piping shrike emblem will appear after the last letter and before the first number

Slogan: South Australia

	Motor Vehicle
Height of figure	70mm
Height of letter	51mm
Width of every line in each figure	10mm
Width of every line in each letter	6mm

Class 12—Chauffeured Vehicle Plates

A Chauffeured Vehicle number plate must bear a number consisting of a combination of figures and letters and be issued to vehicles and bikes which are accredited to operate for hire under the *Passenger Transport Act 1994*. These plates must be of the type known as metal embossed and must conform to the following additional specifications and design:

12.1 Standard

371 ± 1.0mm

Steel/Aluminium Embossed

Blue Letters and Figures



133 ± 1.0mm

White Retroreflective Background

Blue Border with White Slogan: CHAUFFEURED VEHICLE (above plate number) and SOUTH AUSTRALIA (below plate number)

	Motor Vehicles other than Motor Bikes
Height of figure or letter	70-77mm
Width of every line in each figure or letter	10-12mm

12.2 Square

306 ± 1.0mm

Steel/Aluminium Embossed



150 ± 1.0mm

Blue Letters and Figures

White Retroreflective
Background

Blue Border with White Slogan: CHAUFFEURED VEHICLE (above plate number) and SOUTH AUSTRALIA (below plate number)

	Motor Vehicles other than Motor Bikes
Height of figure or letter	60mm
Width of every line in each figure or letter	10mm

12.3 Motor Bike

252 ± 1.0mm

Steel/Aluminium Embossed



98 ± 1.0mm

Blue Letters and Figures

White Retroreflective
Background

Blue Border with White Slogan: CHAUFFEURED VEHICLE (above plate number) and SOUTH AUSTRALIA (below plate number)

	Motor Bikes
Height of figure or letter	50mm
Width of every line in each figure or letter	6mm

Class 13—Consular Corps Plates

Consular Corps number plates may only be issued to an accredited Diplomatic Officer or accredited Consular Officer de carriere, who is a national of a country which he or she represents and who resides in this State, or to an Honorary Consul accredited by the Department of Foreign Affairs and Trade, who also resides in this State. The plates must be of the type known as metal embossed and must conform to the following additional specifications and design:

371 ± 1.0mm

Steel/Aluminium Embossed



133 ± 1.0mm

White Letters and Figures

Black Background

Slogan White: SA CONSULAR CORPS

	Motor Vehicles
Height of figure or letter	77mm
Width of every line in each figure or letter	12mm

Class 15—Premium Number Plates

A premium plate must bear a number consisting of two letters, three figures followed by a further letter and may be issued under an agreement between the Registrar and the applicant. The plate must be of the type known as metal embossed and must conform to the following additional specifications and design:

15.1 Front

371 ± 1.0mm

Aluminium Embossed

Black Letters and Figures

OR

Retroreflective White Letters and
Figures

OR

Opaque White Letters and
Figures (discontinued)

83 ± 1.0mm

White Retroreflective
Background


OR

Black Background

	Motor Vehicles other than Motor Bikes
Height of figure or letter	53mm-54mm
Width of every line in each figure or letter	8mm-10mm

15.1a Rear

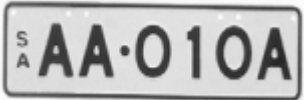
$371 \pm 1.0\text{mm}$

Aluminium Embossed Black Letters and Figures OR Retroreflective White Letters and Figures OR Opaque White Letters and Figures (discontinued)		$106 \pm 1.0\text{mm}$ White Retroreflective Background OR Black Background
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	Motor Vehicles other than Motor Bikes
Height of figure or letter	70mm-75mm
Width of every line in each figure or letter	10mm-12mm

15.2 Front

$371 \pm 1.0\text{mm}$

Aluminium Embossed Black Letters and Figures		$100 \pm 1.0\text{mm}$ White Retroreflective Background
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	Motor Vehicles other than Motor Bikes
Height of figure or letter	60mm
Width of every line in each figure or letter	10mm

15.2a Rear

$306 \pm 1.0\text{mm}$

Aluminium Embossed Black Letters and Figures		$150 \pm 1.0\text{mm}$ White Retroreflective Background
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	Motor Vehicles other than Motor Bikes
Height of figure or letter	60mm
Width of every line in each figure or letter	10mm

15.3 Front and Rear Square

$306 \pm 1.0\text{mm}$

Aluminium Embossed Black Letters and Figures		$150 \pm 1.0\text{mm}$ White Retroreflective Background
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	Motor Vehicles other than Motor Bikes
Height of figure or letter	54-62mm
Width of every line in each figure or letter	10mm

15.4 Corporate Number Plates

Premium number plates in the corporate plate format may contain a background, logo and/or slogan or other promotional pictures or information deemed appropriate, in accordance with an agreement between the Registrar and the applicant. The plate must conform to the following specifications and design:

371mm + 1.0mm in length and 133mm + 1.0mm in height

Height of figure or letter	60mm
Width of every line in each figure or letter	10mm

Class 16—Bike Rack Number Plates

A Bike Rack plate must bear the number allotted to the vehicle to which the bike rack is attached and must conform to the following additional specifications and design:

16.1 SA Better By Bike (discontinued)

252 ± 1.0mm

Steel/Aluminium Embossed

98 ± 1.0mm

Black Letters and Figures



White Retroreflective Background

Slogan: SA BETTER BY BIKE

Height of figure or letter	50mm
Width of every line in each figure or letter	6mm

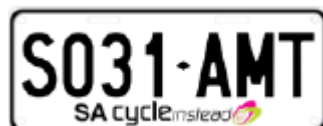
16.2 SA Cycle instead

252 ± 1.0mm

Steel/Aluminium Embossed

98 ± 1.0mm

Black Letters and Figures



White Retroreflective Background

Slogan: SA Cycle instead and logo, as endorsed by the Registrar

Height of figure or letter	50mm
Width of every line in each figure or letter	6mm

Class 17—Centenary of Federation Number Plates**17.1 Centenary Limited Series Number Plates**

A limited series of number plates numbered 1901 CF-2001 CF, with the Centenary of Federation logo between the letters and figures, were issued to commemorate the Centenary of Federation. The plate is issued under an agreement between the Registrar and the applicant and must be of the type known as metal embossed and must conform to the following additional specifications and design:

371 ± 1.0mm

Steel/Aluminium Embossed

133 ± 1.0mm

White Letters and Figures



Black Background

Grey watermark of Rotunda in background

Slogan White: SA – Centenary of Federation

Centenary of Federation Logo (between the numbers and the letters) according to the registered trademark owned by the Commonwealth.

	Motor Vehicles
Height of figure or letter	60mm
Width of every line in each figure or letter	10mm

17.2 Centenary Vogue Series Number Plates

A limited series of number plates numbered 000C-999C and 000F-999F with the Centenary of Federation logo between the letters and figures, were issued to commemorate the Centenary of Federation. The plate is issued under an agreement between the Registrar and the applicant and must be of the type known as metal embossed and must conform to the following additional specifications and design:

371 ± 1.0mm

Steel/Aluminium Embossed White Letters and Figures		133 ± 1.0mm Yellow, Red, Green, Blue Retroreflective Background
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Slogan White: SA – Centenary of Federation

Centenary of Federation Logo (between the numbers and the letters) according to the registered trademark owned by the Commonwealth.

	Motor Vehicles
Height of figure or letter	60mm
Width of every line in each figure or letter	10mm

Class 18—Country Taxi Plates

A Country Taxi Plate must be issued to taxis which have country taxi accreditation under the *Passenger Transport Act 1994*. The number is preceded by the letters ‘TAXI’ and the plate must conform to the following additional specifications and design:

371 ± 1.0mm

Steel/Aluminium Embossed Black Letters and Figures		133 ± 1.0mm Lemon Retroreflective Background
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Slogan Red: SOUTH AUSTRALIA (above plate number)

COUNTRY TAXI (below plate number)

Black State Badge (Piping Shrike) (between the word TAXI and figures).

	Motor Vehicles
Height of figure	70mm
Height of letter	50mm
Width of every line in each figure	10mm
Width of every line in each letter	6mm

Class 19—SA – Heavy Vehicle

A SA Heavy Vehicle Plate may be issued to a vehicle with a mass or GVM over 4.5 tonnes. The plate must be of the type known as metal embossed and must conform to the following additional specifications and design:

19.1 Standard

371 ± 1.0mm

Aluminium Embossed Black Letters and Figures		133 ± 1.0mm White Retroreflective Background
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Slogan Black: SA – HEAVY VEHICLE

	Motor Vehicles
Height of figure or letter	77mm
Width of every line in each figure or letter	12mm

19.2 Trailer

A SA Heavy Trailer Plate may be issued to a vehicle with a mass or GTM over 4.5 tonnes. The plate must be of the type known as metal embossed and must conform to the following additional specifications and design:

$371 \pm 1.0\text{mm}$

Aluminium Embossed		$133 \pm 1.0\text{mm}$
Black Letters and Figures		White Retroreflective Background

Slogan Black: SA – HEAVY VEHICLE

	Motor Vehicles
Height of figure or letter	77mm
Width of every line in each figure or letter	12mm

Class 20—Euro Number Plates

A Euro plate must bear a number consisting of the letter S followed by two letters, two figures followed by a further letter, with the State Coat of Arms of South Australia appearing between the letter S and the first two letters, and may be issued under an agreement between the Registrar and the applicant. The plate must be of the type known as metal embossed and must conform to the following additional specifications and design:

20.1 White Background Euro Plate

$522 \pm 1.0\text{mm}$

Steel/Aluminium Embossed		$113.6 \pm 1.0\text{mm}$
Black Letters and Figures		White Retroreflective Background
Logo—Sturt Desert Pea		

Blue Sash on the left of the plate with the characters “SA” screen printed in white with the S printed directly above the A
The State Coat of Arms of South Australia (between the “S” and the first two letters) as endorsed by the Department of the Premier and Cabinet’s Protocol Branch.

	Motor Vehicles
Height of figure or letter	75.5mm
Width of every line in each figure or letter	10mm

20.2 Black Background Euro Plate

$522 + 1.0\text{mm}$

Steel/Aluminium Embossed		$113.6 + 1.0\text{mm}$
White Retroreflective Letters and Figures		Black Background
Logo—Sturt Desert Pea		

On the left of the plate the characters “SA” screen printed in white with the S printed directly above the A
The State Coat of Arms of South Australia (white) (between the “S” and the first two letters) as endorsed by the Department of the Premier and Cabinet Protocol Branch.

	Motor Vehicles
Height of figure or letter	75.5mm
Width of every line in each figure or letter	12mm

Class 21—National Heavy Vehicle Plate

A National Heavy Vehicle Plate may be issued to a vehicle with a mass or GVM over 4.5 tonnes. The plate must be of the type known as metal embossed and must conform to the following additional specifications and design:

21.1 Standard

$372 \pm 1.0\text{mm}$

Aluminium Embossed		$134 \pm 1.0\text{mm}$
Black Letters and Figures		White Retroreflective Background Containing a Directional Security Mark (Kangaroo in circle)

Sash Colour Blue with White slogan and logo—National Heavy Vehicle

	Motor Vehicles
Height of figure or letter	77mm
Width of every line in each figure or letter	12mm

21.2 Trailer

A Heavy Trailer Vehicle Plate may be issued to a vehicle with a mass or GTM over 4.5 tonnes. The plate must be of the type known as metal embossed and must conform to the following additional specifications and design

$372 \pm 1.0\text{mm}$

Aluminium Embossed		$134 \pm 1.0\text{mm}$
Black Letters and Figures		White Retroreflective Background Containing a Directional Security Mark (Kangaroo in circle)

Sash Colour Blue with White slogan and logo—National Heavy Vehicle

	Motor Vehicles
Height of figure or letter	77mm
Width of every line in each figure or letter	12mm

21.3 Bike Rack

A bike rack plate issued for a heavy vehicle or heavy trailer with a mass or GVM/GTM over 4.5 tonnes must bear the number allotted to the vehicle to which the bike rack is attached and must conform to the following additional specifications and design:

$254 \pm 1.0\text{mm}$

Aluminium Embossed		$100 \pm 1.0\text{mm}$
Black Letters and Figures		White Retroreflective Background

Sash Colour Blue with White slogan and logo—National Heavy Vehicle

	Motor Vehicles
Height of figure or letter	50mm
Width of every line in each figure or letter	6mm

Class 22—Japanese Number Plates

A Japanese number plate may be issued under an agreement between the Registrar and the applicant.

The plate must be of the type known as metal embossed and must conform to the following additional specifications and design:

22.1 Standard

A Standard Japanese number plate consists of two numbers, followed by three letters.

The plate must be of the type known as metal embossed and must conform to the following additional specifications and design:

$330 \pm 1.0\text{mm}$

Aluminium Embossed		$165 \pm 1.0\text{mm}$
Green Letters and Figures		White Retroreflective Background

Japanese text of '南オーストラリア', meaning 'South Australia' located at the top of the number plate with 'SA' located in the bottom centre.

	Motor Vehicles
Height of figure or letter	58mm-60mm
Width of every line in each figure or letter	8mm-10mm

22.2 Special Edition

A Special Edition Japanese number plate consists of two numbers, followed by three letters 'JDM'.

The plate must be of the type known as metal embossed and must conform to the following additional specifications and design:

330 ± 1.0mm

Aluminium Embossed



165 ± 1.0mm

Green Letters and Figures

White Retroreflective Background

Japanese text of '南オーストラリア', meaning 'South Australia' located at the top of the number plate with 'SA' located in the bottom centre.

	Motor Vehicles
Height of figure or letter	58mm-60mm
Width of every line in each figure or letter	8mm-10mm

22.3 Custom Japanese

A Custom Japanese must bear a number nominated by an applicant and approved by the Registrar, which may consist of letters or a combination of letters and figures and issued under an agreement between the Registrar and the applicant authorising the applicant to display the number.

The plate must be of the type known as metal embossed and must conform to the following additional specifications and design:

Option	Letters and Figures (colour)	Background (colour)
1	Black	Retroreflective White
2	Blue	Retroreflective White
3	Green	Retroreflective White
4	Maroon	Retroreflective White

330 ± 1.0mm

Aluminium Embossed



165 ± 1.0mm

Japanese text of '南オーストラリア', meaning 'South Australia' located at the top of the number plate with '車', meaning 'car', located in the bottom centre of the plate. 'SA' written vertically in the centre left of the number plate.

