



THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

PUBLISHED BY AUTHORITY

ADELAIDE, THURSDAY, 14 MARCH 2019

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

Department of the Premier and Cabinet
Adelaide, 14 March 2019

His Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the State Theatre Company of South Australia Board, pursuant to the provisions of the State Theatre Company of South Australia Act 1972:

Member: from 14 March 2019 until 13 March 2022
Claudine Sher-Rin Law

By command,

STEVEN SPENCE MARSHALL
Premier

DPC19/012CS

Department of the Premier and Cabinet
Adelaide, 14 March 2019

His Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Industrial Relations Consultative Council, pursuant to the provisions of the Fair Work Act 1994:

Member: from 17 March 2019 until 16 March 2022
Leah Joy York
Peter Herman Lamps
Jessica Brooke Rogers
Natasha Brown
Monique Gillespie
Angas Basil Ross Story
Owen Webb
Estha Marie van der Linden
Ermioni Ranieri
Charlie Condo
William Wreford Frogley
Gary Coppola

By command,

STEVEN SPENCE MARSHALL
Premier

T&F19/022CS

Department of the Premier and Cabinet
Adelaide, 14 March 2019

His Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Adelaide Festival Centre Trust, pursuant to the provisions of the Adelaide Festival Centre Trust Act 1971:

Member: from 17 March 2019 until 16 March 2022
Christine Marie Zeitz
James Thomas Hazel

By command,

STEVEN SPENCE MARSHALL
Premier

DPC19/010CS

Department of the Premier and Cabinet
Adelaide, 14 March 2019

His Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Country Arts Trust, pursuant to the provisions of the South Australian Country Arts Trust Act 1992:

Member: from 1 April 2019 until 31 March 2022
Victoria Jane MacKirdy
Anthony John Sharley

By command,

STEVEN SPENCE MARSHALL
Premier

DPC19/015CS

Department of the Premier and Cabinet
Adelaide, 14 March 2019

His Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Teachers Registration Board of South Australia, pursuant to the provisions of the Teachers Registration and Standards Act 2004:

Member: from 14 March 2019 until 30 March 2020
Ksharmra Tysha Brandon
Deputy Member: from 14 March 2019 until 30 March 2020
Ian Stuart Lamb (Deputy to Brandon)

By command,

STEVEN SPENCE MARSHALL
Premier

ME19/014

Department of the Premier and Cabinet
Adelaide, 14 March 2019

His Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Teachers Registration Board of South Australia, pursuant to the provisions of the Teachers Registration and Standards Act 2004:

Registrar: from 1 September 2019 until 28 February 2020
Peter Richard Lind

By command,

STEVEN SPENCE MARSHALL
Premier

ME19/016

Department of the Premier and Cabinet
Adelaide, 14 March 2019

His Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Health Performance Council, pursuant to the provisions of the Health Care Act 2008:

Member: from 1 July 2019 until 1 August 2020
Steven Hunter Tully

Member: from 14 March 2019 until 1 August 2020
Ellen Fraser-Barbour

Chairperson: from 1 July 2019 until 1 August 2020
Steven Hunter Tully

By command,

STEVEN SPENCE MARSHALL
Premier

HEAC-2018-00065

Department of the Premier and Cabinet
Adelaide, 14 March 2019

His Excellency the Governor in Executive Council has been pleased to appoint the Honourable Jacqueline Michelle Ann Lensink, MLC, Minister for Human Services to be also Acting Minister for Child Protection for the period from 15 March 2019 to 17 March 2019 inclusive, during the absence of the Honourable Rachel Sanderson, MP.

By command,

STEVEN SPENCE MARSHALL
Premier

19MCP/0245CS

Department of the Premier and Cabinet
Adelaide, 14 March 2019

His Excellency the Governor in Executive Council has been pleased to appoint Rodney Keith Harrex to the position of Chief Executive Officer, South Australian Tourism Commission for a term commencing on 8 April 2019 and expiring on 7 October 2022 - pursuant to section 8 of the South Australian Tourism Commission Act 1993.

By command,

STEVEN SPENCE MARSHALL
Premier

19TTICS/00001

Department of the Premier and Cabinet
Adelaide, 14 March 2019

His Excellency the Governor in Executive Council has been pleased to appoint Ksharmra Tysha Brandon as a Member of the Education and Early Childhood Services Registration and Standards Board of South Australia for a term commencing on 14 March 2019 and expiring on 28 February 2020, or until she ceases to hold the position of Director of Early Childhood Services, Department for Education, whichever is the sooner - pursuant to section 22 of the Education and Early Childhood Services (Registration and Standards) Act 2011.

By command,

STEVEN SPENCE MARSHALL
Premier

ME19/013

Department of the Premier and Cabinet
Adelaide, 14 March 2019

His Excellency the Governor in Executive Council has been pleased to appoint Ian Stuart Lamb as the Deputy Member to Ksharmra Tysha Brandon of the Education and Early Childhood Services Registration and Standards Board of South Australia for a term commencing on 14 March 2019 and expiring on 28 February 2020 - pursuant to section 22 of the Education and Early Childhood Services (Registration and Standards) Act 2011.

By command,

STEVEN SPENCE MARSHALL
Premier

ME19/013

BUILDING WORK CONTRACTORS ACT 1995

Exemption

TAKE notice that, pursuant to section 45 of the *Building Work Contractors Act 1995*, I, Dini Soulio, Commissioner for Consumer Affairs, do hereby exempt the licensees named in Schedule 1 from the application of Division 3 of Part 5 of the above Act in relation to domestic building work described in Schedule 2 and subject to the conditions specified in Schedule 3.

SCHEDULE 1

- Mr David Andrew Clothier (BLD 43005); and
- Mrs Margaret Heather Clothier (BLD 43110).

SCHEDULE 2

The renovation of their existing home at Lot 803 Primary Community Plan 26230 in the area named Aberfoyle Park, Hundred of Noarlunga being a portion of the land described in Certificate of Title Volume 6071 Folio 327, more commonly known as 22 Dew Street, Aberfoyle Park SA 5159.

SCHEDULE 3

1. This exemption is limited to domestic building work personally performed by the licensee in relation to the building work described in Schedule 2.
2. This exemption does not apply to any domestic building work the licensee contracts to another building work contractor, for which that contractor is required by law to hold building indemnity insurance.
3. That the licensee does not transfer his interest in the land prior to five years from the date of completion of the building work the subject of this exemption, without the prior authorisation of the Commissioner for Consumer Affairs. Before giving such authorisation, the Commissioner for Consumer Affairs may require the licensee to take any reasonable steps to protect the future purchaser(s) of the property, including but not limited to:
 - Providing evidence that an adequate policy of building indemnity insurance is in force to cover the balance of the five-year period from the date of completion of the building work the subject of this exemption;
 - Providing evidence of an independent expert inspection of the building work the subject of this exemption;
 - Making an independent expert report available to prospective purchasers of the property;
 - Giving prospective purchasers of the property notice of the absence of a policy of building indemnity insurance.

Dated: 8 March 2019

DINI SOULIO
Commissioner for Consumer Affairs

BUILDING WORK CONTRACTORS ACT 1995

Exemption

TAKE notice that, pursuant to section 45 of the *Building Work Contractors Act 1995*, I, Dini Soulio, Commissioner for Consumer Affairs, do hereby exempt the licensee named in Schedule 1 from the application of Division 3 of Part 5 of the above Act in relation to domestic building work described in Schedule 2 and subject to the conditions specified in Schedule 3.

SCHEDULE 1

Mr Alberico Gentilcore (BLD 55030)

SCHEDULE 2

Construction of a double storey new residential building with pool at Allotment 226 in Deposited Plan 2421 in the area named St Morris in the Hundred of Adelaide being a portion of the land described in Certificate of Title Volume 5743 Folio 352, more commonly known as 63 Seventh Avenue, St Morris SA 5068.

SCHEDULE 3

1. This exemption is limited to domestic building work personally performed by the licensee in relation to the building work described in Schedule 2.
2. This exemption does not apply to any domestic building work the licensee contracts to another building work contractor, for which that contractor is required by law to hold building indemnity insurance.
3. That the licensee does not transfer his interest in the land prior to five years from the date of completion of the building work the subject of this exemption, without the prior authorisation of the Commissioner for Consumer Affairs. Before giving such authorisation, the Commissioner for Consumer Affairs may require the licensee to take any reasonable steps to protect the future purchaser(s) of the property, including but not limited to:
 - Providing evidence that an adequate policy of building indemnity insurance is in force to cover the balance of the five-year period from the date of completion of the building work the subject of this exemption;
 - Providing evidence of an independent expert inspection of the building work the subject of this exemption;
 - Making an independent expert report available to prospective purchasers of the property;
 - Giving prospective purchasers of the property notice of the absence of a policy of building indemnity insurance.

Dated: 8 March 2019

DINI SOULIO
Commissioner for Consumer Affairs

BUILDING WORK CONTRACTORS ACT 1995

Exemption

TAKE notice that, pursuant to section 45 of the *Building Work Contractors Act 1995*, I, Dini Soulio, Commissioner for Consumer Affairs, do hereby exempt the licensee named in Schedule 1 from the application of Division 3 of Part 5 of the above Act in relation to domestic building work described in Schedule 2 and subject to the conditions specified in Schedule 3.

SCHEDULE 1

Mr Samuel Van De Goor (BLD 252715)

SCHEDULE 2

Construction of an additional 25 metres of living space being added to the existing home, together with a new bathroom and a pantry at Allotment 208, Filed plan 9511 in the area named Goodwood, Hundred of Adelaide being a portion of the land described in Certificate of Title Volume 5096 Folio 87, more commonly known as 47 Essex Street South Goodwood SA 5034.

SCHEDULE 3

1. This exemption is limited to domestic building work personally performed by the licensee in relation to the building work described in Schedule 2.
2. This exemption does not apply to any domestic building work the licensee contracts to another building work contractor, for which that contractor is required by law to hold building indemnity insurance.
3. That the licensee does not transfer his interest in the land prior to five years from the date of completion of the building work the subject of this exemption, without the prior authorisation of the Commissioner for Consumer Affairs. Before giving such authorisation, the Commissioner for Consumer Affairs may require the licensee to take any reasonable steps to protect the future purchaser(s) of the property, including but not limited to:
 - Providing evidence that an adequate policy of building indemnity insurance is in force to cover the balance of the five-year period from the date of completion of the building work the subject of this exemption;
 - Providing evidence of an independent expert inspection of the building work the subject of this exemption;
 - Making an independent expert report available to prospective purchasers of the property;
 - Giving prospective purchasers of the property notice of the absence of a policy of building indemnity insurance.

Dated: 8 March 2019

DINI SOULIO
Commissioner for Consumer Affairs

BUILDING WORK CONTRACTORS ACT 1995

Exemption

TAKE notice that, pursuant to section 45 of the *Building Work Contractors Act 1995*, I, Dini Soulio, Commissioner for Consumer Affairs, do hereby exempt the licensee named in Schedule 1 from the application of Division 3 of Part 5 of the above Act in relation to domestic building work described in Schedule 2 and subject to the conditions specified in Schedule 3.

SCHEDULE 1

Mr Christopher Wastell (BLD 168922)

SCHEDULE 2

Construction of a one room extension and enlargement of a deck to their existing single storey detached home including the recladding of the walls and roof at Allotment 1 of portion of Section 214 Hundred of Nangkita in Deposited Plan 2148 being a portion of the land described in Certificate of Title Volume 4106 Folio 629, more commonly known as 44 Jacobs Road, Mount Compass SA 5210.

SCHEDULE 3

1. This exemption is limited to domestic building work personally performed by the licensee in relation to the building work described in Schedule 2.
2. This exemption does not apply to any domestic building work the licensee contracts to another building work contractor, for which that contractor is required by law to hold building indemnity insurance.
3. That the licensee does not transfer his interest in the land prior to five years from the date of completion of the building work the subject of this exemption, without the prior authorisation of the Commissioner for Consumer Affairs. Before giving such authorisation, the Commissioner for Consumer Affairs may require the licensee to take any reasonable steps to protect the future purchaser(s) of the property, including but not limited to:
 - Providing evidence that an adequate policy of building indemnity insurance is in force to cover the balance of the five-year period from the date of completion of the building work the subject of this exemption;
 - Providing evidence of an independent expert inspection of the building work the subject of this exemption;
 - Making an independent expert report available to prospective purchasers of the property;
 - Giving prospective purchasers of the property notice of the absence of a policy of building indemnity insurance.

Dated: 8 March 2019

DINI SOULIO
Commissioner for Consumer Affairs

ELECTORAL ACT 1985

Results of the By-elections for the House of Assembly Districts of Cheltenham and Enfield

WRITS for the election of members of the House of Assembly Districts of Cheltenham and Enfield were issued on Friday 11 January 2019. Polling took place on Saturday 9 February 2019 and the Writs were returned on Thursday 21 February 2019.

The results of the elections are as follows:

District:	Cheltenham
Elected Candidate:	SZAKACS, Joe
Affiliation:	Australian Labor Party
District:	Enfield
Elected Candidate:	MICHAELS, Andrea
Affiliation:	Australian Labor Party

Pursuant to Section 96(11) of the Electoral Act 1985, the following are the votes attributed to the two unexcluded candidates in the by-elections for the Districts of Cheltenham and Enfield.

DISTRICT OF CHELTENHAM: FINAL VOTES AFTER DISTRIBUTION OF PREFERENCES OF EXCLUDED CANDIDATES

Candidate	Number	Percentage	Affiliation
SZAKACS, Joe (elected)	14 365	74.5%	Australian Labor Party
MILLER, Peter	4 911	25.5%	Liberal Democratic Party

DISTRICT OF ENFIELD: FINAL VOTES AFTER DISTRIBUTION OF PREFERENCES OF EXCLUDED CANDIDATES

Candidate	Number	Percentage	Affiliation
MICHAELS, Andrea (elected)	11 585	61.6%	Australian Labor Party
JOHANSON, Gary	7 231	38.4%	Independent

Dated: 14 March 2019

M. SHERRY
Electoral Commissioner

FISHERIES MANAGEMENT ACT 2007

SECTION 44(10)

TAKE notice that on 7 March 2019 I adopted the revised Management Plan for the South Australian Commercial Charter Boat Fishery pursuant to Section 44(7) of the *Fisheries Management Act 2007*, and for the purposes of Section 44(11) of this Act I fix the date of 1 April 2019 as the date on which this plan will take effect.

Dated: 7 March 2019

HON TIM WHETSTONE MP
Minister for Primary Industries and Regional Development

FISHERIES MANAGEMENT ACT 2007

SECTION 115

Ministerial Exemption

TAKE NOTE that pursuant to section 115 of the *Fisheries Management Act 2007* licence holders in the Spencer Gulf Prawn Fishery are exempt from Schedule 1 of the section 79 notice on page 4315 of the *South Australian Government Gazette* of 20 December 2018, prohibiting the take of aquatic resources in waters of Spencer Gulf, insofar as it will not be unlawful for a person fishing pursuant to a Spencer Gulf Prawn Fishery licence to use prawn trawl nets in the areas specified in Schedule 1, during the period specified in Schedule 2, and under the conditions specified in Schedule 3.

SCHEDULE 1

The waters of Spencer Gulf contained within and bounded by a line at a radius of 4 kilometres from the following navigation points:

- 137° 32.600' East, 33° 28.900' South
- 137° 36.300' East, 33° 36.300' South
- 137° 19.100' East, 33° 54.700' South
- 136° 50.900' East, 33° 58.900' South

SCHEDULE 2

During the period 1201 hours on 7 March 2019 until 1200 hours on 30 June 2019.

SCHEDULE 3

1. The exemption holder may only take species specified in Schedule 1 of the *Fisheries Management (Prawn Fisheries) Regulations 2017*.
2. The exemption holder must continue to complete and submit the South Australian Spencer Gulf Prawn Fishery Daily Catch and Effort Logbook.
3. Should any Snapper be caught in a prawn trawl net within the areas detailed in Schedule 1 of this notice, the vessel taking the Snapper must immediately return the Snapper to the water and immediately move their fishing activities at least 1km further away from the centre point of the closure area the Snapper was taken in for the remainder of the fishing run. For the purposes of this Ministerial exemption a fishing run is defined as "a period of fishing activity between quarters of the lunar cycle that include a new moon".
4. Should any Snapper be caught in a prawn trawl net within the areas detailed in Schedule 1 of this notice, the vessel taking the Snapper must record the number of Snapper caught and the location of the Prawn trawl shot and report this information immediately to the Coordinator at Sea of the Spencer Gulf and West Coast Prawn Fishermen's Association.
5. The exemption holder must comply with all licence conditions when undertaking the exempted activity, except where specifically exempted by this notice.
6. The exemption holder must not contravene or fail to comply with the *Fisheries Management Act 2007* or any regulations made under that Act, except where specifically exempted by this notice.

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

Dated: 7 February 2019

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

FISHERIES MANAGEMENT (PRAWN FISHERIES) REGULATIONS 2017

Variation to Fishing Prohibition

TAKE NOTE that pursuant to regulation 10 of the *Fisheries Management (Prawn Fisheries) Regulations 2017*, the notice dated 28 February 2018 on page 1092 of the *South Australian Government Gazette* on 6 March 2018 prohibiting fishing activities in the Spencer Gulf Prawn Fishery, is hereby varied such that it will not be unlawful for a person fishing pursuant to a Spencer Gulf Prawn Fishery licence to use prawn trawl nets in the areas specified in Schedule 1, during the period specified in Schedule 2, and under the conditions specified in Schedule 3.

SCHEDULE 1

The waters of the Spencer Gulf Prawn Fishery:

- a) Except the Northern Closure area, which is defined as the area north of the following index points:
- | | | | | | | | | |
|-----|----|---|-------|---|-----|---|-------|---|
| 1. | 33 | ° | 46.00 | S | 137 | ° | 44.00 | E |
| 2. | 33 | ° | 38.00 | S | 137 | ° | 34.00 | E |
| 3. | 33 | ° | 46.00 | S | 137 | ° | 29.50 | E |
| 4. | 33 | ° | 47.50 | S | 137 | ° | 32.00 | E |
| 5. | 33 | ° | 49.00 | S | 137 | ° | 30.50 | E |
| 6. | 33 | ° | 50.50 | S | 137 | ° | 32.50 | E |
| 7. | 33 | ° | 54.50 | S | 137 | ° | 28.00 | E |
| 8. | 33 | ° | 50.00 | S | 137 | ° | 19.00 | E |
| 9. | 33 | ° | 52.00 | S | 137 | ° | 15.00 | E |
| 10. | 33 | ° | 56.00 | S | 137 | ° | 17.00 | E |
| 11. | 34 | ° | 02.00 | S | 137 | ° | 08.00 | E |
| 12. | 34 | ° | 14.00 | S | 136 | ° | 58.00 | E |
| 13. | 34 | ° | 14.00 | S | 136 | ° | 55.00 | E |
| 14. | 34 | ° | 19.00 | S | 136 | ° | 45.00 | E |
| 15. | 34 | ° | 10.00 | S | 136 | ° | 45.00 | E |
| 16. | 34 | ° | 05.00 | S | 136 | ° | 48.00 | E |
| 17. | 33 | ° | 58.00 | S | 137 | ° | 01.00 | E |
| 18. | 33 | ° | 56.50 | S | 136 | ° | 59.50 | E |
| 19. | 33 | ° | 58.00 | S | 136 | ° | 57.00 | E |
| 20. | 33 | ° | 48.00 | S | 136 | ° | 47.00 | E |
- b) Except the Wardang Closure area, which is defined as the waters contained within the following index points:
- | | | | | | | | | |
|----|----|---|-------|---|-----|---|-------|---|
| 1. | 34 | ° | 10.00 | S | 137 | ° | 28.00 | E |
| 2. | 34 | ° | 21.00 | S | 137 | ° | 12.00 | E |
| 3. | 34 | ° | 45.00 | S | 137 | ° | 15.00 | E |
| 4. | 34 | ° | 48.53 | S | 137 | ° | 09.45 | E |
| 5. | 34 | ° | 48.53 | S | 137 | ° | 06.00 | E |
| 6. | 34 | ° | 50.75 | S | 137 | ° | 06.00 | E |
| 7. | 34 | ° | 54.00 | S | 137 | ° | 01.00 | E |
- c) Except the Corny closure area, which is defined as the waters within and bounded by the following closure index points:
- | | | | | | | | | |
|----|----|---|-------|---|-----|---|-------|---|
| 1. | 34 | ° | 27.00 | S | 136 | ° | 53.00 | E |
| 2. | 34 | ° | 27.00 | S | 137 | ° | 02.00 | E |
| 3. | 34 | ° | 35.00 | S | 136 | ° | 56.00 | E |
| 4. | 34 | ° | 48.60 | S | 136 | ° | 52.00 | E |
| 5. | 34 | ° | 54.00 | S | 136 | ° | 52.00 | E |
| 6. | 34 | ° | 54.00 | S | 136 | ° | 48.50 | E |
| 7. | 34 | ° | 49.50 | S | 136 | ° | 48.50 | E |
| 8. | 34 | ° | 49.50 | S | 136 | ° | 40.50 | E |
| 9. | 34 | ° | 39.50 | S | 136 | ° | 40.50 | E |
- Then back to point 1

SCHEDULE 2

Commencing at sunset on 8 March 2019 and ending at sunrise on 17 March 2019.

