



THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

PUBLISHED BY AUTHORITY

ADELAIDE, THURSDAY, 23 MAY 2019

CONTENTS

Acts Assented To.....	1302	REGULATIONS	
Appointments, Resignations, Etc.....	1302	Community Titles Act 1996—(No. 41 of 2019).....	1361
Authorised Betting Operations Act 2000—Notice	1303	Strata Titles Act 1988—(No. 42 of 2019).....	1364
Casino Act 1997—Notice.....	1303	Worker's Liens Act 1893—(No. 43 of 2019).....	1366
Corporations and District Councils—Notices.....	1423	Registration of Deeds Act 1935—(No. 44 of 2019).....	1368
Environment Protection Act 1993—Notices.....	1305	Bills of Sale Act 1886—(No. 45 of 2019)	1369
Fisheries Management Act 2007—Notices	1307	Valuation of Land Act 1971—(No. 46 of 2019)	1371
Gaming Machines Act 1992—Notice.....	1303	Roads (Opening and Closing) Act 1991— (No. 47 of 2019).....	1373
Housing Improvement Act 2016—Notice	1308	Dangerous Substances Act 1979—(No. 48 of 2019)	1375
Justices of the Peace Act 2005—Notice	1309	Limitation of Actions Act 1936—(No. 49 of 2019).....	1380
Land Acquisition Act 1969—Notices.....	1309	Land and Business (Sale and Conveyancing) Act 1994— (No. 50 of 2019).....	1382
Lands Titles & State Valuation—Notice	1310	Harbors and Navigation Act 1993—(No. 51 of 2019)	1384
Mental Health Act 2009—Notices.....	1311	Motor Vehicles Act 1959— (No. 52 of 2019).....	1390
Mining Act 1971—Notices.....	1311	(No. 53 of 2019).....	1403
Motor Vehicles Act 1959—Notice	1312	Passenger Transport Act 1994—(No. 54 of 2019).....	1405
National Electricity Law—Notice	1423	Aquaculture Act 2001—(No. 55 of 2019)	1409
National Gas Law—Notice.....	1423	Fisheries Management Act 2007—(No. 56 of 2019)	1413
National Parks and Wildlife (Kanku-Breakaways Conservation Park) Regulations 2013—Notices.....	1314	Return to Work Act 2014—Notices	1320
Passenger Transport Regulations 2009—Notice.....	1315	Roads (Opening and Closing) Act 1991—Notices	1350
Petroleum and Geothermal Energy Act 2000—Notices	1316	RULES OF COURT	
Planning, Development and Infrastructure Act 2016— Notices.....	1319	Magistrates Court Rules 1992—(Amendment 73).....	1419
Port Augusta Circuit Court—Notice.....	1320	State Lotteries Act 1966—Notice.....	1303
Proclamations	1351	Trustee Act 1936—Administration of Estates	1424
REGULATIONS			
Fair Work Act 1994—(No. 39 of 2019).....	1353		
Real Property Act 1886—(No. 40 of 2019)	1355		

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

Department of the Premier and Cabinet
Adelaide, 23 May 2019

His Excellency the Governor directs it to be notified for general information that he has in the name and on behalf of Her Majesty The Queen, this day assented to the undermentioned Acts passed by the Legislative Council and House of Assembly in Parliament assembled, viz.:

No. 10 of 2019—National Electricity (South Australia) (Retailer Reliability Obligation) Amendment Act 2019
An Act to amend the National Electricity (South Australia) Act 1996

No. 11 of 2019—Sentencing (Suspended and Community Based Custodial Sentences) Amendment Act 2019
An Act to amend the Sentencing Act 2017 and to make related amendments to the Correctional Services Act 1982

By command,

STEVEN SPENCE MARSHALL
Premier

Department of the Premier and Cabinet
Adelaide, 23 May 2019

His Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Construction Industry Long Service Leave Board, pursuant to the provisions of the Construction Industry Long Service Leave Act 1987:

Member: from 23 May 2019 until 30 June 2022
Colin Fenney

Deputy Member: from 23 May 2019 until 30 June 2022
Derek Martin Stapleton (Deputy to Fenney)

By command,

STEVEN SPENCE MARSHALL
Premier

T&F19/045CS

Department of the Premier and Cabinet
Adelaide, 23 May 2019

His Excellency the Governor in Executive Council has been pleased to appoint the Honourable Robert Ivan Lucas, MLC, Treasurer to be also Acting Deputy Premier and Acting Attorney-General for the period from 29 May 2019 to 3 June 2019 inclusive, during the absence of the Honourable Vickie Ann Chapman, MP.

By command,

STEVEN SPENCE MARSHALL
Premier

AGO0055-19CS

Department of the Premier and Cabinet
Adelaide, 23 May 2019

His Excellency the Governor in Executive Council has been pleased to appoint the Honourable David Wickham Ridgway, MLC, Minister for Trade, Tourism and Investment to be also Acting Minister for Primary Industries and Regional Development for the period from 25 May 2019 to 2 June 2019 inclusive, during the absence of the Honourable Timothy John Whetstone, MP.

By command,

STEVEN SPENCE MARSHALL
Premier

MPI19/0010CS

Department of the Premier and Cabinet
Adelaide, 23 May 2019

His Excellency the Governor in Executive Council has been pleased to appoint Christopher Findlay as a Commissioner of the South Australian Productivity Commission on a part-time basis for a term of three years commencing on 27 May 2019 and expiring on 26 May 2022 - pursuant to section 68 of the Constitution Act 1934.

By command,

STEVEN SPENCE MARSHALL
Premier

DPC19/034CS

Department of the Premier and Cabinet
Adelaide, 23 May 2019

His Excellency the Governor in Executive Council has been pleased to appoint Jeff Tate as a Commissioner of the South Australian Productivity Commission on a part-time basis for a period commencing on 27 May 2019 and expiring on 26 November 2019 - pursuant to section 68 of the Constitution Act 1934.

By command,

STEVEN SPENCE MARSHALL
Premier

DPC19/034CS

AUTHORISED BETTING OPERATIONS ACT 2000
CASINO ACT 1997
GAMING MACHINES ACT 1992
STATE LOTTERIES ACT 1966
GR NOTICE NO. 5 OF 2019

Gambling Codes of Practice (Tranche 1—South Australian variations for the National Consumer Protection Framework for Online Wagering in Australia) Variation Notice 2019

By this notice, I, Dini Soulio, Liquor and Gambling Commissioner, varies the notice prescribing advertising and responsible gambling codes of practice, as follows:

1 Citation, commencement, authorising provisions, etc

- (1) This notice may be cited as the Gambling Codes of Practice (Tranche 1—South Australian variations for the National Consumer Protection Framework for Online Wagering in Australia).
- (2) This notice comes into operation on 26 May 2019.
- (3) This notice is authorised by—
 - (a) section 6A of the *Authorised Betting Operations Act 2000*, in particular section 6A(9);
 - (b) section 41A of the *Casino Act 1997*, in particular section 41A(9);
 - (c) section 10A of the *Gaming Machines Act 1992*, in particular section 10A (10);
 - (d) section 13B of the *State Lotteries Act 1966*, in particular section 13B(8).

2 Purpose

This notice varies the Gambling Codes of Practice Notice 2013¹ to make the first tranche of variations to enact South Australia's commitment towards a National Consumer Protection Framework (NCPF) for online wagering in Australia.

The NCPF, which was agreed to by the Commonwealth of Australia and States and Territories of Australia on 26 November 2018, aims to reduce the harm of online wagering to Australian customers.

3 Tranche 1—South Australian variations for the National Consumer Protection Framework for Online Wagering in Australia

- (1) In clause 3(1) of the Gambling Codes of Practice Notice 2013, **insert** the following definitions appropriately in the alphabetical sequence—

“**active gambling account**” means a gambling account that a gambling provider has established under Part 4 Chapter 3 that has been used, including to settle a bet, within the preceding 12 months but does not include a gambling account that has been closed;

“**Commissioner**” means the Liquor and Gambling Commissioner as defined in the *Gambling Administration Act 1995*;

“**interactive wagering service**” means the services provided to an account holder by an interactive wagering service provider;

“**interactive wagering service provider**” means—

- (a) an authorised interstate betting operator;
- (b) a licensed (interactive) bookmaker; and
- (c) SA TAB;

“**licensed (interactive) bookmaker**” means a licensed bookmaker that has an endorsement on the bookmaker's licence, under the *Authorised Betting Operations Act 2000*², authorising the bookmaker to accept bets made by telephone, internet or other electronic means;

- (2) In clause 54(2)(b), after “complimentary gambling product”, **insert** “which must be both unconditional and transferable;”
- (3) After the title “**PART 4—PRE-COMMITMENT, ETC**” and before the title “*Division 1—Account based gambling operations*” immediately before clause 58, **insert** (as a note)—

“Note: In this Part some clauses make reference to account holders being able to place a bet with interactive wagering service providers or gambling providers providing gambling services” by telephone, internet or other electronic means.

By operation of section 3(3) of the *Authorised Betting Operations Act 2000*, a reference to telephone, Internet or other electronic means is a reference to a means of communicating at a distance by the use of electronic devices.”

- (4) **Delete** clause 58 of the Gambling Codes of Practice Notice 2013 and **insert**—

“**58 Application to particular gambling providers**

- (1) For the purposes of this Part, clauses 58A; 58B; 59; 60 of Division 1; clauses 62 and 63 of Division 2 and Division 3 in its entirety applies to—
 - (a) a licensed bookmaker;
 - (b) the Lotteries Commission;
 - (c) a licensed racing club; and
 - (d) an interactive wagering service provider.

¹ GR Notice No. 8 of 2013, *South Australian Government Gazette*, 18 December 2013 (No. 81 of 2013), pages 4798–4844, varied by— Gambling Codes of Practice (In-Venue Messaging) Variation Notice 2014 (GR1/2014), 20 February 2014, Gazette No. 14 of 2014, pages 1014–1024; Gambling Codes of Practice (General) Variation Notice 2015 (GR6/2015), 26 March 2015, Gazette No. 19 of 2015, pages 1266–1271; Gambling Codes of Practice (Premium Gaming) Variation Notice 2015 (GR8/2015), 7 May 2015, Gazette No. 28 of 2015, pages 1665–1666; Gambling Codes of Practice (Predictive Monitoring) Variation Notice 2015 (GR12/2015), 30 July 2015, Gazette No. 46 of 2015, page 3586; Gambling Codes of Practice (Account Gambling) Variation Notice 2016 (GR1/2016), 18 February 2016, Gazette No.10 of 2016, page 541; Gambling Codes of Practice (General) Variation Notice 2016 (GR4/2016), 9 June 2016, Gazette No. 35 of 2016, page 2019.

² Section 53A of the *Authorised Betting Operations Act 2000*

- (2) For the purpose of this Part, clause 61 of Division 2 applies to—
- (a) a licensed bookmaker;
 - (b) the Lotteries Commission; and
 - (c) a licensed racing club.
- (5) After clause 58B of the Gambling Codes of Practice Notice 2013, **insert**—
- “58C Direct marketing by interactive wagering service providers**
- (1) An interactive wagering service provider, or a person acting on behalf of an interactive wagering service provider, must not send any direct marketing to a person unless that person has provided his or her express consent to receive direct marketing.
 - (2) An interactive wagering service provider, or person acting on behalf of an interactive wagering service provider, must not provide direct marketing to a person who has consented to receive direct marketing unless that person can unsubscribe and the process of unsubscribing is easy to access and use.
 - (3) An interactive wagering service provider, or a person acting on behalf of an interactive wagering service provider, must not send direct marketing to a person at any time after 5 business days from the day it has received notification from the person that they have unsubscribed.
 - (4) An interactive wagering service provider must not provide any credit, voucher or reward or other benefit to encourage a person to consent or to continue to receive direct marketing.”
- (6) After clause 58C of the Gambling Codes of Practice Notice 2013, **insert**—
- “58D Account closure**
- (1) An interactive wagering service provider must not provide wagering services to an account holder unless the process available to the account holder for closing their gambling account with the interactive wagering service provider—
 - (a) is clearly explained and prominently displayed on—
 - (i) the interactive wagering service provider’s website;
 - (ii) where an account holder is able to place a bet, either on the account holder’s ‘My Account’ window or its equivalent or via a single link from the account holder’s ‘My Account’ window or its equivalent;
 - (b) is simple and easy for the account holder to use;
 - (c) allows the account holder to make a request to close their gambling account by telephone, email and, where the account holder is able to place a bet using a telephone, internet or other electronic means, using that telephone, internet service or other electronic means;
 - (d) results in the closure of the account holder’s gambling account as soon as practicable after the request is received by the interactive wagering service provider and after all bets made using that gambling account have been settled.
 - (2) An interactive wagering service provider or a person acting on behalf of an interactive wagering service must not encourage or offer any credit, voucher or reward or other benefit to induce an account holder to keep a gambling account open after an account holder has made a request to close their gambling account (an interactive wagering service provider may however explain the consequences of closing a gambling account and ask the account holder if they wish to proceed).
 - (3) An interactive wagering service provider or a person acting on behalf of an interactive wagering service provider must not provide any direct marketing to a person at any time after 5 business days from the day it has received a request from that person to close their gambling account.”
- (7) At the foot of clause 59, **delete** the note.
- (8) After clause 60 of the Gambling Codes of Practice Notice 2013, **insert**—
- “60A Definitions**
- In this Division—
- “direct marketing”** includes any advertising, promotion or offer made by, or on behalf of, an interactive wagering service provider directly to a person by means of telephone, email, SMS, text message, post, electronic transmission, datacast or other direct means, including to a telephone, internet or other electronic means that can be used by an account holder to make a bet (but does not include those parts of a telephone, internet or other electronic means that can only be accessed by an existing account holder);
- “unsubscribe”** means to withdraw consent to receiving direct marketing from, or on behalf of, an interactive wagering service provider.
- (9) After clause 61 of the Gambling Codes of Practice Notice 2013, **insert**—
- “61A Interactive wagering service providers to offer opt-out pre-commitment**
- (1) An interactive wagering service provider must not open a gambling account for a person or provide wagering services to an account holder unless the person or account holder has set a relevant limit.
 - (2) Notwithstanding sub-clause (1), an interactive wagering service provider may open a gambling account for a person and provide wagering services to an account holder where the person or account holder has expressly indicated that they do not wish to set a relevant limit (opt-out).
 - (3) Notwithstanding sub-clause (1), an interactive wagering service provider may continue to provide wagering services to an account holder who had opened a gambling account before this clause came into operation for up to six months after this clause came into operation.
 - (4) The process for setting a relevant limit must—
 - (a) be clearly explained and prominently displayed on—
 - (i) the interactive wagering service provider’s website;
 - (ii) either on the account holder’s ‘My Account’ window or its equivalent, or via a single link from the account holder’s ‘My Account’ window or its equivalent;

- (b) be simple and easy for the account holder to use to set and change a deposit limit;
 - (c) allow the account holder to choose the period during which the relevant limit applies (for example a week, fortnight, calendar month or calendar year or a combination of these);
 - (d) allow the account holder to set a relevant limit by email; telephone and, where the person is able to place a bet by using the internet or other electronic means using that internet service or other electronic means;
 - (e) require a person or account holder who wants to opt-out of setting a relevant limit pursuant to sub-clause (2) to do so only after being given by the required method approved information about the benefits of setting a pre-commitment limit.
- (5) An interactive wagering service provider must not allow a person to deposit money into a gambling account where a relevant limit set by the account holder has been reached or would be exceeded if the money were deposited.
- (6) An interactive wagering service provider must ensure that a request to lower a relevant limit set by an account holder is applied to the account holder's gambling account immediately after the request is received by the interactive wagering service provider.
- (7) An interactive wagering service provider must ensure that a request to increase a relevant limit set by an account holder is not applied to the account holder's gambling account until 7 days after the day the request is received by the interactive wagering service provider.
- (8) An interactive wagering service provider must, within the required time and using the required method, ensure that an account holder with an active gambling account is asked—
- (i) where the account holder has set a relevant limit, if they wish to change their relevant limit;
 - (ii) where the account holder has not set a relevant limit, if they wish to set a relevant limit.
- (10) After clause 61A of the Gambling Codes of Practice Notice 2013, **insert—**

“61B Definitions

In this Division—

“approved information” means information approved by the Commissioner;

“relevant limit” means a limit set by the account holder may apply, at the election of the interactive wagering service provider, to—

- (a) net betting losses by the account holder (regardless of the number of accounts held);
- (b) deposits made to the account; or
- (c) a combination of both.

Except for clause 61A(3)(e)—

“required time” means on or before the day that is 12 months after the day the account holder placed their first bet using the gambling account and on or before that date each subsequent year, except where the account holder's gambling account is not an active gambling account on that date;

“required method” means the method the account holder usually uses to place a bet (for example, using a telephone, internet or other electronic means).

For the purpose of clause 61A(3)(e)—

“required method” means—

- (a) where the person can open an account or make a bet using a telephone, internet or other electronic means by navigating to a new application screen, web page or the pages on electronic services that contains the approved information and after viewing the approved information the person or account holder can provide their express indication that they wish to opt-out of setting a deposit limit;
- (b) where a person can open an account or make a bet using the telephone, by the approved information being provided verbally to the person or account holder and after being provided with the approved information the person or account holder is expressly asked if they still wish to opt-out of setting a deposit limit.

Dated: 23 May 2019

DINI SOULIO
Liquor and Gambling Commissioner

ENVIRONMENT PROTECTION ACT 1993

SECTION 68

Revocation of Approval of Category B Containers

I, ANDREA KAYE WOODS, Delegate of the Environment Protection Authority ('the Authority'), pursuant to section 68 of the Environment Protection Act, 1993 (SA) ('the Act') hereby revoke the approvals of the classes of category B containers sold in South Australia as identified by reference to the following matters, which are described in the first 4 columns of Schedule 1 of this Notice

- (a) the product which each class of containers shall contain;
- (b) the size of the containers;
- (c) the type of containers;
- (d) the name of the holders of these approvals

These approvals are revoked as the Authority is satisfied that the waste management arrangement between the approval holder and the party named in column 5 of Schedule 1 of this Notice has been cancelled.

SCHEDULE 1

Column 1 Product Name	Column 2 Container Size	Column 3 Container Type	Column 4 Approval Holder	Column 5 Collection Arrangements
Palm Beach Iced Tea Cheeky Peach	600 ml	PET	Beverage Works Pty Ltd	Marine Stores Ltd
Palm Beach Iced Tea Cheeky Peach	600 ml	Polypropylene	Beverage Works Pty Ltd	Marine Stores Ltd
Palm Beach Iced Tea Coconut with Mango White Tea	600 ml	Polypropylene	Beverage Works Pty Ltd	Marine Stores Ltd
Palm Beach Iced Tea Coconut with Mango White Tea	600 ml	PET	Beverage Works Pty Ltd	Marine Stores Ltd
Palm Beach Iced Tea Tropical Infusion	600 ml	PET	Beverage Works Pty Ltd	Marine Stores Ltd
Palm Beach Iced Tea Tropical Infusion	600 ml	Polypropylene	Beverage Works Pty Ltd	Marine Stores Ltd
Palm Beach Iced Tea Wild Blueberry Green Tea	600 ml	Polypropylene	Beverage Works Pty Ltd	Marine Stores Ltd
Palm Beach Iced Tea Wild Blueberry Green Tea	600 ml	PET	Beverage Works Pty Ltd	Marine Stores Ltd
Palm Beach Real Coconut Water	500 ml	Can - Aluminium	Beverage Works Pty Ltd	Marine Stores Ltd
Palm Beach Real Coconut Water	250 ml	Can - Aluminium	Beverage Works Pty Ltd	Marine Stores Ltd
Club Beer OClock Lager	330 ml	Can - Aluminium	Clubs - Club	Marine Stores Ltd
Clubs Club Sake Rice Wine	360 ml	Glass	Clubs - Club	Marine Stores Ltd
Arctic Ocean Orange	248 ml	Glass	Foodeli Pty Ltd	Statewide Recycling
Arctic Ocean Orange	330 ml	Can - Aluminium	Foodeli Pty Ltd	Statewide Recycling
Arctic Ocean Tangerine	248 ml	Glass	Foodeli Pty Ltd	Statewide Recycling
Arctic Ocean Tangerine	330 ml	Can - Aluminium	Foodeli Pty Ltd	Statewide Recycling
Xin Yuan Lent Plum Drink	300 ml	Glass	Foodeli Pty Ltd	Statewide Recycling
IQ Spring Water	350 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
IQ Spring Water	1500 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
IQ Spring Water	600 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Delicious Apple	250 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Delicious Apple	500 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Delicious Apple & Blackcurrant	250 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Delicious Apple & Blackcurrant	500 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Delicious Apple & Blackcurrant Juice	500 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Delicious Apple & Guava Juice	500 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Delicious Apple Juice	500 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Delicious Apple Juice	300 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Delicious Apple Juice	250 ml	Glass	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Delicious Apple Mango & Banana Juice	500 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Delicious Crushed Lemonade	500 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Delicious Crushed Lemonade	300 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Delicious Fruit Juices Apple & Blackcurrant Juice	300 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Delicious Fruit Juices Apple & Blackcurrant Juice	500 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Delicious Fruit Juices Apple & Guava Juice	500 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Delicious Fruit Juices Apple Juice	500 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Delicious Fruit Juices Apple Juice	300 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Delicious Fruit Juices Crushed Lemonade	300 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Delicious Fruit Juices Crushed Lemonade	500 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Delicious Fruit Juices Orange Apple & Mango Juice	300 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Delicious Fruit Juices Orange Apple & Mango Juice	500 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Delicious Fruit Juices Orange Apple & Passionfruit Juice	500 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Delicious Fruit Juices Orange Juice	300 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Delicious Fruit Juices Orange Juice	500 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Delicious Fruit Juices Pineapple Juice	300 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Delicious Fruit Juices Tropical Fruit Juice Blend	300 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Delicious Multi Fruits	250 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Delicious Orange	500 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Delicious Orange	250 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Delicious Orange & Mango	500 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Delicious Orange Apple & Mango Juice	500 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Delicious Orange Apple & Mango Juice	300 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Delicious Orange Apple & Passionfruit Juice	500 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Delicious Orange Juice	300 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Delicious Orange Juice	500 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Delicious Orange Juice	250 ml	Glass	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Delicious Pineapple	250 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Delicious Pineapple Juice	300 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Delicious Pineapple Juice	250 ml	Glass	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Delicious Tomato	250 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Delicious Tomato Juice	250 ml	Glass	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Delicious Tropical Fruit Juice Blend	300 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Delicious Apple & Blackcurrant Juice	300 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Organic Apple & Guava Juice	400 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Organic Apple Juice	400 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd

Column 1 Product Name	Column 2 Container Size	Column 3 Container Type	Column 4 Approval Holder	Column 5 Collection Arrangements
Just Organic Orange & Mango Juice	400 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Organic Orange Juice	400 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Squeezed Apple	250 ml	Glass	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Squeezed Apple & Blackcurrant	250 ml	Glass	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Squeezed Fruit Juices Apple & Blackcurrant Juice	300 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Squeezed Fruit Juices Apple & Blackcurrant Juice	500 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Squeezed Fruit Juices Apple Juice	300 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Squeezed Fruit Juices Apple Juice	500 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Squeezed Fruit Juices Apple Mango & Banana Juice	500 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Squeezed Fruit Juices Crushed Lemonade Juice	500 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Squeezed Fruit Juices Lemonade Juice	300 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Squeezed Fruit Juices Orange & Passionfruit Juice	500 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Squeezed Fruit Juices Orange Apple & Mango Juice	300 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Squeezed Fruit Juices Orange Apple & Mango Juice	500 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Squeezed Fruit Juices Orange Apple & Passionfruit Juice	500 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Squeezed Fruit Juices Orange Apple & Passionfruit Juice	300 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Squeezed Fruit Juices Orange Juice	500 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Squeezed Fruit Juices Orange Juice	300 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Squeezed Fruit Juices Orange Mango Juice	300 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Squeezed Fruit Juices Orange Mango Juice	500 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Squeezed Fruit Juices Pineapple Juice	300 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Squeezed Orange	250 ml	Glass	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Squeezed Pineapple	250 ml	Glass	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Just Squeezed Tomato	250 ml	Glass	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
The Little Bottle of Juice Apples Bananas Guava & Passionfruits	300 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
The Little Bottle of Juice Apples Lemons & Limes	300 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
The Little Bottle of Juice Apples Pineapples Limes & Mint	300 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
The Little Bottle of Juice Apples Pineapples Mangoes & Ginger	300 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
The Little Bottle of Juice Apples Pink Grapefruits & Raspberries	300 ml	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd
Luv Melon Natural Watermelon Water	530 ml	PET	Luv Melon Pty Ltd	Marine Stores Ltd
five am Organic Apple Pear & Green Goodness Smoothie	280 ml	PET	PZ Cussons	Marine Stores Ltd
five am Organic Banana Blueberry Bliss Smoothie	280 ml	PET	PZ Cussons	Marine Stores Ltd
five am Organic Mango Passion Twist Smoothie	280 ml	PET	PZ Cussons	Marine Stores Ltd
five am Organic Vanilla Bean Raspberry Licious Smoothie	280 ml	PET	PZ Cussons	Marine Stores Ltd
Frizzante San Benedetto Aqua Minerale Naturale	750 ml	Glass	Superior Food Group Pty Ltd	Statewide Recycling
Frizzante San Benedetto Aqua Minerale Naturale	250 ml	Glass	Superior Food Group Pty Ltd	Statewide Recycling
Naturale San Benedetto Aqua Minerale Naturale	750 ml	Glass	Superior Food Group Pty Ltd	Statewide Recycling
Naturale San Benedetto Aqua Minerale Naturale	250 ml	Glass	Superior Food Group Pty Ltd	Statewide Recycling
San Benedetto Aqua Minerale Naturale	1000 ml	Glass	Superior Food Group Pty Ltd	Statewide Recycling
San Benedetto Aqua Minerale Naturale Frizzante	1000 ml	Glass	Superior Food Group Pty Ltd	Statewide Recycling
San Benedetto Frizzante Mineral Water	500 ml	Glass	Superior Food Group Pty Ltd	Statewide Recycling
San Benedetto Guizza Natural Mineral Water	1500 ml	PET	Superior Food Group Pty Ltd	Statewide Recycling
San Benedetto Natural Mineral Water	500 ml	Glass	Superior Food Group Pty Ltd	Statewide Recycling
San Benedetto Natural Mineral Water	500 ml	PET	Superior Food Group Pty Ltd	Statewide Recycling
San Benedetto Natural Mineral Water	1500 ml	PET	Superior Food Group Pty Ltd	Statewide Recycling
San Benedetto Natural Mineral Water	330 ml	PET	Superior Food Group Pty Ltd	Statewide Recycling
San Benedetto Sparkling Natural Mineral Water	1500 ml	PET	Superior Food Group Pty Ltd	Statewide Recycling
Upsynth Euphorizer	275 ml	Glass	Upsynth Pty Ltd	Marine Stores Ltd
Upsynth Original	500 ml	Glass	Upsynth Pty Ltd	Marine Stores Ltd

FISHERIES MANAGEMENT ACT 2007

SECTION 115

Exemption Number ME9903051

TAKE NOTICE that pursuant to section 115 of the *Fisheries Management Act 2007*, the holder of the licence issued under the *Fisheries Management (Charter Boat Fishery) Regulations 2016* listed in schedule 1 or his registered masters or any person onboard a vessel registered under such a licence who has entered into a Charter Boat Fishing Agreement with the Licence Holder (the 'exemption holders') are exempt from the provisions contained in the declaration titled "King George Whiting Spawning Spatial Closure" made under section 79 of the *Fisheries Management Act 2007* and published on page 1056 of the South Australian Government Gazette dated 18 April 2019, but only insofar as the exemption holders may possess King George Whiting (*Sillaginodes punctatus*) on a vessel endorsed on the licence (the 'exempted activity'), subject to the conditions set out in schedule 2 during the period specified in schedule 3 unless varied or revoked earlier. **Exemption Number ME9903051.**

SCHEDULE 1

Licence Number	Licence Holder Name
H133	Mark Snadden

SCHEDULE 2

- At least one hour prior to travelling through any part of Area 2 - Investigator Strait described under this notice the exemption holder must, if in possession of King George Whiting on the registered boat, make a prior report to PIRSA Fishwatch (1800 065 522) and must provide the Minister for Primary Industries and Regional Development the following information:
 - The name of the caller;
 - Contact phone number of the caller;
 - The licence number;
 - Number of passengers on board;
 - Number of King George Whiting on board; and
 - The approximate time the boat will enter Area 2 – Investigator Strait of the King George Whiting Spawning Spatial Closure.
 - The approximate time the boat will arrive at the point of departure or disembarkation in Area 2 – Investigator Strait.
 - The PIRSA tag number used to secure the King George Whiting in the approved container.
- All King George Whiting must be securely stored in an approved container before entering the KGW Spatial Spawning closed area, by an issued PIRSA tag.
- Subject condition 1 and 2, the exemption holder must not engage in any fishing activity within Area 2 whilst in possession of King George Whiting.
- Subject to conditions 2 and 3, the exemption holder must travel to the point of departure or disembarkation in Area 2 – Investigator Strait by the shortest reasonably practicable route.
- The exemption holder must not delete or alter track logs recorded on electronic devices (e.g. Chart plotter, Global Positioning System) on board the registered vessel for a period of 7 days after creating the track log.
- The exemption holder must comply with all licence conditions when undertaking the exempted activity.
- While engaging in the exempted activity, the exemption holder must be in possession of a copy of this notice and written approval for any container to be used. This notice must be produced to a Fisheries Officer if requested.
- The exemption holders 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.

SCHEDULE 3

From 0001 hours on 22 May 2019 until 2359 hours on 31 May 2019.

For the purpose of this Notice:

Area 2 – Investigator Strait

The King George Whiting Spawning spatial closure comprises the State waters contained within and bounded by a line commencing at 35°14'42.96" South, 136°49'19.20" East, then beginning south-easterly following the line of mean high water springs to the location closest to 35°06'50.10" South, 137°45'34.97" East, south-westerly to 35°33'10" South, 137°38'06.55" East, west to 35°33'10" South, 137°19'30" East, south-westerly to 35°40'19.20" South, 136°49'19.20" East and north to the point of commencement.

approved container - is a container that has been examined by a Fisheries Officer and written consent has been provided for its use.

PIRSA Tag – is a tag issued by PIRSA for the purposes of sealing an approved container.

The spatial descriptions are geodesics based on the Geocentric Datum of Australia 1994 (*GDA94*).