	Motor Vehicles
Height of figure or letter	58mm-60mm
Width of every line in each figure or letter	8mm-10mm

Class 23—Motorsport Number Plates

23.1 Adelaide 500 Special Edition Series

A special edition Adelaide 500 series of number plates displaying the Adelaide 500 25-year anniversary logo before the SA, preceded by the number sequence 1ADL-25ADL. The plate is issued under an agreement between the Registrar and the applicant and must be of the type known as metal embossed and must conform to the following additional specifications and design:

371 ± 1.0mm

Aluminium Embossed



133 ± 1.0mm

White Letters and Figures.
Adelaide 500 25th
anniversary logo

Black Retroreflective Background

An Adelaide 500 25th anniversary logo in a green wreath is located to left of the number plate. ‘SA’ written vertically in the centre

	Motor Vehicles
Height of figure or letter	70mm
Width of every line in each figure or letter	10mm

23.2 Adelaide Grand Final Set Series

A set series Adelaide Grand Final number plate must bear a number consisting of a letter followed by three figures, followed by a further letter and issued under an agreement between the Registrar and the applicant. The plate must be of the type known as metal embossed and must conform to the following additional specifications and design:

371 ± 1.0mm

Aluminium Embossed



133 ± 1.0mm

White Retroreflective Letters &
Figures.

Black Background

On the left of the plate the characters “SA” printed in white with the S printed directly above the A.

The banner depicting supercars racing on the Adelaide Street circuit is located on the bottom of the number plate.

	Motor Vehicles
Height of figure or letter	60mm
Width of every line in each figure or letter	10mm

General Specifications and Design

- The dimensions of the letters or words ‘SA’, ‘SOUTH AUSTRALIA’, ‘THE FESTIVAL STATE’ or any other slogan approved by the Registrar whether preceding the number or appearing in a central position above or below the registration number on which they are permitted, unless otherwise prescribed, must be as follows:

	Motor Bikes (except Class 12)	Motor Bikes Class 12	All Other Classes
Height of figure or letter	10mm	8mm	8-20mm
Width of every line in all parts thereof	2mm	1-2mm	1-3mm

(Except Corporate Number Plates which may vary at the discretion of the Registrar).

- The dimensions of the State Badge (Piping Shrike) appearing on the number plates on which they are permitted, must be as follows:

	Class 3	Class 4	Class 4 Motor Bike
Diameter	24-30mm	50mm	27mm

- The dimensions of the slogan “SA Cycle instead” appearing on the Bike Rack number plate must be as follows:

	Class 16
Height of figure or letter	13mm
Width of every line in all parts thereof	2mm

- A number plate will be taken to comply with the requirements of this notice relating to the size of the plate and the size of letters and figures on the plate if the size of the plate or of any figure or letter on the plate:

- does not exceed the size prescribed by this notice by more than 1.0mm; or
- is not more than 1.0mm less than the size prescribed by this notice.

- Notwithstanding the prescribed design and specifications for number plates, a number plate (other than a trailer or bike rack plate) may bear a plate and/or label that complies with the relevant Australian Standard, if the vehicle to which the number plate is affixed, is equipped to be Electric, Hydrogen or uses LP Gas/Natural Gas (as detailed in the *Road Traffic (Light Vehicle Standards) Rules 2018* or the Heavy Vehicle (Vehicle Standards) National Regulation (as applicable). However, the plate and label on the number plate must be placed in such a position so as not to obscure any letter, figure, logo or slogan appearing on the number plate.

Transitional Provision

A number plate that was manufactured before the date of this notice will be taken to comply with this notice if it complies with the notice under Section 47A of the Act published in the Gazette on 20 November 2025 (see Gazette No. 68, pages 4579-4598).

SCHEDULE 3

*Classes of Number Plates Which May Be Displayed
Pursuant to an Agreement Under Section 47A(4) of the Act*

- Class 1—Numeric
 - Class 2—Alpha Numeric (Non-slogan)
 - Class 3—Slogan
 - Class 4—Personalised
 - Class 5—Jubilee
 - Class 6—Australian Grand Prix
 - Class 9—Name Plates
 - Class 10—Custom
 - Class 15—Premium
 - Class 17—Centenary of Federation
 - Class 20—Euro
 - Class 22—Japanese
 - Class 23—Motorsport
- Dated: 2 December 2025

Approved by

E. KOKAR
Registrar of Motor Vehicles

PASSENGER TRANSPORT ACT 1994

SECTION 32

*Establishment of Classes of Accreditation***1. Interpretation**

Any terms defined in the *Passenger Transport Act 1994* (the Act) and the *Passenger Transport Regulations 2024* have the same meaning in this Notice.

2. Revocation

This Notice revokes and replaces the Notice of 27 February 2025 published on p242 of the *Government Gazette*.

3. Establishment—Operators

Pursuant to Section 32(3) of the Act, I, Emily Bourke, Minister for Infrastructure and Transport, hereby establish the following classes of accreditation for the purposes of Section 27 of the Act (Accreditation of operators):

Country Taxi Accreditation, for the provision of a passenger transport service using a country taxi, any journey being not wholly within Metropolitan Adelaide;

Horse-drawn Vehicle Accreditation, for the provision of a passenger transport service using a horse-drawn vehicle;

Large Passenger Vehicle Accreditation, for the provision of a passenger transport service using a large passenger vehicle;

Metropolitan Taxi Accreditation, for the provision of a passenger transport service using a metropolitan taxi;

Small Passenger Vehicle (Metropolitan) Accreditation, for the provision of a passenger transport service using a small passenger vehicle;

Small Passenger Vehicle (Non-Metropolitan) Accreditation, for the provision of a passenger transport service using a small passenger vehicle, any journey being not wholly within Metropolitan Adelaide;

Small Passenger Vehicle (Special Purpose) Accreditation, for the provision of a passenger transport service using a small passenger vehicle under an approved limited plan of operation;

Small Passenger Vehicle (Traditional) Accreditation, for the provision of a passenger transport service using a small passenger vehicle under an approved limited plan of operation.

4. Establishment—Drivers

Pursuant to Section 32(3) of the Act, I, Emily Bourke, Minister for Infrastructure and Transport, hereby establish the following classes of accreditation for the purposes of Section 28 of the Act (Accreditation of drivers):

Horse-drawn Vehicle Driver Accreditation, for the provision of a passenger transport service using a horse-drawn vehicle;

Large Passenger Vehicle Driver Accreditation, for the provision of a passenger transport service using a large passenger vehicle;

Metropolitan Taxi Driver Accreditation, for the provision of a passenger transport service using a metropolitan taxi;

Motor Cycle Driver Accreditation, for the provision of a passenger transport service using a motor cycle;

Small Passenger Vehicle Driver Accreditation, for the provision of a passenger transport service using a small passenger vehicle.

5. Establishment—Centralised booking services

Pursuant to Section 32(3) of the Act, I, Emily Bourke, Minister for Infrastructure and Transport, hereby establish the following classes of accreditation for the purposes of Section 29 of the Act (Accreditation of centralised booking services):

Chauffeur Booking Service Accreditation, for the provision of a passenger transport service using chauffeur vehicle;

Taxi Booking Service Accreditation, for the provision of a passenger transport service using a taxi.

6. Execution

Dated: 30 November 2025

HON EMILY BOURKE MLC
Minister for Infrastructure and Transport

PASSENGER TRANSPORT ACT 1994

South Australia

Passenger Transport (Fees) Notice (No 2) 2025under the *Passenger Transport Act 1994***1—Short title**This notice may be cited as the *Passenger Transport (Fees) Notice (No 2) 2025*.**Note—**This is a fee notice made in accordance with the *Legislation (Fees) Act 2019*. Under Section 4(3) of that Act, this notice revokes the *Passenger Transport (Fees) Notice 2025*, as published in the Government Gazette on 15 May 2025 (p 1088).**2—Commencement**

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

3—Interpretation

In this notice, unless the contrary intention appears—

Act means the *Passenger Transport Act 1994*;*Regulations* means the *Passenger Transport Regulations 2024*;*revoked notice* means the *Passenger Transport (Fees) Notice 2025*, as published in the Government Gazette on 15 May 2025 (p 1088).**4—Fees**

The fees set out in Schedule 1 are prescribed for the purposes of the Act and the regulations.

5—Transitional provision

(1) The fees prescribed in respect of—

- (a) the issue or renewal of an accreditation under Part 4 of the Act; or
- (b) a period for which an accreditation is held under that Part (a periodical fee); or
- (c) the issue or renewal of a licence under Part 6 of the Act; or
- (d) the grant or renewal of a consent under Section 49 of the Act,

by Schedule 1 of this notice apply where the issue, grant or renewal takes effect, or the period commences, on or after 27 November 2025.

- (2) All other fees prescribed by Schedule 1 of this notice apply from 27 November 2025.
- (3) Despite Clause 4—
- (a) the fees prescribed in respect of—
- (i) the issue or renewal of an accreditation under Part 4 of the Act; or
 - (ii) a period for which an accreditation is held under that Part (a periodical fee); or
 - (iii) the issue or renewal of a licence under Part 6 of the Act; or
 - (iv) the grant or renewal of a consent under Section 49 of the Act,
- by Schedule 1 of the revoked notice, as in force immediately before the commencement of this notice, continue to apply where the issue, grant or renewal is to take effect, or the period is to commence, before 27 November 2025; and
- (b) all other fees prescribed by Schedule 1 of the revoked notice, as in force immediately before the commencement of this notice, continue to apply until 27 November 2025.

Schedule 1—Fees

Description	Fee
1 Application fee for an accreditation under the Act—	
(a) in respect of an accreditation under Part 4 Division 1—	
(i) unless (ii) or (iii) applies	\$551.00
(ii) in the case of a Small Passenger Vehicle (Traditional) Accreditation, a Small Passenger Vehicle (Special Purpose) Accreditation, a Small Passenger Vehicle (Non-Metropolitan) Accreditation or a Country Taxi Accreditation	\$551.00 plus \$110.00 for each vehicle that will initially be used for the purposes of a service operated under the accreditation
(iii) in the case of a Small Passenger Vehicle (Metropolitan) Accreditation	\$551.00 plus \$110.00 for each vehicle that will initially be used for the purposes of a service operated under the accreditation
(b) in respect of an accreditation under Part 4 Division 2	nil
(c) in respect of an accreditation under Part 4 Division 3	\$1,224.00
2 Periodical fee payable under Section 33(1)(b) of the Act—for each prescribed period (see Regulations 14(1) and 21(1) of the Regulations)—	
(a) in respect of an accreditation under Part 4 Division 1—	
(i) unless (ii) or (iii) applies	\$551.00
(ii) in the case of a Small Passenger Vehicle (Traditional) Accreditation, a Small Passenger Vehicle (Special Purpose) Accreditation, a Small Passenger Vehicle (Non-Metropolitan) Accreditation or a Country Taxi Accreditation	\$551.00 plus \$110.00 for each vehicle used (or available for use) for the purposes of a service operated under the accreditation (as at the end of the relevant period)

Description	Fee
(iii) in the case of a Small Passenger Vehicle (Metropolitan) Accreditation	\$551.00 plus \$110.00 for each vehicle used (or available for use) for the purposes of a service operated under the accreditation (as at the end of the relevant period)
(b) in respect of an accreditation under Part 4 Division 3	\$1,224.00
3 Penalty for a default under Section 33(2) of the Act	\$72.00
4 Renewal fee under Section 34 of the Act—	
(a) in respect of an accreditation under Part 4 Division 1—	
(i) unless (ii) or (iii) applies	\$551.00
(ii) in the case of a Small Passenger Vehicle (Traditional) Accreditation, a Small Passenger Vehicle (Special Purpose) Accreditation, a Small Passenger Vehicle (Non-Metropolitan) Accreditation or a Country Taxi Accreditation	\$551.00 plus \$110.00 for each vehicle used (or available for use) for the purposes of a service operated under the accreditation at the time of renewal
(iii) in the case of a Small Passenger Vehicle (Metropolitan) Accreditation	\$551.00 plus \$110.00 for each vehicle used (or available for use) for the purposes of a service operated under the accreditation at the time of renewal
(b) in respect of an accreditation under Part 4 Division 2	nil
(c) in respect of an accreditation under Part 4 Division 3	\$1,224.00
5 Application to vary an accreditation under Part 4 Division 2	nil
6 Notification to the Minister of—	
(a) the introduction of a vehicle to a service—	
(i) unless (ii) or (iii) applies	\$25.00
(ii) in the case of a vehicle used for the purposes of a service operated under a Small Passenger Vehicle (Traditional) Accreditation, a Small Passenger Vehicle (Special Purpose) Accreditation, a Small Passenger Vehicle (Non-Metropolitan) Accreditation or a Country Taxi Accreditation	\$110.00 per vehicle
(iii) in the case of a vehicle used for the purposes of a service operated under a Small Passenger Vehicle (Metropolitan) Accreditation	\$110.00 per vehicle
However, if a vehicle is introduced to a service operated under an accreditation referred to in subparagraph (ii) or (iii) during a prescribed period for that accreditation under regulation 14 of the regulations the fee payable under subparagraph (ii) or (iii) may be adjusted on a pro rata basis by applying the proportion that the number of months that are left to run to the end of that prescribed period bears to 12 months (on the basis that parts of a month count as a full month)	
(b) the withdrawal of a vehicle from a service	\$25.00

Description	Fee
7 Application fee for a licence under Part 6 of the Act—	
(a) in respect of a special vehicle licence	\$110.00
(b) in respect of any other kind of licence	nil
8 Renewal fee under Part 6 of the Act—	
(a) in respect of a special vehicle licence	\$110.00
(b) in respect of any other kind of licence	nil
9 Application fee for the consent of the Minister under section 49 of the Act	\$120.00
10 Application fee for consent to the substitution of another vehicle for a licensed taxi	\$49.00
11 Fee for issue of a duplicate of an accreditation or licence that has been lost etc	\$74.00
12 Prescribed fee under section 54 of the Act—	
(a) for a first inspection	\$122.00
(b) for a subsequent inspection (if necessary)	\$93.00

Made by the Minister for Infrastructure and Transport

On 30 November 2025

PASSENGER TRANSPORT ACT 1994

PRESCRIBED SCHEME—SECTION 52AB

Ministerial Notice

PART 1—PRELIMINARY

1. Establishment of scheme

- (1) This instrument constitutes the prescribed scheme to implement the South Australian Government's cancellation of taxi licences under Section 52AB of the *Passenger Transport Act 1994*.
- (2) A payment to a person under this scheme is made as compensation for the cost of a perpetual taxi licence on account of the cancellation of the licence by the Minister under Section 52AB of the *Passenger Transport Act 1994*.

2. Commencement

This scheme commences on the day on which it is published in the Gazette.

