



THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

PUBLISHED BY AUTHORITY

ADELAIDE, THURSDAY, 17 JULY 2025

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

GOVERNOR'S INSTRUMENTS

APPOINTMENTS, RESIGNATIONS AND GENERAL MATTERS

Department of the Premier and Cabinet
Adelaide, 17 July 2025

Her Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the State Opera of South Australia Board, pursuant to the provisions of the State Opera of South Australia Act 1976:

Member: from 17 July 2025 until 16 July 2028
Emma Kate Slaytor

By command,

SUSAN ELIZABETH CLOSE, MP
Acting Premier

25ART0008CS

Department of the Premier and Cabinet
Adelaide, 17 July 2025

Her Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Training Centre Review Board, pursuant to the provisions of the Young Offenders Act 1993:

Member: from 21 July 2025 until 29 January 2028

Branka King
Kerry Yvonne Beck
Christopher Cornelis Boltje
Belinda Elizabeth Hemming
Tania Ursula Moller
Eugene Clifford Warrior
Jasmine Tonkin

Deputy Member: from 21 July 2025 until 29 January 2028

Alexandra Kate Boardman (Deputy to King)
Sharon Joy McKell (Deputy to Boltje)
Nina Mary Travers (Deputy to Hemming)
Philip John Kennedy (Deputy to Moller)
Gabrielle Shari Lawton (Deputy to Durkin)
Shane Tongerie (Deputy to Warrior)
Tamara Teresa Brooks (Deputy to Tonkin)

By command,

SUSAN ELIZABETH CLOSE, MP
Acting Premier

AGO0134-25CS

Department of the Premier and Cabinet
Adelaide, 17 July 2025

Her Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Adelaide Cemeteries Authority Board, pursuant to the provisions of the Adelaide Cemeteries Authority Act 2001:

Director: from 2 August 2025 until 1 August 2028

Tristan Ashley Just
Luisa Greco

Chair: from 2 August 2025 until 1 August 2028

Tristan Ashley Just

By command,

SUSAN ELIZABETH CLOSE, MP
Acting Premier

25MPCS06513

Department of the Premier and Cabinet
Adelaide, 17 July 2025

Her Excellency the Governor in Executive Council has been pleased to appoint the Honourable Justice Mark Christopher Livesey as Governor's Deputy of South Australia, for the periods from 4.30pm on Sunday, 20 July 2025 until 9.00pm on Thursday, 24 July 2025 and from 4.15pm on Friday, 1 August 2025 until 10.30am on Monday, 4 August 2025.

By command,

SUSAN ELIZABETH CLOSE, MP
Acting Premier

Department of the Premier and Cabinet
Adelaide, 17 July 2025

Her Excellency the Governor in Executive Council has been pleased to appoint Erin Mary Crowe as the Acting Commissioner for Children and Young People for a period commencing on 19 July 2025 and expiring on 18 October 2025 - pursuant to the Children and Young People (Oversight and Advocacy Bodies) Act 2016.

By command,

SUSAN ELIZABETH CLOSE, MP
Acting Premier

ME25/060

PROCLAMATIONS

South Australia

Portable Long Service Leave Act (Commencement) Proclamation 2025

1—Short title

This proclamation may be cited as the *Portable Long Service Leave Act (Commencement) Proclamation 2025*.

2—Commencement of suspended provisions

The following provisions of the *Portable Long Service Leave Act 2024* (No 43 of 2024) come into operation on 1 October 2025:

- (a) section 4;
- (b) section 5(1) to (6) (inclusive);
- (c) section 6;
- (d) section 7(1) to (5) (inclusive);
- (e) section 8;
- (f) Parts 3 and 4;
- (g) Parts 7 to 9 (inclusive);
- (h) Schedule 2;
- (i) Schedule 3 Part 2.

Made by the Governor

with the advice and consent of the Executive Council
on 17 July 2025

South Australia

Portable Long Service Leave (Designated Day) Proclamation 2025

under Schedule 3 clause 4 of the *Portable Long Service Leave Act 2024*

1—Short title

This proclamation may be cited as the *Portable Long Service Leave (Designated Day) Proclamation 2025*.

2—Commencement

This proclamation comes into operation on the day on which Schedule 3 clause 4 of the *Portable Long Service Leave Act 2024* comes into operation.

3—Designated day

Pursuant to the definition of *designated day* in Schedule 3 clause 4 of the *Portable Long Service Leave Act 2024*, 1 October 2025 is declared to be the designated day for the purposes of clauses 5, 6 and 7 of that Schedule.

Made by the Governor

with the advice and consent of the Executive Council
on 17 July 2025

South Australia

Return to Work (Employment and Progressive Injuries) (Designated Day) Proclamation 2025

under Schedule 1 clause 1 of the *Return to Work (Employment and Progressive Injuries) Amendment Act 2024*

1—Short title

This proclamation may be cited as the *Return to Work (Employment and Progressive Injuries) (Designated Day) Proclamation 2025*.

2—Commencement

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

3—Designated day

For the purposes of the definition of *designated day* in Schedule 1 clause 1 of the *Return to Work (Employment and Progressive Injuries) Amendment Act 2024*, 17 July 2025 is appointed as the designated day for the purposes of clause 2 of that Schedule.

Made by the Governor

with the advice and consent of the Executive Council
on 17 July 2025

REGULATIONS

South Australia

Portable Long Service Leave Regulations 2025under the *Portable Long Service Leave Act 2024***Contents**

1	Short title
2	Commencement
3	Interpretation
4	Allowable absence
5	Corresponding law
6	Meaning of work
7	Ordinary weekly pay
8	Application for registration as registered employer
9	Notification of refusal to cancel registration
10	Register of employers
11	Recovery of amount paid for leave allowed before entitlement accrues
12	Notification of rejection—cessation of employment
13	Meaning of remuneration
14	Penalty for late payment
15	Refund of overpayments
16	Self-employed contractors and working directors
17	Notification of refusal—salary sacrifice arrangements
18	Prescribed period—salary sacrifice arrangements
19	Transitional provisions—employers
20	Transitional provisions—modification of Schedule 3 clause 7(7)

1—Short title

These regulations may be cited as the *Portable Long Service Leave Regulations 2025*.

2—Commencement

These regulations come into operation on the day on which section 74 of the *Portable Long Service Leave Act 2024* comes into operation.

3—Interpretation

In these regulations—

Act means the *Portable Long Service Leave Act 2024*;

broken shift means a shift that consists of 2 or more distinct periods of work separated by a break or breaks (not including a meal break) for which the designated worker is not paid;

community service leave means leave taken for the purpose of—

- (a) attendance for jury service, including attendance for jury selection; or
- (b) assisting in a response to an emergency (however described) by a member of an organisation whose functions including responding to such emergencies;

sleepover means a shift of work during which a designated worker is required to stay overnight at premises other than their ordinary place of residence.

4—Allowable absence

For the purposes of the definition of ***allowable absence*** in section 3(1) of the Act, the following kinds of absence are prescribed:

- (a) an absence in respect of which a designated worker receives payment from their employer;

Note—

For example, paid annual leave, compassionate or bereavement leave, family and domestic violence leave, parental leave, sick leave or carer's leave (however described).

- (b) an absence as a result of taking long service leave (whether under the Act or the *Long Service Leave Act 1987*);
- (c) an absence as a result of taking community service leave;
- (d) an absence due to a work injury (within the meaning of the *Return to Work Act 2014*) in respect of which a designated worker is entitled to weekly payments under that Act.

5—Corresponding law

For the purposes of the definition of ***corresponding law*** in section 3(1) of the Act, the following laws are prescribed:

- (a) the *Long Service Leave (Portable Schemes) Act 2009* of the Australian Capital Territory;
- (b) the *Community Services Sector (Portable Long Service Leave) Act 2024* of New South Wales;
- (c) the *Community Services Industry (Portable Long Service Leave) Act 2020* of Queensland;
- (d) the *Long Service Benefits Portability Act 2018* of Victoria.

6—Meaning of work

For the purposes of section 3(3) of the Act, the prescribed number of consecutive hours is 2.

7—Ordinary weekly pay

Pursuant to section 3(4)(c) of the Act—

- (a) the following payments made to, or for the benefit of, a designated worker must be included for the purposes of a determination or calculation under section 3(4):
 - (i) any payment related to annual leave (other than a payment in the nature of an annual leave loading);
 - (ii) any payment related to sick leave or carer's leave;
 - (iii) any payment related to community service leave made to, or for the benefit of, the designated worker by their employer;
 - (iv) any payment related to parental leave made to, or for the benefit of, the designated worker by their employer (other than parental leave pay paid under the *Paid Parental Leave Act 2010* of the Commonwealth);
 - (v) any payment related to compassionate or bereavement leave;

- (vi) any payment in the nature of a casual loading;
 - (vii) any payment in the nature of penalty rates or a shift work allowance for any of the following:
 - (A) work performed on a weekend, a public holiday or a part-day public holiday;
 - (B) work performed late at night or early in the morning;
 - (C) work performed on a broken shift;
 - (viii) any payment in the nature of a sleepover allowance;
 - (ix) any payment related to a day off work for a public holiday;
 - (x) any payment related to a rostered day off work;
 - (xi) any payment related to salary packaging or salary sacrifice;
 - (xii) any weekly payments paid in respect of a work injury under the *Return to Work Act 2014*;
 - (xiii) any payment in the nature of a first aid allowance;
 - (xiv) any payment related to a stand down;
 - (xv) any other payment made to, or for the benefit of, a designated worker (other than a payment of a kind referred to in paragraph (b)); and
- (b) the following payments made to, or for the benefit of, a designated worker must be excluded for the purposes of a determination or calculation under section 3(4) of the Act:
- (i) any payment in the nature of an annual leave loading;
 - (ii) any payment related to parental leave (other than a payment contemplated by paragraph (a)(iv));
 - (iii) any payment in respect of superannuation (other than a payment related to salary packaging or salary sacrifice);
 - (iv) any payment in the nature of a reimbursement;
 - (v) any payment in respect of overtime or paid at overtime rates;
 - (vi) any payment in respect of unused time off in lieu;
 - (vii) any payment in the nature of a bonus;
 - (viii) any payment made on the retirement or retrenchment of the worker, or in relation to any redundancy, other than for back pay;
 - (ix) any payment in respect of fares or in the nature of a vehicle or travelling allowance;
 - (x) any payment that is in the nature of a special rate paid to the worker on an irregular basis to compensate for occasional disabilities under which work is performed (other than where the rate is paid during a period of leave with pay).

8—Application for registration as registered employer

For the purposes of section 25(3)(c) of the Act, the prescribed period within which an employer must apply for registration on the register of employers for a designated sector is 28 days after the employer becomes an employer within the designated sector.

9—Notification of refusal to cancel registration

For the purposes of section 29(4) of the Act, if an industry board refuses to grant an application for cancellation of an employer's registration, the board must give the employer written notice of its decision (setting out the reasons for the decision) within 14 days after the decision is made.

10—Register of employers

For the purposes of section 33(3) of the Act, a register of employers must be kept available for inspection during ordinary office hours at the principal office of the relevant industry board, and the register, or extracts of the register, may be made available by electronic means.

11—Recovery of amount paid for leave allowed before entitlement accrues

For the purposes of section 38(5) of the Act, if—

- (a) an industry board for a designated sector makes a payment to a person under section 38(4) of the Act in accordance with an agreement entered into under that section (other than an enterprise agreement referred to in section 37(9) of the Act); and
- (b) the person ceases to work as a designated worker in the relevant designated sector for a continuous period of 12 months or more,

the board may recover from the person an amount equal to the amount paid by the board to the person under section 38(4) of the Act.

12—Notification of rejection—cessation of employment

For the purposes of section 39(2) of the Act, if an industry board rejects an application by a person for payment of an amount in connection with a designated worker ceasing work in a designated sector, the board must give the applicant written notice of its decision (setting out the reasons for the decision) within 14 days after the decision is made.

13—Meaning of remuneration

Pursuant to section 48(5) of the Act—

- (a) the following payments made to, or for the benefit of, a designated worker will be taken as constituting remuneration for the purposes of section 48:
 - (i) any payment related to annual leave (other than a payment in the nature of an annual leave loading);
 - (ii) any payment related to sick leave or carer's leave;
 - (iii) any payment related to community service leave made to, or for the benefit of, the designated worker by their employer;
 - (iv) any payment related to parental leave made to, or for the benefit of, the designated worker by their employer (other than parental leave pay paid under the *Paid Parental Leave Act 2010* of the Commonwealth);
 - (v) any payment related to bereavement leave;

- (vi) any payment in the nature of a casual loading;
 - (vii) any payment in the nature of penalty rates or a shift work allowance for any of the following:
 - (A) work performed on a weekend, a public holiday or a part-day public holiday;
 - (B) work performed late at night or early in the morning;
 - (C) work performed on a broken shift;
 - (viii) any payment in the nature of a sleepover allowance;
 - (ix) any payment related to a day off work for a public holiday;
 - (x) any payment related to a rostered day off work;
 - (xi) any payment related to salary packaging or salary sacrifice;
 - (xii) any weekly payments paid in respect of a work injury under the *Return to Work Act 2014*;
 - (xiii) any payment in the nature of a first aid allowance;
 - (xiv) any payment related to a stand down;
 - (xv) any other payment made to, or for the benefit of, a designated worker (other than a payment of a kind referred to in paragraph (b)); and
- (b) the following payments made to, or for the benefit, of a designated worker will not be taken as constituting remuneration for the purposes of section 48 of the Act:
- (i) any payment in the nature of an annual leave loading;
 - (ii) any payment related to parental leave (other than a payment contemplated by paragraph (a)(iv));
 - (iii) any payment in respect of superannuation (other than a payment related to salary packaging or salary sacrifice);
 - (iv) any payment in the nature of a reimbursement;
 - (v) any payment in respect of overtime or paid at overtime rates;
 - (vi) any payment in respect of unused time off in lieu;
 - (vii) any payment in the nature of a bonus;
 - (viii) any payment made on the retirement or retrenchment of the worker, or in relation to any redundancy (other than for back pay);
 - (ix) any payment in respect of fares or in the nature of a vehicle or travelling allowance;
 - (x) any payment that is in the nature of a special rate paid to the worker on an irregular basis to compensate for occasional disabilities under which work is performed (other than where the rate is paid during a period of leave with pay).

14—Penalty for late payment

- (1) For the purposes of section 51(1)(a) of the Act, the prescribed rate of penalty interest is 20% per annum.
- (2) For the purposes of section 51(1)(b) of the Act, the prescribed amount is \$75.

15—Refund of overpayments

For the purposes of section 53(1) of the Act, the period of 21 days after the board becomes aware of the overpayment is prescribed.

16—Self-employed contractors and working directors

- (1) For the purposes of section 57(6)(b) of the Act, the following periods in respect of each financial year are prescribed:
 - (a) 1 January to 31 March;
 - (b) 1 April to 30 June;
 - (c) 1 July to 30 September;
 - (d) 1 October to 31 December.
- (2) For the purposes of section 57(6)(c)(i) of the Act, the prescribed number of months of effective service entitlement to be credited by the board to the registered person in respect of each period prescribed under subregulation (1) for which the registered person has made a payment under section 57 of the Act is 3 months.
- (3) For the purposes of section 57(13)(c) of the Act, the period of 3 years is prescribed.

17—Notification of refusal—salary sacrifice arrangements

For the purposes of section 58(5) of the Act, if an industry board refuses to grant an application by a registered employer for payment of an amount that would otherwise be payable to a designated worker on account of an entitlement to, or a payment in respect of, long service leave, in connection with a salary sacrifice arrangement between the employer and the designated worker, the board must give the employer written notice of its decision (setting out the reasons for the decision) within 14 days after the decision is made.

18—Prescribed period—salary sacrifice arrangements

For the purposes of section 58(8) of the Act, the prescribed period is 21 days after the payment to the worker is made.

19—Transitional provisions—employers

- (1) For the purposes of clause 7(2)(c)(ii) of Schedule 3 of the Act, the amount payable to the designated worker is to be calculated by multiplying the designated worker's ordinary weekly pay (determined in accordance with the *Long Service Leave Act 1987*) by the period of long service leave taken, or in respect of which payment is to be received, by the designated worker.
- (2) Subject to this regulation, for the purposes of clause 7(3)(a) of Schedule 3 of the Act, the amount an employer is liable to pay to the Board is to be calculated as follows:

$$A = \frac{OWRP \times M \times 1.3}{12}$$

where—

A is the amount payable

OWRP is the person's ordinary weekly rate of pay, determined in accordance with the *Long Service Leave Act 1987*

M is the person's period of continuous service accrued under the *Long Service Leave Act 1987*, calculated immediately before the designated day (expressed in months).

- (3) For the purposes of subregulation (2), a person's ordinary weekly rate of pay is to be determined by reference to the person's weekly rate of pay as at the day on which long service leave is commenced or an entitlement to payment in lieu of long service leave arises.
- (4) In the case where a person—
 - (a) became a designated worker on the designated day; and
 - (b) after the designated day, became entitled to long service leave, or a payment in respect of long service leave, under the Act; and
 - (c) changes employer before taking the accrued long service leave, or receiving a payment in respect of the long service leave,the person's ordinary weekly pay is to be determined as at the date on which the person ceased to be an employee of the original employer.
- (5) For the purposes of clause 7(3)(c) of Schedule 3 of the Act, the amount payable to the designated worker is an amount equal to the amount paid, or liable to be paid, to the Board by the employer under subregulation (2).
- (6) For the purposes of clause 7(7)(c) of Schedule 3 of the Act, an agreement must be provided by the employer to the Board in the manner and form approved by the Board.
- (7) Pursuant to clause 7(8) of Schedule 3 of the Act, if an employer and an employee enter an agreement under clause 7(6) of that Schedule, the employer must, within 28 days after the payment is made pursuant to the agreement, in the approved form, provide the Board with evidence of the payment.

20—Transitional provisions—modification of Schedule 3 clause 7(7)

- (1) Pursuant to clause 7(8) of Schedule 3 of the Act, an agreement under clause 7(6) of Schedule 3 of the Act may be entered into at any time after the designated day.
- (2) To avoid doubt, subregulation (1) operates in place of clause 7(7)(a) of Schedule 3 of the Act.

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 17 July 2025

No 59 of 2025

South Australia

Return to Work (Prescribed Disease) Amendment Regulations 2025

under the *Return to Work Act 2014*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement

Part 2—Amendment of *Return to Work Regulations 2015*

- 3 Amendment of regulation 9—Average weekly earnings (section 5 of Act)
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Return to Work (Prescribed Disease) Amendment Regulations 2025*.

2—Commencement

These regulations come into operation on 17 July 2025.

Part 2—Amendment of *Return to Work Regulations 2015*

3—Amendment of regulation 9—Average weekly earnings (section 5 of Act)

Regulation 9(2)—delete subregulation (2) and substitute:

- (2) For the purposes of the definition of *prescribed dust/fibre disease* in section 5(18) of the Act, the following conditions are prescribed:
 - (a) asbestosis;
 - (b) asbestos induced carcinoma;
 - (c) asbestos related pleural disease;
 - (d) mesothelioma;
 - (e) pneumoconiosis (including silicosis) and other conditions in so far as they are caused by exposure to crystalline silica.

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 17 July 2025

No 60 of 2025

South Australia

Fair Trading Regulations 2025

under the *Fair Trading Act 1987*

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Related Acts (section 3 of Act)
- 5 Disclosure of relevant interest by insurer (section 28K(1) of Act)
- 6 Disclosure of choice of repairer by insurer (section 28K(2) of Act)
- 7 Exempt transactions (section 28K of Act)
- 8 Liability relating to supply of recreational services may be limited (section 42 of Act)
- 9 Embargo notices (section 78C of Act)
- 10 Expiation of offences against *Australian Consumer Law (SA)*

Schedule 1—Forms

Schedule 2—Repeal of *Fair Trading Regulations 2010*

1—Short title

These regulations may be cited as the *Fair Trading Regulations 2025*.

2—Commencement

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

3—Interpretation

In these regulations—

Act means the *Fair Trading Act 1987*.