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 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: 21 May 2019

HON TIM WHETSTONE MP
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
4 Tolmer Place, Norwood SA 5067	Allotment 20 Deposited Plan 82680 Hundred of Adelaide	CT1388/12, CT5752/449, CT6058/702
1 Reo Road, Croydon Park SA 5008	Allotment 881 Deposited Plan 4475 Hundred of Yatala	CT5693/172; CT6219/434; CT6219/435
19 Toronto Street, Ovingham SA 5082	Allotment 34 Filed Plan 109100 Hundred of Yatala	CT611/178, CT5823/84
21 Toronto Street, Ovingham SA 5082	Allotment 34 Filed Plan 109100 Hundred of Yatala	CT611/178, CT5823/84
70 Drain Road, New Town SA 5554 (AKA Kadina)	Allotment 118 Filed Plan 198299 Hundred of Wallaroo	CT5571/53

Dated: 23 May 2019

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

JUSTICES OF THE PEACE ACT 2005

SECTION 4

Notice of Appointment of Justices of the Peace for South Australia by the Commissioner for Consumer Affairs

I, Dini Soulio, Commissioner for Consumer Affairs, delegate of the Attorney-General, pursuant to section 4 of the *Justices of the Peace Act 2005*, do hereby appoint the people listed as Justices of the Peace for South Australia as set out below:

For a period of ten years for a term commencing on 4 June 2019 and expiring on 3 June 2029:

Hugh Wayne BEIL
Marilyn Kay BURNETT
Rachel Jane CHILCOTT
Royce Christopher DAVEY
Patricia Ann DOW
Nikolaos KALAITZIS
Barbara Joy KELLER
Christopher James KNOTT
Lynette Ellen MCARTHUR
Helen Mary MARTIN
Carmel Mercedes PARSONS
Julie Irene READ
James Barry SMITH
Jeffrey Francis TRAHAIR
Yilma Abebe WOLDGABREAL

For a period of ten years for a term commencing on 25 June 2019 and expiring on 24 June 2029:

Elizabeth Anne COLLINS
Cherylee Ann COOPER
John Francis D'SOUZA
Craig Douglas HOBBY
Pauline KORITSA
John David Rollond KRETSCHMER
Arvind Jess Cortez LAYUG
Sharen Anne LETTON
Walter James SPACKMAN
Elizabeth Anne McDonald WEAVER
Stephen Leslie WEST

Dated: 20 May 2019

DINI SOULIO
Commissioner for Consumer Affairs
Delegate of the Attorney-General

LAND ACQUISITION ACT 1969

SECTION 16

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

The Commissioner of Highways (the Authority), of 50 Flinders Street, Adelaide SA 5000, acquires the following interests in the following land:

Comprising an unencumbered estate in fee simple in that piece of land being portion of Allotment 51 in Deposited Plan No 43546 comprised in Certificate of Title Volume 5310 Folio 644, and being the whole of the land identified as Allotment 12 in Deposited Plan 121172 lodged in the Lands Titles Office

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

2. Compensation

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

3. Inquiries

Inquiries should be directed to:

Ric Lohmeyer
GPO Box 1533
Adelaide SA 5001
Telephone: (08) 8343 2554

Dated: 21 May 2019

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

MOHAMMED ELGAZZAR
Manager
Property Portfolio & Strategy
Department of Planning, Transport and Infrastructure

LAND ACQUISITION ACT 1969

SECTION 16

Form 5—Notice of Acquisition

1. Notice of acquisition

The Commissioner of Highways (the Authority), of 50 Flinders Street, Adelaide SA 5000, acquires the following interests in the following land:

Comprising an unencumbered estate in fee simple in that piece of land being portion of Allotment 50 in Deposited Plan No 43546 comprised in Certificate of Title Volume 5310 Folio 643, and being the whole of the land identified as Allotment 10 in D121171 lodged in the Lands Titles Office

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

2. Compensation

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

3. Inquiries

Inquiries should be directed to:

Ric Lohmeyer
GPO Box 1533
Adelaide SA 5001
Telephone: (08) 8343 2554

Dated: 21 May 2019

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

MOHAMMED ELGAZZAR
Manager
Property Portfolio & Strategy
Department of Planning, Transport and Infrastructure

DPTI 2018/13103/01

LANDS TITLES & STATE VALUATION

SCHEDULE OF LAND SERVICES UNREGULATED ENQUIRY AND INFORMATION PRODUCTS

Effective from 1 July 2019

The Registrar-General and Valuer-General provide a guaranteed system of land titling, impartial property valuation services and property information within South Australia.

The attached products offer access to information that is either related to land ownership, valuation or a combination of both.

Dated: 4 May 2019

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

ANNEXURE A

Lands Titles Office				
Category	GST Exempt	2018-19 Fee	2019-20 Fee	\$ Change
Title for Owner Name	GST Exempt	\$7.65	\$8.05	\$0.40
Title Detail	GST Exempt	\$10.20	\$10.70	\$0.50
Valuation Detail	GST Exempt	\$10.20	\$10.70	\$0.50
Title and Valuation Detail	GST Exempt	\$14.80	\$15.50	\$0.70
Building Detail	GST Exempt	\$1.90	\$2.00	\$0.10
Replacement of LTO Delivery Box Key	Subject to GST	\$31.50	\$33.00	\$1.50
Historical Valuation Listing	GST Exempt	\$10.20	\$10.70	\$0.50
Reproduction of Certificate of Title	Subject to GST	\$148.00	\$155.00	\$7.00
Production of documents to Stamp Duty Office	Subject to GST	\$51.00	\$53.50	\$2.50
State Valuation Office				
Category	GST Exempt	2018-19 Fee	2019-20 Fee	\$ Change
Annual Property Valuation Listing Subscription	Subject to GST	\$361.00	N/A	N/A
Stamp Duty Opinion	Subject to GST	\$126.00	\$132.00	\$6.00
Special Valuations – General (per hour)	Subject to GST	\$278.00	\$292.00	\$14.00
Special Valuations – Freeholding (per hour)	Subject to GST	\$278.00	\$292.00	\$14.00
Special Valuations – Native Vegetation (per hour)	Subject to GST	\$278.00	\$292.00	\$14.00
Special Valuations – Purchase /Acquisition (per hour)	Subject to GST	\$278.00	\$292.00	\$14.00
Special Valuations – Rentals (per hour)	Subject to GST	\$278.00	\$292.00	\$14.00
Special Valuations – Disposals (per hour)	Subject to GST	\$278.00	\$292.00	\$14.00
Special Valuations – FBT (per hour)	Subject to GST	\$278.00	\$292.00	\$14.00
Site History report	Subject to GST	\$169.00	\$177.00	\$8.00
Travelling Time	Subject to GST	\$137.00	\$144.00	\$7.00
Special Valuation – SACHA Full Inspection	Subject to GST	\$415.00	\$436.00	\$21.00
Special Valuation – SAHT Sale to Tenant	Subject to GST	\$415.00	\$436.00	\$21.00

MENTAL HEALTH ACT 2009

SECTION 94(1)

Authorised Mental Health Professionals

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

Valerie Braendler
Amanda Brooks
Lynette Burke
Vijay Conhye
Pamela Ghebretensae
Sonya Luu
Eirean James
Candace Muenchow
Lynne O'Leary
Christine Pryor
Julie Shegog
Matthew Stevens

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

Dated: 23 May 2019

DR J BRAYLEY
Chief Psychiatrist

MENTAL HEALTH ACT 2009

SECTION 97A

Determination by the Chief Psychiatrist

NOTICE is hereby given, in accordance with Section 97A of the *Mental Health Act 2009*, that the Chief Psychiatrist has determined from 22 May 2019 that:

Building 12a and Building 12 of the 4th Generation Building of the Repat Health Precinct, 216 Daws Road, Daw Park SA 5054, will be an Authorised Community Mental Health Facility known as: Older Persons Mental Health Service – Southern Community Team – Springbank House. Building 12a will be identified as Zone A of Springbank House and Building 12 will be identified as Zone B of Springbank House.

Dated: 23 May 2019

DR JOHN BRAYLEY
Chief Psychiatrist

MENTAL HEALTH ACT 2009

SECTION 97A

Determination Revoked

NOTICE is hereby given in accordance with Section 97A of the *Mental Health Act 2009*, that the Chief Psychiatrist has revoked the determination of the following facility as an Authorised Community Mental Health Facility from 23 May 2019:

Older Persons Mental Health Services (Southern Community Team) Springbank House
1020 South Rd, Edwardstown SA 5043

Dated: 23 May 2019

DR J. BRAYLEY
Chief Psychiatrist

MINING ACT 1971

Notice pursuant to Sections 15(5) and 15(6) of the Mining Act 1971

NOTICE is hereby given that the Notice under the *Mining Act 1971* published on 4 April 2018 in the South Australian Government Gazette at pages 1315 to 1316 is amended by extending the completion date from 6 July 2018 to 6 July 2019.

Dated: 23 May 2019

JUNESSE MARTIN
Mining Registrar
Mineral Resources
Department for Energy and Mining

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:	Lymex Tenements Pty Ltd
Location:	Sheringa area – approximately 110 km northwest of Port Lincoln
Pastoral Leases:	Hornes Lookout
Term:	Two years
Area in km ² :	117
Reference Number	2018/00195

Applicant:	Lymex Tenements Pty Ltd
Location:	Tooligie area – approximately 100 km north-northwest of Port Lincoln
Term:	Two years
Area in km ² :	160
Reference Number	2018/00196
Applicant:	Global Fortune Investment Limited
Location:	Coondambo area – approximately 110 km west-northwest of Woomera
Pastoral Leases:	Coondambo
Term:	One year
Area in km ² :	309
Reference Number	2019/00002

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 (EasyMile Autonomous Vehicle Trial – Phase 2 at Munno Para) Notice 2019

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

1 Short Title

This Notice may be cited as the *Motor Vehicles (EasyMile Munno Para Autonomous Vehicle 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 December 2019.

3 Interpretation

In this Notice—

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

authorised vehicle means the EasyMile EZ10 Gen2, serial number VJRD1A10224000008, for participation in the Playford Connect Trial – Phase 2;

EasyMile means EasyMile Pty Ltd ACN 628 408 346;

Council means the City of Playford ABN 99 397 793 662;

Sage Automation means Sage Automation Pty Ltd ACN 104 119 833.

4 Authorisation

I hereby authorise, under section 134D of the Act, **EasyMile**, **Sage Automation**, the **owner(s)** of the authorised vehicle and any **individuals** authorised by EasyMile, Sage Automation 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 test autonomous vehicle technology as an integrated first mile/last mile service by linking the Munno Para train station to the Playford Alive Township and civic facilities.

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 EasyMile, 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
Passenger Transport Act 1994
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 EasyMile, Sage Automation and the Department of Planning, Transport and Infrastructure and the *Guidelines for trials of automated vehicles in Australia* published by the National Transport Commission.

7 Execution

Dated: 21 May 2019

HON STEPHAN KNOLL MP

Minister for Transport, Infrastructure and Local Government

1:00PM on Saturday June 1st 2019 until 3:00PM Saturday June 1st 2019.

The purpose of the closure is to ensure the safety of the participants and support crews in the Great Kanku – Breakaways Marathon during the period indicated.

Dated: 16 May 2019

C HOAD
Executive Officer
Kanku – Breakaways Conservation Park

PASSENGER TRANSPORT REGULATIONS 2009

Amendment to Fares and Charges for Regular Passenger Services within Metropolitan Adelaide

Pursuant to Regulation 149(1)(a) of the Passenger Transport Regulations 2009, I have determined that the fares and charges to be paid by passengers on a regular passenger service are the fares and charges set out in the Determination below.

This Determination replaces the fares and charges under the Passenger Transport Regulations published in the *South Australian Government Gazette* on 21 June 2018.

These fares and charges will be effective from 7 July 2019.

Dated: 16 May 2019

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

DETERMINATION
Effective from 7 July 2019

	Journey	Ticket Type	No. of Journeys	FARES BY PERIOD (and where tickets available from)			
				Interpeak		Peak	
				Ticket Outlets	On-board Bus, Tram & Train	Tickets Outlets	On-board Bus, Tram & Train
1.	Regular Fares	Singletrip+ [^]	1	-	\$3.70	-	\$5.60
	• For journey/journeys within all zones	Daytrip *+ Metrocard [^]	Unlimited 1	- \$2.07	- -	- \$3.77	\$10.60 -
2.	Concessional Fares	Singletrip+ [^]	1	-	\$1.40	-	\$2.90
	• For journey/journeys within all zones by holder of a valid travel concession card or tertiary student identification card	Daytrip *+ Metrocard [^]	Unlimited 1	- \$1.00	- -	- \$1.87	\$5.30 -
	• For journey/journeys within all zones by holder of a valid secondary student identification card and by a child from the age of 5 years and under 15 years	Singletrip+ [^] Daytrip *+ Metrocard [^]	1 Unlimited 1	- - \$1.00	\$1.40 - -	- - \$1.26	\$2.80 \$5.30 -
	• On trains only for bicycles and surfboards, accompanied by a passenger (each item) for journey/journeys within all zones **	Singletrip+ [^] Daytrip+ Metrocard [^]	1 Unlimited 1	- - \$1.00	\$1.40 - -	- - \$1.87	\$2.90 \$5.30 -
*	Daytrip						
	A parent/guardian holding a valid Daytrip ticket on weekends, public holidays or South Australian school holidays may be accompanied free of charge by up to two children under 15 years of age						
**	Bicycles Travel on Trains						
	Bicycles may be carried free on train services at the following times:						
	• Monday to Friday – 9.01 am to 3.00 pm and 6.00 pm until last service						
	• Saturday, Sunday and public holidays – all day when space is available						
+	Singletrip and Daytrip tickets are not available for sale from Ticket Outlets						
	These can be purchased either on-board Bus, Tram and Train or from Adelaide Metro InfoCentre's at Currie Street and Adelaide Railway Station						
^	Singletrip and Metrocards						
	A Singletrip ticket and a Metrocard can be used to transfer to any bus, tram or train service within 2 hours of first validation at no additional charge						
				Fare			Type of Ticket
3.	Special Vehicles						
	• Class 3 Special Vehicle			As determined			Zone
	• Class 6 Special Vehicle			Regular fare only (no concessions available)			Zone
4.	Peak and Interpeak Periods			Regular, Student and Concession			
				<u>Peak</u>			
				All times (other than Interpeak)			
				<u>Interpeak</u>			
				Monday to Friday 9:01 am to 3:00pm			
				All Day Sundays			
				All Day Public Holidays			

	Fare	Type of Ticket
Seniors Card Holders		
<u>Peak</u>		
Monday to Friday 7:01am to 9:00am		
Monday to Friday 3:01pm to 7:00pm		
(Concession Rates apply)		
<u>Interpeak</u>		
All Other Times including Public Holidays (No Charge)		
For journey/journeys within all zones by a holder of a valid Seniors Card		
No charge – Provided through Office for Ageing Well		
5. Seniors Metrocard		
6. Concession and Student Metrocard		
<ul style="list-style-type: none"> For use of a Metrocard within all zones by a holder of a valid Concession or Student card 		
7. Regular Metrocard	\$5.00 per card, a minimum of \$5.00 recharge required.	
8. 28 Day Pass	Regular \$101.00	28 Day Pass
<ul style="list-style-type: none"> Unlimited travel on all AdelaideMetro services for 28 Consecutive Days 	Concession \$50.00	
	Student \$25.50	
9. 14 Day Pass	Regular \$61.00	14 Day Pass
<ul style="list-style-type: none"> Unlimited travel on all AdelaideMetro services for 14 Consecutive Days 	Concession \$30.00	
	Student \$15.50	
10. 3 Day Visitor Pass	\$25.00	3 Day Pass
<ul style="list-style-type: none"> Unlimited travel on all AdelaideMetro services for 3 Consecutive Days 		
11. Primary School Groups	No charge for travel commencing between 9.30am and 3pm	
<ul style="list-style-type: none"> Unlimited travel on all AdelaideMetro services for an organised school group on a planned school excursion, including for up to 4 adults (Monday to Friday only) 		
12. Metrocard Cruise Ship Daytrip	Regular Cruise Ship	The Daytrip Metrocard/ticket is only available to Cruise Ship passengers with a valid Cruise Ship identification
<ul style="list-style-type: none"> Unlimited travel all day until 4:30am on any bus, train or tram service 	Daytrip Metrocard \$10.00	
<ul style="list-style-type: none"> Two children under 15 years of age travel free at all times when accompanied by an adult using a Cruise Ship daytrip Metrocard or ticket 	Concession Cruise Ship	The Daytrip Metrocard/ticket is only sold at the Adelaide Metro Outlet at Outer Harbor Railway Station and InfoCentre within Adelaide Railway Station
	Daytrip Ticket \$5.00	

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Application for Grant of Associated Activities Licence AAL 272

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 7 June 2019.

DESCRIPTION OF APPLICATION AREA

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

All coordinates MGA94, Zone 54

344686.100mE	6935370.100mN	342889.200mE	6937449.800mN	344504.500mE	6936088.200mN
344679.900mE	6935370.100mN	342886.500mE	6937451.700mN	344508.500mE	6936083.400mN
344673.600mE	6935370.900mN	342263.500mE	6937907.700mN	344511.800mE	6936078.100mN
344667.600mE	6935372.500mN	342261.100mE	6937909.500mN	344514.500mE	6936072.400mN
344661.700mE	6935374.800mN	342256.600mE	6937913.800mN	344516.400mE	6936066.400mN
344657.900mE	6935376.800mN	342252.600mE	6937918.600mN	344516.800mE	6936065.100mN
344576.900mE	6935423.800mN	342249.200mE	6937923.900mN	344645.900mE	6935499.300mN
344575.200mE	6935424.800mN	342246.500mE	6937929.600mN	344708.100mE	6935463.300mN
344570.100mE	6935428.500mN	342246.100mE	6937930.800mN	344709.800mE	6935462.200mN
344565.600mE	6935432.800mN	342130.800mE	6938244.900mN	344714.900mE	6935458.500mN
344561.600mE	6935437.600mN	342164.000mE	6938404.000mN	344719.500mE	6935454.200mN
344558.200mE	6935442.900mN	342191.100mE	6938419.600mN	344723.500mE	6935449.400mN
344555.500mE	6935448.600mN	342182.800mE	6938393.300mN	344726.800mE	6935444.100mN
344553.600mE	6935454.600mN	342334.700mE	6937979.400mN	344729.500mE	6935438.400mN

344553.300mE	6935455.900mN	342933.700mE	6937541.000mN	344731.400mE	6935432.400mN
344424.900mE	6936018.100mN	343320.100mE	6937516.900mN	344732.600mE	6935426.300mN
344209.200mE	6936111.100mN	343326.400mE	6937516.100mN	344733.000mE	6935420.000mN
344207.700mE	6936111.800mN	343332.500mE	6937514.600mN	344732.600mE	6935413.700mN
344202.200mE	6936114.800mN	343338.300mE	6937512.200mN	344731.400mE	6935407.600mN
344197.100mE	6936118.500mN	343343.800mE	6937509.200mN	344729.500mE	6935401.600mN
344196.000mE	6936119.400mN	343348.900mE	6937505.500mN	344726.800mE	6935395.900mN
343592.000mE	6936649.400mN	343353.500mE	6937501.200mN	344723.500mE	6935390.600mN
343588.600mE	6936652.800mN	343357.500mE	6937496.400mN	344719.500mE	6935385.800mN
343584.600mE	6936657.600mN	343360.800mE	6937491.100mN	344714.900mE	6935381.500mN
343581.200mE	6936662.900mN	343363.500mE	6937485.400mN	344709.800mE	6935377.800mN
343578.500mE	6936668.600mN	343667.100mE	6936716.600mN	344704.300mE	6935374.800mN
343282.200mE	6937419.100mN	344256.000mE	6936199.800mN	344698.500mE	6935372.500mN
342912.900mE	6937442.100mN	344487.800mE	6936099.900mN	344692.400mE	6935370.900mN
342906.600mE	6937442.900mN	344489.300mE	6936099.200mN	344686.100mE	6935370.100mN
342900.600mE	6937444.500mN	344494.800mE	6936096.200mN		
342894.700mE	6937446.800mN	344499.900mE	6936092.500mN		

AREA: **0.42** square kilometres approximately

Dated: 21 May 2019

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

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

GRANT OF ASSOCIATED ACTIVITIES LICENCE AAL 269

(Adjunct to Petroleum Production Licence PPL 253)

Notice is hereby given that the undermentioned Associated Activities Licence has been granted with effect from 17 May 2019, under the provisions of the *Petroleum and Geothermal Energy Act 2000*, pursuant to delegated powers dated 29 June 2018.

No of Licence	Licensee	Locality	Area in km ²	Reference
AAL 269	Beach Energy Limited Great Artesian Oil and Gas Pty Ltd	Cooper Basin	3.67	MER-2019/0597

DESCRIPTION OF AREA

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

All coordinates MGA94, Zone 54

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

334424mE	6929610mN	333883mE	6928830mN	332865mE	6932520mN
334386mE	6929790mN	333879mE	6928900mN	333044mE	6932580mN
334392mE	6929950mN	333762mE	6929060mN		

AREA: **3.67** square kilometres approximately

Dated: 17 May 2019

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

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

GRANT OF ASSOCIATED ACTIVITIES LICENCE AAL 270

(Adjunct to Petroleum Production Licence PPL 253)

Notice is hereby given that the undermentioned Associated Activities Licence has been granted with effect from 17 May 2019, under the provisions of the *Petroleum and Geothermal Energy Act 2000*, pursuant to delegated powers dated 29 June 2018.

No of Licence	Licensee	Locality	Area in km ²	Reference
AAL 270	Beach Energy Limited Great Artesian Oil and Gas Pty Ltd	Cooper Basin	2.44	MER-2019/0647

DESCRIPTION OF AREA

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

Commencing at a point being the intersection of latitude 27°46'10" S GDA94 and longitude 139°21'25" E GDA94, thence east to longitude 139°21'40" E GDA94, south to latitude 27°47'35" S GDA94, west to longitude 139°20'30" E GDA94, north to latitude 27°47'05" S GDA94, east to longitude 139°20'50" E GDA94, south to latitude 27°47'15" S GDA94, east to longitude 139°21'00" E GDA94, south to latitude 27°47'20" S GDA94, east to longitude 139°21'15" E GDA94, north to latitude 27°46'35" S GDA94, east to longitude 139°21'25" E GDA94, and north to the point of commencement.

AREA: **2.44** square kilometres approximately

Dated: 17 May 2019

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

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Grant of Gas Storage Exploration Licence GSEL 672

Pursuant to section 92(1) of the *Petroleum and Geothermal Energy Act 2000*, notice is hereby given that the undermentioned Gas Storage Exploration Licence has been granted under the provisions of the *Petroleum and Geothermal Energy Act 2000*, pursuant to delegated powers dated 29 June 2018.

No of Licence	Licensee	Locality	Area in km ²	Reference
GSEL 672	Vintage Energy Limited	Otway Basin	1,325.20	MER-2018/1711

DESCRIPTION OF AREA

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

Commencing at a point being the intersection of latitude 37°32'00"S GDA94 and longitude 140°42'40"E GDA94, thence east to longitude 140°43'10"E GDA94, south to latitude 37°32'20"S GDA94, east to longitude 140°44'00"E GDA94, south to latitude 37°33'00"S GDA94, east to longitude 140°45'00"E GDA94, south to latitude 37°34'00"S GDA94, east to longitude 140°46'00"E GDA94, south to latitude 37°35'00"S GDA94, east to longitude 140°49'00"E GDA94, south to latitude 37°36'00"S GDA94, east to longitude 140°51'00"E GDA94, south to latitude 37°37'00"S GDA94, east to longitude 140°53'00"E GDA94, south to latitude 37°38'00"S GDA94, east to longitude 140°55'00"E GDA94, south to latitude 37°39'30"S GDA94, east to the eastern border of the State of South Australia, then south along the border of the said State to the Territorial Sea Baseline at low water mark, Southern Ocean, thence generally north-westerly along the said baseline to longitude 140°40'00"E GDA94, north to latitude 37°32'30"S GDA94, east to longitude 140°42'40"E GDA94 and north to the point of commencement.

But excluding:

Commencing at a point being the intersection of latitude 37°56'10"S GDA94 and longitude 140°54'09"E GDA94, thence east to longitude 140°54'50"E GDA94, south to latitude 37°56'43"S GDA94, west to longitude 140°54'09"E GDA94, and north to the point of commencement.

And

Telford Scrub Conservation Park, Dingley Dell Conservation Park, Ewens Ponds Conservation Park, Penambol Conservation Park, Lower Glenelg River Conservation Park, Piccaninnie Ponds Conservation Park.

AREA: **1325.20** square kilometres approximately.

Dated: 14 May 2019

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

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Suspension of Geothermal Exploration Licence GEL 181

Pursuant to section 90 of the *Petroleum and Geothermal Energy Act 2000*, notice is hereby given that the abovementioned Geothermal Exploration Licence has been suspended for the period 8 May 2019 to 7 May 2020 inclusive, pursuant to delegated powers dated 29 June 2018.

- The expiry date of the licence is now determined to be 21 November 2020.

Dated: 17 May 2019

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

PLANNING, DEVELOPMENT AND INFRASTRUCTURE ACT 2016

SECTION 63

Decision by the Minister

Preamble

1. On 26 February, I approved a State Planning Policy with respect to each special legislative scheme pursuant to section 63 (1) of the *Planning, Development and Infrastructure Act 2016*.
2. In accordance with section 63(3) of the *Planning, Development and Infrastructure Act 2016*, the Minister for Environment and Water, who is responsible for administering the *River Murray Act 2003*, *Adelaide Dolphin Sanctuary Act 2005*, *Marine Parks Act 2007* and *Arkaroola Protection Act 2012*, was consulted.
3. Endorsement of the State Planning Policies for the relevant Special Legislative Schemes was received from the Minister for Environment and Water on 30 January 2019.
4. The Minister for Planning is responsible for the *Character Preservation (Barossa Valley) Act 2012* and *Character Preservation (McLaren Vale) Act 2012*.
5. I am satisfied that the State Planning Policies for Special Legislative Schemes address the character values of each relevant character preservation areas and complies with the requirements of the Act(s) in question as prescribed by section 63 (1) of the *Planning, Development and Infrastructure Act 2016*.
6. The State Planning Policies for Special Legislative Schemes were established on 23 May 2019.

Decision

PURSUANT to section 63(1) of the *Planning, Development and Infrastructure Act 2016*, I establish the following State Planning Policies:

- Statutory SPP 17 Special Legislative Scheme River Murray Act 2003
- Statutory SPP 18 Special Legislative Scheme Adelaide Dolphin Sanctuary Act 2005
- Statutory SPP 19 Special Legislative Scheme Marine Parks Act 2007
- Statutory SPP 20 Special Legislative Scheme Arkaroola Protection Act 2012
- Statutory SPP 21 Special Legislative Scheme Character Preservation (Barossa Valley) Act 2012
- Statutory SPP 22 Special Legislative Scheme Character Preservation (McLaren Vale) Act 2012

Dated: 15 May 2019

HON STEPHAN KNOLL MP
Minister for Planning

PLANNING, DEVELOPMENT AND INFRASTRUCTURE ACT 2016

SECTION 74

Decision by the Minister

1. On 15 February 2019 I referred the State Planning Policies, approved on 31 January 2019 to the Environment, Resources and Development Committee in accordance with section 74 of the *Planning, Development and Infrastructure Act 2016*.
2. On 4 March 2019, the Environment, Resources and Development Committee considered the State Planning Policies where it resolved to suggest an amendment to the State Planning Policies.
3. On 14 March 2019 the Environment, Resources and Development Committee wrote to me with amendments to the State Planning Policies.

4. On 15 May 2019, I accepted the following amendments suggested by the Environment, Resources and Development Committee:
 1. Replace the term 'Non-statutory Guidance Notes' with '*Principles for Statutory Instruments*' in all 16 State Planning Policies.
 2. Amend policy 1.8 to promote public transport and active transport.
 3. Expand policy 1.9 to include 'cycling'.
 4. Expand the new 'Principles for Statutory Instruments' to include referent to adaptive reuse as the preferred alternative to demolition.
 5. Insert the reference *Marine Parks Act 2007* to State Planning Policy – 4 Biodiversity related legalisation and instruments section.
 6. Insert the reference *State Public Health Plan 2019-2024* State Planning Policy 5 Climate Change and State Planning Policy 16 Emissions and Hazardous Activities – related legalisation and instruments section.
 7. Amend the title of State Planning Policy 10 – Key Resources, to now read 'Mineral and Energy Resources'.
 8. Include an additional policy in State Planning Policy 10 that encourages decision making to maximise long term land use benefits.
5. I consulted the State Planning Commission, who supported the amendments.
6. The State Planning Policies (28 March 2019) are now in effect.

Decision

PURSUANT to section 74 of the *Planning, Development and Infrastructure Act 2016*, the State Planning Policies Version 1.1 dated 28 March 2019 were amended, consistent with the recommendations of the Environment, Resources and Development Committee.

The State Planning Policies Version 1.1 dated 28 March 2019 are published on the SA Planning Portal.

Dated: 15 May 2019

HON STEPHAN KNOLL MP
Minister for Planning

THE DISTRICT COURT OF SOUTH AUSTRALIA

PORT AUGUSTA CIRCUIT COURT

Sheriff's Office, Adelaide, 4 June 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 4 June 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 4 June 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 4 June 2019*

Clark, Macen	Application for enforcement of a breached bond	In gaol
Delaney, John	Traffic in a controlled drug	On bail
Delaney, John	Application for enforcement of a breached bond	On bail
Dolphin, William George	Indecent assault (3); unlawful sexual intercourse with a person under 12 (3)	On bail
Doolan, Larry Kevin	Cause a bushfire; light or maintain fire in open air in fire danger season	In gaol
Godbolt, Donna Marie	Aggravated unlawful stalking	On bail
Goodwin, Matthew Daniel	Escape from custody	In gaol
Hanley, Rex	Recklessly cause serious harm to another	On bail
Leo, Geraldo White, Peter John	Traffic in a controlled drug	In gaol
		On bail
Mitakiki, Kamaran Noel	Aggravated serious criminal trespass in a non-residential building; damaging property; theft	On bail
Nyangu, Inawinytji	Aggravated recklessly cause serious harm	On bail
Petherick, Jason Neil	Possess prescribed firearm without licence (2); possess unregistered prescribed firearm (2); possess prescribed firearm without identifying mark (2); contravene a provision of the code of practice (2); acquire own or possess ammunition without a licence	In gaol
P, R	Maintaining an unlawful sexual relationship with a child	In gaol
Stevens, Maxie Wirkima	Possess firearm without licence; possess unregistered firearm; acquire own or possess ammunition without licence or permit; discharge firearm to damage property	On bail
Swan, Deanna	Aggravated causing harm with intent to cause harm	On bail
Ware, Leeroy James	Aggravated robbery	In gaol

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

RETURN TO WORK ACT 2014

RTWSA Premium Provisions 2019-2020

The Board of the Return to Work Corporation of South Australia ('the Corporation') after consultation with the Minister publishes the following terms and conditions that will apply in relation to the calculation, imposition and payment of premiums for the purposes of subsection 138(1) of the *Return to Work Act 2014* ('the Act') and these terms and conditions will be referred to as the 'RTWSA Premium Provisions 2019-2020'.

The RTWSA Premium Provisions 2019-2020 apply for the premium period 2019-2020 (and each premium period thereafter until modified in accordance with subsection 138(1) of the Act).

Part 1 – Preliminary Matters

1. These terms and conditions apply to the calculation, imposition and payment of premiums on or after 1 July 2019.

Part 2 - Definitions

2. For the purposes of the RTWSA Premium Provisions 2019-2020, RTWSA Premium Order (Return To Work Premium System) 2019-2020 (as amended from time to time) and the RTWSA Premium Order (Retro-Paid Loss Arrangement) 2019-2020 (as amended from time to time) the following definitions will apply except where otherwise modified:

apprentice: A person who is or will be trained by their employer under an approved training contract in an occupation declared to be a 'trade' under section 6 of the *Training and Skills Development Act 2008*.

approved training contract: Has the same meaning as a contract approved as a training contract under the **Training and Skills Development Act 2008**.

ceasing employer: A registered employer that ceases to be an employer required to be registered under Part 9 of the Act.

employer: Has the same meaning as in section 4 of the Act.

financial year: The period from 1 July in a calendar year to 30 June in the next calendar year with a **full financial year** being the whole of that 12 month period and **part financial year** being any period less than the whole 12 month period.

GST: The Goods and Services Tax, has the same meaning as in the *A New Tax System (Goods and Services Tax) Act 1999* of the Commonwealth.

