

THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

PUBLISHED BY AUTHORITY

Adelaide, Thursday, 10 December 2020

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

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GOVERNOR'S INSTRUMENTS

ACTS

Department of the Premier and Cabinet Adelaide, 10 December 2020

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. 42 of 2020-Spent Convictions (Decriminalised Offences) Amendment Act 2020 An Act to amend the Spent Convictions Act 2009

No. 43 of 2020-Statutes Amendment (Abolition of Defence of Provocation and Related Matters) Act 2020

An Act to amend the Bail Act 1985, the Criminal Law Consolidation Act 1935, the Evidence Act 1929 and the Sentencing Act 2017 No. 44 of 2020-Appropriation Act 2020

An Act for the appropriation of money from the Consolidated Account for the year ending 30 June 2021 and for other purposes

No. 45 of 2020-Evidence (Vulnerable Witnesses) Amendment Act 2020

An Act to amend the Evidence Act 1929

By command,

STEVEN SPENCE MARSHALL Premier

APPOINTMENTS

Department of the Premier and Cabinet Adelaide, 10 December 2020

His Excellency the Governor in Executive Council has revoked the appointment of Tammy Moffatt as a Deputy Member to Brett Loughlin of the State Bushfire Coordination Committee, effective from 10 December 2020 - pursuant to the provisions of the Fire and Emergency Services Act 2005 and section 36 of the Acts Interpretation Act 1915.

By command,

STEVEN SPENCE MARSHALL Premier

Department of the Premier and Cabinet Adelaide, 10 December 2020

His Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Veterinary Surgeons Board of South Australia, pursuant to the provisions of the Veterinary Practice Act 2003:

Member: from 1 January 2021 until 31 December 2023 Kiro Risto Petrovski

By command,

STEVEN SPENCE MARSHALL Premier

Department of the Premier and Cabinet Adelaide, 10 December 2020

His Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the State Bushfire Coordination Committee, pursuant to the provisions of the Fire and Emergency Services Act 2005:

Deputy Member: from 10 December 2020 until 13 November 2023

Tammy Moffat (Deputy to Loughlin)

By command,

STEVEN SPENCE MARSHALL Premier

Department of the Premier and Cabinet Adelaide, 10 December 2020

His Excellency the Governor in Executive Council has been pleased to appoint the Honourable Patricia Kelly, a Judge of the Supreme Court of South Australia, as the President of the Court of Appeal of South Australia, pursuant to section 9B of the Supreme Court Act 1935, as amended by the Supreme Court (Court of Appeal) Amendment Act 2019 and section 14C of the Acts Interpretation Act 1915, effective from 1 January 2021.

By command,

STEVEN SPENCE MARSHALL Premier

AG00190-20CS

CS-EMS015CS

CS-EMS015CS

MPI20/0038

Department of the Premier and Cabinet Adelaide, 10 December 2020

His Excellency the Governor in Executive Council has been pleased to appoint the Honourable Justice David Cameron Lovell and the Honourable Justice Samuel John Doyle, Puisne Judges of the Supreme Court of South Australia, as Judges of the Court of Appeal of South Australia, pursuant to section 9 of the Supreme Court Act 1935, as amended by the Supreme Court (Court of Appeal) Amendment Act 2019 and section 14C of the Acts Interpretation Act 1915, effective from 1 January 2021.

By command,

STEVEN SPENCE MARSHALL Premier

AG00190-20CS

Department of the Premier and Cabinet Adelaide, 10 December 2020

His Excellency the Governor in Executive Council has been pleased to designate the office of Puisne Judge of the Supreme Court of South Australia as the primary judicial office of the Honourable Patricia Kelly, the Honourable Justice David Cameron Lovell and the Honourable Justice Samuel John Doyle, until the commencement of the Supreme Court (Court of Appeal) Amendment Act 2019 on 1 January 2021, and the office of Judge of the Court of Appeal of South Australia as the primary judicial office from 1 January 2021 - pursuant to section 6 of the Judicial Administration (Auxiliary Appointments and Powers) Act 1988.

By command,

AG00190-20CS

STEVEN SPENCE MARSHALL

Premier

Department of the Premier and Cabinet Adelaide, 10 December 2020

His Excellency the Governor in Executive Council has been pleased to appoint Anne Gale to the position of Public Advocate for a period of five years commencing on 17 December 2020 and expiring on 16 December 2025 - pursuant to the provisions of the Guardianship and Administration Act 1993.

By command,

STEVEN SPENCE MARSHALL Premier

AGO0183-20CS

Department of the Premier and Cabinet Adelaide, 10 December 2020

His Excellency the Governor in Executive Council has been pleased to appoint the people listed to the position of Community Visitor for the terms specified - pursuant to the provisions of the Mental Health Act 2009.

Jacy Bree Arthur for a term of three years commencing on 15 December 2020 and expiring on 14 December 2023 Cecil Stephen Camilleri for a term of three years commencing on 20 December 2020 and expiring on 19 December 2023 Jennifer Fay Kendal for a term of three years commencing on 10 December 2020 and expiring on 9 December 2023 John Leonard Munro for a term of three years commencing on 10 December 2020 and expiring on 9 December 2023 Adele Amanda Querzoli for a term of three years commencing on 10 December 2020 and expiring on 9 December 2023 Angelika Szulborska for a term of three years commencing on 10 December 2020 and expiring on 9 December 2023 Lindy Thai for a term of three years commencing on 10 December 2020 and expiring on 9 December 2023

By command,

STEVEN SPENCE MARSHALL Premier

HEAC-2020-00063

Legislative Council Office Adelaide, 2 December 2020

Forwarded to the Honourable the Premier, the following Resolution, passed by the Legislative Council on 2 December 2020: That the General Regulations under the Planning, Development and Infrastructure Act 2016, concerning Planning and Development Fund (No. 2), made on 12 November 2020 and laid on the Table of this Council on 17 November 2020, be disallowed.

> CHRIS SCHWARZ Clerk of the Legislative Council

EMERGENCY MANAGEMENT ACT 2004

SECTION 23

Approval of the Governor-Extension of a Major Emergency Declaration

Recital

The State Co-ordinator declared a Major Emergency on 22 March 2020 under section 23 (1) of the *Emergency Management Act 2004* (**the Act**) in respect of the outbreak of the human disease named COVID-19 within South Australia (**the Declaration**).

With the advice and consent of the Executive Council and pursuant to section 23 (2) of the Act, on the days and for the periods set out in the Schedule to this Approval, I approved an extension of the Declaration.

PURSUANT to section 23 (2) of the Act and with the advice and consent of the Executive Council, I NOW approve a further extension of the Declaration for a period of 28 days commencing on 12 December 2020.

Given under my hand and the Public Seal of South Australia at Adelaide.

Dated: 10 December 2020

HIEU VAN LE Governor

SCHEDULE

- On 2 April 2020, for a period of 28 days to commence on 4 April 2020.
- On 30 April 2020 for a period of 28 days to commence on 2 May 2020.
- On 28 May 2020 for a period of 28 days to commence on 30 May 2020.
- On 27 June 2020 for a period of 28 days to commence on 27 June 2020.
- On 23 July 2020 for a period of 28 days to commence on 25 July 2020.
- On 20 August 2020 for a period of 28 days to commence on 22 August 2020.
- On 17 September 2020 for a period of 28 days to commence on 19 September 2020.
- On 15 October 2020 for a period of 28 days to commence on 17 October 2020.
- On 12 November 2020 for a period of 28 days to commence on 14 November 2020.

PROCLAMATION

South Australia

Supreme Court (Court of Appeal) Amendment Act (Commencement) Proclamation 2020

1—Short title

This proclamation may be cited as the *Supreme Court (Court of Appeal) Amendment Act (Commencement) Proclamation 2020.*

2—Commencement of Act

The Supreme Court (Court of Appeal) Amendment Act 2019 comes into operation on 1 January 2021.

Made by the Governor

with the advice and consent of the Executive Council on 10 December 2020 REGULATIONS

South Australia

Environment Protection (Mass Balance Reporting and Other Measures) Variation Regulations 2020

under the Environment Protection Act 1993

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Part 1—Preliminary

1—Short title

These regulations may be cited as the *Environment Protection (Mass Balance Reporting and Other Measures) Variation Regulations 2020.*

2—Commencement

These regulations come into operation on 1 July 2021.

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 *Environment Protection Regulations* 2009

4—Variation of heading to Part 6

Heading to Part 6—after "levy" insert:

, records, reports and measurement of waste etc

5—Insertion of heading to Part 6 Division 1 and regulations 68A and 68B

Before regulation 69 insert:

Division 1—Preliminary

68A—Interpretation

(1) In this Part—

mass balance report—see regulation 71(2);

Waste Reporting, Record Keeping and Measurement Standard means the document of that name published by the Authority, as in force from time to time.

- (2) For the purposes of this Part, the *waste and matter type* of waste and matter is to be determined in accordance with the *Waste Reporting, Record Keeping and Measurement Standard.*
- (3) For the purposes of this Part, the *waste and matter stream* of waste and matter is a reference to the waste and matter stream and waste and matter sub-stream (if applicable) that best describes the source of the waste and matter and is to be determined in accordance with the *Waste Reporting, Record Keeping and Measurement Standard*.

68B—Sharing of information with other persons or bodies

- (1) The Authority may disclose information collected by, or provided to, the Authority under this Part to—
 - (a) Green Industries SA for the purposes of assisting or supporting the proper performance of its functions under the *Green Industries SA Act 2004*; and
 - (b) an agency or instrumentality of this State for the purposes of supporting and facilitating market development for waste management and resource recovery; and
 - (c) an agency or instrumentality of the Commonwealth or another State or Territory of the Commonwealth for the purposes of—
 - (i) national waste reporting; or
 - (ii) supporting and facilitating market development for waste management and resource recovery.
- (2) For the avoidance of doubt, and without limiting the circumstances in which information received directly or indirectly pursuant to subregulation (1) may be disclosed to another person or body, a person or body who receives such information (the *recipient*) may disclose the information to another person or body if the disclosure is made for a purpose for which the information was received by the recipient and is required to assist the recipient in the proper performance of official functions or duties.
- (3) A person or body that receives information of a commercially sensitive nature directly or indirectly pursuant to this regulation must take reasonable steps to protect the information.
- (4) This regulation does not limit disclosure of statistical or other data that is not of a commercially sensitive nature or that could not reasonably be expected to lead to the identification of any person to whom it relates.

6—Variation of regulation 69—Approval of weighbridges

- (1) Regulation 69(1)—delete subregulation (1) and substitute:
 - (1) The Authority may, on application, or on its own initiative, approve a weighbridge by notice in writing subject to such conditions as it thinks fit.
 - (1a) The Authority may, on its own initiative at any time, or on application by the holder of the approval, vary or revoke an approval by further notice in writing (including by varying or revoking any conditions of the approval, or by imposing new conditions).
- (2) Regulation 69—after subregulation (2) insert:
 - (3) The holder of an approval of a weighbridge must not contravene a condition of the approval.Maximum penalty: \$4 000.Expiation fee: \$300.

7—Insertion of heading to Part 6 Division 2

Before regulation 70 insert:

Division 2—Waste depot levy

8—Insertion of heading to Part 6 Division 3 and regulation 70A

Before regulation 71 insert:

Division 3—Reporting, measurement and verification of waste and other matter at waste depots

70A—Interpretation

In this Division, unless the contrary intention appears-

prescribed waste depot means-

- (a) a waste depot that has, in the preceding 12 month period, received 20 000 tonnes or more of solid waste and other matter; or
- (b) if the holder of a licence to conduct a waste depot conducts more than 1 waste depot at the same site and the total amount of solid waste and other matter received by all the waste depots at that site in the preceding 12 month period was 20 000 tonnes or more each waste depot conducted at the site; or
- (c) if the holder of a licence to conduct a waste depot conducts 1 or more waste depots at adjacent sites and the total amount of solid waste and other matter received together at the sites of the waste depot or depots (as the case requires) in the preceding 12 month period was 20 000 tonnes or more—each such waste depot or depots; or
- (d) if more than 1 waste depot is conducted at the same site by different licence holders who are associates of each other and the total amount of solid waste and other matter received by those waste depots at that site in the preceding 12 month period was 20 000 tonnes or more—each of those waste depots conducted at the site; or
- (e) if waste depots are conducted at adjacent sites by different licence holders who are associates of each other and the total amount of solid waste and other matter received at the adjacent sites of the waste depots in the preceding 12 month period was 20 000 tonnes or more—each of those waste depots;

waste depot means any depot, facility or works as described in Schedule 1 Part A clause 3 of the Act.

9—Substitution of regulation 71

Regulation 71—delete the regulation and substitute:

71—Provision of monthly returns by waste depots

- Subject to regulation 75, a person licensed to conduct a waste depot must, no later than 28 days after the last day of each month, provide the Authority with a return (in the manner and form approved by the Authority) that contains the following information:
 - (a) in respect of solid waste disposed of at the depot (including any waste used as cover for landfill)—
 - (i) the total mass (in tonnes) of waste disposed of during each day of the month to which the return relates; and
 - (ii) the total mass (in tonnes) of waste disposed of during the whole of the month to which the return relates; and
 - (iii) if the depot is situated outside of metropolitan Adelaide the total mass (in tonnes) of waste disposed of during the whole of the month to which the return relates brought to the depot by or on behalf of premises where the waste was generated situated outside of metropolitan Adelaide; and
 - (iv) if the depot is situated within metropolitan Adelaide—the total mass (in tonnes) of waste disposed of during the whole of the month to which the return relates brought to the depot by or on behalf of a council the area of which lies wholly outside of metropolitan Adelaide; and
 - (v) if the mass of the waste disposed of is determined in accordance with regulation 71A(3)(b)(i)(B), details relating to the classes and numbers of vehicles on or in which waste was carried during each day of the month and during the whole of the month to which the return relates;
 - (b) in respect of liquid waste—the total volume (in kilolitres) of waste disposed of at the depot—
 - (i) during each day of the month to which the return relates; and

(ii) during the whole of the month to which the return relates. Maximum penalty: \$4 000.

- (2) Subject to regulations 71B and 75, if a person is licensed to conduct a waste depot that is—
 - (a) a prescribed waste depot; or
 - (b) a waste depot that has, in the preceding 12 month period, received 5000 tonnes or more, but less than 20 000 tonnes, of solid waste and other matter, and the Authority has directed, by notice in writing to the licence holder, that the requirements of this subregulation are to apply to and in respect of that depot; or
 - (c) any other waste depot that receives waste or other matter of a kind determined in accordance with the requirements specified in the *Waste Reporting, Record Keeping and Measurement Standard*,

then the person must (in addition to information required to be provided under subregulation (1)) no later than 28 days after the last day of each month, provide the Authority with a return (a *mass balance report*), in the manner and form approved by the Authority, that contains the information referred to in subregulation (3).

Maximum penalty: \$4 000.

- (3) A mass balance report must contain the following information:
 - (a) the total mass (in tonnes) of waste and other matter received at the depot during the month to which the report relates in respect of—
 - (i) each waste and matter stream received; and
 - (ii) each waste and matter type received;
 - (b) if the depot is situated outside of metropolitan Adelaide—the total mass (in tonnes) of waste and other matter brought to the depot by or on behalf of premises where the waste was generated situated outside of metropolitan Adelaide during the month to which the report relates in respect of—
 - (i) each waste and matter stream received; and
 - (ii) each waste and matter type received;
 - (c) if the depot is situated within metropolitan Adelaide—the total mass (in tonnes) of waste and other matter brought to the depot by or on behalf of a council the area of which lies wholly outside of metropolitan Adelaide during the month to which the report relates in respect of—
 - (i) each waste and matter stream received; and
 - (ii) each waste and matter type received;

- (d) the total mass (in tonnes) of waste and other matter, in respect of each waste and matter type, transported from the depot during the month to which the report relates, and in relation to that waste and other matter—
 - (i) whether it is material recovered as a result of resource recovery processes or is being transported to another waste depot for further treatment; and
 - (ii) whether it is to be transported to a place within the State, interstate or overseas;
- (e) the total mass (in tonnes) of waste and other matter, in respect of each waste and matter type, used at the depot for operational purposes during the month to which the report relates;
- (f) the total mass (in tonnes) of waste and other matter stockpiled at the depot on the final day of the month to which the report relates;
- (g) information relating to the method used to measure or calculate the amount of waste and other matter for the purposes of the report;
- (h) in accordance with the requirements specified in the Waste Reporting, Record Keeping and Measurement Standard—details of any change in the mass of waste and other matter at the depot that occurred during the month to which the report relates (including the reasons for the change and how the amount of change was determined).

71A—Measurement of waste and other matter for purposes of monthly returns

- (1) Subject to regulation 75, for the purposes of a return under regulation 71(1) and (2), the mass or volume of waste and other matter—
 - (a) received at a waste depot; or
 - (b) used at a waste depot for operational purposes; or
 - (c) disposed of at a waste depot (including waste used as cover for landfill); or
 - (d) transported from a waste depot,

must be determined in accordance with this regulation.

Maximum penalty: \$4 000.

- (2) The mass or volume of waste and other matter received, used or disposed of at, or transported from, a waste depot (as the case requires), is to be calculated as the aggregate of the mass or volume of waste and other matter comprised of—
 - (a) waste and other matter received at the waste depot; or
 - (b) waste and other matter used for operational purposes at the depot; or
 - (c) waste and other matter disposed of at the depot (including waste used as cover for landfill); or
 - (d) waste and other matter transported from the waste depot.
- (3) The mass of solid waste and other matter must be determined as follows:
 - (a) in the case of a landfill depot with an approved weighbridge (installed in accordance with regulation 72)—the mass of the waste and other matter received at the depot must, on its receipt and prior to its disposal (including waste used as cover for landfill), be determined by use of the approved weighbridge unless the Authority has, in accordance with the *Waste Reporting, Record Keeping and Measurement Standard*, determined otherwise;
 - (b) if paragraph (a) does not apply—
 - (i) in the case of waste and other matter specified in the *Waste Reporting, Record Keeping and Measurement Standard*—the mass—
 - (A) may be determined by use of an approved weighbridge; or
 - (B) if not so determined—will be taken to be the average net mass of waste and other matter, as determined for a relevant class of vehicle or if relevant, the type of waste or other matter, in accordance with the *Waste Reporting, Record Keeping and Measurement Standard*; and
 - (ii) in any other case—the mass must, subject to regulation 73, be determined by use of an approved weighbridge.
- (4) If a weighbridge is used under this regulation to measure waste and other matter, it is to be measured—
 - (a) in the case of waste weighed on a weighbridge installed before
 1 September 2009—to the highest level of weighing accuracy for the particular design of weighbridge; or
 - (b) in any other case—to the nearest 0.02 tonnes or kilolitres.

- (5) The volume of liquid waste disposed of at a waste depot—
 - (a) may be determined by use of a dipstick pre-calibrated for the liquid waste container used to hold the liquid waste to be disposed of; or
 - (b) may be measured by means of a volume measuring device, which has been approved in writing by the Authority, installed at the depot; or
 - (c) may be calculated—
 - (i) by measuring the net mass of the liquid waste by use of an approved weighbridge; and
 - (ii) by dividing that measurement by the predetermined mass per kilolitre of the particular liquid waste; or
 - (d) may be taken to be that certified, in a cartnote signed by both the producer and transporter of the waste, to be the volume of liquid waste to be delivered to the depot; or
 - (e) if a liquid waste container used to hold the liquid waste to be disposed of is full—
 - (i) may be calculated from the dimensions of the container; or
 - (ii) in the case of a container the capacity of which has been predetermined by a volume calibration method (approved in writing by the Authority) and marked on the container—may be taken to be that capacity.

71B—Exemption from requirements relating to mass balance report

- (1) The Authority may, on application by the holder of a waste depot licence or on its own initiative, exempt the holder from compliance with any (or all) of the requirements of, or relating to, a mass balance report under regulation 71.
- (2) Before issuing an exemption under subregulation (1), the Authority may consider—
 - (a) the scale or location of the relevant waste depot; and
 - (b) the nature of the business or operation conducted at the waste depot by the licence holder; and
 - (c) any other matters or circumstances the Authority considers relevant.
- (3) An exemption issued by the Authority under this regulation—
 - (a) must be by notice in writing; and
 - (b) may be subject to conditions; and
 - (c) may be varied or revoked by the Authority, by further notice in writing, at any time (including by varying or revoking any conditions of the exemption, or by imposing new conditions).