SCHEDULE 3

1. The coordinates in Schedule 1 are defined as degrees decimal minutes and are based on the World Geodetic System 1984 (WGS 84).
2. No fishing activity may be undertaken between the prescribed times of sunrise and sunset for Adelaide (as published in the South Australian Government Gazette pursuant to the requirements of the *Proof of Sunrise and Sunset Act 1923*) during the period specified in Schedule 2.
3. Fishing must cease:
 - a. in the area north of the fishing area known as the 'Mid/North Gulf' if the average catch per vessel, per night (based on the best information available to the committee at sea) drops below 500kg.
 - b. in the area known as the 'Southern Gulf' area if the average catch per vessel, per night (based on the best information available to the committee at sea) drops below 350kg.
4. Based on the best information available from the fleet, fishing must cease in an area in the Mid/North Gulf if the average prawn bucket count exceeds 240 prawns per 7kg; or in an area in the Southern Gulf if the average prawn bucket count exceeds 260 prawns/7kg.
5. No fishing activity may occur without the authorisation of Coordinator at Sea, Paul Watson, or other nominated Coordinator at Sea appointed by the Spencer Gulf and West Coast Prawn Fishermen's Association.
6. The authorisation of the Coordinator at Sea must be in writing, signed and record the day, date and permitted fishing area within the waters of Schedule 1 in the form of a notice sent to the fishing fleet or vary an earlier authorisation issued by the Coordinator at Sea.
7. The Coordinator at Sea must cause a copy of any authorisation for fishing activity or variation of same, made under this notice to be emailed to the Prawn Fisheries Manager immediately after it is made.
8. The Spencer Gulf and West Coast Prawn Fishermen's Association must keep records of all authorisations issued pursuant to this notice.

Dated: 8 March 2019

PAUL WATSON
Coordinator at Sea
Spencer Gulf Prawn Fishery
Delegate of the Minister for Primary Industries and Regional Development

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.

Address of Premises	Allotment Section	Certificate of Title Volume/Folio
25 Anthony Terrace, Wallaroo Mines SA 5554 (AKA 150 Anthony Terrace)	Section 2437 & 2438 Hundred Plan 211100 Hundred of Wallaroo	CT4401/441, CT5439/901
23 Blanford Street, West Croydon SA 5008	Allotment 39 Deposited Plan 1615 Hundred of Yatala	CT5806/457
22 Irwin Street, Wallaroo SA 5556	Allotment 51 Deposited Plan 79 Hundred of Wallaroo	CT555/54, CT5809/906
12 Warming Street, Parafield Gardens SA 5107	Allotment 60 Deposited Plan 10435 Hundred of Yatala	CT5123/769
17 McArthur Place, Beachport SA 5280	Allotment 20 Deposited Plan 9028 Hundred of Rivoli Bay	CT3552/95, CT5310/802
21 Bertha Street, Mount Gambier SA 5290	Allotment 27 Filed Plan 12501 Hundred of Blanche	CT1943/117, CT5809/171
22 Barkla Road, Wallaroo Mines SA 5554 — Formerly known as 64 (as per Copper Coast Council)	Section 2374 Hundred Plan 211100 Hundred of Wallaroo	CT4355/496, CT5477/626
93 Gibson Street, Bowden SA 5007	Allotment 67 Filed Plan 121914 Hundred of Yatala	CT3614/15, CT5569/882
6 Marshall Street, Wallaroo SA 5556	Allotment 19 Filed Plan 101905 Hundred of Wallaroo	CT5116/76
13 Margaret Street, Wallaroo SA 5556	Allotment 1 Deposited Plan 77 Hundred of Wallaroo	CT44/136, CT5349/725

Dated: 14 March 2019

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

MINING ACT 1971

Notice pursuant to Section 28(5) of the Mining Act 1971

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 Exploration Licences over the areas described below.

Applicant:	Big Lake Uranium Pty Ltd
Location:	Merty Merty area – approx. 20 km south of Moomba
Pastoral Leases:	Gidgealpa, Merty Merty
Term:	Two years
Area in km ² :	818
Reference number:	2018/00145
Applicant:	Hillgrove Resources Limited
Location:	Laffer area – approx.. 50 km west of Bordertown
Term:	Two years
Area in km ² :	918
Reference number:	2019/00008
Applicant:	Woomera Mining Limited
Location:	Sundown Outstation area – approx. 130 km north-northwest of Marla
Pastoral Leases:	Ayres Range South
Term:	Two years
Area in km ² :	760
Reference number:	2019/00009
Applicant:	Woomera Mining Limited
Location:	Mount Howe area – approx. 130 km north of Marla
Pastoral Leases:	Ayres Range South, Tieyon
Term:	Two years
Area in km ² :	854
Reference number:	2019/00010
Applicant:	Woomera Mining Limited
Location:	Mount Carulinia area – approx. 20 km northwest of Oodnadatta
Pastoral Leases:	Allandale, Todmorden
Term:	Two years
Area in km ² :	401
Reference number:	2019/00011
Applicant:	Gawler Resources Pty Ltd
Location:	Wiawera area – approx. 10 km east of Olary
Pastoral Leases:	Wiawera
Term:	One year
Area in km ² :	20
Reference number:	2019/00017

Plans and co-ordinates can be found on the Department for Energy and Mining website:

http://www.minerals.dpc.sa.gov.au/exploration/public_notices or by contacting Mineral Tenements on 08 8429 2572.

Community information on mineral exploration licence processes and requirements under the *Mining Act 1971* is available from:

http://energymining.sa.gov.au/minerals/exploration/public_notices/exploration_licence_applications or hard copy on request to Mineral Tenements.

J MARTIN
Mining Registrar
Department for Energy and Mining
Delegate of the Minister for Energy and Mining

South Australia

Motor Vehicles (Booleroo Steam and Traction Event) Notice 2019

under Section 6 of the *Motor Vehicles Act 1959*

1 Short Title

This Notice may be cited as the *Motor Vehicles (Booleroo Steam and Traction Event) Notice 2018*.

2 Commencement

This Notice will take effect during the following dates and times:

28 March 2019	1.00pm – 6.30pm
29 March 2019	9.00am – 6.30pm
30 March 2019	9.00am – 1.00pm
31 March 2019	4.00pm – 8.30pm
01 April 2019	7.00am – 4.30pm

3 Interpretation

In this Notice—

Act means the *Motor Vehicles Act 1959*;

Minister means the Minister to whom the administration of the Act is committed;

Society means the Booleroo Steam and Traction Preservation Society Inc.;

4 Application of the Act

In accordance with the power under Section 6 of the Act, I hereby declare that the Act does not apply to the area designated in the Schedule to this notice during the dates and times this Notice is in effect.

5 Operation and insurance

The Society shall have in place a traffic management plan for the designated area and surrounds, and a policy of public liability insurance to the value of \$20 million in force during the dates and times this Notice is in effect.

6 Revocation

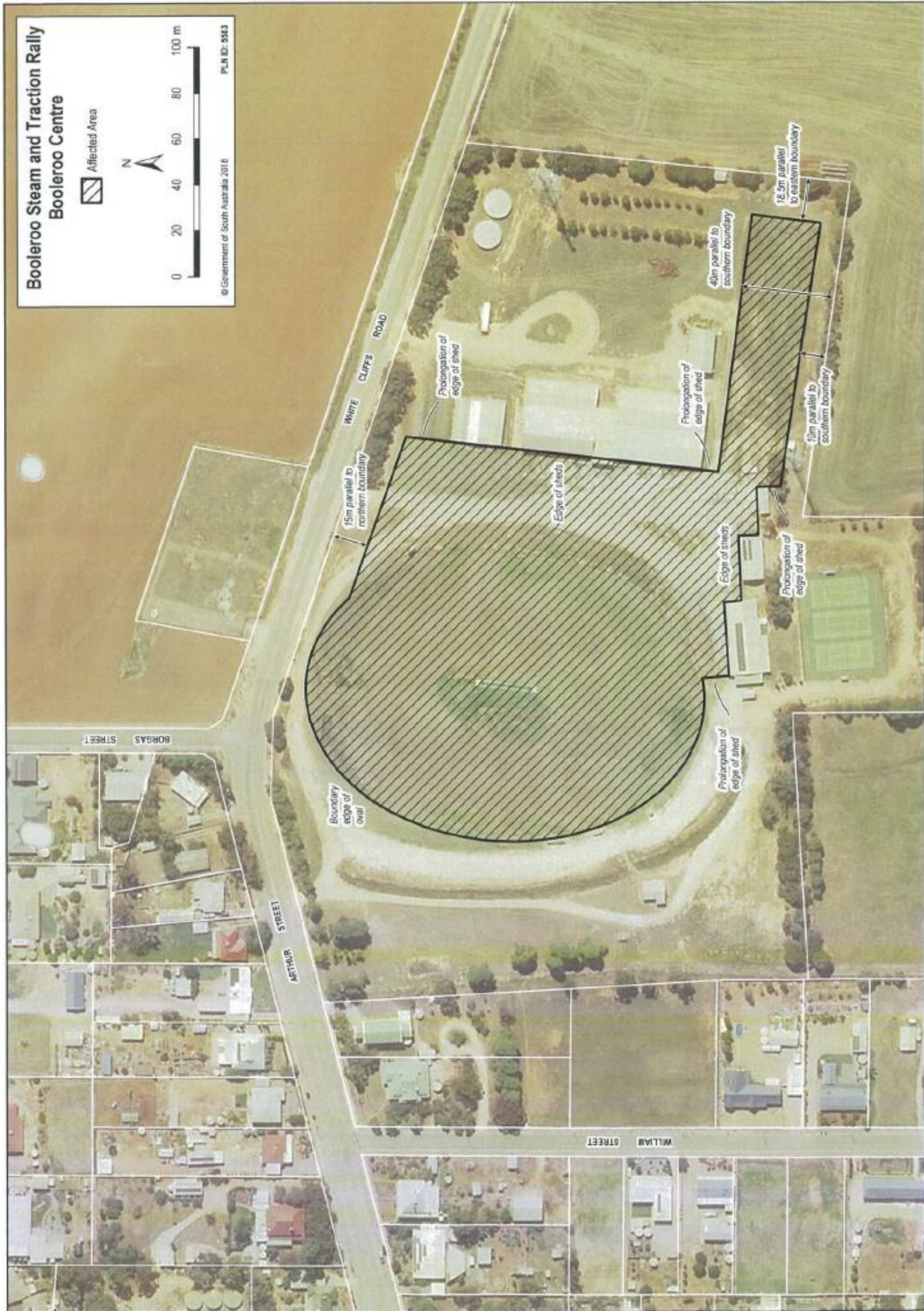
This Notice may be varied or revoked at any time by further instrument in writing.

7 Execution

Dated: 6 March 2019

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

Schedule to the *Motor Vehicles (Booleroo Steam and Traction Event) Notice 2019.*



[REPUBLISHED]

South Australia

Motor Vehicles (Aurrigo Autonomous Vehicle – Port Elliot Trial) Notice 2019

under Part 4A of the *Motor Vehicles Act 1959*

1 Short Title

This Notice may be cited as the *Motor Vehicles (Aurrigo Autonomous Vehicle – Port Elliot Trial) Notice 2019*.

2 Commencement and operation

This Notice will come into operation at 12:01 am on the day after this Notice is published, and will expire at 11:59 pm on 30 June 2019.

3 Interpretation

In this Notice—

Act means the *Motor Vehicles Act 1959* (SA);

Aurrigo means Aurrigo Pty Ltd ACN 620 928 565;

authorised vehicle means the Aurrigo Autonomous Pod serial number AM0002;

Council means Alexandrina Council ABN 20 785 405 351;

Lendlease means Lendlease Retirement Living Holding Pty Limited ACN 613 131 187

4 Authorisation

I hereby authorise, under section 134D of the Act, **Aurrigo**, **Lendlease**, the **owner(s)** of the authorised vehicle and any **individuals** authorised by Aurrigo, Lendlease or the vehicle owner(s), to undertake a trial of automotive technology in accordance with Part 4A of the Act and the exemptions herein, subject to the conditions herein. The nature and scope of the trial is to trial autonomous vehicle technology as a mobility solution for residents in a retirement living environment.

5 Exemptions

5.1 I hereby exempt, under section 134E of the Act, the authorised vehicle from the following legislative requirements:

Road Traffic Act 1961 section 110B – Motor vehicle must bear vehicle identification plate
Road Traffic (Light Vehicles Standards) Rules 2018

5.2 Subject to clause 5.3, I hereby exempt Aurrigo, the owners of the authorised vehicle and any authorised individuals from the following legislative requirements:

Motor Vehicles Act 1959 section 9 – Duty to register a vehicle
Road Traffic Act 1961 section 110C – Offences regarding vehicle identification plate
Road Traffic Act 1961 section 117 – Liability of driver for breach of light vehicle standards
Road Traffic Act 1961 section 118 – Liability of operator for breach of light vehicle standards
Australian Road Rules Part 12 – Restrictions on stopping and parking

5.3 The exemption from the requirements of sections 117 and 118 of the *Road Traffic Act 1961* does not extend to the requirement to maintain the vehicle in a safe condition within the meaning of section 116 of that Act.

6 Conditions

6.1 The authorised vehicle may only operate within the area designated in the Schedule to this Notice.

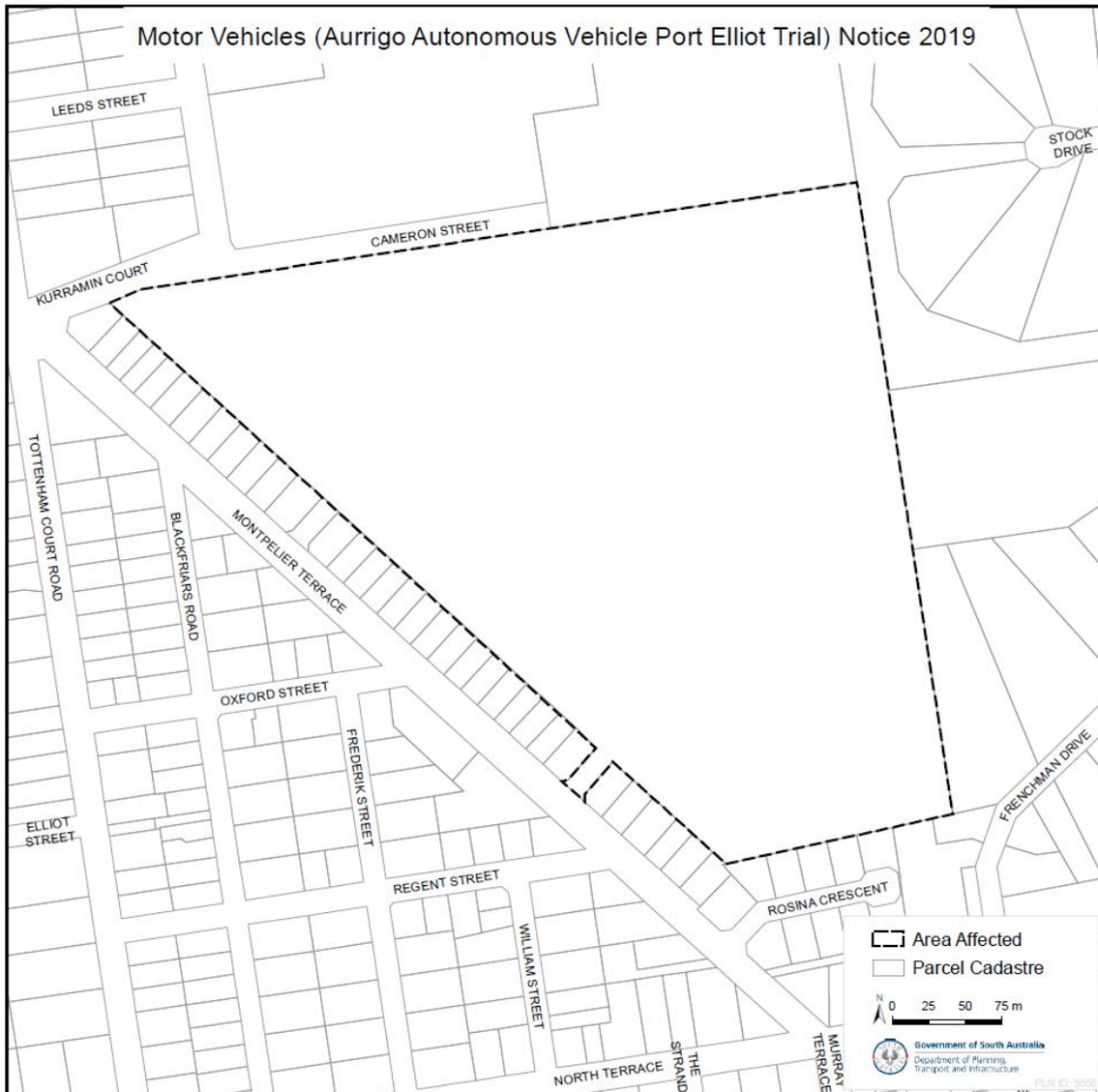
6.2 The authorised vehicle must operate in accordance with the Safe Work Method Statement and Traffic Management Plan as agreed from time to time between Aurriigo, Lendlease and the Department of Planning, Transport and Infrastructure.

7 Execution

Dated: 3 March 2019

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

ADDENDUM



NOTICE TO MARINERS

NO 9 OF 2019

South Australia – Barker Inlet – New Beacons

Mariners are advised that all existing navigation beacons in Barker Inlet between the entrance beacon (Black Pole) and beacon no. 14, including the first five navigation beacons marking the entrance to the St Kilda channel, have either been relocated or upgraded, and have been re-numbered. Positions of all beacons in this area are indicated as per table below.

Beacon No.	Type	Latitude	Longitude	Light characteristics
1 (Black Pole)	Starboard	34° 44' 03.51" S	138° 27' 55.14" E	Fl W 5s (range 5 nm)
3	Starboard	34° 44' 03.15" S	138° 28' 18.08" E	Unlit
5	Starboard	34° 44' 12.33" S	138° 28' 42.50" E	Unlit
7	Starboard	34° 44' 28.75" S	138° 28' 53.46" E	Unlit
2	Port	34° 44' 31.85" S	138° 29' 01.57" E	Unlit
9	Starboard	34° 44' 46.33" S	138° 29' 31.11" E	Unlit
11	Starboard	34° 44' 53.85" S	138° 30' 13.10" E	Unlit
4 (St Kilda channel entrance)	Port	34° 45' 00.48" S	138° 31' 08.83" E	Fl R 3s (range 3 nm)
St Kilda channel	Starboard	34° 45' 01.17" S	138° 31' 09.41" E	Unlit
St Kilda channel	Port	34° 44' 58.43" S	138° 31' 13.49" E	Unlit
St Kilda channel	Starboard	34° 44' 58.04" S	138° 31' 16.78" E	Unlit
St Kilda channel	Port	34° 44' 56.13" S	138° 31' 18.81" E	Unlit
13	Starboard	34° 45' 05.72" S	138° 30' 58.16" E	Unlit
Middle Ground Outer beacon	N/A	34° 45' 08.06" S	138° 30' 57.74" E	Fl W 2s (range 3 nm)
15	Starboard	34° 45' 18.44" S	138° 31' 16.64" E	Unlit
6	Port	34° 45' 16.16" S	138° 31' 25.47" E	Unlit
17	Starboard	34° 45' 32.62" S	138° 31' 29.30" E	Unlit
8	Port	34° 45' 35.61" S	138° 31' 36.00" E	Unlit
19	Starboard	34° 45' 43.63" S	138° 31' 37.25" E	Unlit
10	Port	34° 45' 50.23" S	138° 31' 45.92" E	Unlit
21	Starboard	34° 45' 58.53" S	138° 31' 48.49" E	Unlit
12	Port	34° 46' 02.50" S	138° 31' 54.50" E	Unlit

Mariners are advised to proceed with caution in the area.

Chart affected: Aus 130

Dated: 4 March 2019

GORDON PANTON
Manager Maritime Safety

PASTORAL LAND MANAGEMENT AND CONSERVATION ACT 1989

PUBLIC ACCESS ROUTE CLOSURES

Notice of Intent to Temporarily Close Public Access Route Number 15, named K1 Warburton Crossing

Notice is hereby given of the intent to temporarily close the K1 Walkers Crossing Public Access Route from the Birdsville Track to the Simpson Desert, from 15 March 2019 until further notice, pursuant to section 45 (7) of the *Pastoral Land Management and Conservation Act 1989*. Notification of the re-opening of the Public Access Route will be provided on the Department of Planning, Transport and Infrastructure's Outback Road Warnings website at www.dpti.sa.gov.au/OutbackRoads/outback_road_conditions/special_notices

Dated: 12 March 2019

EMMA SPAETH
Pastoral Board delegate of section 45 (7) of the Pastoral Land Management and Conservation Act 1989
Pastoral Officer
Rural Solutions
Primary Industries and Regions SA-PIRSA

PASTORAL LAND MANAGEMENT AND CONSERVATION ACT 1989

PUBLIC ACCESS ROUTE CLOSURES

Notice of Intent to Temporarily Close Public Access Route Number 16, named Walkers Crossing

Notice is hereby given of the intent to temporarily close the Walkers Crossing Public Access Route from the Birdsville Track to the Innamincka Regional Reserve, from 15 March 2019 until further notice, pursuant to section 45 (7) of the *Pastoral Land Management and Conservation Act 1989*. Notification of the re-opening of the Public Access Route will be provided on the Department of Planning, Transport and Infrastructure's Outback Road Warnings website at www.dpti.sa.gov.au/OutbackRoads/outback_road_conditions/special_notices

Dated: 12 March 2019

EMMA SPAETH
Pastoral Board delegate of section 45 (7) of the Pastoral Land Management and Conservation Act 1989
Pastoral Officer
Rural Solutions
Primary Industries and Regions SA-PIRSA

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Application for Grant of Associated Activities Licence AAL 269

Pursuant to section 65(6) of the *Petroleum and Geothermal Energy Act 2000* (the Act) and Delegation dated 29 June 2018, notice is hereby given that an application for the grant of an associated activities licence over the area described below has been received from:

Beach Energy Limited
Great Artesian Oil and Gas Pty Ltd

The application will be determined on or after 11 April 2019.