3. Interpretation

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

access taxi has the same meaning as in the *Passenger Transport Regulations 2024*;

Act means the *Passenger Transport Act 1994*;

Chief Executive means the Chief Executive of the Department and includes, in respect of a particular Clause that refers to the Chief Executive, a member of the Department authorised by the Chief Executive to act under that Clause for the purposes of this scheme;

close family member—see Subclause (3);

Department means the administrative unit of the Public Service that, under the Minister, is responsible for the administration of the Act;

domestic partner means a person who is a domestic partner within the meaning of the *Family Relationships Act 1975*, whether declared under that Act or not;

Family Law agreement means an agreement approved or registered under the *Family Law Act 1975* of the Commonwealth that relates to the financial affairs of 2 persons who have been the parties to a marriage or de facto relationship;

Family Law instrument means an instrument that gives effect to, or is consequential on, a Family Law agreement or a Family Law order;

Family Law order means an order of a court under the *Family Law Act 1975* of the Commonwealth that relates to the financial affairs of 2 persons who have been the parties to a marriage or de facto relationship;

legally qualified representative means—

- (a) a legal guardian; or
- (b) the donee of a power of attorney; or
- (c) the executor or administrator of the estate of a deceased person;

perpetual taxi licence means a licence for a taxi under Part 6 of the Act in force immediately before the scheme commencement day, other than—

- (a) a licence for—
 - (i) an access taxi or a standby access taxi; or
 - (ii) a standby taxi; or
- (b) a licence issued as a temporary licence;

person includes a company;

prescribed compensation amount means an amount payable under Clause 7(1);

prescribed qualifying day means 12 April 2016;

prescribed taxi licence means a perpetual taxi licence that was in force immediately before the prescribed qualifying day;

proprietary company means a proprietary company under the *Corporations Act 2001* of the Commonwealth;

qualifying licence holder means a person who qualifies under Clause 4 in relation to a prescribed taxi licence;

scheme commencement day means the day on which this scheme is published in the Gazette;

spouse—a person is the spouse of another person if they are legally married;

standby taxi has the same meaning as in the *Passenger Transport Regulations 2024*; taxi means a vehicle for which a licence is required to be held under Part 6 of the Act; taxi database means the information—

- (a) created, received or held by the Department for the purposes of the operation and administration of Part 6 of the Act; or
- (b) created, received or held by the Department in connection with the operation of this scheme;

temporary taxi licence means a temporary licence under the Act;

terminal medical condition means a medical condition that has been diagnosed as being expected to cause death within 24 months;

this scheme means the scheme constituted by this instrument.

- (2) In this scheme, a reference to a person being a resident of the State means—
 - (a) in the case of a natural person—that the person’s principal place of residence is in South Australia at the relevant time; and
 - (b) in the case of a company—that the place where the company is taken to be registered under the *Corporations Act 2001* of the Commonwealth is South Australia.
- (3) For the purposes of this scheme, a person is a close **family member** of another person if the person is a spouse, domestic partner, parent or child of the other person.
- (4) For the purposes of this scheme, a reference to an application being made by a licence holder includes an application made on behalf of that licence holder or their estate by a legally qualified representative (and the Chief Executive may require the verification of an entitlement to act on behalf of a licence holder in such manner as the Chief Executive thinks fit).
- (5) Words and expressions used in the Act and in this scheme have the same respective meanings in this scheme as they have in the Act.

4. Qualifying criteria—prescribed taxi licences

- (1) A person qualifies under this Clause in relation to a prescribed taxi licence if the person—
 - (i) was the holder of the licence immediately before the prescribed qualifying day; and
 - (ii) is the holder of the licence on the scheme commencement day; and
 - (iii) has held the licence continuously between the prescribed qualifying day and the scheme commencement day.
- (2) A person also qualifies under this Clause in relation to a prescribed taxi licence if—
 - (a) —
 - (i) the licence was held by a proprietary company immediately before the prescribed qualifying day; and
 - (ii) the licence was transferred by the company to the person on or after the prescribed qualifying day and before 30 August 2024; and
 - (iii) the person was a shareholder or director of the company at the time of the transfer; and
 - (iv) the licence is held by the person on the scheme commencement day; or
 - (b) —
 - (i) the licence was held by a person immediately before the prescribed qualifying day; and
 - (ii) the licence was transferred by the person to a proprietary company on or after the prescribed qualifying day and before 30 August 2024; and
 - (iii) the person was a shareholder or director of the company at the time of the transfer; and
 - (iv) the licence is held by the company on the scheme commencement day; or
 - (c) —
 - (i) the licence was held by a person immediately before the prescribed qualifying day; and
 - (ii) the licence was transferred by the person to a close family member on or after the prescribed qualifying day and before 30 August 2024; and
 - (iii) the licence is held by that close family member on the scheme commencement day; or
 - (d) —
 - (i) the licence was held by a person immediately before the prescribed qualifying day; and
 - (ii) the person died on or after the prescribed qualifying day while still holding the licence; and

- (iii) the licence, on the scheme commencement day, is held—
 - (A) as part of the estate of the person who has died; or
 - (B) by a beneficiary of the estate of the person who has died; or
 - (e) —
 - (i) the licence was held by a person immediately before the prescribed qualifying day; and
 - (ii) the licence was transferred by the person to another person under a Family Law agreement, a Family Law order or a Family Law instrument; and
 - (iii) the licence is held by that other person on the scheme commencement day.
- (3) For the purposes of this Clause, a person may hold a licence on their own or jointly with one or more other persons.

5. Relevant date

For the purposes of Section 52AB(2) of the Act, 4 December 2025 is specified.

PART 2—PERPETUAL TAXI LICENCES—BASE COMPENSATION AMOUNT

6. Base compensation amount

- (1) Subject to this Clause, an amount of \$10,000 (the base compensation amount) is payable in relation to each perpetual taxi licence in connection with its cancellation by the Minister under Section 52AB(2) of the Act.
- (2) In the case of a perpetual taxi licence held by one person only, the base compensation amount is payable to that person.
- (3) In the case of a perpetual taxi licence held by two or more persons, the base compensation amount is payable to the person specified in the taxi database as the registered operator in relation to that licence at the time of payment.
- (4) The base compensation amount will be paid under this scheme on a date determined by the Chief Executive.

PART 3—PRESCRIBED TAXI LICENCES

7. Prescribed compensation amount

- (1) Subject to the other provisions of this scheme and, in particular Clause 8, an additional amount of \$190,000 (the prescribed compensation amount) is payable in relation to each prescribed taxi licence in connection with its cancellation by the Minister under Section 52AB(2) of the Act if—
 - (a) the licence is held by a qualifying licence holder in relation to the licence on the scheme commencement day; and
 - (b) the qualifying licence holder or, if there is more than one qualifying licence holder in relation to a particular licence, at least one of those qualifying licence holders, was a resident of the State immediately before the scheme commencement day; and
 - (c) an application for the payment of the prescribed compensation amount is made—
 - (i) by the qualifying licence holder in relation to the licence; or
 - (ii) if there is more than one qualifying licence holder in relation to the licence—jointly by all of them; and
 - (d) the application is made between 4 December 2025 and 16 March 2026 (both dates inclusive); and
 - (e) the application is made using the form published on the Department’s website by the Chief Executive for the purposes of this scheme and by providing that form to the Chief Executive in accordance with the requirements set out in the form or published on the website in conjunction with the form; and
 - (f) the application is approved by the Chief Executive and the qualifying licence holder is informed in writing by the Chief Executive that the Chief Executive has determined to make a payment under Clause 8.
- (2) Subclause (1) is subject to the following qualifications:
 - (a) if, as at the scheme commencement day, a qualifying licence holder holds two or more prescribed taxi licences with no other person or company having an interest in any of those licences, the qualifying licence holder is only entitled to \$190,000 in relation to one of those licences (and there is no entitlement for the other licence or licences); and
 - (b) —
 - (i) if, as at the scheme commencement day, two or more qualifying licence holders jointly hold one prescribed taxi licence, they are jointly entitled to \$190,000 in relation to that licence; and
 - (ii) if, as at the scheme commencement day, two or more qualifying licence holders jointly hold two or more prescribed taxi licences, they are only entitled to \$190,000 jointly in relation to one of those licences (and there is no entitlement for the other licence or licences),

with the effect that each unique combination of joint holdings by two or more qualifying licence holders in one or more prescribed taxi licences will only give rise to one entitlement to \$190,000 under this scheme; and
 - (c) if—
 - (i) immediately before the prescribed qualifying day a person was the holder of two or more prescribed licences; and
 - (ii) the person transferred one or more of those licences to another person or persons on or after the prescribed qualifying day and before the scheme commencement day; and
 - (iii) that other person or those other persons are qualifying licence holders, the total amount payable in relation to those licences will be \$190,000.
- (3) In a case involving a deceased estate, Subclause (2) applies as if the person who has died still has an entitlement as a qualifying licence holder.
- (4) If—
 - (a) a prescribed taxi licence was held by a person immediately before the prescribed qualifying day (the primary licence holder); and
 - (b) the primary licence holder died on or after the prescribed qualifying day while still holding the licence; and
 - (c) the primary licence holder was a resident of the State at the time of their death; and

- (d) the person's spouse or domestic partner (the secondary licence holder), as at the scheme commencement day—
- (i) holds, or will be entitled to hold, the licence as a beneficiary of the estate of the person who has died; and
 - (ii) holds another prescribed taxi licence in relation to which the person is a qualifying licence holder by virtue of holding the prescribed taxi licence immediately before the prescribed qualifying day; and
- (e) the secondary licence holder was a resident of the State immediately before the scheme commencement day, the secondary licence holder is (subject to Clause 8) entitled to receive a prescribed compensation amount in relation to two prescribed taxi licences (and Subclause (2)(a) will not apply in relation to this case but will apply in relation to any licences in excess of two such licences).
- (5) Despite Subclause (1)(d), the Chief Executive may allow a person to make an application—
- (a) after 16 March 2026 and before 15 April 2026 if the Chief Executive is satisfied that there is a valid and exceptional reason why the person did not make the application by 16 March 2026; or
 - (b) after 16 March 2026 if the Chief Executive is satisfied that the application is being made by an executor or administrator on behalf of the estate of a qualifying licence holder who died before making an application under this Clause.
- (6) Despite any other provision, the Chief Executive may exempt a person from the requirement to be a resident of the State immediately before the scheme commencement day if the Chief Executive is satisfied, on application under this Subclause, that the person—
- (a) was a resident of the State at the time that they became a holder of the relevant licence; and
 - (b) subsequently became a resident of a place outside the State for—
 - (i) employment; or
 - (ii) family reasons; or
 - (iii) health or medical reasons; or
 - (iv) another compelling reason.

8. Order of payments

- (1) An amount under Clause 7 does not crystallise, and therefore does not become due and payable, until the Chief Executive has determined that it is appropriate to make a payment under this Clause.
- (2) For the purposes of Subclause (1), the Chief Executive may from time to time determine that it is appropriate to make a certain number of payments in a particular financial year.
- (3) The first set of payments of amounts under Clause 7 must be made by the end of the 2026/2027 financial year.
- (4) Subject to Subclause (6), the order of payments to be made during the duration of this scheme will be determined according to the licence number order of the licences in relation to which payments are to be made under this scheme, starting with the lowest number (using the licence numbers specified in the taxi database).
- (5) The number of payments in any financial year will be determined by the Chief Executive, taking into account the amount of money that has become available for the implementation of this scheme under Schedule 2 of the Act or by an appropriation made for the purposes of this scheme.
- (6) If:
 - (a) the Chief Executive receives an application under this Subclause from a person who is entitled to receive a payment under this scheme (but is yet to receive that payment); and
 - (b) the application is made on the basis that the person is suffering from a terminal medical condition; and
 - (c) the application:
 - (i) is made using a form determined by the Chief Executive (which may be combined with the form used under Clause 7); and
 - (ii) is supported by a certificate from a registered medical practitioner who is a specialist practising in an area related to the terminal medical condition confirming that the medical condition is expected to cause death within 24 months of the date of the certificate,
 then the Chief Executive must ensure that the person receives the payment as soon as funding is reasonably available to make the payment under this scheme.
- (7) A payment under this Clause may be made at any time during a financial year, as determined by the Chief Executive.

9. Indexing

The amount of \$190,000 (the current payment amount) is to be adjusted for indexation in each financial year, beginning with the 2027/2028 financial year, according to the following formula:

$$\text{Indexed Balance} = \text{Balance} \times \frac{\text{Index}_{t+1}}{\text{Index}_t}$$

where:

Indexed Balance is the indexed balance to be considered the current payment amount

Balance is the current payment amount

Index_{t+1} is the current June quarter index immediately preceding the date of the payment

Index_t is the 2026 June quarter index

The relevant indexes are Australian Bureau of Statistics catalogue reference Table 2b Quarterly Index:

All Sectors Australia 6401.0 Series ID A2325821J.

PART 4—RELATED MATTERS

10 Payment arrangements

- (1) A payment under this scheme will be made by the Chief Executive.
- (2) For the purposes of making a payment under this scheme, information held on the taxi database or provided by an applicant under this scheme may be used by the Chief Executive to determine—
 - (a) to whom the payment should be made (after taking into account any specific provision made by this scheme or any other matter considered relevant by the Chief Executive); and
 - (b) the place or account to which a payment will be sent or made; and
 - (c) any other related or relevant matter.
- (3) A payment under this scheme may be made by cheque, electronic funds transfer, or any other method determined to be appropriate by the Chief Executive.

11. Related provisions

- (1) A person's entitlement under this scheme (and therefore any payment) will be determined and fixed according to the circumstances as they exist on the scheme commencement day (subject to any express provision made by this scheme).
- (2) The Chief Executive may make a payment—
 - (a) to the executor or administrator of a person who has been entitled to a payment under this scheme if they die while the scheme is in operation; or
 - (b) to the beneficiary of the estate of a person who has been entitled to a payment under this scheme if they die while the scheme is in operation.
- (3) A payment under Subclause (2)(b) may be divided between two or more beneficiaries if the Chief Executive is satisfied that this reflects the division of the assets of the will or the administration of the estate of the person who has died.
- (4) The Chief Executive may make a payment to the liquidator, creditor, shareholder or member of a company that has been entitled to a payment under this scheme if the company is placed into liquidation, wound up or dissolved while the scheme is in operation, after taking into account such matters the Chief Executive thinks fit.
- (5) An amount payable under this scheme is inclusive of GST (if any).
- (6) In Subclause (5), GST means tax payable under—
 - (a) *A New Tax System (Goods and Services Tax) Act 1999* of the Commonwealth; and
 - (b) the related legislation of the Commonwealth dealing with the imposition of a tax on the supply of goods and services.