10—Variation of regulation 72—Certain depots must have approved weighbridge

- (1) Regulation 72(1)—delete subregulation (1) and substitute:
 - (1) Subject to this regulation and regulation 73, if a waste depot has, in a financial year—
 - (a) received at the depot 20 000 tonnes or more of solid waste and other matter; or
 - (b) disposed of at the depot 10 000 tonnes or more of solid waste (including waste used as cover for landfill),

the holder of the waste depot licence must ensure that an approved weighbridge is installed at the depot no later than 4 months after the end of that financial year, for weighing solid waste and other matter received, used or disposed of at, or transported from, the depot.

Maximum penalty: \$4 000.

Expiation fee: \$300.

- (2) Regulation 72(3)—delete subregulation (3) and substitute:
 - (3) Despite subregulation (1), the holder of a waste depot licence is not required to comply with the requirement to have a weighbridge installed at the depot if—

(a) —

- a weighbridge located at a place other than the depot was used by the licence holder before 1 October 2000 for the purpose of weighing waste received for disposal at the depot; and
- (ii) the licence holder currently owns and operates the weighbridge for that purpose; or
- (b) the depot conducted by the licence holder is not a landfill depot and—
 - a weighbridge located at a place other than that depot was used by the licence holder before 1 July 2021 for the purpose of weighing waste received for resource recovery at the depot; and
 - (ii) the licence holder currently owns and operates the weighbridge for that purpose.

11—Variation of regulation 73—Exemptions from approved weighbridge requirements

- (1) Regulation 73(1)—delete subregulation (1) and substitute:
 - (1) The Authority may, on application by the holder of a waste depot licence, exempt the holder from compliance with the requirement in regulation 71A(3)(b)(ii) that the mass of solid waste and other matter is to be determined by use of an approved weighbridge if satisfied—
 - (a) that—
 - (i) the depot will receive less than 10 000 tonnes of solid waste and other matter for disposal at the depot in each financial year; and
 - (ii) the depot uses adequate alternative methods of measuring the mass of solid waste and other matter; or
 - (b) that—
 - (i) the depot satisfies circumstances or requirements specified in, or determined in accordance with, the *Waste Reporting, Record Keeping and Measurement Standard*; and
 - (ii) the depot uses an alternative method of measuring the mass of solid waste and other matter in accordance with the requirements of the *Waste Reporting, Record Keeping and Measurement Standard.*
- (2) Regulation 73(3)(c)—after "time" insert:

(including by varying or revoking any conditions of the exemption, or imposing new conditions)

12—Substitution of regulation 74

Regulation 74—delete the regulation and substitute:

74—Provision of baseline survey or stocktake by holder of waste depot licence

- (1) The holder of a waste depot licence immediately before the commencement of this regulation must—
 - (a) if the depot conducted by the licence holder disposed of 10 000 tonnes or more of solid waste (including any waste used as cover for landfill) in the financial year immediately before that commencement, provide to the Authority a survey of the depot within 3 months of that commencement; or
 - (b) if the depot conducted by the licence holder is a depot in respect of which regulation 71(2) applies (and the licence holder is not required to provide a survey under paragraph (a)), provide the Authority with a stocktake of waste and other matter at the depot within 3 months of that commencement; or

- (c) if the licence holder is requested by notice in writing to do so by the Authority within 14 days of that commencement, provide to the Authority, within 3 months of receiving that notice—
 - (i) a survey of the depot; or
 - (ii) a stocktake of waste and other matter at the depot,

as specified in the notice.

Maximum penalty: \$4 000.

Expiation fee: \$300.

- (2) A survey required under subregulation (1)(a) or (1)(c)(i) must—
 - (a) in the case of a depot that disposes of waste to landfill—include a topographic and a volumetric survey of the whole depot site; and
 - (b) in relation to the month in which the survey is conducted, include a report on the movement of waste and other matter at the depot (including, to the extent relevant, the volume of waste and other matter that has been received, disposed of or used for operational purposes or as cover for landfill at the depot, or transported from the depot) during the period of that month immediately preceding the day on which the survey is conducted; and
 - (c) subject to this subregulation, be undertaken in accordance with any other requirements of, and contain any other information specified in, the *Waste Reporting, Record Keeping and Measurement Standard* (which may, for example, require or specify the type of survey and the related elements, such as details regarding material type, to be included); and
 - (d) be prepared by a licensed or registered surveyor under the *Survey Act 1992* or a person, or person of a class, specified in the Waste *Reporting, Record Keeping and Measurement Standard.*

Maximum penalty: \$4000.

Expiation fee: \$300.

- (3) A stocktake under subregulation (1)(b) or (1)(c)(ii) must be carried out—
 - (a) by a person who holds the qualifications, or otherwise meets the requirements, specified in the *Waste Reporting, Record Keeping and Measurement Standard*; and
 - (b) in accordance with the requirements of, and contain the information specified in, the *Waste Reporting, Record Keeping and Measurement Standard.*
- (4) The holder of a waste depot licence must—
 - (a) ensure that the results of a survey or stocktake under this regulation are kept for at least 5 years after the survey or stocktake was carried out; and
 - (b) make the results available for inspection and copying by an authorised officer on request.

Maximum penalty: \$4 000.

- (5) The Authority may, on application by the holder of a waste depot licence or on its own initiative, exempt the holder from compliance with any (or all) of the requirements of this regulation.
- (6) An exemption issued by the Authority under this regulation—
 - (a) must be by notice in writing; and
 - (b) may be subject to conditions; and
 - (c) may be varied or revoked by the Authority, by further notice in writing, at any time (including by varying or revoking any conditions of the exemption, or by imposing new conditions).

74A—Verification of returns by survey

- (1) The holder of a waste depot licence must—
 - (a) in the case of a landfill depot that has, during a preceding financial year, disposed of at the depot 10 000 tonnes or more of solid waste (including any waste used as cover for landfill); or
 - (b) in any other case, if requested in writing by the Authority during a financial year,

provide the Authority with a survey (as determined, subject to this regulation, in accordance with the *Waste Reporting, Record Keeping and Measurement Standard*) within the prescribed period for the licence that falls in the next financial year.

Maximum penalty: \$4 000.

- (2) The Authority may, by written notice to the holder of a waste depot licence, defer the application of a requirement to undertake and provide a survey under this regulation in respect of the licence holder, until the time specified in the notice, if the operation of regulation 74 and this regulation would require the licence holder to provide to the Authority more than 1 survey of the same kind within a 6 month period.
- (3) A survey under this regulation must—
 - (a) include a topographic and volumetric survey of the whole depot site; and
 - (b) in relation to the month in which the survey is conducted, include a report on the movement of waste and other matter at the depot (including, to the extent relevant, the volume of waste and other matter that has been received, disposed of or used for operational purposes or as cover for landfill at the depot, or transported from the depot) during the period of that month immediately preceding the day on which the survey is conducted; and
 - (c) include information on the change in the total volume of waste and other matter that has occurred at the depot since the preceding survey; and

- (d) subject to this subregulation, be undertaken in accordance with any other requirements of, and contain any other information specified in, the *Waste Reporting, Record Keeping and Measurement Standard* (which may, for example, require or specify the type of survey and the related elements, such as details regarding material type, to be included); and
- (e) be prepared by a licensed or registered surveyor under the *Survey Act 1992* or a person, or person of a class, specified in the Waste *Reporting, Record Keeping and Measurement Standard.*

Maximum penalty: \$4 000.

Expiation fee: \$300.

- (4) The holder of a waste depot licence must—
 - (a) ensure that the results of a survey under this regulation are kept for at least 5 years after the survey was carried out; and
 - (b) make the results available for inspection and copying by an authorised officer on request.

Maximum penalty: \$4 000.

Expiation fee: \$300.

- (5) The Authority may, on application by the holder of a waste depot licence or on its own initiative, exempt the holder from compliance with any (or all) of the requirements of this regulation.
- (6) An exemption issued by the Authority under this regulation—
 - (a) must be by notice in writing; and
 - (b) may be subject to conditions; and
 - (c) may be varied or revoked by the Authority, by further notice in writing, at any time (including by varying or revoking any conditions of the exemption, or by imposing new conditions).
- (7) In this regulation—

prescribed period, in relation to a licence, means the period of time that is less than 6 months, but more than 3 months, before the first anniversary, and each subsequent anniversary, of the grant or renewal of the licence.

74B—Verification of returns by stocktake

(1) The holder of a waste depot licence who is required to provide a mass balance report under regulation 71(2) must, if the licence holder is not required to undertake a survey under regulation 74A in a given financial year, cause a stocktake of waste and other matter at the depot to be carried out and the results provided to the Authority within the prescribed period for the licence that falls in the next financial year.

Maximum penalty: \$4 000.

- (2) The Authority may, at any time in a financial year, by notice in writing to the holder of a waste depot licence who is required to provide a mass balance report under regulation 71(2), require that the licence holder cause a stocktake of waste and other matter at the depot to be carried out, and the results provided to the Authority, at such intervals (which may not be less than on a monthly basis), or within the period or periods, specified by the notice.
- (3) To avoid doubt, a stocktake (or stocktakes) carried out in accordance with subregulation (2) may be in addition to a stocktake required under subregulation (1) and may, if so specified in the notice, be required on an ongoing basis.
- (4) The holder of a waste depot licence must comply with a notice under subregulation (2).

Maximum penalty: \$4 000.

- (5) A stocktake under this regulation must—
 - (a) in relation to the month in which the stocktake is conducted, include a report on the movement of waste and other matter at the depot (including, to the extent relevant, the volume of waste and other matter that has been received, disposed of or used for operational purposes or as cover for landfill at the depot, or transported from the depot) during the period of that month immediately preceding the day on which the stocktake is conducted; and
 - (b) subject to this regulation, in the case of a stocktake under subregulation (1)—be carried out in accordance with any other requirements of, and contain any other information specified in, the *Waste Reporting, Record Keeping and Measurement Standard*; and
 - (c) subject to this regulation, in the case of a stocktake under subregulation (2)—be carried out in accordance with any other requirements of, and contain any other information specified in, the notice (and if the notice so specifies, in accordance with the *Waste Reporting, Record Keeping and Measurement Standard*); and
 - (d) be carried out by a person who holds the qualifications, or otherwise meets the requirements, specified in the *Waste Reporting, Record Keeping and Measurement Standard.*
- (6) The Authority may, by written notice to the holder of a waste depot licence, defer the application of a requirement to provide a stocktake under subregulation (1) in respect of the licence holder, until the time specified in the notice, if the operation of regulation 74 and this regulation would require the licence holder to provide to the Authority more than 1 stocktake within a 6 month period.

- (7) The holder of a waste depot licence must—
 - (a) ensure that the results of a stocktake under this regulation are kept for at least 5 years after the stocktake was carried out; and
 - (b) make the results available for inspection and copying by an authorised officer on request.

Maximum penalty: \$4 000.

Expiation fee: \$300.

- (8) The Authority may, on application by the holder of a waste depot licence or on its own initiative, exempt the holder from compliance with any (or all) of the requirements of this regulation.
- (9) An exemption issued by the Authority under this regulation—
 - (a) must be by notice in writing; and
 - (b) may be subject to conditions; and
 - (c) may be varied or revoked by the Authority, by further notice in writing, at any time (including by varying or revoking any conditions of the exemption, or by imposing new conditions).
- (10) In this regulation—

prescribed period, in relation to a licence, means the period of time that is less than 6 months, but more than 3 months, before the first anniversary, and each subsequent anniversary, of the grant or renewal of the licence.

13—Variation of regulation 75—Special provision for certain councils for waste fees

(1) Regulation 75(1)(b)—delete "received for disposal" and substitute:

disposed of

- (2) Regulation 75(1)(c)—delete paragraph (c) and substitute:
 - (c) each depot operated by the council disposes of less than 10 000 tonnes of solid waste at the depot in any financial year.
- (3) Regulation 75(2)(a)—delete paragraph (a) and substitute:
 - (a) not to comply with regulations 71 and 71A in respect of solid waste disposed of at those depots; and
- (4) Regulation 75(3)—delete subregulation (3) and substitute:
 - (3) If a council makes an election under this regulation, regulations 71 and 71A do not apply in respect of solid waste and other matter received, used or disposed of at, or transported from, any depot operated by that council.

14—Insertion of Part 6 Divisions 4 to 6

After regulation 75 insert:

Division 4—Record keeping

75A—Records on measurement of waste by method other than weighbridge

For the purposes of this Division, a person licensed to conduct a waste depot who is not required to have installed an approved weighbridge under Division 3, or uses a method other than an approved weighbridge to measure and record the amount of waste and other matter received, used or disposed of at, or transported from, the depot in accordance with that Division, must record any information in relation to the method used by the licence holder in accordance with the requirements specified in the *Waste Reporting, Record Keeping and Measurement Standard*.

Maximum penalty: \$4 000.

Expiation fee: \$300.

75B—Records on measurement of waste by use of approved weighbridge

- (1) A person licensed to conduct a waste disposal depot who is required to have installed or use an approved weighbridge under Division 3 must record the following information in relation to the waste and other matter measured by the weighbridge for the purposes of that Division:
 - (a) the date and time the load is measured;
 - (b) the registration number of the vehicle on or in which the load is carried;
 - (c) the business name of the person carrying the waste (if relevant);
 - (d) the weight of the waste and other matter (in tonnes);
 - (e) the waste levy rate applied in respect of the waste and other matter in accordance with the waste or matter type and the source of the waste or other matter (for example, whether from within or outside of Metropolitan Adelaide);
 - (f) the name of the operator of the weighbridge.

Maximum penalty: \$4 000.

Expiation fee: \$300.

(2) In this regulation—

waste disposal depot means a depot referred to in Schedule 1 Part A clause 3(3) of the Act.

75C—Records of waste and other matter received at waste depot

A person licensed to conduct a waste depot who is required to provide a mass balance report under regulation 71(2) must record the following information in relation to each delivery of waste and other matter received at the depot:

- (a) the amount of any waste and other matter delivered, its waste and matter stream and, to the extent that it is reasonably practicable, its waste and matter type;
- (b) whether the source of the waste and other matter is from premises situated outside metropolitan Adelaide or premises situated in metropolitan Adelaide;
- (c) the amount of any waste and other matter delivered arising from a biological outbreak or natural or other disaster determined by the Authority;
- (d) the date and time the delivery of waste and other matter is made;
- (e) in the case of waste transported to the waste depot from another waste depot—the name and address of the other depot;
- (f) any other information required under the *Waste Reporting, Record Keeping and Measurement Standard.*

Maximum penalty: \$4 000.

Expiation fee: \$300.

75D—Records of waste and other matter transported from waste depot for use, recovery, recycling, processing or disposal

A person licensed to conduct a waste depot who is required to provide a mass balance report under regulation 71(2) must record the following information in relation to each load of waste and other matter transported from the depot for use, recovery, recycling, processing or disposal at another place:

- (a) the amount of any waste contained in the load and its waste type;
- (b) the amount of any other matter contained in the load and a description of the nature of that other matter;
- (c) the amount of any waste and other matter in the load that arose from a biological outbreak or natural or other disaster determined by the Authority;
- (d) the date and time the load is transported from the depot;
- (e) if the waste and other matter must, under the Act or any other Act or law, be transported to a particular place—
 - (i) whether it is material recovered as a result of resource recovery processes or is being transported to another waste depot for further treatment; and
 - (ii) the name and address or location of the place to which the load is being transported;

(f) any other information required under the *Waste Reporting, Record Keeping and Measurement Standard.*

Maximum penalty: \$4 000.

Expiation fee: \$300.

75E—Records in relation to vehicles

- (1) A person licensed to conduct a waste depot who is required to provide a mass balance report under regulation 71(2) must record the following particulars in relation to vehicles that enter the depot for a purpose directly related to the operation of the depot (whether or not the vehicle is being, or is intended to be, used to deliver or transport waste or other matter):
 - (a) the date on which the vehicle enters and leaves the depot;
 - (b) the time at which the vehicle enters and leaves the depot;
 - (c) in the case of a vehicle used by the holder of a licence to conduct a waste transport business—the registration number of the vehicle;
 - (d) the weight of the vehicle on entering and on leaving the depot;
 - (e) any other information required under the *Waste Reporting, Record Keeping and Measurement Standard.*

Maximum penalty: \$4 000.

Expiation fee: \$300.

- (2) Subregulation (1) does not apply to—
 - (a) a vehicle used by an authorised officer in the course of the officer's duties; or
 - (b) a vehicle, or vehicle of a class declared by the Authority or specified in the *Waste Reporting, Record Keeping and Measurement Standard* for the purposes of this subregulation.

75F—Records of waste and other matter used for operational purposes

A person licensed to conduct a waste depot who is required to provide a mass balance report under regulation 71(2) must record the following information in relation to any waste and other matter used for operational purposes:

- (a) the amount of the waste and other matter and its waste and matter type;
- (b) the location within the depot at which, and the purpose for which, the waste or other matter is used;
- (c) the date the waste or other matter is used;
- (d) the particulars of any approval of the Authority in relation to the use of the waste or other matter for operational purposes;
- (e) any other information required under the *Waste Reporting, Record Keeping and Measurement Standard.*

Maximum penalty: \$4 000.

75G—Additional requirements in relation to making, retention and availability of records

A person licensed to conduct a waste depot who is required to record information under this Division must—

- (a) record and keep the information in the manner and form required under the *Waste Reporting, Record Keeping and Measurement Standard* or as approved by the Authority by notice in writing; and
- (b) ensure that each record is kept for at least 5 years after the record was made; and
- (c) make any of the records available for inspection and copying by an authorised officer on request.

Maximum penalty: \$4 000.

Expiation fee: \$300.

75H—Exemption from record keeping requirements

- (1) The Authority may, on application by the holder of a waste depot licence or on its own initiative, exempt the holder from compliance with any (or all) of the record keeping requirements under this Division.
- (2) Before issuing an exemption under subregulation (1), the Authority may consider—
 - (a) the scale or location of the relevant waste depot; and
 - (b) the nature of the business or operation conducted at the depot by the licence holder; and
 - (c) any other matters or circumstances the Authority considers relevant.
- (3) An exemption issued by the Authority under this regulation—
 - (a) must be by notice in writing; and
 - (b) may be subject to conditions; and
 - (c) may be varied or revoked by the Authority at any time by further notice in writing (including by varying or revoking any conditions of the exemption, or by imposing new conditions).

Division 5—Video monitoring

75I—Video monitoring systems

- Subject to regulation 75J, the holder of a licence to conduct a landfill depot must, if the depot has, in the preceding 12 month period, received 20 000 tonnes or more of solid waste and other matter, within the period specified by the Authority by notice in writing to the licence holder—
 - (a) install, operate and maintain a video monitoring system at the landfill depot in accordance with the requirements specified in the notice or the *Waste Reporting, Record Keeping and Measurement Standard*; and

(b) operate the video monitoring system during the times specified in the notice (which may be at all times).

Maximum penalty: \$4 000.

Expiation fee: \$300.

- (2) The Authority may, by notice in writing, direct the holder of a licence to conduct a waste depot (other than a depot to which subregulation (1) applies) to—
 - (a) install, operate and maintain a video monitoring system at the waste depot in accordance with the requirements specified in the notice or the *Waste Reporting, Record Keeping and Measurement Standard*; and
 - (b) operate the video monitoring system during the times specified in the notice (which may be at all times).
- (3) A video monitoring system under subregulations (1) and (2) must comply with the specifications specified in the notice or the *Waste Reporting*, *Record Keeping and Measurement Standard* (as the case requires).

Maximum penalty: \$4 000.

Expiation fee: \$300.

(4) A licence holder must, within the period specified in the notice, comply with a notice under subregulation (2).

Maximum penalty: \$4 000.

Expiation fee: \$300.

- (5) The licence holder must—
 - (a) ensure that video monitoring records under this regulation are kept—
 - (i) for at least 12 months after being made; or
 - (ii) for such longer period as the Authority may direct by notice in writing to the licence holder; or
 - (iii) if the Authority directs by notice in writing to the licence holder—until further notice; and
 - (b) make video monitoring records under this regulation available for inspection and copying by an authorised officer on request.

Maximum penalty: \$4 000.