DESCRIPTION OF APPLICATION AREA

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

All coordinates MGA94, Zone 54

333044mE	6932580mN	334595mE	6928870mN
333200mE	6932490mN	334484mE	6929000mN
333260mE	6932310mN	334411mE	6929160mN
333299mE	6932180mN	334406mE	6929350mN
333305mE	6932060mN	334096mE	6929360mN
333319mE	6931950mN	334057mE	6929240mN
333481mE	6931700mN	334073mE	6929180mN
333515mE	6931810mN	334069mE	6929120mN
333683mE	6931860mN	334092mE	6929060mN
333845mE	6931810mN	334066mE	6928960mN
334164mE	6931570mN	333962mE	6928810mN
334190mE	6931270mN	333943mE	6928680mN
334209mE	6931130mN	333898mE	6928730mN
334207mE	6931070mN	333883mE	6928830mN
334206mE	6931010mN	333879mE	6928900mN
334228mE	6930870mN	333762mE	6929060mN
334231mE	6930790mN	333718mE	6929110mN
334193mE	6930720mN	333666mE	6929220mN
334168mE	6930670mN	333614mE	6929340mN
334136mE	6930640mN	333569mE	6929460mN
334120mE	6930550mN	333582mE	6929610mN
334142mE	6930460mN	333607mE	6929710mN
334130mE	6930210mN	333607mE	6929820mN
334117mE	6929950mN	333572mE	6930030mN
334098mE	6929830mN	333538mE	6930130mN
334079mE	6929700mN	333515mE	6930320mN
334093mE	6929600mN	333503mE	6930440mN
334085mE	6929510mN	333493mE	6930580mN
334414mE	6929490mN	333429mE	6930420mN
334424mE	6929610mN	333421mE	6930310mN
334386mE	6929790mN	333378mE	6930070mN
334392mE	6929950mN	333315mE	6930040mN
334399mE	6930030mN	333260mE	6930030mN
334437mE	6930090mN	333210mE	6930140mN
334539mE	6930150mN	333153mE	6930210mN
334616mE	6930160mN	332940mE	6930510mN
334733mE	6930110mN	332900mE	6930630mN
334834mE	6930000mN	332886mE	6930790mN
334847mE	6929910mN	332838mE	6931120mN
334807mE	6929720mN	332801mE	6931370mN
334817mE	6929650mN	332790mE	6931590mN
334864mE	6929250mN	332784mE	6931770mN
334870mE	6929130mN	332748mE	6932010mN
334919mE	6928940mN	332758mE	6932200mN
334924mE	6928750mN	332778mE	6932430mN
334810mE	6928700mN	332865mE	6932520mN
334728mE	6928600mN	333044mE	6932580mN
334668mE	6928680mN		

AREA: 3.67 square kilometres approximately

Dated: 8 March 2019

BARRY A. GOLDSTEIN
Executive Director
Energy Resources Division
Department for Energy and Mining
Delegate of the Minister for Energy and Mining

THE DISTRICT COURT OF SOUTH AUSTRALIA

PORT AUGUSTA CIRCUIT COURT

Sheriff's Office, Adelaide, 26 March 2019

In pursuance of a precept from the District Court to me directed, I do hereby give notice that the said Court will sit as a Court of Oyer and Terminer and General Gaol Delivery at the Courthouse at Port Augusta on the day and time undermentioned and all parties bound to prosecute and give evidence and all jurors summoned and all others having business at the said Court are required to attend the sittings thereof and the order of such business will be unless a Judge otherwise orders as follows:

Tuesday 26 March 2019 at 10 a.m. on the first day of the sittings the only business taken will be the arraignment of prisoners in gaol and the passing of sentences on prisoners in gaol committed for sentence; the surrender of prisoners on bail committed for sentence; the surrender of persons in response to *ex officio informations* or of persons on bail and committed for trial who have signified their intentions to plead guilty and the passing of sentences for all matters listed for disposition by the District Court.

Juries will be summoned for 26 March 2019 and persons will be tried on this and subsequent days of the sittings.

*Prisoners in H.M. Gaol and on bail for sentence and for trial at the sittings
of the Port Augusta Courthouse, commencing 26 March 2019*

Dolphin, William George	Indecent Assault (3); unlawful sexual intercourse with a person under 12 (3)	On bail
Godbolt, Donna Marie	Aggravated unlawful stalking	On bail
Insch, Tracey Lee	Trafficking in a controlled drug	On bail
J, S T	Using a carriage service to transmit indecent communication	On bail
Jarvis, Trevor	Maintaining an unlawful sexual relationship with a child (2); gross indecency (6)	On bail
Matters, Nathan Lee	Trafficking in a controlled drug	On bail
Mitakiki, Kamaran Noel	Aggravated serious criminal trespass; damage property; theft	On bail
P, R	Maintaining an unlawful sexual relationship with a child	In gaol
Puckridge, Ricki David	Application for enforcement of a breached bond	On bail
Swan Deanna	Aggravated causing harm with intent to cause harm	On bail
T, B A E	Fail to comply with reporting obligations	In gaol
T, B A E	Application for enforcement of breached bond	In gaol
T, B A E	Fail to comply with reporting obligations (2)	In gaol
Ware, Leeroy James	Aggravated robbery	In gaol
Miller, Adrian James		
Watson Donald Alexander	Aggravated indecent assault (2); unlawful sexual intercourse with a person under 14 years	On bail
Wilton, Kiara Leatha	Application for enforcement of a breached bond	On bail

Prisoners on bail must surrender at 10 a.m. of the day appointed for their respective trials. If they do not appear when called upon their recognizances and those of their bail will be estreated and a bench warrant will be issued forthwith.

By order of the Court,

S. FERGUSON
A/Sheriff

PROFESSIONAL STANDARDS ACT 2004

The Law Society of Western Australia Professional Standards Scheme

PURSUANT to section 14 of *Professional Standards Act 2004*, I authorise the publication in the *Gazette* of the Law Society of Western Australia Professional Standards Scheme.

Pursuant to section 15 (1) (a) of the *Professional Standards Act 2004*, I specify 1 July 2019 as the date of commencement of the Law Society of Western Australia Professional Standards Scheme.

Dated: 6 March 2019

VICKIE CHAPMAN
Attorney-General

THE LAW SOCIETY OF WESTERN AUSTRALIA PROFESSIONAL STANDARDS SCHEME
Professional Standards Act 1997 (WA)

PREAMBLE

Occupational Association

- A. The Law Society of Western Australia ("Law Society WA") is a voluntary occupational association for legal practitioners in Western Australia.
- B. The occupational group, for the purposes of this Scheme, represented by the Law Society WA consists of legal practitioners who hold an Australian practicing certificate.

Nature of Scheme

- C. The Law Society WA has made an application to the Professional Standards Council ("PS Council") appointed under the *Professional Standards Act 1997 WA* ("Act"), for a scheme under the Act and this document comprises the scheme ("Scheme").
- D. The scheme has been prepared by the Law Society WA for the purpose of limiting Occupational Liability of Participating Members to the extent to which such liability may be limited under the Act.
- E. The Scheme is intended to operate under the Act.
- F. The Scheme does not affect liability for damages which are below the amount specified in section 39 of the Act. The Scheme limits liability damages to the monetary ceiling specified for that member provided that the Participating Member has insurance as required under section 34 of the Act.
- G. The Scheme is to apply to all Participating Members.

Risk Management

- H. The Law Society WA has furnished the PS Council with a detailed list of the risk management strategies intended to be implemented in respect of its Participating Members and the means by which those strategies are intended to be implemented.
- I. The Law Society WA will report annually to the PS Council on the implementation and monitoring of its risk management strategies, the effect of those strategies and any changes made to them.

Standards of Insurance

- J. Participating Members are required to maintain current professional indemnity insurance in accordance with the Law Society WA's Insurance Standard.

Complaints and Discipline

- K. Participating Members are subject to a complaints and discipline regime operating under the *Legal Profession Act 2008*,

Scheme Administration

- L. Responsibility for administration of the Scheme and ensuring that it complies with the requirements of the Act and of the Professional Standards Councils rests with the Law Society WA.

Commencement and Duration

- M. The Scheme commences on 1 July 2019.
- N. The Scheme is intended to remain in force for a period of five (5) years from its commencement, subject to section 44A of the Act.

Jurisdiction

- O. The Scheme is intended to apply in all States and Territories within Australia.

THE LAW SOCIETY OF WESTERN AUSTRALIA PROFESSIONAL STANDARDS SCHEME

1. Preparation of the Scheme

- 1.1 The Scheme is a scheme under the *Professional Standards Act 1997* WA prepared by the Law Society WA whose business address is Level 4, 160 St Georges Terrace, Perth, Western Australia.

- 1.2 Relevant definitions for the purpose of this Scheme are as follows:

“Australian Practising Certificate” has the same meaning as it has in the *Legal Profession Act 2008* WA.

“Corresponding laws” means the *Professional Standards Act 1994* (NSW), the *Professional Standards Act 2003* (Vic) the *Professional Standards Act 2004* (Qld), the *Professional Standards Act 2004* (SA), the *Professional Standards Act 2005* (Tas), the *Professional Standards Act* (NT), and the *Civil Law (Wrongs) Act 2002* (ACT), as applicable.

“Court” has the same meaning as it has in the Act. “Damages” has the same meaning as it has in the Act.

“Exempted Member” means a member of the Law Society WA who is, or was, at the Relevant Time, exempted by the Law Society WA from participation in the Scheme pursuant to clause 3.2;

“Financial Year” means a financial accounting period ending 30 June.

“legal services” has the same meaning as it has in section 3 of the *Legal Profession Act 2008* WA.

“Occupational liability” has the same meaning as it has in the Act.

“Participating Members” means those persons specified in clause 3.1 of the Scheme.

“Previous Scheme” means the scheme under the *Professional Standards Act 1997* WA prepared by the Law Society WA which was in force immediately prior to the commencement of this Scheme.

“Principal” has the same meaning as in section 6(3) of the LP Act:

A principal of a law practice is an Australian legal practitioner who is —

- a sole practitioner (in the case of a law practice constituted by the practitioner); or
- a partner in the law practice (in the case of a law firm); or
- a legal practitioner director in the law practice (in the case of an incorporated legal practice); or
- a legal practitioner partner in the law practice (in the case of a multi-disciplinary partnership).

“Professional Standards Legislation” means the legislation applicable in each State and Territory, namely, the *Professional Standards Act 1994* (NSW), the *Professional Standards Act 2003* (Vic) the *Professional Standards Act 2004* (Qld), the *Professional Standards Act 2004* (SA), the *Professional Standards Act 2005* (Tas), the *Professional Standards Act* (NT), and the *Civil Law (Wrongs) Act 2002* (ACT), as applicable.

“Relevant Time” refers to the time at which the act or omission occurs, not the time when the claim is brought.

“Total Annual Fee Income” means the amount charged during a Financial Year for services provided by or on behalf of a law practice some of whose members are Participating Members.

2. Jurisdiction

- 2.1 The Scheme applies in Western Australia in accordance with the Act.
- 2.2 In addition to Western Australia, the Scheme is intended to operate in New South Wales, Victoria, Queensland, South Australia, Tasmania, the Northern Territory and the Australian Capital Territory in accordance with the professional standards legislation of those states and territories and subject to the requirements of that legislation (‘the Corresponding laws’), so that references to a provision of the Act, the application of the Scheme to a liability, the limit of a liability under the Act or what constitutes Occupational Liability are intended to pick up the relevant provisions of the corresponding laws, applied *mutatis mutandis*, to the extent that is necessary for the application of the Scheme in any of those jurisdictions as an interstate scheme.
- 2.3 Notwithstanding anything to the contrary contained in this Scheme if, in particular circumstances giving rise to occupational liability, the liability of any person which is subject to this Scheme is capped both by this Scheme and also by any other scheme under professional standards legislation (whether of this jurisdiction or under the corresponding law of any other Australian state or territory) and, if the amount of such caps should differ, then the cap on the liability of such person arising from such circumstances which is higher shall be the applicable cap.

3. Persons to Whom the Scheme Applies

- 3.1 The Scheme applies to:
- 3.1.1 Incorporated Legal Practice members, and ordinary and life members of the Law Society WA who hold an Australian Practising Certificate who are not exempted under clause 3.2 of the Scheme and who are not persons referred to in clause 3.1.3.1;
- 3.1.2 All persons to whom, by virtue of sections 31, 32, 33 and 34A of the Act, the Scheme applies;
- 3.1.3 All members of the Law Society WA who:
- 3.1.3.1 Immediately prior to the date of commencement of this Scheme, had been exempted from the Previous Scheme pursuant to clause 2.2 of the Previous Scheme; and
- 3.1.3.2 Have, on the application of the person, been determined by the Law Society WA in writing to be persons whom this Scheme applies.
- 3.2 A person referred to in clause 3.1.1 or 3.1.3 may, on application by that person, be exempted by the Law Society WA from participation in the Scheme with effect from the date specified by the Law Society WA.
- 3.3 The Law Society WA may, upon application by an Exempted Member, revoke an exemption of that person from participation in the Scheme with effect from the date specified by the Law Society WA.

4. Limitation of liability

- 4.1 The Scheme only limits the Occupational Liability of a Participating Member for damages¹:
- 4.1.1 arising from a single cause of action founded on an act or omission relating to the provision of legal services occurring during the period when the Scheme was in force, of any person to whom the Scheme applied at the time of the act or omission.
- 4.1.2 to the extent that those Damages exceed the amounts specified in the table in clause 4.3.
- ¹ “Damages” as defined in section 4 of the Act means —
- (a) damages awarded in respect of a claim or counter-claim or claim by way of set-off; and
- (b) costs in or in relation to the proceedings 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 the defendant); and
- (c) any interest payable on the amount of those damages or costs.
- 4.2 If a Participating Member against whom a proceeding relating to Occupational Liability is brought is able to satisfy the Court that:
- 4.2.1 the Participating Member has the benefit of an insurance policy or policies insuring him or her against the occupational liability to which the cause of action relates; and
- 4.2.2 the amount payable under the policy or policies in respect of that occupational liability is not less than the amount of the monetary ceiling (maximum amount of liability) specified in clause 4.3 as applying to such Participating Member to which the cause of action relates,
- the Participating Member is not liable for damages in relation to that cause of action above the amount of that monetary ceiling.
- 4.3 The monetary ceiling (maximum amount of liability) applicable for the purpose of limitation of liability under the Scheme at the Relevant Time is to be determined according to the following table.

Tier	Description	Monetary ceiling (maximum amount of liability)
1	Participating Members who were at the Relevant Time in a Law Practice that generated a total annual fee income for the financial year immediately preceding the Relevant Time up to and including \$5 million	\$1.5 million
2	Participating Members who were at the Relevant Time in a Law Practice that generated a total annual fee income for the financial year immediately preceding the Relevant Time of more than \$5 million and up to \$10 million	\$5 million
3	Participating Members who were at the Relevant Time in a Law Practice that Generated a total annual fee income for the financial year immediately preceding the Relevant Time of more than \$10 million	\$10 million

- 4.4 Notwithstanding anything to the contrary contained in this Scheme if, in particular circumstances giving rise to occupational liability, the liability of any person which is subject to this Scheme is capped both by this Scheme and also by any other scheme under professional standards legislation (whether of this jurisdiction or under the corresponding law of any other Australian state or territory) and, if the amount of such caps should differ, then the cap on the liability of such person arising from such circumstances which is higher shall be the applicable cap.

5. Conferral of discretionary authority

- 5.1 The Law Society WA has discretionary authority, on application by a Participating Member, to specify in relation to a Participating Member, a higher maximum amount of liability (monetary ceiling) than would otherwise apply under the Scheme in relation to him or her either in all cases or any specified case or class of case.
- 5.2 If, in exercise of its discretion under clause 5.1 the Law Society WA has specified a higher maximum amount of liability (monetary ceiling) than would otherwise apply under the Scheme in relation to a Participating Member, the maximum amount of liability (monetary ceiling) in relation to that Participating Member is that higher maximum amount.

6. Duration

- 6.1 The Scheme will commence in Western Australia, New South Wales, Queensland, Tasmania and the Northern Territory on 1 July 2019.
- 6.2 In the Australian Capital Territory and in South Australia, the Scheme will commence:
- 6.2.1 on the date provided for in the Minister’s notice in relation to the Scheme, if a date is provided; or
- 6.2.3 on the first day two months after the day on which notice was given, in any other case.
- 6.3 In Victoria, this Scheme will commence:
- a. On 1 July 2019 if the Scheme is published in the Government Gazette at least two months prior to that date; or
- b. On the first day two months after the Scheme is published in the Government Gazette, in any other case.
- 6.4 In Western Australia, the Scheme will be in force for five years from its commencement in the jurisdiction.
- 6.5 For any other jurisdiction, the Scheme will be in force for:
- 6.5.1 five years from the date of commencement in the jurisdiction; or
- 6.5.2 five years from the date of commencement in Western Australia; whichever period ends first.
- 6.6 Clauses 6.4 and 6.5 are subject to the provisions of the Professional Standards Legislation of each jurisdiction applicable to the revocation, extension or cessation of Schemes.

PROFESSIONAL STANDARDS ACT 2004

The Victorian Bar Professional Standards Scheme

PURSUANT to section 14 of *Professional Standards Act 2004*, I authorise the publication in the *Gazette* of the Victorian Bar Professional Standards Scheme.

Pursuant to section 15 (1) (a) of the *Professional Standards Act 2004*, I specify 1 July 2019 as the date of commencement of the Victorian Bar Professional Standards Scheme.

Dated: 6 March 2019

VICKIE CHAPMAN
Attorney-General

THE VICTORIAN BAR PROFESSIONAL STANDARDS SCHEME

*A Scheme under the Professional Standards Act 2003 (Vic)***PREAMBLE****Occupational Association**

- A. The Victorian Bar Inc (“the Victorian Bar”) is an incorporated association constituted under the *Associations Incorporation Reform Act 2012* and is an occupational association within the meaning of the *Professional Standards Act 2003 (Vic)* (“the Act”) at the time of the application and will remain so for the duration of the Scheme;
- B. The occupational group represented by the Victorian Bar consists of barristers practising in Victoria and in interstate or overseas jurisdictions;
- C. With effect from 1 July 2008, the Victorian Bar has had in operation the Victorian Bar Professional Standards Scheme under the Act. That Scheme expires on 30 June 2019, subject to any extension;
- D. The Victorian Bar has applied for approval and gazettal of the Victorian Bar Professional Standards Scheme (“the Scheme”) as a scheme under the *Professional Standards Act 2003 (Vic)* (“the Act”). The Scheme has a specified commencement date of 1 July 2019;
- E. The Scheme applies to those persons referred to below in clause 3. The Scheme does not apply to all members of the Victorian Bar;
- F. The Scheme facilitates improvement in the standards of services provided by scheme members who provide services to the public and limits the occupational liability of those members;
- G. The approximate number of members eligible to apply to have the Scheme apply to them is 2073;
- H. The purposes of the Victorian Bar are expressed in clause 2 of its Constitution and include:
 - (a) To maintain in the public interest a strong and independent Bar in the State of Victoria;
 - (b) To promote, foster and develop within the executive and legislative arms of Australian Governments and within the general community, an understanding and appreciation that a strong and independent Bar is indispensable to the rule of law and to the continuation of a democratic society;
 - (c) To improve the relationship with and understanding between the Victorian Bar and the executive, legislative and judicial arms of Australian Governments, without in any way diminishing the independence of the Victorian Bar and its members;
 - (d) To improve the relationship with and understanding between the Victorian Bar and other professional associations and their members concerning the role of the independent Bar in the framework of advice and dispute resolution within the rule of law;
 - (e) To liaise and work with the profession nationally and internationally, which may include membership of the Australian Bar Association and the Law Council of Australia, and does include advocacy training courses;
 - (f) To promote, maintain and improve the quality of the Victorian Bar;
 - (g) To seek to ensure that access to the courts is open to all members of the community;
 - (h) To arrange training for Bar Readers and entry to membership of the Bar;
 - (i) To arrange and promote Continuing Professional Development;
 - (j) To promote the resolution of disputes by mediation, arbitration and other appropriate methods of alternative dispute resolution;
 - (k) To perform such functions as may be assigned, permitted, referred or delegated to the Victorian Bar by or under legislation regulating the legal profession or the practice of law;
 - (l) To seek to ensure that, as far as practicable, chambers are available for counsel;
 - (m) To seek to promote the physical and mental wellbeing of members of the Victorian Bar;
 - (n) To promote the rule of law including the proper administration of justice;
 - (o) Without limiting (n), to make recommendations with respect to legislation, law reform, rules of court and the business and procedure of courts;
 - (p) Incidental to the above purposes, in particular of maintaining and enhancing the quality of a strong and independent Bar in the service of the rule of law, to provide amenities and services and arrange social activities for members.

