



THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

PUBLISHED BY AUTHORITY

ADELAIDE, THURSDAY, 14 MAY 2026

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

STATE GOVERNMENT INSTRUMENTS

EMPLOYMENT AGENTS REGISTRATION ACT 1993

Exemption

Notice is hereby given that, pursuant to Section 4(1) of the *Employment Agents Registration Act 1993*, I, Kyam Maher MLC, Deputy Premier, Minister for Industrial Relations, hereby exempt KE Select Pty Ltd of Queensland (Level 3, Building 5, 747 Lytton Road, Murarrie, QLD 4172) from:

- Section 7(3) of the *Employment Agents Registration Act 1993* (SA) in relation to the requirement that, in making an application for a licence, the applicant must furnish the name of a natural person, who is a resident of the State and is to act as manager of the business;
- Section 11(1) of the *Employment Agents Registration Act 1993* (SA) in relation to the requirement that the business conducted in pursuance of the licence must be managed under the personal supervision of a natural person who is a resident of the State;
- Section 16(1) of the *Employment Agents Registration Act 1993* (SA) in relation to the requirement that the holder of a licence must not carry on the business of an employment agent except at premises registered under this section;
- Section 17 of the *Employment Agents Registration Act 1993* (SA) in relation to the requirement that a person carrying on business as an employment agent in pursuance of a licence must maintain in a conspicuous position at any registered premise a notice clearly displaying the name of the agent as it appears in the licence or a registered business name in which the agent carries on business as an agent and if a manager has been appointed, the name of the manager of the business; and
- Section 19(1) of the *Employment Agents Registration Act 1993* (SA) in relation to the requirement to display a notice clearly showing the scale of fees for the time being chargeable by the agent in respect of his or her business at the registered premises.
- Section 22(3) of the *Employment Agents Registration Act 1993* (SA) in relation to the requirement for records, accounts and documents to be kept at registered premises for the period of one year.

Dated: 21 April 2026

KYAM MAHER
Deputy Premier
Minister for Industrial Relations

ENERGY RESOURCES ACT 2000

Grant of Petroleum Exploration Licence—PEL 773

Notice is hereby given that the undermentioned Petroleum Exploration Licence has been granted with effect from 11 May 2026, under the provisions of the *Energy Resources Act 2000*, pursuant to delegated powers.

Licence Number	Licencees	Locality	Area in km ²	Reference
PEL 773	Achilles Energy Pty Ltd	Renmark Trough	2,502	MER-2022/0428

Description of Area

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

Commencing at a point being the intersection of longitude 140°25'00"E GDA2020 and latitude 33°48'00"S GDA2020, then east to longitude 140°30'10"E GDA2020, north to the southern boundary of Danggali Wilderness Area, then easterly along the boundary of the said Wilderness Area to the southern boundary of Danggali Conservation Park, then beginning easterly along the boundary of the said Conservation Park to the eastern border of the State of South Australia, then southerly along the border of the said State of South Australia to the northern boundary of Chowilla Game Reserve, then beginning north-westerly along the boundary of the said Game Reserve to the northern boundary of the Determination of Native Title Claim—First Peoples of the River Murray and Mallee Region (SCD2011/002) Date Current 29/11/2011, then beginning south-westerly along the boundary of the said Determination of Native Title Claim to latitude 34°04'00"S GDA2020, west to longitude 140°39'00"E GDA2020, south to latitude 34°07'47"S GDA2020, west to longitude 140°32'20"E GDA2020, north to latitude 34°00'54"S GDA2020, west to longitude 140°25'00"E GDA2020 and north to the point of commencement.

But excluding: the Determination of Native Title Claim—First Peoples of the River Murray and Mallee Region (SCD2011/002) Date Current 29/11/2011 and Chowilla Game Reserve.

AREA: **2502** square kilometres approximately

Dated: 11 May 2026

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

ENVIRONMENT PROTECTION ACT 1993

SECTION 68

Approval of Category B Containers

I, Nicholas Stewart, Team Leader, Principal Adviser, Product Stewardship and Delegate of the Environment Protection Authority (the Authority), pursuant to Section 68 of the *Environment Protection Act 1993* (SA) ('the Act') hereby:

Approve as Category B Containers, subject to the conditions in subclauses 1, 2, 3 and 4 below, each of the classes of containers identified by reference to the following matters described in the first 4 columns of Schedule 1 of this Notice which are sold in South Australia:

- the product which each class of containers shall contain;
- the size of the containers;
- the type of containers;
- the name of the holders of these approvals.

1. That containers of the class to which the approval relates must bear the refund marking specified by the Authority for containers of that class. The Authority specifies the following refund markings for Category B containers:
 - (1) “10c refund at collection depots when sold in SA”, or
 - (2) “10c refund at SA/NT collection depots in State/Territory of purchase”, or
 - (2) “10c refund at collection depots/points in participating state/territory of purchase”.
2. The holder of the approval must have in place an effective and appropriate waste management arrangement in relation to containers of that class. For the purpose of this approval notice the company named in column 5 of Schedule 1 of this Notice is the nominated super collector.
3. In the case of an approval in relation to category B containers that the waste management arrangement must require the holder of the approval to provide specified super collectors with a declaration in the form determined by the Authority in relation to each sale of such containers by the holder of the approval as soon as practicable after the sale.
4. The holder of these approvals must ensure that if a sticker bearing the refund marking has been approved, and is applied to the container, then the sticker must not be placed on any portion of the opening mechanism or in any other place that would require complete or partial removal of the sticker before the contents may be consumed.

Dated: 14 May 2026

NICHOLAS STEWART
Team Leader, Container Deposit Legislation
Delegate of the Environment Protection Authority

SCHEDULE 1

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size	Container Type	Approval Holder	Collection Arrangements
Twinings Sparkling Tea Orange Passionfruit & Green Tea	250ml	Aluminium	AB Food & Beverage Australia Pty Ltd t/as Twinings & Co	Marine Stores Ltd
Twinings Sparkling Tea Peach Apple & Green Tea	250ml	Aluminium	AB Food & Beverage Australia Pty Ltd t/as Twinings & Co	Marine Stores Ltd
Twinings Sparkling Tea Raspberry Lemonade & White Tea	250ml	Aluminium	AB Food & Beverage Australia Pty Ltd t/as Twinings & Co	Marine Stores Ltd
Coco Chew Grape Flavour Drink With Nata De Coco	320ml	PET	AUS GREEN Pty Ltd	Marine Stores Ltd
Coco Chew Lychee Flavour Drink With Nata De Coco	320ml	PET	AUS GREEN Pty Ltd	Marine Stores Ltd
Coco Chew Mango Flavour Drink With Nata De Coco	320ml	PET	AUS GREEN Pty Ltd	Marine Stores Ltd
Coco Chew Peach Flavour Drink With Nata De Coco	320ml	PET	AUS GREEN Pty Ltd	Marine Stores Ltd
Gatorade Mash Ups Blue Bolt Watermelon	600ml	PET	Asahi Beverages Pty Ltd	Statewide Recycling
Gatorade Mash Ups Lemon Lime Orange Ice	600ml	PET	Asahi Beverages Pty Ltd	Statewide Recycling
Gatorade Strawberry	1,000ml	PET	Asahi Beverages Pty Ltd	Statewide Recycling
Lipton Lychee Flavour Green Tea No Sugar	1,500ml	PET	Asahi Beverages Pty Ltd	Statewide Recycling
Lipton Lychee Flavour Green Tea No Sugar	500ml	PET	Asahi Beverages Pty Ltd	Statewide Recycling
Lipton Sparkling Berry Flavoured Zero Sugar	1,250ml	PET	Asahi Beverages Pty Ltd	Statewide Recycling
Lipton Sparkling Berry Flavoured Zero Sugar	600ml	PET	Asahi Beverages Pty Ltd	Statewide Recycling
Lipton Sparkling Lemon Lime Flavoured Zero Sugar	1,250ml	PET	Asahi Beverages Pty Ltd	Statewide Recycling
Lipton Sparkling Tropical Flavoured Zero Sugar	1,250ml	PET	Asahi Beverages Pty Ltd	Statewide Recycling
Lipton Sparkling Tropical Flavoured Zero Sugar	600ml	PET	Asahi Beverages Pty Ltd	Statewide Recycling
Pepsi Max Gingerbread Flavour	1,250ml	PET	Asahi Beverages Pty Ltd	Statewide Recycling
Pepsi Max Gingerbread Flavour	600ml	PET	Asahi Beverages Pty Ltd	Statewide Recycling
Pepsi Max Zero Sugar	2,000ml	PET	Asahi Beverages Pty Ltd	Statewide Recycling
Schweppes Classic Lemonade	2,000ml	PET	Asahi Beverages Pty Ltd	Statewide Recycling
Solo Energy Lemon Mango Flavour	500ml	Aluminium	Asahi Beverages Pty Ltd	Statewide Recycling
Solo Energy Orange Flavour	500ml	Aluminium	Asahi Beverages Pty Ltd	Statewide Recycling
Solo Energy Orange Flavour	250ml	Aluminium	Asahi Beverages Pty Ltd	Statewide Recycling
Solo Lemon & Raspberry Flavour Zero Sugar	375ml	Aluminium	Asahi Beverages Pty Ltd	Statewide Recycling
Solo Lemon & Raspberry Flavour Zero Sugar	600ml	PET	Asahi Beverages Pty Ltd	Statewide Recycling
Solo Lemon & Raspberry Flavour Zero Sugar	1,250ml	PET	Asahi Beverages Pty Ltd	Statewide Recycling
Sunkist Frozen Orange Flavour	2,000ml	PET	Asahi Beverages Pty Ltd	Statewide Recycling
Sunkist Frozen Raspberry Flavour	2,000ml	PET	Asahi Beverages Pty Ltd	Statewide Recycling
Sunkist Orange Flavoured Drink	2,000ml	PET	Asahi Beverages Pty Ltd	Statewide Recycling
Sanitarium Up&Go Protein Energize Cookies & Cream	250ml	LPB - Aseptic	Australian Health & Nutrition Association Ltd t/as Sanitarium The Health Food Company	Statewide Recycling
Dairy Farmers Classic Banana	600ml	LiquidPaperBoard	BDD Australia Pty Ltd	Marine Stores Ltd
Dairy Farmers Protein Smoothie + Prebiotics Coffee No Sugar Added	400ml	PET	BDD Australia Pty Ltd	Marine Stores Ltd
Dairy Farmers Protein Smoothie + Prebiotics Salted Caramel No Sugar Added	400ml	PET	BDD Australia Pty Ltd	Marine Stores Ltd
Dare Charged Hazel-Nutty Latte	240ml	Aluminium	BDD Australia Pty Ltd	Marine Stores Ltd
Dare Protein Mocha no added sugar	750ml	PET	BDD Australia Pty Ltd	Marine Stores Ltd
Cafe Peak Iced Coffee Latte Protein No Added Sugar	240ml	Aluminium	BH Fine Foods Pty Ltd	Marine Stores Ltd
Cafe Peak Iced Coffee Latte Smooth & Creamy	240ml	Aluminium	BH Fine Foods Pty Ltd	Marine Stores Ltd

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size	Container Type	Approval Holder	Collection Arrangements
Cafe Peak Iced Coffee Latte Smooth & Creamy No Added Sugar	240ml	Aluminium	BH Fine Foods Pty Ltd	Marine Stores Ltd
Cafe Peak Iced Matcha Latte Smooth & Creamy	240ml	Aluminium	BH Fine Foods Pty Ltd	Marine Stores Ltd
Mandatory Spirit Co Vodka Mixed Berry	1,400ml	Cask - cardboard box & PE/Metal/Polyester bag	Basic Brands & Co Pty Ltd	Statewide Recycling
Mandatory Spirit Co Vodka Zesty Lemon	1,400ml	Cask - cardboard box & PE/Metal/Polyester bag	Basic Brands & Co Pty Ltd	Statewide Recycling
GROUND BEAR CLASSIC OAT MILK MATCHA LATTE	240ml	Aluminium	Bluepress Brands Pty Ltd t/as Allies Foods	Marine Stores Ltd
GROUND BEAR SALTED CARAMEL OAT MILK MATCHA LATTE	240ml	Aluminium	Bluepress Brands Pty Ltd t/as Allies Foods	Marine Stores Ltd
GROUND BEAR STRAWBERRY OAT MILK MATCHA LATTE	240ml	Aluminium	Bluepress Brands Pty Ltd t/as Allies Foods	Marine Stores Ltd
BSc Energy Shred + Hydration Zappo Sour Watermelon	355ml	Aluminium	Body Science International Pty Ltd	Statewide Recycling
Garage Project Belgian IPA Houblonde	440ml	Aluminium	Brewwell Limited t/as Garage Project	Statewide Recycling
Garage Project Bine Mind Wet Hopped West Coast IPA	440ml	Aluminium	Brewwell Limited t/as Garage Project	Statewide Recycling
Garage Project Chuffy Badge Golden Mild	440ml	Aluminium	Brewwell Limited t/as Garage Project	Statewide Recycling
Garage Project Dr Pete's Fortifying Brown Ale Nitro Edition	440ml	Aluminium	Brewwell Limited t/as Garage Project	Statewide Recycling
Garage Project Fat Cat Oatcream Double IPA	440ml	Aluminium	Brewwell Limited t/as Garage Project	Statewide Recycling
Garage Project Flamingo City Pink Pomelo Paloma Florida Weisse	440ml	Aluminium	Brewwell Limited t/as Garage Project	Statewide Recycling
Garage Project Il Motorino Crisp Italian Pilsner	440ml	Aluminium	Brewwell Limited t/as Garage Project	Statewide Recycling
Garage Project Ma Belle	375ml	Glass	Brewwell Limited t/as Garage Project	Statewide Recycling
Garage Project Majestical Lager Hunt for the Wilderpeople	330ml	Aluminium	Brewwell Limited t/as Garage Project	Statewide Recycling
Garage Project Miso, Hombu and Rice Ramen Lager	330ml	Aluminium	Brewwell Limited t/as Garage Project	Statewide Recycling
Garage Project Peak Citra Hazy Pale Ale	440ml	Aluminium	Brewwell Limited t/as Garage Project	Statewide Recycling
Garage Project Pils 'N' Thrills Redux	440ml	Aluminium	Brewwell Limited t/as Garage Project	Statewide Recycling
Garage Project Please & Thank You New English Hazy Pale Two Flints	330ml	Aluminium	Brewwell Limited t/as Garage Project	Statewide Recycling
Garage Project Resin Head West Coast IPA	440ml	Aluminium	Brewwell Limited t/as Garage Project	Statewide Recycling
Garage Project Skinny Dipper Mikkeller Nelson Lakes Hazy IPA	330ml	Aluminium	Brewwell Limited t/as Garage Project	Statewide Recycling
Garage Project Tropical Acid Pool Party Tropical Fruit Smoothie Sour	440ml	Aluminium	Brewwell Limited t/as Garage Project	Statewide Recycling
Garage Project VPA Venusian Pale Ale	440ml	Aluminium	Brewwell Limited t/as Garage Project	Statewide Recycling
Garage Project West Coast IPA Canned Laughter Brewed with Anchovy	440ml	Aluminium	Brewwell Limited t/as Garage Project	Statewide Recycling
Garage Project Whatever The Weather Bright NZ IPA	440ml	Aluminium	Brewwell Limited t/as Garage Project	Statewide Recycling
BRICK LANE HI-FI GINGER BEER ZERO SUGAR	355ml	Aluminium	Brick Lane Brewing Co Pty Ltd	Flagcan Distributors
Brick Lane Brewing Hi-Fi Mid Japanese Lager Zero Carb	355ml	Aluminium	Brick Lane Brewing Co Pty Ltd	Flagcan Distributors
Brick Lane Hi-Fi Pale Ale Zero Carb	355ml	Aluminium	Brick Lane Brewing Co Pty Ltd	Flagcan Distributors
FULL + CHOCOLATE	480ml	PET	Brownes Foods Operations Pty Limited	Statewide Recycling
FULL + ICED COFFEE	480ml	PET	Brownes Foods Operations Pty Limited	Statewide Recycling
Bundaberg Diet Ginger Beer	200ml	Aluminium	Bundaberg Brewed Drinks Pty Ltd	Statewide Recycling
Carlton Dry 3.5%	440ml	Aluminium	Carlton & United Breweries Pty Ltd	Marine Stores Ltd
Cascade Draught Mid Strength 3.5%	375ml	Aluminium	Carlton & United Breweries Pty Ltd	Marine Stores Ltd
Corona Extra	330ml	Glass	Carlton & United Breweries Pty Ltd	Marine Stores Ltd