Expiation fee: \$300.

(6) The Authority may, at any time by notice in writing to the licence holder, vary or revoke a notice under this regulation (including by varying or revoking any requirements or specifications specified in the notice or imposing new requirements or specifications).

75J—Exemption from video monitoring system requirements

- (1) The Authority may, on application of the holder of a waste depot licence or on its own initiative, exempt the holder from compliance with any (or all) of the requirements under regulation 75I.
- (2) Before issuing an exemption under subregulation (1), the Authority may consider—
 - (a) the scale or location of the relevant waste depot; and
 - (b) the nature of the business or operation conducted at the depot by the licence holder; and
 - (c) any other matters or circumstances the Authority considers relevant.
- (3) An exemption issued by the Authority under this regulation—
 - (a) must be by notice in writing; and
 - (b) may be subject to conditions; and
 - (c) may be varied or revoked by the Authority, by further notice in writing, at any time (including by varying or revoking any conditions of the exemption, or by imposing new conditions).

Division 6—Vehicle flow plans

75K—Vehicle flow plans

A person licensed to conduct a waste depot who is required to provide a mass balance report under regulation 71(2) must—

- (a) if required by the Authority by notice in writing to the licence holder, within the time specified in the notice, prepare a vehicle flow plan in relation to vehicle movement at the depot in accordance with the requirements specified in the *Waste Reporting, Record Keeping and Measurement Standard*; and
- (b) make the plan available for inspection and copying by an authorised officer on request.

Maximum penalty: \$4 000.

Expiation fee: \$300.

Made by the Governor

with the advice and consent of the Executive Council on 10 December 2020

No 309 of 2020

South Australia

Planning, Development and Infrastructure (General) (Planning and Development Fund) (No 3) Variation Regulations 2020

under the Planning, Development and Infrastructure Act 2016

Contents

Part 1—Preliminary

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4 Variation of regulation 119—Application of Fund

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Planning*, *Development and Infrastructure (General)* (*Planning and Development Fund)* (No 3) Variation Regulations 2020.

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 Planning, Development and Infrastructure (General) Regulations 2017

4—Variation of regulation 119—Application of Fund

(1) Regulation 119—delete "a public work or public purpose that promotes or complements a policy or strategy contained in a state planning policy is authorised as a purpose for which the Planning and Development Fund may be applied." and substitute:

the Planning and Development Fund may be applied for the following purposes:

- (a) a public work or public purpose that promotes or complements a policy or strategy contained in a state planning policy;
- (b) the establishment (in connection with the object set out in section 12(2)(b) of the Act) of a system that enables people who use or interact with the planning system to access planning information, and to undertake processes and transactions, by digital means.
- (2) Regulation 119—after its present contents as varied by this regulation (now to be designated as subregulation (1)) insert:
 - (2) Subregulation (1)(b) expires on 1 July 2021.

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 10 December 2020

No 310 of 2020

RULES OF COURT

SUPREME COURT OF SOUTH AUSTRALIA

Notice Pursuant to Rule 263.7(2) of the Uniform Civil Rules 2020 (SA)

PURSUANT to Rule 263.7 (2) of the Uniform Civil Rules 2020 (SA), I give notice that I appointed the following persons as Senior Counsel on:

- 1 December 2020
 - Ms Meredith DICKSON SC
- Ms Lucy BOORD SC

2 December 2020

- Mr Anthony ALLEN SC
- Mr Todd GOLDING SC
- Mr Benjamin DOYLE SC

3 December 2020

- Ms Kerry CLARK SC
- Mr Stephen McDONALD SC
- Mr Kristopher HANDSHIN SC

Dated: 3 December 2020

THE HONOURABLE CHRIS KOURAKIS Chief Justice of South Australia

STATE GOVERNMENT INSTRUMENTS

EDUCATION AND CHILDREN'S SERVICES REGULATIONS 2020

Notice of Policy by the Minister for Education

PURSUANT to regulation 12(1) of the Education and Children's Services Regulations 2020, I, the Minister for Education publish the following Capacity Management Plan for the purposes of the enrolment of a child at Roma Mitchell Secondary College:

CAPACITY MANAGEMENT PLAN

Roma Mitchell Secondary College

This Capacity Management Plan sets out the conditions for enrolment at Roma Mitchell Secondary College ("the school").

Roma Mitchell Secondary College consists of three campuses:

- co-education
- girls' education
- · special education.

Roma Mitchell Secondary College zone: co-education campus

A school zone is a defined area from which the school accepts its core intake of students. Roma Mitchell Secondary College operates a school zone for the co-education campus within the area bounded by:

The western boundary of Kilburn suburb, the southern boundary of Wingfield suburb, North Arm Road, Grand Trunkway, coastline to the southern boundary of Bolivar suburb, Globe Derby Drive, Port Wakefield Road, Gawler train line, northern boundary of Cavan suburb, Beechwood Avenue, Mawson Lakes Boulevard, Dan Street, Watson Street, Main North Road, Montague Road, Quinlivan Road, Pratt Avenue, Bridge Road, northern boundary of Northfield suburb, Dry Creek Linear Park, Walkleys Road, Grand Junction Road, Fosters Road, Lord Howe Road, Oxford Street, Patricia Avenue, North East Road, southern boundary of Broadview suburb, western boundary of Sefton Park, Main North Road, southern boundary of Blair Athol and the southern boundary of Kilburn.

An online map of the Roma Mitchell Secondary College zone for the co-education campus and a search tool to indicate if an applicant's home address is within the co-education campus zone is available at: <u>https://www.education.sa.gov.au/findaschool</u>

The girls' education campus and special education campus are not zoned.

Student Enrolment Numbers

Due to the transition of Year 7 to High School there will be an intake of Year 7 and Year 8 students in 2022. From 2023 onwards Year 7 will be the only intake year level.

Year 7: Co-Education Campus

The student enrolment ceiling for Year 7 at the co-education campus is limited to **203**, unless there are more applications that have met the co-education campus enrolment criteria below.

Year 8: Co-Education Campus

The student enrolment ceiling for Year 8 in 2022 at the co-education campus is limited to **203**, unless there are more applications that have met the co-education campus enrolment criteria below.

Year 7: Girls' Education Campus

The student enrolment ceiling for Year 7 at the girls' education campus is limited to 87, as per the girls' education campus enrolment criteria below.

Year 8: Girls' Education Campus

The student enrolment ceiling for Year 8 in 2022 at the girls' education campus is limited to 87 as per the girls' education campus enrolment criteria below.

Selective Entry Special Interest Sport Program

The school's special interest sport program (cricket, football (AFLW), soccer) is limited as follows:

• Maximum of 18 out of zone enrolments in each year level across the sports program, depending on in-zone enrolment demand.

Selective entry numbers are included in the total Year 7 enrolment ceiling of **290** students in the co-education campus and girls' education campus (and 290 Year 8 enrolment ceiling in 2022). Entries to the program are subject to the eligibility requirements published by the school, available from https://rmsc.sa.edu.au/programs/specialist-sports/.

International Education Program

The maximum number of international students who can be offered enrolment at the school in the International Education Program is limited to 50 across all year levels.

International Baccalaureate (IB) Diploma Program

In Year 11 and 12 a maximum of **20** additional students, living outside the school zone and not currently attending the school, will be offered enrolment to undertake the IB Diploma, depending on in zone demand.

Co-Education Campus Enrolment Criteria

YEAR LEVEL: 7 (and 8 in 2022)

Applications for enrolment at the co-education campus from parents of prospective Year 7 (and Year 8 in 2022) students require that the student must be enrolled in a government or non-government school in South Australia at the time the parents apply for enrolment through the state-wide registration of interest process (coordinated by the Department for Education).

The applicant must meet one of the following requirements to be eligible for a Year 7 (and Year 8 in 2022) allocation to the co-education campus through the registration of interest process for the coming school year:

- the child is living in the Roma Mitchell Secondary College co-education campus zone
- the child has received and accepted an offer for selective entry by the school to participate in their special interest sport program (cricket, football (AFLW), soccer)

- the child identifies as Aboriginal and/or Torres Strait Islander through the Enter for Success program (by the end of term 4)
- the child has been granted enrolment due to special or extenuating circumstances, including but not limited to a child in care where there is a custody or guardianship order made under the Children and Young People (Safety) Act 2017.

Application for Year 7 (and Year 8 in 2022) co-education campus from students living outside the school zone with siblings currently at the school

There is no automatic entry to the co-education campus for Year 7 (and Year 8 in 2022) students who live outside the school's co-education campus zone and have siblings who currently attend the school.

Late applications for Year 7 (and Year 8 in 2022) co-education campus from students living in the school zone

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

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

The school will notify parents by the beginning of week 1, term 4 if a vacancy is available for their child to attend the following school year.

If no vacancies exist, the applicants will be placed on the co-education campus enrolment register and referred for enrolment to other neighbouring schools.

YEAR LEVEL: 8 - 12 (9 - 12 in 2022)

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

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

The school will notify parents by the beginning of week 1, term 4 if a vacancy is available for their child to attend the co-education campus the following school year.

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

Application for Years 8 to 12 (9 to 12 in 2022) co-education campus from out of zone applicants with siblings currently at the school

There is no automatic entry to the co-education campus for Year 8 to 12 students (9 to 12 in 2022) who live outside of the co-education campus school zone and have siblings who currently attend the school.

NEW ARRIVALS PROGRAM STUDENTS

Any student offered enrolment at the co-education campus and who is eligible to attend the Adelaide Secondary School of English New Arrivals Program, will be able to begin at Roma Mitchell Secondary College co-education campus at the beginning of the following school year.

Girls' Education Campus Enrolment Criteria

YEAR LEVEL: 7 (and 8 in 2022)

Applications for enrolment at the girls' education campus from parents of prospective Year 7 (and Year 8 in 2022) students require that the student must be enrolled in a government or non-government school in South Australia at the time the parents apply for enrolment through the state-wide registration of interest process (coordinated by the Department for Education).

The applicant must meet one of the following requirements to be eligible for a Year 7 (and Year 8 in 2022) allocation to the girls' education campus through the registration of interest process for the coming school year:

- the child has received and accepted an offer for selective entry by the school to participate in their special interest sport program (cricket, football (AFLW), soccer)
- the child identifies as Aboriginal and/or Torres Strait Islander through the Enter for Success program (by the end of term 4)
- the child has been granted enrolment due to special or extenuating circumstances, including but not limited to a child in care where there is a custody or guardianship order made under the *Children and Young People (Safety) Act 2017*.

If more than **87** applications for enrolment at the girls' education campus are received through the registration of interest process (coordinated by the Department for Education) places will be offered based on whether any, all or a combination of the following applies:

- the child has a sibling currently enrolled at the school and will be attending the girls' education campus in the same calendar year
- the distance of the child's residence from the school
- other personal needs such as curriculum (excluding special interest programs), transportation/location convenience, social/family links at the school.

Unsuccessful applicants will be placed on the girls' education campus waiting list upon request.

Late applications for Year 7 (and Year 8 in 2022) girls' education campus

Families who lodge their application for enrolment at the girls' education campus after the department's registration of interest process is completed (end of term 2), will have their applications considered if or when vacancies exist, with priority consideration afforded to those applicants already on the girls' education campus waiting list.

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

The school will notify parents by the beginning of week 1, term 4 if a vacancy is available for their child to attend the following school year.

If no vacancies exist, the applicants will be placed on the girls' education campus waiting list.

YEAR LEVEL: 8 - 12 (9 - 12 in 2022)

Applications for enrolment at the girls' education campus from parents of prospective students will be considered if or when vacancies exist, with priority consideration afforded to those applicants already on the girls' education campus waiting list.

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

The school will notify parents by the beginning of week 1, term 4 if a vacancy is available for their child to attend the following school year.

If no vacancies exist the applicants will be placed on the girls' education campus waiting list.

Special Education Campus

The school's special education campus is a regional facility catering for students with disability. Placement in the special education campus is determined through the department's state-wide panel process for placement in an inclusive education option.

General Enrolment Criteria

Special Circumstances

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

Enrolment Process

Enrolment Register and Waiting List

Parents whose child's name has been placed on an enrolment register or waiting list will be contacted if vacancies become available.

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

The position that a child's name appears on a register or waiting list is confidential and will only be disclosed as required by law.

Monitoring and enforcement

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

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

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

This Capacity Management Plan will be reviewed as required.

Dated: 3 December 2020

JOHN GARDNER Minister for Education

ENVIRONMENT PROTECTION ACT 1993

SECTION 68

Approval of Category B Containers

I, ANDREA KAYE WOODS, Team Leader, Container Deposit Legislation and Delegate of the Environment Protection Authority ('the Authority'), pursuant to Section 68 of the Environment Protection Act 1993 (SA) ('the Act') hereby:

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

- (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.
- 1. That containers of the class to which the approval relates must bear the refund marking specified by the Authority for containers of that class.
- 2. The holder of the approval must have in place an effective and appropriate waste management arrangement in relation to containers of that class. For the purpose of this approval notice the company named in Column 5 of Schedule 1 of this Notice is the nominated super collector.
- 3. In the case of an approval in relation to Category B containers that the waste management arrangement must require the holder of the approval to provide specified super collectors with a declaration in the form determined by the Authority in relation to each sale of such containers by the holder of the approval as soon as practicable after the sale";
- 4. The holder of these approvals must ensure that if a sticker bearing the refund marking has been approved, and is applied to the container, then the sticker must not be placed on any portion of the opening mechanism or in any other place that would require complete or partial removal of the sticker before the contents may be consumed.

Dated: 10 December 2020

ANDREA KAYE WOODS Delegate of the Environment Protection Authority

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container	Container	Approval Holder	Collection
	Size	Туре		Arrangements
Adapt Drinks Relax Sparkling Water Native Strawberry Gum	330ml	Glass	Adapt Drinks	Statewide Recycling
kuro Fulvic And Humic Minerals Alkaline Black Water	1 000ml	PET	Aqua Rush Pty Ltd	Statewide Recycling
kuro Fulvic Mineral Lemon & Lime	330ml	Glass	Aqua Rush Pty Ltd	Statewide Recycling
kuro Fulvic Mineral Sparkling	330ml	Glass	Aqua Rush Pty Ltd	Statewide Recycling
Vodka Cruiser Spritz Vodka With Sparkling Water Pink Grapefruit Flavour	275ml	Aluminium	Asahi Premium Beverages Pty Ltd	Statewide Recycling
Vodka Cruiser Spritz Vodka With Sparkling Water Summer Berry Flavour	275ml	Aluminium	Asahi Premium Beverages Pty Ltd	Statewide Recycling
Sidewood Adelaide Hills Pineapple Apple Cider	330ml	Glass	Ashwood Estate Pty Ltd	Statewide Recycling
Sidewood Adelaide Hills Strawberry Apple Cider	330ml	Glass	Ashwood Estate Pty Ltd	Statewide Recycling
ndie Draught Full Flavoured Lager	330ml	Aluminium	Australian Liquor Marketers Pty Ltd	Statewide Recycling
ndie Gold Full Flavoured Lager	330ml		Australian Liquor Marketers Pty Ltd	Statewide Recycling
Kroftmans Premium Lager	500ml		Australian Liquor Marketers Pty Ltd	Statewide Recycling
aint Mihal Beer Lager De Luxe	330ml		Australian Liquor Marketers Pty Ltd	Statewide Recycling
Veras 1866 Premium European Lager Beer	330ml	Glass	Australian Liquor Marketers Pty Ltd	Statewide Recycling
Vild Turkey Extra Aged Paired With Spiced Honey Soda Vild Turkey Extra Aged Paired With Vanilla	250ml 250ml		Campari Australia Campari Australia	Statewide Recycling
Oak Spiced Cola Bisleri Chinotto	1 250ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Barista Bros Iced Coffee 100% Arabica Coffee	700ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Canadian Club Cola	330ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Canadian Club Cola	375ml	Aluminium	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recyclin
Canadian Club Dry	375ml		Coca Cola Amatil (Aust) Pty Ltd	Statewide Recyclin
Canadian Club Dry	375ml	Aluminium	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recyclin
Canadian Club Dry	330ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recyclin
Canadian Club Premium Strength Dry	375ml		Coca Cola Amatil (Aust) Pty Ltd	Statewide Recyclin
Classic Coca-Cola	300ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Classic Coca-Cola	330ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recyclin
Coca-Cola	200ml		Coca Cola Amatil (Aust) Pty Ltd	Statewide Recyclin
Coca-Cola No Sugar Caffeine Free	2 000ml 375ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recyclin
Coca-Cola No Sugar Caffeine Free Coca-Cola No Sugar Caffeine Free	1 250ml	PET	Coca Cola Amatil (Aust) Pty Ltd Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling Statewide Recycling
Deep Spring With Sparkling Natural Mineral Water Orange & Passionfruit	375ml		Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Diet Coca-Cola Light Taste Sugar Free	200ml	Aluminium	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Orange	330ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Feral Brewing Co Shooter's Juicy IPA India Pale Ale	375ml	Aluminium	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
im Beam Black Kentucky Straight Bourbon Whisky Mixed With Cola	330ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
im Beam Bourbon & Cola Kentucky Staraight Bourbon Whisky	330ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
im Beam Bourbon & Cola Kentucky Straight Bourbon Whisky	375ml		Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
im Beam Bourbon & Dry Straight Bourbon Whisky	375ml		Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
im Beam Mid Strength Bourbon & Cola Kentucky Straight Bourbon Whisky	375ml		Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
im Beam Zero Sugar Cola Kentucky Straight Bourban Whisky	375ml		Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Kirks Big Sars Original Sarsparilla Kirks Drinking Dry Ginger Ale	600ml 1 250ml	PET PET	Coca Cola Amatil (Aust) Pty Ltd Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling Statewide Recycling
Kirks Drinking Dry Ginger Ale	375ml	Aluminium	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Kirks Old Stoney Ginger Beer	375ml	Aluminium		Statewide Recycling
Kirks Portello Originals Grape Flavoured Soft Drink	600ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Kirks Sugar Free Creaming Soda	375ml		Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Kirks Sugar Free Lemon Squash	375ml	Aluminium		Statewide Recyclin
Kirks Sugar Free Lemonade	375ml		Coca Cola Amatil (Aust) Pty Ltd	Statewide Recyclin
Ailler Genuine Draft	330ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recyclin
Aother Frost Berry Energy Drink	500ml		Coca Cola Amatil (Aust) Pty Ltd	Statewide Recyclin
Aother Original Energy Drink	500ml		Coca Cola Amatil (Aust) Pty Ltd	Statewide Recyclin
Aother Passion Energy Drink Mount Franklin Lightly Sparkling Australian Sparkling Spring Water	500ml 250ml		Coca Cola Amatil (Aust) Pty Ltd Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling Statewide Recycling
Sparkling Spring Water Mount Franklin Lightly Sparkling Pure Australian Spring Water	450ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Australian Spring Water Mountt Franklin Lightly Sparkling Pure Australian Spring Water	1 250ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Peats Ridge Springs Pure Spring Water	600ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Slow Brewed Miller Chill With Real Lime	330ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recyclin
Sprite Natural Flavour	200ml 200ml	Aluminium	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Sprite No Sugar		Aluminium	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling

SCHEDULE 1

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size	Container Type	Approval Holder	Collection Arrangements
Vanilla Coca-Cola No Sugar Bird's Nest Nature	375ml 240ml	Aluminium Aluminium	Coca Cola Amatil (Aust) Pty Ltd DHN Trading Import & Export	Statewide Recycling Marine Stores Ltd
Dr Thanh Cooling Tea	455ml	Plastic	Pty Ltd DHN Trading Import & Export	Marine Stores Ltd
Saxi Chuong Duong	330ml	Aluminium	Pty Ltd DHN Trading Import & Export	Marine Stores Ltd
Dainton Beer Apocalypso II Second Wave NEIPA	355ml	Aluminium	Pty Ltd Daicom Australia Pty Ltd	Statewide Recycling
Dainton Beer Equalizer Hazy Pale Dainton Beer Lupalin Daze III DDH Double IPA Dainton Beer Overdrive West Coast IPA Dainton Beer Shark-Punch-Nado Tropical-er Aussie IPA	355ml 355ml 355ml 355ml	Aluminium Aluminium	Daicom Australia Pty Ltd Daicom Australia Pty Ltd Daicom Australia Pty Ltd Daicom Australia Pty Ltd	Statewide Recycling Statewide Recycling Statewide Recycling Statewide Recycling
A&W Sarsaparilla F&N 100 Plus Original Isotonic Drink F&N Cool Ice Cream Soda Wong Coco All Natural Coconut Juice With Pulp Fizzero Zero Alcohol Sparkling Rose Fizzero Zero Alcohol Sparkling White Dirty Clean Eats Jamu Tonic With Honey And Lemon Ready to Drink Turmeric, Ginger &	320ml 325ml 325ml 520ml 750ml 750ml 330ml	Aluminium	Daiso Industries Australia Pty Ltd Daiso Industries Australia Pty Ltd Daiso Industries Australia Pty Ltd Daiso Industries Australia Pty Ltd De Bortoli Wines Pty Ltd De Bortoli Wines Pty Ltd Dirty Clean Eats	Marine Stores Ltd Marine Stores Ltd Marine Stores Ltd Marine Stores Ltd Marine Stores Ltd Marine Stores Ltd Statewide Recycling
More Dirty Clean Eats Jamu Tonic With Honey And Lemon Ready to Drink Turmeric, Ginger & More	50ml	PET	Dirty Clean Eats	Statewide Recycling
Corelli Birra Lager Naked Life English Garden Spritz Non Alcoholic Spritz Crafted Zero Sugar	500ml 250ml	Aluminium Glass	Drinkwell Beverages Inspi Beverages Pty Ltd t/as Naked Life	Statewide Recycling Statewide Recycling
Naked Life Lemon & Ginger Ice Tea Sugar Free Antioxidant Infusion	350ml	Glass	Inspi Beverages Pty Ltd t/as Naked Life	Statewide Recycling
Naked Life Peach & Apple Iced Tea Sugar Free Antioxidant Infusion	350ml	Glass	Inspi Beverages Pty Ltd t/as Naked Life	Statewide Recycling
Naked Life Pineapple & Coconut Ice Tea Sugar Free Antioxidant Infusion	350ml	Glass	Inspi Beverages Pty Ltd t/as Naked Life	Statewide Recycling
Naked Life Spiced Chai Ice Tea Sugar Free Antioxidant Infusion	350ml	Glass	Inspi Beverages Pty Ltd t/as Naked Life	Statewide Recycling
Naked Life Virgin G&T Non Alcoholic Spritz Crafted Zero Sugar	250ml	Glass	Inspi Beverages Pty Ltd t/as Naked Life	Statewide Recycling
Naked Life Virgin Margarita Non Alcoholic Spritz Crafted Zero Sugar	250ml	Glass	Inspi Beverages Pty Ltd t/as Naked Life	Statewide Recycling
Naked Life Yuzu Sake Spritz Non Alcoholic Spritz Crafted Zero Sugar	250ml	Glass	Inspi Beverages Pty Ltd t/as Naked Life	Statewide Recycling
Cass Fresh Lager Beer Chum Churum Apple	355ml 360ml	Aluminium Glass	KAL Sydney Pty Ltd KAL Sydney Pty Ltd	Statewide Recycling Statewide Recycling
Chum Churum Apple Mango	360ml	Glass	KAL Sydney Pty Ltd	Statewide Recycling
Chum Churum Blueberry	360ml	Glass	KAL Sydney Pty Ltd	Statewide Recycling
Chum Churum Citron	360ml	Glass	KAL Sydney Pty Ltd	Statewide Recycling
Chum Churum Grape	360ml	Glass	KAL Sydney Pty Ltd	Statewide Recycling
Chum Churum Original	360ml	Glass	KAL Sydney Pty Ltd	Statewide Recycling
Chum Churum Peach Chum Churum Strawberry	360ml 360ml	Glass Glass	KAL Sydney Pty Ltd KAL Sydney Pty Ltd	Statewide Recycling Statewide Recycling
Chum Churum Yogurt	360ml	Glass	KAL Sydney Pty Ltd	Statewide Recycling
Gochang Bokburn Korean No1 Black Raspberry Wine	375ml	Glass	KAL Sydney Pty Ltd	Statewide Recycling
Gyeongju Beopju SSAL Makkoli Sparkling Rice Wine 100%	750ml	PET	KAL Sydney Pty Ltd	Statewide Recycling
Kloud Premium Original Gravity 100% Malt Classic	330ml	Glass	KAL Sydney Pty Ltd	Statewide Recycling
Kloud Premium Original Gravity Rich & Smooth 100% Malt Real Beer	355ml		KAL Sydney Pty Ltd	Statewide Recycling
Lotte Chilsung Cider	355ml		KAL Sydney Pty Ltd	Statewide Recycling
Lotte Fantastic Feel Milkis Soda Beverage	340ml		KAL Sydney Pty Ltd	Statewide Recycling
Seoljoongmae Gold Plum Liquor Gold	375ml	Glass	KAL Sydney Pty Ltd	Statewide Recycling
Seoljoongmae Korean Plum Liqueor	375ml	Glass	KAL Sydney Pty Ltd	Statewide Recycling
Walmae Makgeolli Korean Rice Wine	750ml	PET	KAL Sydney Pty Ltd	Statewide Recycling
Woorisool Rice Makgeolli	750ml	PET	KAL Sydney Pty Ltd	Statewide Recycling
Kombu Kombucha Ginger & Lemon Myrtle	250ml		Kombu Kombucha Pty Ltd	Statewide Recycling
Kombu Kombucha Raspberry & Thyme Kombu Kombucha Watermelon, Strawberry & Rose	250ml 250ml	Aluminium Aluminium	Kombu Kombucha Pty Ltd Kombu Kombucha Pty Ltd	Statewide Recycling Statewide Recycling
Lobo Norma Cloudy Cider	750ml	Glass	Lobo Juice & Cider Pty Ltd	Marine Stores Ltd
Biocult Blueberry Flavour Probiotic Cultured Drink	63ml		Manassen Foods Australia Pty Ltd	Statewide Recycling
Biocult Light Probiotic Cultured Drink Mismatch Brewing Co Lager	63ml 375ml		Manassen Foods Australia Pty Ltd Mismatch Brewing Company Pty Ltd	Statewide Recycling Marine Stores Ltd

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size	Container Type	Approval Holder	Collection Arrangements
Mountain Fresh Fruit Juices Premium Beetroot Apple & Carrot Plus+	400ml	Glass	Mountain Fresh Beverages Pty Ltd	Marine Stores Ltd
Mountain Fresh Fruit Juices Premium Pomegranate & Apple Juice	400ml	Glass	Mountain Fresh Beverages Pty Ltd	Marine Stores Ltd
Nippy's Apple & Ginger Juice	215ml	PET	Nippys Fruit Juices Pty Ltd	Statewide Recycling
Nippy's Apple & Spinach Juice	215ml	PET	Nippys Fruit Juices Pty Ltd	Statewide Recycling
Nippy's Apple, Orange & Carrot Juice	215ml	PET	Nippys Fruit Juices Pty Ltd	Statewide Recycling
Nippy's Cloudy Apple Juice Pikes Beer Co IPA	215ml 375ml	PET	Nippys Fruit Juices Pty Ltd	Statewide Recycling
Pikes Beer Co Pale Ale	375ml		Pikes Beer Company Pty Ltd Pikes Beer Company Pty Ltd	Statewide Recycling Statewide Recycling
Pikes Beer Co Pilsener	375ml		Pikes Beer Company Pty Ltd	Statewide Recycling
Pikes Beer Co Stout	375ml	Aluminium	Pikes Beer Company Pty Ltd	Statewide Recycling
Pirate Life Brewing Betty's Beer Ale	355ml	Aluminium	Pirate Life Brewing Pty Ltd	Statewide Recycling
Pirate Life Brewing Double Acai Passionfruit Sour Beer	500ml		Pirate Life Brewing Pty Ltd	Statewide Recycling
Pirate Life Brewing Hibiscus & Elderflower Summer Sour Beer	355ml	Aluminium	Pirate Life Brewing Pty Ltd	Statewide Recycling
Pirate Life Brewing IIIIPA Ice Beer	250ml		Pirate Life Brewing Pty Ltd	Statewide Recycling
Pirate Life Brewing MCC Ale	355ml		Pirate Life Brewing Pty Ltd	Statewide Recycling
Pirate Life Brewing Oat Cream IIPA	500ml		Pirate Life Brewing Pty Ltd	Statewide Recycling
Pirate Life Brewing Yeti Pale Ale Prohibition Liquor Co ALE Session Ale	355ml 375ml		Pirate Life Brewing Pty Ltd Prohibition Liquor Co. Pty Ltd	Statewide Recycling Statewide Recycling
Prohibition Liquor Co GT Gin & Tonic	250ml		Prohibition Liquor Co. Pty Ltd	Statewide Recycling
Prohibition Liquor Co PLC Lager	375ml	Aluminium	Prohibition Liquor Co. Pty Ltd	Statewide Recycling
Tradie Electrolytes Sodium Potassium Calcium	750ml	PET	Sojo Pty Ltd	Flagcan Distributors
Magnesium Bonza Blackcurrant Tradie Electrolytes Sodium Potassium Calcium	750ml	PET	Sojo Pty Ltd	Flagcan Distributors
Magnesium Bricky Berry Tradie Electrolytes Sodium Potassium Calcium	750ml	PET	Sojo Pty Ltd	Flagcan Distributors
Magnesium Chippy Lemon Lime Tradie Electrolytes Sodium Potassium Calcium	750ml	PET	Sojo Pty Ltd	Flagcan Distributors
Magnesium You Beaut Burst Tradie Zero Sugar Energy Drink With	750ml	PET	Sojo Pty Ltd	Flagcan Distributors
Electrolytes Blue Burst Tradie Zero Sugar Energy Drink With	750ml	PET	Sojo Pty Ltd	Flagcan Distributors
Electrolytes Lightning Tradie Zero Sugar With Electrolytes Blue Fuel	750ml	PET	Sojo Pty Ltd	Flagcan Distributors
Tradie Zero Sugar With Electrolytes Flamin' Galah	750ml	PET	Sojo Pty Ltd	Flagcan Distributors
Tradie Zero Sugar With Electrolytes Sparky	750ml	PET	Sojo Pty Ltd	Flagcan Distributors
780 Classic Gin & Tonic	250ml	Aluminium Aluminium	Southtrade International Pty Ltd	Statewide Recycling
780 Sunset Gin & Tonic Fever Tree Italian Blood Orange Soda	250ml 200ml	Glass	Southtrade International Pty Ltd Southtrade International Pty Ltd	Statewide Recycling Statewide Recycling
Fever Tree Lime & Yuzu Soda	200ml	Glass	Southtrade International Pty Ltd	Statewide Recycling
Fever Tree Pink Grapefruit Soda	200ml	Glass	Southtrade International Pty Ltd	Statewide Recycling
Kratingdaeng Red Bull	250ml	Aluminium	Thuan Phat Supermarket	Marine Stores Ltd
Supa Essentials Carrot Detox + Vitamin C & Fibre Apple Carrot Pineapple & Ginger	350ml	PET	Tru Blu Beverages Pty Limited	Flagcan Distributors
Supa Essentials Rainforest Fruits + Vitamin C & Fibre Apple Stawberry Guava & Lychee	350ml	PET	Tru Blu Beverages Pty Limited	Flagcan Distributors
Sweet Touch Fruit Beer Lychee	330ml	Aluminium	Wei Wah International Trading Pty Ltd	Flagcan Distributors
Sweet Touch Fruit Beer White Grape	330ml	Aluminium	Wei Wah International Trading Pty Ltd	Flagcan Distributors
Taiwan Beer Fruit Series Mango	330ml		Wei Wah International Trading Pty Ltd	Flagcan Distributors
Custard & Co Cider Scrumpy	330ml	Glass	Westons Australia Pty Ltd	Statewide Recycling
Custard & Co Original Apple	330ml 330ml	Glass Glass	Westons Australia Pty Ltd Westons Australia Pty Ltd	Statewide Recycling
Custard & Co Vintage Dry Zontes Footsteps Blackberry Patch Cabernet Fleurieu	250ml		Zontes Footstep Pty Ltd	Statewide Recycling Statewide Recycling
Zontes Footsteps Bolle Felici Prosecco South Australia	250ml	Aluminium	Zontes Footstep Pty Ltd	Statewide Recycling
Zontes Footsteps Canto Sangiovese Lagrien Fleurieu	250ml	Aluminium	Zontes Footstep Pty Ltd	Statewide Recycling
Zontes Footsteps Chocolate Factory McLaren Vale Shiraz	250ml	Aluminium	Zontes Footstep Pty Ltd	Statewide Recycling
Zontes Footsteps Excalibur Sauvignon Blanc Adelaide Hills	250ml	Aluminium	Zontes Footstep Pty Ltd	Statewide Recycling
Zontes Footsteps Festive Cheer Red Wine Sangria	250ml	Aluminium	Zontes Footstep Pty Ltd	Statewide Recycling
Zontes Footsteps Festive Cheer White Wine Sangria	250ml	Aluminium	Zontes Footstep Pty Ltd	Statewide Recycling
Zontes Footsteps Globe Skimmer Organic Rose Fleurieu	250ml		Zontes Footstep Pty Ltd	Statewide Recycling
Zontes Footsteps Lady Marmalade Vermentino Fleurieu	250ml	Aluminium	Zontes Footstep Pty Ltd	Statewide Recycling

THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

10 December 2020

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size	Container Type	Approval Holder	Collection Arrangements
Zontes Footsteps Lady of the Lake Organic Viognier Fleurieu	250ml	Aluminium	Zontes Footstep Pty Ltd	Statewide Recycling
Zontes Footsteps Lake Doctor Shiraz Langhorne Creek	250ml	Aluminium	Zontes Footstep Pty Ltd	Statewide Recycling
Zontes Footsteps Love Symbol Grenache McLaren Vale	250ml	Aluminium	Zontes Footstep Pty Ltd	Statewide Recycling
Zontes Footsteps Madrugador Organic Tempranillo Fleurieu	250ml	Aluminium	Zontes Footstep Pty Ltd	Statewide Recycling
Zontes Footsteps Nature's Crux Organic Shiraz Fleurieu	250ml	Aluminium	Zontes Footstep Pty Ltd	Statewide Recycling
Zontes Footsteps Scarlet Ladybird Rose Fleurieu Zontes Footsteps Shades of Gris Pinot Grigio Adelaide Hills	250ml 250ml	Aluminium Aluminium	Zontes Footstep Pty Ltd Zontes Footstep Pty Ltd	Statewide Recycling Statewide Recycling
Zontes Footsteps Super Trooper Shiraz Cabernet Fleurieu	250ml	Aluminium	Zontes Footstep Pty Ltd	Statewide Recycling
Zontes Footsteps Violet Beauregard Malbec Langhorne Creek	250ml	Aluminium	Zontes Footstep Pty Ltd	Statewide Recycling

ENVIRONMENT PROTECTION ACT 1993

SECTION 69

Revocation of Collection Depot Approval

I, ANDREA KAYE WOODS, Delegate of the Environment Protection Authority ('the Authority'), pursuant to Section 69 of the Environment Protection Act 1993 (SA) ('the Act') hereby:

1. Revocation of collection depot approval:

Revoke the approval of the collection depot identified by reference to the following matters, which previously received all containers belonging to a class of containers that were approved as Category B Containers:

(a) the name of the collection depot described in Column 1 of Schedule 1 of this Notice;

(b) the name of the proprietor of the depot identified in Column 3 of Schedule 1 of this Notice;

(c) the location of the depot described in Columns 4-6 of Schedule 1 of this Notice.

Dated: 10 December 2020

ANDREA KAYE WOODS Delegate of the Environment Protection Authority

SCHEDULE 1					
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Depot Name	Company Name	Proprietors	Depot Location	Cert of Title/ Volume	Collection Area
Beachport Depot	Beachport Depot	Gary Young; Monica Young	6 Railway Terrace, Beachport	5275/119	Regional

FIREARMS REGULATIONS 2017

Recognised Paint-ball Operator

I DECLARE Battle for Waterloo Gel Blaster Skirmish Field to be a recognised Paint-ball Operator, pursuant to Regulation 83 (1) of the *Firearms Regulations 2017*.

Dated: 3 December 2020

SUPERINTENDENT STEPHEN HOWARD Delegate of the Registrar of Firearms

FISHERIES MANAGEMENT ACT 2007

SECTION 115

Exemption Number: ME9903125

TAKE NOTICE that, pursuant to Section 115 of the *Fisheries Management Act 2007*, (the Act) the classes of persons specified in Schedule 1 are exempt from Section 71 of the Act insofar as they may take, injure, damage, or otherwise harm White Sharks also known as Great White or White Pointer Sharks (*Carcharodon carcharias*) in an emergency (the exempted activity), in State waters, subject to the conditions specified in Schedule 2, from 1 December 2020 until 30 November 2021, unless otherwise varied or revoked. Exemption number: ME9903125.

SCHEDULE 1

- A Fisheries Officer appointed under the Fisheries Management Act 2007; or
- A Police Officer appointed under the Police Act 1998.

SCHEDULE 2

- 1. Subject to Condition 2, the exempted activity must not be carried out without the written authorisation and direction of one of the following officers of the Department of Primary Industries and Regions:
 - · Executive Director, Fisheries and Aquaculture
 - · Director Operations, Fisheries and Aquaculture

- Regional Manager, Fisheries and Aquaculture
- · Manager Offshore Patrol Operations, Fisheries and Aquaculture
- 2. Authorisation to carry out the exempt activity may only be granted in such circumstances where there is a threat to human life and/or public safety and it is in the public interest.
- 3. Authorisation may be verbal if the urgency of the situation requires an immediate response. In these circumstances written confirmation of the authorisation and direction must be given within 48 hours.
- 4. No authorisation is required if:
 - The threat to human life from shark attack is considered to be so imminent that seeking authorisation is not reasonably practicable; or
 - All reasonable attempts to contact the persons listed in condition 1 have been unsuccessful and immediate action is required in circumstances consistent with Condition 2.

Dated: 7 December 2020

HON DAVID BASHAM MP Minister for Primary Industries and Regional Development

HOUSING IMPROVEMENT ACT 2016

Rent Control

The Minister for Human Services Delegate in the exercise of the powers conferred by the *Housing Improvement Act 2016*, does hereby fix the maximum rental per week which shall be payable subject to Section 55 of the *Residential Tenancies Act 1995*, in respect of each house described in the following table. The amount shown in the said table shall come into force on the date of this publication in the Gazette.

Address of Premises	Allotment Section	<u>Certificate of Title</u> Volume/Folio	Maximum Rental per Week Payable
42 Teasdale Crescent, Parafield Gardens SA 5107	Allotment 113 Deposited Plan 10604 Hundred of Yatala	CT5079/944	\$0.00
1 Lylow Court, Findon SA 5023	Allotment 3 Deposited Plan 5863 Hundred of Yatala	CT5565/451	\$0.00

Dated: 10 December 2020

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

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:

- **First:** an estate in fee simple being portion of Allotment 4 in Deposited Plan No 18712 in the Hundred of Port Adelaide in the area named Port Adelaide as comprised in Certificate of Title Volume 6129 Folio 50 and being more particularly defined as Allotment 21 in the plan D122931 subject only to the easement over the land marked "A" to Distribution Lessor Corporation (subject to Lease 8890000) (TG 6451920) and, expressly excluding the free and unrestricted right of way easement over the land marked "C" in DP 18712
- Secondly: appurtenant to Certificate of Title Volume 5722 Folio 686, the free and unrestricted right of way over the land marked "B" as described in Certificate of Title in the land First above described

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.

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

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

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

3. Inquiries

Inquiries should be directed to:

Chris Southam GPO Box 1533 Adelaide, SA 5001 Phone: (08) 8343 2574

Dated: 8 December 2020

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

ROCCO CARUSO Manager, Property Acquisition (Authorised Officer) Department of Planning, Transport and Infrastructure

DIT 2019/03967/01

LIQUOR LICENSING ACT 1997

South Australia

Liquor Licensing (Dry Areas) Notice 2020

under section 131(1a) of the Liquor Licensing Act 1997

1—Short title

This notice may be cited as the Liquor Licensing (Dry Areas) Notice 2020.

2—Commencement

This notice comes into operation on 13 December 2020.

3—Interpretation

(1) In this notice—

principal notice means the *Liquor Licensing (Dry Areas) Notice 2015* published in the Gazette on 5.1.15, as in force from time to time.

