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**Contents**

[Governor’s Instruments](#_Toc199415053)

[Appointments, Resignations and General Matters 1306](#_Toc199415054)

[Proclamations—](#_Toc199415055)

[Passenger Transport (Point to Point Transport Services) Amendment Act (Commencement) Proclamation 2025 1307](#_Toc199415056)

[Regulations—](#_Toc199415057)

[Passenger Transport (Point to Point Transport Service
Levy) Amendment Regulations 2025—
No. 31 of 2025 1308](#_Toc199415058)

[Harbors and Navigation (Fees) Amendment
Regulations 2025—No. 32 of 2025 1309](#_Toc199415059)

[Motor Vehicles (Fees) Amendment Regulations 2025—
No. 33 of 2025 1315](#_Toc199415060)

[Road Traffic (Miscellaneous) (Fees) Amendment Regulations 2025—No. 34 of 2025 1328](#_Toc199415061)

[Motor Vehicles (National Heavy Vehicles Registration
Fees) Amendment Regulations 2025—
No. 35 of 2025 1330](#_Toc199415062)

[State Government Instruments](#_Toc199415063)

[Associations Incorporation Act 1985 1333](#_Toc199415064)

[Authorised Betting Operations Act 2000 1334](#_Toc199415065)

[Defamation Act 2005 1334](#_Toc199415066)

[Education and Children’s Services Regulations 2020 1334](#_Toc199415067)

[Energy Resources Act 2000 1346](#_Toc199415068)

[Essential Services Commission Act 2002 1351](#_Toc199415069)

[Housing Improvement Act 2016 1351](#_Toc199415070)

[Mental Health Act 2009 1352](#_Toc199415071)

[Motor Vehicle Accidents (Lifetime Support Scheme)
Act 2013 1352](#_Toc199415072)

[National Parks and Wildlife (Kaṉku-Breakaways
Conservation Park) Regulations 2013 1354](#_Toc199415073)

[Planning, Development and Infrastructure Act 2016 1354](#_Toc199415074)

[Registration of Deeds Act 1935 1356](#_Toc199415075)

[Residential Tenancies Act 1995 1356](#_Toc199415076)

[Road Traffic Act 1961 1357](#_Toc199415077)

[Roads (Opening and Closing) Act 1991 1360](#_Toc199415078)

[South Australian Skills Act 2008 1361](#_Toc199415079)

[Valuation of Land Act 1971 1361](#_Toc199415080)

[Worker’s Liens Act 1893 1362](#_Toc199415081)

[Local Government Instruments](#_Toc199415082)

[City of Mitcham 1363](#_Toc199415083)

[City of Norwood Payneham & St Peters 1363](#_Toc199415084)

[City of Playford 1363](#_Toc199415085)

[City of Port Lincoln 1363](#_Toc199415086)

[Adelaide Hills Council 1378](#_Toc199415087)

[Alexandrina Council 1378](#_Toc199415088)

[District Council of Orroroo Carrieton 1378](#_Toc199415089)

[Public Notices](#_Toc199415090)

[National Electricity Law—Corrigendum 1379](#_Toc199415091)

[National Energy Retail Law 1379](#_Toc199415092)

[National Gas Law 1379](#_Toc199415093)

# Governor’s Instruments

## Appointments, Resignations and General Matters

Department of the Premier and Cabinet

Adelaide, 29 May 2025

Her Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Dairy Authority of South Australia, pursuant to the provisions of the Primary Produce (Food Safety Schemes) (Dairy) Regulations 2017 under the Primary Produce (Food Safety Schemes) Act 2004:

Member: from 1 July 2025 until 30 June 2026

Roseanne Celeste Healy

Presiding Member: from 1 July 2025 until 30 June 2026

Roseanne Celeste Healy

By command,

Zoe Lee Bettison, MP

For Premier

MPIRDF2025/000085CS

Department of the Premier and Cabinet

Adelaide, 29 May 2025

Her Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Superannuation Funds Management Corporation of South Australia Board, pursuant to the provisions of the Superannuation Funds Management Corporation of South Australia Act 1995:

Director: from 19 June 2025 until 18 June 2028

Sarah Jayne Pearson

By command,

Zoe Lee Bettison, MP

For Premier

T&F25/052CS

Department of the Premier and Cabinet

Adelaide, 29 May 2025

Her Excellency the Governor in Executive Council has been pleased to appoint Alexandra Louise Whittaker as a member of the Veterinary Surgeons Board of South Australia for a term of three years commencing on 1 July 2025 and expiring on 30 June 2028 - pursuant to the provisions of the Veterinary Practice Act 2003.

By command,

Zoe Lee Bettison, MP

For Premier

MPIRDF2025/000083CS

## Proclamations

South Australia

### Passenger Transport (Point to Point Transport Services) Amendment Act (Commencement) Proclamation 2025

**1—Short title**

This proclamation may be cited as the *Passenger Transport (Point to Point Transport Services) Amendment Act (Commencement) Proclamation 2025*.

**2—Commencement of Act and suspension of certain provisions**

 (1) Subject to [subclause (2)](#id70b94b7d_d5f5_4959_b5c4_78e79d78ca), the [*Passenger Transport (Point to Point Transport Services) Amendment Act 2025*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Passenger%20Transport%20(Point%20to%20Point%20Transport%20Services)%20Amendment%20Act%202025) (No 16 of 2025) will come into operation on 1 July 2025.

 (2) The operation of the following provisions of the Act is suspended until a day or time or days or times to be fixed by subsequent proclamation or proclamations:

 (a) sections 3 to 32 (inclusive);

 (b) sections 34 to 40 (inclusive);

 (c) section 43;

 (d) section 45;

 (e) section 46 (other than subsections (4) and (10));

 (f) Schedules 1 and 2.

**Made by the Governor**

with the advice and consent of the Executive Council

on 29 May 2025

## Regulations

South Australia

### Passenger Transport (Point to Point Transport Service Levy) Amendment Regulations 2025

under the *Passenger Transport Act 1994*

**Contents**

[Part 1—Preliminary](#Elkera_Print_BK1)

[1 Short title](#Elkera_Print_BK2)

[2 Commencement](#Elkera_Print_BK3)

[Part 2—Amendment of *Passenger Transport Regulations 2024*](#Elkera_Print_BK4)

[3 Insertion of regulation 159A](#Elkera_Print_BK5)

[159A Point to point transport service levy—prescribed amount](#Elkera_Print_BK6)

**Part 1—Preliminary**

**1—Short title**

These regulations may be cited as the *Passenger Transport (Point to Point Transport Service Levy) Amendment Regulations 2025*.

**2—Commencement**

These regulations come into operation on the day on which section 46(4) of the [*Passenger Transport (Point to Point Transport Services) Amendment Act 2025*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Passenger%20Transport%20(Point%20to%20Point%20Transport%20Services)%20Amendment%20Act%202025) comes into operation.

**Part 2—Amendment of *Passenger Transport Regulations 2024***

**3—Insertion of regulation 159A**

After regulation 159 insert:

**159A—Point to point transport service levy—prescribed amount**

For the purposes of Schedule 2 clause 2(3) of the Act, the prescribed amount is $2.

**Editorial note—**

As required by section 10AA(2) of the [*Legislative Instruments Act 1978*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Legislative%20Instruments%20Act%201978), 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 29 May 2025

No 31 of 2025

South Australia

### Harbors and Navigation (Fees) Amendment Regulations 2025

under the *Harbors and Navigation Act 1993*

**Contents**

[Part 1—Preliminary](#Elkera_Print_BK1)

[1 Short title](#Elkera_Print_BK2)

[2 Commencement](#Elkera_Print_BK3)

[Part 2—Amendment of *Harbors and Navigation Regulations 2023*](#Elkera_Print_BK4)

[3 Amendment of Schedule 11—Fees and levies](#idd9282346_006e_4ff6_a00c_b636f97a68)

[4 Facilities levy](#Elkera_Print_BK7)

[5 Fees](#idaf6d687e_db35_4dfd_addd_073c5415c438_a)

[Part 3—Transitional provision](#Elkera_Print_BK10)

[4 Transitional provision](#Elkera_Print_BK11)

**Part 1—Preliminary**

**1—Short title**

These regulations may be cited as the *Harbors and Navigation (Fees) Amendment Regulations 2025*.

**2—Commencement**

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

**Part 2—Amendment of *Harbors and Navigation Regulations 2023***

**3—Amendment of Schedule 11—Fees and levies**

Schedule 11, clauses 4 and 5—delete clauses 4 and 5 and substitute:

**4—Facilities levy**

 (1) The amount of a facilities levy set out in this clause is the amount payable if registration of the vessel is for a 12 month period.

 (2) If a vessel is registered for a period other than 12 months, a pro rata adjustment is to be made to the amount of the facilities levy set out in this clause by applying the proportion that the number of months in the period of registration bears to 12 months and then rounding the amount up to the nearest dollar.

|  |
| --- |
| **Levies relating to Part 13** |
| Facilities levy for recreational vessel comprised of personal watercraft | $43.00 |
| Facilities levy for any other vessel, according to its length as follows: |  |
|  (a) if the vessel is not more than 3.1 m | nil |
|  (b) if the vessel is more than 3.1 m but not more than 3.5 m | $43.00 |
|  (c) if the vessel is more than 3.5 m but not more than 5 m | $64.00 |
|  (d) if the vessel is more than 5 m but not more than 6 m | $77.00 |
|  (e) if the vessel is more than 6 m but not more than 7 m | $95.00 |
|  (f) if the vessel is more than 7 m but not more than 8 m | $105.00 |
|  (g) if the vessel is more than 8 m but not more than 9 m | $115.00 |
|  (h) if the vessel is more than 9 m but not more than 10 m | $130.00 |
|  (i) if the vessel is more than 10 m but not more than 11 m | $144.00 |
|  (j) if the vessel is more than 11 m but not more than 12 m | $157.00 |
|  (k) if the vessel is more than 12 m but not more than 13 m | $170.00 |
|  (l) if the vessel is more than 13 m but not more than 14 m | $182.00 |
|  (m) if the vessel is more than 14 m but not more than 15 m | $193.00 |
|  (n) if the vessel is more than 15 m but not more than 16 m | $208.00 |
|  (o) if the vessel is more than 16 m but not more than 17 m | $224.00 |
|  (p) if the vessel is more than 17 m but not more than 18 m | $234.00 |
|  (q) if the vessel is more than 18 m but not more than 19 m | $246.00 |
|  (r) if the vessel is more than 19 m but not more than 20 m | $262.00 |
|  (s) if the vessel is more than 20 m | $325.00 |

**5—Fees**

|  |
| --- |
| **Fees relating to Part 7** |
| Application for pilotage exemption certificate | $786.00 |
| Application for renewal of pilotage exemption certificate | $391.00 |
| Issue of replacement pilotage exemption certificate | $73.00 |
| **Fees relating to Part 8** |  |
| Written examination (whether first or subsequent attempt)— |  |
|  (a) for boat operator's licence | $54.00 |
|  (b) for special permit | $24.00 |
| Practical test for special permit | nil |
| Issue of boat operator's licence— |  |
|  (a) if applicant has held special permit | $21.00 |
|  (b) in any other case | $51.00 |
| Issue of special permit | $21.00 |
| Application for exemption from requirement to hold boat operator's licence | nil |
| Application for endorsement of boat operator's licence | nil |
| Application for recognition of qualification under law of some other place as equivalent to boat operator's licence | nil |
| Issue of replacement boat operator's licence or special permit | $21.00 |
| **Fees relating to Part 9** |
| Application for registration of vessel**Note—**Personal watercraft and vessels up to 7 m may be registered for 6 or 12 months but vessels more than 7 m may only be registered for 12 months—see regulation 81(8). (a) for a personal watercraft— | 6 months/12 months |
|  • initial registration | $214.00/$426.00 |
|  • renewal of registration | $196.00/$391.00 |
|  • renewal of registration in different name | $219.00/$413.00 |
|  (b) for any other vessel—according to its length as follows: |  |
|  (i) if the vessel is not more than 3.5 m— |  |
|  • initial registration | $29.00/$57.00 |
|  • renewal of registration | $11.00/$21.00 |
|  • renewal of registration in different name | $36.00/$46.00 |
|  (ii) if the vessel is more than 3.5 m but not more than 6 m— |  |
|  • initial registration | $52.00/$105.00 |
|  • renewal of registration | $37.00/$70.00 |
|  • renewal of registration in different name | $58.00/$96.00 |
|  (iii) if the vessel is more than 6 m but not more than 7 m— |  |
|  • initial registration | $115.00/$229.00 |
|  • renewal of registration | $99.00/$193.00 |
|  • renewal of registration in different name | $120.00/$219.00 |
|  (iv) if the vessel is more than 7 m but not more than 10 m— |  |
|  • initial registration | not applicable/$229.00 |
|  • renewal of registration | not applicable/$193.00 |
|  • renewal of registration in different name | not applicable/$219.00 |
|  (v) if the vessel is more than 10 m but not more than 15 m— |  |
|  • initial registration | not applicable/$326.00 |
|  • renewal of registration | not applicable/$295.00 |
|  • renewal of registration in different name | not applicable/$318.00 |
|  (vi) if the vessel is more than 15 m but not more than 20 m— |  |
|  • initial registration | not applicable/$426.00 |
|  • renewal of registration | not applicable/$391.00 |
|  • renewal of registration in different name | not applicable/$413.00 |
|  (vii) if the vessel is more than 20 m— |  |
|  • initial registration | not applicable/$491.00 |
|  • renewal of registration | not applicable/$459.00 |
|  • renewal of registration in different name | not applicable/$479.00 |
| Application for exemption from requirement for vessel to be registered | nil |
| Trade plates— |  |
|  (a) application for initial issue | $103.00 |
|  (b) application for subsequent issue | $70.00 |
|  (c) issue of replacement certificate or label | $21.00 |
|  (d) surrender of trade plates | $21.00 |
| Application for assignment of new identification mark | $21.00 |
| Application for transfer of registration of vessel | $21.00 |
| Issue of replacement certificate of registration | $21.00 |
| Application for cancellation of registration | $21.00 |
| Application for appointment as boat code agent | $193.00 |
| Application for further term of appointment as boat code agent | $155.00 |
| Application for approval as boat code examiner | $99.00 |
| Application for further term of approval as boat code examiner | $49.00 |
| Set of 20 HIN plates | $152.00 |
| Pad of 50 interim boat code certificates | $43.00 |
| Duplicate copy of boat code certificate | $21.00 |
| **Fees relating to Part 12** |
| Application for permit to moor vessel in boat haven— (a) *North Arm Boat Haven* |  |
|  (i) annual permit— |  |
|  • fishing vessel 9 m and over in length | $102.00 per metre |
|  • fishing vessel less than 9 m in length | $136.00 per metre |
|  • tender vessel | $102.00 per metre |
|  • the above is subject to the following maximum fees: |  |
|  • fishing vessel and 2 tender vessels | $662.00 |
|  • fishing vessel and 3 tender vessels | $747.00 |
|  • other vessels 12 m or more in length | $254.00 per metre |
|  • other vessels less than 12 m in length | $3 055.00 |
|  (ii) temporary permit (1 week or part of a week) | $93.00 |
|  (b) *Port MacDonnell Boat Haven* |  |
|  (i) annual permit | $136.00 per metre |
|  (ii) temporary permit (24 hours) | $7.00 |

**Part 3—Transitional provision**

**4—Transitional provision**

 (1) The fees prescribed in respect of an application for registration (and any facilities levy payable on the registration) by Schedule 11 of the [*Harbors and Navigation Regulations 2023*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Harbors%20and%20Navigation%20Regulations%202023), as amended by these regulations, apply where the relevant registration is to take effect on or after 1 July 2025.

 (2) All other fees prescribed by Schedule 11 of the [*Harbors and Navigation Regulations 2023*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Harbors%20and%20Navigation%20Regulations%202023), as amended by these regulations, apply from 1 July 2025.

 (3) Despite [regulation 3](#idd9282346_006e_4ff6_a00c_b636f97a68) of these regulations—

 (a) the fees prescribed in respect of an application for registration (and any facilities levy payable on the registration) by Schedule 11 of the [*Harbors and Navigation Regulations 2023*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Harbors%20and%20Navigation%20Regulations%202023), as in force immediately before the commencement of these regulations, continue to apply where the relevant registration is to take effect before 1 July 2025; and

 (b) all other fees prescribed by Schedule 11 of the [*Harbors and Navigation Regulations 2023*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Harbors%20and%20Navigation%20Regulations%202023), as in force immediately before the commencement of these regulations, continue to apply until 1 July 2025.

**Editorial note—**

As required by section 10AA(2) of the [*Legislative Instruments Act 1978*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Legislative%20Instruments%20Act%201978), 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 29 May 2025

No 32 of 2025

South Australia

### Motor Vehicles (Fees) Amendment Regulations 2025

under the *Motor Vehicles Act 1959*

**Contents**

[Part 1—Preliminary](#Elkera_Print_BK1)

[1 Short title](#Elkera_Print_BK2)

[2 Commencement](#Elkera_Print_BK3)

[Part 2—Amendment of *Motor Vehicles Regulations 2010*](#Elkera_Print_BK4)

[3 Substitution of Schedule 1](#id892e84c1_aa70_497a_80f1_65e652f9d42a_e)

[Schedule 1—Fees](#id7ca7b235_bd7d_40ca_9905_144eddeb1926_b)

[Part 3—Transitional provision](#Elkera_Print_BK9)

[4 Transitional provision](#Elkera_Print_BK10)

**Part 1—Preliminary**

**1—Short title**

These regulations may be cited as the *Motor Vehicles (Fees) Amendment Regulations 2025*.

**2—Commencement**

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

**Part 2—Amendment of *Motor Vehicles Regulations 2010***

**3—Substitution of Schedule 1**

Schedule 1—delete the Schedule and substitute:

**Schedule 1—Fees**

|  |
| --- |
| **1—Interpretation** |
|  | In this Schedule— |  |
|  | ***emergency response vehicle*** has the same meaning as in regulation 15; |  |
|  | ***government authorised examiner*** means an authorised examiner who is— |  |
|  |  (a) a police officer; or |  |
|  |  (b) an employee in the Transport Department; or |  |
|  |  (c) a person appointed as an authorised examiner by some public authority and approved by the Registrar; |  |

|  |  |  |
| --- | --- | --- |
|  | ***level 1 fee*** means an administration fee of $10.00; |  |
|  | ***level 2 fee*** means an administration fee of $20.00; |  |
|  | ***level 3 fee*** means an administration fee of $31.00; |  |
|  | ***special purpose vehicle (type O)*** has the same meaning as in the [*Motor Vehicles (National Heavy Vehicles Registration Fees) Regulations 2008*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=subordleg&legtitle=Motor%20Vehicles%20(National%20Heavy%20Vehicles%20Registration%20Fees)%20Regulations%202008); |  |
|  | ***special purpose vehicle (type T)*** has the same meaning as in the [*Motor Vehicles (National Heavy Vehicles Registration Fees) Regulations 2008*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=subordleg&legtitle=Motor%20Vehicles%20(National%20Heavy%20Vehicles%20Registration%20Fees)%20Regulations%202008); |  |
|  | ***Transport Department premises***, in relation to an examination of a motor vehicle for the purposes of section 139(1)(d) of the Act, includes a place specified under section 139(4)(b)(ii) of the Act at which the motor vehicle is required to be produced for the purpose of the examination; |  |
|  | ***truck (type 1)*** has the same meaning as in the [*Motor Vehicles (National Heavy Vehicles Registration Fees) Regulations 2008*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=subordleg&legtitle=Motor%20Vehicles%20(National%20Heavy%20Vehicles%20Registration%20Fees)%20Regulations%202008). |  |
| **2—Registration fee (section 24 of Act)** |
| (1) | For registration of a heavy vehicle under section 24 of the Act for a period of 12 months—the registration fee prescribed by, or determined in accordance with, the [*Motor Vehicles (National Heavy Vehicles Registration Fees) Regulations 2008*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=subordleg&legtitle=Motor%20Vehicles%20(National%20Heavy%20Vehicles%20Registration%20Fees)%20Regulations%202008). |  |
| (2) | For registration of a motor vehicle (other than a heavy vehicle) under section 24 of the Act for a period of 12 months—the following registration fee: |  |
|  |  (a) a motor bike | $52.00 |
|  |  (b) a trailer | $95.00 |
|  |  (c) a motor vehicle propelled other than by an internal combustion engine | $157.00 |
|  |  (d) a commercial motor vehicle— |  |
|  |  (i) if the unladen mass of the vehicle does not exceed 1 000 kg and the vehicle is propelled by an internal combustion engine— |  |
|  |  (A) having 4 cylinders or less | $157.00 |
|  |  (B) having 5 or 6 cylinders | $320.00 |
|  |  (C) having 7 or more cylinders | $462.00 |
|  |  (ii) if the unladen mass of the vehicle exceeds 1 000 kg but does not exceed 1 500 kg | $344.00 |
|  |  (iii) if the unladen mass of the vehicle exceeds 1 500 kg | $587.00 |
|  |  (e) a motor vehicle (other than a vehicle referred to in paragraphs (a) to (d)) propelled by an internal combustion engine— |  |
|  |  (i) having 4 cylinders or less | $157.00 |
|  |  (ii) having 5 or 6 cylinders | $320.00 |
|  |  (iii) having 7 or more cylinders | $462.00 |
| (3) | For registration of a motor vehicle under section 24 of the Act for a period of less than 12 months—the following registration fee: |  |
|  |  (a) in the case of registration for 1, 2 or 3 quarters—an amount equal to the product of the number of quarters for which the vehicle is to be registered multiplied by 1/4 of the relevant registration fee for 12 months (as set out in a preceding subclause) plus a surcharge of— |  |
|  |  (i) in the case of registration for 1 quarter—5.625% of that product; or |  |
|  |  (ii) in the case of registration for 2 quarters—3.75% of that product; or |  |
|  |  (iii) in the case of registration for 3 quarters—1.875% of that product; |  |
|  |  (b) in any other case—a fee equal to the product of the number of days for which the vehicle is to be registered multiplied by 1/365 of the relevant registration fee for 12 months (as set out in a preceding subclause) plus a surcharge of— |  |
|  |  (i) in the case of registration for less than 6 months—5.625% of that product; or |  |
|  |  (ii) in the case of registration for not less than 6 months but less than 9 months—3.75% of that product; or |  |
|  |  (iii) in the case of registration for not less than 9 months but less than 12 months—1.875% of that product. |  |
| **3—Registration fee—renewal of registration under periodic payment scheme (section 24A of Act)** |
|  | For renewal of registration of a motor vehicle pursuant to the periodic payment scheme under section 24A of the Act where periodic payments are made monthly—a registration fee of an amount equal to 1/3 of the registration fee for 1 quarter for a motor vehicle of the relevant kind (determined in accordance with clause 2(3)). |  |
| **4—Administration fees (sections 24 and 24A of Act)** |
|  | Administration fee (payable in addition to the registration fee) for— |  |
|  |  (a) initial registration or re‑registration of a motor vehicle under section 24 of the Act | level 3 fee |
|  |  (b) renewal of registration of a motor vehicle under section 24 of the Act | level 1 fee |
|  |  (c) renewal of registration pursuant to the periodic payment scheme under section 24A of the Act— |  |
|  |  (i) if payment is made monthly—per payment | $2.00 |
|  |  (ii) in any other case | $6.00 |
| **5—Conditional registration (section 25 of Act)** |
| (1) | For registration of a motor vehicle under section 25 of the Act— |  |
|  |  (a) in the case of— |  |
|  |  (i) a heavy vehicle that is a special purpose vehicle (type O); or |  |
|  |  (ii) a heavy vehicle that is a special purpose vehicle (type T) (other than an emergency response vehicle or a vehicle that is used principally for the purpose of fire fighting and is fitted with fire fighting equipment), |  |
|  | a fee equal to the product of the number of quarters for which the vehicle is to be registered multiplied by 1 quarter of the amount that would be the registration fee for registration of the vehicle under section 24 of the Act for the financial year in which the registration is to take effect; |  |
|  |  (b) in the case of a heavy vehicle that is a road train, B‑double or a vehicle of a class referred to in regulation 19(f)—a fee equal to the registration fee that would be payable for registration of the vehicle under section 24 of the Act; |  |
|  |  (c) in any other case—no fee. |  |
| (2) | Administration fee (payable whether or not a registration fee is payable under subclause (1)) for registration of a motor vehicle under section 25 of the Act— |  |
|  |  (a) initial registration or re‑registration of a motor vehicle | level 3 fee |
|  |  (b) renewal of registration of a motor vehicle | level 1 fee |
| (3) | If a registration fee is payable for the registration of a motor vehicle under section 25 of the Act and the period of registration is less than 12 months, a surcharge of the amount prescribed in clause 2(3) is payable in addition to the registration fee and administration fee. |  |
| **6—Transfer of registration** |
| (1) | Administration fee for transfer of the registration of a motor vehicle | level 3 fee |
| (2) | Additional fee for late payment of the fee prescribed in subclause (1) | $105.00 |
| **7—Cancellation of registration** |
|  | Administration fee for cancellation of the registration of a motor vehicle | level 2 fee |
| **8—Duplicate certificates of registration** |
|  | Administration fee for the issue of a duplicate certificate of registration | level 2 fee |