GTO: A Group Training Organisation which is registered as such under the National Standards for Group Training Organisations in South Australia and which has a registered office in South Australia.

industry premium rate: A rate that corresponds to a SAIC as determined by the Corporation from time to time and published in the Government Gazette.

new employer: An employer who takes over a business on account of a transfer of business as defined by section 160 of the Act.

newly registered employer: An employer who has not been registered for one full premium period.

WHS: The work health and safety registration fee calculated for each financial year and collected by the Corporation on behalf of SafeWork SA in accordance with Schedule 5 of the *Work Health and Safety Act 2012*.

old employer: An employer who has disposed of a business under a transfer of business as defined by section 160 of the Act.

period: Includes any financial year, or as provided in Part 8.

premium period: Refers to any financial year for which premium is calculated.

Regulations: The *Return to Work Regulations 2015*.

remuneration: is the remuneration payable by an employer to or for the benefit of workers during a premium period and includes all liabilities for payment made or to be made to or for the benefit of a worker which by the determination of the Corporation constitute remuneration but does not include payments determined by the Corporation not to constitute remuneration.

SAIC: South Australian Industry Classification.

the Act: *Return to Work Act 2014*.

trainee: A person who is or will be trained by their employer under an approved training contract (entered into prior to 23 May 2013 or with a GTO) in an occupation which is a declared 'vocation' under section 6 of the *Training and Skills Development Act 2008*.

Part 3 - Liability to pay premiums

3. For the purposes of section 139(1) of the Act, an employer will be liable to pay a premium for each premium period.

Part 4 – Calculation of Base Premium for employers

4. Pursuant to section 142(4) of the Act, the base premium (BP) is to be calculated in accordance with the following formula:

$$BP = (Ra \times Ia) + (Rb \times Ib) + \dots (Rn \times In)$$

Where:

Ra, Rb, ...Rn are each a part of the total remuneration in respect of the period:

- a. for which the premium is to be calculated; or
- b. preceding the period for which the premium is to be calculated,

as chosen by the employer at the time of completing the return for the current premium period, being a part of the total remuneration attributable to each of the employer's relevant SAICs.

Ia, Ib, ...In are each an industry premium rate expressed as a percentage that corresponds to each relevant SAIC applicable to the employer.

Non-payment or underpayment of remuneration lawfully payable will not reduce the remuneration used as a basis for calculation of an employer's base premium.

Part 5 – Apprentice and Trainee Incentive Amount

5. The Apprentice and Trainee incentive amount (A) for an employer is to be calculated in accordance with the following formula:

$$A = (Aa \times Ia) + (Ab \times Ib) + \dots (An \times In)$$

Where:

Aa, Ab, ...An are each a part of the total remuneration payable by the employer to:

- 5.1. apprentices (as defined in Part 2) in respect of the period for which the premium is to be calculated, being a part of the total remuneration attributable to a SAIC applicable to the employer.
- 5.2. trainees (as defined in Part 2) but only for the term or the balance of the term of an approved training contract (as defined in Part 2) entered into prior to 23 May 2013 and in respect of the period for which the premium is to be calculated, being a part of the total remuneration attributable to a SAIC applicable to the employer.

- 5.3. in the case of an employer who is a GTO, GTO trainees (both as defined in Part 2) employed by that GTO in respect of the period for which the premium is to be calculated, being a part of the total remuneration applicable to a SAIC applicable to the employer.

Ia, Ib, ...In are each an industry premium rate being a percentage rate that corresponds to each relevant SAIC applicable to the employer.

6. If the employer has not supplied a return with respect to remuneration (as required under the Act) in respect of any relevant period, the apprentice and trainee incentive amount ("A") is taken to be zero for the purposes of the calculation of the employer's premium but the premium may be recalculated when the required return as to remuneration has been supplied.

Part 6 – Premium payable by a newly registered employer

7. Where an employer is a newly registered employer, the premium payable ("P") is calculated in accordance with the following formula:

$$P = (BP - A) + SUR + GST + WHS$$

Where:

P is the premium payable for a premium period or part thereof

SUR is the Supplementary Underwriting Rate being a premium adjustment (either a decrease or an increase) to allow the premium of an employer, within a particular category or class, to be adjusted. Any adjustment is at the discretion of the Corporation and subject to the claims experience and a specific risk assessment of the employer by the Corporation.

Part 7 – Transfer of Business

8. For the purposes of section 160 of the Act it is determined that the claims history of the old employer will be applied to the calculation of the premium payable by the new employer in the following circumstances:

- 8.1. Where the new employer has employed workers who constituted all or a majority of the workers employed by the old employer at any time at the business location or locations transferred to the new employer, and
- 8.2. The workers at any time carried out activities/services for the new employer that are the same or similar to activities/services carried out by those workers for the old employer.

In any other case involving a transfer of business pursuant to section 160 of the Act, the Corporation will be entitled in its discretion to apply claims experience with respect to the employer before the transfer, to the employer who takes over the business on account of the transfer.

These provisions apply whether or not the business of the new employer or the activities and/or services performed are at the same business location.

Part 8 – Designated period and designated minimum premium

9. For the purposes of section 143(9)(a) of the Act, the designated period is a financial year.
10. For the purposes of section 143(9)(b) of the Act, the designated minimum premium is \$200, subject to any instalment payment rounding.

Part 9 – Cessations

11. For the purposes of section 139(3) of the Act, ReturnToWorkSA will calculate a ceasing employer's refund as follows:

- 11.1. if the ceasing employer completed Section A and Section B in the return for the current premium period:

11.1.1. the ceasing employer's premium ("**final premium**") will be calculated in accordance with the formula in Part 3 of the RTWSA Premium Order (Return to Work Premium System) 2019-2020, but where, in calculating base premium, 'Ra, Rb, ...Rn' is the ceasing employer's remuneration paid during the current premium period to the date of cessation; and

11.1.2. if the premium already paid by the ceasing employer is greater than the final premium, the ceasing employer is entitled to a refund of an amount equal to the difference between the premium already paid and the final premium;

- 11.2. if the ceasing employer completed only Section A in the return for the current premium period:

11.2.1. the ceasing employer's premium ("**final premium**") will be calculated in accordance with the formula in Part 3 of the RTWSA Premium Order (Return to Work Premium System) 2019-2020, but where, in calculating base premium, 'Ra, Rb, ...Rn' is the remuneration declared in the return for the current premium period multiplied by the percentage of that period that the ceasing employer was registered; and

11.2.2. if the premium already paid by the ceasing employer is greater than the final premium, the ceasing employer is entitled to a refund of an amount equal to the difference between the premium already paid and the final premium.

12. If the premium already paid by a ceasing employer in the current premium period is less than the final premium, the ceasing employer is required to pay RTWSA an amount equal to the difference between the premium already paid in the current premium period and the final premium (being, in the case of ceasing employers referred to in clause 11.1 above, a hindsight premium or, in the case of ceasing employers referred to in clause 11.2 above, an adjusted premium).

13. For the avoidance of doubt, nothing in this Part 9 impacts RTWSA's power under section 144(6)(b) of the Act.

I confirm that this is a true and correct record of the decision of the Board of the Corporation made on the 20th day of March 2019.

Dated: 20 March 2019

G. MCCARTHY
Board Chair

RETURN TO WORK ACT 2014

RTWSA Premium Order (Return to Work Premium System) 2019-2020

The Board of the Return to Work Corporation of South Australia ('the Corporation') after consultation with the Minister publishes the principles fixing the manner in which a premium payable by an employer (or person who proposes to become an employer) will be calculated for the purposes of section 143 of the *Return to Work Act 2014* ('the Act'), referred to as the 'RTWSA Premium Order (Return to Work Premium System) 2019-2020' ('the Order'). This Order fixes the manner in which such a premium is to be calculated so as to take effect on 1 July 2019 and up to and including 30 June 2020.

Part 1 – Preliminary Matters

This Order is the RTWSA Premium Order (Return to Work Premium System) 2019-2020 published pursuant to subsection 143(3) of the Act and takes effect on 1 July 2019.

Part 2 – Application

1. This Order applies to all employers other than a newly registered employer in the circumstance described in clause 2 or unless another Order applies.
2. A newly registered employer, who commenced to be an employer after 1 July 2018 and who employed workers after 1 July 2018, who is not subject to the transfer of business provisions in section 160 of the Act, will have their premium calculated in accordance with Part 6 of the RTWSA Premium Provisions 2019-2020 until that employer has experienced a full premium period.
3. If before 1 July 2020, a RTWSA Premium Order (Return to Work Premium System) has not been made for the 2020-2021 period, this Order continues to apply pending the making of such an Order.
4. The terms and conditions in the RTWSA Premium Provisions 2019-2020 apply unless this Order provides otherwise.
5. In this Order, words and expressions have the same meaning as they have in the RTWSA Premium Provisions 2019-2020, unless this Order provides otherwise.

Part 3 – Calculation of premium payable by an employer

6. The premium payable by an employer for a premium period, or part thereof, is to be calculated by the following formula:

$$P = BP \times (1 - D) + C^* - A + SUR + GST + WHS$$

* C is subject to a maximum of $3 \times D \times BP$

Where:

P is the total premium

D is the base premium discount factor calculated in accordance with Part 4 of this Order

BP is the base premium calculated in accordance with Part 4 of the RTWSA Premium Provisions 2019-2020

C is the cost of claims calculated in accordance with Part 5 of this Order

A is the Apprentice and Trainee incentive amount, if any, for an employer determined with respect to the premium period or part thereof in accordance with Part 5 of the RTWSA Premium Provisions 2019-2020

SUR is the Supplementary Underwriting Rate being a premium adjustment (either a decrease or an increase) to allow the premium of an employer, within a particular category or class, to be adjusted. Any adjustment is at the discretion of the Corporation and subject to the claims experience and a specific risk assessment of the employer by the Corporation.

GST is the Goods and Services Tax as defined in Part 2 of the RTWSA Premium Provisions 2019-2020

WHS is the work health and safety registration fee as defined in Part 2 of the RTWSA Premium Provisions 2019-2020

Part 4 – Base premium discount factor

7. The base premium discount factor (D) for an employer is as follows:
 - 7.1. Where the employer's annualised Base Premium is less than \$10,000, the premium discount factor is 0.05.
 - 7.2. Where the employer's annualised Base Premium is or exceeds \$10,000 and is less than \$50,000, the premium discount factor is 0.1.
 - 7.3. Where the employer's annualised Base Premium is or exceeds \$50,000 and is less than \$100,000, the premium discount factor is 0.15.
 - 7.4. Where the employer's annualised Base Premium is or exceeds \$100,000 and is less than \$500,000, the premium discount factor is 0.2.
 - 7.5. Where the employer's annualised Base Premium is or exceeds \$500,000 and is less than \$1,000,000, the premium discount factor is 0.25.
 - 7.6. Where the employer's annualised Base Premium is or exceeds \$1,000,000 the premium discount factor is 0.30.

Part 5 – Cost of claims

8. Cost of claims means income support payments, where:
 - 8.1. payments were made in the financial year preceding the premium period to which the premium applies, and
 - 8.2. the payments were paid with respect to claims with a date of injury in the three financial years preceding the commencement of the premium period to which the premium applies, but excluding:
 - 8.2.1. the amount of income support paid in the first two weeks of a worker's incapacity where the Corporation has undertaken the liability of the employer in accordance with subsection 64(14) of the Act, and
 - 8.2.2. the income support payments paid in respect of claims arising from an unrepresentative injury as defined by section 4 of the Act, and
 - 8.2.3. the income support payments associated with successfully prosecuted fraudulent claims.

Part 6 – Group Training Organisation arrangement

9. Where an employer is registered with the South Australian Government as meeting the National Standards for Group Training Organisations in the relevant premium period, the premium (P) will be calculated in accordance with the following formula:

$$P = BP - A + SUR + GST + WHS$$
10. This arrangement shall only apply if the employer has registered and obtained a separate employer number with ReturnToWorkSA for the purpose of reporting apprentice and trainee remuneration.

Part 7 - Alternative set of Principles (Retro Paid Loss Arrangement)

11. For the purposes of section 143(7)(e) of the Act, the RTWSA Premium Order (Retro-Paid Loss Arrangement) 2019-2020 is an alternative set of principles for the payment of premium for an employer or employers.

Part 8 - Provision of a deposit, bond or guarantee or other security

12. As permitted by section 143(7) of the Act the Corporation will be entitled, in its discretion, to require any employer within a class set out below to provide security for the due payment of premium or other money due to the Corporation. Such security may, at the discretion of the Corporation, be constituted by a deposit, bond, guarantee, and/or a security over assets of that employer or over the assets of any person or entity providing a guarantee.
13. The following classes of employer are specified for the purposes of section 143(7)(f) -
 - (a) An employer who has been or is a non-compliant employer;
 - (b) An employer in respect of which any manager, director, officer or other person having material influence over the affairs of the employer -
 - i. has previously been a manager director officer or person having material influence over the affairs of a non-compliant employer; or
 - ii. is a related person to a manager, director, officer or other person having material influence over the affairs of a non-compliant employer;
 - (c) An employer who would be capable of being treated as a member of a group under the *Payroll Tax Act 2009* where any other member of the group has been or is a non-compliant employer;
 - (d) An employer who is or has been or is an associated entity of a non-compliant employer;
 - (e) An employer who has not disclosed information to which the Corporation is entitled under either section 149 or 150 of the Act in a timely manner.
14. In this Part 8 the following terms have the meanings set out below -

“**non-compliant employer**” is an employer who has defaulted in the payment of premium or other money due to the Corporation, within the 3 years prior to the commencement of this Premium Order or who has failed to comply with section 128 of the Act or any equivalent provision in prior legislation;

“**associated entity**” means entities that are associated under section 50AAA of the Corporations Act 2001;

“**related person**” means spouse, domestic partner, parent, grandparent, child, grandchild, stepchild, brother, sister, stepbrother, stepsister, half-brother, half-sister, aunt, uncle, cousin or a spouse or domestic partner of any of those persons.

I confirm that this is a true and correct record of the decision of the Board of the Corporation made on the 20th day of March 2019.

Dated: 20 March 2019

G. MCCARTHY
Board Chair

RETURN TO WORK ACT 2014

RTWSA Premium Order (Retro-Paid Loss Arrangement) 2019-2020

The Board of the Return to Work Corporation of South Australia (‘the Corporation’) after consultation with the Minister publishes the principles fixing the manner in which a premium payable by an employer (or person who proposes to become an employer) will be calculated for the purposes of section 143 of the *Return to Work Act 2014* (‘the Act’), referred to as the ‘RTWSA Premium Order (Retro-Paid Loss Arrangement) 2019-2020’ (‘this Order’).

This Order fixes the manner in which such a premium is to be calculated for the Retro-Paid Loss Arrangement authorised under subsection 143(7)(e) of the Act for the period beginning 1 July 2019 to and including 30 June 2020.

Part 1 – Preliminary Matters

1. This Order is the RTWSA Premium Order (Retro-Paid Loss Arrangement) 2019-2020 published pursuant to subsection 143(3) of the Act.
2. This Order takes effect on 1 July 2019.

Part 2 – Application

3. This Order applies to employers who, in accordance with subsection 143(7)(e) of the Act, on application and at the discretion of the Corporation, satisfy specified criteria so as to pay a premium determined according to an alternative set of principles. The Corporation delegates to its Chief Executive Officer the function and power to specify such criteria.
4. In accordance with subsection 143(7)(e) of the Act and as determined in Part 7 of the RTWSA Premium Order (Return to Work Premium System) 2019-2020 this Order fixes such an alternative set of principles for calculating premiums (to be known as the Retro-Paid Loss Arrangement premium calculation).
5. If, before 1 July 2020, a RTWSA Premium Order (Retro-Paid Loss Arrangement) has not been made for the 2020-2021 period (or such further period thereafter), this Order continues to apply pending the making of such an order.
6. The terms and conditions in the RTWSA Premium Provisions 2019-2020 apply to, and in respect of, a Retro-Paid Loss Arrangement unless this Order provides otherwise.
7. In this Order, words and expressions have the same meaning as they have in the RTWSA Premium Provisions 2019-2020, unless this Order provides otherwise.

Part 3 - Retro-Paid Loss Arrangement premium calculation

8. The Retro-Paid Loss Arrangement premium calculated at the commencement of the premium period is the initial premium, determined in accordance with Part 6 of this Order.
9. The Retro-Paid Loss Arrangement premium is then recalculated at each adjustment date as the adjusted premium, determined in accordance with Part 6 of this Order.

Part 4 - Returns and payment terms

10. Any initial premium will be payable in accordance with the provisions in the then current Payment of Statutory Payments Notice.
11. Any adjusted premium is to be paid in full on the date specified on the adjustment note.

Part 5 - Adjustment dates

12. In this Order:

- 12.1 adjustment date, in relation to the Retro-Paid Loss Arrangement, means each of the following dates:
- the date that is 15 months after the date of the commencement of the premium period (the first adjustment date),
 - the date that is 27 months after the date of the commencement of the premium period (the second adjustment date),
 - the date that is 39 months after the date of the commencement of the premium period (the third adjustment date),
 - the date that is 48 months after the date of the commencement of the premium period (the fourth adjustment date).

Part 6 - Calculation of initial premium and adjusted premium

13. The method for calculating the premium for an employer or group of employers:

- 13.1 at the commencement of the premium period, the premium (initial premium) is calculated as defined in the RTWSA Premium Order (RTW Premium System) 2019-2020, but where, in calculating base premium, 'ra, rb...rn' are each part of the total remuneration in respect of the 2019-2020 premium period, being a part of the total remuneration attributable to each of the employer's relevant SAICs.
- 13.2 at the 15 month adjustment date, the premium (adjusted premium) is as follows:

$$P = (BP - A) \times 0.6 + C + SUR + GST + WHS$$
but not more than P_{max} .
- 13.3 at the 27 month adjustment date, the premium (adjusted premium) is as follows:

$$P = (BP - A) \times 0.5 + C + SUR + GST + WHS$$
but not more than P_{max} .
- 13.4 at the 39 month adjustment date, the premium (adjusted premium) is as follows:

$$P = (BP - A) \times 0.4 + C + SUR + GST + WHS$$
but not more than P_{max} .
- 13.5 at the 48 month adjustment date, the premium (adjusted premium) is as follows:

$$P = (BP - A) \times 0.4 + C + SUR + GST + WHS$$
but not more than P_{max} .

Where:

BP is the base premium calculated in accordance with Part 4 of the RTWSA Premium Provisions 2019-2020 but where 'ra, rb...rn' are each part of the total remuneration in respect of the 2019-2020 premium period, being a part of the total remuneration attributable to each of the employer's relevant SAICs.

A is the Apprentice and Trainee incentive amount, if any, for an employer or group of employers determined with respect to the premium period or part thereof in accordance with Part 5 of the RTWSA Premium Provisions 2019-2020.

SUR is the Supplementary Underwriting Rate being a premium adjustment (either a decrease or an increase) to allow the premium of an employer, within a particular category or class, to be adjusted. Any adjustment is at the discretion of the Corporation and subject to the claims experience and a specific risk assessment of the employer by the Corporation.

GST is the Goods and Services Tax as defined in Part 2 of the RTWSA Premium Provisions 2019-2020.

WHS is the work health and safety registration fee as defined in accordance with Part 2 of the RTWSA Premium Provisions 2019-2020.

P is the adjusted premium for the time being payable by an employer or group of employers in respect of the premium period (including, where adjustments are required to be made to that premium by reason of the operation of this Order, the premium so payable by reason of those adjustments).

C is the total of the cost of claims for an employer or group of employers as defined in Part 8 of this Order in respect of claims with a date of injury in the premium period. For this purpose date of injury is the date the person suffered the injury, or the deemed date of injury under the Act.

P_{max} is the maximum premium that is payable by an employer or group of employers calculated in accordance with Part 7 of this Order.

14. The method to apportion adjusted premium for each member of a group at each adjustment date (the adjusted premium) is as follows:

$$P_E = P \times \frac{BP - A}{BP_G - A_G}$$

Where:

P_E is the premium for the time being payable by an employer who is a member of a group in respect of the premium period calculated in accordance with 13.2, 13.3, 13.4 and 13.5 of Part 6 of this Order (including, where adjustments are required to be made to that premium by reason of the operation of this Order, the premium so payable by reason of those adjustments).

BP is the base premium for an employer that is a member of a group calculated in accordance with Part 4 of the RTWSA Premium Provisions 2019-2020, but where 'ra, rb...rn' are each part of the total remuneration in respect of the 2019-2020 premium period, being a part of the total remuneration attributable to each of the employer's relevant SAICs.

A is the Apprentice and Trainee incentive amount, if any, for an employer determined with respect to the premium period or part thereof in accordance with Part 5 of the RTWSA Premium Provisions 2019-2020.

BP_G is the sum of the BP for all the members of a group of which the employer is a member.

A_G is the sum of A for all members of a group of which the employer is a member.

Part 7 - Maximum and minimum premium payable

15. For the purposes of this Order, the maximum premium (P_{max}) that is payable by an employer or group of employers in respect of the premium period is calculated as follows:

$$P_{max} = [(BP \times 2) - A] + SUR + GST + WHS$$

16. Despite any other provision of this Order, an initial premium or an adjusted premium is to be no less than the minimum premium specified in the RTWSA Premium Provisions 2019-2020.

Part 8 – Cost of claims

17. Cost of claims means the total of:
- 17.1 costs paid on, and in respect of, each claim for compensation allocated to a particular employer (irrespective of whether the claim for compensation was withdrawn by the worker, accepted or rejected); and
 - 17.2 for claims in which a worker has or is expected to have an entitlement for a lump sum payment in accordance with Part 4 Division 6 and/or Part 4 Division 7 of the Act where the payment has not been made, the cost of claims will include an estimate assessed by the Corporation of the outstanding liability for expected lump sum payment(s); and
 - 17.3 for claims in which a worker is a seriously injured worker (as defined in Part 2 Division 4 of the Act), the current and most accurate estimate assessed by the Corporation of the outstanding liability for each claim.
18. The costs of each claim are the total costs for the claim, as described in clause 17 of this Part, based on the evidence available at the time of the relevant adjustment date.
19. Excluded from the costs of each claim are:
- 19.1 Costs associated with claims for unrepresentative injuries,
 - 19.2 Costs associated with successfully prosecuted fraudulent claims,
 - 19.3 Actual recoveries for compulsory third party and common law actions under section 66 of the Act,
 - 19.4 the amount of income support paid in the first two weeks of a worker's incapacity where the Corporation has undertaken the liability of the employer in accordance with subsection 64(14) of the Act, and
 - 19.5 Claims costs in excess of \$500,000.
20. But, in any case where a single event leads to 3 or more individual claims, the maximum total combined costs of all those claims in relation to that event will not exceed \$1,000,000.

Part 9 – Exit to Self-Insurance

21. If an employer to whom this Order applies is registered as a self-insured employer under section 129 of the Act:
- 21.1 within 15 months from the commencement of the premium period, premium will be calculated in accordance with clause of 13.1 of Part 6 of this Order; or
 - 21.2 on or after 15 months and prior to 48 months from the commencement of the premium period, then adjusted premium will be payable within 28 days of commencement of the self-insurance registration. The calculation of adjusted premium will be based on the balance of all premium that would have been payable under Part 6 of this Order, by applying the adjustment formula applicable immediately prior to commencement of the self-insurance registration with C (in that formula). This will be calculated as at the date immediately prior to commencement of the self-insurance registration.

I confirm that this is a true and correct record of the decision of the Board of the Corporation made on 20th March 2019.

Dated: 20 March 2019

G. MCCARTHY
Board Chair

RETURN TO WORK ACT 2014

Industry Premium Rates Determination 2019-2020

In accordance with the power delegated to me by the Board of the Return to Work Corporation of South Australia ('the Corporation') under the current Instrument of Delegation of the Corporation I, Rob Cordiner, Chief Executive Officer, determine that the Industry Premium Rates for the purpose of section 142 of the *Return to Work Act 2014* ('the Act') are as follows:

Part 1 - Preliminary Matters

1. This determination may be cited as the *Industry Premium Rates Determination 2019-2020*.
2. The Industry Premium Rates Determination is made pursuant to subsection 142(1) of the Act and published in the Government Gazette in accordance with subsection 142(2)(a) of the Act.
3. This determination commences on 1 July 2019.
4. If before 1 July 2020, an Industry Premium Rates Determination has not been made for the 2020-2021 period, this determination will apply pending the making of such a determination.

Part 2 - Terms of Industry Premium Rates Determination

1. This determination establishes the Industry Premium Rates set out in the Appendix to this determination.
2. The industry premium rate for each South Australian Industry Classification (SAIC) referred to in Column 2 of the Appendix, is fixed by the Corporation as the industry premium rate (expressed as a percentage) opposite each SAIC in Column 3 of the Appendix.
3. Any *RTWSA Premium Provisions*, *RTWSA Premium Order (Return to Work Premium System)* and *RTWSA Premium Order (Retro-Paid Loss Arrangement)* having application for the 2019-2020 premium period will be applied for the purpose of detailing how the industry premium rate is used in the premium calculation for an employer in respect of whom those Premium Orders apply.

Part 3 - Specified criteria for fixing Industry Premium Rates

1. In respect of the premium rate applicable to the classes of industry, the Industry Premium Rates Determination takes into account the criteria prescribed in regulation 56 of the *Return to Work Regulations 2015*.

I confirm that this is a true and correct record of the decision of the Corporation made in the exercise of my delegated authority.

Dated: 18 April 2019

R. CORDINER
Chief Executive Officer

APPENDIX

Return to Work Corporation of South Australia
ReturnToWorkSA Industry Premium Rates 2019-2020

Column 1 SAIC Code Number	Column 2 Industry description	Column 3 Industry Premium Rate per \$100
AGRICULTURE, FORESTRY AND FISHING		
011101	Nursery Production	3.000%
011301	Turf Growing	3.082%
011401	Floriculture Production	3.076%
012101	Mushroom Growing	3.505%
012201	Vegetable Growing	3.159%
013101	Grape Growing	2.021%
013406	Apple, Pear, Stone Fruit, Berry Fruit, Kiwifruit and Citrus Growing	3.204%
013701	Olive Growing	3.198%
013901	Other Fruit and Tree Nut Growing	3.169%
014406	Sheep-Beef Cattle Farming	4.782%
014501	Grain-Sheep or Grain-Beef Cattle Farming	2.406%
014901	Grain Growing	2.634%
015901	Other Crop Growing n.e.c.	4.115%
016001	Dairy Cattle Farming	5.008%
017101	Poultry Farming (Meat)	3.991%
017201	Poultry Farming (Eggs)	4.185%
018001	Deer Farming	4.238%
019101	Horse Farming	4.294%
019201	Pig Farming	5.929%
019306	Beekeeping	4.082%
019901	Other Livestock Farming n.e.c.	4.112%
020101	Offshore Longline and Rack Aquaculture	2.702%
020201	Offshore Caged Aquaculture	2.561%
020301	Onshore Aquaculture	2.643%
030101	Forestry	2.562%
030201	Logging	4.052%
041101	Rock Lobster and Crab Potting	2.879%
041201	Prawn Fishing	2.467%
041301	Line Fishing	3.741%
041901	Other Fishing	4.658%
042001	Hunting and Trapping	4.867%
051001	Forestry Support Services	2.738%
052201	Shearing Services	5.464%
052901	Other Agriculture and Fishing Support Services	2.938%
MINING		
060001	Coal Mining	2.854%
070001	Oil and Gas Extraction	1.442%
080101	Iron Ore Mining	2.713%
080201	Bauxite Mining	3.237%
080301	Copper Ore Mining	1.771%
080401	Gold Ore Mining	2.683%
080501	Mineral Sand Mining	2.414%
080601	Nickel Ore Mining	3.237%
080701	Silver-Lead-Zinc Ore Mining	2.803%
080901	Other Metal Ore Mining	3.127%
091101	Gravel and Sand Quarrying	3.006%
091901	Other Construction Material Mining	3.244%
099001	Other Non-Metallic Mineral Mining and Quarrying	2.207%
101101	Petroleum Exploration	3.369%
101201	Mineral Exploration	1.095%
109001	Other Mining Support Services	1.616%
109002	Drilling and Boring Support Services	2.161%
MANUFACTURING		
111106	Meat Processing	6.316%
111107	Livestock Processing	4.766%
111201	Poultry Processing	4.108%
111301	Cured Meat and Smallgoods Manufacturing	6.067%
112001	Seafood Processing	3.313%
113101	Milk and Cream Processing	3.275%
113201	Ice Cream Manufacturing	1.164%

Column 1 SAIC Code Number	Column 2 Industry description	Column 3 Industry Premium Rate per \$100
113301	Cheese and Other Dairy Product Manufacturing	3.401%
114001	Fruit and Vegetable Processing	4.018%
115001	Oil and Fat Manufacturing	3.258%
116101	Grain Mill Product Manufacturing	1.345%
116201	Cereal, Pasta and Baking Mix Manufacturing	2.950%
117101	Bread Manufacturing (Factory based)	4.300%
117201	Cake and Pastry Manufacturing (Factory based)	2.814%
117301	Biscuit Manufacturing (Factory based)	4.795%
117401	Bakery Product Manufacturing (Non-factory based)	1.391%
118101	Sugar Manufacturing	3.705%
118201	Confectionery Manufacturing	3.720%
119101	Potato, Corn and Other Crisp Manufacturing	4.204%
119201	Prepared Animal and Bird Feed Manufacturing	3.806%
119901	Other Food Product Manufacturing n.e.c.	3.648%
121101	Soft Drink, Cordial and Syrup Manufacturing	2.048%
121201	Beer Manufacturing	1.250%
121301	Spirit Manufacturing	1.554%
121401	Wine and Other Alcoholic Beverage Manufacturing	1.571%
122001	Cigarette and Tobacco Product Manufacturing	4.204%
131101	Wool Scouring	3.021%
131201	Natural Textile Manufacturing	2.337%
131301	Synthetic Textile Manufacturing	2.220%
132001	Leather Tanning, Fur Dressing and Leather Product Manufacturing	2.529%
133101	Textile Floor Covering Manufacturing	1.975%
133201	Rope, Cordage and Twine Manufacturing	2.245%
133301	Cut and Sewn Textile Product Manufacturing	2.721%
133401	Textile Finishing and Other Textile Product Manufacturing	2.134%
134001	Knitted Product Manufacturing	2.171%
135101	Clothing Manufacturing	2.040%
135201	Footwear Manufacturing	2.425%
141101	Log Sawmilling	4.585%
141201	Wood Chipping	3.101%
141301	Timber Resawing and Dressing	6.381%
149101	Prefabricated Wooden Building Manufacturing	3.149%
149201	Wooden Structural Fitting and Component Manufacturing	3.139%
149301	Veneer and Plywood Manufacturing	5.041%
149401	Reconstituted Wood Product Manufacturing	2.698%
149901	Other Wood Product Manufacturing n.e.c.	2.832%
149902	Wooden Containers Manufacturing	4.227%
151001	Pulp, Paper and Paperboard Manufacturing	3.196%
152101	Corrugated Paperboard and Paperboard Container Manufacturing	3.614%
152201	Paper Bag Manufacturing	4.916%
152301	Paper Stationery Manufacturing	2.526%
152401	Sanitary Paper Product Manufacturing	3.445%
152901	Other Converted Paper Product Manufacturing	3.494%
161106	Printing	1.181%
161206	Printing Support Services	0.895%
162007	Reproduction of Recorded Media	0.311%
170101	Petroleum Refining and Petroleum Fuel Manufacturing	1.158%
170901	Other Petroleum and Coal Product Manufacturing	1.605%
181101	Industrial Gas Manufacturing	1.514%
181201	Basic Organic Chemical Manufacturing	2.218%
181301	Basic Inorganic Chemical Manufacturing	2.184%
182101	Synthetic Resin and Synthetic Rubber Manufacturing	4.775%
182901	Other Basic Polymer Manufacturing	3.975%
183101	Fertiliser Manufacturing	2.652%
183201	Pesticide Manufacturing	2.233%
184101	Human Pharmaceutical and Medicinal Product Manufacturing	1.880%
184201	Veterinary Pharmaceutical and Medicinal Product Manufacturing	2.152%
185101	Cleaning Compound Manufacturing	2.184%
185201	Cosmetic and Toiletry Preparation Manufacturing	1.299%
189101	Photographic Chemical Product Manufacturing	2.127%
189201	Explosive Manufacturing	2.466%
189901	Other Basic Chemical Product Manufacturing n.e.c.	2.040%