(2) Clause 3 of the principal notice applies to this notice as if it were the principal notice.

4—Consumption etc of liquor prohibited in dry areas

- (1) Pursuant to section 131 of the Act, the consumption and possession of liquor in the area described in the Schedule is prohibited in accordance with the provisions of the Schedule.
- (2) The prohibition has effect during the periods specified in the Schedule.
- (3) The prohibition does not extend to private land in the area described in the Schedule.
- (4) Unless the contrary intention appears, the prohibition of the possession of liquor in the area does not extend to—
 - (a) a person who is genuinely passing through the area if—
 - (i) the liquor is in the original container in which it was purchased from licensed premises; and
 - (ii) the container has not been opened; or
 - (b) a person who has possession of the liquor in the course of carrying on a business or in the course of his or her employment by another person in the course of carrying on a business; or
 - (c) a person who is permanently or temporarily residing at premises within the area or on the boundary of the area and who enters the area solely for the purpose of passing through it to enter those premises or who enters the area from those premises for the purpose of leaving the area.

Schedule—Lobethal Area 1

1—Extent of prohibition

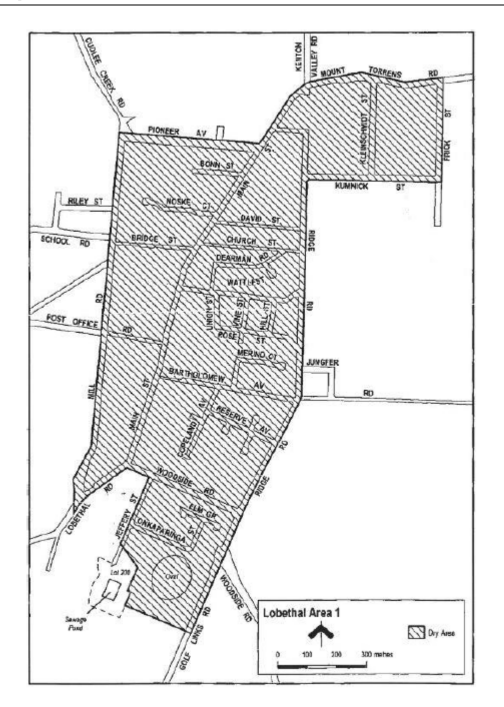
The consumption of liquor is prohibited and the possession of liquor is prohibited.

2—Period of prohibition

From 7pm to 7am on each day from Sunday 13 December 2020 to Thursday 24 December 2020.

3—Description of area

The area in and adjacent to Lobethal bounded as follows: commencing at the point at which the western boundary of Mill Road meets the north-western boundary of the Adelaide to Lobethal Road, then generally northerly along that boundary of Mill Road and the prolongation in a straight line of that boundary to the point at which it is intersected by the prolongation in a straight line of the northern boundary of Pioneer Avenue, then easterly along that prolongation and boundary of Pioneer Avenue to the point at which it meets the north-western boundary of Main Street, then generally north-easterly and easterly along that boundary of Main Street and the northern boundary of the Lobethal to Mount Torrens Road to the point at which that northern boundary is intersected by the prolongation in a straight line of the eastern boundary of Frick Street, then southerly along that prolongation and boundary of Frick Street to the point at which it is intersected by the prolongation in a straight line of the southern boundary of Kumnick Street, then westerly along that prolongation and boundary of Kumnick Street to the eastern boundary of Ridge Road, then southerly and south-westerly along that boundary of Ridge Road to the point at which it meets the northern boundary of the Lobethal to Woodside Road, then in a straight line by the shortest route to the point at which the eastern boundary of Golf Links Road meets the southern boundary of the Lobethal to Woodside Road, then generally south-westerly along that boundary of Golf Links Road to the point at which it is intersected by the prolongation in a straight line of the southern boundary of the sewage pond in Lot 200 of DP71985, then westerly along that prolongation to the eastern boundary of Lot 200, then generally north-easterly along that eastern boundary to the north-eastern boundary of Lot 200, then north-westerly along the north-eastern boundary of Lot 200 and the prolongation in a straight line of that boundary across Jeffery Street to the north-western boundary of Jeffery Street, then north-easterly along that boundary of Jeffery Street to the southern boundary of the Lobethal to Woodside Road, then westerly along that boundary of the Lobethal to Woodside Road to the southeastern boundary of the Adelaide to Lobethal Road, then south-westerly along that boundary of the Adelaide to Lobethal Road to the point at which it is intersected by the prolongation in a straight line of the western boundary of Mill Road, then northerly along that prolongation to the point of commencement.



Made on behalf of the Liquor and Gambling Commissioner

on 2 December 2020

LIVESTOCK ACT 1997

SECTION 37

Declaration of Livestock Movement Restrictions in Relation to Bivalves for the Purposes of Controlling Pacific Oyster Mortality Syndrome

PURSUANT to Section 37 of the *Livestock Act 1997* and for the purposes of controlling Pacific Oyster Mortality Syndrome (POMS) caused by Ostreid herpesvirus type 1 microvariant, a notifiable disease of Pacific Oysters (*Crassostrea gigas*), I, Mary Ruth Carr, Chief Inspector of Stock, delegate of the Minister for Primary Industries and Regional Development, impose the following requirements in relation to the movement of bivalves from the Port River Estuary System:

(1) live or dead bivalves taken from the area described in Schedule 1 of this Notice, must not be moved out of the area described in Schedule 1 of this Notice, unless the prior written approval of the Chief Inspector of Stock has been obtained for the movement of bivalves out of the area, and all conditions of the approval are complied with.

SCHEDULE 1

(1) The area of the Port River Estuary System from West Lakes to Port Gawler, including Section Bank, which includes all waters of the Port River Estuary contained within and bounded by a line commencing at the line of Mean High Water Springs closest to 34°40′12.21″ South, 138°26′35.28″ East (end of Port Gawler Road), then beginning easterly following the line of Mean High Water Springs, including West Lakes, North Arm and tributaries, to the location closest to 34°46′58.98″ South, 138°28′40.51″ East, then north westerly to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.

(2) Lines specified are geodesics and all co-ordinates are expressed in terms of the Geocentric Datum of Australia 2020 (GDA2020).

A map of the above-described area can be found at www.pir.sa.gov.au/fishing/closures_and_aquatic_reserves/fishing_closures

In this Notice:

Bivalve means an aquatic mollusc which has a compressed body enclosed within a hinged shell, such as oysters, mussels, vongole, razorfish and scallops.

GDA2020 has the same meaning as in the National Measurement (Recognized-Value Standard of Measurement of Position) Determination 2017 made under section 8A of the *National Measurement Act 1960* of the Commonwealth.

This Notice will remain in force until 31 December 2021 unless amended or revoked by a subsequent Notice.

Dated: 8 December 2020

MARY RUTH CARR Chief Inspector of Stock

Delegate of the Minister for Primary Industries and Regional Development

MENTAL HEALTH ACT 2009

Authorised Mental Health Professional

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

Sean Millar

Dumisani Nyathi

A person's determination as an Authorised Mental Health Professional expires three years after the commencement date. Dated: 8 December 2020

> DR J. BRAYLEY Chief Psychiatrist

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:	First AU Limited
Location:	Mabel Creek area—approximately 45 km west of Coober Pedy
Pastoral Leases:	Mabel Creek, Mount Clarence
Term:	2 years
Area in km ² :	519
Reference number:	2020/00149
Applicant:	OZ Exploration Pty Ltd
Location:	Nilpinna area—approximately 110 km northeast of Coober Pedy
Pastoral Leases:	Nilpinna, Anna Creek
Term:	2 years
Area in km ² :	904
Reference number:	2020/00150
Applicant:	OZ Exploration Pty Ltd
Location:	Anna Creek area—approximately 115 km northeast of Coober Pedy
Pastoral Leases:	Anna Creek, Nilpinna
Term:	2 years
Area in km ² :	938
Reference number:	2020/00151
Applicant:	OZ Exploration Pty Ltd
Location:	Mount Willoughby area—approximately 60 km northwest of Coober Pedy
Pastoral Leases:	Mount Willoughby, Mabel Creek
Term:	2 years
Area in km ² :	989
Reference number:	2020/00152

Applicant:	OZ Exploration Pty Ltd
Location:	Ingomar area—approximately 50 km south of Coober Pedy
Pastoral Leases:	Ingomar
Term:	Two years
Area in km ² :	227
Reference number:	2020/00153
Applicant:	Rio Tinto Exploration Pty Limited
Location:	Mount Barry area—approximately 30 km north of Coober Pedy
Pastoral Leases:	Mount Barry
Term:	2 years
Area in km ² :	455
Reference number:	2020/00154
Applicant:	Rio Tinto Exploration Pty Limited
Location:	Tallaringa Conservation Park area—approximately 120 km northwest of Coober Pedy
Term:	Two years
Area in km ² :	452
Reference number:	2020/00156
Applicant:	Ore Detect Pty Ltd
Location:	Lake Everard area—approximately 160 km southwest of Woomera
Pastoral Leases:	Lake Everard
Term:	1 year
Area in km ² :	79
Reference number:	2020/00157
Applicant:	Yandan Gold Mines Pty Ltd
Location:	Carriewerloo area—approximately 50 km northwest of Port Augusta
Pastoral Leases:	Yudnapinna, Pandurra, Carriewerloo
Term:	2 years
Area in km ² :	238
Reference number:	2020/00158
Applicant:	First AU Limited
Location:	Mount Clarence Station area—approximately 25 km northwest of Coober Pedy
Pastoral Leases:	Mount Clarence
Term:	2 years
Area in km ² :	319
Reference number:	2020/00159
Applicant:	Rio Tinto Exploration Pty Limited
Location:	Mount Clarence Station area—approximately 35 km southwest of Coober Pedy
Pastoral Leases:	Mabel Creek, Mount Clarence
Term:	2 years
Area in km ² :	161
Reference number:	2020/00160
Applicant:	First AU Limited
Location:	Mabel Creek area approximately—50 km west-southwest of Coober Pedy
Pastoral Leases:	Mabel Creek
Term:	2 years
Area in km ² :	210
Reference number:	2020/00174

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

http://energymining.sa.gov.au/minerals/exploration/public_notices/exploration_licence_applications or by contacting Mineral Tenements on (08) 8463 3103.

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.

Dated: 10 December 2020

J. MARTIN Mining Registrar as delegate for the Minister for Energy and Mining Department for Energy and Mining MOTOR VEHICLES ACT 1959

South Australia

Motor Vehicles (Approval of Motor Bikes and Motor Trikes) Notice 2020 No 9

under the Motor Vehicles Act 1959

1—Short title

This notice may be cited as the *Motor Vehicles (Approval of Motor Bikes and Motor Trikes) Notice* 2020.

2—Commencement

This notice will come into operation on the date of publication in this Gazette.

3—Approved motor bikes and motor trikes

For the purposes of Schedules 2 and 3 of the *Motor Vehicles Regulations 2010* and the transitional provisions of the *Motor Vehicles Variation Regulations 2005* (No 233 of 2005), the motor bikes and motor trikes specified in Schedule 1 are approved.

Schedule 1—Approved motor bikes and motor trikes

The following are approved:

- All motor bikes and motor trikes built before December 1960 with an engine capacity not exceeding 660ml
- All motor bikes and motor trikes with an engine capacity not exceeding 260 milliliters and a power to weight ratio not exceeding 150 kilowatts per tonne, except the following:

Suzuki RGV250

Kawasaki KR250 (KR-1 and KR1s models)

Honda NSR250

Yamaha TZR250

Aprilia RS250

• All motor bikes and motor trikes with electric powered engines, with a power output not in excess of 25 kw

Motor bikes and Motor trikes with electric powered engines listed in the table below are approved:

MAKE	MODEL	VARIANT NAME	YEAR(S)	CAPACITY
FONZARELLI	125	125	2014-2015	Electric
ZERO	DS	Zero DS	Unit 2015	Electric
	S	Zero S	Until 2015	Electric

Motor bikes and motor trikes with an engine capacity not less than 261ml and not exceeding 660ml listed in the table below are approved:

MAKE	MODEL	VARIANT NAME	YEAR(S)	CAPACITY
AJP	PR7	PR7	2017	600
AJS	MODEL 18	MODEL 18	pre 1963	497
	MODEL 20	MODEL 20	1955-61	498
APRILIA	Moto 6.5	Moto 6.5	1998-99	649
	M35	SR MAX 300	2012	278
	PEGASO 650	DUAL SPORTS	1994-01	652
	PEGASO 650	OUTBACK	2000-01	652
	PEGASO 650 PEGASO 650 I.E.	Factory 650 OUTBACK	2007-08 2001-02	660 652
	PEGASO 650 I.E. PEGASO 650 I.E.	DUAL SPORTS	2001-02	652
	SCARABEO 300	VRG	2001-00	278
	SCARABEO 400	SCARABEO 400	2007	399
	SCARABEO 500	SCARABEO 500	2007-08	460
	SPORTCITY300	SPORTCITY300	2010-12	300
	STRADA 650	ROAD	2006-08	659
	STRADA 650	TRAIL	2006-08	659
	VS (SXV 550)	SXV 550 (VSS-VSL) 14.5kW	2006-08	553
	VS (SXV 450)	SXV 450 (VSR-VSH) 14kW	2006-08	449
	VP (RXV 450)	VPV-VPT-VPH 18.3kW	2006-10	449
	VP (RXV 550)	VPZ- VPX- VPL 20kW	2006-10	553
ASIAWING	LD450	ODES MCF450	2011-13	449
ATK	605	605	1995	598
BENELLI	VELVET DUSK	VELVET DUSK	2003-05	383
	LEON	Leoncino 500	2018-20	500
	P10 P18	BN 302 LEONCINO 500	2015 on 2017 on	300 500
	P18	LEONCINO 500 LEONCINO 500 TRAIL	2017 on 2018 on	500
	P18	BENELLI	2018 011	500
	P16	TRK502	2017	500
	P16	TRK 502X	2018 on	500
	P25	GT600 RESTRICTED	2014-15	600
	P25	BN 600 RESTRICTED	2013-14	600
	P36	502C	2019	500
BETA	RR E3	RR350	2011	349
	RR E3	RR400	2010-11	398
	RR E3	RR450	2010-11	449
	RR450	RR450	2008	448
	RR450	RR450	2000-07	448
	RR E3	RR520	2010-11	498 293
	RR300 2T RR350 4T	RR300 2T RR350 4T	2019 2019	293 349
	RR390 4T	RR390 4T	2019	386
	RR430 4T	RR430 4T	2019	431
	RR480 4T	RR480 4T	2019	478
	RR525	RR525	2008	510
	RR525	RR525	2000-07	510
	FUPA RR E3	RR 2T 300	2012-17	293
	FUPA RR E3	RR350 20 & RR350 15	2016-17	349
	FUPA RR E3	RR390 31 & RR390 16	2016-17	386
	FUPA RR E3	RR430 32 & RR430 17 RR480 33 & RR480 18	2016-17	431 478
	FUPA RR E3 FUPA E5	E5 00	2016-17 2015	293
	FUPA E5	E3 00 E8/03	2015	293
	BETA	FUPA RR E3	2018	293
	BMARR	RR350 15	2018	349
	BMA RR	RR390 16	2018	386
	BMA RR	RR430 17	2018	431
	BMARR	RR480 18	2018	478
D3 7337	XTRAINER 300 2T	XTRAINER 300 2T	2019	293
BMW	C400X	0C09/C400X	2018-20	350
	C650 C650	C600 SPORT C650 GT/Sport	ALL All	647 647
	0000	C650 GT/Sport	All	047

MAKE	MODEL	VARIANT NAME	YEAR(S)	CAPACITY
	F650	FUNDURO	1995-00	652
	F650CS	SCARVER	2002-05	652
	F650CS	SE ROAD	2004-06	652
	F650GS	DAKAR	2000-08	652
	F650GS	F650GS	2000-08	652
	F650ST	F650ST	1998	652
	F650	G650 GS	2009-2016 2012-2016	652
	F650 G 450 X	G650 GS Sertao G 450 X	2012-2016 2008-10	652 450
	G 450 X G650GS	Sertao	All	430 650
	G310	G310R-0G01	2016-17	313
	G310GS	G310GS-0G02	2016	313
	R45	R45	All	453
	R50	R50	1969	499
	R60	R60	1967	590
	R65	R65	1981-88	650
	R65LS	R65LS	1982-86	650
	R69	R69	1961	600
BOLWELL	LM25W	FIRENZE	2009	263
BRAAAP	ST	450	2016-17	450
BRP	Can am Ryker	Rotax 600 ACE	2018	599
BSA	A50	A50	1964-70	500
	A65	A65	1966-69	650
	A7	A7	1961	500 350
	B40 B44	B40 B44	1969 1967-71	350 440
	B44 B50	B44 B50	1907-71	495
	B50SS GOLDSTAR	B50SS GOLDSTAR	1971	498
	GOLD STAR	GOLD STAR	1962	500
	LIGHTNING	LIGHTNING	1964	654
	SPITFIRE MKIII	SPITFIRE MKIII	1967	650
	THUNDERBOLT	THUNDERBOLT	1968	499
BUELL	Blast	STREET FIGHTER	2002-07	491
BUG	SEE KYMCO			
BULTACO	ALPINA	ALPINA	1974	350
	FRONTERA	FRONTERA	1974	360
C A C HUA	SHERPA	SHERPA	1974	350
CAGIVA	360WR	360WR	1998-02	348
	410TE 610TEE	410TE 610TEE	1996 1998	399 576
	650 ALAZZURA	650 ALAZZURA	1998	650
	650 ELFANT	650 ELFANT	1985-88	650
	CANYON 500	DUAL SPORTS	1999-06	498
	CANYON 600	DUAL SPORTS	1996-98	601
	RIVER 600	RIVER 600	1995-98	601
	W16 600	W16 600	1995-97	601
CCM	GP Series	GP450-1(A1 30kW)	2015-16	450
	GP Series	GP450-2(A1 30kW)	2015-16	450
СҒМОТО	CF 650	CF650NK-LAM	2012-16	649
	CF 650	CF650TK-LAM	2013-17	649
	CF 650 (400NK)	400NK	2016-17	400
	CF 650 CF650	650NK-LAM	2016-17	649 649
COSSCK	650	650MT Ural	2016-17 1974	649 649
DERBI	MULHACEN	MULHACEN	2008	659
DERDI	RAMBLA	RA 300	2000	278
DNEPR	K650	K650	1972	650
	K650	K650 DNEPR	1967-74	650
	MT9	MT9	1974	650
DUCATI	400 MONSTER	400 MONSTER	2002	398
	400 SIE	400 S I E monster		398
	400 SS JUNIOR	400 SS	1989-96	398
	400SS	400SS	1992-95	398
	500SL	PANTAH	1984	499
	500 DESMO	500 Sport Desmo	1978	497
	600 MONSTER	600 MONSTER	1994-01 1998-01	583 583
	600 MONSTER 600 S	DARK 600 SUPERSPORT	1998-01	583 583
	000 5	000 DOI LINDI OKI	1777771	505

