His Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Health Services Charitable Gifts Board, pursuant to the provisions of the Health Services Charitable Gifts Act 2011:

Commissioner: from 1 July 2019 until 30 June 2022
Villis Raymond Marshall

By command,

STEVEN SPENCE MARSHALL
Premier

Department of the Premier and Cabinet
Adelaide, 13 June 2019

His Excellency the Governor in Executive Council has been pleased to appoint the people listed as Special Justices of the Peace for South Australia for the terms specified - pursuant to Section 7(1) of the Justices of the Peace Act 2005:

For a term commencing on 19 June 2019 and expiring on 5 February 2023:
Robert Neale Dempsey

For a term commencing on 19 June 2019 and expiring on 27 October 2023:
Patricia Kathleen Dawn McKay

For a term commencing on 10 September 2019 and expiring on 15 January 2024:
Michael John Pearce

For a term commencing on 19 June 2019 and expiring on 18 June 2024:
Deborah Kay Sykes
Stephen Clayton Whittle

By command,

STEVEN SPENCE MARSHALL
Premier

Department of the Premier and Cabinet
Adelaide, 13 June 2019

His Excellency the Governor in Executive Council has been pleased to appoint Ermioni Ranieri to the position of Commissioner for Public Sector Employment for a term commencing on 1 July 2019 and expiring on 30 June 2021 - pursuant to Section 13 of the Public Sector Act 2009.

By command,

STEVEN SPENCE MARSHALL
Premier

Department of the Premier and Cabinet
Adelaide, 13 June 2019

His Excellency the Governor in Executive Council has been pleased to appoint Wendy Jill Wakefield to the position of Deputy Registrar of the South Australian Employment Tribunal for a term of three years commencing on 17 June 2019 and expiring on 16 June 2022 - pursuant to the provisions of the South Australian Employment Tribunal Act 2014.

By command,

STEVEN SPENCE MARSHALL
Premier

Department of the Premier and Cabinet
Adelaide, 13 June 2019

His Excellency the Governor in Executive Council has been pleased to appoint the people listed as Commissioners of the South Australian Employment Tribunal for the terms specified - pursuant to the provisions of the South Australian Employment Tribunal Act 2014:

Commissioners appointed for a term commencing from 17 June 2019 and expiring on 16 June 2022:
Lucy Delia Marie Byrt (Part-time basis 0.9 FTE)
Melinda Jean Doggett (Part-time basis 0.7 FTE)
Jodie Marieka Carrel (Part-time basis 0.6 FTE)
Andrew Neale (Full-time basis)

Commissioners appointed for a term commencing from 11 July 2019 and expiring on 10 July 2022:
Luisa Jane Georgeff (Part-time basis 0.6 FTE)
Donald Robert Smyth (Full-time basis)

Commissioners appointed for a term commencing from 11 July 2019 and expiring on 10 July 2021:
Katherine Margaret Sullivan (Part-time basis 0.6 FTE)
Richard Joseph Cairney (Full-time basis)
Marion Ruth Williams (Full-time basis)

By command,

STEVEN SPENCE MARSHALL
Premier

Department of the Premier and Cabinet
Adelaide, 13 June 2019
Board, for the terms specified - pursuant to section 6 of the Motor Accident Commission Act 1992:

His Excellency the Governor in Executive Council has been pleased to appoint the people listed to the Motor Accident Commission:

By this Instrument, I, STEPHAN KARL KNOLL,

Dated: 18 May 2019

Where noted the fees are inclusive of GST.

Dated: 13 June 2019

STEVEN SPENCE MARSHALL
Premier

ADMINISTRATIVE ARRANGEMENTS ACT 1994
INSTRUMENT OF DELEGATION
Under Sections 99A and 129A of the Motor Vehicles Act 1959

I, STEPHAN KARL KNOLL, Minister for Transport, Infrastructure and Local Government, in the State of South Australia, as successor to the Minister for Transport and Infrastructure, note that:

- The Motor Vehicles Act 1959 (MV Act) is committed to me.

- By Instrument of Delegation published in the Government Gazette on 20 June 2013, the then Minister for Transport and Infrastructure delegated to the Minister to whom the Motor Accident Commission Act 1992 is committed (presently the Treasurer) relevant powers and functions exercisable under Part 4 of the MV Act with respect to the compulsory third party insurance scheme established under that Part (CTP Powers and Functions).

- By Instrument of Delegation published in the Government Gazette on 23 June 2016, the then Minister for Transport and Infrastructure delegated to the Minister to whom the Motor Accident Commission Act 1992 is committed the further powers and functions inserted into the MV Act as a consequence of the Compulsory Third Party Insurance Regulation Act 2016.

- The Motor Vehicles (Compulsory Third Party Insurance) Amendment Act 2019, which will commence operation on 14 June 2019 (with the operation of some sections suspended until 1 July 2019) will amend Part 4, Sections 99A and 129A of the MV Act, so as to confer further powers and functions on me which are related to the CTP Powers and Functions.

- Given that relationship it is appropriate that the same Minister be able to exercise both the new powers and functions and the CTP Powers and Functions.

By this Instrument, I, STEPHAN KARL KNOLL, the Minister for Transport, Infrastructure and Local Government in the State of South Australia, pursuant to section 9 of the Administrative Arrangements Act 1994, hereby delegate to the Minister to whom the Motor Accident Commission Act 1992 is committed the following powers and functions which will be exercisable by me from the commencement of the Motor Vehicles (Compulsory Third Party Insurance) Amendment Act 2019 under Part 4 of the Motor Vehicles Act 1959:

- the power and function under section 99A(2)(a) of the Motor Vehicles Act 1959 to determine a scheme for the selection of approved insurers by the CTP Regulator in respect of an application for registration of a new motor vehicle;

- the power and function under section 99A(2)(b)(ii) of the Motor Vehicles Act 1959 to determine a scheme for the selection of approved insurers by the CTP Regulator where a motorist fails to select an approved insurer in the application; and

- the power and function under section 129A(2) of the Motor Vehicles Act 1959 to approve classes of financial benefits or inducements which may be offered by approved insurers under that section.

This Instrument of Delegation has effect from the day on which it is published in the Government Gazette.

This Instrument of Delegation may be revoked or varied at any time by me for further notice published in the Government Gazette.

Dated: 4 June 2019

HON STEPHAN KNOLL MP
Minister for Transport, Infrastructure and Local Government

BOXING AND MARTIAL ARTS ACT 2000
SCHEDULE OF BOXING AND MARTIAL ARTS UNREGULATED FEES AND CHARGES
Effective from 1 July 2019

The Boxing and Martial Arts Act 2000 was introduced to regulate professional or public boxing and martial arts events; to promote safety in Boxing and Martial Arts; and for other purposes within the Boxing and Martial Arts (Combat Sport) sector. The Boxing and Martial Arts Regulations 2015 carries out the intentions of the Act. These Regulations introduced registration fees for contestans, promoters and trainer’s and the charges for 2019/20 are:

<table>
<thead>
<tr>
<th>Category</th>
<th>GST Exempt</th>
<th>Fee Charge 2019-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Trainer’s Registration Fee</td>
<td>Subject to GST</td>
<td>$55.50</td>
</tr>
<tr>
<td>Promoter’s Application Fee</td>
<td>Subject to GST</td>
<td>$446.00</td>
</tr>
<tr>
<td>Contestant Registration fee</td>
<td>Subject to GST</td>
<td>$111.00</td>
</tr>
</tbody>
</table>

Where noted the fees are inclusive of GST.

Dated: 18 May 2019

COREY WINGARD MP
Minister for Recreation, Sport and Racing
COMMONWEALTH MARRIAGE ACT 1961

Fees Payable for Marriage Services Provided by Births, Deaths and Marriages Registration Office

I, VICKIE CHAPMAN, Attorney-General, hereby give notice that the fees set out below will be charged by Consumer and Business Services for marriage services at the Births, Deaths and Marriages Registration Office:

<table>
<thead>
<tr>
<th>Service</th>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lodgement Fee</td>
<td>121.00</td>
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<tr>
<td>Solemnisation Fee</td>
<td>206.00</td>
</tr>
</tbody>
</table>

These charges are inclusive of G.S.T. and will come into operation from 1 July 2019.

In this notice:

Marriage has the same meaning as that under the Commonwealth Marriage Act 1961, defined as the union of 2 people to the exclusion of all others, voluntarily entered into for life.

Lodgement means notice to be given under section 42 of the Commonwealth Marriage Act 1961.

Dated: 17 May 2019

VICKIE CHAPMAN MP
Deputy Premier
Attorney-General

CONTROLLED SUBSTANCES ACT 1984

Fees and Charges

I, STEPHEN WADE, Minister for Health and Wellbeing, hereby give notice pursuant to section 55 of the Controlled Substances Act 1984, of the following fees to apply for licences issued under the Act:

These charges will operate from 1 July 2019 to 30 June 2020.

1 Annual fee for manufacturers licence—
   (a) for a manufacturer who manufactures only schedule 1 poisons  No fee
   (b) for a manufacturer who manufactures schedule 2 poisons       $308.00
   (c) for a manufacturer who manufactures schedule 3 poisons       $308.00
   (d) for a manufacturer who manufactures schedule 4 poisons       $308.00
   (e) for a manufacturer who manufactures schedule 7 poisons       $308.00
   (f) for a manufacturer who manufactures drugs of dependence     $402.00

   Note—The maximum cumulative annual fee is
   • for a manufacturer of poisons other than drugs of dependence—$1026.00
   • for a manufacturer of drugs of dependence—$1284.00

2 Annual fee for wholesale dealers licence—
   (a) for a wholesaler who sells only schedule 1 poisons  No fee
   (b) for a wholesaler who sells schedule 2 poisons         $102.00
   (c) for a wholesaler who sells schedule 3 poisons         $102.00
   (d) for a wholesaler who sells schedule 4 poisons         $206.00
   (e) for a wholesaler who sells schedule 7 poisons         $206.00
   (f) for a wholesaler who sells drugs of dependence       $402.00

   Note—The maximum cumulative annual fee is
   • for a wholesaler who sells poisons other than drugs of dependence—$515.00
   • for a wholesaler who sells drugs of dependence—$786.00

3 Annual fee for retail sellers licence  $206.00
4 Annual fee for medicine sellers licence $47.00
5 Annual fee for licence to supply, possess or administer—
   (a) S4 drugs (other than drugs of dependence) (section 18)  $102.00
   (b) drugs of dependence or equipment (section 31)          $102.00

   Note—The maximum cumulative fee for a licence to supply or administer S4 drugs and drugs of dependence is $137.00

6 Annual fee for licence to possess Schedule F poisons $153.00

Dated: 3 May 2019

HON STEPHEN WADE MLC
Minister for Health and Wellbeing

DEPARTMENT FOR ENVIRONMENT AND WATER

Cleland Wildlife Park Unregulated Fees and Charges

I, DAVID SPEIRS, Minister for Environment and Water hereby give notice that the fees and charges set out below will be charged by the Department for Environment and Water in relation to Cleland Wildlife Park:

These charges will operate from 1 July 2019 to 30 June 2020.
11. Cleland Wildlife Park:
   Admission fees
   (a) Adult  $30.00
   (b) Concession  $25.00
   (c) Child  $15.00
   (d) Family (2 adults and 2 children OR 1 adult and 3 children)  $74.00
   (e) Adult Membership  $61.00
   (f) Concession Membership  $51.00
   (g) Child Membership  $40.50
   (h) Family Membership (2 adults and 2 children OR 1 adult and 3 children)  $173.50

Notes:
Unregulated fees and charges are set by the Minister and can be waived by the Chief Executive or delegates.
Fees are GST inclusive unless otherwise indicated.

Under section 43C (2) of the National Parks and Wildlife Act 1972:
Where a fee fixed under subsection (1) is payable, or has been paid, the relevant authority may, if he or she thinks fit, waive or refund the whole or part of the fee. All full/part fee waivers of Minister approved fees require approval from the Director, National Parks & Wildlife or delegated authority.

Exclusions Apply. Term & Conditions are available at www.environment.sa.gov.au
Term & Conditions of entry are available at www.environment.sa.gov.au
Dated: 11 June 2019
DAVID SPEIRS MP
Minister for Environment and Water

DEPARTMENT FOR ENVIRONMENT AND WATER
Unregulated Fees and Charges

I, DAVID SPEIRS, Minister for Environment and Water hereby give notice that the fees and charges set out below will be charged by the Department for Environment and Water in relation to Adelaide Gaol, Crown Lands, and General Reserves Fund: ¹

These charges will operate from 1 July 2019 to 30 June 2020.

A. Adelaide Gaol

1. Self-guided day tours - entry fees:
   (a) Adult  $15.00
   (b) Concession  $13.00
   (c) Child  $9.00
   (d) Family (2 adults and 2 children OR 1 adult and 3 children)  $37.00
   (e) Family – additional children (maximum of 5 children)  $4.50
   (f) Group - per adult (minimum of 10 people)  $13.00
   (g) Group - per child (minimum of 10 people)  $6.00

2. Standard student education presentation:
   (a) 30 minutes– flat fee per group  $37.00
   (b) 60 minutes– flat fee per group  $70.00

3. Guided education tour – Adult (minimum of 10 people)  $13.00
4. Guided education tour – Children (minimum of 10 people)  $6.00
5. History Festival  $5.00
6. Commercial Tours – licence and entry fee:
   (a) Tour operator – annual license fee  $325.00 *
   (b) Adult – entry fee  $15.00
   (c) Children – entry fee  $9.00
7. Filming or Photography:
   (a) Per Hour or part thereof (non-exclusive use of site)  $146.00
   (b) Hire of new building 9am to 5 pm (exclusive right to building)  $1,500.00
   (c) Hire of new building 6pm to 8am (exclusive right to building)  $1,500.00
   (d) Hire of new building and front of Gaol 24 hours from 9am (exclusive right to building and front of Gaol)  $3,000.00
   (e) Hire of entire Gaol 9am to 5 pm (exclusive right to the Gaol)  $5,000.00

B. Crown Lands

1. Rent inquiries - Land Agents Fee  $27.50
2. Once only establishment for Infrastructure licenses to Government agencies and statutory authorities  $613.00
3. Easement to Government agencies  $304.00
4. Value of easement rights to public  $1,015.00
5. Bee Site Licences  $103.00 *
Note -
Annual rental fees associated with Crown Lands are to be negotiated on a case by case basis

C. General Reserves Fund (GRF) $2

1. Park Entry – Statewide:
   (a) General Entry - vehicle 11.00 *
   (b) General Entry - vehicle concession 9.00 *

2. Park Passes – Statewide:
   (a) Multi Park Passes - vehicle - entry only 99.00 *
   (b) Multi Park Passes - vehicle concession - entry only 79.00 *
   (c) Holiday Park Passes - vehicle - entry only 44.00 *
   (d) Holiday Park Passes - vehicle concession - entry only 35.00 *
   (e) Single Park Passes - vehicle - entry only 66.00 *
   (f) Single Park Passes - vehicle concession - entry only 55.00 *

3. Kangaroo Island (KI) general passes:
   (a) KI tour pass - Adult 78.00 **
   (b) KI tour pass - Concession 62.50 **
   (c) KI tour pass - Child 45.50 **
   (d) KI tour pass - Family (2 adults & 2 children OR 1 adult & 3 children) 207.00 **

4. Kangaroo Island Wilderness Trail:
   4 nights camping -
   (a) Adult 173.00
   (b) Concession 138.50
   (c) Child 104.00
   (d) School Group - per student 78.00

5. Flinders Chase National Park:
   Entry fees:
   (a) Adult 11.00 *
   (b) Concession 9.00 *
   (c) Child 6.00 *
   (d) Family (2 adults and 2 children OR 1 adult and 3 children) 28.50 *
   (e) School Group - per student 5.00 *
   (f) Group - per adult (minimum of 10 people) 9.00 *
   (g) Group - per child (minimum of 10 people) 5.00 *
   2 Day Pass
   (a) Adult 16.00 *
   (b) Concession 13.00 *
   (c) Child 10.00 *
   (d) Family (2 adults and 2 children OR 1 adult and 3 children) 42.50 *

6. Seal Bay - Guided Tour:
   (includes the Board Walk Experience)
   (a) Adult 37.00
   (b) Concession 29.50
   (c) Child 21.00
   (d) Family (2 adults and 2 children OR 1 adult and 3 children) 90.00
   (e) School group fee per student – maximum 25 students per group 18.50
   (f) Standard student education presentation – flat fee per hour for each group 70.00

7. Seal Bay - Board Walk Experience:
   (a) Adult 16.50
   (b) Concession 13.50
   (c) Child 10.50
   (d) Family (2 adults and 2 children OR 1 adult and 3 children) 44.50
   (e) School group per student 8.00

8. Kelly Hill Conservation Park:
   Guided Cave Tour fees
   (a) Adult 21.00
   (b) Concession 17.50
   (c) Child 11.50
   (d) Family (2 adults and 2 children OR 1 adult and 3 children) 53.00
   (e) School group per student 10.50
   Adventure Cave Tour fees
   (a) Adult 79.00
9. Naracoorte Caves:  
<table>
<thead>
<tr>
<th>Tour fees</th>
<th>Adult</th>
<th>Concession</th>
<th>Child</th>
<th>Sch</th>
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<tbody>
<tr>
<td>(a) Adult - Wonambi Fossil Centre</td>
<td>14.50</td>
<td>12.50</td>
<td>8.50</td>
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<tr>
<td>(b) Concession</td>
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<td>(c) Child</td>
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<tr>
<td>(d) Family (2 adults and 2 children OR 1 adult and 3 children)</td>
<td>38.50</td>
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<tr>
<td>(e) School group per student</td>
<td>7.00</td>
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<td>(f) Adult group per person (minimum 10 people per group)</td>
<td>12.50</td>
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<td>(g) Child group per person (minimum 10 people per group)</td>
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Self Guided Tour – Stick-Tomato Cave
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<th>Tour fees</th>
<th>Adult</th>
<th>Concession</th>
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<td>(a) Adult</td>
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<td>(d) Family (2 adults and 2 children OR 1 adult and 3 children)</td>
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<tr>
<td>(e) School group per student</td>
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<td>(f) Adult group per person (minimum 10 people per group)</td>
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<td>(g) Child group per person (minimum 10 people per group)</td>
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Guided Tour - Victoria Fossil Cave
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<tr>
<th>Tour fees</th>
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<tr>
<td>(a) Adult</td>
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<td>(c) Child</td>
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<td>(d) Family (2 adults and 2 children OR 1 adult and 3 children)</td>
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<tr>
<td>(e) School group per student</td>
<td>14.50</td>
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<tr>
<td>(f) Adult group per person (minimum 10 people per group)</td>
<td>28.50</td>
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<td>(g) Child group per person (minimum 10 people per group)</td>
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Guided Tour – Blanche Cave – Bat Observation
<table>
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<tr>
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<th>Adult</th>
<th>Concession</th>
<th>Child</th>
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<tbody>
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<td>(a) Adult</td>
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<td>(c) Child</td>
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<tr>
<td>(d) Family (2 adults and 2 children OR 1 adult and 3 children)</td>
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<td>(f) Adult group per person (minimum 10 people per group)</td>
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<td>(g) Child group per person (minimum 10 people per group)</td>
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Guided Tour – Alexandra Cave
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<tr>
<td>(a) Adult</td>
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<td>(c) Child</td>
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<tr>
<td>(d) Family (2 adults and 2 children OR 1 adult and 3 children)</td>
<td>62.00</td>
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<tr>
<td>(e) School group per student</td>
<td>11.00</td>
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<tr>
<td>(f) Adult group per person (minimum 10 people per group)</td>
<td>19.50</td>
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<tr>
<td>(g) Child group per person (minimum 10 people per group)</td>
<td>11.00</td>
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</table>

10. Tantanoola Caves Conservation Park:  
<table>
<thead>
<tr>
<th>Tour fees</th>
<th>Adult</th>
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<tbody>
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<td>(a) Adult</td>
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<td>(c) Child</td>
<td>7.00</td>
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<tr>
<td>(d) Family (2 adults and 2 children OR 1 adult and 3 children)</td>
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<td>(e) School group per student</td>
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<tr>
<td>(f) Adult group per person (minimum 10 people per group)</td>
<td>10.50</td>
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<tr>
<td>(g) Child group per person (minimum 10 people per group)</td>
<td>6.50</td>
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</table>

Notes:
- Some fees and charges such as parks passes, camping, and facilities hire are not included in this Notice. These fees differ in each Region/Site and are subject to change due to various reasons not limited to event hires, and peak and off-peak seasons.
- Unregulated fees and charges are set by the Minister and can be waived by the Chief Executive or delegates.
- Fees are GST inclusive unless otherwise indicated.
- GST Exempt.
- **includes GST inclusive and GST Exempt components.
2. Under section 43C (2) of the National Parks and Wildlife Act 1972:
   Where a fee fixed under subsection (1) is payable, or has been paid, the relevant authority may, if he or she thinks fit, waive or
   refund the whole or part of the fee. All full/part fee waivers of Minister approved fees require approval from the Director, National
   Parks & Wildlife or delegated authority.

3. Exclusions Apply. Term & Conditions are available at www.environment.sa.gov.au

4. Term & Conditions of entry are available at www.environment.sa.gov.au

A list of Mapland consumer products are available at www.environment.sa.gov.au/topics/Science/mapland/contact-mapland

Dated: 11 June 2019

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DEVELOPMENT ACT 1993
NOTICE UNDER SECTION 25(17)

City of Charles Sturt
Bowden – Brompton Mixed Use (Residential and Commercial) Development Plan Amendment

Preamble
1. The Bowden – Brompton Mixed Use (Residential and Commercial) Development Plan Amendment (the Amendment) by the
City of Charles Sturt has been finalised in accordance with the provisions of the Development Act 1993.
2. The Minister for Planning has decided to approve the Amendment.

Pursuant to section 25 of the Development Act 1993, I –
   a. approve the Amendment; and
   b. fix the day on which this notice is published in the Gazette as the day on which the Amendment will come into operation.

Dated: 4 June 2019

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EDUCATION REGULATIONS 2012
Notice of Policy by the Minister for Education

Pursuant to Regulation 60(2)(a) of the Education Regulations 2012, I, the Minister for Education publish the following Capacity
Management Plan for the purposes of the enrolment of a child at Burnside Primary School:

CAPACITY MANAGEMENT PLAN
Burnside Primary School

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

Capacity of School
The school has an estimated school enrolment capacity of 800 mainstream students.

Burnside Primary School zone
A school zone is a defined area from which the school accepts its core intake of students. Burnside Primary School operates a school
zone within the area bounded by:
   North along Devereux Road, west along Greenhill Road, north along Kennaway Street, east along Stirling Street, north along
   Northumberland Street, east along Newcastle Street, north along Tusmore Avenue, east along Stanley Street, north along Glynburn
   Road, east along The Parade, south on Penfold Road, east on Kensington Road, along the eastern boundary of the Hills face zone,
   north on Bayview Crescent, west along Dashwood Road to Devereaux Road.

An online map of the Burnside Primary School zone and a search tool to indicate if an applicant’s home address is within the school

Student Enrolment Numbers
The number of students entering at Reception in any given year is limited to 104 students.

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

YEAR LEVEL: RECEPTION
Application for Reception from students living in the school zone
Priority consideration will be given to applications for enrolment from parents of prospective Reception students to attend the following
school year, if they have been living inside the school zone prior to week 3, term 3 and whose application is received by this date.

If more than 104 applications for enrolment are received from parents living in the school zone by the beginning of week 3, term 3,
places will be offered based on whether any, all or a combination of the following applies:
   • the child has a sibling currently enrolled and will be attending the school in the same calendar year
   • the length of time the child has lived in the school zone
   • the distance of the child’s residence from the school
   • other personal needs such as curriculum, transportation/location convenience, social/family links at the school.

The school will notify parents of the outcome of this process by week 7, term 3. Unsuccessful applicants will be placed on the enrolment
register upon request, and referred for enrolment to other neighbouring schools.
Late applications for Reception from students living in the school zone
Families who move into the school zone or who are already living in the school zone but lodge their application for enrolment after the end of week 3, term 3, will only have their applications considered if or when vacancies exist, with priority consideration afforded to those applicants already on the school’s enrolment register.

If no vacancies exist, the applicants upon request, will be placed on the school’s enrolment register and referred for enrolment to other neighbouring schools.

Application for Reception from students living outside the zone with siblings currently at the school
There is no automatic entry for Reception students who live outside the school’s zone and have older siblings who currently attend the school.

Intensive English Language Centre (IELC) Reception students
Any Reception student offered enrolment at the school and who is eligible to attend an Intensive English Language Centre (IELC), will be able to attend an IELC during Reception and begin Year 1 at Burnside Primary School the following year.

YEAR LEVELS: 1 TO 7
Applications for enrolment from parents of prospective students living inside the school zone will be considered if or when vacancies exist, with priority consideration afforded to those applicants already on the school’s enrolment register.

In these cases, places will be offered based on siblings at the school, the length of time the child has lived in the school zone, the distance of the child’s residence from the school and other personal needs such as curriculum, transportation/location convenience and social/family links to the school.

The school will notify parents by the end of week 8, term 4 if a vacancy is available for their child to attend the following school year.

If no vacancies exist, the applicants will be encouraged to remain at their current primary school, or referred for enrolment to other neighbouring schools, and upon an applicant’s request placed on the school’s enrolment register.

Out of zone applications with siblings currently at the school
There is no automatic entry for siblings who live outside of the school zone to enrol in Year levels 1 to 7 at Burnside Primary School.

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

Enrolment Process
Enrolment Register
Parents whose child’s name has been placed on the enrolment register will be contacted if vacancies become available.
The enrolment register will be reviewed and updated annually.
The position that a child’s name appears on the register is confidential and will only be disclosed as required by law.

Monitoring and enforcement
It is the responsibility of the parents applying for enrolment to be able to verify to the satisfaction of the school that the information provided is true and factual.
The Principal is responsible for the implementation of this Capacity Management Plan and all decisions on enrolments.

This Capacity Management Plan will be reviewed as required.
Dated: 13 June 2019

JOHN GARDNER
Minister for Education
International Education Program
No International Education Program places will be offered at the school.

YEARS LEVEL: RECEPTION

Application for Reception from students living in the school zone

Priority consideration will be given to applications for enrolment from parents of prospective Reception students to attend the following school year, if they have been living inside the school zone prior to week 3, term 3 and whose application is received by this date.