Column 1 SAIC Code Number	Column 2 Industry description	Column 3 Industry Premium Rate per \$100
191101	Polymer Film and Sheet Packaging Material Manufacturing	2.880%
191201	Rigid and Semi-Rigid Polymer Product Manufacturing	3.796%
191301	Polymer Foam Product Manufacturing	3.938%
191401	Tyre Manufacturing	3.215%
191501	Adhesive Manufacturing	2.090%
191601	Paint and Coatings Manufacturing	2.395%
191602	Inks and Toners Manufacturing	0.608%
191901	Other Polymer Product Manufacturing	4.197%
192001	Natural Rubber Product Manufacturing	3.153%
201001	Glass and Glass Product Manufacturing	2.887%
202101	Clay Brick Manufacturing	3.193%
202901	Other Ceramic Product Manufacturing	2.024%
203101	Cement and Lime Manufacturing	0.975%
203201	Plaster Product Manufacturing	4.073%
203301	Ready-Mixed Concrete Manufacturing	3.991%
203401	Concrete Product Manufacturing	5.831%
209001	Other Non-Metallic Mineral Product Manufacturing	4.982%
211001	Iron Smelting and Steel Manufacturing	3.227%
212106	Iron and Steel Casting	4.925%
212201	Steel Pipe and Tube Manufacturing	2.426%
213106	Alumina Production	2.471%
213201	Aluminium Smelting	3.604%
213301	Copper, Silver, Lead and Zinc Smelting and Refining	3.624%
213901	Other Basic Non-Ferrous Metal Manufacturing	5.295%
214101	Non-Ferrous Metal Casting	2.401%
214201	Aluminium Rolling, Drawing, Extruding	2.522%
214901	Other Basic Non-Ferrous Metal Product Manufacturing	2.468%
221001	Iron and Steel Forging	5.139%
222101	Structural Steel Fabricating	3.804%
222201	Prefabricated Metal Building Manufacturing	3.793%
222301	Architectural Aluminium Product Manufacturing	3.365%
222401	Metal Roof and Guttering Manufacturing (except Aluminium)	2.394%
222901	Other Structural Metal Product Manufacturing	3.792%
223101	Boiler, Tank and Other Heavy Gauge Metal Container Manufacturing	5.178%
223901	Other Metal Container Manufacturing	2.417%
224001	Sheet Metal Product Manufacturing (except Metal Structural and Container Products)	2.782%
229101	Spring and Wire Product Manufacturing	3.918%
229201	Nut, Bolt, Screw and Rivet Manufacturing	2.239%
229301	Metal Coating and Finishing	4.217%
229901	Other Fabricated Metal Product Manufacturing n.e.c.	2.860%
229902	Cutlery and Hand Tool Manufacturing	9.786%
231101	Motor Vehicle Manufacturing	2.333%
231201	Motor Vehicle Body and Trailer Manufacturing	4.269%
231301	Automotive Electrical Component Manufacturing	2.447%
231901	Other Motor Vehicle Parts Manufacturing	2.963%
239101	Shipbuilding and Repair Services	4.709%
239102	Submarine Building and Repair Services	1.299%
239201	Boatbuilding and Repair Services	3.213%
239301	Railway Rolling Stock Manufacturing and Repair Services	2.201%
239401	Aircraft Manufacturing and Repair Services	0.535%
239901	Other Transport Equipment Manufacturing n.e.c.	2.373%
241101	Photographic , Optical and Ophthalmic Equipment Manufacturing	0.437%
241201	Medical and Surgical Equipment Manufacturing	1.630%
241901	Other Professional and Scientific Equipment Manufacturing	0.502%
242101	Computer and Electronic Office Equipment Manufacturing	0.457%
242201	Communication Equipment Manufacturing	0.430%
242901	Other Electronic Equipment Manufacturing	0.387%
243101	Electric Cable and Wire Manufacturing	2.466%
243201	Electric Lighting Equipment Manufacturing	1.945%
243901	Other Electrical Equipment Manufacturing	2.185%
244101	Whiteware Appliance Manufacturing	2.419%
244901	Other Domestic Appliance Manufacturing	2.390%
245101	Pump and Compressor Manufacturing	3.208%

Column 1 SAIC Code Number	Column 2 Industry description	Column 3 Industry Premium Rate per \$100
245201	Fixed Space Heating, Cooling and Ventilation Equipment Manufacturing	1.691%
246101	Agricultural Machinery and Equipment Manufacturing	2.917%
246201	Mining and Construction Machinery Manufacturing	2.574%
246301	Machine Tool and Parts Manufacturing	2.108%
246901	Other Specialised Machinery and Equipment Manufacturing	2.498%
249101	Lifting and Material Handling Equipment Manufacturing	3.814%
249901	Other Machinery and Equipment Manufacturing n.e.c.	2.519%
251101	Wooden Furniture and Upholstered Seat Manufacturing	3.070%
251201	Metal Furniture Manufacturing	3.472%
251301	Mattress Manufacturing	3.978%
251901	Other Furniture Manufacturing	3.000%
259101	Jewellery and Silverware Manufacturing	1.210%
259201	Toy, Sporting and Recreational Product Manufacturing	2.949%
259901	Other Manufacturing n.e.c.	1.772%
	ELECTRICITY, GAS, WATER AND WASTE SERVICES	
261101	Fossil Fuel Electricity Generation	0.544%
261901	Other Electricity Generation	0.546%
262001	Electricity Transmission and Distribution	0.532%
264001	On Selling Electricity and Electricity Market Operation	0.527%
270001	Gas Supply	0.808%
281101	Water Supply	0.710%
281201	Sewerage and Drainage Services	2.029%
291101	Solid Waste Collection Services	4.420%
291901	Other Waste Collection Services	4.730%
292101	Waste Treatment and Disposal Services	5.189%
292201	Waste Remediation and Materials Recovery Services	5.606%
	CONSTRUCTION	
301101	House Construction	2.081%
301901	Other Residential Building Construction	2.862%
302001	Non-Residential Building Construction	1.945%
310101	Heavy and Civil Engineering Construction	2.492%
321101	Land Development and Subdivision	1.303%
321201	Site Preparation Services	3.525%
322101	Concreting Services	5.061%
322201	Bricklaying Services	5.530%
322301	Roofing Services	6.391%
322401	Structural Steel Erection Services	5.546%
323106	Plumbing Services	2.793%
323206	Electrical Services	1.592%
323306	Air Conditioning and Heating Services	2.691%
323406	Fire and Security Alarm Installation Services	1.998%
323901	Other Building Installation Services	3.796%
324106	Plastering and Ceiling Services	4.808%
324206	Carpentry Services	4.494%
324306	Tiling and Carpeting Services	3.559%
324406	Painting and Decorating Services	3.795%
324506	Glazing Services	4.848%
329101	Landscape Construction Services	3.068%
329201	Hire of Construction Machinery with Operator	3.002%
329901	Other Construction Services n.e.c.	4.856%
	WHOLESALE TRADE	
331101	Wool Wholesaling	2.512%
331201	Cereal Grain Wholesaling	2.618%
331901	Other Agricultural Produce Wholesaling	1.612%
331902	Other Agricultural Supply Wholesaling	0.468%
332101	Petroleum Product Wholesaling	1.021%
332201	Metal Wholesaling	3.397%
332202	Mineral Wholesaling	1.570%
332301	Industrial and Agricultural Chemical Product Wholesaling	1.083%
333101	Timber Wholesaling	3.196%
333201	Plumbing Goods Wholesaling	1.783%
333901	Builders Hardware Goods Wholesaling	1.746%
333902	Household Hardware Goods Wholesaling	0.835%
341101	Agricultural and Construction Machinery Wholesaling	1.184%

Column 1 SAIC Code Number	Column 2 Industry description	Column 3 Industry Premium Rate per \$100
341901	Other Specialised Industrial Machinery and Equipment Wholesaling	1.309%
349101	Professional and Scientific Goods Wholesaling	0.559%
349201	Computer and Computer Peripheral Wholesaling	0.345%
349301	Telecommunication Goods Wholesaling	0.592%
349401	Other Electrical and Electronic Goods Wholesaling	0.667%
349402	Photographic Equipment Wholesaling	0.310%
349901	Other Machinery and Equipment Wholesaling n.e.c.	1.077%
350101	Car Wholesaling	1.228%
350201	Commercial Vehicle Wholesaling	1.947%
350301	Trailer and Other Motor Vehicle Wholesaling	1.837%
350401	Motor Vehicle New Parts Wholesaling	2.093%
350501	Motor Vehicle Dismantling and Used Parts Wholesaling	2.137%
360101	General Line Grocery Wholesaling	2.596%
360201	Meat Wholesaling	4.461%
360202	Poultry and Smallgoods Wholesaling	1.810%
360301	Dairy Produce Wholesaling	2.306%
360302	Milk Vending	3.524%
360401	Fish and Seafood Wholesaling	2.586%
360501	Fruit and Vegetable Wholesaling	3.813%
360601	Liquor and Tobacco Product Wholesaling	1.058%
360901	Other Grocery Wholesaling	2.885%
360902	Confectionery and Soft Drink Wholesaling	1.665%
371101	Textile Product Wholesaling	0.688%
371201	Clothing and Footwear Wholesaling	0.363%
372001	Pharmaceutical and Toiletry Goods Wholesaling	0.774%
373101	Furniture and Floor Covering Wholesaling	0.983%
373201	Jewellery and Watch Wholesaling	0.763%
373301	Kitchen and Dining ware Wholesaling	0.847%
373401	Toy and Sporting Goods Wholesaling	0.851%
373501	Book and Magazine Wholesaling	1.135%
373601	Paper Product Wholesaling	1.078%
373901	Other Goods Wholesaling n.e.c.	1.262%
380001	Commission-Based Wholesaling	1.181%
380002	Wholesaling goods not physically handling any stock	0.622%
	RETAIL TRADE	
391101	Car Retailing	1.287%
391201	Motor Cycle Retailing	1.288%
391301	Trailer and Other Motor Vehicle Retailing	1.446%
392101	Motor Vehicle Parts Retailing	1.261%
392201	Tyre Retailing	2.825%
400001	Fuel Retailing	2.525%
411001	Supermarket and Grocery Stores	1.434%
412102	Fresh Fish Retailing	1.208%
412106	Fresh Meat and Poultry Retailing	2.840%
412206	Fruit and Vegetable Retailing	1.505%
412301	Liquor Retailing	1.116%
412901	Other Specialised Food Retailing	1.422%
421101	Furniture Retailing	2.322%
421201	Floor Coverings Retailing	1.673%
421301	Housewares Retailing	1.523%
421401	Manchester and Other Textile Goods Retailing	2.410%
422101	Electrical , Electronic and Gas Appliance Retailing	1.110%
422102	Photographic Equipment Retailing	0.444%
422201	Computer and Computer Peripheral Retailing	1.080%
422901	Other Electrical and Electronic Goods Retailing	1.167%
423106	Hardware and Building Supplies Retailing	1.554%
423206	Garden Supplies Retailing	1.906%
424106	Sport and Camping Equipment Retailing	0.587%
424206	Entertainment Media and Musical Instrument Retailing	0.363%
424306	Toy and Game Retailing	0.302%
424406	Newspaper and Book Retailing	0.785%
424506	Marine Equipment Retailing	1.299%
425101	Clothing Retailing	1.256%
425201	Footwear Retailing	0.821%

Column 1 SAIC Code Number	Column 2 Industry description	Column 3 Industry Premium Rate per \$100
425301	Watch and Jewellery Retailing	0.669%
425901	Other Personal Accessory Retailing	0.984%
426001	Department Stores	1.339%
426002	General Variety Stores	2.263%
427101	Pharmaceutical, Cosmetic and Toiletry Goods Retailing	0.763%
427201	Stationery Goods Retailing	0.779%
427301	Antique and Used Goods Retailing	2.874%
427302	Coin and stamp dealing	0.300%
427401	Flower Retailing	2.386%
427901	Other Store-Based Retailing n.e.c.	0.958%
427902	Tobacco Products Retailing	1.603%
431001	Non-Store Retailing	0.700%
432001	Retail Commission-Based Buying and/or Selling	0.674%
	ACCOMMODATION AND FOOD SERVICES	
440001	Accommodation	2.068%
451101	Cafes and Restaurants	1.749%
451201	Takeaway Food Services	1.085%
451301	Catering Services	2.330%
452001	Pubs, Taverns and Bars	1.836%
453001	Clubs (Hospitality)	2.113%
	TRANSPORT, POSTAL AND WAREHOUSING	
461001	Road Freight Transport	6.127%
461002	Towing Services	3.702%
462101	Interurban and Rural Bus Transport	2.789%
462201	Urban Bus Transport (Including Tramway)	2.196%
462301	Taxi and Other Road Transport	3.278%
471006	Rail Freight Transport	1.600%
472001	Rail Passenger Transport	2.049%
481001	Water Freight Transport	3.333%
482001	Water Passenger Transport	2.350%
490001	Scheduled Air and Space Transport	1.412%
490002	Non-Scheduled Air and Space Transport	0.896%
501001	Scenic and Sightseeing Transport	2.638%
502101	Pipeline Transport	0.878%
502901	Other Transport n.e.c.	0.994%
510101	Postal Services	1.172%
510201	Courier Pick-up and Delivery Services	5.362%
521101	Stevedoring Services	3.600%
521201	Port and Water Transport Terminal Operations	2.656%
521901	Other Water Transport Support Services	1.494%
522001	Airport Operations and Other Air Transport Support Services	0.385%
529101	Customs Agency Services	0.793%
529201	Freight Forwarding Services	1.811%
529202	Freight Forwarding Services - not physically handling any stock	0.301%
529206	Freight Forwarding Services (Water)	1.223%
529901	Other Transport Support Services n.e.c.	2.446%
529902	Radio Base Operation	1.412%
530101	Grain Storage Services	2.389%
530906	Other Warehousing and Storage Services	2.675%
530907	Cold Storage	5.868%
	INFORMATION MEDIA AND TELECOMMUNICATIONS	
541101	Newspaper Publishing	0.702%
541201	Magazine and Other Periodical Publishing	0.670%
541301	Book Publishing	0.703%
541401	Directory and Mailing List Publishing	0.727%
541901	Other Publishing (except Software, Music and Internet)	0.684%
542001	Software Publishing	0.300%
551101	Motion Picture and Video Production	0.631%
551201	Motion Picture and Video Distribution	0.544%
551301	Motion Picture Exhibition	1.009%
551401	Post-production Services and Other Motion Picture and Video Activities	0.619%
552101	Music Publishing	0.698%
552201	Music and Other Sound Recording Activities	0.316%
561001	Radio Broadcasting	0.300%

Column 1 SAIC Code Number	Column 2 Industry description	Column 3 Industry Premium Rate per \$100
562101	Free-to-Air Television Broadcasting	0.376%
562201	Cable and Other Subscription Broadcasting	0.383%
570001	Internet Publishing and Broadcasting	0.707%
580106	Wired Telecommunications Network Operation	0.571%
580206	Other Telecommunications Network Operation	0.565%
580901	Other Telecommunications Services	0.564%
591001	Internet Service Providers and Web Search Portals	0.569%
592101	Data Processing and Web Hosting Services	0.329%
592201	Electronic Information Storage Services	0.735%
601001	Libraries and Archives	0.300%
602001	Other Information Services	0.321%
	FINANCIAL AND INSURANCE SERVICES	
621001	Central Banking	0.378%
622101	Banking	0.380%
622201	Building Society Operation	0.300%
622301	Credit Union Operation	0.366%
622901	Other Depository Financial Intermediation	0.300%
623001	Non-Depository Financing	0.300%
624006	Financial Asset Investing	0.300%
631006	Life Insurance	0.300%
632101	Health Insurance	0.488%
632206	General Insurance	0.372%
633001	Superannuation Funds	0.300%
641101	Financial Asset Broking Services	0.300%
641901	Other Auxiliary Finance and Investment Services	0.300%
642001	Auxiliary Insurance Services	0.386%
	RENTAL, HIRING AND REAL ESTATE SERVICES	
661101	Passenger Car Rental and Hiring	1.190%
661901	Other Motor Vehicle and Transport Equipment Rental and Hiring	1.223%
662001	Farm Animal and Bloodstock Leasing	2.770%
663101	Heavy Machinery and Scaffolding Rental and Hiring	2.607%
663201	Video and Other Electronic Media Rental and Hiring	0.791%
663901	Other Goods and Equipment Rental and Hiring n.e.c.	2.923%
663902	Party Hire	4.074%
664001	Non-Financial Intangible Assets (Except Copyrights) Leasing	0.300%
671101	Residential Property Operators	1.324%
671201	Non-Residential Property Operators	1.204%
672001	Real Estate Services	0.384%
	PROFESSIONAL, SCIENTIFIC AND TECHNICAL SERVICES	
691001	Scientific Research Services	0.300%
692101	Architectural Services	0.300%
692201	Surveying and Mapping Services	0.714%
692301	Engineering Design and Engineering Consulting Services	0.300%
692401	Other Specialised Design Services	0.302%
692501	Scientific Testing and Analysis Services	0.399%
693101	Legal Services	0.476%
693201	Accounting Services	0.300%
694001	Advertising Services	0.350%
695001	Market Research and Statistical Services	0.325%
696101	Corporate Head Office Management Services	0.321%
696201	Management Advice and Related Consulting Services	0.312%
697001	Veterinary Services	1.031%
699101	Professional Photographic Services	1.172%
699901	Other Professional, Scientific and Technical Services n.e.c.	0.337%
700001	Computer System Design and Related Services	0.300%
	ADMINISTRATIVE AND SUPPORT SERVICES	
721101	Employment Placement and Recruitment Services	1.416%
721201	Labour Supply Services	0.515%
721202	Employment Programs	2.139%
722001	Travel Agency and Tour Arrangement Services	0.369%
729101	Office Administrative Services	0.355%
729201	Document Preparation Services	1.073%
729301	Credit Reporting and Debt Collection Services	0.661%
729401	Call Centre Operation	0.644%

Column 1 SAIC Code Number	Column 2 Industry description	Column 3 Industry Premium Rate per \$100
729901	Other Administrative Services n.e.c.	0.541%
731101	Building and Other Industrial Cleaning Services	4.359%
731201	Building Pest Control Services	3.208%
731301	Gardening Services	2.807%
731302	Tree Lopping and Arborist Services	5.486%
732001	Packaging Services	2.166%
PUBLIC ADMINISTRATION AND SAFETY		
751001	Central Government Administration	0.380%
752001	State Government Administration	0.371%
753001	Local Government Administration	2.370%
754001	Justice	0.573%
755101	Domestic Government Representation	0.444%
755201	Foreign Government Representation	0.444%
760001	Defence	2.662%
771101	Police Services	1.949%
771201	Investigation and Security Services	3.955%
771202	Security Support Services	1.700%
771301	Fire Protection and Other Emergency Services	3.366%
771401	Correctional and Detention Services	3.351%
771901	Other Public Order and Safety Services	3.196%
772001	Regulatory Services	0.420%
EDUCATION AND TRAINING		
801001	Preschool Education	1.311%
802101	Primary Education	0.619%
802201	Secondary Education	0.708%
802301	Combined Primary and Secondary Education	0.790%
802401	Special School Education	1.366%
810101	Technical and Vocational Education and Training	1.317%
810201	Higher Education	0.511%
821101	Sports and Physical Recreation Instruction	1.233%
821201	Arts Education	1.253%
821901	Adult, Community and Other Education n.e.c.	1.032%
822001	Educational Support Services	1.178%
HEALTH CARE AND SOCIAL ASSISTANCE		
840101	Hospitals (Except Psychiatric Hospitals)	2.078%
840201	Psychiatric Hospitals	1.616%
851101	General Practice Medical Services	0.389%
851201	Specialist Medical Services	0.300%
852001	Pathology Services	1.223%
852002	Diagnostic Imaging Services	0.302%
853101	Dental Services	0.374%
853201	Optometry, Optical Dispensing and Audiology Services	0.349%
853301	Physiotherapy Services	0.572%
853401	Chiropractic and Osteopathic Services	0.300%
853901	Other Allied Health Services	0.846%
853902	Nursing Services (own account)	2.713%
859101	Ambulance Services	2.817%
859901	Other Health Care Services n.e.c.	0.840%
859902	Community Health Centres (Medical)	1.690%
859903	Community Health Centres (Paramedical)	3.418%
860101	Aged Care Residential Services	3.494%
860901	Other Residential Care Services	4.041%
871001	Child Care Services	1.937%
879001	Other Social Assistance Services	2.434%
ARTS AND RECREATION SERVICES		
891001	Museum Operation	1.255%
892101	Zoological and Botanical Gardens Operation	2.689%
892201	Nature Reserves and Conservation Parks Operation	2.692%
900101	Performing Arts Operation	1.951%
900201	Creative Artists, Musicians, Writers and Performers	0.305%
900301	Performing Arts Venue Operation	1.342%
911101	Health and Fitness Centres and Gymnasias Operation	1.265%
911201	Sports and Physical Recreation Clubs and Sports Professionals	1.249%
911202	Thoroughbred Horse Racing	17.794%

Column 1 SAIC Code Number	Column 2 Industry description	Column 3 Industry Premium Rate per \$100
911301	Sports and Physical Recreation Venues, Grounds and Facilities Operation	1.374%
911401	Sports and Physical Recreation Administrative Service	0.691%
912101	Horse and Dog Racing Administration and Track Operation	1.363%
912901	Other Horse Racing Activities	7.500%
912902	Other Dog Racing Activities	1.315%
913106	Amusement Parks and Centres Operation	1.432%
913901	Amusement and Other Recreational Activities n.e.c.	1.384%
920101	Casino Operation	1.595%
920201	Lottery Operation	0.714%
920901	Other Gambling Activities	0.645%
	OTHER SERVICES	
941101	Automotive Electrical Services	1.749%
941201	Automotive Body, Paint and Interior Repair	2.886%
941203	Automotive Glass Replacement and Repair Services	1.509%
941901	Other Automotive Repair and Maintenance	2.450%
942101	Domestic Appliance Repair and Maintenance	1.960%
942201	Electronic (except Domestic Appliance) and Precision Equipment Repair and Maintenance	0.481%
942901	Other Machinery and Equipment Repair and Maintenance	2.167%
942902	Agricultural, Farm, Construction and Earthmoving Machinery and Equipment Repair and Maintenance	1.118%
949101	Clothing and Footwear Repair	1.001%
949901	Other Repair and Maintenance n.e.c.	1.970%
951101	Hairdressing and Beauty Services	1.020%
951201	Diet and Weight Reduction Centre Operation	1.899%
952001	Funeral Services	1.597%
952002	Crematorium and Cemetery Services	4.642%
953101	Commercial Laundries and Linen Hire Services	5.564%
953102	Laundrettes and Dry-Cleaners	3.025%
953201	Photographic Film Processing	0.726%
953301	Parking Services	2.300%
953401	Brothel Keeping and Prostitution Services	1.580%
953901	Other Personal Services n.e.c.	1.561%
953902	Pet Care Services	3.811%
954001	Religious Services	0.726%
955101	Business and Professional Association Services	0.591%
955201	Labour Association Services	0.999%
955901	Other Interest Group Services n.e.c.	1.433%
955902	Political Parties	0.300%
960101	Private Households Employing Staff	2.792%
	NON-CLASSIFIABLE	
990001	Non-classifiable Economic Units	17.794%

RETURN TO WORK ACT 2014

*Publication of Designated Forms Notice 2019**Preamble*

Subsection 4(15) of the *Return to Work Act 2014* (“the Act”) provides that the Return to Work Corporation of South Australia (“the Corporation”) may, by notice in the Gazette, designate forms for the purposes of the Act.

In accordance with the power delegated to me by the Corporation under the current Instrument of Delegation of the Corporation I, Rob Cordiner, Chief Executive Officer, designate pursuant to the sections of the Act specified herein the forms by which information is to be provided by an employer.

Part 1 – Preliminary Matters

1. This notice may be cited as the Publication of Designated Forms Notice 2019.
2. This notice commences on 1 July 2019.

Part 2 – Designated Forms

3. Employer Remuneration return

Pursuant to subsection 149(1) of the Act, I give notice that the form at Attachment 1 is the designated form for the purpose of that subsection in respect of a return required at the beginning of the 2019-20 premium period.

This form will come into effect on 1 July 2019, and supersede only the form designated under subsection 149(1) of the Act previously published in the *Government Gazette* No. 33 dated 17 May 2018.

4. Application for registration as an employer

Pursuant to subsection 131(1)(a) of the Act, I give notice that the form at Attachment 2 is the designated form for the purpose of that subsection.

This form will come into effect on 1 July 2019, and supersedes only the form designated under section 131(1)(a) of the Act published in *Government Gazette* No. 27 dated 19 April 2018.

5. Application to provide additional location details

Pursuant to section 132 of the Act, where an employer is only seeking to change the details of their registration by providing additional location details, the form at Attachment 3 is the designated form for the purposes of that section.

6. Application to amend employer registration details

Pursuant to section 132 of the Act, I give notice that the form at Attachment 4 is the designated form for the purpose of that section.

The forms referred to in paragraph 5 and 6 above will come into effect on 1 July 2019, and supersede only the forms designated under section 132 of the Act published in *Government Gazette* No. 33 dated 23 May 2017.

7. Discontinuance of certain designated form

As of 1 July 2019, the revised estimate of remuneration designated under subsection 150(1)(c) in *Government Gazette* No. 33 dated 23 May 2017 will cease to be a designated form for the purposes of subsection 4(15) of the Act.

I confirm that this is a true and correct record of the decision of the Corporation made in the exercise of my delegated authority.

Dated: 8 April 2019

R. CORDINER
Chief Executive Officer

ATTACHMENT I



www.rtwsa.com
13 18 55

ABN 83 087 563 395

Employer remuneration return

Return to Work Act 2014

Login to online services at www.rtwsa.com to complete this form online

Employer name

Employer number

Postal address

Location number

Location address

Provide completed return by

15 September 2019

SECTION A – Actual remuneration

You are required under section 149 of the *Return to Work Act 2014* (the Act) to complete this return by 15 September 2019 and provide it to us in relation to the financial year 2018-19.

Please fill in the actual remuneration paid by you as an employer to workers employed by you for this location during the 2018-19 financial year for each period indicated. If nil please write 'nil'. If you have more than one location, you must provide a separate return for each location.

Please note that a working director is defined as a director who receives salary or wages under a contract of service with the employer.

	Period	Actual remuneration
Section 1 – All workers (include superannuation, working directors and apprentices)		\$. 0 0
		\$. 0 0
Section 2 – Apprentices (see note below)		\$. 0 0
		\$. 0 0

Please note - only complete Section 2 if you employed during the 2018-19 financial year:

- an apprentice who was trained under an approved training contract in an occupation declared to be a 'trade' under section 6 of the *Training and Skills Development Act 2008* (or former Act); or
- a trainee who was trained under an approved training contract (with a group training organisation) in an occupation which is a declared 'vocation' under section 6 of the *Training and Skills Development Act 2008* (or former Act)

Number of workers

Provide the total number of workers you employed in South Australia during the 2018-19 financial year whose remuneration has been included above (include working directors, apprentices and trainees).

Company directors

Under section 5(8) of the Act the actual remuneration (i.e. salary, wages, superannuation, etc.) paid or payable to a working director for the financial year must be provided.

Only complete if you employed a working director during the 2018-19 financial year.

Family name	First and middle name	Actual remuneration
		\$. 0 0
		\$. 0 0
		\$. 0 0

Labour hire

Please fill in details of **all businesses (labour hire suppliers)** who have supplied labour to you during the period.

You can ensure your labour suppliers are registered with ReturnToWorkSA by using our employer lookup at www.rtwsa.com.

Labour supply business name	ABN	Total contract amount paid during 2018-19
		\$. 0 0
		\$. 0 0

If more, attach list.

! Premium calculation – choice

If you would like us to calculate your premium for the 2019-20 financial year based on the actual remuneration you paid your workers in the 2018-19 financial year, **you do not need to provide any further information. Go to SECTION C – DECLARATION to finalise your return.**

Benefits of this option:

- ReturnToWorkSA will not adjust your premium at the end of the financial year – there is no extra bill or refund, providing you with certainty of your insurance costs
- you will still receive the same workplace injury cover
- if you experience a significant decrease in remuneration during the year causing financial hardship to your business you can apply for a premium adjustment during the year.

If you would like us to calculate your premium for the 2019-20 financial year based on the estimated remuneration you expect will be payable to your workers during the 2019-20 financial year, **you must complete both SECTION B – ESTIMATED REMUNERATION and SECTION C – DECLARATION.**

- if you choose this option, ReturnToWorkSA will adjust your premium at the end of the financial year when your actual remuneration is known – you will receive an additional bill or a refund.

SECTION B – Estimated remuneration

! ONLY COMPLETE THIS SECTION IF YOU WOULD LIKE YOUR PREMIUM FOR THE 2019-20 FINANCIAL YEAR CALCULATED USING ESTIMATED REMUNERATION.

Please provide the estimated remuneration that you expect will be payable to your workers during the 2019-20 financial year. If you have more than one location, you must provide a separate return for each location.

Section 1 – All workers (include superannuation, working directors and apprentices)	Estimated remuneration
	\$. 0 0
Section 2 – Apprentices (see note below)	\$. 0 0

Please note - only complete Section 2 if you employ or expect to employ during the 2019-20 financial year:

- an apprentice who was trained under an approved training contract in an occupation declared to be a 'trade' under section 6 of the *Training and Skills Development Act 2008* (or former Act); or
- a trainee who was trained under an approved training contract (with a group training organisation) in an occupation which is a declared 'vocation' under section 6 of the *Training and Skills Development Act 2008* (or former Act)

SECTION C – Declaration

I have included all relevant items of remuneration such as wages (including the wages of working directors), superannuation payments, salary sacrifice amounts, non-cash components of remuneration and payments to subcontractors as deemed workers. I hereby declare that:

- the information in this return is true and complete in every respect; and
- all workers have been paid the correct wages and entitlements in accordance with law.

I have documents which verify that such payments were made, as well as documents to support the employment of apprentices or trainees with a group training organisation and remuneration paid to them.

I understand that ReturnToWorkSA relies upon this return to calculate premiums under the *Return to Work Act 2014* (the Act) and I may be liable for a fine of \$50,000 or imprisonment for 2 years for dishonestly giving a return under the Act knowing the return to be false or misleading.

For assistance please refer to the Remuneration guide on the ReturnToWorkSA website www.rtwsa.com.

I declare that the information I have given on this form is complete and correct in every respect to the best of my knowledge and belief.