Nature of the Scheme

- I. The Scheme operates for the purpose of improving the occupational standards of professionals and to protect the consumers of their services. It also limits the civil liability of persons to whom the Scheme applies;
- J. The liability limited by the Scheme includes, to the extent permitted by the Act, civil liability arising (in tort, contract or otherwise) directly or vicariously from anything done or omitted by a member of the Victorian Bar or to any person to whom this Scheme applies in acting in the performance of their occupation. However the Scheme does not apply to liability for damages arising from any matter to which the Act does not apply;
- K. The Scheme does not affect damages which are below the monetary ceiling specified in the Scheme for each member. The Scheme limits liability for damages to the monetary ceiling specified for that member provided that the person has insurance as required by s 23 of the Act;

Risk Management

- L. The Victorian Bar has adopted strategies which cover requirements for professional entry to practice at the Bar and continuing professional development in the areas of ethics and regulation of the profession; management; substantive law, practice and procedure, evidence, advocacy, mediation and other barristers' skills;
- M. The complaints and disciplinary system of the Victorian Bar operates pursuant to the requirements of the *Legal Profession Uniform Law Application Act 2014*;
- N. The Bar Association will report annually on the implementation and monitoring of its risk management strategies, the effect of those strategies and any changes made or proposed to be made to them;

Standards of Insurance

- O. Scheme members are required to maintain current professional indemnity insurance policies required of barristers with a Victorian practising certificate and otherwise to comply with any regulations of the Victorian Bar Council relating to professional indemnity insurance from time to time;
- P. The Victorian Legal Services Board determines the statutory minimum level of professional indemnity insurance required to be taken out by barristers and also approves the professional indemnity insurance policy on offer from the Legal Practitioners Liability Committee;

Claims Monitoring

- Q. The Victorian Bar has established a relationship with the Legal Practitioners Liability Committee which provides cover for Scheme members which will ensure the Victorian Bar will be able to obtain and monitor claims data. The Victorian Bar will report annually on claims monitoring, performance measures and monitoring systems;

Complaints and Discipline

- R. Scheme members are subject to a complaints and discipline system operating under the *Legal Profession Uniform Law Application Act 2014*. All scheme members must comply with the provisions of that Act and regulations made pursuant to it, the Constitution, and rules and regulations of the Victorian Bar;

Scheme Administration

- S. Responsibility for administration of the Scheme and ensuring that it complies with the requirements of the Act and of the Professional Standards Council rests with the Victorian Bar

THE VICTORIAN BAR PROFESSIONAL STANDARDS SCHEME

1. Occupational Association

- (1) The Victorian Bar Professional Standards Scheme is a scheme of the Victorian Bar under the *Professional Standards Act 2003* (Vic) ("the Act"). The registered address of the Victorian Bar is 205 William Street, Melbourne, Victoria.

2. Definitions

- (1) Unless the context otherwise requires -
 - "Barrister" means an Australian legal practitioner who engages in legal practice solely as a barrister pursuant to sections 43 and 47(1)(b) of the LPUL, and whose Australian practicing certificate is subject to a condition that the holder is authorized to engage in legal practice as or in the manner of a barrister only;
 - "Corresponding Law" means the law of another jurisdiction that corresponds to the Act;
 - "Damages" has the meaning given it in section 4 of the Act;
 - "LPUL" means the *Legal Profession Uniform Law* (Victoria), being schedule 1 of the *Legal Profession Uniform Law Application Act 2014* (Vic);
 - "Occupational liability" has the same meaning as it has in the Act;
 - "Scheme register" means the register of members to whom the Scheme applies maintained by the Victorian Bar Council;
 - "the Act" means the *Professional Standards Act 2003* (Vic) as amended from time to time.

3. Persons to whom the Scheme applies (participating members and other persons)

- (1) The Scheme applies:
 - (a) to the class of persons within the Victorian Bar more particularly specified in sub-clause 3(2) of this Scheme document; and
 - (b) to persons to whom the Scheme applies by virtue of sections 20, 21 and 22 of the Act.
- (2) The class of Scheme members referred to in sub-clause 3(1)(a) comprises all members of the Victorian Bar -
 - (a) who hold a current barrister's practising certificate issued by the Victorian Legal Services Board or the Victorian Bar;
 - (b) who are admitted to membership of the Scheme by resolution of the Victorian Bar Council; and
 - (c) whose names remain on the Scheme register maintained by the Victorian Bar Council.
- (3) On application in writing by a member to whom the Scheme applies under clause 3(1)(a), the Victorian Bar may exempt the member from the Scheme.

4. Jurisdiction

- (1) The Scheme applies in Victoria in accordance with the Act.
- (2) In addition to Victoria, the Scheme is intended to operate in the Australian Capital Territory, New South Wales, the Northern Territory, Queensland, South Australia, Tasmania, and Western Australia, in accordance with the professional standards legislation of those states and territories and subject to the requirements of that legislation, so that references to a provision of the Act, the application of the Scheme to a liability, the limit of a liability under the Act or what constitutes Occupational Liability are intended to pick up the relevant provisions of the corresponding laws, applied mutatis mutandis, to the extent that is necessary for the application of the Scheme in any of those jurisdictions as an interstate Scheme.

- (3) Notwithstanding anything to the contrary contained in this Scheme if, in particular circumstances giving rise to occupational liability, the liability of any person who is subject to this Scheme should be capped both by this scheme and also by any other scheme under professional standards legislation (whether of this jurisdiction or under the law of any other Australian state or territory) and, if the amount of such caps should differ, then the cap on the liability of such person arising from such circumstances which is higher shall be the applicable cap.

5. Limitation of Liability

- (1) If a person to whom the Scheme applies and against whom a cause of action relating to occupational liability is brought, is able to satisfy the court that the person has the benefit of an insurance policy or more than one insurance policy-
- (a) that insures the person against that occupational liability; and
 - (b) under which the amount payable in respect of the occupational liability relating to that cause of action is not less than the maximum amount of liability specified in the Scheme in relation to the class of person and the kind of work to which the cause of action relates at the time at which the act or omission giving rise to the cause of action occurred
- the person is not liable in damages in relation to that cause of action for anything done or omitted on or after the commencement of the Scheme for any amount above the monetary ceiling (a maximum amount of liability) subject to clause 4(2), of \$2 million.
- (2) If on application from time to time or at any time by a person to whom the Scheme applies, in all cases or any specified case or class of case, the Victorian Bar has specified pursuant to the conferral of discretionary authority in clause 5 of this Scheme document a higher maximum amount of liability than would otherwise apply under the Scheme in relation to the person, the monetary ceiling (maximum amount of liability) in relation to that person either in all cases or in any specified case or class of case (as the case may be) is that higher maximum amount of liability.
- (3) In this Scheme document –
- (a) for the operation of this Scheme in a jurisdiction other than Victoria under the Corresponding Law of that jurisdiction, “occupational liability” means any liability included in the meaning of “occupational liability” in the Corresponding Law which is in force in that jurisdiction from time to time; and
 - (b) a reference in clause 5(1) to the amount payable under an insurance policy in respect of occupational liability includes a reference to-
 - (i) defence costs payable in respect of a claim, or notification that may lead to a claim (other than reimbursement of the defendant for time spent in relation to the claim), but only if those costs are payable out of the one sum insured under the policy in respect of the occupational liability; and
 - (ii) the amount payable in relation to the policy by way of excess.
- (4) If the provisions of section 23 of the Act are amended by any subsequent Act or Acts, the provisions of clause 5(1) above shall be taken to have been amended correspondingly and shall operate as so amended.

6. Discretionary authority

- (1) The Victorian Bar has a discretionary authority, on application from time to time or at any time by a person to whom the Scheme applies, to specify in relation to the person a higher maximum amount of liability than would otherwise apply under the scheme in relation to the person either in all cases or in any specified case or class of case.

7. Commencement and Duration

- (1) This Scheme will commence in New South Wales, Victoria, Queensland, Western Australia, Tasmania, and the Northern Territory on 1 July 2019.
- (2) In the Australian Capital Territory and in South Australia, the Scheme will commence:
- a. On the date provided for in the Minister’s notice in relation to the Scheme, if a date is provided; or
 - b. On the first day two months after the day on which notice was given, in any other case.
- (3) This Scheme will be in force for five years from its commencement in Victoria.
- (4) For any other jurisdiction, the Scheme will be in force for:
- a. Five years from the date of commencement in that jurisdiction; or
 - b. Five years from the date of commencement in Victoria;
- whichever period ends first.
- (5) Clauses 7(3) and 7(4) are subject to the provisions of each jurisdiction applicable to the revocation, extension or cessation of Schemes

RETIREMENT VILLAGES ACT 2016

Notice of Exemption

TAKE NOTICE that I, STEPHEN WADE, Minister for Health and Wellbeing, pursuant to subsection (2) of section 26 of the *Retirement Villages Act 2016* (the Act), HEREBY EXEMPT Eldercare Incorporated, from subsection (1) of section 26 of the Act, subject to the conditions set out in Schedule 1.

SCHEDULE 1

1. This exemption only applies in respect of those prospective residents of a retirement village scheme administered by Eldercare Incorporated.
2. Eldercare Incorporated may not require prospective residents to pay more than \$10,000 by way of deposit until such time as the prospective resident enters into occupation of a residence.
3. Any deposit received by Eldercare Incorporated from prospective residents must be returned within ten business days of Eldercare Incorporated being notified that the resident intends to exercise their right to cool-off or that they will not enter into occupation of a residence.

Dated 3 March 2019

STEPHEN WADE
Minister for Health and Wellbeing

RETIREMENT VILLAGES ACT 2016

SECTION 59 (1)

Voluntary Termination of Retirement Village Scheme

TAKE NOTICE that I, STEPHEN WADE, Minister for Health and Wellbeing, pursuant to section 59(1) of the *Retirement Villages Act 2016*, HEREBY TERMINATE the Marion Village Life Care retirement village scheme situated at 14 Finnis Street, Marion, SA, 5043 and comprising all of the land and improvements in Certificate of Title Register Book Volume 6080 Folio 79. I do so being satisfied for the purposes of section 59(2) of the Act that there were no longer any retirement village residents in occupation. The date of termination was 1 June 2017.

Dated: 6 March 2019

STEPHEN WADE
Minister for Health and Wellbeing

SHOP TRADING HOURS ACT 1977

Temporary Exemption

I, Rob Lucas MLC, Treasurer in and for the State of South Australia hereby grant, pursuant to the provisions of section 5 of the *Shop Trading Hours Act 1977* (the Act), non-exempt shops situated within the:

Millicent Shopping District

an exemption from the provision of the Act, subject to the following conditions:

- Exemption will apply between the hours of:
 - 9.00 am and 5.00 pm on Sunday, 7 April 2019; and
 - 7.00 am and 5.00 pm on Saturday, 20 April 2019
- Normal trading hours prescribed by section 13 of the Act shall apply at all other times.
- All employees working during these extended hours will do so on a strictly voluntary basis.
- Any and all relevant industrial instruments are to be complied with.
- All work health and safety issues (in particular those relating to extended trading hours) must be appropriately addressed.
- A copy of this determination will be displayed at the stores to which this exemption applies.

Dated: 10 March 2019

HON ROB LUCAS MLC
Treasurer

URBAN RENEWAL ACT 1995

Determination in Respect to Employment Arrangements of HomeStart Finance Employees

Pursuant to section 17 of the *Urban Renewal Act 1995 (SA)*, I hereby determine that all employees of HomeStart Finance are not public service employees.

Dated: 18 February 2019

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

WORK HEALTH AND SAFETY ACT 2012

Approved Codes of Practice

I, the Hon Robert Lucas MLC, Treasurer in and for the State of South Australia hereby approve the following varied Work Health and Safety Codes of Practice as Approved Codes of Practice in South Australia pursuant to section 274 of the *Work Health and Safety Act 2012 (SA)*, which will operate from 14 March 2019:

- Abrasive Blasting
- First Aid in the Workplace
- How to Manage Work Health and Safety Risks
- Managing Risks of Hazardous Chemicals in the Workplace
- Managing Risks of Plant in the Workplace
- Managing the Work Environment and Facilities
- Preparation of Safety Data Sheets for Hazardous Chemicals
- Welding Processes
- Work Health and Safety Consultation, Cooperation and Coordination

Dated: 27 February 2019

HON ROB LUCAS MLC
Treasurer

South Australia

Health and Community Services Complaints (Miscellaneous) Amendment Act (Commencement) Proclamation 2019

1—Short title

This proclamation may be cited as the *Health and Community Services Complaints (Miscellaneous) Amendment Act (Commencement) Proclamation 2019*.

2—Commencement of Act

The *Health and Community Services Complaints (Miscellaneous) Amendment Act 2018* (No 37 of 2018) comes into operation on 18 March 2019.

Made by the Governor

with the advice and consent of the Executive Council
on 14 March 2019

HEAC-2018-00087

South Australia

Public Sector (South Australian Housing Authority) Variation Regulations 2019

under the *Public Sector Act 2009*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Public Sector Regulations 2010*

- 4 Variation of regulation 13—Application of Part 7 of Act (section 41 of Act)
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Public Sector (South Australian Housing Authority) Variation Regulations 2019*.

2—Commencement

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

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of *Public Sector Regulations 2010*

4—Variation of regulation 13—Application of Part 7 of Act (section 41 of Act)

Regulation 13—after subregulation (2i) insert:

- (2j) Part 7 of the Act, as modified by subregulation (2k), applies in relation to an employee of the Chief Executive of the South Australian Housing Trust employed on or after 1 July 2018 if the employee is employed in duties that, on 1 July 2018, were classified in a classification contained in—
 - (a) the *S.A. Public Sector Salaried Employees Interim Award* (or any award made in substitution for that award); or
 - (b) the *South Australian Modern Public Sector Enterprise Agreement: Salaried 2017* (or any enterprise agreement made in substitution for that enterprise agreement).
- (2k) For the purposes of subregulation (2j), Part 7 of the Act is modified so that sections 45(3) and 54(3) do not apply to an employee referred to in that subsection.

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council
on 14 March 2019

No 19 of 2019

MHACS19001

South Australia

Health and Community Services Complaints Regulations 2019

under the *Health and Community Services Complaints Act 2004*

Contents

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- 3 Interpretation
- 4 Exclusion from definition of community service
- 5 Corresponding laws
- 6 Warrant (section 49 of Act)
- 7 Code of conduct (section 56A of Act)
- 8 Prescribed offences against other laws (sections 56B and 56C of Act)
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- 10 Service
- 11 Returns by prescribed providers (section 76 of Act)
- 12 Returns by prescribed bodies (section 77 of Act)

Schedule 1—Warrant

Schedule 2—Code of conduct for certain health care workers

- 1 Interpretation
- 2 Application of code
- 3 Health care worker to provide services in a safe and ethical manner
- 4 Health care workers to obtain consent
- 5 Appropriate conduct in relation to treatment advice
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- 8 Health care workers to adopt standard precautions for infection control
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- 19 Health care workers to display code and other information

Schedule 3—Revocation of *Health and Community Services Complaints Regulations 2005*

1—Short title

These regulations may be cited as the *Health and Community Services Complaints Regulations 2019*.

2—Commencement

These regulations come into operation on the day on which section 11 of the *Health and Community Services Complaints (Miscellaneous) Amendment Act 2018* comes into operation.

3—Interpretation

In these regulations, unless the contrary intention appears—

Act means the *Health and Community Services Complaints Act 2004*.

4—Exclusion from definition of community service

- (1) For the purposes of the definition of *community service* in section 4 of the Act, services provided by a prescribed housing entity are excluded from the ambit of that definition if a person who uses or seeks to use the relevant service is able to obtain a review of a decision by the prescribed housing entity with respect to the provision of the service by bringing an action before the South Australian Civil and Administrative Tribunal (whether as a review of an internal review or otherwise).
- (2) For the purposes of subregulation (1), *prescribed housing entity* means—
 - (a) South Australian Housing Trust; or
 - (b) a community housing provider registered under the *Community Housing Providers National Law*.

5—Corresponding laws

The following laws are *corresponding laws* for the purposes of the Act:

- (a) *Health and Community Services Complaints Act* of the Northern Territory;
- (b) *Health and Disability Services (Complaints) Act 1995* of Western Australia;
- (c) *Health Care Complaints Act 1993* of New South Wales;
- (d) *Health Complaints Act 1995* of Tasmania;
- (e) *Health Complaints Act 2016* of Victoria;
- (f) *Health Ombudsman Act 2013* of Queensland;
- (g) *Human Rights Commission Act 2005* of the Australian Capital Territory.

6—Warrant (section 49 of Act)

The prescribed form for a warrant under section 49 of the Act is set out in Form 1 of Schedule 1.

7—Code of conduct (section 56A of Act)

Pursuant to section 56A of the Act, the code of conduct set out in Schedule 2 is prescribed.

8—Prescribed offences against other laws (sections 56B and 56C of Act)

- (1) The following offences are prescribed for the purposes of section 56B(1)(b)(ii) of the Act:
 - (a) an offence against the *Australian Consumer Law (SA)*;
 - (b) an offence against Part 3 of the *Criminal Law Consolidation Act 1935*;
 - (c) an offence against Part 7 Division 10 of the *Health Practitioner Regulation National Law (South Australia)*;

- (d) an offence against the *South Australian Public Health Act 2011*.
- (2) The following offences are prescribed for the purposes of section 56C(1)(b)(ii) of the Act:
 - (a) an offence against the *Australian Consumer Law (SA)*;
 - (b) an offence against Part 3 of the *Criminal Law Consolidation Act 1935*;
 - (c) an offence against Part 7 Division 10 of the *Health Practitioner Regulation National Law (South Australia)*;
 - (d) an offence against the *South Australian Public Health Act 2011*.

9—Interstate orders (section 56EA of Act)

- (1) The following orders are *interstate interim orders* for the purposes of section 56EA of the Act:
 - (a) an order under section 41AA of the *Health Care Complaints Act 1993* of New South Wales;
 - (b) an order under section 68 of the *Health Ombudsman Act 2013* of Queensland;
 - (c) an order under section 90 of the *Health Complaints Act 2016* of Victoria.
- (2) The following orders are *interstate final orders* for the purposes of section 56EA of the Act:
 - (a) an order under section 41A of the *Health Care Complaints Act 1993* of New South Wales;
 - (b) an order under section 113(4) of the *Health Ombudsman Act 2013* of Queensland;
 - (c) an order under section 95 of the *Health Complaints Act 2016* of Victoria.

10—Service

- (1) A notice or document required or authorised by or under the Act to be given to or served on a person may—
 - (a) be given to the person personally; or
 - (b) be posted in an envelope addressed to the person at the person's last known nominated contact, residential, business or (in the case of a corporation) registered address; or
 - (c) be left for the person at the person's last known nominated contact, residential, business or (in the case of a corporation) registered address with someone apparently over the age of 16 years; or
 - (d) be transmitted by facsimile transmission or electronic mail to a facsimile number or electronic mail address provided by the person.
- (2) Without limiting the effect of subregulation (1), a notice or other document required or authorised to be given or sent to, or served on, a person for the purposes of this Act may, if the person is a company or registered body within the meaning of the *Corporations Act 2001* of the Commonwealth, be served on the person in accordance with that Act.

11—Returns by prescribed providers (section 76 of Act)

- (1) For the purposes of section 76(4) of the Act, a designated health or community service provider is a health or community service provider—
 - (a) who provides a health service or a community service within 1 of the following classes:

- (i) health services provided within the public system, the private system or the non-government sector;
 - (ii) community services provided within the public system, the private system or the non-government sector;
 - (iii) child protection services provided within the public system, the private system or the non-government sector (with this class being specifically constituted so as not to fall within a general designation under a preceding subparagraph); and
- (b) who falls within a determination of the Commissioner for the purposes of lodging returns under section 76(1) of the Act.
- (2) In connection with the operation of subregulation (1), the classes of complaints within the ambit of section 76(1) of the Act will be classes determined by the Commissioner for the purposes of lodging returns under that section of the Act.

12—Returns by prescribed bodies (section 77 of Act)

For the purposes of section 77 of the Act, the following bodies are prescribed pursuant to section 77(5):

- (a) the Australian Association of Social Workers (South Australian Branch) Incorporated;
- (b) the Australian Natural Therapists Association Limited;
- (c) the Australian Naturopathic Practitioners Association Incorporated;
- (d) the Australian Traditional-Medicine Society Ltd.

Schedule 1—Warrant

Warrant

Health and Community Services Complaints Act 2004—section 49

An application for a warrant under section 49 of the *Health and Community Services Complaints Act 2004* has been made to me by the Health and Community Services Complaints Commissioner. I [*insert name of Magistrate*] a Magistrate of the Magistrates Court of South Australia, am satisfied that there are reasonable grounds for issuing the warrant.

The persons authorised to exercise the powers conferred by the warrant are as follows: [*provide details, (eg position title) of the person seeking authority to exercise the powers conferred by the warrant*]

The address of the premises subject to the warrant is as follows: [*insert address*]

The warrant authorises the named person and any person assisting that person, with such force as is necessary—

- (a) to enter and remain in the premises; and
- (b) to search the premises and any person or thing in the premises; and
- (c) to break open and search anything in the premises in which any document or other thing relevant to the investigation may be contained; and
- (d) to take photographs; and
- (e) to seize and remove anything in the premises which the authorised person has reasonable grounds for believing is relevant to the investigation; and

- (f) to examine, seize and remove, make copies of, or take extracts from, any document in the premises which the authorised person has reasonable grounds for believing is relevant to the investigation; and
- (g) to require a health and community service provider or any other person employed at the premises to provide information by answering questions which the authorised person considers relevant to the investigation.