4—Related Acts (section 3 of Act)

For the purposes of paragraph (b) of the definition of ***related Act*** in section 3(1) of the Act, each of the following is prescribed as a ***related Act***:

- (a) the *Hairdressers Act 1988*;
- (b) the *Land and Business (Sale and Conveyancing) Act 1994*;
- (c) Part 4¹ of the *Landlord and Tenant Act 1936*;
- (d) the *Residential Parks Act 2007*;
- (e) the *Building and Construction Industry Security of Payment Act 2009*;
- (f) the *Community Titles Act 1996*;
- (g) the *Strata Titles Act 1988*.

Note—

- 1 Part 4 of the *Landlord and Tenant Act 1936* was repealed by section 81 of the *Retail and Commercial Leases Act 1995*. However, it continues to apply (subject to modifications prescribed by regulation under the *Retail and Commercial Leases Act 1995*) to a retail shop lease entered into before the commencement of the *Retail and Commercial Leases Act 1995*.

5—Disclosure of relevant interest by insurer (section 28K(1) of Act)

- (1) Subject to this regulation, for the purposes of section 28K(1) of the Act, an insurer must disclose any relevant interest held by the insurer in relation to a repairer in the manner set out in this regulation.
- (2) An insurer must provide the holder of the policy of insurance with—
 - (a) a statement of relevant interest; and
 - (b) a statement advising the holder of the policy of the availability of all statements of relevant interest on the insurer's website in accordance with subregulation (4).
- (3) A statement required to be provided by an insurer to the holder of a policy of insurance under subregulation (2) must—
 - (a) be given to the holder of the policy personally; or
 - (b) be read out to the holder of the policy over the telephone; or
 - (c) be posted in an envelope addressed to the holder of the policy—
 - (i) at the holder of the policy's last known address; or
 - (ii) at an address for service provided by the holder of the policy; or
 - (d) be provided by electronic means agreed by the insurer and the holder of the policy.
- (4) An insurer must make available a list of all current statements of relevant interest on the insurer's website in a manner—
 - (a) that is easily accessible to holders of a policy of insurance; and
 - (b) that allows the holder of a policy of insurance to search the statements of relevant interest.
- (5) Pursuant to section 97(2)(c) of the Act, an insurer is exempt from complying with the requirement in section 28K(1) of the Act in relation to a relevant interest of a kind described in paragraph (b) of the definition of **relevant interest** in subsection (3) of that section if the contract or arrangement under which the repairer is engaged or authorised to undertake repairs—
 - (a) facilitates the undertaking of repairs on a one-off basis; and
 - (b) does not establish an arrangement between the insurer and the repairer for undertaking repairs on behalf of the insurer on an ongoing basis.

- (6) In this regulation—

statement of relevant interest means the name, address and contact details of the repairer in relation to whom the insurer holds a relevant interest.

6—Disclosure of choice of repairer by insurer (section 28K(2) of Act)

- (1) For the purposes of section 28K(2) of the Act, an insurer must, at the time the holder of an insurance policy—
 - (a) enters into a contract of insurance; and
 - (b) renews a contract of insurance; and
 - (c) makes a claim against a contract of insurance,provide to the holder of the policy—
 - (d) if the insurance policy contains a provision allowing the holder of an insurance policy to make a choice as to which repairer may be engaged to undertake repairs under the insurance policy—a statement of that fact; or
 - (e) if the insurance policy does not contain a provision allowing the holder of an insurance policy to make a choice as to which repairer may be engaged to undertake repairs under the insurance policy—a statement of that fact.
- (2) A statement required to be provided by an insurer to the holder of an insurance policy under subregulation (1) must—
 - (a) be given to the holder of the policy personally; or
 - (b) be read out to the holder of the policy over the telephone; or
 - (c) be posted in an envelope addressed to the holder of the policy—
 - (i) at the holder of the policy's last known address; or
 - (ii) at an address for service provided by the holder of the policy; or
 - (d) be provided by electronic means agreed by the insurer and the holder of the policy.

7—Exempt transactions (section 28K of Act)

- (1) Pursuant to section 97(2)(c) of the Act, an insurer is exempt from the requirement to make a disclosure to the holder of an insurance policy under section 28K of the Act if—
 - (a) the policy relates to a motor vehicle that is not a designated motor vehicle; or
 - (b) the holder of the policy is not the owner of the motor vehicle to which repairs are to be undertaken under the policy.
- (2) In this regulation—

class C licence means a motor vehicle licence of class C prescribed for the purposes of section 72(1) of the *Motor Vehicles Act 1959*;

designated motor vehicle means a motor vehicle authorised to be driven by a class C licence, other than—

- (a) a quad bike; or
- (b) a special purpose vehicle within the meaning of the *Motor Vehicles (National Heavy Vehicles Registration Fees) Regulations 2008*.

8—Liability relating to supply of recreational services may be limited (section 42 of Act)

- (1) Form 1 in Schedule 1 is prescribed for the purposes of section 42 of the Act.

- (2) For the purposes of section 42(2)(b) of the Act, a term of a contract for the supply of recreational services that excludes, restricts or modifies the liability of the supplier for any personal injury suffered by the consumer or a third party consumer must be in the form prescribed by Form 1 and contain the particulars prescribed in that form.
- (3) If a consumer agrees to a term that excludes, restricts or modifies the liability of the supplier (as specified in Form 1), the consumer must indicate their agreement by signing and dating the completed form.
- (4) If the consumer requests a copy of the signed and completed Form 1, the supplier must give the consumer the copy within 7 days of the request.

9—Embargo notices (section 78C of Act)

For the purposes of section 78C of the Act, an embargo notice must contain the following details in addition to the matters required by section 78C(4) of the Act:

- (a) a description of the thing to which the notice applies;
- (b) either the name of the person on whom the notice is to be served or a statement that the notice is to be affixed to the thing;
- (c) the name, signature and business telephone number of the authorised officer who issued the notice;
- (d) the date on which the notice was served or affixed.

10—Expiation of offences against *Australian Consumer Law (SA)*

The expiation fees specified in the following table are fixed for alleged offences against the *Australian Consumer Law (SA)* arising from an alleged contravention of the section specified opposite the fee:

Section	Fee
Section 151 False or misleading representations about goods or services	\$1 200
Section 152 False or misleading representations about sale etc of land	\$1 200
Section 153 Misleading conduct relating to employment	\$1 200
Section 154 Offering rebates, gifts, prizes etc	\$1 200
Section 155 Misleading conduct as to the nature etc of goods	\$1 200
Section 156 Misleading conduct as to the nature etc of services	\$1 200
Section 157 Bait advertising	\$1 200
Section 158 Wrongly accepting payment	\$1 200
Section 159 Misleading representations about certain business activities	\$1 200
Section 161 Unsolicited cards etc	\$1 200
Section 162 Assertion of right to payment for unsolicited goods or services	\$1 200
Section 163 Assertion of right to payment for unauthorised entries or advertisements	\$1 200
Section 164 Participation in pyramid schemes	\$1 200
Section 165 Multiple pricing	\$150
Section 166 Single price to be specified in certain circumstances	\$1 200
Section 167 Referral selling	\$1 200

Section	Fee
Section 168 Harassment and coercion	\$1 200
Section 169 Display notices	\$500
Section 170 Permitted hours for negotiating an unsolicited consumer agreement	\$500
Section 171 Disclosing purpose and identity	\$500
Section 172 Ceasing to negotiate on request	\$500
Section 173 Informing person of termination period etc	\$500
Section 174 Requirement to give document to the consumer	\$500
Section 175 Requirements for all unsolicited consumer agreements etc	\$500
Section 176 Additional requirements for unsolicited consumer agreements not negotiated by telephone	\$500
Section 177 Requirements for amendments of unsolicited consumer agreements	\$500
Section 178 Obligations of suppliers on termination	\$500
Section 179 Prohibition on supplies etc	\$500
Section 180 Repayment of payments received after termination	\$500
Section 181 Prohibition on recovering amounts after termination	\$500
Section 182 Certain provisions of unsolicited consumer agreements void	\$500
Section 183 Waiver of rights	\$500
Section 188 Lay by agreements must be in writing etc	\$300
Section 189 Termination charges	\$300
Section 190 Termination of lay by agreements by suppliers	\$300
Section 191 Refund of amounts	\$300
Section 191A Gift cards to be redeemable for at least 3 years	\$300
Section 191B When gift card ceases to be redeemable to appear prominently on gift card	\$300
Section 191C Terms and conditions not to allow post-supply fees	\$300
Section 191D Post-supply fees not to be demanded or received	\$300
Section 192 Prescribed requirements for warranties against defects	\$500
Section 193 Repairers must comply with prescribed requirements	\$500
Section 194 Supplying etc consumer goods that do not comply with safety standards	\$1 200
Section 195 Supplying etc product related services that do not comply with safety standards	\$1 200
Section 196 Requirement to nominate a safety standard	\$150
Section 197 Supplying etc consumer goods covered by a ban	\$1 200
Section 198 Supplying etc product related services covered by a ban	\$1 200
Section 199 Compliance with recall orders	\$1 200
Section 200 Notification by persons who supply consumer goods outside Australia if there is compulsory recall	\$150

Section		Fee
Section 201	Notification requirements for a voluntary recall of consumer goods	\$150
Section 202	Suppliers to report consumer goods etc associated with the death or serious injury or illness of any person	\$150
Section 203	Supplying etc goods that do not comply with information standards	\$1 200
Section 204	Supplying etc services that do not comply with information standards	\$1 200
Section 205	Compliance with substantiation notices	\$150
Section 206	False or misleading information etc	\$150

Schedule 1—Forms

Form 1—Recreational services—Exclusion, restriction or modification of rights under the *Australian Consumer Law (SA)*

Your rights:

Under sections 60 and 61 of the *Australian Consumer Law (SA)*, if a person in trade or commerce supplies you with services (including recreational services¹), there is—

- a statutory guarantee that those services will be rendered with due care and skill; and
- a statutory guarantee that those services, and any product resulting from those services, will be reasonably fit for the purpose for which the services are being acquired (as long as that purpose is made known to the supplier); and
- a statutory guarantee that those services, and any product resulting from those services, will be of such a nature, and quality, state or condition, that they might reasonably be expected to achieve the result that the consumer wishes to achieve (as long as that wish is made known to the supplier or a person with whom negotiations have been conducted in relation to the acquisition of the services).

Excluding, restricting or modifying your rights:

Under section 42 of the *Fair Trading Act 1987*, the supplier of recreational services is entitled to ask you to agree to exclude, restrict or modify their liability for any personal injury suffered by you or another person for whom or on whose behalf you are acquiring the services (a *third party consumer*).

If you sign this form, you will be agreeing to exclude, restrict or modify the supplier's liability with the result that compensation may not be payable if you or the third party consumer suffer personal injury².

Important

You do not have to agree to exclude, restrict or modify your rights by signing this form.

The supplier may refuse to provide you with the services if you do not agree to exclude, restrict or modify your rights by signing this form.

Even if you sign this form, you may still have further legal rights against the supplier.

A child under the age of 18 cannot legally agree to exclude, restrict or modify their rights.

A parent or guardian of a child who acquires recreational services for the child cannot legally agree to exclude, restrict or modify the child's rights.

Agreement to exclude, restrict or modify your rights:

I agree that the liability of *[the supplier of recreational services]* for any personal injury that may result from the supply of the recreational services that may be suffered by me (or a person for whom or on whose behalf I am acquiring the services) is—

- (a) excluded;
- (b) restricted as set out below:
[specify the nature of the restriction]
- (c) modified as set out below:
[specify the nature of the modification]

**Strike out whichever of (a), (b) or (c) do not apply and specify the nature of the restriction or modification, as is relevant.*

Signature:

Date:

Signature of witness:

Name and address of witness:

Definitions

- 1 ***Recreational services*** are services that consist of participation in—
 - a sporting activity or similar leisure-time pursuit; or
 - any other activity that involves a significant degree of physical exertion or risk and is undertaken for the purposes of recreation, enjoyment or leisure.
- 2 ***Personal injury*** is bodily injury and includes mental and nervous shock and death.

Further information:

Further information about your rights can be found at www.cbs.sa.gov.au

Schedule 2—Repeal of *Fair Trading Regulations 2010*

The *Fair Trading Regulations 2010* are repealed.

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 17 July 2025

No 61 of 2025

South Australia

**Motor Vehicles (National Heavy Vehicles Registration Fees)
(Regulatory Component) Amendment Regulations 2025**

under the *Motor Vehicles Act 1959*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement

Part 2—Amendment of *Motor Vehicles (National Heavy Vehicles Registration Fees) Regulations 2008*

- 3 Amendment of regulation 7—Registration fees for 2025/2026 financial year

Part 3—Transitional provision

- 4 Transitional provision

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Motor Vehicles (National Heavy Vehicles Registration Fees) (Regulatory Component) Amendment Regulations 2025*.

2—Commencement

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

Part 2—Amendment of *Motor Vehicles (National Heavy Vehicles Registration Fees) Regulations 2008*

3—Amendment of regulation 7—Registration fees for 2025/2026 financial year

Regulation 7, table 2—delete the table and substitute:

Table 2—Registration fees (regulatory component)

Division 1—Load carrying vehicles				
Vehicle type	2 axles	3 axles	4 axles	5 or more axles
Trucks				
Truck (type 1)	\$202	\$239	\$254	\$254
Truck (type 2)	\$264	\$337	\$358	\$358
Short combination truck	\$295	\$376	\$359	\$359
Medium combination truck	\$673	\$673	\$728	\$728
Long combination truck	\$930	\$930	\$930	\$930

Prime Movers

Short combination prime mover	\$419	\$419	\$419	\$419
Multi-combination prime mover	\$947	\$947	\$1 040	\$1 040

Division 2—Trailers

Trailer type	Fee per axle			
	Single axle	Tandem axle group	Tri-axle group	Quad-axle group and above
Pig trailer	\$55	\$28	\$18	\$14
Dog trailer	\$55	\$28	\$18	\$14
Semi-trailer	\$55	\$28	\$18	\$14
B-double lead trailer, B-triple lead trailer or B-triple middle trailer	\$55	\$28	\$18	\$14
Converter dolly or low loader dolly	\$55	\$28	\$18	\$14

Division 3—Buses

Bus type	2 axles	3 axles	4 or more axles
Bus (type 1)	\$211		
Bus (type 2)	\$346	\$429	\$429
Articulated bus		\$343	\$343

Division 4—Special purpose vehicles

Special purpose vehicle (type P)			No charge
Special purpose vehicle (type T)			\$209
Special purpose vehicle (type O)			\$209

Part 3—Transitional provision**4—Transitional provision**

- (1) The fees prescribed in respect of the issue or renewal of the registration of a motor vehicle by the *Motor Vehicles (National Heavy Vehicles Registration Fees) Regulations 2008*, as amended by these regulations, apply where the issue or renewal is to take effect on or after 1 September 2025.
- (2) Despite regulation 3 of these regulations, the fees prescribed in respect of the issue or renewal of the registration of a motor vehicle by the *Motor Vehicles (National Heavy Vehicles Registration Fees) Regulations 2008*, as in force immediately before the commencement of these regulations, continue to apply where the issue or renewal is to take effect before 1 September 2025.

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 17 July 2025

No 62 of 2025

RULES

SUPREME COURT ACT 1935

DISTRICT COURT ACT 1991

ENVIRONMENT, RESOURCES AND DEVELOPMENT COURT ACT 1993

MAGISTRATES COURT ACT 1991

YOUTH COURT ACT 1993

SOUTH AUSTRALIA

Joint Criminal (No 8) Amending Rules 2025

By virtue and in pursuance of the *Supreme Court Act 1935*, the *District Court Act 1991*, the *Environment, Resources and Development Court Act 1993*, the *Magistrates Court Act 1991* and the *Youth Court Act 1993*, and all other enabling powers, we, the Chief Justice of the Supreme Court, the Chief Judge of the District Court, the Senior Judge of the Environment, Resources and Development Court, the Chief Magistrate of the Magistrates Court, and the Judge of the Youth Court make the following *Joint Criminal (No 8) Amending Rules 2025*.

1. These Rules may be cited as the *Joint Criminal (No 8) Amending Rules 2025*.
2. The amendments made by these rules come into effect on the later of—
 - (a) 28 June 2025; or
 - (b) the date of their publication in the Gazette.
3. In these Rules, the **commencement date** means the date on which these rules come into effect under rule 2.
4. Rule 38.6 is amended as follows:

38.6—Hearings ordinarily in court in public

All Courts except Youth Court

- (1) Hearings, except pre-trial conferences, are ordinarily open to the public.

Notes—

Section 46A of the *Supreme Court Act 1935* provides that, subject to any provision of an Act or any rule to the contrary, the court's proceedings must be open to the public.

Section 23 of the *District Court Act 1991* provides that, subject to any Act or rule to the contrary, the court's proceedings must be open to the public.

Section 20(1) of the *Environment Resources and Development Court Act 1935* provides that, subject to the Act or any relevant Act, the proceedings of the Court must be open to the public. Section 20(2) empowers the Court to hold a hearing in private for any sufficient reason.

Section 18 of the *Magistrates Court Act 1935* provides that, except where an Act or the rules otherwise provide, the Court's proceedings must be open to the public.

Youth Court

- (2) Hearings are not open to the public.

Note—

Section 24(1) of the *Youth Court Act 1993* provides that no person may be present at any sitting of the Court except certain classes of persons, including parties, a guardian or advisor of the youth, lawyers for the parties, alleged victims and support persons, and a genuine representative of the news media.

District Court and Supreme Court

- (3) Directions hearings are not ordinarily open to the public.

All Courts

- (4) The Court may conduct a hearing in chambers if it considers that it is in the interests of justice to do so.

5. In Schedule 2, Form 25—Bail Agreement is deleted and substituted as follows:

Form 25

To be inserted by Court
Case Number:
Date Filed:
FDN:

BAIL AGREEMENT
Bail Act 1985 s 6

[*SUPREME/DISTRICT/MAGISTRATES/YOUTH*] Select one COURT OF SOUTH AUSTRALIA
CRIMINAL JURISDICTION

[**FULL NAME**]
Informant/R

v

[**FULL NAME**]
Defendant/Youth

Defendant/Youth	Full Name		
Address	Street Address (including unit or level number and name of property if required)		
	City/town/suburb	State	Postcode
	Country		
	Email address		
Date of Birth/Licence No	Date of Birth	Driver's Licence no	
Phone Details	Type (eg. Home; work; mobile) - Number	Another number	

Bail Agreement

I, the [Defendant/Youth] of the above address, having been

- ☐ charged with the [offence/offences] listed in the Information dated [date],
- ☐ convicted of the [offence/offences] [being count/counts [number(s)]] listed in the Information dated [date],

agree to obey all the bail rules listed in this agreement.

I understand that if I do not appear when required, or if I do not obey the bail rules—

I may be arrested by the police with or without a warrant; and

I may have to pay any money that I have agreed to pay to the Court if I break this agreement; and

I may be convicted of an offence against the *Bail Act 1985* and **may be sent to prison for up to 2 years or fined up to \$10,000.**

Rules (Conditions)**General**

- ☐ 1. I must be of good behaviour and obey the conditions of this Bail Agreement.
- ☐ 2. I must pay to the Court \$[amount] if I break any terms or conditions of this Bail Agreement.
- ☐ 3. I must provide security by personally depositing cash with the Court in the amount of \$[amount] to secure payment of a financial penalty as promised by me if I break any terms or conditions of this Bail Agreement.
- ☐ 4. I must come to Court
 - a. [on date, at time, at location, in court]
 - b. and at any other time when called on.

I must stay at Court until my matter has been heard unless a Court Officer tells me not to be in Court.

I understand the hearings I must attend include Court hearings about sentencing, appeals, and reviews of Court decisions.