12. Additional information and statutory declarations

- (1) A person who may be entitled to a payment under this scheme, or who is seeking a payment under this scheme, may be required by the Chief Executive to provide information specified by the Chief Executive and the Chief Executive may, until that information is provided in accordance with that requirement, withhold making the payment.
- (2) The Chief Executive may require that any information provided for the purposes of this scheme is verified by statutory declaration.

This scheme is determined by the Minister for Infrastructure and Transport, being the Minister to whom the administration of the *Passenger Transport Act 1994* is committed, to be the prescribed scheme under Section 52AB of that Act.

Dated: 3 December 2025

HON. EMILY BOURKE MLC
Minister for Infrastructure and Transport

PASTORAL LAND MANAGEMENT AND CONSERVATION ACT 1989

PUBLIC ACCESS ROUTE CLOSURE 2025/2026 SUMMER

Notice of Intent to Temporarily Close Public Access Route Number 22, Named Googs Track

Notice is hereby given of the intent to temporarily close the Googs Track Public Access Route from the southern end of track where Wilgena joins Yellabinna Regional Reserve and the northern end of track where Googs Track meets Tarcoola Road, from 1 December 2025 to and including 16 March 2026 until further notice, pursuant to Section 45(7) of the *Pastoral Land Management and Conservation Act 1989*. Notification of the re-opening of the Public Access Route will be provided on the Department for Infrastructure and Transport's Outback Road Warnings website at https://www.dit.sa.gov.au/OutbackRoads/outback_road_warnings/special_notices.

Notice of Intent to Temporarily Close Public Access Route Number 13, Named Halligan Point

Notice is hereby given of the intent to temporarily close the Halligan Point Public Access Route from the Oodnadatta Track to Lake Eyre National Park, from 1 December 2025 to and including 16 March 2026 until further notice, pursuant to Section 45(7) of the *Pastoral Land Management and Conservation Act 1989*. Notification of the re-opening of the Public Access Route will be provided on the Department for Infrastructure and Transport's Outback Road Warnings website at https://www.dit.sa.gov.au/OutbackRoads/outback_road_warnings/special_notices

Notice of Intent to Temporarily Close Public Access Route Number 2 Named Level Post Bay

Notice is hereby given of the intent to temporarily close the Level Post Bay Public Access Route from Muloorina to Kati Thanda-Lake Eyre National Park, from 1 December 2025 to and including 16 March 2026 until further notice, pursuant to Section 45(7) of the *Pastoral Land Management and Conservation Act 1989*. Notification of the re-opening of the Public Access Route will be provided on the Department for Infrastructure and Transport's Outback Road Warnings website at:

https://www.dit.sa.gov.au/OutbackRoads/outback_road_warnings/special_notices

Dated: 1 December 2025

MARK MAY
Pastoral Board Delegate
Program Leader, Pastoral Operations
Department for Environment and Water

PLANNING, DEVELOPMENT AND INFRASTRUCTURE ACT 2016

SECTION 76

*Amendment to the Planning and Design Code**Preamble*

It is necessary to amend the Planning and Design Code (the Code) in operation at 23 October 2025 (Version 2025.20) in order to make changes of form relating to the Code's spatial layers and their relationship with land parcels. Note: There are no changes to the application of zone, subzone or overlay boundaries and their relationship with affected parcels or the intent of policy application as a result of this amendment.

1. Pursuant to Section 76 of the *Planning, Development and Infrastructure Act 2016* (the Act), I hereby amend the Code in order to make changes of form (without altering the effect of underlying policy), correct errors and make operational amendments as follows:

(a) Undertake minor alterations to the geometry of the spatial layers and data in the Code to maintain the current relationship between the parcel boundaries and Code data as a result of the following:

(i) New plans of division deposited in the Land Titles Office between 15 October 2025 and 25 November 2025 affecting the following spatial and data layers in the Code:

A. Zones and subzones

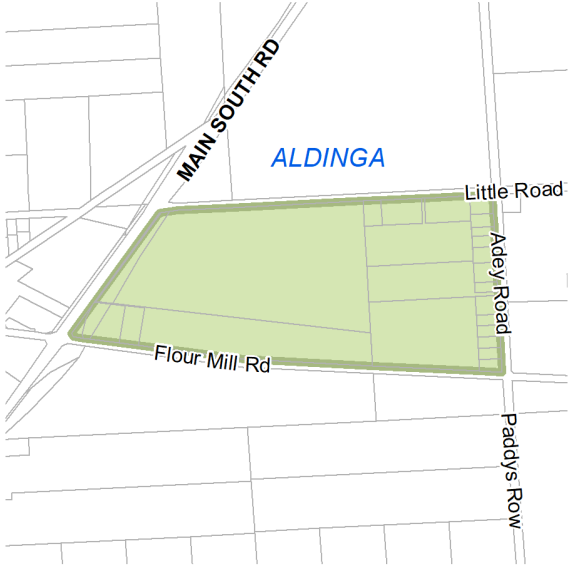
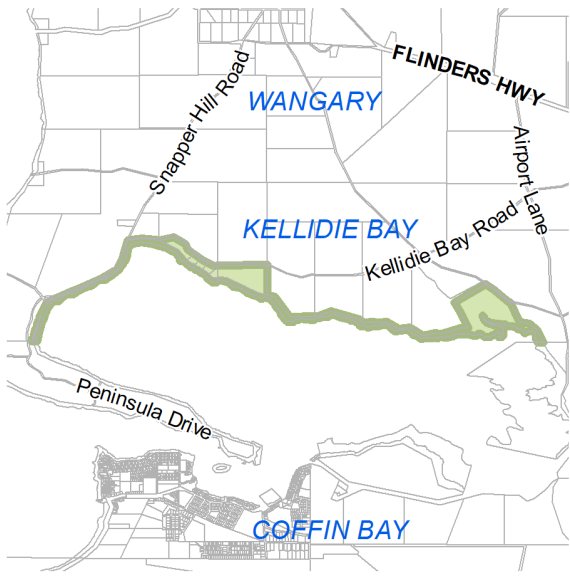
B. Technical and Numeric Variations

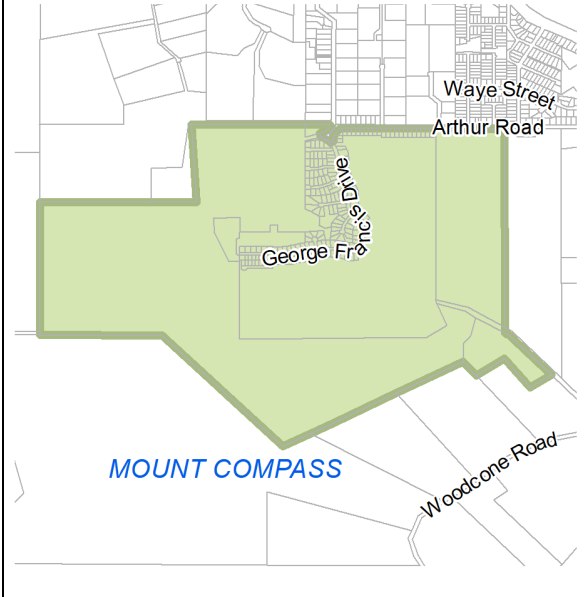
- Building Heights (Levels)
- Building Heights (Metres)
- Concept Plan
- Finished Ground and Floor Levels
- Interface Height
- Minimum Dwelling Allotment Size
- Minimum Frontage
- Minimum Site Area
- Minimum Primary Street Setback
- Minimum Side Boundary Setback
- Future Local Road Widening Setback
- Site Coverage

C. Overlays

- Affordable Housing
- Character Area
- Coastal Areas
- Defence Aviation Area
- Design
- Dwelling Excision
- Environment and Food Production Area
- Future Local Road Widening
- Future Road Widening
- Gateway
- Hazards (Acid Sulfate Soils)
- Hazards (Bushfire—High Risk)
- Hazards (Bushfire—Medium Risk)
- Hazards (Bushfire—General Risk)
- Hazards (Bushfire—Urban Interface)
- Hazards (Bushfire—Regional)
- Hazards (Bushfire—Outback)
- Heritage Adjacency
- Historic Area
- Limited Dwelling
- Limited Land Division
- Local Heritage Place
- Noise and Air Emissions
- Regulated and Significant Tree
- State Heritage Place
- Stormwater Management
- Urban Tree Canopy

(ii) Improved spatial data for existing land parcels in the following locations (as described in Column A) that affect data layers in the Code (as shown in Column B):

Location (Column A)	Layers (Column B)
<p>D127971 A642—Aldinga</p> 	<p>Zones</p> <p>Technical and Numeric Variations</p> <ul style="list-style-type: none"> - Minimum Site Area <p>Overlays</p> <ul style="list-style-type: none"> - Character Preservation District - Future Road Widening - Hazards (Bushfire—General Risk) - Hazards (Bushfire—Urban Interface) - Historic Area - Major Urban Transport Routes - Urban Tree Canopy
<p>D85819—Kellidie Bay</p> 	<p>Zones</p> <p>Subzones</p>

Location (Column A)	Layers (Column B)
<p>Mount Compass</p> 	<p>Zones</p> <p>Technical and Numeric Variations</p> <ul style="list-style-type: none"> - Concept Plan <p>Overlays</p> <ul style="list-style-type: none"> - Affordable Housing - Environment and Food Production Area - Hazards (Bushfire—High Risk) - Hazards (Bushfire—Medium Risk) - Limited Land Division

(b) In Part 13 of the Code—Table of Amendments, update the publication date, Code version number, amendment type and summary of amendments within the ‘Table of Planning and Design Code Amendments’ to reflect the amendments to the Code as described in this Notice.

2. Pursuant to Section 76(5)(a) of the Act, I further specify that the amendments to the Code as described in this Notice will take effect upon the date those amendments are published on the SA planning portal.

Dated: 28 November 2025

GREG VAN GAANS
 Director, Geospatial, Data Science and Analytics,
 Department for Housing and Urban Development
 Delegate of the Minister for Planning

PLANNING, DEVELOPMENT AND INFRASTRUCTURE ACT 2016

SECTION 76

Amendment to the Planning and Design Code

Preamble

It is necessary to amend the Planning and Design Code (the Code) in order to make the following minor or operational amendments:

- correct errors/inconsistencies relating to the adopted Concordia Code Amendment:
 - update Table 5—Notification of the Master Planned Neighbourhood Zone to reference the new Emerging Main Street Subzone, and apply the same notification exemptions to this subzone as the existing Emerging Activity Centre Subzone
 - amend the definition for ‘main street’ so that it is consistent with other terms that have spatially specific application
 - correct erroneous policy linkages.
- update two concept plans applying to Buckland Park to provide consistency between the Code and the substantially commenced impact assessed Riverlea Development.
- correct errors/inconsistencies relating to the adopted Accommodation Diversity Code Amendment:
 - include missing zone concept plan linkages to performance assessed ‘co-living’
 - spatially remove the Significant Retirement Facility and Supported Accommodation Sites Overlay from locations where the State Heritage Areas Overlay applies.
- correct an error where the Local Heritage Place Overlay has been applied to the wrong property at Norwood.

NOTICE

1. Pursuant to Section 76 of the *Planning, Development and Infrastructure Act 2016* (the Act), I hereby amend the Code in order to make the following minor or operational amendments:

- (a) In Part 2—Zones and Subzones, in the Master Planned Neighbourhood Zone, amend Table 5—Procedural Matters (PM)—Notification in accordance with Attachment A.
- (b) In Part 8—Administrative Terms and Definitions, in the Administrative Terms and Definitions Table, replace the definition for ‘Main street’ with the following:

Main street	Means, for the purposes of the Emerging Main Street Subzone in the Master Planned Neighbourhood Zone, land that is identified for the purposes of a ‘main street’ on an authorised plan of division or building envelope plan.
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- (c) In Part 2—Zones and Subzones, in Table 2—Deemed-to-Satisfy Development Classification of the Master Planned Neighbourhood Zone, remove from the ‘Overlay’ column, DTS/DPF 1.1 of the Infrastructure Coordination Overlay from applying to the following classes of development:
- (i) Ancillary accommodation
 - (ii) Dwelling addition.
- (d) In Part 12—Concept Plans, in the section applying to ‘Playford’, replace ‘Concept Plan 14 Buckland Park’ with ‘Concept Plan 14 Riverlea’ contained in Attachment B.
- (e) Spatially amend Concept Plan Technical and Numeric Variation so the boundaries of Concept Plan 14 align with the ‘Concept Plan Boundary’ shown on new concept plan titled ‘Concept Plan 14 Riverlea’ in Attachment B.
- (f) In Part 12—Concept Plans, in the section applying to ‘Playford’, replace ‘Concept Plan 13 Buckland Park’ with ‘Concept Plan 13 Riverlea’ contained in Attachment C.
- (g) In Table 3—Applicable Policies for Performance Assessed Development for each of the zones contained in Column A of Attachment D, apply as applicable zone policy, the corresponding Performance Outcomes contained in Column B, for the class of development ‘co-living’.
- (h) Spatially remove the Local Heritage Place Overlay from 41 The Parade, Norwood and update the Heritage Adjacency Overlay to reflect this change.
- (i) In Part 11, in the section applying to ‘Norwood Payneham and St Peters’, delete the following row from the Table of Local Heritage Places:
- | | | | |
|-----------------------|---|-----|------|
| 41 The Parade NORWOOD | Red Brick Federation Warehouse Factory Building | a d | 6081 |
|-----------------------|---|-----|------|
- (j) Spatially remove the Significant Retirement Facility and Supported Accommodation Sites Overlay from where the State Heritage Area Overlay applies.
- (k) In Part 13—Table of Amendments, update the publication date, Code version number, amendment type and summary of amendments within the ‘Table of Planning and Design Code Amendments’ to reflect the amendments to the Code as described in this Notice.
2. Pursuant to Section 76(5)(a) of the Act, I further specify that the amendments to the Code as described in this Notice will take effect upon the date those amendments are published on the SA planning portal.