MAKE	MODEL	VARIANT NAME	YEAR(S)	CAPACITY
	600M	600M	1994-01	583
	600SL	PANTAH	1980-84	583
	600SS	600SS	1994-98	583
	620 MONSTER LITE	M620 LITE	2003-07	618
	620 MULTISTRADA LITE	MTS620 24.5Kw	2005-07	618
	659 Monster	Monster 659	All	659
	DM 350	350	pre 85	350
	DM 450	450	pre 85	448
	DM450	DM450	1972	450
	DM500	DM500	1981-84 1986-1989	498 349
	F3 F4	350 F3 400 F4	1986-1989	349 400
	гч M4	M620ie LITE	2003-04	400 620
	M4 M5	Monster 659	2003-04	659
	KA (Scrambler)	00AA Sixty2	2015-16	399
	MD	02AU	2017	659
ELSTAR SHINERAY	XY400	WB400 & WB400c	2015-16	397
	XY400	CLASSIC C	2018	397
	XY400	SCRAMBLER C	2018	397
	XY400	CAFÉ RACER	2018	397
	XY400	CAFÉ RACER F	2018	397
ENFIELD	BULLET	CLASSIC	1993-08	499
	BULLET	DELUXE	1993-08	499
	BULLET	ELECTRA ROAD	2006-08	499
	BULLET 350	DELUXE	1988-01	346
	BULLET 350	SUPERSTAR	1988-95	346
	BULLET 350 BULLETT 500	CLASSIC 500	1993-01 1995	346 499
	BULLET 65	ROAD	2003-04	499
	LIGHTNING	ROAD	2000-08	499
	MILITARY	ROAD	2002-08	499
	TAURAS	DIESEL	2001	325
FANTIC	TZ	EC300	2011-12	300
	TZ	Gas Gas EC30	2012	300
GAS-GAS	4E (IPA 48807)	EC 30	2018	299
	4E	EC 30	2017	299
	4E	EC25	2017	299
	EC300	SM SUPERMOTARD	2002	299
	EC300 EC400	ENDURO FSE ENDURO	2001-02 2002-03	299 399
	EC400 EC450	FSE ENDURO	2002-03	449
	EC450	FSE SUPERMOTARD	2003-08	449
	EC450	FSR ENDURO	2006-08	449
	FS 400	FS40A	2006	398
	FS 450	FS45	2006	443
	FS 500	FS50 (503)	2006-2009	503
	FSE 400	400	2002	398
	FSE 450	450 220 FD + H	2003-08	398
	PAMPERA	320 TRAIL	1998-02	333
	PAMPERA PAMPERA	400 TRAIL 450	2006-08 2007-08	399 443
	SM400	SUPERMOTARD	2007-08	399
	SM450	SUPERMOTARD	2003-08	443
	TT300	EC300	1998-08	295
	EC ENDURO	EC30	2016-17	299
	CONTACT ES	280 ES	2018	272
GILERA	FUOCO 500 NEXUS 500	FUOCO 500 NEXUS 500	2007-13 2003-08	493 460
HARLEY	SS350	Sprint	69-1974	350
DAVIDSON	XGS SERIES	Street 500 -XG500 16MY	2014-15	494
	XGS SERIES	Street 500 -X0500 10W1	2014-13 2016-on	494
	XGS SERIES	XG500 17MY	2016-17	494
	TC HARLEY	STREET 500	2017-2020	494
HONDA	600V TRANSALP	600V	1988	583
	BROS	BROS	1992	399
	C70	DREAM	pre 1970	305

MAKE	MODEL	VARIANT NAME	YEAR(S)	CAPACITY
	CB300R	CBF300NA	2018-20	286
	CB300 (FA)	CB300FA	2014-17	286
	CB350	CB350	1969	348
	CB350F	CB350F	1973	325
	CB360	CB360	1973-75	360
	CB400	CB400	1981 -2013	395
	CB400F	CB400F	1975-77	408
	CB400N	CB400N	1981	395
	CB400T	CB400T	1977 2008 -	408
	CB400 ABS	CB400 ABS	2013	399
	CB450	CB450	1967-75	450
	CB500 FOUR	CB500-FOUR K,K1,K2	1971-73	498
	CB500 TWIN CB500F	CB500T CB500FA/F	1974-78 2012-19	498 471
	CB500F CB500X	CB500FA/F CB500XA	2012-19	471
	CB500X CB550	CB500AA CB550	1974-78	544
	CB650F	CB650FA-LTD-16ym	2015-2017	649
	CBR650F	CBR650FA-LTD-16ym	2015-2016	649
	CB650	CB650	All	650
	CBR500R	CBR500RA	2012-19	471
	CBR650R	CBR650R	2019	649
	CBX550	CBX550F	1982-85	572
	CX500	CX500	1979	500
	CMX500A	CMX500A	2016-20	471
	CJ360	CJ360	1976	356
	CL450	CL450	1965-77	444
	CRF150 CRF400R	150R/RB CRF400R	All 2013	149 399
	CRF450L	CRF450L	2013	449
	CRF450X	CRF450X	2005-09	449
	CX500	CX500	1977-82	495
	DEAUVILLE	NT650V	2002-06	647
	CBR300R	CBR300R	2014-15	286
	CBR300R	CBR300RA	2014-15	286
	Fortza 300	NSS300 Forza	All	279
	FJS400A	SW-T400	2009	399
	FT500	FT500	1984	498
	FTS600D GB400	SILVERWING GB400	2006-08 All	582 399
	GB400 GB500	GB400 GB507	1987-91	498
	GL400	GL400	1985	396
	NF02	SH300	2009	279
	NSS300	NSS300	2013	279
	NT400	NT400	1989-92	400
	NT650V	DEAUVILLE	2003-06	647
	NTV650	REVERE	1989-92	647
	NX650	DOMINATOR DCV150	1988-00	644
	PCX150 REVERE	PCX150 REVERE	153 1990	647
	SL350	SL350	1990	348
	OBI RVF400 VFR400	OBI RVF400 Otobai import model only	All	400
	Steed	steed	2002	398
	VT400	VT 400	All	398
	VT400C	SHADOW	2009	399
	VT500	VT500	1983-87	491
	VT600C	VT600C	1993-00	583 583
	VT600C XBR500	SHADOW VLX XBR500	1988-2008 1986-89	583 499
	XBR500SH	XBR500 XBR500	1986-89	499
	XL350	XL350	1980-89	339
	XL500	XL500	1979-84	498
	XL600R	XL600R	1984-87	589
	XL600RMG	XL600RMG	1986-88	591
	XL600VH	TRANSALP	1987-89	583
	XL650V	TRANSALP	2002-08	647
	XL650	TRANSALP	2005	647

MAKE	MODEL	VARIANT NAME	YEAR(S)	CAPACITY
	XR250	XR250R	All	
	XR350	XR350	1983	339
	XR350R	XR350R	1983-84	339
	XR350R XR400	XR350R XR400	1985-86 1996-08	353 397
	XR400 XR400 MOTARD	XR400 XR400M	1996-08	397
	XR400 MOTARD XR400R	XR400R	1996-08	397
	XR500R	XR500R	1983-84	498
	XR600R	XR600R	1985-00	591
	XR650L	XR650L/ XR650R	2001-06	644
	XR650R	XR650R Kss and Mss (only)	2004-05	649
	XR650R	XR650R (Australian version only)	1999-2001	649
	CRF450L	CRF450L2019YM	2018	449
HUNTER	DD350E-6C	DAYTONA	2010-13	320
	DD350E-6C	SPYDER	2010-13	320
	DD350E-2	BOBBER	2011-13	320
HUSABERG	FE350	ENDURO	All	350
	FE400	ENDURO	All	399
	FE450	ENDURO	2008-14	449
	FE501E FE501	ENDURO ENDURO	1997-12 2012-14	501 510
	FE501 FE570	ENDURO	2012-14 2008-10	565
	FE600E	ENDURO	1997-00	595
	FE650E	ENDURO	2004-08	628
	FE650E	ENDURO	2000-04	644
	FS450E	ENDURO	2004	449
	FS450	SUPERMOTARD	2008-10	449
	FS570	SUPERMOTARD	2009-10	565
	FS650C/E	SUPERMOTARD	2004-08	628
	FS650E	SUPERMOTARD	2002-04	644
	TE300	TE Series	2010-14	293
	FE01 FE01	FE450 MY05 (Ab) FS650 MY05 (Db)	2004 2004	449 628
HUSQVARNA	300WR	WR300	2004	298
nosęvinkum	310TE	TE310 A3	2009-13	303
	310TE	TE310 A2	2008-10	298
	350TE	TE350	1995	349
	400SM	SUPERMOTARD	2002-04	400
	400TE	ENDURO	2000-01	400
	410TE	ENDURO	1998-00	400
	410TE	ENDURO	1994-97	415
	450SM/R/RR 450TC	SUPERMOTARD MOTOCROSS	2003-08 2001-08	449 449
	450TE	ENDURO	2001-08	449
	450TE-IE	ENDURO	2007-08	449
	450TXC	TRAIL	2007-08	449
	A6 SMR 449	A600AB	2010-12	450
	A6 TE 449	A600AATE449	2010-13	450
	A6 SMR 511	A601AB	2010-12	478
	A6 TE 511	A601AATE511	2010-13	478
	A6 SMR 511	A602AB	2012	478
	A8 510SM	0H11B 35kW SUPERMOTARD	2013 2006-10	652 501
	510TC	MOTOCROSS	2000-10	501
	510TE	ENDURO	1986-2008	510
	510TE-IE	TE510IE	2008	510
	570TE	570TE(RP)	2000	577
	610SM	SUPERMOTARD	2000-08	577
	TE610	TE610(RP), dual sports	2000 on	577
	AE430	ENDURO	1986-88	430
	SMS630	A401AB SMS630	2010-on	600
	SMR449 SMR511	SMR449 SMR511	2011	449.6
	SMR511 TE	SMR511 TE300	2012 2014 on	447.5 298
	TE	TE300	2014 011 2016-17	298
	FE	FE350	2010-17 2014-on	350
		- 2000		200

MAKE	MODEL	VARIANT NAME	YEAR(S)	CAPACITY
	FE	FE450	2014 on	449
	FE	FE450	2016-17	450
	FE	FE501	2014 on	501
	FE TE 440	FE501	2016-17	510
	TE449	Enduro 2014 Enduro 2013	2013 2006-2013	449.6 477.5
	TE510 (A2) TE630	A401AA TE630	2000-2013 2010-on	600
	TR650	TR650 Terra	2010-011	652
	WR260	ENDURO	1990-91	260
	WR300	ENDURO	2010-13	293
	WR360	ENDURO	1991-03	349
	WR400	ENDURO	1984-88	396
	WR430	ENDURO	1988	430
	Pilen Series	VP 401	2018	373
IWOSTING	Pilen Series	SP 401	2018	373
HYOSUNG	GT650 EFI GT650R EFI	GT650EFI Lams GT650R EFI Learner	All All	647 647
	GV650C/S	Lams model	All	647
INDIAN	VELO	VELO	1969	500
JAWA	350	350	1974	350
	634 ROAD	634 ROAD	1984-85	343
	638 ROAD	638 ROAD	1985-86	343
JONWAY	MALIBU	MALIBU 320	2012	320
KAWASAKI	EN400	Vulcan	1986	400
	EN450	450LTD	1985-87	454
	EN500 ER-5	Vulcan ER500	1990-02 1999-06	500 498
	ER-6NL ABS	ER500 ER-6nl ABS learner model	2012-2016	498 649
	ER-650C	ER-6nL	2012 2010	649
	ER-650C	ER-6nL ABS	2009-11	649
	ER650H	ER650H LAMS (Z650L)	2016-17	649
	ER650H	ER659K LAM (Z650L)	2019	649
	EX300A (Ninja 300)	EX300B Ninja/ special (A&B)	2012-16	296
	ER300B	ER300B (Z300 ABS)	2015	296
	EX300B	EX300B	2015-2018	296
	EX400 EX400G	GPX 400R Ninja 400 & EX400G	1987-94 2018 - on	399 399
	EX4000 EX650F	Ninja 650L (2012)	2018 - 011 2011	649
	Ninja 650 L model	Ninja 650RL	2009	649
	Ninja 650	Ninja 650RL ABS	2009-11	649
	Ninja 650	Ninja 650L ABS	2011-16	649
	EX650K (LAMS)	Ninja 650 L	2016- current	649
	GPZ550	GPZ550	1981-90	553
	GT550	Z550	1984-88	553
	KL600	KLR600	1984-87	564
	KL650	KLR650	1987-99	651
	KLE500	DUAL SPORTS	1992-08 2017	498 295
	KLE300C KLR600	KLE300C VERSYS-X 300 KL600	1984-87	293 564
	KLR650E	KL650E	1987-2012	651
	KL650E	KLR650	2013-2016	651
	KLX150	KLX150E/KLX150 L	All	
	KLX300R	KLX300R	1996-04	292
	KLX400	KLX400	2003	400
	KLX450R	KLX450R	2007-16	449
	KLX650 KLX650R	KLX650 ENDURO	1989-95 1993-04	651 651
	KZ400	KZ400	1993-04	398
	KZ440	KZ440	1985	443
	KZ500	KZ500	1979	497
	KZ550	KZ550	1986	547
	LE650D	Versys 650L ABS	2010	649
	LE650D	Versys 650L ABS	2011-14	649
	LTD440 LX400	LTD440 LX400 Eliminator	1982 1989	443 398
	S2	S2	1989	346
	52	52	1714	510

MAKE	MODEL	VARIANT NAME	YEAR(S)	CAPACITY
	S3 KLE500	S3 KLE500	1974 1992-2008	400 498
	KLE650F	Versys 650L ABS	2014-17	498 649
	KLE650F	KLE650F ABS L & ABS L	2016-17	649
	KLL0501	MY17		049
	EN650B	Vulcan S ABS/ABS L	2014- current	649
	EN650B	EN650E ABS L 1&2	2016-17	649
	W400	EJ400AE	2006-09	399
	Z400B2 Z400D	KZ400B2 KZ400D	1979 1975	398 398
	Z500	Z500	1980	498
	EX400G	KAWASAKI	2018	399
	ZR550 ZZR400	ZEPHYR ZZR400	1991-99 1991	553 399
	ZZR400 ZZR400	ZZR400 ZZR400	1992	399
KTM	2T-EXC	300 EXC	2012-2017	293
	Adventure	390 Adventure	2020-on	373
	300 exc 390 Duke	300exc 390 Duke	All All	300 390
	125 EXC	125 EXC	All	125
	300EXC	ENDURO	84-2011	293
	300EXC-E 300GS	ENDURO ENDURO	2007-08 1990-95	293 280
	350EXC-F	ENDURO	2011-on	347
	350EXC Special-R	ENDURO	2005-06	350
	360EXC 380EXC	ENDURO ENDURO	1996-98 2000	360 368
	RC390	RC390	all	390
	4T-EXC RACING	350 EXC-F	2012-2016	350
	4T-EXC RACING	450 EXC	2012-2016	449
	4T-EXC RACING 400EXC	500 EXC ENDURO	2012-2016 2008-11	510 393
	400GS	ENDURO	1993-99	400
	400SC	400SC	1996-98	400
	400TE 450EXC	400TE ENDURO	2001 2002-07	$\begin{array}{c} 400\\ 448 \end{array}$
	450EXC	ENDURO	2002-07	449
	450EXC	ENDURO	2011-on	449
	500EXC 500GS	ENDURO ENDURO	2011-on 1984-91	510 553
	510EXC	ENDURO	1999-02	510
	520EXC	ENDURO	2000-02	510
	525EXC	ENDURO	2002-05	510 510
	525EXC-R 530EXC	ENDURO ENDURO	2005-07 2008-11	510
	600 ENDURO	ENDURO	1987-93	553
	600 ENDURO INCAS	ENDURO	1989-90	553
	625SMC 640 4T -EGS	625SMC 640 LC4-EMY04	2004 2004-05	609 625
	640 4T -EGS	640 LC4-MY05	2004-05	625
	660 SMC	4T-EGS	2004	654
	Freeride IS DUKE	Freeride (MY12 on) 390 DUKE (C3)	2012 2013	350 373
	Rally	450 RALLY	2013	449
	Rally	690 RALLY	2017	654
KYBURZ	IS RC DXP	RC 390 KYBURZ	2016-17 2017	373
KYMCO	All model	All models	2017	under 300
	V2	downtown 350i	2015-16	321
	X-Town	(V23010-V23000) KS60A (300i)	2015-10	276
	X-TOWIN XCITING S 400	D62001 & D62000	2010-17 2019-20	400
	AGILITY 300	T4 (300)	2020	276
LAMBRETTA	All model	Lambretta	pre 2008	under 660
LARO	DD350E-6C SPT series	Pro Street 350 SPT350	2011 2011	320 320
LAVERDA	500	500	1979	497

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MAKE	MODEL	VARIANT NAME	YEAR(S)	CAPACITY
LIFAN	All model	All models	2009-10	under 300
LIFENG	Regal Raptor	CRUISER 350	2011	320
MAICO	Enduro	500E	1984-88	488
MATCHLESS	G12	G12	pre 1966	646
	G80 G80	HARRIS G80	1988-90 pre 1963	494 497
MCI	All models	All models under 250	all	250
MBK	FALCONE	YAMAHA XT660R/X	2005-08	660
MONTESA	COTA 330	TRIAL	1985-86	328
	COTA 335	TRIAL	1986-88	327
	COTA 348T	TRIAL	1984-87	305
	COTA 350	TRIAL	1984-85	349
MOTO GUZZI	350 GT Falcone	350 GT Falcone	1992 1972	350 498
	V35	V35	1977-90	346
	V50	V50	1977-79	490
	V50	Monza	1980-85	490
	V65	V65	1982-94	643
	V65	Lario	1984-89	643
MOTO MORINI	3.5 ROAD 350 SPORT	3.5 ROAD 350 SPORT	1984-85 1974-85	344 344
	500 CAMEL	TRAIL	1974-85	479
	500 SEI	500 SEI	1984-85	479
	500 STRADA	500 STRADA	1977-85	479
MUZ	BAGHIRA	ENDURO	1999-02	660
	MASTIFF	SUPERMOTARD	1999-02	660
	SKORPION	REPLICA SPORT	1998-02	660
	SKORPION SKORPION	TRAVELLER	1998-02 1998-02	660 660
	SKORPION	TOUR	1998-02	660
MV AGUSTA	350	350	1972-76	349
NORTON	650SS	650SS	1961-68	650
	ES2	ES2	pre 1963	490
	MANXMAN	b MODEL 50	1961	650
	MODEL 50 MODEL 88	MODEL 50 DOMINATOR	1933-63 pre 1966	348 497
	NAVIGATOR	NAVIGATOR	1964	350
OZ TRIKE	FUN 500	FUN 500	pre 2008	500
PANTHER	MODEL 100	600	pre 1963	598
DELIGEOF	MODEL 120	650	pre 1966	645
PEUGEOT	GEOPOLIS SATELIS	AEAA AEAA	2007-08 2007-08	399 399
	SATELIS	AFAA	2007-08	493
	METROPOLIS	AAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAA	2007-08	399
PGO	All models	All models under 220	All	220
PIAGGIO	All Models	All models	2010-17	under 350
	PSI M59 (MP3 400)	M59101 (400ie RL)	2006-08	399
QJ	PSI M52	M52101 XEVO 400ie	2006-08	399
MOTORCYCLES	BJ60	BJ60	All	600
	P25	BJ600	All	600
RICKMAN	650	Triumph	1964	649
RIYA	RY300T (RY)	RY300T	2012-15	288
ROYAL ENFIELD	All models under660 CNEX	All models under 660 CNEG	till 2014 2018	648
	CNEX	CNEH	2018	648
		CNEG		
	CNEX	(CONTINENTAL GT 650)	2018-19	648
	CNEX	CNEH	2018-19	648
	UMI CONTINENTAL	(INTERCEPTOR GT 650) CONTINENTAL GT	2015	535
	UMI CONTINENTAL UMI BULLET	U3S	2015	535 346
	UMI BULLET	BULLET 500 CKE	2015-19	499
	D4A5C	Himalayan	2016-2019	411
	D4A5C EFI	Himalayan	2019-20	411
RS HONDA	XR400M	MOTARD	2005-08	397
RUDGE WHITWORTH	650	Rudge	pre 1961	650