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| --- |
| **9—Registration details certificate** |
|  | Administration fee for the issue of a registration details certificate (when issued on application by the owner of the motor vehicle) | level 2 fee |
| **10—Permit to drive an unregistered motor vehicle** |
|  | Administration fee for the issue of— |  |
|  |  (a) a permit under section 16(1)(c)(i) of the Act | level 1 fee |
|  |  (b) a permit under section 16(1)(c)(ii) of the Act | level 3 fee |
| **11—Duplicate permit to drive an unregistered motor vehicle** |
|  | Administration fee for the issue of a duplicate permit under section 16(12) of the Act | level 2 fee |
| **12—Temporary configuration certificate for heavy vehicle** |
|  | Administration fee for the issue of a temporary configuration certificate for a heavy vehicle | level 3 fee |
| **13—Duplicate temporary configuration certificate for heavy vehicle** |
|  | Administration fee for the issue of a duplicate temporary configuration certificate for a heavy vehicle | level 2 fee |
| **14—Number allotment** |
|  | Administration fee for variation or amendment of the number allotted to a motor vehicle (per vehicle) | level 3 fee |
| **15—Number plates** |
| (1) | Administration fee for the issue or replacement of— |  |
|  |  (a) a single number plate or pair of number plates for a heavy vehicle | $31.10 |
|  |  (b) a single number plate or pair of number plates for a motor vehicle other than a heavy vehicle | $34.00 |
|  |  (c) a supplementary number plate for a bike rack | $34.00 |
| (2) | Administration fee (payable in addition to the fee prescribed in subclause (1)) for postal delivery of a number plate or plates | level 2 fee |
| **16—Issue or reissue of trade plate** |
| (1) | For the issue or reissue of a trade plate— |  |
|  |  (a) in respect of a motor vehicle that has a gross vehicle mass exceeding 4 500 kg (other than a special purpose vehicle) (***Category A***)—an annual fee of an amount equal to the fee that would be payable for registration for 12 months of a heavy vehicle that is a truck (type 1) with 2 axles and a gross vehicle mass exceeding 4 500 kg but not exceeding 12 000 kg; |  |
|  |  (b) in respect of a motor vehicle that has a gross vehicle mass not exceeding 4 500 kg (other than a motor bike, trailer or special purpose vehicle) (***Category B***)—an annual fee of an amount equal to the fee that would be payable for registration for 12 months of a motor vehicle referred to in clause 2(2)(d)(i) or 2(2)(e) that has 7 or more cylinders; |  |
|  |  (c) in respect of a motor bike (***Category C***)—an annual fee of an amount equal to the fee that would be payable for registration for 12 months of a motor bike; |  |
|  |  (d) in respect of a trailer that has a gross vehicle mass not exceeding 4 500 kg (***Category D***)—an annual fee of an amount equal to the fee that would be payable for registration for 12 months of a trailer; |  |
|  |  (e) in respect of a special purpose vehicle (***Category E***)—no fee. |  |
|  | If an application for the issue or reissue of a trade plate relates to more than 1 category of vehicle such that more than 1 fee becomes payable, then only the highest fee must be paid. |  |
| (2) | Administration fees (payable in addition to the fee prescribed in subclause (1))— |  |
|  |  (a) on application for the issue of a trade plate | level 3 fee |
|  |  (b) for allocation of a trade plate number on the issue of a trade plate (per plate) | level 2 fee |
| (3) | Administration fee (payable in addition to the fee prescribed in subclause (1)) on application for the reissue of a trade plate | level 1 fee |
| **17—Supply of trade plate by Registrar** |
|  | Administration fee for the supply of a trade plate by the Registrar | $34.00 |
| **18—Issue of replacement trade plate** |
|  | Administration fee on application for the issue of a new trade plate in lieu of a lost trade plate | $23.00 |
| **19—Duplicate trade plate label or certificate of issue of trade plate** |
|  | Administration fee for the issue of a duplicate trade plate label or duplicate certificate of issue of a trade plate | level 2 fee |
| **20—Trade plate transfer** |
|  | Administration fee payable on application for the transfer of a trade plate | level 3 fee |
| **21—Trade plate surrender** |
|  | Administration fee payable on surrender of a trade plate under section 70(5) of the Act | level 2 fee |
| **22—Driver's licences** |
| (1) | For the issue or renewal of a driver's licence— |  |
|  |  (a) where the applicant is a person who as a result of their service in a naval, military or air force of His Majesty— | $27.00 |
|  |  (i) is totally or permanently incapacitated; or |  |
|  |  (ii) has lost a leg or foot; or |  |
|  |  (iii) receives under the law of the Commonwealth relating to repatriation a pension at the rate for total incapacity or a pension granted by reason of impairment of their power of locomotion at the rate of not less than 70% of the rate for total incapacity (per year) |  |
|  |  (b) where the applicant is a pensioner entitlement card holder (per year) | $27.00 |
|  |  (c) in any other case (per year) | $55.00 |
| (2) | The licence fee for a driver's licence issued or renewed for a period other than for full years is 1 quarter of the annual licence fee for each complete 3 months of the period for which the licence is issued or renewed. |  |
| (3) | If— |  |
|  |  (a) a person ceases to be a pensioner entitlement card holder; and |  |
|  |  (b) the person holds a driver's licence that was issued or renewed on payment of a reduced fee, |  |
|  | the person must pay an additional fee of an amount that is equal to the difference between— |  |
|  |  (c) the amount obtained by multiplying the number of complete 3 month periods in the unexpired period of the licence by 1 quarter of the annual fee paid for the issue or renewal of the licence; and |  |
|  |  (d) the amount obtained by multiplying the number of complete 3 month periods in the unexpired period of the licence by 1 quarter of the annual fee that would have been payable for the issue or renewal of the licence if the person had not been a pensioner entitlement card holder. |  |
| (4) | For the purposes of subclause (3), the unexpired period of the licence commences on the day on which the person ceases to be a pensioner entitlement card holder. |  |
| (5) | Administration fee (payable in addition to the licence fee) for the issue or renewal of a driver's licence | level 2 fee |
| (6) | Administration fee (payable in addition to the fee prescribed in subclause (5)) where application for the issue of a driver's licence is made more than 6 months after the expiry of a previously held licence and the applicant was not, during the whole of the period of 6 months after the expiry of the previously held licence, disqualified from holding or obtaining a driver's licence | level 3 fee |
| (7) | In this clause— |  |
|  | ***pensioner entitlement card holder*** means a person who— |  |
|  |  (a) holds a pensioner entitlement card issued under an Act or law of the Commonwealth; and |  |
|  |  (b) is entitled, as the holder of such a card, to travel on public transport in this State at reduced fares; |  |
|  | ***reduced fee*** means the fee payable for the issue or renewal of a driver's licence where the applicant is a pensioner entitlement card holder. |  |
| **23—Duplicate driver's licence** |
|  | Administration fee for the issue of a duplicate driver's licence that bears a photograph of the holder | level 2 fee |
| **24—Learner's permit** |
| (1) | For the issue or renewal of a learner's permit for— |  |
|  |  (a) 1 year | $27.00 |
|  |  (b) 2 years | $54.00 |
|  |  (c) 3 years | $81.00 |
| (2) | Administration fee for the issue or renewal of a learner's permit (payable in addition to the permit fee) | level 2 fee |
| **25—Duplicate learner's permit** |
|  | Administration fee for the issue of a duplicate learner's permit | level 2 fee |
| **26—Duplicate certificate of high powered vehicle exemption** |
|  | Administration fee for the issue of a duplicate certificate of a high powered vehicle exemption | level 2 fee |
| **27—Approved theoretical examination** |
|  | For an approved theoretical examination— |  |
|  |  (a) examination fee | $21.00 |
|  |  (b) administration fee (payable in addition to the examination fee) | level 2 fee |
| **28—Practical driving tests conducted by government authorised examiners** |
|  | For a practical driving test conducted by a government authorised examiner— |  |
|  |  (a) booking fee | level 2 fee |
|  |  (b) test fee— |  |
|  |  (i) for a test of up to, but not exceeding, 40 min duration | $64.00 |
|  |  (ii) for a test exceeding 40 min duration | $146.00 |
|  |  (c) administration fee (payable in addition to the test fee) | level 2 fee |
| **29—Other practical driving tests; final assessments** |
|  | Booking fee, for notice to the Registrar of— | $39.00 |
|  |  (a) a practical driving test; or |  |
|  |  (b) a final assessment in a competence based training course for drivers of motor vehicles undertaken in accordance with the directions of the Registrar, |  |
|  | to be conducted by an authorised examiner other than a government authorised examiner |  |
| **29A—Approved driver training course** |
|  | For an approved driver training course— |  |
|  |  (a) course fee | $53.00 |
|  |  (b) administration fee (payable in addition to the course fee) | level 1 fee |
| **30—Approved hazard perception tests** |
|  | For an approved hazard perception test— |  |
|  |  (a) test fee | $15.00 |
|  |  (b) administration fee (payable in addition to the test fee) | level 2 fee |
| **30A—Motor bike learner's permit theoretical tests** |
|  | For a motor bike rider knowledge test and a motor bike specific hazard awareness test— |  |
|  |  (a) combined fee for both tests | $15.00 |
|  |  (b) administration fee (payable in addition to the test fee) | level 2 fee |
| **31—Motor bike training courses** |
|  | For a motor bike training course undertaken in accordance with the directions of the Registrar— |  |
|  |  (a) for a pre‑learner's permit motor bike training course— |  |
|  |  (i) training course fee (part A) | $434.00 plus a booking fee of $30.00 |
|  |  (ii) training course fee (part B) | $434.00 plus a booking fee of $30.00 |
|  |  (b) for a pre‑licence motor bike training course— |  |
|  |  (i) training course fee | $202.00 plus a booking fee of $30.00 |
|  |  (ii) motor bike licence assessment fee | $218.00 plus a booking fee of $30.00 |
| **32—Proficiency test for motor driving instructor's licence** |
|  | For a proficiency test of an applicant for a motor driving instructor's licence— |  |
|  |  (a) for a theory test— |  |
|  |  (i) test fee | $78.00 |
|  |  (ii) administration fee (payable in addition to the test fee) | level 2 fee |
|  |  (b) for a practical test conducted by a government authorised examiner— |  |
|  |  (i) test fee (per day) | $292.00 |
|  |  (ii) administration fee (payable in addition to the test fee) | level 2 fee |
| **33—Motor driving instructor's licence** |
|  | For the issue of a motor driving instructor's licence (per year) | $125.00 |
| **34—Duplicate motor driving instructor's licence** |
|  | Administration fee for the issue of a duplicate motor driving instructor's licence | level 2 fee |
| **35—Appointment as authorised examiner** |
|  | For appointment as an authorised examiner (other than a government authorised examiner)— |  |
|  |  (a) authorised to conduct competence based driver training and assessment (per year) | $182.00 |
|  |  (b) authorised to conduct Vehicle on Road Tests (per year) | $182.00 |
| **36—Proficiency tests for authorised examiners** |
| (1) | For a proficiency test, required by the Registrar, of an applicant for appointment as an authorised examiner in relation to the driving of motor vehicles with a gross vehicle mass not exceeding 4.5 t— |  |
|  |  (a) practical training course test (per day) | $292.00 |
|  |  (b) administration fee (payable in addition to the test fee) | level 2 fee |
| (2) | For a proficiency test, required by the Registrar, of an applicant for appointment as an authorised examiner in relation to the driving of motor vehicles with a gross vehicle mass exceeding 4.5 t— |  |
|  |  (a) practical training course test (per day) | $492.00 |
|  |  (b) administration fee (payable in addition to the test fee) | level 2 fee |
| (3) | For a training course for an authorised examiner whose appointment has been suspended, required by the Registrar for resumption of the appointment— |  |
|  |  (a) training course (per day) | $292.00 |
|  |  (b) administration fee (payable in addition to the training course fee) | level 2 fee |
| **37—Lectures as to motor vehicle accidents and their causes** |
|  | For attendance at a lecture conducted under regulation 56 | $38.00 |
| **38—Administration fee for issue of alcohol interlock scheme licence** |
|  | Administration fee for the issue of a licence subject to mandatory alcohol interlock scheme conditions—for each month in the period for which the licence will be subject to alcohol interlock provisions (a part of a month being treated as a whole month) | $20.00 |
| **39—Disabled person's parking permit** |
|  | For the issue of a disabled person's parking permit— |  |
|  |  (a) permit fee— |  |
|  |  (i) for 1 year or less | $3.00 |
|  |  (ii) for 2 years | $5.00 |
|  |  (iii) for 3 years | $7.00 |
|  |  (iv) for 4 years | $9.00 |
|  |  (v) for 5 years | $14.00 |
|  |  (b) administration fee (payable in addition to the permit fee) | level 1 fee |
| **40—Register searches etc** |
| (1) | Administration fee for searching the register and supplying information— |  |
|  |  (a) for manual search of archived information (per search) | level 3 fee |
|  |  (b) for manual search of current information (per search) | level 3 fee |
|  |  (c) for multiple searches where separate extracts of entries are not required | level 2 fee |
|  |  (d) where the applicant prepares computer input data in a form acceptable to the Registrar (per search) | level 1 fee |
| (2) | Administration fee for an extract of an entry in the register | level 3 fee |
| **41—Motor vehicle examinations** |
| (1) | For an examination of a motor vehicle for the purposes of completion of a report under regulation 13 | $17.00 |
| (2) | A fee for an examination referred to in subclause (1) must be paid— |  |
|  |  (a) in the case of an examination to be carried out by an authorised officer—on the registration of the vehicle; or |  |
|  |  (b) in the case of an examination to be carried out by a police officer—prior to the examination. |  |
| (3) | For a basic examination of a motor vehicle for the purposes of section 139(1)(d) of the Act to be carried out by a person authorised by the Registrar under section 139(10) of the Act | $45.00 |
| (4) | For a basic examination of a motor vehicle for the purposes of section 139(1)(d) of the Act to be carried out by a police officer | $73.00 |
| (5) | For a basic examination of a motor vehicle for the purposes of section 139(1)(d) of the Act to be carried out by an authorised officer at Transport Department premises | $73.00 |
| (6) | For a basic examination of a motor vehicle for the purposes of section 139(1)(d) of the Act to be carried out by an authorised officer at a site other than Transport Department premises— |  |
|  |  (a) fee for call out (per site visit)—$245.00; plus |  |
|  |  (b) fee for examination (per vehicle)—$73.00. |  |
| (7) | For a comprehensive examination of a motor vehicle for the purposes of section 139(1)(d) of the Act to be carried out by an authorised officer | $339.00 plus a booking fee of $30.00 |
| (8) | For a further examination of a motor vehicle for the purposes of section 139(1)(d) of the Act following a comprehensive examination referred to in subclause (7), to be carried out by an authorised officer | $45.00 plus a booking fee of $30.00 |
| (9) | A fee for an examination of a motor vehicle for the purposes of section 139(1)(d) of the Act must be paid— |  |
|  |  (a) in the case of a fee specified in subclause (3), (5) or (6)(b)—on the registration of the vehicle; or |  |
|  |  (b) in the case of a fee specified in subclause (4), (6)(a), (7) or (8)—prior to the examination. |  |
| (10) | If more than 1 fee becomes payable under subclauses (1) to (7) (inclusive) in respect of the examination of the same motor vehicle, only the higher or highest fee (as the case may be) must be paid. |  |
| (11) | A fee for an examination referred to in this clause to be carried out by a police officer must be paid to the South Australian Police Department. |  |
| **42—Application for review of decision of Registrar** |
|  | Administration fee payable on application for a review under section 98Z of the Act | level 3 fee |
| **43—Dishonoured cheque or debit card or credit card transactions** |
|  | Administration fee payable under section 138B of the Act | level 3 fee |
| **44—Fees payable by insurer for emergency treatment** |
|  | For the purposes of section 110(1) of the Act— |  |
|  |  (a) the fee payable to a medical practitioner who renders emergency treatment is a fee equal to a level 3 fee; |  |
|  |  (b) the fee payable to a nurse who renders emergency treatment is a fee equal to a level 2 fee; |  |
|  |  (c) the amount payable to a person who conveys an injured person is an amount equal to one tenth of a level 1 fee for every kilometre that the person is conveyed. |  |
| **45—Fees payable in connection with service of notices of disqualification** |
| (1) | Administration fee payable under section 139BD of the Act | $41.00 |
| (2) | Service fee payable under section 139BD of the Act | $144.00 |

**Part 3—Transitional provision**

**4—Transitional provision**

 (1) The fees prescribed in respect of the issue or renewal of—

 (a) the registration of a motor vehicle; or

 (b) a learner's permit, driver's licence or motor driving instructor's licence,

by Schedule 1 of the [*Motor Vehicles Regulations 2010*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=subordleg&legtitle=Motor%20Vehicles%20Regulations%202010), as substituted by these regulations, apply where the issue or renewal is to take effect on or after 1 July 2025.

 (2) All other fees prescribed by Schedule 1 of the [*Motor Vehicles Regulations 2010*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=subordleg&legtitle=Motor%20Vehicles%20Regulations%202010), as substituted by these regulations, apply from 1 July 2025.

 (3) Despite [regulation 3](#id892e84c1_aa70_497a_80f1_65e652f9d42a_e) of these regulations—

 (a) the fees prescribed in respect of the issue or renewal of—

 (i) the registration of a motor vehicle; or

 (ii) a learner's permit, driver's licence or motor driving instructor's licence,

by Schedule 1 of the [*Motor Vehicles Regulations 2010*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=subordleg&legtitle=Motor%20Vehicles%20Regulations%202010), as in force immediately before the commencement of these regulations, continue to apply where the issue or renewal is to take effect before 1 July 2025; and

 (b) all other fees prescribed by Schedule 1 of the [*Motor Vehicles Regulations 2010*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=subordleg&legtitle=Motor%20Vehicles%20Regulations%202010), as in force immediately before the commencement of these regulations, continue to apply until 1 July 2025.

**Editorial note—**

As required by section 10AA(2) of the [*Legislative Instruments Act 1978*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Legislative%20Instruments%20Act%201978), 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 29 May 2025

No 33 of 2025

South Australia

### Road Traffic (Miscellaneous) (Fees) Amendment Regulations 2025

under the *Road Traffic Act 1961*

**Contents**

[Part 1—Preliminary](#Elkera_Print_BK1)

[1 Short title](#Elkera_Print_BK2)

[2 Commencement](#Elkera_Print_BK3)

[Part 2—Amendment of *Road Traffic (Miscellaneous) Regulations 2014*](#Elkera_Print_BK4)

[3 Amendment of Schedule 3—Fees](#Elkera_Print_BK5)

**Part 1—Preliminary**

**1—Short title**

These regulations may be cited as the *Road Traffic (Miscellaneous) (Fees) Amendment Regulations 2025*.

**2—Commencement**

These regulations come into operation on 1 July 2025.

**Part 2—Amendment of *Road Traffic (Miscellaneous) Regulations 2014***

**3—Amendment of Schedule 3—Fees**

 (1) Schedule 3, clause 1(2), table—delete the table and substitute:

|  | **Type of vehicle and inspection** | **Fee** |
| --- | --- | --- |
| **1.** | **Heavy vehicles and buses** |  |
|  | (1) | Inspection of a motor vehicle (other than a bus) | $303 |
|  | (2) | Inspection of— |  |
|  |  |  (a) a converter dolly | $102 |
|  |  |  (b) a trailer other than a converter dolly | $204 |
|  | (3) | Inspection of a bus | $303 |
|  | (4) | Further inspection of a vehicle | $102 |
| **2.** | **Vehicles other than heavy vehicles or buses** |  |
|  | (1) | Inspection of a vehicle for the purposes of an exemption under section 163AA of the Act or regulation 71 | $303 |
|  | (2) | Inspection of a vehicle for the purposes of section 139(1)(c) of the [*Motor Vehicles Act 1959*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Motor%20Vehicles%20Act%201959) | $303 |
|  | (3) | Inspection of LPG‑converted vehicle for the purposes of the [*Dangerous Substances Act 1979*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Dangerous%20Substances%20Act%201979) | $303 |
|  | (4) | Any other inspection of a vehicle | $204 |
|  | (5) | Further inspection of a vehicle | $102 |

 (2) Schedule 3, clause 1(3)—delete "$29" and substitute:

$30

 (3) Schedule 3, clause 1(4)—delete "$68" and substitute:

$70

 (4) Schedule 3, clause 2(2)(a)—delete "$97" and substitute:

$100

 (5) Schedule 3, clause 2(2)(b)(i)—delete "$63" and substitute:

$65

 (6) Schedule 3, clause 2(2)(b)(ii)—delete "$323" and substitute:

$333

**Editorial note—**

As required by section 10AA(2) of the [*Legislative Instruments Act 1978*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Legislative%20Instruments%20Act%201978), 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 29 May 2025

No 34 of 2025

South Australia

### Motor Vehicles (National Heavy Vehicles Registration Fees) Amendment Regulations 2025

under the *Motor Vehicles Act 1959*

**Contents**

[Part 1—Preliminary](#Elkera_Print_BK1)

[1 Short title](#Elkera_Print_BK2)

[2 Commencement](#Elkera_Print_BK3)

[Part 2—Amendment of *Motor Vehicles (National Heavy Vehicles Registration Fees) Regulations 2008*](#ida001c54e_f004_4b91_bd93_5e445cefa2c9_1)

[3 Amendment of regulation 7—Registration fees for 2024/2025 financial year](#id6c8f00d4_ea0c_400d_9347_5a50ee91822b_9)

[Part 3—Transitional provision](#Elkera_Print_BK8)

[4 Transitional provision](#Elkera_Print_BK9)

**Part 1—Preliminary**

**1—Short title**

These regulations may be cited as the *Motor Vehicles (National Heavy Vehicles Registration Fees) 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 2024/2025 financial year**

 (1) Regulation 7, heading—delete "2024/2025" and substitute:

2025/2026

 (2) Regulation 7(1)—delete "2024" and substitute:

2025

 (3) Regulation 7, Table 1—delete Table 1 and substitute:

**Table 1—Registration fees (road use component)**

|  |
| --- |
| **Division 1—Load carrying vehicles** |
| **Vehicle type** | **2 axles** | **3 axles** | **4 axles** | **5 or more axles** |
| **Trucks** |  |  |  |  |
| Truck (type 1) | $512 | $942 | $942 | $942 |
| Truck (type 2) | $942 | $1 069 | $1 069 | $1 069 |
| Short combination truck | $942 | $1 069 | $2 106 | $2 106 |
| Medium combination truck |  $11 652 | $11 652 | $12 585 | $12 585 |
| Long combination truck | $16 109 | $16 109 | $16 109 | $16 109 |
| **Prime Movers** |  |  |  |  |
| Short combination prime mover | $895 | $5 105 | $5 488 | $5 488 |
| Multi‑combination prime mover | $12 950 | $12 950 | $14 245 | $14 245 |
| **Division 2—Trailers** |
| **Trailer type** | **Fee per axle** |  |  |  |
|  | **Single axle** | **Tandem axle group** | **Tri‑axle group** | **Quad‑axle group and above** |
| Pig trailer | $761 | $761 | $761 | $761 |
| Dog trailer | $761 | $761 | $761 | $761 |
| Semi-trailer | $761 | $967 | $687 | $516 |
| B-double lead trailer, B‑triple lead trailer or B‑triple middle trailer | $761 | $967 | $687 | $516 |
| Converter dolly or low loader dolly | nil | nil | nil | nil |
| **Division 3—Buses** |
| **Bus type** | **2 axles** | **3 axles** | **4 or more axles** |
| Bus (type 1) | $384 |  |  |
| Bus (type 2) | $404 | $2 957 | $2 957 |
| Articulated bus |  | $404 | $404 |
| **Division 4—Special purpose vehicles** |
| Special purpose vehicle (type P) | No charge |  |
| Special purpose vehicle (type T) | $373 |  |
| Special purpose vehicle (type O) | Calculated using the formula: | $466 + (466 x number of axles over 2) |

**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*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=subordleg&legtitle=Motor%20Vehicles%20(National%20Heavy%20Vehicles%20Registration%20Fees)%20Regulations%202008), as amended by these regulations, apply where the issue or renewal is to take effect on or after 1 July 2025.

 (2) Despite [regulation 3](#id6c8f00d4_ea0c_400d_9347_5a50ee91822b_9) 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*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=subordleg&legtitle=Motor%20Vehicles%20(National%20Heavy%20Vehicles%20Registration%20Fees)%20Regulations%202008), as in force immediately before the commencement of these regulations, continue to apply where the issue or renewal is to take effect before 1 July 2025.

**Editorial note—**

As required by section 10AA(2) of the [*Legislative Instruments Act 1978*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Legislative%20Instruments%20Act%201978), 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 29 May 2025

No 35 of 2025

# State Government Instruments

## Associations Incorporation Act 1985

Section 44(2)

Defunct Associations

Pursuant to Section 44(2) of the *Associations Incorporation Act 1985*, the Corporate Affairs Commission is satisfied that the associations named below, associations incorporated under the Act, are defunct and upon publication of this notice are dissolved.

AUSTRALIAN LEADERSHIP PROGRAM FOR AFRICA INCORPORATED (A41071)

BRAWL’N MATILDAS ROLLER DERBY INCORPORATED (A41339)

SEAHORSE SOCIAL CLUB INCORPORATED (A39787)

AUSTRALIAN CONFEDERATION OF BILLIARD SPORTS INCORPORATED (A39578)

NEWCURCHSANSBURY INCORPORATED (A43586)

SOUTHS UNITED NETBALL CLUB INCORPORATED (A41552)

NORTH EASTERN WRITERS INCORPORATED (A39852)

LOFA COUNTY ASSOCIATION OF SOUTH AUSTRALIA INCORPORATED (A40510)

ADELAIDE HULLS PAKISTANI ASSOCIATION INCORPORATED (A42187)

THE STITCH IN TIME ASSOCIATION INCORPORATED (A43244)

LANAGAR COMMUNITY RELIEF FOUNDATION (LCRF) INCORPORATED (A40436)

LIONS CLUB OF SNOWTOWN INCORPORATED (A4533)

NATIONAL FIREARM DEALERS ASSOCIATION INCORPORATED (A40908)

THE SERVAL PROJECT INCORPORATED (A40722)

Given under the seal of the Commission at Adelaide.

Dated: 29 May 2025

Kirsty Lawrence

Team Leader, Gambling and Associations

Delegate of the Corporate Affairs Commission

Associations Incorporation Act 1985

Section 43A

Deregistration of Associations

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

ROCKLEIGH-MYPOLONGA NATIVE VEGETATION ASSOCIATION INCORPORATED (A23550)

SOUTH COAST RIDING CLUB INCORPORATED (A21897)

SA GRID EVENTS INCORPORATED (A37512)

FOURTH CREEK CATCHMENT GROUP INCORPORATED (A37311)

12TH NATIONAL RALLY MANAGEMENT COMMITTEE INCORPORATED (A39705)

SOUTH AUSTRALIAN LATE MODEL ASSOCIATION INCORPORATED (A39982)

AUSTRALIAN EAST TIMOR FRIENDSHIP ASSOCIATION INCORPORATED (A21961)

MIDDLETON COMMUNITY GROUP INCORPORATED (A40961)

SOUTH EAST FOOTBALL UMPIRES LEAGUE INCORPORATED (AA6641)

WORLD HARVEST CHRISTIAN CENTRE INCORPORATED (A5414)

THE COMBINED PROBUS CLUB OF NORTH ADELAIDE INCORPORATED (A23138)

BOWER COTTAGES COMMUNITY CENTRE INCORPORATED (A7406)

HANDMADE FOR SA CHARITIES INCORPORATED (A45051)

KINGSTON SE TOURISM INCORPORATED (A1578)

MILLICENT & DISTRCIT LADIES 8 BALL ASSOCIATION INCORPORATED (A39206)

SPALDING HOTEL SOCIAL CLUB INCORPORATED (A39756)

FINDON COMMUNITY CENTRE INCORPORATED (A24261)

PAYNEHAM SWIMMING CLUB INCORPORATED (A4992)

AUSTRALIAN LAW LIBRARIAN’S ASSOCIATION (SOUTH AUSTRALIAN DIVISION INCORPORATED) (A38507)

SOUTH AUSTRALIA SOCIETY OF ARBORICULTURE INCORPORATED (A23644)

KYBYBOLITE ACTION GROUP INCORPORATED (A41823)

Given under the seal of the Commission at Adelaide.

Dated: 29 May 2025

Kirsty Lawrence

Team Leader, Gambling and Associations

Delegate of the Corporate Affairs Commission

## Authorised Betting Operations Act 2000

Section 4

*Approved Contingencies (Mixed Martial Arts—Ultimate Fighting Championship) Variation Notice 2025*

I, Brett Humphrey, Liquor and Gambling Commissioner, by this notice, approve, for all betting operations, contingencies related to sporting or other events within and outside Australia, and vary the *Approved Betting Contingencies Consolidation Notice 2020* published in the *South Australian Government Gazette* (No. 97) on 17 December 2020 at pages 5822-5847, and further varied in *South Australian Government Gazette* (No. 7) on 30 January 2025 at page 92, as follows:

**1. Citation**

This notice may be cited as the *Approved Contingencies (Mixed Martial Arts—Ultimate Fighting Championship) Variation Notice 2025.*

**2. Variation to Schedule 1—Approved Contingencies**

(1) In Schedule 1, at the end of the table **insert** “(22) Mixed Martial Arts” in Column 1 and **insert** “Exact Result, Pick the Round, Result/Duration, Total Rounds Over/Under, Will Fight Go the Distance (Yes/No)” in Column 2.

**3. Variation to Schedule 2—Dictionary**

(1) In Schedule 2 **delete** the definition of “Exact Result” and **insert** “**Exact Result** means the proposition that an Entrant in a boxing or Mixed Martial Arts Event will win by a knock out or points decision, or in a Mixed Martial Arts Event by submission or disqualification, or that the result will be a draw.”

(2) In Schedule 2 in the definition of “Pick the Round” after “boxing”, **insert** “or Mixed Martial Arts”.