The period for which the warrant will be in force is 30 days from the date of issue (being the date shown below).

Dated: *[insert date of issue]*

Signed: *Magistrate of the Magistrates Court of South Australia*

Schedule 2—Code of conduct for certain health care workers

1—Interpretation

In this Schedule—

health care worker means a natural person who provides a health service (whether or not the person is registered under the *Health Practitioner Regulation National Law (South Australia)*);

health service has the same meaning as in the *Health and Community Services Complaints Act 2004*.

2—Application of code

This Schedule applies to the provision of health services by—

- (a) health care workers who are not required to be registered under the *Health Practitioner Regulation National Law (South Australia)* (including de-registered health practitioners); and
- (b) health care workers who are registered health practitioners under the *Health Practitioner Regulation National Law (South Australia)* and who provide health services that are unrelated to their registration.

3—Health care worker to provide services in a safe and ethical manner

- (1) A health care worker must provide a health service in a safe and ethical manner.
- (2) Without limiting subclause (1), a health care worker must comply with the following:
 - (a) a health care worker must maintain the necessary competence in the health care worker's field of practice;
 - (b) a health care worker must not provide health care of a type that is outside the health care worker's experience or training, or provide services that the health care worker is not qualified to provide;
 - (c) a health care worker must only prescribe or recommend treatments or appliances that serve the needs of clients;
 - (d) a health care worker must recognise the limitations of the treatment that the health care worker can provide and refer clients to other competent health service providers in appropriate circumstances;
 - (e) a health care worker must recommend to clients that additional opinions and services be sought, where appropriate;

- (f) a health care worker must assist a client to find other appropriate health care services, if required and practicable;
- (g) a health care worker must encourage clients to inform their treating medical practitioner (if any) of the treatments or care being provided;
- (h) a health care worker must have a sound understanding of any possible adverse interactions between the therapies and treatments being provided or prescribed and any other medications or treatments, whether prescribed or not, that the health care worker is, or should be, aware that a client is taking or receiving, and advise the client of these interactions;
- (i) a health care worker must provide health services in a manner that is culturally sensitive to the needs of the health care worker's clients.

4—Health care workers to obtain consent

Prior to commencing a treatment or service, a health care worker must ensure that consent appropriate to that treatment or service has been obtained and complies with the laws of South Australia.

5—Appropriate conduct in relation to treatment advice

- (1) A health care worker must accept the right of clients to make informed choices in relation to their health care.
- (2) A health care worker must not attempt to dissuade a client from seeking or continuing medical treatment.
- (3) A health care worker must communicate and cooperate with colleagues and other health service providers and agencies in the best interests of their clients.

6—Health care workers to report concerns about the conduct of other health care workers

A health care worker who, in the course of providing treatment or care, forms the reasonable belief that another health care worker has placed or is placing clients at serious risk of harm must refer the matter to the Health and Community Services Complaints Commissioner.

7—Health care workers to take appropriate action in response to adverse events

- (1) A health care worker must take appropriate and timely measures to minimise harm to clients when an adverse event occurs in the course of providing treatment or care.
- (2) Without limiting subclause (1), a health care worker must—
 - (a) ensure that appropriate first aid is available to deal with any adverse event; and
 - (b) obtain appropriate emergency assistance in the event of any serious adverse event; and
 - (c) promptly disclose the adverse event to the client and take appropriate remedial steps to reduce the risk of recurrence; and
 - (d) report the adverse event to the relevant authority, where appropriate.

8—Health care workers to adopt standard precautions for infection control

- (1) A health care worker must adopt standard precautions for the control of infection in the course of providing treatment or care.

- (2) Without limiting subclause (1), a health care worker who carries out a skin penetration or other invasive procedure must comply with—
 - (a) the *South Australian Public Health Act 2011*; and
 - (b) the *Guidelines on the Safe and Hygienic Practice of Skin Penetration* published by the Department and as in force from time to time.

9—Health care workers diagnosed with infectious medical conditions

- (1) A health care worker who has been diagnosed with a medical condition that can be passed on to clients must ensure that the health care worker practises in a manner that does not put clients at risk.
- (2) Without limiting subclause (1), a health care worker who has been diagnosed with a medical condition that can be passed on to clients must take and follow advice from a suitably qualified registered health practitioner on the necessary steps to be taken to modify the health care worker's practice to avoid the possibility of transmitting that condition to clients.

10—Health care workers not to make claims to cure certain serious illnesses

- (1) A health care worker must not claim or represent that they are qualified, able or willing to cure cancer or other terminal illnesses.
- (2) A health care worker who claims to be able to treat or alleviate the symptoms of cancer or other terminal illnesses must be able to substantiate such claims.

11—Health care workers not to misinform their clients

- (1) A health care worker must not engage in any form of misinformation or misrepresentation in relation to the products or services the health care worker provides or the qualifications, training or professional affiliations the health care worker holds.
- (2) Without limiting subclause (1)—
 - (a) a health care worker must not use possession of a particular qualification to mislead or deceive clients or the public as to the health care worker's competence in a field of practice or ability to provide treatment; and
 - (b) a health care worker must provide truthful information as to the health care worker's qualifications, training or professional affiliations; and
 - (c) a health care worker must not make claims either directly to clients or in advertising or promotional materials about the efficacy of treatment or services the health care worker provides if those claims cannot be substantiated.

12—Health care workers not to practise under the influence of alcohol or unlawful substances

- (1) A health care worker must not provide treatment or care to clients while under the influence of alcohol or unlawful substances.
- (2) A health care worker who is taking prescribed medication must obtain advice from the prescribing health practitioner or dispensing pharmacist on the impact of the medication on the health care worker's ability to practise and must refrain from treating or caring for clients in circumstances where the health care worker's capacity is or may be impaired.

13—Health care workers with certain mental or physical impairment

- (1) A health care worker must not provide treatment or care to clients while suffering from a physical or mental impairment, disability, condition or disorder (including an addiction to alcohol or a drug, whether or not prescribed) that places or is likely to place clients at risk of harm.
- (2) Without limiting subclause (1), if a health care worker has a mental or physical impairment that could place clients at risk of harm, the health care worker must seek advice from a suitably qualified health practitioner to determine whether, and in what ways, the health care worker should modify the health care worker's practice, including stopping practice if necessary.

14—Health care workers not to financially exploit clients

- (1) A health care worker must not financially exploit their clients.
- (2) Without limiting subclause (1)—
 - (a) a health care worker must only provide services or treatments to clients that are designed to maintain or improve clients' health or wellbeing; and
 - (b) a health care worker must not accept or offer financial inducements or gifts as a part of client referral arrangements with other health care workers; and
 - (c) a health care worker must not ask clients to give, lend or bequeath money or gifts that will benefit the health care worker directly or indirectly.

15—Health care workers not to engage in sexual misconduct

- (1) A health care worker must not engage in behaviour of a sexual or close personal nature with a client.
- (2) A health care worker must not engage in a sexual or other inappropriate close personal, physical or emotional relationship with a client.
- (3) A health care worker should ensure that a reasonable period of time has elapsed since the conclusion of the therapeutic relationship before engaging in a sexual relationship with a client.

16—Health care workers to comply with relevant privacy laws

A health care worker must comply with relevant privacy laws that apply to clients' health information, including the *Privacy Act 1988* of the Commonwealth.

17—Health care workers to keep appropriate records

- (1) A health care worker must maintain accurate, legible and up-to-date clinical records for each client consultation and ensure that these are held securely and not subject to unauthorised access.
- (2) A health care worker must take necessary steps to facilitate clients' access to information contained in their health records if requested.
- (3) A health care worker must facilitate the transfer of a client's health record in a timely manner when requested to do so by the client or their legal representative.

18—Health care workers to be covered by appropriate insurance

A health care worker should ensure that appropriate indemnity insurance arrangements are in place in relation to the health care worker's practice.

19—Health care workers to display code and other information

- (1) A health care worker must display or make available a copy of each of the following documents at all premises where the health care worker practices:
 - (a) a copy of this code of conduct;
 - (b) a document, in a form determined by the Commissioner, that gives information about the way in which clients may make a complaint to the Health and Community Services Complaints Commissioner.
- (2) Copies of these documents must be displayed or made available in a manner that makes them easily visible or accessible to clients.
- (3) This clause does not apply in respect of any of the following premises:
 - (a) premises of any hospital (within the meaning of the *Health Care Act 2008*);
 - (b) premises of any health service established or licensed under the *Health Care Act 2008*;
 - (c) premises of the *SA Ambulance Service Incorporated*;
 - (d) premises of an approved provider (within the meaning of the *Aged Care Act 1997* of the Commonwealth).

Schedule 3—Revocation of *Health and Community Services Complaints Regulations 2005*

The *Health and Community Services Complaints Regulations 2005* are revoked.

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council
on 14 March 2019

No 20 of 2019

HEAC-2018-00087

South Australia

Work Health and Safety (Blood Lead Removal Levels) Variation Regulations 2019

under the *Work Health and Safety Act 2012*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Work Health and Safety Regulations 2012*

- 4 Variation of regulation 394—Meaning of *lead risk work*
 - 5 Variation of regulation 407—Frequency of biological monitoring
 - 6 Variation of regulation 415—Removal of worker from lead risk work
 - 7 Variation of regulation 417—Return to lead risk work after removal
 - 8 Variation of regulation 704—Expiation of offences against Act
 - 9 Variation of Schedule 7—Safety data sheets
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Work Health and Safety (Blood Lead Removal Levels) Variation Regulations 2019*.

2—Commencement

These regulations come into operation on 1 July 2019.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of *Work Health and Safety Regulations 2012*

4—Variation of regulation 394—Meaning of *lead risk work*

Regulation 394(a) and (b)—delete paragraphs (a) and (b) and substitute:

- (a) for the period up to and including 30 June 2021—
 - (i) in the case of a female of reproductive capacity—
10µg/dL (0.48µmol/L); or
 - (ii) in any other case—30µg/dL (1.45µmol/L); or
- (b) from 1 July 2021—
 - (i) in the case of a female of reproductive capacity—
5µg/dL (0.24µmol/L); or
 - (ii) in any other case—20µg/dL (0.97µmol/L).

5—Variation of regulation 407—Frequency of biological monitoring

Regulation 407(1)(a) and (b)—delete paragraphs (a) and (b) and substitute:

- (a) for the period up to and including 30 June 2021—
 - (i) in the case of females not of reproductive capacity and males—
 - (A) if the last monitoring shows a blood lead level of less than 30µg/dL (1.45µmol/L)—6 months after the last biological monitoring of the worker; or
 - (B) if the last monitoring shows a blood lead level of 30µg/dL (1.45µmol/L) or more but less than 40µg/dL (1.93µmol/L)—3 months after the last biological monitoring of the worker; or
 - (C) if the last monitoring shows a blood lead level of 40µg/dL (1.93µmol/L) or more—6 weeks after the last biological monitoring of the worker;
 - (ii) in the case of females of reproductive capacity—
 - (A) if the last monitoring shows a blood lead level of less than 10µg/dL (0.48µmol/L)—3 months after the last biological monitoring of the worker; or
 - (B) if the last monitoring shows a blood lead level of 10µg/dL (0.48µmol/L) or more—6 weeks after the last biological monitoring of the worker; or
- (b) from 1 July 2021—
 - (i) in the case of females not of reproductive capacity and males—
 - (A) if the last monitoring shows a blood lead level of less than 10µg/dL (0.48µmol/L)—6 months after the last biological monitoring of the worker; or
 - (B) if the last monitoring shows a blood lead level of 10µg/dL (0.48µmol/L) or more but less than 20µg/dL (0.97µmol/L)—3 months after the last biological monitoring of the worker; or
 - (C) if the last monitoring shows a blood lead level of 20µg/dL (0.97µmol/L) or more—6 weeks after the last biological monitoring of the worker;
 - (ii) in the case of females of reproductive capacity—
 - (A) if the last monitoring shows a blood lead level of less than 5µg/dL (0.24µmol/L)—3 months after the last biological monitoring of the worker; or
 - (B) if the last monitoring shows a blood lead level of 5µg/dL (0.24µmol/L) or more but less than 10µg/dL (0.48µmol/L)—6 weeks after the last biological monitoring of the worker.

6—Variation of regulation 415—Removal of worker from lead risk work

Regulation 415(1)(a)(i) to (iii)—delete subparagraphs (i) to (iii) (inclusive) and substitute:

- (i) for the period up to and including 30 June 2021—
 - (A) in the case of females not of reproductive capacity and males—
50µg/dL (2.42µmol/L); or
 - (B) in the case of females of reproductive capacity—
20µg/dL (0.97µmol/L); or
 - (C) in the case of females who are pregnant or breastfeeding—
15µg/dL (0.72µmol/L); or
- (ii) from 1 July 2021—
 - (A) in the case of females not of reproductive capacity and males—
30µg/dL (1.45µmol/L); or
 - (B) in the case of females of reproductive capacity—
10µg/dL (0.48µmol/L); or

7—Variation of regulation 417—Return to lead risk work after removal

Regulation 417(3)(a)(i) and (ii)—delete subparagraphs (i) and (ii) and substitute:

- (i) for the period up to and including 30 June 2021—
 - (A) in the case of females not of reproductive capacity and males—
40µg/dL (1.93µmol/L); or
 - (B) in the case of females of reproductive capacity—
10µg/dL (0.48µmol/L); or
- (ii) from 1 July 2021—
 - (A) in the case of females not of reproductive capacity and males—
20µg/dL (0.97µmol/L); or
 - (B) in the case of females of reproductive capacity—
5µg/dL (0.24µmol/L); and

8—Variation of regulation 704—Expiation of offences against Act

Regulation 704(1), table, reference to "section 72(7)"—delete "72(7)" and substitute:

72(8)

9—Variation of Schedule 7—Safety data sheets

Schedule 7, clause 2—delete "regulation 327" and substitute:

regulation 331

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council
on 14 March 2019

No 21 of 2019

T&F19/014CS

South Australia

National Parks and Wildlife (Protected Animals—Marine Mammals) Variation Regulations 2019

under the *National Parks and Wildlife Act 1972*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *National Parks and Wildlife (Protected Animals—Marine Mammals) Regulations 2010*

- 4 Variation of regulation 4—Interpretation
- 5 Variation of regulation 10—Operation of vessels close to marine mammals
- 6 Variation of regulation 12—Distance to be kept by aircraft
- 7 Variation of regulation 14—Distance to be kept by swimmers
- 8 Substitution of regulation 19
 - 19 Restrictions on commercial activities
 - 20 Expiation of offences
- 9 Substitution of Schedule 1
 - Schedule 1—Encounter Bay Restricted Area
 - 1 Encounter Bay Restricted Area

Schedule 1—Related variations

Part 1—Preliminary

- 1 Variation provisions

Part 2—Variation of *National Parks and Wildlife (Fees) Regulations 2018*

- 2 Substitution of Schedule 1 Part 3
 - Part 3—Fees relating to *National Parks and Wildlife (Protected Animals—Marine Mammals) Regulations 2010*
 - 3 Fees relating to *National Parks and Wildlife (Protected Animals—Marine Mammals) Regulations 2010*
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *National Parks and Wildlife (Protected Animals—Marine Mammals) Variation Regulations 2019*.

2—Commencement

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

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of *National Parks and Wildlife (Protected Animals—Marine Mammals) Regulations 2010*

4—Variation of regulation 4—Interpretation

- (1) Regulation 4, definition of *Adelaide Metropolitan Beaches Restricted Area*—delete the definition;
- (2) Regulation 4, definition of *calf*—delete the definition and substitute:

calf means—

 - (a) in the case of a dolphin—a dolphin that is generally in close proximity to an adult dolphin of the same species and is less than half the length of that dolphin;
 - (b) in the case of a whale—a whale that is generally in close proximity to an adult whale of the same species and is less than half the length of that whale;
- (3) Regulation 4, definitions of *Encounter Bay Restricted Area* and *Great Australian Bight Marine Park Whale Sanctuary*—delete the definitions and substitute:

Encounter Bay Restricted Area—see Schedule 1;
- (4) Regulation 4, definition of *observe*—delete the definition and substitute:

observe, in relation to a marine mammal, means—

 - (a) to watch or listen to the marine mammal; or
 - (b) to film or take photographs of the marine mammal; or
 - (c) to make audio, video or other recordings of the marine mammal,

(including by means of remotely controlled equipment);
- (5) Regulation 4, definition of *submersible*—delete "machine designed to move 1 or more persons" and substitute:

vessel designed to be operated or used
- (6) Regulation 4, definition of *vessel*, (a)—delete "float on" and substitute:

be operated or used on or in

5—Variation of regulation 10—Operation of vessels close to marine mammals

Regulation 10(3) and (4)—delete subregulations (3) and (4) and substitute:

- (3) If a whale moves towards a vessel that is within 300 metres of the whale, the person who is in control of the vessel must not use, or continue using, the vessel—
 - (a) to enable the observation of the whale; or
 - (b) for the purposes of swimming, or enabling persons to swim, near the whale,

unless the person either maintains the vessel's position or moves it away from the whale.

- (4) If a marine mammal other than a whale moves towards a vessel that is within 150 metres of the marine mammal, the person who is in control of the vessel must not use, or continue using, the vessel—
- (a) to enable the observation of the marine mammal; or
 - (b) for the purposes of swimming, or enabling persons to swim, near the marine mammal,

unless the person either maintains the vessel's position or moves it away from the marine mammal.

6—Variation of regulation 12—Distance to be kept by aircraft

Regulation 12(4)—delete "persons in the aircraft to observe the marine mammal unless he or she flies it" and substitute:

the observation of the marine mammal unless the person flies the aircraft

7—Variation of regulation 14—Distance to be kept by swimmers

Regulation 14(3)(e)—after "calf" insert:

or pup

8—Substitution of regulation 19

Regulation 19—delete the regulation and substitute:

19—Restrictions on commercial activities

- (1) Subject to subregulation (2), a person must not, for fee or reward—
- (a) use an aircraft, vessel or other means to take another person into the vicinity of a marine mammal to enable the other person to observe the animal or swim near the animal; or
 - (b) assist another person in the vicinity of a marine mammal to observe the animal or swim near the animal.
- (2) Subregulation (1) does not prevent a person from taking another person to a place, as part of a tour operated for fee or reward, to enable the other person to observe a marine mammal from a prescribed viewing structure.

20—Expiation of offences

The expiation fee for an alleged offence against section 68(1) of the Act comprised of contravening these regulations is \$315.

9—Substitution of Schedule 1

Schedule 1—delete the Schedule and substitute:

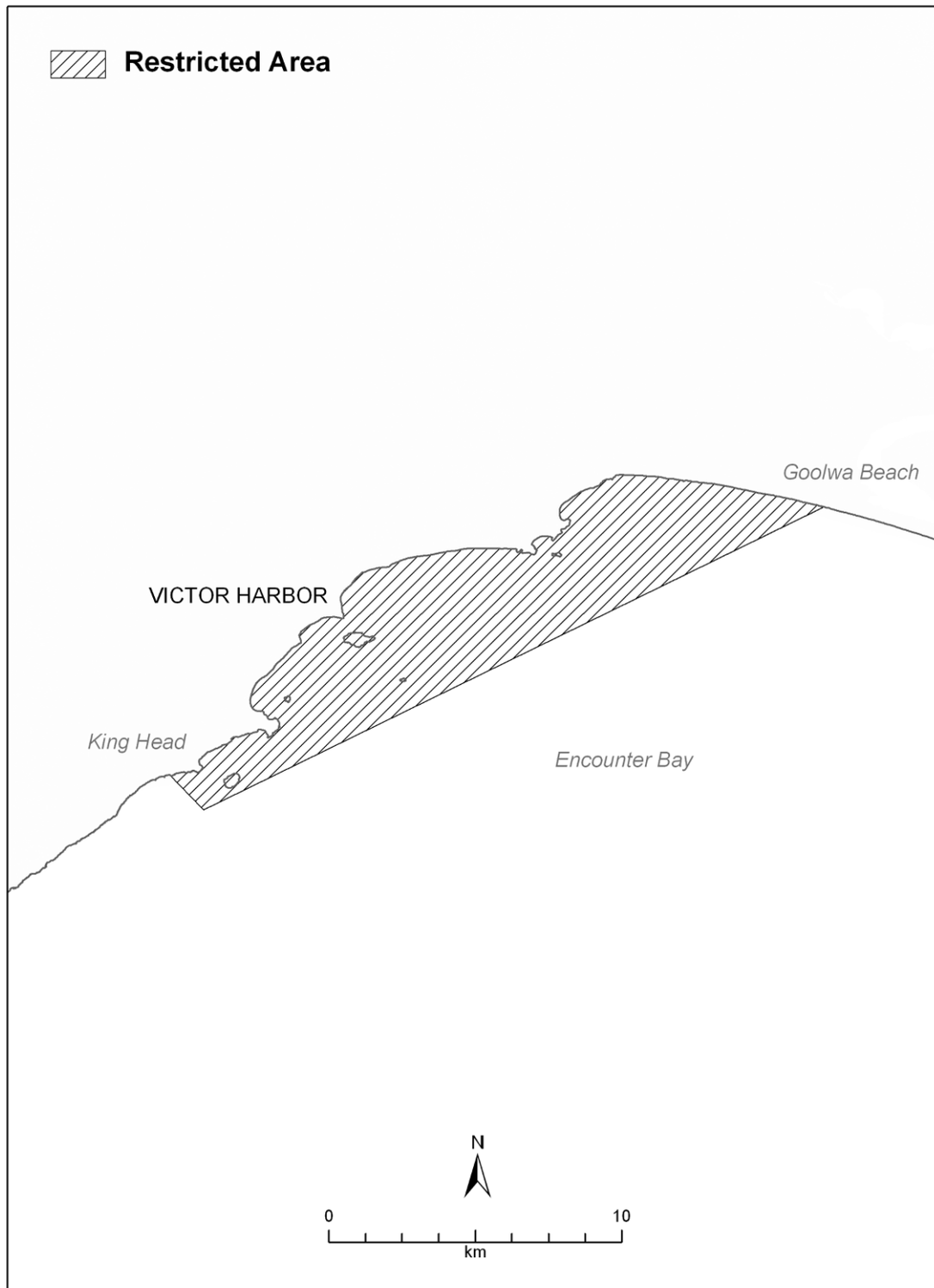
Schedule 1—Encounter Bay Restricted Area**1—Encounter Bay Restricted Area**

The Encounter Bay Restricted Area comprises the area bounded by a line commencing at a point at the high water mark approximately 1.5 kilometres west of King Head, position latitude 35°36'3" South, longitude 138°34'5" East, then 1 nautical mile south-easterly to position latitude 35°37'0" South, longitude 138°35'0" East, then to a point at the high water mark near the Goolwa Beach car park, position latitude 35°31'23" South, longitude 138°46'25" East, then to the point of commencement along the high water mark.