Supervision

- ☐ 5. **Adult Only** I must be supervised by a Community Corrections Officer ('my Supervising Officer') for the term of this Bail Agreement and I must obey their lawful directions.
- 6. [BLANK]
- ☐ 7. **Youth Only** I must be supervised by a Department of Human Services (Youth Justice) Officer ('my Supervising Officer') for the term of this Bail Agreement and I must obey their lawful directions.
- 8. [BLANK]
- ☐ 9. I must be supervised by a Treatment Intervention Court case manager ('my Supervising Officer') for the term of this Bail Agreement and I must obey their lawful directions.
- 10. [BLANK]

- ☐ 11. default selected if Youth not selected, default Port Adelaide if bail accommodation support program selected I must report [*within 2 working days of signing this Bail Agreement/immediately*] to the offices of the Community Corrections Centre at [*location*] unless, within that period, I receive a notice from the Chief Executive of the Department for Correctional Services to the contrary.
- ☐ 12. Adult Only I must report immediately to the offices of the Courts Unit of the Department for Correctional Services.
- ☐ 13. Youth Only I must report immediately to the Officer from the Department of Human Services (Youth Justice) present in Court.
- ☐ 14. Adult Only I must report [*within 2 working days of signing this Bail Agreement/immediately*] to my Supervising Officer in person at [*location*] or by telephone on [*insert correct phone number*] unless, within that period, I receive a notice from the Chief Executive of the Department for Correctional Services to the contrary.
- ☐ 15. Youth Only I must report [*within 2 working days of signing this Bail Agreement/immediately*] to my Supervising Officer by telephone on 1800 621 425 unless, within that period, I receive a notice from the Chief Executive of the Department of Human Services to the contrary.
- ☐ 16. Adult Only I must report to the police at [*police station location*] police station between [*time*] and [*time*] every [*reporting day(s)*] starting on [*date*].
- ☐ 17. Youth Only I must go to school on every normal school day unless I have legal reason not to be there (eg being sick).
- ☐ 18. My Supervising Officer, or a delegate of that Officer, is authorised to reveal that I am subject to this Bail Agreement to any person if it is reasonably necessary to confirm employment (work) or compliance with any condition of this Bail Agreement.

Travel

- ☐ 19. default selected if no supervision condition selected I must not leave South Australia for any reason without the permission of a Judge or Magistrate.
- ☐ 20. default selected if supervision condition selected I must not leave South Australia for any reason without the written permission of the Chief Executive of the Department [*for Correctional Services/of Human Services*] or nominee
- ☐ 21. I can leave South Australia to travel to [*location*] between [*date*] and [*date*], both dates inclusive. I must report to [*location*] by no later than [*time*] on [*date*].
- ☐ 22. I must give up any passport I have to the Registrar of the [*Court*] at [*location*] and must not apply for a new passport.
- ☐ 23. I must not enter any point of international departure such as an airport or seaport.

Firearms

- ☐ 24. mandatory unless cogent reasons and no undue risk I must not possess a firearm (gun of any sort), ammunition or any firearm part.
- ☐ 25. mandatory unless cogent reasons and no undue risk I must submit to such tests (including testing without notice) for gunshot residue as may be reasonably required by a member of the South Australian Police.
- ☐ 26. I must hand in any firearm, ammunition or any firearm part owned or possessed by me as soon as I possibly can at the [*location*] Police Station.

Home Detention

- ☐ 27. **Adult Only** I must live at [address] and stay there while on bail. I must not leave at any time except for:
- a. necessary medical or dental treatment;
 - b. avoiding or reducing a serious risk of death or injury (whether to me or some other person);
 - c. going to remunerated (paid) employment at such times and places as approved from time to time by my Supervising Officer;
 - d. going to a place to undergo assessment or treatment (or both) relating to my mental or physical condition as approved or directed by my Supervising Officer;
 - e. going to an intervention program as approved or directed by my Supervising Officer;
 - f. going to any other course of education, training or instruction, or other activity as approved or directed by my Supervising Officer;
 - g. any other reason approved or directed by my Supervising Officer.
- ☐ 28. **Mandatory if serious and organised crime suspect** I must reside at [address] and remain at that place of residence while on bail, not leaving it except for one of the following purposes
- a. necessary medical or dental treatment for me
 - b. averting or minimising a serious risk of death or injury (whether to me or some other person)
 - c. any other purpose approved by the Chief Executive of the Department [*for Correctional Services/of Human Services*].
- ☐ 29. **accommodation support program selected** I must live at the Bail Support Accommodation Program Facility, 77 Thomas Place, Port Adelaide 5013 and stay there while on bail. I must not leave at any time except for:
- a. necessary medical or dental treatment;
 - b. avoiding or reducing a serious risk of death or injury (whether to me or some other person);
 - c. going to remunerated (paid) employment at such times and places as approved from time to time by my Supervising Officer;
 - d. going to a place to undergo assessment or treatment (or both) relating to my mental or physical condition as approved or directed by my Supervising Officer;
 - e. going to an intervention program as approved or directed by my Supervising Officer;
 - f. going to any other course of education, training or instruction, or other activity as approved or directed by my Supervising Officer;
 - g. any other reason approved or directed by my Supervising Officer.

- ☐ 30. Youth only I must live at [address] and stay there while on Bail. I must not leave at any time except for:
- a. remunerated (paid) employment;
 - b. necessary medical or dental treatment;
 - c. going to school, work, or training or any other activity as required by the Court or as approved or directed by my Supervising Officer.
- ☐ 31. I must not leave the court building or my current institution until I have been fitted with an electronic transmitter.
- ☐ 32. When I am released from court, I must go straight to [address], so I can have an electronic transmitter fitted and when I get there, I must contact the Home Detention Unit of the Department [for Correctional Services/of Human Services] by telephone on [1300 796 199/1800 814 914].
- ☐ 33. When I am released from court, I must go straight to the offices of the Department [for Correctional Services/of Human Services] at [location] and I must report to my Supervising Officer so I can have an electronic transmitter fitted and then go straight to [address].
- ☐ 34. mandatory if serious and organised crime suspect When I am released from Court:
- a. I agree to be fitted with a device of a kind approved by the Chief Executive of the Department [for Correctional Services/of Human Services] for the purpose of monitoring compliance with the previous conditions and to comply with all reasonable directions of the Chief Executive Officer in relation to the device
 - b. I must wear the electronic transmitter and obey the Department [for Correctional Services/of Human Services] rules of electronic monitoring, including charging the transmitter daily, for the term of this Bail Agreement.
 - c. I must always be contactable by mobile telephone following words default selected if class 1 or class 2 offence or serious and organised crime suspect selected [that does not provide access to the internet]. I must give my contact details to my Supervising Officer so they can use it to get in touch with me at all times while I am electronically monitored.
 - d. I must not do any water related sport or activity at any time unless this has been approved beforehand by my Supervising Officer.
 - e. I must come to an entrance to the required address at the request of my Supervising Officer [or a Police Officer]. I understand that I can only be away from the house for reasons that are allowed in this Bail Agreement.
 - f. I must answer any calls or text messages from my Supervising Officer straight away on the mobile phone number I have given.
 - g. I must comply with any direction given by my Supervising Officer.
- ☐ 35. I give permission for the Department [for Correctional Services/of Human Services] to tell other people that I am under a home detention condition of Bail if that is needed to check my employment (work) or that I am obeying my Bail Agreement conditions.

- ☐ 36. If an emergency requires me to move to another address:
- a. I must not move until I have obtained the permission of my Supervising Officer; and
 - b. I must apply to the Court for a variation of the conditions of this Bail Agreement within 2 working days; and
 - c. the conditions of this Agreement will continue to apply as though the new address were specified in this Agreement.

Residence (place of living)

- ☐ 37. I must live at *[address]*
- ☐ 38. *Adult only* I must live at the Bail Support Accommodation Program Facility at 77 Thomas Place, Port Adelaide SA 5013.
- ☐ 39. I must live where my Supervising Officer directs.
- ☐ 40. *Youth Only* I must live where *[my Supervising Officer/the Department for Child Protection]* directs, at first with *[name]*.
- ☐ 41. I must stay at the required address between the hours of *[time]* and *[time]* and I must be at an entrance to that address if asked to by my Supervising Officer or a Police Officer, unless absent:
- a. for emergency medical or dental treatment, to avoid or reduce a serious risk of death or injury to myself or another or for any other reason approved by my Supervising Officer;
 - b. in line with the terms and conditions of this Bail Agreement.
- ☐ 42. *Youth only* I must stay at the required address between the hours of *[time]* and *[time]* and I must be at an entrance to that address if asked to by my Supervising Officer or a Police Officer, unless absent:
- a. for emergency medical or dental treatment, to avoid or reduce a serious risk of death or injury to myself or another or for any other reason approved by my Supervising Officer;
 - b. in line with the terms and conditions of this Bail Agreement;
 - c. in the company of *[name/an adult approved by my Supervising Officer]*.
- ☐ 43. While a resident at the Bail Accommodation Support Program ('BASP'), I must obey all lawful directions of BASP staff. I must not assault, threaten, harass or intimidate any BASP staff or person living there.
- ☐ 44. *default selected if general residential condition selected* If an emergency requires me to move to another address:
- a. I must not move until I have obtained the permission of my Supervising Officer; and
 - b. I must apply to the Court for a variation of the conditions of this Bail Agreement within 2 working days; and
 - c. the conditions of this Agreement will continue to apply as though the new address were specified in this Bail Agreement.
- ☐ 45. I must not live at *[address(es)]*.
- ☐ 46. I must not live with *[name(s)]*.

Monitoring

- ☐ 47. When I am released from Court, I:
- a. default selected must go straight to [address], so I can have an electronic transmitter fitted following text displayed if address is home address rather than Department address and when I get there, I must contact the Home Detention Unit of the Department [*for Correctional Services/of Human Services*] by telephone on [1300 796 199/1800 814 914];
 - b. youth only must remain in custody pending the availability of an electronic monitoring device;
 - c. must wear the electronic transmitter and obey the Department [*for Correctional Services/of Human Services*] rules of electronic monitoring, including charging the transmitter daily, for the term of this Bail Agreement.
 - d. must always be contactable by mobile telephone following words default selected if class 1 or class 2 offence or serious and organised crime suspect selected [*that does not provide access to the internet*]. I must give my contact details to my Supervising Officer so they can use it to get in touch with me at all times while electronically monitored.
 - e. must not do any water related sport or activity at any time unless this has been approved beforehand by my Supervising Officer.
 - f. must answer straight away to any calls or text messages from the Department [*for Correctional Services/of Human Services*] on the mobile phone number I have given.

Programs

- ☐ 48. I must go to an assessment at [Owenia House/Child and Adolescent Mental Health Service] as directed by my Supervising Officer. I must do what is asked of me, including taking part in treatment that is advised after the assessment.
- ☐ 49. Adult Only I must
- a. contact the CAA Intervention Program Manager by telephone on 08 8204 8815 within 2 working days to book an assessment interview with the CAA Senior Clinical Assessment and Liaison Officer (Abuse Prevention Program) and I must turn up to the appointment; and
 - b. if assessed as suitable, go to and complete an Abuse Prevention Program that the CAA Intervention Program Manager says is suitable.
- ☐ 50. I must go to an assessment and, if assessed as suitable, go to and complete any:
- a. psychiatric, psychological or medical assessment, treatment, counselling, or therapy programs, including for drug abuse;
 - b. educational, vocational or recreational programs;
 - c. intervention program;
 - d. programs and projects,
- that my Supervising Officer reasonably directs.
- ☐ 51. Adult Only I must pay [*amount in dollars or percentage of cost*] towards the cost of [*any course or treatment/specify courses or treatments*] required to be undertaken by me under the condition[s] above.

Communication

- ☐ 52. **Mandatory if serious and organized crime suspect** I must not communicate with any person other than *[specify person or class]*.
- ☐ 53. **mandatory if serious and organised crime suspect** I must not possess (have) any telephone, mobile phone, computer or other telecommunication device except *[specify device(s)]* and I must only use permitted device(s) for communication reasons.
- ☐ 54. I must not:
 - a. possess (have) or use any device that lets me communicate with any other person on the internet or freely browse or search on the internet except *[specify device(s)]* and unless I have permission beforehand from my Supervising Officer;
 - b. use the internet, or attempt to use the internet, directly or indirectly, except for the purpose of banking, employment, education, or essential Australian government services, including public transport; or
 - c. use any social media, networking or chat based applications on the internet or any electronic devices.

Association

- ☐ 55. I must not go near or stay near a child or person under the age of *[number]* years unless I am with a person approved by my Supervising Officer. I must sign all required forms and obey the directions of my Supervising Officer about the choice and approval of the approved person.
- ☐ 56. I must not go or stay within *[500 metres (half a kilometre)/other distance]* of any school, kindergarten or childcare centre.
- ☐ 57. I must not directly or indirectly approach, communicate with, contact, or go or stay within *[number]* metres of *[person(s) and/or class(es) of persons]*. Contact is only permitted at a court or tribunal hearing where the defendant is a party to or a witness in the proceeding. If I am under the supervision of a Supervising Officer, contact is permitted if I have permission beforehand from, and comply with the conditions imposed by, my Supervising Officer.
- ☐ 58. I must not go or stay within *[number]* metres of the boundary of any place where *[name]* may live or work.
- ☐ 59. I must not *[go to [location] [or] go or stay within the area [description of area, including boundaries]]*. If I am under the supervision of a Supervising Officer, I may go or stay within that area if I have permission beforehand from, and comply with the conditions imposed by, my Supervising Officer.
- ☐ 60. **mandatory if class 1 or class 2 offence unless cogent reasons and no risk to children** I must not do any child related work as defined in the *Child Sex Offenders Registration Act 2006 (SA)* and I must not apply for child related work except *[specify exception(s)]*.
- ☐ 61. I must not assault, harass, threaten or intimidate *[name]*.
- ☐ 62. I must obey the terms of any active Intervention Order.

Employment

- ☐ 63. I must tell my Supervising Officer of any change of employment within 2 working days of the change.

Drugs and Alcohol

- ☐ 64. I must not use
- a. alcohol
 - b. any drug that is not prescribed by a doctor registered in South Australia or legally available in another way, and then only at the prescribed or recommended dosage
 - c. [other]

and I must have any tests that are needed to check if I am obeying these orders as directed by my Supervising Officer. I must sign all needed forms and obey all of the testing procedures.

- ☐ 65. I must not drive, or sit in the driver's seat of, a motor vehicle while any alcohol or any other drug is in my blood or oral fluid (saliva), unless the drug was prescribed by a doctor or is available in some other legal way.

Driver's Licence

66. I must not drive, or sit in the driver's seat of a motor vehicle, [*unless I hold a current driver's licence*].

Other Conditions

- ☐ 67. I must not be released from custody until appropriate transport is arranged to facilitate my immediate transportation to [*nominated place/address*].
- ☐ 68. [*other conditions*] provision for multiple additional conditions

Guarantee

- ☐ 69. I must give the Court a written guarantee from [*name, address, date of birth*], in terms acceptable to the Court, in the sum of \$[*amount*] that they know me and they are confident that I will obey the conditions of this Bail Agreement.
- ☐ 70. I must give the Court a written guarantee from a person acceptable to the Court, in terms acceptable to the Court, in the sum of \$[*amount*] that they know me and they are confident that I will obey the conditions of this Bail Agreement.
- ☐ 71. I must obtain security from the Guarantor by depositing cash with the Court in the amount of \$[*amount*] to secure payment of a financial penalty by the Guarantor as promised by the Guarantor if I break any terms or conditions of this Bail Agreement.

Youth Aboriginal Community Court Adelaide Conditions

- ☐ 72. I must be supervised by a Youth Aboriginal Community Court Adelaide ('YACCA') Coordinator for the term of this Bail Agreement and I must obey their lawful directions.
- ☐ 73. I must go to an assessment at the Youth Court as directed by my YACCA Coordinator.
- ☐ 74. I must go to and complete any YACCA related activities that my YACCA Coordinator reasonably directs.

[Defendant/Youth]

I agree to this bail agreement. I have been provided with a copy of this Bail Agreement.

.....

Signature of [Defendant/Youth]

.....

Name printed

Witness

.....

Signature of authorised witness

witness must be the Judicial Officer granting bail, the registrar or deputy registrar of a Court, a justice of the peace, a police officer of or above the rank of sergeant or the responsible officer for a police station, the manager of a training centre if the Defendant/Youth is in a training centre, the person in charge of a prison if the Defendant/Youth is in a prison, or a delegate of any of these persons or any other person or class of persons specified by the Court

.....

Printed name and title of witness (if not Judicial Officer granting bail) stamp here if applicable

.....

Date

6. In Schedule 2, Form 25 A—Bail Agreement Variation is deleted and substituted as follows:

Form 25A

To be inserted by Court
Case Number:
Date Filed:
FDN:

BAIL AGREEMENT VARIATION

Bail Act 1985 s 6

[*SUPREME/DISTRICT/MAGISTRATES/YOUTH*] Select one COURT OF SOUTH AUSTRALIA
CRIMINAL JURISDICTION

[*FULL NAME*]
Informant/R

v

[*FULL NAME*]
Defendant/Youth

Defendant/Youth	Full Name			
Address	Street Address (including unit or level number and name of property if required)			
	City/town/suburb	State	Postcode	Country
	Email address			
Date of Birth/Licence No	Date of Birth		Driver's Licence no	
Phone Details	Type (eg. Home; work; mobile) - Number		Another number	

Bail Agreement

I, the [Defendant/Youth] of the above address, having been

- ☐ charged with the [offence/offences] listed in the Information dated [date],
- ☐ convicted of the [offence/offences] [being count/counts [number(s)]] listed in the Information dated [date],

agree to obey all the bail rules listed in this agreement.

I understand that if I do not appear when required, or if I do not obey the bail rules—

I may be arrested by the police with or without a warrant; and

I may have to pay any money that I have agreed to pay to the Court if I break this agreement; and

I may be convicted of an offence against the *Bail Act 1985* and **may be sent to prison for up to 2 years or fined up to \$10,000.**

Rules (Conditions)**General**

- ☐ 1. I must be of good behaviour and obey the conditions of this Bail Agreement.
- ☐ 2. I must pay to the Court \$[amount] if I break any terms or conditions of this Bail Agreement.
- ☐ 3. I must provide security by personally depositing cash with the Court in the amount of \$[amount] to secure payment of a financial penalty as promised by me if I break any terms or conditions of this Bail Agreement.
- ☐ 4. I must come to Court
 - a. [on date, at time, at location, in court]
 - b. and at any other time when called on.

I must stay at Court until my matter has been heard unless a Court Officer tells me not to be in Court.

I understand the hearings I must attend include Court hearings about sentencing, appeals, and reviews of Court decisions.

Supervision

- ☐ 5. **Adult Only** I must be supervised by a Community Corrections Officer ('my Supervising Officer') for the term of this Bail Agreement and I must obey their lawful directions.
- 6. [BLANK]
- ☐ 7. **Youth Only** I must be supervised by a Department of Human Services (Youth Justice) Officer ('my Supervising Officer') for the term of this Bail Agreement and I must obey their lawful directions.
- 8. [BLANK]
- ☐ 9. I must be supervised by a Treatment Intervention Court case manager ('my Supervising Officer') for the term of this Bail Agreement and I must obey their lawful directions.
- 10. [BLANK]

- ☐ 11. default selected if Youth not selected, default Port Adelaide if bail accommodation support program selected I must report [*within 2 working days of signing this Bail Agreement/immediately*] to the offices of the Community Corrections Centre at [*location*] unless, within that period, I receive a notice from the Chief Executive of the Department for Correctional Services to the contrary.
- ☐ 12. Adult Only I must report immediately to the offices of the Courts Unit of the Department for Correctional Services.
- ☐ 13. Youth Only I must report immediately to the Officer from the Department of Human Services (Youth Justice) present in Court.
- ☐ 14. Adult Only I must report [*within 2 working days of signing this Bail Agreement/immediately*] to my Supervising Officer in person at [*location*] or by telephone on [*insert correct phone number*] unless, within that period, I receive a notice from the Chief Executive of the Department for Correctional Services to the contrary.
- ☐ 15. Youth Only I must report [*within 2 working days of signing this Bail Agreement/immediately*] to my Supervising Officer by telephone on 1800 621 425 unless, within that period, I receive a notice from the Chief Executive of the Department of Human Services to the contrary.
- ☐ 16. Adult Only I must report to the police at [*police station location*] police station between [*time*] and [*time*] every [*reporting day(s)*] starting on [*date*].
- ☐ 17. Youth Only I must go to school on every normal school day unless I have legal reason not to be there (eg being sick).
- ☐ 18. My Supervising Officer, or a delegate of that Officer, is authorised to reveal that I am subject to this Bail Agreement to any person if it is reasonably necessary to confirm employment (work) or compliance with any condition of this Bail Agreement.