(3) In Schedule 2, after the definition of “Relegation”, **insert** “**Result/Method** means the proposition of a combination of the following approved contingencies relating to a Mixed Martial Arts Event: Exact result and/or Pick the Round or Method of Result and Pick the Round.”

(4) In Schedule 2 after the definition of “Total Match Points”, **insert** “**Total Rounds Over/Under** means the proposition that an Entrant in a Mixed Martial Arts Event will win the Event in a round higher or lower than a specified number of rounds or that the result will be a draw.”

(5) In Schedule 2, after the definition of “When Test Ends” **insert** “**Will Fight Go the Distance (Yes/No)** means the proposition of whether or not all scheduled rounds in a Mixed Martial Arts Event will be completed.”

**4. Variation to Schedule 3—List of Events**

(1) In the list of events in Schedule 3 after the section for “Luge”, **insert** “**Mixed Martial Arts** Events administered by the Ultimate Fighting Championship”

Dated: 23 May 2025

Brett Humphrey

Liquor and Gambling Commissioner

## Defamation Act 2005

Section 33(3)

Declaration

I, Kyam Maher, Attorney-General, being the Minister to whom administration of the *Defamation Act 2005* is committed, HEREBY DECLARE in accordance with sub-section (3) of Section 33 of the *Defamation Act 2005* that on and from 1 July 2025 the maximum amount of damages that may be awarded for non-economic loss in defamation proceedings shall be FIVE HUNDRED THOUSAND DOLLARS ($500,000).

Dated: 22 May 2025

Kyam Maher

Attorney-General

## Education and Children’s Services Regulations 2020

Notice of Policy by the Minister for Education, Training and Skills

Pursuant to Regulation 12(1) of the *Education and Children’s Services Regulations 2020*, I, the Minister for Education, Training and Skills publish the following Capacity Management Plan in relation to the enrolment of a child of compulsory school age at Aldinga Payinthi College:

Capacity Management Plan

Aldinga Payinthi College

This Capacity Management Plan sets out the conditions for enrolment at Aldinga Payinthi College (“the school”).

**Aldinga Payinthi College Zones**

A school zone is a defined area from which the school accepts its core intake of students. Aldinga Payinthi College operates a primary campus zone and secondary campus zone.

*Primary Campus School Zone*

Aldinga Payinthi College operates a shared primary school zone with Aldinga Beach B-6 School, within the area bounded by the entire suburbs of Maslin Beach, Port Willunga, Aldinga, Aldinga Beach, Sellicks Beach and the part suburb of Sellicks Hill (west of Culley Road and south to the southern boundary of the City of Onkaparinga).

Families living in the shared primary school zone wishing to enrol their children at Aldinga Payinthi College may be referred to Aldinga Beach B-6 School if capacity is reached in specific year levels (Reception to Year 6).

*Secondary Campus School Zone*

The area bounded by the entire suburbs of Maslin Beach, Port Willunga, Aldinga, Aldinga Beach, Sellicks Beach and the part suburb of Sellicks Hill (west of Culley Road and south to the southern boundary of the City of Onkaparinga).

An online map and a search tool to indicate if an applicant’s home address is within the primary or secondary campus school zones by enrolment year is available at [www.education.sa.gov.au/findaschool](http://www.education.sa.gov.au/findaschool).

Student Enrolment Numbers

**Reception**

The number of students entering at **reception** in any given year is limited to **52** students. If there are more than **52** applications for enrolment that have met the criteria for enrolment below, applicants living in the primary campus school zone may be shared with Aldinga Beach B-6 School.

**Year 1 to 6**

The number of students enrolled in Year 1 to 2 is limited to **52** students per year level, while Year 3 to 6 is limited to **60** students per year level.

**Year 7**

The student enrolment ceiling for Year 7 is limited to **184** students, unless there are more applications that have met the enrolment criteria below.

**Supported Learning Centre**

The Supported Learning Centre at Aldinga Payinthi College includes a disability unit, providing facilities for students requiring adjustments to engage and learn alongside their similar aged peers.

**Disability Unit:**

Placement in the disability unit is determined through the department’s state-wide Special Education Options panel process.

The school’s Supported Learning Centre is a regional facility catering for a maximum of **62** students with disability.

**International Education Program**

No International Education Program places will be offered at the school.

Enrolment Criteria—By Year Level

**YEAR LEVEL: RECEPTION**

Applications for enrolment from parents of prospective reception students must meet one of the following requirements to be eligible for enrolment through the registration of interest process for the coming school year:

• the child is living in the shared school zone of Aldinga Beach B-6 School and Aldinga Payinthi College primary campus zone

• the child identifies as Aboriginal and/or Torres Strait Islander through the Enter for Success strategy

• the child has been granted enrolment due to special or extenuating circumstances, including but not limited to a child in care where there is a custody or guardianship order made under the *Children and Young People (Safety) Act 2017*.

**Applications for reception from prospective students living in the primary campus school zone**

Priority consideration will be given to applications for enrolment from parents of prospective reception students to attend the beginning of following school year (term 1) and mid-year of the same year (term 3), if they have been living inside the school zone prior to the end of **week 10, term 2** and whose application is received by this date.

If more than **52** applications for enrolment are received from parents living in the primary campus school zone, a priority order may be applied to applications and places will be offered based on whether any, all or a combination of the following applies:

• the child is currently attending the school’s preschool program

• the child has a sibling currently enrolled in the school’s primary campus and will be attending school in the same calendar year

• the distance of the child’s residence from the school

• the length of time the child has lived in the school zone

• other personal needs, such as transportation/location convenience, social/family links at the school.

For applications for enrolment for the beginning of the following school year (term 1), the school will notify parents of the outcome of this process from **week 2, term 3**. For applications for enrolment to start mid-year of the following school year (term 3), the school will notify parents of the outcome of this process from **week 4, term 1** of the same school year.

If no vacancies exist, the school will support the family to enrol at the shared zone primary school (Aldinga Beach B-6 School) and upon request, the applicant will be added to the school’s enrolment register.

**Enter for Success Strategy reception students**

Through nominating Aldinga Payinthi College via the Enter for Success strategy a child who identifies as Aboriginal and/or Torres Strait Islander will automatically be offered a reception place at the school for the following year. Families can lodge their application for reception up to the end of term 4 to start at the beginning of the following school year (term 1), or up to the end of term 2 to commence mid-year of the same school year (term 3).

**Late applications for reception from prospective students living in the primary campus school zone**

Families who move into the primary campus school zone or who are already living in the primary campus school zone but lodge their application for enrolment after the end of **week 10, term 2** will only have their applications considered if vacancies exist.

If no vacancies exist, the school will support the family to enrol at the shared zone primary school (Aldinga Beach B-6 School) and upon request, the applicant will be placed on the school’s enrolment register.

The school will notify parents by the beginning of **week 3, term 4** if a vacancy is available for their child to attend the following school year.

**Intensive English Language Centre (IELC) reception students**

Any reception student offered enrolment at the primary school campus and who is eligible to attend an Intensive English Language Centre (IELC), will be able to attend an IELC for the agreed period and return to the school upon exit from the program.

**YEAR LEVEL: 1 to 6**

**Application for Year 1 to Year 6 from students living in the primary campus school zone**

Applications for enrolment from parents of prospective students living inside the primary campus school zone will be considered if vacancies exist.

If no vacancies exist, the applicant will be encouraged to remain at their current primary school, or the school will support the family to enrol at the shared zone primary school (Aldinga Beach B-6 School) or another neighbouring school and upon request, the applicant will be placed on the school’s enrolment register.

The school will notify parents by the end of **week 3, term 4**, if a vacancy is available for their child to attend the following school year.

If there are more applicants on the enrolment register than places are available, places will be offered based on siblings at the primary campus, the length of time the child has lived in the primary campus school zone, the distance of the child’s residence from the primary campus and other personal needs such as curriculum, transportation/location convenience and social/family links to the primary campus.

**Applications from students living outside the zone with siblings currently at the primary campus**

There is no automatic entry to the school for reception—year 6 students who live outside the school’s primary campus zone and have siblings who currently attend the school.

**TRANSFER OF STUDENTS BETWEEN SCHOOLS IN THE SHARED PRIMARY SCHOOL CAMPUS ZONE**

Applications for students living in the shared primary school campus zone seeking to transfer from Aldinga Beach B-6 School to Aldinga Payinthi College primary campus will only be considered in special circumstances and by agreement between the principals of the schools. These applications will be assessed on a case-by-case basis.

**YEAR LEVEL: 7**

Applications for enrolment from parents of prospective Year 7 students require that the student must be enrolled in a government or non-government school in South Australia at the time the parents apply for enrolment through the state-wide registration of interest process (coordinated by the Department for Education).

The applicant must meet one of the following requirements to be eligible for a Year 7 allocation through the registration of interest process for the coming school year:

• the child is living in the Aldinga Payinthi College high school zone

• the child is attending the school’s primary school campus

• the child identifies as Aboriginal and/or Torres Strait Islander through the Enter for Success strategy

• the child has been granted enrolment due to special or extenuating circumstances, including but not limited to a child in care where there is a custody or guardianship order made under the *Children and Young People (Safety) Act 2017*.

**Late applications for Year 7 from students living in the secondary campus school zone**

Families who move into the secondary campus school zone, or who are already living in the secondary campus school zone but lodge their application for enrolment after the department’s registration of interest process is completed (**end of term 2**), will have their applications considered if or when vacancies exist, with priority consideration afforded to those applicants already on the school’s enrolment register.

If no vacancies exist, the school will support the family to find an enrolment at a neighbouring school and upon request, the applicant will be placed on the school’s enrolment register.

The school will notify parents by the beginning of **week 3, term 4** if a vacancy is available for their child to attend the following school year.

In these cases, applications will be considered based on the distance of the child’s residence from the secondary campus and any other personal needs, such as curriculum (excluding special interest programs), transportation/location convenience, and social/family links.

**Enter for Success Strategy Year 7 students**

Through nominating Aldinga Payinthi College via the Enter for Success strategy, a child who identifies as Aboriginal and/ or Torres Strait Islander will be offered a Year 7 place at the school for the following year. Families enrolling through Enter for Success can do so until the end of term 4 in the year prior to starting Year 7.

**YEAR 8 to 12**

**Application for Year 8 to 12 from students living inside the secondary campus school zone**

Applications for enrolment from parents of prospective students living in the secondary campus school zone will be considered if vacancies exist.

If no vacancies exist the applicant will be encouraged to remain at their current high school, or the school will support the family to find an enrolment at a neighbouring school and upon request, the applicant will be placed on the school’s enrolment register.

The school will notify parents of an applicant on the enrolment register by the beginning of **week 3, term 4** if a vacancy is available for their child to attend the following school year.

In these cases, applications will be considered based on siblings at the secondary campus, the distance of the child’s residence from the secondary campus and any other personal needs, such as curriculum, transportation/location convenience, and social/family links.

**Applications for Year 7-12 from students living outside the secondary campus zone with siblings currently at the secondary campus**

There is no automatic entry to the school for Year 7-12 students who live outside the school’s secondary campus zone and have siblings who currently attend the secondary campus.

**OUT OF ZONE APPLICATIONS**

Applications from parents of prospective students, who live outside the secondary campus zone will only be given consideration for enrolment if the school is under its year level student enrolment numbers.

Enrolment Criteria—General

**Special Circumstances**

Enrolment applications for special consideration based on compelling or unusual reasons, including but not limited to a child in care where there are custody or guardianship orders made under the *Children and Young People (Safety) Act 2017*, may be granted by the Principal in consultation with the Education Director. These applications will be assessed on a case-by-case basis.

Enrolment Process

**Enrolment Register**

Parents whose child’s name has been placed on the enrolment register will be contacted by the end of **week 3, term 4** if vacancies become available for the following year.

The enrolment register will be reviewed and updated annually by the school.

The position that a child’s name appears on the register is confidential and will only be disclosed as required by law.

**Monitoring and enforcement**

It is the responsibility of the parents applying for enrolment to be able to verify to the satisfaction of the school that the information provided is true and factual.

If a child was enrolled at the school on the basis of false or misleading information (including residential address) the Chief Executive may direct that the child be instead enrolled at another Government school pursuant to Section 63(1) of the *Education and Children’s Services Act 2019*.

The Principal is responsible for the implementation of this Capacity Management Plan.

This Capacity Management Plan will be reviewed annually.

Aldinga Payinthi College Preschool Enrolment Policy

**Aldinga Payinthi College preschool local catchment area**

A preschool local catchment area is a defined area from which the preschool accepts its core intake of students.

Aldinga Payinthi College operates a preschool local catchment area within the area bounded by Main South Road, How Road, Bowering Hill Road, north along the coast to the northern boundary of 152 Old Coach Road, Old Coach Road and Sherriff Road.

An online map and a search tool to indicate if an applicant’s home address is within the preschool local catchment area by enrolment year is available at [www.education.sa.gov.au/findaschool](http://www.education.sa.gov.au/findaschool).

**Student Enrolment Numbers**

The number of students entering at Preschool is limited to a maximum of **44** students per year.

**Application for Preschool from students living in the preschool local catchment area**

Priority consideration will be given to applications for enrolment from parents of prospective preschool children to enrol the following year, if they identify as Aboriginal and/or Torres Strait Islander, is currently in/has previously been in care or have been living inside the preschool local catchment area and lodge their application for enrolment in either term 1 or term 3 (mid-year intake) by the end of **week 10, term 2**, in the year prior to starting preschool.

If more registrations for enrolment are received from parents living in the preschool local catchment area than places are available by the dates specified above in the year prior to enrolment, places will be offered based on whether any, all or a combination of the following applies:

• the child identifies as Aboriginal and/or Torres Strait Islander or is currently in/has previously been in care

• the child is identified as requiring special consideration—in consultation with the local education team

• the distance of the child’s residence from the preschool (kms by road)

• the length of time the child has lived in the preschool local catchment area

• the child has a sibling currently enrolled at the primary campus and will be attending the preschool in the same calendar year

• other personal needs such as transportation/location convenience, social/family links at the school.

For applications for enrolment for the beginning of the following school year (term 1), the school will notify parents of the outcome of this process from **week 2, term 3**. For applications for enrolment to start mid-year of the following school year (term 3), the school will notify parents of the outcome of this process from **week 4, term 1** of the same school year.

Unsuccessful applicants will be placed on the enrolment register upon request and supported to enrol at a neighbouring preschool.

If vacancies exist at the beginning of an enrolment intake, the principal may approve places being offered to a child living outside the preschool local catchment area, based on the child living within the school zone.

**Inclusive Preschool Program**

The Inclusive Preschool Program supports up to **6** children with disability and/or complex needs to improve their learning outcomes within a preschool setting.

Placement in the Inclusive Preschool Program is determined through the department’s state-wide panel process for placement in an inclusive education option.

**Out of Catchment Applications**

There is no automatic entry to the preschool for children who live outside of the preschool local catchment area and have siblings who attend the school.

Applications from parents of prospective preschool students, who live outside the preschool local catchment area will only be given consideration for enrolment if the preschool is under its enrolment number.

Dated: 23 May 2025

Hon Blair Boyer MP

Minister for Education, Training and Skills

Education and Children’s Services Regulations 2020

*Notice of Revocation of Policy by the Minister for Education, Training and Skills*

Pursuant to Regulation 12(3) of the *Education and Children’s Services Regulations 2020*, I, the Minister for Education, Training and Skills revoke the **Aldinga Payinthi College** Capacity Management Plan, published in the Gazette on **13 June 2024**.

Dated: 23 May 2025

Hon. Blair Boyer MP

Minister for Education, Training and Skills

Education and Children’s Services Regulations 2020

*Notice of Policy by the Minister for Education, Training and Skills*

Pursuant to Regulation 12(1) of the *Education and Children’s Services Regulations 2020*, I, the Minister for Education, Training and Skills publish a policy for the purposes of the enrolment of a child at Magill School.

School Zone

*Magill School*

A school zone is a defined area from which the school accepts its core intake of students. The school zone for Magill School is within the area bordered by the black line on the map below. Students residing within this zone are eligible to be enrolled at Magill School and will be given priority enrolment.

An online map of the Magill School zone and a search tool to indicate if a home address is within the school zone is available at [www.education.sa.gov.au/findaschool](https://www.education.sa.gov.au/findaschool).

Information on enrolment and placement in school is available from [www.education.sa.gov.au/enrolment](https://www.education.sa.gov.au/enrolment).

Dated: 23 May 2025

Hon. Blair Boyer MP

Minister for Education, Training and Skills

EDUCATION AND CHILDREN’S SERVICES REGULATIONS 2020

Notice of Revocation of Policy by the Minister for Education, Training and Skills

Pursuant to Regulation 12(3) of the *Education and Children’s Services Regulations 2020*, I, the Minister for Education, Training and Skills revoke the **Magill School** Capacity Management Plan, published in the Gazette on **28 March 2024**.

Dated: 23 May 2025

Hon Blair Boyer MP

Minister for Education, Training and Skills

Education and Children’s Services Regulations 2020

Notice of Policy by the Minister for Education, Training and Skills

Pursuant to Regulation 12(1) of the *Education and Children’s Services Regulations 2020*, I, the Minister for Education, Training and Skills publish the following Capacity Management Plan in relation to the enrolment of a child of compulsory school age at Morialta Secondary College:

Capacity Management Plan

Morialta Secondary College

This Capacity Management Plan sets out the conditions for enrolment at Morialta Secondary College (“the school”) effective for the enrolment of a child to attend in **2026**.

**Morialta Secondary College Zone**

A school zone is a defined area from which the school accepts its core intake of students. Morialta Secondary College operates a school zone within the area bounded by:

Glynburn Road, Montacute Road, Black Hill Track, Black Hill Road, Church Road, Montacute Road, Hill Road, Montacute Road, Marble Hill Road, Moores Road, Colonial Track, Norton Summit Road, Kintyre Road, Glen Stuart Road, Koongarra Avenue, St Bernard’s Road and Shakespeare Avenue.

An online map of the Morialta Secondary College zone and a search tool to indicate if an applicant’s home address is within the school zone is available at: <https://www.education.sa.gov.au/findaschool>

Student Enrolment Numbers

As a new school, Morialta Secondary College will have a progressive enrolment process. This process will introduce a new Year 7 cohort at the start of each school year, beginning in 2023 until the school has all year levels in 2028. In **2026**, Morialta Secondary College will have offerings of **Year 7—Year 10**.

**Year 7**

The student enrolment ceiling for Year 7 is limited to **200**, unless there are more applications that have met the enrolment criteria below.

**Inclusive Learning Community**

The Inclusive Learning Community at Morialta Secondary College includes special classes and a disability unit.

In 2026 the Inclusive Learning Community will provide facilities for up to a maximum of **24** students in special classes who require adjustments to engage and learn alongside their peers.

Placement into the inclusive learning community is determined through the department’s state-wide Special Education Options panel process and must align with the school’s progressive enrolment process, which includes **year 7—year 10** enrolments in 2026.

**International Education Program**

No International Education Program places will be offered at the school.

Enrolment Criteria—By Year Level

**YEAR LEVEL: 7**

Applications for enrolment from parents of prospective Year 7 students require that the student must be enrolled in a government or non-government school in South Australia at the time the parents apply for enrolment through the statewide registration of interest process (coordinated by the Department for Education).

The applicant must meet one of the following requirements to be eligible for a Year 7 allocation through the statewide registration of interest process for the coming school year:

• the child is living in the Morialta Secondary College zone

• the child identifies as Aboriginal and/or Torres Strait Islander through the Enter for Success strategy

• the child has been granted enrolment due to special or extenuating circumstances, including but not limited to a child in care where there is a custody or guardianship order made under the *Children and Young People (Safety) Act 2017*.

**Late applications for year 7 from students living in the school zone**

Families who move into the school zone, or who are already living in the school zone but lodge their application for enrolment after the department’s registration of interest process is completed (end of term 2), will have their applications considered if or when vacancies exist.

In these cases, applications will be considered based on the distance of the child’s residence from the school and any other personal needs, such as curriculum, transportation/location convenience, and social/family links to the school.

The school will notify parents by the beginning of **week 3, term 4** if a vacancy is available for their child to attend the following school year.

If no vacancies exist, the school will support the family to enrol at a neighbouring school and upon request, the applicant will be added to the enrolment register.

**Applications for year 7 from students living outside the secondary campus zone with siblings currently at the secondary campus**

There is no automatic entry to the school for Year 7 students who live outside the school’s zone and have siblings who currently attend the school, however they will be considered for enrolment if places are available.

**Enter for Success Year 7 students**

Through nominating Morialta Secondary College via the Enter for Success strategy, a child who identifies as Aboriginal and/ or Torres Strait Islander will be offered a Year 7 place at the school for the following year. Families enrolling through Enter for Success can do so until the end of term 4 in the year prior to starting Year 7.

**YEAR LEVELS: 8 to 10**

**Applications for year 8 to 10 from students living inside the secondary campus school zone**

Applications for enrolment from parents of prospective students living in the secondary campus school zone will be considered if or when vacancies exist, with priority consideration afforded to those applicants already on the enrolment register.

In these cases, applications will be considered based on siblings at the secondary campus, the distance of the child’s residence from the secondary campus and any other personal needs, such as curriculum, transportation/location convenience, and social/family links.

The school will notify parents by the beginning of **week 3, term 4** if a vacancy is available for their child to attend the following school year.

If no vacancies exist the applicant will be encouraged to remain at their current high school, or the school will support the family to enrol at a neighbouring school and upon request, the applicant will be placed on the enrolment register.

**YEAR LEVEL: 11 to 12**

Applications for enrolment in year levels 11 to 12 will not be accepted for **2026**.

The applicant will be encouraged to remain at their current school, or the school will support the family to enrol at a neighbouring school.

**OUT OF ZONE APPLICATIONS**

Applications from parents of prospective students, who live outside the school zone will only be given consideration for enrolment if the school is under its year level student enrolment numbers.

There is no automatic entry to the school for any year level for students who live outside of the school’s zone and have siblings who attend the school, however they will be considered for enrolment if places are available.

Enrolment Criteria—General

**Special Circumstances**

Enrolment applications for consideration based on special or extenuating circumstances, including but not limited to a child in care where there is custody or guardianship orders made under the *Children and Young People (Safety) Act 2017*, may be granted by the Principal in consultation with the Education Director. These applications will be assessed on a case-by-case basis.

Enrolment Process

**Enrolment Register**

Parents whose child’s name has been placed on the enrolment register will be contacted by the school by the beginning of **week 3, Term 4** if a vacancy is available for the following school year.

The enrolment register will be reviewed and updated annually by the school.

The position that a child’s name appears on the register is confidential and will only be disclosed as required by law.

**Monitoring and Enforcement**

It is the responsibility of the parents applying for enrolment to be able to verify to the satisfaction of the school that the information provided is true and factual.

If a child was enrolled at the school on the basis of false or misleading information (including residential address) the Chief Executive may direct that the child be instead enrolled at another Government school pursuant to Section 63(1) of *the Education and Children’s Services Act 2019.*

The Principal is responsible for the implementation of this Capacity Management Plan.

This Capacity Management Plan will be reviewed annually.

Dated: 23 May 2025

Hon Blair Boyer MP

Minister for Education, Training and Skills

Education and Children’s Services Regulations 2020

Notice of Revocation of Policy by the Minister for Education, Training and Skills

Pursuant to Regulation 12(3) of the *Education and Children’s Services Regulations 2020*, I, the Minister for Education, Training and Skills revoke the **Morialta Secondary College** Capacity Management Plan, published in the Gazette on **24 April 2024**.

Dated: 23 May 2025

Hon Blair Boyer MP

Minister for Education, Training and Skills

Education And Children’s Services Regulations 2020

Notice of Policy by the Minister for Education, Training and Skills

Pursuant to Regulation 12(1) of the *Education and Children’s Services Regulations 2020*, I, the Minister for Education, Training and Skills publish the following Capacity Management Plan for the purposes of the enrolment of a child at North Adelaide Primary School:

Capacity Management Plan

North Adelaide Primary School

This Capacity Management Plan sets out the conditions for enrolment at North Adelaide Primary School (“the school”).

**North Adelaide Primary School zone**

A school zone is a defined area from which the school accepts its core intake of students. North Adelaide Primary School operates a school zone within the area bounded by:

Clifton Street, Richman Avenue, Da Costa Avenue, Main North Road, Nottage Terrace, Northcote Terrace, Park Road, River Torrens and Gawler railway line.

An online map of the North Adelaide Primary School zone and a search tool to indicate if an applicant’s home address is within the school zone is available at [www.education.sa.gov.au/findaschool](http://www.education.sa.gov.au/findaschool).

**Student Enrolment Numbers**

The number of students entering at **reception** in any given year is limited to **66** students.

**International Education Program**

No International Education Program places will be offered at the school.

Enrolment Criteria—By Year Level

**YEAR LEVEL: RECEPTION**

Applications for enrolment from parents of prospective reception students must be eligible to start school in the following school year, as determined by the department’s school and preschool enrolment policy and apply for enrolment through the school’s registration of interest process for the coming school year:

The applicant must meet one of the following requirements to be eligible for a reception enrolment through the registration of interest process for the coming school year:

• the child is living in the North Adelaide Primary School zone

• the child identifies as Aboriginal and/or Torres Strait Islander through the Enter for Success strategy.

• the child has been granted enrolment due to special or extenuating circumstances, including but not limited to a child in care where there is a custody or guardianship order made under the *Children and Young People (Safety) Act 2017*.

**Application for reception from prospective students living in the school zone**

Priority consideration will be given to applications for enrolment from parents of prospective reception students to attend the beginning of following school year (term 1) and mid-year of the same year (term 3), if they have been living inside the school zone prior to the end of **week 10, term 2** and whose application is received by this date.

If more than **66** applications for enrolment are received from parents living in the primary campus school zone, a priority order may be applied to applications and places will be offered based on whether any, all or a combination of the following applies:

• the child has siblings currently enrolled at the school and will be attending the school in the same calendar year

• the distance of the child’s residence from the school

• the length of time the child has lived in the school zone

• other personal needs such as transportation/location convenience, social/family links at the school.

For applications for enrolment for the beginning of the following school year (term 1), the school will notify parents of the outcome of this process from **week 2, term 3**. For applications for enrolment to start mid-year of the following school year (term 3), the school will notify parents of the outcome of this process from **week 4, term 1** of the same school year.

Applicants not allocated to North Adelaide Primary School will be placed on the enrolment register and the school will support the family to find an enrolment at a neighbouring school.

**Enter for Success Strategy reception students**

Through nominating North Adelaide Primary School via the Enter for Success strategy a child who identifies as Aboriginal and/or Torres Strait Islander will automatically be offered a place at the school for the following year. Families can lodge their application for reception up to the end of **term 4** to start at the beginning of the following school year (term 1), or up to the end of **term 2** to commence mid-year of the same school year (term 3).

**Late applications for reception from prospective students living in the school zone**

Families who move into the primary campus school zone or who are already living in the primary campus school zone but lodge their application for enrolment after the end of **week 10, term 2** will only have their applications considered if vacancies exist.

If no vacancies exist, the applicant upon request, will be placed on the school’s enrolment register and the school will support the family to find an enrolment at a neighbouring school.

**Intensive English Language Centre (IELC) reception students**

Any reception student offered enrolment at the school and who is eligible to attend an Intensive English Language Centre (IELC), will be able to attend an IELC for the agreed period and return to the school upon exit from the program.

**YEAR LEVELS: 1 to 6**

Applications for enrolment from parents of prospective students living inside the school zone will be considered if vacancies exist.

If no vacancies exist, the applicant will be encouraged to remain at their current primary school, or the school will support them to find an enrolment at a neighbouring school, and upon an applicant’s request placed on the school’s enrolment register.