Date ____ / ____ / ____

	Name (BLOCK LETTERS)
	Position/title
	Organisation
Signature of employer, public officer or authorised person	Phone

Provide your completed form to ReturnToWorkSA by: Post 400 King William Street, Adelaide SA 5000 or GPO Box 2668, Adelaide SA 5001

Fax (08) 8233 2990 Email premium@rtwsa.com Phone 13 18 55 Visit our website www.rtwsa.com

ATTACHMENT 2

3. Australian Business Number (ABN) Please provide in the boxes (right).

4. GST status

(a) Is (or will) your business be registered for GST purposes? Yes Go to Question 4(b) No Go to Question 5

(b) Is your business claiming (or entitled to claim) as an input tax credit **all** of the GST paid on the ReturnToWorkSA premium? Yes Go to Question 4(d) No Go to Question 4(c)

(c) If your business is not claiming (or entitled to claim) all of the input tax credits for GST paid, what percentage of the GST is your business claiming (or entitled to claim)? %

(d) On what date did (or will) your business become eligible to claim input tax credits for the GST? Date: ____/____/____

5. Company directors and officers (as defined by Corporations Act 2001)

Give FULL names (including middle names) of directors and officers. If more, attach list. Tick appropriate box to indicate working or non-working director. A working director is defined as a director who receives salary or wages under a contract of service with the employer.

Family name	First and middle names	Working	Non-working

6. Other registrations

Has any principal, director or officer of the employer been a principal, director or officer of an employer who:

a) has become insolvent or subject to administration? No Yes

Employer name	ReturnToWorkSA employer number (if applicable)

b) has or is supplying labour (labour hire) to another business? No Yes

Employer name	ReturnToWorkSA employer number (if applicable)

c) has any other current or previous registrations with ReturnToWorkSA? No Yes

Employer name	ReturnToWorkSA employer number (if applicable)

If more, attach list.

7. Grouping provisions

Are any of your other registrations as previously provided treated as a member of a group under the *Payroll Tax Act 2009*? No Yes

Under Section 145(6) of the Act serious consequences (including a fine) can apply for providing insufficient or misleading information relating to grouping. If yes, please list **all** employers. If more, attach list.

Name	ReturnToWorkSA employer number (if applicable)

8. Do you use or intend to use businesses who supply labour?No Yes

If so, please fill in details of all businesses you intend to use or are currently using to supply labour (labour hire suppliers).

You may be liable for premiums for labour provided by any of your labour suppliers that are not registered with ReturnToWorkSA.

Please check by using our *employer lookup* at www.rtwsa.com.

Labour supply business name	ABN	Estimated contract amount payable to suppliers of labour (for labour hire workers)

9. Trust

Is the employer appointed as a trustee of a trust? If so, state the name and Australian Business Number (ABN) of the trust.

Trust name	
Trust ABN	

10. Registered business or trading name (if applicable):
11. Address details

(a) What is your postal address for service of notices and correspondence?	
	Postcode
(b) What is your email address? (if applicable):	
(c) Please provide your website address:	

12. Contact person

Provide details of your authorised contact person who may be contacted for further information.

Name	Position
Phone	Mobile
Email	

13. Return to Work Coordinator

If during the financial year you employ or expect to employ 30 or more workers continuously for three or more months:

- you are required to appoint a Return to Work Coordinator within six months of registering with ReturnToWorkSA
- you are required to fill a vacancy within three months of a vacancy occurring in the role of coordinator
- the Return to Work Coordinator must be based in South Australia.

Under section 26(3) of the Act, a maximum penalty of \$10,000 applies for failing to comply. Please provide details of your Return to Work Coordinator and ensure they complete a training course approved by ReturnToWorkSA. For more details visit www.rtwsa.com.

Name	
Phone	Mobile
Email	Date appointed

14. Have you provided the postal or email address of your accounting firm at question 11 and 12?

No Yes

If no, provide details of your accounting firm.

Name	
Address	Postcode
Phone	Mobile
Email	

15. Address where the employer's business records can be examined

This must be a street address, an accountant's name and address, or a farm location (not a post office box number).

Address	Postcode
Phone	Mobile
Email	

16. Claims agent

Workplace injury claims are handled by the following claims agents on behalf of ReturnToWorkSA. If no selection is made ReturnToWorkSA will randomly select a claims agent for you. Employers who are a member of a group under the *Payroll Tax Act 2009* will have the same agent. In the event of a claim by your worker, please notify your claims agent or call 13 18 55.

Please tick the box of the claims agent you wish to select.

ReturnToWorkSA to randomly select Claims Agent EML Gallagher Bassett

17. Main location details (For additional locations, use *Application to provide additional location details form*.)

Why are you registering this location? (Please tick one box only)

Purchased existing location	<input type="checkbox"/>	If you have purchased an existing location, changed legal status or merged, please provide the following information: Previous employer name _____ Their ReturnToWorkSA employer number(s) _____ Location number(s) _____ Phone number _____ Their Australian Business Number (ABN) <input type="text"/> <input type="text"/>
Purchased existing business	<input type="checkbox"/>	
Takeover	<input type="checkbox"/>	
Merger	<input type="checkbox"/>	
Changed legal status	<input type="checkbox"/>	
Set up your own new business/location	<input type="checkbox"/>	
Other (please provide details below)	<input type="checkbox"/>	

18. At how many locations are workers employed?

Each site where an employer controls or directs workers on a relatively permanent basis is a location.
 (Temporary sites away from a base are not regarded as locations, eg, building sites.)

19. When did/will you start employing at this location? Date: ____/____/____

20. Address of main location

Please give the full address (not a post office box). For farms, include the road name, or if no road name, the sections and hundreds.
 (For workers working on various sites, only a base location is required.)

	Postcode
--	----------

21. Please provide the Australian Business Number (ABN) if different from question 3.

22. Trading name used by the employer at this location (if applicable).

23. Contact person at this location

Give details of the person in South Australia we should talk to if we have any questions about the location. This will be a person with full knowledge of the workplace concerned (not your accountant/solicitor).

Name	Position
Phone	Mobile
Email	

24. Business of employer at this workplace/location. (This information will help us to assign the correct industry classification.)

(a) What is the ONE MAIN TYPE of goods produced or service provided by the business at this location?

(b) Describe all different types of work (activities) carried out at this location. If you need more space, please attach a sheet.

25. Give details of the NUMBER of workers who will be or are employed in each occupation at this location.

Include working directors and apprentices. Do not include people listed as the employer (ie, partners or sole-proprietors). Estimate the total gross remuneration (including wages, superannuation, monetary benefits, other payments and allowances) that you expect to pay to workers at this location.

Occupation	Full-time (35 hrs or more a week) includes permanent, casual and seasonal	Part-time (less than 35 hrs a week) includes permanent, casual and seasonal	Gross remuneration for the remainder of the financial year from date employment commenced	Gross remuneration for a full 12 month period
Total gross remuneration (include apprentices)				

Only complete the box below if you employ or expect to employ:

- an apprentice who is or will be trained under an approved training contract in an occupation declared to be a 'trade' under section 6 of the *Training and Skills Development Act 2008* (or former Act); or
- for group training organisations only — a trainee who is or will be trained under an approved training contract in an occupation which is a declared 'vocation' under section 6 of the *Training and Skills Development Act 2008* (or former act).

Apprentices (Occupation)	Full-time (35 hrs or more a week) includes permanent, casual and seasonal	Part-time (less than 35 hrs a week) includes permanent, casual and seasonal	Gross remuneration for the remainder of the financial year from date employment commenced	Gross remuneration for a full 12 month period
Total gross remuneration				

Declaration – Before completing this declaration, please make sure you have answered each question as it applies to your business and you have attached any *Application to provide additional location details forms* or any other attachments. To provide false or misleading information is a serious offence under the *Return to Work Act 2014* which can involve you incurring a significant penalty.

Only the signature of a director of a corporate employer, principal of a non-corporate employer or public officer (incorporated body) will be accepted.

I declare that the information I have given on this form and any attachment(s) is complete and correct. Date ____ / ____ / ____

Signature	Name (BLOCK LETTERS)
	Position/title
	Organisation
	Phone

ATTACHMENT 3



Application to provide additional location details

Return to Work Act 2014

You must register within 14 days of employing a worker. Please supply, in writing, reason(s) if you are registering after the 14-day period. A penalty may apply. Use this form to provide additional location details to ReturnToWorkSA about your registration as an employer. If you have moved your business activity from your currently registered location to a new location, or closed a business or location, use the *Application to amend employer registration details* form. For further information contact ReturnToWorkSA on 13 18 55.

Please complete the form in BLOCK LETTERS using a black pen.

ReturnToWorkSA employer number

Do you employ any worker who is (or is to be) usually employed outside South Australia? Yes No

Workers who usually work in another state or territory may not be covered under the South Australian legislation. You should consider also arranging coverage in the appropriate state or territory.

1. Why are you registering this location? (Please tick one box only)

- Purchased existing location
- Purchased existing business
- Takeover
- Merger
- Changed legal status
- Set up your own new business/location
- Other (please provide details below)

If you have purchased an existing location, changed legal status or merged, please provide the following information:

Previous employer name	
Their ReturnToWorkSA employer number(s)	
Location number(s)	Phone number
Their Australian Business Number (ABN)	

2. When did/will you start employing at this location? ____/____/____

3. Address of location

Please provide full address (not a post office box). For farms, include road name, or if no road name, sections and hundreds. (For workers working on various sites, only a base location is required.)

<input type="text"/>	
<input type="text"/>	Postcode

4. Trading name used by the employer at this location (if applicable)

5. Australian Business Number (ABN) to be used for this location

OFFICE USE ONLY	Date form received:	Registration no:	SAIC code:
------------------------	---------------------	------------------	------------

Return to *work*.
Return to *life*.



ATTACHMENT 4



www.rtwsa.com
13 18 55

ABN 83 687 563 395

Application to amend employer registration details

Return to Work Act 2014

Please note: for assistance in completing this form contact ReturnToWorkSA.

People with hearing/speech impairments can contact ReturnToWorkSA using the National Relay Service.

Languages other than English: call the Interpreting and Translating Centre - 1800 290 203 and ask for an interpreter to call ReturnToWorkSA on 13 18 55.

This service is available at no cost to you.

Visit our website or register online at www.rtwsa.com

Please complete the form in **BLOCK LETTERS** using a black pen and return to ReturnToWorkSA by:

Post 400 King William Street, Adelaide SA 5000 or GPO Box 2668, Adelaide SA 5001

Fax (08) 8233 2990 Email premium@rtwsa.com Phone 13 18 55 Visit our website www.rtwsa.com

To amend details about you as an employer or your business, complete details on this page and Part A.

For a change which results in (or is expected to result in) a new Australian Business Number (ABN) being issued, do not use this form.

A new *Application for registration as an employer* form is required to be completed and provided to ReturnToWorkSA.

To amend the address or contact details of an existing location, complete details on this page and Part B.

For changes involving an additional location, do not use this form. An *Application to provide additional location details* is required to be completed and provided to ReturnToWorkSA.

To cancel your registration complete details on this page and Part C.

Employer name	Employer number
---------------	-----------------

Australian Business Number (ABN)

Declaration

I declare that the information I have given in this form is complete and correct.

Signature of employer, public officer or authorised person	Date
Full name of the person who signed this declaration (BLOCK LETTERS)	
Position (BLOCK LETTERS)	
Organisation (BLOCK LETTERS)	
Contact number	

Return to *work*.
Return to *life*.



Government of
South Australia

Part A - Amend details about you or your business

1. What is the DATE OF EFFECT of the following change? ____/____/____

Now complete only those questions 2 to 12 in Part A for which your details have changed.

2. To inform a change of business activity carried out at any location.

If you have changed your business activity/industry at any location, tick this box:

Please attach a brief explanation of the type of business now carried out at each location where a change in your business/activity has occurred including the number of workers and remuneration paid in each type of activity, if more than one type of industry is carried out at each relevant location. An officer from ReturnToWorkSA will be in contact with you to discuss this change.

3. To amend employer name details

(a) To amend the type of employer, tick one box to indicate current type and provide details of new employer name.

Sole proprietor (one person) Partnership Public company Private company Other

New employer name (in full)

b) To amend directors

Please provide the full names of all incoming directors and all outgoing directors. Tick the appropriate box to indicate working or non-working director. If you need more space, please attach a sheet. A working director is defined as a director who receives salary or wages under a contract of service with the employer.

Incoming directors

Family name	First and Middle names	Working	Non-working

Outgoing directors

Family name	First and Middle names	Working	Non-working

4. Trust

Is the employer appointed as a trustee of a trust? If so, state the name and Australian Business Number (ABN) of the trust.

Trust name

Trust ABN

5. To amend business/trading names – only where ABN has not changed.

New business/trading name

6. To amend address details

New postal address for service of notices and correspondence

Postcode

New email address

New website address

7. To amend employer contact person

Name	Position
Phone	Mobile
Email	

8. Return to Work Coordinator (only complete the following if a change has occurred)

If during the financial year you employ or expect to employ 30 or more workers continuously for three or more months:

- you are required to appoint a Return to Work Coordinator within six months of registering with ReturnToWorkSA
- you are required to fill a vacancy within three months of a vacancy occurring in the role of coordinator
- the Return to Work Coordinator must be based in South Australia.

Under section 26(3) a maximum penalty of \$10,000 applies for failing to comply.

Please provide details of the appointment or a change in the appointment of your Return to Work Coordinator.

Name		
Phone	Mobile	
Email		
Date appointed ____/____/____	Date of vacancy ____/____/____	Date of new appointment ____/____/____

9. To amend business records address

Please provide the full address (not post office box). For farms include the road name, the sections and hundreds.

Address	
	Postcode
Phone	Mobile
Email	

10. GST status

- (a) Is your business registered for GST? Yes Go to Question 10(b) No
- (b) Is your business claiming (or entitled to claim) as an input tax credit **all** of the GST paid on the ReturnToWorkSA premium? Yes Go to Question 10(d) No Go to Question 10(c)
- (c) If your business is not claiming (or entitled to claim) all of the input tax credits for GST paid, what percentage of the GST is your business claiming (or entitled to claim)? %
- (d) On what date did (or will) your business become eligible to claim input tax credits for the GST paid? Date: ____/____/____

11. Grouping provisions

- a) Are you treated as a member of a group under the *Payroll Tax Act 2009*? Yes No
Under Section 145(6) of the Act, serious consequences (including a fine) can apply for providing insufficient or misleading information relating to grouping.

- (b) Other registrations as an employer
Please list ALL other businesses in which the employer, or any directors are currently or have been previously involved in the past five years.
If more, attach list.

Name	ReturnToWorkSA employer number (if applicable)

12. Employer EFT banking details

To receive premium refund(s) from ReturnToWorkSA by EFT, all fields are required. Any consequence arising from incorrect details supplied will be the sole responsibility of the employer.

BSB	Account name
Account number	Bank name

If there are any changes to these account details, ReturnToWorkSA should be informed without delay.

Part B - To amend the address or contact details of an existing location

1. What is the DATE OF EFFECT of the following change? ____/____/____

Now complete only those questions 2 to 3 in Part B for which your details have changed.

2. To amend the physical address of an existing location

If the business activity or industry has changed, please attach details (refer Part A - Question 2)

Location number	
New location address	
	Postcode

3. To amend location contact details

Name	
Address	Postcode
Phone	Mobile
Email	

Part C - Cancellation of location(s)

1. Do you wish to cancel your registration Yes, contact ReturnToWorkSA No, location only (see question 2)

2. Do you wish to cancel one or more locations? If yes, tick box:

Location numbers of those locations you wish to cancel	Date employment ceased at each location

3. Why do you wish to cancel your location(s)?

Business/location sold Business/location merged

Who was it sold to/merged with?

Name	
Address	
	Postcode
Phone	Mobile
Email	

Other (Please give details)

RETURN TO WORK ACT 2014

Provision of Remuneration Information Notice 2019

In accordance with the power delegated to me by the Board of the Return to Work Corporation of South Australia ("the Corporation") under the current Instrument of Delegation of the Corporation I, Rob Cordiner, Chief Executive Officer, hereby give notice of the requirements of the Corporation under the sections of the *Return to Work Act 2014* ("the Act") specified herein.

Part 1 – Preliminary Matters

1. This notice may be cited as the Provision of Remuneration Information Notice 2019.
2. This notice commences on 1 July 2019 and supersedes the Provision of Remuneration Information Notice 2016 published in the *Government Gazette* on 12 May 2016 at page 1429.

Part 2 – Terms of Notice**Returns**

3. When calculating remuneration in relation to a premium period or part thereof other period, a reference to information for the purposes of sections 131, 132, 149 and 150 of the Act is the remuneration payable to all workers of the employer calculated by reference to the forms or returns (if any) furnished in accordance with the Act by the employer to the Corporation or, where the monetary value of the remuneration has been ascertained by the Corporation, the actual value of the remuneration.

Failure to furnish a return

4. In the event that at any time an employer fails to furnish a return as required and the monetary value of the remuneration concerned has not been ascertained by the Corporation, the estimate of the monetary value of the remuneration will be taken to be such amount as is calculated by multiplying the monetary value (or reasonable estimate) of remuneration for the immediately preceding premium period, or equivalent period as determined by the Corporation, by 1.0402.

Information

5. For the purposes of section 149 and 150, the information required by the Corporation is satisfied if the information required by the relevant designated form(s) is provided in one of the designated manners or forms.

Confirmed as a true and correct record of the decision of the Corporation made in the exercise of my delegated authority.

Dated: 8 April 2019

R. CORDINER
Chief Executive Officer

RETURN TO WORK ACT 2014

Payment of Statutory Payments Notice 2019

In accordance with the power delegated to me by the Board of the Return to Work Corporation of South Australia ("the Corporation") under the current Instrument of Delegation of the Corporation I, Rob Cordiner, Chief Executive Officer determine pursuant to section 144 of the *Return to Work Act 2014* ("the Act") that an employer is liable to the Corporation for payment of statutory payments on the dates specified or indicated in this notice.

Part 1 – Preliminary Matters

1. This notice may be cited as the Payment of Statutory Payments Notice 2019.
2. This notice commences on 1 July 2019.

Part 2 – Notice

3. Subject to any alternative requirements specified by the Corporation to a particular employer (or by notice in the *South Australian Gazette*) for the purpose of subsections 144(2) and 144(5) of the Act, the initial premium payment shall, at the option of the Corporation in the case of each employer, be made:
 - 3.1. In full by 7 October, or
 - 3.2. By way of 9 monthly instalments commencing on 7 October and thereafter on the seventh day of each month up to and including 7 June, or
 - 3.3. In the manner and at the time specified in a tax invoice for that premium.
4. Where an employer has elected to make payments by instalments and fails to make a payment as required, the Corporation may issue a tax invoice requiring the outstanding balance to be paid as a lump sum on the date specified by the Corporation in a tax invoice.
5. Where an employer fails to submit a return by the required date, the Corporation will issue an estimate pursuant to sections 149 or 150 of the Act and a tax invoice. The premium is payable on the date or dates specified in that tax invoice.
6. For the purpose of subsection 144(3) of the Act, when an adjustment is made to a premium the Corporation will issue a tax invoice and any amount that becomes due on account of that adjustment will be payable on the date or dates specified on that tax invoice.

Hindsight and adjusted premium

7. For the purposes of subsections 144(3) and 144(4) of the Act, the adjusted premium and hindsight premium for a premium period (including a hindsight premium which has been revised) must be paid in full by the due date specified on the tax invoice.

Part 3 – Notice of Determination

That notice of this determination be published in the *South Australian Government Gazette*.

Confirmed as a true and correct record of the decision of the Corporation made in the exercise of my delegated authority.

Dated: 8 April 2019

R. CORDINER
Chief Executive Officer

ROADS (OPENING AND CLOSING) ACT 1991

SECTION 24

*Notice of Confirmation of Road Process Order**Road Closure – Un-named Public Road, Beetaloo Valley*

BY Road Process Order made on 15 February 2019, the Northern Areas Council ordered that:

1. The whole of the Un-named Public Road, Beetaloo Valley, situated adjoining Section 103, Hundred of Howe, more particularly delineated and lettered 'A' in Preliminary Plan 18/0029 be closed.
2. Transfer the whole of the land subject to closure to Springford Farm Pty Ltd in accordance with the Agreement for Transfer dated 15 February 2019 entered into between the Northern Areas Council and Springford Farm Pty Ltd.

On 21 May 2019 that order was confirmed by the Minister for Transport, Infrastructure and Local Government conditionally upon the deposit by the Registrar-General of Deposited Plan 121143 being the authority for the new boundaries.

Pursuant to section 24 of the Roads (Opening and Closing) Act 1991, NOTICE of the Order referred to above and its confirmation is hereby given.

Dated: 23 May 2019

M. P. BURDETT
Surveyor-General

DPTI: 2018/18873/01

ROADS (OPENING AND CLOSING) ACT 1991

SECTION 24

*Notice of Confirmation of Road Process Order**Road Closure – Johnson Road, Kapunda*

BY Road Process Order made on 13 February 2019, the Light Regional Council ordered that:

1. Portion of Johnson Road, Kapunda, situated adjoining Allotment 301 in Deposited Plan 57601 and Allotments 3020 and 3021 in Deposited Plan 90399, more particularly delineated and marked 'A', 'B' and 'C' in Preliminary Plan 18/0046 be closed.
2. Transfer the whole of land subject to closure to J.T. Johnson Group Pty Ltd in accordance with the Agreement for Transfer dated 13 February 2019 entered into between the Light Regional Council and J.T. Johnson Group Pty Ltd.
3. The following easements are to be granted over the land subject to that closure:
 - i. Grant to the South Australian Water Corporation an easement for water supply purposes over the land marked 'A' in Deposited Plan 120760.
 - ii. Grant free and unrestricted rights of way appurtenant to Allotments 3023 and 3025 in Deposited Plan 120760 over the land marked 'B' and 'C' in Deposited Plan 120760.

On 21 June 2019 that order was confirmed by the Minister for Transport, Infrastructure and Local Government conditionally upon the deposit by the Registrar-General of Deposited Plan 120760 being the authority for the new boundaries.

Pursuant to section 24 of the Roads (Opening and Closing) Act 1991, NOTICE of the order referred to above and its confirmation is hereby given.

Dated: 23 June 2019

M. P. BURDETT
Surveyor-General

DPTI: 2018/21089/01

South Australia

Sentencing (Suspended and Community Based Custodial Sentences) Amendment Act (Commencement) Proclamation 2019

1—Short title

This proclamation may be cited as the *Sentencing (Suspended and Community Based Custodial Sentences) Amendment Act (Commencement) Proclamation 2019*.

2—Commencement of Act

The *Sentencing (Suspended and Community Based Custodial Sentences) Amendment Act 2019* (No 11 of 2019) comes into operation on 23 May 2019.

Made by the Governor

with the advice and consent of the Executive Council
on 23 May 2019

AGO0072-19CS

South Australia

Administrative Arrangements (Minister for Human Services) Proclamation 2019

under sections 6, 7 and 8 of the *Administrative Arrangements Act 1994*

1—Short title

This proclamation may be cited as the *Administrative Arrangements (Minister for Human Services) Proclamation 2019*.

2—Commencement

This proclamation comes into operation on 1 July 2019.

3—Conferral of ministerial functions and powers

The ministerial functions and powers under the following sections of the *Children and Young People (Safety) Act 2017* are conferred on the Minister for Human Services:

- (a) section 20;
- (b) section 114;
- (c) section 115.

4—Transfer of certain assets, rights and liabilities and interpretative provisions

- (1) The assets, rights and liabilities of the Minister for Education attributable to any function or other activity of the Minister for Education in relation to the provision of the following programs or services are transferred to the Minister for Human Services:
 - (a) Child and Family Assessment and Referral Networks;
 - (b) Child Wellbeing Program;
 - (c) Family Practitioners;
 - (d) Community Development Coordinators;
 - (e) Strong Start;
 - (f) Positive Parenting Programs;
 - (g) Targeted Intervention Service;
 - (h) Family By Family;
 - (i) Grant to Playgroups SA;
 - (j) Child Safe Environments;
 - (k) Strategic Projects/Nyland Royal Commission Unit;
 - (l) Multi-Agency Protection Service and Multi-Agency Assessment Unit.
- (2) A reference to the Minister for Education in any kind of instrument, or a contract, agreement or other document, affected by the operation of subclause (1) will, from the effective date, have effect as if it were a reference to the Minister for Human Services.
- (3) The assets, rights and liabilities of the Minister for Child Protection attributable to any function or other activity of the Minister for Child Protection in relation to the provision of Family Preservation services are transferred to the Minister for Human Services.
- (4) A reference to the Minister for Child Protection in any kind of instrument, or a contract, agreement or other document, affected by the operation of subclause (3) will, from the effective date, have effect as if it were a reference to the Minister for Human Services.
- (5) A reference to the "Chief Executive" in—
 - (a) sections 114 and 115 of the *Children and Young People (Safety) Act 2017*; and
 - (b) regulation 35 of the *Children and Young People (Safety) Regulations 2017*,will, from the effective date, have effect as if it were a reference to the Chief Executive of the Department for Human Services.
- (6) In this clause—

effective date means the date on which this proclamation comes into operation.

Made by the Governor

with the advice and consent of the Executive Council
on 23 May 2019

DHSCS19016

South Australia

Fair Work (General) (Declared Employer) Variation Regulations 2019

under the *Fair Work Act 1994*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Fair Work (General) Regulations 2009*

- 4 Substitution of regulation 4
 - 4 Declared employer for public employees
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Fair Work (General) (Declared Employer) 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 *Fair Work (General) Regulations 2009*

4—Substitution of regulation 4

Regulation 4—delete the regulation and substitute:

4—Declared employer for public employees

For the purposes of paragraph (a) of the definition of *employer* in section 4(1) of the Act, the person for the time being holding or acting in the position of Chief Executive of the Department of Treasury and Finance is declared to be the employer of public employees.

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 23 May 2019

No 39 of 2019

T&F19/019CS

South Australia

Real Property (Fees) Variation Regulations 2019

under the *Real Property Act 1886*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Real Property Regulations 2009*

- 4 Substitution of Schedule 1
Schedule 1—Fees payable to Registrar-General

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Real Property (Fees) 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 *Real Property Regulations 2009*

4—Substitution of Schedule 1

Schedule 1—delete the Schedule and substitute:

Schedule 1—Fees payable to Registrar-General

1	For the registration or entry of each instrument (irrespective of the number of folios to be endorsed)—other than any registration or entry specifically provided for	\$170.00
2	For the registration of an instrument registering a mortgage and changing name of mortgagor(s)	\$326.00
3	For registering a transfer—	
	(a) where the consideration, or the capital value of the land, (whichever is the greater)—	
	(i) does not exceed \$5 000	\$170.00
	(ii) does not exceed \$20 000	\$190.00
	(iii) does not exceed \$40 000	\$208.00

	(iv) exceeds \$40 000	\$293.00
	plus \$86.50 for every \$10 000 (or part of \$10 000) above \$50 000	
	(b) where the Commissioner of State Taxation has adjudged the transfer to be exempt from stamp duty or where no <i>ad valorem</i> stamp duty is payable (other than in respect of land that is qualifying land under section 105A of the <i>Stamp Duties Act 1923</i>)	\$170.00
	(c) that has been assessed pursuant to section 71CA, 71CB, 71CBA or 71CC of the <i>Stamp Duties Act 1923</i>	\$170.00
4	On lodgment of a caveat under sections 39, 80F or 223D of the Act	\$170.00
5	On lodgment of a priority notice under section 154A of the Act	\$22.40
6	On lodgment of an application to extend the duration of a priority notice under section 154G of the Act	\$11.10
7	On lodgment of notice of withdrawal of a priority notice under section 154E of the Act	no fee
8	For a search of the details of a priority notice	no fee
9	For the deposit, or noting the revocation, of a duplicate or attested copy of a power of attorney	\$170.00
10	For the registration of an application to note a change of address	no fee
11	For entry of a foreclosure order (exclusive of the cost of advertising in the Gazette)	\$284.00
12	For a certified copy of—	
	(a) a certificate of title under section 51A of the Act	\$33.75
	(b) a statement under section 51D of the Act	\$33.75
13	Unless otherwise specified—	
	(a) (except where paragraph (b) applies) for the issue of a new certificate of title	\$92.00
	(b) for the issue of a new certificate of title on the amalgamation of allotments wholly within the Mount Lofty Catchment Area	no fee
14	For the issue of a certificate of title—	
	(a) (limited or ordinary) on the land first being brought under the Act	no fee
	(b) to a corporation or district council for a road, street or reserve	no fee
	(c) to effect correction or amendment of title or for the convenience of the Lands Titles Registration Office in effecting registration or redesignation	no fee
15	For an application for the division of land—	
	(a) where deposit of the plan of division will not vest an estate or interest in land (except a street, road, thoroughfare, reserve or other similar open space that vests in a council or other authority or reverts to the Crown or an easement that will vest in an authority or entity in accordance with section 223LG of the Act) in any person	\$170.00

- (b) in all other cases \$422.00

Note—

Fees for the examination of the plan of division, deposit or acceptance for filing of the plan and for the issue of new certificates of title are payable under this Schedule in addition to this amount.

- 16 For an application for the amalgamation of allotments—

- (a) for the amalgamation of allotments that are wholly within the Mount Lofty Catchment Area no fee
- (b) for any other amalgamation of allotments \$170.00

Note—

Fees for the examination of the plan of amalgamation, deposit or acceptance for filing of the plan and for the issue of new certificates of title are payable under this Schedule in addition to this amount.