If more than 120 applications for enrolment are received from parents living in the school zone by the beginning of week 3, term 3, places will be offered based on whether any, all or a combination of the following applies:

- the child has a sibling currently enrolled and will be attending the same school in the same calendar year
- the length of time the child has lived in the school zone
- the distance of the child’s residence from the school
- other personal needs such as curriculum, transportation/location convenience, social/family links at the school.

The school will notify parents of the outcome of this process by week 7, term 3. Unsuccessful applicants will be placed on the enrolment register upon request, and referred for enrolment to other neighbouring schools.

Late applications for Reception from students living in the school zone

Families who move into the school zone or who are already living in the school zone but lodged their application for enrolment after the end of week 3, term 3, will only have their applications considered if or when vacancies exist, with priority consideration afforded to those applicants already on the school’s enrolment register.

If no vacancies exist, the applicants will be placed on the school’s enrolment register and referred for enrolment to other neighbouring schools.

Application for Reception from students living outside the zone with siblings currently at the school

There is no automatic entry for Reception students who live outside the school’s zone and have older siblings who currently attend the school.

Intensive English Language Centre (IELC) Reception students

Any Reception student offered enrolment at the school and who is eligible to attend an Intensive English Language Centre (IELC), will be able to attend an IELC during Reception and begin Year 1 at Linden Park Primary School the following year.

YEARS LEVELS: 1 TO 7

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

In these cases, places will be offered based on siblings at the school, the length of time the child has lived in the school zone, the distance of the child’s residence from the school and other personal needs such as curriculum, transportation/location convenience and social/family links to the school.

The school will notify parents by the end of week 8, term 4 if a vacancy is available for their child to attend the following school year. If no vacancies exist, the applicants will be encouraged to remain at their current primary school, or referred for enrolment to other neighbouring schools, and upon an applicant’s request placed on the school’s enrolment register.

Out of zone applications with siblings currently at the school

There is no automatic entry for siblings who live outside of the school zone to enrol in Year levels 1 to 7 at Linden Park Primary School.

Enrolment Criteria -- General

Special circumstances

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

Enrolment Process

Parents whose child’s name has been placed on the enrolment register will be contacted if vacancies become available. The enrolment register will be reviewed and updated annually.

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

Monitoring and enforcement

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

The Principal is responsible for the implementation of this Capacity Management Plan and all decisions on enrolments. This Capacity Management Plan will be reviewed as required.

Dated: 13 June 2019

JOHN GARDNER
Minister for Education

EDUCATION REGULATIONS 2012
Notice of Policy by the Minister for Education

PURSUANT to Regulation 60(2)(a) of the Education Regulations 2012, I, the Minister for Education publish the following Capacity Management Plan for the purposes of the enrolment of a child at North Adelaide Primary School:

CAPACITY MANAGEMENT PLAN
North Adelaide Primary School

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

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

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

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

Student Enrolment Numbers

The number of students entering at Reception in any given year is limited to 46 students.

International Education Program

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

YEAR LEVEL: RECEPTION

Enrolment Criteria - By Year Level

Application for Reception from students living in the school zone

Priority consideration will be given to applications for enrolment from parents of prospective Reception students to attend the following school year, if they have been living inside the school zone prior to week 3, term 3 and whose application is received by this date.

If more than 46 applications for enrolment are received from parents living in the school zone by the beginning of week 3, term 3, places will be offered based on whether any, all or a combination of the following applies:

- the child has a sibling currently enrolled and will be attending the school in the same calendar year
- the length of time the child has lived in the school zone
- the distance of the child’s residence from the school
- other personal needs such as curriculum, transportation/location convenience, social/family links at the school.

The school will notify parents of the outcome of this process by week 7, term 3. Unsuccessful applicants will be placed on the enrolment register upon request, and referred for enrolment to other neighbouring schools.

Late applications for Reception from students living in the school zone

Families who move into the school zone or who are already living in the school zone but lodge their application for enrolment after the end of week 3, term 3, will only have their applications considered if or when vacancies exist, with priority consideration afforded to those applicants already on the school’s enrolment register.

If no vacancies exist, the applicants upon request, will be placed on the school’s enrolment register and referred for enrolment to other neighbouring schools.

Application for Reception from students living outside the zone with siblings currently at the school

There is no automatic entry for Reception students who live outside the school’s zone and have older siblings who currently attend the school.

Intensive English Language Centre (IELC) Reception students

Any Reception student offered enrolment at the school and who is eligible to attend an Intensive English Language Centre (IELC), will be able to attend an IELC during Reception and begin Year 1 at North Adelaide Primary School the following year.

YEAR LEVELS: 1 TO 7

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

In these cases, places will be offered based on siblings at the school, the length of time the child has lived in the school zone, the distance of the child’s residence from the school and other personal needs such as curriculum, transportation/location convenience and social/family links to the school.

The school will notify parents by the end of week 8, term 4 if a vacancy is available for their child to attend the following school year.

If no vacancies exist, the applicants upon request, will be placed on the school’s enrolment register and referred for enrolment to other neighbouring schools.

Out of zone applications with siblings currently at the school

There is no automatic entry for siblings who live outside of the school zone to enrol in Year levels 1 to 7 at North Adelaide Primary School.

Enrolment Criteria – General

Special circumstances

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

Enrolment Process

Parents whose child’s name has been placed on the enrolment register will be contacted if vacancies become available.

The enrolment register will be reviewed and updated annually.

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

Monitoring and enforcement

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

The Principal is responsible for the implementation of this Capacity Management Plan and all decisions on enrolments.

This Capacity Management Plan will be reviewed as required.

Dated: 13 June 2019

JOHN GARDNER

Minister for Education
Notice of Policy by the Minister for Education

PURSUANT to Regulation 60(2)(a) of the Education Regulations 2012, I, the Minister for Education publish the following Capacity Management Plan for the purposes of the enrolment of a child at Rose Park Primary School:

CAPACITY MANAGEMENT PLAN

Rose Park Primary School

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

Capacity of School

The school has an estimated school enrolment capacity of 580 mainstream students.

Rose Park Primary School zone

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

Fullarton Road, Greenhill Road, Portrush Road, Kensington Road, George Street, William Street, Angas Street and Dequetteville Terrace.

An online map of the Rose Park Primary School zone and a search tool to indicate if an applicant’s home address is within the school zone is available at www.education.sa.gov.au/findaschool.

International Education Program

Prospective students through the International Education Program will only be given consideration for enrolment if all students on the enrolment register have been considered and a vacancy exists. The maximum number of International Education Program students who can be offered enrolment at the school will be limited to 5 students.

Enrolment Criteria - By Year Level

YEAR LEVEL: RECEPTION

Application for Reception from students living in the school zone

Priority consideration will be given to applications for enrolment from parents of prospective Reception students to attend the following school year, if they have been living inside the school zone prior to week 3, term 3 and whose application is received by this date.

The school will notify parents of the outcome of this process by week 7, term 3.

Late applications for Reception from students living in the school zone

Families who move into the school zone or who are already living in the school zone but lodge their application for enrolment after the end of week 3, term 3, will only have their applications considered if or when vacancies exist, with priority consideration afforded to those applicants already on the school’s enrolment register.

If no vacancies exist, the applicants upon request, will be placed on the school’s enrolment register and referred for enrolment to other neighbouring schools.

Application for Reception from students living outside the zone with siblings currently at the school

There is no automatic entry for Reception students who live outside the school’s zone and have older siblings who currently attend the school.

Intensive English Language Centre (IELC) Reception students

Any Reception student offered enrolment at the school and who is eligible to attend an Intensive English Language Centre (IELC), will be able to attend an IELC during Reception and begin Year 1 at Rose Park Primary School the following year.

YEAR LEVELS: 1 TO 7

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

In these cases, places will be offered based on siblings at the school, the length of time the child has lived in the school zone, the distance of the child’s residence from the school and other personal needs such as curriculum, transportation/location convenience and social/family links to the school.

The school will notify parents by the end of week 8, term 4 if a vacancy is available for their child to attend the following school year.

If no vacancies exist, the applicants will be encouraged to remain at their current primary school, or referred for enrolment to other neighbouring schools, and upon an applicant’s request placed on the school’s enrolment register.

Out of zone applications with siblings currently at the school

There is no automatic entry for siblings who live outside of the school zone to enrol in Year levels 1 to 7 at Rose Park Primary School.

Enrolment Criteria – General

Special circumstances

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

Enrolment Register

Parents whose child’s name has been placed on the enrolment register will be contacted if vacancies become available.

The enrolment register will be reviewed and updated annually.

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

Monitoring and enforcement

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

The Principal is responsible for the implementation of this Capacity Management Plan and all decisions on enrolments.
This Capacity Management Plan will be reviewed as required.

Dated: 13 June 2019

JOHN GARDNER
Minister for Education

EMERGENCY SERVICES FUNDING ACT 1998
Section 14 Fees

I, Rob Lucas MLC, Treasurer, set the fee pursuant to Section 14 of the Emergency Services Funding Act 1998 at $16.60:

- to inspect the Assessment Book during ordinary office hours; or
- for a copy of an entry made in the Assessment Book;

commencing on 1 July 2019.

Dated: 23 May 2019

ROB LUCAS MLC
Treasurer

FISHERIES MANAGEMENT ACT 2007

Section 78(2)
Permit to Deposit Aquatic Resources

Permit holder: Estuary Care Foundation SA Inc.
132 Mead Street
PETERHEAD SA 5011

Agents: Persons who are members or approved volunteers of the Estuary Care Foundation or the Port Adelaide Residents Environment Protection Group.

Permit Number: MP0114

Specified waters: within 20 metres of a line beginning at GPS coordinates 138°29’46.81” East, 34°50’53.03” South and 138°29’48.33” East, 34°50’56.33” South

Pursuant to subsection 78(2) of the Fisheries Management Act 2007, the holder of this permit or a person acting as their agent may deposit exotic resources, namely Pacific Oyster shell, into the waters specified in this permit, subject to the following conditions:

CONDITIONS

1. The permitted activity must be completed on or before 28 February 2020, unless otherwise varied or revoked.

2. The permit holder must ensure that any vessels or equipment used during the permitted activity must be appropriately decontaminated after undertaking the activity. See the below link for information on decontaminating vessels/equipment: http://www.pir.sa.gov.au/biosecurity/aquatics/aquatic_diseases/pacific_oyster_mortality_syndrome/port_river_outbreak_2018_feral_oysters

3. Prior to commencing the permitted activity, the permit holder must obtain written permission from the owner/operator of the specified waters to undertake the permitted activity within the specified waters.

4. The permit holder or their agents may only deposit the following aquatic resources:
   • 150 x 20 kilogram bags of Pacific Oyster shell.

5. All exotic resources intended to be deposited pursuant to this permit must meet the following biosecurity requirements:
   • Only Pacific Oyster shells sourced from the South Australian (SA) oyster industry can be used. Shells sourced from outside of SA or from restaurants/ fish processors are not permitted.
   • Pacific Oyster shells must be free from biological material and air dried for a minimum of 2 weeks prior to deposition as an aquatic resource.
   • A statutory declaration from Oyster farmers must be provided stating that sourced Pacific Oyster shells have been air dried for a minimum of 2 weeks and sourced from a South Australian oyster farm.

6. Prior to commencing the permitted activity, the permit holder must provide notification of intended dates and times when it will take place to Ms Verity Gibbs, Manager, Adelaide Dolphin Sanctuary, by phone on (08) 8240 0193 or 0423 780 656.

7. The permit holder must provide a brief written report detailing the date, time and place of where Pacific Oyster shells were deposited within the specified waters, including the numbers deposited. The report must be submitted to PIRSA Fisheries and Aquaculture, (GPO Box 1625, ADELAIDE SA 5001) within 14 days of Pacific Oyster shell being deposited and/or the expiry of this permit.

8. The permit holder or their agents must ensure that any new detections of marine pests identified while undertaking the permitted activity are reported to PIRSA via the Fishwatch hotline on 1800 065 522 or via the free SA Recreational Fishing Guide App.

9. While engaging in the permitted activity, the permit holder or their agents must be in possession of a copy of this permit. It must be produced to a PIRSA Fisheries Officer if requested.

10. The permit holder must not contravene of fail to comply with the Fisheries Management Act 2007 or any regulations made under that Act, except where specifically permitted by this notice.

This notice does not purport to override the provisions or operation of any other Act including, but not limited to, the Development Act 1993, Adelaide Dolphin Sanctuary Act 2005 and National Parks and Wildlife Act 1972. The permit holder and their agents must comply with any relevant regulations, permits, requirements and directions from the Department for Environment and Water when undertaking activities in a specially protected area.

Dated: 5 June 2019

SEAN SLOAN
Executive Director
Fisheries and Aquaculture
Delegate of the Minister for Primary Industries and Regional Development
HEALTH CARE ACT 2008

Fees and Charges

I, STEPHEN WADE, Minister for Health, hereby give notice pursuant to section 59 of the Health Care Act 2008, of the following fees to
apply for ambulance services:

These charges will operate from 1 July 2019 to 30 June 2020.

- Emergency 1 call out fee: $1,025.00
- Emergency 2 call out fee: $738.00
- Non Emergency Fee: $229.00
- Per Km Charge: $5.90
- SAAS Incidental Services (Treat No Transport): $229.00
- SAAS Incidental Services (Treat No Transport) concession: $114.00

These charges will be GST-free where the service is in the course of treatment of a patient who pays for the supply of the ambulance
service. GST may be charged in addition to the above amounts in circumstances where the Commissioner of Taxation has ruled that the
services are not GST-free, for example, for services contracted by a hospital.

Dated: 15 May 2019

HON STEPHEN WADE MLC
Minister for Health and Wellbeing

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HEALTH CARE ACT 2008

Fees and Charges

I, STEPHEN WADE, Minister for Health, hereby give notice pursuant to section 59 of the Health Care Act 2008, of the following fees to
apply for the purpose of private hospital licensing:

These charges will operate from 1 July 2019 to 31 December 2019.

- Licence application fee (section 80 (2)): $427.00
- Fee for grant of licence (section 81 (3)): $427.00
- Variation of licence/conditions of licence fee (section 82(4)(b)): $74.50
- Annual licence fee (1-25 beds) (section 84 (2)): $444.00
- Annual licence fee (26-50 beds) (section 84 (2)): $559.00
- Annual licence fee (51-100 beds) (section 84 (2)): $752.00
- Annual licence fee (101-150 beds) (section 84 (2)): $946.00
- Annual licence fee (151-200 beds) (section 84 (2)): $1,140.00
- Annual licence fee (>200 beds) (section 84 (2)): $1,449.00
- Application fee for transfer of licence (section 85 (2)): $427.00
- Application for alteration/extension of licenced premises (section 99A(1)): $427.00

Dated: 3 June 2019

HON STEPHEN WADE MLC
Minister for Health and Wellbeing

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HEALTH CARE ACT 2008

Fees and Charges

I, STEPHEN WADE, Minister for Health, hereby give notice pursuant to section 59 of the Health Care Act 2008, of the following fees to
apply for the purpose of private day procedure centre licensing:

These charges will operate from 1 July 2019 to 31 December 2019.

- Licence application fee (section 89C (2)(c)): $250.00
- Fee for grant of licence (section 89C (3)): $250.00
- Annual licence fee (section 89F (2)(a)): $250.00
- Application fee for transfer of licence (section 89G (2)(c)): $250.00
- Variation of licence/conditions of licence fee (section 99A(1)): $74.50
- Application for alteration/extension of licenced premises (section 99A(1)): $250.00
- Fee for issuing of deemed licences (section 99A(1)): $250.00

Dated: 3 June 2019

HON STEPHEN WADE MLC
Minister for Health and Wellbeing

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HEALTH CARE ACT 2008

Fees and Charges

I, STEPHEN WADE, Minister for Health, hereby give notice pursuant to section 58 of the Health Care Act 2008, of the following fee to
apply for the application of a non-emergency ambulance licence:

These charges will operate from 1 July 2019 to 31 December 2019.

- Application fee for licence: $188.00

Dated: 3 June 2019

HON STEPHEN WADE MLC
Minister for Health and Wellbeing
HEALTH CARE ACT 2008

SECTION 42

By-laws made by Barossa Hills Fleurieu Local Health Network Incorporated

These by-laws were approved by the Minister for Health and Wellbeing in accordance with section 42(2) of the Health Care Act 2008 on 27 May 2019.

STEPHEN WADE
Minister for Health and Wellbeing

These by-laws come into force on confirmation by the Governor pursuant to section 42(3) of the Health Care Act 2008.

Dated: 13 June 2019

HIEU VAN LE
Governor

PART A. INTERPRETATION

1. In these by-laws, unless the context otherwise requires:

"Act" means the Health Care Act 2008 as amended;

"Authorised Officer" means a person appointed in accordance with Part E of the by-laws;

"Barossa Hills Fleurieu Local Health Network Incorporated" means the Barossa Hills Fleurieu Health Network Incorporated being the hospital established under that name pursuant to section 29 of the Act;

"Chief Executive Officer" means the Chief Executive Officer of the hospital (or the Chief Executive of the Department for Health and Wellbeing) and includes a delegate appointed in writing by the Chief Executive Officer or the Chief Executive of the Department for Health and Wellbeing;

"commercial vehicle" means a motor vehicle constructed solely or mainly for the carriage of goods (including the kind commonly called a utility, but excluding a vehicle of the kind commonly called a station wagon or station sedan);

"driver" means the driver of a vehicle, or person in charge of or responsible for a vehicle whilst located on Hospital Grounds, or the registered owner of a vehicle;

"Hospital" means the sites at which Barossa Hills Fleurieu Local Health Network Incorporated delivers services and includes all grounds, buildings and other such areas on which health services delivered by Barossa Hills Fleurieu Local Health Network Incorporated are carried out;

"Hospital Grounds" means the lands used for the purposes of the Hospital, including all buildings, roads, paths and open spaces on and appurtenances to such lands;

"Local Health Network" means a hospital established pursuant to section 29 of the Act, which includes Northern Adelaide Local Health Network, Southern Adelaide Local Health Network, Central Adelaide Local Health Network, Riverland Mallee Coorong Local Health Network, South East Local Health Network, Eyre and Far North Local Health Network, Barossa Hills Fleurieu Local Health Network, Yorke and Northern Local Health Network, Flinders and Upper North Local Health Network, Women’s and Children’s Health Network;

"law enforcement officer" means a person appointed as a police officer or other law enforcement officer under a law of the State or Commonwealth;

"loading zone" means an area within the Hospital Grounds marked with a line or lines and sign denoting that it is a loading zone;

"Minister" means the Minister of the Crown to whom the administration of the Act is for the time being committed, and includes any Minister for the time being discharging the duties of office of that Minister;

"No Parking Area" means an area within the Hospital Grounds where vehicles are not permitted to park, which is clearly marked with a sign denoting that it is a no-parking area, the exception is if a driver has parked or left standing the vehicle to drop off or pick up passengers or goods provided the vehicle is not left unattended and the driver drives off as soon as possible;

"No Stopping Area" means an area within the Hospital Grounds where vehicles are not permitted to park or stop, which is clearly marked with a sign denoting it is a no-stopping area;

"permit parking area" means a designated area within the Hospital Grounds, which is clearly marked with a sign denoting that only official permit holders are permitted to park;

"property" means any land, building, object, article, equipment, fence, fixture or chattel either fixed or moveable, or plant or animal owned, leased, licensed, rented, operated or otherwise controlled by the Hospital;

"road" includes way or track;

"sign" means any sign or other marking within the Hospital Grounds which designates the specific requirements to be observed in that area or section of roadway under these by-laws;

"staff" for the purposes of this By-Law includes any person engaged to work at the Hospital, including but not limited to contractors and volunteers;

"vehicle" includes any motor car, station wagon, van, truck, motorcycle, bicycle or any other motorised or non-motorised mode of transport;

"visitor" means a patient, a visitor to a patient, or a person accompanying a patient to the Hospital.

PART B. PUBLIC ORDER

2. No person shall act within the Hospital Grounds in a manner that constitutes disorderly or offensive behaviour.

3. No person shall throw, place, deposit or leave within the Hospital Grounds any rubbish, refuse, paper, bottle or glass (broken or otherwise) or any litter of any kind whatsoever except in receptacles designed for that purpose.

4. No person shall smoke or otherwise use or cause to be smoked or otherwise used, tobacco or tobacco-related products within the Hospital Grounds.

5. (1) No person shall, without permission of the Chief Executive Officer, bring any alcoholic liquor or unlawful substances upon the Hospital Grounds, or keep or consume any alcoholic liquor or unlawful substances within the Hospital Grounds;
6. No person shall enter or remain within the Hospital Grounds while in possession of firearm or offensive weapon of any kind or any explosive device or substance except:

(1) police officers or other law enforcement officers; Protective Security Officers appointed under the Protective Security Act 2007 who are authorised under the terms of their employment to possess a firearm or an offensive weapon; or security guards engaged directly or indirectly by the Barossa Hills Fleurieu Local Health Network Incorporated or the Minister to provide security and related services at the Hospital who are carrying firearms or other weapons by arrangement with the Hospital; or

(2) staff of Barossa Hills Fleurieu Local Health Network Incorporated carrying a weapon or explosive device or substance for use in maintenance or construction work within the Hospital Grounds and authorised to do so by the Chief Executive Officer or an Authorised Officer.

7. No person shall light or cause to be lit any fire within the Hospital Grounds except:

(1) in a place set aside for that purpose; and

(2) with the permission of an Authorised Officer.

8. (1) No person shall bring onto the Hospital Grounds any animal except where such animal is:

(a) a dog used as a guide dog, a trained hearing-assistance dog, or a dog trained to assist a person to alleviate the effect of a disability or any other animal that is an assistance animal as defined by the Disability Discrimination Act 1992 (Cth); or

(b) brought pursuant to a contract with the Barossa Hills Fleurieu Local Health Network Incorporated; or

(c) subject to an arrangement made between the Chief Executive Officer, Chief Executive or an Authorised Officer and the owner or the person having the custody or control of such animal; or

(d) to be used in the conduct of research approved in accordance with the Hospital’s system for approving research using animals; or

(e) for the purposes of providing a research, pathology or diagnostic service associated with veterinary science.

(2) An animal brought onto the Hospital Grounds pursuant to by-laws 8(1)(b) or (c) shall at all times be kept under absolute and continuous control by its owner or the person who has custody or control of the animal at the time.

9. (1) No person shall:

(a) trespass on Hospital Grounds; or

(b) willfully damage Hospital Grounds or any part thereof or any property within the Hospital Grounds including without limitation buildings, fixtures, chattels, trees, shrubs, bushes, flowers, gardens or lawns on or in those grounds; or

(c) remove, damage or interfere with any stake or label on or near any tree, shrub, plant or flower; or

(d) walk on or over or cause damage to any bed containing or being prepared for flowers or shrubs, or walk on or over any lawn or other area in contravention of any notice or sign; or remove, interfere with, or climb upon any tree, shrub, plant or garden; or

(e) enter or walk on or over any part of the Hospital Grounds which is either temporarily or permanently closed and on which is posted a notice prohibiting persons from entering or walking on or over that place; or

(f) damage, injure or interfere with, or climb upon any fence, building or erection, tap or irrigation system or any fixed or movable thing.

(2) By-law 9(1) shall not apply to staff acting in the course of their employment or contract or arrangement (and then only within the specific requirement of the work to be performed).

(3) Every person reasonably suspected by an Authorised Officer of trespassing on the Hospital Grounds shall:

(a) give his/her name and address to that Authorised Officer upon being requested to do so; and

(b) immediately leave the Hospital Grounds if requested to do so by that Authorised Officer, provided reasonable steps are taken by the Authorised Officer to ensure that the person is not in need of medical assistance; and

(c) comply with all reasonable directions of the Authorised Officer.

PART C. REGULATION OF TRAFFIC

10. No person shall:

(1) drive a vehicle within the Hospital Grounds at a speed exceeding that indicated on signs posted within the Hospital Grounds; or

(2) drive any vehicle within the Hospital Grounds in a dangerous or careless manner or without reasonable consideration for other persons using such grounds; or

(3) drive or use any vehicle on the Hospital Grounds in such manner as to cause undue noise; or

(4) park or leave standing any vehicle in the Hospital Grounds in such a manner as to obstruct the passage of vehicles or pedestrians using such grounds.

11. No person shall without the express permission of the Chief Executive Officer or an Authorised Officer, within the Hospital Grounds, ride a skateboard, roller skates, roller blades, non-motorised scooter or similar apparatus normally propelled by human exertion but not including bicycles.

12. (1) No person shall park or leave standing any vehicle in a No Parking Area within the Hospital Grounds contrary to any by-law.

(2) No person shall park or leave any vehicle in a No Stopping Area within the Hospital Grounds.

(3) The driver of any vehicle within the Hospital Grounds or any person reasonably suspected by an Authorised Officer of having parked or left standing a vehicle contrary to these by-laws at any place in the Hospital Grounds shall give his/her name and address to an Authorised Officer when requested to do so.

13. (1) The driver of a vehicle shall:

(a) comply with any directions given to him/her by an Authorised Officer for the purpose of regulating vehicular traffic within the Hospital Grounds; and
19. If a person breaches a by-law regulating the parking of a vehicle by reason of a vehicle being parked in contravention of by-laws 10, 12, 14, 16, 17 and/or 18 the person will be deemed to have committed a further breach:
(a) in the case of an offence for being parked longer than a permitted period of time then for each period of time that the vehicle is parked continuously in the area or length of road in question;
(b) in any other case for each hour that the contravention continues.

PART D. ENFORCEMENT

20. (1) Any person who contravenes or fails to observe any of these by-laws shall be liable to a fine as set out in the following table.
These by-laws come into force on confirmation by the Governor pursuant to section 42(3) of the Act. The Chief Executive Officer may appoint a person or class of persons as Authorised Officers for the purposes of these by-laws and sections 42 and 43 of the Act. All appointments made by the Chief Executive Officer must be in writing.

PART E. APPOINTMENT OF AUTHORISED OFFICERS

21. The Chief Executive Officer may appoint a person or class of persons as Authorised Officers for the purposes of these by-laws and sections 42 and 43 of the Act. All appointments made by the Chief Executive Officer must be in writing.

22. All members of the South Australian police force are Authorised Officers for the purposes of these by-laws and sections 42 and 43 of the Act.

23. The Chief Executive Officer may make an appointment subject to conditions specified in the instrument of appointment. The Chief Executive Officer may vary or revoke an appointment.

24. The Chief Executive Officer may, at any time, vary or revoke an appointment.

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(2) Offences against these by-laws may be expiated in accordance with the Expiation of Offences Act 1996, and an expiation notice for the amount prescribed in the table above in relation to the by-law:

(a) shall be issued in the manner prescribed by the Expiation of Offences Act 1996 and Regulations;

(b) may be issued by an Authorised Officer.