Note—

The map in this Schedule is provided for convenience of reference only.

Encounter Bay Restricted Area



Schedule 1—Related variations

Part 1—Preliminary

1—Variation provisions

In this Schedule, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of *National Parks and Wildlife (Fees) Regulations 2018*

2—Substitution of Schedule 1 Part 3

Schedule 1 Part 3—delete Part 3 and substitute:

Part 3—Fees relating to *National Parks and Wildlife (Protected Animals—Marine Mammals) Regulations 2010*

3—Fees relating to *National Parks and Wildlife (Protected Animals—Marine Mammals) Regulations 2010*

- (1) Subject to subclause (2), the following fees are payable for the purposes of the Act and the *National Parks and Wildlife (Protected Animals—Marine Mammals) Regulations 2010*:

1 On application for the grant of a permit under section 68(2) of the Act authorising acts or activities in relation to marine mammals that are contrary to the *National Parks and Wildlife (Protected Animals—Marine Mammals) Regulations 2010*—

- | | |
|--|----------|
| (a) in the case of an application for a permit subject only to standard conditions | \$402.00 |
| (b) in any other case | \$633.00 |

2 On application for the issue of a duplicate permit \$23.10

- (2) A fee specified in subclause (1) item 1 represents the amount payable for each period of 12 months for which the permit is granted.

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council
on 14 March 2019

No 22 of 2019

19EWDEWCS0028

RULES OF COURT

MAGISTRATES COURT OF SOUTH AUSTRALIA

Amendment 70 to the Magistrates Court Rules 1992

PURSUANT to section 49 of the *Magistrates Court Act 1991* and all other enabling powers, we, the undersigned, do hereby make the following amendments to the *Magistrates Court Rules 1992* as amended.

1. These Rules may be cited as the 'Magistrates Court Rules 1992 (Amendment 70)'.
2. The *Magistrates Court Rules 1992* ('the Rules') as amended by these amendments apply to and govern all actions commenced in the criminal division of the Court on and after the date on which these amendments are gazetted.
3. Form 28 is deleted and replaced with Form 28.
4. Form 28AA is deleted and replaced with Form 28AA.
5. Form 29 is deleted and replaced with Form 29.
6. Form 29AA is deleted and replaced with Form 29AA.
7. Form 30 is deleted and replaced with Form 30.
8. Form 31 is deleted and replaced with Form 31.
9. Form 31AA is deleted and replaced with Form 31AA.
10. Form 41 is deleted and replaced with Form 41.
11. Form 45 is deleted and replaced with Form 45.

Dated: 28 February 2019

MARY-LOUISE HRIBAL
Chief Magistrate

BRETT JONATHON DIXON
Magistrate

BRIONY KENNEWELL
Magistrate

PAUL MARVIN FOLEY
Magistrate

Form 28



**POLICE/THIRD PARTY APPLICATION
(INTERVENTION ORDER)
Magistrates Court of South Australia**
www.courts.sa.gov.au
Intervention Orders (Prevention of Abuse) Act 2009
Section 20

Court Use
Date Filed:

Applicant (Police applicant state rank and number)					
Name	Surname		Given name/s		AP Number
Address	Street		Telephone		Facsimile
	City/Town/Suburb	State	Postcode	Email Address	
Defendant (Police may provide details separately)					
Name	Surname		Given name/s		Gender
					DOB
					dd/mm/yyyy
Address	Street				
	City/Town/Suburb		State	Postcode	
Other address at which defendant may be found					
Address	Street				
	City/Town/Suburb		State	Postcode	
Proposed Protected Person(s) (provide contact details on Annexure attached)					
Names	Surname		Given name/s		Gender
					DOB
					dd/mm/yyyy
	Surname		Given name/s		Gender
					DOB
					dd/mm/yyyy
	Surname		Given name/s		Gender
					DOB
					dd/mm/yyyy
	Surname		Given name/s		Gender
					DOB
					dd/mm/yyyy
The applicant says that the defendant may commit the following act of abuse:					
<input type="checkbox"/> domestic abuse					
<input type="checkbox"/> non-domestic abuse					
The applicant seeks the intervention order terms on the attached sheet.					
Is there currently a Domestic Violence Order in place anywhere in Australia between any of the proposed protected person(s) and the defendant? Yes <input type="checkbox"/> No: <input type="checkbox"/> (If yes, please attach a copy of the order)					
COURT USE ONLY: Registry checks confirm this is a current and enforceable Domestic Violence Order. Yes <input type="checkbox"/> No: <input type="checkbox"/> (not required if police are the applicant) (only to be completed if the applicant attaches a current Domestic Violence Order)					
The applicant will seek a tenancy order: Yes <input type="checkbox"/> No: <input type="checkbox"/> (If yes, please give this information)					
Address of premises:					
Term of lease:					
The present tenant(s):			The proposed tenant:		
Present rent:			How much is the bond:		
Name of landlord or agent:					
Phone number:			Email:		
The applicant will seek a problem gambling order: Yes <input type="checkbox"/> No <input type="checkbox"/>					

You must provide details of the following:

Any children who will not be protected persons but who may be affected by the order:

Name	Age	Name	Age
Name	Age	Name	Age

Are you aware of any relevant orders or pending applications under the *Family Law Act 1975* (Cth), between a person or persons proposed to be protected by the order and the defendant?
 Yes No

Are you aware of any relevant orders, agreements, pending applications or contact determinations under the *Children and Young People (Safety) Act 2017*?
 Yes No

Are you aware of any relevant orders or agreements for the division of property under the *Family Law Act 1975* (Cth) or the *Domestic Partners Property Act 1996*, or a corresponding law of another jurisdiction, between a person or persons proposed to be protected by the order and the defendant, or any pending application for such an order?
 Yes No

Are you aware of any other legal proceedings between a person or persons proposed to be protected by the order and the defendant?
 Yes No

If you answered 'yes' to any of the questions above, you must provide a copy or details of the order, agreement, pending application, contact determination or proceedings.

..... Date APPLICANT
---------------	--------------------

Hearing details	Registry	Date	
	Address	Time	am/pm
	Telephone	Facsimile	Email Address

..... Date JUSTICE OF THE PEACE / REGISTRAR
---------------	---

INTERIM INTERVENTION ORDER TERMS REQUESTED

This order is declared to address a domestic violence concern.

The defendant must **not**:

- 1 assault, threaten, harass or intimidate the protected person(s);
 - 2 follow or keep the protected person(s) under surveillance including tracking GPS or otherwise;
 - 3 be within metres of the protected person(s) unless permitted by other conditions of this order;
 - 4 contact or communicate with the protected person(s) either directly or indirectly in any way (including telephone, SMS messages, in writing, e-mail or any other social media etc).
- But contact is permitted;** (Tick as applicable)
- a) at any court or tribunal hearing where the defendant is a party to proceedings or a witness;
 - b) through a solicitor or police;
 - c) in accordance with an order of a court exercising jurisdiction under the *Family Law Act 1975*;
 - d) at a family dispute resolution conference or family counselling under the *Family Law Act 1975*, a family conference under the *Young Offenders Act 1993*, or at a mediation;
 - e) in accordance with a Parenting Plan under s 63C of the *Family Law Act 1975* consented to by the protected person after this order;
33. Notwithstanding the other terms of this order, contact is permitted by SMS and/or email or to facilitate access to child(ren) and to exchange information as to the welfare of the child(ren);
- (OTH) Other orders (regarding communication):
- 5 enter or remain within metres of any boundary where the protected person(s) stays, resides or works;
 - 6 damage or interfere with the premises where the protected person(s) stays, resides or works;
 - 7 damage or take possession of personal property belonging to the protected person(s) and the following specified property:
- 8 enter or be within metres of the boundary of the following locations:
- 9 enter or be within metres of the boundary of any education or care facility attended by the protected person(s) and/or including specifically the following:
- 10 be in possession of the following weapon(s) or article(s):
- 11 publish on the internet or by any other electronic means any material about the protected person(s);
 - 12 cause, allow or encourage another person to do anything forbidden by this order.

The defendant must/must not:

(OTH) Other orders:

The defendant is:

- 13 permitted to attend at the protected person(s) residence once in the presence of and at a time organised by a police officer to collect personal property not affected by this order;

The defendant must:

- 14 vacate the premises at
forthwith upon service of this order and not return to those premises unless this term is varied or dismissed
by the Court;
- 15 contact the Intervention Program Manager at ph. 8204 8815 within 2 business days and make and attend an
appointment for assessment, and if assessed as suitable undertake any intervention program as ordered by
the court;

(OTH) **Section 68R Family Law Act 1975 Orders/s:** (Tick as applicable)

The Family Court / Federal Circuit Court order,

Parenting Order

Recovery Order

Injunction

Undertaking

Registered Parenting Plan

Recognisance

made on the is Revived / Varied / Discharged / Suspended as follows:

and is ongoing OR valid until .

Firearms orders (see s 14):

- 16 any firearm, ammunition or part of a firearm in the possession of the defendant and any licence or permit
held by the defendant authorising possession of a firearm, ammunition or part of a firearm must be
surrendered to the Registrar of Firearms forthwith.
- 17 for so long as this intervention order remains in force, any licence or permit held by the defendant authorising
possession of a firearm, ammunition or part of a firearm is suspended and the defendant is disqualified from
holding or obtaining a licence or permit authorising possession of a firearm, ammunition or part of a firearm.
The defendant is prohibited from possessing a firearm, ammunition or part of a firearm in the course of his or
her employment.



**FORM 28 ANNEXURE
PROTECTED PERSON(S) DETAILS
(INTERVENTION ORDER)
Magistrates Court of South Australia**
www.courts.sa.gov.au
Intervention Orders (Prevention of Abuse) Act 2009
Section 20

Court Use
Date Filed:

This annexure should be kept separately from Form 28. It must not be served on the defendant with Form 28. Pursuant to r 18.04C it must be stored electronically, separately from the hard file and any hardcopy of the document must be subsequently destroyed.

Protected Person(s) Details				
1.	Name	Surname	Given name/s	Gender
	Address	Street	Telephone	Facsimile
		City/Town/Suburb	State	Postcode
Preferred method of contact: <input type="checkbox"/> Post <input type="checkbox"/> Telephone <input type="checkbox"/> Fax <input type="checkbox"/> Email				
2.	Name	Surname	Given name/s	Gender
	Address	Street	Telephone	Facsimile
		City/Town/Suburb	State	Postcode
Preferred method of contact: <input type="checkbox"/> Post <input type="checkbox"/> Telephone <input type="checkbox"/> Fax <input type="checkbox"/> Email				
3.	Name	Surname	Given name/s	Gender
	Address	Street	Telephone	Facsimile
		City/Town/Suburb	State	Postcode
Preferred method of contact: <input type="checkbox"/> Post <input type="checkbox"/> Telephone <input type="checkbox"/> Fax <input type="checkbox"/> Email				
4.	Name	Surname	Given name/s	Gender
	Address	Street	Telephone	Facsimile
		City/Town/Suburb	State	Postcode
Preferred method of contact: <input type="checkbox"/> Post <input type="checkbox"/> Telephone <input type="checkbox"/> Fax <input type="checkbox"/> Email				
5.	Name	Surname	Given name/s	Gender
	Address	Street	Telephone	Facsimile
		City/Town/Suburb	State	Postcode
Preferred method of contact: <input type="checkbox"/> Post <input type="checkbox"/> Telephone <input type="checkbox"/> Fax <input type="checkbox"/> Email				
6.	Name	Surname	Given name/s	Gender
	Address	Street	Telephone	Facsimile
		City/Town/Suburb	State	Postcode
Preferred method of contact: <input type="checkbox"/> Post <input type="checkbox"/> Telephone <input type="checkbox"/> Fax <input type="checkbox"/> Email				

You must provide details of the following:

Any children who will not be protected persons but who may be affected by the order:

Name	Age	Name	Age
Name	Age	Name	Age

Are you aware of any relevant orders or pending applications under the *Family Law Act 1975* (Cth), between a person or persons proposed to be protected by the order and the defendant?
 Yes No

Are you aware of any relevant orders, agreements, pending applications or contact determinations under the *Children and Young People (Safety) Act 2017*?
 Yes No

Are you aware of any relevant orders or agreements for the division of property under the *Family Law Act 1975* (Cth) or the *Domestic Partners Property Act 1996*, or a corresponding law of another jurisdiction, between a person or persons proposed to be protected by the order and the defendant, or any pending application for such an order?
 Yes No

Are you aware of any other legal proceedings between a person or persons proposed to be protected by the order and the defendant?
 Yes No

If you answered 'yes' to any of the questions above, you must provide a copy or details of the order, agreement, pending application, contact determination or proceedings.

.....
 Date APPLICANT

Hearing details	Registry	Date
	Address	Time am/pm
	Telephone	Facsimile Email Address

.....
 Date JUSTICE OF THE PEACE / REGISTRAR

INTERIM INTERVENTION ORDER TERMS REQUESTED

This order is declared to address a domestic violence concern.

The defendant must **not**:

- 1 assault, threaten, harass or intimidate the protected person(s);
 2 follow or keep the protected person(s) under surveillance including tracking GPS or otherwise;
 3 be within metres of the protected person(s) unless permitted by other conditions of this order;
 4 contact or communicate with the protected person(s) either directly or indirectly in any way (including telephone, SMS messages, in writing, e-mail or any other social media etc).

But contact is permitted; (Tick as applicable)

- a) at any court or tribunal hearing where the defendant is a party to proceedings or a witness;
 b) through a solicitor or police;
 c) in accordance with an order of a court exercising jurisdiction under the *Family Law Act 1975*;
 d) at a family dispute resolution conference or family counselling under the *Family Law Act 1975*, a family conference under the *Young Offenders Act 1993*, or at a mediation;
 e) in accordance with a Parenting Plan under s 63C of the *Family Law Act 1975* consented to by the protected person after this order;
33. Notwithstanding the other terms of this order, contact is permitted by SMS and/or email or to facilitate access to child(ren) and to exchange information as to the welfare of the child(ren);
- (OTH) Other orders (regarding communication):

- 5 enter or remain within metres of any boundary where the protected person(s) stays, resides or works;
 6 damage or interfere with the premises where the protected person(s) stays, resides or works;
 7 damage or take possession of personal property belonging to the protected person(s) and the following specified property:

8 enter or be within metres of the boundary of the following locations:

9 enter or be within metres of the boundary of any education or care facility attended by the protected person(s) and/or including specifically the following:

10 be in possession of the following weapon(s) or article(s):

- 11 publish on the internet or by any other electronic means any material about the protected person(s);
 12 cause, allow or encourage another person to do anything forbidden by this order.

The defendant must/must not:

(OTH) Other orders:

The defendant is:

- 13 permitted to attend at the protected person(s) residence once in the presence of and at a time organised by a police officer to collect personal property not affected by this order;

The defendant must:

- 14 vacate the premises at
forthwith upon service of this order and not return to those premises unless this term is varied or dismissed
by the Court;
- 15 contact the Intervention Program Manager at ph. 8204 8815 within 2 business days and make and attend an
appointment for assessment, and if assessed as suitable undertake any intervention program as ordered by
the court;

(OTH) **Section 68R Family Law Act 1975 Orders/s:** (Tick as applicable)

The Family Court / Federal Circuit Court order,

Parenting Order

Recovery Order

Injunction

Undertaking

Registered Parenting Plan

Recognisance

made on the _____ is Revived / Varied / Discharged / Suspended as follows:

and is ongoing OR valid until _____.

Firearms orders (see s 14):

- 16 any firearm, ammunition or part of a firearm in the possession of the defendant and any licence or permit
held by the defendant authorising possession of a firearm, ammunition or part of a firearm must be
surrendered to the Registrar of Firearms forthwith.
- 17 for so long as this intervention order remains in force, any licence or permit held by the defendant authorising
possession of a firearm, ammunition or part of a firearm is suspended and the defendant is disqualified from
holding or obtaining a licence or permit authorising possession of a firearm, ammunition or part of a firearm.
The defendant is prohibited from possessing a firearm, ammunition or part of a firearm in the course of his or
her employment.



**FORM 28AA ANNEXURE
PROTECTED PERSON(S) DETAILS
(INTERVENTION ORDER)
Magistrates Court of South Australia**
www.courts.sa.gov.au
Intervention Orders (Prevention of Abuse) Act 2009
Section 20

Court Use
Date Filed:

This annexure should be kept separately from Form 28AA. It must not be served on the defendant with Form 28AA. Pursuant to r 18.04C it must be stored electronically, separately from the hard file and any hardcopy of the document can be subsequently destroyed.

Applicant/Protected Person Details				
1.	Name		Gender	
	<i>Surname</i>		<i>Given name/s</i>	
	Address		Telephone	Facsimile
	<i>Street</i>	<i>City/Town/Suburb</i>	<i>State</i>	<i>Postcode</i>
		Email Address		
Preferred method of contact: <input type="checkbox"/> Post <input type="checkbox"/> Telephone <input type="checkbox"/> Fax <input type="checkbox"/> Email				
Other Protected Person(s) Details				
2.	Name		Gender	
	<i>Surname</i>		<i>Given name/s</i>	
	Address		Telephone	Facsimile
	<i>Street</i>	<i>City/Town/Suburb</i>	<i>State</i>	<i>Postcode</i>
		Email Address		
Preferred method of contact: <input type="checkbox"/> Post <input type="checkbox"/> Telephone <input type="checkbox"/> Fax <input type="checkbox"/> Email				
3.	Name		Gender	
	<i>Surname</i>		<i>Given name/s</i>	
	Address		Telephone	Facsimile
	<i>Street</i>	<i>City/Town/Suburb</i>	<i>State</i>	<i>Postcode</i>
		Email Address		
Preferred method of contact: <input type="checkbox"/> Post <input type="checkbox"/> Telephone <input type="checkbox"/> Fax <input type="checkbox"/> Email				
4.	Name		Gender	
	<i>Surname</i>		<i>Given name/s</i>	
	Address		Telephone	Facsimile
	<i>Street</i>	<i>City/Town/Suburb</i>	<i>State</i>	<i>Postcode</i>
		Email Address		
Preferred method of contact: <input type="checkbox"/> Post <input type="checkbox"/> Telephone <input type="checkbox"/> Fax <input type="checkbox"/> Email				
5.	Name		Gender	
	<i>Surname</i>		<i>Given name/s</i>	
	Address		Telephone	Facsimile
	<i>Street</i>	<i>City/Town/Suburb</i>	<i>State</i>	<i>Postcode</i>
		Email Address		
Preferred method of contact: <input type="checkbox"/> Post <input type="checkbox"/> Telephone <input type="checkbox"/> Fax <input type="checkbox"/> Email				
6.	Name		Gender	
	<i>Surname</i>		<i>Given name/s</i>	
	Address		Telephone	Facsimile
	<i>Street</i>	<i>City/Town/Suburb</i>	<i>State</i>	<i>Postcode</i>
		Email Address		
Preferred method of contact: <input type="checkbox"/> Post <input type="checkbox"/> Telephone <input type="checkbox"/> Fax <input type="checkbox"/> Email				



INTERIM INTERVENTION ORDER and SUMMONS

Magistrates Court of South Australia

www.courts.sa.gov.au

Intervention Orders (Prevention of Abuse) Act 2009

Section 21

<input type="checkbox"/> NATIONALLY RECOGNISED DOMESTIC VIOLENCE ORDER			
AP Number			
Registry		File No	
Address	Street		Facsimile
	City/Town/Suburb	State	Postcode
		Telephone	Email Address
Defendant			
Name	Surname	Given name/s	DOB dd/mm/yyyy
Applicant			
Name	Surname	Given name/s	
Protected Person(s)			
Name(s)	Surname	Given name/s	DOB dd/mm/yyyy
	Surname	Given name/s	DOB dd/mm/yyyy
	Surname	Given name/s	DOB dd/mm/yyyy
	Surname	Given name/s	DOB dd/mm/yyyy
Date order made:			
The Court has heard an application in your absence and is satisfied that it is reasonable to suspect that you will, without intervention, commit an act of abuse against the protected person(s) and that the issuing of the order is appropriate in the circumstances. Accordingly, the Court has made an order against you.			
Intervention order made:			
<input type="checkbox"/> This order is declared to address a domestic violence concern.			
The defendant must not:			
1	<input type="checkbox"/> assault, threaten, harass or intimidate the protected person(s);		
2	<input type="checkbox"/> follow or keep the protected person(s) under surveillance including tracking GPS or otherwise;		
3	<input type="checkbox"/> be within metres of the protected person(s) unless permitted by other conditions of this order;		
4	<input type="checkbox"/> contact or communicate with the protected person(s) either directly or indirectly in any way (including telephone, SMS messages, in writing, e-mail or any other social media etc).		
But contact is permitted; (Tick as applicable)			
a)	<input type="checkbox"/> at any court or tribunal hearing where the defendant is a party to proceedings or a witness;		
b)	<input type="checkbox"/> through a solicitor or police;		
c)	<input type="checkbox"/> in accordance with an order of a court exercising jurisdiction under the <i>Family Law Act 1975</i> ;		
d)	<input type="checkbox"/> at a family dispute resolution conference or family counselling under the <i>Family Law Act 1975</i> , a family conference under the <i>Young Offenders Act 1993</i> , or at a mediation;		
e)	<input type="checkbox"/> in accordance with a Parenting Plan under s 63C of the <i>Family Law Act 1975</i> consented to by the protected person after this order;		

33. Notwithstanding the other terms of this order, contact is permitted by SMS and/or email or to facilitate access to child(ren) and to exchange information as to the welfare of the child(ren);

(OTH) Other orders (regarding communication:

5 enter or remain within metres of any boundary where the protected person(s) stays, resides or works;

6 damage or interfere with the premises where the protected person(s) stays, resides or works;

7 damage or take possession of personal property belonging to the protected person(s) and the following specified property:

8 enter or be within metres of the boundary of the following locations:

9 enter or be within metres of the boundary of any education or care facility attended by the protected person(s) and/or including specifically the following:

10 be in possession of the following weapon(s) or article(s):

11 publish on the internet or by any other electronic means any material about the protected person(s);

12 cause, allow or encourage another person to do anything forbidden by this order.