Travel

- ☐ 19. default selected if no supervision condition selected I must not leave South Australia for any reason without the permission of a Judge or Magistrate.
- ☐ 20. default selected if supervision condition selected I must not leave South Australia for any reason without the written permission of the Chief Executive of the Department [*for Correctional Services/of Human Services*] or nominee
- ☐ 21. I can leave South Australia to travel to [*location*] between [*date*] and [*date*], both dates inclusive. I must report to [*location*] by no later than [*time*] on [*date*].
- ☐ 22. I must give up any passport I have to the Registrar of the [*Court*] at [*location*] and must not apply for a new passport.
- ☐ 23. I must not enter any point of international departure such as an airport or seaport.

Firearms

- ☐ 24. mandatory unless cogent reasons and no undue risk I must not possess a firearm (gun of any sort), ammunition or any firearm part.
- ☐ 25. mandatory unless cogent reasons and no undue risk I must submit to such tests (including testing without notice) for gunshot residue as may be reasonably required by a member of the South Australian Police.
- ☐ 26. I must hand in any firearm, ammunition or any firearm part owned or possessed by me as soon as I possibly can at the [*location*] Police Station.

Home Detention

- ☐ 27. **Adult Only** I must live at [address] and stay there while on bail. I must not leave at any time except for:
- a. necessary medical or dental treatment;
 - b. avoiding or reducing a serious risk of death or injury (whether to me or some other person);
 - c. going to remunerated (paid) employment at such times and places as approved from time to time by my Supervising Officer;
 - d. going to a place to undergo assessment or treatment (or both) relating to my mental or physical condition as approved or directed by my Supervising Officer;
 - e. going to an intervention program as approved or directed by my Supervising Officer;
 - f. going to any other course of education, training or instruction, or other activity as approved or directed by my Supervising Officer;
 - g. any other reason approved or directed by my Supervising Officer.
- ☐ 28. **Mandatory if serious and organised crime suspect** I must reside at [address] and remain at that place of residence while on bail, not leaving it except for one of the following purposes:
- a. necessary medical or dental treatment for me
 - b. averting or minimising a serious risk of death or injury (whether to me or some other person)
 - c. any other purpose approved by the Chief Executive of the Department [*for Correctional Services/of Human Services*].
- ☐ 29. **accommodation support program selected** I must live at the Bail Support Accommodation Program Facility, 77 Thomas Place, Port Adelaide 5013 and stay there while on bail. I must not leave at any time except for:
- a. necessary medical or dental treatment;
 - b. avoiding or reducing a serious risk of death or injury (whether to me or some other person);
 - c. going to remunerated (paid) employment at such times and places as approved from time to time by my Supervising Officer;
 - d. going to a place to undergo assessment or treatment (or both) relating to my mental or physical condition as approved or directed by my Supervising Officer;
 - e. going to an intervention program as approved or directed by my Supervising Officer;
 - f. going to any other course of education, training or instruction, or other activity as approved or directed by my Supervising Officer;
 - g. any other reason approved or directed by my Supervising Officer.

- ☐ 30. Youth only I must live at [address] and stay there while on Bail. I must not leave at any time except for:
- a. remunerated (paid) employment;
 - b. necessary medical or dental treatment;
 - c. going to school, work, or training or any other activity as required by the Court or as approved or directed by my Supervising Officer.
- ☐ 31. I must not leave the court building or my current institution until I have been fitted with an electronic transmitter.
- ☐ 32. When I am released from court, I must go straight to [address], so I can have an electronic transmitter fitted and when I get there, I must contact the Home Detention Unit of the Department [for Correctional Services/of Human Services] by telephone on [1300 796 199/1800 814 914].
- ☐ 33. When I am released from court, I must go straight to the offices of the Department [for Correctional Services/of Human Services] at [location] and I must report to my Supervising Officer so I can have an electronic transmitter fitted and then go straight to [address].
- ☐ 34. mandatory if serious and organised crime suspect When I am released from Court:
- a. I agree to be fitted with a device of a kind approved by the Chief Executive of the Department [for Correctional Services/of Human Services] for the purpose of monitoring compliance with the previous conditions and to comply with all reasonable directions of the Chief Executive Officer in relation to the device.
 - b. I must wear the electronic transmitter and obey the Department [for Correctional Services/of Human Services] rules of electronic monitoring, including charging the transmitter daily, for the term of this Bail Agreement.
 - c. I must always be contactable by mobile telephone following words default selected if class 1 or class 2 offence or serious and organised crime suspect selected [that does not provide access to the internet]. I must give my contact details to my Supervising Officer so they can use it to get in touch with me at all times while I am electronically monitored.
 - d. I must not do any water related sport or activity at any time unless this has been approved beforehand by my Supervising Officer.
 - e. I must come to an entrance to the required address at the request of my Supervising Officer [or a Police Officer]. I understand that I can only be away from the house for reasons that are allowed in this Bail Agreement.
 - f. I must answer any calls or text messages from my Supervising Officer straight away on the mobile phone number I have given.
 - g. I must comply with any direction given by my Supervising Officer.
- ☐ 35. I give permission for the Department [for Correctional Services/of Human Services] to tell other people that I am under a home detention condition of Bail if that is needed to check my employment (work) or that I am obeying my Bail Agreement conditions.

- ☐ 36. If an emergency requires me to move to another address:
- a. I must not move until I have obtained the permission of my Supervising Officer; and
 - b. I must apply to the Court for a variation of the conditions of this Bail Agreement within 2 working days; and
 - c. the conditions of this Agreement will continue to apply as though the new address were specified in this Agreement.

Residence (place of living)

- ☐ 37. I must live at [address]
- ☐ 38. **Adult only** I must live at the Bail Support Accommodation Program Facility at 77 Thomas Place, Port Adelaide SA 5013.
- ☐ 39. I must live where my Supervising Officer directs.
- ☐ 40. **Youth Only** I must live where [my Supervising Officer/the Department for Child Protection] directs, at first with [name].
- ☐ 41. I must stay at the required address between the hours of [time] and [time] and I must be at an entrance to that address if asked to by my Supervising Officer or a Police Officer, unless absent:
- a. for emergency medical or dental treatment, to avoid or reduce a serious risk of death or injury to myself or another or for any other reason approved by my Supervising Officer;
 - b. in line with the terms and conditions of this Bail Agreement.
- ☐ 42. **Youth only** I must stay at the required address between the hours of [time] and [time] and I must be at an entrance to that address if asked to by my Supervising Officer or a Police Officer, unless absent:
- a. for emergency medical or dental treatment, to avoid or reduce a serious risk of death or injury to myself or another or for any other reason approved by my Supervising Officer;
 - b. in line with the terms and conditions of this Bail Agreement;
 - c. in the company of [name/an adult approved by my Supervising Officer].
- ☐ 43. While a resident at the Bail Accommodation Support Program ('BASP'), I must obey all lawful directions of BASP staff. I must not assault, threaten, harass or intimidate any BASP staff or person living there.
- ☐ 44. **default selected if general residential condition selected** If an emergency requires me to move to another address:
- a. I must not move until I have obtained the permission of my Supervising Officer; and
 - b. I must apply to the Court for a variation of the conditions of this Bail Agreement within 2 working days; and
 - c. the conditions of this Agreement will continue to apply as though the new address were specified in this Bail Agreement.
- ☐ 45. I must not live at [address(es)].
- ☐ 46. I must not live with [name(s)].

Monitoring

- ☐ 47. When I am released from Court, I:
- a. *default selected* must go straight to [address], so I can have an electronic transmitter fitted *following text displayed if address is home address rather than Department address* and when I get there, I must contact the Home Detention Unit of the Department [*for Correctional Services/of Human Services*] by telephone on [1300 796 199/1800 814 914];
 - b. *youth only* must remain in custody pending the availability of an electronic monitoring device;
 - c. must wear the electronic transmitter and obey the Department [*for Correctional Services/of Human Services*] rules of electronic monitoring, including charging the transmitter daily, for the term of this Bail Agreement.
 - d. must always be contactable by mobile telephone *following words default selected if class 1 or class 2 offence or serious and organised crime suspect selected* [*that does not provide access to the internet*]. I must give my contact details to my Supervising Officer so they can use it to get in touch with me at all times while electronically monitored.
 - e. must not do any water related sport or activity at any time unless this has been approved beforehand by my Supervising Officer.
 - f. must answer straight away to any calls or text messages from the Department [*for Correctional Services/of Human Services*] on the mobile phone number I have given.

Programs

- ☐ 48. I must go to an assessment at [Owenia House/Child and Adolescent Mental Health Service] as directed by my Supervising Officer. I must do what is asked of me, including taking part in treatment that is advised after the assessment.
- ☐ 49. *Adult Only* I must
- a. contact the CAA Intervention Program Manager by telephone on 08 8204 8815 within 2 working days to book an assessment interview with the CAA Senior Clinical Assessment and Liaison Officer (Abuse Prevention Program) and I must turn up to the appointment; and
 - b. if assessed as suitable, go to and complete an Abuse Prevention Program that the CAA Intervention Program Manager says is suitable.
- ☐ 50. I must go to an assessment and, if assessed as suitable, go to and complete any:
- a. psychiatric, psychological or medical assessment, treatment, counselling, or therapy programs, including for drug abuse;
 - b. educational, vocational or recreational programs;
 - c. intervention program;
 - d. programs and projects,
- that my Supervising Officer reasonably directs.
- ☐ 51. *Adult Only* I must pay [amount in dollars or percentage of cost] towards the cost of [any course or treatment/specify courses or treatments] required to be undertaken by me under the condition[s] above.

Communication

- ☐ 52. **Mandatory if serious and organized crime suspect** I must not communicate with any person other than [*specify person or class*].
- ☐ 53. **mandatory if serious and organised crime suspect** I must not possess (have) any telephone, mobile phone, computer or other telecommunication device except [*specify device(s)*] and I must only use permitted device(s) for communication reasons.
- ☐ 54. I must not:
- a. possess (have) or use any device that lets me communicate with any other person on the internet or freely browse or search on the internet except [*specify device(s)*] and unless I have permission beforehand from my Supervising Officer;
 - b. use the internet, or attempt to use the internet, directly or indirectly, except for the purpose of banking, employment, education, or essential Australian government services, including public transport; or
 - c. use any social media, networking or chat based applications on the internet or any electronic devices.

Association

- ☐ 55. I must not go near or stay near a child or person under the age of [*number*] years unless I am with a person approved by my Supervising Officer. I must sign all required forms and obey the directions of my Supervising Officer about the choice and approval of the approved person.
- ☐ 56. I must not go or stay within [*500 metres (half a kilometre)/other distance*] of any school, kindergarten or childcare centre.
- ☐ 57. I must not directly or indirectly approach, communicate with, contact, or go or stay within [*number*] metres of [*person(s) and/or class(es) of persons*]. Contact is only permitted at a court or tribunal hearing where the defendant is a party to or a witness in the proceeding. If I am under the supervision of a Supervising Officer, contact is permitted if I have permission beforehand from, and comply with the conditions imposed by, my Supervising Officer.
- ☐ 58. I must not go or stay within [*number*] metres of the boundary of any place where [*name*] may live or work.
- ☐ 59. I must not [*go to [location] [or] go or stay within the area [description of area, including boundaries]*]. If I am under the supervision of a Supervising Officer, I may go or stay within that area if I have permission beforehand from, and comply with the conditions imposed by, my Supervising Officer.
- ☐ 60. **mandatory if class 1 or class 2 offence unless cogent reasons and no risk to children** I must not do any child related work as defined in the *Child Sex Offenders Registration Act 2006* (SA) and I must not apply for child related work except [*specify exception(s)*].
- ☐ 61. I must not assault, harass, threaten or intimidate [*name*].
- ☐ 62. I must obey the terms of any active Intervention Order.

Employment

- ☐ 63. I must tell my Supervising Officer of any change of employment within 2 working days of the change.

Drugs and Alcohol

- ☐ 64. I must not use:
- a. Alcohol
 - b. any drug that is not prescribed by a doctor registered in South Australia or legally available in another way, and then only at the prescribed or recommended dosage
 - c. [other].

and I must have any tests that are needed to check if I am obeying these orders as directed by my Supervising Officer. I must sign all needed forms and obey all of the testing procedures.

- ☐ 65. I must not drive, or sit in the driver's seat of, a motor vehicle while any alcohol or any other drug is in my blood or oral fluid (saliva), unless the drug was prescribed by a doctor or is available in some other legal way.

Driver's Licence

66. I must not drive, or sit in the driver's seat of a motor vehicle, [unless I hold a current driver's licence].

Other Conditions

- ☐ 67. I must not be released from custody until appropriate transport is arranged to facilitate my immediate transportation to [nominated place/address].
- ☐ 68. [other conditions] provision for multiple additional conditions

Guarantee

- ☐ 69. I must give the Court a written guarantee from [name, address, date of birth], in terms acceptable to the Court, in the sum of \$[amount] that they know me and they are confident that I will obey the conditions of this Bail Agreement.
- ☐ 70. I must give the Court a written guarantee from a person acceptable to the Court, in terms acceptable to the Court, in the sum of \$[amount] that they know me and they are confident that I will obey the conditions of this Bail Agreement.
- ☐ 71. I must obtain security from the Guarantor by depositing cash with the Court in the amount of \$[amount] to secure payment of a financial penalty by the Guarantor as promised by the Guarantor if I break any terms or conditions of this Bail Agreement.

Youth Aboriginal Community Court Adelaide Conditions

- ☐ 72. I must be supervised by a Youth Aboriginal Community Court Adelaide ('YACCA') Coordinator for the term of this Bail Agreement and I must obey their lawful directions.
- ☐ 73. I must go to an assessment at the Youth Court as directed by my YACCA Coordinator.
- ☐ 74. I must go to and complete any YACCA related activities that my YACCA Coordinator reasonably directs.

[Defendant/Youth]

I agree to this bail agreement. I have been provided with a copy of this Bail Agreement.

.....

Signature of [Defendant/Youth]

.....

Name printed

Witness

.....

Signature of authorised witness

witness must be the Judicial Officer granting bail, the registrar or deputy registrar of a Court, a justice of the peace, a police officer of or above the rank of sergeant or the responsible officer for a police station, the manager of a training centre if the Defendant/Youth is in a training centre, the person in charge of a prison if the Defendant/Youth is in a prison, or a delegate of any of these persons or any other person or class of persons specified by the Court

.....

Printed name and title of witness (if not Judicial Officer granting bail) stamp here if applicable

.....

Date

In accordance with the *Supreme Court Act 1935*, the *District Court Act 1991* and the *Magistrates Court Act 1991*, and all other enabling powers, the *Joint Criminal (No 8) Amending Rules 2025* have been made—

- as rules of the Supreme Court by 3 or more Judges of the Supreme Court; and
- as rules of the District Court by the Acting Chief Judge and 2 or more other Judges of that Court; and
- as rules of the Magistrates Court by the Chief Magistrate and 2 or more other Magistrates; and
- as rules of the Environment, Resources and Development Court by the Senior Judge and 1 other Judge; and
- as rules of the Youth Court by the Judge and the magistrates who are members of the principal judiciary of that Court,
- and such rules will apply to and in relation to the Court in accordance with their terms.

Dated: 2 July 2025

ACTING CHIEF JUSTICE LIVESY
CHIEF JUDGE EVANS
SENIOR JUDGE DURRANT
CHIEF MAGISTRATE HRIBAL
JUDGE SUTCLIFFE

STATE GOVERNMENT INSTRUMENTS

ADELAIDE PARK LANDS ACT 2005

SECTION 16(5)

Definition of Park Lands

Preamble

1. Section 16(5) of the *Adelaide Park Lands Act 2005* (the Act) requires the Minister to give public notice within 2 months of depositing an instrument in the General Registry Office under Division 1 of Part 3 of that Act.
2. Section 3 of the Act and Regulation 5 of the *Adelaide Park Lands Regulations 2021* provides the Minister may give public notice by notice in the Gazette.

NOTICE

Pursuant to Section 16(5) of the *Adelaide Park Lands Act 2005* (the Act), I, Nick Champion, Minister for Planning and Minister of the Crown to whom the administration of the *Adelaide Park Lands Act 2005* is committed, hereby give notice that on 10 July 2025, I deposited instruments in the General Registry Office (GRO) to:

1. pursuant to Section 14(4) of the Act, vary the Adelaide Park Lands Plan GRO 01/2023; and
2. pursuant to Section 16(4) of the Act, change the status of land in accordance with Deposited Plan 132593 and GRO Plan 01/2024.

Dated: 15 July 2025

HON NICK CHAMPION MP
Minister for Planning

CORRECTIONAL SERVICES ACT 1982

Notice of an Award of Damages to a Prisoner

In accordance with Section 81E of the *Correctional Services Act 1982*, notice is given that an award of damages has been made to Duong Thanh To in a claim against the State. Award monies have been paid into the Prisoner Compensation Quarantine Fund, where they will be held until legal proceedings are finally determined, initially 12 months.

Victims in relation to the criminal acts of Duong Thanh To are invited to seek further information from the Chief Executive, Department for Correctional Services, South Australia. To do so, please contact the Chief Executive by writing to GPO Box 1747, Adelaide SA 5001.

Dated: 17 July 2025

SIMONNE WHITLOCK
Manager, Strategic Communications
Department for Correctional Services

ELECTORAL ACT 1985

Part 6—Registration of Political Parties

Notice is hereby given that the following application for registration as a registered political party under the provisions of Part 6 of the *Electoral Act 1985*, has been received:

Name of Party: For Unley
Name of Applicant: Ryan Ross Harrison

Any elector who believes that the application is not in accordance with the *Electoral Act 1985* can formally object in writing to the Electoral Commissioner, Level 6, 60 Light Square, Adelaide SA 5000 by 5pm (ACST) on Monday, 18 August 2025. Objections must contain the postal address and signature of the objector and detail the grounds upon which the objection is made.

Dated: 17 July 2025

MICK SHERRY
Electoral Commissioner

FISHERIES MANAGEMENT (GENERAL) REGULATIONS 2017

REGULATION 23A(1)

Determination—Taking of Bivalve Filter-Feeding Molluscs in Port Adelaide River Estuary

As delegate of the Minister for Primary Industries and Regional Development, I Professor Gavin Begg, Executive Director of Fisheries and Aquaculture make the following determination for the purposes of Regulation 23A(1) of the *Fisheries Management (General) Regulations 2017* in regard to the taking of bivalve molluscs in the Port Adelaide River Estuary, unless this notice is otherwise varied or revoked:

Mr Mani Palaniswamy of Flinders Port Holdings and nominated agents (authorised employees of Flinders Port Holdings and McConnell Dowell Construction Pty Ltd), and persons acting under the supervision of authorised employees of Flinders Port Holdings may take bivalve filter-feeding molluscs within the waters of the Port Adelaide River Estuary excluding the waters of aquatic reserves (unless otherwise authorised under the *Fisheries Management Act 2007*) as may be incidental to the demolition marine infrastructure, including revetement rocks as part of a wharf extension in the Port Adelaide River at the Outer Harbor Berth 6, Adelaide Dolphin Sanctuary, Port Adelaide SA, 5015:

- Latitude: -34° 7683666 S, Longitude: 138° 4913137 E

This determination is made subject to the following conditions:

1. All equipment used in collecting specimens must be appropriately decontaminated in accordance with the “AQUAVETPLAN Operational Procedures Manual—Decontamination”.
2. All bivalve molluscs collected during the demolition and redevelopment phases of the wharf extension must be disposed of appropriately in accordance with AQUAVETPLAN Operational Procedures Manual—Disposal.