PART A. INTERPRETATION

1. In these by-laws, unless the context otherwise requires:

"Act" means the Health Care Act 2008 as amended;

"Authorised Officer" means a person appointed in accordance with Part E of the by-laws;

"Central Adelaide Local Health Network Incorporated" means the Central Adelaide Local Health Network Incorporated being the Hospital established under that name pursuant to section 29 of the Act;

"Chief Executive Officer" means the Chief Executive Officer of the hospital (or the Chief Executive of the Department for Health and Wellbeing) and includes a delegate appointed in writing by the Chief Executive Officer or the Chief Executive of the Department for Health and Wellbeing;

"commercial vehicle" means a motor vehicle constructed solely or mainly for the carriage of goods (including the kind commonly called a utility, but excluding a vehicle of the kind commonly called a station wagon or station sedan);

"driver" means the driver of a vehicle, or person in charge of or responsible for a vehicle whilst located on Hospital Grounds, or the registered owner of a vehicle;

"Hospital" means the sites at which Central Adelaide Local Health Network Incorporated delivers services and includes all grounds, buildings and other such areas on which health services delivered by Central Adelaide Local Health Network Incorporated are carried out;

"Hospital Grounds" means the lands used for the purposes of the Hospital, including all buildings, roads, paths and open spaces on and appurtenances to such lands;

"Local Health Network" means a hospital established pursuant to section 29 of the Act, which includes Northern Adelaide Local Health Network, Southern Adelaide Local Health Network, Central Adelaide Local Health Network, Riverland Mallee Coorong Local Health Network, South East Local Health Network, Eyre and Far North Local Health Network, Barossa Hills Fleurieu Local Health Network, Yorke and Northern Local Health Network, Flinders and Upper North Local Health Network, Women’s and Children’s Health Network;

"law enforcement officer" means a person appointed as a police officer or other law enforcement officer under a law of the State or Commonwealth;

"loading zone" means an area within the Hospital Grounds marked with a line or lines and sign denoting that it is a loading zone;

"Minister" means the Minister of the Crown to whom the administration of the Act is for the time being committed, and includes any Minister for the time being discharging the duties of office of that Minister;

"No Parking Area" means an area within the Hospital Grounds where vehicles are not permitted to park, which is clearly marked with a sign denoting that it is a no-parking area, the exception is if a driver has parked or left standing the vehicle to drop off or pick up passengers or goods provided the vehicle is not left unattended and the driver drives off as soon as possible;

"No Stopping Area" means an area within the Hospital Grounds where vehicles are not permitted to park or stop, which is clearly marked with a sign denoting it is a no-stopping area;

"permit parking area" means a designated area within the Hospital Grounds, which is clearly marked with a sign denoting that only official permit holders are permitted to park;

"property" means any land, building, object, article, equipment, fence, fixture or chattel either fixed or moveable, or plant or animal owned, leased, licensed, rented, operated or otherwise controlled by the Hospital;

"road" includes way or track;
PART B. PUBLIC ORDER

2. No person shall act within the Hospital Grounds in a manner that constitutes disorderly or offensive behaviour.

3. No person shall throw, place, deposit or leave within the Hospital Grounds any rubbish, refuse, paper, bottle or glass (broken or otherwise) or any litter of any kind whatsoever except in receptacles designed for that purpose.

4. No person shall smoke or otherwise use or cause to be smoked or otherwise used, tobacco or tobacco-related products within the Hospital Grounds.

5. (1) No person shall, without permission of the Chief Executive Officer, bring any alcoholic liquor or unlawful substances upon the Hospital Grounds, or keep or consume any alcoholic liquor or unlawful substances within the Hospital Grounds;

   (2) Before removing any person(s) reasonably suspected of being intoxicated or of being under the influence of unlawful substances from the Hospital Grounds, Authorised Officers are to take reasonable steps to ensure that the person(s) is not in need of any medical assistance.

6. No person shall enter or remain within the Hospital Grounds while in possession of firearm or offensive weapon of any kind or any explosive device or substance except:

   (1) police officers or other law enforcement officers; Protective Security Officers appointed under the Protective Security Act 2007 who are authorised under the terms of their employment to possess a firearm or an offensive weapon; or security guards engaged directly or indirectly by the Central Adelaide Local Health Network Incorporated or the Minister to provide security and related services at the Hospital who are carrying firearms or other weapons by arrangement with the Hospital; or

   (2) staff of Central Adelaide Local Health Network Incorporated carrying a weapon or explosive device or substance for use in maintenance or construction work within the Hospital Grounds and authorised to do so by the Chief Executive Officer or an Authorised Officer.

7. No person shall light or cause to be lit any fire within the Hospital Grounds except:

   (1) in a place set aside for that purpose; and

   (2) with the permission of an Authorised Officer.

8. (1) No person shall bring onto the Hospital Grounds any animal except where such animal is:

   (a) a dog used as a guide dog, a trained hearing-assistance dog, or a dog trained to assist a person to alleviate the effect of a disability or any other animal that is an assistance animal as defined by the Disability Discrimination Act 1992 (Cth); or

   (b) brought pursuant to a contract with the Central Adelaide Local Health Network Incorporated; or

   (c) subject to an arrangement made between the Chief Executive Officer, Chief Executive or an Authorised Officer and the owner or the person having the custody or control of such animal; or

   (d) to be used in the conduct of research approved in accordance with the Hospital’s system for approving research using animals; or

   (e) for the purposes of providing a research, pathology or diagnostic service associated with veterinary science.

   (2) An animal brought onto the Hospital Grounds pursuant to by-laws 8(1)(b) or (c) shall at all times be kept under absolute and continuous control by its owner or the person who has custody or control of the animal at the time.

9. (1) No person shall:

   (a) trespass on Hospital Grounds; or

   (b) wilfully damage Hospital Grounds or any part thereof or any property within the Hospital Grounds including without limitation buildings, fixtures, chattels, trees, shrubs, bushes, flowers, gardens or lawns on or in those grounds; or

   (c) remove, damage or interfere with any stake or label on or near any tree, shrub, plant or flower; or

   (d) walk on or over or cause damage to any bed containing or being prepared for flowers or shrubs, or walk on or over any lawn or other area in contravention of any notice or sign; or remove, interfere with, or climb upon any tree, shrub, plant or garden; or

   (e) enter or walk on or over any part of the Hospital Grounds which is either temporarily or permanently closed and on which is posted a notice prohibiting persons from entering or walking on or over that place; or

   (f) damage, injure or interfere with, or climb upon any fence, building or erection, tap or irrigation system or any fixed or movable thing.

   (2) By-law 9(1) shall not apply to staff acting in the course of their employment or contract or arrangement and then only within the specific requirement of the work to be performed.

   (3) Every person reasonably suspected by an Authorised Officer of trespassing on the Hospital Grounds shall:

   (a) give his/her name and address to that Authorised Officer upon being requested to do so; and

   (b) immediately leave the Hospital Grounds if requested to do so by that Authorised Officer, provided reasonable steps are taken by the Authorised Officer to ensure that the person is not in need of medical assistance; and

   (c) comply with all reasonable directions of the Authorised Officer.

PART C. REGULATION OF TRAFFIC

10. No person shall:

    (1) drive a vehicle within the Hospital Grounds at a speed exceeding that indicated on signs posted within the Hospital Grounds; or
14. No person shall park or leave standing a vehicle in a designated disabled parking area unless he/she is the holder of and displays a currently valid disabled parking permit.

15. The Chief Executive Officer:

(1) may from time to time:

(a) issue parking permits; and

(b) designate areas within the Hospital Grounds where parking of vehicles is:

(i) permitted;

(ii) absolutely prohibited;

(iii) restricted to:

(A) certain classes of vehicles; or

(B) certain classes of drivers of vehicles holding current permits issued by or on behalf of the Chief Executive Officer; or

(iv) restricted to certain periods of time;

(c) subject to by-law 10(1), designate the speed limits for particular roads or parts of roads within the Hospital Grounds;

(d) designate routes within the Hospital Grounds to be followed by vehicles;

(e) make such rules as may be necessary from time to time for the regulation of vehicles within the Hospital Grounds; and

(2) shall cause such signs to be erected or markings to be made as may be necessary in order to give effect to any designation or rule made pursuant to by-law 15(1).

16. No person (including an employee) shall park in the Visitors Car Park, unless he/she is visiting the Hospital as a visitor, or he/she is the holder of a currently valid permit issued by the Chief Executive Officer or Authorised Officer for the parking or leaving of such vehicle in such place.

17. Except when authorised to do so by an Authorised Officer, no person (including an employee) shall park or leave standing a vehicle, or cause, permit or suffer a vehicle to be parked or left standing:

(1) in any place within the Hospital Grounds designated as a permit parking area unless:

(a) such vehicle has attached to it a currently valid permit, issued by the Chief Executive Officer or an Authorised Officer, for the parking or leaving of such vehicle in such place and then subject to such conditions as the Chief Executive Officer or Authorised Officer may specify from time to time; and

(b) such permit is affixed or displayed so that it is prominently visible to an observer outside the vehicle and/or in accordance with any instructions given in writing when such permit was issued;

(2) in any place within the Hospital Grounds which is designated by sign or marking as an area in which parking is prohibited including areas designated for use by emergency vehicles;

(3) in any place within the Hospital Grounds for a longer period of time than that which is designated by a sign or marking as a maximum period of time or time limit for which vehicles may be parked or left standing in that place;

(4) in any place within the Hospital Grounds which is not designated or marked out by a sign or marking as an area in which a vehicle may be parked or left standing;

(5) in any place within the Hospital Grounds which is designated by a sign or marking as being reserved or restricted parking or for a specific purpose unless he/she meets the purpose of the reservation or restriction or the specific purpose or he/she is the holder of a currently valid permit issued by the Chief Executive Officer or Authorised Officer for the parking or leaving of such vehicle in such place;

(6) adjacent to or on any section of road, path or paved area marked with a yellow line or lines within the Hospital Grounds;

(7) in a loading zone within the Hospital Grounds except for the express purpose of loading or unloading goods and then only for that period of time which it takes to load or unload those goods being a period of no more than 30 minutes for commercial vehicles and no more than 10 minutes for all other motor vehicles;
(8) Over any kerb or on a garden bed, lawn, footpath or median strip within the Hospital Grounds;
(9) Over or across any marking or line defining a parking bay within the Hospital Grounds or otherwise than in accordance with any sign or marking;
(10) Park or leave standing any vehicle in a designated paid parking area in Hospital Grounds without a valid parking permit/ticket;
(11) In a No Parking Area.

18. Where a sign or marking indicating the route to be followed by a vehicle is, pursuant to these by-laws, erected or placed on or near a road within the Hospital Grounds, the driver of a vehicle shall comply with that sign or marking.

19. If a person breaches a by-law regulating the parking of a vehicle by reason of a vehicle being parked in contravention of by-laws 10, 12, 14, 16, 17 and/or 18 the person will be deemed to have committed a further breach:
   a) in the case of an offence for being parked longer than a permitted period of time then for each period of time that the vehicle is parked continuously in the area or length of road in question;
   b) in any other case for each hour that the contravention continues.

PART D. ENFORCEMENT

20. (1) Any person who contravenes or fails to observe any of these by-laws shall be liable to a fine as set out in the following table.

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(2) Offences against these by-laws may be expiated in accordance with the Expiation of Offences Act 1996, and an expiation notice for the amount prescribed in the table above in relation to the by-law:

   a) shall be issued in the manner prescribed by the Expiation of Offences Act 1996 and Regulations;
   b) may be issued by an Authorised Officer.

PART E. APPOINTMENT OF AUTHORIZED OFFICERS

21. The Chief Executive Officer may appoint a person or class of persons as Authorised Officers for the purposes of these by-laws and sections 42 and 43 of the Act. All appointments made by the Chief Executive Officer must be in writing.

22. All members of the South Australian police force are Authorised Officers for the purposes of these by-laws and sections 42 and 43 of the Act.

23. The Chief Executive Officer may make an appointment subject to conditions specified in the instrument of appointment. The Chief Executive Officer may vary or revoke a condition specified in the instrument of appointment, or impose a further condition.

24. The Chief Executive Officer may, at any time, vary or revoke an appointment.
9. (1) No person shall:
   (a) trespass on Hospital Grounds;
   (b) willfully damage Hospital Grounds or any part thereof or any property within the Hospital Grounds including without limitation buildings, fixtures, chattels, trees, shrubs, bushes, flowers, gardens or lawns on or in those grounds; or
   (c) remove, damage or interfere with any stake or label on or near any tree, shrub, plant or flower; or
(d) walk on or over or cause damage to any bed containing or being prepared for flowers or shrubs, or walk on or over any lawn or other area in contravention of any notice or sign; or remove, interfere with, or climb upon any tree, shrub, plant or garden; or
(e) enter or walk on or over any part of the Hospital Grounds which is either temporarily or permanently closed and on which is posted a notice prohibiting persons from entering or walking on or over that place; or
(f) damage, injure or interfere with, or climb upon any fence, building or erection, tap or irrigation system or any fixed or movable thing.

(2) By-law 9(1) shall not apply to staff acting in the course of their employment or contract or arrangement (and then only within the specific requirement of the work to be performed).

(3) Every person reasonably suspected by an Authorised Officer of trespassing on the Hospital Grounds shall:
(a) give his/her name and address to that Authorised Officer upon being requested to do so; and
(b) immediately leave the Hospital Grounds if requested to do so by that Authorised Officer, provided reasonable steps are taken by the Authorised Officer to ensure that the person is not in need of medical assistance; and
(c) comply with all reasonable directions of the Authorised Officer.

PART C. REGULATION OF TRAFFIC

10. No person shall:
(1) drive a vehicle within the Hospital Grounds at a speed exceeding that indicated on signs posted within the Hospital Grounds; or
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(3) drive or use any vehicle on the Hospital Grounds in such manner as to cause undue noise; or
(4) park or leave standing any vehicle in the Hospital Grounds in such a manner as to obstruct the passage of vehicles or pedestrians using such grounds.

11. No person shall without the express permission of the Chief Executive Officer or an Authorised Officer, within the Hospital Grounds, ride a skateboard, roller skates, roller blades, non-motorised scooter or similar apparatus normally propelled by human exertion but not including bicycles.

12. (1) No person shall park or leave standing any vehicle in a No Parking Area within the Hospital Grounds contrary to any by-law.
(2) No person shall park or leave any vehicle in a No Stopping Area within the Hospital Grounds.
(3) The driver of any vehicle within the Hospital Grounds or any person reasonably suspected by an Authorised Officer of having parked or left standing a vehicle contrary to these by-laws at any place in the Hospital Grounds shall give his/her name and address to an Authorised Officer when requested to do so.

13. (1) The driver of a vehicle shall:
(a) comply with any directions given to him/her by an Authorised Officer for the purpose of regulating vehicular traffic within the Hospital Grounds; and
(b) comply with a request made by an Authorised Officer to remove the vehicle from the Hospital Grounds.
(2) If a person referred to in by-law 13(1) refuses to comply with a direction to remove a vehicle, or cannot be found, an Authorised Officer may remove or cause to be removed, any vehicle from the Hospital Grounds.
(3) An Authorised Officer may remove or cause to be removed any vehicle from Hospital Grounds that constitutes an obstruction contrary to any by-law.

14. No person shall park or leave standing a vehicle in a designated disabled parking area unless he/she is the holder of and displays a currently valid disabled parking permit.

15. The Chief Executive Officer:
(1) may from time to time:
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(b) designate areas within the Hospital Grounds where parking of vehicles is:
(i) permitted;
(ii) absolutely prohibited;
(iii) restricted to:
(A) certain classes of vehicles; or
(B) certain classes of drivers of vehicles holding current permits issued by or on behalf of the Chief Executive Officer; or
(iv) restricted to certain periods of time;
(c) subject to by-law 10(1), designate the speed limits for particular roads or parts of roads within the Hospital Grounds;
(d) designate routes within the Hospital Grounds to be followed by vehicles;
(e) make such rules as may be necessary from time to time for the regulation of vehicles within the Hospital Grounds; and
(2) shall cause such signs to be erected or markings to be made as may be necessary in order to give effect to any designation or rule made pursuant to by-law 15(1).

16. No person (including an employee) shall park in the Visitors Car Park, unless he/she is visiting the Hospital as a visitor, or he/she is the holder of a currently valid permit issued by the Chief Executive Officer or Authorised Officer for the parking or leaving of such vehicle in such place.

17. Except when authorised to do so by an Authorised Officer, no person (including an employee) shall park or leave standing a vehicle, or cause, permit or suffer a vehicle to be parked or left standing:
(1) In any place within the Hospital Grounds designated as a permit parking area unless:
1796 THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE 13 June 2019

(a) such vehicle has attached to it a currently valid permit, issued by the Chief Executive Officer or an Authorised Officer, for the parking or leaving of such vehicle in such place and then subject to such conditions as the Chief Executive Officer or Authorised Officer may specify from time to time; and

(b) such permit is affixed or displayed so that it is prominently visible to an observer outside the vehicle and/or in accordance with any instructions given in writing when such permit was issued;

(2) In any place within the Hospital Grounds which is designated by sign or marking as an area in which parking is prohibited including areas designated for use by emergency vehicles;

(3) In any place within the Hospital Grounds for a longer period of time than that which is designated by a sign or marking as a maximum period of time or time limit for which vehicles may be parked or left standing in that place;

(4) In any place within the Hospital Grounds which is not designated or marked out by a sign or marking as an area in which a vehicle may be parked or left standing;

(5) In any place within the Hospital Grounds which is designated by a sign or marking as being reserved or restricted parking or for a specific purpose unless he/she meets the purpose of the reservation or restriction or the specific purpose or he/she is the holder of a currently valid permit issued by the Chief Executive Officer or Authorised Officer for the parking or leaving of such vehicle in such place;

(6) Adjacent to or on any section of road, path or paved area marked with a yellow line or lines within the Hospital Grounds;

(7) In a loading zone within the Hospital Grounds except for the express purpose of loading or unloading goods and then only for that period of time which it takes to load or unload those goods being a period of no more than 30 minutes for commercial vehicles and no more than 10 minutes for all other motor vehicles;

(8) Over any kerb or on a garden bed, lawn, footpath or median strip within the Hospital Grounds;

(9) Over or across any marking or line defining a parking bay within the Hospital Grounds or otherwise than in accordance with any sign or marking;

(10) Park or leave standing any vehicle in a designated paid parking area in Hospital Grounds without a valid parking permit/ticket;

(11) In a No Parking Area.

18. Where a sign or marking indicating the route to be followed by a vehicle is, pursuant to these by-laws, erected or placed on or near a road within the Hospital Grounds, the driver of a vehicle shall comply with that sign or marking.

19. If a person breaches a by-law regulating the parking of a vehicle by reason of a vehicle being parked in contravention of by-laws 10, 12, 14, 16, 17 and/or 18 the person will be deemed to have committed a further breach:

a) in the case of an offence for being parked longer than a permitted period of time then for each period of time that the vehicle is parked continuously in the area or length of road in question;

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24. The Chief Executive Officer may, at any time, vary or revoke an appointment.

HEALTH CARE ACT 2008

SECTION 42

By-laws made by Flinders and Upper North Local Health Network Incorporated

These by-laws were approved by the Minister for Health and Wellbeing in accordance with section 42(2) of the Health Care Act 2008 on 27 May 2019.

STEPHEN WADE

Minister for Health and Wellbeing

These by-laws come into force on confirmation by the Governor pursuant to section 42(3) of the Health Care Act 2008.

Dated: 13 June 2019

HIEU VAN LE

Governor
PART A. INTERPRETATION

1. In these by-laws, unless the context otherwise requires:

"Act" means the Health Care Act 2008 as amended;

"Authorised Officer" means a person appointed in accordance with Part E of the by-laws;

"Flinders and Upper North Local Health Network Incorporated" means the Flinders and Upper North Health Network Incorporated being the hospital established under that name pursuant to section 29 of the Act;

"Chief Executive Officer" means the Chief Executive Officer of the hospital (or the Chief Executive of the Department for Health and Wellbeing) and includes a delegate appointed in writing by the Chief Executive Officer or the Chief Executive of the Department for Health and Wellbeing;

"commercial vehicle" means a motor vehicle constructed solely or mainly for the carriage of goods (including the kind commonly called a utility, but excluding a vehicle of the kind commonly called a station wagon or station sedan);

"driver" means the driver of a vehicle, or person in charge of or responsible for a vehicle whilst located on Hospital Grounds, or the registered owner of a vehicle;

"Hospital" means the sites at which Flinders and Upper North Local Health Network Incorporated delivers services and includes all grounds, buildings and other such areas on which health services delivered by Flinders and Upper North Local Health Network Incorporated are carried out;

"Hospital Grounds" means the lands used for the purposes of the Hospital, including all buildings, roads, paths and open spaces on and appurtenances to such lands;

"Local Health Network" means a hospital established pursuant to section 29 of the Act, which includes Northern Adelaide Local Health Network, Southern Adelaide Local Health Network, Central Adelaide Local Health Network, Riverland Mallee Coorong Local Health Network, South East Local Health Network, Eyre and Far North Local Health Network, Barossa Hills Fleurieu Local Health Network, Yorke and Northern Local Health Network, Flinders and Upper North Local Health Network, Women’s and Children's Health Network;

"law enforcement officer" means a person appointed as a police officer or other law enforcement officer under a law of the State or Commonwealth;

"loading zone" means an area within the Hospital Grounds marked with a line or lines and sign denoting that it is a loading zone;

"Minister" means the Minister of the Crown to whom the administration of the Act is for the time being committed, and includes any Minister for the time being discharging the duties of office of that Minister;

"No Parking Area" means an area within the Hospital Grounds where vehicles are not permitted to park, which is clearly marked with a sign denoting that it is a no-parking area, the exception is if a driver has parked or left standing the vehicle to drop off or pick up passengers or goods provided the vehicle is not left unattended and the driver drives off as soon as possible;

"No Stopping Area" means an area within the Hospital Grounds where vehicles are not permitted to park or stop, which is clearly marked with a sign denoting it is a no-stopping area;

"permit parking area" means a designated area within the Hospital Grounds, which is clearly marked with a sign denoting that only official permit holders are permitted to park;

"property" means any land, building, object, article, equipment, fence, fixture or chattel either fixed or moveable, or plant or animal owned, leased, licensed, rented, operated or otherwise controlled by the Hospital;

"road" includes way or track;

"sign" means any sign or other marking within the Hospital Grounds which designates the specific requirements to be observed in that area or section of roadway under these by-laws;

"staff" for the purposes of this By-Law includes any person engaged to work at the Hospital, including but not limited to contractors and volunteers;

"vehicle" includes any motor car, station wagon, van, truck, motorcycle, bicycle or any other motorised or non-motorised mode of transport;

"visitor" means a patient, a visitor to a patient, or a person accompanying a patient to the Hospital.

PART B. PUBLIC ORDER

2. No person shall act within the Hospital Grounds in a manner that constitutes disorderly or offensive behaviour.

3. No person shall throw, place, deposit or leave within the Hospital Grounds any rubbish, refuse, paper, bottle or glass (broken or otherwise) or any litter of any kind whatsoever except in receptacles designed for that purpose.

4. No person shall smoke or otherwise use or cause to be smoked or otherwise used, tobacco or tobacco-related products within the Hospital Grounds.

5. (1) No person shall, without permission of the Chief Executive Officer, bring any alcoholic liquor or unlawful substances upon the Hospital Grounds, or keep or consume any alcoholic liquor or unlawful substances within the Hospital Grounds;

(2) Before removing any person(s) reasonably suspected of being intoxicated or of being under the influence of unlawful substances from the Hospital Grounds, Authorised Officers are to take reasonable steps to ensure that the person(s) is not in need of any medical assistance.

6. No person shall enter or remain within the Hospital Grounds while in possession of firearm or offensive weapon of any kind or any explosive device or substance except:

(1) police officers or other law enforcement officers; Protective Security Officers appointed under the Protective Security Act 2007 who are authorised under the terms of their employment to possess a firearm or an offensive weapon; or security guards engaged directly or indirectly by the Flinders and Upper North Local Health Network Incorporated or the Minister to provide security and related services at the Hospital who are carrying firearms or other weapons by arrangement with the Hospital; or

(2) staff of Flinders and Upper North Local Health Network Incorporated carrying a weapon or explosive device or substance for use in maintenance or construction work within the Hospital Grounds and authorised to do so by the Chief Executive Officer or an Authorised Officer.

7. No person shall light or cause to be lit any fire within the Hospital Grounds except:
(1) in a place set aside for that purpose; and
(2) with the permission of an Authorised Officer.

8. (1) No person shall bring onto the Hospital Grounds any animal except where such animal is:
   (a) a dog used as a guide dog, a trained hearing-assistance dog, or a dog trained to assist a person to alleviate the effect of a
disability or any other animal that is an assistance animal as defined by the Disability Discrimination Act 1992 (Cth); or
   (b) brought pursuant to a contract with the Flinders and Upper North Local Health Network Incorporated; or
   (c) subject to an arrangement made between the Chief Executive Officer, Chief Executive or an Authorised Officer and the
owner or the person having the custody or control of such animal; or
   (d) to be used in the conduct of research approved in accordance with the Hospital’s system for approving research using
animals; or
   (e) for the purposes of providing a research, pathology or diagnostic service associated with veterinary science.

(2) An animal brought onto the Hospital Grounds pursuant to by-laws 8(1)(b) or (c) shall at all times be kept under absolute and
continuous control by its owner or the person who has custody or control of the animal at the time.

9. (1) No person shall:
   (a) trespass on Hospital Grounds; or
   (b) wilfully damage Hospital Grounds or any part thereof or any property within the Hospital Grounds including without
limitation buildings, fixtures, chattels, trees, shrubs, bushes, flowers, gardens or lawns on or in those grounds; or
   (c) remove, damage or interfere with any stake or label on or near any tree, shrub, plant or flower; or
   (d) walk on or over or cause damage to any bed containing or being prepared for flowers or shrubs, or walk on or over any
lawn or other area in contravention of any notice or sign; or remove, interfere with, or climb upon any tree, shrub, plant or
garden; or
   (e) enter or walk on or over any part of the Hospital Grounds which is either temporarily or permanently closed and on
which is posted a notice prohibiting persons from entering or walking on or over that place; or
   (f) damage, injure or interfere with, or climb upon any fence, building or erection, tap or irrigation system or any fixed or
movable thing.

(2) By-law 9(1) shall not apply to staff acting in the course of their employment or contract or arrangement (and then only within
the specific requirement of the work to be performed).