- 17 For the deposit or acceptance for filing by the Registrar-General—

- (a) of a plan of amalgamation of allotments wholly within the Mount Lofty Catchment Area no fee
- (b) of any other plan \$155.00

- 18 Unless otherwise specified, for the examination—

- (a) of a plan of survey certified correct by a licensed surveyor and lodged with or submitted to the Registrar-General (for freehold or Crown land)—plus a further \$506, payable by the surveyor, if the plan is relodged or resubmitted following rejection by the Registrar-General (however, the Registrar-General may waive or reduce the further fee if the Registrar-General considers that appropriate in a particular case having regard to the work involved in examining the relodged or resubmitted plan) \$1011.00
- (b) of an uncertified data plan (except a plan of a kind referred to in paragraph (c)) lodged with or submitted to the Registrar-General (for freehold or Crown land) \$506.00
- (c) of an uncertified data plan lodged with or submitted to the Registrar-General for the amalgamation of allotments wholly within the Mount Lofty Catchment Area no fee
- (d) of a plan lodged with or submitted to the Registrar-General for the purposes of a lease of part of an allotment \$204.00

- 19 For the examination—

- (a) of a plan of survey certified correct by a licensed surveyor and lodged with the Registrar-General for information purposes only no fee
- (b) of an uncertified data plan lodged with the Registrar-General for information purposes only no fee
- (c) of a plan of survey certified by a licensed surveyor and lodged with the Registrar-General by the Surveyor-General no fee

	(d) of plans submitted under the <i>Roads (Opening and Closing) Act 1991</i>	no fee
20	Unless otherwise specified, for the deposit or acceptance for filing of any plan (for freehold or Crown land)	\$155.00
21	For the deposit or acceptance for filing of a plan prepared by the Registrar-General or under the Registrar-General's authorisation	no fee
22	For the withdrawal of any instrument, application or plan submitted for registration, deposit or acceptance for filing	\$66.50
23	For the withdrawal of any plan of survey certified correct by a licensed surveyor and lodged with or submitted to the Registrar-General for examination	\$137.00
24	For an application under section 146 of the Act (exclusive of the cost of registration of the instrument of discharge)	\$224.00
25	For searching the Register Book—	
	(a) comprising a search statement from the Registrar-General's unregistered document system, a copy of the certificate of title and a check search	\$30.25
	(b) comprising a search of the electronic records of the certificate of title, the Registrar-General's unregistered document system and a check search, including access to the relevant plan image and all registered instruments and dealings recorded on that certificate of title	\$36.50
26	For a copy—	
	(a) of a registered instrument	\$11.10
	(b) of a plan deposited or accepted for filing by the Registrar-General	\$12.00
	(c) of a cancelled certificate of title	no fee
	(d) of any instrument, entry, document or record not otherwise specifically provided for	\$11.10
27	For requesting any of the following under the South Australian Integrated Land Information System (<i>SAILIS</i>):	
	(a) a check search of a specified certificate of title	no fee
	(b) the details of a specified document	no fee
	(c) the location of a specified document or plan	no fee
	(d) the details of a specified plan	no fee
	(e) a list of the numbers assigned to plans lodged in respect of a specified Section of land in a Hundred	no fee
	(f) the details of the delivery of a specified item	no fee
	(g) the details of the delivery of documents relating to—	
	(i) a specified agent code	no fee
	(ii) a specified delivery slip	no fee
	(h) the details of a specified agent code	no fee
	(i) in respect of a specified document—a search of—	
	(i) the series in which the document was lodged; and	no fee

	(ii) any other series into which the document may, subsequently, have been moved, prior to registration of the document	no fee
	(j) a search of the location of, and the numbers assigned to, documents lodged in a specified series	no fee
	(k) a record of all documents lodged or registered under a specified name	no fee
28	For advertising in the Gazette—	
	(a) an application for a foreclosure	no fee
	(b) an application under Part 4 of the Act	no fee
	(c) an application under Part 7A of the Act	no fee
29	For reporting to a local government authority—	
	(a) a change of ownership of land (for each change of ownership reported)	\$2.35
	(b) a converted certificate of title (for each converted certificate of title reported)	\$2.35
	(c) on the subdivision of land—details of—	\$2.35
	(i) cancelled certificates of title; and	
	(ii) newly created parcels of land and new certificates of title issued in respect of those parcels; and	
	(iii) the valuation assessment for each new certificate of title issued,	
	(for each valuation assessment reported)	
30	For reporting to the South Australian Water Corporation—	
	(a) a change of ownership of land (for each change of ownership reported)	\$2.35
	(b) on the subdivision of land—details of—	\$2.35
	(i) cancelled certificates of title; and	
	(ii) newly created parcels and new certificates of title issued in respect of those parcels,	
	(for each new certificate of title reported)	
31	For providing miscellaneous reports of changes of ownership of land to government agencies (other than the South Australian Water Corporation)	no fee
32	For providing reports of Heritage Agreements to the administrative unit of the Public Service that is, under a Minister, responsible for the administration of the <i>Heritage Places Act 1993</i>	no fee
33	For reporting to SA Power Networks a change of ownership of land (plus an additional fee of \$5.05 for each change of ownership reported)	\$36.00
34	For a copy of any of the following documents under the <i>Bills of Sale Act 1886</i> :	
	(a) a document filed under section 11A of the <i>Bills of Sale Act 1886</i>	\$11.10

	(b) a registered bill of sale or a discharge, extension or renewal of a bill of sale	\$11.10
	(c) any other document	\$11.10
35	For a copy of a plan under the <i>Strata Titles Act 1988</i> (including provision of the unit entitlement sheet)	\$12.00
36	For a copy of a plan under the <i>Community Titles Act 1996</i> (including provision of the lot entitlement sheet)	\$12.00
37	For providing a lodgement support service suite in respect of electronic lodgement (known as LSS 1) consisting of—	\$15.30
	(a) supply of title data for completion of electronic document forms	
	(b) unlimited title activity checks	
	(c) unlimited lodgement verifications for lodgements which reference title	
38	For providing a lodgement support service suite in respect of electronic lodgement (known as LSS 2) consisting of—	\$12.00
	(a) supply of title data for completion of electronic document forms	
	(b) unlimited lodgement verifications, for lodgements which reference title	
39	For providing a lodgement support service suite in respect of electronic lodgement (known as LSS3) consisting of the resupply of title data for electronic documents forms if original data for the title has already been supplied	no fee

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 23 May 2019

No 40 of 2019

South Australia

Community Titles (Fees) Variation Regulations 2019

under the *Community Titles Act 1996*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Community Titles Regulations 2011*

- 4 Substitution of Schedule 2
Schedule 2—Fees

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Community Titles (Fees) 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 *Community Titles Regulations 2011*

4—Substitution of Schedule 2

Schedule 2—delete the Schedule and substitute:

Schedule 2—Fees

- | | | |
|---|--|------------|
| 1 | Examination of plan to be lodged with application under Act before application is lodged (section 144 of Act)— | |
| | (a) for application for division of land by plan of community division (section 14 of Act)— | |
| | (i) if there are 5 lots or less | \$506.00 |
| | (ii) if there are more than 5 lots | \$1 011.00 |
| | (b) for any other application | \$506.00 |
| 2 | Application for division of land by plan of community division (section 14 of Act)— | |
| | (a) for examination of application | \$422.00 |

	(b) for examination of plan of community division not subject to prior approval under section 144 of Act—	
	(i) if there are 5 lots or less	\$506.00
	(ii) if there are more than 5 lots	\$1 011.00
	(c) for deposit of plan of community division	\$155.00
	(d) for each lot requiring issue of certificate of title	\$92.00
	(e) for filing of scheme description	\$170.00
	(f) for filing of by-laws	\$170.00
	(g) for filing of development contract	\$170.00
3	Application to amend schedule of lot entitlements (section 21 of Act)	\$170.00
4	Filing of copy of certified scheme description as amended (section 31 of Act)	\$170.00
5	Filing of certified copy of by-laws as varied (section 39 of Act)	\$170.00
6	Maximum fee for purchase from corporation of copy of by-laws (section 44 of Act)	\$51.50
7	Fee for purchase from Registrar-General of copy of by-laws filed with plan of community division (section 44 of Act)	\$11.10
8	Filing of certified copy of development contract as varied or agreement to terminate development contract (section 50 of Act)	\$170.00
9	Maximum fee for purchase from corporation of copy of development contract (section 51 of Act)	\$51.50
10	Fee for purchase from Registrar-General of copy of development contract filed with plan of community division (section 51 of Act)	\$11.10
11	Application for amendment of deposited community plan (section 52 of Act)—	
	(a) for examination of application	\$321.00
	(b) for examination of plan to be substituted or sheets of plan to be substituted or added if plan not subject to prior approval under section 144 of Act	\$506.00
	(c) for each lot requiring issue of certificate of title	\$92.00
	(d) for filing of amended scheme description	\$170.00
12	Application for division of development lot in pursuance of development contract and consequential amendment of community plan (section 58 of Act)—	
	(a) for examination of application	\$321.00
	(b) for examination of plan to be substituted or sheets of plan to be substituted or added if plan not subject to prior approval under section 144 of Act	\$506.00
	(c) for each lot requiring issue of certificate of title	\$92.00
13	Application for amalgamation of deposited community plans (section 60 of Act)—	
	(a) for examination of application	\$321.00
	(b) for examination of plan of community division not subject to prior approval under section 144	\$506.00

	(c) for deposit of plan of community division	\$155.00
	(d) for each lot requiring issue of certificate of title	\$92.00
	(e) for filing of scheme description	\$170.00
	(f) for filing of by-laws	\$170.00
14	Application for cancellation of deposited community plan (sections 64 and 65 of Act)—	
	(a) for examination of application	\$321.00
	(b) if application is for cancellation of primary plan—	
	(i) for examination of plan that delineates outer boundaries of primary parcel	\$506.00
	(ii) for filing of plan	\$155.00
	(c) for each certificate of title to be issued	\$92.00
15	Application to note Court order for cancellation of community plan (sections 64 and 67 of Act)—	
	(a) for noting the order	\$321.00
	(b) if application is for cancellation of primary plan—	
	(i) for examination of plan that delineates outer boundaries of primary parcel	\$506.00
	(ii) for filing of plan	\$155.00
	(c) for each certificate of title to be issued	\$92.00
16	Filing of notice of appointment, removal or replacement of administrator (section 100 of Act)	\$170.00
17	Filing of resolution to elect to use Act (Schedule clause 2)	\$170.00
18	Submission of outer boundary plan (regulation 8)—	
	(a) for examination of plan	\$1 011.00
	(b) for filing of plan	\$155.00
19	Fee for re-examination of plan when amended after approval for deposit is given	\$155.00
20	Lodgement of any other document required by Act	\$170.00

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 23 May 2019

No 41 of 2019

South Australia

Strata Titles (Fees) Regulations 2019

under the *Strata Titles Act 1988*

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation

Schedule 1—Fees payable to Registrar-General

Schedule 2—Revocation of *Strata Titles (Fees) Regulations 2018*

1—Short title

These regulations may be cited as the *Strata Titles (Fees) Regulations 2019*.

2—Commencement

These regulations come into operation on 1 July 2019.

3—Interpretation

In these regulations—

Act means the *Strata Titles Act 1988*.

Schedule 1—Fees payable to Registrar-General

The fees set out in this Schedule are payable to the Registrar-General in respect of the matters referred to in the Schedule.

1	For lodgement of an application for—	
	(a) amendment of a strata plan	\$321
	(b) amalgamation of 2 or more strata plans	\$321
2	For the examination of—	
	(a) an amendment to a strata plan	\$506
	(b) an amalgamation of 2 or more strata plans	\$506
3	For the deposit of a strata plan	\$155
4	For the issue of a certificate of title—	
	(a) for each unit added to a strata plan or amended by a strata plan	\$92
	(b) for each unit comprised in an amalgamated plan	\$92
5	For the amendment of a schedule of unit entitlements	\$170
6	Application for cancellation of a strata plan—	
	(a) for examination of application (including fees for entering necessary memorials in the Register Book)	\$321
	(b) for each certificate of title issued	\$92

7	On lodging a certified copy of a special resolution of a strata corporation amending the articles of the corporation	\$170
8	On lodging any other document with the Registrar-General under the Act	\$170
9	On giving written notice—	
	(a) of the appointment of an administrator of a strata corporation	\$170
	(b) of the removal or replacement of an administrator of a strata corporation	\$170

Schedule 2—Revocation of *Strata Titles (Fees) Regulations 2018*

The *Strata Titles (Fees) Regulations 2018* 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 23 May 2019

No 42 of 2019

South Australia

Worker's Liens (Fees) Variation Regulations 2019

under the *Worker's Liens Act 1893*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Worker's Liens Regulations 2014*

- 4 Substitution of Schedule 1
- Schedule 1—Fees

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Worker's Liens (Fees) 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 *Worker's Liens Regulations 2014*

4—Substitution of Schedule 1

Schedule 1—delete the Schedule and substitute:

Schedule 1—Fees

1	For lodging a notice of lien (section 10(3))	\$170.00
2	For entering a memorandum of cessation of lien (section 16)	\$170.00
3	If a notice of lien or an application to enter a memorandum of cessation of lien is withdrawn before the appropriate memorandum is entered, the fee payable is reduced to	\$66.50

Note—

A fee is payable for entering a memorandum of withdrawal of lien under the *Real Property Act 1886*.

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 23 May 2019

No 43 of 2019

South Australia

Registration of Deeds (Fees) Regulations 2019

under the *Registration of Deeds Act 1935*

Contents

- 1 Short title
- 2 Commencement
- 3 Fees payable to Registrar-General of Deeds

Schedule 1—Fees

Schedule 2—Revocation of *Registration of Deeds (Fees) Regulations 2018*

1—Short title

These regulations may be cited as the *Registration of Deeds (Fees) Regulations 2019*.

2—Commencement

These regulations come into operation on 1 July 2019.

3—Fees payable to Registrar-General of Deeds

The fees set out in Schedule 1 are payable to the Registrar-General of Deeds.

Schedule 1—Fees

1	For registering—	
	(a) an instrument of conveyance, a legal or equitable mortgage or any other instrument	\$155.00
	(b) an instrument of conveyance, mortgage or other instrument that has been dated 30 years or more prior to production for registration	No fee
2	For depositing a deed, agreement, writing, assurance, map or plan	\$23.20
3	For enrolling an instrument	\$23.20
4	For a copy of an instrument that has been registered, deposited or enrolled	\$11.10

Schedule 2—Revocation of *Registration of Deeds (Fees) Regulations 2018*

The *Registration of Deeds (Fees) Regulations 2018* 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 23 May 2019

No 44 of 2019

South Australia

Bills of Sale (Fees) Variation Regulations 2019

under the *Bills of Sale Act 1886*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Bills of Sale Regulations 2009*

- 4 Substitution of Schedule 1
Schedule 1—Fees

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Bills of Sale (Fees) 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 *Bills of Sale Regulations 2009*

4—Substitution of Schedule 1

Schedule 1—delete the Schedule and substitute:

Schedule 1—Fees

1	For registering or filing—	
	(a) a document under section 11A of the Act	\$80.00
	(b) a bill of sale	\$80.00
	(c) the discharge, extension, transfer or renewal of a bill of sale	\$80.00
	(d) any other document	\$80.00
2	For withdrawing a bill of sale from registration or filing	\$66.50

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 23 May 2019

No 45 of 2019

South Australia

Valuation of Land (Fees) Variation Regulations 2019

under the *Valuation of Land Act 1971*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Valuation of Land Regulations 2005*

- 4 Substitution of Schedule 2
 - Schedule 2—Fees and allowances
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Valuation of Land (Fees) 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 *Valuation of Land Regulations 2005*

4—Substitution of Schedule 2

Schedule 2—delete the Schedule and substitute:

Schedule 2—Fees and allowances

1—Interpretation

In this Schedule—

residential land means—

- (a) land designated on the valuation roll as being subject to residential land use; or
- (b) other vacant land (not exceeding 5 000 square metres) zoned for residential purposes under a Development Plan under the *Development Act 1993* or the Planning and Design Code under the *Planning, Development and Infrastructure Act 2016*.

2—Fees

- | | | |
|-----|---|-------------|
| (1) | For a copy of the valuation roll (section 21 of Act)—for each \$10 000 of capital value of the land comprised in the roll for the immediate preceding general valuation calculated as at the day it came into force | 12.40 cents |
| (2) | On an application for a review of a valuation (section 25B of Act)— | |
| (a) | of land used by the applicant solely as his or her principal place of residence | \$112.00 |
| (b) | of any other land | \$279.00 |
| (3) | For a certified copy of, or extract from, any entry in a valuation roll (section 32 of Act) | \$42.50 |

3—Allowances for review of valuation under *Valuation of Land Act 1971* (section 25A(8)) or *Local Government Act 1999*

- | | | |
|-----|---|------------|
| (1) | Review not completed—if the panel member has received a copy of the application for review and submissions of the applicant and Valuer-General but the review is not completed because the review involves a question of law, the application for review is withdrawn or for some other reason approved by the Valuer-General | \$100.00 |
| (2) | Completed review—residential land | |
| (a) | ordinary review | \$300.00 |
| (b) | complex review | \$400.00 |
| (3) | Completed review—land other than residential land | |
| (a) | ordinary review | \$400.00 |
| (b) | review of some complexity | \$600.00 |
| (c) | review of medium complexity | \$800.00 |
| (d) | review of high complexity | \$1 000.00 |
| (4) | The complexity, or level of complexity, of a review will be determined having regard to the following: | |
| (a) | the nature and scale of the review (including the number of hours reasonably required to conduct the review); | |
| (b) | the need for consultation by the valuer with an engineer, planner, surveyor or other expert. | |

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 23 May 2019

No 46 of 2019

South Australia

Roads (Opening and Closing) (Fees) Regulations 2019

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

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Fees
- 5 Refund of fees

Schedule 1—Fees

Schedule 2—Revocation of *Roads (Opening and Closing) (Fees) Regulations 2018*

1—Short title

These regulations may be cited as the *Roads (Opening and Closing) (Fees) Regulations 2019*.

2—Commencement

These regulations come into operation on 1 July 2019.

3—Interpretation

In these regulations—

Act means the *Roads (Opening and Closing) Act 1991*.

4—Fees

The fees set out in Schedule 1 are payable to the Surveyor-General for the purposes set out in that Schedule.

5—Refund of fees

The Surveyor-General may refund the whole or any part of a fee paid to the Surveyor-General under these regulations where—

- (a) the matter or action for which the fee was paid is of a minor nature or is not completed; and
- (b) the Surveyor-General is of the opinion that the refund is appropriate in the circumstances.

Schedule 1—Fees

1	On deposit with the Surveyor-General of preliminary plan and statement under section 9 of Act	\$270.00
2	For notification of a proposed road process by the Surveyor-General under section 10 of Act (payable, on deposit of the preliminary plan and statement, by the council commencing the road process)	\$758.00

3	On deposit with the Surveyor-General of a survey plan under section 20 of Act—	
	(a) examination fee—	
	(i) where the plan is an uncertified data plan	\$506.00
	(ii) where the plan is a survey plan certified by a licensed surveyor	\$1 011.00
	plus a further \$506.00, payable by the surveyor, if the plan is resubmitted following rejection by the Surveyor-General. (However, the Surveyor-General may waive or reduce the further fee if the Surveyor-General considers that appropriate in a particular case having regard to the work involved in examining the resubmitted plan.)	
	(b) administration fee (payable in addition to examination fee)	\$249.00
4	On deposit of any other document with the Surveyor-General under section 20 for which a fee is not otherwise provided in this Schedule (in addition to the fees payable in relation to the deposit of a survey plan)	\$186.00 per document
5	For notification of an order or a notice by the Surveyor-General under section 34 or section 37 of Act (payable prior to notification)	\$186.00
6	For the withdrawal of a document (other than a survey plan) submitted to the Surveyor-General	\$66.50
7	On application for a road width declaration by the Surveyor-General under section 38	\$71.50

Schedule 2—Revocation of *Roads (Opening and Closing) (Fees) Regulations 2018*

The *Roads (Opening and Closing) (Fees) Regulations 2018* 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 23 May 2019

No 47 of 2019

South Australia

Dangerous Substances (Dangerous Goods Transport) Variation Regulations 2019

under the *Dangerous Substances Act 1979*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Dangerous Substances (Dangerous Goods Transport) Regulations 2008*

- 4 Variation of regulation 3—Scope of Act and regulations
 - 5 Variation of regulation 4—Interpretation
 - 6 Variation of regulation 14—Subsidiary Hazard
 - 7 Variation of regulation 54—Seller's and supplier's duties
 - 8 Variation of regulation 69—Consignor's duties
 - 9 Variation of regulation 70—Packer's duties
 - 10 Variation of regulation 74—Appropriately marked and labelled
 - 11 Variation of regulation 91—Interpretation
 - 12 Variation of regulation 92—Owner's duties
 - 13 Variation of regulation 93—Consignor's duties
 - 14 Variation of regulation 94—Loader's duties
 - 15 Variation of regulation 95—Prime contractor's and rail operator's duties
 - 16 Variation of regulation 96—Driver's duties
 - 17 Variation of regulation 101—Application of Part
 - 18 Variation of regulation 102—Exceptions
 - 19 Variation of regulation 132—Control of ignition sources
 - 20 Variation of regulation 155—Determinations
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Dangerous Substances (Dangerous Goods Transport) 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 *Dangerous Substances (Dangerous Goods Transport) Regulations 2008*

4—Variation of regulation 3—Scope of Act and regulations

- (1) Regulation 3(4)—delete "less" and substitute:

no more

- (2) Regulation 3(5)(g)—after "Chapter 3.4" insert:

or 3.5

5—Variation of regulation 4—Interpretation

Regulation 4(1), definition of *Subsidiary Risk*—delete the definition and substitute:

Subsidiary Hazard—see regulation 14;

6—Variation of regulation 14—Subsidiary Hazard

Regulation 14—delete "Subsidiary Risk" wherever occurring and substitute in each case:

Subsidiary Hazard

7—Variation of regulation 54—Seller's and supplier's duties

- (1) Regulation 54(a)—after "Chapter 3.4" insert:

or 3.5

- (2) Regulation 54(b)—after "Chapter 3.4" insert:

or 3.5

8—Variation of regulation 69—Consignor's duties

Regulation 69(b)—delete "Chapter 3.4 of the ADG Code (which applies only if the quantity of dangerous goods in each inner packaging or in each article does not exceed the quantity specified, or referred to, in column 7 of the Dangerous Goods List for those goods)." and substitute:

—

- (i) Chapter 3.4 of the ADG Code (which applies only if the quantity of dangerous goods in each inner packaging or in each article does not exceed the quantity specified, or referred to, in column 7a of the Dangerous Goods List for those goods); or
- (ii) Chapter 3.5 of the ADG Code (which applies only if the quantity of dangerous goods in each inner and outer packaging does not exceed the quantity specified, or referred to, in column 7b of the Dangerous Goods List for those goods).

9—Variation of regulation 70—Packer's duties

Regulation 70(2)(a)—delete "each inner packaging or in each article does not exceed the quantity specified, or referred to, in column 7 of the Dangerous Goods List for those goods—Chapter 3.4 of the ADG Code; or" and substitute:

—

- (i) each inner packaging or in each article does not exceed the quantity specified, or referred to, in column 7a of the Dangerous Goods List for those goods—Chapter 3.4 of the ADG Code; or
- (ii) each inner and outer packaging does not exceed the quantity specified, or referred to, in column 7b of the Dangerous Goods List for those goods—Chapter 3.5 of the ADG Code; or

10—Variation of regulation 74—Appropriately marked and labelled

Regulation 74—after subregulation (3) insert:

- (4) A package of dangerous goods that are packed in excepted quantities is also *appropriately marked* if it is marked and labelled in accordance with Chapter 3.5 of the ADG Code.
- (5) For the purposes of subregulation (4), dangerous goods are *packed in excepted quantities* if—
 - (a) the goods are assigned to code EI, E2, E3, E4 or E5 in column 7b of the Dangerous Goods List; and
 - (b) the goods are packed in accordance with Chapter 3.5 of the ADG Code; and
 - (c) the quantity of dangerous goods does not exceed the quantity specified in section 3.5.1.2 of the ADG Code.

11—Variation of regulation 91—Interpretation

- (1) Regulation 91—delete "In this Division" and substitute:

In this Part

- (2) Regulation 91(e)—delete "Subsidiary Risk" and substitute:

Subsidiary Hazard

- (3) Regulation 91—after its present contents (now to be designated as subregulation (1)) insert:

- (2) This Part also applies to the transport of empty dangerous goods packaging, and a reference in this Part to *dangerous goods to which this Part applies* includes a reference to empty dangerous goods packaging.
- (3) In this regulation—

empty dangerous goods packaging means—

 - (a) unused pre-labelled packaging intended for use with dangerous goods; and
 - (b) packaging that has been used for dangerous goods and is nominally empty.

12—Variation of regulation 92—Owner's duties

Regulation 92—delete "Subsidiary Risk" and substitute:

Subsidiary Hazard

13—Variation of regulation 93—Consignor's duties

Regulation 93—after "Chapter 7.1" insert:

or 7.2

14—Variation of regulation 94—Loader's duties

Regulation 94—after "Chapter 7.1" insert:

or 7.2

15—Variation of regulation 95—Prime contractor's and rail operator's duties

(1) Regulation 95(1)—after "Chapter 7.1" insert:

or 7.2

(2) Regulation 95(2)—delete "Subsidiary Risk" and substitute:

Subsidiary Hazard

16—Variation of regulation 96—Driver's duties

(1) Regulation 96—delete "dangerous" second occurring

(2) Regulation 96—after "Chapter 7.1" insert:

or 7.2

17—Variation of regulation 101—Application of Part

Regulation 101(b)—delete "Subsidiary Risk" and substitute:

Subsidiary Hazard

18—Variation of regulation 102—Exceptions

(1) Regulation 102(1)(b) and (c)—delete paragraphs (b) and (c) and substitute:

(b) the quantity of dangerous goods in—

(i) each inner packaging or in each article does not exceed the quantity specified, or referred to, in column 7a of the Dangerous Goods List for those goods; or

(ii) each inner and outer packaging does not exceed the quantity specified, or referred to, in column 7b of the Dangerous Goods List for those goods; and

(c) the goods—

(i) in the case of goods referred to in paragraph (b)(i)—are packed in accordance with Chapter 3.4 of the ADG Code; or

(ii) in the case of goods referred to in paragraph (b)(ii)—are packed in accordance with Chapter 3.5 of the ADG Code.

19—Variation of regulation 132—Control of ignition sources

Regulation 132(1)(b)—delete "Subsidiary Risk" and substitute:

Subsidiary Hazard

20—Variation of regulation 155—Determinations

Regulation 155(1)(a)(iii)—delete "Subsidiary Risk" and substitute:

Subsidiary Hazard

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 23 May 2019

No 48 of 2019

T&F19/044CS

South Australia

Limitation of Actions (Section 45A Notice) Regulations 2019

under the *Limitation of Actions Act 1936*

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Section 45A notice

Schedule 1—Revocation

- 1 Revocation of *Limitation of Actions (Section 45A Notice) Regulations 2004*
-

1—Short title

These regulations may be cited as the *Limitation of Actions (Section 45A Notice) Regulations 2019*.

2—Commencement

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

3—Interpretation

In these regulations—

Act means the *Limitation of Actions Act 1936*.

4—Section 45A notice

Notice of an intended action for damages required to be given under section 45A of the Act must contain—

- (a) the name and date of birth of the person who has suffered personal injury (the *plaintiff*); and
- (b) if the plaintiff is still a child as at the date of the notice—the name of the person giving notice on behalf of the plaintiff and the relationship of that person to the plaintiff; and
- (c) the address to which correspondence with, or on behalf of, the plaintiff must be directed; and
- (d) the following details about the incident out of which it is alleged the personal injury arose:
 - (i) the date of the incident;
 - (ii) the place at which the incident occurred;
 - (iii) a brief description of the circumstances of the incident; and
- (e) the name of the person or persons alleged to be liable in damages (the *defendant*) for the personal injury suffered by the plaintiff; and
- (f) a statement that the plaintiff intends to take action for damages against the defendant.

Schedule 1—Revocation

1—Revocation of *Limitation of Actions (Section 45A Notice) Regulations 2004*

The *Limitation of Actions (Section 45A Notice) Regulations 2004* 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 23 May 2019

No 49 of 2019

AGO0053-19CS

South Australia

Land and Business (Sale and Conveyancing) (Fees) Variation Regulations 2019

under the *Land and Business (Sale and Conveyancing) Act 1994*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Land and Business (Sale and Conveyancing) Regulations 2010*

- 4 Variation of Schedule 8—Contracts for sale of land or businesses—fees

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Land and Business (Sale and Conveyancing) (Fees) 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 *Land and Business (Sale and Conveyancing) Regulations 2010*

4—Variation of Schedule 8—Contracts for sale of land or businesses—fees

Schedule 8, clause 2(2) and (3)—delete subclauses (2) and (3) and substitute:

- (2) For a property interest report or update—
 - (a) for a property interest report to be provided by the Department in relation to a certificate of title to land under the *Real Property Act 1886* or a Crown lease \$311.00
 - (b) for an update of such a report (where the application is made not more than 90 days after the original report was issued) to be provided by the Department. \$155.00
- (3) For a property interest report or update for a related title—
 - (a) for a property interest report to be provided by the Department in relation to a related title \$47.00

- (b) for an update of such a report (where the application is made not more than 90 days after the original report was issued) to be provided by the Department. \$11.90

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 23 May 2019

No 50 of 2019

South Australia

Harbors and Navigation (Fees) Variation Regulations 2019

under the *Harbors and Navigation Act 1993*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Harbors and Navigation Regulations 2009*

- 4 Variation of Schedule 14—Fees

Schedule 1—Transitional provision

- 1 Transitional provision

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Harbors and Navigation (Fees) 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 *Harbors and Navigation Regulations 2009*

4—Variation of Schedule 14—Fees

- (1) Schedule 14, clause 4—delete the clause and substitute:

4—Fees and levies

Fees relating to Part 7

Application for pilotage exemption certificate	\$666.00
Application for renewal of pilotage exemption certificate	\$332.00
Issue of replacement pilotage exemption certificate	\$63.00

Fees relating to Part 9

Written examination (whether first or subsequent attempt)—

(a) for boat operator's licence	\$45.00
(b) for special permit	\$21.00
Practical test for special permit	nil
Issue of boat operator's licence—	
(a) if applicant has held special permit	\$18.00
(b) in any other case	\$43.00
Issue of special permit	\$18.00
Application for exemption from requirement to hold boat operator's licence	nil
Application for endorsement of boat operator's licence	nil
Application for recognition of qualification under law of some other place as equivalent to boat operator's licence	nil
Issue of replacement boat operator's licence or special permit	\$18.00

Fees relating to Part 11

Application for registration of vessel	6 months/12 months
--	--------------------

Note—

Personal watercraft and vessels up to 7 m may be registered for 6 or 12 months but vessels more than 7 m may only be registered for 12 months—see regulation 116(7).