3. The incidental taking of bivalve filter-feeding molluscs as contemplated by this determination may only occur between 16 July 2025 and 30 June 2027 unless this notice is otherwise varied or revoked.

Dated: 15 July 2025

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

HIGHWAYS ACT 1926

SECTION 26(3)

Care, Control and Management of Local Roads

I, Andrew John Excell, delegate of the Commissioner of Highways, with the approval of the Minister for Infrastructure and Transport, and pursuant to my delegated powers under Section 12A of the *Highways Act 1926* do hereby give notice that I will undertake the care, control and management of the following local roads, within the boundaries of the City of West Torrens until further notice, in association with the North-South, River Torrens to Darlington Project:

- Tyson Street (partial)
- Herbert Road (partial)
- Alexander Avenue (partial)
- Mortimer Street (partial)
- Basnett Street (partial)
- Garfield Avenue (partial)
- Tennyson Street (partial)

The extent of the Commissioners care, control and management is identified in blue in the attached plan.

Dated: 15 July 2025

ANDREW JOHN EXCELL
Delegate of the Commissioner of Highways

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	<u>Certificate of Title</u> <u>Volume/Folio</u>
25A Main Street, Kapunda SA 5373 (back of 25)	Allotment 101 Deposited Plan 52136 Hundred of Kapunda	CT5712/755
248 Carawatha Drive, Mypolonga SA 5254 (AKA Section 777)	Section 777 Hundred Plan 170700 Hundred of Mobilong	CT5915/612
35 High Street, Port Germein SA 5495 (AKA Lot 186) (PKA 31)	Allotment 186 Town Plan 330901 Hundred of Telowie	CT5498/69
240 Johns Road, Lewiston SA 5501 PKA P/Section 98	Allotment 180 Filed Plan 163148 Hundred of Port Gawler	CT5346/44
126 Glen Brae Road, Wistow SA 5251 (AKA Lot 12 Wellington Road)	Allotment 12 Deposited Plan 55864 Hundred of Strathalbyn	CT5834/807
48 Hammerling Road, Nuriootpa SA 5355	Allotment 3 Filed Plan 712 Hundred of Nuriootpa	CT5287/313
52 Brown Terrace, Salisbury SA 5108	Allotment 12 Deposited Plan 4360 Hundred of Yatala	CT5199/404
39 Beare Street, Wallaroo SA 5556 (AKA Lot 359)	Allotment 359 Filed Plan 190111 Hundred of Wallaroo	CT1663/70, CT5403/886
38 Reids Road, Dernancourt SA 5075	Allotment 4 Filed Plan 133655 Hundred of Yatala	CT5673/721
1 Maxwell Street, Kapunda SA 5373	Allotment 2 Filed Plan 16076 Hundred of Kapunda	CT5594/291

Dated: 17 July 2025

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

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 48 in Filed Plan 6860 comprised in Certificate of Title Volume 5077 Folio 818.

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: William Ridgway
GPO Box 1533
Adelaide SA 5001
Telephone: (08) 7133 2465

Dated: 16 July 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: 2025/01219/01

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 49 in Filed Plan 6860 comprised in Certificate of Title Volume 5155 Folio 879.

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: William Ridgway
GPO Box 1533
Adelaide SA 5001
Telephone: (08) 7133 2465

Dated: 16 July 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: 2025/01218/01

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 Comprising Pieces 50 and 51 in Deposited Plan 55660 comprised in Certificate of Title Volume 5827 Folio 180, and being the whole of the land identified as Allotment 302 in D137467 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: 15 July 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: 2024/06907/01

MENTAL HEALTH ACT 2009

Authorised Mental Health Professional

Notice is hereby given in accordance with Section 94(1) of the *Mental Health Act 2009*, that the Chief Psychiatrist has determined the following persons as Authorised Mental Health Professionals:

Tina Evans
Laura Isaac
Jenny Sadler
Ella Symonds
Li Yi

The determination will expire three years after the commencement date.

The Chief Psychiatrist may vary or revoke these determinations at any time.

Dated: 17 July 2025

DR JOHN BRAYLEY
Chief Psychiatrist

MINING ACT 1971

SECTION 56H

*Application for a Mining Lease
Application for a Miscellaneous Purposes Licence*

Notice is hereby given pursuant to Section 56H of the *Mining Act 1971* that an application for a Mining Lease over portion of the undermentioned exploration licence has been received:

Applicant: Central Iron Pty Ltd (ACN 143 503 397)
Exploration Licence Number: 6395
Location: CL 6304/473 and CL 6211/148, Kalkaroo area, approximately 55km northeast of Olary
Area: 9,282 hectares approximately
Purpose: Metallic Mineral—Iron Ore
File Reference: 2025/000005

Notice is hereby given in accordance with Section 56H of the *Mining Act 1971* that an application for a Miscellaneous Purposes Licence over the undermentioned area has been received:

Applicant: Central Iron Pty Ltd (ACN 143 503 397)
Location: CL 6304/668, Coondambo area, approximately 36km southeast of Kingoonya
Area: 670.22 hectares approximately
Purpose: Haul Road
File Reference: 2025/000001

To arrange an inspection of the proposal at the Department for Energy and Mining, please call the Department on 08 8463 3103.

An electronic copy of the proposal can be found on the Department for Energy and Mining website:

<https://www.energymining.sa.gov.au/industry/minerals-and-mining/mining/community-engagement-opportunities>

Written submissions in relation to this application are invited to be received at the Department for Energy and Mining, Mining Regulation, Attn: Business Support Officer, GPO Box 618, Adelaide SA 5001 or dem.miningregrehab@sa.gov.au by no later than **22 August 2025**.

The delegate of the Minister for Energy and Mining is required to have regard to these submissions in determining whether to grant or refuse the application and, if granted, the terms and conditions on which it should be granted.

When you make a written submission, that submission becomes a public record. Your submission will be provided to the applicant and may be made available for public inspection.

Dated: 17 July 2025

CATHY LACAR
Manager Mineral Tenements
Department for Energy and Mining
Delegate of the Minister for Energy and Mining

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 3 July 2025 (Version 2025.12) 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 25 June 2025 and 8 July 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
- Gradient Minimum Frontage
- Gradient Minimum Site Area
- Minimum Frontage
- Minimum Site Area
- Minimum Primary Street Setback
- Minimum Side Boundary Setback
- Future Local Road Widening Setback

C. Overlays

- Affordable Housing
- Environment and Food Production Area
- Future Local Road Widening
- Future Road Widening
- Hazards (Bushfire—High Risk)
- Hazards (Bushfire—Medium Risk)
- Hazards (Bushfire—General Risk)
- Hazards (Bushfire—Urban Interface)
- Hazards (Bushfire—Regional)

- Hazards (Bushfire—Outback)
 - Heritage Adjacency
 - Limited Land Division
 - Local Heritage Place
 - Regulated and Significant Tree
 - State Heritage Place
 - Stormwater Management
 - Urban Tree Canopy
- (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: 17 July 2025

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

THE REMUNERATION TRIBUNAL

REPORT NO. 4 OF 2025

*Overseas Accommodation and Daily Allowance
Global Conference of Hellenic Lawyers—Chief Justice Kourakis and Justice Gray*

INTRODUCTION

1. On 6 June 2025, the Remuneration Tribunal (**Tribunal**) received an application and submission on behalf of the Honourable Chris Kourakis, Chief Justice of the Supreme Court of South Australia. A similar application was received on 26 June 2025 from the Honourable Justice Rachael Gray of the Supreme Court.
2. Both Justices have requested the Tribunal make a Determination setting an overseas accommodation and daily allowance for their attendance at the Global Conference of Hellenic Lawyers in Athens, Greece from 7 to 10 July 2025.
3. This specific Determination has been sought, as the Tribunal’s existing Determination for the payment of accommodation and meal allowances does not cover international travel. In recent years, the Tribunal’s practice has been to instead make specific Determinations for international travel.

THE REVIEW PROCESS

4. Section 10(2) of the *Remuneration Act 1990* (SA) (**Act**) provides that prior to the Tribunal making a Determination affecting the remuneration of a particular person, or persons of a particular class, the Tribunal must allow that person, or the persons of that class, a reasonable opportunity to make submissions orally or in writing to the Tribunal.
5. Section 10(4) of the Act provides that the Honourable Premier of South Australia, as the Minister responsible for the Act, may intervene, personally or by counsel or other representative, in proceedings before the Tribunal for the purpose of introducing evidence, or making submissions, on any question relevant to the public interest.
6. On 20 and 26 June 2025, the Tribunal wrote to the Premier and the Judicial Remuneration Coordinating Committee (JRCC), to invite submissions on the applications by 4 July 2025.
7. The Tribunal also advertised its intention to consider these applications on its website from 20 and 26 June 2025.
8. On 26 June 2025, the JRCC confirmed that it supports both applications.
9. On 26 June 2025, the Premier’s representative confirmed that the Premier did not intend to provide any submissions in respect of the applications.
10. No other submissions were received.

CONSIDERATION AND CONCLUSION

11. Each application is in similar terms, and can be summarised as follows:
 - Both Justices will be attending the Global Conference of Hellenic Lawyers in Athens, Greece. The Chief Justice has approved the attendance of Justice Gray.
 - The conference is held over 4 days from 7 to 10 July 2025.
 - Consistent with the Commonwealth Remuneration Tribunal (Official Travel) Determination, they wish to claim an appropriate daily allowance (for the 4 conference days) and reimbursement for accommodation at a reasonable cost at a hotel near the conference.
 - Each has directed the Tribunal to the conference program.
12. The Tribunal recognises the necessity for judicial officers to travel internationally in the course of their official duties, noting that such travel has been infrequent. Consistent with past practice, the Tribunal has handled these applications individually instead of determining a standing arrangement for overseas travel.
13. Having regard to the applications and submissions in response, the Tribunal has determined to approve the applications on the terms set out in the accompanying Determination.
14. In determining the relevant allowance and entitlement to accommodation for this trip, the Tribunal has followed the same approach as the Commonwealth Remuneration Tribunal (Official Travel) Determination 2024. The Tribunal notes that each Justice has only claimed a daily allowance for the conference days, which is consistent with the Tribunal’s previous observations that a daily allowance is not appropriate for days a judicial officer is travelling and has access to airport lounges or is provided with meals as part of a long-haul flight.

15. Accordingly, a daily allowance of \$340 (for meals and incidentals in Greece) has been determined using tables 8 and 9 in Taxation Determination TD 2024/3.

OPERATIVE DATE

16. The accompanying Determination will operate from 6 June 2025, being the date the first application was received.

Dated: 10 July 2025

MATTHEW O'CALLAGHAN
President
DONNY WALFORD
Member
MARK YOUNG
Member

THE REMUNERATION TRIBUNAL

DETERMINATION NO. 4 OF 2025

*Overseas Accommodation and Daily Allowance
Global Conference of Hellenic Lawyers—Chief Justice Kourakis and Justice Gray*

SCOPE OF DETERMINATION

1. This Determination applies to the Honourable Chris Kourakis, Chief Justice of the Supreme Court of South Australia, and the Honourable Justice Rachael Gray of the Supreme Court

DETERMINATION

2. The Justices will each be entitled to the following, in respect of their attendance at the Global Conference of Hellenic Lawyers in Athens, Greece from 7 to 10 July 2025:
- (a) a daily allowance of A\$340 set by reference to the most recent Australian Taxation Office determination (TD 2024/3) concerning reasonable meals and incidentals. This will be for 4 days;
 - (b) reimbursement for their separate accommodation directly associated with their attendance at the conference, provided the reimbursement does not exceed the costs of accommodation of a standard reasonably equivalent to that provided to each in Australia for official duties.

DATE OF OPERATION

3. This Determination will operate from 6 June 2025.

Dated: 10 July 2025

MATTHEW O'CALLAGHAN
President
DONNY WALFORD
Member
MARK YOUNG
Member

THE REMUNERATION TRIBUNAL

REPORT NO. 5 OF 2025

*2025 Inaugural Review of Remuneration for
Clerks and Deputy Clerks of the South Australian Parliament*

INTRODUCTION

1. The Remuneration Tribunal (**Tribunal**) has conducted a review to determine the remuneration payable to the Clerks and Deputy Clerks of the Legislative Council and House of Assembly of the South Australian Parliament (**SA Parliament Clerks and Deputy Clerks**).
2. This review marks the first occasion on which the Tribunal has set the remuneration for the SA Parliament Clerks and Deputy Clerks.
3. This new jurisdiction is vested in the Tribunal under Section 13 of the *Remuneration Act 1990* (SA), as amended by the *Statutes Amendment (Parliament—Executive Officer and Clerks) Bill 2024* (SA) (**Amending Bill**).
4. As explained in this report, the Tribunal has determined to marginally increase the remuneration payable to the Clerks and Deputy Clerks by restoring their salaries to the levels applicable from 1 July 2022. These salary levels had been reduced to offset the increases in statutory superannuation payments since 2023 to avoid increasing the total remuneration packages of the Clerks and Deputy Clerks. The Tribunal has issued an accompanying Determination which applies from the first full pay period on or after the date of the accompanying Determination.

BACKGROUND

5. In 1965, the then South Australian Public Service Arbitrator assessed the salaries of the SA Parliament Clerks and Deputy Clerks having regard to the nature of the work performed, the specialised skills required, the responsibilities exercised, the status of the positions, and the salaries payable to Clerks in other Parliaments.
6. They concluded that the SA Parliament Clerks and Deputy Clerks should receive at least the Australian average salary paid to Clerks of Parliament.
7. In 1990, a request for a review of the salaries and conditions of the South Australian Table of Officers of the two Houses established that the salaries of the SA Parliament Clerks and Deputy Clerks had slipped from being in the middle salary range to the lowest paid of any Parliament in Australia.
8. By 1991, the President and Speaker confirmed that the broad principle of applying the average salary and conditions of other Parliaments, particularly Victoria, Western Australian and Tasmania would be used as the basis.
9. As a result of difficulties in establishing salary adjustments, a further review in 2000 recommended the Clerks be classified at the top of the EX-B range of Executive level positions in the State Public Service. The Deputy Clerks were classified at the top of the EX-A range.

10. In February of 2002, a modest additional allowance was provided to the Clerks in recognition of their responsibilities as Secretary to the Joint Parliamentary Service Committee. At this point in time, the Clerks' remuneration became determined by Cabinet.
11. In the late 2000s, the Clerks and Deputy Clerks did not receive commensurate increases with the establishment of the SAES Executive classification.
12. In October 2022, the SA Parliament Clerks and Deputy Clerks wrote to the then Presiding Officers of the Houses of Parliament seeking a salary review as they considered the current salaries and conditions of the SA Parliament Clerks and Deputy Clerks to be unsatisfactory (and significantly lower) when compared with their interstate counterparts.
13. In November 2022, following consideration of the matter, the then Presiding Officers of the Houses of Parliament determined to increase the remuneration of the Clerks and Deputy Clerks by reference to the average total remuneration package of equivalent officers in Victoria, Western Australia, and Tasmania as at 1 July 2022.
14. The total remuneration packages (including superannuation) were accordingly increased as follows with effect from 1 July 2022:

	Before increase	After increase	% increase
Clerks	\$248,946	\$335,135	34.6%
Deputy Clerks	\$178,675	\$262,255	46.8%

15. The total remuneration payable to the Clerks and the Deputy Clerks has remained the same since then. However, because of the statutory superannuation increases applied since July 2023, superannuation payments to the Clerks and Deputy Clerks have increased, with a commensurate decrease in salary amounts.
16. Legislation was enacted in 2024 to confer jurisdiction on the Tribunal to determine the remuneration of these office holders into the future. As of 5 December 2024, Section 13 of the Act accordingly now relevantly provides:

“13—Determination of remuneration of judges, magistrates and certain others

The Tribunal has jurisdiction to determine the remuneration payable to:

- (t) the Clerk and Deputy Clerk of the Legislative Council;
- (u) the Clerk and Deputy Clerk of the House of Assembly.”

THE REVIEW PROCESS

17. In accordance with Section 10(2) and 10(4) of the Act, on 30 January 2025 the Tribunal invited submissions in respect of this review from:
 - (a) The Honourable Premier of South Australia—as the Minister responsible for the Act who may make submissions or introduce evidence on any question relevant to the public interest;
 - (b) The Clerk and Deputy Clerk of the Legislative Council;
 - (c) The Clerk and Deputy Clerk of the House of Assembly;
 - (d) President of the Legislative Council;
 - (e) Speaker of the House of Assembly.
18. Submissions were due by 27 February 2025.
19. The Tribunal also advertised its intention to commence this review on its website from 30 January 2025. Submissions were also invited by 27 February 2025.

SUBMISSIONS

20. On 11 February 2025, the Premier's representative confirmed that no submission would be made.
21. On 6 March 2025, the Honourable Terence Stephens MLC, President of the Legislative Assembly provided a submission.
22. On 6 March 2025, the Clerk and Deputy Clerk of the Legislative Council and Clerk and Deputy Clerk of the House of Assembly provided a joint submission. Attached to the submission, the Clerks provided the 2022-2023 Parliamentary Service of the House of Assembly Annual Report.
23. On 2 April 2025, the Honourable Leon Bignell MP, Speaker of the House of Assembly, made an oral submission.
24. On 9 April 2025, the Clerk and Deputy Clerk of the Legislative Council and Clerk and Deputy Clerk of the House of Assembly made a joint oral submission.
25. A summary of the submissions received in relation to this matter are included below.

Mr Chris Schwarz, Mr Guy Dickson, Mr Rick Crump and Mr David Pegram (the Clerks and Deputy Clerks of the Legislative Council and the House of Assembly) jointly submitted that:

- The Clerk of the House of Assembly, Mr Rick Crump, has been employed at Parliament for over 27 years, since 1998. He held the position of Deputy Clerk from 2007 to 2014, when he became the Clerk of the House of Assembly. He has held his current role for 11 years.
- The Clerk of the Legislative Council, Mr Chris Schwarz, has been employed at Parliament since 1985. He became the Clerk of the Legislative Council in 2018 and has held the position for 7 years.
- The Deputy Clerk of the House of Assembly, Mr David Pegram, has been employed at Parliament since 1992. He became the Deputy Clerk in 2015 and has held the position for 10 years.
- The Deputy Clerk of the Legislative Council, Mr Guy Dickson, has been employed at Parliament since 2000. He became the Deputy Clerk of the Legislative Council in 2018 and has held this position for 7 years.
- The Clerks and Deputy Clerks are the continuing thread and anchor to the procedures, practices, customs and traditions that form the fabric of the Parliament. Their role is critical to the maintenance of the Westminster System of Government in the State of South Australia.
- During the time that the Clerks and Deputy Clerks have been employed at Parliament, Clerks from other jurisdictions have never applied for the position of Clerk/Deputy Clerk in South Australia, due to the significant pay differential.
- Since the 2022 pay increase, the Clerks have not received a pay increase.

The Clerks

- The Clerk is responsible for the House in its Parliamentary and Administrative roles.
- As the principal advisor on parliamentary law and practices to the House, the role of Clerk is subject to enormous scrutiny and pressure from the House, the Government of the day and the media to give accurate and timely advice. The Clerk is required to preserve the powers, privileges, immunities and independence of the Houses and the Parliament.
- Over the past 20 years, the Clerk role has rapidly evolved. The increasing corporate human resource management, security and ICT demands, together with requirements of a 'Chief Executive' of their respective House has placed increased leadership, strategic and management responsibilities on the Clerks.
- The role of Clerk has many functions as stated below:
 - Responsibility for the proper passage of legislation according to statute law, standing orders and to the law and custom of Parliament.
 - Assisting the Presiding Officer to prepare for a sitting, discussing at regular daily briefings any foreseeable points of procedural difficulty.
 - Recording the decisions and proceedings of the House of subsequent publication and is the custodian of all House records.
 - Responsible for all expenditure in accordance with the *Public Finance and Audit Act 1987 (SA)* and the Treasurer's instructions and is responsible for the management of the administration of the Houses and their committees.
 - To facilitate induction and training of members of Parliament in how to discharge their duties as members. The Clerk also has a significant diplomatic role in coordinating visits from parliamentary delegations as well as representing the South Australian Parliament at conferences and seminars.
- The Clerk performs duties pursuant to the following statutes:
 - *Constitution Act 1934 (SA)*
 - *Electoral Act 1985 (SA)*
 - *First Nations Voice Act 2023 (SA)*
 - *Members of Parliament (Register of Interests) Act 1983 (SA)*
 - *Parliamentary Committees Act 1991 (SA)*
 - *Parliamentary Remuneration Act 1990 (SA)*
 - *Parliament (Joint Services) Act 1985 (SA)*, and
 - *Public Finance and Audit Act 1987 (SA)*.
- Parliamentary hours are demanding. Unlike most Chief Executives, the Clerks have no choice in their working hours for the day, particularly when the Parliament is sitting. The role of Clerk demands that they are required to work late into the night but remain attentive and functioning at the highest possible level.