The defendant must/must not:

(OTH) Other orders:

The defendant is:

13 permitted to attend at the protected person(s) residence once in the presence of and at a time organised by a police officer to collect personal property not affected by this order;

The defendant must:

14 vacate the premises at forthwith upon service of this order and not return to those premises unless this term is varied or dismissed by the Court;

15 contact the Intervention Program Manager at ph. 8204 8815 within 2 business days and make and attend an appointment for assessment, and if assessed as suitable undertake any intervention program as ordered by the court;

(OTH) **Section 68R Family Law Act 1975 Orders/s:** (Tick as applicable)

The Family Court / Federal Circuit Court order,

Parenting Order

Recovery Order

Injunction

Undertaking

Registered Parenting Plan

Recognisance

made on the is Revived / Varied / Discharged / Suspended as follows:

and is ongoing OR valid until

Firearms orders (see s 14):			
16	<input type="checkbox"/>	any firearm, ammunition or part of a firearm in the possession of the defendant and any licence or permit held by the defendant authorising possession of a firearm, ammunition or part of a firearm must be surrendered to the Registrar of Firearms forthwith.	
17	<input type="checkbox"/>	for so long as this intervention order remains in force, any licence or permit held by the defendant authorising possession of a firearm, ammunition or part of a firearm is suspended and the defendant is disqualified from holding or obtaining a licence or permit authorising possession of a firearm, ammunition or part of a firearm. The defendant is prohibited from possessing a firearm, ammunition or part of a firearm in the course of his or her employment.	
Hearing details	Registry		Date
	Address		Time am/pm
	Telephone	Facsimile	Email Address
Date		MAGISTRATES COURT Registrar/Justice of the Peace	
IMPORTANT NOTICES TO THE DEFENDANT			
<ul style="list-style-type: none"> • Non-compliance with the order may render you liable to a term of imprisonment. • If you do not appear, an order may be made in your absence. • If this is a Nationally Recognised Domestic Violence Order it applies and is enforceable in all Australian States and Territories. • If this is not a Nationally Recognised Domestic Violence Order, upon registration, this order is also enforceable in other Australian States and Territories. • A copy of any evidence that was relied on to make the order may be obtained from the Registry. 			
Proof of Service			
<input type="checkbox"/> The defendant was present in Court when this order was made and is deemed served with the order pursuant to the <i>Intervention Orders (Prevention of Abuse) Act 2009</i> .			
<input type="checkbox"/> A copy of the order was provided to the defendant in the following manner:			
<input type="checkbox"/> The defendant was personally served with this order.			
Name of person serving:			
Address of person serving:			
Name of person served:			
Address at which service effected:			
Date service effected:			
Time of day: Between am/pm and am/pm			
I certify that I served the attached document on the defendant personally.			
Certified this day of 20 			

Note – include instructions to the police officer serving this order.

Note – Form 43 Multilingual Notice must be served with this interim order.

Form 29AA



INTERIM INTERVENTION ORDER
Magistrates Court of South Australia
www.courts.sa.gov.au
Bail Act 1985
 Section 23A

<input type="checkbox"/> NATIONALLY RECOGNISED DOMESTIC VIOLENCE ORDER			
AP Number			
Registry		File No	
Address	Street	Telephone	Facsimile
	City/Town/Suburb	State	Postcode
		Email Address	
Defendant			
Name	Surname	Given name/s	DOB <i>dd/mm/yyyy</i>
Applicant			
Name	Surname	Given name/s	
Protected Person(s)			
Name(s)	Surname	Given name/s	DOB <i>dd/mm/yyyy</i>
	Surname	Given name/s	DOB <i>dd/mm/yyyy</i>
	Surname	Given name/s	DOB <i>dd/mm/yyyy</i>
	Surname	Given name/s	DOB <i>dd/mm/yyyy</i>
Interim Intervention Order made:			
<input type="checkbox"/> Issue interim intervention order (s 23A of the <i>Bail Act 1985</i>)			
Intervention order made:			
<input type="checkbox"/> This order is declared to address a domestic violence concern.			
The defendant must not :			
1	<input type="checkbox"/>	assault, threaten, harass or intimidate the protected person(s);	
2	<input type="checkbox"/>	follow or keep the protected person(s) under surveillance including tracking GPS or otherwise;	
3	<input type="checkbox"/>	be within metres of the protected person(s) unless permitted by other conditions of this order;	
4	<input type="checkbox"/>	contact or communicate with the protected person(s) either directly or indirectly in any way (including telephone, SMS messages, in writing, e-mail or any other social media etc).	
But contact is permitted; (Tick as applicable)			
	<input type="checkbox"/>	a) at any court or tribunal hearing where the defendant is a party to proceedings or a witness;	
	<input type="checkbox"/>	b) through a solicitor or police;	
	<input type="checkbox"/>	c) in accordance with an order of a court exercising jurisdiction under the <i>Family Law Act 1975</i> ;	
	<input type="checkbox"/>	d) at a family dispute resolution conference or family counselling under the <i>Family Law Act 1975</i> , a family conference under the <i>Young Offenders Act 1993</i> , or at a mediation;	
	<input type="checkbox"/>	e) in accordance with a Parenting Plan under s 63C of the <i>Family Law Act 1975</i> consented to by the protected person after this order;	
33.	<input type="checkbox"/>	Notwithstanding the other terms of this order, contact is permitted by SMS and/or email or to facilitate access to child(ren) and to exchange information as to the welfare of the child(ren);	
(OTH)	<input type="checkbox"/>	Other orders (regarding communication):	

5 enter or remain within _____ metres of any boundary where the protected person(s) stays, resides or works;

6 damage or interfere with the premises where the protected person(s) stays, resides or works;

7 damage or take possession of personal property belonging to the protected person(s) and the following specified property:

8 enter or be within _____ metres of the boundary of the following locations:

9 enter or be within _____ metres of the boundary of any education or care facility attended by the protected person(s) and/or including specifically the following:

10 be in possession of the following weapon(s) or article(s):

11 publish on the internet or by any other electronic means any material about the protected person(s);

12 cause, allow or encourage another person to do anything forbidden by this order.

The defendant must/must not:

(OTH) Other orders:

The defendant is:

13 permitted to attend at the protected person(s) residence once in the presence of and at a time organised by a police officer to collect personal property not affected by this order;

The defendant must:

14 vacate the premises at
forthwith upon service of this order and not return to those premises unless this term is varied or dismissed by the Court;

15 contact the Intervention Program Manager at ph. 8204 8815 within 2 business days and make and attend an appointment for assessment, and if assessed as suitable undertake any intervention program as ordered by the court;

(OTH) **Section 68R Family Law Act 1975 Orders/s:** (Tick as applicable)
The Family Court / Federal Circuit Court order,
 Parenting Order
 Recovery Order
 Injunction
 Undertaking
 Registered Parenting Plan
 Recognisance
made on the _____ is Revived / Varied / Discharged / Suspended as follows:

and is ongoing OR valid until _____

Firearms orders (see s 14):

16 any firearm, ammunition or part of a firearm in the possession of the defendant and any licence or permit held by the defendant authorising possession of a firearm, ammunition or part of a firearm must be surrendered to the Registrar of Firearms forthwith.

17 for so long as this intervention order remains in force, any licence or permit held by the defendant authorising possession of a firearm, ammunition or part of a firearm is suspended and the defendant is disqualified from holding or obtaining a licence or permit authorising possession of a firearm, ammunition or part of a firearm. The defendant is prohibited from possessing a firearm, ammunition or part of a firearm in the course of his or her employment.

Hearing details	Registry		Date
	Address		Time am/pm
	Telephone	Facsimile	Email Address
Date		MAGISTRATES COURT Registrar/Justice of the Peace	
IMPORTANT NOTICES TO THE DEFENDANT			
<ul style="list-style-type: none"> • Non-compliance with the order may render you liable to a term of imprisonment. • If you do not appear, an order may be made in your absence. • If this is a Nationally Recognised Domestic Violence Order it applies and is enforceable in all Australian States and Territories. • If this is not a Nationally Recognised Domestic Violence Order, upon registration, this order is also enforceable in other Australian States and Territories. • A copy of any evidence that was relied on to make the order may be obtained from the Registry. 			

Proof of Service

The defendant was present in Court when this order was made and is deemed served with the order pursuant to the *Intervention Orders (Prevention of Abuse) Act 2009*.

A copy of the order was provided to the defendant in the following manner:

The defendant was personally served with this order.

Name of person serving:

Address of person serving:

Name of person served:

Address at which service effected:

Date service effected:

Time of day: Between am/pm and am/pm

I certify that I served the attached document on the defendant personally.

Certified this day of 20

Note – include instructions to the police officer serving this order
Note – Form 43 Multilingual Notice must be served with this Interim Order



FINAL INTERVENTION ORDER
Magistrates Court of South Australia
www.courts.sa.gov.au
Intervention Orders (Prevention of Abuse) Act 2009
 Section 23
Sentencing Act 2017
 Section 28

<input type="checkbox"/> NATIONALLY RECOGNISED DOMESTIC VIOLENCE ORDER					
AP Number					
Registry				File No	
Address	Street		Telephone		Facsimile
	City/Town/Suburb	State	Postcode	Email Address	
Defendant					
Name	Surname		Given name/s		DOB dd/mm/yyyy
Applicant					
Name	Surname		Given name/s		
Protected Person(s)					
Name(s)	Surname		Given name/s		DOB dd/mm/yyyy
	Surname		Given name/s		DOB dd/mm/yyyy
	Surname		Given name/s		DOB dd/mm/yyyy
	Surname		Given name/s		DOB dd/mm/yyyy
Intervention order made:					
<input type="checkbox"/> Confirm interim intervention order as a final intervention order (s 23(1)(a) of the <i>Intervention Orders (Prevention of Abuse) Act 2009</i>)					
<input type="checkbox"/> Issue final intervention order in substitution for interim intervention order (s 23(1)(b) of the <i>Intervention Orders (Prevention of Abuse) Act 2009</i>)					
<input type="checkbox"/> Confirm interim intervention order as final intervention order, or issue final intervention order in substitution for interim intervention order, by consent without admission (s 23(1)(a) and (b) and s 23(3) of the <i>Intervention Orders (Prevention of Abuse) Act 2009</i>)					
<input type="checkbox"/> Issue final intervention order where defendant has been found guilty of an offence or on sentencing for an offence (s 28 of the <i>Sentencing Act 2017</i>)					
Details of Intervention order:					
<input type="checkbox"/> This order is declared to address a domestic violence concern.					
The defendant must not :					
1	<input type="checkbox"/> assault, threaten, harass or intimidate the protected person(s);				
2	<input type="checkbox"/> follow or keep the protected person(s) under surveillance including tracking GPS or otherwise;				
3	<input type="checkbox"/> be within metres of the protected person(s) unless permitted by other conditions of this order;				
4	<input type="checkbox"/> contact or communicate with the protected person(s) either directly or indirectly in any way (including telephone, SMS messages, in writing, e-mail or any other social media etc).				

But contact is permitted; (Tick as applicable)

a) at any court or tribunal hearing where the defendant is a party to proceedings or a witness;

b) through a solicitor or police;

c) in accordance with an order of a court exercising jurisdiction under the *Family Law Act 1975*;

d) at a family dispute resolution conference or family counselling under the *Family Law Act 1975*, a family conference under the *Young Offenders Act 1993*, or at a mediation;

e) in accordance with a Parenting Plan under s 63C of the *Family Law Act 1975* consented to by the protected person after this order;

33. Notwithstanding the other terms of this order, contact is permitted by SMS and/or email or _____ to facilitate access to child(ren) and to exchange information as to the welfare of the child(ren);

(OTH) Other orders (regarding communication):

5 enter or remain within _____ metres of any boundary where the protected person(s) stays, resides or works;

6 damage or interfere with the premises where the protected person(s) stays, resides or works;

7 damage or take possession of personal property belonging to the protected person(s) and the following specified property:

8 enter or be within _____ metres of the boundary of the following locations:

9 enter or be within _____ metres of the boundary of any education or care facility attended by the protected person(s) and/or including specifically the following:

10 be in possession of the following weapon(s) or article(s):

11 publish on the internet or by any other electronic means any material about the protected person(s);

12 cause, allow or encourage another person to do anything forbidden by this order.

The defendant must/must not:

(OTH) Other orders:

The defendant is:

13 permitted to attend at the protected person(s) residence once in the presence of and at a time organised by a police officer to collect personal property not affected by this order;

The defendant must:

14 vacate the premises at _____
forthwith upon service of this order and not return to those premises unless this term is varied or dismissed by the Court;

15 contact the Intervention Program Manager at ph. 8204 8815 within 2 business days and make and attend an appointment for assessment, and if assessed as suitable undertake any intervention program as ordered by the court;

(OTH) **Section 68R Family Law Act 1975 Orders/s:** (Tick as applicable)

The Family Court / Federal Circuit Court order,

Parenting Order

Recovery Order

Injunction

Undertaking
 Registered Parenting Plan
 Recognisance
made on the _____ is Revived / Varied / Discharged / Suspended as follows:

and is ongoing OR valid until _____

Firearms orders (see s 14):

16 any firearm, ammunition or part of a firearm in the possession of the defendant and any licence or permit held by the defendant authorising possession of a firearm, ammunition or part of a firearm must be surrendered to the Registrar of Firearms forthwith.

17 for so long as this intervention order remains in force, any licence or permit held by the defendant authorising possession of a firearm, ammunition or part of a firearm is suspended and the defendant is disqualified from holding or obtaining a licence or permit authorising possession of a firearm, ammunition or part of a firearm. The defendant is prohibited from possessing a firearm, ammunition or part of a firearm in the course of his or her employment.

.....
Date REGISTRAR

IMPORTANT NOTICES TO THE DEFENDANT

- **Non-compliance with the order may render you liable to a term of imprisonment.**
- If this is a Nationally Recognised Domestic Violence Order it applies and is enforceable in all Australian States and Territories.
- If this is not a Nationally Recognised Domestic Violence Order, upon registration, this order is also enforceable in other Australian States and Territories.
- A copy of any evidence that was relied on to make the order may be obtained from the Registry.
- You cannot apply to the Court to vary or revoke this order for 12 months or such longer period as the Court may have ordered.

Proof of Service

Service is not required pursuant to s 23(4) of the *Intervention Orders (Prevention of Abuse) Act 2009*.

The defendant was present in Court when this order was made and is deemed served with the order pursuant to the *Intervention Orders (Prevention of Abuse) Act 2009*.

A copy of the order was provided to the defendant in the following manner:

The defendant was personally served with this order.
Name of person serving:
Address of person serving:
Name of person served:
Address at which service effected:
Date service effected:
Time of day: Between _____ am/pm and _____ am/pm

I certify that I served the attached document on the defendant personally.

Certified this _____ day of _____ 20

Note – Include instructions to the police officer serving this order.
Note – Form 43 Multilingual Notice must be served with this order.

Form 31



**POLICE/THIRD PARTY
APPLICATION FOR VARIATION OR
REVOCATION OF INTERVENTION ORDER**
Magistrates Court of South Australia
www.courts.sa.gov.au
Intervention Orders (Prevention of Abuse) Act 2009
Sections 26 and 29P

Court Use
Date Filed:

This document must be served on the respondent(s) personally						
Registry				File No		
Address	Street		Telephone		Facsimile	
	City/Town/Suburb	State	Postcode	Email Address		
Details of Person applying to vary or revoke the Intervention Order (Police applicant state rank and number)						
Name	Surname		Given name/s		AP Number	
Address	Street		Telephone		Facsimile	
	City/Town/Suburb	State	Postcode	Email Address		
Details of Parties to the Intervention Order (that is subject to this application)						
Applicant (Police applicant state rank and number) (where applicant is a protected person, provide name only)						
Name	Surname		Given name/s		AP Number	
Address	Street		Telephone		Facsimile	
	City/Town/Suburb	State	Postcode	Email Address		
Defendant						
Name	Surname		Given name/s		DOB dd/mm/yyyy	
Address	Street		Telephone		Facsimile	
	City/Town/Suburb	State	Postcode	Email Address		
Protected Person(s) (provide contact details on Annexure attached)						
Names	Surname	Given name/s		Gender	DOB	dd/mm/yyyy
	Surname	Given name/s		Gender	DOB	dd/mm/yyyy
	Surname	Given name/s		Gender	DOB	dd/mm/yyyy
	Surname	Given name/s		Gender	DOB	dd/mm/yyyy
Details of the Order (that is subject to this application)						
State of Issue:						
Order Reference No.:						
Date Order Issued:						
Court of Issue:						

Final or Interim Order? <input type="checkbox"/> Final <input type="checkbox"/> Interim Has the order been served upon or otherwise properly notified to the defendant? <input type="checkbox"/> Yes..... <input type="checkbox"/> No Is the Order a Nationally Recognised Domestic Violence Order? <input type="checkbox"/> Yes <input type="checkbox"/> No	
The following documents must be attached to this application: <input type="checkbox"/> A copy of the Order subject to this application. <input type="checkbox"/> An affidavit outlining the grounds on which this application is sought (including any material change in circumstances since the order was made).	
You must provide details of the following: Are you aware of any relevant orders or pending applications under the <i>Family Law Act 1975</i> (Cth), between a person or persons proposed to be protected by the order and the defendant? Yes <input type="checkbox"/> No <input type="checkbox"/> Are you aware of any relevant orders, agreements, pending applications or contact determinations under the <i>Children and Young People (Safety) Act 2017</i> ? Yes <input type="checkbox"/> No <input type="checkbox"/> Are you aware of any relevant orders or agreements for the division of property under the <i>Family Law Act 1975</i> (Cth) or the <i>Domestic Partners Property Act 1996</i> , or a corresponding law of another jurisdiction, between a person or persons proposed to be protected by the order and the defendant, or any pending application for such an order? Yes <input type="checkbox"/> No <input type="checkbox"/> Are you aware of any other legal proceedings between a person or persons proposed to be protected by the order and the defendant? Yes <input type="checkbox"/> No <input type="checkbox"/> If you answered 'yes' to any of the questions above, you must provide a copy or details of the order, agreement, pending application, contact determination or proceedings.	
COURT USE ONLY: Registry checks confirm this is a current and enforceable Domestic Violence Order. Yes <input type="checkbox"/> No: <input type="checkbox"/> (not required if police are the applicant)	
The applicant seeks to <input type="checkbox"/> vary / <input type="checkbox"/> revoke the attached order. Details of variation sought: <input type="checkbox"/> A related problem gambling order will need to be varied	
..... Date APPLICANT
Hearing details	Registry Date
	Address Time am/pm
	Telephone Facsimile Email Address
..... Date JUSTICE OF THE PEACE / REGISTRAR
IMPORTANT NOTICE TO THE RESPONDENT(S) If you do not appear, an order may be made in your absence.	

Proof of Service

Name of person serving:

Address of person serving:

Name of person served:

Address at which service effected:

Date service effected:

Time of day: Between am/pm and am/pm

I certify that I served the attached document on the defendant personally.

Certified this day of 20



**FORM 31 ANNEXURE
PROTECTED PERSON(S) DETAILS
(INTERVENTION ORDER)**

Magistrates Court of South Australia

www.courts.sa.gov.au

Intervention Orders (Prevention of Abuse) Act 2009

Sections 26 and 29P

Court Use
Date Filed:

This annexure should be kept separately from Form 31. It must **NOT** be served on the defendant with Form 31. Pursuant to r 18.08B it must be stored electronically, separately from the hard file and any hardcopy of the document must be subsequently destroyed.