The school will notify parents of an applicant on the enrolment register by the end of **week 5, term 4** if a vacancy is available for their child to attend the following school year.

If there are more applicants on the enrolment register than places are available, places will be offered based on the child identifying as Aboriginal and/or Torres Strait Islander, has siblings at the school, the distance of the child’s residence from the school the length of time the child has lived in the school zone and other personal needs such as, transportation/location convenience and social/family links at the school.

**Out of zone applications with siblings currently at the school**

There is no automatic entry for siblings who live outside of the school zone to enrol in **reception to year 6** at the school.

Enrolment Criteria—General

**Special circumstances**

Enrolment applications for special consideration based on compelling or unusual reasons, including but not limited to a child in care where there is custody or guardianship orders made under the *Children and Young People (Safety) Act 2017*, may be granted by the Principal in consultation with the Education Director. These applications will be assessed on a case-by-case basis.

Enrolment Process

**Enrolment Register**

Parents whose child’s name has been placed on the enrolment register will be contacted by the school by the beginning of **week 5, term 4** if a vacancy is available for the following school year.

The enrolment register will be reviewed and updated annually by the school.

The position that a child’s name appears on the register is confidential and will only be disclosed as required by law.

**Monitoring and enforcement**

It is the responsibility of the parents applying for enrolment to be able to verify to the satisfaction of the school that the information provided is true and factual.

If a child was enrolled at the school on the basis of false or misleading information (including residential address) the Chief Executive may direct that the child be instead enrolled at another Government school pursuant to Section 63(1) of the *Education and Children’s Services Act 2019*.

The Principal is responsible for the implementation of this Capacity Management Plan.

This Capacity Management Plan will be reviewed as required.

Dated: 23 May 2025

Hon Blair Boyer MP

Minister for Education, Training and Skills

EDUCATION AND CHILDREN’S SERVICES REGULATIONS 2020

Notice of Revocation of Policy by the Minister for Education, Training and Skills

Pursuant to Regulation 12(3) of the *Education and Children’s Services Regulations 2020*, I, the Minister for Education, Training and Skills revoke the **North Adelaide Primary School** Capacity Management Plan, published in the Gazette on **28 March 2024**.

Dated: 23 May 2025

Hon Blair Boyer MP

Minister for Education, Training and Skills

Education and Children’s Services Regulations 2020

Notice of Policy by the Minister for Education, Training and Skills

Pursuant to Regulation 12(1) of the *Education and Children’s Services Regulations 2020*, I, the Minister for Education, Training and Skills publish the following Capacity Management Plan in relation to the enrolment of a child of compulsory school age at Riverbanks College B-12:

Capacity Management Plan

Riverbanks College B-12

This Capacity Management Plan sets out the conditions for enrolment at Riverbanks College B-12 (“the school”).

**Riverbanks College B-12 Zones**

A school zone is a defined area from which the school accepts its core intake of students. Riverbanks College B-12 operates a primary campus zone and secondary campus zone.

*Primary Campus School Zone*

Riverbanks College B-12 operates a shared primary school zone with Angle Vale Primary School, within the area bounded by Pederick Road, following the Gawler River east to Hayman Road, Angle Vale Road, Taylors Road, Ransomes Road, Short Road, Hodgson Road, Broadacres Drive, Buckby Road, Heaslip Road, Robert Road, Petherton Road, Andrews Road, Fradd East Road, Stebonheath Road, Pearson Road, following the Gawler River west, Northern Expressway, Two Wells Road and Gawler Road.

Families living in the shared primary school zone wishing to enrol their children at Riverbanks College B-12 may be referred to Angle Vale Primary School if capacity is reached in specific year levels. If no vacancies exist at either school applicants will be encouraged to remain at their current school (Year 1 to 6) or referred to other neighbouring schools.

*Secondary Campus School Zone*

The area bounded by Thompsons Beach Road to the coast, south along the coast to Thompson Road, Brooks Road, Ryan Road, Port Wakefield Highway, Northern Expressway, Petherton Road, Andrews Road, Fradd East Road, Stebonheath Road, Pearson Road, west along the Gawler River to the Northern Expressway, Whitelaw Road, Leak Road, Fairlie Road, Oates Road, Lucas Road, Semmler Road, Redbanks Road, Day Road, Verner Road, Conrad Road, Barabba Road, Gallipoli Road, Jarmyn Road and Limerock Road.

An online map and a search tool to indicate if an applicant’s home address is within the primary or secondary campus school zones by enrolment year is available at [www.education.sa.gov.au/findaschool](http://www.education.sa.gov.au/findaschool).

Student Enrolment Numbers

**Reception**

The number of students entering at reception in any given year is limited to **78** students. If there are more than **78** applications for enrolment that have met the criteria for enrolment below, applicants living in the primary campus school zone may be shared with Angle Vale Primary School.

**Year 1 to 6**

The number of students enrolled in Year 1 to 2 is limited to **52** students per year level, while Year 3 to 6 is limited to a maximum of **60** students per year level.

**Year 7**

The student enrolment ceiling for Year 7 is limited to **192** students per year level, unless there are more applications that have met the enrolment criteria below.

**Supported Learning Centre**

The Supported Learning Centre at Riverbanks College includes special classes and a disability unit, providing facilities for students requiring adjustments to engage and learn alongside their similar aged peers.

**Disability Unit:**

Placement in the disability unit is determined through the department’s state-wide Special Education Options panel process.

The school can cater for a maximum of **74** students in the disability unit.

**Special Classes:**

Placement in a special class is determined through the department’s state-wide Special Education Options panel process. The school’s special class can cater for a maximum of **12** students who require adjustments to engage and learn alongside their peers.

**International Education Program**

No International Education Program places will be offered at the school.

Enrolment Criteria—By Year Level

**YEAR LEVEL: RECEPTION**

Applications for enrolment from parents of prospective reception students must meet one of the following requirements to be eligible for enrolment through the registration of interest process for the coming school year:

• the child is living in the shared school zone of Angle Vale Primary School and Riverbanks College B-12 primary campus zone

• the child identifies as Aboriginal and/or Torres Strait Islander through the Enter for Success strategy

• the child has been granted enrolment due to special or extenuating circumstances, including but not limited to a child in care where there is a custody or guardianship order made under the *Children and Young People (Safety) Act 2017.*

**Applications for reception from prospective students living in the primary campus school zone**

Priority consideration will be given to applications for enrolment from parents of prospective reception students to attend the beginning of following school year (term 1) and mid-year of the same year (term 3), if they have been living inside the school zone prior to the end of **week 10, term 2** and whose application is received by this date.

If more than **78** applications for enrolment are received from parents living in the primary campus school zone, a priority order may be applied to applications and places will be offered based on whether any, all or a combination of the following applies:

• the child is currently attending the school’s preschool program

• the child has a sibling currently enrolled in the school’s primary campus and will be attending school in the same calendar year

• the distance of the child’s residence from the school

• the length of time the child has lived in the school zone

• other personal needs, such as transportation/location convenience, social/family links at the school.

For applications for enrolment for the beginning of the following school year (term 1), the school will notify parents of the outcome of this process from **week 2, term 3**. For applications for enrolment to start mid-year of the following school year (term 3), the school will notify parents of the outcome of this process from **week 4, term 1** of the same school year.

If no vacancies exist, the school will support the family to enrol at the shared zone primary school (Angle Vale Primary School) and upon request, the applicant will be added to the school’s enrolment register.

**Enter for Success Strategy reception students**

Through nominating Riverbanks College B-12 via the Enter for Success strategy a child who identifies as Aboriginal and/or Torres Strait Islander will automatically be offered a place at the school for the following year. Families can lodge their application for reception up to the end of term 4 to start at the beginning of the following school year (term 1), or up to the end of term 2 to commence mid-year of the same school year (term 3).

**Late applications for reception from prospective students living in the primary campus school zone**

Families who move into the primary campus school zone or who are already living in the primary campus school zone but lodge their application for enrolment after the end of **week 10, term 2** will only have their applications considered if vacancies exist.

If no vacancies exist, the school will support the family enrol at the shared zone school (Angle Vale Primary School) and upon request, the applicant will be placed on the school’s enrolment register.

**Intensive English Language Centre (IELC) Reception students**

Any Reception student offered enrolment at the primary school campus and who is eligible to attend an Intensive English Language Centre (IELC), will be able to attend an IELC for the agreed period and return to the school upon exit from the program.

**YEAR LEVEL: 1 to 6**

**Application for Year 1 to Year 6 from students living in the primary campus school zone**

Applications for enrolment from parents of prospective students living inside the primary campus school zone will be considered if vacancies exist.

If no vacancies exist, the applicant will be encouraged to remain at their current primary school, or the school will support the family to enrol at the shared zone primary school (Angle Vale Primary School) or a neighbouring school and upon request, the applicant will be placed on the school’s enrolment register.

The school will notify parents of an applicant on the enrolment register of the outcome of this process by the end of **week 3, term 4** if there is a vacancy is available for their child to attend the following year. If there are more applicants on the enrolment register than places are available, places will be offered based on siblings at the primary campus, the length of time the child has lived in the primary campus school zone and other personal needs such as curriculum, transportation/location convenience and social/family links to the primary campus.

**Applications from students living outside the zone with siblings currently at the primary campus**

There is no automatic entry to the school for **reception-year 6** students who live outside the school’s primary campus zone and have siblings who currently attend the school.

**TRANSFER OF STUDENTS BETWEEN SCHOOLS IN THE SHARED PRIMARY SCHOOL CAMPUS ZONE**

Applications from students who live in the shared primary school campus zone and are currently enrolled at Angle Vale Primary School seeking to transfer Riverbanks College B-12 primary campus, will only be considered in special circumstances and by agreement between the principals of the schools. These applications will be assessed on a case-by-case basis.

**YEAR LEVEL: 7**

Applications for enrolment from parents of prospective Year 7 students require that the student must be enrolled in a government or non-government school in South Australia at the time the parents apply for enrolment through the state-wide registration of interest process (coordinated by the Department for Education).

The applicant must meet one of the following requirements to be eligible for a Year 7 allocation through the registration of interest process for the coming school year:

• the child is living in the Riverbanks College B-12 high school zone

• the child is attending the school’s primary school campus

• the child identifies as Aboriginal and/or Torres Strait Islander through the Enter for Success strategy

• the child has been granted enrolment due to special or extenuating circumstances, including but not limited to a child in care where there is a custody or guardianship order made under the *Children and Young People (Safety) Act 2017*.

**Late applications for Year 7 from students living in the secondary campus school zone**

Families who move into the secondary campus school zone, or who are already living in the secondary campus school zone but lodge their application for enrolment after the department’s registration of interest process is completed (**end of term 2**), will have their applications considered if vacancies exist.

If no vacancies exist, the school will support the family to find an enrolment at a neighbouring school and upon request, the applicant will be placed on the school’s enrolment register.

The school will notify parents by the beginning of **week 3, term 4** if a vacancy is available for their child to attend the following school year. In these cases, applications will be considered based on the distance of the child’s residence from the secondary campus and any other personal needs, such as curriculum (excluding special interest programs), transportation/location convenience, and social/family links.

**Enter for Success Strategy Year 7 students**

Through nominating Riverbanks College B-12 via the Enter for Success strategy, a child who identifies as Aboriginal and/ or Torres Strait Islander will be offered a Year 7 place at the school for the following year. Families enrolling through Enter for Success can do so until the end of term 4 in the year prior to starting Year 7.

**YEAR 8 to 12**

**Application for Year 8 to 12 from students living inside the secondary campus school zone**

Applications for enrolment from parents of prospective students living in the secondary campus school zone will be considered if vacancies exist.

If no vacancies exist the applicant will be encouraged to remain at their current high school, or the school will support the family to find an enrolment at a neighbouring school and upon request, the applicant will be placed on the school’s enrolment register.

The school will notify parents of an applicant on the enrolment register by the beginning of **week 3, term 4** if a vacancy is available for their child to attend the following school year.

In these cases, applications will be considered based on siblings at the secondary campus, the distance of the child’s residence from the secondary campus and any other personal needs, such as curriculum, transportation/location convenience, and social/family links.

**Applications for Year 7-12 from students living outside the secondary campus zone with siblings currently at the secondary campus**

There is no automatic entry to the school for Year 7-12 students who live outside the school’s secondary campus zone and have siblings who currently attend the secondary campus.

**OUT OF ZONE APPLICATIONS**

Applications from parents of prospective students, who live outside the primary or secondary campus zones will only be given consideration for enrolment if the school is under its year level student enrolment numbers.

Enrolment Criteria—General

**Special Circumstances**

Enrolment applications for special consideration based on compelling or unusual reasons, including but not limited to a child in care where there is custody or guardianship orders made under the *Children and Young People (Safety) Act 2017*, may be granted by the Principal in consultation with the Education Director. These applications will be assessed on a case-by-case basis.

Enrolment Process

**Enrolment Register**

Parents whose child’s name has been placed on the enrolment register will be contacted by the end of **week 3, term 4** if vacancies become available for the following year.

The enrolment register will be reviewed and updated annually by the school.

The position that a child’s name appears on the register is confidential and will only be disclosed as required by law.

**Monitoring and enforcement**

It is the responsibility of the parents applying for enrolment to be able to verify to the satisfaction of the school that the information provided is true and factual.

If a child was enrolled at the school on the basis of false or misleading information (including residential address) the Chief Executive may direct that the child be instead enrolled at another Government school pursuant to Section 63(1) of the *Education and Children’s Services Act 2019.*

The Principal is responsible for the implementation of this Capacity Management Plan.

This Capacity Management Plan will be reviewed annually.

Riverbanks College B-12 Preschool Enrolment Policy

**Riverbanks College B-12 preschool local catchment area**

A preschool local catchment area is a defined area from which the preschool accepts its core intake of students.

Riverbanks College B-12 operates a preschool local catchment area within the area bounded by Angle Vale Road, Heaslip Road, Gawler River and Northern Expressway.

An online map and a search tool to indicate if an applicant’s home address is within the preschool local catchment area by enrolment year is available at [www.education.sa.gov.au/findaschool](http://www.education.sa.gov.au/findaschool).

**Student Enrolment Numbers**

The number of students entering at Preschool is limited to a maximum of **50** students per year consisting of **44** mainstream students and **6** Inclusive Preschool Program students.

**3-Year-Old Preschool:**

In 2026, Riverbanks College has been selected to implement a universal three-year-old preschool program. For further information please contact the school regarding eligibility and application.

**Application for Preschool from students living in the preschool local catchment area**

Preschool applies to students commencing their 4 terms of preschool prior to starting full time school, students who identify as Aboriginal and/or Torres Strait Islander from their 3rd birthday or is a child currently in/has previously been in care from their 3rd birthday.

Priority consideration will be given to applications for enrolment from parents of prospective preschool children to enrol the following year, if they identify as Aboriginal and/or Torres Strait Islander, is currently in/has previously been in care or have been living inside the preschool local catchment area and lodge their application for enrolment in either term 1 or term 3 (mid-year intake) by the end of **week 10, term 2**, in the year prior to starting preschool.

If more registrations for enrolment are received from parents living in the preschool campus catchment area than places are available by the dates specified above in the year prior to enrolment, places will be offered based on whether any, all or a combination of the following applies:

• the child is identified as requiring special consideration—in consultation with the local education team

• the distance of the child’s residence from the preschool (kms by road)

• the length of time the child has lived in the preschool local catchment area

• the child has a sibling currently enrolled at the primary campus and will be attending the preschool in the same calendar year

• other personal needs such as transportation/location convenience, social/family links at the school.

For applications for enrolment for the beginning of the following school year (term 1), the school will notify parents of the outcome of this process from **week 2, term 3**. For applications for enrolment to start mid-year of the following school year (term 3), the school will notify parents of the outcome of this process from **week 4, term 1** of the same school year.

If no vacancies exist the preschool will support the family to enrol at a neighbouring preschool and upon request, the applicant will be placed on the preschool’s enrolment register.

If vacancies exist at the beginning of an enrolment intake, the principal may approve places being offered to a child living outside the preschool local catchment area, based on the child living within the primary campus school zone.

**Inclusive Preschool Program**

The Inclusive Preschool Program supports up to **6** children with disability and/or complex needs to improve their learning outcomes within a preschool setting.

Placement in the Inclusive Preschool Program is determined through the department’s state-wide panel process for placement in an inclusive education option.

**Out of Catchment Applications**

There is no automatic entry to the preschool for children who live outside of the preschool local catchment area and have siblings who attend the school.

Applications from parents of prospective preschool students, who live outside the preschool local catchment area will only be given consideration for enrolment if the preschool is under its enrolment number.

Dated: 23 May 2025

Hon Blair Boyer MP

Minister for Education, Training and Skills

Education and Children’s Services Regulations 2020

Notice of Revocation of Policy by the Minister for Education, Training and Skills

Pursuant to Regulation 12(3) of the *Education and Children’s Services Regulations 2020*, I, the Minister for Education, Training and Skills revoke the **Riverbanks College B-12** Capacity Management Plan, published in the Gazette on **13 June 2024**.

Dated: 23 May 2025

Hon Blair Boyer MP

Minister for Education, Training and Skills

## Energy Resources Act 2000

*Notice of Invitation of Applications for Exploration Licences*

I, Benjamin Zammit, Executive Director Regulation and Compliance Division, Department for Energy and Mining in the State of South Australia, pursuant to the provisions of the *Energy Resources Act 2000*, and pursuant to delegated powers dated 19 August 2024 and in accordance with Section 22(3) of the *Energy Resources Act 2000*, on behalf of the Minister for Energy and Mining (Minister) hereby invite applications for the grant of an Exploration Licence in respect of each of the areas described below.

Otway Basin

*Regulated Substance Exploration Licence (RSEL)*

**Block: OT 2025 RSEL-A**

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

Commencing at a point being the intersection of latitude 37°00′00″S GDA2020 and the Territorial Sea Baseline, then east to longitude 139°50′00″E GDA2020, north to latitude 36°54′00″S GDA2020, east to longitude 140°00′00″E GDA2020, south to latitude 36°55′00″S GDA2020, east to longitude 140°13′00″E GDA2020, south to latitude 37°10′12″S GDA2020, east to longitude 140°15′00″E GDA94, south to latitude 37°17′30″S GDA94, east to longitude 140°27′30″E GDA94 south to latitude 37°22′00″S GDA94, east to longitude 140°28′50″E GDA94, south to latitude 37°22′40″S GDA94, east to longitude 140°30′00″E GDA94, south to latitude 37°23′20″S GDA94, east to longitude 140°31′30″E GDA94 south to latitude 37°24′00″S GDA94, east to longitude 140°33′00″E GDA94, south to latitude 37°24′40″S GDA94, east to longitude 140°34′00″E GDA94, south to latitude 37°25′20″S GDA94, west to the Territorial Sea Baseline, then beginning north-westerly along the said baseline to a southern boundary of the Little Dip Conservation Park, then beginning north-easterly along the said park boundary to the point closest to 37°16′20.367″S GDA2020 and 139°49′41.884″E GDA2020, then easterly along the geodesic to a point closest to 37°16′20.288″S GDA2020 and 139°49′42.734″E GDA2020, then southerly along the boundary of Little Dip Conservation Park to a point closest to 37°15′21.088″S GDA2020 and 139°49′00.552″E GDA2020, then south-westerly along the geodesic to a point closest to 37°15′21.364″S GDA2020 and 139°48′59.771″E GDA2020, then beginning northerly along the boundary of Little Dip Conservation Park to a southern boundary of Lake Robe Game Reserve, then beginning east along the said park boundary to an eastern boundary of Little Dip Conservation Park, then generally east and south-west along said park boundary to a point closest to 37°13′16.095″S GDA2020 and 139°46′50.621″E GDA2020, then northerly along the geodesic to the point closest to 37°13′15.409″S GDA2020 and 139°46′50.675″E GDA 2020, then beginning north along the boundary of Little Dip Conservation Park to a point closest to 37°12′41.156″S GDA2020 and 139°46′37.337″E GDA2020, then north-west along the geodesic to a point closest to 37°12′40.813″S GDA2020 and 139°46′36.556″E GDA2020, then north along the boundary of Little Dip Conservation Park to the Territorial Sea Baseline, then beginning north-easterly along said baseline to a southern boundary of Guichen Bay Conservation Park, then commencing north-easterly along the said park boundary to the Territorial Sea Baseline, then westerly along the said baseline to the point of commencement.

But excluding:

Reedy Creek (Conservation Park), Furner (Conservation Park)

AREA: **2,415** square kilometres approximately.

**Block: OT 2025 RSEL-B**

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

Commencing at a point being the intersection of latitude 36°51′00″S GDA2020 and longitude 140°25′00″E GDA2020, then east to the boundary of Fairview Conservation Park, then commencing in a south-easterly direction along the said Park boundary to latitude 36°51′00″S GDA2020, east to longitude 140°42′05″E GDA2020, south to latitude 36°55′55″S GDA2020, east to longitude 140°44′05″E GDA2020, south to latitude 37°02′55″S GDA2020, east to longitude 140°46′05″E GDA2020, south to latitude 37°06′55″S GDA2020, east to longitude 140°48′05″E GDA2020, south to latitude 37°10′55″S GDA2020, east to longitude 140°50′05″E GDA2020, south to latitude 37°17′40″S GDA94, west to longitude 140°45′00″E GDA94, north to latitude 37°15′30″S GDA94, west to longitude 140°43′40″E GDA94, north to latitude 37°15′10″S GDA94, west to longitude 140°43′20″E GDA94, north to latitude 37°14′50″S GDA94, west to longitude 140°43′00″E GDA94, north to latitude 37°14′30″S GDA94, west to longitude 140°42′40″E GDA94, north to latitude 37°14′20″S GDA94, west to longitude 140°42′35″E GDA94, north to latitude 37°14′05″S GDA94, west to longitude 140°42′25″E GDA94, north to latitude 37°13′50″S GDA94, west to longitude 140°42′10″E GDA94, north to latitude 37°13′40″S GDA94, west to longitude 140°42′00″E GDA94, north to latitude 37°13′30″S GDA94, west to longitude 140°41′45″E GDA94, north to latitude 37°13′15″S GDA94, west to longitude 140°41′35″E GDA94, north to latitude 37°13′05″S GDA94, west to longitude 140°41′25″E GDA94, north to latitude 37°12′55″S GDA94, west to longitude 140°41′15″E GDA94, north to latitude 37°12′45″S GDA94, west to longitude 140°41′00″E GDA94, north to latitude 37°12′35″S GDA94, west to longitude 140°40′40″E GDA94, north to latitude 37°12′25″S GDA94, west to longitude 140°40′25″E GDA94, north to latitude 37°12′15″S GDA94, west to longitude 140°40′00″E GDA94, north to latitude 37°12′05″S GDA94, west to longitude 140°39′35″E GDA94, north to latitude 37°12′00″S AGD66, west to longitude 140°37′15″E GDA94, south to latitude 37°12′00″S GDA94, west to longitude 140°30′50″E GDA94, north to latitude 37°10′50″S GDA94, west to longitude 140°28′30″E GDA94, north to latitude 37°10′20″S GDA94, west to longitude 140°21′40″E GDA94, south to latitude 37°11′50″S GDA94, west to longitude 140°15′00″E GDA94, north to latitude 37°10′12″S GDA2020, west to longitude 140°13′00″E GDA2020, north to latitude 36°55′00″S GDA2020, east to longitude 140°25′00″E GDA2020, then north to the point of commencement.

But excluding:

Big Heath Conservation Park, Vivigani Ardune Conservation Park, Mary Seymour Conservation Park, Bool Lagoon Game Reserve and Hacks Lagoon Conservation Park.

AREA: **1,708** square kilometres approximately.

**Block: OT 2025 RSEL-C**

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

*Area A:*

Commencing at a point being the intersection of latitude 37°36′00″S GDA94 and the boundary of Canunda National Park, then east to longitude 140°14′00″E GDA94, south to an eastern boundary of Canunda National Park, then beginning north-westerly along the said park boundary to the point of commencement.

*Area B:*

Commencing at a point being the intersection of latitude 37°37′00″S GDA94 and the boundary of Canunda National Park, then east to longitude 140°16′00″E GDA94, south to latitude 37°38′00″S GDA94, east to longitude 140°17′00″E GDA94, south to latitude 37°39′00″S GDA94, east to longitude 140°18′00″E GDA94, south to latitude 37°40′00″S GDA94, east to longitude 140°20′00″E GDA94, south to latitude 37°41′00″S GDA94, east to longitude 140°23′00″E GDA94, south to latitude 37°42′00″S GDA94, east to longitude 140°24′00″E GDA94, south to latitude 37°43′00″S GDA94, east to longitude 140°25′00″E GDA94, south to latitude 37°44′00″S GDA94, east to longitude 140°28′00″E GDA94, south to latitude 37°45′00″S GDA94, east to longitude 140°32′30″E GDA94, south to latitude 37°45′30″S GDA94, east to longitude 140°45′00″E GDA94, north to latitude 37°45′00″S GDA94, east to the South Australian state border, then beginning south along said border to a northern boundary of Lower Glenelg River Conservation Park, then south-westerly along the said park boundary to the South Australian state border, then south along the said state border to the northern boundary of the Piccaninnie Ponds Conservation Park, then westerly along the said park boundary to a point closest to 38°02′53.804″S GDA2020 and 140°56′52.735″E GDA2020, then west along the geodesic to a point closest to 38°02′53.722″S GDA2020 and 140°56′51.839″E GDA2020, then north-westerly along the boundary of Piccaninnie Ponds Conservation Park to a northern boundary of the Lower South East Marine Park,, then beginning westerly along the said park boundary to the Territorial Sea Baseline, then generally westerly and northerly along the said baseline to a point closest to 37°51′48.325″S GDA2020 and 140°21′41.213″E GDA2020, east to a southern boundary of Canunda National Park, then beginning easterly along the said park boundary to the point of commencement.

But excluding:

Bucks Lake (Game Reserve), Dingley Dell (Conservation Park), Ewens Ponds (Conservation Park), Nene Valley (Conservation Park) and Penambol (Conservation Park)

AREA: **1,647** square kilometres approximately.

**Block: OT 2025 RSEL-D**

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

Commencing at a point being the intersection of latitude 37°29′10″S GDA94 and longitude 140°50′00″E GDA94, then east to longitude 140°51′00″E GDA94, north to latitude 37°28′50″S GDA94, east to the South Australian state border, then along the said border south to latitude 37°39′30″S GDA94, west to longitude 140°55′00″E GDA94, north to latitude 37°38′00″S GDA94, west to longitude 140°53′00″E GDA94 north to latitude 37°37′00″S GDA94, west to longitude 140°51′00″E GDA94, north to latitude 37°36′00″S GDA94, west to longitude 140°49′00″E GDA94, north to latitude 37°35′00″S GDA94, west to longitude 140°46′00″E GDA94, north to latitude 37°34′00″S GDA94, west to longitude 140°45′00″E GDA94, north to latitude 37°33′00″S GDA94, west to longitude 140°44′30″E GDA94, north to latitude 37°32′20″S GDA94, west to longitude 140°43′10″E GDA94, north to latitude 37°32′00″S GDA94, west to longitude 140°42′40″E GDA94, south to latitude 37°32′30″S GDA94, west to longitude 140°40′00″E GDA94, north to latitude 37°30′30″S GDA94, east to longitude 140°50′00″E GDA94, south to latitude 37°32′30″S GDA94, east to longitude 140°52′45″E GDA94, north to latitude 37°31′29″S GDA94, east to longitude 140°53′15″E GDA94, north to latitude 37°30′34″S GDA94, west to longitude 140°52′13″E GDA94, north to latitude 37°30′27″S GDA94, west to longitude 140°51′44″E GDA94, north to latitude 37°30′20″S GDA94, west to longitude 140°51′20″E GDA94, north to latitude 37°30′12″S GDA94, west to longitude 140°50′59″E GDA94, north to latitude 37°30′05″S GDA94, west to longitude 140°50′41″E GDA94, north to latitude 37°29′58″S GDA94, west to longitude 140°50′28″E GDA94, north to latitude 37°29′54″S GDA94, west to longitude 140°50′21″E GDA94, north to latitude 37°29′50″S GDA94, west to longitude 140°50′12″E GDA94, north to latitude 37°29′44″S GDA94, west to longitude 140°50′00″E GDA94, then north to the point of commencement.