Dated: 2 December 2025

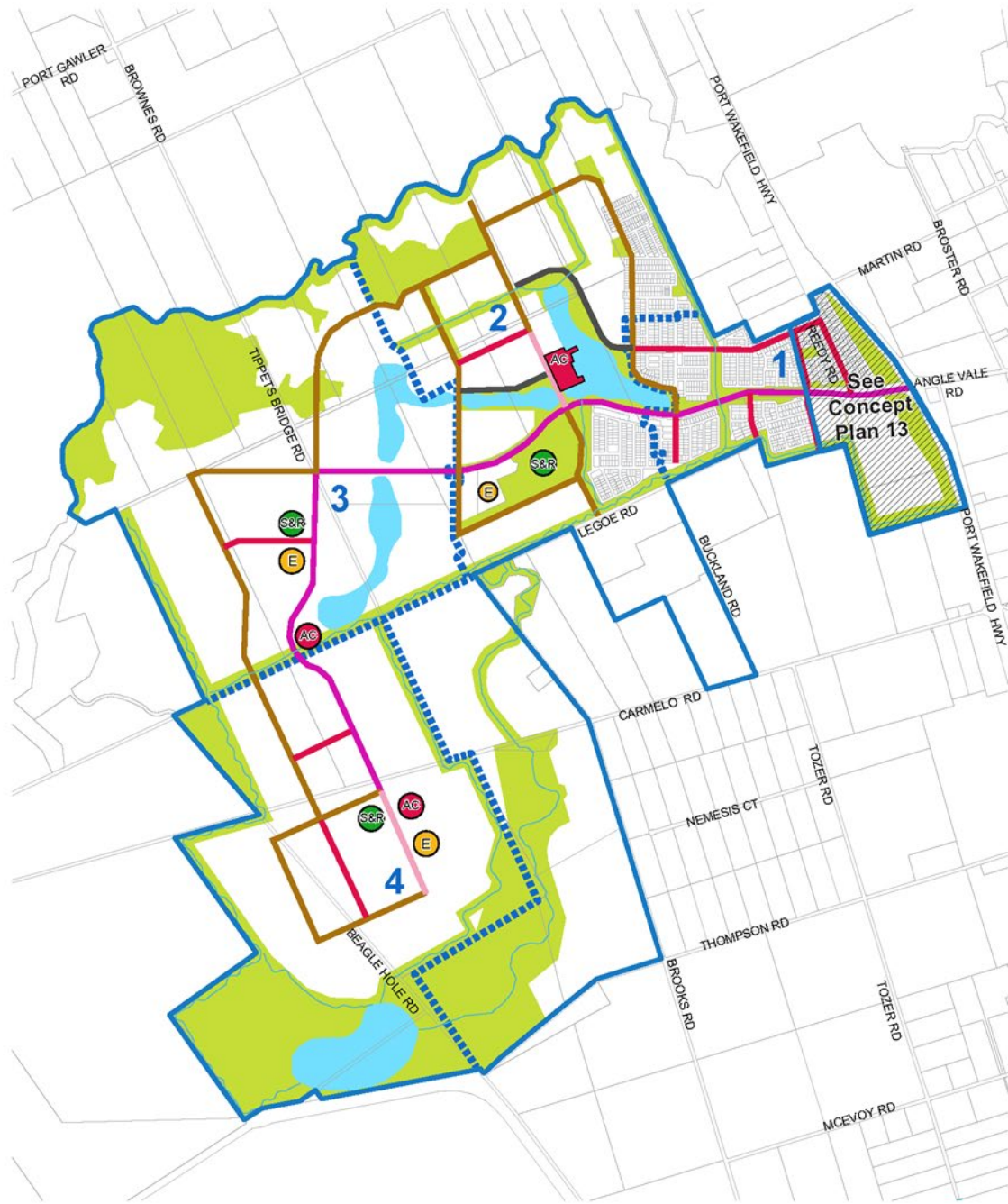
JASON BAILEY
 Manager Planning and Design Code
 Department for Housing and Urban Development
 Delegate of the Minister for Planning

ATTACHMENT A

Class of Development (Column A)	Exceptions (Column B)
<p>3. Any development involving any of the following (or of any combination of any of the following) where not located in an activity centre within the Emerging Activity Centre Subzone or Emerging Main Street Subzone:</p> <ol style="list-style-type: none"> (a) ancillary accommodation (b) childcare facility (c) community facility (d) display home (e) dwelling (f) dwelling addition (g) educational facility (h) indoor recreation facility (i) residential flat building (j) retirement facility (k) supported accommodation 	<p>Except development that:</p> <ol style="list-style-type: none"> 1. does not satisfy Master Planned Neighbourhood Zone DTS/DPF 5.1 or 2. involves a building wall (or structure) that is proposed to be situated on (or abut) an allotment boundary (not being a boundary with a primary street or secondary street or an excluded boundary) and: <ol style="list-style-type: none"> (1) the length of the proposed wall (or structure) exceeds 11.5m (other than where in accordance with a building envelope plan or where the proposed wall abuts an existing wall or structure of greater length on the adjoining allotment) or (2) the height of the proposed wall (or post height) exceeds 3m measured from the top of footings (other than where in accordance with a building envelope plan or where the proposed wall (or post) abuts an existing wall or structure of greater height on the adjoining allotment).
<p>4. Any development involving any of the following (or of any combination of any of the following) where not located in an activity centre within the Emerging Activity Centre Subzone or Emerging Main Street Subzone:</p> <ol style="list-style-type: none"> (a) consulting room (b) office (c) shop 	<p>Except development that:</p> <ol style="list-style-type: none"> 1. does not satisfy any of the following: <ol style="list-style-type: none"> (1) Master Planned Neighbourhood Zone DTS/DPF 1.4 (2) Master Planned Neighbourhood Zone DTS/DPF 5.1 or 2. involves a building wall (or structure) that is proposed to be situated on (or abut) an allotment boundary (not being a boundary with a primary street or secondary street or an excluded boundary) and:

Class of Development (Column A)	Exceptions (Column B)
	<p>(1) the length of the proposed wall (or structure) exceeds 11.5m (other than where in accordance with a building envelope plan or where the proposed wall abuts an existing wall or structure of greater length on the adjoining allotment)</p> <p>or</p> <p>(2) the height of the proposed wall (or post height) exceeds 3m measured from the top of footings (other than where in accordance with a building envelope plan or where the proposed wall (or post) abuts an existing wall or structure of greater height on the adjoining allotment).</p>
5. Advertisement where not located in an activity centre within the Emerging Activity Centre Subzone or Emerging Main Street Subzone.	Except advertisement that does not satisfy Master Planned Neighbourhood Zone DTS/DPF 15.1.
<p>6. Any development involving any of the following (or of any combination of any of the following) where located in an activity centre within the Emerging Activity Centre Subzone or Emerging Main Street Subzone:</p> <ul style="list-style-type: none"> (a) advertisement (b) ancillary accommodation (c) childcare facility (d) cinema (e) community facility (f) consulting room (g) display home (h) dwelling located above a non-residential building level (i) educational facility (j) emergency services establishment (k) health facility (l) hotel (m) indoor recreation facility (n) library (o) office (p) place of worship (q) public transport terminal (r) retail fuel outlet (s) service trade premises (t) shop (u) tourist accommodation 	<p>Except development that:</p> <ul style="list-style-type: none"> 1. in the case of the Emerging Activity Centre Subzone: <ul style="list-style-type: none"> (a) exceeds the maximum building height specified in Emerging Activity Centre Subzone DTS/DPF 2.1 or (b) does not satisfy any of the following: <ul style="list-style-type: none"> (i) Emerging Activity Centre Subzone DTS/DPF 2.2 (ii) Emerging Activity Centre Subzone DTS/DPF 2.3. 2. in the case of the Emerging Main Street Subzone: <ul style="list-style-type: none"> (a) exceeds the maximum building height specified in Emerging Main Street Subzone DTS/DPF 3.1 or (b) does not satisfy any of the following: <ul style="list-style-type: none"> (i) Emerging Main Street Subzone DTS/DPF 3.2 (ii) Emerging Main Street Subzone DTS/DPF 3.3

ATTACHMENT B



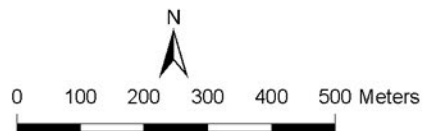
- Concept Plan Boundary
- Parcels
- Open Space
- Wetland / Lake
- Channel / Creek System
- Sports and Recreation
- Activity Centre
- Education
- 4 Precinct label
- Precinct boundary
- Distributor Road
- Collector A Road
- Collector B Road
- Collector C Road
- Neighbourhood Centre Collector Road

Concept Plan 14
RIVERLEA

ATTACHMENT C



-  Concept Plan Boundary
-  Open Space
-  Channel / Creek System
-  Arterial Road
-  Major Collector Road
-  Vehicle Access Points



Concept Plan 13 RIVERLEA

ATTACHMENT D

Applicable Zone (Column A)	Applicable Performance Outcome (Column B)
Business Neighbourhood Zone	PO 6.1
Capital City Zone	PO 9.1
City Living Zone	PO 7.1
General Neighbourhood Zone	PO 10.1
Golf Course Estate Zone	PO 12.1
Housing Diversity Neighbourhood Zone	PO 9.1
Master Planned Neighbourhood Zone	PO 14.1
Master Planned Renewal Zone	PO 12.1
Master Planned Township Zone	PO 14.1
Strategic Innovation Zone	PO 7.1
Suburban Business Zone	PO 6.1
Suburban Neighbourhood Zone	PO 10.1
Township Neighbourhood Zone	PO 12.1
Urban Activity Centre Zone	PO 7.1
Urban Corridor (Boulevard) Zone	PO 8.1
Urban Corridor (Business) Zone	PO 8.1
Urban Corridor (Living) Zone	PO 8.1
Urban Corridor (Main Street) Zone	PO 8.1
Urban Neighbourhood Zone	PO 6.1
Urban Renewal Neighbourhood Zone	PO 9.1
Waterfront Neighbourhood Zone	PO 10.1

PLANNING, DEVELOPMENT AND INFRASTRUCTURE ACT 2016

SECTION 126

*Decision by the Minister for Planning**Preamble*

1. By notice published in the *South Australian Government Gazette* on 15 February 2024 at pages 171-173, the Minister for Planning declared that Section 108(1)(c) of the *Planning, Development and Infrastructure Act 2016* (the PDI Act) applied in respect of any development of a kind specified in the Schedule of that notice (the declaration).
2. On 5 April 2024, Australian Naval Infrastructure (the Proponent), lodged an application under Section 111(2)(d) of the PDI Act for development authorisation for the construction and operation of a Nuclear-Powered Submarine Construction Yard and related development within the ambit of the declaration (the development).
3. On 10 October 2024, a varied notice was published in the *South Australian Government Gazette* at pages 3931-3933, amending the declaration, with the deletion of certain development works from the ambit of the declaration.
4. The development has been the subject of an Environmental Impact Statement and an Assessment Report under Sections 111(2)(e) and 113 of the PDI Act.
5. I am satisfied that an appropriate Environmental Impact Statement and Assessment Report have been prepared in relation to the development, in accordance with the requirements of Part 7, Division 2, Subdivision 4 of the PDI Act, and I have had regard to all relevant matters under Section 115(5) of the PDI Act.
6. I have decided to grant a development authorisation for the development under Section 115(2)(b)(i) of the PDI Act, subject to conditions.

Decision

1. Pursuant to Section 115 of the *Planning, Development and Infrastructure Act 2016* (the PDI Act), and having due regard to the matters set out in Section 115(5) of the Act and all other relevant matters, I:
 - (a) grant a development authorisation in relation to the development, subject to the conditions set out in Parts A, B and C of this notice.
 - (b) specify, for the purposes of Section 115(7)(b)(i) of the PDI Act, all matters which are the subject of conditions set out in Parts A, B and C of this notice as matters in respect of which the conditions of this authorisation may be varied or revoked, or new conditions attached; and
 - (c) specify, for the purposes of Section 115(9)(b) of the PDI Act, the period of ten (10) 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.

PART A: PRIOR TO THE COMMENCEMENT OF CONSTRUCTION WORKS

1. A **Staging Plan** that identifies the stages or phases of construction of the development (which may be varied from time to time), and a list of required management plan/s or sub-plan/s that would be provided for each stage or phase, shall be prepared and submitted to the reasonable satisfaction of the Minister
2. **Plans** for each stage or phase (as identified in the Staging Plan) shall be prepared and submitted to the reasonable satisfaction of the Minister. These may include one or more of the following as relevant to the stage or phase:
 - (a) bulk earthworks plan; and
 - (b) site (including AHD) levels; and
 - (c) detailed designs for all permanent components of the NPSCY facility and related civil infrastructure, including but not limited to site plans, building floor plans, elevations, roof plans, cross-sections, specifications and finished surface levels; and
 - (d) drainage design including civil drawings; and
 - (e) external materials selections and finishes/colours; and
 - (f) lighting plan for the development, demonstrating compliance with *Australian/New Zealand Standard AS/NZS 4282:2023—Control of Obtrusive Effects of Outdoor Lighting*; and
 - (g) landscaping plan; and
 - (h) temporary construction components (i.e. laydown areas, works compounds, storage areas, concrete batching plants etc.), unless otherwise exempted by Schedule 4 of the *Planning Development and Infrastructure (General) Regulations 2017*.
3. A **Stormwater Management Plan** (SWMP) shall be prepared and submitted to the reasonable satisfaction of the Minister. The plan must also consider and address any cumulative impacts connected with long-term flood risk, storm events, stormwater quality, sea level rise and sea flood inundation in the management of stormwater for the development site. The implementation of the plan may be staged for each Area (i.e. 1-3).
4. A **Construction Environment Management Plan (CEMP)** shall be prepared and submitted to the reasonable satisfaction of the Minister. The CEMP/s will (at a minimum) detail:
 - The mitigation and management measures to be implemented for the works to be completed within that stage or phase; and
 - How these measures will be monitored.CEMP/s must include relevant sub-plans for construction, as applicable to the scope and nature of each stage or phase. These may include one or more of the following as relevant to the stage or phase:
 - (a) Site Contamination Management Plan
 - (b) Marine Construction Works Management Plan (which incorporates underwater noise for all construction and dredging activities)
 - (c) Noise and Vibration Management Plan
 - (d) Soil, Erosion, and Drainage Management Plan
 - (e) Fire and Emergency Management Plan
 - (f) Air Quality Management Plan
 - (g) Waste Management Plan
 - (h) Acid Sulphate Soil Management Plan
5. A **Construction Traffic Management Plan (CTMP)** shall be prepared and submitted to the reasonable satisfaction of the Minister. The CTMP/s may include one or more of the following as relevant to the stage or phase:
 - (a) Traffic volumes and distributions, and types of vehicles to be used in each phase of the development.
 - (b) Transport routes to be used for each phase of the development.
 - (c) Assessment of risks associated with the expected transport movements and determination of appropriate mitigation measures.
6. A **Marine and Coastal Environmental Management Plan (MCEM)** shall be prepared and submitted to the reasonable satisfaction of the Minister for Area 3, specifically in relation to the dredging works associated with the development. This plan will include a separate sub-plan related to sediment plume dispersion modelling to further understand potential impacts from dredging works on native vegetation and marine fauna.
7. A **Construction Biosecurity Management Plan (CBMP)** shall be prepared and submitted to the reasonable satisfaction of the Minister. Separate plans may be prepared to address terrestrial and marine environments.
8. A **Terrestrial Flora and Fauna Management Plan (TFFMP)** shall be prepared and submitted to the reasonable satisfaction of the Minister.
9. A **Dredge Management Plan (DMP)** shall be prepared and submitted to the reasonable satisfaction of the Minister prior to the commencement of dredging activities associated with Area 3. This plan will include one or more of the following:
 - (a) A clearly defined method of dredging and spoil disposal including approximate timing of dredge operations.
 - (b) A water quality monitoring plan to include monitoring of (but not limited to): Turbidity, Dissolved oxygen, and pH. The baseline data must include a minimum of 12 months water quality data. Specific requirements for the baseline data collection must be determined in consultation with the EPA.
 - (c) Clearly defined trigger values for monitored metrics and management actions for alarm and stop works.
 - (d) High resolution hydrodynamic modelling showing sediment plume magnitude and dispersion to predict potential zones of impact using the Western Australia Technical guidance-Environmental Impact Assessment of Marine Dredging Proposals and South Australian Dredge Guidelines. Modelling must incorporate accurate estimates of sediment release from the proposed dredge equipment and potential light disruption to sensitive habitats.
 - (e) For all proposed dredge areas, testing for contaminants according to the National Assessment Guidelines for Dredging.
 - (f) Beneficial use assessment for any proposed disposal of dredge spoil.
 - (g) Written approval by the Department for Infrastructure and Transport is required for any proposal to dispose dredge material at the dredge material disposal area offshore in Gulf St Vincent.