(3) Every person reasonably suspected by an Authorised Officer of trespassing on the Hospital Grounds shall:
   (a) give his/her name and address to that Authorised Officer upon being requested to do so; and
   (b) immediately leave the Hospital Grounds if requested to do so by that Authorised Officer, provided reasonable steps are
taken by the Authorised Officer to ensure that the person is not in need of medical assistance; and
   (c) comply with all reasonable directions of the Authorised Officer.

PART C. REGULATION OF TRAFFIC

10. No person shall:
   (1) drive a vehicle within the Hospital Grounds at a speed exceeding that indicated on signs posted within the Hospital Grounds; or
   (2) drive any vehicle within the Hospital Grounds in a dangerous or careless manner or without reasonable consideration for other
persons using such grounds; or
   (3) drive or use any vehicle on the Hospital Grounds in such manner as to cause undue noise; or
   (4) park or leave standing any vehicle in the Hospital Grounds in such a manner as to obstruct the passage of vehicles or
pedestrians using such grounds.

11. No person shall without the express permission of the Chief Executive Officer or an Authorised Officer, within the Hospital
Grounds, ride a skate board, roller skates, roller blades, non-motorised scooter or similar apparatus normally propelled by human
exertion but not including bicycles.

12. (1) No person shall park or leave standing any vehicle in a No Parking Area within the Hospital Grounds contrary to any by-law.
   (2) No person shall park or leave any vehicle in a No Stopping Area within the Hospital Grounds.
   (3) The driver of any vehicle within the Hospital Grounds or any person reasonably suspected by an Authorised Officer of having
parked or left standing a vehicle contrary to these by-laws at any place in the Hospital Grounds shall give his/her name and
address to an Authorised Officer when requested to do so.

13. (1) The driver of a vehicle shall:
   (a) comply with any directions given to him/her by an Authorised Officer for the purpose of regulating vehicular traffic
within the Hospital Grounds; and
   (b) comply with a request made by an Authorised Officer to remove the vehicle from the Hospital Grounds.

   (2) If a person referred to in by-law 13(1) refuses to comply with a direction to remove a vehicle, or cannot be found, an
Authorised Officer may remove or cause to be removed, any vehicle from the Hospital Grounds.

   (3) An Authorised Officer may remove or cause to be removed any vehicle from Hospital Grounds that constitutes an obstruction
contrary to any by-law.

14. No person shall park or leave standing a vehicle in a designated disabled parking area unless he/she is the holder of and displays a
currently valid disabled parking permit.

15. The Chief Executive Officer:
   (1) may from time to time:
       (a) issue parking permits; and
       (b) designate areas within the Hospital Grounds where parking of vehicles is:
           (i) permitted;
18. Where a sign or marking indicating the route to be followed by a vehicle is, pursuant to these by-laws, erected or placed on or near a road within the Hospital Grounds, the driver of a vehicle shall comply with that sign or marking.

19. If a person breaches a by-law regulating the parking of a vehicle by reason of a vehicle being parked in contravention of by-laws 10, 12, 14, 16, 17 and/or 18 the person will be deemed to have committed a further breach:
   a) in the case of an offence for being parked longer than a permitted period of time then for each period of time that the vehicle is parked continuously in the area or length of road in question;
   b) in any other case for each hour that the contravention continues.

PART D. ENFORCEMENT

20. (1) Any person who contravenes or fails to observe any of these by-laws shall be liable to a fine as set out in the following table.

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(2) Offences against these by-laws may be expiated in accordance with the *Expiation of Offences Act 1996*, and an expiation notice for the amount prescribed in the table above in relation to the by-law:
   a) shall be issued in the manner prescribed by the Expiation of Offences Act 1996 and Regulations;
   b) may be issued by an Authorised Officer.

PART E. APPOINTMENT OF AUTHORISED OFFICERS

21. The Chief Executive Officer may appoint a person or class of persons as Authorised Officers for the purposes of these by-laws and sections 42 and 43 of the Act. All appointments made by the Chief Executive Officer must be in writing.

22. All members of the South Australian police force are Authorised Officers for the purposes of these by-laws and sections 42 and 43 of the Act.
23. The Chief Executive Officer may make an appointment subject to conditions specified in the instrument of appointment. The Chief Executive Officer may vary or revoke a condition specified in the instrument of appointment, or impose a further condition.

24. The Chief Executive Officer may, at any time, vary or revoke an appointment.

HEALTH CARE ACT 2008
SECTION 42
By-laws made by Northern Adelaide Local Health Network Incorporated

These by-laws were approved by the Minister for Health and Wellbeing in accordance with section 42(2) of the Health Care Act 2008 on 27 May 2019.

STEVEN WADE
Minister for Health and Wellbeing

These by-laws come into force on confirmation by the Governor pursuant to section 42(3) of the Health Care Act 2008.

Dated: 13 June 2019

HIEU VAN LE
Governor

PART A. INTERPRETATION

1. In these by-laws, unless the context otherwise requires:

"Act" means the Health Care Act 2008 as amended;

"Authorised Officer" means a person appointed in accordance with Part E of the by-laws;

"Northern Adelaide Local Health Network Incorporated" means the Northern Adelaide Local Health Network Incorporated being the hospital established under that name pursuant to section 29 of the Act;

"Chief Executive Officer" means the Chief Executive Officer of the hospital (or the Chief Executive of the Department for Health and Wellbeing) and includes a delegate appointed in writing by the Chief Executive Officer or the Chief Executive of the Department for Health and Wellbeing;

"commercial vehicle" means a motor vehicle constructed solely or mainly for the carriage of goods (including the kind commonly called a utility, but excluding a vehicle of the kind commonly called a station wagon or station sedan);

"driver" means the driver of a vehicle, or person in charge of or responsible for a vehicle whilst located on Hospital Grounds, or the registered owner of a vehicle;

"Hospital" means the sites at which Northern Adelaide Local Health Network Incorporated delivers services and includes all grounds, buildings and other such areas on which health services delivered by Northern Adelaide Local Health Network Incorporated are carried out;

"Hospital Grounds" means the lands used for the purposes of the Hospital, including all buildings, roads, paths and open spaces on and appurtenances to such lands;

"Local Health Network" means a hospital established pursuant to section 29 of the Act, which includes Northern Adelaide Local Health Network, Southern Adelaide Local Health Network, Central Adelaide Local Health Network, Riverland Mallee Coorong Local Health Network, South East Local Health Network, Eyre and Far North Local Health Network, Barossa Hills Fleurieu Local Health Network, Yorke and Northern Local Health Network, Flinders and Upper North Local Health Network, Women’s and Children’s Health Network;

"law enforcement officer" means a person appointed as a police officer or other law enforcement officer under a law of the State or Commonwealth;

"loading zone" means an area within the Hospital Grounds marked with a line or lines and sign denoting that it is a loading zone;

"Minister" means the Minister of the Crown to whom the administration of the Act is for the time being committed, and includes any Minister for the time being discharging the duties of office of that Minister;

"No Parking Area" means an area within the Hospital Grounds where vehicles are not permitted to park, which is clearly marked with a sign denoting that it is a no-parking area, the exception is if a driver has parked or left standing the vehicle to drop off or pick up passengers or goods provided the vehicle is not left unattended and the driver drives off as soon as possible;

"No Stopping Area" means an area within the Hospital Grounds where vehicles are not permitted to park or stop, which is clearly marked with a sign denoting it is a no-stopping area;

"permit parking area" means a designated area within the Hospital Grounds, which is clearly marked with a sign denoting that only official permit holders are permitted to park;

"property" means any land, building, object, article, equipment, fence, fixture or chattel either fixed or moveable, or plant or animal owned, leased, licensed, rented, operated or otherwise controlled by the Hospital;

"road" includes way or track;

"sign" means any sign or other marking within the Hospital Grounds which designates the specific requirements to be observed in that area or section of roadway under these by-laws;

"staff" for the purposes of this By-Law includes any person engaged to work at the Hospital, including but not limited to contractors and volunteers;

"vehicle" includes any motor car, station wagon, van, truck, motorcycle, bicycle or any other motorised or non-motorised mode of transport;

"visitor" means a patient, a visitor to a patient, or a person accompanying a patient to the Hospital.

PART B. PUBLIC ORDER

2. No person shall act within the Hospital Grounds in a manner that constitutes disorderly or offensive behaviour.

3. No person shall throw, place, deposit or leave within the Hospital Grounds any rubbish, refuse, paper, bottle or glass (broken or otherwise) or any litter of any kind whatsoever except in receptacles designed for that purpose.
4. No person shall smoke or otherwise use or cause to be smoked or otherwise used, tobacco or tobacco-related products within the Hospital Grounds.

5. (1) No person shall, without permission of the Chief Executive Officer, bring any alcoholic liquor or unlawful substances upon the Hospital Grounds, or keep or consume any alcoholic liquor or unlawful substances within the Hospital Grounds;

(2) Before removing any person(s) reasonably suspected of being intoxicated or of being under the influence of unlawful substances from the Hospital Grounds, Authorised Officers are to take reasonable steps to ensure that the person(s) is not in need of any medical assistance.

6. No person shall enter or remain within the Hospital Grounds while in possession of firearm or offensive weapon of any kind or any explosive device or substance except:

(1) police officers or other law enforcement officers; Protective Security Officers appointed under the Protective Security Act 2007 who are authorised under the terms of their employment to possess a firearm or an offensive weapon; or security guards engaged directly or indirectly by the Northern Adelaide Local Health Network Incorporated or the Minister to provide security and related services at the Hospital who are carrying firearms or other weapons by arrangement with the Hospital;

(2) staff of Northern Adelaide Local Health Network Incorporated carrying a weapon or explosive device or substance for use in maintenance or construction work within the Hospital Grounds and authorised to do so by the Chief Executive Officer or an Authorised Officer.

7. No person shall light or cause to be lit any fire within the Hospital Grounds except:

(1) in a place set aside for that purpose; and

(2) with the permission of an Authorised Officer.

8. (1) No person shall bring onto the Hospital Grounds any animal except where such animal is:

(a) a dog used as a guide dog, a trained hearing-assistance dog, or a dog trained to assist a person to alleviate the effect of a disability or any other animal that is an assistance animal as defined by the Disability Discrimination Act 1992 (Cth); or

(b) brought pursuant to a contract with the Northern Adelaide Local Health Network Incorporated; or

(c) subject to an arrangement made between the Chief Executive Officer, Chief Executive or an Authorised Officer and the owner or the person having the custody or control of such animal;

(d) to be used in the conduct of research approved in accordance with the Hospital’s system for approving research using animals; or

(e) for the purposes of providing a research, pathology or diagnostic service associated with veterinary science.

(2) An animal brought onto the Hospital Grounds pursuant to by-laws 8(1)(b) or (c) shall at all times be kept under absolute and continuous control by its owner or the person who has custody or control of the animal at the time.

9. (1) No person shall:

(a) trespass on Hospital Grounds; or

(b) willfully damage Hospital Grounds or any part thereof or any property within the Hospital Grounds including without limitation buildings, fixtures, chattels, trees, shrubs, bushes, flowers, gardens or lawns on or in those grounds; or

(c) remove, damage or interfere with any stake or label on or near any tree, shrub, plant or flower; or

(d) walk on or over or cause damage to any bed containing or being prepared for flowers or shrubs, or walk on or over any lawn or other area in contravention of any notice or sign; or remove, interfere with, or climb upon any tree, shrub, plant or garden; or

(e) enter or walk on or over any part of the Hospital Grounds which is either temporarily or permanently closed and on which is posted a notice prohibiting persons from entering or walking on or over that place; or

(f) damage, injure or interfere with, or climb upon any fence, building or erection, tap or irrigation system or any fixed or movable thing.

(2) By-law 9(1) shall not apply to staff acting in the course of their employment or contract or arrangement (and then only within the specific requirement of the work to be performed).

(3) Every person reasonably suspected by an Authorised Officer of trespassing on the Hospital Grounds shall:

(a) give his/her name and address to that Authorised Officer upon being requested to do so; and

(b) immediately leave the Hospital Grounds if requested to do so by that Authorised Officer, provided reasonable steps are taken by the Authorised Officer to ensure that the person is not in need of medical assistance; and

(c) comply with all reasonable directions of the Authorised Officer.

PART C. REGULATION OF TRAFFIC

10. No person shall:

(1) drive a vehicle within the Hospital Grounds at a speed exceeding that indicated on signs posted within the Hospital Grounds; or

(2) drive any vehicle within the Hospital Grounds in a dangerous or careless manner or without reasonable consideration for other persons using such grounds; or

(3) drive or use any vehicle on the Hospital Grounds in such manner as to cause undue noise; or

(4) park or leave standing any vehicle in the Hospital Grounds in such a manner as to obstruct the passage of vehicles or pedestrians using such grounds.

11. No person shall without the express permission of the Chief Executive Officer or an Authorised Officer, within the Hospital Grounds, ride a skate board, roller skates, roller blades, non-motorised scooter or similar apparatus normally propelled by human exertion but not including bicycles.

12. (1) No person shall park or leave standing any vehicle in a No Parking Area within the Hospital Grounds contrary to any by-law.

(2) No person shall park or leave any vehicle in a No Stopping Area within the Hospital Grounds.

(3) The driver of any vehicle within the Hospital Grounds or any person reasonably suspected by an Authorised Officer of having parked or left standing a vehicle contrary to these by-laws at any place in the Hospital Grounds shall give his/her name and address to an Authorised Officer when requested to do so.
13. (1) The driver of a vehicle shall:
   (a) comply with any directions given to him/her by an Authorised Officer for the purpose of regulating vehicular traffic
       within the Hospital Grounds; and
   (b) comply with a request made by an Authorised Officer to remove the vehicle from the Hospital Grounds.

(2) If a person referred to in by-law 13(1) refuses to comply with a direction to remove a vehicle, or cannot be found, an
    Authorised Officer may remove or cause to be removed, any vehicle from the Hospital Grounds.

(3) An Authorised Officer may remove or cause to be removed any vehicle from Hospital Grounds that constitutes an obstruction
    contrary to any by-law.

14. No person shall park or leave standing a vehicle in a designated disabled parking area unless he/she is the holder of and displays a
    currently valid disabled parking permit.

15. The Chief Executive Officer:

   (1) may from time to time:
       (a) issue parking permits; and
       (b) designate areas within the Hospital Grounds where parking of vehicles is:
           (i) permitted;
           (ii) absolutely prohibited;
           (iii) restricted to:
               (A) certain classes of vehicles; or
               (B) certain classes of drivers of vehicles holding current permits issued by or on behalf of the Chief Executive
                   Officer; or
           (iv) restricted to certain periods of time;
   (2) shall cause such signs to be erected or markings to be made as may be necessary in order to give effect to any designation or
       rule made pursuant to by-law 15(1).

16. No person (including an employee) shall park in the Visitors Car Park, unless he/she is visiting the Hospital as a visitor, or he/she is
    the holder of a currently valid permit issued by the Chief Executive Officer or Authorised Officer for the parking or leaving of such
    vehicle in such place.

17. Except when authorised to do so by an Authorised Officer, no person (including an employee) shall park or leave standing a vehicle,
    or cause, permit or suffer a vehicle to be parked or left standing:

   (1) In any place within the Hospital Grounds designated as a permit parking area unless:
       (a) such vehicle has attached to it a currently valid permit, issued by the Chief Executive Officer or an Authorised Officer,
           for the parking or leaving of such vehicle in such place and then subject to such conditions as the Chief Executive
           Officer or Authorised Officer may specify from time to time; and
       (b) such permit is affixed or displayed so that it is prominently visible to an observer outside the vehicle and/or in
           accordance with any instructions given in writing when such permit was issued;
   (2) In any place within the Hospital Grounds which is designated by sign or marking as an area in which parking is prohibited
       including areas designated for use by emergency vehicles;
   (3) In any place within the Hospital Grounds for a longer period of time than that which is designated by a sign or marking as a
       maximum period of time or time limit for which vehicles may be parked or left standing in that place;
   (4) In any place within the Hospital Grounds which is not designated or marked out by a sign or marking as an area in which a
       vehicle may be parked or left standing;
   (5) In any place within the Hospital Grounds which is designated by a sign or marking as being reserved or restricted parking or
       for a specific purpose unless he/she meets the purpose of the reservation or restriction or the specific purpose or he/she is the
       holder of a currently valid permit issued by the Chief Executive Officer or Authorised Officer for the parking or leaving of
       such vehicle in such place;
   (6) Adjacent to or on any section of road, path or paved area marked with a yellow line or lines within the Hospital Grounds;
   (7) In a loading zone within the Hospital Grounds except for the express purpose of loading or unloading goods and then only for
       that period of time which it takes to load or unload those goods being a period of no more than 30 minutes for commercial
       vehicles and no more than 10 minutes for all other motor vehicles;
   (8) Over any kerb or on a garden bed, lawn, footpath or median strip within the Hospital Grounds;
   (9) Over or across any marking or line defining a parking bay within the Hospital Grounds or otherwise than in accordance with
       any sign or marking;
   (10) Park or leave standing any vehicle in a designated paid parking area in Hospital Grounds without a valid parking
       permit/ticket;
   (11) In a No Parking Area.

18. Where a sign or marking indicating the route to be followed by a vehicle is, pursuant to these by-laws, erected or placed on or near a
    road within the Hospital Grounds, the driver of a vehicle shall comply with that sign or marking.

19. If a person breaches a by-law regulating the parking of a vehicle by reason of a vehicle being parked in contravention of by-laws 10,
    12, 14, 16, 17 and/or 18 the person will be deemed to have committed a further breach:

   a) in the case of an offence for being parked longer than a permitted period of time then for each period of time that the vehicle is
      parked continuously in the area or length of road in question;
   b) in any other case for each hour that the contravention continues.
PART D. ENFORCEMENT

20. (1) Any person who contravenes or fails to observe any of these by-laws shall be liable to a fine as set out in the following table.

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(2) Offences against these by-laws may be expiated in accordance with the Expiation of Offences Act 1996, and an expiation notice for the amount prescribed in the table above in relation to the by-law:

(a) shall be issued in the manner prescribed by the Expiation of Offences Act 1996 and Regulations;
(b) may be issued by an Authorised Officer.

PART E. APPOINTMENT OF AUTHORISED OFFICERS

21. The Chief Executive Officer may appoint a person or class of persons as Authorised Officers for the purposes of these by-laws and sections 42 and 43 of the Act. All appointments made by the Chief Executive Officer must be in writing.

22. All members of the South Australian police force are Authorised Officers for the purposes of these by-laws and sections 42 and 43 of the Act.

23. The Chief Executive Officer may make an appointment subject to conditions specified in the instrument of appointment. The Chief Executive Officer may vary or revoke a condition specified in the instrument of appointment, or impose a further condition.

24. The Chief Executive Officer may, at any time, vary or revoke an appointment.

HEALTH CARE ACT 2008

SECTION 42

By-laws made by Riverland Mallee Coorong Local Health Network Incorporated

These by-laws were approved by the Minister for Health and Wellbeing in accordance with section 42(2) of the Health Care Act 2008 on 27 May 2019.

STEPHEN WADE
Minister for Health and Wellbeing

These by-laws come into force on confirmation by the Governor pursuant to section 42(3) of the Health Care Act 2008.

Dated: 13 June 2019

HIEU VAN LE
Governor

PART A. INTERPRETATION

1. In these by-laws, unless the context otherwise requires:
   "Act" means the Health Care Act 2008 as amended;
   "Authorised Officer" means a person appointed in accordance with Part E of the by-laws;
   "Riverland Mallee Coorong Local Health Network Incorporated" means the Riverland Mallee Coorong Local Health Network Incorporated being the hospital established under that name pursuant to section 29 of the Act;
   "Chief Executive Officer" means the Chief Executive Officer of the hospital (or the Chief Executive of the Department for Health and Wellbeing) and includes a delegate appointed in writing by the Chief Executive Officer or the Chief Executive of the Department for Health and Wellbeing;
   "commercial vehicle" means a motor vehicle constructed solely or mainly for the carriage of goods (including the kind commonly called a utility, but excluding a vehicle of the kind commonly called a station wagon or station sedan);
   "driver" means the driver of a vehicle, or person in charge of or responsible for a vehicle whilst located on Hospital Grounds, or the registered owner of a vehicle;
   "Hospital" means the sites at which Riverland Mallee Coorong Local Health Network Incorporated delivers services and includes all grounds, buildings and other such areas on which health services delivered by Riverland Mallee Coorong Local Health Network Incorporated are carried out;
   "Hospital Grounds" means the lands used for the purposes of the Hospital, including all buildings, roads, paths and open spaces on and appurtenances to such lands;
   "Local Health Network" means a hospital established pursuant to section 29 of the Act, which includes Northern Adelaide Local Health Network, Southern Adelaide Local Health Network, Central Adelaide Local Health Network, Riverland Mallee Coorong Local Health Network, South East Local Health Network, Eyre and Far North Local Health Network, Barossa Hills Fleurieu Local Health Network, Yorke and Northern Local Health Network, Flinders and Upper North Local Health Network, Women’s and Children’s Health Network;
   "law enforcement officer" means a person appointed as a police officer or other law enforcement officer under a law of the State or Commonwealth;
   "loading zone" means an area within the Hospital Grounds marked with a line or lines and sign denoting that it is a loading zone;
   "Minister" means the Minister of the Crown to whom the administration of the Act is for the time being committed, and includes any Minister for the time being discharging the duties of office of that Minister;
   "No Parking Area" means an area within the Hospital Grounds where vehicles are not permitted to park, which is clearly marked with a sign denoting that it is a no-parking area, the exception is if a driver has parked or left standing the vehicle to drop off or pick up passengers or goods provided the vehicle is not left unattended and the driver drives off as soon as possible;
   "No Stopping Area" means an area within the Hospital Grounds where vehicles are not permitted to park or stop, which is clearly marked with a sign denoting it is a no-stopping area;
   "permit parking area" means a designated area within the Hospital Grounds, which is clearly marked with a sign denoting that only official permit holders are permitted to park;
"property" means any land, building, object, article, equipment, fence, fixture or chattel either fixed or moveable, or plant or animal owned, leased, licensed, rented, operated or otherwise controlled by the Hospital;

"road" includes way or track;

"sign" means any sign or other marking within the Hospital Grounds which designates the specific requirements to be observed in that area or section of roadway under these by-laws;

"staff" for the purposes of this By-Law includes any person engaged to work at the Hospital, including but not limited to contractors and volunteers;

"vehicle" includes any motor car, station wagon, van, truck, motorcycle, bicycle or any other motorised or non-motorised mode of transport;

"visitor" means a patient, a visitor to a patient, or a person accompanying a patient to the Hospital.

PART B. PUBLIC ORDER

2. No person shall act within the Hospital Grounds in a manner that constitutes disorderly or offensive behaviour.

3. No person shall throw, place, deposit or leave within the Hospital Grounds any rubbish, refuse, paper, bottle or glass (broken or otherwise) or any litter of any kind whatsoever except in receptacles designed for that purpose.

4. No person shall smoke or otherwise use or cause to be smoked or otherwise used, tobacco or tobacco-related products within the Hospital Grounds.

5. (1) No person shall, without permission of the Chief Executive Officer, bring any alcoholic liquor or unlawful substances upon the Hospital Grounds, or keep or consume any alcoholic liquor or unlawful substances within the Hospital Grounds;

(2) Before removing any person(s) reasonably suspected of being intoxicated or of being under the influence of unlawful substances from the Hospital Grounds, Authorised Officers are to take reasonable steps to ensure that the person(s) is not in need of any medical assistance

6. No person shall enter or remain within the Hospital Grounds while in possession of firearm or offensive weapon of any kind or any explosive device or substance except:

(1) police officers or other law enforcement officers; Protective Security Officers appointed under the Protective Security Act 2007 who are authorised under the terms of their employment to possess a firearm or an offensive weapon; or security guards engaged directly or indirectly by the Riverland Mallee Coorong Local Health Network Incorporated or the Minister to provide security and related services at the Hospital who are carrying firearms or other weapons by arrangement with the Hospital; or

(2) staff of Riverland Mallee Coorong Local Health Network Incorporated carrying a weapon or explosive device or substance for use in maintenance or construction work within the Hospital Grounds and authorised to do so by the Chief Executive Officer or an Authorised Officer.

7. No person shall light or cause to be lit any fire within the Hospital Grounds except:

(1) in a place set aside for that purpose; and

(2) with the permission of an Authorised Officer.

8. (1) No person shall bring onto the Hospital Grounds any animal except where such animal is:

(a) a dog used as a guide dog, a trained hearing-assistance dog, or a dog trained to assist a person to alleviate the effect of a disability or any other animal that is an assistance animal as defined by the Disability Discrimination Act 1992 (Cth); or

(b) brought pursuant to a contract with the Riverland Mallee Coorong Local Health Network Incorporated; or

(c) subject to an arrangement made between the Chief Executive Officer, Chief Executive or an Authorised Officer and the owner or the person having the custody or control of such animal; or

(d) to be used in the conduct of research approved in accordance with the Hospital’s system for approving research using animals; or

(e) for the purposes of providing a research, pathology or diagnostic service associated with veterinary science.

(2) An animal brought onto the Hospital Grounds pursuant to by-laws 8(1)(b) or (c) shall at all times be kept under absolute and continuous control by its owner or the person who has custody or control of the animal at the time.

9. (1) No person shall:

(a) trespass on Hospital Grounds; or

(b) wilfully damage Hospital Grounds or any part thereof or any property within the Hospital Grounds including without limitation buildings, fixtures, chattels, trees, shrubs, bushes, flowers, gardens or lawns on or in those grounds; or

(c) remove, damage or interfere with any stake or label on or near any tree, shrub, plant or flower; or

(d) walk on or over or cause damage to any bed containing or being prepared for flowers or shrubs, or walk on or over any lawn or other area in contravention of any notice or sign; or remove, interfere with, or climb upon any tree, shrub, plant or garden; or

(e) enter or walk on or over any part of the Hospital Grounds which is either temporarily or permanently closed and on which is posted a notice prohibiting persons from entering or walking on or over that place; or

(f) damage, injure or interfere with, or climb upon any fence, building or erection, tap or irrigation system or any fixed or movable thing.

(2) By-law 9(1) shall not apply to staff acting in the course of their employment or contract or arrangement (and then only within the specific requirement of the work to be performed).