The Deputy Clerks

- The Deputy Clerk assists the Clerk in discharging their responsibility by preparing internal budgets and maintaining financial management practices for the House.
- Pursuant to standing orders, the Deputy Clerk is to undertake the role and duties of the Clerk in the Clerk's absence and is expected to possess the necessary attributes, skills and experience to do so.
- The Deputy Clerk of the House of Assembly has direct responsibility for managing the operations and staff of the Committees Office.
- In the Legislative Council, the Deputy Clerk holds the role of Usher of the Black Rod. The Black Rod organises and undertakes ceremonial activities, including responsibility for the opening of new Parliamentary Sessions. The Black Rod also oversees security policy for Parliament House, the Legislative Council Chamber and the broader precinct, managing and maintaining identified risks and issues daily by liaising with on site Police Security Officers, Police Security Services Branch and SA Police.

The Hon. Terence Stephens, President of the Legislative Council submitted that:

- For more than 20 years, the Clerks and Deputy Clerks of the two Houses of the South Australian Parliament had been the lowest paid in Australia. The total remuneration of the Clerks was around \$100,000 per annum below the average of those other jurisdictions. The Deputy Clerks was the lowest in the Country, being around \$85,000 below the average of those other jurisdictions.
- A three-state average, Victoria, Western Australia and Tasmania, was used to set an appropriate salary benchmark.
- The review determined the following:
 - The total remuneration would be based on the average of the total remuneration packages for the three-state average of Victoria, Western Australian and Tasmania as of 1 July 2022.
 - The remuneration of the Clerks and Deputy Clerks would be reviewed annually on 1 July each year to account for any upward movements.
 - The operative date for the adjusted remuneration would be 1 July 2022 and the operative date for any adjustments through the annual review would be 1 July of that year.
 - The total remuneration package would be compromised of salary and compulsory employer superannuation contribution (currently 10.5%) alone without any additional allowances.
 - The allowances paid to the Clerks in recognition of their performance as Secretary to the Joint Parliamentary Service Committee would be removed and recognised as being absorbed through the new total remuneration package.

The Hon. Leon Bignell, Speaker of the House of Assembly submitted that:

- As Speaker of the House, he relies heavily on the assistance provided by the Clerk and Deputy Clerk.
- The *Statutes Amendment (Parliament—Executive Officer and Clerks) Bill 2024 (SA)*, established an Executive Officer who is responsible to the Joint Parliamentary Services Committee for the efficient management of the Joint Parliamentary Service. The Executive Officer is expected to start late April 2025.
- Previously, before the Amending Bill was assented to, the Clerk of the Legislative Council and the Clerk of the House of Assembly would share the responsibility of the Secretary role of the Joint Parliamentary Service Committee. Now, this role is executed by the Executive Officer.

- The Joint Parliamentary Services Committee (JPSC) is the nominal employer for the Executive Officer. The Officer, reporting to the JPSC, is responsible for the strategic, operational, and financial management of the Joint Parliamentary Services and its workforce. The Joint Parliamentary Service is comprised of 4 divisions, including the Parliamentary Research Library, Hansard, Catering Division and Joint Services.
- The Executive Officer's responsibilities include providing services to a diverse customer group, encompassing the two Houses of Parliament and Joint Parliamentary Services and, where applicable, the broader Parliament, Senior Management, Parliamentary Officers, Parliamentary Advisers and Electorate Officers.

CONSIDERATION AND CONCLUSION

26. The Tribunal has conducted its own review of remuneration arrangements for the Clerks and Deputy Clerks, rather than adopting the approach followed in 2022. The Tribunal has adopted the position that the 2022 review may have formed the basis for a review at that time, but it is not appropriate to automatically link remuneration levels for Clerks to other jurisdictions without South Australian work and work value characteristics being considered. When the Clerks' remuneration levels are next reviewed, they may elect to provide the Tribunal with additional information about work value changes.
27. The Tribunal has adopted the position that it will determine remuneration arrangements for the Clerks and then determine the appropriate relativity for the Deputy Clerks.

The Clerks

28. The starting point for the Tribunal's review has involved a consideration of the key elements of these job roles. These functions have been considered against other State Public Sector functions. The Tribunal has then had regard to remuneration arrangements throughout Australia.
29. The Tribunal has concluded that there are two key elements of the Clerks' roles. Each of the Clerks is effectively the Chief Executive of a small agency with a specific, and undoubtedly important, function. In this instance the specific function involves the provision of expert Parliamentary advice, protocols and services.
30. The management component of these small agencies relates to the Parliamentary support staff who report to each of the Clerks. While there is a difference in staffing numbers between the two Clerks the Tribunal does not consider that difference to be significant. Of greater significance is the recent appointment of an Executive Officer, Parliamentary Services with direct responsibility for most day-to-day employment, administrative and operational duties. The Tribunal has concluded that this new role will provide substantial assistance to the Clerks thus reducing those managerial components of the Clerks' roles.
31. The Tribunal has noted that, on the information available to it, and taking into account the Executive Officer Parliamentary Services, the role of the Clerks and Deputy Clerks has not undergone substantial change.
32. The Tribunal has noted that the specialist expertise of the Clerks is predominantly gained from long experience in the role.
33. These observations in no way demean the significance of the Clerks' functions as the Tribunal accepts that the effective undertaking of these roles is vital for the efficient functioning of the Parliament.
34. The Tribunal has considered comparably sized South Australian Public Sector remuneration arrangements where the Chief Executive is required to have expert knowledge about a specialist field fundamental to the role of that agency. The Tribunal considers that the Clerks' remuneration should be within the ranges of remuneration for these positions. The information made available to the Tribunal indicates that the remuneration level within this range should correspond to the lower range of these positions. On the information provided to the Tribunal, the roles are primarily reliant on detailed knowledge of past practices, with reduced requirement for advanced or rapidly changing academic or scientific knowledge and much of the more contentious managerial roles appear to be now vested with the Executive Officer.
35. The Tribunal has also reviewed the Clerks' remuneration against other South Australian Public Sector roles. These include other Chief Executive and statutory officer roles which are of vital importance to effective governance for the State. Remuneration arrangements for these roles are consistent with the Tribunal's initial assessment, although the Tribunal does note that the more highly technical and rapidly changing roles involve higher levels of remuneration to reflect these changes and employment markets.
36. The Tribunal has concluded that the approaches applied to set remuneration for Clerks across Australia vary substantially and there is only limited evidence of the basis for establishing appropriate remuneration levels. This is apparent from the following table.

Jurisdiction	Remuneration responsibility	Remuneration comments
Commonwealth	Terms and conditions set by the Presiding Officers	Information that establishes the basis for these terms and conditions is not available to the Tribunal
New South Wales	NSW Remuneration Tribunal	Current wage freeze until July 2025. Wages review pending.
Northern Territory	Speaker of the Legislative Assembly	Linked to Executive Contract Officer ECO 5 remuneration level
Australian Capital Territory	ACT Remuneration Tribunal	Information that establishes the basis for these terms and conditions is not available to the Tribunal
Victoria	Set by the Governor-in-Council	Clerk of the Legislative Assembly's remuneration is set at 90% of the Commonwealth Clerk of the House of Representatives
Queensland	Information has not been available	
Tasmania	Tasmanian Industrial Commission	Information that establishes the basis for these terms and conditions is not available to the Tribunal
Western Australia	WA Salaries and Allowances Tribunal	Last reviewed 2022. Significant increase took account of a comparison with other jurisdictions

37. The Tribunal's consideration of the remuneration setting arrangements around Australia confirms that the basis for the quantum of Clerks' remuneration is frequently unclear and there are infrequent but substantial remuneration adjustments to take account of adjustments in other jurisdictions.
38. The Tribunal has considered the impact of differences in remuneration levels between Clerks in the different jurisdictions. In their submissions to this Tribunal, the Clerks described a succession planning and recruitment process which is fundamentally internal, rather than being based on external recruitment approaches. They observed that, in some of the other jurisdictions, there was limited movement of personnel between jurisdictions but that this did not generally occur in South Australia because of the traditionally lower remuneration levels in this State. Notwithstanding this, the Tribunal considers it appropriate to take account of relativities with the other jurisdictions to ensure that the SA Parliament Clerks are not being remunerated at levels that are fundamentally inconsistent with the remuneration being paid in the other jurisdictions. Those comparisons must be treated with a degree of caution in that some states have a single Parliamentary Chamber, while others involve substantially different work demands.
39. The current total remuneration packages of Clerks and Deputy Clerks across the Commonwealth and States and Territories are set out below.

Jurisdiction	Clerk Salary	Deputy Clerk Salary	Effective date
Commonwealth—Senate	\$490,410	Not available	1 July 2024
Commonwealth—House	\$490,410	Not available	1 July 2024
New South Wales	\$328,055	\$281,610	1 July 2024
Northern Territory	\$335,205—\$367,366	\$269,482—\$296,090	15 August 2024
Australian Capital Territory	\$299,824		1 July 2024
Victoria	\$441,368	Progression points between 75% to 80% of the Clerk's TRP	1 July 2024
Queensland	\$463,103	\$261,057	1 July 2024
Tasmania—Legislative Council	\$395,901	\$315,655	5 Dec 2024
Tasmania—House of Assembly	\$391,075	\$315,655	5 Dec 2024
Western Australia	\$342,364	\$266,823	1 July 2024
SA (prior to this Determination)	\$335,135	\$263,255	1 July 2022

* Noting that where only a salary has been determined, a total remuneration package value has been calculated by including 11.5% superannuation.

40. The Tribunal does not consider a comparison with the Commonwealth Clerks' remuneration is appropriate in that these roles are substantially larger and more complex. The Tribunal has noted that other State Parliaments appear to be progressing toward similar management models to that which has been adopted in South Australia. The Tribunal notes that the highest remuneration levels apply in Victoria, which has a substantially larger suite of Parliamentary responsibilities, and in Tasmania, which arguably has reduced demands on its Clerks in contrast to South Australia. Regardless, if each of the other jurisdictions is considered, the average remuneration amount is close to the current remuneration level for the SA Parliament Clerks.
41. The Tribunal is unable to agree that the adoption of a three-state average, based on Victoria, Tasmania and Western Australia, provides an appropriate basis for the determination of the Clerks remuneration.
42. The Tribunal's assessment of the role of the Clerks relative to the South Australian environment does not result in a remuneration level consistent with the current amount but has nevertheless determined that it is appropriate to retain the current remuneration level at the present time. However, as discussed below, the Tribunal has determined to set a salary (instead of total remuneration package for the Clerks), and in so doing has restored the salary levels set by the 2022 review.
43. When the Clerks' remuneration levels are next reviewed, they may elect to provide the Tribunal with additional information about work value changes, or any of the other factors addressed in this Report, to facilitate further consideration of appropriate remuneration levels.

The Deputy Clerks

44. The Tribunal has reviewed the Deputy Clerks' remuneration relative to that of the Clerks. It has then considered interstate relativities.
45. The Deputy Clerks currently receive 78.55% of the Clerks remuneration. Their roles involve deputising for the Clerks in numerous specialist functions, together with specific ceremonial and operational functions. As is the case with the Clerks, these roles are important for the maintenance of Parliamentary functions and require detailed specialist knowledge of Parliamentary functions, primarily gained from experience across these functions. The Tribunal's observation is that, while the matters that are dealt with by the Deputy Clerks vary, substantial changes to their roles have not been demonstrated. Furthermore, as was the case with the Clerks, the establishment of the role of Executive Officer appears to provide enhanced operational management support.
46. The Tribunal has reviewed the Deputy Clerks' roles against other key specialist functions within the South Australian Public Sector. Regard has been given to functions that are critical for the effective functioning of our democracy.
47. These considerations indicate that the current remuneration levels are either equal to or above comparable senior roles, including many that are constantly evolving and require continual development commitments.
48. The Tribunal has then reviewed the Deputy Clerks' remuneration with corresponding roles in other jurisdictions. The observations made relative to the Clerks' comparisons are also apposite for the Deputy Clerks.
49. The Tribunal has determined that, for the same reasons expressed relative to the Clerks, it does not consider an increase to be appropriate based on comparisons within the South Australian Public Sector and across other jurisdictions. However as discussed below, the Tribunal has restored the salary levels set by the 2022 review.

Salary Levels

50. The rate of compulsory superannuation has increased from 10.5% to 12% since the salary levels of the Clerks and Deputy Clerks were set in 2022. The Tribunal has noted however that these increases have been achieved by reducing the salary levels of the Clerks and Deputy Clerks, instead of by increasing the total remuneration packages.
51. In setting the remuneration of the Clerks and Deputy Clerks, the Tribunal has decided to set the salaries instead of setting a total remuneration package. This is the approach taken for other offices in its jurisdiction, and leaves superannuation to be determined according to law.
52. The Tribunal considers that the salary levels established in 2022 should be restored. This will mean that the Clerks and Deputy Clerks will get the benefit of the superannuation increases which have occurred since the 2022 review (albeit only prospectively).

53. Accordingly the annual salaries of:
- the Clerks will be \$303,290 plus superannuation, and
 - the Deputy Clerks will be \$238,240 plus superannuation.
54. These salaries will apply from the first full pay period on after the date of the accompanying Determination.
55. The Tribunal will review the remuneration for Clerks and Deputy Clerks after 12 months and confirms that it is open to considering any additional information relative to roles, responsibilities or changes that may be presented.
- Dated: 11 July 2025

MATTHEW O'CALLAGHAN
President
DONNY WALFORD
Member
MARK YOUNG
Member

THE REMUNERATION TRIBUNAL
DETERMINATION NO. 5 OF 2025

2025 Inaugural Review of Remuneration for Clerks and Deputy Clerks of the South Australian Parliament

SCOPE OF DETERMINATION

1. The Remuneration Tribunal has jurisdiction under Section 13 of the *Remuneration Act 1990* (SA) to determine the remuneration of certain office holders.
2. This Determination is applicable to:
 - 2.1 the Clerk and Deputy Clerk of the Legislative Council, and
 - 2.2 the Clerk and Deputy Clerk of the House of Assembly.

SALARY

3. The annual salaries for the following office holders will be:
 - 3.1. Clerk of the Legislative Council and Clerk of the House of Assembly
\$303,290 plus superannuation
 - 3.2. Deputy Clerk of the Legislative Council and Deputy Clerk of the House of Assembly
\$238,240 plus superannuation

DATE OF OPERATION

4. This Determination operates from the first full pay period on or after the date of this Determination.
- Dated: 11 July 2025

MATTHEW O'CALLAGHAN
President
DONNY WALFORD
Member
MARK YOUNG
Member

SOUTH AUSTRALIAN SKILLS ACT 2008

Part 4—Apprenticeships, Traineeships and Training Contracts

Pursuant to the provision of the *South Australian Skills Act 2008*, the South Australian Skills Commission (SASC) gives notice that determines the following reactivation of archived pathways aligned to the Certificate IV in Maritime Operations (Marine Engine Driver Grade 1 Near Coastal) (MAR40224), in addition to those published in past *Gazette* notices.

*Trade/ #Declared Vocation/ Other Occupation	Qualification Code	Qualification Title	Nominal Term of Training Contract	Probationary Period	Supervision Level Rating
Marine Engine Driver Grade 1#	MAR40224	Certificate IV in Maritime Operations (Marine Engine Driver Grade 1 Near Coastal)	36	90	High
Condition/s	Sea time is required and must be recorded and will be negotiated on an individual basis with the trainee.				

Dated: 17 July 2025

COMMISSIONER CAMERON BAKER
Chair of the South Australian Skills Commission

LOCAL GOVERNMENT INSTRUMENTS

CITY OF ADELAIDE

LOCAL GOVERNMENT (ELECTIONS) ACT 1999

Supplementary Election—Nominations Received

At the close of nominations at 12 noon on Thursday, 10 July 2025, the following people have been accepted as candidates and are listed below in the order in which they will appear on the ballot paper.

Councillor, Central Ward—4 Vacancies

ONG, Oscar Zi Shao
MAHER, Patrick
CABADA, Alfredo
SIU, Hugo
ELLIOTT, David
NOON, Carmel
SHEARING, Colin
PRICE-BROOKS, Declan
GUPTA, Vivek
BROHIER, Frederick Christopher
MORAN, Anne
AYRIS, Ben
ILIC, Jasmin
BAIN, Glenn
FREEMAN, Eleanor
KNOLL, Franz Peter
McPHERSON, James Stuart
MACLACHLAN, Hamish
KHABBAZ, Raymond

Campaign Disclosure Returns

Candidates must lodge the following returns with the Electoral Commissioner:

- Campaign donation return
 - Return no. 1—lodgement from Friday, 18 July to Thursday, 24 July 2025
 - Return no. 2—within 30 days of the conclusion of the election
- Large gift return
 - Return lodgement within 5 days after receipt, only required for gifts in excess of \$2,500
- Campaign expenditure return
 - Return lodgement within 30 days of the conclusion of the election

Detailed information about candidate disclosure return requirements can be found at www.ecsa.sa.gov.au

Voting Conducted by Post

The election is conducted entirely by post and no polling booths will be open for voting. Ballot papers and reply-paid envelopes are mailed out between Tuesday, 29 July 2025 and Monday, 4 August 2025 to every person, body corporate and group listed on the voters roll at the close of rolls on Friday, 30 May 2025. Voting is voluntary.

A person who has not received voting material by Thursday, 7 August 2025, and believes they are entitled to vote, should contact the deputy returning officer on 1300 655 232 before 5pm, Monday, 18 August 2025.

Completed voting material must be sent to reach the returning officer no later than 12 noon on polling day, Monday, 25 August 2025.

Assisted Voting

Prescribed electors under Section 41A(8) of the *Local Government (Elections) Act 1999*, may vote via the telephone assisted voting method by calling the Electoral Commission SA on:

- 1300 655 232 within South Australia only
- (08) 7424 7400 from interstate
- +61 8 7424 7400 from overseas

The Telephone Assisted Voting Centre will operate for the following times and days:

- 9am – 5pm, Thursday, 21 August and Friday, 22 August 2025.
- 9am – 12 noon, Monday, 25 August 2025 (close of voting)

Vote Counting Location

The scrutiny and count will take place from 9am on Tuesday, 26 August 2025 at the following location:

- Adelaide Town Hall Meeting Hall (Pilgrim Hall)
 - Paul Kelly Lane, Adelaide

A provisional declaration will be made at the conclusion of the election count.

Dated: 17 July 2025

MICK SHERRY
Returning Officer

CITY OF BURNSIDE

Adoption of Valuations and Declaration of Rates

Notice is hereby given that on 17 June 2025 the City of Burnside, pursuant to the provisions of the *Local Government Act 1999*, for the financial year ending 30 June 2026:

1. Adopted the capital valuations to apply in its area for rating purposes for the 2025/26 financial year as provided by the Valuer-General totalling \$32,239,169,840.
2. Declared differential general rates in the dollar based on capital value as follows:
 - (a) 0.16855 cents in the dollar on rateable land of Category (a)—Residential, Category (b)—Commercial Shop, Category (c)—Commercial Office, Category (d)—Commercial Other, Category (e)—Industry Light, Category (f)—Industry Other, Category (g)—Primary Production and Category (i)—Other.
 - (b) 0.42138 cents in the dollar on rateable land of Category (h)—Vacant Land.
3. Resolved that the minimum amount payable by way of general rates in respect of rateable land within the area be \$1,125; and
4. Declared a Separate Rate (Regional Landscape Levy) of 0.006595 cents in the dollar on all rateable land in the Council's area and within the area of the Green Adelaide Landscape Board Area.