10. A **Dewatering Management Plan** (DWMP) shall be prepared and submitted to the reasonable satisfaction of the Minister in accordance with the EPA's 1093/21 Environmental management of dewatering during construction activities and PFAS National Environmental Management Plan 3.0.
11. A **Native Vegetation Clearance Data Report** (NVCDR) for the removal of any native vegetation associated with dredging works in Area 3 shall be prepared and submitted to the Minister in accordance with the requirements of the *Native Vegetation Act 1991* and *Native Vegetation Regulations 2017*; and include further technical information as outlined in the correspondence of the Native Vegetation Council to the State Planning Commission dated 9 July 2025.
12. **Building Rules compliance** shall be assessed and certified for each stage, phase 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. In assessing Building Rules compliance, the accredited professional (or a person determined by the Minister) must refer to the relevant fire authority.
13. An **Aboriginal Engagement Plan** (AEP) shall be prepared and implemented prior to the commencement of construction works.

PART B: DURING CONSTRUCTION WORKS AND PRIOR TO OPERATION OF THE DEVELOPMENT

14. An **Operational Environmental Management Plan (OEMP)** shall be prepared and submitted to the reasonable satisfaction of the Minister. The OEMP/s should include management and appropriate monitoring measures for the following operational matters (but are not limited to), provided that the operational matter is not dealt with under an environmental authorisation (licence) issued under the *Environmental Protection Act 1993*:
 - (a) drainage and surface water
 - (b) water quality
 - (c) weeds and pests
 - (d) waste and litter
 - (e) spill hazards, fuel and chemical storage
 - (f) traffic; and
 - (g) local community impacts.The OEMP shall include the following sub-plans (for operation only), as applicable to the nature of the works within an area:
 - (a) Fire and Emergency Management Plan
 - (b) Waste Management and Minimisation Plan
 - (c) Biosecurity Management Plan
 - (d) Marine and Coastal Environmental Management Plan
15. Updated **Transport Modelling**, in partnership with Department for Infrastructure and Transport, shall be prepared and submitted to the reasonable satisfaction of the Minister for the development prior to first operations commencing. The Transport Modelling must address and identify the transport interventions and infrastructure required to support the transport impacts associated with the development, including offsite infrastructure and any timing/staging of interventions.
16. A **Traffic Management Plan** shall be prepared and submitted to the reasonable satisfaction of the Minister for each Area (Area 1, Area 2, and Area 3) prior to that Area becoming operational. Operational TMPs must be informed by the outcomes under Condition 15. Each TMP may include one or more of the following as relevant to the stage or phase:
 - (a) Traffic volumes and distributions, and types of vehicles to be used in each area of the development.
 - (b) Transport routes to be used for each area of the development.
 - (c) Assessment of risks associated with the expected transport movements and determination of appropriate mitigation measures.
17. A final consolidated SWMP for the full development shall be prepared and submitted to the reasonable satisfaction of the Minister prior to the development becoming fully operational, to confirm the stormwater infrastructure and management measures across the NPSCY are constructed.
18. An **Operational Biosecurity Management Plan (OBMP)** shall be prepared and submitted to the reasonable satisfaction of the Minister. Separate plans may be prepared to address terrestrial and marine environments.

PART C: GENERAL CONDITIONS

19. 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) Australian Naval Infrastructure-Submarine Construction Yard Environmental Impact Statement—dated November 2024 (including Appendices 1 to 3, noting Appendix 1 has multiple technical reports).
 - (ii) Department of Defence-KBR-RLB—Site Layout, Building, Elevation Plans for Areas 1-3 (57 sheets)—contained in Appendix D (SPC Agenda Report).
 - (iii) Australian Naval Infrastructure—Response Document—dated 8 August 2025 (including Appendices and additional technical information).
 - (b) Set out in the final and approved conditions within Part A and Part B.To the extent of any inconsistency, and subject to any contrary intention, a later document will prevail over an earlier one.
20. The development shall be substantially commenced within ten (10) years from the date of the development authorisation being granted by the Minister.
21. The development (including all stages and components) shall be substantially completed within 15 years from the date of the development authorisation being granted by the Minister, 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.

22. Should the development not be substantially completed within fifteen (15) years of the date of this authorisation, and no extension of time is subsequently granted, the state and condition of the land and buildings shall 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 development.
23. The implementation of the CEMP/s and OEMP/s must be 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. Copies of monitoring reports will be provided to the Minister annually.
24. Prior to the commencement of site works, an Aboriginal Engagement Plan shall be prepared and implemented (in consultation with Aboriginal Affairs and Reconciliation, Attorney-General's Department) and to the reasonable satisfaction of the Minister. *Note: this engagement plan can be part of the CHMP at the construction and operational stages.*
25. No damage, disturbance or interference with any Aboriginal site, object or remains (together, heritage), nor any excavation of land for the purpose of uncovering Aboriginal heritage, is permitted unless and until authorisations from the Minister for Aboriginal Affairs under Sections 21 and 23 of the *Aboriginal Heritage Act 1988* (SA) have been obtained.
26. Council, utility or state agency-maintained infrastructure that is demolished, altered, removed or damaged without lawful authority in the implementation of the development, shall be reinstated to council, utility or state agency specifications as applicable. All costs associated with these works must be met by the proponent.
27. Any alteration or relocation of existing or installation of new maritime navigational aids shall meet all relevant marine standards and codes. These works shall be undertaken to the satisfaction of the Department for Infrastructure and Transport and Flinders Ports Corporation. All costs shall be borne by the proponent.
28. All road infrastructure upgrades delivered within the NPSCY development area shall be completed to the standard required to enable use of the identified vehicle type (as specified in the Traffic Management Plan).
29. All road infrastructure upgrades within the NPSCY development area, unless otherwise identified, are to be funded by the proponent. All land required to accommodate any transport infrastructure upgrades, including footpaths and verge shall be dedicated to road at nil cost to the City of Port Adelaide Enfield or the Department for Infrastructure and Transport.
30. Should the proponent or any subsequent owner or operator of the NPSCY facility intend that the operation of the 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.
32. All external lighting, including for car parking areas and buildings within the NPSCY facility must be designed and constructed to conform with *Australian/New Zealand Standard AS/NZS 4282:2023—Control of Obtrusive Effects of Outdoor Lighting*. 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 NPSCY facility must be designed and constructed in accordance with the relevant Australian Standards and appropriately line marked.
34. All loading and unloading, parking and manoeuvring areas at or providing access to and from the NPSCY facility 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. Any alterations to road drainage infrastructure required to facilitate this shall be at the applicant's cost.
36. All liquids or chemical substances that are to be stored at the NPSCY facility 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 or 133% if flammable, in accordance with the EPA Bunding and Spill Management Guidelines (2016).
37. The storage of any radioactive material (whether inert or otherwise) within the development or on-site is prohibited unless the relevant licence(s) have been obtained from the appropriate regulator under the applicable legislation, including but not limited to:
 - *Australian Naval Nuclear Power Safety Act 2024*; and
 - *Australian Radiation Protection and Nuclear Safety Act 1998*.
38. A water quality testing and monitoring program shall be developed and implemented during the operation of the NPSCY in accordance with the objectives of the approved SWMP. The program must be capable of providing data on key stormwater management indicators, including the volume and quality of water discharged to the Port River.
39. Finished surface levels to be set above a minimum level of 3.30m AHD and building floor levels set above a minimum level of 3.55 AHD.
40. Storage of hazardous materials outside of the 1% AEP flood extents or within a bunded area to prevent the ingress of 1% AEP floodwaters.
41. 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.

PART D: ADVISORY NOTES

- (a) In regard to the satisfaction or any conditions (as outlined in Parts A, B or C of this 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. The Working Group shall comprise relevant state agency and local government representatives (plus the proponent), from which advice to the Department and/or Minister for Planning (the Minister) will be provided to determine whether the condition has been satisfactorily addressed, or whether further information is required.
- (b) Any plans, information, management plan/s or sub-plan/s may be submitted in a staged manner for the discharge of conditions included within Parts A to C, with the ability for part-discharge where appropriate, to reflect the progressive rollout of the development.
- (c) No construction activity may commence until a favourable decision has been notified to the proponent by the Minister in respect of the conditions within Part A, and until a development authorisation under Section 115(2) of the *Planning, Development and Infrastructure Act 2016* is granted for the relevant stage or phase.
- (d) 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 *Planning, Development and Infrastructure Act 2016* (as applicable), under which this authorisation is given.
- (e) 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 development authorisation, including any conditions or advisory notes that apply in relation to this development authorisation.
- (f) 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, phase 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.
- (g) Pursuant to Regulation 45 and 103 of the *Planning, Development and Infrastructure (General) Regulations 2017*, a Certificate of Occupancy is required for all new buildings, excluding Class 10 structures. The Applicant must comply with all relevant requirements of Regulation 103 including a report from the relevant fire authority (Metropolitan Fire Service) per Regulation 103(D).
- (h) In accordance with the *National Heavy Vehicle Law (South Australia) Act 2013*, the proponent must apply to the National Heavy Vehicle Regulator to obtain all necessary approvals and/or permits for use of Restricted Access Vehicles (including over-size and over-mass components) and/or High Productivity Vehicles on public roads, where access for such vehicles is currently not available. Further information is available at www.nhvr.gov.au.
- (i) 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.
- (j) DEW has advised that there may be shipwrecks in the vicinity of Area 3, where dredging works are proposed. Care must be taken during any construction and/or clearance activities so as not to cause impacts to any shipwreck remains or associated material. Should evidence of a suspected shipwreck be encountered during the works in Area 3, disturbance should cease, and DEW notified immediately.
- (k) The applicant should contact the Manager, Marine Safety and Compliance at the Department for Infrastructure and Transport to discuss navigational aid requirements.
- (l) If any archaeological remains or artefact of heritage significance be discovered or located during project works, under Section 27(2) of the *Heritage Places Act 1993*, excavation or other disturbance in the vicinity of the object must cease and DEW notified immediately. No further action in relation to recovery or disturbance of the relevant object can be undertaken without a permit or other authorisation from the SA Heritage Council.
- (m) The proponent, and all agents, employees and contractors, such as construction crew, are reminded of their obligations under the *Aboriginal Heritage Act 1988* (AH Act) that excavation of land to uncover, damage, disturbance of, or interference with, any Aboriginal site, object or ancestral remains (known and unknown) is unlawful without ministerial authorisation under Sections 21 and 23 of the AH Act. Before commencing construction, the proponent should consider the amendments to the AH Act, which include increased penalties for breaches of the AH Act:
see <https://www.agd.sa.gov.au/aboriginal-affairs-and-reconciliation/aboriginal-heritage/changes-to-the-aboriginal-heritage-act>
- (n) The proponent is reminded of requirements under the *Native Vegetation Act 1991* and the *Native Vegetation Regulations 2017*, particularly that 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) or (6a) of the *Native Vegetation Act 1991*, prior to any clearance occurring.
- (o) An environmental authorisation (licence) may be required for this development. The applicant/operator should contact the Environment Protection Authority on (08) 8204 2058 or email EPALicensing@sa.gov.au for information about the licensing application process and requirements.
- (p) 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.
- (q) The site contamination management plan within the CEMP should be prepared by a suitably qualified and experienced site contamination consultant in accordance with the Environment Protection Authority guideline, Construction Environmental Management Plan (CEMP) (2024), the Environment Protection Authority's Guidelines for the assessment and remediation of site contamination (2019), the National Environment Protection (Assessment of Site Contamination) Measure (2013) and any other relevant guidelines issued by the EPA. The site contamination management plan should address site contamination, acid sulphate soils, and the range of potential issues likely to be encountered based on the site's history and proposed land use.
- (r) The marine construction works management plan within the CEMP must detail the proposed piling methodology (number, location, method, duration, timing etc) within the coastal or marine environment and assess the risk to dolphins within the Adelaide Dolphin Sanctuary.

- (s) The Stormwater Management Plans should be prepared using hydrological and hydraulic modelling and detail stormwater management measures to ensure that all potential pollutants generated on site (such as metals, hydrocarbons, and soil) are captured and treated as far as reasonably practicable, and in accordance with the *Environment Protection Policy (Water Quality) 2015*. The proposed stormwater system should be sized for a 1% AEP rain event, where practicable.
- (t) Dewatering Management Plans should be prepared in accordance with the EPA guideline, Environmental management of dewatering during construction activities (June 2021). Dewatering Management Plans should detail when and how groundwater may be encountered during construction on the site and how this water will be managed.
- (u) A dredging licence must be obtained from the EPA under the *Environment Protection Act 1993* prior to the commencement of dredging activities. As part of the licence application, a Dredge Management Plan (DMP), which includes a Noise and Vibration Management Plan for dredging works, must be submitted to the EPA for assessment and approval.
- (v) Due to the risk of translocating the Pacific Oyster Mortality Syndrome virus which is known to be infected within the Port River, any dredging must be undertaken within water temperature constraints required by PIRSA Biosecurity.
- (w) For any regulated tree to be retained, their critical root zones shall be fenced and protected to prevent accidental damage and to ensure material stockpiling or vehicle movements do not impact these trees during construction works. Where appropriate additional protection measures, which comply with the Australian Standard 4970:2009 Protection of Trees on Development Sites, must be implemented and complied with at all times.
- (x) Should the proponent wish to vary the 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 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 115 of the *Planning, Development and Infrastructure Act 2016* (as applicable).
- (y) The Minister has a specific power to require testing, monitoring and auditing under Section 117 of the *Planning, Development and Infrastructure Act 2016* (as applicable).
- (z) In regard to Conditions 4 and 14, 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 *Landscape South Australia Act 2019*
 - 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 International Erosion Control Association Australasia ‘Field Guides for Construction Site Managers and Buildings’ and associated design fact sheets.
 - the Environment Protection Authority guideline ‘*Construction environmental management plan (CEMP) 2019*’
 - any other relevant legislative requirements, Guidelines and Australian Standards.
- (aa) The requirement to prepare a Native Vegetation Clearance Data Report applies only to the dredging works proposed within Area 3, where potential removal of native vegetation may occur.