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size	Container Type	Approval Holder	Collection Arrangements
Great Northern Brewing Co Super Crisp Low Bitterness	440ml	Aluminium	Carlton & United Breweries Pty Ltd	Marine Stores Ltd
Great Northern Light Crisp Taste	375ml	Aluminium	Carlton & United Breweries Pty Ltd	Marine Stores Ltd
Hard Rated Alcoholic Lemon	440ml	Aluminium	Carlton & United Breweries Pty Ltd	Marine Stores Ltd
Hard Rated Alcoholic Lemon Mango Flavour 6%	330ml	Aluminium	Carlton & United Breweries Pty Ltd	Marine Stores Ltd
Hard Rated Alcoholic Orange Lemon Flavour 4.5%	375ml	Aluminium	Carlton & United Breweries Pty Ltd	Marine Stores Ltd
Somersby Double Cider Apple Classic	375ml	Aluminium	Carlton & United Breweries Pty Ltd	Marine Stores Ltd
Vodka Cruiser Lush Guava Flavour	440ml	Aluminium	Carlton & United Breweries Pty Ltd	Marine Stores Ltd
Vodka Cruiser X Guava Flavour 10%	200ml	Aluminium	Carlton & United Breweries Pty Ltd	Marine Stores Ltd
Vodka Cruiser X Raspberry Flavour 10%	200ml	Aluminium	Carlton & United Breweries Pty Ltd	Marine Stores Ltd
CocoGen High Vibe Coconut Water + Added Magnesium	500ml	LiquidPaperBoard	Coco Generation Pty Ltd	Statewide Recycling
CocoGen High Vibe Coconut Water + Collagen Recovery Boost	500ml	LiquidPaperBoard	Coco Generation Pty Ltd	Statewide Recycling
CocoGen High Vibe Coconut Water + Enhanced Electrolytes Hydration	500ml	LiquidPaperBoard	Coco Generation Pty Ltd	Statewide Recycling
Frostbite Fusion Prime Hydration Kyro & Luken Caffeine free Gluten free	500ml	PET	Congo Brands Australia Pty Ltd	Marine Stores Ltd
Coopers Brewery Pacific Pale Ale Limited Edition	440ml	Aluminium	Coopers Brewery Limited	Marine Stores Ltd
Kirkland Signature Bourbon Barrel-Aged Imperial Stout Vintage Ale	650ml	Glass	Costco Wholesale Australia Pty Ltd	Statewide Recycling
D Fresh Basil Seed Drink With Lychee Flavor	290ml	Glass	Dai Phat Oriental Grocery Pty Ltd	Statewide Recycling
D Fresh Falooda 3 in 1 Basil Seed + Nata De Coco + Noodle Almond Flavor	290ml	Glass	Dai Phat Oriental Grocery Pty Ltd	Statewide Recycling
D Fresh Falooda 3 in 1 Basil Seed + Nata De Coco + Noodle Banana Flavor	290ml	Glass	Dai Phat Oriental Grocery Pty Ltd	Statewide Recycling
D Fresh Falooda 3 in 1 Basil Seed + Nata De Coco + Noodle Mango Flavor	290ml	Glass	Dai Phat Oriental Grocery Pty Ltd	Statewide Recycling
D Fresh Falooda 3 in 1 Basil Seed + Nata De Coco + Noodle Melon Flavor	290ml	Glass	Dai Phat Oriental Grocery Pty Ltd	Statewide Recycling
D Fresh Falooda 3 in 1 Basil Seed + Nata De Coco + Noodle Rose Flavor	290ml	Glass	Dai Phat Oriental Grocery Pty Ltd	Statewide Recycling
Mogu Mogu Passion Fruit Flavored Drink With Nata De Coco	320ml	PET	Dai Phat Oriental Grocery Pty Ltd	Statewide Recycling
Mogu Mogu Zero Sugar Summer Berries Flavored Drink With Nata De Coco	320ml	PET	Dai Phat Oriental Grocery Pty Ltd	Statewide Recycling
Mogu Mogu Zero Sugar Tropical Delight Flavored Drink With Nata De Coco	320ml	PET	Dai Phat Oriental Grocery Pty Ltd	Statewide Recycling
Bulleit Frontier Whiskey Bourbon & Cola Double Serve 6.9%	375ml	Aluminium	Diageo Australia Ltd	Statewide Recycling
Bulleit Frontier Whiskey Bourbon & Cola Mid Strength 3.5%	375ml	Aluminium	Diageo Australia Ltd	Statewide Recycling
Bulleit Frontier Whiskey Bourbon & Cola The Classic 4.8%	375ml	Aluminium	Diageo Australia Ltd	Statewide Recycling
Smirnoff Ice Original Alcoholic Lemon 4.5%	375ml	Aluminium	Diageo Australia Ltd	Statewide Recycling
Smirnoff Ice Tea Alcoholic Black Tea & Peach Flavour 4.5%	375ml	Aluminium	Diageo Australia Ltd	Statewide Recycling
Cold-Pressed Antiox Apple, Raspberry, Passionfruit, Rhubarb	350ml	PET	E-West Vision Pty Ltd	Statewide Recycling
Cold-Pressed Botanical Apple, Spinach, Kale, Cucumber, Celery, Lettuce, Lemon, Ginger	350ml	PET	E-West Vision Pty Ltd	Statewide Recycling
Cold-Pressed Cloudy Apple 100% Australian Apples	350ml	PET	E-West Vision Pty Ltd	Statewide Recycling
Cold-Pressed Energise Pineapple, Spinach, Cucumber, Silverbeet, Cos Lettuce, Lime, Mint	350ml	PET	E-West Vision Pty Ltd	Statewide Recycling
Cold-Pressed Iced Tea Peach 100% Organic	350ml	Glass	E-West Vision Pty Ltd	Statewide Recycling
Cold-Pressed Iced Tea Raspberry 100% Organic	350ml	Glass	E-West Vision Pty Ltd	Statewide Recycling
Cold-Pressed Immunity Carrot, Orange, Pineapple, Celery, Lemon, Turmeric	350ml	PET	E-West Vision Pty Ltd	Statewide Recycling
Cold-Pressed Pure Orange 100% Australian Valencia Oranges	350ml	PET	E-West Vision Pty Ltd	Statewide Recycling
Cold-Pressed Roots Beetroot, Apple, Lemon, Ginger	350ml	PET	E-West Vision Pty Ltd	Statewide Recycling
Cold-Pressed Tropical Bliss Orange, Mango, Passionfruit, Lucuma	350ml	PET	E-West Vision Pty Ltd	Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size	Container Type	Approval Holder	Collection Arrangements
Take Care Collagen Cold-Pressed Juice Pina Coco	350ml	PET	E-West Vision Pty Ltd	Statewide Recycling
Take Care Collagen Cold-Pressed Juice Strawberry Lime	350ml	PET	E-West Vision Pty Ltd	Statewide Recycling
OxyShred Energy Blue Raspberry Zero Sugar	500ml	Aluminium	EHP Holdings Pty Ltd	Statewide Recycling
OxyShred Energy Pink Lemonade Zero Sugar	355ml	Aluminium	EHP Holdings Pty Ltd	Statewide Recycling
Oxyshred Energy Jaden's Island Punch No Sugar	500ml	Aluminium	EHP Holdings Pty Ltd	Statewide Recycling
Oxyshred Energy Strawberry Mango No Sugar	500ml	Aluminium	EHP Holdings Pty Ltd	Statewide Recycling
Balter Brewing Cirrostratus Hazy Pale Ale Low Carb	375ml	Aluminium	Emencee Pty Ltd t/as Balter Brewing	Statewide Recycling
ParrotDog NZ XPA 10 years of good beer	375ml	Aluminium	Emencee Pty Ltd t/as Balter Brewing	Statewide Recycling
Cervezas Alhambra Reserva Amber Lager 1925	330ml	Glass	Endeavour Group Limited	Marine Stores Ltd
DAB Dortmund Low Carb Ultimate Lightbeer	500ml	Aluminium	Endeavour Group Limited	Marine Stores Ltd
Gin MG London Dry Gin	50ml	PET	Endeavour Group Limited	Marine Stores Ltd
Gin MG Rosa	50ml	PET	Endeavour Group Limited	Marine Stores Ltd
Hanjan Apple Fruit Wine	360ml	Glass	Endeavour Group Limited	Marine Stores Ltd
Hanjan Blueberry Fruit Wine	360ml	Glass	Endeavour Group Limited	Marine Stores Ltd
Hanjan Grape Fruit Wine	360ml	Glass	Endeavour Group Limited	Marine Stores Ltd
Hanjan Lychee Fruit Wine	360ml	Glass	Endeavour Group Limited	Marine Stores Ltd
Hanjan Original Fruit Wine	360ml	Glass	Endeavour Group Limited	Marine Stores Ltd
Hanjan Peach Fruit Wine	360ml	Glass	Endeavour Group Limited	Marine Stores Ltd
Hanjan Strawberry Fruit Wine	360ml	Glass	Endeavour Group Limited	Marine Stores Ltd
Hanjan Watermelon Fruit Wine	360ml	Glass	Endeavour Group Limited	Marine Stores Ltd
John Boston Pacific Ale Fresh & Fruity	330ml	Glass	Endeavour Group Limited	Marine Stores Ltd
Mahou 5 Star Cerveza	330ml	Glass	Endeavour Group Limited	Marine Stores Ltd
Mishka Alcoholic Lemon Vodka 4.5%	330ml	Aluminium	Endeavour Group Limited	Marine Stores Ltd
Mishka Alcoholic Passionfruit Vodka 4.5%	330ml	Aluminium	Endeavour Group Limited	Marine Stores Ltd
Mishka Alcoholic Pine Lime Vodka 4.5%	330ml	Aluminium	Endeavour Group Limited	Marine Stores Ltd
Nelson County Kentucky Blended Bourbon And Cola 6.0%	440ml	Aluminium	Endeavour Group Limited	Marine Stores Ltd
Tipperary Road Cookies & Cream Alcoholic Country Cream	50ml	PET	Endeavour Group Limited	Marine Stores Ltd
Tipperary Road Mint Chocolate Alcoholic Country Cream	50ml	PET	Endeavour Group Limited	Marine Stores Ltd
Tipperary Road Salted Caramel Alcoholic Country Cream	50ml	PET	Endeavour Group Limited	Marine Stores Ltd
Tipperary Road Strawberries & Cream Alcoholic Country Cream	50ml	PET	Endeavour Group Limited	Marine Stores Ltd
Boost Sparkling Coconut Water Passion Tango	240ml	Aluminium	Entyce Food Ingredients P/L	Statewide Recycling
Boost Sparkling Coconut Water Watermelon Crush	240ml	Aluminium	Entyce Food Ingredients P/L	Statewide Recycling
Florcita Premium Tequila Sparkling Limonquila Natural Lemon Flavour	330ml	Aluminium	Florcita Tequila Pty Ltd	Statewide Recycling
Florcita Premium Tequila Sparkling Margarita Natural Lime Flavour	330ml	Aluminium	Florcita Tequila Pty Ltd	Statewide Recycling
Florcita Premium Tequila Sparkling Margarita Natural Passionfruit Flavour	330ml	Aluminium	Florcita Tequila Pty Ltd	Statewide Recycling
Florcita Premium Tequila Sparkling Margarita Natural Watermelon Flavour	330ml	Aluminium	Florcita Tequila Pty Ltd	Statewide Recycling
Florcita Sparkling Paloma Natural Citrus Flavour	330ml	Aluminium	Florcita Tequila Pty Ltd	Statewide Recycling
Bento Fuji Apple 8% Alcohol	330ml	Aluminium	Fourth Wave Wine Partners Pty Ltd	Statewide Recycling
Bento Lychee Raspberry 8% Alcohol	330ml	Aluminium	Fourth Wave Wine Partners Pty Ltd	Statewide Recycling
Bento Sour Cherry 8% Alcohol	330ml	Aluminium	Fourth Wave Wine Partners Pty Ltd	Statewide Recycling
Canadian Club 1858 Original Blended Canadian Whisky	50ml	PET	Frucor Suntory Australia Pty Ltd	Statewide Recycling
Canadian Club Lemon Crush Zero Sugar	375ml	Aluminium	Frucor Suntory Australia Pty Ltd	Statewide Recycling
Celsius Live Fit Sparkling Orange Energy Drink	330ml	Aluminium	Frucor Suntory Australia Pty Ltd	Statewide Recycling
Jim Beam Black Double Serve Zero Sugar Cola	375ml	Aluminium	Frucor Suntory Australia Pty Ltd	Statewide Recycling
Jim Beam Bourbon Whiskey	50ml	PET	Frucor Suntory Australia Pty Ltd	Statewide Recycling
Maximus Hydromax Pink Lemonade	1,000ml	PET	Frucor Suntory Australia Pty Ltd	Statewide Recycling
V Grape Burst Zero Sugar	500ml	Aluminium	Frucor Suntory Australia Pty Ltd	Statewide Recycling
V Lemonade Ice Block Zero Sugar	250ml	Aluminium	Frucor Suntory Australia Pty Ltd	Statewide Recycling
V Purple Sour Candy Zero Sugar	250ml	Aluminium	Frucor Suntory Australia Pty Ltd	Statewide Recycling
V Strawberry Crush	350ml	Glass	Frucor Suntory Australia Pty Ltd	Statewide Recycling
Suntory -196 Double Apple Vodka, Shochu and Soda	330ml	Aluminium	Frucor Suntory Australia Pty Ltd	Statewide Recycling
ON Essential AMIN.O. Energy Rainbow Sherbet Flavour Zero Sugar	355ml	Aluminium	Glanbia Performance Nutrition Pty Ltd	Statewide Recycling
Herbs of Life Organic and Raw Kombucha Blood Orange	330ml	Glass	Herbs of Life	Flagcan Distributors
Aloe Vera Drink Original Flavour With Pulp	500ml	PET	JFC Australia Co Pty Ltd	Marine Stores Ltd