The Council resolved that rates will be payable in four equal or approximately equal instalments, and that the due dates for those instalments will be 1 September 2025, 1 December 2025, 2 March 2026 and 1 June 2026.

Dated: 17 July 2025

J. GRANT
Chief Executive Officer

CITY OF MARION

Adoption of Valuations and Declaration of Rates

Notice is hereby given that on 24 June 2025 the Council of the City of Marion, pursuant to the provisions of the *Local Government Act 1999*, for the year ending 30 June 2026:

Adoption of Valuations

Adopted the capital valuations to apply in its area for rating purposes for the 2025-26 financial year as supplied by the Valuer-General totalling \$40,119,899,320.

Declaration of Rates

Declared differential general rates in the dollar based on capital value as follows:

- (a) 0.224988 cents in the dollar on rateable land of Category 1—Residential, Category 7—Primary Production and Category 9—Other.
- (b) 0.562470 cents in the dollar on rateable land of Category 2—Commercial Shop, Category 3—Commercial Office, Category 4—Commercial Other.
- (c) 0.562470 cents in the dollar on rateable land of Category 5—Industrial Light, Category 6—Industrial Other.
- (d) 0.517472 cents in the dollar on rateable land of Category 8—Vacant Land.

Resolved that the minimum amount payable by way of general rates in respect of rateable land within the area for the year ending 30 June 2026 be \$1,261.00; and

Declared a Separate Rate of 0.006479 cents in the dollar on all rateable land within the Green Adelaide Board Area within the area.

The Council resolved that rates will be payable in four equal or approximately equal instalments, and that the due dates for those instalments will be 1 September 2025, 1 December 2025, 2 March 2026 and 1 June 2026.

Dated: 17 July 2025

TONY HARRISON
Chief Executive

CITY OF NORWOOD PAYNEHAM AND ST PETERS

LOCAL GOVERNMENT (ELECTIONS) ACT 1999

Supplementary Election of Councillor for St Peters Ward—Call for Nominations

Nominations open on Thursday, 24 July 2025 and close at 12 noon Thursday, 7 August 2025. Candidates must submit a profile of not more than 1,000 characters with their nomination and may also provide a photograph, predominantly head and shoulders, taken within the previous 12 months.

More information about nominating, including the candidate handbook that outlines the criteria and requirements for nominating, can be accessed at ecsa.sa.gov.au or by phoning 1300 655 232.

Nominate online at ecsa.sa.gov.au

Dated: 17 July 2025

MICK SHERRY
Returning Officer

CITY OF PORT LINCOLN

Adoption of Valuations and Declaration of Rates 2025/2026

Notice is hereby given that at its meeting on 1 July 2025, the City of Port Lincoln Council resolved for the year ending 30 June 2026 as follows:

- to adopt (effective from 1 July 2025) the valuations made by the Valuer-General of Capital Values of all land within the area of the Council valued at \$4,113,384,900.00 that are to apply for rating purposes;

- to declare differential general rates in respect of all rateable land within its area varying according to its land use and locality as follows:
 - (i) Residential 0.235121 cents in the dollar
 - (ii) Commercial—Shop, Office, Other..... 0.305657 cents in the dollar
 - (iii) Industry—Light, Other..... 0.305657 cents in the dollar
 - (iv) Vacant Land..... 0.705363 cents in the dollar
 - (v) Marina Berths..... 0.235121 cents in the dollar
 - (vi) Other 0.235121 cents in the dollar
 - (vii) Primary Production 0.305657 cents in the dollar
 - (viii) Employment Bulk Handling Zone..... 0.940484 cents in the dollar
 - to impose a Fixed Charge of \$660.00 in respect of all rateable land;
 - to declare a Waste Annual Service Charge of \$328.00 based on the nature of the service;
 - to declare a Recycling Annual Service Charge of \$67.00 based on the nature of the service (excludes vacant land and marina berths);
 - to declare a separate rate based on a fixed charge, determined by land use as follows:
 - (i) \$95.60 fixed charge for Residential, Other and Vacant Land
 - (ii) \$143.40 fixed charge for Commercial and Industrial Land
 - (iii) \$191.20 fixed charge for Primary Producers
- on all rateable land within the Council area and the area of the Eyre Peninsula Landscape Board in order to reimburse the Council the amount contributed to the Eyre Peninsula Landscape Board.

Dated: 17 July 2025

E. BROWN
Chief Executive Officer

CITY OF PROSPECT

Adoption of Valuation and Declaration of Rates 2025-2026

Notice is hereby given that City of Prospect, at a meeting of Council held on 24 June 2025 for the year ending 30 June 2026 resolved as follows:

Adoption of Valuations

Pursuant to Section 167(2)(a) of the Act, the Council adopts for rating purposes for the year ending 30 June 2026 the Valuer-General's Capital Valuation of land within the Council's area, being \$11,509,402,250, of which \$11,246,833,695 represents rateable land.

Declaration of Differential General Rates

That the Council of the City of Prospect, pursuant to Sections 152(1)(a), 153(1)(b) and 156(1)(c) of the *Local Government Act 1999*, hereby declares differential general rates on rateable land within the area, which rates vary by reference to the uses of land designated by Regulation 14 of the *Local Government (General) Regulations 2013*:

- (a) Residential: A rate of 0.213770 cents in the dollar on the capital value of such rateable land.
- (b) Commercial—Shop: A rate of 0.534383 cents in the dollar on the capital value of such rateable land.
- (c) Commercial—Office: A rate of 0.534383 cents in the dollar on the capital value of such rateable land.
- (d) Commercial—Other: A rate of 0.534383 cents in the dollar on the capital value of such rateable land.
- (e) Industry—Light: A rate of 0.534383 cents in the dollar on the capital value of such rateable land.
- (f) Industry—Other: A rate of 0.534383 cents in the dollar on the capital value of such rateable land.
- (g) Primary Production: A rate of 0.534383 cents in the dollar on the capital value of such rateable land.
- (h) Vacant Land (Residential Planning Zone): A rate of 0.534383 cents in the dollar on the capital value of such rateable land.
- (i) Vacant Land (Non-Residential Planning Zone): A rate of 1.202362 cents in the dollar on the capital value of such rateable land.
- (j) Other: A rate of 0.534383 cents in the dollar on the capital value of such rateable land.

Declaration of a Minimum Amount

That the Council of the City of Prospect, pursuant to Section 158(1)(a) of the *Local Government Act 1999*, hereby fixes, in respect of the year ending 30 June 2026, a minimum amount of \$1,556 that shall be payable by way of general rates on rateable land within the Council's area.

Declaration of a Separate Rate (Prospect Village Heart Marketing Fund)

City of Prospect, pursuant to Sections 154(1) and 154(2)(c) of the *Local Government Act 1999*, hereby declares separate rate by fixed charge of \$300.00 on rateable land within Land Uses of 2, 3, 4, 5, 6 and 9 on Prospect Road, Prospect South Australia bordered at the North by Gladstone Road and Alpha Road and the South by Buller Street and Ballville Street.

Declaration of a Separate Rate (Regional Landscape Levy)

That pursuant to Section 69 of the *Landscape South Australia Act 2019* and Section 154 of the *Local Government Act 1999*, Council declares for the year ending 30 June 2026 a separate rate of 0.006548 cents in the dollar on the capital valuation of all rateable properties within the area of the City of Prospect.

Payment of Rates

Notice is hereby given that pursuant to Section 181 of the *Local Government Act 1999*, the rates shall be payable in four equal or approximately equal instalments due and payable on 1 September 2025, 1 December 2025, 1 March 2026 and 1 June 2026.

Dated: 10 July 2025

C. WHITE
Chief Executive Officer

TOWN OF GAWLER

LOCAL GOVERNMENT (ELECTIONS) ACT 1999

Supplementary Election of Mayor—Call for Nominations

Nominations open on Thursday, 24 July 2025 and close at 12 noon Thursday, 7 August 2025. Candidates must submit a profile of not more than 1,000 characters with their nomination and may also provide a photograph, predominantly head and shoulders, taken within the previous 12 months.

More information about nominating, including the candidate handbook that outlines the criteria and requirements for nominating, can be accessed at www.ecsa.sa.gov.au or by phoning 1300 655 232.

Nominate online at www.ecsa.sa.gov.au.

Dated: 17 July 2025

MICK SHERRY
Returning Officer

CORPORATION OF THE TOWN OF WALKERVILLE

LOCAL GOVERNMENT ACT 1999—SECTION 210(1)

Proposed Declaration

Notice is hereby given that the Council of the Corporation of the Town of Walkerville proposes to make a declaration pursuant to Section 210(1) of the *Local Government Act 1999*, converting the following private road within its Council area into a public road to be named Nottage Lane on 17th October 2025 or thereafter:

- The private road allotment 23 in deposited plan 519 contained in Certificate of Title Volume 6311 Folio 934 in the suburb of Medindie.

Dated: 17 July 2025

ANDREW JOHNSON
Chief Executive Officer

ADELAIDE HILLS COUNCIL

LOCAL GOVERNMENT (ELECTIONS) ACT 1999

*Supplementary Elections of 1 Councillor for Ranges Ward
and 2 Councillors for Valleys Ward—Call for Nominations*

Nominations open on Thursday, 24 July 2025 and close at 12 noon Thursday, 7 August 2025. Candidates must submit a profile of not more than 1,000 characters with their nomination and may also provide a photograph, predominantly head and shoulders, taken within the previous 12 months.

More information about nominating, including the candidate handbook that outlines the criteria and requirements for nominating, can be accessed at ecsa.sa.gov.au or by phoning 1300 655 232.

An in-person candidate briefing session will be held for Ranges Ward from 6:00pm to 8:00pm on Wednesday, 23 July 2025 at Stirling Council Chamber, 63 Mount Barker Road, Stirling.

An in-person candidate briefing session will be held for Valleys Ward from 6:00pm to 8:00pm on Thursday, 24 July 2025 at Fabrik, Lobethal Woollen Mill, 1 Lobethal Road, Lobethal.

Please register your attendance for either session via email governanceandperformance@ahc.sa.gov.au

Nominate online at ecsa.sa.gov.au

Dated: 17 July 2025

MICK SHERRY
Returning Officer

ALEXANDRINA COUNCIL

Adoption of Valuations and Declaration of Rates

Notice is given that the Alexandrina Council at its meeting held on 7 July 2025, for the financial year ending 30 June 2026, in exercise of the powers contained in Chapter 8 and 10 of the *Local Government Act 1999*, resolved as follows:

Adoption of Valuations

To adopt the most recent valuations of capital value made by the Valuer-General for rating purposes being total valuations of \$14,514,871,320 of which \$14,170,750,296 is the valuation of rateable land.

Declaration of Rates

To declare differential general rates based on the capital value of the land and by reference to land uses prescribed in Regulation 14 of the *Local Government (General) Regulations 2013* as follows:

- Land Use Category (a) Residential, Category (b) Commercial—Shops, Category (c) Commercial—Office, Category (d) Commercial—Other, Category (e) Industry—Light, Category (f) Industry—Other, Category (h) Vacant Land, Category (i) Other, a differential general rate of 0.3083 cents in the dollar; and
- Land Use Category (g) Primary Production, a differential general rate of 0.2559 cents in the dollar.

Fixed Charge

To impose a fixed charge of \$440 on each separate piece of rateable land within the Council area.

Declaration of Separate Rates—Regional Landscape Levy Valuations

In order to reimburse Council, the amounts payable to the Hills and Fleurieu Landscape Board, to declare a separate rate of 0.0095 cents in the dollar based on the capital value of properties.

Service Charges

To impose the following service charges for all properties serviced by common effluent schemes as follows:

- (a) Occupied unit—\$741.
- (b) Vacant unit—\$547.

Dated: 8 July 2025

A. MACDONALD
Chief Executive Officer

BERRI BARMERA COUNCIL**ROADS (OPENING AND CLOSING) ACT 1991***Road Opening—Field Day Drive, Barmera*

Notice is hereby given, pursuant to Section 10 of the *Roads (Opening and Closing) Act 1991*, that the Berri Barmera Council proposes to make a Road Process Order to open as road the portion of Allotment 202 in Deposited Plan 54475 more particularly delineated and numbered '1' on Preliminary Plan 25/0012.

The Preliminary Plan and Statement of Persons Affected are available for public inspection at the office of the Berri Barmera Council at 5 Riverview Drive, Berri SA 5343 and the Adelaide Office of the Surveyor-General during normal office hours. The Preliminary Plan can also be viewed at www.sa.gov.au/roadsactproposals

Any application for easement or objection must set out the full name, address and details of the submission and must be fully supported by reasons. The application for easement or objection must be made in writing to the Berri Barmera Council, PO Box 229, Berri SA 5343 WITHIN 28 DAYS OF THIS NOTICE and a copy must be forwarded to the Surveyor-General at GPO Box 1815, Adelaide SA 5001. Where a submission is made, the applicant must be prepared to support their submission in person upon the Council giving notification of a meeting at which the matter will be considered.

Dated: 17 July 2025

TIMOTHY PFEIFFER
Chief Executive Officer

DISTRICT COUNCIL OF ELLISTON*Adoption of Valuations and Declarations of Rates 2025-26*

Notice is hereby given that the District Council of Elliston at its meeting held on 30 June 2025:

Adopted capital valuations to apply in its area for rating purposes supplied by the Valuer-General, being the most recent valuations available to the Council of the Capital Value of land within the Council's area totalling \$879,954,180.

Declared differential general rates varying according to the locality of the land and its use as follows:

- 1.26585 cents in the dollar in respect of all rateable land within the Employment (Bulk Handling) Zone;
- 0.288815 cents in the dollar in respect of all rateable land within the Residential Zone;
- 0.288815 cents in the dollar in respect of all rateable land within the Commercial—Shop Zone;
- 0.288815 cents in the dollar in respect of all rateable land within the Commercial—Office Zone;
- 0.288815 cents in the dollar in respect of all rateable land within the Commercial—Other Zone;
- 0.288815 cents in the dollar in respect of all rateable land within the Industry—Light Zone;
- 0.288815 cents in the dollar in respect of all rateable land within the Industry—Other Zone;
- 0.288815 cents in the dollar in respect of all rateable land within the Primary Production Zone;
- 0.288815 cents in the dollar in respect of all rateable land within the Vacant Land Zone;
- 0.288815 cents in the dollar in respect of all rateable land within the Other Zone;

Declared a fixed charge of \$350.00 payable in respect of rateable land within its area.

Declared that the annual service charges on all land to which the Council provides or makes available its Community Wastewater Management Systems is \$515.00 per property.

Declared that the annual service charges on all land to which the Council provides or makes available its provision of water serviced by the Port Kenny Water Supply is \$172.00 per property.

Declared that the annual service charges based on the level of usage and on all land to which the Council provides or makes available its prescribed service of the collection, treatment or disposal of waste via its Waste Management Service is as follows:

- 0-0.3m³ of waste per week on average—\$376.00 per annum
- 0.3-0.6m³ of waste per week on average—\$752.00 per annum
- 0.6m³ to 0.9m³ of waste per week on average—\$1,130.00 per annum

Provided on the basis that the sliding scale provided for in Regulation (13) of the *Local Government (General) Regulations 2013* will be applied. Single farm enterprises and adjoining allotments are only charged the annual service charge in respect of the assessment constituting the principal property.

Declared a separate rate based on a fixed charge of \$94.66 against all residential, vacant and other categories of land use for rateable properties, \$141.99 on commercial and industrial categories of land use for rateable properties, and \$189.32 on the primary production category of land use for rateable properties in order to reimburse Council the amount of \$128,405 contributed to the Eyre Peninsula Landscape Board for the 2025-26 financial year.

Dated: 17 July 2025

NIKKI BECKER
Chief Executive Officer

KANGAROO ISLAND COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

Road Closures—Southern Cliffs Road and Unnamed Public Road, Pelican Lagoon, Kangaroo Island

Notice is hereby given, pursuant to Section 10 of the *Roads (Opening and Closing) Act 1991*, that the Kangaroo Island Council proposes to make a Road Process Order to close and transfer those portions of Public Road marked “A”, “B”, “C”, “D” and “E” on the Preliminary Plan PP 25/0011, associated with The Cliffs Kangaroo Island golf course development.

- Transfer “A” and to merge that portion with Allotment 22 in D48559, Certificate of Title Volume 6259 Folio 888
- Transfer “B” and to merge that portion with Allotment 8 in D70357, Certificate of Title Volume 6171 Folio 735
- Transfer “C” and to merge that portion with Allotment 7 in D70357, Certificate of Title Volume 6171 Folio 734
- Transfer “D” and to merge that portion with Allotment 401 in D133225, Certificate of Title Volume 6308 Folio 862
- Transfer “E” and to merge that portion with Pieces 402 and 403 in D133225, Certificate of Title Volume 6308 Folio 863.

The Preliminary Plan and Statement of Persons Affected is available for public inspection at the offices of the Kangaroo Island Council, 43 Dauncey Street, Kingscote, and the Adelaide Office of the Surveyor General, 83 Pirie Street, Adelaide, during normal office hours. The Preliminary Plan and a link to the objection process can also be viewed at www.sa.gov.au/roadsactproposals.

Any application for easement or objection must set out the full name, address and details of the submission and must be fully supported by reasons. The application for easement or objection must be made in writing to the Kangaroo Island Council, PO Box 121, Kingscote SA 5223 (kicouncil@kicouncil.sa.gov.au) within 28 days of this notice and a copy must be forwarded to the Surveyor-General at GPO Box 1815, Adelaide SA 5001 (DHUD.RoadOpeningClosing@sa.gov.au).

Where a submission is made, the applicant must be provided the opportunity to support their submission in person upon council giving notification of a meeting at which the matter will be considered.

Dated: 17 July 2025

DARYL BUCKINGHAM
Chief Executive Officer

DISTRICT COUNCIL OF KIMBA

LOCAL GOVERNMENT (ELECTIONS) ACT 1999

Close of Roll for Supplementary Election

A supplementary election will be necessary to fill two vacant positions of Area Councillor.

The voters roll for this supplementary election will close at 5pm on Thursday, 31 July 2025.

You are entitled to vote in the election if you are enrolled on the State electoral roll for the council area. If you have recently turned 18 or changed your residential or postal address, you must complete an electoral enrolment form available online at www.ecsa.sa.gov.au.

If you are not eligible to enrol on the State electoral roll you may still be entitled to enrol to vote if you own or occupy a property in the council area. Contact the council to find out how.

Nominations to fill the vacancy will open on Thursday, 28 August 2025 and will be received until 12 noon on Thursday, 11 September 2025.

The election will be conducted by post with the return of ballot material to reach the Returning Officer no later than 12 noon on polling day, Monday, 27 October 2025.

Dated: 17 July 2025

MICK SHERRY
Returning Officer

MOUNT BARKER DISTRICT COUNCIL

LOCAL GOVERNMENT (ELECTIONS) ACT 1999

Supplementary Election of Councillor for South Ward—Call for Nominations

Nominations open on Thursday, 24 July 2025 and close at 12 noon Thursday, 7 August 2025. Candidates must submit a profile of not more than 1,000 characters with their nomination and may also provide a photograph, predominantly head and shoulders, taken within the previous 12 months.

More information about nominating, including the candidate handbook that outlines the criteria and requirements for nominating, can be accessed at ecsa.sa.gov.au or by phoning 1300 655 232.

Nominate online at ecsa.sa.gov.au

Dated: 17 July 2025

MICK SHERRY
Returning Officer

MOUNT BARKER DISTRICT COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

Re-Advertised—Road Closing—Princess Highway, Littlehampton

Notice is hereby given, pursuant to Section 10 of the *Roads (Opening and Closing) Act 1991* that the Mount Barker District Council proposes to make a Road Process Order to close and merge a portion of the Princess Highway with the adjoining allotment 98 in F160275, more particularly delineated and lettered ‘A’ on Preliminary Plan 24/00031.