(3) Every person reasonably suspected by an Authorised Officer of trespassing on the Hospital Grounds shall:

(a) give his/her name and address to that Authorised Officer upon being requested to do so; and

(b) immediately leave the Hospital Grounds if requested to do so by that Authorised Officer, provided reasonable steps are taken by the Authorised Officer to ensure that the person is not in need of medical assistance; and

(c) comply with all reasonable directions of the Authorised Officer.
PART C. REGULATION OF TRAFFIC

10. No person shall:
   (1) drive a vehicle within the Hospital Grounds at a speed exceeding that indicated on signs posted within the Hospital Grounds; or
   (2) drive any vehicle within the Hospital Grounds in a dangerous or careless manner or without reasonable consideration for other persons using such grounds; or
   (3) drive or use any vehicle on the Hospital Grounds in such manner as to cause undue noise; or
   (4) park or leave standing any vehicle in the Hospital Grounds in such a manner as to obstruct the passage of vehicles or pedestrians using such grounds.

11. No person shall without the express permission of the Chief Executive Officer or an Authorised Officer, within the Hospital Grounds, ride a skate board, roller skates, roller blades, non-motorised scooter or similar apparatus normally propelled by human exertion but not including bicycles.

12. (1) No person shall park or leave standing any vehicle in a No Parking Area within the Hospital Grounds contrary to any by-law.
   (2) No person shall park or leave any vehicle in a No Stopping Area within the Hospital Grounds.
   (3) The driver of any vehicle within the Hospital Grounds or any person reasonably suspected by an Authorised Officer of having parked or left standing a vehicle contrary to these by-laws at any place in the Hospital Grounds shall give his/her name and address to an Authorised Officer when requested to do so.

13. (1) The driver of a vehicle shall:
   (a) comply with any directions given to him/her by an Authorised Officer for the purpose of regulating vehicular traffic within the Hospital Grounds; and
   (b) comply with a request made by an Authorised Officer to remove the vehicle from the Hospital Grounds.
   (2) If a person referred to in by-law 13(1) refuses to comply with a direction to remove a vehicle, or cannot be found, an Authorised Officer may remove or cause to be removed, any vehicle from the Hospital Grounds.
   (3) An Authorised Officer may remove or cause to be removed any vehicle from Hospital Grounds that constitutes an obstruction contrary to any by-law.

14. No person shall park or leave standing a vehicle in a designated disabled parking area unless he/she is the holder of and displays a currently valid disabled parking permit.

15. The Chief Executive Officer:
   (1) may from time to time:
      (a) issue parking permits; and
      (b) designate areas within the Hospital Grounds where parking of vehicles is:
         (i) permitted;
         (ii) absolutely prohibited;
         (iii) restricted to:
            (A) certain classes of vehicles; or
            (B) certain classes of drivers of vehicles holding current permits issued by or on behalf of the Chief Executive Officer; or
         (iv) restricted to certain periods of time;
      (c) subject to by-law 10(1), design the speed limits for particular roads or parts of roads within the Hospital Grounds;
      (d) designate routes within the Hospital Grounds to be followed by vehicles;
      (e) make such rules as may be necessary from time to time to give effect to any designation or rule made pursuant to by-law 15(1).

16. No person (including an employee) shall park in the Visitors Car Park, unless he/she is visiting the Hospital as a visitor, or he/she is the holder of a currently valid permit issued by the Chief Executive Officer or Authorised Officer for the parking or leaving of such vehicle in such place.

17. Except when authorised to do so by an Authorised Officer, no person (including an employee) shall park or leave standing a vehicle, or cause, permit or suffer a vehicle to be parked or left standing:
   (1) In any place within the Hospital Grounds designated as a permit parking area unless:
      (a) such vehicle has attached to it a currently valid permit, issued by the Chief Executive Officer or an Authorised Officer, for the parking or leaving of such vehicle in such place and then subject to such conditions as the Chief Executive Officer or Authorised Officer may specify from time to time; and
      (b) such permit is affixed or displayed so that it is prominently visible to an observer outside the vehicle and/or in accordance with any instructions given in writing when such permit was issued;
   (2) In any place within the Hospital Grounds which is designated by sign or marking as an area in which parking is prohibited including areas designated for use by emergency vehicles;
   (3) In any place within the Hospital Grounds for a longer period of time than that which is designated by a sign or marking as a maximum period of time or time limit for which vehicles may be parked or left standing in that place;
   (4) In any place within the Hospital Grounds which is not designated or marked out by a sign or marking as an area in which a vehicle may be parked or left standing;
   (5) In any place within the Hospital Grounds which is designated by a sign or marking as being reserved or restricted parking or for a specific purpose unless he/she meets the purpose of the reservation or restriction or the specific purpose or he/she is the holder of a currently valid permit issued by the Chief Executive Officer or Authorised Officer for the parking or leaving of such vehicle in such place;
   (6) Adjacent to or on any section of road, path or paved area marked with a yellow line or lines within the Hospital Grounds;
(7) In a loading zone within the Hospital Grounds except for the express purpose of loading or unloading goods and then only for that period of time which it takes to load or unload those goods being a period of no more than 30 minutes for commercial vehicles and no more than 10 minutes for all other motor vehicles;

(8) Over any kerb or on a garden bed, lawn, footpath or median strip within the Hospital Grounds;

(9) Over or across any marking or line defining a parking bay within the Hospital Grounds or otherwise than in accordance with any sign or marking;

(10) Park or leave standing any vehicle in a designated paid parking area in Hospital Grounds without a valid parking permit/ticket;

(11) In a No Parking Area.

18. Where a sign or marking indicating the route to be followed by a vehicle is, pursuant to these by-laws, erected or placed on or near a road within the Hospital Grounds, the driver of a vehicle shall comply with that sign or marking.

19. If a person breaches a by-law regulating the parking of a vehicle by reason of a vehicle being parked in contravention of by-laws 10, 12, 14, 16, 17 and/or 18 the person will be deemed to have committed a further breach:

a) in the case of an offence for being parked longer than a permitted period of time then for each period of time that the vehicle is parked continuously in the area or length of road in question;

b) in any other case for each hour that the contravention continues.

PART D. ENFORCEMENT

20. (1) Any person who contravenes or fails to observe any of these by-laws shall be liable to a fine as set out in the following table.

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(2) Offences against these by-laws may be expiated in accordance with the Expiation of Offences Act 1996, and an expiation notice for the amount prescribed in the table above in relation to the by-law:

a) shall be issued in the manner prescribed by the Expiation of Offences Act 1996 and Regulations;

b) may be issued by an Authorised Officer.

PART E. APPOINTMENT OF AUTHORISED OFFICERS

21. The Chief Executive Officer may appoint a person or class of persons as Authorised Officers for the purposes of these by-laws and sections 42 and 43 of the Act. All appointments made by the Chief Executive Officer must be in writing.

22. All members of the South Australian police force are Authorised Officers for the purposes of these by-laws and sections 42 and 43 of the Act.

23. The Chief Executive Officer may make an appointment subject to conditions specified in the instrument of appointment. The Chief Executive Officer may vary or revoke a condition specified in the instrument of appointment, or impose a further condition.

24. The Chief Executive Officer may, at any time, vary or revoke an appointment.
“Local Health Network” means a hospital established pursuant to section 29 of the Act, which includes Northern Adelaide Local Health Network, Southern Adelaide Local Health Network, Central Adelaide Local Health Network, Riverland Mallee Coorong Local Health Network, South East Local Health Network, Eyre and Far North Local Health Network, Barossa Hills Fleurieu Local Health Network, Yorke and Northern Local Health Network, Flinders and Upper North Local Health Network, Women’s and Children’s Health Network;

"law enforcement officer" means a person appointed as a police officer or other law enforcement officer under a law of the State or Commonwealth;

"loading zone" means an area within the Hospital Grounds marked with a line or lines and sign denoting that it is a loading zone;

"Minister" means the Minister of the Crown to whom the administration of the Act is for the time being committed, and includes any Minister for the time being discharging the duties of office of that Minister;

"No Parking Area" means an area within the Hospital Grounds where vehicles are not permitted to park, which is clearly marked with a sign denoting that it is a no-parking area, the exception is if a driver has parked or left standing the vehicle to drop off or pick up passengers or goods provided the vehicle is not left unattended and the driver drives off as soon as possible;

"No Stopping Area" means an area within the Hospital Grounds where vehicles are not permitted to park or stop, which is clearly marked with a sign denoting it is a no-stopping area;

"permit parking area" means a designated area within the Hospital Grounds, which is clearly marked with a sign denoting that only official permit holders are permitted to park;

"property" means any land, building, object, article, equipment, fence, fixture or chattel either fixed or moveable, or plant or animal owned, leased, licensed, rented, operated or otherwise controlled by the Hospital;

"road" includes way or track;

"sign" means any sign or other marking within the Hospital Grounds which designates the specific requirements to be observed in that area or section of roadway under these by-laws;

"staff" for the purposes of this By-Law includes any person engaged to work at the Hospital, including but not limited to contractors and volunteers;

"vehicle" includes any motor car, station wagon, van, truck, motorcycle, bicycle or any other motorised or non-motorised mode of transport;

"visitor" means a patient, a visitor to a patient, or a person accompanying a patient to the Hospital.

PART B. PUBLIC ORDER

2. No person shall act within the Hospital Grounds in a manner that constitutes disorderly or offensive behaviour.

3. No person shall throw, place, deposit or leave within the Hospital Grounds any rubbish, refuse, paper, bottle or glass (broken or otherwise) or any litter of any kind whatsoever except in receptacles designed for that purpose.

4. No person shall smoke or otherwise use or cause to be smoked or otherwise used, tobacco or tobacco-related products within the Hospital Grounds.

5. (1) No person shall, without permission of the Chief Executive Officer, bring any alcoholic liquor or unlawful substances upon the Hospital Grounds, or keep or consume any alcoholic liquor or unlawful substances within the Hospital Grounds;

   (2) Before removing any person(s) reasonably suspected of being intoxicated or of being under the influence of unlawful substances from the Hospital Grounds, Authorised Officers are to take reasonable steps to ensure that the person(s) is not in need of any medical assistance.

6. No person shall enter or remain within the Hospital Grounds while in possession of firearm or offensive weapon of any kind or any explosive device or substance except:

   (1) police officers or other law enforcement officers; Protective Security Officers appointed under the Protective Security Act 2007 who are authorised under the terms of their employment to possess a firearm or an offensive weapon; or security guards engaged directly or indirectly by the South East Local Health Network Incorporated or the Minister to provide security and related services at the Hospital who are carrying firearms or other weapons by arrangement with the Hospital; or

   (2) staff of South East Local Health Network Incorporated carrying a weapon or explosive device or substance for use in maintenance or construction work within the Hospital Grounds and authorised to do so by the Chief Executive Officer or an Authorised Officer.

7. No person shall light or cause to be lit any fire within the Hospital Grounds except:

   (1) in a place set aside for that purpose; and

   (2) with the permission of an Authorised Officer.

8. (1) No person shall bring onto the Hospital Grounds any animal except where such animal is:

   (a) a dog used as a guide dog, a trained hearing-assistance dog, or a dog trained to assist a person to alleviate the effect of a disability or any other animal that is an assistance animal as defined by the Disability Discrimination Act 1992 (Cth); or

   (b) brought pursuant to a contract with the South East Local Health Network Incorporated; or

   (c) subject to an arrangement made between the Chief Executive Officer, Chief Executive or an Authorised Officer and the owner or the person having the custody or control of such animal; or

   (d) to be used in the conduct of research approved in accordance with the Hospital’s system for approving research using animals; or

   (e) for the purposes of providing a research, pathology or diagnostic service associated with veterinary science.

   (2) An animal brought onto the Hospital Grounds pursuant to by-laws 8(1)(b) or (c) shall at all times be kept under absolute and continuous control by its owner or the person who has custody or control of the animal at the time.

9. (1) No person shall:

   (a) trespass on Hospital Grounds; or

   (b) wilfully damage Hospital Grounds or any part thereof or any property within the Hospital Grounds including without limitation buildings, fixtures, chattels, trees, shrubs, bushes, flowers, gardens or lawns on or in those grounds; or
(c) remove, damage or interfere with any stake or label on or near any tree, shrub, plant or flower; or
(d) walk on or over or cause damage to any bed containing or being prepared for flowers or shrubs, or walk on or over any lawn or other area in contravention of any notice or sign; or remove, interfere with, or climb upon any tree, shrub, plant or garden; or
(e) enter or walk on or over any part of the Hospital Grounds which is either temporarily or permanently closed and on which is posted a notice prohibiting persons from entering or walking on or over that place; or
(f) damage, injure or interfere with, or climb upon any fence, building or erection, tap or irrigation system or any fixed or movable thing.

(2) By-law 9(1) shall not apply to staff acting in the course of their employment or contract or arrangement (and then only within the specific requirement of the work to be performed).

(3) Every person reasonably suspected by an Authorised Officer of trespassing on the Hospital Grounds shall:
   (a) give his/her name and address to that Authorised Officer upon being requested to do so; and
   (b) immediately leave the Hospital Grounds if requested to do so by that Authorised Officer, provided reasonable steps are taken by the Authorised Officer to ensure that the person is not in need of medical assistance; and
   (c) comply with all reasonable directions of the Authorised Officer.

PART C. REGULATION OF TRAFFIC

10. No person shall:
   (1) drive a vehicle within the Hospital Grounds at a speed exceeding that indicated on signs posted within the Hospital Grounds; or
   (2) drive any vehicle within the Hospital Grounds in a dangerous or careless manner or without reasonable consideration for other persons using such grounds; or
   (3) drive or use any vehicle on the Hospital Grounds in such manner as to cause undue noise; or
   (4) park or leave standing any vehicle in the Hospital Grounds in such a manner as to obstruct the passage of vehicles or pedestrians using such grounds.

11. No person shall without the express permission of the Chief Executive Officer or an Authorised Officer, within the Hospital Grounds, ride a skate board, roller skates, roller blades, non-motorised scooter or similar apparatus normally propelled by human exertion but not including bicycles.

12. (1) No person shall park or leave standing any vehicle in a No Parking Area within the Hospital Grounds contrary to any by-law.
   (2) No person shall park or leave any vehicle in a No Stopping Area within the Hospital Grounds.
   (3) The driver of any vehicle within the Hospital Grounds or any person reasonably suspected by an Authorised Officer of having parked or left standing a vehicle contrary to these by-laws at any place in the Hospital Grounds shall give his/her name and address to an Authorised Officer when requested to do so.

13. (1) The driver of a vehicle shall:
   (a) comply with any directions given to him/her by an Authorised Officer for the purpose of regulating vehicular traffic within the Hospital Grounds; and
   (b) comply with a request made by an Authorised Officer to remove the vehicle from the Hospital Grounds.
   (2) If a person referred to in by-law 13(1) refuses to comply with a direction to remove a vehicle, or cannot be found, an Authorised Officer may remove or cause to be removed, any vehicle from the Hospital Grounds.
   (3) An Authorised Officer may remove or cause to be removed any vehicle from Hospital Grounds that constitutes an obstruction contrary to any by-law.

14. No person shall park or leave standing a vehicle in a designated disabled parking area unless he/she is the holder of and displays a currently valid disabled parking permit.

15. The Chief Executive Officer:
   (1) may from time to time:
      (a) issue parking permits; and
      (b) designate areas within the Hospital Grounds where parking of vehicles is:
         (i) permitted;
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         (iii) restricted to:
            (A) certain classes of vehicles; or
            (B) certain classes of drivers of vehicles holding current permits issued by or on behalf of the Chief Executive Officer; or
         (iv) restricted to certain periods of time;
      (c) subject to by-law 10(1), designate the speed limits for particular roads or parts of roads within the Hospital Grounds;
      (d) designate routes within the Hospital Grounds to be followed by vehicles;
      (e) make such rules as may be necessary from time to time for the regulation of vehicles within the Hospital Grounds; and
   (2) shall cause such signs to be erected or markings to be made as may be necessary in order to give effect to any designation or rule made pursuant to by-law 15(1).

16. No person (including an employee) shall park in the Visitors Car Park, unless he/she is visiting the Hospital as a visitor, or he/she is the holder of a currently valid permit issued by the Chief Executive Officer or Authorised Officer for the parking or leaving of such vehicle in such place.

17. Except when authorised to do so by an Authorised Officer, no person (including an employee) shall park or leave standing a vehicle, or cause, permit or suffer a vehicle to be parked or left standing:
   (1) In any place within the Hospital Grounds designated as a permit parking area unless:
such vehicle has attached to it a currently valid permit, issued by the Chief Executive Officer or an Authorised Officer, for the parking or leaving of such vehicle in such place and then subject to such conditions as the Chief Executive Officer or Authorised Officer may specify from time to time; and

(b) such permit is affixed or displayed so that it is prominently visible to an observer outside the vehicle and/or in accordance with any instructions given in writing when such permit was issued;

(2) In any place within the Hospital Grounds which is designated by sign or marking as an area in which parking is prohibited including areas designated for use by emergency vehicles;

(3) In any place within the Hospital Grounds for a longer period of time than that which is designated by a sign or marking as a maximum period of time or time limit for which vehicles may be parked or left standing in that place;

(4) In any place within the Hospital Grounds which is not designated or marked out by a sign or marking as an area in which a vehicle may be parked or left standing;

(5) In any place within the Hospital Grounds which is designated by a sign or marking as being reserved or restricted parking or for a specific purpose unless he/she meets the purpose of the reservation or restriction or the specific purpose or he/she is the holder of a currently valid permit issued by the Chief Executive Officer or Authorised Officer for the parking or leaving of such vehicle in such place;

(6) Adjacent to or on any section of road, path or paved area marked with a yellow line or lines within the Hospital Grounds;

(7) In a loading zone within the Hospital Grounds except for the express purpose of loading or unloading goods and then only for that period of time which it takes to load or unload those goods being a period of no more than 30 minutes for commercial vehicles and no more than 10 minutes for all other motor vehicles;

(8) Over any kerb or on a garden bed, lawn, footpath or median strip within the Hospital Grounds;

(9) Over or across any marking or line defining a parking bay within the Hospital Grounds or otherwise than in accordance with any sign or marking;

(10) Park or leave standing any vehicle in a designated paid parking area in Hospital Grounds without a valid parking permit/ticket;

(11) In a No Parking Area.

18. Where a sign or marking indicating the route to be followed by a vehicle is, pursuant to these by-laws, erected or placed on or near a road within the Hospital Grounds, the driver of a vehicle shall comply with that sign or marking.

19. If a person breaches a by-law regulating the parking of a vehicle by reason of a vehicle being parked in contravention of by-laws 10, 12, 14, 16, 17 and/or 18 the person will be deemed to have committed a further breach:

a) in the case of an offence for being parked longer than a permitted period of time then for each period of time that the vehicle is parked continuously in the area or length of road in question;
b) in any other case for each hour that the contravention continues.

PART D. ENFORCEMENT

20. (1) Any person who contravenes or fails to observe any of these by-laws shall be liable to a fine as set out in the following table.

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(a) shall be issued in the manner prescribed by the Expiation of Offences Act 1996 and Regulations;

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PART E. APPOINTMENT OF AUTHORISED OFFICERS

21. The Chief Executive Officer may appoint a person or class of persons as Authorised Officers for the purposes of these by-laws and sections 42 and 43 of the Act. All appointments made by the Chief Executive Officer must be in writing.

22. All members of the South Australian police force are Authorised Officers for the purposes of these by-laws and sections 42 and 43 of the Act.

23. The Chief Executive Officer may make an appointment subject to conditions specified in the instrument of appointment. The Chief Executive Officer may vary or revoke a condition specified in the instrument of appointment, or impose a further condition.

24. The Chief Executive Officer may, at any time, vary or revoke an appointment.

HEALTH CARE ACT 2008

SECTION 42

By-laws made by Southern Adelaide Local Health Network Incorporated

These by-laws were approved by the Minister for Health and Wellbeing in accordance with section 42(2) of the Health Care Act 2008 on 27 May 2019.

STEPHEN WADE
Minister for Health and Wellbeing

These by-laws come into force on confirmation by the Governor pursuant to section 42(3) of the Health Care Act 2008.

Dated: 13 June 2019

HIEU VAN LE
Governor
PART A. INTERPRETATION

1. In these by-laws, unless the context otherwise requires:

   "Act" means the Health Care Act 2008 as amended;

   "Authorised Officer" means a person appointed in accordance with Part E of the by-laws;

   "Southern Adelaide Local Health Network Incorporated" means the Southern Adelaide Local Health Network Incorporated being the Hospital established under that name pursuant to section 29 of the Act;

   "Chief Executive Officer" means the Chief Executive Officer of the hospital (or the Chief Executive of the Department for Health and Wellbeing) and includes a delegate appointed in writing by the Chief Executive Officer or the Chief Executive of the Department for Health and Wellbeing;

   "commercial vehicle" means a motor vehicle constructed solely or mainly for the carriage of goods (including the kind commonly called a utility, but excluding a vehicle of the kind commonly called a station wagon or station sedan);

   "driver" means the driver of a vehicle, or person in charge of or responsible for a vehicle whilst located on Hospital Grounds, or the registered owner of a vehicle;

   "Hospital" means the sites at which Southern Adelaide Local Health Network Incorporated delivers services and includes all grounds, buildings and other such areas on which health services delivered by Southern Adelaide Local Health Network Incorporated are carried out;

   "Hospital Grounds" means the lands used for the purposes of the Hospital, including all buildings, roads, paths and open spaces on and appurtenances to such lands;

   "Local Health Network" means a hospital established pursuant to section 29 of the Act, which includes Northern Adelaide Local Health Network, Southern Adelaide Local Health Network, Central Adelaide Local Health Network, Riverland Mallee Coorong Local Health Network, South East Local Health Network, Eyre and Far North Local Health Network, Barossa Hills Fleurieu Local Health Network, Yorke and Northern Local Health Network, Flinders and Upper North Local Health Network, Women’s and Children’s Health Network;

   "law enforcement officer" means a person appointed as a police officer or other law enforcement officer under a law of the State or Commonwealth;

   "loading zone" means an area within the Hospital Grounds marked with a line or lines and sign denoting that it is a loading zone;

   "Minister" means the Minister of the Crown to whom the administration of the Act is for the time being committed, and includes any Minister for the time being discharging the duties of office of that Minister;

   "No Parking Area" means an area within the Hospital Grounds where vehicles are not permitted to park, which is clearly marked with a sign denoting that it is a no-parking area, the exception is if a driver has parked or left standing the vehicle to drop off or pick up passengers or goods provided the vehicle is not left unattended and the driver drives off as soon as possible;

   "No Stopping Area" means an area within the Hospital Grounds where vehicles are not permitted to park or stop, which is clearly marked with a sign denoting it is a no-stopping area;

   "permit parking area" means a designated area within the Hospital Grounds, which is clearly marked with a sign denoting that only official permit holders are permitted to park;

   "property" means any land, building, object, article, equipment, fence, fixture or chattel either fixed or moveable, or plant or animal owned, leased, licensed, rented, operated or otherwise controlled by the Hospital;

   "road" includes way or track;

   "sign" means any sign or other marking within the Hospital Grounds which designates the specific requirements to be observed in that area or section of roadway under these by-laws;

   "staff" for the purposes of this By-Law includes any person engaged to work at the Hospital, including but not limited to contractors and volunteers;

   "vehicle" includes any motor car, station wagon, van, truck, motorcycle, bicycle or any other motorised or non-motorised mode of transport;

   "visitor" means a patient, a visitor to a patient, or a person accompanying a patient to the Hospital.

PART B. PUBLIC ORDER

2. No person shall act within the Hospital Grounds in a manner that constitutes disorderly or offensive behaviour.

3. No person shall throw, place, deposit or leave within the Hospital Grounds any rubbish, refuse, paper, bottle or glass (broken or otherwise) or any litter of any kind whatsoever except in receptacles designed for that purpose.

4. No person shall smoke or otherwise use or cause to be smoked or otherwise used, tobacco or tobacco-related products within the Hospital Grounds.

5. (1) No person shall, without permission of the Chief Executive Officer, bring any alcoholic liquor or unlawful substances upon the Hospital Grounds, or keep or consume any alcoholic liquor or unlawful substances within the Hospital Grounds;

   (2) Before removing any person(s) reasonably suspected of being intoxicated or of being under the influence of unlawful substances from the Hospital Grounds, Authorised Officers are to take reasonable steps to ensure that the person(s) is not in need of any medical assistance.

6. No person shall enter or remain within the Hospital Grounds while in possession of firearm or offensive weapon of any kind or any explosive device or substance except:

   (1) police officers or other law enforcement officers; Protective Security Officers appointed under the Protective Security Act 2007 who are authorised under the terms of their employment to possess a firearm or an offensive weapon; or security guards engaged directly or indirectly by the Southern Adelaide Local Health Network Incorporated or the Minister to provide security and related services at the Hospital who are carrying firearms or other weapons by arrangement with the Hospital; or

   (2) staff of the Southern Adelaide Local Health Network Incorporated carrying a weapon or explosive device or substance for use in maintenance or construction work within the Hospital Grounds and authorised to do so by the Chief Executive Officer or an Authorised Officer.
7. No person shall light or cause to be lit any fire within the Hospital Grounds except:
   (1) in a place set aside for that purpose; and
   (2) with the permission of an Authorised Officer.
8. No person shall bring onto the Hospital Grounds any animal except where such animal is:
   (a) a dog used as a guide dog, a trained hearing-assistance dog, or a dog trained to assist a person to alleviate the effect of a
       disability or any other animal that is an assistance animal as defined by the Disability Discrimination Act 1992 (Cth); or
   (b) brought pursuant to a contract with the Southern Adelaide Local Health Network Incorporated; or
   (c) subject to an arrangement made between the Chief Executive Officer, Chief Executive or an Authorised Officer and the
       owner or the person having the custody or control of such animal; or
   (d) to be used in the conduct of research approved in accordance with the Hospital’s system for approving research using
       animals; or
   (e) for the purposes of providing a research, pathology or diagnostic service associated with veterinary science.
9. An animal brought onto the Hospital Grounds pursuant to by-laws 8(1)(b) or (c) shall at all times be kept under absolute and
   continuous control by its owner or the person who has custody or control of the animal at the time.