Dated: 26 November 2025

HON NICK CHAMPION MP
Minister for Planning

PLANNING, DEVELOPMENT AND INFRASTRUCTURE ACT 2016

SECTION 42

Practice Directions

Preamble

The State Planning Commission may issue a practice direction for the purposes of this Act.

A practice direction may specify procedural requirements or steps in connection with any matter arising under this Act.

A practice direction must be notified in the Gazette and published on the SA planning portal.

A practice direction may be varied or revoked by the State Planning Commission from time to time by a further instrument notified in the Gazette and published on the SA Planning Portal.

NOTICE

Pursuant to Section 42(4)(b) of the *Planning, Development and Infrastructure Act 2016*, I, Craig Holden, Chair, State Planning Commission:

(a) vary *State Planning Commission Practice Direction 15—Building Envelope Plans 2021*; and

(b) fix the day on which the varied *State Planning Commission Practice Direction 15—Building Envelope Plans 2021* is published on the SA Planning Portal as the day on which the varied practice direction will come into operation.

Dated: 24 November 2025

CRAIG HOLDEN
Chair, State Planning Commission

PLANNING, DEVELOPMENT AND INFRASTRUCTURE ACT 2016

SECTION 43

*Practice Guidelines**Preamble*

The Commission may, with the approval of the Minister, make practice guidelines with respect to the interpretation, use or application of the Planning and Design Code.

A practice guideline may make a declaration as to the effect of a provision of the Planning and Design Code in a particular set of circumstances.

A practice guideline must be notified in the Gazette and published on the SA planning portal.

NOTICE

Pursuant to Section 43(4)(a) of the *Planning, Development and Infrastructure Act 2016*, I, John Stimson, Acting Chair of the State Planning Commission, with the approval of the Minister for Planning:

- (a) issue State Planning Commission Practice Guideline 4—Communal Recreation Spaces and Shared Facilities
- (b) fix the day on which the practice guideline is published on the SA Planning Portal as the day on which the practice guideline will come into operation.

Dated: 27 October 2025

JOHN STIMSON
Acting Chair, State Planning Commission
Delegate of the State Planning Commission

ROAD TRAFFIC ACT 1961

Authorisation to Operate Breath Analysing Instruments

I, Grant Stevens, Commissioner of Police, do hereby notify that on and from 20 November 2025, 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
14937	BACK, Ethan James
14813	DOWIE, Harrison Adam
76223	ESTON, Richard Anthony
15041	JONES, Tamsin Dianne
15728	KILMIER, Lachlan Robert
17551	LAMB, Oliver Christiano
14497	LOMBARDI, Sophia Grace
16080	MARKS, Benjamin Daniel
11352	NEWTON, Kara Elise
15228	WARNEST, Laura Ellen
16077	WERNER, Laura Emily
76957	WINKLER, Matthew David

Dated: 4 December 2025

GRANT STEVENS
Commissioner of Police

Reference: 2025-0216

LOCAL GOVERNMENT INSTRUMENTS

CITY OF MARION

LOCAL GOVERNMENT ACT 1999

Declaration of Public Roads

Notice is hereby given, pursuant to Section 210(1) of the *Local Government Act 1999* (SA), that the City of Marion has resolved at its meeting held on 25 November 2025 to declare the roads delineated in Deposited Plan 2334 and known as Barry Road, Johnstone Road, Kearne's Road, Crozier's Terrace, and Murray Terrace to be public roads.

Dated: 25 November 2025

TONY HARRISON
Chief Executive Officer

ALEXANDRINA COUNCIL

South Australia

Liquor Licensing (Dry Areas) Notice 2025

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

1—Short title

This notice may be cited as the *Liquor Licensing (Dry Areas) Notice 2025*.

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—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 extend to private land in the area described in 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 area 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 his or her employment by another person in the course of carrying on a business; or

(c) a person who is permanently or temporarily residing at premises within the area or on the boundary of the area and who enters the area solely for the purpose of passing through it to enter those premises or who enters the area from those premises for the purpose of leaving the area.

Schedule 1—Strathalbyn Area 1

1—Extent of prohibition

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

2—Period of prohibition

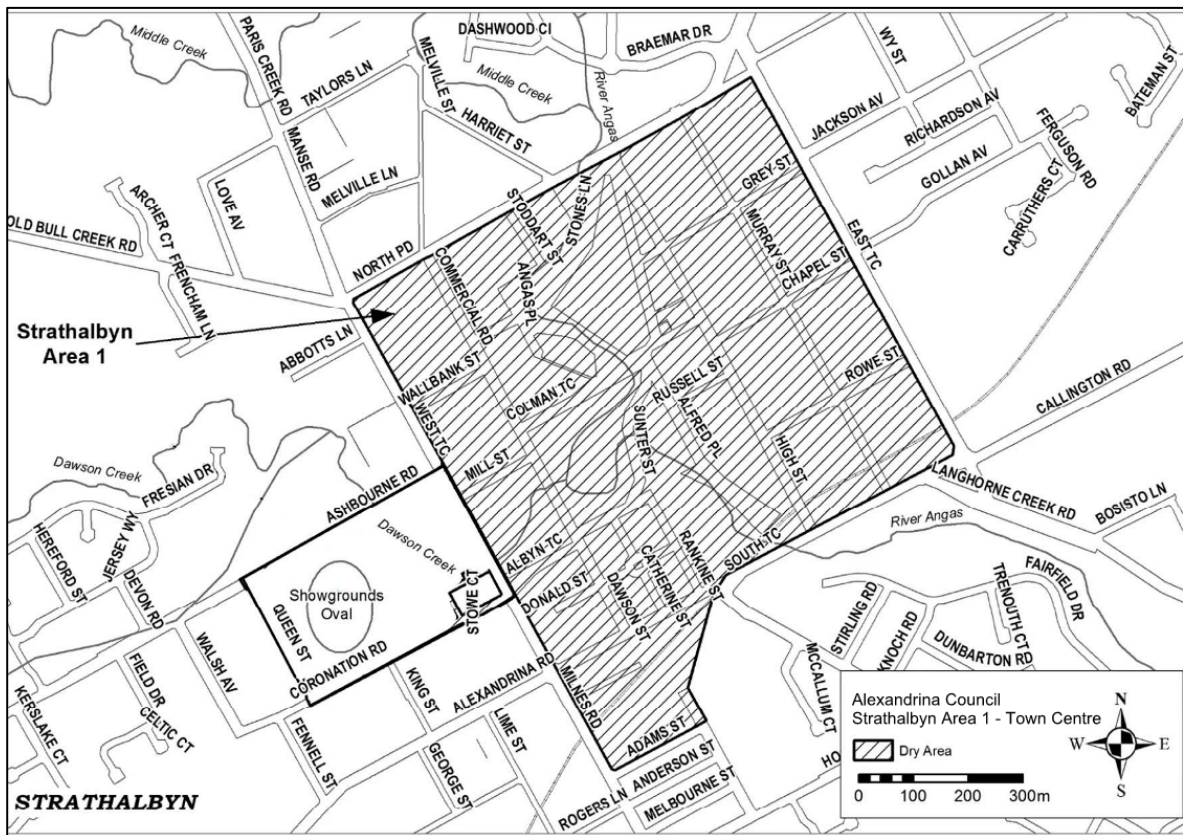
From 2:00pm on 12 December 2025—6:00am on 13 December 2025

3—Description of area

Strathalbyn Area 1

The area in Strathalbyn bounded as follows:

Commencing at the point at which the south-eastern boundary of North Parade meets the north-eastern boundary of West Terrace, then south-easterly along that boundary of West Terrace to the north-western boundary of Adams Street, then north-easterly along that boundary of Adams Street and the prolongation in a straight line of that boundary to the north-eastern boundary of Edinburgh Road, then north-westerly along that boundary of Edinburgh Road to the end of the road, then in a straight line by the shortest route to the point at which the south-eastern boundary of South Terrace meets the south-western boundary of Parker Avenue, then along the continuation of that straight line across South Terrace to the north western boundary of South Terrace, then north-easterly along the north-western boundary of South Terrace to the south-western boundary of East Terrace, then north westerly along the south-western boundary of East Terrace to the south-eastern boundary of North Parade, then south-westerly along the south-eastern boundary of North Parade to the point of commencement.



Schedule 2—Goolwa Wharf Precinct

1—Extent of prohibition

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

2—Period of prohibition

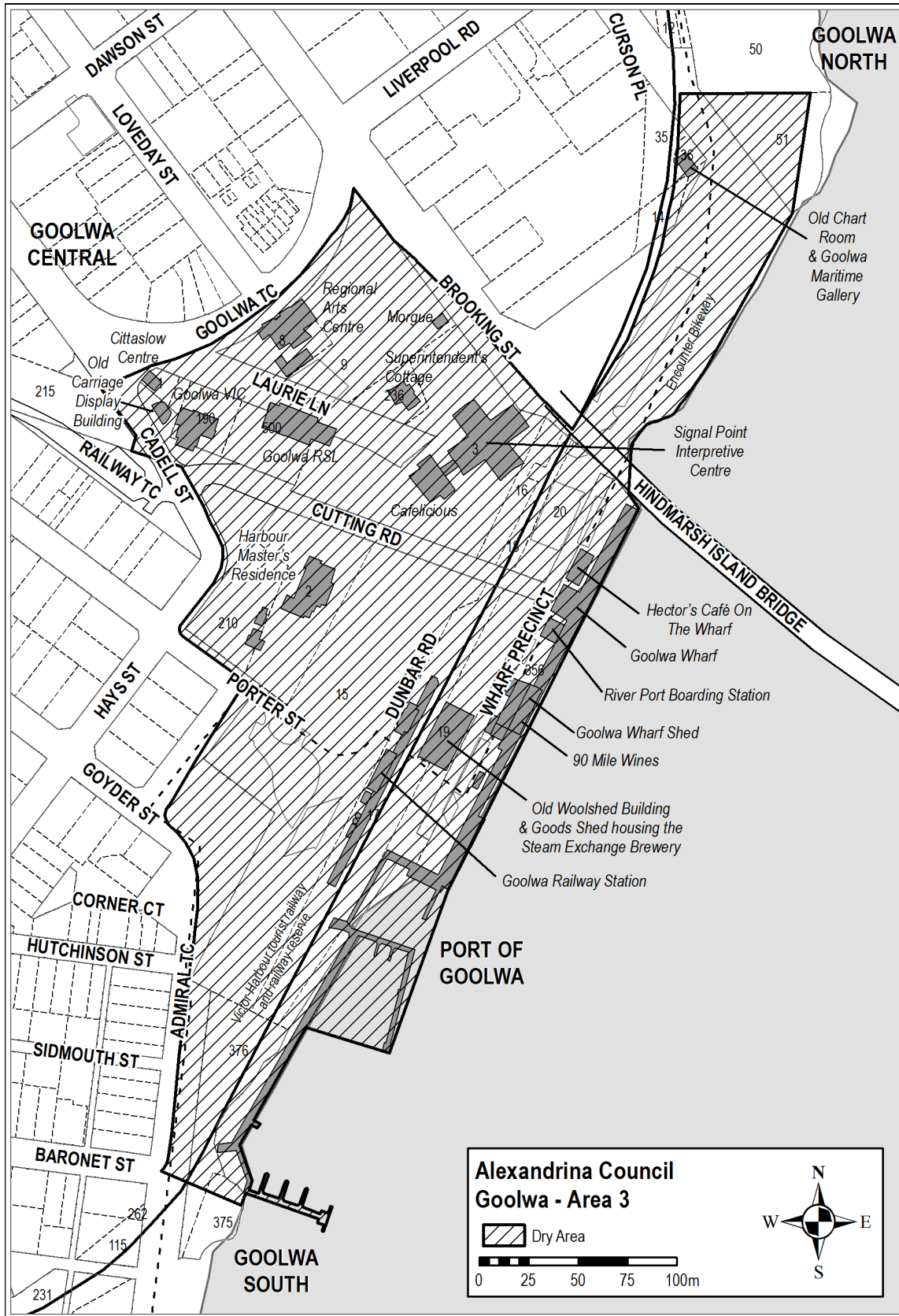
From 4:00pm on 20 December 2025—6:00am on 21 December 2025

3—Description of area

Goolwa Wharf Precinct

The area in Goolwa Central and Port of Goolwa (generally known as the Wharf Precinct) and to be known as Goolwa Area 3 bounded as follows:

Commencing at the north eastern corner of Section 315, Hundred of Goolwa, and then due west to the eastern side of the railway reserve. Then follow the easterly side of the railway reserve until reaching the south western underside of the Goolwa and Hindmarsh Island Bridge. Head in a north westerly direction, along the south western side of Brooking Street, until the round-about intersection of Brooking Street, Liverpool Road and Goolwa Terrace. Follow the south-eastern side of Goolwa Terrace until the intersection of Cadell Street and Goolwa Terrace. Traversing the north-eastern side of Cadell Street, past the Cadell Street and Cutting Road intersection. Continue along Cadell Street and enter Hayes Street then to the Hayes Street and Porter Street intersection. Head south east to the Porter Street and Admiral Terrace intersection. Then head south-west and continue along the eastern side of Admiral Terrace past the intersections of Goyder Street, Hutchinson Street, Sidmouth Street until the Admiral Terrace and Baronet Street intersection. Head east south east and traverse around the jetty and return to the eastern side of the boardwalk. Head north-east along the eastern side of the boardwalk then a straight line, by the shortest route, to the southern side of the jetty. Then in a straight line by the shortest route to the south-eastern side of the Goolwa Wharf. Traverse the south-eastern side of the Goolwa Wharf under the Goolwa and Hindmarsh Island Bridge along the River Murray bank to the south-eastern side of Section 315 returning to the point of commencement.