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size	Container Type	Approval Holder	Collection Arrangements
Bourbon Tennen Meisui Dewasanzan No Mizu Mineral Water	500ml	PET	JFC Australia Co Pty Ltd	Marine Stores Ltd
Calpis Water	310ml	Aluminium	JFC Australia Co Pty Ltd	Marine Stores Ltd
Hakutsuru Nigori Momoshu Peach	700ml	Glass	JFC Australia Co Pty Ltd	Marine Stores Ltd
Hakutsuru Sparkling Jelly Muscat	190ml	Aluminium	JFC Australia Co Pty Ltd	Marine Stores Ltd
Hakutsuru Sparkling Jelly Pineapple	190ml	Aluminium	JFC Australia Co Pty Ltd	Marine Stores Ltd
Japanese Liquor Funwari Umeshu Sour	350ml	Aluminium	JFC Australia Co Pty Ltd	Marine Stores Ltd
Japanese Sake Hakutsuru Awayuki Sparkling	300ml	Glass	JFC Australia Co Pty Ltd	Marine Stores Ltd
Kimino Momo Peach Sparkling Drink	250ml	Glass	JFC Australia Co Pty Ltd	Marine Stores Ltd
Kimino Ume Plum Sparkling Drink	250ml	Glass	JFC Australia Co Pty Ltd	Marine Stores Ltd
Kimino Yuzu Sparkling Juice	250ml	Glass	JFC Australia Co Pty Ltd	Marine Stores Ltd
Ozeki Japanese Sake Junmaishu Hosui	720ml	Glass	JFC Australia Co Pty Ltd	Marine Stores Ltd
Pokka Ice Lemon Tea	300ml	Aluminium	JFC Australia Co Pty Ltd	Marine Stores Ltd
Pokka Ice Lychee Tea	300ml	Aluminium	JFC Australia Co Pty Ltd	Marine Stores Ltd
Pokka Ice Peach Tea	300ml	Aluminium	JFC Australia Co Pty Ltd	Marine Stores Ltd
Pokka Oolong Tea	300ml	Aluminium	JFC Australia Co Pty Ltd	Marine Stores Ltd
The Karuizawa Beer Black	350ml	Aluminium	JFC Australia Co Pty Ltd	Marine Stores Ltd
The Karuizawa Beer Clear	350ml	Aluminium	JFC Australia Co Pty Ltd	Marine Stores Ltd
The Karuizawa Beer Craft Yuzu	350ml	Aluminium	JFC Australia Co Pty Ltd	Marine Stores Ltd
The Karuizawa Beer Dark	350ml	Aluminium	JFC Australia Co Pty Ltd	Marine Stores Ltd
The Karuizawa Shiro Beer Weiss	350ml	Aluminium	JFC Australia Co Pty Ltd	Marine Stores Ltd
Neutonic Smarter Energy Orange Sunrise	330ml	Aluminium	JS Supplement Imports Pty Ltd	Statewide Recycling
Neutonic Smarter Energy Tropical Ice	330ml	Aluminium	JS Supplement Imports Pty Ltd	Statewide Recycling
NEFT Vodka	100ml	Can - Steel	Japanese Quality Whisky Society Pty Ltd	Marine Stores Ltd
Juice Story Cloudy Apple Real Juice with Prebiotics and Vitamin C	300ml	Glass	Jiva Products Pty Ltd	Marine Stores Ltd
Juice Story Glow Real Juice Apple, Beetroot, Carrot, Celery, Ginger, Aloe Vera, Vit c	300ml	Glass	Jiva Products Pty Ltd	Marine Stores Ltd
Pick'd Immunity Super Shot Orange Peel Extract, Ginger, Turmeric, Ginseng	60ml	Glass	Jiva Products Pty Ltd	Marine Stores Ltd
Xtreme Bright Berry Protein Shot with Apple, Raspberry, Ginger Vitamin C	100ml	Glass	Jiva Products Pty Ltd	Marine Stores Ltd
Koko Bliss Natural Coconut Water & Chocolate	325ml	Aluminium	Khamed Pty Ltd	Statewide Recycling
Koko Bliss Natural Coconut Water & Coconut Pulp	325ml	Aluminium	Khamed Pty Ltd	Statewide Recycling
Koko Bliss Natural Coconut Water & Lychee	325ml	Aluminium	Khamed Pty Ltd	Statewide Recycling
Koko Bliss Natural Coconut Water Chocolate & Pistachio	325ml	Aluminium	Khamed Pty Ltd	Statewide Recycling
Real Coffee Ice Break Regular Strength No Sugar Added	500ml	HDPE	Lactalis Australia	Statewide Recycling
Real Coffee Ice Break Regular Strength No Sugar Added	750ml	HDPE	Lactalis Australia	Statewide Recycling
Twang Russ Energy Sour Fruit Twangle Caffeine & Guarana	355ml	Aluminium	Last St Pty Ltd	Statewide Recycling
Twang Russ Energy Sour Watermelon Caffeine & Guarana	355ml	Aluminium	Last St Pty Ltd	Statewide Recycling
Kirin Hyoketsu Lemon 6%	440ml	Aluminium	Lion-Beer, Spirits & Wine Pty Ltd t/as Lion Beer Australia	Marine Stores Ltd
Kirin Hyoketsu Mango 6%	440ml	Aluminium	Lion-Beer, Spirits & Wine Pty Ltd t/as Lion Beer Australia	Marine Stores Ltd
XXXX Ginger Low Sugar Alcoholic Ginger Beer	330ml	Aluminium	Lion-Beer, Spirits & Wine Pty Ltd t/as Lion Beer Australia	Marine Stores Ltd
Mismatch Brewing Co Hazy XPA	375ml	Aluminium	Mismatch Brewing Company Pty Ltd	Statewide Recycling
Mismatch Brewing Co India Pale Ale	375ml	Aluminium	Mismatch Brewing Company Pty Ltd	Statewide Recycling
Nexba Better Soda Pink Lychee No sugar	330ml	Aluminium	Nexba Beverages Pty Ltd	Statewide Recycling
Nexba Better Soda Yuzu Lime No sugar	330ml	Aluminium	Nexba Beverages Pty Ltd	Statewide Recycling
Nexba Buderim Ginger Better Soda Ginger Beer No sugar	330ml	Aluminium	Nexba Beverages Pty Ltd	Statewide Recycling
Nexba Buderim Ginger Kombucha Spicy Ginger Sugar Free	330ml	Aluminium	Nexba Beverages Pty Ltd	Statewide Recycling
Crankt Banana Protein and Energy with Guarana, Magnesium, Calcium, Iron	400ml	PET	Noumi Trading Pty Ltd	Statewide Recycling
Crankt Choc Honeycomb Protein and Energy with Guarana, Magnesium, Calcium, Iron	400ml	PET	Noumi Trading Pty Ltd	Statewide Recycling
Crankt Chocolate Protein and Energy with Guarana, Magnesium, Calcium, Iron	400ml	PET	Noumi Trading Pty Ltd	Statewide Recycling
Ocean Spray Cranberry Raspberry Low Sugar	1,500ml	PET	Ocean Spray International Inc.	Statewide Recycling
PHAN Iced Espresso with a dash of Milk	250ml	Aluminium	Ostindo International Pty Ltd	Statewide Recycling
PHAN Iced Latte	250ml	Aluminium	Ostindo International Pty Ltd	Statewide Recycling
Pirate Life Brewing Fully Charged Lager 4.0%	355ml	Aluminium	Pirate Life Brewing Pty Ltd	Statewide Recycling
Pirate Life Brewing NZIPA	355ml	Aluminium	Pirate Life Brewing Pty Ltd	Statewide Recycling
Pirate Life Brewing Prime Hazy 11 hops 11 malts	500ml	Aluminium	Pirate Life Brewing Pty Ltd	Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size	Container Type	Approval Holder	Collection Arrangements
Pirate Life Brewing Rocky Ridge Dead Straight West Coast India Pale Ale	355ml	Aluminium	Pirate Life Brewing Pty Ltd	Statewide Recycling
Pirate Life Brewing US Hop Harvest NEIPA New England IPA	355ml	Aluminium	Pirate Life Brewing Pty Ltd	Statewide Recycling
Pirate Life Brewing US Hop Harvest Red IPA	355ml	Aluminium	Pirate Life Brewing Pty Ltd	Statewide Recycling
Pirate Life Brewing US Hop Harvest West Coast IPA	355ml	Aluminium	Pirate Life Brewing Pty Ltd	Statewide Recycling
San Junipero Blood Orange Spritz	250ml	Aluminium	Private Label Services Pty Ltd	Statewide Recycling
San Junipero Limoncello Spritz	250ml	Aluminium	Private Label Services Pty Ltd	Statewide Recycling
Prohibition Liquor Co Mandarin Yuzu Gin & Soda	330ml	Aluminium	Prohibition Liquor Co Pty Ltd	Statewide Recycling
Prohibition Liquor Co Peach Nectarine Vodka & Soda	330ml	Aluminium	Prohibition Liquor Co Pty Ltd	Statewide Recycling
Prohibition Liquor Co Watermelon Finger Lime Vodka & Soda	330ml	Aluminium	Prohibition Liquor Co Pty Ltd	Statewide Recycling
Northbrook No Sugar Lightly Sparkling Water Blood Orange	330ml	Aluminium	Remedy Kombucha Pty Ltd	Marine Stores Ltd
Northbrook No Sugar Lightly Sparkling Water Passion Fruit	330ml	Aluminium	Remedy Kombucha Pty Ltd	Marine Stores Ltd
Northbrook No Sugar Lightly Sparkling Water Raspberry	330ml	Aluminium	Remedy Kombucha Pty Ltd	Marine Stores Ltd
Regal No Sugar Passionfruit Flavoured Soft Drink	250ml	Aluminium	Remedy Kombucha Pty Ltd	Marine Stores Ltd
Regal No Sugar Pineapple Flavoured Soft Drink	250ml	Aluminium	Remedy Kombucha Pty Ltd	Marine Stores Ltd
Regal No Sugar Raspberry Flavoured Soft Drink	250ml	Aluminium	Remedy Kombucha Pty Ltd	Marine Stores Ltd
Regal No Sugar Watermelon Flavoured Soft Drink	250ml	Aluminium	Remedy Kombucha Pty Ltd	Marine Stores Ltd
Regal No Sugar Yuzu Flavoured Soft Drink	250ml	Aluminium	Remedy Kombucha Pty Ltd	Marine Stores Ltd
Remedy Organic Kombucha Pineapple Lime No Sugar	250ml	Aluminium	Remedy Kombucha Pty Ltd	Marine Stores Ltd
Remedy Organic Kombucha Wild Berry No Sugar	1,250ml	PET	Remedy Kombucha Pty Ltd	Marine Stores Ltd
FIUGGI Natural Mineral Water	500ml	PET	Retail Sales Solutions Pty Ltd	Statewide Recycling
FIUGGI Natural Mineral Water	1,000ml	Glass	Retail Sales Solutions Pty Ltd	Statewide Recycling
FIUGGI Natural Mineral Water	750ml	Glass	Retail Sales Solutions Pty Ltd	Statewide Recycling
FIUGGI Natural Mineral Water Sparkling	1,000ml	Glass	Retail Sales Solutions Pty Ltd	Statewide Recycling
FIUGGI Natural Mineral Water Sparkling	750ml	Glass	Retail Sales Solutions Pty Ltd	Statewide Recycling
Sammy Piquant La Picante Spritz Charred Agave Salted Lime Habanero Non Alcoholic Cocktail	250ml	Aluminium	Sammy Piquant Pty Ltd	Statewide Recycling
Sisel Eternity Synergistic with Naturally Occurring Resveratrol and Polyphenols	750ml	PET	Sisel Australia Pty Ltd	Statewide Recycling
Sisel FuCoyDon UFG Intensified Naturally Flavoured Limu Moui Beverage	750ml	PET	Sisel Australia Pty Ltd	Statewide Recycling
Sisel SpectraMAXX Megatonic Trace Minerals Antioxidants Vitamins	750ml	PET	Sisel Australia Pty Ltd	Statewide Recycling
BuzzBallz BIGGIES Berry Cherry Limeade	1,500ml	PET	Southtrade International	Statewide Recycling
BuzzBallz BIGGIES GOAAAAAL Melon	1,500ml	PET	Southtrade International	Statewide Recycling
BuzzBallz BIGGIES Lime Chill ITA	1,500ml	PET	Southtrade International	Statewide Recycling
BuzzBallz BIGGIES Strawberry Chill ITA	1,500ml	PET	Southtrade International	Statewide Recycling
Fireball Red Hot Cinnamon Liqueur with Whisky	50ml	PET	Southtrade International	Statewide Recycling
Sheepdog Peanut Butter & Whiskey	200ml	PET	Southtrade International	Statewide Recycling
Spike Sparkling Vinegar Apple Cider Zero Sugar	330ml	Aluminium	Spike Beverages Pty Ltd	Statewide Recycling
Spike Sparkling Vinegar Lemon Apple Cider Zero Sugar	330ml	Aluminium	Spike Beverages Pty Ltd	Statewide Recycling
Spike Sparkling Vinegar Mango Apple Cider Zero Sugar	330ml	Aluminium	Spike Beverages Pty Ltd	Statewide Recycling
StrangeLove Double Ginger Beer - Lo-Cal Soda	250ml	Aluminium	StrangeLove Beverage Company Pty Ltd	Flagcan Distributors
StrangeLove Dry Ginger Ale	200ml	Aluminium	StrangeLove Beverage Company Pty Ltd	Flagcan Distributors
StrangeLove Light Tonic	200ml	Aluminium	StrangeLove Beverage Company Pty Ltd	Flagcan Distributors
StrangeLove Lime & Jalapeno - Lo-Cal Soda	250ml	Aluminium	StrangeLove Beverage Company Pty Ltd	Flagcan Distributors
StrangeLove Soda Water	200ml	Aluminium	StrangeLove Beverage Company Pty Ltd	Flagcan Distributors
StrangeLove Tonic No 8	200ml	Aluminium	StrangeLove Beverage Company Pty Ltd	Flagcan Distributors
StrangeLove Very Mandarin - Lo-Cal Soda	250ml	Aluminium	StrangeLove Beverage Company Pty Ltd	Flagcan Distributors
StrangeLove Yuzu From Japan - Lo-Cal Soda	250ml	Aluminium	StrangeLove Beverage Company Pty Ltd	Flagcan Distributors
Elta Ego Cosmopolitan Alcohol-Free Cocktail Zero Sugar	250ml	Aluminium	Sunset Society International Limited	Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size	Container Type	Approval Holder	Collection Arrangements
Elta Ego Strawberry Daiquiri Alcohol-Free Cocktail	250ml	Aluminium	Sunset Society International Limited	Statewide Recycling
TafeSA Campus Brewery American Stout	330ml	Glass	TAFESA	Statewide Recycling
TafeSA Campus Brewery Hazy IPA	500ml	Glass	TAFESA	Statewide Recycling
CALYPSO Dragon Breeze Lemonade	473ml	Glass	The Trustee For Trident Unit Trust t/as Sunroad Food & Beverage	Statewide Recycling
Jarritos Zero Soda Mandarin No Sugar	370ml	Glass	The Trustee For Trident Unit Trust t/as Sunroad Food & Beverage	Statewide Recycling
Robbers Dog Dark & Stormy	375ml	Aluminium	The Trustee for the Davies Family Trust t/as Robbers Dog	Marine Stores Ltd
Robbers Dog Moonshine & Cola	375ml	Aluminium	The Trustee for the Davies Family Trust t/as Robbers Dog	Marine Stores Ltd
Robbers Dog Sourmash Moonshine & Dry	375ml	Aluminium	The Trustee for the Davies Family Trust t/as Robbers Dog	Marine Stores Ltd
Robbers Dog Vodka & Ruby Grapefruit	375ml	Aluminium	The Trustee for the Davies Family Trust t/as Robbers Dog	Marine Stores Ltd
Robbers Dog Vodka Lime & Soda	375ml	Aluminium	The Trustee for the Davies Family Trust t/as Robbers Dog	Marine Stores Ltd
STOLI Vodka	50ml	PET	Think Spirits Pty Ltd	Statewide Recycling
Gin & Booch Passionfruit	250ml	Aluminium	Thomas Stephen Foglia t/as Foli	Statewide Recycling
Kamikaze Energy Blue Raspberry Party Series Edition 2 Zero Carbs & Sugar	500ml	Aluminium	Tribeca Pty Ltd	Marine Stores Ltd
Kamikaze Energy Electric Lemonade Party Series Edition 1 Zero Carbs & Sugar	500ml	Aluminium	Tribeca Pty Ltd	Marine Stores Ltd
Kamikaze Energy Fire Engine Red Lemonade Sport Series Edition 1 Zero Carbs & Sugar	500ml	Aluminium	Tribeca Pty Ltd	Marine Stores Ltd
Kamikaze Energy Goat Grape Sport Series Edition 1 Zero Carbs & Sugar	500ml	Aluminium	Tribeca Pty Ltd	Marine Stores Ltd
The Uraidla Brewery Endless Abyss Pistachio & Chocolate Pastry Stout	375ml	Aluminium	Uraidla Hotel (SA) Pty Ltd	Statewide Recycling
The Uraidla Brewery Equinox DDH DIPA	375ml	Aluminium	Uraidla Hotel (SA) Pty Ltd	Statewide Recycling
The Uraidla Brewery Forsaken West Coast DIPA	375ml	Aluminium	Uraidla Hotel (SA) Pty Ltd	Statewide Recycling
The Uraidla Brewery Galactic Flow TDH DIPA	375ml	Aluminium	Uraidla Hotel (SA) Pty Ltd	Statewide Recycling
The Uraidla Brewery Golden Ritual Pineapple Sour	375ml	Aluminium	Uraidla Hotel (SA) Pty Ltd	Statewide Recycling
The Uraidla Brewery Graveborn DDH TIPA	375ml	Aluminium	Uraidla Hotel (SA) Pty Ltd	Statewide Recycling
The Uraidla Brewery Mistwood West Coast IPA	375ml	Aluminium	Uraidla Hotel (SA) Pty Ltd	Statewide Recycling
The Uraidla Brewery Moonlight Oatmeal Stout	375ml	Aluminium	Uraidla Hotel (SA) Pty Ltd	Statewide Recycling
The Uraidla Brewery Wizards Wrath West Coast IPA	375ml	Aluminium	Uraidla Hotel (SA) Pty Ltd	Statewide Recycling
Walovi Herbal Drink No Sugar	310ml	Aluminium	Valucky Australia Pty Ltd	Marine Stores Ltd
Walovi Sparkling Herbal Drink	320ml	Aluminium	Valucky Australia Pty Ltd	Marine Stores Ltd
23rd St. Limoncello Fizz with Australian Lemons	300ml	Aluminium	Vok Beverages Pty Ltd	Statewide Recycling
Young Living NingXia Zyng Lime Wolfberry Black Pepper Sparkling Beverage	250ml	Aluminium	Young Living Essential Oils (Australasia) Pty. Ltd.	Statewide Recycling
Lyre's Classico Rose Non-Alcoholic Sparkling	750ml	Glass	Zero Proof Australia Pty Ltd t/as Lyres Spirit Co	Statewide Recycling

ENVIRONMENT PROTECTION ACT 1993

SECTION 69

Variation to Existing Approval of Collection Depot

I, Nicholas Stewart, Delegate of the Environment Protection Authority ('the Authority'), pursuant to Section 69 of the *Environment Protection Act 1993* (SA) ('the Act') hereby:

Vary the approval of the collection depots listed at Schedule 1 of this notice, that was granted under the Act prior to the date of this Notice and impose the conditions of this approval to be as follows:

1.1 *Approval of Collection Depot:*

The collection depot identified by reference to the following matters is approved:

- the name of the collection depot described in column 1 of Schedule 1 of this Notice;
- the name of the company identified in column 2 of Schedule 1 of this Notice;
- the name of the proprietor of the depot identified in column 3 of Schedule 1 of this Notice;
- the location of the depot described in columns 4-7 of Schedule 1 of this Notice.

The collection depot listed at Schedule 1 of this Notice is approved in relation to all classes of containers, which were approved under the Act, at or subsequent to the date of this Notice, as Category B Containers.

1.2 *Conditions of Approval:*

Impose the following conditions on the approval:

1. If the Approval Holder's name or postal address (or both) changes, then the Approval Holder must inform the Authority in writing, within 28 days of the change occurring.
2. If the collection depot is sold to another party, the Approval Holder must inform the Authority in writing, within 28 days of settlement.
3. The Approval Holder who wishes to cease operation of the depot shall notify the Authority in writing no less than 14 days from the date of closing.
4. The Approval Holder, or a person acting on his or her behalf, must not pay a refund on, or seek reimbursement for, containers that the Approval Holder, or the person acting on his or her behalf, knows were not purchased in South Australia.
5. The Approval Holder must ensure that prominent signage is displayed, detailing the offence and the penalties under Section 69 the Act, for presenting interstate containers for refund.

Dated: 14 May 2026

NICHOLAS STEWART
Delegate of the Environment Protection Authority

SCHEDULE 1

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7
Depot Name	Company Name	Proprietors	Depot Location Street	Depot Location Suburb	Certificate of Title/Volume	Collection Area
Durable Recycling (McLaren Vale)	Durable Resource Pty Ltd	Zhifei Xue; Liping Han	6,229 Main Road	MCLAREN VALE	5145/924	Metro
Scouts Recycling Edinburgh North	Scouts Recycling & Return-It Pty Ltd	Scouts Recycling & Return-It Pty Ltd	5 Bellchambers Road	EDINBURGH NORTH	5528/532	Metro
Scout Recycling Centre Salisbury	Scouts Recycling & Return-It Pty Ltd	Scouts Recycling & Return-It Pty Ltd	81 Stanbel Road	SALISBURY PLAIN	4132/400	Metro
Scout Recycling Angle Vale	Scouts Recycling & Return-It Pty Ltd	Scouts Recycling & Return-It Pty Ltd	123 Angle Vale Road	ANGLE VALE	CT6066/751	Metro
Scout Recycling Centre Port Adelaide	Scouts Recycling & Return-It Pty Ltd	Scouts Recycling & Return-It Pty Ltd	326 Commercial Road	PORT ADELAIDE	n/a	Metro
Scout Recycling Centre Magill	Scouts Recycling & Return-It Pty Ltd	Scouts Recycling & Return-It Pty Ltd	657 Magill Road	MAGILL	n/a	Metro
Scout Recycling Centre Green Fields	Scouts Recycling & Return-It Pty Ltd	Scouts Recycling & Return-It Pty Ltd	670,Port Wakefield Road	GREEN FIELDS	n/a	Metro
Scout Recycling Centre Port Pirie	Scouts Recycling & Return-It Pty Ltd	Scouts Recycling & Return-It Pty Ltd	Lot 51,Three Chain Road	PORT PIRIE	4354/254	Regional
Scout Recycling Centre Adelaide Hills	Scouts Recycling & Return-It Pty Ltd	Scouts Recycling & Return-It Pty Ltd	Windmill Hill Road	HAHNDORF	4086/566	Regional
Aldinga Recycle Centre	Browns Aldinga Pty Ltd	Browns Aldinga Pty Ltd	64 How Road	ALDINGA BEACH	5238/333	Metro
Lucindale Recycling Depot	Lucindale Football Club	Lucindale Football Club	15 Banksia Street	LUCINDALE	5471/928	Regional
Scout Recycling Centre Gawler	Scouts Recycling & Return-It Pty Ltd	Scouts Recycling & Return-It Pty Ltd	10 Paxton Street	WILLASTON	n/a	Metro
Scout Recycling Centre Munno Para	Scouts Recycling & Return-It Pty Ltd	Scouts Recycling & Return-It Pty Ltd	39B Anderson Walk	SMITHFIELD	4051/526	Metro

FISHERIES MANAGEMENT (PRAWN FISHERIES) REGULATIONS 2017

Variation on Prohibition of Fishing Activities in the Spencer Gulf Prawn Fishery

Take note that pursuant to Regulation 10 of the *Fisheries Management (Prawn Fisheries) Regulations 2017*, the notice dated 8 September 2025 published on pages 3810 and 3811 of the *South Australian Government Gazette* on 11 September 2025 prohibiting fishing activities in the Spencer Gulf Prawn Fishery, is hereby varied such that it will not be unlawful for a person fishing pursuant to a Spencer Gulf Prawn Fishery licence to use prawn trawl nets in the areas specified in Schedule 1, during the period specified in Schedule 2, and under the conditions specified in Schedule 3.

SCHEDULE 1

The waters of the Spencer Gulf Prawn Fishery:

(a) Except the Northern closure area, which is defined as the area north of the following index points:

1. 33°37.00S 137°14.00E East Shore
2. 33°37.00S 137°33.00E
3. 33°46.00S 137°44.00E West Shore

Points 1-2 and 2-3 are designated east-west lines.

(b) Except the Wallaroo closure area, which is defined as the waters contained within the following index points:

1. 33°44.00S 137°25.00E
2. 33°48.30S 137°32.30E
3. 33°51.97S 137°28.90E
4. 33°53.09S 137°31.05E
5. 33°55.34S 137°30.55E
6. 33°55.45S 137°25.98E
7. 33°54.51S 137°23.55E
8. 33°52.98S 137°24.78E
9. 33°50.00S 137°21.00E

Then back to point 1

Points 1-2, 3-4, 5-6, 6-7 and 8-9 are designated east-west lines.

(c) Except the Southern closure area, which is defined as the waters contained within the following index points:

1. 33°41.70S 137°05.60E West Shore
2. 33°52.20S 137°14.60E
3. 33°53.36S 137°12.43E
4. 33°57.66S 137°15.12E
5. 34°14.20S 136°59.00E
6. 34°35.30S 136°59.00E
7. 34°35.30S 136°33.00E
8. 34°06.10S 136°47.00E
9. 34°04.11S 136°44.86E
10. 34°02.70S 136°47.64E
11. 34°00.00S 136°44.47E
12. 33°58.70S 136°46.76E
13. 33°52.00S 136°40.75E West Shore

Points 1-2, 3-4, 6-7, 8-9, 10-11 and 12-13 are designated east-west lines.

(d) Except the Wardang closure area, which is defined as the waters contained within the following index points:

1. 34°10.00S 137°28.00E
2. 34°21.00S 137°12.00E
3. 34°45.00S 137°15.00E
4. 34°48.53S 137°09.45E
5. 34°48.53S 137°06.00E
6. 34°50.75S 137°06.00E
7. 34°54.00S 137°01.00E

(e) Except the Corny closure area, which is defined as the waters contained within following closure index points:

1. 34°27.00S 136°53.00E
2. 34°27.00S 137°02.00E
3. 34°35.00S 136°56.00E
4. 34°48.60S 136°52.00E
5. 34°54.00S 136°52.00E
6. 34°54.00S 136°48.50E
7. 34°49.50S 136°48.50E
8. 34°49.50S 136°40.50E
9. 34°39.50S 136°40.50E

Then back to point 1

- (f) Except the Illusions Snapper closure area, which is defined as the waters contained within the following closure index points:
1. 33°28.80S 137°32.20E
 2. 33°28.30S 137°33.20E
 3. 33°28.85S 137°33.50E
 4. 33°29.40S 137°32.50E
- Then back to point 1
- (g) Except the Jurassic Park Snapper closure area, which is defined as the waters contained within the following closure index points:
1. 33°54.90S 137°17.60E
 2. 33°54.40S 137°19.40E
 3. 33°54.70S 137°19.60E
 4. 33°55.20S 137°17.80E
- Then back to point 1
- (h) Except the Estelle Star Snapper closure area, which is defined as the waters contained within the following closure index points:
1. 33°58.80S 136°49.80E
 2. 33°58.20S 136°51.00E
 3. 33°59.10S 136°51.70E
 4. 33°59.80S 136°50.40E
- Then back to point 1
- (i) Except the Southern Spencer Gulf King George Whiting closure area, which is defined as the waters contained within the following closure index points:
1. 34°55.80S 137° 20.80E
 2. 34°31.65S 137° 20.80E
 3. 34°30.00S 137° 20.24E
 4. 34°30.00S 136° 40.00E
 5. 35°33.17S 136° 40.00E
 6. 35°33.17S 138° 00.00E
 7. 35°06.70S 138° 00.00E
 8. 35°06.70S 137° 45.39E

SCHEDULE 2

Commencing at 1900h on 13 May 2026 and ending at 0600h on 16 May 2026.