MAKE	MODEL	VARIANT NAME	YEAR(S)	CAPACITY
SHERCO	S 4	ENDURO 450	2007-2010	448
	S 4	ENDURO 510	2007-2010	510
	S 4	ENDURO 300	2010	290
	S 6	300 2ST	2016-17	293
SUZUKI	AN400	BURGMAN	2008-14	400
	AN 400	AN 400	2016-17	400
	AN650	BURGMAN	2002-15	638
	Burgman 650	Burgman 650	All	638
	Burgman 400ABS	Burgman 400ABS	All	400
	DR350	All	1991-98	349
	DR400	DR400	1999	400
	DR500	All	1981-84	498
	DR600R	DR600R	1985-90 1990-08	598 644
	DR650 DR650SE	All DR650SE	1990-08	644 644
	DR0505E DR-Z250	DR-Z250	All	249
	DR-Z400E	DR-Z400E	All	398
	DR-Z400E DR-Z400S	DR-Z4002	2005-14	398
	DR-Z400SM	DR-Z400SM	2005-17	398
		V-Strom 650 XT learner		
	DL650XAUE DL650AUE	approved V Strom	2014-15 2013-2014	645 645
		DL650 AUE & DL650X		
	DL650	AUE	2016-20	645
	SVF650 (Market name- Gladius)	SVF650 U/UA	2009-2014	645
	SV650-3	SV650 UA	2015-2017	645
	GN400	GN400	1980-81	400
	GR650	All	1983-88	651
	GS400 RMX450 (market name	GS400	1976-82	400
	RMX450Z)	RMX450	2014-15	449
	GS450	All	1981-89	450
	GS500	GS500	2000-13	487
	GS500E GS500F	GS500E GS500F	1976-99 2003-13	492 487
	GS5001 GS550	All	1977-82	549
	GSR400	GSR400	2006-08	398
	GSX400	F	1981-04	398
	GSX400	Ē	1981-84	398
	GSX650F	GSX650 /FU	2008-12	656
	GT380	GT380	1973-78	380
	GT500	GT500	1976-78	500
	GT550	GT550	1973-78	550
	KATANA 550	KATANA 550	1981-83	550
	LS650	Boulevard S40	2015-17	652
	LS650	SAVAGE	1986-89	652
	PE400	PE400	1980-81	400
	RE5	ROTARY	1974	500
	SFV650U SP370	SFV650U ENDURO	2009-17 1978	645 370
	SV650S LAMS	SV650SU LAMs Gladdius	2008/2013	645
	MY18	SV650 SV650	2018	045
	MY18	SV650AUL8	2018	
	T500	T500	1970-74	500
	TS400	TS400	1976	400
	XF650	FREEWIND	1997-01	644
	LS650	LS650	2018	652
	DR650SE	DR650SE	2018	644
	DR-Z400E	DR-Z400E	2018	398
	DR-Z400E	DR-Z400 (2006 MY~)	2018	398
	DR-Z400E AN400	DR-Z400 AN400	2018 2018	400
	LS650	LS650	2018	400 652
SWM	AI	01/AA and 01/AB	2018-2017	600
D 1111	A1 A2	01/AA and 01/AB 01/AA	2013-2017 2016	300
	A2	03/AA and 03/AB	2016	500
	A3	00-01-02	2016	445

B3 Silver Vase, Gran Milano 2019-20 44 SYM All Models All models under 400 2008-12 40 LN GTS 300i Sport 2015-16 27 TGB All Models All models under 300 2012 30 TM 300E ENDURO 2000-08 25 3002T ENDURO 2010 25 400E ENDURO 2002-03 40 450E ENDURO 2003-08 44 450MX 450MX 2008 44 450AT ENDURO 2003-08 52 530E ENDURO 20010 52 530MX 530MX 2008 52 530MX 530MX 2008 52 530MX 530MX 2008 52 5304T ENDURO 2010 52 DAYTONA 500 DAYTONA 500 1970 49 L67Ls7 2014 65 HD Series HD418MY 2017	00 78 00 04 07 00 19 19 19 19 50 28 28 28 28 28 28 28 28 28 50 00 59 50 28 29 50 28 28 28 28 28 28 28 28 28 28 28 29 29 29 29 29 29 29 29 29 29 29 29 29
LN GTS 300i Sport 2015-16 27 TGB All Models All models under 300 2012 30 TM 300E ENDURO 2000-08 29 3002T ENDURO 2010 29 400E ENDURO 2002-03 40 450E ENDURO 2003-08 44 450MX 450MX 2008 44 450MX 450MX 2008 44 450MX 450MX 2003-08 52 530E ENDURO 2003-08 52 530H ENDURO 2003 52 530H ENDURO 2003 52 530H ENDURO 2010 52 510	78 00 04 07 00 19 19 50 28 28 28 28 28 28 28 28 28 28 50 00 59 50 28 29 50 28 29 50 29 50 29 50 29 50 29 50 29 50 29 50 29 50 29 50 29 50 29 50 29 50 29 50 50 50 50 50 50 50 50 50 50 50 50 50
TM 300E ENDURO 2000-08 29 3002T ENDURO 2010 29 400E ENDURO 2002-03 40 450E ENDURO 2003-08 44 450MX 450MX 2008 44 4504T ENDURO 2003-08 52 530E ENDURO 2003-08 52 530MX 530MX 2008 52 530MX 2010 52 53 DAYTONA 500 DAYTONA 500 1970 49 L67Ls7 2014 65 HD Series HD418MY 2017 66 T100 TIGER pre-1970 49 T120 BONNEVILLE 1959-1974	04 07 00 19 50 28 28 28 28 28 28 50 00 59 50 28 50 29 50 20 50 50 20 50 50 20 50 50 50 50 50 50 50 50 50 50 50 50 50
3002T ENDURO 2010 29 400E ENDURO 2002-03 40 450E ENDURO 2003-08 44 450MX 450MX 2008 44 4504T ENDURO 2003-08 52 530E ENDURO 2003-08 52 530MX 530MX 2008 52 5304T ENDURO 2010 52 54 TAMS Street Triple 659 2014	97 90 19 50 28 28 28 28 28 50 90 59 50 28 50 90 59 50 28 19 19
400E ENDURO 2002-03 40 450E ENDURO 2003-08 44 450MX 450MX 2008 44 4504T ENDURO 2010 45 530E ENDURO 2003-08 52 530MX 530MX 2008 52 5304T ENDURO 2010 52 54 ENTORA 500 DAYTONA 500 1970 49 100 TIGER p	00 19 50 28 28 28 28 50 00 59 50 28 19 19 19
450MX 450MX 2008 44 4504T ENDURO 2010 45 530E ENDURO 2003-08 52 530MX 530MX 2008 52 5304T ENDURO 2010 52 5304T LAMs Street Triple 659 2014 65 HD Series HD418MY 2017 66 T120 BONNEVILLE 1959-1974 64 TR6 TROPHY 1969 44 TR6 TROPHY 1961 - 73 64 </th <th>19 50 28 28 28 50 50 59 50 88 19 19 19</th>	19 50 28 28 28 50 50 59 50 88 19 19 19
4504T ENDURO 2010 45 530E ENDURO 2003-08 52 530MX 530MX 2008 52 5304T ENDURO 2010 52 54 ENDYTONA 500 DAYTONA 500 1970 49 100 TIGER pre-1970 49 1120 BONNEVILLE	50 28 28 28 50 50 50 59 50 28 59 50 28 59 59 59 59 59 59 59 59 59 59 59 59 59
530E ENDURO 2003-08 52 530MX 530MX 2008 52 5304T ENDURO 2010 52 DAYTONA 500 DAYTONA 500 1963 35 DAYTONA 500 DAYTONA 500 1970 49 L67Ls7 2014 65 HD Series HD418MY 2017 66 T100 TIGER pre-1970 49 T120 BONNEVILLE 1959-1974 64 TR5 TROPHY 1969 44 TR6 TROPHY 1961 - 73 64	28 28 50 50 59 50 28 49 49 49
5304T ENDURO 2010 52 TRIUMPH 21 21 1963 35 DAYTONA 500 DAYTONA 500 1970 49 LAMs Street Triple LAMs Street Triple 659 2014 65 HD Series HD418MY 2017 66 T100 TIGER pre-1970 49 T120 BONNEVILLE 1959-1974 64 TR5 TROPHY 1969 44 TR6 TROPHY 1961 - 73 64	28 50 59 50 50 88 49 49 49 49
TRIUMPH 21 21 1963 35 DAYTONA 500 DAYTONA 500 1970 49 Street triple LAMs Street Triple 659 2014 65 HD Series HD418MY 2017 66 T100 TIGER pre-1970 49 T120 BONNEVILLE 1959-1974 64 TR5 TROPHY 1969 44 TR6 TROPHY 1961 - 73 64	50 59 50 50 88 49 49 49 49 49
DAYTONA 500 DAYTONA 500 1970 49 Street triple LAMs Street Triple 659 2014 65 HD Series HD418MY 2017 66 T100 TIGER pre-1970 49 T120 BONNEVILLE 1959-1974 64 TR5 TROPHY 1969 44 TR6 TROPHY 1961 - 73 64	90 59 50 98 19 19 19 19
Billet inple L67Ls7 2014 66 HD Series HD418MY 2017 66 T100 TIGER pre-1970 49 T120 BONNEVILLE 1959-1974 64 TR5 TROPHY 1969 44 TR6 TROPHY 1961 - 73 64	50 98 19 19 19 19
HD SeriesHD418MY201766T100TIGERpre-197049T120BONNEVILLE1959-197464TR5TROPHY196944TR6TROPHY1961 - 7364	98 19 19 19 19
T120BONNEVILLE1959-197464TR5TROPHY196944TR6TROPHY1961 - 7364	19 19 19 19
TR5TROPHY196944TR6TROPHY1961 - 7364	19 19 19
TR6 TROPHY 1961 - 73 64	19 19
TR7 TIGFR 1971 6/	
	0
TRIBSA TRIBSA 1960-70 65 UBCO 2018 2X2 UBCO 2018	
URAL DNIEPNER DNIEPNER 1974 65	0
K650 K650 1967-74 65	50
MT9 MT9 1974 65 THRUXTON THRUXTON 1965-67 49	
VESPA All Models All models until 50-	
PSI M45 M45200 300 S/SS 2016-20 27	
PSI M45 M45200 500 5/55 2010-20 27 PSI M45 M45202 300 ABS 2018-20 27	
PSI M45 M45710 300 S/SS 2018-20 27	'8
PSI M45 M45715 300 S/TECH 2019-20 27 PSI M45 M45710 300 2018 27	
PSI M45 M45710 300 2018 27 PSI M45 M45719 GTS 300 SS HPE 2020 27	
PSI M45 M45724 GTS 300 SG 2020 27	
PSI M45 M45200 300 S/SS M45202 2016-2018 27 300 ABS 2016-2018 27	'8
PSI M45 M45202 300 ABS 2018 27 PSI M45 M452710 300 S/SS Jul-05 27	
PSI MA3 MA32710 500 5/55 Jul-05 27 PSI MA3 MA330 300 E4 2016-17 27	
(GIS/SUPER/SS)	
VOR 400 ENDURO 400 ENDURO 2000 39 450 ENDURO 450 ENDURO 2002 45	
500 ENDURO 500 ENDURO 2001 50)3
530 ENDURO 530 ENDURO 2001 53	
VOR ENDURO 400SM 2000-01 39 VOR ENDURO 500SM 2000-01 50	
XINGYUE XY400Y XY400Y 2008-09 40	00
YAMAHA DT400 DT400 1976-77 40	
FZ6R FZ6R All 60 FZ600 FZ600 All 60	
IT426 IT426 1987 42	
IT465 IT465 1987 46	
IT490 IT490 1983 49 MT-03 MT03 2011 on 66	
MT 07 MT07 & MT07 LAF 2015-2016 65	55
MT 07 MT07 & MT07 A 2016-17 65	55
MTM660 XSR700 2017 65 MTT660-A RM 161 2016 65	
MTN320 MTN320-A All 32	21
MX400 MX400 1976 40	00
RD350RD350to 197535RD400RD400197639	
RT2 RT2 1970 36	
RT350 RT350 1972 34	

MAKE	MODEL	VARIANT NAME	YEAR(S)	CAPACITY
	SR400	SR400	All	400
	SR500	SR500	1978-1981	499
	SRX400	SRX400	1985-90	400
	SRX600	SRX600	1986-96	608
	SZR660	SZR660	1997	659
	Tenere	Tener	All	660
	T MAX	Tmax 530	All	530
	TT350	TT350	1986-01	346
	TT500	TT500	1975	500
	TT600	TT600	All	595
	TT600E	TT600E	All	595
	MT-07	MT-07 LAMs	2015-19	655
	MTM660	XSR700	2017-20	655
	TT600R	TT600R	All	595
	TX650	TX650	1976	653
	WR400F	WR400F	1998 - 2000	399
	WR426F	Belgarda import ONLY	2001	426
	WR450F	WR450F	All	450
	WR450F	WR450F (2GC)	All	449
	XJ550	XJ550	1981-82	528
	XJ6	XJ6FL/NL (25kW & 35kW)	All	600
	XJ6	XJ6SL (25kW)	All	600
	XJR400	ZJR400	1999	400
	XJR400	4HM	2003	399
	X\$360	XS360	All	359
	XS400	X\$400	All	391
	XSR700	RM131	2015-17	655
	XP500	XP500	All	499
	XP500	XP500	All	530
	XS650	XS650	1972-1984	653
	XT250	XT250	All	249
	XT350	XT350	All	346
	XT500	XT500	All	499
	XT550	XT550	All	552
	XT600	XT600	All	590
	XT660R	XT660R	All	659
	XT660X	XT660X	All	659
	XT660Z T N R	XT660Z	All	660
	XTZ660	XT660Z Tenere	All	659
	XV400	XV400 Virago	1983	399
	XV535	XV535 Virago	All years	535
	XVS400	XVS400 Dragstar	2001-03	400
	XVS650A/custom	XVS650 custom and classic	All years	649
	XZ400	XZ400	1982	399
	XZ550	XZ550	1982-83	550
	YP400	MAJESTY	All	395
	YZF R3	YZF R3A	All	321
7HEHANA	CZD300 (X-Max300)	CZD300-A	2016-20	292
ZHEJIANG	HT300T	Base	2015	275

An approved motor bike and motor trike must:

- Be the standard model and variant as specified on the above list; and
- Not be modified in any way that increases its power-to-weight ratio.

Schedule 2—Revocation

The Motor Vehicles (Approval of Motor Bikes and Motor Trikes) Notice 2020 No 8 made on 1 October 2020

(Gazette no.78, p.4781) is revoked.

Stuart Gilbert DEPUTY REGISTRAR OF MOTOR VEHICLES

3 December 2020

OPAL MINING ACT 1995

SECTIONS 19 (4) AND 34 (7)

Manner and Form of a Notice of Application for Registration of a

Precious Stones Tenement and use of Declared Equipment

NOTICE is hereby given pursuant to the provision of Sections 19 (4) and 34 (7) of the *Opal Mining Act 1995*, to specify the manner and form of Notice of application for registration of a precious stones tenement and use of declared equipment.

TAKE notice that I, Dr Paul Heithersay, Director of Mines, pursuant to Sections 19 (4) and 34 (7) of the *Opal Mining Act 1995* do hereby: DETERMINE that a Notice of application for registration of a precious stones tenement and use of declared equipment must, in addition

to the requirements of Sections 19 and 34 of the Opal Mining Act 1995 and any determinations made under Regulation 34 of the Opal Mining Regulations 2012, be in the manner and form annexed below.

In accordance with Sections 19 (4) and 34 (7) of the *Opal Mining Act 1995*, this notice will have effect from 1 January 2021. Dated: 2 December 2020

DR PAUL HEITHERSAY Director of Mines



Government of South Australia Department for Energy and Mining

OPAL MINING ACT 1995 (SECTIONS 19(4) and 34(7))

NOTIFICATION OF APPLICATION FOR REGISTRATION OF TENEMENT AND USE DECLARED EQUIPMENT

(Please use BLOCK LETTERS)

To
of
(Full Name – Underline Surname or Company Name)
of(Full Address for Correspondence)
hereby notify that I have pegged a *small / large / extra-large (<i>please circle</i>) *precious stones claim / opal development lease (<i>please circle</i>) on your land, more particularly described as: Section
My application for registration of the above *claim / lease <i>(please circle)</i> was lodged with the office of the Department for Energy and Mining on/ and I was given Provisional Registration Number
□Bulldozer □Excavator □Bobcat □Backhoe □Scraper □Front End Loader
Additional information:
1. Contact telephone number:
2. Email address:
3. Company A.C.N. No. (if applicable):
DATE:
*SIGNATURE: Individual or Director
Director/Secretary (if required)
* In the case of a corporation, this form may be signed by an officer authorised in writing by the said corporation to make this application.

OPAL MINING ACT 1995 SECTION 7 (2)

Manner and Form of an Application for a Precious Stones Prospecting Permit

NOTICE is hereby given pursuant to the provision of Section 7 (2) of the *Opal Mining Act 1995*, to specify the manner and form of an Application for a precious stones prospecting permit.

TAKE notice that I, Dr Paul Heithersay, Director of Mines, pursuant to Section 7 (2) of the Opal Mining Act 1995 do hereby:

DETERMINE that an Application for a precious stones prospecting permit must, in addition to the requirements of Section 7 of the *Opal Mining Act 1995* and any determinations made under Regulation 34 of the Opal Mining Regulations 2012, be in the manner and form annexed below.

In accordance with Section 7 (2) of the Opal Mining Act 1995, this notice will have effect from 1 January 2021.

Dated: 2 December 2020

DR PAUL HEITHERSAY Director of Mines

OFFICE USE ONLY

PSPP	EXPIRY



Government of South Australia Department for Energy and Mining

OPAL MINING ACT 1995 (SECTION 7(2))

APPLICATION FOR A PRECIOUS STONES PROSPECTING PERMIT

(Please use BLOCK LETTERS)

To: THE OPAL MINING	REGIS	TRAR					
I,							
	(Full name – underline Surname or Company Name)						
of							
		(F	ull addre	ess for	correspondence)		
intend to mine at (please a	tick)						
Mintabie endorsed Coober Pedy Andamooka/Stuart Ck	Yes Yes Yes		No No No		Police Clearance Number ILUA to be signed		
and apply for a Precious Ist set plates	Stones]		ting Peri		nder the <i>Opal Mining Act 1995</i> and to be issued with:		
(Please tick which plates	are bein	g applie	ed for)				
Pick Up Personally			P	ost to 2	Address for Correspondence		
permit.	l 6 years ade by the	he Ward entificat	len's Cou ion plate	rt prol s issue	hibiting me from holding a precious stones prospecting ed to me pursuant to this application will hold the same		
for Energy and Mining, it or Identification Plates po	s agents sted to t	, officer he deliv	s and em	ployee ess suj	ccurate. The State of South Australia, the Department es accept no responsibility for loss or damage of PSPPs pplied on this form, nor does it accept liability for any y by delivery through postal services.		
Additional information: 1. Contact telephone num	ber:						
2. Email address:							
DATE.							
DATE:							
*SIGNATURE:					Individual or Director		
					Director/Secretary (if required)		

* In the case of a corporation, this form may be signed by an officer authorised in writing by the said corporation to make this application.

CERTIFICATION

I certify that as a result of my enquiries I am satisfied that the person named in this application is the person whose signature appears above, or has the appropriate authority to sign this application on behalf of the corporation stated above.

Signature:	
Name:	
Address:	
Status:	

(Justice of the Peace, Officer of the Department for Energy and Mining, Member of the Police Force, Proclaimed Bank Manager or Commissioner for taking Affidavits)

OFFICE USE ONLY

Rec. No.		DATE STAMP
Amount: Set 1 \$ Set 2 \$	Prepared	
Set 3 \$ Total: \$	Checked	
ldent.		

OPAL MINING ACT 1995

SECTION 19 (2)

Manner and Form of an Application for a Precious Stones Tenement

NOTICE is hereby given pursuant to the provision of Section 19 (2) of the *Opal Mining Act 1995*, to specify the manner and form of an Application for a precious stones tenement.

TAKE notice that I, Dr Paul Heithersay, Director of Mines, pursuant to Section 19 (2) of the Opal Mining Act 1995 do hereby:

DETERMINE that an Application for a precious stones tenement must, in addition to the requirements of Section 19 of the *Opal Mining Act 1995* and any determinations made under Regulation 34 of the Opal Mining Regulations 2012, be in manner and form annexed below.

In accordance with Section 19 (2) of the Opal Mining Act 1995, this notice will have effect from 1 January 2021.

Dated: 2 December 2020

DR PAUL HEITHERSAY Director of Mines



Government of South Australia Department for Energy and Mining

OPAL MINING ACT 1995 (SECTION 19(2))

APPLICATION FOR REGISTRATION OF A PRECIOUS STONES TENEMENT

(For use where claim is pegged on a proclaimed precious stones field)

Additional information:

1.	Contact telephone number:
2.	Email address:
DA	ТЕ:
	GNATURE:
	Individual or Director

Director/Secretary (if required)

* In the case of a corporation, this form may be signed by an officer authorised in writing by the said corporation to make this application.