(a) for a personal watercraft—	
• initial registration	\$182.00/\$361.00
• renewal of registration	\$166.00/\$332.00
• renewal of registration in different name	\$185.00/\$350.00
(b) for any other vessel—according to its length as follows:	
(i) if the vessel is not more than 3.5 m—	
• initial registration	\$25.00/\$48.00
• renewal of registration	\$9.00/\$18.00
• renewal of registration in different name	\$29.00/\$39.00
(ii) if the vessel is more than 3.5 m but not more than 6 m—	
• initial registration	\$44.00/\$88.00
• renewal of registration	\$30.00/\$60.00
• renewal of registration in different name	\$49.00/\$80.00
(iii) if the vessel is more than 6 m but not more than 7 m—	
• initial registration	\$98.00/\$194.00

	• renewal of registration	\$83.00/\$165.00
	• renewal of registration in different name	\$102.00/\$185.00
(iv)	if the vessel is more than 7 m but not more than 10 m—	
	• initial registration	not applicable/\$194.00
	• renewal of registration	not applicable/\$165.00
	• renewal of registration in different name	not applicable/\$185.00
(v)	if the vessel is more than 10 m but not more than 15 m—	
	• initial registration	not applicable/\$277.00
	• renewal of registration	not applicable/\$250.00
	• renewal of registration in different name	not applicable/\$269.00
(vi)	if the vessel is more than 15 m but not more than 20 m—	
	• initial registration	not applicable/\$361.00
	• renewal of registration	not applicable/\$332.00
	• renewal of registration in different name	not applicable/\$350.00
(vii)	if the vessel is more than 20 m—	
	• initial registration	not applicable/\$416.00
	• renewal of registration	not applicable/\$389.00
	• renewal of registration in different name	not applicable/\$406.00
	Application for exemption from requirement for vessel to be registered	nil
	Trade plates—	
(a)	application for initial issue	\$87.00
(b)	application for subsequent issue	\$60.00
(c)	issue of replacement certificate or label	\$18.00
(d)	surrender of trade plates	\$18.00
	Application for assignment of new identification mark	\$18.00
	Application for transfer of registration of vessel	\$18.00
	Issue of replacement certificate of registration	\$18.00
	Issue of replacement registration label	\$18.00
	Application for cancellation of registration	\$18.00
	Application for appointment as boat code agent	\$165.00
	Application for further term of appointment as boat code agent	\$131.00
	Application for approval as boat code examiner	\$83.00

Application for further term of approval as boat code examiner	\$42.00
Set of 20 HIN plates	\$129.00
Pad of 50 interim boat code certificates	\$36.00
Duplicate copy of boat code certificate	\$18.00

Fees relating to Part 14

Application for permit to moor vessel in boat haven—

(a) *North Arm Boat Haven*

- | | |
|---|--------------------|
| (i) annual permit— | |
| • fishing vessel 9 m and over in length | \$86.00 per metre |
| • fishing vessel less than 9 m in length | \$116.00 per metre |
| • tender vessel | \$86.00 per metre |
| • the above is subject to the following maximum fees: | |
| • fishing vessel and 2 tender vessels | \$560.00 |
| • fishing vessel and 3 tender vessels | \$635.00 |
| • other vessels 12 m or more in length | \$216.00 per metre |
| • other vessels less than 12 m in length | \$2 592.00 |
| (ii) temporary permit (1 week or part of a week) | \$78.00 |

(b) *Port MacDonnell Boat Haven*

- | | |
|----------------------------------|--------------------|
| (i) annual permit | \$116.00 per metre |
| (ii) temporary permit (24 hours) | \$6.00 |

Fees relating to Part 15

Facilities levy for recreational vessel comprised of personal watercraft	\$36.00
--	---------

Facilities levy for any other vessel, according to its length as follows:

- | | |
|--|---------|
| (a) if the vessel is not more than 3.1 m | nil |
| (b) if the vessel is more than 3.1 m but not more than 3.5 m | \$36.00 |
| (c) if the vessel is more than 3.5 m but not more than 5 m | \$54.00 |
| (d) if the vessel is more than 5 m but not more than 6 m | \$67.00 |
| (e) if the vessel is more than 6 m but not more than 7 m | \$79.00 |

(f)	if the vessel is more than 7 m but not more than 8 m	\$88.00
(g)	if the vessel is more than 8 m but not more than 9 m	\$98.00
(h)	if the vessel is more than 9 m but not more than 10 m	\$110.00
(i)	if the vessel is more than 10 m but not more than 11 m	\$123.00
(j)	if the vessel is more than 11 m but not more than 12 m	\$132.00
(k)	if the vessel is more than 12 m but not more than 13 m	\$144.00
(l)	if the vessel is more than 13 m but not more than 14 m	\$155.00
(m)	if the vessel is more than 14 m but not more than 15 m	\$165.00
(n)	if the vessel is more than 15 m but not more than 16 m	\$177.00
(o)	if the vessel is more than 16 m but not more than 17 m	\$189.00
(p)	if the vessel is more than 17 m but not more than 18 m	\$198.00
(q)	if the vessel is more than 18 m but not more than 19 m	\$209.00
(r)	if the vessel is more than 19 m but not more than 20 m	\$223.00
(s)	if the vessel is more than 20 m in length	\$276.00

(2) Schedule 14, clause 5—delete "\$22" and substitute:

\$23

Schedule 1—Transitional provision

1—Transitional provision

- (1) The fees prescribed in respect of an application for registration (and any facilities levy payable on the registration) by Schedule 14 of the *Harbors and Navigation Regulations 2009*, as varied by these regulations, apply where the relevant registration is to take effect on or after 1 July 2019.
- (2) All other fees prescribed by Schedule 14 of the *Harbors and Navigation Regulations 2009*, as varied by these regulations, apply from 1 July 2019.
- (3) Despite regulation 4—
 - (a) the fees prescribed in respect of an application for registration (and any facilities levy payable on the registration) by Schedule 14 of the *Harbors and Navigation Regulations 2009*, as in force immediately before the commencement of these regulations, continue to apply where the relevant registration is to take effect before 1 July 2019; and

- (b) all other fees prescribed by Schedule 14 of the *Harbors and Navigation Regulations 2009*, as in force immediately before the commencement of these regulations, continue to apply until 1 July 2019.

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 23 May 2019

No 51 of 2019

South Australia

Motor Vehicles (Fees) Variation Regulations 2019

under the *Motor Vehicles Act 1959*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Motor Vehicles Regulations 2010*

- 4 Substitution of regulation 76
76 Fees
- 5 Substitution of Schedule 1
Schedule 1—Fees

Part 3—Transitional provision

- 6 Transitional provision
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Motor Vehicles (Fees) 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 *Motor Vehicles Regulations 2010*

4—Substitution of regulation 76

Regulation 76—delete the regulation and substitute:

76—Fees

- (1) For the purposes of the Act and these regulations, the fees set out in Schedule 1 are prescribed.
- (2) The fees prescribed by Schedule 1 for searching the register and supplying information or supplying an extract of an entry in the register do not apply in relation to—
 - (a) the provision of information for which fees are payable under a contract of a kind referred to in regulation 98(8); or

- (b) the provision of information as to whether or not a particular motor vehicle is registered under the Act if the information is provided by means of a telephone enquiry service or website maintained by the Registrar for that purpose.
- (3) A fee set out in Schedule 1 must be paid to—
 - (a) the payee specified for that fee; or
 - (b) if no payee is specified—the Registrar.
- (4) The Registrar may, by written notice given to a person who is liable to pay the fee prescribed by clause 22(3) of Schedule 1, require the person to pay the fee within the time specified in the notice (being a period of not less than 14 days from the day on which the notice is given).
- (5) If a fee is not paid as required by a notice given under subregulation (4), the Registrar may recover the fee in a court of competent jurisdiction as debt due to the Registrar.

5—Substitution of Schedule 1

Schedule 1—delete Schedule 1 and substitute:

Schedule 1—Fees

1—Interpretation

In this Part—

emergency response vehicle has the same meaning as in regulation 15;

government authorised examiner means an authorised examiner who is—

- (a) a police officer; or
- (b) an employee in the Transport Department; or
- (c) a person appointed as an authorised examiner by some public authority and approved by the Registrar;

level 1 fee means an administration fee of \$10.00;

level 2 fee means an administration fee of \$20.00;

level 3 fee means an administration fee of \$30.00;

special purpose vehicle (type O) has the same meaning as in the *Motor Vehicles (National Heavy Vehicles Registration Fees) Regulations 2008*;

special purpose vehicle (type T) has the same meaning as in the *Motor Vehicles (National Heavy Vehicles Registration Fees) Regulations 2008*;

Transport Department premises, in relation to an examination of a motor vehicle for the purposes of section 139(1)(ab)(iii) of the Act, includes a place specified under section 139(1)(d) of the Act at which the motor vehicle is required to be produced for the purpose of the examination;

truck (type I) has the same meaning as in the *Motor Vehicles (National Heavy Vehicles Registration Fees) Regulations 2008*.

2—Registration fee (section 24 of Act)

- (1) For registration of a heavy vehicle under section 24 of the Act for a period of 12 months—the registration fee prescribed by, or determined in accordance with, the *Motor Vehicles (National Heavy Vehicles Registration Fees) Regulations 2008*.
- (2) For registration of a motor vehicle (other than a heavy vehicle) under section 24 of the Act for a period of 12 months—the following registration fee:
- | | | |
|-----|--|----------|
| (a) | a motor bike | \$44.00 |
| (b) | a trailer | \$79.00 |
| (c) | a motor vehicle propelled other than by an internal combustion engine | \$132.00 |
| (d) | a commercial motor vehicle— | |
| | (i) if the unladen mass of the vehicle does not exceed 1 000 kg and the vehicle is propelled by an internal combustion engine— | |
| | (A) having 4 cylinders or less | \$132.00 |
| | (B) having 5 or 6 cylinders | \$271.00 |
| | (C) having 7 or more cylinders | \$392.00 |
| | (ii) if the unladen mass of the vehicle exceeds 1 000 kg but does not exceed 1 500 kg | \$291.00 |
| | (iii) if the unladen mass of the vehicle exceeds 1 500 kg | \$498.00 |
| (e) | a motor vehicle (other than a vehicle referred to in paragraphs (a) to (d)) propelled by an internal combustion engine— | |
| | (i) having 4 cylinders or less | \$132.00 |
| | (ii) having 5 or 6 cylinders | \$271.00 |
| | (iii) having 7 or more cylinders | \$392.00 |
- (3) For registration of a motor vehicle under section 24 of the Act for a period of less than 12 months—the following registration fee:
- (a) in the case of registration for 1, 2 or 3 quarters—an amount equal to the product of the number of quarters for which the vehicle is to be registered multiplied by 1/4 of the relevant registration fee for 12 months (as set out in a preceding subclause) plus a surcharge of—
- (i) in the case of registration for 1 quarter—
5.625% of that product; or
- (ii) in the case of registration for 2 quarters—
3.75% of that product; or
- (iii) in the case of registration for 3 quarters—
1.875% of that product;
- (b) in any other case—a fee equal to the product of the number of days for which the vehicle is to be registered multiplied by 1/365 of the relevant registration fee for 12 months (as set out in a preceding subclause) plus a surcharge of—

- (i) in the case of registration for less than 6 months—5.625% of that product; or
- (ii) in the case of registration for not less than 6 months but less than 9 months—3.75% of that product; or
- (iii) in the case of registration for not less than 9 months but less than 12 months—1.875% of that product.

3—Registration fee—renewal of registration under periodic payment scheme (section 24A of Act)

For renewal of registration of a motor vehicle pursuant to the periodic payment scheme under section 24A of the Act where periodic payments are made monthly—a registration fee of an amount equal to 1/3 of the registration fee for 1 quarter for a motor vehicle of the relevant kind (determined in accordance with clause 2(3)).

4—Administration fees (sections 24 and 24A of Act)

Administration fee (payable in addition to the registration fee) for—

- | | |
|---|-------------|
| (a) initial registration or re-registration of a motor vehicle under section 24 of the Act | level 3 fee |
| (b) renewal of registration of a motor vehicle under section 24 of the Act | level 1 fee |
| (c) renewal of registration pursuant to the periodic payment scheme under section 24A of the Act— | |
| (i) if payment is made monthly—per payment | \$2.00 |
| (ii) in any other case | \$6.00 |

5—Conditional registration (section 25 of Act)

(1) For registration of a motor vehicle under section 25 of the Act—

- (a) in the case of—
 - (i) a heavy vehicle that is a special purpose vehicle (type O); or
 - (ii) a heavy vehicle that is a special purpose vehicle (type T) (other than an emergency response vehicle or a vehicle that is used principally for the purpose of fire fighting and is fitted with fire fighting equipment),

a fee equal to the product of the number of quarters for which the vehicle is to be registered multiplied by 1 quarter of the amount that would be the registration fee for registration of the vehicle under section 24 of the Act for the financial year in which the registration is to take effect;

- (b) in the case of a heavy vehicle that is a road train, B-double or a vehicle of a class referred to in regulation 19(f)—a fee equal to the registration fee that would be payable for registration of the vehicle under section 24 of the Act;
- (c) in any other case—no fee.

- (2) Administration fee (payable whether or not a registration fee is payable under subclause (1)) for registration of a motor vehicle under section 25 of the Act—
- | | |
|--|-------------|
| (a) initial registration or re-registration of a motor vehicle | level 3 fee |
| (b) renewal of registration of a motor vehicle | level 1 fee |
- (3) If a registration fee is payable for the registration of a motor vehicle under section 25 of the Act and the period of registration is less than 12 months, a surcharge of the amount prescribed in clause 2(3) is payable in addition to the registration fee and administration fee.

6—Transfer of registration

- | | |
|--|-------------|
| (1) Administration fee for transfer of the registration of a motor vehicle | level 3 fee |
| (2) Additional fee for late payment of the fee prescribed in subclause (1) | \$90.00 |

7—Cancellation of registration

- | | |
|--|-------------|
| Administration fee for cancellation of the registration of a motor vehicle | level 2 fee |
|--|-------------|

8—Duplicate certificates of registration

- | | |
|---|-------------|
| Administration fee for the issue of a duplicate certificate of registration | level 2 fee |
|---|-------------|

9—Registration details certificate

- | | |
|---|-------------|
| Administration fee for the issue of a registration details certificate (when issued on application by the owner of the motor vehicle) | level 2 fee |
|---|-------------|

10—Permit to drive an unregistered motor vehicle

- | | |
|--|-------------|
| Administration fee for the issue of— | |
| (a) a permit under section 16(1)(c)(i) of the Act | level 1 fee |
| (b) a permit under section 16(1)(c)(ii) of the Act | level 3 fee |

11—Duplicate permit to drive an unregistered motor vehicle

- | | |
|--|-------------|
| Administration fee for the issue of a duplicate permit under section 16(12) of the Act | level 2 fee |
|--|-------------|

12—Temporary configuration certificate for heavy vehicle

- | | |
|---|-------------|
| Administration fee for the issue of a temporary configuration certificate for a heavy vehicle | level 3 fee |
|---|-------------|

13—Duplicate temporary configuration certificate for heavy vehicle

- | | |
|---|-------------|
| Administration fee for the issue of a duplicate temporary configuration certificate for a heavy vehicle | level 2 fee |
|---|-------------|

14—Number allotment

- | | |
|---|-------------|
| Administration fee for variation or amendment of the number allotted to a motor vehicle (per vehicle) | level 3 fee |
|---|-------------|

15—Number plates

- | | |
|--|---------|
| (1) Administration fee for the issue or replacement of— | |
| (a) a single number plate or pair of number plates for a heavy vehicle | \$25.45 |

- | | |
|---|-------------|
| (b) a single number plate or pair of number plates for a motor vehicle other than a heavy vehicle | level 3 fee |
| (c) a supplementary number plate for a bike rack | level 3 fee |
| (2) Administration fee (payable in addition to the fee prescribed in subclause (1)) for postal delivery of a number plate or plates | level 2 fee |

16—Issue or reissue of trade plate

- (1) For the issue or reissue of a trade plate—
- (a) in respect of a motor vehicle that has a gross vehicle mass exceeding 4 500 kg (other than a special purpose vehicle) (*Category A*)—an annual fee of an amount equal to the fee that would be payable for registration for 12 months of a heavy vehicle that is a truck (type 1) with 2 axles and a gross vehicle mass exceeding 4 500 kg but not exceeding 12 000 kg;
 - (b) in respect of a motor vehicle that has a gross vehicle mass not exceeding 4 500 kg (other than a motor bike, trailer or special purpose vehicle) (*Category B*)—an annual fee of an amount equal to the fee that would be payable for registration for 12 months of a motor vehicle referred to in clause 2(2)(d)(i) or 2(2)(e) that has 7 or more cylinders;
 - (c) in respect of a motor bike (*Category C*)—an annual fee of an amount equal to the fee that would be payable for registration for 12 months of a motor bike;
 - (d) in respect of a trailer that has a gross vehicle mass not exceeding 4 500 kg (*Category D*)—an annual fee of an amount equal to the fee that would be payable for registration for 12 months of a trailer;
 - (e) in respect of a special purpose vehicle (*Category E*)—no fee.

If an application for the issue or reissue of a trade plate relates to more than 1 category of vehicle such that more than 1 fee becomes payable, then only the highest fee must be paid.

- | | |
|---|-------------|
| (2) Administration fees (payable in addition to the fee prescribed in subclause (1))— | |
| (a) on application for the issue of a trade plate | level 3 fee |
| (b) for allocation of a trade plate number on the issue of a trade plate (per plate) | level 2 fee |
| (3) Administration fee (payable in addition to the fee prescribed in subclause (1)) on application for the reissue of a trade plate | level 1 fee |

17—Supply of trade plate by Registrar

Administration fee for the supply of a trade plate by the Registrar	level 3 fee
---	-------------

18—Issue of replacement trade plate

Administration fee on application for the issue of a new trade plate in lieu of a lost trade plate	level 2 fee
--	-------------

19—Duplicate trade plate label or certificate of issue of trade plate

Administration fee for the issue of a duplicate trade plate label or duplicate certificate of issue of a trade plate	level 2 fee
--	-------------

20—Trade plate transfer

Administration fee payable on application for the transfer of a trade plate level 3 fee

21—Trade plate surrender

Administration fee payable on surrender of a trade plate under section 70(5) of the Act level 2 fee

22—Driver's licences

- (1) For the issue or renewal of a driver's licence—
- (a) where the applicant is a person who as a result of his or her service in a naval, military or air force of Her Majesty—
 - (i) is totally or permanently incapacitated; or
 - (ii) has lost a leg or foot; or
 - (iii) receives under the law of the Commonwealth relating to repatriation a pension at the rate for total incapacity or a pension granted by reason of impairment of his or her power of locomotion at the rate of not less than 70% of the rate for total incapacity (per year);
 - (b) where the applicant is a pensioner entitlement card holder (per year) \$23.00
 - (c) in any other case (per year) \$46.00
- (2) The licence fee for a driver's licence issued or renewed for a period other than for full years is 1 quarter of the annual licence fee for each complete 3 months of the period for which the licence is issued or renewed.
- (3) If—
- (a) a person ceases to be a pensioner entitlement card holder; and
 - (b) the person holds a driver's licence that was issued or renewed on payment of a reduced fee,
- the person must pay an additional fee of an amount that is equal to the difference between—
- (c) the amount obtained by multiplying the number of complete 3 month periods in the unexpired period of the licence by 1 quarter of the annual fee paid for the issue or renewal of the licence; and
 - (d) the amount obtained by multiplying the number of complete 3 month periods in the unexpired period of the licence by 1 quarter of the annual fee that would have been payable for the issue or renewal of the licence if the person had not been a pensioner entitlement card holder.
- (4) For the purposes of subclause (3), the unexpired period of the licence commences on the day on which the person ceases to be a pensioner entitlement card holder.
- (5) Administration fee (payable in addition to the licence fee) for the issue or renewal of a driver's licence level 2 fee

- (6) Administration fee (payable in addition to the fee prescribed in subclause (5)) where application for the issue of a driver's licence is made more than 6 months after the expiry of a previously held licence and the applicant was not, during the whole of the period of 6 months after the expiry of the previously held licence, disqualified from holding or obtaining a driver's licence level 3 fee

- (7) In this clause—

pensioner entitlement card holder means a person who—

- (a) holds a pensioner entitlement card issued under an Act or law of the Commonwealth; and
- (b) is entitled, as the holder of such a card, to travel on public transport in this State at reduced fares;

reduced fee the fee payable for the issue or renewal of a driver's licence where the applicant is a pensioner entitlement card holder.

23—Duplicate driver's licence

Administration fee for the issue of a duplicate driver's licence that bears a photograph of the holder level 2 fee

24—Learner's permit

- (1) For the issue or renewal of a learner's permit \$46.00
- (2) Administration fee for the issue or renewal of a learner's permit (payable in addition to the permit fee) level 2 fee

25—Duplicate learner's permit

Administration fee for the issue of a duplicate learner's permit level 2 fee

26—Duplicate certificate of high powered vehicle exemption

Administration fee for the issue of a duplicate certificate of a high powered vehicle exemption level 2 fee

27—Theoretical examination

For a theoretical examination prescribed for the purposes of section 79 of the Act—

- (a) examination fee \$18.00
- (b) administration fee (payable in addition to the examination fee) level 2 fee

28—Practical driving tests conducted by government authorised examiners

For a practical driving test conducted by a government authorised examiner—

- (a) booking fee level 2 fee
- (b) test fee—
- (i) for a test of up to, but not exceeding, 40 min duration \$54.00
- (ii) for a test exceeding 40 min duration \$125.00
- (c) administration fee (payable in addition to the test fee) level 2 fee

29—Other practical driving tests; final assessments

Booking fee, for notice to the Registrar of— \$34.00

- (a) a practical driving test; or

- (b) a final assessment in a competence based training course for drivers of motor vehicles undertaken in accordance with the directions of the Registrar,

to be conducted by an authorised examiner other than a government authorised examiner

30—Hazard perception tests

For a hazard perception test—

- | | |
|--|-------------|
| (a) test fee | \$14.00 |
| (b) administration fee (payable in addition to the test fee) | level 2 fee |

31—Motor bike training courses

For a motor bike training course undertaken in accordance with the directions of the Registrar—

- | | |
|--|-------------|
| (a) training course fee— | |
| (i) for basic motor bike training preparatory to obtaining a motor bike learner's permit | \$358.00 |
| (ii) for advanced motor bike training preparatory to obtaining a motor bike driver's licence | \$316.00 |
| (b) administration fee (payable in addition to the training course fee) | level 2 fee |

32—Proficiency test for motor driving instructor's licence

For a proficiency test of an applicant for a motor driving instructor's licence—

- | | |
|---|-------------|
| (a) for a theory test— | |
| (i) test fee | \$68.00 |
| (ii) administration fee (payable in addition to the test fee) | level 2 fee |
| (b) for a practical test conducted by a government authorised examiner— | |
| (i) test fee (per day) | \$247.00 |
| (ii) administration fee (payable in addition to the test fee) | level 2 fee |

33—Motor driving instructor's licence

For the issue of a motor driving instructor's licence (per year)	\$106.00
--	----------

34—Duplicate motor driving instructor's licence

Administration fee for the issue of a duplicate motor driving instructor's licence	level 2 fee
--	-------------

35—Appointment as authorised examiner

For appointment as an authorised examiner (other than a government authorised examiner)—

- | | |
|--|----------|
| (a) authorised to conduct competence based driver training and assessment (per year) | \$155.00 |
| (b) authorised to conduct Vehicle on Road Tests (per year) | \$155.00 |

36—Proficiency tests for authorised examiners

- (1) For a proficiency test, required by the Registrar, of an applicant for appointment as an authorised examiner in relation to the driving of motor vehicles with a gross vehicle mass not exceeding 4.5 t—
- | | |
|--|-------------|
| (a) practical training course test (per day) | \$247.00 |
| (b) administration fee (payable in addition to the test fee) | level 2 fee |
- (2) For a proficiency test, required by the Registrar, of an applicant for appointment as an authorised examiner in relation to the driving of motor vehicles with a gross vehicle mass exceeding 4.5 t—
- | | |
|--|-------------|
| (a) practical training course test (per day) | \$417.00 |
| (b) administration fee (payable in addition to the test fee) | level 2 fee |
- (3) For a training course for an authorised examiner whose appointment has been suspended, required by the Registrar for resumption of the appointment—
- | | |
|---|-------------|
| (a) training course (per day) | \$247.00 |
| (b) administration fee (payable in addition to the training course fee) | level 2 fee |

37—Lectures as to motor vehicle accidents and their causes

For attendance at a lecture conducted under regulation 56	\$37.00
---	---------

38—Administration fee for issue of alcohol interlock scheme licence

Administration fee for the issue of a licence subject to mandatory alcohol interlock scheme conditions—for each month in the period for which the licence will be subject to alcohol interlock provisions (a part of a month being treated as a whole month)	\$17.00
--	---------

39—Disabled person's parking permit

For the issue of a disabled person's parking permit—

- | | |
|--|-------------|
| (a) permit fee— | |
| (i) for 1 year or less | \$3.00 |
| (ii) for 2 years | \$5.00 |
| (iii) for 3 years | \$7.00 |
| (iv) for 4 years | \$9.00 |
| (v) for 5 years | \$13.00 |
| (b) administration fee (payable in addition to the permit fee) | level 1 fee |

40—Register searches etc

- (1) Administration fee for searching the register and supplying information—
- | | |
|---|-------------|
| (a) for manual search of archived information (per search) | level 3 fee |
| (b) for manual search of current information (per search) | level 3 fee |
| (c) for multiple searches where separate extracts of entries are not required | level 2 fee |
| (d) where the applicant prepares computer input data in a form acceptable to the Registrar (per search) | level 1 fee |

- (2) Administration fee for an extract of an entry in the register level 3 fee

41—Motor vehicle examinations

- (1) For an examination of a motor vehicle for the purposes of completion of a report under regulation 13 \$15.00
- (2) A fee for an examination referred to in subclause (1) must be paid—
- (a) in the case of an examination to be carried out by an authorised officer—on the registration of the vehicle; or
- (b) in the case of an examination to be carried out by a police officer—prior to the examination.
- (3) For a basic examination of a motor vehicle for the purposes of section 139(1)(ab)(iii) of the Act to be carried out by a person authorised by the Registrar under section 139(1) of the Act \$38.00
- (4) For a basic examination of a motor vehicle for the purposes of section 139(1)(ab)(iii) of the Act to be carried out by a police officer \$63.00
- (5) For a basic examination of a motor vehicle for the purposes of section 139(1)(ab)(iii) of the Act to be carried out by an authorised officer at Transport Department premises \$63.00
- (6) For a basic examination of a motor vehicle for the purposes of section 139(1)(ab)(iii) of the Act to be carried out by an authorised officer at a site other than Transport Department premises—
- (a) fee for call out (per site visit)—\$208.00; plus
- (b) fee for examination (per vehicle)—\$63.00.
- (7) For a comprehensive examination of a motor vehicle for the purposes of section 139(1)(ab)(iii) of the Act to be carried out by an authorised officer \$287.00 plus a booking fee of \$26.00
- (8) For a further examination of a motor vehicle for the purposes of section 139(1)(ab)(iii) of the Act following a comprehensive examination referred to in subclause (7), to be carried out by an authorised officer \$38.00 plus a booking fee of \$26.00
- (9) A fee for an examination of a motor vehicle for the purposes of section 139(1)(ab)(iii) of the Act must be paid—
- (a) in the case of a fee specified in subclause (3), (5) or (6)(b)—on the registration of the vehicle; or
- (b) in the case of a fee specified in subclause (4), (6)(a), (7) or (8)—prior to the examination.
- (10) If more than 1 fee becomes payable under subclauses (1) to (7) (inclusive) in respect of the examination of the same motor vehicle, only the higher or highest fee (as the case may be) must be paid.
- (11) A fee for an examination referred to in this clause to be carried out by a police officer must be paid to the South Australian Police Department.

42—Application for review of decision of Registrar

- Administration fee payable on application for a review under section 98Z of the Act level 3 fee

43—Dishonoured cheque or debit card or credit card transactions

Administration fee payable under section 138B of the Act level 3 fee

44—Fees payable by insurer for emergency treatment

For the purposes of section 110(1) of the Act—

- (a) the fee payable to a medical practitioner who renders emergency treatment is a fee equal to a level 3 fee;
- (b) the fee payable to a nurse who renders emergency treatment is a fee equal to a level 2 fee;
- (c) the amount payable to a person who conveys an injured person is an amount equal to one tenth of a level 1 fee for every kilometre that the person is conveyed.

45—Fees payable in connection with service of notices of disqualification

- (1) Administration fee payable under section 139BD of the Act \$34.00
- (2) Service fee payable under section 139BD of the Act \$123.00

Part 3—Transitional provision**6—Transitional provision**

- (1) The fees prescribed in respect of the issue or renewal of—
 - (a) the registration of a motor vehicle; or
 - (b) a learner's permit, driver's licence or motor driving instructor's licence,
 by Schedule 1 of the *Motor Vehicles Regulations 2010*, as substituted by these regulations, apply where the issue or renewal is to take effect on or after 1 July 2019.
- (2) All other fees prescribed by Schedule 1 of the *Motor Vehicles Regulations 2010*, as substituted by these regulations, apply from 1 July 2019.
- (3) Despite regulation 5—
 - (a) the fees prescribed in respect of the issue or renewal of—
 - (i) the registration of a motor vehicle; or
 - (ii) a learner's permit, driver's licence or motor driving instructor's licence,
 by Schedule 1 of the *Motor Vehicles Regulations 2010*, as in force immediately before the commencement of these regulations, continue to apply where the issue or renewal is to take effect before 1 July 2019; and
 - (b) all other fees prescribed by Schedule 1 of the *Motor Vehicles Regulations 2010*, as in force immediately before the commencement of these regulations, continue to apply until 1 July 2019.

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 23 May 2019

No 52 of 2019

South Australia

Motor Vehicles (Fees No 2) Variation Regulations 2019

under the *Motor Vehicles Act 1959*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Motor Vehicles Regulations 2010*

- 4 Variation of regulation 77—Reduced registration fees—prescribed amounts

Part 3—Transitional provision

- 5 Transitional provision
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Motor Vehicles (Fees No 2) 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 *Motor Vehicles Regulations 2010*

4—Variation of regulation 77—Reduced registration fees—prescribed amounts

Regulation 77(1)—delete "sections 34(1) and 37(2)" and substitute:
section 34(1)

Part 3—Transitional provision

5—Transitional provision

Despite regulation 4, regulation 77(1) of the *Motor Vehicles Regulations 2010*, as in force immediately before the commencement of these regulations, continues to apply in relation to the issue or renewal of the registration of a motor vehicle that is to take effect before 1 July 2019.

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 23 May 2019

No 53 of 2019

South Australia

Passenger Transport (Fees) Variation Regulations 2019

under the *Passenger Transport Act 1994*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Passenger Transport Regulations 2009*

- 4 Substitution of Schedule 1
Schedule 1—Fees

Part 3—Transitional provision

- 5 Transitional provision
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Passenger Transport (Fees) 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 *Passenger Transport Regulations 2009*

4—Substitution of Schedule 1

Schedule 1—delete the Schedule and substitute:

Schedule 1—Fees

- 1 Application fee for an accreditation under the Act—
 - (a) in respect of an accreditation under Part 4 Division 1—
 - (i) unless (ii) or (iii) applies \$466

	(ii)	in the case of a Small Passenger Vehicle (Traditional) Accreditation, a Small Passenger Vehicle (Special Purpose) Accreditation, a Small Passenger Vehicle (Non-Metropolitan) Accreditation or a Country Taxi Accreditation	\$466 plus \$93 for each vehicle that will initially be used for the purposes of a service operated under the accreditation
	(iii)	in the case of a Small Passenger Vehicle (Metropolitan) Accreditation	\$466 plus \$93 for each vehicle that will initially be used for the purposes of a service operated under the accreditation
	(b)	in respect of an accreditation under Part 4 Division 2	nil
	(c)	in respect of an accreditation under Part 4 Division 3	\$1 037
2		Periodical fee payable under section 33(1)(b) of the Act—for each prescribed period (see regulations 10(1) and 16(1))—	
	(a)	in respect of an accreditation under Part 4 Division 1—	
	(i)	unless (ii) or (iii) applies	\$466
	(ii)	in the case of a Small Passenger Vehicle (Traditional) Accreditation, a Small Passenger Vehicle (Special Purpose) Accreditation, a Small Passenger Vehicle (Non-Metropolitan) Accreditation or a Country Taxi Accreditation	\$466 plus \$93 for each vehicle used (or available for use) for the purposes of a service operated under the accreditation (as at the end of the relevant period)
	(iii)	in the case of a Small Passenger Vehicle (Metropolitan) Accreditation	\$466 plus \$93 for each vehicle used (or available for use) for the purposes of a service operated under the accreditation (as at the end of the relevant period)
	(b)	in respect of an accreditation under Part 4 Division 3	\$1 037
3		Penalty for a default under section 33(2) of the Act	\$62
4		Renewal fee under section 34 of the Act—	
	(a)	in respect of an accreditation under Part 4 Division 1—	
	(i)	unless (ii) or (iii) applies	\$466
	(ii)	in the case of a Small Passenger Vehicle (Traditional) Accreditation, a Small Passenger Vehicle (Special Purpose) Accreditation, a Small Passenger Vehicle (Non-Metropolitan) Accreditation or a Country Taxi Accreditation	\$466 plus \$93 for each vehicle used (or available for use) for the purposes of a service operated under the accreditation at the time of renewal

	(iii) in the case of a Small Passenger Vehicle (Metropolitan) Accreditation	\$466 plus \$93 for each vehicle used (or available for use) for the purposes of a service operated under the accreditation at the time of renewal
	(b) in respect of an accreditation under Part 4 Division 2	nil
	(c) in respect of an accreditation under Part 4 Division 3	\$1 037
5	Application to vary an accreditation under Part 4 Division 2	nil
6	Notification to the Minister of—	
	(a) the introduction of a vehicle to a service—	
	(i) unless (ii) or (iii) applies	\$21
	(ii) in the case of a vehicle used for the purposes of a service operated under a Small Passenger Vehicle (Traditional) Accreditation, a Small Passenger Vehicle (Special Purpose) Accreditation, a Small Passenger Vehicle (Non-Metropolitan) Accreditation or a Country Taxi Accreditation	\$93 per vehicle
	(iii) in the case of a vehicle used for the purposes of a service operated under a Small Passenger Vehicle (Metropolitan) Accreditation	\$93 per vehicle
	However, if a vehicle is introduced to a service operated under an accreditation referred to in subparagraph (ii) or (iii) during a prescribed period for that accreditation under regulation 10 the fee payable under subparagraph (ii) or (iii) may be adjusted on a pro rata basis by applying the proportion that the number of months that are left to run to the end of that prescribed period bears to 12 months (on the basis that parts of a month count as a full month)	
	(b) the withdrawal of a vehicle from a service	\$21
7	Application fee for a licence under Part 6 of the Act—	
	(a) in respect of a special vehicle licence	\$93
	(b) in respect of any other kind of licence	\$93
8	Renewal fee under Part 6 of the Act	\$93
9	Application fee for the consent of the Minister under section 49 of the Act	\$102
10	Application fee for consent to the substitution of another vehicle for a licensed taxi	\$42
11	Fee for issue of a duplicate of an accreditation or licence that has been lost etc	\$64

12	Prescribed fee under section 54 of the Act—	
	(a) for a first inspection	\$104
	(b) for a subsequent inspection (if necessary)	\$78
13	Tender fee for the purposes of Schedule 2	\$42

Part 3—Transitional provision

5—Transitional provision

- (1) The fees prescribed in respect of—
- (a) the issue or renewal of an accreditation under Part 4 of the Act; or
 - (b) a period for which an accreditation is held under that Part (a periodical fee); or
 - (c) the issue or renewal of a licence under Part 6 of the Act; or
 - (d) the grant or renewal of a consent under section 49 of the Act,

by Schedule 1 of the *Passenger Transport Regulations 2009*, as substituted by these regulations, apply where the issue, grant or renewal takes effect, or the period commences, on or after 1 July 2019.