Dated: 4 December 2025

NATASHA HUNT
Acting Chief Executive Officer

DISTRICT COUNCIL OF CLEVE

South Australia

Liquor Licensing (Dry Areas) Notice 2025

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

1—Short title

This notice may be cited as the *Liquor Licensing (Dry Areas) Notice 2025*.

2—Commencement

This notice comes into operation on 31 December 2025.

3—Interpretation

(1) In this notice—

principal notice means the *Liquor Licensing (Dry Areas) Notice 2015* published in the Gazette on 5 January 2015, 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—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 extend to private land in the area described in 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 area 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 his or her employment by another person in the course of carrying on a business; or
 - (c) a person who is permanently or temporarily residing at premises within the area or on the boundary of the area and who enters the area solely for the purpose of passing through it to enter those premises or who enters the area from those premises for the purpose of leaving the area.

Schedule—Arno Bay Area 1

1—Extent of prohibition

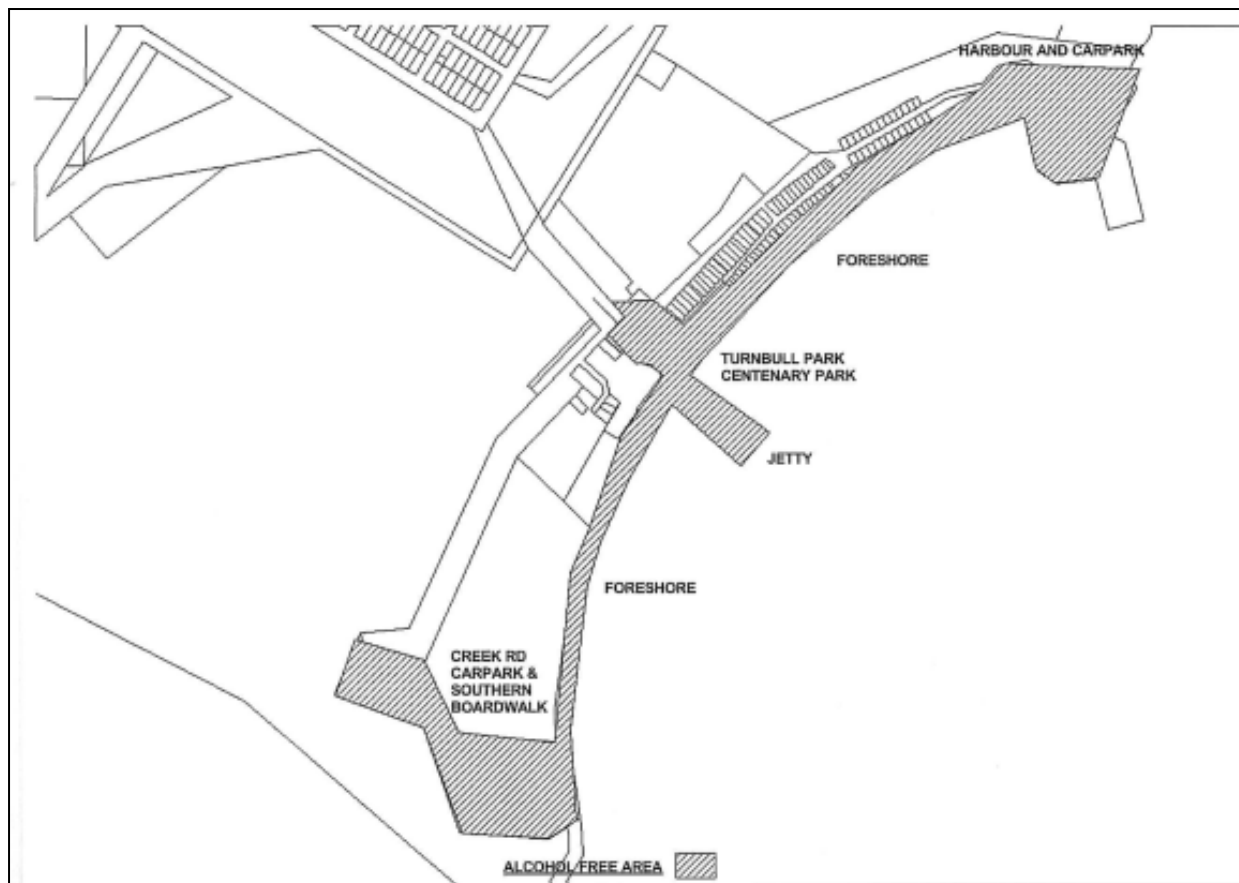
The consumption of liquor is prohibited and the possession of liquor is prohibited.

2—Period of prohibition

From 11:00pm on 31 December 2025 to 8:00am on 1 January 2026.

3—Description of area

The area in and adjacent to Arno Bay bounded as follows: commencing at the point at which the low water mark on the western side of Spencer Gulf is intersected by the prolongation in a straight line of the south-eastern boundary of Section 320 Hundred of Boothby, then south westerly along that prolongation and boundary of Section 320, the south-eastern boundary of Lot 254 of FP 178666 and the prolongation in a straight line of the south-eastern boundary of Lot 254 to the south-western boundary of Piece 103 of DP 79319, then generally north westerly along that boundary of Piece 103 to the point at which it meets the south-eastern boundary of Lot 101 of DP 79319, then in a straight line by the shortest route to the point at which the northern boundary of Lot 254 of FP 178666 meets the western boundary of the Lot (the northernmost point of Lot 254), then easterly in a straight line along the portion of the boundary of Piece 103 of DP 79319 that extends easterly from that point, and easterly along the prolongation in a straight line of that portion of the boundary, to the eastern boundary of Creek Road, then south-westerly along that boundary of Creek Road to the point at which it meets the northern boundary of Lot 254 of FP 178666, then generally south-easterly and easterly along that boundary of Lot 254 to the point at which the northern boundary of Lot 254 meets the western boundary of Section 344 Hundred of Boothby, then northerly along that boundary of Section 344 to the southern boundary of Lot 7 of DP 35379, then north-westerly, north-easterly and south-easterly along the southern, western and northern boundaries of Lot 7 to the point at which the northern boundary of Lot 7 meets the western boundary of Lot 6 of DP 35379, then generally north-easterly and north-westerly along that boundary of Lot 6 to the north-western boundary of the Lot, then north-easterly along the north-western boundary of Lot 6, and the prolongation in a straight line of that boundary, to the point at which the prolongation intersects the south-western boundary of Lot 27 of DP 55099, then south-easterly along that boundary of Lot 27 to the south-eastern boundary of the Lot, then in a straight line by the shortest route to the point at which the north-western and south-western boundaries of Section 359 Hundred of Boothby meet, then south-easterly along the south-western boundary of Section 359, and the prolongation in a straight line of that boundary, to the point at which the prolongation intersects the north-western boundary of Section 317 Hundred of Boothby, then generally north-easterly along that boundary of Section 317 and the north-western boundary of Piece 3 of DP 68273 to the point at which the north-western boundary of Piece 3 meets the north-eastern boundary of Section 412 Hundred of Boothby, then north-westerly along that boundary of Section 412 and the prolongation in a straight line of that boundary to the south-eastern boundary of Piece 2 of DP 68273, then generally north-easterly along that boundary of Piece 2 to the point at which it meets the north-western boundary of Lot 1 of DP 68273, then north-easterly along that boundary of Lot 1 and the prolongation in a straight line of that boundary to the low water mark on the western side of Spencer Gulf, then generally southerly along the low water mark to the point at which it meets the commencement of the breakwater that forms the eastern wall of the Arno Bay marina, then southerly along the outer boundary of the breakwater to the end of the breakwater, then in a straight line by the shortest route (across the entrance to the marina) to the outer boundary of the eastern end of the breakwater that forms the southern and western walls of the marina, then generally southerly, westerly and north-westerly along the outer boundary of that breakwater back to the low water mark on the shore on the western side of the marina (so as to include the whole of the marina and each of the breakwaters in the area), then generally south-westerly along the low water mark to the north-eastern side of the Arno Bay jetty, then south-easterly, south-westerly and north-westerly around the outer boundary of the jetty (so as to include the whole of the jetty and any area below the jetty in the area) back to the low water mark on the south-western side of the jetty, then generally south-westerly and southerly along the low water mark to the point of commencement.



Dated: 4 December 2025

D.J. PENFOLD
Chief Executive Officer

DISTRICT COUNCIL OF CLEVE
LOCAL GOVERNMENT LAND AMENDMENT BY-LAW 2025
By-law No. 7 of 2025

A By-law to amend the Council's *Local Government Land By-law 2025* to correct a typographic error

PART 1—PRELIMINARY

1. Title

This by-law may be cited as the '*Local Government Land Amendment By-law 2025*' and is By-law No. 7 of the District Council of Cleve.

2. Authorising Law

This by-law is made under Sections 246 and 249 of the Act.

3. Purpose

The objective of this by-law is to make a minor amendment, as requested by the Legislative Review Committee and as set out in Part 2, to the LGL By-law.

4. Commencement, Revocation and Expiry

4.1 Pursuant to Section 249(6) of the Act, this by-law will take effect on 20 December 2025.

4.2 This by-law will expire on 1 January 2033.

5. Interpretation

In this By-law, unless the contrary intention appears:

5.1 *Act* means the *Local Government Act 1999*;

5.2 *Council* means the *District Council of Cleve*; and

5.3 *LGL By-law* means the *Local Government Land By-law 2025* made by the Council on 19 August 2025 and published in the *Government Gazette* on 28 August 2025.

PART 2—AMENDMENT TO LOCAL GOVERNMENT LAND BY-LAW

6. Amendment to ‘Solicitation’ Clause

As and from the date that this by-law takes effect, subclause 10.11 of the LGL By-law is deleted and substituted with the following:

10.11 ***Solicitation***

Subject to Clause 9.30, tout or solicit customers for the parking of vehicles or for any other purpose whatsoever.

This By-law was duly made and passed at a meeting of the District Council of Cleve held on **26 November 2025** by an absolute majority of the members for the time being constituting the Council, there being at least two thirds of the members present.

Dated: 4 December 2025

DAVID PENFOLD
Chief Executive Officer
District Council of Cleve

DISTRICT COUNCIL OF LOXTON WAIKERIE

Review of Representation

Notice is hereby given that the District Council of Loxton Waikerie has reviewed its composition and elector representation arrangements in accordance with the requirements of Section 12 of the *Local Government Act 1999* (the Act). Pursuant to Section 12(13)(a) of the Act, the Electoral Commissioner has issued a certificate that the review undertaken by Council satisfies the requirements of Section 12 of the Act and may now be put into effect as from the day of the first periodic election held after the publication of this notice. The Council proposes to make no changes to its representation arrangements, with the following arrangement to take effect from polling day of the next periodic elections:

- The Principal Member of Council shall continue to be a Mayor, elected as a representative of the area as a whole.
- The area of the Council shall not be divided into wards.
- The elected body of the Council will be comprised of the eleven (11) elected members, being the Mayor and ten (10) Councillors.

Dated: 28 October 2025

DAVID BEATON
Chief Executive Officer

PUBLIC NOTICES

NATIONAL ELECTRICITY LAW

Notice of Final Determination and Final Rule

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

Under ss 102, 102A and 103, the making of the *National Electricity Amendment (Clarifying Registration for Non-Generating Units Providing System Security Services) Rule 2025 No. 11* (Ref. ERC0402) and related final determination. All provisions commence on **4 December 2025**.

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

Australian Energy Market Commission
Level 15, 60 Castlereagh St
Sydney NSW 2000
Telephone: (02) 8296 7800
www.aemc.gov.au

Dated: 4 December 2025

NATIONAL ELECTRICITY LAW

Notice of Initiation and Consolidation Notice of Final Determination and Final Rule

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

PLUS ES, Intellihub and AEMO have submitted proposals (Ref. ERC0419, ERC0422, ERC0423). The proposals seek to improve metering coordinators' (MCs') compliance with obligations relating to testing and inspection. Intellihub's proposal also seeks to improve MCs' compliance with obligations for repairing metering malfunctions.

Under s 95, the AEMC initiates these three Rule requests:

- ERC0419: PLUS ES—compliance with metering testing requirements;
- ERC0422: AEMO—supporting metering compliance; and
- ERC0423: Intellihub—improving the metering installation maintenance framework.

Under s 93, the AEMC consolidates these three Rule requests into one consolidated Rule request. The name of the consolidated Rule request is *Supporting compliance with meter maintenance obligations*. The consolidated Rule project code is ERC0419.

Submissions can be made via the [AEMC's website](#). Before making a submission, please review the AEMC's [privacy statement](#) on its website, and consider the AEMC's [Tips for making a submission](#). The AEMC publishes submissions on its website, subject to confidentiality and other considerations. Submissions must be received by **15 January 2026**.

Under ss 102, 102A and 103, the making of the *National Electricity Amendment (Clarifying Registration for Non-Generating Units Providing System Security Services) Rule 2025 No. 11* (Ref. ERC0402) and related final determination. All provisions commence on **4 December 2025**.

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

Australian Energy Market Commission
Level 15, 60 Castlereagh St
Sydney NSW 2000
Telephone: (02) 8296 7800
www.aemc.gov.au

Dated: 4 December 2025

NATIONAL ENERGY RETAIL LAW

Notice of Initiation and Consolidation

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

Yurika and Intellihub have submitted the proposals (Ref. RRC0070, RRC0071). The proposals seek to improve metering coordinators' (MCs') compliance with obligations relating to testing and inspection. Intellihub's proposal also seeks to improve MCs' compliance with obligations for repairing metering malfunctions.

Under s 251, the AEMC initiates these two Rule requests:

- RRC0070: Yurika Metering—changes to the meter testing framework for large customers; and
- RRC0071: Intellihub—improving the metering installation maintenance framework (Retail).

Under s 248, the AEMC consolidated these two Rule requests into one consolidated Rule request. The name of the consolidated Rule request is *Supporting compliance with meter maintenance obligations*. The consolidated Rule project code is (RRC0070).

Submissions can be made via the [AEMC's website](#). Before making a submission, please review the AEMC's [privacy statement](#) on its website, and consider the AEMC's [Tips for making a submission](#). The AEMC publishes submissions on its website, subject to confidentiality and other considerations. Submissions must be received by **15 January 2026**.

Documents referred to above are available on the [AEMC's website](#) and are available for inspection at the AEMC's office.

Australian Energy Market Commission
Level 15, 60 Castlereagh St
Sydney NSW 2000
Telephone: (02) 8296 7800
www.aemc.gov.au

Dated: 4 December 2025

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
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