SCHEDULE 3

1. The coordinates in Schedule 1 are defined as degrees decimal minutes and are based on the World Geodetic System 1984 (WGS 84).
2. No fishing activity may be undertaken between the prescribed times of 0600h and 1900h Australian Central Standard Time during the period specified in Schedule 2.
3. Fishing must cease:
 - (a) in the fishing area known as Southern Wallaroo and North End (the 'Mid/North Gulf' area as described on page 40 of the Management Plan for the South Australian Commercial Spencer Gulf Prawn Fishery October 2020) if the average catch per vessel, per night (based on the best information available to the committee at sea) drops below 500kg; and
 - (b) in the fishing area known as the 'Southern Gulf' area (as described on page 40 of the Management Plan for the South Australian Commercial Spencer Gulf Prawn Fishery October 2020) if the average catch per vessel over two consecutive nights (based on the best information available to the committee at sea) falls below 350kg.
4. Based on the best information available from the fleet, fishing must cease in an area in the Mid/North Gulf if the average prawn bucket count exceeds 260 prawns per 7kg or in an area in the Southern Gulf if the average prawn bucket count exceeds 260 prawns per 7kg.
5. A licence holder or their registered master must immediately notify the Coordinator at Sea if catches of Southern Calamari exceeds 3kg in each of two consecutive trawl fishing shots, cease fishing in that area and provide the following information;
 - (a) The accurate location (coordinates) of each of the trawl shots
 - (b) The weight of calamari in each of trawl shots (in kilograms)
 - (c) The duration of each trawl shot (in minutes).
6. Following the receipt of a report under Clause 5, the Coordinator at Sea will designate an area around the location in which catch exceeded 3kg in each of two consecutive trawl shots which will be prohibited for the remainder of the fishing run. This will be based on the best information provided by the fleet and will be implemented under a variation notice issued pursuant to Regulation 10 of the *Fisheries Management (Prawn Fisheries) Regulations 2017*.
7. No fishing activity may occur without the authorisation of Coordinator at Sea, Ashley Lukin, or other nominated Coordinator at Sea appointed by the Spencer Gulf and West Coast Prawn Association.
8. The authorisation of the Coordinator at Sea must be in writing, signed and record the day, date, and permitted fishing area within the waters of Schedule 1 in the form of a notice sent to the fishing fleet or vary an earlier authorisation issued by the Coordinator at Sea.
9. The Coordinator at Sea must cause a copy of any authorisation for fishing activity or variation of same, made under this notice to be emailed to the Prawn Fisheries Manager immediately after it is made.
10. The Spencer Gulf and West Coast Prawn Association must keep records of all authorisations issued pursuant to this notice.

Dated: 13 May 2026

ASHLEY LUKIN
Coordinator at Sea, Spencer Gulf & West Coast Prawn Association Inc
Delegate of the Minister for Primary Industries and Regional Development

FISHERIES MANAGEMENT ACT 2007

Items Seized—Ceduna Office

Notice is hereby given pursuant to Section 90(2) of the *Fisheries Management Act 2007*, that the following items have been seized by Officers of the Department of Primary Industries and Regions, Fisheries, BETWEEN CEDUNA & DENIAL BAY on 9 January 2026

- (1) 1 x Mesh net with floats and a tent peg attached to rope, approx. 10 metres in length.

The above items were suspected to have been used, or intended to be used, in contravention of the *Fisheries Management Act 2007*, and were taken into possession at:

BETWEEN CEDUNA & DENIAL BAY

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Primary Industries and Regional Development, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Ceduna office of the Department of Primary Industries and Regions, Fisheries.

Dated: 14 May 2026

BREE BALMER
Prosecution Coordinator

FISHERIES MANAGEMENT ACT 2007

Items Seized—Kingston Office

Notice is hereby given pursuant to Section 90(2) of the *Fisheries Management Act 2007*, that the following items have been seized by Officers of the Department of Primary Industries and Regions, Fisheries, at ROBE BOAT RAMP on 21 March 2026:

- (1) 1 x Rock Lobster pot with metal frame, red neck, easy-bait basket and approx. 10 metres light yellow rope.

The above items were suspected to have been used, or intended to be used, in contravention of the *Fisheries Management Act 2007*, and were taken into possession at:

ROBE BOAT RAMP

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Primary Industries and Regional Development, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Kingston office of the Department of Primary Industries and Regions, Fisheries.

Dated: 14 May 2026

BREE BALMER
Prosecution Coordinator

FISHERIES MANAGEMENT ACT 2007

Items Seized—Port Lincoln Office

Notice is hereby given pursuant to Section 90(2) of the *Fisheries Management Act 2007*, that the following items have been seized by Officers of the Department of Primary Industries and Regions, Fisheries, at THISTLE ISLAND on 20 January 2026:

- (1) 1 x Small Rock Lobster pot with black plastic neck, no escape gaps and white rope tied to green rope.

The above items were suspected to have been used, or intended to be used, in contravention of the *Fisheries Management Act 2007*, and were taken into possession at:

THISTLE ISLAND

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Primary Industries and Regional Development, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Port Lincoln office of the Department of Primary Industries and Regions, Fisheries.

Dated: 14 May 2026

BREE BALMER
Prosecution Coordinator

FISHERIES MANAGEMENT ACT 2007

Items Seized—West Beach Office

Notice is hereby given pursuant to Section 90(2) of the *Fisheries Management Act 2007*, that the following items have been seized by Officers of the Department of Primary Industries and Regions, Fisheries, at BERRI on 26 September 2025:

- (1) 1 x Opera House net with black frame and green netting.

The above items were suspected to have been used, or intended to be used, in contravention of the *Fisheries Management Act 2007*, and were taken into possession at:

BERRI

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Primary Industries and Regional Development, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the West Beach office of the Department of Primary Industries and Regions, Fisheries.

Dated: 14 May 2026

BREE BALMER
Prosecution Coordinator

FISHERIES MANAGEMENT ACT 2007

Items Seized—West Beach Office

Notice is hereby given pursuant to Section 90(2) of the *Fisheries Management Act 2007*, that the following items have been seized by Officers of the Department of Primary Industries and Regions, Fisheries, at BLANCHETOWN on 11 April 2026:

- (1) 1 x Green Pyramid net with silver frame
- (2) 1 x Length of green rope—approx. 10m

The above items were suspected to have been used, or intended to be used, in contravention of the *Fisheries Management Act 2007*, and were taken into possession at:

BLANCHETOWN

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Primary Industries and Regional Development, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the West Beach office of the Department of Primary Industries and Regions, Fisheries.

Dated: 14 May 2026

BREE BALMER
Prosecution Coordinator

FISHERIES MANAGEMENT ACT 2007

Items Seized—West Beach Office

Notice is hereby given pursuant to Section 90(2) of the *Fisheries Management Act 2007*, that the following items have been seized by Officers of the Department of Primary Industries and Regions, Fisheries, at BRIGHTON JETTY on 24 December 2024:

- (1) 1 x White rope with small brown float and black mesh.

The above items were suspected to have been used, or intended to be used, in contravention of the *Fisheries Management Act 2007*, and were taken into possession at:

BRIGHTON JETTY

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Primary Industries and Regional Development, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the West Beach office of the Department of Primary Industries and Regions, Fisheries.

Dated: 14 May 2026

BREE BALMER
Prosecution Coordinator

FISHERIES MANAGEMENT ACT 2007

Items Seized—West Beach Office

Notice is hereby given pursuant to Section 90(2) of the *Fisheries Management Act 2007*, that the following items have been seized by Officers of the Department of Primary Industries and Regions, Fisheries, at ONKAPARINGA RIVER on 12 February 2026:

- (1) 1 x Mesh net with floats
- (2) 1 x Blue plastic fish bin with SAFCOL sticker

The above items were suspected to have been used, or intended to be used, in contravention of the *Fisheries Management Act 2007*, and were taken into possession at:

ONKAPARINGA RIVER

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Primary Industries and Regional Development, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the West Beach office of the Department of Primary Industries and Regions, Fisheries.

Dated: 14 May 2026

BREE BALMER
Prosecution Coordinator

FISHERIES MANAGEMENT ACT 2007

Items Seized—West Beach Office

Notice is hereby given pursuant to Section 90(2) of the *Fisheries Management Act 2007*, that the following items have been seized by Officers of the Department of Primary Industries and Regions, Fisheries, at RAPID BAY on 21 March 2026:

- (1) 1 x Drop net with green rope and wire mesh base.

The above items were suspected to have been used, or intended to be used, in contravention of the *Fisheries Management Act 2007*, and were taken into possession at:

RAPID BAY

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Primary Industries and Regional Development, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the West Beach office of the Department of Primary Industries and Regions, Fisheries.

Dated: 14 May 2026

BREE BALMER
Prosecution Coordinator

FISHERIES MANAGEMENT ACT 2007

Items Seized—West Beach Office

Notice is hereby given pursuant to Section 90(2) of the *Fisheries Management Act 2007*, that the following items have been seized by Officers of the Department of Primary Industries and Regions, Fisheries, at SWAN REACH on 9 May 2026:

- (1) 1 x Green foldable fish trap with 6 entries

The above items were suspected to have been used, or intended to be used, in contravention of the *Fisheries Management Act 2007*, and were taken into possession at:

SWAN REACH

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Primary Industries and Regional Development, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the West Beach office of the Department of Primary Industries and Regions, Fisheries.

Dated: 14 May 2026

BREE BALMER
Prosecution Coordinator

FISHERIES MANAGEMENT ACT 2007

Items Seized—West Beach Office

Notice is hereby given pursuant to Section 90(2) of the *Fisheries Management Act 2007*, that the following items have been seized by Officers of the Department of Primary Industries and Regions, Fisheries, at SWAN REACH on 9 May 2026:

- (1) 1 x Handmade cylindrical black plastic fish trap with PVC pipe escape exits
- (2) 1 x Black rectangular mesh fish trap with metal frame

The above items were suspected to have been used, or intended to be used, in contravention of the *Fisheries Management Act 2007*, and were taken into possession at:

SWAN REACH

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Primary Industries and Regional Development, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the West Beach office of the Department of Primary Industries and Regions, Fisheries.

Dated: 14 May 2026

BREE BALMER
Prosecution Coordinator

FISHERIES MANAGEMENT ACT 2007

Items Seized—West Beach Office

Notice is hereby given pursuant to Section 90(2) of the *Fisheries Management Act 2007*, that the following items have been seized by Officers of the Department of Primary Industries and Regions, Fisheries, at SWAN REACH on 9 May 2026:

- (1) 4 x Opera house traps with rope and floats (either Styrofoam buoy or orange pool noodle buoy).

The above items were suspected to have been used, or intended to be used, in contravention of the *Fisheries Management Act 2007*, and were taken into possession at:

SWAN REACH

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Primary Industries and Regional Development, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the West Beach office of the Department of Primary Industries and Regions, Fisheries.

Dated: 14 May 2026

BREE BALMER
Prosecution Coordinator

FISHERIES MANAGEMENT ACT 2007

Items Seized—Whyalla Office

Notice is hereby given pursuant to Section 90(2) of the *Fisheries Management Act 2007*, that the following items have been seized by Officers of the Department of Primary Industries and Regions, Fisheries, at COWLEDS LANDING SANCTUARY ZONE on 20 February 2026:

- (1) 1 x Mud crab pot with blue netting, 4 black legs, 1 x 200mm float, approx. 12m yellow rope and bait clip.
- (2) 1 x Mud crab pot with yellow netting, 4 black legs, 1 faded yellow and blue rubber float with 5 reflective tapes, marked with number 74, a length of yellow rope approx. 13m and 1 bait clip.

The above items were suspected to have been used, or intended to be used, in contravention of the *Fisheries Management Act 2007*, and were taken into possession at:

COWLEDS LANDING SANCTUARY ZONE

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Primary Industries and Regional Development, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Whyalla office of the Department of Primary Industries and Regions, Fisheries.

Dated: 14 May 2026

BREE BALMER
Prosecution Coordinator

FISHERIES MANAGEMENT ACT 2007

Items Seized—Yorke town Office

Notice is hereby given pursuant to Section 90(2) of the *Fisheries Management Act 2007*, that the following items have been seized by Officers of the Department of Primary Industries and Regions, Fisheries, at EDITHBURGH on 6 April 2026.

- (1) 2 x Crab nets with blue rope.

The above items were suspected to have been used, or intended to be used, in contravention of the *Fisheries Management Act 2007*, and were taken into possession at:

EDITHBURGH

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Primary Industries and Regional Development, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Yorke town office of the Department of Primary Industries and Regions, Fisheries.

Dated: 14 May 2026

BREE BALMER
Prosecution Coordinator

FISHERIES MANAGEMENT ACT 2007

Items Seized—Yorke town Office

Notice is hereby given pursuant to Section 90(2) of the *Fisheries Management Act 2007*, that the following items have been seized by Officers of the Department of Primary Industries and Regions, Fisheries, at HARDWICKE BAY on 13 November 2025:

- (1) 1 x Double ring drop net with containers attached by rope.

The above items were suspected to have been used, or intended to be used, in contravention of the *Fisheries Management Act 2007*, and were taken into possession at:

HARDWICKE BAY

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Primary Industries and Regional Development, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Yorke town office of the Department of Primary Industries and Regions, Fisheries.

Dated: 14 May 2026

BREE BALMER
Prosecution Coordinator

FISHERIES MANAGEMENT ACT 2007

Items Seized—Yorke town Office

Notice is hereby given pursuant to Section 90(2) of the *Fisheries Management Act 2007*, that the following items have been seized by Officers of the Department of Primary Industries and Regions, Fisheries, at POINT TURTON on 22 April 2026:

- (1) 2 x Drop nets with green rope and black bait baskets.

The above items were suspected to have been used, or intended to be used, in contravention of the *Fisheries Management Act 2007*, and were taken into possession at:

POINT TURTON

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Primary Industries and Regional Development, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Yorke town office of the Department of Primary Industries and Regions, Fisheries.

Dated: 14 May 2026

BREE BALMER
Prosecution Coordinator

FISHERIES MANAGEMENT ACT 2007

SECTION 115

Ministerial Exemption: ME9903414

Take notice that pursuant to Section 115 of the *Fisheries Management Act 2007*, I, Professor Gavin Begg, Executive Director Fisheries and Aquaculture, delegate of the Minister for Primary Industries and Regional Development, hereby declare that holders of a Commonwealth concession issued under the *Fisheries Management Act 1991* (Commonwealth) (the 'exemption holder') are exempt from Section 72 of the *Fisheries Management Act 2007* and Regulation 6(1)(c) of the *Fisheries Management (General) Regulations 2017* but only insofar as the exemption holder may possess Snapper (*Chrysophrys auratus*) on a fishing vessel that may be used under their Commonwealth concession while transiting the Snapper closure area (the 'exempted activity'), subject to the conditions set out in Schedule 1 during the period specified in Schedule 2 unless varied or revoked earlier.

SCHEDULE 1

1. All Snapper in the exemption holder's possession must have been taken lawfully in waters outside the **Snapper closure area**.
2. At least one hour prior to travelling through any part of the **Snapper closure area** described in this notice, the exemption holder must, if in possession of Snapper, make a prior report to the Department of Primary Industries and Regions (PIRSA) via the Commercial Fishing SA App or Fishwatch on 1800 065 522 and must provide the Department the following information:
 - The name of the person making the telephone call or providing the information via the App;
 - Contact phone number of the person making the telephone call or providing the information via the App;

- The Commonwealth concession type and number;
 - Name of vessel;
 - Weight of Snapper on board;
 - The time the boat will enter the Snapper closure area; and
 - The point of landing.
3. At least one hour prior to arrival at the point of landing in South Australia the exemption holder must, if in possession of Snapper, make a prior report to PIRSA via the Commercial Fishing SA App or Fishwatch (1800 065 522) of the time the boat will arrive at the nominated point of landing.
 4. The exemption holder must not delete or alter tack logs recorded on electronic devices (e.g., Chart plotter, Global Positioning System) on board the boat for a period of 7 days after creating the track log if the boat has transited the Snapper closure area.
 5. Each Commonwealth concession holder transiting Snapper in the closure area must be provided a copy of this notice prior to and must be in possession of a copy of this notice while engaging in the activity. This notice must be produced to a Fisheries Officer if requested.

SCHEDULE 2

From 9 February 2026 until 8 February 2027.

For the purpose of this Notice, the **Snapper closure area** includes all of the following waters:

Gulf St. Vincent and Kangaroo Island Fishing Zone means the waters of Gulf St. Vincent and surrounding waters contained within and bounded by a line commencing at Mean High Water Springs closest to 34°59'59.95" South, 136°58'07.73" East (Gleesons Landing, Yorke Peninsula), then beginning southerly following the line of Mean High Water Springs to the location closest to 35°38'26.13" South, 138°07'28.73" East (southern Fleurieu Peninsula), then southerly to Mean High Water Springs closest to 35°48'07.14" South, 138°07'28.73" East (Cape St. Albans, Kangaroo Island), then beginning south-westerly following the line of Mean High Water Springs to the location closest to 35°59'59.95" South, 136°41'04.52" East (south-western Kangaroo Island), then westerly to 35°59'59.95" South, 136°00'00.03" East, then northerly to 35°29'59.95" South, 136°00'00.03" East, then easterly to 35°29'59.95" South, 136°40'12.03" East, then northerly to 34°59'59.95" South, 136°40'12.03" East, then easterly to the point of commencement;

West Coast Fishing Zone means the waters adjacent to the west coast of South Australia contained within and bounded by a line commencing at Mean High Water Springs closest to 31°41'16.13" South, 129°00'00.03" East (Western Australian-South Australian border), then beginning southerly following the line of Mean High Water Springs to the location closest to 33°59'59.90" South, 135°15'32.12" East (western Eyre Peninsula), then westerly to 33°59'59.5" South, 134°00'00.03" East, then southerly to 34°59'59.95" South, 134°00'00.03" East, then westerly to 34°59'59.95" South, 132°00'00.03" East, then northerly to 33°59'59.95" South, 132°00'00.03" East, then westerly to 32°59'59.95" South, 129°00'00.03" East, then northerly to the point of commencement;

Spencer Gulf Fishing Zone means the waters of Spencer Gulf and surrounding water contained within and bounded by a line commencing at Mean High Water Springs closest to 33°59'59.92" South, 135°15'32.12" East (western Eyre Peninsula), then beginning southerly following the line of Mean High Water Springs to the location closest to 34°59'59.95" South, 136°58'07.73" East (Gleesons Landing, Yorke Peninsula), then westerly to 34°59'59.95" South, 136°40'12.03" East, then southerly to 35°29'59.95" South, 136°40'12.03" East, then westerly to 35°29'59.95" South, 136°00'00.03" East, then southerly to 36°59'59.95" South, 136°00'00.03" East, then westerly to 36°59'59.95" South, 135°00'00.03" East, then northerly to 35°59'59.95" South, 135°00'00.03" East, then westerly to 35°59'59.95" South, 134°00'00.03" East, then easterly to the point of commencement; and

Port Adelaide River estuary means all the waters of the Port Adelaide River estuary contained within and bounded by a line commencing at the line of Mean High Water Springs closest to 34°40'12.26" South, 138°26'35.25" East (end of Port Gawler Road), then beginning easterly following the line of Mean High Water Springs, including West Lakes, North Arm and tributaries, to the location closest to 34°46'59.03" South, 138°28'40.48" East, then north-westerly to the point of commencement, but excluding any lands or waters so encompassed that lie landward of the line of Mean High Water Springs.

For the purpose of this notice all lines are geodesics based on the Geocentric Datum of Australia (GDA2020). GDA2020 has the same meaning as in the *National Measurement (Recognized-Value Standard of Measurement of Position) Determination 2017* made under Section 8A of the *National Measurement Act 1960* of the Commonwealth. All co-ordinates are expressed in terms of GDA2020.

Dated: 3 February 2026

PROFESSOR GAVIN BEGG

Executive Director

Fisheries and Aquaculture

Delegate of the Minister for Primary Industries and Regional Development

FISHERIES MANAGEMENT ACT 2007

SECTION 115

Ministerial Exemption: ME9903422

Take notice that, pursuant to Section 115 of the *Fisheries Management Act 2007*, I Professor Gavin Begg, Executive Director Fisheries and Aquaculture, delegate of the Minister for Primary Industries and Regional Development, hereby exempt the holder of a Gulf St Vincent Prawn Fishery Licence (exemption holder) and their registered masters from Section 70 of the *Fisheries Management Act 2007*, and Regulation 5, Clause 26(a) of Schedule 6 of the *Fisheries Management (General) Regulations 2017* but only insofar as they may operate single, double or triple rigs with a combined headline length greater than 27.43 metres but not exceeding 29.26 metres (exempted activity) when fishing pursuant to a licence in the waters specified in Schedule 1, subject to the conditions specified in Schedule 2, from 7 May 2026 until 6 May 2027 unless otherwise varied or revoked.