AREA: **269** square kilometres approximately.

**Block: OT 2025 RSEL-E**

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

Commencing at a point being the intersection of latitude 37°11′50″S GDA94 and longitude 140°15′00″E GDA94, thence east to longitude 140°21′40″E GDA94, north to latitude 37°10′20″S GDA94, east to longitude 140°28′30″E GDA94, south to latitude 37°10′50″S GDA94, east to longitude 140°30′50″E GDA94, south to latitude 37°12′00″S GDA94, east to longitude 140°37′15″E GDA94, south to latitude 37°12′10″S GDA94, east to longitude 140°37′30″E GDA94, south to latitude 37°12′20″S GDA94, east to longitude 140°37′40″E GDA94, south to latitude 37°12′30″S GDA94, east to longitude 140°37′55″E GDA94, south to latitude 37°12′35″S GDA94, east to longitude 140°38′05″E GDA94, south to latitude 37°12′40″S GDA94, east to longitude 140°38′20″E GDA94, south to latitude 37°12′45″S GDA94, east to longitude 140°38′35″E GDA94, south to latitude 37°12′55″S GDA94, east to longitude 140°38′50″E GDA94, south to latitude 37°13′05″S GDA94, east to longitude 140°39′10″E GDA94, south to latitude 37°13′15″S GDA94, east to longitude 140°39′25″E GDA94, south to latitude 37°13′25″S GDA94, east to longitude 140°39′45″E GDA94, south to latitude 37°13′30″S GDA94, east to longitude 140°40′05″E GDA94, south to latitude 37°14′10″S GDA94, east to longitude 140°40′30″E GDA94, south to latitude 37°14′15″S GDA94, east to longitude 140°40′50″E GDA94, south to latitude 37°14′20″S GDA94, east to longitude 140°41′05″E GDA94, south to latitude 37°14′30″S GDA94, east to longitude 140°41′20″E GDA94, south to latitude 37°14′35″S GDA94, east to longitude 140°41′30″E GDA94, south to latitude 37°14′40″S GDA94, east to longitude 140°42′05″E GDA94, south to latitude 37°14′45″S GDA94, east to longitude 140°42′40″E GDA94, north to latitude 37°14′30″S GDA94, east to longitude 140°43′00″E GDA94, south to latitude 37°14′50″S GDA94, east to longitude 140°43′20″E GDA94, south to latitude 37°15′10″S GDA94, east to longitude 140°43′40″E GDA94, south to latitude 37°15′30″S GDA94, east to longitude 140°45′00″E GDA94, south to latitude 37°17′40″S GDA94, east to longitude 140°52′50″E GDA94, south to latitude 37°19′20″S GDA94, east to the eastern border of the State of South Australia, then southerly along the border to latitude 37°20′55″S GDA94, west to longitude 140°46′15″E GDA94, north to latitude 37°20′05″S GDA94, west to longitude 140°44′45″E GDA94, north to latitude 37°19′15″S GDA94, west to longitude 140°42′40″E GDA94, south to the northern boundary of Penola Conservation Park, then beginning westerly along the said park boundary to longitude 140°42′40″ E GDA2020, then south to latitude 37°25′10″S GDA2020, west to longitude 140°38′48″E GDA2020, south to latitude 37°30′30″S GDA94, west to longitude 140°37′30″E GDA94, north to latitude 37°28′00″S GDA94, west to longitude 140°36′40″E GDA94, north to latitude 37°27′20″S GDA94, west to longitude 140°35′50″E GDA94, north to latitude 37°26′20″S GDA94, west to longitude 140°35′00″E GDA94, north to latitude 37°25′20″S GDA94, west to longitude 140°34′00″E GDA94, north to latitude 37°24′40″S GDA94, west to longitude 140°33′00″E GDA94, north to latitude 37°24′00″S GDA94, west to longitude 140°31′30″E GDA94, north to latitude 37°23′20″S GDA94, west to longitude 140°30′00″E GDA94, north to latitude 37°22′40″S GDA94, west to longitude 140°28′50″E GDA94, north to latitude 37°22′00″S GDA94, west to longitude 140°27′30″E GDA94, north to latitude 37°17′30″S GDA94, west to longitude 140°15′00″E GDA94, and north to the point of commencement,

but excluding Calectasia Conservation Park and the area bounded as follows:

Commencing at a point being the intersection of latitude 37°14′00″S GDA2020 and longitude 140°30′00″E GDA2020, thence east to longitude 140°34′00″E GDA2020, south to latitude 37°15′00″S GDA2020, east to longitude 140°36′00″E GDA2020, south to latitude 37°16′00″S GDA2020, east to longitude 140°38′00″E GDA2020, south to latitude 37°17′00″S GDA2020, east to longitude 140°39′00″E GDA2020, south to latitude 37°20′00″S GDA2020, west to longitude 140°38′00″E GDA2020, south to latitude 37°21′00″S GDA2020, west to longitude 140°35′00″E GDA2020, north to latitude 37°20′00″ S GDA2020, west to longitude 140°33′00″E GDA2020, north to latitude 37°19′00″S GDA2020, west to longitude 140°32′00″E GDA2020, north to latitude 37°18′00″S GDA2020, west to longitude 140°31′00″E GDA2020, north to latitude 37°17′00″S GDA2020, west to longitude 140°30′00″E GDA2020 and north to the point of commencement.

AREA: **749** square kilometres approximately.

*Gas Storge Exploration Licence (GSEL)*

**Block: OT 2025 GSEL-A**

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

Commencing at a point being the intersection of latitude 37°01′27″S GDA2020 and the Territorial Sea Baseline, then east to longitude 140°09′30″E GDA94, north to latitude 37°00′00″S GDA94, east to longitude 140°11′30″E GDA94, north to latitude 36°51′52″S GDA94, east to longitude 140°25′00″E GDA94, south to latitude 37°05′00″S GDA94, west to longitude 140°20′00″E GDA94, south to latitude 37°10′00″S GDA94, west to longitude 140°15′00″E GDA94 south to latitude 37°17′30″S GDA94, east to longitude 140°27′30″E GDA94, south to latitude 37°24′50″S GDA94, west to longitude 140°22′30″E GDA94, south to latitude 37°25′20″S GDA94, west to the Territorial Sea Baseline, then beginning north-westerly along the said baseline to the southern boundary of Little Dip Conservation Park, then beginning north-easterly along the said park boundary to a point closest to 37°16′20.367″S GDA2020 and 139°49′41.884″E GDA2020, then east along the geodesic to a point closest to 37°16′20.288″S GDA2020 and 139°49′42.734″ E GDA2020, then continuing southerly along the boundary of Little Dip Conservation Park to a point closest to 37°15′21.088″S GDA2020 and 139°49′00.552″E GDA2020, then south-westerly along the geodesic to a point closest to 37°15′21.364″S GDA2020 and 139°48′59.771″E GDA2020, then north-westerly along the boundary of Little Dip Conservation Park to a southern boundary of Lake Robe Game Reserve, then beginning north-easterly along the said park boundary to an eastern boundary of Little Dip Conservation Park, then south-west along the said park boundary to a point closest to 37°13′16.095″S GDA2020 and 139°46′50.621″E GDA2020, then along the geodesic to a point closest to 37°13′15.409″S GDA2020 and 139°46′50.675″E GDA2020, then beginning north along the boundary of Little Dip Conservation Park to a point closest to 37°12′41.156″S GDA2020 and 139°46′37.337″E GDA2020, then north-west along the geodesic to a point closest to 37°12′40.813″S GDA2020 and 139°46′36.556″E GDA2020, then beginning northerly along the boundary of Little Dip Conservation Park to the Territorial Sea Baseline, then beginning north-easterly along the said baseline to the southern boundary of Guichen Bay Conservation Park, then north-easterly along the said park boundary to the Territorial Sea Baseline, then beginning easterly along the said baseline to the point of commencement.

But excluding:

Vivigani Ardune (Conservation Park), Reedy Creek (Conservation Park), Furner (Conservation Park).

AREA: **2,489** square kilometres approximately.

**Block: OT 2025 GSEL-B**

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

Commencing at a point being the intersection of latitude 37°25′20″S GDA94 and the Territorial Sea Baseline, then east to longitude 140°22′30″E GDA94, south to latitude 37°30′00″S GDA94, east to longitude 140°37′30″E GDA94, south to latitude 37°30′30″S GDA94, east to longitude 140°40′00″E GDA94, south to the Territorial Sea Baseline, then beginning westerly along the said baseline to a point closest to 37°51′48.325″S GDA2020 and 140°21′41.213″E GDA2020, then east to a southern boundary of Canunda National Park, then east and north-westerly along the boundary of said park to a point closest to 37°35′01.595″S GDA2020 and 140°13′13.587″E GDA2020, then northerly along the geodesic to a point closest to 37°34′55.632″S GDA2020 and 140°13′14.835″E GDA2020, then beginning north-easterly following the northern boundary of Canunda National Park to a point closest to 37°34′37.993″S GDA2020 and 140°12′00.709″E GDA2020, then southerly along the geodesic to a point closest to 37°35′02.834″S GDA2020 and 140°11′58.227″E GDA2020, then beginning westerly along the boundary of Canunda National Park to a point closest to 37°34′22.659″ S GDA2020 and 140°07′03.379″ E GDA2020, then north-westerly along the geodesic to a point closest to 37°34′21.378″ S GDA2020 and 140°07′02.603″ E GDA2020, then beginning north-westerly along the boundary of Canunda National Park to a point closest to 37°34′13.420″ S GDA2020 and 140°06′58.164″ E GDA2020, then north-westerly along the geodesic to a point closest to 37°34′12.416″ S GDA2020 and 140°06′57.597″ E GDA2020, then beginning east along the boundary of Canunda National Park to a point closest to 37°34′12.510″ S GDA2020 and 140°07′02.519″ E GDA2020, then beginning north-easterly along the Territorial Sea Baseline to the point of commencement.

But excluding:

Bucks Lake (Game Reserve), Gower (Conservation Park), Tantanoola Caves (Conservation Park), Nene Valley (Conservation Park), Belt Hill (Conservation Park), Beachport (Conservation Park)

AREA: **2,070** square kilometres approximately.

**Block: OT 2025 GSEL-C**

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

Commencing at a point being the intersection of latitude 37°29′10″S GDA94 and longitude 140°50′00″E GDA94,then east to longitude 140°51′00″E GDA94, north to latitude 37°28′50″S GDA94, east to the South Australian state border, then south along the said border to latitude 37°39′30″S GDA94, west to longitude 140°55′00″E GDA94, north to latitude 37°38′00″S GDA94, west to longitude 140°53′00″E GDA94, north to latitude 37°37′00″S GDA94, west to longitude 140°51′00″E GDA94, north to latitude 37°36′00″S GDA94, west to longitude 140°49′00″E GDA94, north to latitude 37°35′00″S GDA94, west to longitude 140°46′00″E GDA94, north to latitude 37°34′00″S GDA94, west to longitude 140°45′00″E GDA94 north to latitude 37°33′00″S GDA94, east to longitude 140°50′00″E GDA94, then north to the point of commencement.

AREA: **226** square kilometres approximately.

*Geothermal Exploration Licence (GSEL)*

**Block: OT 2025 GEL-A**

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

Commencing at a point being the intersection of latitude 37°35′55″S GDA2020 and the boundary of Canunda National Park, then east to longitude 140°22′05″E GDA2020, south to latitude 37°36′54″S GDA2020, east to longitude 140°23′04″E GDA2020, south to latitude 37°37′55″S GDA2020, east to longitude 140°24′05″E GDA2020, south to latitude 37°38′54″S GDA2020, east to longitude 140°25′05″E GDA2020, south to latitude 37°39′54″S GDA2020, east to longitude 140°26′05″E GDA2020, south to latitude 37°40′55″S GDA2020, east to longitude 140°27′05″E GDA2020, south to latitude 37°41′54″S GDA2020, east to longitude 140°28′05″E GDA2020, south to latitude 37°42′55″S GDA2020, east to longitude 140°29′05″E GDA2020, south to latitude 37°43′54″S GDA2020, east to longitude 140°31′05″E GDA2020, south to latitude 37°44′55″S GDA2020, east to the South Australian state border, then commencing south along said border to a northern boundary of the Lower Glenelg River Conservation Park, then beginning south-westerly along the said park boundary to the South Australian state border, then following south along the border to the northern boundary of the Piccaninnie Ponds Conservation Park, then beginning westerly along the said park boundary to a point closest to 38°02′53.804″S GDA2020 and 140°56′52.735″E GDA2020, then west along the geodesic to a point closest to 38°02′53.722″S GDA2020 and 140°56′51.839″E GDA2020, then north-westerly along the boundary of Piccaninnie Ponds Conservation Park to a northern boundary of the Lower South East Marine Park, then beginning westerly along the said park boundary to the Territorial Sea Baseline, then generally westerly and northerly along said baseline to a point closest to 37° 51′ 48.325″ S GDA2020 and 140° 21′ 41.213″ E GDA2020, then east to the southern boundary of Canunda National Park, then beginning easterly along the said park boundary to the point of commencement.

But excluding:

Lower South East (Marine Park), Bucks Lake (Game Reserve), Dingley Dell (Conservation Park), Ewens Ponds (Conservation Park), Nene Valley (Conservation Park), Penambol (Conservation Park)

AREA: **1,812** square kilometres approximately.

Polda Basin

*Regulated Substance Exploration Licence (RSEL)*

**Block: PO 2025-A**

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

Commencing at a point being the intersection of latitude 33°15′00″S GDA94 and a boundary of the Territorial Sea Baseline, then east to a point closest to 33°15′00″ S GDA94 and 135°00′38.807″ E GDA94, then south along the geodesic to the point on the boundary of the Kulliparu Conservation Park closest to 33°15′3.339″ S GDA2020 and 135°00′38.414″ E GDA2020, then beginning southerly along said park boundary to latitude 33°15′00″ S GDA94, then east to a western boundary of Cocata Conservation Park, then southerly along said boundary to latitude 33°15′00″ S GDA94, then east to a western boundary of Cocata Conservation Park, then generally south-westerly and easterly along said park boundary to latitude 33° 15′ 00″ S GDA94, then east to longitude 135°45′00″E GDA94, south to latitude 33°25′00″S GDA94, then east to the boundary of Hambidge Wilderness Area, then beginning south-easterly along said park boundary to latitude 33° 25′ 00″ S GDA94, east to longitude 136°15′00″E GDA94, south to latitude 33°25′01″S GDA94, east to longitude 136°15′01″E GDA2020, south to latitude 33°26′36″S GDA2020, west to longitude 136°15′00″E GDA94, south to latitude 33°45′00″S GDA94, then west to a northern boundary of Hincks Wilderness Area, then beginning north-westerly along said park boundary to longitude 135° 56′ 00″ E GDA94, then north to latitude 33°45′00″S GDA94, west to longitude 135°55′00″E GDA94, north to latitude 33°40′00″S GDA94 then west to the eastern boundary of Bascombe Well Conservation Park, then beginning north-westerly along said park boundary to latitude 33° 40′ 00″ S GDA94, then west to longitude 134°55′00″E GDA94, south to the Territorial Sea Baseline, then north-westerly along said baseline to a western boundary of Lake Newland Conservation Park, then beginning southerly along said park boundary to the Territorial Sea Baseline, then northerly along said baseline to a western boundary of Lake Newland Conservation Park, then generally south-easterly and northerly along said park boundary to the Territorial Sea Baseline, then northerly along said baseline to the point of commencement.

But excluding:

Barwell Conservation Park, Darke Range Conservation Park

AREA: **4,966.02** square kilometres approximately.

Special Conditions

*Licence Term*

The Exploration Licences will be offered for a five-year term with a right of renewal for two further five-year terms. There will be a compulsory relinquishment of 33⅓% of the original area at each renewal for any RSEL and GEL, subject to prevailing *Energy Resources Act 2000* provisions.

*Security*

The Department has implemented a risk-based approach to financial security bond arrangements. The risk-based approach to managing liabilities will use a range of regulatory tools in a principled and consistent way to ensure an appropriate security bond is held. Prospective licence holders will have their financial and operational capabilities assessed and the level of financial security will be set as a proportion of the total rehabilitation liability estimate of the proposed work program.

Applications

Applications lodged under Section 65(1) of the *Energy Resources Act 2000* are required to be made in the approved form which is available from the following links:

<https://www.energymining.sa.gov.au/industry/energy-resources/licensing-and-land-access/onshore-licensing/acreage-releases/ot2025-otway-acreage-release>

<https://www.energymining.sa.gov.au/industry/energy-resources/licensing-and-land-access/onshore-licensing/acreage-releases/po2025-polda-acreage-release>

Applications:

• must satisfy the requirements of Regulations 4 and 6 of the Regulations under the *Energy Resources Act 2000;*

• must be accompanied by a proposed work program for the first five year term of the licence;

• must be accompanied by a statement of the financial and technical resources available to the applicant; and

• must be accompanied by the scheduled application fee.

Applications close at 5:00pm Australian Daylight-Saving Time, Friday, 31 October 2025

The following special instructions for lodgement of applications should be observed:

• the application fee should be paid to the nominated DEM bank account. Details of the fee applicable from 1 July 2025 details of the account for electronic fund transfer payments are available from the following link:

[https://www.energymining.sa.gov.au/industry/energy-resources/licensing-and-land-access/onshore-licensing/regulated-fees](https://www.energymining.sa.gov.au/industry/energy-resources/licensing-and-land-access/onshore-licensing/regulated-fees%20)

• the application should be marked “Commercial in Confidence” and made to:

Mr Benjamin Zammit

Executive Director

Regulation and Compliance Division

Department for Energy and Mining

DEM.EnergyResourcesAcreageRelease@sa.gov.au

• Enquiries may be directed to:

Ms Bronwyn Camac

Director, Geological Survey of South Australia

Department for Energy and Mining

DEM.EnergyResourcesAcreageRelease@sa.gov.au

*Criteria for Assessment of Applications*

The winning bidder will be selected on the basis of the total five-year work program bid. The work program must include a statement of exploratory operations the applicant proposes to carry out in each year of the first five-year licence term. The aim of the work program is to evaluate the prospectivity of the licence area and discover regulated resources. It is expected that at least one petroleum exploration well would be included in the five-year work program.

Bids will be assessed taking account of the criteria listed below. It is important to note that the timing of well drilling and seismic acquisition will be taken into account. The most important criteria for assessment of 2025 work programs are:

• the number of exploration wells to be drilled in the licence area (appraisal and development wells are not considered).

• only guaranteed work programs will be considered, e.g. the entire proposed term of the licence.

• the extent to which proposed wells are to be supported by existing or proposed seismic data.

• the number of potential play/s to be addressed per well/s.

• the amount and nature of seismic surveying to be carried out and its timing.

• other data acquisition (e.g. gravity, aeromagnetic or geochemical surveys).

• seismic reprocessing to be carried out.

• adequacy of financial resources and technical expertise available to the applicant; and

• the applicant’s past performance in fulfilling work program commitments elsewhere in Australia.

With respect to the adequacy of financial resources available to the applicant, checks will be undertaken on the financial status of the highest ranking applicants, with the applicants being classified as “adequate”, “marginal”, or “inadequate”. The financial assessment will include consideration of other licence commitments in South Australia (or if more than one block is to be offered to an applicant, the commitments in all blocks) and previous performance in meeting work program commitments (including a new company with a Director of a previously poor performing company). If the applicant is classified as “inadequate”, the application may be refused.

Further information regarding the 2025 acreage release application and award procedures is available via the following links on the DEM website:

<https://www.energymining.sa.gov.au/industry/energy-resources/licensing-and-land-access/onshore-licensing/acreage-releases/ot2025-otway-acreage-release>

<https://www.energymining.sa.gov.au/industry/energy-resources/licensing-and-land-access/onshore-licensing/acreage-releases/po2025-polda-acreage-release>

The Minister is expected to announce winning bidders, together with details of the work programs by the end of 2025.

Dated: 26 May 2025

Benjamin Zammit

Executive Director

Regulation and Compliance Division

Department for Energy and Mining

Delegate of the Minister for Energy and Mining

ENERGY RESOURCES ACT 2000

Statement of Environmental Objectives

Pursuant to Section 101(3) of the *Energy Resources Act 2000* (the Act) I, Benjamin Zammit, Executive Director—Regulation and Compliance Division, Department for Energy and Mining, do hereby publish the following document as having been approved as a statement of environmental objectives under the Act.

Documents:

• Cooper Basin Petroleum Production Operations—Statement of Environmental Objectives, Bass Oil, May 2025

This document is available for public inspection on the Environmental Register Section of the following webpage:

<https://www.energymining.sa.gov.au/industry/energy-resources/regulation/environmental-register>

or at the Public Office determined pursuant to Section 107(1) of the Act to be at:

Energy Resources Division

Customer Services

Level 4

11 Waymouth Street

Adelaide SA 5000

Dated: 29 May 2025

Benjamin Zammit

Executive Director

Regulation and Compliance Division

Department for Energy and Mining

Delegate of the Minister for Energy and Mining

## Essential Services Commission Act 2002

*Electricity Distribution Code*

Notice is hereby given that:

1. Pursuant to Section 28(2) of the *Essential Services Commission Act 2002*, the Essential Services Commission has varied the Electricity Distribution Code (designated as EDC/14.1) to apply to the South Australian electricity industry, a regulated industry under the *Electricity Act 1996*. The Electricity Distribution Code, as varied, will take effect on and from 1 July 2025.

2. Copies of the Electricity Distribution Code may be inspected or obtained from the Essential Services Commission, Level 1, 151 Pirie Street, Adelaide and are also available at [www.escosa.sa.gov.au](https://www.escosa.sa.gov.au/).

3. Queries may be directed to the Essential Services Commission, Level 1, 151 Pirie Street, Adelaide.
Telephone (08) 8463 4444, Freecall 1800 633 592 or email escosa@escosa.sa.gov.au.

Execution:

The Electricity Distribution Code was executed by the Chief Executive Officer of the Essential Services Commission with due authority on 15 May 2025.

Dated: 15 May 2025

A. Wilson

Chief Executive Officer

Authorised Signatory

Essential Services Commission

## Housing Improvement Act 2016

Rent Control

In the exercise of the powers conferred by the *Housing Improvement Act 2016*, the Delegate of the Minister for Housing and Urban Development hereby fixes the maximum rental amount per week that shall be payable subject to Section 55 of the *Residential Tenancies Act 1995*, in respect of each premises described in the following table. The amount shown in the said table shall come into force on the date of this publication in the Gazette.

|  |  |  |  |
| --- | --- | --- | --- |
| **Address of Premises** | **Allotment Section** | **Certificate of TitleVolume/Folio** | **Maximum Rental per week payable** |
|  |  |  |  |
| 28 Hackett Street, Risdon Park SA 5540 | Allotment 32 Filed Plan 47006Hundred of Pirie | CT5951/99 | $262.50 |

Dated: 29 May 2025

Craig Thompson

Housing Regulator and Registrar

Housing Safety Authority

Delegate of the Minister for Housing and Urban Development

Housing Improvement Act 2016

Rent Control Revocations

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

|  |  |  |
| --- | --- | --- |
| **Address of Premises** | **Allotment Section** | **Certificate of TitleVolume/Folio** |
|  |  |  |
| 34 Dunks Street, Parkside SA 5063 | Unit 1 Strata Plan 7533 Hundred of Adelaide | CT5647/235 |
| 11 Whitford Road, Elizabeth South SA 5112 | Allotment 171 Deposited Plan 6028 Hundred of Munno Para | CT5279/607 |

Dated: 29 May 2025

Craig Thompson

Housing Regulator and Registrar

Housing Safety Authority

Delegate of the Minister for Housing and Urban Development

## 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 person as an Authorised Mental Health Professional:

Anna Trotta

Brownyn Anderson

Abigail English

The determination will expire three years after the commencement date.

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

Dated: 29 May 2025

Dr John Brayley

Chief Psychiatrist

## Motor Vehicle Accidents (Lifetime Support Scheme) Act 2013

Code of Conduct

Pursuant to Section 23 of the *Motor Vehicle Accidents (Lifetime Support Scheme) Act 2013*, I, Stephen Mullighan, Treasurer, hereby give notice of the amended Lifetime Support Authority Code of Conduct.

Dated: 27 May 2025

Hon Stephen Mullighan MP

Treasurer

Lifetime Support Authority of South Australia

Participant Service Standards

**What is the Lifetime Support Scheme?**

The Lifetime Support Authority (LSA) delivers the South Australian Government’s Lifetime Support Scheme (LSS).

The LSS is a no-fault Scheme that plans and funds necessary and reasonable Treatment, Care and Support services for people who are seriously injured as a result of a Motor Vehicle Accident in South Australia.

**What are the Participant Service Standards?**

The Participant Service Standards:

• Define what the LSA will do when working with participants as well as what the LSA asks Lifetime Support Scheme (LSS) Participants to do when working with the LSA.

• Set out the LSA’S commitment to funding person-centred Treatment, Care and Support services to LSS Participants.

• Seek to foster effective working relationships between participants and the LSA staff.

It is intended that this document satisfies the requirement for a Code of Conduct (Section 23 of the *Motor Vehicle Accidents (Lifetime Support Scheme) Act 2013*).

**Our Interactions**

The LSA commits to:

• Treat LSS Participants with dignity and respect.

• Assess eligibility for the LSS in a timely and fair manner, in accordance with the requirements of the *Motor Vehicle Accidents (Lifetime Support Scheme) Act 2013* and the LSS Rules.

• Ensure that LSS Participant needs, and preferences are at the centre of LSA’s decision-making, and consistent with the LSS Rules.

• Respond to requests in a timely manner.

• Provide relevant and timely communications.

**Eligibility Assessment**

The LSA assesses eligibility for participation in the LSS after considering:

• An application provided by the Applicant, a person on behalf of the Applicant, or an insurer.

• Relevant Motor Vehicle Injury information.

• Relevant medical assessment information.

The LSS Rules prescribe the eligibility criteria as part of the assessment process.

During the assessment process, the LSA will:

• Communicate with applicants during the eligibility assessment process, to keep applicants updated.

• Assist applicants with collecting documentation the LSA requires when assessing eligibility, where reasonable and practical.

**Assessment of Participant Needs and Necessary and Reasonable Support**

The LSS funds necessary and reasonable Treatment, Care and Support expenses that are related to a LSS Participant’s Motor Vehicle Injury.

The LSA:

• Makes decisions regarding Treatment, Care and Support in a timely manner and in accordance with the LSS Rules.

• Explains decisions made about Treatment, Care and Support to LSS Participants.

• Provides decisions in writing when a request is made in writing to the LSA about funding Treatment, Care and Support.

• Assists LSS Participants to identify whether there are other avenues of support to pursue where the LSA is unable to meet LSS Participant needs. This may include Commonwealth or State Government supports.

**Concerns with Services**

If you are concerned about the service you are receiving from the LSA or contracted service providers, we encourage you to please let the LSA know.