- (2) All other fees prescribed by Schedule 1 of the *Passenger Transport Regulations 2009*, as substituted by these regulations, apply from 1 July 2019.
- (3) Despite regulation 4—
- (a) the fees prescribed in respect of—
 - (i) the issue or renewal of an accreditation under Part 4 of the Act; or
 - (ii) a period for which an accreditation is held under that Part (a periodical fee); or
 - (iii) the issue or renewal of a licence under Part 6 of the Act; or
 - (iv) the grant or renewal of a consent under section 49 of the Act,

by Schedule 1 of the *Passenger Transport Regulations 2009*, as in force immediately before the commencement of these regulations, continue to apply where the issue, grant or renewal is to take effect, or the period is to commence, before 1 July 2019; and

- (b) all other fees prescribed by Schedule 1 of the *Passenger Transport Regulations 2009*, as in force immediately before the commencement of these regulations, continue to apply until 1 July 2019.

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 23 May 2019

No 54 of 2019

South Australia

Aquaculture (Fees) Variation Regulations 2019

under the *Aquaculture Act 2001*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Aquaculture Regulations 2016*

- 4 Substitution of Schedule 1
Schedule 1—Fees

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Aquaculture (Fees) 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 *Aquaculture Regulations 2016*

4—Substitution of Schedule 1

Schedule 1—delete the Schedule and substitute:

Schedule 1—Fees

Fees relating to aquaculture leases

- | | | |
|---|--|---------|
| 1 | Application fee for variation of an aquaculture lease or its conditions (section 25A(5) of Act)— | |
| | (a) for a variation consisting of or involving— | |
| | (i) the substitution of the lease area (within or outside of an aquaculture zone) where at least 80% of the lease area will remain the same— | |
| | (A) if the corresponding licence relating to the lease authorises the farming of prescribed wild caught tuna | \$2 509 |
| | (B) in any other case | \$3 339 |

	(ii) the substitution of the lease area within an aquaculture zone (other than a variation of a kind referred to in subparagraph (i))—	
	(A) if the farming of prescribed wild caught tuna is a permitted class of aquaculture in the zone	\$2 905
	(B) in any other case	\$4 144
	(iii) the substitution of the lease area outside of an aquaculture zone (other than a variation of a kind referred to in subparagraph (i))	\$4 970
	(b) for a variation of any other kind	\$877
2	Application fee for consent to transfer a production lease (section 39(2) of Act)—	
	(a) for the transfer of 1 lease	\$766
	(b) for the transfer of each additional lease if the parties involved in the transfer are the same as for the first transfer	\$650
3	Application fee for division of a production lease area into separate lease areas (regulation 32)	\$1 073
4	Application fee for amalgamation of 2 or more production lease areas into a single lease area (regulation 33)	\$1 317
Fees relating to aquaculture licences		
5	Application fee for a corresponding licence (section 22(2d) of Act)—	
	(a) in the case of a corresponding licence authorising activities other than research within an aquaculture zone—	
	(i) administrative component	\$2 527
	(ii) advertising component	\$1 583
	(b) in the case of a corresponding licence authorising research within an aquaculture zone—	
	(i) administrative component	\$3 889
	(ii) advertising component	\$1 583
	(c) in the case of any corresponding licence outside of an aquaculture zone—	
	(i) administrative component	\$3 889
	(ii) advertising component	\$1 583
6	Application fee for a licence other than a corresponding licence (section 49 of Act)—	
	(a) for a category A licence—	
	(i) administrative component	\$2 819
	(ii) advertising component	\$1 583
	(b) for a category B licence—	
	(i) administrative component	\$2 819
	(ii) advertising component	\$1 583
	(c) for a category C licence—	
	(i) administrative component	\$4 444

	(ii) advertising component	\$1 583
	(d) for a category D licence—	
	(i) administrative component	\$4 444
	(ii) advertising component	\$1 583
7	Application fee for renewal of an aquaculture licence other than a corresponding licence (section 50A of Act)—	
	(a) for the renewal of 1 licence	\$766
	(b) for the renewal of each additional licence if the parties to the licence are the same as for the first renewal	\$696
	Note—	
	A corresponding licence is, under section 22(2b) of the Act, renewed on the renewal of the relevant lease without the requirement for an application.	
8	Application fee for variation of conditions of an aquaculture licence (section 52(6) of Act)—	
	(a) in the case of a corresponding licence—	
	(i) for a simple variation	\$1 552
	(ii) for a standard variation	\$2 053
	(iii) for a complex variation	\$3 889
	(b) in the case of a licence other than a corresponding licence—	
	(i) for a simple variation	\$680
	(ii) for a standard variation	\$798
	(iii) for a complex variation	\$2 042
9	Application fee for consent to transfer an aquaculture licence (section 55(4) of Act)—	
	(a) in the case of a corresponding licence—	
	(i) for the transfer of 1 licence	\$766
	(ii) for the transfer of each additional licence if the parties involved in the transfer are the same as for the first transfer	\$650
	(b) in the case of a licence other than a corresponding licence—	
	(i) for the transfer of 1 licence	\$766
	(ii) for the transfer of each additional licence if the parties involved in the transfer are the same as for the first transfer	\$650
10	Application fee for consent to surrender an aquaculture licence other than a corresponding licence (section 56(3)(c) of Act)	\$600
11	Application fee for exemption from environmental reporting requirements (regulation 31)	\$152
12	Application fee for division of a licence area into separate licence areas (regulation 34)	\$1 032
13	Application fee for amalgamation of 2 or more licence areas into a single licence area (regulation 35)	\$1 317

14	Annual fee for a corresponding licence (section 53(1) of Act) for the financial year commencing on 1 July 2019 and for each subsequent financial year—	
	(a) for an aquaculture licence to farm prescribed wild caught tuna	\$17 370
	(b) for an aquaculture licence to farm finfish other than prescribed wild caught tuna	\$9 162
	(c) for an aquaculture licence to farm abalone in a subtidal area	\$8 227
	(d) for an aquaculture licence to farm mussels in a subtidal area	\$1 211
	(e) for an aquaculture licence to farm molluscs (other than abalone and mussels) in a subtidal area	\$2 259
	(f) for an aquaculture licence to farm molluscs (including abalone, but not including oysters) in an intertidal area	\$2 219
	(g) for an aquaculture licence to farm oysters in an intertidal area	nil
	(h) for an aquaculture licence to farm algae	\$2 059
	(i) for an aquaculture licence authorising the storage of sea cages	\$2 059
	(j) for an aquaculture licence for tourism purposes	\$2 059
15	Annual fee for a licence other than a corresponding licence (section 53(1) of Act) for the financial year commencing on 1 July 2019 and for each subsequent financial year—	
	(a) for a category A licence	\$569
	(b) for a category B licence	\$1 189
	(c) for a category C licence	\$2 852
	(d) for a category D licence	\$5 692
	Miscellaneous fees	
16	Application fee for a notation on the register that a specified person has an interest in a lease or licence (section 80(2a) of Act)	\$197

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 23 May 2019

No 55 of 2019

South Australia

Fisheries Management (Fees) Variation Regulations 2019

under the *Fisheries Management Act 2007*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Fisheries Management (Fees) Regulations 2017*

- 4 Substitution of Schedule 1
Schedule 1—Commercial fishing—fishery licence application and annual fees
- 5 Substitution of Schedule 3
Schedule 3—Commercial fishing—boat and device registration fees

Part 3—Transitional and other provisions

- 6 Transitional and other provisions
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Fisheries Management (Fees) 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 *Fisheries Management (Fees) Regulations 2017*

4—Substitution of Schedule 1

Schedule 1—delete the Schedule and substitute:

Schedule 1—Commercial fishing—fishery licence application and annual fees

**Application or annual fees payable for a fishery licence
(section 54(1)(c) and 56(5)(a) of Act)**

- 1 For a licence in respect of the Central Zone Abalone Fishery—

- (a) base fee

\$17 099.00

	(b) additional fee for each abalone unit of the abalone quota entitlement under the licence	\$684.00
2	For a licence in respect of the Southern Zone Abalone Fishery—	
	(a) base fee	\$11 052.00
	(b) additional fee for each abalone unit of the abalone quota entitlement under the licence	\$193.00
3	For a licence in respect of the Western Zone Abalone Fishery—	
	(a) base fee	\$13 310.00
	(b) additional fee for each abalone unit of the abalone quota entitlement under the licence	\$506.00
4	For a licence in respect of the Blue Crab Fishery—	
	(a) base fee	\$3 130.00
	(b) additional fee for each blue crab unit of the blue crab quota entitlement under the licence	\$28.50
5	For a licence in respect of the Charter Boat Fishery	\$3 178.00
6	For a licence in respect of the Lakes and Coorong Fishery—	
	(a) base fee	\$4 120.00
	(b) additional fee—	
	(i) for a gill net entitlement under the licence	\$235.00
	(ii) for each gill net to be registered for use under the licence	\$127.00
	(iii) for a pipi quota entitlement under the licence	\$3 809.00
	(iv) for each pipi unit of the pipi quota entitlement under the licence	\$270.00
7	For a licence in respect of the Marine Scalefish Fishery or Restricted Marine Scalefish Fishery—	
	(a) base fee—	
	(i) for a vongole quota entitlement under the licence relating to the Coffin Bay vongole fishing zone	\$7 546.00
	(ii) for a vongole quota entitlement under the licence relating to the Port River vongole fishing zone	no fee
	(iii) for a vongole quota entitlement under the licence relating to the West Coast vongole fishing zone	\$7 546.00
	(iv) if there is no vongole quota entitlement under the licence	\$5 631.00
	(b) additional fee for each blue crab unit of the blue crab quota entitlement under the licence	\$31.25
	(c) additional fee for each pipi unit of the pipi quota entitlement under the licence	\$270.00
	(d) additional fee for each vongole unit of the vongole quota entitlement under the licence—	
	(i) for a vongole quota entitlement relating to the Coffin Bay vongole fishing zone	\$73.00
	(ii) for a vongole quota entitlement relating to the Port River vongole fishing zone	no fee

	(iii) for a vongole quota entitlement relating to the West Coast vongole fishing zone	\$49.50
8	For a licence in respect of the Miscellaneous Fishery with a giant crab quota entitlement—	
	(a) base fee	\$5 788.00
	(b) additional fee for each giant crab unit of the giant crab quota entitlement under the licence	\$24.30
9	For a licence in respect of the Miscellaneous Fishery without a giant crab quota entitlement—	
	(a) base fee—	
	(i) if the licence authorises the taking of aquatic resources in the Lake Eyre Basin	no fee
	(ii) in any other case	\$5 788.00
	(b) additional fee if the licence authorises the taking of aquatic resources in the Lake Eyre Basin	no fee
	(c) additional fee if a prescribed fishing activity (as defined in the <i>Fisheries Management (Vessel Monitoring Scheme) Regulations 2017</i>) is to be engaged in under the licence	\$900.00
10	For a licence in respect of the Gulf St. Vincent Prawn Fishery	\$29 436.00
11	For a licence in respect of the Spencer Gulf Prawn Fishery	\$28 256.00
12	For a licence in respect of the West Coast Prawn Fishery	\$27 001.00
13	For a licence in respect of the River Fishery	\$200.00
14	For a licence in respect of the Northern Zone Rock Lobster Fishery subject to a condition limiting the holder of the licence to the taking of Southern Rock Lobster, Octopus and Giant Crab and a condition authorising the holder to take, for the purpose of bait only, any aquatic resources of a class (other than Octopus or Giant Crab) prescribed by Schedule 1 of the <i>Fisheries Management (Rock Lobster Fisheries) Regulations 2017</i> that are incidentally caught in rock lobster pots—	
	(a) base fee	\$3 531.00
	(b) additional fee for each rock lobster unit of the rock lobster quota entitlement under the licence	\$11.60
	(c) additional fee for each giant crab unit of the giant crab quota entitlement under the licence	\$24.30
	(d) additional fee if the licence is subject to a condition limiting the number of Giant Crab that may be taken on each boat trip	\$4.50
15	For a licence in respect of the Northern Zone Rock Lobster Fishery subject to a condition limiting the holder to the taking of Southern Rock Lobster, Octopus and Giant Crab and limiting the holder to the taking of aquatic resources of a class (other than Octopus or Giant Crab) prescribed by Schedule 1 of the <i>Fisheries Management (Rock Lobster Fisheries) Regulations 2017</i> for the purpose of bait only—	
	(a) base fee	\$4 031.00
	(b) additional fee for each rock lobster unit of the rock lobster quota entitlement under the licence	\$11.60

	(c)	additional fee for each giant crab unit of the giant crab quota entitlement under the licence	\$24.30
	(d)	additional fee if the licence is subject to a condition limiting the number of Giant Crab that may be taken on each boat trip	\$4.50
16		For a licence in respect of the Northern Zone Rock Lobster Fishery not subject to a condition limiting the classes of aquatic resources that may be taken or the purpose for which aquatic resources may be taken—	
	(a)	base fee	\$6 004.00
	(b)	additional fee for each rock lobster unit of the rock lobster quota entitlement under the licence—	
	(i)	relating to the Northern Zone Inner Region	\$11.60
	(ii)	relating to the Northern Zone Outer Region	\$11.60
	(c)	additional fee for each giant crab unit of the giant crab quota entitlement under the licence	\$24.30
	(d)	additional fee if the licence is subject to a condition limiting the number of Giant Crab that may be taken on each boat trip	\$4.50
17		For a licence in respect of the Southern Zone Rock Lobster Fishery subject to a condition limiting the holder of the licence to the taking of Southern Rock Lobster, Octopus and Giant Crab and a condition authorising the holder to take, for the purpose of bait only, any aquatic resources of a class (other than Octopus or Giant Crab) prescribed by Schedule 1 of the <i>Fisheries Management (Rock Lobster Fisheries) Regulations 2017</i> that are incidentally caught in rock lobster pots—	
	(a)	base fee	\$7 518.00
	(b)	additional fee for each rock lobster pot of the rock lobster pot entitlement under the licence	\$171.00
	(c)	additional fee for each giant crab unit of the giant crab quota entitlement under the licence	\$24.30
	(d)	additional fee if the licence is subject to a condition limiting the number of Giant Crab that may be taken on each boat trip	\$4.50
18		For a licence in respect of the Southern Zone Rock Lobster Fishery subject to a condition limiting the holder to the taking of Southern Rock Lobster, Octopus and Giant Crab and limiting the holder to the taking of aquatic resources of a class (other than Octopus or Giant Crab) prescribed by Schedule 1 of the <i>Fisheries Management (Rock Lobster Fisheries) Regulations 2017</i> for the purpose of bait only—	
	(a)	base fee	\$8 018.00
	(b)	additional fee for each rock lobster pot of the rock lobster pot entitlement under the licence	\$171.00
	(c)	additional fee for each giant crab unit of the giant crab quota entitlement under the licence	\$24.30
	(d)	additional fee if the licence is subject to a condition limiting the number of Giant Crab that may be taken on each boat trip	\$4.50

19	For a licence in respect of the Southern Zone Rock Lobster Fishery not subject to a condition limiting the classes of aquatic resources that may be taken or the purpose for which aquatic resources may be taken—	
	(a) base fee	\$9 991.00
	(b) additional fee for each rock lobster pot of the rock lobster pot entitlement under the licence	\$171.00
	(c) additional fee for each giant crab unit of the giant crab quota entitlement under the licence	\$24.30
	(d) additional fee if the licence is subject to a condition limiting the number of Giant Crab that may be taken on each boat trip	\$4.50

5—Substitution of Schedule 3

Schedule 3—delete the Schedule and substitute:

Schedule 3—Commercial fishing—boat and device registration fees

Application or annual fees for the registration of a device under a fishery licence (section 54(1)(c) and 56(5)(a) of Act)

1	For registration of 1 or more swinger nets to be used under a licence in respect of the Lakes and Coorong Fishery	no fee
2	For registration of 1 or more fish nets (other than swinger nets) under a licence in respect of the Lakes and Coorong Fishery under which the holder may take aquatic resources prescribed in Schedule 1 of the <i>Fisheries Management (Marine Scalefish Fisheries) Regulations 2017</i>	\$2 473.00
3	For registration of 1 or more fish nets under a licence in respect of the Northern Zone Rock Lobster Fishery or Southern Zone Rock Lobster Fishery	\$2 473.00
4	For registration of 1 or more sardine nets under a licence in respect of the Marine Scalefish Fishery	\$64 989.00
5	For registration of 1 or more fish nets (other than sardine nets) under a licence in respect of the Marine Scalefish Fishery, Restricted Marine Scalefish Fishery or Miscellaneous Fishery	\$4 946.00
6	For registration of 1 or more sand crab pots under a licence in respect of the Marine Scalefish Fishery	no fee
7	For registration of a fish net used solely to take fish for bait provided that the bait is not for sale	no fee

Application or annual fees payable for the registration of a boat under a fishery licence (section 54(1)(c) and 56(5)(a) of Act)

8	For registration of a boat under a licence in respect of the Charter Boat Fishery—	
	(a) if the certificate of survey in force in respect of the boat specifies that the boat may carry up to unberthed 6 passengers	\$795.00
	(b) if the certificate of survey in force in respect of the boat specifies that the boat may carry up to unberthed 12 passengers	\$1 589.00

- | | | |
|-----|--|------------|
| (c) | if the certificate of survey in force in respect of the boat specifies that the boat may carry more than unberthed 12 passengers | \$3 178.00 |
|-----|--|------------|

Part 3—Transitional and other provisions

6—Transitional and other provisions

- (1) The licence and registration application fees prescribed by Schedules 1 and 3 of the *Fisheries Management (Fees) Regulations 2017*, as substituted by these regulations, apply where a licence or registration is to take effect on or after 1 July 2019.
- (2) The licence and registration annual fees prescribed by Schedules 1 and 3 of the *Fisheries Management (Fees) Regulations 2017*, as substituted by these regulations, apply in respect of the period of 12 months commencing on 1 July 2019.
- (3) Despite regulations 4 and 5 of these regulations—
 - (a) the licence and registration application fees prescribed by Schedules 1 and 3 of the *Fisheries Management (Fees) Regulations 2017*, as in force immediately before the commencement of these regulations, continue to apply where a licence or registration is to take effect before 1 July 2019;
 - (b) the licence and registration annual fees prescribed by Schedules 1 and 3 of the *Fisheries Management (Fees) Regulations 2017*, as in force immediately before the commencement of these regulations, continue to apply in respect of the period of 12 months that commenced on 1 July 2018.

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 23 May 2019

No 56 of 2019

RULES OF COURT

MAGISTRATES COURT OF SOUTH AUSTRALIA

Amendment 73 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 73)’.
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. Rule 41.06 is amended to delete the following below “Section 25”:
Sections 32(1), 35(1) List of Additional Charges Form S4
4. Form S4 is deleted.
5. Form S8 is deleted.
6. Form S8 is inserted.

Dated: 21 May 2019

MARY-LOUISE HRIBAL
Chief Magistrate

BRETT JONATHON DIXON
Magistrate

JOHN GERARD FAHEY
Magistrate

MARK STEVEN SEMMENS
Magistrate

Form S8

**INTENSIVE CORRECTION ORDER****Magistrates Court of South Australia**www.courts.sa.gov.au*Sentencing Act 2017*

Section 81(1)

Court of Origin					
Sitting at				File No	
Registry Address	Street		Telephone	Facsimile	
	City/Town/Suburb	State	Postcode	Email Address	
Defendant					
Name	Surname		Given name/s		DOB
	dd/mm/yyyy				
Address					
Details of the offence(s) to which the intensive correction order relates:					
Date	Offence		Section and Act		
Details of the sentence that the Court has imposed:					
Total sentence of imprisonment to be served:					
Details of the Intensive Correction Order:					
The Court has recorded a conviction against you for the offence(s) listed above and has imposed the sentence(s) shown for each matter. It has, however, ordered that the sentence(s) of imprisonment be served in the community while subject to intensive correction with the following conditions:					
1 <input type="checkbox"/> That you be of good behaviour and comply with all of the conditions of this order.					
2 <input type="checkbox"/> That you be under the supervision of a Community Corrections Officer for the period of this order and obey the lawful directions given to you by the Community Corrections Officer to whom you are assigned.					
3 <input type="checkbox"/> That you report, within two working days of this order being made, at the office of the Department of Correctional Services at: Phone: (08) 8224 2500. (NOTE: You need not report if, within that two day period, you receive notice from the Department of Correctional Services that it is not necessary to do so).					
4 <input type="checkbox"/> That you reside at the residence specified by the Community Corrections Officer to whom you are assigned throughout the period of the Intensive Correction Order and will not be absent from that address except for the purposes of:					
a. remunerated employment, but only if confirmed and approved by the Community Corrections Officer to whom you are assigned;					
b. your necessary medical or dental treatment;					
c. averting or minimising risk of serious injury or death to yourself or to any other person;					
d. any other purpose approved by the Community Corrections Officer to whom you are assigned.					

- 5 That you reside at the residence specified by the Court, namely _____, throughout the period of the Intensive Correction Order and will not be absent from that address except for the purposes of:
- a. remunerated employment, but only if confirmed and approved by the Community Corrections Officer to whom you are assigned;
 - b. your necessary medical or dental treatment;
 - c. averting or minimising risk of serious injury or death to yourself or to any other person;
 - d. any other purpose approved by the Community Corrections Officer to whom you are assigned.
- 6 That you travel to the specified address immediately upon release and upon arrival you contact the Intensive Corrections Unit of the Department for Correctional Services by telephoning 1300 796 199.
- 7 If, in the case of an emergency, you obtain permission from the Community Corrections Officer to whom you are assigned to reside at a new address you must make an application to the Court for a variation of your Intensive Correction Order conditions within two working days, but you can reside at that address until that application for variation is considered by the Court.
- 8 That you not leave the State without the prior written permission of the Community Corrections Officer to whom you are assigned.
- 9 That you wear an electronic transmitter and comply with the rules of electronic monitoring, including the requirement to fully charge the transmitter daily, for the term of this Intensive Correction Order.
- 10 That you provide and maintain in operating condition an active mobile telephone service with an appropriate mobile communication device and give the contact details to the Department for Correctional Services (DCS) so that they may use it to communicate with you at all times during the term of this Intensive Correction Order.
- 11 That you present yourself at the front door of your nominated address at the request of the Community Correction Officer to whom you are assigned, and respond to any telephone call at that address at any time, unless absent in accordance with these conditions.
- 12 That you surrender any passport you possess to the Registrar of the Court at the Court Registry, and not apply for a passport, nor attend within the boundary of the terminal building at any international airport whilst subject to this Intensive Correction Order.
- 13 That you do not possess a firearm, or ammunition or any part of a firearm.
- 14 That you submit to tests (including testing without prior notice) for gunshot residue as may be reasonably required.
- 15 That you not consume alcohol or any other drug which is not medically prescribed or otherwise legally available and then only at the prescribed or recommended dosage. You will submit to any drug and alcohol testing as directed by the Community Corrections Officer to whom you are assigned and sign all required forms and comply with the requirements of the testing procedures.
- 16 That you attend and complete any assessment, counselling, treatment and therapeutic programs as may be deemed appropriate to effectively case manage your individual needs as directed by the Community Corrections Officer to whom you are assigned.
- 17 That you contribute _____ to the cost of any course or treatment that you are required to undertake under this order.
- 18 That you attend an intervention program, as directed by the Community Corrections Officer to whom you are assigned.
- 19 That you contribute _____ to the cost of the intervention program that you are required to attend under this order.
- 20 That you not approach or communicate with, either directly or indirectly, _____, nor be within _____ metres of _____.
- 21 That you perform _____ hours of community service within _____ months from the date of this order and obey the lawful directions of the Community Corrections Officer to whom you are assigned for the purposes of community service.
- 22 That you authorise the Department for Correctional Services to reveal that you are subject to an Intensive Correction Order to any person it believes reasonably necessary for the purposes of confirming employment and compliance with the conditions of this order.
- 23 That you comply with any other conditions included in the *Sentencing Regulations 2018* made for the purpose of section 82 of the *Sentencing Act 2017*.
- 24 Other:

What will happen if you comply with the conditions of this order:

If, at the end of the designated period of imprisonment, you have complied with all of the above conditions, the sentence(s) of imprisonment ordered by the Court will not have to be served in an institution and your sentence will have been served.

What can happen if you fail to comply with the conditions of this order:

If you fail to comply with any part of the order set out above, this order may be revoked and the sentence of imprisonment which you were to serve under the Intensive Correction Order can be carried into effect to be served in an institution. In the case of a breach of a community service condition, you may be ordered to serve further time in prison on the basis of 1 day for every 7.5 hours of community service (or part thereof) not performed.

.....
Date

.....
MAGISTRATE / REGISTRAR / JUSTICE OF THE PEACE

Acknowledgment by Defendant

I agree to the conditions of this order. I acknowledge that I fully understand its conditions, and I undertake to comply with those conditions. I also understand what will happen to me if I fail to do so.

.....
Date

.....
DEFENDANT

LIGHT REGIONAL COUNCIL
ROADS (OPENING AND CLOSING) ACT 1991
Road Closure – Un-Made Road, Templers

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the Light Regional Council proposes to make a Road Process Order to close and sell to the adjoining land owner the whole of the public road adjoining allotment 92 in F170447, allotment 191 in F174092 and Section 163 Hundred of Light more particularly delineated and lettered 'A' in Preliminary Plan 19/0009.

The Preliminary Plans and Statement of Persons Affected is available for public inspection at the offices of the Light Regional Council, 93 Main Street, Kapunda and 7 Hanson Street, Freeling, and the Adelaide Office of the Surveyor-General, during normal office hours. The Preliminary Plan can also be viewed at <http://www.sa.gov.au/roadsactproposals>

Any application for easement or objection must set out the full name, address and details of the submission and must be fully supported by reasons. The application for easement or objection must be made in writing to the Light Regional Council, PO Box 72 Kapunda SA 5373, WITHIN 28 DAYS OF THIS NOTICE, and a copy must be forwarded to the Surveyor-General at GPO Box 1354, Adelaide 5001. Where an objection is made, the Council will give notification of a meeting at which the matter will be considered.

Dated: 23 May 2019

BRIAN CARR
Chief Executive Officer

DISTRICT COUNCIL OF LOWER EYRE PENINSULA
DEVELOPMENT ACT 1993

Holly Rise Coffin Bay Residential Zone Development Plan Amendment—Public Consultation

Notice is hereby given that, pursuant to sections 24 and 25 of the *Development Act 1993*, the District Council of Lower Eyre Peninsula has prepared a Development Plan Amendment Report (DPA) to amend its Development Plan.

The Amendment will change the Development Plan to rezone a 5000m² land parcel adjacent to Tea Tree Court within the Holly Rise residential precinct within the township of Coffin Bay from Industry (Infrastructure Policy Area) to Residential.

The DPA report will be on public consultation from Friday 24 May 2019 until Friday 21 June 2019.

The DPA is available for viewing/purchase at Council offices at 32 Railway Terrace, Cummins and 38 Washington Street, Port Lincoln, or may be viewed online at www.lowereyrepeninsula.sa.gov.au

Written submissions regarding the DPA should be submitted no later than 5.00 pm on Friday 21 June 2019. All submissions should be addressed to Rodney Pearson, Chief Executive Officer, District Council of Lower Eyre Peninsula, PO Box 41 Cummins SA 5631 and should clearly indicate whether you wish to be heard in support of your submission at the public hearing. If you wish to lodge your submission electronically, please email it to mail@dclep.sa.gov.au

Copies of all submissions will be available for inspection at Council offices at 32 Railway Terrace, Cummins and 38 Washington Street, Port Lincoln from Wednesday 26 June 2019 until the conclusion of the public hearing.

A public hearing will be held on Friday 5 July 2019 at the Council office at 32 Railway Terrace, Cummins at 9.00 am at which time interested persons may be heard in relation to the DPA and the submissions. The public hearing will not be held if no submissions are received or if no submission makes a request to be heard.

If you would like further information about the DPA, please contact Leith Blacker on 8623 0600.

Dated: 23 May 2019

RODNEY PEARSON
Chief Executive Officer
District Council of Lower Eyre Peninsula

NATIONAL ELECTRICITY LAW

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

Under s 95, Energy Networks Australia has requested a *demand management incentive scheme and innovation allowance for transmission network service providers (TNSPs)* (Ref. ERC0266). The proposal seeks to introduce a demand management incentive scheme and demand management innovation allowance for TNSPs. Submissions must be received by **11 July 2019**.

Submissions can be made via the AEMC's website. Before making a submission, please review the AEMC's privacy statement on its website. Submissions should be made in accordance with the AEMC's *Guidelines for making written submissions on Rule change proposals*. The AEMC publishes all submissions on its website, subject to confidentiality.

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: 23 May 2019

NATIONAL GAS LAW

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

Under s 308, the making of a draft determination and related draft rule on the *NT Emergency Gas Supply Arrangements* (Ref. GRC0052) proposal. Written requests for a pre-determination hearing must be received by **30 May 2019**. Submissions must be received by **4 July 2019**.

Submissions can be made via the AEMC's website. Before making a submission, please review the AEMC's privacy statement on its website. Submissions should be made in accordance with the AEMC's *Guidelines for making written submissions on Rule change proposals*. The AEMC publishes all submissions on its website, subject to confidentiality.

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

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: 23 May 2019

TRUSTEE ACT 1936

Notice to Creditors and Claimants

PAULINE GLENDINNING ALWAYS formerly of 20 Coventry Street, Brighton, South Australia but late of Webb Street, Clare, South Australia, widow, deceased.

Creditors and other persons having claims (to which Section 29 of the Trustee Act 1936 relates) in respect of the estate of the deceased, who died on 1 October 2018, are required by the executor, Katrina Nitschke of 206 Adelaide Gully Road, Chain of Ponds, South Australia to Wills Direct, PO Box 355, Kersbrook, South Australia within one (1) month of the date of publication hereof, after which date the executor may convey or distribute the assets having regard only to the claims of which the executor then has notice.

Dated: 23 May 2019

KATRINA NITSCHKE
As Executor

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