SCHEDULE 1

Waters of the Gulf St Vincent Prawn Fishery as defined in the *Fisheries Management (Prawn) Regulations 2017*, South Australia, excluding aquatic reserves and habitat protection, sanctuary or restricted access zones of any marine park (unless otherwise authorised under the *Marine Parks Act 2007*).

SCHEDULE 2

1. The exempted activity may only be undertaken from a registered vessel that has an overall length greater than 15.2 metres and less than 22 metres.
2. The exemption holder must not contravene or fail to comply with the *Fisheries Management Act 2007*, licence conditions or any regulations made under that Act, except where specifically exempted by this notice.
3. A copy of this exemption notice must be carried on board the vessel when undertaking the exempted activity.

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

Dated: 6 May 2026

PROFESSOR GAVIN BEGG
Executive Director
Fisheries and Aquaculture

Delegate of the Minister for Primary Industries and Regional Development

FISHERIES MANAGEMENT ACT 2007

SECTION 115

Ministerial Exemption: ME9903426

Take notice that pursuant to Section 115 of the *Fisheries Management Act 2007*, Professor Charlie Huveneers of Flinders University, Sturt Road, Bedford Park (hereinafter referred to as the "exemption holder") and his nominated agents are exempt from Section 70 of the *Fisheries Management Act 2007* (the Act) and Clauses 74 and 96 of Schedule 6 of the *Fisheries Management (General) Regulations 2017* within the waters specified in Schedule 1 but only insofar as the activities are consistent with the educational activities specified in Schedule 2, using the gear specified in Schedule 3 (the 'exempted activity'), subject to the conditions specified in Schedule 4, from 8 May 2026 until 31 July 2026, unless varied or revoked earlier.

SCHEDULE 1

Activities undertaken under this exemption may only be conducted in waters excluding specially protected areas greater than 10 metres in depth and only within the area bounded by the following coordinates:

- 34° 45'.00"S 138° 17'.00"E
- 34° 47'.00"S 138° 17'.00"E
- 34° 47'.00"S 138° 15'.00"E
- 34° 45'.00"S 138° 15'.00"E (GDA 94).

SCHEDULE 2

Activities consistent with the teaching of scientific sampling techniques conducted as part of the courses provided by Flinders University in the subject Fisheries Management and Science (BIOL3752).

SCHEDULE 3

1 x prawn trawl net with a cod end of a maximum mesh size of 50mm.

SCHEDULE 4

1. The exemption holder will be deemed responsible for the conduct of all persons conducting the exempted activities under this notice. Any person conducting activities under this exemption must be provided a copy of this notice, which they must have signed as an indication that they have read and understand the conditions under it.
2. The nominated agents of the exemption holder are:
 - Demonstrators under the supervision of the topic coordinator of the College of Science and Engineering Sciences, Flinders University.
3. The exemption holder or nominated agents may be assisted in the exemption activity by enrolled Students of the College of Science and Engineering Sciences, Flinders University, while under direct supervision of the exemption holder or a nominated agent.
4. The Ministerial exemption holder or nominated agents must ensure that the exempted activity is limited to a maximum of one night in total.
5. The exemption holder or nominated agents must ensure that all species, including prawns, are not retained and any fish caught during the exempted activity are returned to the water as soon as practicable.
6. The exemption holder or nominated agents must ensure that any protected species incidentally caught while undertaking the exempted activity must be returned to the water unencumbered as soon as practicable.
7. The exemption holder or nominated agents must ensure that the exempted activity is conducted during the night between sunset and sunrise (as published in the *South Australian Government Gazette* pursuant to the requirements of the *Proof of Sunrise and Sunset Act 1923*) and may only use the South Australian Research and Development Institute (SARDI) Research Vessel, *Ngerin*.
8. The exemption holder or nominated agent must not conduct any other fishing activity while undertaking the exempted activity.
9. Before undertaking the exemption activity, the exemption holder or a person acting as his agent must contact PIRSA FISHWATCH on 1800 065 522 and answer a series of questions about the exemption activity. The exemption holder or nominated agent will need to have a copy of the exemption at the time of making the call and be able to provide information about the area and time of the exempted activity, the vehicles and/or boats involved, the number of agents undertaking the exemption activity and other related questions.
10. The Ministerial exemption holder or nominated agent must provide a report in writing detailing the activities carried out pursuant to this notice to PIRSA, Fisheries and Aquaculture (GPO Box 1625, Adelaide SA 5001) within 14 days of the activity being completed with the following details:
 - The date and time of the sampling
 - The gear used
 - The number and description of all species caught and their fate
 - Any interactions with protected species and their fate
 - Any other information regarding size, breeding or anything deemed relevant or of interest that is able to be volunteered.

11. While engaging in the exempted activity, the exemption holder or his nominated agents must be in possession of a copy of this notice and carry their identification card issued by Flinders University. Such notice must be produced to a Fisheries Officer upon request.
12. The exemption holder or agents must not contravene or fail to comply with the *Fisheries Management Act 2007* or any regulations made under that Act, except where specifically exempted by this notice.

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

Dated: 7 May 2026

PROFESSOR GAVIN BEGG
Executive Director
Fisheries and Aquaculture

Delegate of the Minister for Primary Industries and Regional Development

HOUSING IMPROVEMENT ACT 2016

Rent Control

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

Address of Premises	Allotment Section	Certificate of Title Volume/Folio	Maximum Rental per week payable
23 Bucknall Road, Glanville SA 5015	Allotment 533 Filed Plan 54566 Hundred of Port Adelaide	CT6081/614	\$0.00

Dated: 14 May 2026

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

HOUSING IMPROVEMENT ACT 2016

Rent Control Revocations

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

Address of Premises	Allotment Section	Certificate of Title Volume/Folio
20 Main North Road, Willaston SA 5118	Allotment 2 Filed Plan 9838 Hundred Mudla Wirra	CT5235/475

Dated: 14 May 2026

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

HOUSING IMPROVEMENT ACT 2016

Rent Control Variations

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

Address of Premises	Allotment Section	Certificate of Title Volume/Folio	Reason for Variation	Maximum Rental per week payable
11 Union Street, Dulwich SA 5065	Unit 2 Strata Plan 6033 Hundred of Adelaide	CT5011/144		\$150.00

Dated: 14 May 2026

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

LAND ACQUISITION ACT 1969

SECTION 16

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

The Minister for Infrastructure and Transport (the Authority), of 83 Pirie Street, Adelaide SA 5000, acquires the following interests in the following land:

First, comprising an unencumbered estate in fee simple in that piece of land being portion of Allotment 8012 in Deposited Plan 111339 comprised in Certificate of Title Volume 6165 Folio 193, and being the whole of the land identified as Allotment 405 in D140766 lodged at the Lands Titles Office;

Secondly, comprising an unencumbered estate in fee simple in that piece of land being portion of Allotment 5141 in Deposited Plan 128709 comprised in Certificate of Title Volume 6264 Folio 345, and being the whole of the land identified as Allotment 404 in D140766 lodged at the Lands Titles Office.

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

2. Compensation

A person who has or had an interest consisting of native title or an alienable interest in the land that is divested or diminished by the acquisition or the enjoyment of which is adversely affected by the acquisition who does not receive an offer of compensation from the Authority may apply to the Authority for compensation.

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

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

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

3. Inquiries

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

Dated: 7 May 2026

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

ROCCO CARUSO
Director, Property Acquisition
Department for Infrastructure and Transport

File Reference: 2021/17880/01

LAND ACQUISITION ACT 1969

SECTION 16

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

The Commissioner of Highways (the Authority), of 83 Pirie Street, Adelaide SA 5000, acquires the following interests in the following land:

Comprising an unencumbered estate in fee simple in that piece of land being the whole of Allotment 2 in Deposited Plan 15508 comprised in Certificate of Title Volume 5708 Folio 409.

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

2. Compensation

A person who has or had an interest consisting of native title or an alienable interest in the land that is divested or diminished by the acquisition or the enjoyment of which is adversely affected by the acquisition who does not receive an offer of compensation from the Authority may apply to the Authority for compensation.

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

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

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

3. Inquiries

Inquiries should be directed to: Rob Gardner
GPO Box 1533
Adelaide SA 5001
Telephone: (08) 7133 2415

Dated: 12 May 2026

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

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

File Reference: 2025/09043/01

LAND ACQUISITION ACT 1969

SECTION 16

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

The Minister for Infrastructure and Transport (the Authority), of 83 Pirie Street, Adelaide SA 5000 acquires the following interests in the following land:

First, comprising an unencumbered estate in fee simple in that piece of land being portion of Allotment 14 in Deposited Plan 50908 comprised in Certificate of Title Volume 5625 Folio 422, being the whole of the land identified as Allotment 40 in D134809 lodged at the Lands Titles Office, and

Secondly, comprising an unencumbered estate in fee simple in that piece of land being portion of public road known as Gilbert Street, Ovingham, between Piece 8 in D50908 and Allotment 1 in F18063, and being the whole of the land identified as Allotment 10 in D135466 lodged at the Lands Titles Office.

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

2. Compensation

A person who has or had an interest consisting of native title or an alienable interest in the land that is divested or diminished by the acquisition or the enjoyment of which is adversely affected by the acquisition who does not receive an offer of compensation from the Authority may apply to the Authority for compensation.

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

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

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

3. Inquiries

Inquiries should be directed to: Philip Cheffirs
GPO Box 1533
Adelaide SA 5001
Telephone: (08) 7133 2395

Dated: 7 May 2026

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

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

DIT: 2020/17999/01

LAND ACQUISITION ACT 1969

SECTION 26F

*Form 6B—Notice of Acquisition of Underground Land***1. Notice of acquisition**

The Commissioner of Highways (the Authority), of 83 Pirie Street, Adelaide SA 5000 acquires the following interests in the following land:

First, comprising an unencumbered estate in fee simple in the whole of Allotment 908 in D138107 lodged in the Lands Titles Office, being portion of the land comprised in Certificate of Title Volume 5494 Folio 979 and

Secondly, comprising an unencumbered estate in fee simple in the whole of Allotment 910 in D138108 lodged in the Lands Titles Office, being portion of the land comprised in Certificate of Title Volume 5825 Folio 857.

Thirdly, comprising an unencumbered estate in fee simple in the whole of Allotments 904 & 906 in D138105 lodged in the Lands Titles Office, being portion of the land comprised in Certificate of Title Volume 5237 Folio 221.

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

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

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

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

3. Application for compensation under Section 26H

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

The application must be in the following manner and form:

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

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

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

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

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

4. Inquiries

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

Dated: 11 May 2026

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

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

DIT: 2024/07271/01

LAND ACQUISITION ACT 1969

SECTION 26F

Form 6B—Notice of Acquisition of Underground Land

1. Notice of acquisition

The Commissioner of Highways (the Authority), of 83 Pirie Street, Adelaide SA 5000 acquires the following interests in the following land:

First, comprising an unencumbered estate in fee simple in the whole of Allotment 944 in D138125 lodged in the Lands Titles Office, being portion of the land comprised in Certificate of Title Volume 5802 Folio 36 and

Secondly, comprising an unencumbered estate in fee simple in the whole of Allotment 912 in D138109 lodged in the Lands Titles Office, being portion of the land comprised in Certificate of Title Volume 5789 Folio 676.

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

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

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

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

3. Application for compensation under Section 26H

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

The application must be in the following manner and form:

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

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

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

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

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

4. Inquiries

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

Dated: 11 May 2026

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

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

DIT: 2024/07272/01

LAND ACQUISITION ACT 1969

SECTION 26F

*Form 6B—Notice of Acquisition of Underground Land***1. Notice of acquisition**

The Commissioner of Highways (the Authority), of 83 Pirie Street, Adelaide SA 5000 acquires the following interests in the following land:

An unencumbered estate in fee simple in the whole of Allotment 1046 in D138094 lodged in the Lands Titles Office, being portion of the land comprised in Certificate of Title Volume 5119 Folio 944, expressly excluding right(s) of way over Allotments 285 and 286 in DP 1761 (T 497912) and expressly excluding the right(s) of way A in D138094 created by T 530843 (being one and the same as allotment 287 in DP 1761 created by T 530843).

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

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

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

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

3. Application for compensation under Section 26H

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

The application must be in the following manner and form:

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

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

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

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

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

4. Inquiries

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

Dated: 11 May 2026

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

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

DIT: 2024/07386/01

LAND ACQUISITION ACT 1969

SECTION 26F

*Form 6B—Notice of Acquisition of Underground Land***1. Notice of acquisition**

The Commissioner of Highways (the Authority), of 83 Pirie Street, Adelaide SA 5000 acquires the following interests in the following land:

An unencumbered estate in fee simple in the whole of Allotment 1048 in D138095 lodged in the Lands Titles Office, being portion of the land comprised in Certificate of Title Volume 5119 Folio 945, expressly excluding right(s) of way over Allotments 285 and 286 in DP 1761 (T 497912) and expressly excluding the right(s) of way A in D138095 created by T 517158 (being one and the same as allotment 287 in DP 1761 created by T 517158).

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

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

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

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

3. Application for compensation under Section 26H

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

The application must be in the following manner and form:

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

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

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

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

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

4. Inquiries

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

Dated: 11 May 2026

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

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

DIT: 2024/07386/01

LAND ACQUISITION ACT 1969

SECTION 26F

*Form 6B—Notice of Acquisition of Underground Land***1. Notice of acquisition**

The Commissioner of Highways (the Authority), of 83 Pirie Street, Adelaide SA 5000 acquires the following interests in the following land:

An unencumbered estate in fee simple in the whole of Allotment 1034 in D138088 lodged in the Lands Titles Office, being portion of the land comprised in Certificate of Title Volume 5771 Folio 141, expressly excluding right(s) of way over Allotments 285 and 286 in DP 1761 (T497912), expressly excluding rights(s) of way over the land marked A.D and E appurtenant only to the Land marked X (T 522500), expressly excluding free and unrestricted right(s) of way over the Land marked A and D appurtenant only to the Land marked Y and expressly excluding free and unrestricted right(s) of way over the Land marked E.

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

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

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

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

3. Application for compensation under Section 26H

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

The application must be in the following manner and form:

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

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

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

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

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

4. Inquiries

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

Dated: 11 May 2026

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

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

DIT: 2024/07401/01

LAND ACQUISITION ACT 1969

SECTION 26F

Form 6B—Notice of Acquisition of Underground Land

1. Notice of acquisition

The Commissioner of Highways (the Authority), of 83 Pirie Street, Adelaide SA 5000 acquires the following interests in the following land:

An unencumbered estate in fee simple in the whole of Allotment 1038 in D138090 lodged in the Lands Titles Office, being portion of the land comprised in Certificate of Title Volume 5119 Folio 795, expressly excluding right(s) of way over Allotments 285 and 286 in DP 1761 (T 497912) and expressly excluding the right(s) of way A in D138090 created by T 537732 (being one and the same as allotment 287 in DP 1761 created by T 537732).

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

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

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

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

3. Application for compensation under Section 26H

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

The application must be in the following manner and form:

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

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

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

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

4. Inquiries

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

Dated: 11 May 2026

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

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

DIT: 2024/07406/01

LAND ACQUISITION ACT 1969

SECTION 26F

Form 6B—Notice of Acquisition of Underground Land

1. Notice of acquisition

The Commissioner of Highways (the Authority), of 83 Pirie Street, Adelaide SA 5000 acquires the following interests in the following land:

An unencumbered estate in fee simple in the whole of Allotment 1036 in D138089 lodged in the Lands Titles Office, being portion of the land comprised in Certificate of Title Volume 5119 Folio 807, expressly excluding right(s) of way over Allotments 285 and 286 in DP 1761 (T 497912) and expressly excluding the right(s) of way A in D138089 created by T 519837 (being one and the same as allotment 287 in DP 1761 created by T 519837).

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

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

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

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

3. Application for compensation under Section 26H

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

The application must be in the following manner and form:

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

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

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

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

4. Inquiries

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

Dated: 11 May 2026

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

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

DIT: 2024/07437/01

LAND ACQUISITION ACT 1969

SECTION 26F

Form 6B—Notice of Acquisition of Underground Land

1. Notice of acquisition

The Commissioner of Highways (the Authority), of 83 Pirie Street, Adelaide SA 5000 acquires the following interests in the following land:

An unencumbered estate in fee simple in the whole of Allotment 161 in D139310 lodged in the Lands Titles Office, being portion of the land comprised in Certificate of Title Volume 5897 Folio 584, expressly excluding the right(s) of way over the land marked A in RP 5625 (T 797810).

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

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

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

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

3. Application for compensation under Section 26H

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

The application must be in the following manner and form:

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

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

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

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

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

4. Inquiries

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

Dated: 12 May 2026

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

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

DIT: 2024/08130/01

LAND ACQUISITION ACT 1969

SECTION 26F

*Form 6B—Notice of Acquisition of Underground Land***1. Notice of acquisition**

The Commissioner of Highways (the Authority), of 83 Pirie Street, Adelaide SA 5000 acquires the following interests in the following land:

An unencumbered estate in fee simple in the whole of Allotment 181 in D139311 lodged in the Lands Titles Office, being portion of the land comprised in Certificate of Title Volume 5897 Folio 585, expressly excluding right(s) of way over the land marked A in RP 5625 (T 797809).

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

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

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

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

3. Application for compensation under Section 26H

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

The application must be in the following manner and form:

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

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

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

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

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

4. Inquiries

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

Dated: 12 May 2026

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

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

DIT: 2024/08130/01

LAND ACQUISITION ACT 1969

SECTION 26F

*Form 6B—Notice of Acquisition of Underground Land***1. Notice of acquisition**

The Commissioner of Highways (the Authority), of 83 Pirie Street, Adelaide SA 5000 acquires the following interests in the following land:

An estate in fee simple in the whole of Allotment 5081 in D139308 lodged in the Lands Titles Office, being portion of the land comprised in Certificate of Title Volume 6082 Folio 756, subject to service easement(s) over the land marked A for electricity supply purposes to Distribution Lessor Corporation (subject to lease 8890000) (223LG RPA).

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

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

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

- you held at least one of the following interests in relation to the underground land immediately before the notice of acquisition was published in relation to the land—
 - ownership of a lawful well that provides access to underground water in the underground land, and any underground infrastructure associated with the well; or
 - a right to take underground water from the underground land by means of such a well;

- you notified the Authority of your interest in response to a notice given under Section 26G of the *Land Acquisition Act 1969*;
- the acquisition of the underground land either—
 - involved the acquisition of your interest; or
 - resulted in the discharge of your interest; or
 - resulted in you being unable to take water by means of, or pursuant to, your interest;
- you make an application for compensation to the Authority under Section 26H of the *Land Acquisition Act 1969*.

3. Application for compensation under Section 26H

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

The application must be in the following manner and form:

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

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

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

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

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

4. Inquiries

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

Dated: 12 May 2026

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

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

DIT: 2024/08130/01

LAND ACQUISITION ACT 1969

SECTION 26F

Form 6B—Notice of Acquisition of Underground Land

1. Notice of acquisition

The Commissioner of Highways (the Authority), of 83 Pirie Street, Adelaide SA 5000 acquires the following interests in the following land:

First, an unencumbered estate in fee simple in the whole of Allotment 201 in D139309 lodged in the Lands Titles Office, being portion of the land comprised in Certificate of Title Volume 5897 Folio 583.

Secondly, an unencumbered estate in fee simple in the whole of Allotment 221 in D139309 lodged in the Lands Titles Office, being portion of the land comprised in Certificate of Title Volume 5897 Folio 583.