PART C. REGULATION OF TRAFFIC
10. No person shall:
    (1) trespass on Hospital Grounds; or
    (2) wilfully damage Hospital Grounds or any part thereof or any property within the Hospital Grounds including without
        limitation buildings, fixtures, chattels, trees, shrubs, bushes, flowers, gardens or lawns on or in those grounds; or
    (3) remove, damage or interfere with any stake or label on or near any tree, shrub, plant or flower; or
    (4) walk on or over or cause damage to any bed containing or being prepared for flowers or shrubs, or walk on or over any
        lawn or other area in contravention of any notice or sign; or remove, interfere with, or climb upon any tree, shrub, plant
        or garden; or
    (5) enter or walk on or over any part of the Hospital Grounds which is either temporarily or permanently closed and on
        which is posted a notice prohibiting persons from entering or walking on or over that place; or
    (6) damage, injure or interfere with, or climb upon any fence, building or erection, tap or irrigation system or any fixed or
        movable thing.
    (2) By-law 9(1) shall not apply to staff acting in the course of their employment or contract or arrangement (and then only within
        the specific requirement of the work to be performed).
    (3) Every person reasonably suspected by an Authorised Officer of trespassing on the Hospital Grounds shall:
        (a) give his/her name and address to that Authorised Officer upon being requested to do so; and
        (b) immediately leave the Hospital Grounds if requested to do so by that Authorised Officer, provided reasonable steps are
            taken by the Authorised Officer to ensure that the person is not in need of medical assistance; and
        (c) comply with all reasonable directions of the Authorised Officer.
11. No person shall without the express permission of the Chief Executive Officer or an Authorised Officer, within the Hospital
    Grounds, ride a skate board, roller skates, roller blades, non-motorised scooter or similar apparatus normally propelled by human
    exertion but not including bicycles.
12. No person shall park or leave standing any vehicle in a No Stopping Area within the Hospital Grounds.
    (1) No person shall park or leave standing any vehicle in a No Parking Area within the Hospital Grounds contrary to any by-law.
    (2) No person shall park or leave any vehicle in a No Stopping Area within the Hospital Grounds.
    (3) The driver of any vehicle within the Hospital Grounds or any person reasonably suspected by an Authorised Officer of having
        parked or left standing a vehicle contrary to these by-laws at any place in the Hospital Grounds shall give his/her name and
        address to an Authorised Officer when requested to do so.
13. The driver of a vehicle shall:
    (1) drive a vehicle within the Hospital Grounds at a speed exceeding that indicated on signs posted within the Hospital Grounds; or
    (2) drive any vehicle within the Hospital Grounds in a dangerous or careless manner or without reasonable consideration for other
        persons using such grounds; or
    (3) drive or use any vehicle on the Hospital Grounds in such manner as to cause undue noise; or
    (4) park or leave standing any vehicle in the Hospital Grounds in such a manner as to obstruct the passage of vehicles or
        pedestrians using such grounds.
14. No person shall park or leave standing a vehicle in a designated disabled parking area unless he/she is the holder of and displays a
    currently valid disabled parking permit.
15. The Chief Executive Officer:
    (1) may from time to time:
        (a) issue parking permits; and
        (b) designate areas within the Hospital Grounds where parking of vehicles is:
19. If a person breaches a by-law regulating the parking of a vehicle by reason of a vehicle being parked in contravention of by-laws 10,
18. Where a sign or marking indicating the route to be followed by a vehicle is, pursuant to these by-laws, erected or placed on or near a
20. (1) Any person who contravenes or fails to observe any of these by-laws shall be liable to a fine as set out in the following table.
PART D. ENFORCEMENT
16. No person (including an employee) shall park in the Visitors Car Park, unless he/she is visiting the Hospital as a visitor, or he/she is
17. Except when authorised to do so by an Authorised Officer, no person (including an employee) shall park or leave standing a vehicle,
or cause, permit or suffer a vehicle to be parked or left standing:
(1) In any place within the Hospital Grounds designated as a permit parking area unless:
(2) Offences against these by-laws may be expiated in accordance with the
(b) such permit is affixed or displayed so that it is prominently visible to an observer outside the vehicle and/or in
(2) In any place within the Hospital Grounds which is designated by sign or marking as an area in which parking is prohibited
(3) In any place within the Hospital Grounds for a longer period of time than that which is designated by a sign or marking as a
(4) In any place within the Hospital Grounds which is not designated or marked out by a sign or marking as an area in which a
(5) In any place within the Hospital Grounds which is designated by a sign or marking as being reserved or restricted parki ng or
(6) Adjacent to or on any section of road, path or paved area marked with a yellow line or lines within the Hospital Grounds;
(7) In a loading zone within the Hospital Grounds except for the express purpose of loading or unloading goods and then only for
(8) Over any kerb or on a garden bed, lawn, footpath or median strip within the Hospital Grounds;
(9) Over or across any marking or line defining a parking bay within the Hospital Grounds or otherwise than in accordance with
(10) Park or leave standing any vehicle in a designated paid parking area in Hospital Grounds without a valid parking
permit/ticket;
(11) In a No Parking Area.
18. Where a sign or marking indicating the route to be followed by a vehicle is, pursuant to these by-laws, erected or placed on or near a
road within the Hospital Grounds, the driver of a vehicle shall comply with that sign or marking.
19. If a person breaches a by-law regulating the parking of a vehicle by reason of a vehicle being parked in contravention of by-laws 10,
12, 14, 16, 17 and/or 18 the person will be deemed to have committed a further breach:
a) in the case of an offence for being parked longer than a permitted period of time then for each period of time that the vehicle is
parked continuously in the area or length of road in question;
b) in any other case for each hour that the contravention continues.
PART D. ENFORCEMENT
20. (1) Any person who contravenes or fails to observe any of these by-laws shall be liable to a fine as set out in the following table.

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</tr>
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(2) Offences against these by-laws may be expiated in accordance with the Expiation of Offences Act 1996, and an expiation
notice for the amount prescribed in the table above in relation to the by-law:
(a) shall be issued in the manner prescribed by the Expiation of Offences Act 1996 and Regulations;
b) may be issued by an Authorised Officer.
PART E. APPOINTMENT OF AUTHORISED OFFICERS
21. The Chief Executive Officer may appoint a person or class of persons as Authorised Officers for the purposes of these by-laws and
sections 42 and 43 of the Act. All appointments made by the Chief Executive Officer must be in writing.
22. All members of the South Australian police force are Authorised Officers for the purposes of these by-laws and sections 42 and 43 of the Act.

23. The Chief Executive Officer may make an appointment subject to conditions specified in the instrument of appointment. The Chief Executive Officer may vary or revoke a condition specified in the instrument of appointment, or impose a further condition.

24. The Chief Executive Officer may, at any time, vary or revoke an appointment.

HEALTH CARE ACT 2008
SECTION 42
By-laws made by Women’s and Children’s Health Network Incorporated

These by-laws were approved by the Minister for Health and Wellbeing in accordance with section 42(2) of the Health Care Act 2008 on 27 May 2019.

STEPHEN WADE
Minister for Health and Wellbeing

These by-laws come into force on confirmation by the Governor pursuant to section 42(3) of the Health Care Act 2008.

Dated: 13 June 2019

HIEU VAN LE
Governor

PART A. INTERPRETATION

1. In these by-laws, unless the context otherwise requires:

"Act" means the Health Care Act 2008 as amended;

"Authorised Officer" means a person appointed in accordance with Part E of the by-laws;

"Women’s and Children’s Health Network Incorporated" means the Women’s and Children’s Health Network Incorporated being the Hospital established under that name pursuant to section 29 of the Act;

"Chief Executive Officer" means the Chief Executive Officer of the hospital (or the Chief Executive of the Department for Health and Wellbeing) and includes a delegate appointed in writing by the Chief Executive Officer or the Chief Executive of the Department for Health and Wellbeing;

"commercial vehicle" means a motor vehicle constructed solely or mainly for the carriage of goods (including the kind commonly called a utility, but excluding a vehicle of the kind commonly called a station wagon or station sedan);

"driver" means the driver of a vehicle, or person in charge of or responsible for a vehicle whilst located on Hospital Grounds, or the registered owner of a vehicle;

"Hospital" means the sites at which Women’s and Children’s Health Network Incorporated delivers services and includes all grounds, buildings and other such areas on which health services delivered by Women’s and Children’s Health Network Incorporated are carried out;

"Hospital Grounds" means the lands used for the purposes of the Hospital, including all buildings, roads, paths and open spaces on and appurtenances to such lands;

"Local Health Network" means a hospital established pursuant to section 29 of the Act, which includes Northern Adelaide Local Health Network, Southern Adelaide Local Health Network, Central Adelaide Local Health Network, Riverland Mallee Coorong Local Health Network, South East Local Health Network, Eyre and Far North Local Health Network, Barossa Hills Fleurieu Local Health Network, Yorke and Northern Local Health Network, Flinders and Upper North Local Health Network, Women’s and Children’s Health Network;

"law enforcement officer" means a person appointed as a police officer or other law enforcement officer under a law of the State or Commonwealth;

"loading zone" means an area within the Hospital Grounds marked with a line or lines and sign denoting that it is a loading zone;

"Minister" means the Minister of the Crown to whom the administration of the Act is for the time being committed, and includes any Minister for the time being discharging the duties of office of that Minister;

"No Parking Area" means an area within the Hospital Grounds where vehicles are not permitted to park, which is clearly marked with a sign denoting that it is a no-parking area, the exception is if a driver has parked or left standing the vehicle to drop off or pick up passengers or goods provided the vehicle is not left unattended and the driver drives off as soon as possible;

"No Stopping Area" means an area within the Hospital Grounds where vehicles are not permitted to park or stop, which is clearly marked with a sign denoting it is a no-stopping area;

"permit parking area" means a designated area within the Hospital Grounds, which is clearly marked with a sign denoting that only official permit holders are permitted to park;

"property" means any land, building, object, article, equipment, fence, fixture or chattel either fixed or moveable, or plant or animal owned, leased, licensed, rented, operated or otherwise controlled by the Hospital;

"road" includes way or track;

"sign" means any sign or other marking within the Hospital Grounds which designates the specific requirements to be observed in that area or section of roadway under these by-laws;

"staff" for the purposes of this By-Law includes any person engaged to work at the Hospital, including but not limited to contractors and volunteers;

"vehicle" includes any motor car, station wagon, van, truck, motorcycle, bicycle or any other motorised or non-motorised mode of transport;

"visitor" means a patient, a visitor to a patient, or a person accompanying a patient to the Hospital.

PART B. PUBLIC ORDER

2. No person shall act within the Hospital Grounds in a manner that constitutes disorderly or offensive behaviour.
3. No person shall throw, place, deposit or leave within the Hospital Grounds any rubbish, refuse, paper, bottle or glass (broken or otherwise) or any litter of any kind whatsoever except in receptacles designed for that purpose.

4. No person shall smoke or otherwise use or cause to be smoked or otherwise used, tobacco or tobacco-related products within the Hospital Grounds.

5. (1) No person shall, without permission of the Chief Executive Officer, bring any alcoholic liquor or unlawful substances upon the Hospital Grounds, or keep or consume any alcoholic liquor or unlawful substances within the Hospital Grounds;

(2) Before removing any person(s) reasonably suspected of being intoxicated or of being under the influence of unlawful substances from the Hospital Grounds, Authorised Officers are to take reasonable steps to ensure that the person(s) is not in need of any medical assistance.

6. No person shall enter or remain within the Hospital Grounds while in possession of firearm or offensive weapon of any kind or any explosive device or substance except:

(1) police officers or other law enforcement officers; Protective Security Officers appointed under the Protective Security Act 2007 who are authorised under the terms of their employment to possess a firearm or an offensive weapon; or security guards engaged directly or indirectly by the Women’s and Children’s Health Network Incorporated or the Minister to provide security and related services at the Hospital who are carrying firearms or other weapons by arrangement with the Hospital; or

(2) staff of the Women’s and Children’s Health Network Incorporated carrying a weapon or explosive device or substance for use in maintenance or construction work within the Hospital Grounds and authorised to do so by the Chief Executive Officer or an Authorised Officer.

7. No person shall light or cause to be lit any fire within the Hospital Grounds except:

(1) in a place set aside for that purpose; and

(2) with the permission of an Authorised Officer.

8. (1) No person shall bring onto the Hospital Grounds any animal except where such animal is:

(a) a dog used as a guide dog, a trained hearing-assistance dog, or a dog trained to assist a person to alleviate the effect of a disability or any other animal that is an assistance animal as defined by the Disability Discrimination Act 1992 (Cth); or

(b) brought pursuant to a contract with the Women’s and Children’s Health Network Incorporated;

(c) subject to an arrangement made between the Chief Executive Officer, Chief Executive or an Authorised Officer and the owner or the person having the custody or control of such animal;

(d) to be used in the conduct of research approved in accordance with the Hospital’s system for approving research using animals; or

(e) for the purposes of providing a research, pathology or diagnostic service associated with veterinary science.

(2) An animal brought onto the Hospital Grounds pursuant to by-laws 8(1)(b) or (c) shall at all times be kept under absolute and continuous control by its owner or the person who has custody or control of the animal at the time.

9. (1) No person shall:

(a) trespass on Hospital Grounds; or

(b) wilfully damage Hospital Grounds or any part thereof or any property within the Hospital Grounds including without limitation buildings, fixtures, chattels, trees, shrubs, bushes, flowers, gardens or lawns on or in those grounds; or

(c) remove, damage or interfere with any stake or label on or near any tree, shrub, plant or flower; or

(d) walk on or over or cause damage to any bed containing or being prepared for flowers or shrubs, or walk on or over any lawn or other area in contravention of any notice or sign; or remove, interfere with, or climb upon any tree, shrub, plant or garden; or

(e) enter or walk on or over any part of the Hospital Grounds which is either temporarily or permanently closed and on which is posted a notice prohibiting persons from entering or walking on or over that place; or

(f) damage, injure or interfere with, or climb upon any fence, building or erection, tap or irrigation system or any fixed or movable thing.

(2) By-law 9(1) shall not apply to staff acting in the course of their employment or contract or arrangement (and then only within the specific requirement of the work to be performed).

(3) Every person reasonably suspected by an Authorised Officer of trespassing on the Hospital Grounds shall:

(a) give his/her name and address to that Authorised Officer upon being requested to do so; and

(b) immediately leave the Hospital Grounds if requested to do so by that Authorised Officer, provided reasonable steps are taken by the Authorised Officer to ensure that the person is not in need of medical assistance; and

(c) comply with all reasonable directions of the Authorised Officer.

PART C. REGULATION OF TRAFFIC

10. No person shall:

(1) drive a vehicle within the Hospital Grounds at a speed exceeding that indicated on signs posted within the Hospital Grounds; or

(2) drive any vehicle within the Hospital Grounds in a dangerous or careless manner or without reasonable consideration for other persons using such grounds; or

(3) drive or use any vehicle on the Hospital Grounds in such manner as to cause undue noise; or

(4) park or leave standing any vehicle in the Hospital Grounds in such a manner as to obstruct the passage of vehicles or pedestrians using such grounds.

11. No person shall without the express permission of the Chief Executive Officer or an Authorised Officer, within the Hospital Grounds, ride a skate board, roller skates, roller blades, non-motorised scooter or similar apparatus normally propelled by human exertion but not including bicycles.

12. (1) No person shall park or leave standing any vehicle in a No Parking Area within the Hospital Grounds contrary to any by-law.

(2) No person shall park or leave any vehicle in a No Stopping Area within the Hospital Grounds.
13 June 2019 THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE 1815

(3) The driver of any vehicle within the Hospital Grounds or any person reasonably suspected by an Authorised Officer of having parked or left standing a vehicle contrary to these by-laws at any place in the Hospital Grounds shall give his/her name and address to an Authorised Officer when requested to do so.

13. (1) The driver of a vehicle shall:
(a) comply with any directions given to him/her by an Authorised Officer for the purpose of regulating vehicular traffic within the Hospital Grounds; and
(b) comply with a request made by an Authorised Officer to remove the vehicle from the Hospital Grounds.

(2) If a person referred to in by-law 13(1) refuses to comply with a direction to remove a vehicle, or cannot be found, an Authorised Officer may remove or cause to be removed, any vehicle from the Hospital Grounds.

(3) An Authorised Officer may remove or cause to be removed any vehicle from Hospital Grounds that constitutes an obstruction contrary to any by-law.

14. No person shall park or leave standing a vehicle in a designated disabled parking area unless he/she is the holder of a currently valid disabled parking permit.

15. The Chief Executive Officer:
(1) may from time to time:
(a) issue parking permits; and
(b) designate areas within the Hospital Grounds where parking of vehicles is:
   (i) permitted;
   (ii) absolutely prohibited;
   (iii) restricted to:
       (A) certain classes of vehicles; or
       (B) certain classes of drivers of vehicles holding current permits issued by or on behalf of the Chief Executive Officer; or
   (iv) restricted to certain periods of time;
(c) subject to by-law 10(1), designate the speed limits for particular roads or parts of roads within the Hospital Grounds;
(d) designate routes within the Hospital Grounds to be followed by vehicles;
(e) make such rules as may be necessary from time to time for the regulation of vehicles within the Hospital Grounds; and
(2) shall cause such signs to be erected or markings to be made as may be necessary in order to give effect to any designation or rule made pursuant to by-law 15(1).

16. No person (including an employee) shall park in the Visitors Car Park, unless he/she is visiting the Hospital as a visitor, or he/she is the holder of a currently valid permit issued by the Chief Executive Officer or Authorised Officer for the parking or leaving of such vehicle in such place.

17. Except when authorised to do so by an Authorised Officer, no person (including an employee) shall park or leave standing a vehicle, or cause, permit or suffer a vehicle to be parked or left standing:
(1) In any place within the Hospital Grounds designated as a permit parking area unless:
   (a) such vehicle has attached to it a currently valid permit, issued by the Chief Executive Officer or an Authorised Officer, for the parking or leaving of such vehicle in such place and then subject to such conditions as the Chief Executive Officer or Authorised Officer may specify from time to time; and
   (b) such permit is affixed or displayed so that it is prominently visible to an observer outside the vehicle and/or in accordance with any instructions given in writing when such permit was issued;
(2) In any place within the Hospital Grounds which is designated by sign or marking as an area in which parking is prohibited including areas designated for use by emergency vehicles;
(3) In any place within the Hospital Grounds for a longer period of time than that which is designated by a sign or marking as a maximum period of time or time limit for which vehicles may be parked or left standing in that place;
(4) In any place within the Hospital Grounds which is not designated or marked out by a sign or marking as an area in which a vehicle may be parked or left standing;
(5) In any place within the Hospital Grounds which is designated by a sign or marking as being reserved or restricted parking or for a specific purpose unless he/she meets the purpose of the reservation or restriction or the specific purpose or he/she is the holder of a currently valid permit issued by the Chief Executive Officer or Authorised Officer for the parking or leaving of such vehicle in such place;
(6) Adjacent to or on any section of road, path or paved area marked with a yellow line or lines within the Hospital Grounds;
(7) In a loading zone within the Hospital Grounds except for the express purpose of loading or unloading goods and then only for that period of time which it takes to load or unload those goods being a period of no more than 30 minutes for commercial vehicles and no more than 10 minutes for all other motor vehicles;
(8) Over any kerb or on a garden bed, lawn, footpath or median strip within the Hospital Grounds;
(9) Over or across any marking or line defining a parking bay within the Hospital Grounds or otherwise than in accordance with any sign or marking;
(10) Park or leave standing any vehicle in a designated paid parking area in Hospital Grounds without a valid parking permit/ticket;
(11) In a No Parking Area.

18. Where a sign or marking indicating the route to be followed by a vehicle is, pursuant to these by-laws, erected or placed on or near a road within the Hospital Grounds, the driver of a vehicle shall comply with that sign or marking.

19. If a person breaches a by-law regulating the parking of a vehicle by reason of a vehicle being parked in contravention of by-laws 10, 12, 14, 16, 17 and/or 18 the person will be deemed to have committed a further breach:
a) in the case of an offence for being parked longer than a permitted period of time then for each period of time that the vehicle is parked continuously in the area or length of road in question;
b) in any other case for each hour that the contravention continues.

PART D. ENFORCEMENT

20. (1) Any person who contravenes or fails to observe any of these by-laws shall be liable to a fine as set out in the following table.

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(2) Offences against these by-laws may be expiated in accordance with the *Expiation of Offences Act 1996*, and an expiation notice for the amount prescribed in the table above in relation to the by-law:

(a) shall be issued in the manner prescribed by the *Expiation of Offences Act 1996* and Regulations;

(b) may be issued by an Authorised Officer.

PART E. APPOINTMENT OF AUTHORISED OFFICERS

21. The Chief Executive Officer may appoint a person or class of persons as Authorised Officers for the purposes of these by-laws and sections 42 and 43 of the Act. All appointments made by the Chief Executive Officer must be in writing.

22. All members of the South Australian police force are Authorised Officers for the purposes of these by-laws and sections 42 and 43 of the Act.

23. The Chief Executive Officer may make an appointment subject to conditions specified in the instrument of appointment. The Chief Executive Officer may vary or revoke a condition specified in the instrument of appointment, or impose a further condition.

24. The Chief Executive Officer may, at any time, vary or revoke an appointment.

HEALTH CARE ACT 2008

SECTION 42

*By-laws made by Yorke and Northern Local Health Network Incorporated*

These by-laws were approved by the Minister for Health and Wellbeing in accordance with section 42(2) of the *Health Care Act 2008* on 27 May 2019.

STEPHEN WADE
Minister for Health and Wellbeing

These by-laws come into force on confirmation by the Governor pursuant to section 42(3) of the *Health Care Act 2008*.

Dated: 13 June 2019

HIEU VAN LE
Governor

PART A. INTERPRETATION

1. In these by-laws, unless the context otherwise requires:

"Act" means the *Health Care Act 2008* as amended;

"Authorised Officer" means a person appointed in accordance with Part E of the by-laws;

"Yorke and Northern Local Health Network Incorporated" means the Yorke and Northern Health Network Incorporated being the hospital established under that name pursuant to section 29 of the Act;

"Chief Executive Officer" means the Chief Executive Officer of the hospital (or the Chief Executive of the Department for Health and Wellbeing) and includes a delegate appointed in writing by the Chief Executive Officer or the Chief Executive of the Department for Health and Wellbeing;

"commercial vehicle" means a motor vehicle constructed solely or mainly for the carriage of goods (including the kind commonly called a utility, but excluding a vehicle of the kind commonly called a station wagon or station sedan);

"driver" means the driver of a vehicle, or person in charge of or responsible for a vehicle whilst located on Hospital Grounds, or the registered owner of a vehicle;

"Hospital" means the sites at which Yorke and Northern Local Health Network Incorporated delivers services and includes all grounds, buildings and other such areas on which health services delivered by Yorke and Northern Local Health Network Incorporated are carried out;

"Hospital Grounds" means the lands used for the purposes of the Hospital, including all buildings, roads, paths and open spaces on and appurtenances to such lands;

"Local Health Network" means a hospital established pursuant to section 29 of the Act, which includes Northern Adelaide Local Health Network, Southern Adelaide Local Health Network, Central Adelaide Local Health Network, Riverland Mallee Coorong Local Health Network, South East Local Health Network, Eyre and Far North Local Health Network, Barossa Hills Fleurieu Local Health Network, Yorke and Northern Local Health Network, Flinders and Upper North Local Health Network, Women’s and Children’s Health Network;

"law enforcement officer" means a person appointed as a police officer or other law enforcement officer under a law of the State or Commonwealth;

"loading zone" means an area within the Hospital Grounds marked with a line or lines and sign denoting that it is a loading zone;

"Minister" means the Minister of the Crown to whom the administration of the Act is for the time being committed, and includes any Minister for the time being discharging the duties of office of that Minister;

"No Parking Area" means an area within the Hospital Grounds where vehicles are not permitted to park, which is clearly marked with a sign denoting that it is a no-parking area, the exception is if a driver has parked or left standing the vehicle to drop off or pick up passengers or goods provided the vehicle is not left unattended and the driver drives off as soon as possible;
“No Stopping Area” means an area within the Hospital Grounds where vehicles are not permitted to park or stop, which is clearly marked with a sign denoting it is a no-stopping area;

"permit parking area" means a designated area within the Hospital Grounds, which is clearly marked with a sign denoting that only official permit holders are permitted to park;

"property" means any land, building, object, article, equipment, fence, fixture or chattel either fixed or moveable, or plant or animal owned, leased, licensed, rented, operated or otherwise controlled by the Hospital;

"road" includes way or track;

"sign" means any sign or other marking within the Hospital Grounds which designates the specific requirements to be observed in that area or section of roadway under these by-laws;

"staff" for the purposes of this By-Law includes any person engaged to work at the Hospital, including but not limited to contractors and volunteers;

"vehicle" includes any motor car, station wagon, van, truck, motorcycle, bicycle or any other motorised or non-motorised mode of transport;

"visitor" means a patient, a visitor to a patient, or a person accompanying a patient to the Hospital.

PART B. PUBLIC ORDER

2. No person shall act within the Hospital Grounds in a manner that constitutes disorderly or offensive behaviour.

3. No person shall throw, place, deposit or leave within the Hospital Grounds any rubbish, refuse, paper, bottle or glass (broken or otherwise) or any litter of any kind whatsoever except in receptacles designed for that purpose.

4. No person shall smoke or otherwise use or cause to be smoked or otherwise used, tobacco or tobacco-related products within the Hospital Grounds.

5. (1) No person shall, without permission of the Chief Executive Officer, bring any alcoholic liquor or unlawful substances upon the Hospital Grounds, or keep or consume any alcoholic liquor or unlawful substances within the Hospital Grounds;

(2) Before removing any person(s) reasonably suspected of being intoxicated or of being under the influence of unlawful substances from the Hospital Grounds, Authorised Officers are to take reasonable steps to ensure that the person(s) is not in need of any medical assistance.

6. No person shall enter or remain within the Hospital Grounds while in possession of firearm or offensive weapon of any kind or any explosive device or substance except:

(1) police officers or other law enforcement officers; Protective Security Officers appointed under the Protective Security Act 2007 who are authorised under the terms of their employment to possess a firearm or an offensive weapon; or security guards engaged directly or indirectly by the Yorke and Northern Local Health Network Incorporated or the Minister to provide security and related services at the Hospital who are carrying firearms or other weapons by arrangement with the Hospital; or

(2) staff of Yorke and Northern Local Health Network Incorporated carrying a weapon or explosive device or substance except:

(a) for the purposes of providing a research, pathology or diagnostic service associated with veterinary science.

7. No person shall light or cause to be lit any fire within the Hospital Grounds except:

(1) in a place set aside for that purpose; and

(2) with the permission of an Authorised Officer.

8. (1) No person shall bring onto the Hospital Grounds any animal except where such animal is:

(a) a dog used as a guide dog, a trained hearing-assistance dog, or a dog trained to assist a person to alleviate the effect of a disability or any other animal that is an assistance animal as defined by the Disability Discrimination Act 1992 (Cth); or

(b) brought pursuant to a contract with the Yorke and Northern Local Health Network Incorporated; or

(c) subject to an arrangement made between the Chief Executive Officer, Chief Executive or an Authorised Officer and the owner or the person having the custody or control of such animal; or

(d) to be used in the conduct of research approved in accordance with the Hospital’s system for approving research using animals; or

(e) for the purposes of providing a research, pathology or diagnostic service associated with veterinary science.