This can be done by speaking to your Service Planner. Alternatively, you can submit your concern to the LSA using the Feedback form located on the LSA website as follows:

<https://www.lifetimesupport.sa.gov.au/about-us/complaints-and-feedback>

The LSA will:

• Acknowledge your concern within two Business Days of the date that it is received.

• Investigate your concern in a timely manner.

• Communicate with you during the investigation process.

• Explain the outcome of the investigation to you.

**Management of Complaints and Disputes**

If you disagree with a decision we have made regarding your eligibility or Treatment, Care and Support services, you can:

• Make a complaint or provide feedback.

• Seek a reassessment. The LSA will:

• Acknowledge receipt of your complaint or request for a reassessment within 14 Calendar Days.

• Investigate your complaint or request for a reassessment in a timely manner.

• Communicate with you during the investigation or reassessment process.

• Explain the outcome of the investigation or reassessment to you.

**Independent Review**

You also have the right to seek an independent review for eligibility and Treatment, Care and Support decisions.

If you wish to seek an independent review, please use lsareview@sa.gov.au.

The LSA will:

• Acknowledge receipt of your request for an independent review within 14 Calendar Days.

• Appoint members of an Expert Review Panel to consider your request.

• Communicate with you during the review process.

• Explain the outcome of the review to you.

**How You Can Help Us**

We ask that you:

• Treat LSA staff and service providers with dignity and respect. Offensive or insulting behaviour will not be tolerated.

• Tell us if you require more information or are unhappy with our communications or services.

• Tell us if your situation or details change or are about to change.

• Attend appointments or provide adequate warning that an appointment will be missed.

• Actively work with us in developing your Treatment Care and Support plan.

• Provide consent for the LSA to access relevant medical information. This can assist in the decision-making process for necessary and reasonable Treatment, Care and Support services.

**More information**

You can contact the Lifetime Support Authority on 1300 880 849 or visit the website [www.lifetimesupport.sa.gov.au](http://www.lifetimesupport.sa.gov.au).

The *Motor Vehicle Accidents (Lifetime Support Scheme) Act 2013* establishes the Lifetime Support Authority (the LSA) and authorises the making of the Lifetime Support Scheme Rules (the LSS Rules).

The LSS Rules and the *Motor Vehicle Accidents (Lifetime Support Scheme) Act 2013* can be found via the following link:

<https://www.lifetimesupport.sa.gov.au/about-us/the-lifetime-support-scheme/about-us>

## National Parks and Wildlife (Kaṉku-Breakaways Conservation Park) Regulations 2013

*Partial Closure of Kaṉku-Breakaways Conservation Park*

Pursuant to Regulation 19(3)(d) of the *National Parks and Wildlife (Kaṉku-Breakaways Conservation Park) Regulations 2013*, I, Chevahn Hoad, as Executive Officer, Kaṉku-Breakaways Conservation Park, authorised delegate of the Kaṉku-Breakaways Conservation Park Co-management Board, close to the public (excluding participants and support vehicles of the Great Kaṉku-Breakaways Bolt), the portion of the Kaṉku Breakaways Conservation Park from the turnoff behind Lookout 1 to the Kempe Road and Breakaways Road intersection, from:

12:00pm on Saturday, 7 June 2025 until 6:00pm Sunday, 8 June 2025.

Pursuant to Regulation 19(3)(d) of the *National Parks and Wildlife (Kaṉku-Breakaways Conservation Park) Regulations 2013*, I, Chevahn Hoad, as Executive Officer, Kaṉku-Breakaways Conservation Park, authorised delegate of the Kaṉku-Breakaways Conservation Park Co-management Board, close to the public (excluding participants and support vehicles of the Great Kaṉku-Breakaways Bolt), the portion of the Kaṉku Breakaways Conservation Park from the turnoff behind Lookout 1 to Angkata (Lookout 2), from:

6:00am on Sunday, 8 June 2025 until 6:00pm Sunday, 8 June 2025.

The purpose of the closures is to ensure the safety of the participants and support crews in the Great Kaṉku-Breakaways Bolt during the periods indicated.

Dated: 23 May 2025

C. Hoad

Executive Officer

Kaṉku-Breakaways Conservation Park

## 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 15 May 2025 (Version 2025.9) 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 7 May 2025 and 20 May 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)

• Finished Ground Floor Level

• Gradient Minimum Frontage

• Gradient Minimum Site Area

• Interface Height

• Minimum Dwelling Allotment Size

• Minimum Frontage

• Minimum Site Area

• Minimum Primary Street Setback

• Minimum Side Boundary Setback

• Future Local Road Widening Setback

• Site Coverage

C. Overlays

• Affordable Housing

• Character Area

• Defence Aviation Area

• Dwelling Excision

• 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

• Historic Area

• Limited Dwelling

• Local Heritage Place

• Noise and Air Emissions

• State Heritage Place

• Stormwater Management

• Urban Tree Canopy

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

| **Location (Column A)** | **Layers (Column B)** |
| --- | --- |
| **PaskevilleA map of a neighborhood  AI-generated content may be incorrect.** | Overlays- Hazards (Bushfire—Regional) |

(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: 23 May 2025

Greg Van Gaans

Director, Geospatial, Data Science and Analytics,

Department for Housing and Urban Development

Delegate of the Minister for Planning

PLANNING, DEVELOPMENT AND INFRASTRUCTURE ACT 2016

Section 76

Amendment to the Planning and Design Code

*Preamble*

It is necessary to amend the Planning and Design Code (the Code) in operation at 15 May 2025 (Version 2025.9) in order to make the following minor or operational amendments:

• to align the Environment and Food Production Areas Overlay of the Code with recent amendments made to the environment and food production areas within Greater Adelaide in accordance with Section 7 of the Act.

Notice

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

(a) Amend the Environment and Food Production Areas Overlay to spatially apply to land defined by the plan deposited in the General Registry Office at Adelaide and numbered G9/2025.

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

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

Dated: 23 May 2025

Nadia Gencarelli

Department for Housing and Urban Development

Delegate of the Minister for Planning

## Registration of Deeds Act 1935

South Australia

**Registration of Deeds (Fees) Notice 2025 (No. 2)**

under the *Registration of Deeds Act 1935*

**1—Short title**

This notice may be cited as the [*Registration of Deeds (Fees) Notice 202*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=subordleg&legtitle=Registration%20of%20Deeds%20(Fees)%20Notice%202020)*5 (No. 2).*

**Note—**

This is a fee notice made in accordance with the [*Legislation (Fees) Act 2019*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Legislation%20(Fees)%20Act%202019).

**2—Commencement**

This notice has effect on 1 July 2025.

**3—Interpretation**

In this notice, unless the contrary intention appears—

***Act*** means the [*Registration of Deeds Act 1935*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Registration%20of%20Deeds%20Act%201935).

**4—Fees**

The fees set out in Schedule 1 are prescribed for the purposes of the Act and are payable to the Registrar‑General of Deeds.

**Schedule 1—Fees**

|  |  |  |
| --- | --- | --- |
| 1 | For registering— |  |
|  | (a) an instrument of conveyance, a legal or equitable mortgage or any other instrument | $183.00 |
|  | (b) an instrument of conveyance, mortgage or other instrument that has been dated 30 years or more prior to production for registration | No fee |
| 2 | For depositing a deed, agreement, writing, assurance, map or plan | $27.25 |
| 3 | For enrolling an instrument | $27.25 |
| 4 | For a copy of an instrument that has been registered, deposited or enrolled | $13.10 |

**Signed by the Minister for Planning**

On 21 May 2025

## Residential Tenancies Act 1995

Exemption

Pursuant to Section 118 of the *Residential Tenancies Act 1995* (‘the Act’), I, Andrea Michaels, Minister for Consumer and Business Affairs for the State of South Australia, do hereby grant the following exemption from the provisions of the Act.

This exemption applies to the premises that is declared to be a probation hostel pursuant to Section 17E(1) of the *Correctional Services Act 1982* and is located at 11 Jonal Drive, Cavan, South Australia.

Dated: 20 May 2025

Hon Andrea Michaels MP

Minister for Consumer and Business Affairs

## Road Traffic Act 1961

South Australia

**Road Traffic (Light Utility Vehicles Used for Work) Light Vehicle Notice 2025**

issued pursuant to Section 163AA of the *Road Traffic Act 1961*

**1. Revocation**

In accordance with the powers conferred on me as an authorised delegate for the Minister for Infrastructure and Transport in South Australia, under Section 163AA of the *Road Traffic Act 1961*, I hereby revoke the Notice issued under the *Road Traffic Act 1961* and titled *Road Traffic (Light Utility Vehicles Used for Work by Primary Producers, Government Departments, Government Authorities and Local Government Authorities) Light Vehicle Notice 2019* appearing in the *South Australian Government Gazette*, dated 22 August 2019.

**2. Interpretation**

*Notes:*

Definitions are provided for guidance only, refer to the relevant source for the authoritative definition of these terms. When a definition in this Notice is inconsistent with the Act or Regulation from which it has been drawn, the latter shall prevail, and the former shall, to the extent of the inconsistency, be invalid.

Separate Notices provide for the operation of *two wheeled motor bikes* (known as ‘farm bikes’ that may also have a side car); and *three wheeled motor bikes* *and four wheeled motor bikes* (known as ‘quad bikes’).

In this Notice:

***ADR*** means Australian Design Rule.

***authorised officer***means:

• a person appointed as an authorised officer under Section 35 of the *Road Traffic Act 1961* or a person or class of persons appointed as authorised officers under that section; or

• a police officer.

***high flotation tyre*** means a tyre with a large sidewall that is designed to be operated at low inflation pressure in order to maximise the contact patch and prevent the vehicle from sinking into soft terrain such as soil or mud.

***light utility vehicle*** means a light vehicle that is, or is similar to, the type known as a ‘Mule’TM or a ‘Gator’TM and:

• has four or six wheels placed symmetrically about the longitudinal axis of the vehicle;

• has a steering wheel and is steered by the front wheels only;

• is designed for off-road use only and travels on at least four high flotation tyres;

• has side-by-side seating in no more than two rows with no more than three seating positions per row;

• has a lap or a lap sash seatbelt for each seating position;

• is equipped with a roll over protection system;

• is propelled by:

◦ one or more electric motors; or

◦ an internal combustion engine that has a cylinder capacity not exceeding 1,500 cubic centimetres;

• has a tray back designed for carrying loads; and

• has an unladen mass of no more than 2,000 kilograms.

***period of low visibility*** means any time, when, owing to insufficient daylight or unfavourable conditions, persons or vehicles on a road are not clearly visible at a distance of 250 metres to a person of normal vision.

***powered mobile plant*** (as defined in the *Work Health and Safety Regulations 2012*) means plant that is provided with some form of self-propulsion that is ordinarily under the direct control of an operator, and includes a light utility vehicle.

***primary producer*** (as defined in the *Motor Vehicles Act 1959)* means a person:

• who carries on as principal an agricultural business; or

• who under a written share farming agreement works land as a sharefarmer and not as an employee; or

• who carries on as principal the business of fishing.

***retail shopping centre*** (as defined in the *Retail and Commercial Leases Act 1995*) means a cluster of premises with the following attributes:

• at least five of the premises are [retail shops](https://classic.austlii.edu.au/au/legis/sa/consol_act/racla1995233/s3.html#retail_shop); and

• the premises are all owned by the same person, or have (or would if leased have) the same lessor or the same head lessor, or comprise lots within the same community plan under the *Community Titles Act 1996* or units within the same strata plan under the *Strata Titles Act 1988*; and

• the premises are located in the one building or in two or more buildings that are either adjoining or separated only by common areas or other areas owned by the owner of the premises; and

• the cluster of premises is promoted as, or generally regarded as constituting, a shopping centre, shopping mall, shopping court or shopping arcade.

***road*** (as defined in the *Road Traffic Act 1961*) means an area that is open to or used by the public and is developed for, or has as one of its main uses, the driving of motor vehicles.

***road-related area*** (as defined in the *Road Traffic Act 1961*) means any of the following:

• an area that divides a road;

• a footpath or nature strip adjacent to a road; or

• an area that is not a road and that is open to the public and designated for use by cyclists or animals;

• any public place that is not a road and on which a vehicle may be driven, whether or not it is lawful to drive a vehicle there

***(between) sunset and sunrise*** means the times as published in the *South Australian Government Gazette* from time to time pursuant to the *Proof of Sunrise and Sunset Act 1923.*

***warning light*** means a light fitted to a vehicle designed specifically to warn road users of the vehicle’s presence on a road.

***yellow*** includes amber.

**3. Exemption**

In accordance with the powers conferred on me as an authorised delegate for the Minister for Infrastructure and Transport in South Australia, under Section 163AA of the *Road Traffic Act 1961*, I hereby exempt light utility vehicles from the following provisions of the *Road Traffic (Light Vehicle Standards) Rules 2018*:

• Part 7—Lights and reflectors (except from location and performance requirements);

• Rule 21—Second edition ADRs;

• Rule 22—Third edition ADRs;

• Rule 26—Steering;

• Rule 34—Rear vision mirrors;

• Rule 114—Other lights and reflectors;

• Rule 123—What braking system a motor vehicle must have;

• Rule 129—Crank case gases; and

• Rule 134—Exhaust systems

subject to the following conditions:

1. the light utility vehicle complies with all other requirements of the *Road Traffic Act* *1961* and its subordinate legislation;

2. use of the light utility vehicle complies with all requirements pertaining to managing the risks of powered mobile plant as set out in the *Work Health and Safety Act 2012*, the *Work Health and Safety Regulations 2012*, and the Managing the risks of plant in the workplace Code of Practice;

3. the light utility vehicle is owned by, or being operated at the instruction of:

(a) a primary producer and only in connection with the working of two or more separate parcels of land adjacent to each other;

(b) a government department, government authority or local government authority or a contractor to a government department, government authority or local government authority;

(c) a school, university or education provider;

(d) a hospital, residential aged care or retirement village provider;

(e) a cemetery administered by the Adelaide Cemeteries Authority or a local government authority;

(f) an air transport service provider;

(g) a maritime passenger terminal or wharf operator;

(h) a Surf Life Saving Club;

(i) a tourism resort, caravan park or campground operator;

(j) a shopping trolley collection provider;

(k) a showground operator;

(l) a forest management operator;

(m) a winery or distillery operator;

(n) a mining site operator;

(o) a waste, recycling or recovery depot operator; or

(p) a building, construction, demolition or removal operator;

4. the light utility vehicle is only permitted to be operated on a road or road-related area:

(a) for agricultural purposes directly relating to primary production;

(b) to undertake duties directly relating to the function of a government department, government authority or local government authority;

(c) for maintenance duties on the campus of a school, university or education provider;

(d) for maintenance duties on the grounds of a hospital, residential aged care or retirement village;

(e) for maintenance purposes on the grounds of a cemetery;

(f) for maintenance or the transport and towing of items within an airport, including carparks;

(g) for maintenance or the transport and towing of items within a maritime passenger terminal or wharf, including carparks;

(h) for coastal patrol and rescue purposes, including direct access to beach areas, undertaken by a Surf Life Saving Club;

(i) for transporting people and items within a tourism resort, caravan park or commercial campground that has defined boundaries;

(j) for maintenance or trolley collection within a retail shopping centre, including carparks and grounds;

(k) for purposes directly relating to managing a showground;

(l) for purposes directly relating to forest management;

(m) for purposes directly relating to operating a winery or distillery;

(n) for purposes directly relating to operating a mining site;

(o) for purposes directly relating to operating a waste, recycling, or recovery depot; or

(p) for purposes directly relating to building, construction, demolition, or removal operations;

5. the light utility vehicle will be floated from site to site, except:

(a) when used to directly cross the road to access adjacent properties;

(b) when being used by a government department, government authority or local government authority or a contractor to a government department, government authority or local government authority in the performance of maintenance work along a road or road-related area;

(c) when used by a primary producer to travel along the road to access adjacent properties; or

(d) when a designated route or area of operation has been approved by the Department for Infrastructure and Transport;

6. when travelling along a road under Clause 5 (c) or (d), the light utility vehicle is required to:

(a) keep to the left on a multi-lane road; and

(b) not be operated unless the driver has a clear view of the road, and traffic, ahead, behind and to each side of the driver;

7. all lights and reflectors required by this Notice must be fitted in accordance with the location and performance requirements of the *Road Traffic (Light Vehicle Standards) Rules 2018*—Part 7, Lights and reflectors;

8. the light utility vehicle must be fitted with:

(a) headlights; tail lights; brake lights and rear reflector(s);

(b) two rear vision mirrors that comply with the requirements of the *Road Traffic (Light Vehicle Standards) Rules 2018*, Rule 34—Rear vision mirrors; and Rule 35—Rear vision mirrors—surfaces; fitted symmetrically and positioned equal distance from the longitudinal centreline; and that give a clear view to the rear of the vehicle;

(c) brakes on two or more wheels complying with the *Road Traffic (Light Vehicle Standards) Rules 2018*, Rule 122—Performance of braking systems;

(d) a parking brake that:

• operates on at least two wheels and is capable of holding the vehicle stationary on a 12 percent gradient; and

• incorporates an actuating device that prevents accidental release of that mechanism and holds the brake in the applied position unless intentionally released by the driver;

(e) a horn complying with the *Road Traffic (Light Vehicle Standards) Rules 2018*, Rule 33—Horns, alarms etc;

(f) mudguards to the front and rear wheels; and

(g) one or more flashing or rotating yellow warning lights;

9. the flashing or rotating yellow warning light must operate whenever the light utility vehicle is being operated on a road or a road-related area;

10. the light utility vehicle must not be fitted with flashing or rotating lights of any colour other than yellow;

11. the light utility vehicle must not be operated at a speed exceeding 40 kilometres per hour (km/h);

12. between sunset and sunrise and/or during periods of low visibility, the light utility vehicle:

(a) must not be left standing on a road or road related area unless it is fitted with parking lights that are illuminated while the vehicle is standing; and

(b) must not be operated on any road that has a speed limit of 80km/h or greater, unless it is travelling with an oversize agricultural vehicle that requires an escort vehicle or vehicles;

13. the light utility vehicle must be kept as close to the left of the road as practicable and when travelling on a road or road related area, have its headlights switched on;

14. the light utility vehicle must not tow a trailer with a laden mass that exceeds manufacturer’s towing recommendations for the vehicle;

15. the light utility vehicle must not unreasonably obstruct the path of another vehicle or pedestrian;

16. the light utility vehicle must be conditionally registered pursuant to Section 25 of the *Motor Vehicles Act 1959*;

17. the driver of the light utility vehicle must hold a current South Australian driver’s licence or a driver’s licence issued by another State or Territory of Australia, with at least a ‘C’ car classification; and

18. a copy of this Notice must be carried at all times and produced at the request of an authorised officer.

**4. Commencement and Operation**

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

Dated: 23 May 2025

Barry Ioanni

Manager, Vehicle Operations

Delegate for the Minister for Infrastructure and Transport

## Roads (Opening and Closing) Act 1991

South Australia

**Roads (Opening and Closing) (Fees) Notice 2025 (No. 2)**

under the *Roads (Opening and Closing) Act 1991*

**1—Short title**

This notice may be cited as the [*Roads (Opening and Closing) (Fees) Notice 202*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=subordleg&legtitle=Roads%20(Opening%20and%20Closing)%20(Fees)%20Notice%202020)*5 (No. 2).*

**Note—**

This is a fee notice made in accordance with the [*Legislation (Fees) Act 2019*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Legislation%20(Fees)%20Act%202019).

**2—Commencement**

This notice has effect on 1 July 2025.

**3—Interpretation**

In this notice, unless the contrary intention appears—

***Act*** means the [*Roads (Opening and Closing) Act 1991*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Roads%20(Opening%20and%20Closing)%20Act%201991).

**4—Fees**

The fees set out in Schedule 1 are prescribed for the purposes of the Act and are payable to the Surveyor‑General.

**Schedule 1—Fees**

|  |  |  |
| --- | --- | --- |
| 1 | On deposit with the Surveyor‑General of preliminary plan and statement under Section 9 of Act | $319.00 |
| 2 | For notification of a proposed road process by the Surveyor‑General under Section 10 of Act (payable, on deposit of the preliminary plan and statement, by the council commencing the road process) | $894.00 |
| 3 | On deposit with the Surveyor‑General of a survey plan under Section 20 of Act— |  |
|  | (a) examination fee— |  |
|  | (i) where the plan is an uncertified data plan | $598.00 |
|  | (ii) where the plan is a survey plan certified by a licensed surveyor | $1,191.00 |
|  | plus a further $598.00, payable by the surveyor, if the plan is resubmitted following rejection by the Surveyor‑General. (However, the Surveyor‑General may waive or reduce the further fee if the Surveyor‑General considers that appropriate in a particular case having regard to the work involved in examining the resubmitted plan.) | $598.00 |
|  | (b) administration fee (payable in addition to examination fee) | $294.00 |
| 4 | On deposit of any other document with the Surveyor‑General under Section 20 for which a fee is not otherwise provided in this Schedule (in addition to the fees payable in relation to the deposit of a survey plan) | $221.00 per document |
| 5 | For notification of an order or a notice by the Surveyor‑General under Section 34 or Section 37 of Act (payable prior to notification) | $221.00 |
| 6 | For the withdrawal of a document (other than a survey plan) submitted to the Surveyor‑General | $79.00 |
| 7 | On application for a road width declaration by the Surveyor‑General under Section 38 | $84.50 |

**Signed by the Minister for Planning**

On 21 May 2025

## 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 qualification and training contract conditions for Trades or Declared Vocations, 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** |
| --- | --- | --- | --- | --- | --- |
| Agricultural Mechanical Technician/ Automotive Electrical Technician (Dual Trade) | AUR30420 & AUR30320 | Certificate III in Agricultural Mechanical Technology and Certificate III in Automotive Electrical Technology | 60 | 90 | H |
| **Conditions** | Apprentices must be supervised by a person who has completed a Certificate III in Agricultural Mechanical Technology qualification or equivalent when the apprentice is being trained in the Agricultural Mechanical Technology trade components of the dual trade, and must be supervised by a person who has completed a Certificate III in Automotive Electrical Technology qualification or equivalent when the apprentice is being trained in the Automotive Electrician trade components of the dual trade. |
|  |  |

Dated: 29 May 2025

Commissioner Cameron Baker

Chair of the South Australian Skills Commission

## Valuation of Land Act 1971

Notice of General Valuation

Pursuant to the *Valuation of Land Act 1971*, notice is hereby given that I have made a general valuation of all land within the following areas:

|  |  |
| --- | --- |
| City of AdelaideAdelaide Hills CouncilAdelaide Plains CouncilAlexandrina CouncilThe Barossa CouncilBarunga West CouncilBerri Barmera CouncilCity of BurnsideCampbelltown City CouncilDistrict Council of CedunaCity of Charles SturtClare & Gilbert Valleys CouncilDistrict Council of CleveDistrict Council of Coober PedyCoorong District CouncilCopper Coast CouncilDistrict Council of EllistonThe Flinders Ranges CouncilDistrict Council of Franklin HarbourTown of GawlerRegional Council of GoyderDistrict Council of GrantCity of Holdfast BayKangaroo Island CouncilDistrict Council of Karoonda East MurrayDistrict Council of KimbaKingston District CouncilLight Regional CouncilLower Eyre CouncilDistrict Council of Loxton WaikerieCity of MarionMid Murray CouncilCity of MitchamMount Barker District CouncilCity of Mount Gambier | District Council of Mount RemarkableThe Rural City of Murray BridgeNaracoorte Lucindale CouncilNorthern Areas CouncilCity of Norwood Payneham & St PetersCity of OnkaparingaDistrict Council of Orroroo CarrietonDistrict Council of PeterboroughCity of PlayfordCity of Port Adelaide EnfieldPort Augusta City CouncilCity of Port Lincoln Port Pirie Regional CouncilCity of ProspectRenmark Paringa CouncilDistrict Council of RobeMunicipal Council of Roxby DownsCity of SalisburySouthern Mallee District CouncilDistrict Council of Streaky BayTatiara District CouncilCity of Tea Tree GullyDistrict Council of Tumby BayCity of UnleyCity of Victor HarborWakefield Regional CouncilTown of WalkervilleWattle Range CouncilCity of West TorrensCity of WhyallaWudinna District CouncilDistrict Council of YankalillaYorke Peninsula CouncilUn-incorporated areas of the state |

The values are assigned as at 1 January 2025 and will come into force at midnight on 30 June 2025.

Dated: 29 May 2025

K. Bartolo

Valuer-General

## Worker’s Liens Act 1893

South Australia

**Worker’s Liens (Fees) Notice 2025 (No. 2)**

under the *Worker’s Liens Act 1893*

**1—Short title**

This notice may be cited as the [*Worker’s Liens (Fees) Notice 202*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=subordleg&legtitle=Workers%20Liens%20(Fees)%20Notice%202020)*5 (No. 2).*

**Note—**

This is a fee notice made in accordance with the [*Legislation (Fees) Act 2019*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Legislation%20(Fees)%20Act%202019).

**2—Commencement**

This notice has effect on 1 July 2025.

**3—Interpretation**

In this notice, unless the contrary intention appears—

***Act*** means the [*Worker’s Liens Act 1893*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Workers%20Liens%20Act%201893).

**4—Fees**

The fees set out in Schedule 1 are prescribed for the purposes of the Act and are payable to the Registrar‑General.

**Schedule 1—Fees**

|  |  |  |
| --- | --- | --- |
| 1 | For lodging a notice of lien (Section 10(3)) | $198.00 |
| 2 | For entering a memorandum of cessation of lien (Section 16) | $198.00 |
| 3 | If a notice of lien or an application to enter a memorandum of cessation of lien is withdrawn before the appropriate memorandum is entered, the fee payable is reduced to | $79.00 |
| **Note—**A fee is payable for entering a memorandum of withdrawal of lien under the [*Real Property Act 1886*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Real%20Property%20Act%201886). |

**Signed by the Minister for Planning**

On 21 May 2025

# Local Government Instruments

## City of Mitcham

Roads (Opening and Closing) Act 1991

Road Closure—Adelaide Terrace, Pasadena

Notice is hereby given, pursuant to Section 10 of the *Roads (Opening and Closing) Act 1991*, that the City of Mitcham proposes to make a Road Process Order to close and retain for addition to the adjoining Council owned land the whole of the public road adjoining Allotment 305 in Deposited Plan D3829 (47 Adelaide Terrace, Pasadena), more particularly delineated and lettered A on Preliminary Plan 25/0006.

The Preliminary Plan and Statement of Persons Affected is available for public inspection at the offices of the City of Mitcham, 131 Belair Road, Torrens Park SA 5062 and the Adelaide Office of the Surveyor-General during normal office hours. The Preliminary Plan can also be viewed at [www.sa.gov.au/roadsactproposals](http://www.sa.gov.au/roadsactproposals).

Any application for easement or objection must set out the full name, address and details of the submission and must be fully supported by reasons. The application for easement or objection must be made in writing to the City of Mitcham at PO Box 21, Mitcham Shopping Centre, Torrens Park, SA 5062 within 28 days of this notice and a copy must be forwarded to the Surveyor-General at GPO Box 1815, Adelaide 5001. Where a submission is made, the 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: 29 May 2025

Matt Pears

Chief Executive Officer

## City of Norwood Payneham & St Peters

*Notice of Vacancy*

Notice is hereby given in accordance with Section 54(6) of the *Local Government Act 1999*, that a vacancy has occurred in the office of Councillor for the St Peters Ward, formerly occupied by Claire Clutterham, by operation of Section 54(1)(e), on 22 May 2025.