Thirdly, an unencumbered estate in fee simple in the whole of Allotment 2111 in D139309 lodged in the Lands Titles Office, being portion of the land comprised in Certificate of Title Volume 5897 Folio 583.

Fourthly, an unencumbered estate in fee simple in the whole of Allotment 2141 in D139309 lodged in the Lands Titles Office, being portion of the land comprised in Certificate of Title Volume 5897 Folio 583.

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

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

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

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

3. Application for compensation under Section 26H

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

The application must be in the following manner and form:

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

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

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

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

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

4. Inquiries

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

Dated: 12 May 2026

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

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

DIT: 2024/08130/01

LAND ACQUISITION ACT 1969

SECTION 26F

Form 6B—Notice of Acquisition of Underground Land

1. Notice of acquisition

The Commissioner of Highways (the Authority), of 83 Pirie Street, Adelaide SA 5000 acquires the following interests in the following land:

An unencumbered estate in fee simple in the whole of Allotment 201 in D138636 lodged in the Lands Titles Office being

First, Portion of the land comprised in Certificate of Title Volume 5549 Folio 320

Expressly excluding the:

- Right(s) of way and easement(s) over the land marked Z (RTC 8149751)
- Easement(s) over the land marked L for Water Supply Purpose (RTC 8149751)
- Easement(s) over the land marked P (TG 8431808)
- Party wall right(s) over the land marked X (RTC 8149751) (being one and the same as M on D138636)
- Free and unrestricted right(s) of way over the land marked C (RTC 8100128)
- Free and unrestricted right(s) of way over the land marked K

Secondly, that portion of the easement over the land marked F on DP 45747 for water supply purposes created by RTC 8149751 comprised in Certificate of Title Volume 6135 Folio 30 appurtenant to Allotment 19 in DP 45747, as is contained within and forms portion of the said Allotment 201, to the intent that the easement will merge with and be extinguished in the fee simple in Allotment 201; and

That portion of the easement over the land marked D on DP 45747 for drainage purposes created by RTC 8149751 comprised in Certificate of Title Volume 6135 Folio 30 appurtenant to Allotment 19 in DP 45747, as is contained within and forms portion of the said Allotment 201, to the intent that the easement will merge with and be extinguished in the fee simple in Allotment 201

Thirdly, that portion of the easement over the land marked G on DP 45325 for drainage purposes created by RTC 8100128 comprised in Certificate of Title Volume 5382 Folio 463 appurtenant to Allotment 14 in DP 45325, as is contained within and forms portion of the said Allotment 201, to the intent that the easement will merge with and be extinguished in the fee simple in Allotment 201.

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

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

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

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

3. Application for compensation under Section 26H

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

The application must be in the following manner and form:

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

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

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

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

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

4. Inquiries

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

Dated: 11 May 2026

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

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

DIT 2024/08147/01

LAND ACQUISITION ACT 1969

SECTION 26F

Form 6B—Notice of Acquisition of Underground Land

1. Notice of acquisition

The Commissioner of Highways (the Authority), of 83 Pirie Street, Adelaide SA 5000 acquires the following interests in the following land:

An estate in fee simple in the whole of Allotment 211 in D138635 lodged in the Lands Titles Office being:

First, portion of the land comprised in Certificate of Title Volume 6124 Folio 432, subject only to the service easement over the land marked A on the Certificate of Title for electricity supply purposes to Distribution Lessor Corporation (subject to lease 8890000) created under Section 223LG of the *Real Property Act 1886*.

Expressly excluding the:

- Right(s) of way and Easement(s) over the land marked U (TG8149754)
- Right(s) of way and Easement(s) over the land marked Z (RTC 8149751)
- Free and unrestricted right(s) of way over the land marked C (RTC 8100128)
- Free and unrestricted right(s) of way over the land marked V

Secondly, that portion of the easement over the land marked P created by TG 8431806 comprised in Certificate of Title Volume 6135 Folio 30 appurtenant to Allotment 19 in DP45747, as is contained within and forms portion of the said Allotment 211, to the intent that the easement will merge with and be extinguished in the fee simple in Allotment 211.

Thirdly, that portion of the easement over the land marked P created by TG 8431808 comprised in Certificate of Title Volume 5549 Folio 320 appurtenant to Allotment 20 in DP45747, as is contained within and forms portion of the said Allotment 211, to the intent that the easement will merge with and be extinguished in the fee simple in Allotment 211.

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

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

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

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

3. Application for compensation under Section 26H

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

The application must be in the following manner and form:

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

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

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

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

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

4. Inquiries

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

Dated: 11 May 2026

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

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

DIT 2024/08189/01

LAND ACQUISITION ACT 1969

SECTION 26F

Form 6B—Notice of Acquisition of Underground Land

1. Notice of acquisition

The Commissioner of Highways (the Authority), of 83 Pirie Street, Adelaide SA 5000 acquires the following interests in the following land:

An unencumbered estate in fee simple in the whole of Allotment 2332 in D139129 lodged in the Lands Titles Office, being portion of the land comprised in Certificate of Title Volume 5881 Folio 39.

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

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

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

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

3. Application for compensation under Section 26H

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

The application must be in the following manner and form:

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

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

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

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

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

4. Inquiries

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

Dated: 11 May 2026

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

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

DIT 2024/08306/01

LANDSCAPE SOUTH AUSTRALIA ACT 2019

*Declaration of Penalty in Relation to the Unauthorised or Unlawful Taking of Water
from the River Murray Prescribed Watercourse*

Pursuant to Section 88(1) of the *Landscape South Australia Act 2019* (the Act), I, Dan Jordan, delegate of the Minister for Climate, Environment and Water and Minister to whom the Act is committed, hereby declare that the following penalties are payable in relation to the unauthorised or unlawful taking or use of water during the consumption period that corresponds to the accounting period defined in Column 1 of Schedule 1:

1. Where a person who is the holder of a water allocation takes water from the River Murray Prescribed Watercourse in excess of the amount available under the allocation, the penalty declared pursuant to Section 88(1)(a) is:
 - (a) the corresponding rate in Column 2 of Schedule 1 to this notice for all water taken in excess of the amount available under the allocation endorsed on the relevant instrument under the terms of the water licence to which the allocation is attributable, up to and including 500,000 kilolitres; and
 - (b) the corresponding rate in Column 3 of Schedule 1 to this notice for all water taken in excess of the quantity of water referred to in paragraph (a) above 500,000 kilolitres.
2. Where a person who is authorised under Section 105 of the Act takes water from the River Murray Prescribed Watercourse that exceeds the amount authorised under the terms of that authorisation the penalty declared pursuant to Section 88(1)(e) is:
 - (a) the corresponding rate in Column 2 of Schedule 1 to this notice for all water taken in excess of the amount authorised by a notice under Section 105 of the Act, up to and including 500,000 kilolitres; and
 - (b) the corresponding rate in Column 3 of Schedule 1 to this notice for all water taken in excess of the quantity referred to in paragraph (a) above 500,000 kilolitres.
3. Where water is taken from the River Murray Prescribed Watercourse by a person who is not the holder of a water management authorisation or who is not authorised under Section 105 of the Act to take the water, the penalty declared under Section 88(1)(e) is the corresponding rate in Column 4 of Schedule 1 to this notice per kilolitre of water determined or assessed to have been taken in accordance with Section 79 of the Act.
4. Where a person takes water from the River Murray Prescribed Watercourse in excess of the amount authorised for use under Section 109 of the Act the penalty declared pursuant to Section 88(1)(f) is:
 - (a) the corresponding rate in Column 2 of Schedule 1 to this notice for all water taken in excess of the amount authorised for use by a notice under Section 109 of the Act, up to and including 500,000 kilolitres; and
 - (b) the corresponding rate in Column 3 of Schedule 1 to this notice for all water taken in excess of the quantity referred to in paragraph (a) above 500,000 kilolitres.
5. Where water is taken from the River Murray Prescribed Watercourse by a person who is not authorised to use the water, the penalty declared under Section 88(1)(f) is the corresponding rate in Column 4 of Schedule 1 to this notice per kilolitre of water determined or assessed to have been taken in accordance with Section 79 of the Act.
6. Where a person may be subject to more than one penalty under Section 88, the penalty that is the greater shall be imposed.

SCHEDULE 1

Penalties for overuse from the River Murray Prescribed Watercourse between 1 April 2026 and 30 June 2026 inclusive:

Column 1	Column 2	Column 3	Column 4
Accounting Period	Penalty for overuse up to and including 500,000 kL (per kL)	Penalty for overuse above 500,000 kL (per kL)	Penalty for unlawful taking or use of water (per kL)
1 April 2026 to 30 June 2026	\$1.50	\$2.00	\$2.00

Unit of measure kL is the abbreviation of kilolitre.

For the purposes of this notice:

‘the River Murray Prescribed Watercourse’ means the watercourses and lakes declared to be the River Murray Proclaimed Watercourse by proclamation under Section 25 of the *Water Resources Act 1976* (see *Gazette* 10 August 1978, p. 467)

‘accounting period’ means the period determined by the Minister from time to time by notice in the *Gazette* (with the period not necessarily being the same period as the accounting period under Division 2).

‘consumption period’ in relation to an accounting period means a period of approximately the same length as the accounting period that commences or terminates during the accounting period and during which water is taken or used.

Words used in this notice that are defined in the Act shall have the meanings as set out in the Act.

Dated: 11 May 2026

DAN JORDAN
Acting Executive Director, Water and River Murray
Department for Environment and Water
Delegate of the Minister for Climate, Environment and Water

NATIONAL PARKS AND WILDLIFE (KANĀKU-BREAKAWAYS CONSERVATION PARK) REGULATIONS 2013

Partial Closure of KanĀku-Breakaways Conservation Park

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

12:00pm on Saturday, 6 June 2026 until 6:00pm Sunday, 7 June 2026.

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

6:00am on Sunday, 7 June 2026 until 6:00pm Sunday, 7 June 2026.

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

Dated: 12 May 2026

C. HOAD
Executive Officer
KanĀku-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 30 April 2026 (Version 2026.08) 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:
 - A. Zones and subzones
 - B. Technical and Numeric Variations
 - Building Heights (Levels)
 - Building Heights (Metres)
 - Concept Plan
 - Finished Ground and Floor Levels
 - Minimum Dwelling Allotment Size
 - Minimum Frontage
 - Minimum Site Area
 - Minimum Primary Street Setback
 - Minimum Side Boundary Setback
 - Future Local Road Widening Setback
 - C. Overlays
 - Affordable Housing
 - Coastal Areas
 - Defence Aviation Area
 - Dwelling Excision
 - Heritage Adjacency
 - Historic Area
 - Limited Dwelling
 - Local Heritage Place
 - Noise and Air Emissions
 - Significant Landscape Protection
 - Significant Retirement Facility and Supported Accommodation Sites
 - State Heritage Place
 - Stormwater Management
 - Urban Tree Canopy
 - (b) In Part 13 of the Code—Table of Amendments, update the publication date, Code version number, amendment type and summary of amendments within the 'Table of Planning and Design Code Amendments' to reflect the amendments to the Code as described in this Notice.

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

Dated: 7 May 2026

GREG VAN GAANS
Director, Geospatial Information Services,
Department for Housing and Urban Development
Delegate of the Minister for Planning

PLANNING, DEVELOPMENT AND INFRASTRUCTURE ACT 2016

SECTION 76

Amendment to the Planning and Design Code

Preamble

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

- correct an error relating to Accepted Development Classification Criteria in Table 1 of the Suburban Neighbourhood Zone.
 - correct an error relating to policy linkages within Table 2 of the Rural Zone.
 - correct an error relating to the adopted Assessment Improvements Code Amendment to include missing Concept Plan amendment policy criteria within the Ministerial Determination Table in Part 1—Rules of Interpretation.
 - to make a change of form to the Design and Design in Urban Areas policy modules in Part 4—General Development Policies.
1. Pursuant to Section 76 of the *Planning, Development and Infrastructure Act 2016* (the Act), I hereby amend the Code in order to make the following minor or operational amendments:
- (a) In Part 2—Zones and Subzones, in Table 1—Accepted Development Classification of the Suburban Neighbourhood Zone, replace Accepted Development Classification Criteria 9 for the class of development ‘verandah’ with the following:
 - (i) 9. Site coverage does not exceed 50%
 - (b) In Part 4—General Development Policies, in the Design and Design in Urban Areas policy modules, amend the sections titled ‘All residential development’ with the title ‘All residential development and non-residential development’.
 - (c) In Part 2—Zones and Subzones, in Table 2—Deemed-to-Satisfy Development Classification of the Rural Zone, delete Rural Zone ‘Rural Industry DTS/DPF 4.2’ from being applicable ‘Zone’ policy for classes of development ‘Industry’ and ‘Store’.
 - (d) In Part 1—Rules of Interpretation, in the Spatial Information and Electronic Databases and Files—Ministerial Determinations Table, amend the row relating to ‘Concept Plan in Part 12 of the Code’ with the following:

Concept Plans may be updated to:

- (a) reflect the alteration of an infrastructure delivery scheme under Section 167 of the *Planning, Development and Infrastructure Act 2016*; or
 - (b) reflect development granted development authorisation under the *Planning, Development and Infrastructure Act 2016* and which has been substantially commenced; or
 - (c) reflect the construction of essential infrastructure which has been substantially commenced; or
 - (d) reflect a deed or agreement with a government agency or the relevant council that relates to the provision of essential infrastructure and which relate to the development of essential infrastructure, activity centres or the staging of development.
 - (e) 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: 11 May 2026

NADIA GENCARELLI
Manager, Code Amendments
Department for Housing and Urban Development
Delegate of the Minister for Planning

PLANNING, DEVELOPMENT AND INFRASTRUCTURE ACT 2016

SECTION 76

Amendment to the Regional Plans

Preamble

It is necessary to amend the Regional Plans to make the following minor or operational amendments:

- to correct an error in the ‘average dwellings built every year’ figure for the Murray Bridge subregion in the Greater Adelaide Regional Plan.
 - to correct textual inconsistencies between the approved versions of all country regional plans and the versions contained in the digital regional planning portal.
 - to correct a spelling error in the Yorke Peninsula and Mid North Regional Plan, Eyre and Western Regional Plan, and Kangaroo Island Regional Plan.
1. Pursuant to Section 76 of the *Planning, Development and Infrastructure Act 2016* (the Act), I hereby amend the Regional Plans to make the following minor or operational amendments:
- (a) in the Greater Adelaide Regional Plan in the ‘Context’ section, under ‘Housing trends and land supply’, for the ‘Murray Bridge’ subregion, amend the figure ‘Average dwellings built every year’ from 239 to 104.

- (b) in the Greater Adelaide Regional Plan, in the 'Implementation and delivery' section, for the 'Murray Bridge' subregion, amend the figure 'Average dwellings built every year' from 239 to 104.
- (c) in the 'Vision' section of the Limestone Coast Regional Plan, Yorke Peninsula and Mid North Regional Plan, Murray Mallee Regional Plan, Far North Regional Plan, Eyre and Western Regional Plan, and Kangaroo Island Regional Plan in the spatial mapping relating to 'Settlement Hierarchy':
- (i) in the legend:
- A. replace the heading 'Settlement Hierarchy' with 'Township Hierarchy'
- B. replace the description under 'Settlement Hierarchy' with 'A guide for the function and role of each township and the provision of infrastructure and servicing'
- C. replace the category 'Minor Settlement' with 'Minor Township'
- (ii) in the 'Feature Information' box:
- A. replace the heading 'Settlement Hierarchy' with 'Township Hierarchy'
- B. under the subheading 'Hierarchy', replace all instances of 'Minor Settlement' with 'Minor Township'
- (d) in the 'Vision' section of the following Regional Plans, replace section heading name 'Township Hierachy' with 'Township Hierarchy':
- (i) Yorke Peninsula and Mid North Regional Plan
- (ii) Eyre and Western Regional Plan
- (iii) Kangaroo Island Regional Plan
- (e) update the publication date, regional plan version number, amendment type and summary of amendments within the 'Table of Regional Plan Amendments' to reflect the amendments to the Digital Regional Plans as described in this Notice.
2. Pursuant to Section 76(5)(a) of the Act, I further specify that the amendments to the Plan as described in this Notice will take effect upon the date those amendments are published on the SA planning portal.

Dated: 12 May 2026

JASON BAILEY
 Director, Strategic Planning
 Department for Housing and Urban Development
 Delegate of the Minister for Planning

PLANNING, DEVELOPMENT AND INFRASTRUCTURE ACT 2016

SECTION 126

Decision by the Minister for Planning

Preamble

- By notice published in the SA *Government Gazette* on 8 August 2024 at pages 2427-2428, the Minister for Planning declared that Section 108(1)(c) of the *Planning, Development and Infrastructure Act 2016* (the PDI Act) applied in respect of any development of a kind specified in the Schedule of that notice (the declaration).
- On 23 January 2025, Strategic Alliance and Commercial Pty Ltd (the Proponent), lodged an application under Section 111(2)(d) of the PDI Act for development authorisation for the construction and operation of a winery/cellar door/functions and tourist accommodation (hotel) development and associated infrastructure within the ambit of the declaration (the development).
- The development has been the subject of an Environmental Impact Statement and an Assessment Report under Sections 111(2)(e) and 113 of the PDI Act.
- I am satisfied that an appropriate Environmental Impact Statement and Assessment Report have been prepared in relation to the development, in accordance with the requirements of Part 7, Division 2, Subdivision 4 of the PDI Act, and I have had regard to all relevant matters under Section 115(5) of the PDI Act.
- I have decided to grant a provisional development authorisation (as provided for under Section 115(6) of the PDI Act) for the development under Section 115(2)(b)(i) of the PDI Act, subject to reserved matters and conditions.

Decision

- Pursuant to Section 115 of the *Planning, Development and Infrastructure Act 2016* (the PDI Act), and having due regard to the matters set out in Section 115(5) of the Act and all other relevant matters, I:
 - grant a provisional development authorisation in relation to the development, subject to the reserved matters and conditions set out in Parts A, B, and D of this notice; and
 - specify, for the purposes of Section 115(6)(a) of the PDI Act, all matters which are subject of reserved matters set out in Part A of this notice as matters requiring further assessment, including the imposition of additional conditions; and
 - specify, for the purposes of Section 115(7)(b)(i) of the PDI Act, all matters which are the subject of conditions set out in Parts B, C and D of this notice as matters in respect of which the conditions of this authorisation may be varied or revoked, or new conditions attached; and
 - specify, for the purposes of Section 115(9)(b) of the PDI Act, the period of three (3) years from the date of this authorisation as the time within which substantial work must be commenced on site, failing which I may cancel this authorisation.