Protected Person(s) Details					
1.	Name	Surname		Given name/s	Gender
	Address	Street		Telephone	Facsimile
		City/Town/Suburb	State	Postcode	Email Address
	Preferred method of contact: <input type="checkbox"/> Post <input type="checkbox"/> Telephone <input type="checkbox"/> Fax <input type="checkbox"/> Email				
2.	Name	Surname		Given name/s	Gender
	Address	Street		Telephone	Facsimile
		City/Town/Suburb	State	Postcode	Email Address
	Preferred method of contact: <input type="checkbox"/> Post <input type="checkbox"/> Telephone <input type="checkbox"/> Fax <input type="checkbox"/> Email				
3.	Name	Surname		Given name/s	Gender
	Address	Street		Telephone	Facsimile
		City/Town/Suburb	State	Postcode	Email Address
	Preferred method of contact: <input type="checkbox"/> Post <input type="checkbox"/> Telephone <input type="checkbox"/> Fax <input type="checkbox"/> Email				
4.	Name	Surname		Given name/s	Gender
	Address	Street		Telephone	Facsimile
		City/Town/Suburb	State	Postcode	Email Address
	Preferred method of contact: <input type="checkbox"/> Post <input type="checkbox"/> Telephone <input type="checkbox"/> Fax <input type="checkbox"/> Email				
5.	Name	Surname		Given name/s	Gender
	Address	Street		Telephone	Facsimile
		City/Town/Suburb	State	Postcode	Email Address
	Preferred method of contact: <input type="checkbox"/> Post <input type="checkbox"/> Telephone <input type="checkbox"/> Fax <input type="checkbox"/> Email				
6.	Name	Surname		Given name/s	Gender
	Address	Street		Telephone	Facsimile
		City/Town/Suburb	State	Postcode	Email Address
	Preferred method of contact: <input type="checkbox"/> Post <input type="checkbox"/> Telephone <input type="checkbox"/> Fax <input type="checkbox"/> Email				

Form 31AA



**PRIVATE APPLICATION
FOR VARIATION OR REVOCATION
OF INTERVENTION ORDER**
Magistrates Court of South Australia
www.courts.sa.gov.au
Intervention Orders (Prevention of Abuse) Act 2009
Sections 26 and 29P

Court Use
Date Filed:

This document must be served on the respondent(s) personally						
Registry				File No		
Address	<i>Street</i>			<i>Telephone</i>		<i>Facsimile</i>
	<i>City/Town/Suburb</i>		<i>State</i>	<i>Postcode</i>	<i>Email Address</i>	
Details of Person applying to vary or revoke the Intervention Order						
Name	<i>Surname</i>		<i>Given name/s</i>		<i>AP Number</i>	
Details of Parties to the Intervention Order (that is subject to this application)						
Defendant						
Name	<i>Surname</i>		<i>Given name/s</i>		DOB <i>dd/mm/yyyy</i>	
Address	<i>Street</i>			<i>Telephone</i>		<i>Facsimile</i>
	<i>City/Town/Suburb</i>		<i>State</i>	<i>Postcode</i>	<i>Email Address</i>	
Protected Person(s) (provide contact details on Annexure attached)						
Names	<i>Surname</i>		<i>Given name/s</i>		<i>Gender</i>	DOB <i>dd/mm/yyyy</i>
	<i>Surname</i>		<i>Given name/s</i>		<i>Gender</i>	DOB <i>dd/mm/yyyy</i>
	<i>Surname</i>		<i>Given name/s</i>		<i>Gender</i>	DOB <i>dd/mm/yyyy</i>
	<i>Surname</i>		<i>Given name/s</i>		<i>Gender</i>	DOB <i>dd/mm/yyyy</i>
Details of the Order (that is subject to this application)						
State of Issue:						
Order Reference No.:						
Date Order Issued:						
Court of Issue:						
Final or Interim Order? <input type="checkbox"/> Final <input type="checkbox"/> Interim						
Has the order been served upon or otherwise properly notified to the defendant? <input type="checkbox"/> Yes <input type="checkbox"/> No						
Is the Order a Nationally Recognised Domestic Violence Order? <input type="checkbox"/> Yes <input type="checkbox"/> No						
The following documents must be attached to this application:						
<input type="checkbox"/> A copy of the Order subject to this application.						
<input type="checkbox"/> An affidavit outlining the grounds on which this application is sought (including any material change in circumstances since the order was made).						
COURT USE ONLY: Registry checks confirm this is a current and enforceable Domestic Violence Order. Yes <input type="checkbox"/> No: <input type="checkbox"/> (not required if police are the applicant)						

You must provide details of the following:

Are you aware of any relevant orders or pending applications under the *Family Law Act 1975* (Cth), between a person or persons proposed to be protected by the order and the defendant?

Yes No

Are you aware of any relevant orders, agreements, pending applications or contact determinations under the *Children and Young People (Safety) Act 2017*?

Yes No

Are you aware of any relevant orders or agreements for the division of property under the *Family Law Act 1975* (Cth) or the *Domestic Partners Property Act 1996*, or a corresponding law of another jurisdiction, between a person or persons proposed to be protected by the order and the defendant, or any pending application for such an order?

Yes No

Are you aware of any other legal proceedings between a person or persons proposed to be protected by the order and the defendant?

Yes No

If you answered 'yes' to any of the questions above, you must provide a copy or details of the order, agreement, pending application, contact determination or proceedings.

The applicant seeks to revoke / vary the attached order.

Details of variation sought:

A related problem gambling order will need to be varied

..... Date	 APPLICANT	
Hearing details	Registry	Date	
	Address	Time am/pm	
	Telephone	Facsimile	Email Address
..... Date	 JUSTICE OF THE PEACE / REGISTRAR	
IMPORTANT NOTICE TO THE RESPONDENT(S)			
If you do not appear, an order may be made in your absence.			



**FORM 31AA ANNEXURE
PROTECTED PERSON(S) DETAILS
(INTERVENTION ORDER)**

Magistrates Court of South Australia

www.courts.sa.gov.au

Intervention Orders (Prevention of Abuse) Act 2009

Sections 26 and 29P

Court Use
Date Filed:

This annexure should be kept separately from Form 31AA. It must **NOT** be served on the defendant with Form 31AA. Pursuant to r 18.08B it must be stored electronically, separately from the hard file and any hardcopy of the document must be subsequently destroyed.

Applicant/Protected Person Details

1.	Name		Surname		Given name/s		Gender
	Address	Street			Telephone	Facsimile	
		City/Town/Suburb	State	Postcode	Email Address		
	Preferred method of contact: <input type="checkbox"/> Post <input type="checkbox"/> Telephone <input type="checkbox"/> Fax <input type="checkbox"/> Email						

Protected Person(s) Details

2.	Name		Surname		Given name/s		Gender
	Address	Street			Telephone	Facsimile	
		City/Town/Suburb	State	Postcode	Email Address		
	Preferred method of contact: <input type="checkbox"/> Post <input type="checkbox"/> Telephone <input type="checkbox"/> Fax <input type="checkbox"/> Email						

3.	Name		Surname		Given name/s		Gender
	Address	Street			Telephone	Facsimile	
		City/Town/Suburb	State	Postcode	Email Address		
	Preferred method of contact: <input type="checkbox"/> Post <input type="checkbox"/> Telephone <input type="checkbox"/> Fax <input type="checkbox"/> Email						

4.	Name		Surname		Given name/s		Gender
	Address	Street			Telephone	Facsimile	
		City/Town/Suburb	State	Postcode	Email Address		
	Preferred method of contact: <input type="checkbox"/> Post <input type="checkbox"/> Telephone <input type="checkbox"/> Fax <input type="checkbox"/> Email						

5.	Name		Surname		Given name/s		Gender
	Address	Street			Telephone	Facsimile	
		City/Town/Suburb	State	Postcode	Email Address		
	Preferred method of contact: <input type="checkbox"/> Post <input type="checkbox"/> Telephone <input type="checkbox"/> Fax <input type="checkbox"/> Email						

6.	Name		Surname		Given name/s		Gender
	Address	Street			Telephone	Facsimile	
		City/Town/Suburb	State	Postcode	Email Address		
	Preferred method of contact: <input type="checkbox"/> Post <input type="checkbox"/> Telephone <input type="checkbox"/> Fax <input type="checkbox"/> Email						

Form 41



REQUEST TO REGISTER FOREIGN INTERVENTION ORDER
Magistrates Court of South Australia
www.courts.sa.gov.au
Intervention Orders (Prevention of Abuse) Act 2009
 Section 30

Court Use
Date Filed:

Registry				File No		
Address	Street		Telephone		Facsimile	DX
	City/Town/Suburb		State	Postcode	Email Address	
Defendant						
Name	Surname		Given name/s		DOB dd/mm/yyyy	
Address	Street					
	City/Town/Suburb		State	Postcode		
Applicant (provide contact details on Annexure attached)						
Name	Surname		Given name/s			
Protected Person(s) (provide contact details on Annexure attached)						
Names	Surname		Given name/s		Gender	DOB dd/mm/yyyy
	Surname		Given name/s		Gender	DOB dd/mm/yyyy
	Surname		Given name/s		Gender	DOB dd/mm/yyyy
	Surname		Given name/s		Gender	DOB dd/mm/yyyy
Date foreign order made:						
Date foreign order expires:						
A certified copy of the foreign order (including proof of service or certificate of proper notification on the defendant) must be attached for registration by the Court.						
The reasons for requesting registration of the foreign order in South Australia:						
Identify the relationship between the defendant and the protected person(s) at the time the foreign order was made:						
Do the protected person(s) wish for the order to be served on the defendant? Yes <input type="checkbox"/> No <input type="checkbox"/>						
Please give reasons for your answer:						

You must provide details of the following:

Are you aware of any relevant orders or pending applications under the *Family Law Act 1975* (Cth), between a person or persons proposed to be protected by the order and the defendant?
 Yes No

Are you aware of any relevant orders, agreements, pending applications or contact determinations under the *Children and Young People (Safety) Act 2017*?
 Yes No

Are you aware of any relevant orders or agreements for the division of property under the *Family Law Act 1975* (Cth) or the *Domestic Partners Property Act 1996*, or a corresponding law of another jurisdiction, between a person or persons proposed to be protected by the order and the defendant, or any pending application for such an order?
 Yes No

Are you aware of any other legal proceedings between a person or persons proposed to be protected by the order and the defendant?
 Yes No

If you answered 'yes' to any of the questions above, you must provide a copy or details of the order, agreement, pending application, contact determination or proceedings.

..... Date APPLICANT	
Hearing details	Registry	Date
	Address	Time am/pm
	Telephone	Facsimile Email Address
..... Date REGISTRAR / JUSTICE OF THE PEACE	

The Registrar must obtain a certified copy of the foreign order and details of the next hearing date in the other jurisdiction, where applicable.



**FORM 41 ANNEXURE
PROTECTED PERSON(S) DETAILS
(INTERVENTION ORDER)**

Magistrates Court of South Australia
www.courts.sa.gov.au
Intervention Orders (Prevention of Abuse) Act 2009
 Section 30

Court Use
Date Filed:

This annexure should be kept separately from Form 41. It must not be served on the defendant with Form 41. Pursuant to r 18.15A it must be stored electronically, separately from the hard file and any hardcopy of the document can be subsequently destroyed.

Applicant/Protected Person Details			
1.	Name	<i>Surname</i>	<i>Given name/s</i>
	Address	<i>Street</i>	<i>Telephone</i>
		<i>City/Town/Suburb</i>	<i>State</i>
		<i>Postcode</i>	<i>Facsimile</i>
Preferred method of contact: <input type="checkbox"/> Post <input type="checkbox"/> Telephone <input type="checkbox"/> Fax <input type="checkbox"/> Email			
Protected Person(s) Details			
2.	Name	<i>Surname</i>	<i>Given name/s</i>
	Address	<i>Street</i>	<i>Telephone</i>
		<i>City/Town/Suburb</i>	<i>State</i>
		<i>Postcode</i>	<i>Facsimile</i>
Preferred method of contact: <input type="checkbox"/> Post <input type="checkbox"/> Telephone <input type="checkbox"/> Fax <input type="checkbox"/> Email			
3.	Name	<i>Surname</i>	<i>Given name/s</i>
	Address	<i>Street</i>	<i>Telephone</i>
		<i>City/Town/Suburb</i>	<i>State</i>
		<i>Postcode</i>	<i>Facsimile</i>
Preferred method of contact: <input type="checkbox"/> Post <input type="checkbox"/> Telephone <input type="checkbox"/> Fax <input type="checkbox"/> Email			
4.	Name	<i>Surname</i>	<i>Given name/s</i>
	Address	<i>Street</i>	<i>Telephone</i>
		<i>City/Town/Suburb</i>	<i>State</i>
		<i>Postcode</i>	<i>Facsimile</i>
Preferred method of contact: <input type="checkbox"/> Post <input type="checkbox"/> Telephone <input type="checkbox"/> Fax <input type="checkbox"/> Email			
5.	Name	<i>Surname</i>	<i>Given name/s</i>
	Address	<i>Street</i>	<i>Telephone</i>
		<i>City/Town/Suburb</i>	<i>State</i>
		<i>Postcode</i>	<i>Facsimile</i>
Preferred method of contact: <input type="checkbox"/> Post <input type="checkbox"/> Telephone <input type="checkbox"/> Fax <input type="checkbox"/> Email			
6.	Name	<i>Surname</i>	<i>Given name/s</i>
	Address	<i>Street</i>	<i>Telephone</i>
		<i>City/Town/Suburb</i>	<i>State</i>
		<i>Postcode</i>	<i>Facsimile</i>
Preferred method of contact: <input type="checkbox"/> Post <input type="checkbox"/> Telephone <input type="checkbox"/> Fax <input type="checkbox"/> Email			

Form 45



AFFIDAVIT
 (INTERVENTION ORDER)
Magistrates Court of South Australia
www.courts.sa.gov.au
Intervention Orders (Prevention of Abuse) Act 2009

Court Use
Date Filed:

Registry			File No		
Applicant					
Name	<i>Surname</i>		<i>Given name/s</i>		DOB <i>dd/mm/yyyy</i>
Defendant					
Name	<i>Surname</i>		<i>Given name/s</i>		DOB <i>dd/mm/yyyy</i>
Address	<i>Street</i>				
	<i>City/Town/Suburb</i>		<i>State</i>	<i>Postcode</i>	
Details of Application					
1. Name of person swearing affidavit:					
2. Relationship of person swearing affidavit to the defendant:					
3. All protected persons:					
		Name	DOB	Relationship to Applicant	
4. Basis of application (tick appropriate box(es))					
It is reasonable to suspect that the defendant will commit an act of abuse against the protected person(s) by:					
<input type="checkbox"/> causing personal injury;					
<input type="checkbox"/> causing emotional or psychological harm;					
<input type="checkbox"/> denial of financial, social or personal autonomy;					
<input type="checkbox"/> causing damage to property;					
<input type="checkbox"/> other (specify)					
5. Details of conduct of defendant					
5.1 Brief description of background to relationship between protected person(s) and defendant.					

5.2 Circumstances and dates of incidents that are the basis of this application, such as assaults and injuries, damage to property, harm to pets, emotional or psychological harm, denial of financial autonomy, threats, intimidation, publishing harmful matters, stalking and other relevant facts, with details of any supporting witnesses, other evidence and any reports to police.

6. Orders already in force

If there are any relevant restraining or intervention orders between the protected person(s) and the defendant, give details of the date they were granted, who they affect and the court of issue and file number and any other identifying file references.

7. Other relevant orders, agreements, pending applications, determinations or legal proceedings

Are you aware of any relevant orders or pending applications under the *Family Law Act 1975* (Cth), between a person or persons proposed to be protected by the order and the defendant?

Yes No

Are you aware of any relevant orders, agreements, pending applications or contact determinations under the *Children and Young People (Safety) Act 2017*?

Yes No

Are you aware of any relevant orders or agreements for the division of property under the *Family Law Act 1975* (Cth) or the *Domestic Partners Property Act 1996*, or a corresponding law of another jurisdiction, between a person or persons proposed to be protected by the order and the defendant, or any pending application for such an order?

Yes No

Are you aware of any other legal proceedings between a person or persons proposed to be protected by the order and the defendant?

Yes No

If you answered 'yes' to any of the questions above, you must provide a copy or details of the order, agreement, pending application, contact determination or proceedings.

8. Other Information

Give details of any weapons in the defendant's possession.

Provide any other relevant information.

I, _____ swear/affirm that the contents of this affidavit are true and correct to the best of my knowledge and belief.

Sworn/affirmed at:

In the State of South Australia this _____ day of _____ 20____

.....
Person Swearing Affidavit

Before me:-

.....
Justice of the Peace/
Commissioner for taking affidavits

Note to applicant – a copy of this affidavit will be given to the defendant

NATIONAL ELECTRICITY LAW

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

Under s 93(1)(a), the rule change requests for *Early implementation of ISP priority projects* (Ref. ERC0258) and *ISP priority projects – SA Energy Transformation* (Ref. ERC0264) have been consolidated. The name of the consolidated request is *Early implementation of ISP priority projects* (Ref. ERC0258). Submissions for the consolidated request are currently open and must be received by **21 March 2019** under the new project code of ERC0258.

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.

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

Australian Energy Market Commission

Level 6, 201 Elizabeth Street
Sydney NSW 2000

Telephone: (02) 8296 7800
www.aemc.gov.au

Dated: 14 March 2019

NATIONAL GAS LAW

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

Under ss 311 and 313, the making of the *National Gas Amendment (Regulation of covered gas pipelines) Rule 2019 No. 1* (Ref. GRC0048) and related final determination. Schedules 1 and 5 commence operation on 21 March 2019. Schedule 2 commences operation on 21 July 2019, Schedule 3 commences operation on 21 April 2019 and Schedule 4 commences operation on 21 June 2019.

Under s 303, the Australian Energy Market Operator has requested the *Application of constraints in the declared transmission system* (Ref. GRC0039) proposal. The proposal seeks to include physical constraints on withdrawals in the pricing schedule for the Victorian Declared Wholesale Gas Market. Submissions must be received by **26 April 2019**.

Under s 303, the Victorian Minister for Energy, Environment and Climate Change has requested the *DWGM simpler wholesale price* (Ref. GRC0049) proposal. The rule change request proposes to simplify gas prices in the Victorian Declared Wholesale Gas Market. Submissions must be received by **26 April 2019**.

Under s 300(1)(a), the rule change requests *DWGM simpler wholesale price* (Ref. GRC0049) and *Application of constraints in the declared transmission system* (Ref. GRC0039) have been consolidated. The consolidated rule change request is named *DWGM simpler wholesale price* (Ref. GRC0049).

Under s 303, the Victorian Minister for Energy, Environment and Climate Change has requested the *DWGM Forward Trading Market* (Ref. GRC0050) proposal. The rule change request proposes the introduction of a voluntary forward trading market to operate over the Victorian declared transmission system. Submissions must be received by **26 April 2019**.

Under s 303, the Victorian Minister for Energy, Environment and Climate Change has requested the *DWGM Improvement to AMDQ regime* (Ref. GRC0051) proposal. The rule change request proposes to improve the current AMDQ regime in the Victorian declared wholesale gas market. Submissions must be received by **26 April 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.

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

Australian Energy Market Commission

Level 6, 201 Elizabeth Street
Sydney NSW 2000

Telephone: (02) 8296 7800
www.aemc.gov.au

Dated: 14 March 2019

TRUSTEE ACT 1936

PUBLIC TRUSTEE

Estates of Deceased Persons

In the matter of the estates of the undermentioned deceased persons:

BARFOOT Marcus late of 6 Coombe Street Gawler East of no occupation who died 3 June 2018
FARRINGTON Richard late of 1 Duffield Street Gawler East of no occupation who died 30 September 2018
FULCHER Edward John Markwell late of 36 - 42 Specimen Hill Road Golden Square Victoria of no occupation who died 26 December 2017
HENNEBERRY Mauveen late of 391 - 393 Anzac Highway Camden Park Home Duties who died 14 October 2018
KEELING Anthony late of 43 High Street Strathalbyn of no occupation who died 29 October 2018
MUTTER Robin late of 24 Moresby Avenue Broadview of no occupation who died 19 August 2018
NAYLOR Barbara Jane late of 42 - 60 Halsey Road Elizabeth East of no occupation who died 12 January 2019
RADFORD Mary Patricia late of 110 Totterdell Street Belconnon ACT Cook who died 19 March 2012
WILSON Robert late of 7 Spence Avenue MYRTLE BANK of no occupation who died 24 September 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 April 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: 14 March 2019

N S RANTANEN
Acting Public Trustee

UNCLAIMED MONEYS ACT 1891

Register of Unclaimed Moneys held by Beach Energy Limited for the year ended 2012

Name and Address of Owner		Amount \$	Description of Unclaimed Money	Date
Whiting David Alan & Whiting Donna Leigh	BUDDINA QLD 4575	4405.00	Payment	8/05/2012

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
- Email address and phone number of the person authorising the submission
- Name of the person and organisation to be charged for the notice, if applicable
- Request for a quote, if required
- Purchase order, if required

EMAIL: governmentgazettesa@sa.gov.au

PHONE: (08) 8207 1025

WEBSITE: www.governmentgazette.sa.gov.au