Dated: 29 May 2025

M. Barone PSM

Chief Executive Officer

## City of Playford

Change of Road Name

Notice is hereby given that pursuant to Section 219(1) of the *Local Government Act 1999*, the Council has resolved to rename a portion of road, previously known as Kingfisher Drive, located within Stage 9A of the Riverlea Estate, and identified as Lot 9210 on Deposited Plan D137277.

This portion of road, situated between Osprey Drive and Kapinka Parade, will now be renamed Bronzewing Drive.

The name change affects the following properties: Lots 597 to 599, 947 to 951, and Pieces 9206 and a portion of Piece 9207.

The new road name will come into effect immediately upon publication of this notice.

Dated: 29 May 2025

Matt Dineen

Senior Manager, Development Services

## City of Port Lincoln

Local Government Act 1999

*By-law No. 1 of 2025—Permits and Penalties By-law 2025*

To provide for a permit system, to fix maximum penalties in Council by-laws, to clarify the construction of such by-laws, and to repeal certain by-laws.

Part 1—Preliminary

**1. Short Title**

This by-law may be cited as the *Permits and Penalties By-law 2025*.

**2. Commencement**

This by-law will come into operation four months after the day on which it is published in the Gazette in accordance with Section 249(5) of the *Local Government Act 1999*.

**3. Definitions**

3.1 In any by-law of the Council, unless the contrary intention is clearly indicated:

3.1.1 **authorised person** means a person appointed as an authorised person pursuant to Section 260 of the *Local Government Act 1999*;

3.1.2 **Council** means the City of Port Lincoln;

3.1.3 **drive** a vehicle means to be in control of the steering, movement or propulsion of the vehicle;

3.1.4 **driver** of a vehicle means the person driving the vehicle;

3.1.5 **motor vehicle** has the same meaning as in the *Road Traffic Act 1961*;

3.1.6 **person** includes a natural person, a body corporate or incorporated association;

3.1.7 **road** has the same meaning as in the *Local Government Act 1999*;

3.1.8 **vehicle** has the same meaning as in the *Road Traffic Act 1961* and the *Australian Road Rules* and includes a motor vehicle.

3.2 In this by-law:

3.2.1 **owner** has the same meaning as in the *Road Traffic Act 1961*;

3.2.2 **prescribed offence** means an offence against a by-law of the Council relating to the driving, parking or standing of vehicles.

**4. Construction**

Every by-law of the Council shall be subject to any Act of Parliament and Regulations made thereunder.

Part 2—Permits

**5. Council May Grant Permits**

If any by-law of the Council states that a person needs a ‘permit’ or ‘permission’ to do a specified thing, then the following provisions apply:

5.1 the permit must be in writing;

5.2 a person may apply for permission by:

5.2.1 making a written application for permission to the Council or its duly authorised agent;

5.2.2 making application by way of a website established by the Council for the purpose of issuing a permit of a particular kind;

5.3 the Council may at its discretion:

5.3.1 provide that the permit applies for a particular term;

5.3.2 attach conditions to the permit the Council considers appropriate;

5.3.3 change or revoke a condition, by notice in writing; or

5.3.4 add new conditions, by notice in writing;

5.4 a person who holds a permit must comply with every condition attached to it. Failure to do so constitutes a breach of this by-law;

5.5 the Council may revoke a permit, by notice in writing, if:

5.5.1 the holder of the permit fails to comply with a condition attached to it; or

5.5.2 the permit is of a continuing nature, and the Council has reasonable grounds for revoking it;

5.6 the Council may, by resolution, fix, vary or revoke fees or charges for the granting of a permit to do a specified thing;

5.7 a person who applies for permission by way of subparagraph 5.2.2 or 5.2.3 is taken to have been granted permission when the following steps have been completed:

5.7.1 the person pays the permit fee (if any) by (as the case may be) by:

5.7.1.1 credit or debit card; or

5.7.1.2 such other method of payment that may be approved by the Council by resolution;

5.7.2 the person receives a notice identifying itself as a permit from the Council to undertake the activity specified in the permit.

Part 3—Enforcement

**6. Penalties**

6.1 A person who contravenes or fails to comply with any by-law of the Council is guilty of an offence and is liable to a maximum penalty, being the maximum penalty referred to in the *Local Government Act 1999*, which may be fixed for offences against a by-law.

6.2 A person who is convicted of an offence against any by-law of the Council in respect of a continuing act or omission is liable, in addition to the penalty otherwise applicable, to a further penalty, being the maximum penalty referred to in the *Local Government Act 1999* which may be fixed for offences of a continuing nature against a by-law.

**7. Liability of Vehicles Owners and Expiation of Certain Offences**

7.1 Without derogating from the liability of any other person, but subject to this paragraph, if a vehicle is involved in a prescribed offence, the owner of the vehicle is guilty of an offence and liable to the same penalty as is prescribed for the principal offence and the expiation fee that is fixed for the principal offence applies in relation to an offence against this paragraph.

7.2 The owner and driver of a vehicle are not both liable through the operation of this paragraph to be convicted of an offence arising out of the same circumstances, and consequently conviction of the owner exonerates the driver and conversely conviction of the driver exonerates the owner.

7.3 An expiation notice or expiation reminder notice given under the *Expiation of Offences Act 1996* to the owner of a vehicle for an alleged prescribed offence involving the vehicle must be accompanied by a notice inviting the owner, if they were not the driver at the time of the alleged prescribed offence, to provide the Council or officer specified in the notice, within the period specified in the notice, with a statutory declaration:

7.3.1 setting out the name and address of the driver; or

7.3.2 if they had transferred ownership of the vehicle to another prior to the time of the alleged offence and has complied with the *Motor Vehicles Act 1959* in respect of the transfer - setting out details of the transfer (including the name and address of the transferee).

7.4 Before proceedings are commenced against the owner of a vehicle for an offence against this section involving the vehicle, the Informant must send the owner a notice:

7.4.1 setting out particulars of the alleged prescribed offence; and

7.4.2 inviting the owner, if they were not the driver at the time of the alleged prescribed offence, to provide the Informant, within 21 days of the date of the notice, with a statutory declaration setting out the matters referred to in subparagraph 7.3.

7.5 Subparagraph 7.4 does not apply to:

7.5.1 proceedings commenced where an owner has elected under the *Expiation of Offences Act 1996* to be prosecuted for the offence; or

7.5.2 proceedings commenced against an owner of a vehicle who has been named in a statutory declaration under this paragraph 7 as the driver of the vehicle.

7.6 Subject to subparagraph 7.7, in proceedings against the owner of a vehicle for an offence against this paragraph, it is a defence to prove:

7.6.1 that, in consequence of some unlawful act, the vehicle was not in the possession or control of the owner at the time of the alleged prescribed offence; or

7.6.2 that the owner provided the Informant with a statutory declaration in accordance with an invitation under this paragraph.

7.7 The defence in paragraph 7.6.2 does not apply if it is proved that the owner made the statutory declaration knowing it to be false in a material particular.

7.8 If:

7.8.1 an expiation notice is given to a person named as the alleged driver in a statutory declaration under this paragraph; or

7.8.2 proceedings are commenced against a person named as the alleged driver in such a statutory declaration, the notice or Information, as the case may be, must be accompanied by a notice setting out particulars of the statutory declaration that named the person as the alleged driver.

7.9 The particulars of the statutory declaration provided to the person named as the alleged driver must not include the address of the person who provided the statutory declaration.

7.10 A statutory declaration made under this paragraph must be made in a manner and form approved by the Council.

7.11 A person must not, in making a statutory declaration for the purposes of this paragraph, make a statement that is false or misleading in a material particular.

**8. Evidence**

In proceedings for a prescribed offence, an allegation in an Information that:

8.1 a specified place was a road or local government land; or

8.2 a specified vehicle was driven, parked or left standing in a specified place; or

8.3 a specified vehicle was parked or left standing for the purposes of soliciting business from a person or offering or exposing goods for sale; or

8.4 a specified place was not formed or otherwise set aside by the Council for the purposes of the driving, parking or standing of vehicles; or

8.5 a specified person was an authorised person; or

8.6 a specified provision was a condition of a specified permit granted under paragraph 5 of this by-law; or

8.7 a specified person was the owner or driver of a specified vehicle; or

8.8 a person named in a statutory declaration under paragraph 7 of this by-law for the prescribed offence to which the declaration relates was the driver of the vehicle at the time at which the alleged offence was committed; or

8.9 an owner or driver of a vehicle for a prescribed offence was given notice under paragraph 7 of this by-law on a specified day, is proof of the matters so alleged in the absence of proof to the contrary.

Part 4—Miscellaneous

**9. Revocation**

Council’s *By-law No. 1—Permits and Penalties*, published in the Gazette on 5 July 2018, is revoked on the day on which this by-law comes into operation.

The foregoing by-law was duly made and passed at a meeting of the Council of the City of Port Lincoln held on the 19th day of May 2025 by an absolute majority of the members for the time being constituting the Council, there being at least two thirds of the members present.

Dated: 29 May 2025

Eric Brown

Chief Executive Officer

City of Port Lincoln

Local Government Act 1999

By-law No. 2 of 2025—Moveable Signs By-law 2025

To set standards for moveable signs on roads, to provide conditions for and the placement of such signs, to protect public safety and to protect or enhance the amenity of the area of the Council.

Part 1—Preliminary

**1. Short Title**

This by-law may be cited as the *Moveable Signs By-law 2025*.

**2. Commencement**

This by-law will come into operation four months after the day on which it is published in the Gazette in accordance with Section 249(5) of the *Local Government Act 1999*.

**3. Definitions**

3.1 **‘A’ frame** sign means a moveable sign that is hinged or joined at the top and is of such construction that its sides are securely fixed or locked in position when in position, and includes a sandwich board sign or inverted ‘T’ sign;

3.2 **banner** means a moveable sign constituted of a strip of cloth, plastic or other material hung or attached to a pole, fence or other structure, but does not include an ‘A’ frame sign;

3.3 **event** has the same meaning as in Section 33 of the *Road Traffic Act 1961*;

3.4 **footpath** means:

3.4.1 a footway, lane or other place made or constructed for the use of pedestrians; or

3.4.2 that part of road between the property boundary of the road and the edge of the carriageway on the same side as that boundary;

3.5 **local government land** has the same meaning as in the *Local Government Act 1999*;

3.6 **moveable sign** has the same meaning as the *Local Government Act 1999*;

3.7 **road** has the same meaning as in the *Local Government Act 1999*;

3.8 **road related area** has the same meaning as in the *Road Traffic Act 1961*;

3.9 **vehicle** has the same meaning as in the *Road Traffic Act 1961*.

Part 2—Moveable Signs on Roads

**4. ‘A’ Frame Signs**

A person may, without permission, display an ‘A’ frame sign on a road provided that it complies with subparagraphs 4.1, 4.2, 4.3 and 4.4. of this by-law.

4.1 *Design and Construction*

An ‘A’ frame sign displayed on a road must:

4.1.1 be constructed so as not to present a hazard to any member of the public;

4.1.2 be constructed so as to be stable when in position and to be able to keep its position in adverse weather conditions;

4.1.3 not be unsightly or offensive in appearance;

4.1.4 not contain flashing or moving parts;

4.1.5 be not more than 90cm high, 60cm in width or 60cm in depth;

4.1.6 in the case of an inverted ‘T’ sign, contain no struts or members that run between the display area of the sign and the base of the sign.

4.2 *Placement*

An ‘A’ frame sign displayed on a road must:

4.2.1 not be placed anywhere except on the footpath;

4.2.2 not be placed on a sealed footpath, unless the sealed part is wide enough to contain the sign and still leave a clear thoroughfare at least 1.5 metres wide;

4.2.3 be placed at least 40cm from the kerb (or if there is no kerb, from the edge of the roadway);

4.2.4 not be placed on a landscaped area, other than on landscaping that comprises only lawn;

4.2.5 not be placed on a designated parking area;

4.2.6 not be placed within 1 metre of an entrance to any premises;

4.2.7 not be fixed, tied or chained to, leaned against or placed closer than 2 metres to any other structure, object or plant (including another moveable sign);

4.2.8 not be placed in a position that puts the safety of any person at risk;

4.2.9 not be placed on a median strip, roundabout, traffic island or on a carriageway; and

4.2.10 not be placed within 10 metres of an intersection of a road.

4.3 *Restrictions*

An ‘A’ frame sign displayed on a road must:

4.3.1 only contain material which advertises a business being conducted on commercial premises adjacent to the sign, or the goods and services available from that business;

4.3.2 be limited to one per business premises;

4.3.3 not be displayed unless the business to which it relates is open to the public;

4.3.4 be securely placed in position such that it cannot be blown over or swept away;

4.3.5 not be displayed during the hours of darkness unless it is clearly visible.

4.4 *Appearance*

An ‘A’ frame sign displayed on a road must:

4.4.1 be painted or otherwise detailed in a competent and professional manner;

4.4.2 be legible and simply worded to convey a precise message;

4.4.3 be of such design and contain such colours that are compatible with the architectural design of the premises adjacent to the sign and are compatible with the townscape and overall amenity of the locality in which the sign is situated;

4.4.4 contain a combination of colours and typographical styles that blend in with and reinforce the heritage qualities of the locality and the buildings in which the sign is situated;

4.4.5 not have any balloons, flags, streamers or other things attached to it.

**5. Banners and Signs**

A person must not, without permission, display a banner or sign on any road or road related area.

5.1 *Design and Construction*

A banner or sign must:

5.1.1 only be displayed on a road or road related area;

5.1.2 be securely fixed to a pole, fence or other structure so that it does not hang loose or flap;

5.1.3 not be attached to any building, structure, fence, vegetation or other item owned by the Council on a road, or other improvement to a road owned by the Council;

5.1.4 be constructed so as not to present a hazard to any member of the public;

5.1.5 not be unsightly or offensive in appearance;

5.1.6 not contain flashing or moving parts;

5.1.7 not exceed 2m² in size;

5.2 *Placement*

A banner or sign displayed on a road must:

5.2.1 be placed at least 40cm from the kerb (or if there is no kerb, from the edge of the roadway);

5.2.2 not be placed on a landscaped irrigated area;

5.2.3 not be placed on a designated parking area;

5.2.4 not be placed within 1 metre of an entrance to any premises;

5.2.5 not be placed in a position that puts the safety of any person or road user at risk;

5.2.6 not be placed on a median strip, roundabout, traffic island or on a carriageway;

5.2.7 not be placed within 50 metres of an intersection of a road with a posted speed limit of not more than 60km/h;

5.2.8 not be placed within 80 metres of an intersection of a road with a posted speed limit of more than 60km/h but less than 100km/h; and

5.2.9 if advertising an event, not be displayed more than 21 days before and two days after the event it advertises.

5.3 *Appearance*

A banner or sign displayed on a road must:

5.3.1 be printed or otherwise detailed in competent and professional manner;

5.3.2 be legible and simply worded to convey a precise message;

5.3.3 not have any balloons, flags, streamers or other things attached to it.

Part 3—Moveable Signs on Local Government Land

**6. Requirement to Obtain Permission**

A person must not, without the Council’s permission display or cause to be displayed a moveable sign on any local government land or resting on or attached to a vehicle on any local government land except a moveable sign:

6.1 attached to a licensed taxi;

6.2 on or attached to a vehicle belonging to any Council and which has been placed on or attached to the vehicle with the consent of the Council to which the vehicle belongs;

6.3 on or attached to a bus greater than 6m in length; and

6.4 on or attached to a vehicle which only has a sign or signs painted on or glued to it the main purpose of which is to identify it as belonging to a business.

Part 4—Enforcement

**7. Removal of Unauthorised Moveable Signs**

7.1 If:

7.1.1 a moveable sign has been placed on any road or footpath in contravention of this by-law or of Sections 226 or 226A of the *Local Government Act 1999*, an authorised person may order the owner of the sign to remove the moveable sign from the road or footpath;

7.1.2 the authorised person cannot find the owner, or the owner fails to comply immediately with the order, the authorised person may remove and dispose of the sign;

7.1.3 a moveable sign is removed under subparagraph 7.1.2 of this by-law and is not claimed within 30 days of such removal the authorised person may sell, destroy or otherwise dispose of the moveable sign as the authorised person thinks fit.

7.2 Any person who displays an unauthorised moveable sign or who is the owner of an unauthorised moveable sign which has been removed under subparagraph 7.1 of this by-law must pay the Council any reasonable costs incurred in removing, storing or attempting to dispose of the moveable sign before being entitled to recover the moveable sign.

**8. Removal of Authorised Moveable Signs**

A moveable sign must be removed or relocated by the person who placed the moveable sign on a road or footpath or the owner of the sign, at the reasonable request of an authorised person if:

8.1 in the reasonable opinion of the authorised person, and notwithstanding compliance with this by-law, there is any hazard or obstruction or there is likely to be a hazard or obstruction arising out of the location of the moveable sign; or

8.2 so required by the authorised person for the purpose of special events, parades, road or footpath works or any other circumstances which, in the reasonable opinion of the authorised person, requires relocation or removal of the moveable sign.

Part 5—Miscellaneous

**9. Specified Exemptions**

9.1 This by-law does not apply to a moveable sign which:

9.1.1 is a moveable sign that is placed on a public road pursuant to an authorisation under the *Local Government Act 1999* or another Act;

9.1.2 directs people to the open inspection of any land or building that is available for purchase or lease;

9.1.3 directs people to a garage sale that is being held on residential premises;

9.1.4 is related to a State or Commonwealth election and is otherwise authorised to be exhibited under Sections 226 and 226A of the *Local Government Act 1999* or the *Electoral Act 1985*;

9.1.5 is related to an election held under the *Local Government Act 1999* or the *Local Government (Elections) Act 1999* and is otherwise authorised to be exhibited under Section 226 of the *Local Government Act 1999*;

9.1.6 is related to a referendum and is displayed during the course and for the purpose of that referendum;

9.1.7 is displayed with permission of the Council and in accordance with any conditions attached to that permission;

9.1.8 is a sign of a class prescribed in regulations; or

9.1.9 directs people to a charitable function.

9.2 Paragraphs 4.2.6, 4.3.2, 4.3.3 and 5.2.4 of this by-law do not apply to a flat sign containing only the banner or headlines of a newspaper or magazine.

**10. Revocation**

Council’s *By-law No. 2—Moveable Signs*, published in the Gazette on 5 July 2018, is revoked on the day on which this by-law comes into operation.

The foregoing by-law was duly made and passed at a meeting of the Council of the City of Port Lincoln on the 19th day of May 2025 by an absolute majority of the members for the time being constituting the Council, there being at least two thirds of the members present.

Dated: 29 May 2025

Eric Brown

Chief Executive Officer

City of Port Lincoln

Local Government Act 1999

By-law No. 3 of 2025—Roads By-law 2025

For the management of public roads.

Part 1—Preliminary

**1. Short Title**

This by-law may be cited as the *Roads By-law 2025*.

**2. Commencement**

This by-law will come into operation four months after the day on which it is published in the Gazette in accordance with Section 249(5) of the *Local Government Act 1999*.

**3. Definitions**

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

3.1 **animal** includes birds and poultry but does not include a dog;

3.2 **camp** includes setting up a camp, or causing a tent, caravan, vehicle or motorhome to remain on the road for the purpose of staying overnight, whether or not any person is in attendance or sleeps on the road;

3.3 **electoral matter** has the same meaning as in the *Electoral Act 1985* provided that such electoral matter is not capable of causing physical damage or injury to any person within its immediate vicinity;

3.4 **emergency vehicle** means a vehicle driven by a person who is an emergency worker;

3.5 **emergency worker** has the same meaning as in the *Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 2014*;

3.6 **road** has the same meaning as in the *Local Government Act 1999*.

Part 2—Management of Roads

**4. Activities Requiring Permission**

A person must not on any road, without the permission of the Council:

4.1 *Advertising*

display any sign for the purpose of commercial advertising, other than a moveable sign which is displayed on a public road in accordance with the Council’s *Moveable Signs By-law 2025*;

4.2 *Amplification*

use an amplifier or other device whether mechanical or electrical for the purpose of amplifying sound or broadcasting announcements or advertisements;

4.3 *Animals*

4.3.1 cause or allow any animal, to stray onto, graze, wander on or be left unattended on any road except where the Council has set aside a track or other area for use by or in connection with an animal of that kind and, then only if under the effective control of a person;

4.3.2 lead, drive or exercise any animal in such a manner as to endanger the safety of any person;

4.4 *Bicycles*

chain, lock or affix a bicycle to any pole, fence or other structure on a Road where the bicycle may cause an obstruction or damage the structure, other than on a structure specifically designed and set aside by the Council for that purpose;

4.5 *Bridge Jumping*

jump or dive from any bridge or other structure;

4.6 *Camping*

4.6.1 erect any tent or other structure of calico, canvas, plastic or similar material as a place of habitation;

4.6.2 camp or sleep overnight;

4.6.3 camp or sleep overnight in a motorhome, except where a sign or signs erected by the Council indicate that camping on the road in such a vehicle is permitted;

4.7 *Canvassing*

convey any advertising, religious or other message to any bystander, passerby or other person;

4.8 *Donations*

ask for or receive or indicate that they desire a donation of money or any other thing;

4.9 *Preaching*

preach, canvass, harangue or otherwise solicit for religious purposes except on any road or part thereof where the Council has, by resolution, determined this restriction shall not apply;

4.10 *Public Exhibitions and Displays*

4.10.1 sing, busk or play a musical instrument for the apparent purpose of either entertaining others or receiving money;

4.10.2 conduct or hold any concert, festival, public gathering, show, street party, circus, performance or any other similar activity;

4.10.3 erect a stage or structure for the purpose of conducting or holding a concert, festival, show, circus, performance or a similar activity;

4.10.4 cause any public exhibitions or displays;

4.11 *Touting for Business*

tout for business;

4.12 *Use of* Council *Rubbish Bins*

deposit any residential or commercial waste or other rubbish emanating from residential or commercial premises in any Council rubbish bin;

4.13 *Working on Vehicles*

perform the work of repairing, washing, painting, panel beating or other work of any nature on or to any vehicle, except for running repairs in the case of breakdown.

Part 3—Miscellaneous

**5. Directions**

A person must comply with any reasonable direction or request from an authorised person relating to:

5.1 that person’s use of the road;

5.2 that person’s conduct and behaviour on the road;

5.3 that person’s safety on the road;

5.4 the safety and enjoyment of the road by other persons.

**6. Removal of Animals**

If any animal is found on a road in breach of this by-law:

6.1 any person in charge of the animal shall forthwith remove it from that land on the reasonable request of an authorised person; and

6.2 any authorised person may remove any animal from the road if the person fails to comply with the request, or if no person is in charge of the animal.

**7. Exemptions**

7.1 The restrictions in this by-law do not apply to any Police Officer, Council Officer or Council employee acting in the course and within the scope of that person’s normal duties, or to a contractor while performing work for the Council and while acting under the supervision of a Council Officer, or to an emergency worker when driving an emergency vehicle.

7.2 The restrictions in paragraph 4.7, 4.9 and 4.10 of this by-law do not apply to:

7.2.1 electoral matters related to a State or Commonwealth election that are otherwise authorised to be exhibited under Sections 226 and 226A of the *Local Government Act 1999* or the *Electoral Act 1985*;

7.2.2 electoral matters related to an election held under the *Local Government Act 1999* or the *Local Government (Elections) Act 1999* that are otherwise authorised to be exhibited under Section 226 of the *Local Government Act 1999*; or

7.2.3 matters which relate to and occur during the course of and for the purpose of a referendum.

**8. Revocation**

Council’s *By-law No. 3—Roads*, published in the Gazette on 5 July 2018, is revoked on the day on which this by-law comes into operation.

The foregoing by-law was duly made and passed at a meeting of the Council of the City of Port Lincoln held on the 19th day of May 2025 by an absolute majority of the members for the time being constituting the Council, there being at least two thirds of the members present.

Dated: 29 May 2025

Eric Brown

Chief Executive Officer

City of Port Lincoln

Local Government Act 1999

By-law No. 4 of 2025—Local Government Land By-law 2025

For the management and regulation of the use of and access to all land vested in or under the control of the Council including the prohibition and regulation of particular activities on local government land.

Part 1—Preliminary

**1. Short Title**

This by-law may be cited as the *Local Government Land By-law 2025*.

**2. Commencement**

This by-law will come into operation four months after the day on which it is published in the *Gazette* in accordance with Section 249(5) of the *Local Government Act 1999*.

**3. Definitions**

In this by-law:

3.1 **animal** includes birds, insects and fish;

3.2 **boat** includes a raft, canoe, personal watercraft or any other similar device;

3.3 **boat ramp** means a facility constructed, maintained and operated for the launching and retrieval of a boat;

3.4 **camp** includes setting up a camp, or cause a tent, caravan, vehicle or motorhome to remain on the land for the purpose of staying overnight, whether or not any person is in attendance or sleeps on the land;

3.5 **children’s playground** means any enclosed area in which there is equipment, apparatus or other installed devices for the purpose of children’s play (or within 5 metres of such devices if there is no enclosed area);

3.6 **community garden** means an area of land set aside by the Council for the purposes of being gardened collectively by a group of people;

3.7 **domestic animal** includes any duck, reptile or fish;

3.8 **e-cigarette** means:

3.8.1 a device that is designed to generate or release an aerosol or vapour for inhalation by its user in a manner similar to the inhalation of smoke from an ignited tobacco product; or

3.8.2 a device of a kind resolved by the Council and notified by notice in the *Gazette* to be an e-cigarette;

3.9 **electoral matter** has the same meaning as in the *Electoral Act 1985* provided that such electoral matter is not capable of causing physical damage or injury to any person within its immediate vicinity;

3.10 **emergency worker** has the same meaning as in the *Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 2014*;

3.11 **foreshore** means the area between the low water mark on the seashore and the nearest boundary of:

3.11.1 a road;

3.11.2 a section;

3.11.3 a public reserve; or

3.11.4 land comprised in a land grant, Crown Land or Crown License;

3.12 **funeral ceremony** means a ceremony only (i.e. a memorial service) and does not include a burial;

3.13 **inflatable castle** includes a bouncy castle, jumping castle and any other inflatable structure used for recreational purposes;

3.14 **liquor** has the same meaning as defined in the *Liquor Licensing Act 1997*;

3.15 **livestock** has the same meaning as defined in the *Livestock Act 1997* but does not include a dog or cat;

3.16 **local government land** has the same meaning as in the *Local Government Act 1999* and includes the foreshorebut does not include any road;

3.17 **low water mark** means the lowest meteorological tide;

3.18 **model aircraft** includes a drone;

3.19 **ocean**means that part of the foreshore comprising water;

3.20 **open container** means a container which:

3.20.1 after the contents thereof have been sealed at the time of manufacture and:

(a) being a bottle, has had its cap, cork or top removed (whether or not it has since been replaced);

(b) being a can, it has been opened or punctured;

(c) being a cask, has had its tap placed in a position to allow it to be used;

(d) being any form of container, it has been opened, broken, punctured or manipulated in such a way as to allow access to the contents thereof; or

3.20.2 is a flask, glass or mug or other container used for drinking purposes;

3.21 **personal watercraft** means a device that:

3.21.1 is propelled by a motor; and

3.21.2 has a fully enclosed hull; and

3.21.3 is designed not to retain water if capsized; and

3.21.4 is designed to be operated by a person who sits astride, stands, or kneels on the device,

and includes the device commonly referred to as a jet ski;

3.22 **smoke** means:

3.22.1 in relation to a tobacco product, smoke, hold, or otherwise have control over, an ignited tobacco product; or

3.22.2 in relation to an e-cigarette, to inhale from, hold or otherwise have control over, an e-cigarette that is in use;

3.23 **traffic control device** has the same meaning as in the *Road Traffic Act 1961*;

3.24 **variable message sign** includes a permanent, portable or vehicle mounted electronic sign (except when the sign is used as a traffic control device);

3.25 **waters** means any body of water including a pond, lake, river, creek or wetlands under the care, control and management of Council, but does not include the ocean;

3.26 **wheeled recreational device** has the same meaning as in the *Road Traffic Act 1961*.