PART A: RESERVED MATTERS

- A **Staging Plan** that identifies the stages or phases of construction of the development (which may be varied from time to time), and a list of required management plan/s or sub-plan/s that would be provided for each stage or phase.
- Plans** for each stage or phase (as identified in the Staging Plan) shall be submitted. These may include one or more of the following as relevant to the stage or phase:
 - bulk earthworks plan; and
 - site (including AHD) levels; and

- (c) detailed designs for all permanent components and related civil infrastructure, including but not limited to site plans, building floor plans, elevations, roof plans, cross-sections, specifications and finished surface levels; and
 - (d) external plant areas; and
 - (e) drainage design including civil drawings; and
 - (f) external materials selections and finishes/colours; and
 - (g) lighting plan for the development, demonstrating compliance with Australian/New Zealand Standard AS/NZS 4282:2023—Control of Obtrusive Effects of Outdoor Lighting; and
 - (h) landscaping plan; and
 - (i) external signage; and
 - (j) wayfinding plan; and
 - (k) temporary construction components (i.e. laydown areas, works compounds, storage areas, concrete batching plants etc.), unless otherwise exempted by Schedule 4 of the *Planning Development and Infrastructure (General) Regulations 2017*.
3. **Building Rules compliance** (including building fire safety requirements and where implemented, performance solutions) shall be assessed and certified for each stage, phase or component of the development by an accredited professional (or by a person determined by the Minister) to ensure compliance with the approvals and a copy of all relevant certification documentation must be provided to the Minister. In assessing Building Rules compliance, the accredited professional (or a person determined by the Minister) and where required, referred to the relevant fire authority.
4. **Infrastructure Agreement** (or similar binding deed or undertaking) that outlines the commitments, funding arrangements and delivery schedule and timing for any infrastructure upgrades required to be provided, in accordance with either The Barossa Council, state road authority or infrastructure service provider requirements, during the construction and/or operational phases for the overall development.
5. A **Traffic Management Plan (TMP)** for each phase of the development (construction, commissioning, operation) shall be submitted to the satisfaction of the Department and The Barossa Council prior to commencement of each phase.
- The TMP must address matters including, but not limited to:
- Traffic volumes and distributions, and types of vehicles to be used in each phase of the development.
 - Transport routes to be used for each phase of the development.
 - Assessment of risks associated with the expected transport movements and determination of appropriate mitigation measures.
 - Transport asset upgrades/modifications, asset maintenance requirements, and operational management requirements that may be necessitated by the project, including:
 - Any transport infrastructure improvements (temporary or permanent) required to enable safe and efficient access to/from the development.
 - Any structural improvement requirements (e.g. culvert improvements).
 - Any operational management measures required (e.g. scheduling of traffic movements), including for transport of plant, equipment and employees to/from the site.
 - Identification of staging/timing of transport asset upgrades/modifications
6. Prior to the commencement of each stage of works, the conditional requirements of the SA Country Fire Service as outlined in Conditions 39—57 of this Notice and in Annexure A of the advice provided by the Chief Officer's correspondence to the Department for Housing and Urban Development (DHUD) dated 16 March 2026, shall be incorporated into the designs, works, building certification and/or operational plans (unless otherwise agreed). A definitive statement shall also be provided to DHUD, endorsed by the SACFS, that demonstrates compliance on how each condition has been satisfied with independent verification (i.e. fire engineer). All conditions (where appropriate) are to be met prior to the operation of each stage to the satisfaction of the SACFS.
- PART B: PRIOR TO THE COMMENCEMENT OF CONSTRUCTION WORKS
7. A **Stormwater Management Plan (SWMP)** shall be prepared in consultation with The Barossa Council. The plan must also consider and address any cumulative impacts relating to the construction and operation of the overall project, including the provision of final civil and siteworks plan(s) and supporting calculations.
8. A **Construction Environment Management Plan (CEMP)** shall be prepared in consultation with the EPA and The Barossa Council. The CEMP/s will (at a minimum) detail:
- The mitigation and management measures to be implemented for the works to be completed within that stage or phase; and
 - How these measures will be monitored.
- CEMP/s must include relevant sub-plans for construction, as applicable to the scope and nature of each stage or phase. These may include one or more of the following as relevant to the stage or phase:
- (a) Site Contamination Management Plan
 - (b) Noise and Vibration Management Plan
 - (c) Soil, Erosion, and Drainage Management Plan
 - (d) Fire and Emergency Management Plan
 - (e) Air Quality Management Plan
 - (f) Waste Management Plan
9. A **Weed Management and Rehabilitation Plan** shall be prepared and implemented prior to the commencement of construction to the satisfaction of the Minister for Planning.
10. A **Cultural Heritage Management Plan (CHMP)** shall be prepared (in consultation with DPC-AAR) and implemented prior to the commencement of construction works.
11. A **Native Vegetation Management Plan (NVMP)** shall be prepared (in consultation with DEW/NVC) and implemented prior to the commencement of construction works.

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

12. An **Operational Environmental Management Plan (OEMP)** must be prepared. The OEMP/s should include management and appropriate monitoring measures for the following operational matters (but are not limited to), provided that the operational matter is not dealt with under an environmental authorisation (licence) issued under the *Environmental Protection Act 1993*:
- drainage and surface water
 - water quality
 - weeds and pests
 - waste and litter
 - spill hazards, fuel and chemical storage
 - traffic; and
 - local community impacts.
- The OEMP shall include the following sub-plans (for operation only), as applicable to the nature of the works within an area:
- Emergency Management Plan
 - Bushfire Emergency Management Plan, Fire Hazard Management Plan and Bushfire Survival Plans (prepared in consultation with and to the satisfaction of the SACFS)
 - Waste Management and Minimisation Plan
13. An **Operational Biosecurity Management Plan (OBMP)** shall be prepared and implemented in consultation with PIRSA and to the satisfaction of the Minister for Planning.
14. A **Wastewater Management Plan** shall be prepared and implemented prior to the commencement of hotel and winery operations to the satisfaction of the Minister for Planning. This plan shall include a final wastewater odour assessment (based on the selected technology and equipment) for all elements of the development to demonstrate compliance with the *Environment Protection (Air Quality) Policy 2016*.
15. The Lyndoch Valley Road/Hoffnungsthal Road junction shall be provided with a basic left turn treatment (BAL) with full depth pavement as well as a short channelised right turn treatment (CHR(S)). These works shall be completed prior to operation of the development.

PART D: GENERAL CONDITIONS

16. Except where minor amendments may be required by other legislation or by conditions imposed herein, the construction, operation, use and maintenance of the development must be undertaken in accordance with the approved plans and details, drawings, designs and specifications:
- Set out in the application:
 - Strategic Alliance - Southern Barossa Winery and Tourist Accommodation Project – dated November 2024 (including Appendices 1 to 3, noting Appendix 1 has multiple technical reports).
 - Strategic Alliance - Southern Barossa Winery and Tourist Accommodation Project—RD—30 March 2026—Version 1— including Appendices 1-8 (total pages 82).
 - Set out in the final and approved conditions within Part A, Part B and Part C.
- To the extent of any inconsistency, and subject to any contrary intention, a later document will prevail over an earlier one.
17. The development shall be substantially commenced within three years from the date of this provisional development authorisation being granted by the Minister for Planning.
18. The development (including all stages and components) shall be substantially completed within five years from the date of this provisional development authorisation being granted by the Minister for Planning, failing which an extension of time may be sought from the Minister prior to the expiry of that period, or the authorisation may be cancelled.
19. Should the development not be substantially completed within five (5) years of the date of this provisional development authorisation, and no extension of time is subsequently granted, the state and condition of the land and buildings shall be reinstated, so far as is reasonably practicable, to the state and condition that the land and buildings were in immediately before the commencement of the development.
20. The implementation of the CEMP/s and OEMP/s must be monitored and reviewed to ensure compliance with the measures to manage and monitor relevant impacts and the effectiveness of those measures and updated (with approval of the Minister) as necessary. Copies of monitoring reports will be provided to the Minister annually.
21. Prior to the commencement of site works, an Aboriginal Engagement Plan shall be prepared and implemented (in consultation with Aboriginal Affairs and Reconciliation, Attorney-General's Department) and to the satisfaction of the Minister for Planning. *Note: this engagement plan can be part of the CHMP at the construction and operational stages.*
22. No damage, disturbance or interference with any Aboriginal site, object or remains (together, heritage), nor any excavation of land for the purpose of uncovering Aboriginal heritage, is permitted unless and until authorisations from the Minister for Aboriginal Affairs under Sections 21 and 23 of the *Aboriginal Heritage Act 1988* (SA) have been obtained.
23. Council, utility or state agency-maintained infrastructure that is demolished, altered, removed or damaged without lawful authority in the implementation of the development, shall be reinstated to council, utility or state agency specifications as applicable. All costs associated with these works must be met by the proponent.
24. All road infrastructure and intersection upgrades delivered in support of the SBWTAP development shall be completed to the standard required to enable use of the identified vehicle types and volumes (as specified in the Traffic Management Plan).
25. All road infrastructure upgrades within the SBWTAP development area, unless otherwise identified, are to be funded by the proponent. All land required to accommodate any transport infrastructure upgrades shall be dedicated to road at nil cost to The Barossa Council or DIT.
26. Should the proponent or any subsequent owner or operator of the SBWTAP development intend that the operation of the facility or portion of it will cease, the Minister must be advised as soon as is reasonably practicable. Furthermore, a Decommissioning and Rehabilitation Plan (DRP) must be prepared in consultation with relevant government agencies and the local council and must be submitted to the satisfaction of the Minister.

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

- (a) identifying assets to be rehabilitated, remediated, decommissioned and/or removed, along with those that are proposed to be retained and the proposed tenure and management arrangements
 - (b) confirming responsibility for costs associated with rehabilitation, remediating, decommissioning and/or removing and retaining assets
 - (c) handover arrangements for useable assets
 - (d) responsibility for future management and maintenance of useable assets; and
 - (e) measures, if required, to remove fuel and chemical storage and wastewater treatment facilities in accordance with relevant legislation and standards.
27. Decommissioning of the development and rehabilitation of the site must be undertaken in accordance with the approved DRP.
 28. All external lighting, including for car parking areas and buildings within the BAM facility must be designed and constructed to conform with *Australian/New Zealand Standard AS/NZS 4282:2023—Control of Obtrusive Effects of Outdoor Lighting*. Lighting must be located, directed and shielded, and of such limited intensity, as far as reasonably practicable, that no unreasonable nuisance is caused to any person beyond the boundary of the site.
 29. All vehicle car parks, driveways and vehicle entry and manoeuvring areas at or providing access to and from the SBWTAP development must be designed and constructed in accordance with the relevant Australian Standards and appropriately line marked.
 30. All loading and unloading, parking and manoeuvring areas at or providing access to and from the SBWTAP development must be designed and constructed to ensure that all vehicles can safely traffic the site and enter and exit the subject land in a forward direction.
 31. All stormwater design and construction must be in accordance with Australian Standards and recognised engineering best practice to ensure that stormwater does not adversely affect any adjoining property or public road. Any alterations to road drainage infrastructure required to facilitate this shall be at the applicant's cost.
 32. All liquids or chemical substances that are to be stored at the SBWTAP development and that have the ability to cause environmental harm must be located within a bunded compound that has a capacity of at least 120% of the volume of the largest container or 133% if flammable, in accordance with the EPA *Bunding and Spill Management Guidelines* (2016).
 33. The final Building Rules documentation shall demonstrate that the Southern Barossa Winery and *Tourism Accommodation Project Environmental Noise Assessment* prepared by Sonus dated August 2025 has been fully adopted, or where a departure is noted, a further environmental noise assessment is undertaken to demonstrate compliance.
 34. Wastewater approval for the proposed on-site wastewater system shall be granted pursuant to the *South Australian Public Health Act 2011*.
 35. All upgrades to the arterial road network required to support the development shall be designed and constructed to the satisfaction of the Department for Infrastructure and Transport. All associated costs (including but not limited to project management and any necessary road lighting and drainage upgrades) shall be borne by the applicant. Any land required to facilitate the above road works shall be dedicated to road at no cost to the Department for Infrastructure and Transport or the Barossa Council.
 36. Prior to the commencement of building work within the approved Staging Plan, written notification outlining the nature, scale, scope and duration of the work must be provided to DHUD 5 full business days prior.
 37. No later than 5 full business days following the completion of building work a statement of compliance from a person who holds prescribed qualifications that the building work has been carried out in accordance with the requirements of the Act shall be provided to DHUD.
 38. Unless otherwise specifically provided for in these conditions, or otherwise agreed to in writing with the Minister, all costs necessary for compliance with these conditions must be met solely by the proponent.

COUNTRY FIRE SERVICE

Siting (Ancillary Structures)

39. Outbuildings and other ancillary structures shall be sited no closer than 6m from the habitable building, unless built to relevant building standards for associated structures in Bushfire Prone Areas. This includes future structures which may or may not require planning and/or building consent.

Access to Habitable Building

40. The driveway shall be connected to a formed, all-weather public road with the transition area between the road and driveway having a gradient of not more than 7 degrees (1-in-8).
41. Access to the building site shall be of all-weather construction, with a minimum formed road surface width of 3 metres and must allow forward entry and exit for large fire-fighting vehicles, to within 60m of the furthest point of the building.
42. Where the gradient of the driveway is steeper than 12 degrees (1-in-4.5) the minimum formed road surface shall be 4 metres.
43. The all-weather road shall allow fire-fighting vehicles to safely enter and exit the allotment in a forward direction by incorporating either—
 - A loop road around the building, or
 - A turning area with a minimum radius of 12.5 metres, or
 - A 'T' or 'Y' shaped turning area with a minimum formed length of 11 metres (for each 'leg') and minimum internal radii of 9.5 metres or
 - A 'U' shaped 'drive-through' option.
44. Private access shall have minimum internal radii of 9.5 metres on all bends.
45. Private access shall provide overhead clearances of not less than 4m horizontally and vertically between the driveway surface and overhanging branches or other obstructions, including buildings and/or structures.
46. Vegetation to be established along the access road shall be carefully selected and designed in accordance with the following:

No understorey vegetation shall be established either side of the access road (understorey is defined as plants and bushes up to 2 metres in height); and

Grasses shall be reduced to a maximum height of 10cm for a distance of 3 metres (or to the property boundary, whichever comes first); and

Mature trees with a single stem habit, are permitted within this fuel reduced zone, providing they are maintained to achieve a minimum vehicular clearance of not less than 4 metres in width and a vertical height clearance of 4 metres.

47. The gradient of the access road shall not exceed 16 degrees (1-in-3.5) at any point along the driveway. In steep terrain exceeding 10 degrees (1-in-5.5) the surface should be sealed.
48. The cross fall of the driveway shall be not more than 6 degrees (1-in-9.5) at any point along the driveway. The all-weather road is to be constructed such that it is protected from water erosion of the traffic surface. The road surface shall be profiled to manage storm water runoff to appropriate drains, at one or both sides of the traffic surface. The accumulated volumes of water shall be directed via:
- open drains; or
 - culverts and pipes under the traffic surface, and/or away from same, without causing further soil erosion, silting of adjacent areas or water courses or instability of any embankment or cutting.
49. Solid crossings over waterways shall be provided to withstand the weight of large bushfire appliances (GVM 21 tonnes).
- Water Supply and Access (to dedicated water supply)*
50. Water supply and access shall be installed to comply the provisions outlined in Australian Standard 2419.1 2021 suitable for a SA CFS rear mounted fire appliance.

Maintain an Asset Protection Zone (APZ)—Vegetation Management

51. Vegetation within 20 metres of the habitable building (or to the property boundaries—whichever comes first) shall be established and maintained as follows:
- The number of trees and understorey plants existing and to be established within the APZ shall be reduced and maintained such that when considered overall a maximum foliage coverage of 30% is attained, and so that the leaf area of shrubs and trees is not continuous and not within 5m of surrounding hazardous vegetation. Careful selection of the vegetation will permit the ‘clumping’ of shrubs where desirable, for diversity, and privacy and yet achieve the ‘overall maximum foliage coverage of 30%. These clumps shall not exceed 5m² and shall be separated by at least 5 metres.
 - Trees and shrubs shall not be planted closer to the building(s) than the distance equivalent to their mature height.
 - Trees and shrubs must not overhang the roofline of the building, touch walls, windows or other elements of the building.
 - Shrubs must not be planted under trees or must be separated by at least 1.5 times their mature height from the trees’ lowest branches.
 - Grasses within the zone shall be reduced to a maximum height of 10cm during the Fire Danger Season.
 - No understorey vegetation shall be established within 2 metres of the habitable building (understorey is defined as plants and bushes up to 2 metres in height).
 - Flammable objects such as plants, mulches and fences must not be located adjacent to vulnerable parts of the building such as windows, decks and eaves.
 - The APZ shall be maintained to be free of accumulated dead vegetation and debris including leaves, twigs and bark.
 - Reduction of vegetation shall be in accordance with SA *Native Vegetation Act 1991* and SA *Native Vegetation Regulations 2017*.
52. A single row of trees or shrubs are permitted closer to the building than their mature height for screening purposes, providing they are not connected to other hazardous vegetation, are not within close proximity of timber building elements, windows and doors and do not touch or overhang any part of the building. Screening plants should have low flammability characteristics, be kept in optimum health, pruned regularly and any dead vegetation removed.

Tourist Accommodation—Bushfire Survival Plan

53. The Bushfire Management Plan and the Emergency Management Plan shall be established and reviewed and updated every 12 months by the company and/or its operators. Revised versions to be forwarded to the relevant SACFS Regional Office to use as a reference. The safety of guests and first responders must be a priority.
54. The applicants shall prepare and display a BUSHFIRE SURVIVAL PLAN (BSP) designed specifically for the purpose of any guests that may be in residence during a bushfire event, especially during the Fire Danger Season. The BSP:
- should provide clear directions to persons that may be unfamiliar with the area/locality and unfamiliar with what protective actions they may need to take to protect their lives during a bushfire event, including when to take such protective actions; and
 - should address the possibility that the owners may not be present at the time of the bushfire event; and
 - should not expect guests to be involved in fire-fighting operations.
55. The SA CFS ‘Bushfire Safety Guide for Business document (refer to CFS website) should be utilised as a basis for information and the drafting of the (GUEST) BSP.
56. The company and/or its operators will be required to engage on a regular basis with on-site training and routine practice of all emergency response plans.

Manifest Box (or similar)

57. Given the complexities that the subject site presents, the installation of a Manifest Box at the main entrance of the site shall be undertaken. This box (which looks a bit like a small meter box), should be red with white writing ‘Fire Protection system’ or similar, and clearly visible to fire crews as they access the site. Information contained should include, but is not limited to, a list of emergency contact phone numbers and a site plan highlighting vehicle access, turning ability, buildings and infrastructure locations, fire water i.e., fill locations, all fire protection equipment (i.e. control valves and the Fire Indicator Panel), and any on-site hazards or storage of dangerous materials such as LPG, PV (solar) energy sources, large Lithium batteries, fuels or chemicals. Access to the Manifest Box, if locked, must be readily accessible using a Lockwood 003-type padlock, in accordance with AS 4428.17

PART E: ADVISORY NOTES

- (a) In regard to the satisfaction of any reserved matters or conditions (as outlined in Parts A, B, C or D of this decision notice), documentation submitted by the proponent shall be considered by an across government Working Group, chaired by the Department for Housing and Urban Development. The Working Group shall comprise relevant state agency and local government representatives (plus the proponent), from which advice to the Department and/or Minister for Planning (the Minister) will be provided to determine whether the condition has been satisfactorily addressed, or whether further information is required.
- (b) Any plans, information, management plan/s or sub-plan/s may be submitted in a staged manner for the discharge of conditions included within Parts A to C, with the ability for part-discharge where appropriate, to reflect the progressive rollout of the development.