(2) An animal brought onto the Hospital Grounds pursuant to by-laws 8(1)(b) or (c) shall at all times be kept under absolute and continuous control by its owner or the person who has custody or control of the animal at the time.

9. (1) No person shall:

(a) trespass on Hospital Grounds; or

(b) willfully damage Hospital Grounds or any part thereof or any property within the Hospital Grounds including without limitation buildings, fixtures, chattels, trees, shrubs, bushes, flowers, gardens or lawns on or in those grounds; or

(c) remove, damage or interfere with any stake or label on or near any tree, shrub, plant or flower; or

(d) walk on or over or cause damage to any bed containing or being prepared for flowers or shrubs, or walk on or over any lawn or other area in contravention of any notice or sign; or remove, interfere with, or climb upon any tree, shrub, plant or garden; or

(e) enter or walk on or over any part of the Hospital Grounds which is either temporarily or permanently closed and on which is posted a notice prohibiting persons from entering or walking on or over that place; or

(f) damage, injure or interfere with, or climb upon any fence, building or erection, tap or irrigation system or any fixed or movable thing.

(2) By-law 9(1) shall not apply to staff acting in the course of their employment or contract or arrangement (and then only within the specific requirement of the work to be performed).

(3) Every person reasonably suspected by an Authorised Officer of trespassing on the Hospital Grounds shall:

(a) give his/her name and address to that Authorised Officer upon being requested to do so; and
immediately leave the Hospital Grounds if requested to do so by that Authorised Officer, provided reasonable steps are taken by the Authorised Officer to ensure that the person is not in need of medical assistance; and
(c) comply with all reasonable directions of the Authorised Officer.

**PART C. REGULATION OF TRAFFIC**

10. No person shall:

(1) drive a vehicle within the Hospital Grounds at a speed exceeding that indicated on signs posted within the Hospital Grounds; or
(2) drive any vehicle within the Hospital Grounds in a dangerous or careless manner or without reasonable consideration for other persons using such grounds; or
(3) drive or use any vehicle on the Hospital Grounds in such manner as to cause undue noise; or
(4) park or leave standing any vehicle in the Hospital Grounds in such a manner as to obstruct the passage of vehicles or pedestrians using such grounds.

11. No person shall without the express permission of the Chief Executive Officer or an Authorised Officer, within the Hospital Grounds, ride a skate board, roller skates, roller blades, non-motorised scooter or similar apparatus normally propelled by human exertion but not including bicycles.

12. (1) No person shall park or leave standing any vehicle in a No Parking Area within the Hospital Grounds contrary to any by-law.
(2) No person shall park or leave any vehicle in a No Stopping Area within the Hospital Grounds.
(3) The driver of any vehicle within the Hospital Grounds or any person reasonably suspected by an Authorised Officer of having parked or left standing a vehicle contrary to these by-laws at any place in the Hospital Grounds shall give his/her name and address to an Authorised Officer when requested to do so.

13. (1) The driver of a vehicle shall:

(a) comply with any directions given to him/her by an Authorised Officer for the purpose of regulating vehicular traffic within the Hospital Grounds; and
(b) comply with a request made by an Authorised Officer to remove the vehicle from the Hospital Grounds.
(2) If a person referred to in by-law 13(1) refuses to comply with a direction to remove a vehicle, or cannot be found, an Authorised Officer may remove or cause to be removed, any vehicle from the Hospital Grounds.
(3) An Authorised Officer may remove or cause to be removed any vehicle from Hospital Grounds that constitutes an obstruction contrary to any by-law.

14. No person shall park or leave standing a vehicle in a designated disabled parking area unless he/she is the holder of and displays a currently valid disabled parking permit.

15. The Chief Executive Officer:

(1) may from time to time:

(a) issue parking permits; and
(b) designate areas within the Hospital Grounds where parking of vehicles is:

(i) permitted;
(ii) absolutely prohibited;
(iii) restricted to:

(A) certain classes of vehicles; or
(B) certain classes of drivers of vehicles holding current permits issued by or on behalf of the Chief Executive Officer; or
(iv) restricted to certain periods of time;
(c) subject to by-law 10(1), designate the speed limits for particular roads or parts of roads within the Hospital Grounds;
(d) designate routes within the Hospital Grounds to be followed by vehicles;
(e) make such rules as may be necessary from time to time for the regulation of vehicles within the Hospital Grounds; and
(2) shall cause such signs to be erected or markings to be made as may be necessary in order to give effect to any designation or rule made pursuant to by-law 15(1).

16. No person (including an employee) shall park in the Visitors Car Park, unless he/she is visiting the Hospital as a visitor, or he/she is the holder of a currently valid permit issued by the Chief Executive Officer or Authorised Officer for the parking or leaving of such vehicle in such place.

17. Except when authorised to do so by an Authorised Officer, no person (including an employee) shall park or leave standing a vehicle, or cause, permit or suffer a vehicle to be parked or left standing:

(1) In any place within the Hospital Grounds designated as a permit parking area unless:

(a) such vehicle has attached to it a currently valid permit, issued by the Chief Executive Officer or an Authorised Officer, for the parking or leaving of such vehicle in such place and then subject to such conditions as the Chief Executive Officer or Authorised Officer may specify from time to time; and
(b) such permit is affixed or displayed so that it is prominently visible to an observer outside the vehicle and/or in accordance with any instructions given in writing when such permit was issued;
(2) In any place within the Hospital Grounds which is designated by sign or marking as an area in which parking is prohibited including areas designated for use by emergency vehicles;
(3) In any place within the Hospital Grounds for a longer period of time than that which is designated by a sign or marking as a maximum period of time or time limit for which vehicles may be parked or left standing in that place;
(4) In any place within the Hospital Grounds which is not designated or marked out by a sign or marking as an area in which a vehicle may be parked or left standing;
(5) In any place within the Hospital Grounds which is designated by a sign or marking as being reserved or restricted parking or for a specific purpose unless he/she meets the purpose of the reservation or restriction or the specific purpose or he/she is the holder of a currently valid permit issued by the Chief Executive Officer or Authorised Officer for the parking or leaving of such vehicle in such place;

(6) Adjacent to or on any section of road, path or paved area marked with a yellow line or lines within the Hospital Grounds;

(7) In a loading zone within the Hospital Grounds except for the express purpose of loading or unloading goods and then only for that period of time which it takes to load or unload those goods being a period of no more than 30 minutes for commercial vehicles and no more than 10 minutes for all other motor vehicles;

(8) Over any kerb or on a garden bed, lawn, footpath or median strip within the Hospital Grounds;

(9) Over or across any marking or line defining a parking bay within the Hospital Grounds or otherwise than in accordance with any sign or marking;

(10) Park or leave standing any vehicle in a designated paid parking area in Hospital Grounds without a valid parking permit/ticket;

(11) In a No Parking Area.

18. Where a sign or marking indicating the route to be followed by a vehicle is, pursuant to these by-laws, erected or placed on or near a road within the Hospital Grounds, the driver of a vehicle shall comply with that sign or marking.

19. If a person breaches a by-law regulating the parking of a vehicle by reason of a vehicle being parked in contravention of by-laws 10, 12, 14, 16, 17 and/or 18 the person will be deemed to have committed a further breach:
   a) in the case of an offence for being parked longer than a permitted period of time then for each period of time that the vehicle is parked continuously in the area or length of road in question;
   b) in any other case for each hour that the contravention continues.

PART D. ENFORCEMENT

20. (1) Any person who contravenes or fails to observe any of these by-laws shall be liable to a fine as set out in the following table.

<table>
<thead>
<tr>
<th>By-law contravened</th>
<th>Applicable fine</th>
<th>Expiation fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>All by-laws in Part B</td>
<td>$1000</td>
<td>$200</td>
</tr>
<tr>
<td>All by-laws in Part C</td>
<td>$200</td>
<td>$50</td>
</tr>
</tbody>
</table>

(2) Offences against these by-laws may be expiated in accordance with the Expiation of Offences Act 1996, and an expiation notice for the amount prescribed in the table above in relation to the by-law:
   (a) shall be issued in the manner prescribed by the Expiation of Offences Act 1996 and Regulations;
   (b) may be issued by an Authorised Officer.

PART E. APPOINTMENT OF AUTHORISED OFFICERS

21. The Chief Executive Officer may appoint a person or class of persons as Authorised Officers for the purposes of these by-laws and sections 42 and 43 of the Act. All appointments made by the Chief Executive Officer must be in writing.

22. All members of the South Australian police force are Authorised Officers for the purposes of these by-laws and sections 42 and 43 of the Act.

23. The Chief Executive Officer may make an appointment subject to conditions specified in the instrument of appointment. The Chief Executive Officer may vary or revoke a condition specified in the instrument of appointment, or impose a further condition.

24. The Chief Executive Officer may, at any time, vary or revoke an appointment.
HOUSING IMPROVEMENT ACT 2016
Rent Control Revocations

Whereas the Minister for Human Services Delegate is satisfied that each of the houses described hereunder has ceased to be unsafe or unsuitable for human habitation for the purposes of the Housing Improvement Act 2016, notice is hereby given that, in exercise of the powers conferred by the said Act, the Minister for Human Services Delegate does hereby revoke the said Rent Control in respect of each property.

<table>
<thead>
<tr>
<th>Address of Premises</th>
<th>Allotment Section</th>
<th>Certificate of Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>36 Maxwell Street, Adelaide SA 5000</td>
<td>Allotment 258 Filed Plan 182720 Hundred of Adelaide</td>
<td>CT2181/87, CT5873/939</td>
</tr>
<tr>
<td>8 Bishop Street, Gawler East SA 5118</td>
<td>Allotment 43 Filed Plan 154244 Hundred of Nuriootpa</td>
<td>CT4142/781, CT5407/547</td>
</tr>
</tbody>
</table>

Dated: 13 June 2019

CRAIG THOMPSON
Acting Housing Regulator and Registrar
Housing Safety Authority, SAHA
Delegate of Minister for Human Services

LAND TAX ACT 1936
Change in Site Valves and Index Value for the 2019-20 Financial Year

I, Katherine Bartolo, Valuer-General, as required by section 8A(6) of the Land Tax Act 1936 hereby give notice that the average percentage change in site values is 5.8% and the Index Value is 1.302 for the 2019-20 financial year.

Dated: 6 June 2019

KATHERINE BARTOLO
Valuer-General

LAND TAX ACT 1936
Land Tax Thresholds for the 2019-20 Financial Year

I, Julie-anne Holmes, the Commissioner of State Taxation, as required by section 8A(7) of the Land Tax Act 1936, hereby give notice that the land tax thresholds that will apply with respect to the 2019-20 financial year are:

- Threshold A: $391,000
- Threshold B: $716,000
- Threshold C: $1,042,000
- Threshold D: $1,302,000

Dated: 6 June 2019

JULIE-ANNE HOLMES
Commissioner of State Taxation

MENTAL HEALTH ACT 2009
Authorised Mental Health Professionals

NOTICE is hereby given in accordance with Section 94(1) of the Mental Health Act 2009, that the Chief Psychiatrist has determined the following person as an Authorised Mental Health Professional commencing from date of Gazettal:

Van Thi Kieu Tram

A person’s determination will expire three years after the date of Gazettal.

Dated: 13 June 2019

DR J BRAYLEY
Chief Psychiatrist

MINING ACT 1971
SECTION 28(5)
Exploration Licence

Notice is hereby given in accordance with Section 28(5) of the Mining Act 1971 that the delegate of the Minister for Energy and Mining intends to grant an Exploration Licence over the areas described below.

Applicant: FMG Resources Pty Ltd
Location: Moolawatana area – approximately 170 km east-northeast of Leigh Creek
Pastoral Leases: Frome Downs, Moolawatana, Murnpowie
Term: Two years
Area in km²: 910
Reference number: 2019/00048


J MARTIN
Mining Registrar
Department for Energy and Mining
Delegate of the Minister for Energy and Mining
MINING ACT 1971
SECTION 35A(1)

Extractive Minerals Lease

Notice is hereby given in accordance with Section 35A(1) of the Mining Act 1971, that an application for an Extractive Minerals Lease over the undermentioned mineral claim has been received:

Applicant: Theakstone Sands Pty Ltd
Claim Number: 4454
Location: Allotment 51, Deposited Plan 36683 Hundred of Sleaford (Sleaford area, approx. 20 km southwest of Port Lincoln)
Area: 36.29 hectares approximately
Purpose: Construction Materials (Sand)
Reference: 2017/0185

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


Written submissions in relation to this application are invited to be received at the Department for Energy and Mining, Mining Regulation, Attn: Business Support Officer, GPO Box 320 ADELAIDE SA 5001 or dem.miningregrehab@sa.gov.au by no later than 11 July 2019.

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

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

J MARTIN
Mining Registrar
Department for Energy and Mining
Delegate of the Minister for Energy and Mining

POLICE ACT 1998
Police Service Fees and Charges - 2019-20

<table>
<thead>
<tr>
<th>DESCRIPTION OF POLICE SERVICE</th>
<th>Current Fee</th>
<th>Proposed Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Aircraft Hire</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Aircraft operating charge (Cessna 402)</td>
<td>(GST applicable)</td>
<td>1,252.00</td>
</tr>
<tr>
<td>This fee includes up to 1 pilot and 1 dropmaster/dispatcher per hour or part thereof</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Aircraft operating charge (Pilatus PC12)</td>
<td>(GST applicable)</td>
<td>1,837.00</td>
</tr>
<tr>
<td>This fee includes up to 1 pilot and 1 dropmaster/dispatcher per hour or part thereof</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Additional crew</td>
<td>(GST applicable)</td>
<td>94.50</td>
</tr>
<tr>
<td>Pilot / dropmaster / dispatcher per hour or part thereof</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Personnel</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Destruction of registration label - required to leave station</td>
<td>(GST applicable)</td>
<td>79.50</td>
</tr>
<tr>
<td>Bus driver</td>
<td>per hour or part</td>
<td>79.50</td>
</tr>
<tr>
<td>Deactivate firearms - inspection and certification</td>
<td></td>
<td>79.50</td>
</tr>
<tr>
<td>Police personnel - general</td>
<td></td>
<td>79.50</td>
</tr>
<tr>
<td>Interviews by solicitors (per member in presence of officer of police)</td>
<td>per hour or part</td>
<td>117.00</td>
</tr>
<tr>
<td><strong>Photocopies</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>A4 (297mm x 210mm)</td>
<td>(GST applicable)</td>
<td>1.25</td>
</tr>
<tr>
<td>A3 (420mm x 297mm)</td>
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<td>2.10</td>
</tr>
<tr>
<td>Postage (Up to 50 photocopies within Australia)</td>
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<td>5.00</td>
</tr>
<tr>
<td><strong>Photographs</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Black and white</td>
<td>(GST applicable)</td>
<td>19.90</td>
</tr>
<tr>
<td>12.7cm x 17.8cm (5&quot; x 7&quot;)</td>
<td></td>
<td>17.80</td>
</tr>
<tr>
<td>each additional print</td>
<td></td>
<td>19.90</td>
</tr>
<tr>
<td>20.3cm x 25.5cm (8&quot; x 10&quot;)</td>
<td></td>
<td>12.10</td>
</tr>
<tr>
<td>each additional print</td>
<td></td>
<td>39.75</td>
</tr>
<tr>
<td>40cm x 50cm (16&quot; x 20&quot;)</td>
<td></td>
<td>30.00</td>
</tr>
<tr>
<td>Colour</td>
<td></td>
<td></td>
</tr>
<tr>
<td>14cm x 18cm (5.5&quot; x 7&quot;)</td>
<td></td>
<td>27.50</td>
</tr>
<tr>
<td>each additional print</td>
<td></td>
<td>26.75</td>
</tr>
<tr>
<td>15cm x 20cm (6&quot; x 8&quot;)</td>
<td></td>
<td>39.75</td>
</tr>
<tr>
<td>each additional print</td>
<td></td>
<td>32.00</td>
</tr>
<tr>
<td>20cm x 25cm (8&quot; x 10&quot;)</td>
<td></td>
<td>39.75</td>
</tr>
<tr>
<td>each additional print</td>
<td></td>
<td>35.50</td>
</tr>
<tr>
<td>40cm x 50cm (16&quot; x 20&quot;)</td>
<td></td>
<td>48.75</td>
</tr>
<tr>
<td>each additional print</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Postage (up to 50 negatives, slides or prints - within Australia)</td>
<td></td>
<td>5.00</td>
</tr>
<tr>
<td><strong>Storing Private Vehicles</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Collision damaged vehicles</td>
<td>per day</td>
<td></td>
</tr>
<tr>
<td>Motor cars, motor cycles, caravans or trailers</td>
<td>(GST applicable)</td>
<td>13.00</td>
</tr>
</tbody>
</table>
DESCRIPTION OF POLICE SERVICE

<table>
<thead>
<tr>
<th>Fee Description</th>
<th>Current Fee $ 2018-19 (GST applicable)</th>
<th>Proposed Fee $ 2019-20 (GST applicable)</th>
</tr>
</thead>
<tbody>
<tr>
<td>In covered locked storage</td>
<td>16.90</td>
<td>17.80</td>
</tr>
<tr>
<td>Other vehicles per day</td>
<td>51.00</td>
<td>53.50</td>
</tr>
<tr>
<td>In open locked storage</td>
<td>57.50</td>
<td>60.50</td>
</tr>
</tbody>
</table>

Escorts

Overdimensional loads

Labour charges

Provided Monday to Friday:
- During business hours (per police officer) | (GST applicable) 115.00 | 121.00 |
- Outside of business hours | (GST applicable) 153.00 | 161.00 |
- All time exceeding 3 hours (per police officer) | (GST applicable) 178.00 | 187.00 |
Provided on Saturdays, Sundays and Public Holidays (per police officer):
- For initial 3 hours of escort (per police officer) or part thereof | (GST applicable) 153.00 | 161.00 |
- For any subsequent hours required | (GST applicable) 178.00 | 187.00 |
Vehicle charges per kilometre (per vehicle) | (GST applicable) 0.90 | 0.95 |
Late booking fee | (GST applicable) 346.00 | 363.00 |
Cancellation Fee 1 | (GST applicable) 115.00 | 121.00 |
Cancellation Fee 2 (within 7 days) | (GST applicable) 346.00 | 363.00 |
Cancellation Fee 3 (within 24 hours) | (GST applicable) 691.00 | 726.00 |
Modification fee 1 | (GST applicable) 115.00 | 121.00 |
Modification fee 2 (within 7 days) | (GST applicable) 346.00 | 363.00 |
Modification fee 3 (within 24 hours) | (GST applicable) 691.00 | 726.00 |
Escorts other than over-dimensional loads per hour (per police officer) or part thereof | (GST applicable) 79.50 | 83.50 |
Vehicle charges per kilometre (per vehicle) | (GST applicable) 0.90 | 0.95 |

PROFESSIONAL STANDARDS ACT 2004

Chartered Accountants Australia and New Zealand Professional Standards Scheme


Pursuant to section 15 (1) (a) of the Professional Standards Act 2004, I specify 8 October 2019 as the date of commencement of the Chartered Accountants Australia and New Zealand Professional Standards Scheme.

Dated: 11 June 2019

VICKIE CHAPMAN
Attorney-General

PROFESSIONAL STANDARDS ACT 1994 (NSW)

Chartered Accountants Australia and New Zealand Professional Standards Scheme

Preamble

A. Chartered Accountants Australia and New Zealand ("CA ANZ") is a national Occupational Association.
B. CA ANZ has applied to the Professional Standards Council, appointed under the Professional Standards Act 1994 (NSW) ("the Act"), for approval of a scheme under the Act, as set out in this document ("the Scheme").
C. The Scheme has been prepared by CA ANZ for the purposes of limiting Occupational Liability to the extent to which such liability may be limited under the Act.
D. The Scheme is to apply to all participating members referred to in clause 2.1 below, in respect of services provided in Australia.
E. CA ANZ has provided the Professional Standards Council with a detailed list of risk management strategies intended to be implemented in respect of its members and the means by which those strategies are intended to be implemented.
F. All participating members referred to in clause 2.1 of the Scheme are subject to disciplinary measures under the By-laws of CA ANZ, and are also subject to the professional indemnity insurance requirements of Regulation R2A of CA ANZ's regulations.
G. The Scheme is to commence on 8 October 2019 and remain in force for a period of 5 years (unless it is revoked, extended or ceases in accordance with section 32 of the Act).
H. Occupational liability limited by this Scheme may also be subject to the provisions of Commonwealth legislation, which may provide for a different limitation of liability, or unlimited liability, in a particular case, and thereby alter the effect of the Scheme.

I. OCCUPATIONAL ASSOCIATION

1. This Scheme is a scheme under the Act prepared by CA ANZ, whose business address is 33 Erskine Street, Sydney NSW 2000.
2. Terms used in the Scheme are defined in the Scheme, including in clause 4.

2. PERSONS TO WHOM THE SCHEME APPLIES

2.1 The Scheme applies to:
(a) all CA ANZ members who:
LIMITATION OF LIABILITY

3.1 The Scheme only limits the Occupational Liability of a Participant for Damages arising from a claim to the extent to which the liability results in Damages exceeding $2 million.

LIMITATION OF LIABILITY FOR CATEGORY 1 SERVICES

3.2 Where a Participant against whom a proceeding is brought relating to Occupational Liability in connection with Category 1 services is able to satisfy the court of (a), (b) or (c) below, the Participant is not liable in Damages in relation to the claim above the monetary ceiling specified in clause 3.3:

(a) the Participant has the benefit of an Insurance Policy insuring the Participant against that Occupational Liability, and the amount payable under the Insurance Policy in respect of the Occupational Liability relating to that claim (including any amount payable by the Participant by way of excess under or in relation to the Insurance Policy) is not less than the amount of the Category 1 monetary ceiling specified in clause 3.3 below; OR

(b) the Participant has business assets the net current market value of which is not less than the amount of that Category 1 monetary ceiling; OR

(c) the Participant has business assets and the benefit of an Insurance Policy insuring the Participant against that Occupational Liability, and the net current market value of the assets and the amount payable under the Insurance Policy in respect of the Occupational Liability relating to that claim (including any amount payable by the Participant by way of excess under or in relation to the Insurance Policy), if combined, would total an amount that is not less than the amount of the Category 1 monetary ceiling.

3.3 The Category 1 monetary ceiling is:

(a) $2 million, where the claim arises from services in respect of which the Fee is less than $100,000; OR

(b) $5 million, where the claim arises from services in respect of which the Fee is $100,000 or more, but less than $300,000; OR

(c) $10 million where the claim arises from services in respect of which the Fee is $300,000 or more, but less than $500,000; OR

(d) $20 million where the claim arises from services in respect of which the Fee is $500,000 or more, but less than $1,000,000; OR

(e) $50 million where the claim arises from services in respect of which the Fee is $1,000,000 or more but less than $2,500,000; OR

(f) $75 million where the claim arises from services in respect of which the Fee is $2,500,000 or more.

LIMITATION OF LIABILITY FOR CATEGORY 2 SERVICES

3.4 Where a Participant against whom a proceeding is brought relating to Occupational Liability in connection with Category 2 services is able to satisfy the court of (a), (b), or (c) below, the Participant is not liable in Damages in relation to that claim above the monetary ceiling specified in clause 3.5:

(a) the Participant has the benefit of an Insurance Policy insuring the Participant against that Occupational Liability, and the amount payable under the Insurance Policy in respect of the Occupational Liability relating to that claim (including any amount payable by the Participant by way of excess under or in relation to the Insurance Policy) is not less than the amount of the Category 2 monetary ceiling specified in clause 3.5; OR

(b) the Participant has business assets the net current market value of which is not less than the amount of the Category 2 monetary ceiling specified in clause 3.5; OR

(c) the Participant has business assets and the benefit of an Insurance Policy insuring the Participant against that Occupational Liability, and the net current market value of the assets and the amount payable under the Insurance Policy in respect of the Occupational Liability relating to that claim (including any amount payable by the Participant by way of excess under or in relation to the Insurance Policy), if combined, would total an amount that is not less than the amount of the Category 2 monetary ceiling specified in clause 3.5.

3.5 The Category 2 monetary ceiling applicable to Participants is:

(a) $2 million, where the claim arises from services in respect of which the Fee is less than $100,000; OR

(b) $5 million, where the claim arises from services in respect of which the Fee is $100,000 or more, but less than $300,000; OR

(c) $10 million where the claim arises from services in respect of which the Fee is $300,000 or more, but less than $500,000; OR

(d) $20 million where the claim arises from services in respect of which the Fee is $500,000 or more.

For the purposes of this sub-clause 3.5 only, the “Fee” means:

(i) over the three full financial years immediately prior to the financial year in which the Participant provides the Category 2 services which are the subject of the claim against the Participant, or
(ii) if the Participant has less than three full financial years’ but more than two years’ Category 2 services fee history immediately prior to the financial year in which the Participant provides the Category 2 services which are the subject of the claim against the Participant, over the two full financial years, or

(iii) if the Participant, has less than two years’ but one year’s or more than one year’s such fee history, that full financial year immediately prior to the financial year in which the Participant provides the Category 2 services which are the subject of the claim, OR

(b) if the Participant has no, or less than one full financial year’s, Category 2 services fee history immediately prior to the financial year in which the Participant provides the Category 2 services which are the subject of the claim against the Participant, the amount actually charged for those services.

LIMITATION OF LIABILITY FOR CATEGORY 3 SERVICES

3.6 Where a Participant against whom a proceeding is brought relating to Occupational Liability in connection with Category 3 services is able to satisfy the court of (a), (b), or (c) below, the Participant is not liable in Damages in relation to that claim above the Category 3 monetary ceiling specified in clause 3.7:

(a) the Participant has the benefit of an Insurance Policy insuring the Participant against that Occupational Liability, and the amount payable under the Insurance Policy in respect of the Occupational Liability relating to that claim (including any amount payable by the Participant by way of excess under or in relation to the Insurance Policy) is not less than the amount of the Category 3 monetary ceiling specified in clause 3.7; OR

(b) the Participant has business assets the net current market value of which is not less than the amount of the Category 3 monetary ceiling specified in clause 3.7; OR

(c) the Participant has business assets and the benefit of an Insurance Policy insuring the Participant against that Occupational Liability, and the net current market value of the assets and the amount payable under the Insurance Policy in respect of the Occupational Liability relating to that claim (including any amount payable by the Participant by way of excess under or in relation to the Insurance Policy), if combined, would total an amount that is not less than the amount of the Category 3 monetary ceiling specified in clause 3.7.