The Preliminary Plan is available for public inspection at the office of the Mount Barker District Council at 6 Dutton Road, Mount Barker, and the Adelaide Office of the Surveyor-General located at Level 10, 83 Pirie Street, Adelaide, during normal office hours. The Preliminary Plan can also be viewed at www.sa.gov.au/roadsactproposals.

Any application for easement or objection must set out the full name, address and details of the submission and must be fully supported by reasons. The application for easement or objection must be made in writing to the Mount Barker District Council, PO Box 54, Mount Barker SA 5251 **within 28 days of this notice**, and a copy must be forwarded to the Surveyor-General at PO Box 1815, Adelaide SA 5001. Where a submission is made, the applicant must be prepared to support their submission in person upon council giving notification of a meeting at which the matter will be considered.

Dated: 17 July 2025

ANDREW STUART
Chief Executive Officer

NORTHERN AREAS COUNCIL

Adoption of Annual Business Plan, Budget, Valuations and Declarations of Rates

Notice is hereby given that the Northern Areas Council at its meeting held on 2 July 2025:

Adoption of Annual Business Plan and Budget 2025-2026

Pursuant to Section 123 of the *Local Government Act 1999* and Regulations 6 and 7 of the *Local Government (Financial Management) Regulations 2011*, adopted the Annual Business Plan and Budget for 2025-2026.

Adoption of Capital Valuations

Pursuant to and in accordance with Section 167(2)(a) of the *Local Government Act 1999* adopted for the year ending 30 June 2026 for rating purposes, the most recent valuations available to the Council made by the Valuer-General of capital values in relation to all land in the area of the Council, with the total of the valuations being \$3,691,302,100 comprising \$3,641,262,756 in respect of rateable land and \$ 50,039,344 in respect of non-rateable land.

Declaration of Differential General Rates

Pursuant to and in accordance with Sections 152(1)(c), 153(1)(b) and 156(1)(a) of the *Local Government Act 1999* and taking into account the general principles of rating in Section 150 of the *Local Government Act 1999* and the requirements of Section 153(2) of the *Local Government Act 1999* declared differential general rates on all rateable land within the Council area for the year ending 30 June 2026, comprising the following two components:

1. a component based upon the assessed capital value of land, varying according to land use as prescribed by Regulation 14(1) of the *Local Government (General) Regulations 2013*, as follows:
 - (a) 0.8300 cents in the dollar for all rateable land attributed with a land use of category (i)—Other; and
 - (b) 0.6425 cents in the dollar for all rateable land attributed with a land use of category (b)—Commercial—Shop, category (c)—Commercial—Office, category (d)—Commercial—Other, category (e)—Industry—Light or category (f)—Industry—Other; and
 - (c) 0.4740 cents in the dollar for all rateable land attributed with a land use of category (a)—Residential; and
 - (d) 0.1810 cents in the dollar for all rateable land attributed with a land use of category (g)—Primary Production; and
 - (e) 0.7150 cents in the dollar for all rateable land attributed with a land use of category (h)—Vacant Land; and
2. a fixed charge of \$150.00.

Declaration of Annual Waste Collection Service Charge

Pursuant to Section 155(2) and (8) of the *Local Government Act 1999*, the Northern Areas Council declares an Annual Service Charge based on the nature of the service and the category of land use for the purposes of Regulation 14 of the *Local Government (General) Regulation 2013* of \$346.00 for the financial year ending 30 June 2026 in respect of all land with a residential land use within the townships of Jamestown, Spalding, Caltowie, Stone Hut, Laura, Gladstone, Georgetown, Gulgare and Yacka to which it provides or makes available the prescribed service of the collection and disposal of waste by way of a 3-bin service (general waste, recycling and green waste), being all land with a residential land use for the purposes of Regulation 14 of the *Local Government (General) Regulation 2013*, on the basis that the sliding scale provided for in Regulation 13 of the *Local Government (General) Regulations 2013* will be applied to reduce the service charge payable as prescribed.

Pursuant to Section 155(2) and (8) of the *Local Government Act 1999*, the Northern Areas Council declares an Annual Service Charge based on the nature of the service and the category of land use for the purposes of Regulation 14 of the *Local Government (General) Regulation 2013* of \$301.00 for the financial year ending 30 June 2026 in respect of all land with a land use other than residential within the townships of Jamestown, Spalding, Caltowie, Tarcowie, Stone Hut, Laura, Gladstone, Georgetown, Gulgare and Yacka to which it provides or makes available the prescribed service of the collection and disposal of waste by way of a 2-bin service (general waste and recycling only), being all land with a residential land use for the purposes of Regulation 14 of the *Local Government (General) Regulation 2013*, on the basis that the sliding scale provided for in Regulation 13 of the *Local Government (General) Regulations 2013* will be applied to reduce the service charge payable as prescribed.

Declaration of Annual Community Wastewater Management Systems Service Charges

Pursuant to and in accordance with Section 155 of the *Local Government Act 1999* declared Annual Service Charges for the year ending 30 June 2026 upon the land to which it provides or makes available the prescribed service known as Community Wastewater Management Systems, based on the Community Wastewater Management Systems Property Units Code described in Regulation 12 of the *Local Government (General) Regulations 2013* and varying according to whether the land is vacant or occupied, as follows:

- (a) \$596.00 per unit in respect of each piece of occupied land and \$459.00 per unit in respect of each piece of vacant land serviced by the Jamestown Community Wastewater Management System;
- (b) \$596.00 per unit in respect of each piece of occupied land and \$459.00 per unit in respect of each piece of vacant land serviced by the Laura Community Wastewater Management System;
- (c) \$596.00 per unit in respect of each piece of occupied land and \$459.00 per unit in respect of each piece of vacant land serviced by the Moyletown area of Jamestown Community Wastewater Management System;
- (d) \$596.00 per unit in respect of each piece of occupied land and \$459.00 per unit in respect of each piece of vacant land serviced by the Gladstone Community Wastewater Management System.

Declaration of Separate Rate (Regional Landscape Levy)

Pursuant to Section 69 of the *Landscape South Australia Act 2019* and Section 154 of the *Local Government Act 1999* and in order to reimburse the Council for amounts contributed to the Northern and Yorke Landscape Board, being \$348,500.00, declared a separate rate of 0.009609 cents in the dollar for the year ending 30 June 2026, on all rateable properties in the area of the Council (all of which fall within the region of the Northern and Yorke Landscape Board) based on the capital value of that land and calculated after taking into account rebates or remissions to be granted by the Council.

Dated: 17 July 2025

H. INAT
Acting Chief Executive Officer

DISTRICT COUNCIL OF ORROROO CARRIETON
LOCAL GOVERNMENT (ELECTIONS) ACT 1999

Supplementary Election of 2 Area Councillors—Call for Nominations

Nominations open on Thursday, 24 July 2025 and close at 12 noon Thursday, 7 August 2025. Candidates must submit a profile of not more than 1,000 characters with their nomination and may also provide a photograph, predominantly head and shoulders, taken within the previous 12 months.

More information about nominating, including the candidate handbook that outlines the criteria and requirements for nominating, can be accessed at ecsa.sa.gov.au or by phoning 1300 655 232.

Nominate online at ecsa.sa.gov.au

Dated: 17 July 2025

MICK SHERRY
Returning Officer

DISTRICT COUNCIL OF ROBE
CORRIGENDUM

Adoption of Valuation and Declaration of Rates 2025-2026

The notice published in the *South Australian Government Gazette* on Thursday, 3 July 2025, on page 2478, submitted by the District Council of Robe, containing the subheading '*Adoption of Valuation and Declaration of Rates 2025-2026*', contains errors under point 1 and this paragraph *should* be replaced with the following:

1. Adopt for rating purposes, the most recent capital valuations of the Valuer-General totalling \$2,667,753,680 including non-rateable land of \$63,723,375.

DISTRICT COUNCIL OF STREAKY BAY
Adoption of the Annual Business Plan Budget
Adoption of Declaration of Rates 2025-2026

Notice is hereby given that at its Ordinary Council Meeting held on 17 June 2025 the District Council of Streaky Bay resolved the following:

Adoption of the Annual Business Plan 2025-2026

That Council, pursuant to the provisions of Section 123 (6) of the *Local Government Act 1999* and Regulation 6 of the *Local Government (Financial Management) Regulations 2011*, having considered all submissions in accordance with Section 123(6) of the *Local Government Act 1999*, the Annual Business Plan 2025-2026 for the financial year ending 30 June 2026, as amended, be adopted.

Adoption of the Annual Budget 2025-2026

That Council, pursuant to Section 123(7) of the *Local Government Act 1999* and Regulation 7 of the *Local Government (Financial Management) Regulations 2011*, adopt the Annual Budget for the financial year ending 30 June 2026, as presented in the Annual Business Plan 2025-2026 which includes:

- (a) a budgeted income statement, balance sheet and statement of cash flows, presented in a manner consistent with the Model Financial Statements; and a statement whether projected operating income is sufficient to meet projected operating expenses for the relevant financial year; and
- (b) a summary of operating and capital investment activities presented in a manner consistent with the note in the Model Financial Statements entitled Uniform Presentation of Finances; and
- (c) estimates with respect to the Council's operating surplus ratio, asset sustainability ratio and net financial liabilities ratio presented in a manner consistent with the note in the Model Financial Statements.

Adoption of Valuations

Council area pursuant to Section 167(2)(a) of the *Local Government Act 1999*, for the financial year ending 30 June 2026, adopts for rating purposes, the most recent valuations of the Valuer-General available to the Council of the Capital Value of land within the Council area, totalling \$1,197,800,080 rateable land and \$35,136,880 of non-rateable land and hereby specifies 17 June 2025 as the day from which such valuations shall become and be the valuations of Council, subject to such alterations as may appear necessary.

Residential Rate Cap

That Council, pursuant to Section 153(3) of the *Local Government Act 1999*, for the financial year ending 30 June 2026, has determined not to fix a maximum increase in the general rate charged on rateable land that constitutes the principal place of residence of a principal ratepayer.

Declaration of Rates

That Council, having taken into consideration the general principles of rating contained in Section 150 of the *Local Government Act 1999* and having observed the requirements of Section 153 of the *Local Government Act 1999*, pursuant to Sections 151(1)(c), 152(1)(c), 153(1)(b) and 156(1)(c) of the *Local Government Act 1999*, for the financial year ending 30 June 2026:

Declares differential rates on the basis of locality and land use as follows:

Land Use

- Residential Category
(.2228) cents in the dollar of the capital value of rateable land
- Commercial—Shop
(.2451) cents in the dollar of the capital value of rateable land
- Commercial—Office
(.2451) cents in the dollar of the capital value of rateable land
- Commercial—Other
(.2451) cents in the dollar of the capital value of rateable land
- Industrial—Light
(.2451) cents in the dollar of the capital value of rateable land
- Industrial—Other
(.2451) cents in the dollar of the capital value of rateable land
- Primary Production
(.2228) cents in the dollar of the capital value of rateable land
- Vacant Land
(.2228) cents in the dollar of the capital value of rateable land
- Other
(.2228) cents in the dollar of the capital value of rateable land

Locality and Land Use

- Employment—Bulk Handling /Silos:
(1.8000) cents in the dollar of the capital value of rateable land

Fixed Charge

The Council has imposed a fixed charge of 769.00. The fixed charge is levied against the whole of an allotment (including land under a separate lease or licence) and only one fixed charge is levied against two or more pieces of adjoining land (whether intercepted by a road or not) if they are owned by the same owner and occupied by the same occupier. The reasons for imposing a fixed charge are:

- the Council considers it appropriate that all rateable properties make a contribution to the cost of administering the Council's activities;

the Council considers it appropriate that all rateable properties contribute to the cost of creating and maintaining the physical infrastructure that supports each.

Annual Service Charge

Pursuant to Section 155 of the *Local Government Act 1999* and in accordance with Regulation 12(4)(b) of the *Local Government (General) Regulations 2013*, the Council imposes annual service charges as set out below:

- \$581.00 on all applicable land;

to which it provides or makes available the Community Wastewater Management Systems, being services for the collection and disposal of waste:

- \$274.00 on all applicable land

within the Waste Management Collection service area that have an occupiable dwelling, outbuilding or other class of structure and those en-route that are outside of the collection area that receive a Waste Management Collection service.

Regional Landscape Levy (RL Levy)

Pursuant to Section 95 of the *Landscape South Australia Act 2019* and Section 154(7) of the *Local Government Act 1999* the Council declares differential separate rates, in respect of all rateable land in the area of the Eyre Peninsula Landscape Board and within the area of the Council in order to recover the amount of \$210,474 being Council's contribution to the Board for the period ending 30 June 2026. The rates are as below:

- Residential \$94.65
- Commercial \$142.00
- Industrial..... \$142.00
- Primary Production..... \$189.30
- Other and Vacant Land..... \$94.65

Schedule of Fees and Charges

That Council, pursuant to Section 188 of the *Local Government Act 1999* adopt the fees and charges for the financial year ending 30 June 2026.

Payment Dates

That for the financial year ending 30 June 2026, all rates declared and imposed shall, pursuant to Section 181(1) and 181(2) and subject to Section 181(4)(b) of the *Local Government Act 1999*, fall due in a single instalment on 10 September 2025 or four equal or approximately equal instalments on:

- 10 September 2025,
- 10 December 2025,
- 11 March 2026 and
- 10 June 2026.

Dated: 17 July 2025

DAMIAN CARTER
Chief Executive Officer

DISTRICT COUNCIL OF TUMBY BAY

Adoption of Valuations and Declaration of Rates

Notice is hereby given that the District Council of Tumby Bay at its meeting held on 1 July 2025 for the financial year ending 30 June 2026:

1. Adopted for rating purposes the most recent valuations of the Valuer General of the Capital Value of land within the Council's area totalling \$2,604,080,280, of which \$2,569,607,540 is rateable.
2. Declared the following Differential General Rates on all rateable land within its area based on the capital value of the land and varying according to the locality of the land and its use:
 - 0.636595 cents in the dollar—the Employment (Bulk Handling)
 - 0.170669 cents in the dollar—Residential, Commercial (Shop, Office and Other), Industry (Light and Other), Vacant Land, Other, Primary Production and Marina Berths
3. Declared a fixed charge of \$848 in respect of each separate piece of rateable land in the Council's area.
4. Declared a differential Separate Rate for the purpose the Port Neill War Memorial Hall based on the capital value of the land and varying according to the locality of the land:
 - 0.006433 cents in the dollar on all rateable land within the Port Neill Township.
 - 0.002657 cents in the dollar on all rateable land outside the Port Neill Township, but within the Hundred of Dixon.
5. Declared the following separate rates on all rateable land within its area and the area of the Eyre Peninsula Landscape Board for the purpose of the Regional Landscape Levy based on a fixed charge varying according to the use of the land:
 - \$94.66 on all rateable land with a land use of Residential, Vacant Land and Other.
 - \$141.99 on all rateable land with a land use of Commercial Shop, Commercial Office, Commercial Other, Industry Light and Industry Other.
 - \$189.32 on all rateable land with a land use of Primary Production.
6. Imposed an annual service charge in respect of all rateable and non-rateable land within the townships of Tumby Bay, Port Neill, Lipson and Ungarra for the purpose of the collection, treatment or disposal of waste of \$271 per bin.
7. Imposed an annual service charge in respect of all rateable and non-rateable land within its area to which the Community Wastewater Management Scheme is available of \$653 per property.

Dated: 17 July 2025

DARREN KEENAN
Chief Executive Officer

YORKE PENINSULA COUNCIL

LOCAL GOVERNMENT (ELECTIONS) ACT 1999

Supplementary Election of Mayor—Call for Nominations

Nominations open on Thursday, 24 July 2025 and close at 12 noon Thursday, 7 August 2025. Candidates must submit a profile of not more than 1,000 characters with their nomination and may also provide a photograph, predominantly head and shoulders, taken within the previous 12 months.

More information about nominating, including the candidate handbook that outlines the criteria and requirements for nominating, can be accessed at ecsa.sa.gov.au or by phoning 1300 655 232.

Nominate online at ecsa.sa.gov.au

Dated: 17 July 2025

MICK SHERRY
Returning Officer

PUBLIC NOTICES

ADELAIDE UNIVERSITY ACT 2023

SECTION 12(3)

Declaration by Adelaide University

Adelaide University declares, pursuant to Section 12(3) of the *Adelaide University Act 2023*, the name appearing in the Schedule, being a name in Kaurna language, to be an official title of Adelaide University.

SCHEDULE

Tirkangkaku

Dated: 10 July 2025

PROFESSOR PETER HOJ AC AND PROFESSOR DAVID LLOYD
Co-Vice Chancellors, Adelaide University

NATIONAL GAS LAW

Notice of Making of Draft Rule Determination and Draft Rule

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

Under s 308, the making of a draft determination and related draft rule on the ECGS projected assessment of system adequacy (Ref. GRC0080) proposal. Written requests for a pre-determination hearing must be received by **24 July 2025**. Submissions must be received by **28 August 2025**.

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 all submissions on its website, subject to confidentiality.

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

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

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

Dated: 17 July 2025

TRUSTEE ACT 1936

PUBLIC TRUSTEE

Estates of Deceased Persons

ARMSTRONG Helen Rae late of 1637B Main North Road Salisbury East of no occupation who died 5 October 2024
GREENFIELD Heather Jeanette Faye late of 92 South Terrace Jamestown of no occupation who died 30 October 2024
HALLS John Patrick late of 177 Longwood Road Heathfield of no occupation who died 13 August 2024
MADDERN David Grant late of 80 Moseley Street Glenelg South Retired Innovator who died 20 April 2024
McLACHLAN Elizabeth Anne late of 112 Bradley Grove Mitchell Park of no occupation who died 18 December 2024
MINGE Hartley Roy late of 34 Swan Avenue Klemzig Retired Accountant who died 15 April 2025
MOUNSEY Cheryl Kaye late of 2 Jean Street Oaklands Park Retired teacher who died 22 August 2024
MURPHY Denis Patrick late of 7A James Street Gilberton of no occupation who died on or about 11 November 2023
SEARLES Loraine Melva otherwise Lorraine Melva Searles late of 740 Torrens Road Rosewater Retired Process Worker who died 15 April 2025
SORSON Heather late of 66A Jervois Street Torrensville Retired telephonist who died 22 January 2025
STEPHANOS Constantine late of 51 Eve Road Bellevue Heights Retired Accountant who died 25 August 2024

Notice is hereby given pursuant to the *Trustee Act 1936* (SA), the *Succession Act 2023* (SA) and the *Family Relationships Act 1975* (SA) that all creditors, beneficiaries, and other persons having claims against the said estates are required to send, in writing, to the office of Public Trustee at GPO Box 1338, Adelaide SA 5001, full particulars and proof of such claims, on or before the 15 August 2025 otherwise they will be excluded from the distribution of the said estate; and notice is also hereby given that all persons indebted to the said estates are required to pay the amount of their debts to the Public Trustee or proceedings will be taken for the recovery thereof; and all persons having any property belonging to the said estates are forthwith to deliver same to the Public Trustee.

Dated: 17 July 2025

T. BRUMFIELD
Public Trustee

UNCLAIMED GOODS ACT 1987

Notice of Intention to Sell

Manheim Pty Ltd of 180 Phillip Highway, Elizabeth South, SA 5112 intends to sell the following vehicles under the *Unclaimed Goods Act 1987*. Owners of the vehicles have been sent notices that state that they are ready for collection. If said owners do not make arrangements for payment within 28 days from now they will be disposed of to settle any outstanding debt.

Make	Model Description	Registration No.	VIN
Toyota	Echo	S471ASW	JTDBT133100173344

Dated: 17 July 2025

REBECCA BARRY
Cox Automotive Australia & New Zealand
Ph: 1800 326 243

NOTICE SUBMISSION

The South Australian Government Gazette is published each Thursday afternoon.

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

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

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

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

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

Please provide the following information in your email:

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

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