Part 2—Management of Local Government Land

**4. Activities Requiring Permission**

A person must not on any local government land, without the permission of Council:

4.1 *Access to Waters*

subject to the provisions of the *Harbors and Navigation Act 1993* and the *Marine Safety (Domestic Commercial Vessel) National Law* enter any waters, or swim or use a boat in or on waters except:

4.1.1 in an area where a nearby sign erected by the Council states that one or more of these activities is permitted; and

4.1.2 in accordance with any condition stated in the sign;

4.2 *Advertising and Signage*

4.2.1 display any sign for the purpose of commercial advertising, other than a moveable sign that is displayed in accordance with the *Moveable Signs By-law 2025*;

4.2.2 erect, install, place or display a variable message sign;

4.3 *Aircraft*

subject to the *Civil Aviation Act 1988* (Cth), land or take off any aircraft on or from the land;

4.4 *Alteration to Local Government Land*

make an alteration to the land, including:

4.4.1 altering the construction or arrangement of the land to permit or facilitate access from an adjacent property; or

4.4.2 erecting or installing a structure (including pipes, wires, cables, pavers, fixtures, fittings and other objects) in, on, across, under or over the land; or

4.4.3 changing or interfering with the construction, arrangement or materials of the land; or

4.4.4 changing, interfering with or removing a structure (including pipes, wires, cables, fixtures, fittings or other objects) associated with the land; or

4.4.5 planting a tree or other vegetation on the land, interfering with the vegetation on the land or removing vegetation from the land;

4.4.6 erect, place, use or allow any object to remain;

4.5 *Amplification*

use an amplifier or other device whether mechanical or electrical for the purpose of amplifying sound to the public;

4.6 *Animals*

4.6.1 other than the foreshore:

(a) ride, lead or drive any livestock, except on any track or car park on local government land that the Council has set aside (through the erection of signage) for the use by, or in connection with that animal;

(b) cause or allow any livestock to stray onto, move over, graze or be left unattended on any land;

(c) cause or allow any animal under their control to swim or bathe in the any waters to which the Council has resolved this subparagraph shall apply;

4.6.2 release or leave any domestic animal;

4.7 *Attachments*

attach anything to:

4.7.1 a tree or plant; or

4.7.2 a structure or fixture;

4.8 *Aquatic Life*

take, interfere with, introduce or disturb any aquatic life in any waters to which the Council has resolved this subparagraph shall apply;

4.9 *Bees*

place, or allow to remain, any bee hive;

4.10 *Boats and Mooring*

subject to the provisions of the *Harbors and Navigation Act 1993* and the *Marine Safety (Domestic Commercial Vessel) National Law*:

4.10.1 launch or retrieve a boat to or from any waters adjacent to or on any local government land or foreshore to which the Council has determined this subclause applies;

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4.10.2 hire or offer for hire a boat, raft, pontoon or other watercraft or otherwise use such devices for commercial purposes;

4.10.3 launch or retrieve a boat, raft, pontoon or other watercraft to or from any waters;

4.10.4 propel, float, install, maintain or otherwise use any boat, raft, pontoon, steps, jetty or other watercraft or similar structure on any waters;

4.10.5 launch or operate a model boat on any waters;

4.10.6 moor any boat on or to local government land to which the Council has determined this subclause applies; or

4.10.7 moor any boat on or to local government land or the foreshore other than in accordance with such time limits and other conditions determined by resolution of the Council and contained in any signage erected thereon;

4.11 *Boat Ramps*

4.11.1 allow any vehicle or boat to remain stationary on any boat ramp longer than is necessary to launch or retrieve a boat;

4.11.2 launch or retrieve a boat (or boat of a specified class) from or on to any boat ramp on the foreshore or on local government land to which the Council has determined this subparagraph applies;

4.11.3 launch or retrieve a boat (or boat of a specified class) from or on to any boat ramp on the foreshore or on local government land as determined by the Council under subparagraph 4.11.2, other than in accordance with the conditions determined by the Council, including any conditions specified on a sign displayed on or in the vicinity of the boat ramp;

4.12 *Bridge Jumping*

jump from or dive from a bridge or jetty;

4.13 *Buildings and Structures*

4.13.1 erect or install a building;

4.13.2 use a building or structure other than for its intended purpose;

4.14 *Camping*

4.14.1 erect any tent or other structure of calico, canvas, plastic or similar material as a place of habitation;

4.14.2 camp or sleep overnight;

except where a sign or signs erected by the Council indicate that camping on the land is permitted or where the person is in a caravan park (the proprietor of which has been given permission to operate the caravan park on that land);

4.15 *Cemeteries*

comprising a cemetery:

4.15.1 bury or inter any human or animal remains;

4.15.2 erect any memorial;

4.16 *Closed Lands*

enter or remain on any part of the land:

4.16.1 at any time during which the Council has declared that it shall be closed to the public, and which is indicated by a sign to that effect; or

4.16.2 where the land is enclosed with fences and/or walls and gates, at any time when the gates have been closed and locked; or

4.16.3 where admission charges are payable, without paying those charges;

4.17 *Defacing Property*

deface, paint, write, cut marks or affix bills or advertisements to any tree, rock, gate, fence, building, sign or property of the Council;

4.18 *Distribution*

distribute anything to any bystander, passerby or other person;

4.19 *Donations*

ask for or receive or indicate that they desire a donation of money or any other thing;

4.20 *Fires*

light any fire except:

4.20.1 in a place provided by the Council for that purpose; or

4.20.2 in a portable barbeque, as long as the barbeque is used in an area that is clear of flammable material for a distance of at least four metres; and

4.20.3 in accordance with the *Fire and Emergency Services Act 2005*;

4.21 *Fireworks*

discharge any fireworks;

4.22 *Fishing*

4.22.1 fish, including with a hand spear or spear gun in any waters to which the Council has resolved this subparagraph shall apply; or

4.22.2 fish from any bridge or other structure to which the Council has resolved this subparagraph shall apply;

4.23 *Flora, Fauna and Other Living Things*

subject to the *Native Vegetation Act 1991* and the *National Parks and Wildlife Act 1972*:

4.23.1 plant, damage, pick, cut, disturb, interfere with or remove any plant, tree or flower thereon;

4.23.2 cause or allow an animal to stand or walk on any flower bed or garden plot;

4.23.3 deposit, dig, damage, disturb, interfere with or remove any soil, stone, wood, clay, gravel, pebbles, timber, bark or any part of the land;

4.23.4 take, interfere with, tease, harm or disturb any animal, bird or aquatic life or the eggs or young of any animal, bird or aquatic life;

4.23.5 pick, collect, take, interfere with or disturb any fruit, nuts, berries or native seeds;

4.23.6 disturb, interfere with or damage any burrow, nest or habitat of any animal or bird;

4.23.7 use, possess or have control of any device for the purpose of killing or capturing any animal, bird or aquatic life; or

4.23.8 collect or burn any timber or dead wood

with the exception that subparagraphs 4.23.4 and 4.23.7 do not apply to lawful fishing activity;

4.24 *Funerals, Burials and Scattering Ashes*

4.24.1 bury, inter or scatter the ashes of any human or animal remains;

4.24.2 erect any memorial;

4.24.3 conduct or participate in a funeral ceremony;

on land to which the Council has resolved this subparagraph will apply;

4.25 *Golf*

play or practice golf, except on local government land where a nearby sign erected by the Council states that the playing or practicing of golf is permitted;

4.26 *Lighting*

4.26.1 use or operate any fixed floodlight;

4.26.2 use or operate any portable floodlight between sunset and sunrise on land to which the Council has resolved this subparagraph shall apply;

4.27 *Model Aircraft, Boats and Cars*

4.27.1 subject to the *Civil Aviation Act 1988,* fly or operate a model aircraft, model boat or model/remote control car which by the use thereof may cause or be likely to cause injury or discomfort to any person being on or in the vicinity of local government land or detract from or be likely to detract from another person’s lawful use and enjoyment of the land;

4.27.2 fly or operate a model aircraft, model boat or model/remote control car on land to which the Council has resolved this subparagraph shall apply;

4.28 *No Liquor*

4.28.1 consume, carry or be in possession or charge of any liquor on any local government land to which the Council has resolved this subparagraph shall apply (provided the land constitutes a park or reserve);

4.28.2 excepting sealed containers, consume, carry or be in possession or charge of any liquor in an open container on any local government land to which the Council has resolved this subparagraph shall apply (provided the land constitutes a park or reserve);

4.29 *Overhanging Articles*

suspend or hang an article or object from a building, verandah, pergola, post or other structure on local government land where it might present a nuisance or danger to a person using the land or be of an unsightly nature;

4.30 *Picking of Fruit, Nuts or Berries*

except in any community garden, pick fruit, nuts, seeds or berries from any plant;

4.31 *Playing Games*

4.31.1 play or practice a game in any area where a sign indicates that the game is prohibited;

4.31.2 promote, organise or take part in any organised athletic sport in any area to which the Council has resolved this subparagraph shall apply;

4.31.3 play any organised competition sport, as distinct from organised social play, in any area to which the Council has resolved this subparagraph shall apply;

4.31.4 engage or participate in or conduct any organised group fitness activity or training on local government land to which the Council has resolved this subparagraph applies;

4.32 *Pontoons*

install or maintain a pontoon, steps, jetty or similar structure in any waters;

4.33 *Preaching and Canvassing*

preach, canvass, harangue or otherwise solicit for religious purposes except on any land or part thereof where the Council has, by resolution, determined this restriction shall not apply;

4.34 *Public Exhibitions and Displays*

4.34.1 sing, busk or play a musical instrument for the apparent purpose of either entertaining others or receiving money;

4.34.2 conduct or hold any concert, festival, show, public gathering, circus, performance or any other similar activity;

4.34.3 erect or inflate any inflatable castle;

4.34.4 cause any public exhibitions or displays;

4.35 *Removing and Depositing*

carry away or deposit any earth, rocks, minerals, plant material (dead or living), animal remains (including shells and fossils) or any part of the land;

4.36 *Ropes*

place a buoy, cable, chain, hawser, rope or net in or across any waters;

4.37 *Rubbish and Rubbish Dumps*

4.37.1 interfere with, remove or take away any rubbish that has been discarded at any rubbish dump;

4.37.2 remove, disperse or interfere with any rubbish (including bottles, newspapers, cans, containers or packaging) that has been discarded in a bin on any local government land, or placed on local government land for collection by the Council (or its agent);

4.38 *Selling, Hiring, Leasing*

sell, offer or display anything for sale, hire or lease;

4.39 *Skateboards and Small Wheeled Devices*

subject to the *Road Traffic Act 1961*, and the *Local Government Act 1999*, ride on a skateboard, e-scooters, wheeled recreational device, segways, other motorised transport or use roller skates or roller blades on land to which the Council has resolved this subparagraph will apply;

4.40 *Swimming*

subject to the provisions of the *Harbors and Navigation Act 1993* enter, swim or bathe in any waters on local government land except:

4.40.1 in an area which the Council has designated and set aside for such purposes; and

4.40.2 in accordance with any conditions that the Council may have determined by resolution apply to such use, which are exhibited on any signage on land adjoining the body of water;

4.41 *Trading*

4.41.1 sell, buy, offer or display anything for sale or hire or lease any goods, merchandise, commodity, article or thing;

4.41.2 carry on any business or promote or advertise the same;

4.41.3 set up a van or other vehicle, stall, stand, table or other structure, tray, carpet or device for the apparent purpose of buying, selling, offering, displaying or exposing for sale or the hiring or leasing of any goods, merchandise, commodity, article, service or thing;

4.42 *Vehicles*

4.42.1 drive or propel a motor vehicle thereon, unless on an area or road constructed or set aside by the Council for the parking or travelling of motor vehicles;

4.42.2 take part in any race, test or trial of any kind utilising a motor vehicle except in an area that has been properly constructed or set aside by the Council for that purpose; or

4.42.3 promote or organise any race, test or trial of any kind in which motor vehicles take part unless the race, test or trial is to take place on an area that has been properly constructed or set aside by the Council for that purpose;

4.43 *Weddings, Functions and Special Events*

4.43.1 hold, conduct or participate in a marriage ceremony, funeral or special event;

4.43.2 erect a marquee, stage or structure;

4.43.3 conduct any commercial filming;

on land to which the Council has resolved this subparagraph will apply;

4.44 *Wetlands*

subject to the *Landscape South Australia Act 2019*, where that land constitutes a wetland:

4.44.1 operate a model boat;

4.44.2 fish, or take any aquatic creature;

4.44.3 introduce any fish or aquatic creature;

4.44.4 take or draw water;

4.45 *Working on Vehicles*

perform the work of repairing, washing, painting, panel beating or other work of any nature on or to any vehicle, except for running repairs in the case of breakdown.

**5. Prohibited Activities**

A person must not, on any local government land:

5.1 *Animals*

5.1.1 cause or allow any animal to enter, swim, bathe, or remain in any waters to the inconvenience, annoyance or danger of any other person bathing or swimming;

5.1.2 allow an animal in that persons control, charge or ownership to damage Council property;

5.1.3 lead, drive, or exercise any horse or other animal in such a manner as to endanger the safety of any other person;

5.2 *Annoyances*

unreasonably annoy or interfere with any other person’s use of the land by making a noise or creating a disturbance that has not been authorised by the Council;

5.3 *Children’s Playgrounds*

use any device, equipment or apparatus installed in a children’s playground if that person is of or over the age indicated by sign or notice as the age limit for using such equipment, apparatus or other installed device;

5.4 *Fish*

deposit or leave any dead fish (in part or whole) or offal;

5.5 *Glass*

wilfully break any glass, china or any other brittle material;

5.6 *Interference with Permitted Use*

interrupt, disrupt or interfere with any other person’s use of local government land which is permitted or for which permission has been granted;

5.7 *Sand Dunes*

5.7.1 destabilise sand on a sand dune;

5.7.2 destroy, remove or cause interference to any live or dead vegetation within a sand dune, costal slope or coastal cliff;

5.7.3 introduce non-indigenous flora or fauna or dump any material in a sand dune;

5.7.4 use a sand board or other item to slide down a sand dune, coastal slope or cliff;

5.7.5 ride a horse on a sand dune or coastal slope;

5.7.6 carry out an activity on a sand dune, coastal slope or cliff that may threaten its integrity;

5.8 *Smoking*

smoke any substance:

5.8.1 in any building or part of any building; or

5.8.2 on any local government land;

to which the Council has resolved this subparagraph shall apply;

5.9 *Swim*

swim, dive, scuba dive or snorkel in any waters to which the Council has determined this subparagraph applies;

5.10 *Toilets*

in any public convenience:

5.10.1 smoke any substance;

5.10.2 deposit anything in a pan, urinal or drain which is likely to cause a blockage;

5.10.3 use it for a purpose or manner for which it was not designed or constructed;

5.10.4 subject to Clause 5.10.5, enter the public convenience unless the person is of the gender indicated in writing or on a sign located on the public convenience;

5.10.5 Clause 5.10.4 does not apply:

(a) in a genuine emergency; or

(b) to a vulnerable person being assisted by the vulnerable person’s caregiver, parent or guardian; or

(c) to a person that is intersex, transgender or gender diverse; or

(d) to a person with a disability; or

(e) to a person assisting a person with a disability;

5.11 *Use of Council Rubbish Bins*

deposit any residential or commercial waste or other rubbish emanating from residential or commercial premises in any Council rubbish bin;

5.12 *Use of Equipment*

use any item of equipment or property belonging to the Council other than in the manner and for the purpose for which it was designed or set aside.

Part 3—Miscellaneous

**6. Directions**

A person must comply with any reasonable direction or request from an authorised person relating to:

6.1 that person’s use of the land;

6.2 that person’s conduct and behaviour on the land;

6.3 that person’s safety on the land;

6.4 the safety and enjoyment of the land by other persons.

**7. Removal of Animals and Exclusion of Persons**

7.1 If any animal is found on local government land in breach of this by-law:

7.1.1 any person in charge of the animal shall forthwith remove it from that land on the reasonable request of an authorised person; and

7.1.2 any authorised person may remove any animal from the land if the person fails to comply with the request, or if the authorised person reasonably believes that no person is in charge of the animal.

7.2 An authorised person may direct any person who is reasonably considered to be committing, or has committed, a breach of this by-law to leave local government land.

**8. Removal of Encroachment or Interference**

Any person who encroaches onto, interferes with, or alters local government land contrary to this by‐law must at the request in writing of an authorised person:

8.1 cease the encroachment or interference; and

8.2 remove the source of the encroachment or interference; and

8.3 reinstate the land to the same standard it was prior to the encroachment, interference or alteration.

**9. Council May do Work**

If a person:

9.1 fails to remove an encroachment or interference on local government land in accordance with a request of an authorised person pursuant to paragraph 8 of this by-law; or

9.2 intentionally or negligently damages local government land,

an authorised person may:

9.3 undertake the work to comply with the request pursuant to paragraph 8 and/or repair the damage; and

9.4 recover the cost of completing the work from the person.

**10. Exemptions**

10.1 The restrictions in this by-law do not apply to any Police Officer, Council Officer or Council employee acting in the course and within the scope of that person’s normal duties, or to a contractor while performing work for the Council and while acting under the supervision of a Council Officer, or to an emergency worker performing emergency duties.

10.2 The restrictions in paragraph 4.2.2, 4.5, 4.7.2, 4.17, 4.18, 4.34.1, 4.34.2 and 4.34.4 of this by-law do not apply to:

10.2.1 electoral matters related to a State or Commonwealth election that are otherwise authorised to be exhibited under Sections 226 and 226A of the *Local Government Act 1999* or the *Electoral Act 1985*;

10.2.2 electoral matters related to an election held under the *Local Government Act 1999* or the *Local Government (Elections) Act 1999* that are otherwise authorised to be exhibited under Section 226 of the *Local Government Act 1999*; or

10.2.3 matters which relate to and occur during the course of and for the purpose of a referendum.

**11. Application**

Any of paragraphs 4.6.1(c), 4.8, 4.10.1, 4.10.6, 4.11.2, 4.22, 4.24, 4.26.2, 4.27.2, 4.28, 4.31.2, 4.31.3, 4.31.4, 4.39, 4.43, 5.8 and 5.9 of this by‑law shall apply only in such portion or portions of the area as the Council may by resolution direct from time to time in accordance with Section 246(3)(e) of the *Local Government Act 1999*.

**12. Revocation**

Council’s *By-law No. 4—Local Government Land*, published in the *Gazette* on 5 July 2018, is revoked on the day on which this by-law comes into operation.

The foregoing by-law was duly made and passed at a meeting of the Council of the City of Port Lincoln on the 19th day of May 2025 by an absolute majority of the members for the time being constituting the Council, there being at least two thirds of the members present.

Dated: 29 May 2025

Eric Brown

Chief Executive Officer

City of Port Lincoln

Local Government Act 1999

Dog and Cat Management Act 1995

*By-law No. 5 of 2025—Dogs By-law 2025*

For the management and control of dogs within the Council’s area.

Part 1—Preliminary

**1. Short Title**

This by-law may be cited as the *Dogs By-law 2025*.

**2. Commencement**

This by-law will come into operation four months after the day on which it is published in the Gazette in accordance with Section 249(5) of the *Local Government Act 1999*.

**3. Definitions**

In this by-law:

3.1 **approved kennel establishment** means a building, structure or area approved by the relevant authority, pursuant to the *Development Act 1993* or *Planning, Development and Infrastructure Act 2016* for the keeping of dogs on a temporary or permanent basis;

3.2 **assistance dog** means a dog trained and used for the purpose of assisting a person who is wholly or partially disabled and includes a dog undergoing training of a kind approved by the Board for assistance dogs;

3.3 **Board** has the same meaning as in the *Dog and Cat Management Act 1995*;

3.4 **children’s playground** means any enclosed area in which there is equipment, apparatus or other installed devices for the purpose of children’s play (or within 5 metres of such devices if there is no enclosed area);

3.5 **control**, in relation to a dog, includes the person having ownership, possession or charge of, or authority over, the dog;

3.6 **dog** has the same meaning as in the *Dog and Cat Management Act 1995;*

3.7 **effective control** means a person exercising effective control of a dog either:

3.7.1 by means of a physical restraint;

3.7.2 by command, the dog being in close proximity to the person, and the person being able to see the dog at all times;

3.8 **keep** includes the provision of food or shelter;

3.9 **local government land** has the same meaning as in the *Local Government Act 1999*;

3.10 **park** has the same meaning as in the *Dog and Cat Management Act 1995*;

3.11 **reserve** has the same meaning as in the *Local Government Act 1999*;

3.12 **wetland area** includes any park, reserve, scrub, trail or other land adjacent to a wetland.

Part 2—Dog Management and Control

**4. Dog Prohibited Areas**

4.1 A person must not on any local government land to which this paragraph applies allow a dog in that person’s control to be in or remain in that place unless the dog is an assistance dog;

4.2 A person must not allow a dog under that person’s control to be or remain on any local government land that has been identified as a Hooded Plover breeding site by a temporary fenced exclusion zone with a sign at least 50 metres away from the fence to indicate a Hooded Plover nest is or may be present on the land or in the vicinity.

**5. Dog on Leash Areas**

A person must not allow a dog under that person’s control to be or remain:

5.1 on local government land or public place to which the Council has resolved that this subparagraph applies;

5.2 on any park or reserve during times when organised sport, training or other community event is being conducted;

5.3 within 5 metres of children’s playground equipment;

5.4 in any wetland area;

unless the dog is secured by a strong leash not exceeding 2 metres in length which is either tethered securely to a fixed object capable of securing the dog or held by a person capable of controlling the dog and preventing it from being a nuisance or a danger to other persons.

**6. Dog Exercise Areas**

6.1 A person may enter upon any part of local government land identified by the Council as a dog exercise area in accordance with paragraph 8 for the purpose of exercising a dog under his or her control.

6.2 Where a person enters upon such part of local government land for that purpose, they must ensure that the dog under their control remains under effective control while on that land.

**7. Limit on Dog Numbers**

7.1 The limit on the number of dogs kept on any premises shall be two dogs.

7.2 A person must not, without obtaining written permission of the Council, keep any dog on any premises where the number of dogs exceeds the limit unless the premises is an approved kennel establishment.

Part 3—Miscellaneous

**8. Application**

Any of paragraphs 4.1, 5.1 and 6.1 of this by-law shall apply only in such portion or portions of the area as the Council may by resolution direct from time to time in accordance with Section 246 of the *Local Government Act 1999* and as are denoted by signs erected by the Council and information provided to the public in a manner determined by the Council's Chief Executive Officer.

**9. Revocation**

Council’s *By-law No. 5—Dogs*, published in the Gazette on 5 July 2018, is revoked on the day on which this by-law comes into operation.

The foregoing by-law was duly made and passed at a meeting of the Council of the City of Port Lincoln held on the 19th day of May 2025 by an absolute majority of the members for the time being constituting the Council, there being at least two thirds of the members present.

Dated: 29 May 2025

Eric Brown

Chief Executive Officer

## Adelaide Hills Council

Resignation of Councillors

Notice is hereby given in accordance with Section 54(6) of the *Local Government Act 1999*, that a vacancy has occurred in the Ranges Ward, due to the resignation of Councillor Louise Pascale, effective Thursday, 22 May 2025.

Notice is hereby given in accordance with Section 54(6) of the *Local Government Act 1999*, that a vacancy has occurred in the Valleys Ward, due to the resignation of Councillor Pauline Gill, effective Friday, 23 May 2025.

Dated: 27 May 2025

Greg Georgopoulos

Chief Executive Officer

## Alexandrina Council

Roads (Opening and Closing) Act 1991

*Road Opening and Closing—West Creek Road, Langhorne Creek*

Notice is hereby given, pursuant to Section 10 of the *Roads (Opening and Closing) Act 1991* that the Alexandrina Council proposes to make a Road Process Order to:

1. open as road portion of Piece Allotment 102 in Filed Plan 212836, more particularly delineated and numbered “1” on Preliminary Plan 25/0009; and

2. close and merge with Piece Allotments 102 and 103 in Filed Plan 212836 the portion of the public road adjoining Piece Allotments 102 and 103 in Filed Plan 212836, more particularly delineated and lettered “A” on preliminary plan PP 25/0009 in exchange for land taken for new road.

The preliminary plan and statement of persons affected is available for public inspection at the offices of the Alexandrina Council and the Adelaide Office of the Surveyor-General during normal office hours. The preliminary plan can also be viewed at [www.sa.gov.au/roadsactproposals](http://www.sa.gov.au/roadsactproposals).

Any application for easement or objection must set out the full name, address and details of the submission and must be fully supported by reasons. The application for easement or objection must be made in writing to the Alexandrina Council, PO Box 21, Goolwa SA 5214 within 28 days of this notice and a copy must be forwarded to the Surveyor-General at GPO Box 1815, Adelaide SA 5001. Where a submission is made, the applicant must be prepared to support their submission in person upon council giving notification of a meeting at which the matter will be considered.

Dated: 29 May 2025

Andrew MacDonald

Chief Executive Officer

## District Council of Orroroo Carrieton

Local Government Act 1999

*Notice of Vacancy in the Office of Member of Council*

Notice is hereby given in accordance with Section 54(6) of the *Local Government Act 1999*, that a vacancy has occurred in the office of Area Councillor, due to the resignation of Councillor Kathleen Bowman, effective 23 April 2025 and Councillor Jessica Watson, effective on 16 May 2025.

Dated: 29 May 2025

Stephen Rufus

Chief Executive Officer

# Public Notices

## National Electricity Law

Corrigendum

Notice of Final Rule and Final Determination

The notice published in the *South Australian Government Gazette* No. 29, dated 22 May 2025, on page 1301, under the heading
*National Electricity Law*, was published with incorrect reference ERC0383 located at the end of the 4th paragraph and *should* be replaced with ERC0393.

National Electricity Law

*Notice of Making of Final Rule Determination and Final Rule*

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

Under ss 102 and 103, the making of the *National Electricity Amendment (Minor changes 1) Rule 2025 No. 7* (Ref. ERC0412) and related final determination. All provisions commence on **29 May 2025**.

Documents referred to above are available on the [AEMC’s website](https://www.aemc.gov.au/) 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](https://www.aemc.gov.au/)

Dated: 29 May 2025

## National Energy Retail Law

Notice of Making of Final Rule Determination and Final Rule

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

Under ss 259 and 261, the making of the *National Energy Retail Amendment (Minor changes 1) Rule 2025 No.1* (Ref. RRC0066) and related final determination. Schedule 1 commences on **1 June 2025 and Schedules 2, 3 and 4 commence on 29 May 2025**.

Documents referred to above are available on the [AEMC’s website](http://www.aemc.gov.au) 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](http://www.aemc.gov.au)

Dated: 29 May 2025

## National Gas Law

*Notice of Making of Final Rule Determination and Final Rule*

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

Under ss 311 and 313, the making of the *National Gas Amendment (Minor changes 1) Rule 2025 No. 1* (Ref. GRC0081) and related final determination. All provisions commence on **29 May 2025**.

Documents referred to above are available on the [AEMC’s website](https://www.aemc.gov.au/) 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](https://www.aemc.gov.au/)

Dated: 29 May 2025

**Notice Submission**

The South Australian Government Gazette is published each Thursday afternoon.

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

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

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

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

• Title—the governing legislation

• 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:**

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• 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

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