3.7 The Category 3 monetary ceiling applicable to Participants is:

(a) $2 million, where the claim arises from services in respect of which the Fee is less than $100,000; OR

(b) $5 million where the claim arises from services in respect of which the Fee is $100,000 or more, but less than $300,000; OR

(c) $10 million where the claim arises from services in respect of which the Fee is $300,000 or more, but less than $500,000; OR

(d) $20 million where the claim arises from services in respect of which the Fee is $500,000 or more.

GENERAL

3.8 Pursuant to section 24(1)(b) of the Act, this Scheme confers on CA ANZ a discretionary authority to specify, on application by a Participant, a higher maximum amount of Occupational Liability not exceeding $75 million than would otherwise apply under the Scheme in respect of any specified case or class of case of Category 2 services or Category 3 services, where the fee for the service or services is, or is reasonably expected to be, $2 million or greater. The higher maximum amount of Occupational Liability will apply if CA ANZ exercises its discretion and approves the higher maximum amount of Occupational Liability prior to the Participant beginning to provide the relevant services.

3.9 In circumstances where a proceeding is brought against a Participant relating to Occupational Liability in connection with a combination of Category 1 services and any of:

(a) Category 2 services;

(b) Category 3 services;

(c) Category 2 services and Category 3 services,

the Participant’s Occupational Liability under this Scheme for Damages in excess of the amount specified in clause 3.1 will be determined in accordance with those provisions of the Scheme relating to Category 1 services only, namely clauses 3.2 and 3.3.

3.10 In circumstances where a proceeding is brought against a Participant relating to Occupational Liability in connection with a combination of Category 2 services and Category 3 services, the Participant’s Occupational Liability under this Scheme for Damages in excess of the amount specified in clause 3.1 will be determined in accordance with those provisions of the Scheme relating to Category 2 services only, namely clauses 3.4 and 3.5.

3.11 Nothing in this Scheme is intended to increase, or has the effect of increasing, a Participant’s Occupational Liability for Damages to a person beyond the amount that, but for the existence of this Scheme, the Participant would be liable in law.

3.12 This Scheme only limits the amount of Damages for which a Participant is liable if and to the extent that the Damages exceed the amount specified in clause 3.1. Where the amount of Damages for which a Participant otherwise would be liable on a claim entailing Occupational Liability exceeds the amount specified in clause 3.1 liability for Damages will be limited to the amount specified in the applicable other provisions of this clause 3, as provided for by section 28 of the Act.

3.13 Notwithstanding anything to the contrary contained in this Scheme, if in the circumstances giving rise to Occupational Liability, the liability of any Participant should be capped both by this Scheme and also by any other Scheme or Schemes under Professional Standards Legislation, be it the Act or the law of any other Australian state or territory, then should the amounts of such caps differ, the highest of them shall apply.

4. DEFINITIONS

4.1 In this Scheme, the following words and phrases have the following meanings:

“Act” means the Professional Standards Act 1994 (NSW)

“Acts” mean state and territory legislation other than the Act, including:

(a) Professional Standards Act 2003 (Vic);

(b) Professional Standards Act 2004 (Qld);

(c) Professional Standards Act 2004 (SA);

(d) Professional Standards Act 1997 (WA);

(e) Professional Standards Act 2005 (Tas);
"Affiliate Member" as defined by the CA ANZ By Laws
"By Laws" means the By Laws of CA ANZ
"CA ANZ Charter" means the CA ANZ Supplemental Royal Charter dated 26 November 2014.
"Certificate of Public Practice" means a certificate issued to a CA ANZ member under paragraph 34 of the By Laws in accordance with CA ANZ Regulation CR2 Certificates of Public Practice
"Category 1 services" means the following services provided in Australia:
(i) all Corporations Act audits or reviews performed under auditing or assurance standards issued by the Auditing and Assurance Standards Board (including financial statement audits and reviews, Australian financial services licence audits, credit licence audits, and compliance plan audits);
(ii) all audits or reviews performed by a registered company auditor for the purposes of prudential reporting to the Australian Prudential Regulation Authority;
(iii) all audits of self-managed superannuation funds under section 35C of the Superannuation Industry (Supervision) Act 1993;
(iv) all other audits of financial statements which are filed with a regulator, and audit procedures performed on financial information which forms part of a financial statement filed with a regulator
"Category 2 services" means the following services provided in Australia:
(i) services to which Chapter 5 or Chapter 5A of the Corporations Act 2001 applies;
(ii) services provided pursuant to s.233(2) of the Corporations Act 2001;
(iii) services to which the Bankruptcy Act 1966 applies;
(iv) services arising out of any court appointed liquidation or receivership
"Category 3 services" means any services provided in Australia by a Participant, or anything done or omitted to be done by a Participant, in the performance of his, her or its occupation, which are not Category 1 services or Category 2 services
"Damages" as defined in section 4 of the Act means
(a) damages awarded on a claim entailing Occupational Liability whether in satisfaction of claim, counter-claim or by way of set-off, and
(b) costs in or in relation to proceedings with respect to (a) above ordered to be paid in connection with such an award (other than costs incurred in enforcing a judgment or incurred on an appeal made by a defendant), and
(c) any interest payable on the amount of those damages or costs.
"Fee" means a payment made to a Participant in exchange for services but excludes disbursements and goods and services taxes. For the purposes of sub-clause 3.5, Fee is as calculated in accordance with that sub-clause.
"Insurance Policy" means an insurance policy that complies with By-Law CA ANZ Regulation CR 2A and section 27 of the Act.
"Occupational Liability" has the meaning given in section 4 of the Act.
"Practice Entity Member" as defined in the CA ANZ By Laws
"Practice Entity" as defined in the CA ANZ By Laws
"Professional Standards Legislation" means state and territory legislation, including:
(a) Professional Standards Act 1994 (NSW)
(b) Professional Standards Act 2003 (Vic);
(c) Professional Standards Act 2004 (Qld);
(d) Professional Standards Act 2004 (SA);
(e) Professional Standards Act 1997 (WA);
(f) Professional Standards Act 2005 (Tas);
(g) Professional Standards Act (NT); and
(h) Civil Law (Wrongs) Act 2002 (ACT).

5. JURISDICTION

5.1 This Scheme is intended to operate in New South Wales. This Scheme is also intended to operate in the Australian Capital Territory, the Northern Territory of Australia, Victoria, Queensland, South Australia, Tasmania and Western Australia by way of mutual recognition under the Professional Standards Legislation.

6. COMMENCEMENT DATE AND DURATION

6.1 This Scheme will commence on the following day:
(a) In New South Wales, the Northern Territory, Queensland, Western Australia and Tasmania, on the day after the date on which the instrument is published in the Gazette;
(b) In Victoria, on the day that is two (2) months after the date on which the instrument is published in the Gazette; and
(c) In the Australian Capital Territory and in South Australia;
(i) On the date provided for in the Minister's notice in relation to the amendments, if a date is provided; or
(ii) On the first day two months after the day on which notice was given, in any other case.

6.2 The Scheme will operate for and is intended to remain in force for a period of five (5) years from the date of commencement in each jurisdiction for which it is in force unless it is revoked, extended or ceases in accordance with section 32 of the Act.
I, GRANT STEVENS, Commissioner of Police, do hereby notify that on and from 5 June, 2019, 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.

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<tr>
<th>PD Number</th>
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<tr>
<td>76031</td>
<td>BENNETT, Carlin Marie</td>
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<td>76424</td>
<td>CLONAN, Joshua Paul</td>
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<td>DART, Aaron Bert</td>
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<td>77732</td>
<td>LEGGE, Matthew James</td>
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<td>LOTT, Thomas Ian Edgar</td>
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<td>76597</td>
<td>MOYLE, Bradley Donald</td>
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<td>74481</td>
<td>REYNOLDS, Samuel Thomas</td>
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<td>76500</td>
<td>RULFS, Curtis Keith</td>
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<td>TRENTO, Kirsty Marie</td>
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<td>76553</td>
<td>WATSON, Alyshia Lee</td>
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<td>WHYBRO, Corinne Alexandra</td>
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<td>76819</td>
<td>WRIGHT, Douglas Michael</td>
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ROB STANLEY
Commissioner of Police

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TRAINING AND SKILLS DEVELOPMENT ACT 2008

Part 4 – Apprenticeships/Traineeships

PURSUANT to the provision of the Training and Skills Development Act 2008, the Training and Skills Commission (TaSC) gives notice that determines the following Trades or Declared Vocations in addition to the gazette notices of:

1. 25 September 2008
2. 23 October 2008
3. 13 November 2008
4. 4 December 2008
5. 18 December 2008
6. 29 January 2009
7. 12 February 2009
8. 5 March 2009
9. 12 March 2009
10. 26 March 2009
11. 30 April 2009
12. 18 June 2009
13. 25 June 2009
14. 27 August 2009
15. 17 September 2009
16. 24 September 2009
17. 9 October 2009
18. 22 October 2009
19. 3 December 2009
20. 17 December 2009
21. 4 February 2010
22. 11 February 2010
23. 18 February 2010
24. 18 March 2010
25. 8 April 2010
26. 6 May 2010
27. 20 May 2010
28. 3 June 2010
29. 17 June 2010
30. 24 June 2010
31. 8 July 2010
32. 9 September 2010
33. 23 September 2010
34. 4 November 2010
35. 25 November 2010
36. 16 December 2010
37. 23 December 2010
38. 17 March 2011
39. 7 April 2011
40. 21 April 2011
41. 19 May 2011
42. 30 June 2011
43. 21 July 2011
44. 8 September 2011
45. 10 November 2011
46. 24 November 2011
47. 1 December 2011
48. 8 December 2011
49. 16 December 2011
50. 22 December 2011
51. 5 January 2012
52. 19 January 2012
53. 1 March 2012
54. 29 March 2012
55. 24 May 2012
56. 31 May 2012
57. 7 June 2012
58. 14 June 2012
59. 21 June 2012
60. 28 June 2012
61. 5 July 2012
62. 12 July 2012
63. 19 July 2012
64. 2 August 2012
65. 9 August 2012
66. 20 August 2012
67. 13 September 2012
68. 4 October 2012
69. 18 October 2012
70. 25 October 2012
71. 8 November 2012
72. 29 November 2012
73. 13 December 2012
74. 25 January 2013
75. 14 February 2013
76. 21 February 2013
77. 28 February 2013
78. 7 March 2013
79. 14 March 2013
80. 21 March 2013
81. 28 March 2013
82. 26 April 2013
83. 23 May 2013
84. 30 May 2013
85. 13 June 2013
86. 20 June 2013
87. 11 July 2013
88. 1 August 2013
89. 8 August 2013
90. 15 August 2013
91. 29 August 2013
92. 6 February 2014
93. 12 June 2014
94. 28 August 2014
95. 4 September 2014
96. 16 October 2014
97. 23 October 2014
98. 5 February 2015
99. 26 March 2015
100. 16 April 2015
101. 27 May 2015
102. 18 June 2015
103. 3 December 2015
104. 7 April 2016
105. 30 June 2016
106. 28 July 2016
107. 8 September 2016
108. 22 September 2016
109. 27 October 2016
110. 1 December 2016
111. 15 December 2016
112. 7 March 2017
113. 21 March 2017
114. 23 May 2017
115. 13 June 2017
116. 18 July 2017
117. 19 September 2017
118. 26 September 2017
119. 17 October 2017
120. 3 January 2018
121. 23 January 2018
122. 14 March 2018
123. 14 June 2018
124. 5 July 2018
125. 2 August 2018
126. 9 August 2018
127. 16 August 2018
128. 30 August 2018
129. 27 September 2018
130. 4 October 2018
131. 18 October 2018
132. 1 November 2018
133. 15 November 2018
134. 22 November 2018
135. 29 November 2018
136. 6 December 2018
137. 20 December 2018
138. 24 January 2019
139. 14 February 2019
140. 30 May 2019
141. 6 June 2019
142. 13 June 2019
### Trades or Declared Vocations and Required Qualifications and Training Contract Conditions for the Animal Care and Management Training Package ACM

<table>
<thead>
<tr>
<th>Trade/Declared Vocation/Other Occupation</th>
<th>Qualification Code</th>
<th>Qualification Title</th>
<th>Nominal Term of Training Contract</th>
<th>Probationary Period</th>
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<td>Farriery *</td>
<td>ACM40818</td>
<td>Certificate IV in Farriery</td>
<td>48 Months</td>
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### Trades or Declared Vocations and Required Qualifications and Training Contract Conditions for the Food, Beverage and Pharmaceutical Training Package FBP

<table>
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<tr>
<th>Trade/Declared Vocation/Other Occupation</th>
<th>Qualification Code</th>
<th>Qualification Title</th>
<th>Nominal Term of Training Contract</th>
<th>Probationary Period</th>
</tr>
</thead>
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<tr>
<td>Wine Industry Worker #</td>
<td>FBP20518</td>
<td>Certificate II in Wine Industry Operations</td>
<td>24 Months</td>
<td>60 Days</td>
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<td>Wine Industry Worker #</td>
<td>FBP30918</td>
<td>Certificate III in Wine Industry Operations</td>
<td>42 Months</td>
<td>90 Days</td>
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South Australia

**National Electricity (South Australia) (Retailer Reliability Obligation) Amendment Act (Commencement) Proclamation 2019**

1—**Short title**

This proclamation may be cited as the *National Electricity (South Australia) (Retailer Reliability Obligation) Amendment Act (Commencement) Proclamation 2019*.

2—**Commencement of Act**

The *National Electricity (South Australia) (Retailer Reliability Obligation) Amendment Act 2019* (No 10 of 2019) comes into operation on 1 July 2019.

**Made by the Governor**

with the advice and consent of the Executive Council
on 13 June 2019

South Australia

**Youth Court (Designation and Classification of Special Justice) Proclamation 2019**

under section 9 of the *Youth Court Act 1993*

1—**Short title**

This proclamation may be cited as the *Youth Court (Designation and Classification of Special Justice) Proclamation 2019*.

2—**Commencement**

This proclamation comes into operation on 10 September 2019.

3—**Designation and classification of special justice**

The special justice named in Schedule 1 is—

(a) designated as a special justice of the Youth Court of South Australia; and

(b) classified as a member of the Court's ancillary judiciary.

**Schedule 1—Special justice of the Court**

Michael John Pearce

**Made by the Governor**

with the advice and consent of the Executive Council
on 13 June 2019
South Australia

**Youth Court (Designation and Classification of Special Justices) Proclamation 2019**

under section 9 of the *Youth Court Act 1993*

1—*Short title*

This proclamation may be cited as the *Youth Court (Designation and Classification of Special Justices) Proclamation 2019*.

2—*Commencement*

This proclamation comes into operation on 19 June 2019.

3—*Designation and classification of special justices*

The special justices named in Schedule 1 are—

(a) designated as special justices of the Youth Court of South Australia; and

(b) classified as members of the Court's ancillary judiciary.

**Schedule 1—Special justices of the Court**

Robert Neale Dempsey
Patricia Kathleen Dawn McKay
Deborah Kay Sykes
Stephen Clayton Whittle

**Made by the Governor**

with the advice and consent of the Executive Council on 13 June 2019
South Australia

Liquor Licensing (Dry Areas) Notice 2018

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

1—Short title

This notice may be cited as the Liquor Licensing (Dry Areas) Notice 2019.

2—Commencement

This notice comes into operation on 31 December 2019.

3—Interpretation

(1) In this notice—

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

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

4—Consumption etc of liquor prohibited in dry areas

(1) Pursuant to section 131 of the Act, the consumption and possession of liquor in the area described in the Schedule is prohibited in accordance with the provisions of the Schedule.

(2) The prohibition has effect during the periods specified in the Schedule.

(3) The prohibition does not extend to private land in the area described in the Schedule.

(4) Unless the contrary intention appears, the prohibition of the possession of liquor in the area does not extend to—

(a) a person who is genuinely passing through the area if—

(i) the liquor is in the original container in which it was purchased from licensed premises; and

(ii) the container has not been opened; or

(b) a person who has possession of the liquor in the course of carrying on a business or in the course of his or her employment by another person in the course of carrying on a business; or

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

Schedule 1—Glenelg Area 2

1—Extent of prohibition

The consumption of liquor is prohibited. The possession of liquor is prohibited, and the prohibition extends to possession in each of the circumstances referred to in clause 4(4). This also includes the total prohibition of alcohol in sealed and/or unsealed containers on community land.
2—Period of prohibition

From 6pm on Tuesday, 31 December 2019 to 6am on Wednesday, 1 January 2020.

3—Description of area

The area in Glenelg bounded as follows: commencing at the point at which the eastern boundary of Colley Terrace intersects the northern boundary of Augusta Street, then generally easterly along the northern boundary of Augusta Street (including around the western, northern and eastern boundaries of Torrens Square) to its intersection with the eastern boundary of Brighton Road, then southerly along that boundary of Brighton Road to the northern boundary of Dunbar Terrace, then easterly along that boundary of Dunbar Terrace to the point at which it meets the western boundary of First Avenue, then in a straight line by the shortest route (across Dunbar Terrace and Maxwell Terrace) to the point at which the southern boundary of Maxwell Terrace meets the eastern boundary of Fortrose Street, then westerly along that boundary of Maxwell Terrace to the eastern boundary of Brighton Road, then southerly along that boundary of Brighton Road to its intersection with the prolongation in a straight line of the southern boundary of High Street, then generally westerly along that prolongation and boundary of High Street to the point at which the prolongation in a straight line of that southern boundary of High Street intersects the western boundary of Moseley Street, then northerly along that boundary of Moseley Street to the southern boundary of College Street, then westerly along that boundary of College Street and the prolongation in a straight line of that boundary to the western boundary of St John's Row, then northerly along that boundary of St John's Row to the southern boundary of South Esplanade Lane (the northern boundary of Lot 101 FP 6859), then westerly along that boundary of South Esplanade Lane to the eastern boundary of the South Esplanade, then southerly along that boundary of the South Esplanade to the northern boundary of Kent Street, then westerly along that boundary of Kent Street and the prolongation in a straight line of that boundary to the low water mark of Gulf St Vincent, then generally northerly along the low water mark (including the low water mark around the outer boundary of any breakwater or groyne) to the entrance to the Patawalonga River, then generally southeasterly, easterly, northerly, easterly and northerly along the southern and eastern bank of the River to the point at which the eastern bank of the River intersects the prolongation in a straight line of the southern boundary of St Anne's Terrace, then easterly along that prolongation to the western boundary of Adelphi Terrace, then southerly along that western boundary of Adelphi Terrace and the prolongation in a straight line of that boundary to the southern boundary of Anzac Highway, then westerly along that boundary of Anzac Highway to the eastern boundary of Colley Terrace, then southerly along that boundary of Colley Terrace to the point of commencement. The area includes the Glenelg Jetty and any other jetty, wharf, mooring, dock or other structure (apart from the Patawalonga Weir) projecting into the Gulf or River from the area described above, as well as any area beneath such a structure.
KINGSTON DISTRICT COUNCIL
LOCAL GOVERNMENT ACT 1999
Revocation of Land from Classification as Community Land
Pursuant to Section 193 and Section 194 of the Local Government Act 1999, notice is hereby given that at its meeting of 18 December 2018 council resolved to revoke the following land from classification as Community Land:

- Undeveloped Reserve – Allotment 41 Deposited Plan 10631, Certificate of Title Volume 5553 Folio 39, known as Allotment 41 Venn Terrace, Kingston SE SA 5275

Dated: 13 June 2019

HEATHER SCHINCKEL
Acting Chief Executive Officer

KINGSTON DISTRICT COUNCIL
LOCAL GOVERNMENT ACT 1999
Revocation of Land from Classification as Community Land
Pursuant to Section 193 and Section 194 of the Local Government Act 1999, notice is hereby given that at its meeting of 20 July 2018 council resolved to revoke the following land from classification as Community Land:

- Undeveloped Reserve – Allotment 82 Deposited Plan 5829, Certificate of Title Volume 2703 Folio 119, in the area of ‘Wyomi’ and known as 160 Marine Parade, Kingston SE SA 5275.

Dated: 13 June 2019

HEATHER SCHINCKEL
Acting Chief Executive Officer

MID MURRAY COUNCIL
CLOSE OF NOMINATIONS
Supplementary Election of Councillor for Shearer Ward

Nominations Received
At the close of nominations at 12 noon on Thursday 6 June 2019 the following people were accepted as candidates and are listed in the order in which they will appear on the ballot paper.

Councillor for Shearer Ward - 1 Vacancy
MacGregor, Kirsty
Bourne, Robin
Grabowski, Henry
Hosking, Tony

Postal Voting
The election will be conducted by post. Ballot papers and pre-paid envelopes for each voting entitlement will be posted between Tuesday 18 June 2019 and Monday 24 June 2019 to every person, or designated person of a body corporate or group listed on the voters roll at roll close on Tuesday 30 April 2019. Voting is voluntary.

A person who has not received voting material by Monday 24 June 2019 and believes they are entitled to vote should contact the Deputy Returning Officer on 08 7424 7400.

Completed voting material must be returned to reach the Returning Officer no later than 12 noon on Monday 8 July 2019.
A ballot box will be provided at the Mannum council office, 49 Adelaide Road, Mannum and the Cambrai council office, Main Street, Cambrai for electors wishing to hand deliver their completed voting material during office hours.

Vote Counting Location
The scrutiny and counting of votes will take place at the Mannum Council Office as soon as practicable after 12 noon on Monday 8 July 2019. A provisional declaration will be made at the conclusion of the election count.

Campaign Donations Return
All candidates must forward a Campaign Donations Return to the Council Chief Executive Officer within 30 days after the conclusion of the election.

Dated: 6 June 2019

MICK SHERRY
Returning Officer

WATTLE RANGE COUNCIL
Resignation of Councillor
NOTICE is hereby given in accordance with section 54(6) of the Local Government Act 1999, that a vacancy has occurred in the office of Councillor for Corcoran Ward, due to the resignation of Councillor Glenn Brown, to take effect from Tuesday, 18 June 2019.

Dated: 13 June 2019

B GOWER
Chief Executive Officer
NATIONAL ELECTRICITY LAW

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

Under s 95, the Australian Energy Market Operator has requested the Five minute settlement and global settlement implementation amendments (Ref. ERC0267) proposal. The proposal seeks to make amendments to assist in implementing the five minute settlement and global settlement rules. The AEMC intends to expedite the proposal under s 96 as it considers the proposed Rule is non-controversial, subject to requests not to do so. Written requests not to expedite the proposal must be received by 27 June 2019. Submissions must be received by 11 July 2019.

Submissions can be made via the AEMC’s website. Before making a submission, please review the AEMC’s privacy statement on its website. Submissions should be made in accordance with the AEMC’s Guidelines for making written submissions on Rule change proposals. The AEMC publishes all submissions on its website, subject to confidentiality.

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

Australian Energy Market Commission
Level 6, 201 Elizabeth Street
Sydney NSW 2000
Telephone: (02) 8296 7800
www.aemc.gov.au
Dated: 13 June 2019

NATIONAL GAS LAW

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

Under s 317, the time for making the draft determinations on the DWGM simpler wholesale price (Ref. GRC0049) proposal and the DWGM improvement to AMDQ regime (Ref. GRC0051) proposal have been extended to 5 September 2019.

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

Australian Energy Market Commission
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Sydney NSW 2000
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Dated: 13 June 2019

TRUSTEE ACT 1936

PUBLIC TRUSTEE

Estates of Deceased Persons

In the matter of the estates of the undermentioned deceased persons:

BAUER Dapheena Edna Emily late of 209 Seaford Road Seaford of no occupation who died 24 November 2018
BERTOSSA Claudio late of 8 Read Court North Haven Retired Assist Unit Controller who died 25 December 2018
CHILLAM Phillip John late of 1A Mount Barker Road Hahndorf of no occupation who died 1 July 2018
CONDON Barrie James late of 11 Newcombe Drive Gilles Plains Retired Fireman who died 16 August 2016
FOSKETT Alexandra late of 85 Woodend Road Trott Park Teacher who died 23 July 2018
GABRIEL Anthony John late of 1 Cameron Avenue Gilles Plains of no occupation who died 15 June 2018
GALLIFORD Areta Eva late of 7 - 12 Majors Road North Moonta of no occupation who died 6 October 2018
KRISTOFIC Katarina late of 276 Portrush Road Beauch Park of no occupation who died 1 January 2019
MAKINEN Paavo Olavi late of 670 Grand Boulevard Seaford Retired Electrician who died 31 December 2018
MANGAN Marie Claire late of 10 Township Road Marion of no occupation who died 19 February 2019
MILETT Marion Anne late of 39 - 43 Finniss Street Marion of no occupation who died 11 February 2019
PLAVKALNS Gundars Uldis late of 18 Dunstan Avenue Kensington Park Home Duties who died 10 October 2018
STRATMANN Margaret Ann late of States Road Morphett Vale of no occupation who died 23 September 2018
VAILAS John late of 206 Sir Donald Bradman Drive Cowandilla Retired Factory Worker who died 3 February 2018

Notice is hereby given pursuant to the Trustee Act 1936, the Inheritance (Family Provision) Act 1972 and the Family Relationships Act 1975 that all creditors, beneficiaries, and other persons having claims against the said estates are required to send, in writing, to the office of Public Trustee at GPO Box 1338, Adelaide, 5001, full particulars and proof of such claims, on or before the 12 July 2019 otherwise they will be excluded from the distribution of the said estate; and notice is also hereby given that all persons indebted to the said estates are required to pay the amount of their debts to the Public Trustee or proceedings will be taken for the recovery thereof; and all persons having any property belonging to the said estates are forthwith to deliver same to the Public Trustee.

Dated: 13 June 2019

N S RANTANEN
Acting Public Trustee
NOTICE SUBMISSION

Notices for publication must be submitted before 4 p.m. Tuesday, the week of intended gazettal.

Proofs of formatted content are supplied for all notice submissions. Alterations must be returned before 4 p.m. Wednesday.

The SA Government Gazette is compiled and published each Thursday. Requests to withdraw submitted notices must be received before 10 a.m. on the day of publication.

Gazette notices should be emailed as Word files—and signed PDF files if applicable—in the following format:

- Title (name of the governing legislation/department/organisation)
- Subtitle (description of notice)
- A structured body of text
- Date of authorisation
- Name, position, and department/organisation of the authorising person

Please provide the following information in your email:

- Date of intended gazettal
- Details that may impact on publication of the notice
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