- (c) No construction activity may commence until a favourable decision has been notified to the proponent by the Minister in respect of the conditions within Part A, and until a development authorisation under Section 115(2) of the *Planning, Development and Infrastructure Act 2016* is granted for the relevant stage or phase.
- (d) Unless otherwise specifically provided for in these conditions, or otherwise agreed to in writing with the Minister, all costs necessary for compliance with these conditions must be met solely by the proponent.
- (e) The proponent is advised that all conditions must be met including monitoring, mitigation and reporting requirements as detailed in relevant management plans. Failure to comply with a condition is a breach of the *Planning, Development and Infrastructure Act 2016* (as applicable), under which this authorisation is given.
- (f) An accredited professional undertaking Building Rules assessments for each stage or component must ensure that the assessment and certification for any stage or component is consistent with this provisional authorisation or approvals, including any conditions or advisory notes that apply in relation to this authorisation.
- (g) In relation to Reserved Matter 4, the infrastructure agreement with the Barossa Council must be agreed and executed to facilitate all necessary local road upgrades including:
- (i) Hoffnungsthal Road and Lindner Road intersection—shoulder widening and sealing for two-way movements.
 - (ii) Hoffnungsthal Road—recommendation to reduce speed limit to at least 80km/h; and
 - (iii) sealing of Menzel Road.
- (h) Ministerial Building Standard MBS008 “Designated bushfire prone areas - additional requirements” 2020, as published under the *Planning, Development and Infrastructure Act 2016* applies to this site.
- (i) A site Bushfire Attack Level (BAL) assessment was conducted in accordance with the NCC and Australian Standard™3959 (AS3959) “Construction of Buildings in Bushfire Prone Areas”. The Category of Bushfire Attack Level is **BAL 19**.
- (j) This BAL rating is conditional upon the establishment and maintenance of a 20 metre Asset Protection Zone (or to the property boundaries—whichever comes first), in accordance with the Asset Protection Zone—Vegetation Management condition of consent placed on the planning consent with the same application reference.
- (k) All Class 2—9 buildings will need to comply with National Construction Code (NCC) and to include all the minimum Deemed to satisfy fire and life safety provisions.
- (l) SACFS, as a mandatory referral agency, reserves the right to request additional information and provide further comment, under the Planning Development and Infrastructure Act and Regulations, in particular, but not limited to Regulation 45(3) during the Building Rules approval process.
- (m) Other fire safety measures pertaining to water and access may be prescribed by the National Construction Code for Fire Safety.
- (n) In relation to Condition 49, other fire safety measures pertaining to roads may be prescribed by the National Construction Code.
- (o) Construction of each stage or component of the development may commence only after a Building Rules assessment and certification has been undertaken in relation to that stage, phase or component and has been issued by an accredited professional undertaking Building Rules assessments to ensure the development has meet the approvals, and the Minister for Planning has received a copy of the relevant certification documentation.
- (p) Pursuant to Regulation 45 and 103 of the *Planning, Development and Infrastructure (General) Regulations 2017*, a Certificate of Occupancy is required for all new buildings, excluding Class 10 structures. The Applicant must comply with all relevant requirements of Regulation 103 including a report from the relevant fire authority per Regulation 103(D). Any Temporary Certificate of Occupancy certificates needs the additional approval of the Minister.
- (q) The proponent, and all agents, employees and contractors, such as construction crew, are reminded of their obligations under the *Aboriginal Heritage Act 1988* (AH Act) that excavation of land to uncover, damage, disturbance of, or interference with, any Aboriginal site, object or ancestral remains (known and unknown) is unlawful without ministerial authorisation under Sections 21 and 23 of the AH Act. Before commencing construction, the proponent should consider the amendments to the AH Act, which include increased penalties for breaches of the AH Act: see <https://www.agd.sa.gov.au/aboriginal-affairs-and-reconciliation/aboriginal-heritage/changes-to-the-aboriginal-heritage-act>.
- (r) The proponent is reminded of requirements under the *Native Vegetation Act 1991* and the *Native Vegetation Regulations 2017*, particularly that native vegetation clearance must be undertaken in accordance with a management plan that has been approved by the Native Vegetation Council that results in a significant environmental benefit on the property where the development is being undertaken, or a payment is made into the Native Vegetation Fund of an amount considered by the Native Vegetation Council to be sufficient to achieve a significant environmental benefit in the manner contemplated by Section 21(6) or (6a) of the *Native Vegetation Act 1991*, prior to any clearance occurring.
- (s) An environmental authorisation (licence) may be required for this development. The applicant/operator should contact the Environment Protection Authority on (08) 8204 2058 or email EPALicensing@sa.gov.au for information about the licensing application process and requirements.
- (t) The proponent/owner/operator is reminded of their general environmental duty, as required by Section 25 of the *Environment Protection Act 1993*, to take all reasonable and practicable measures to ensure that activities on the site and associated with the site (including during construction) to not pollute the environment in a way which causes or may cause environmental harm.
- (u) For any tree to be retained, their critical root zones shall be fenced and protected to prevent accidental damage and to ensure material stockpiling or vehicle movements do not impact these trees during construction works. Where appropriate additional protection measures, which comply with the *Australian Standard 4970:2009 Protection of Trees on Development Sites*, must be implemented and complied with at all times.
- (v) Should the proponent wish to vary the development or any portion of it, an application to the Minister must be submitted, provided that the development application variation remains within the ambit of the Environmental Impact Statement and Assessment Report referred to in this development authorisation. If an application variation involves substantial changes to the proposal, pursuant to Section 114 of the *Planning, Development and Infrastructure Act 2016* (as applicable), the proponent may be required to prepare an amended Environmental Impact Statement for public consultation. An amended Assessment Report may also be required to assess any new issues not covered by the original Assessment Report and the decision made pursuant to Section 115 of the *Planning, Development and Infrastructure Act 2016* (as applicable).
- (w) The Minister has a specific power to require testing, monitoring and auditing under Section 117 of the *Planning, Development and Infrastructure Act 2016* (as applicable).

- (x) In relation to any road works, the proponent shall contact the Department for Infrastructure and Transport's Network Management Services, Senior Network Integrity Engineer, Mr Narendra Patel on telephone (08) 7133 3208, or on mobile 0400 436 745, or via email at Narendra.Patel@sa.gov.au to discuss the proposed road works prior to undertaking any detailed design. The developer shall enter into a Developer Agreement to undertake the above works.
- (y) In regard to Conditions 8 and 12, the CEMP and OEMP must be prepared taking into consideration, and with explicit reference to, relevant *Environment Protection Act 1993* policies and guidance documents, including but not limited to:
- the *Landscape South Australia Act 2019*
 - the *Environment Protection (Air Quality) Policy 2016*
 - the *Environment Protection (Commercial and Industrial Noise) Policy 2023*
 - the *Environment Protection (Water Quality) Policy 2015*
 - the *Environment Protection (Waste to Resources) Policy 2010*
 - the *Environment Protection (Used Packaging Materials) Policy 2012*
 - the *Environment Protection Authority Bunding and Spill Management Guideline 2016*
 - Environment Protection Authority Handbooks for Pollution Avoidance
 - the International Erosion Control Association Australasia 'Field Guides for Construction Site Managers and Buildings' and associated design fact sheets.
 - the Environment Protection Authority guideline '*Construction environmental management plan (CEMP) 2024*'
 - any other relevant legislative requirements, Guidelines and Australian Standards.

Dated: 5 May 2026

HON NICK CHAMPION MP
Minister for Planning

ROAD TRAFFIC ACT 1961

Authorisation to Operate Breath Analysing Instruments

I, Grant Stevens, Commissioner of Police, do hereby notify that on and from 30 April 2026, the following persons were authorised by the Commissioner of Police to operate breath analysing instruments as defined in and for the purposes of the:

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

PD Number	Officer Name
15389	BUTSON, Zachery Mark
16008	COX, Cooper Corcoran
15162	DAWS, Kane Lewis
16199	INNS, Bridie Jae
13284	MUHLBERG, Lindsay Stephen
16387	O'SHAUGHNESSY, Seth Michael
15843	PERGOLETO, Elisabeth Ruth
74309	PRIEST, Samuel James
16198	PURDIE, Hayley Louise
16316	VIOLI, Patrick Joseph

Dated: 14 May 2026

GRANT STEVENS
Commissioner of Police

Reference: 2026-0027

WATER INDUSTRY ACT 2012

Standard for Dual Reticulation Infrastructure Published by the Technical Regulator

The Standard for dual reticulation infrastructure published on 9 April 2020 is revoked. This Standard is published by the Technical Regulator pursuant to Section 66 of the *Water Industry Act 2012*. This Standard comes into effect on the date on which it is gazetted.

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

Section 1 Scope and General

1.1 Scope

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

1.2 Objective

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

1.3 Definitions

Drinking water:

Water that is intended primarily for human consumption.

Non-drinking water:

1. Water which is not intended for human consumption (e.g. drinking and cooking).
2. Any water other than drinking water (as determined by the Department for Health and Wellbeing) which may include recycled wastewater, stormwater, bore water, ground water, lake water and river water.

Note: For the purpose of this Standard, recycled water sourced from wastewater and stormwater is a defined subset of non-drinking water. The primary focus of this Standard is recycled water.

Property:

A building or area of land, or both together.

Dual reticulation:

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

Section 2 Requirements

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

2.1 Water meter assembly and associated fittings

- (i) Prior to installation, non-drinking water meters including pipes and fittings associated with the meter shall be a permanent purple colour no darker than Jacaranda P24 or Purple P12 and no lighter than P23 Lilac, in accordance with AS 2700 (refer to Figure 1). The purple coating on non-drinking water meters and associated fittings shall be corrosion and UV resistant to ensure protection in outdoor environments.

Note: The best practice for coating non-drinking water meters is the application of powder coating to ensure compliance with durability and corrosion resistance requirements.

- (ii) The non-drinking water meter shall not be interchangeable with the drinking water meter.

Note: This may be achieved by dissimilar thread connections for the meter connections to the inlet and outlet tail pieces.

- (iii) There shall be a minimum of 300mm separation between the drinking water and non-drinking water meters and the non-drinking water meter shall be located on the left-hand side of the drinking water meter, when facing the property from the street (refer to Figure 2).

- (iv) Where the drinking water meter and non-drinking water meter are located in inground boxes, they shall be in separate boxes. The content of all inground boxes shall be clearly and permanently identified on the cover of the box.

- (v) In dual reticulation areas, backflow prevention devices shall be installed downstream of the drinking water meter outlet riser at the property in accordance with the Plumbing Code of Australia.

Note: Backflow prevention devices may be required to be installed to the non-drinking water meter connection points. Refer to the National Construction Code Volume 3 for site specific information where this may apply.

2.2 Water infrastructure pipework

- (i) The drinking water meter shall be installed, activated and commissioned prior to activating and commissioning the non-drinking water service.

- (ii) The non-drinking water isolation valve shall be locked off prior to commissioning.

- (iii) Non-drinking water infrastructure pipework shall be permanent purple colour no darker than Jacaranda P24 or Purple P12 and no lighter than P23 Lilac and labelled as non-drinking water.

- (iv) Labelling and identification of non-drinking water pipework shall be in accordance with AS 1345, except the colour should be in accordance with 2.2(iii) of this Standard.

- (v) Purple marking tape identifying the content of the pipe shall be installed above the buried non-drinking water pipework.

Exception: Marking tape may be omitted where below ground non-drinking water pipework is directionally bored provided that:

- (a) Clause 2.2(iii) and 2.2(iv) above are complied with; and

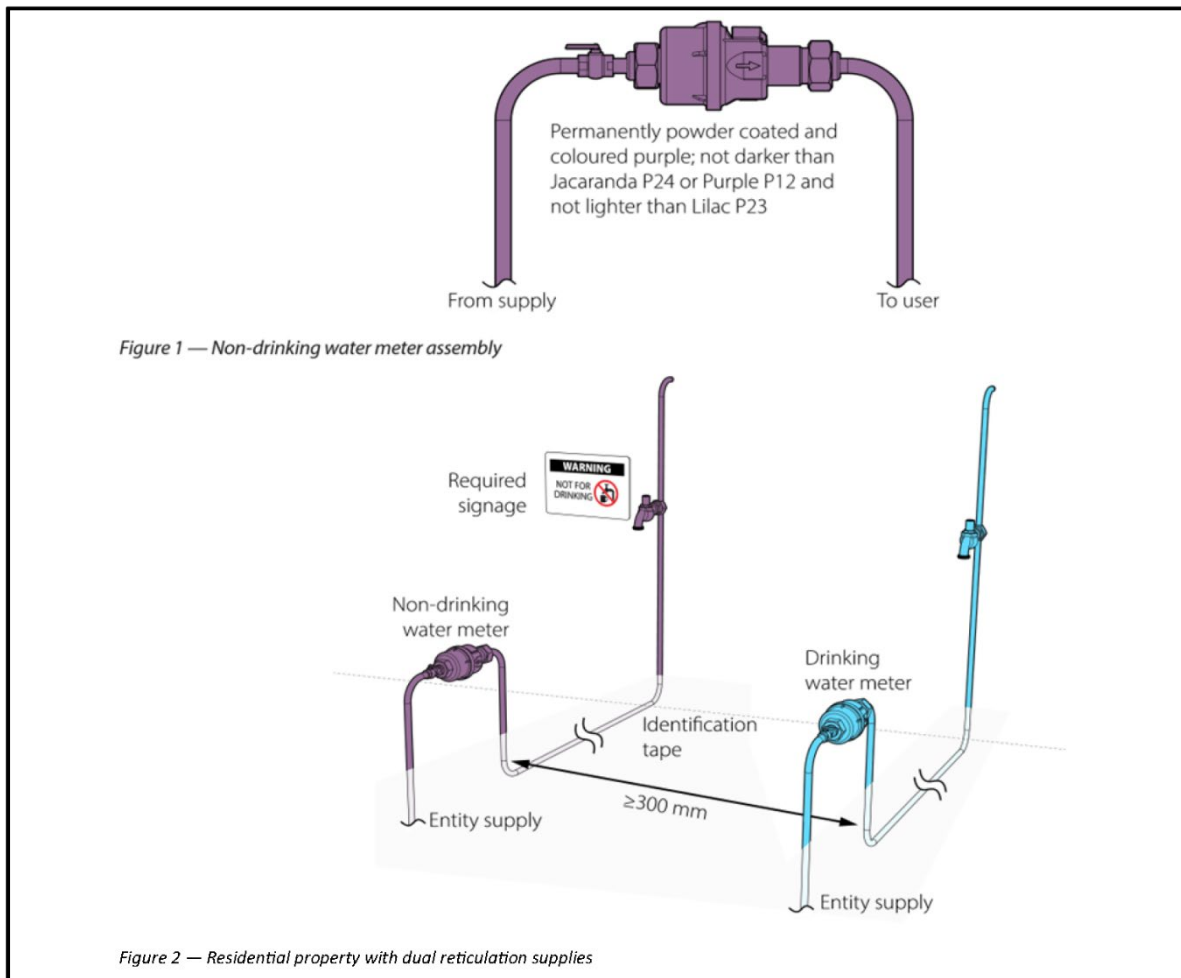
- (b) The location of non-drinking water pipework is recorded and documented so that it is readily available to any person involved with excavation work in the vicinity of the non-drinking pipework.

- (vi) There shall be a minimum 300mm separation between the inground drinking water and non-drinking water pipework.

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

- (vii) The connection pipes for the recycled water system and drinking water system shall not cross.

- (viii) Non-drinking water infrastructure pipework shall be constructed using pipe materials and pressure class specifications equivalent to those prescribed for drinking water systems. For detailed requirements, refer to *WSA-03-2011, Water Supply Code of Australia* and the relevant Product Specifications



2.3 Infrastructure inspection process

- (i) Once construction is completed, each section of the drinking water and non-drinking water infrastructure installation shall be inspected for compliance by a recognised expert.
- (ii) Documentation of infrastructure inspections shall be retained by the owner/operator of the infrastructure.

2.4 Property commissioning process

- (i) A cross-connection test in accordance with AS/NZS 3500.1 must be carried out by an appropriately licensed person in conjunction with the water industry entity who supplies the non-drinking water. This occurs when the non-drinking water service is activated. The results of this cross-connection test must be retained by the water industry entity.
- (ii) Upon activation of the non-drinking water supply at each property, a test distinguishing the two water sources shall be carried out at the meter and recorded by the water industry entity.

Note: The recommended test is a Total Dissolved Solids (TDS) test (refer to Appendix 1).

- (iii) Where work is carried out on dual reticulation infrastructure connected to the property, a test distinguishing the two water sources shall be carried out at the meter on completion of work and recorded by the water industry entity.
- (iv) Alterations to drinking water or non-drinking water pipework downstream of the water industry entity point of connection shall be carried out by an appropriately licensed plumbing contractor. The installation must be certified using an Electronic Certificate of Compliance (eCoC) which must be provided to the customer and the Office of the Technical Regulator.

Dated: 14 May 2026

R. FAUNT
 Technical Regulator
 Office of the Technical Regulator

APPENDIX 1

*(informative)***Total dissolved solids (TDS)**

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

TDS testing can be easily done with a handheld device. Non-drinking water will often have a higher and more variable TDS value than drinking water, which will be more stable over time, therefore the TDS test is an important method to verify that the water flowing from an outlet is from the correct source water.

Generally, drinking water supplies in South Australia have a TDS concentration below 600mg/L, which is considered to have "good" palatability under the Australian Drinking Water Guidelines (ADWG).

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

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

Example of procedure for TDS Test at the meters

1. Drinking Water

Turn the water meter off—disconnect the drinking water meter outlet arm. Rinse the sample container with demineralised water, turn the drinking water meter on and fill the sample container to a minimum of 40ml and undertake the test.

2. Non-drinking Water

Turn the water meter off—disconnect the non-drinking water meter outlet arm. Rinse the sample container with demineralised water, turn the non-drinking water meter on and fill the sample container to a minimum of 40ml and undertake the test.

3. Recording

Record all test results and take appropriate action.

Note: For information on calibration and operation of the TDS meter refer to the manufacturer's user guide.

LOCAL GOVERNMENT INSTRUMENTS

CITY OF PORT ADELAIDE ENFIELD
ROADS (OPENING AND CLOSING) ACT 1991
Road Closing—Walkways, Port Adelaide

Notice is hereby given, pursuant to Section 10 of the *Roads (Opening and Closing) Act 1991* that the City of Port Adelaide Enfield proposes to make a Road Process Order to close and retain for Public Purposes the Public Roads being allotments 304 to 306 (Walkway) in D121449, more particularly delineated and lettered 'A', 'B' and 'C' on Preliminary Plan 26/0010.

The Preliminary Plan is available for public inspection at the offices of the City of Port Adelaide Enfield, 163 St Vincent Street, Port Adelaide and the Adelaide Office of the Surveyor-General located at Level 10, 83 Pirie Street Adelaide, during normal office hours. The Preliminary Plan can also be viewed at www.sa.gov.au/roadsactproposals.

Any application for easement or objection must set out the full name, address and details of the submission and must be fully supported by reasons. The application for easement or objection must be made in writing to the City of Port Adelaide Enfield, PO Box 110, Port Adelaide SA 5015 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: 14 May 2026

MARK WITHERS
Chief Executive Officer

CITY OF SALISBURY
ROADS (OPENING AND CLOSING) ACT 1991
Road Closing—Walkway Between Liberman Road/Barkley Street, Para Hills

Notice is hereby given, pursuant to Section 10 of the *Roads (Opening and Closing) Act 1991* that the City of Salisbury proposes to make a Road Process Order to close and merge with allotment 881 in D6754 and allotment 879 in D6754 the Walkway (being allotment 982 in D6754) between Liberman Road/Barkley Street, more particularly delineated and lettered 'A' and 'B' on Preliminary Plan 26/0012.

The Preliminary Plan is available for public inspection at the offices of the City of Salisbury, 34 Church Street Salisbury, and the Adelaide Office of the Surveyor-General located at Level 10, 83 Pirie Street Adelaide, during normal office hours. The Preliminary Plan can also be viewed at www.sa.gov.au/roadsactproposals.

Any application for easement or objection must set out the full name, address and details of the submission and must be fully supported by reasons. The application for easement or objection must be made in writing to the City of Salisbury, PO Box 8 Salisbury SA 5108 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: 14 May 2026

JOHN HARRY
Chief Executive Officer

PUBLIC NOTICES

NATIONAL ELECTRICITY LAW

Notice of Final Determination and Final Rule

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

Under ss 102, 102A and 103, the making of the *National Electricity Amendment (Early application of a revised transmission Service Target Performance Incentive Scheme) Rule 2026 No. 4* (Ref. ERC0421) and related final determination. All provisions commence on **21 May 2026**.

Under ss 102, 102A and 103, the making of the *National Electricity Amendment (Small changes to Integrating Price-Responsive Resources rule) Rule 2026 No. 5* (Ref. ERC0430) and related final determination. **Schedule 1 of the rule commences on 21 May 2026 and Schedule 2 commences on 23 May 2027**. 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

Dated: 14 May 2026

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:

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- Date—day, month, and year of authorisation
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