OFFICE USE ONLY

Receipt No. Amount	PIIM's	DATE STAMP
D.O.P	Entered By Date	
PSPP Signature	Date Active	
Prov. No.	Registrar	

OPAL MINING ACT 1995

SECTION 28 (1)

Manner and Form of a Notice of Surrender of a Precious Stones Tenement

NOTICE is hereby given pursuant to the provision of Section 28 (1) of the Opal Mining Act 1995, to specify the manner and form of a Notice of surrender of a precious stones tenement.

TAKE notice that I, Dr Paul Heithersay, Director of Mines, pursuant to Section 28 (1) of the Opal Mining Act 1995 do hereby:

DETERMINE that a Notice of surrender of a precious stones tenement must, in addition to the requirements of Section 28 of the *Opal Mining Act 1995* and any determinations made under Regulation 34 of the Opal Mining Regulations 2012, be in the manner and form annexed below.

In accordance with of Section 28 (1) of the Opal Mining Act 1995, this notice will have effect from 1 January 2021.

Dated: 2 December 2020

DR PAUL HEITHERSAY Director of Mines



Government of South Australia Department for Energy and Mining

OPAL MINING ACT 1995 (SECTION 28(1))

NOTICE OF SURRENDER OF A PRECIOUS STONES TENEMENT

(Please use BLOCK LETTERS)

To: THE OPAL MINING REGISTRAR
I,
(Full name – underline Surname or Company Name)
of
(Full address for correspondence)
being the holder of
*Precious Stones Claim No
0ľ
*Opal Development Lease No pegged under Precious Stones Prospecting Permit No
surrender this tenement.
I declare that the posts marking out the area of the tenement were removed by me
or
I attach a copy of an authorisation that exempts me from the requirement to remove the posts marking out the area of the claim.
Additional information: 1. Contact telephone number:
2. Email address:
DATE:
*SIGNATURE: Individual or Director
Director/Secretary (if required)

* In the case of a corporation, this form may be signed by an officer authorised in writing by the said corporation to make this application.

OFFICE USE ONLY

Computer		DATE STAMP
Register		
MEM. ENTERED		

OPAL MINING ACT 1995

SECTION 26 (2)

Manner and Form of an Application for the Registration of a Caveat

NOTICE is hereby given pursuant to the provision of Section 26 (2) of the *Opal Mining Act 1995*, to specify the manner and form of an Application for the registration of a caveat.

TAKE notice that I, Ashley Wood, Opal Mining Registrar, pursuant to Section 26 (2) of the Opal Mining Act 1995 do hereby:

DETERMINE that an application for the registration of a caveat must, in addition to the requirements of Section 26 of the *Mining Act 1971* and any determinations made under Regulation 34 of the Opal Mining Regulations 2012, be in the following manner and form:

- 1. DEFINE the type of caveat (Absolute or Claim);
- 2. DECLARE the tenement or tenements the caveat is to be registered in respect to;
- 3. DECLARE whether the application for registration is a second or subsequent caveat relating to the same interest in the tenement or tenements to which a caveat by the caveator or a related body corporate of the caveator relates, and:
 - (a) where the application for registration is a second or subsequent caveat relating to the same interest in the tenement or tenements—DECLARE whether the Warden's Court approves the registration or the tenement holder consents to the registration;
- 4. DECLARE whether the caveator is the tenement holder, and:
 - (a) where the caveator is not the tenement holder—DECLARE whether the tenement holder consents to the registration of the caveat and provide evidence of that consent;
- 5. DECLARE whether the caveat will expire and if so, specify the transfer of a tenement or tenements, or alternatively the period, that will result in expiry.

In accordance with Section 26 (2) of the *Opal Mining Act 1995*, this notice will have effect from 1 January 2021. Dated: 4 December 2020

ASHLEY WOOD Opal Mining Registrar

OPAL MINING REGULATIONS 2012

REGULATION 10 (7)

Manner and Form of a Notice of Mode of Taking Possession

NOTICE is hereby given pursuant to the provision of Regulation 10 (7) of the Opal Mining Regulations 2012, to specify the manner and form of a Notice of mode of taking possession.

TAKE notice that I, Dr Paul Heithersay, Director of Mines, pursuant to Regulation 10 (7) of the Opal Mining Regulations 2012 do hereby: DETERMINE that a Notice of mode of taking possession must, in addition to the requirements of Regulation 10 of the Opal Mining Regulations 2012 and any determinations made under Regulation 34 of the Opal Mining Regulations 2012, be in the following manner and form:

The area can be identified either physically or electronically (alternate manner).

- 1. If identified physically (physically pegged), the applicant must ensure the area for the tenement is identified in the manner specified in Regulations 10 (2)-(5) inclusive of the Opal Mining Regulations 2012.
- 2. If the area for the tenement is to be identified in an alternate manner (electronically pegged), the applicant must ensure the area is identified using the Geocentric Datum of Australia 2020 (GDA2020). The GDA2020 has the same meaning as in the National Measurement (Recognized-Value Standard of Measurement of Position) Determination 2017 made under section 8A of the National Measurement Act 1960 of the Commonwealth.
- 3. Notice of the identification of an area for a tenement in an alternate manner must be given to the Opal Mining Registrar pursuant to Regulation 10 (6) in the form of a DETAILED PLAN showing the dimensions, coordinates/bearings and the datum (e.g. GDA2020) of the claim boundaries.

In accordance with Regulation 10 (7) of the Opal Mining Regulations 2012, this notice will have effect from 1 January 2021.

Dated: 2 December 2020

DR PAUL HEITHERSAY Director of Mines

OPAL MINING REGULATIONS 2012

REGULATION 34 (2)

Notice of Service of Documents

NOTICE is hereby given pursuant to Regulation 34 of the Opal Mining Regulations 2012 to specify the manner in which a notice or document must be provided, given or served on the Director of Mines.

TAKE notice that I, Dr Paul Heithersay, Director of Mines, pursuant to Regulation 34 (2) of the Opal Mining Regulations 2012, do hereby: SPECIFY that the manner in which a notice or document must be provided, given or served on the Director of Mines must be by:

- 1. lodgement at an office of the Opal Mining Registrar, specified in Regulation 28 of the Opal Mining Regulations 2012;
- 2. email sent to an email address provided by the Director of Mines, published on the Department for Energy and Mining's website or provided for on the relevant notice or document (physical or electronic); or

3. electronic means approved by the Director of Mines for the purpose of the relevant notice or document (for example, iApply). In accordance with Regulation 34 (2) of the Opal Mining Regulations 2012, this notice will have effect from 1 January 2021.

Dated: 2 December 2020

Dr PAUL HEITHERSAY Director of Mines

OPAL MINING REGULATIONS 2012 Regulation 10 (7)

Manner and Form of a Notice of Pegging

NOTICE is hereby given pursuant to Regulation 10 (7) of the Opal Mining Regulations 2012, to specify the manner and form of a Notice of pegging.

TAKE notice that I, Ashley Wood, Opal Mining Registrar, pursuant to Regulation 10 (7) of the Opal Mining Regulations 2012 do hereby: DETERMINE that a Notice of pegging must, in addition to the requirements of Regulation 10 of the Opal Mining Regulations 2012 and any determinations made under Regulation 34 of the Opal Mining Regulations 2012, be in manner and form annexed below.

In accordance with Regulation 10 (7) of the Opal Mining Regulations 2012, this notice will have effect from 1 January 2021. Dated: 4 December 2020

ASHLEY WOOD Opal Mining Registrar



Government of South Australia Department for Energy and Mining

OPAL MINING ACT 1995 (SECTION 14); *OPAL MINING REGULATIONS 2012* (REGULATION 11)

NOTICE OF PEGGING

(Please use BLOCK LETTERS)

To: THE OPAL MINING REGISTRAR

I,
(Full name – underline Surname or Company Name)
of
(Full address for correspondence)
give notice that a *small / large / extra-large (please circle) precious stones claim was pegged
on at at *am / pm (please circle)
under my Precious Stones Prospecting Permit No
The claim is located on Diggings Precious Stones Field,
and *is / is not (<i>please circle</i>) within a major working area as defined by the Opal Mining Regulations 2012. I understand that if my claim is located within a major working area, I can only hold one precious stones tenement at any one time and cannot simultaneously have more than one area pegged out, within this precious stones field.
 A DETAILED PLAN of the location of the claim must be attached. The plan must show: dimensions, bearings and distances from known survey pegs of the claim boundaries; or dimensions, coordinates and the datum (e.g. GDA2020) of the claim boundaries.
Additional information: 1. Contact telephone number:
2. Email address:
DATE: *SIGNATURE:
Individual or Director

Director/Secretary (if required)

* In the case of a corporation, this form may be signed by an officer authorised in writing by the said corporation to make this application.

OPAL MINING REGULATIONS 2012

REGULATION 34 (2)

Notice of Service of Documents

NOTICE is hereby given pursuant to Regulation 34 of the Opal Mining Regulations 2012 to specify the manner in which a notice or document must be provided, given or served on the Opal Mining Registrar.

TAKE notice that I, Ashley Wood, Opal Mining Registrar, pursuant to Regulation 34 (2) of the Opal Mining Regulations 2012, do hereby:

SPECIFY that the manner in which a notice or document must be provided, given or served on the Opal Mining Registrar must be by:

- 1. lodgement at an office of the Opal Mining Registrar, specified in Regulation 28 of the Opal Mining Regulations 2012;
- 2. email sent to an email address provided by the Opal Mining Registrar, published on the Department for Energy and Mining's website or provided for on the relevant notice or form (physical or electronic form); or

3. electronic means approved by the Opal Mining Registrar for the purpose of the relevant notice or document (for example, iApply). In accordance with Regulation 34 (2) of the Opal Mining Regulations 2012, this notice will have effect from 1 January 2021. Dated: 4 December 2020

ASHLEY WOOD Opal Mining Registrar

PASSENGER TRANSPORT ACT 1994 PASSENGER TRANSPORT REGULATIONS 2009

South Australian Transport Subsidy Scheme

1. Interpretation

In this instrument-

Terms defined in the *Passenger Transport Act 1994* and *Passenger Transport Regulations 2009* (the Regulations) have the same meaning unless defined otherwise in these Conditions of Use.

Authorised Officer means a person authorised by the SATSS Manager to exercise any of the powers and functions of the SATSS Manager under the Conditions of Use.

SATSS Application means the phone application used by drivers for SATSS journeys.

CBS means a centralised booking service.

Certain car hire service means a small passenger driver and/or operator that has been approved by the SATSS Manager to accept SATSS vouchers.

Driver means the driver of a taxi or certain car hire service.

JTWS member means a member who has been determined to be eligible for membership to JTWS.

JTWS voucher means a SATSS Voucher which may only be used by a JTWS Member.

Member and SATSS Member means a person who has been determined by the SATSS Manager or an Authorised Officer as being eligible for membership to SATSS.

Regional SATSS Member means a member who ordinarily resides outside of the Metropolitan Area.

SATSS Book means personalised and pre-printed book of subsidised travel vouchers for use in taxis and certain hire cars issued by the Department for Infrastructure and Transport under the SATSS Scheme.

SATSS Journey Summary means a summary of approved journeys for payment undertaken by a driver, which is emailed to the driver each day.

SATSS Manager means the person holding or acting in the position from within the administrative unit within government whose duties include responsibility for managing and administering the SATSS.

SATSS Member ID Card means a non-transferable identification card issues to a SATSS member which contains a photograph of the member and a unique barcode which has been determined by the Minister.

SATSS Photograph Identification Card means a non-transferable identification card issued to a member which contains a photograph of the member which has been determined by the Minister.

TEAS member means a member who has been determined to be eligible for membership to TEAS.

TEAS voucher means a SATSS Voucher which may only be used by a TEAS Member.

2. Revocation

I, Hon Corey Wingard, Minister for Infrastructure and Transport hereby revoke the determination made on 13 February 2014 pertaining the approval of the South Australian Transport Subsidy Scheme and the determination made on 16 May 2019 pertaining to the lifting fee and South Australian Transport Subsidy Scheme—Conditions of Use.

3. Approve—South Australian Transport Subsidy Scheme

Pursuant to Regulation 3 of the Regulations, I, Hon Corey Wingard, Minister for Infrastructure and Transport hereby APPROVE a scheme to provide subsidised and accessible taxi services to people with permanent physical disabilities who are unable to access general public passenger transport services by providing them with vouchers which subsidise taxi travel as the South Australian Transport Subsidy Scheme ('SATSS').

SATSS also includes:

- the Journey to Work Scheme ('JTWS'), a scheme to provide subsidised and accessible taxi services to people with permanent physical disabilities who are unable to access general public passenger transport services to assist with travel between home and place of employment in addition to general SATSS vouchers; and
- the Tertiary Education Assistance Scheme ('TEAS'), a scheme to provide subsidised and accessible taxi services to people with permanent physical disabilities who are unable to access general public passenger transport services to assist with travel between home and an approved Tertiary Institution location in addition to general SATSS vouchers.

4. Determine—Level of Subsidy

Pursuant to Regulation 150A (1) of the Regulations, I, Hon Corey Wingard, Minister for Infrastructure and Transport hereby DETERMINE that the following are the subsidised fares:

- SATSS provides two levels of subsidy to its members:
- Ambulant members receive a 50% subsidy.
- Members permanently confined to a wheelchair receive 75% subsidy.

Subsidised travel is only available to the maximum metered fare of \$40. A member is required to pay the balance of 50% or 25% depending on membership, as well as any balance over the maximum metered fare of \$40.

- 50% SATSS Vouchers will have a subsidy limit of \$20.
- 75% SATSS Vouchers will have a subsidy limit of \$30.
- JTWS vouchers subsidise 75% of the fare up to a limit of \$40.
- TEAS vouchers subsidise 100% of the taxi fare up to a limit of \$40.

5. Determine—Conditions of Use for all SATSS Members (including JTWS and TEAS Members)

Pursuant to Regulation 150A (1) of the Regulations, I, Hon Corey Wingard, Minister for Infrastructure and Transport hereby DETERMINE that the following are the SATSS Conditions of Use for all SATSS Members (including JTWS and TEAS Members):

- Permanent residents of South Australia who have severe and permanent disabilities which limit their capacity to use public transport, can apply for transport assistance, by way of membership to SATSS.
- Eligibility for membership of SATSS is determined after an assessment of the applicant's permanent disability and the way this affects their ability to use public transport, namely public transport service by bus, train or tram. As such, functional assessment, not diagnosis or type of condition, is the basis for eligibility.
- A temporary SATSS membership is available to those who may be undergoing rehabilitation or whose condition may improve through surgery and is subject to review (e.g. as a result of an accident or stroke).
- A member is not eligible for more than one book of SATSS vouchers or 80 trips in less than six (6) months.
- SATSS vouchers are not transferrable and can only be used by the member named on the voucher.
- A member must not provide a SATSS voucher or SATSS Member ID Card to another person for their use or for any other personal advantage.
- A person who is not a member of SATSS or any other approved subsidy scheme must not use a SATSS voucher or SATSS Member ID Card as part payment of a fare or other personal advantage.
- · A member must not endorse or enter incorrect information on the SATSS voucher or application.
- A member must not act in a dishonest or dishonourable manner in the use of SATSS vouchers or when using their SATSS Member ID Card.
- If the SATSS Manager or an Authorised Officer is satisfied that a member has breached any of the Conditions of Use, limitations may be placed upon the member's use of SATSS vouchers or SATSS Member ID card, or their membership of SATSS may be suspended or cancelled.
- The member must be a passenger in the taxi or certain car hire service for the entire journey. The journey is deemed to have ended when the SATSS Member ID Card is scanned and/or the member leaves the taxi or certain car hire service.
- Only one (1) SATSS voucher or one (1) trip can be used for each journey within the Metropolitan Area, i.e. one SATSS voucher or trip to the destination and another SATSS voucher or trip for the return journey.
- Only a regional SATSS member is able to use multiple SATSS vouchers or trips (up to a maximum of three (3) per journey) for journeys outside of the Metropolitan Area, where the journey starts or ends outside this boundary.
- A member must pay their calculated portion of the fare by cash, card or other approved payment method.
- A member must not give a driver an IOU or extra vouchers in lieu of payment.
- When using a SATSS Voucher, a SATSS Photographic Identification card must be carried at all times when travelling in a taxi or certain car hire service and must be presented when requested by the driver. A member will not be able to use a SATSS voucher if they cannot produce their SATSS Photographic Identification Card when requested.
- If a SATSS Member has been issued a SATSS Member ID card, this must be carried at all times when travelling in a taxi or certain hire car service and must be presented for scanning at the start and end of a journey. A SATSS member will not be able to receive a subsidised taxi fare if they cannot produce their SATSS Member ID card for scanning.
- The SATSS Member Identification Card can only be used by the member named and pictured on the SATSS Member Identification Card.
- A member must complete the information on the SATSS voucher related to the trip unless they have a reasonable explanation for not doing so (e.g. due to disability). Information must include the date of the trip, the state of travel (eg SA), the suburbs (from and to), and the start and finish time of the trip, prior to handing the voucher to the driver as payment for the journey. Once the driver has inserted the booking details, including their taxi and driver ID numbers and fare details, the member must verify these details and then sign the SATSS voucher (unless the SATSS voucher specifies otherwise). If any changes are made to the SATSS voucher details, they must be initialled by the member or the person making the changes.
- When calculating the legal fare and therefore the portion payable by the member and the portion subsidised by SATSS by means of a SATSS voucher or scanning a SATSS Member ID Card, the following must not be considered as part of the subsidy:
 - Adding the point to point transport service transaction Levy (\$1 Levy) to the total metered fare amount. Please note: \$1 Levy is already included on the meter and is fully subsidised by DIT.
 - Waiting time which is initiated by the member beyond five minutes.
 - Any discount on the fare given by the driver.
 - Any tip given to the driver by the passenger.
 - Please Note: The \$3 Adelaide Airport charge forms part of the legal fare and can be included as part of the legal fare for payment by SATSS vouchers.

- Multiple-Hire arrangements can only be used for ad-hoc journeys and must comply with Regulation 71 and Clause 4 of Schedule 3 of the Regulations.
- A set or negotiated fare (that differs from the approved fare) cannot be used as the fare on the SATSS voucher or on the SATSS application unless approval has been given by the SATSS Manager or an officer authorised by the SATSS Manager.
- Tariff 3 and Tariff 4 (which apply to five (5) or more passengers in a taxi) must not be applied for any trip using a SATSS voucher or trip. This means that SATSS vouchers or trips can only be used if there are less than five (5) passengers in the taxi.
- A member must provide an updated application for review of membership, including level of subsidy, when requested by the SATSS Manager or an Authorised Officer.
- If a membership is cancelled for any reason or subsidy level reduced following a review, a member must return any unused SATSS vouchers to the SATSS Manager at (G.P.O. Box 2830, Adelaide, S.A. 5001) within 14 days and must not use any further SATSS vouchers.
- A member must advise the SATSS Manager of a potential conflict of interest with a taxi driver who is transporting them. A potential conflict is described as where the member has a relationship with the driver outside of the request for travel (e.g. family member or friend).
- Should a SATSS book, SATSS vouchers, SATSS Photographic Identification Card or SATSS Member ID Card be lost or stolen, members must immediately report the loss or theft to SATSS Customer Services on 1300 360 840.
- If a SATSS book, SATSS vouchers or SATSS Member ID Card that has been reported as lost or stolen are found, the member must immediately notify SATSS Customer Services on 1300 360 840 and not use the SATSS vouchers or SATSS Member ID Card as they will have been cancelled.
- A member must advise SATSS Customer Services within 28 days on 1300 360 840 of any change to personal details and address, including a change in their medical practitioner or health professional.
- A member must advise SATSS Customer Services within 28 days on 1300 360 840 if they permanently relocate to another State or Territory. Membership of SATSS will be cancelled and the member should apply for membership of a similar scheme to SATSS in that jurisdiction.

6. Determine—Conditions of Use for Use for Drivers of Taxi Services and Certain Car Services

Pursuant to Regulation 150A (1) of the Regulations, I, Hon Corey Wingard, Minister for Infrastructure and Transport hereby DETERMINE that the following are the SATSS Conditions of Use for drivers of taxi services and certain car hire services:

- A driver must have the SATSS mobile application installed on their mobile device in order to scan a SATSS Member Identification card and cannot refuse a SATSS journey if a member only presents a SATSS Member Identification card.
- A driver must sight the member's SATSS Photographic Identification Card or SATSS Member ID Card and where applicable scan the SATSS Member ID Card or sight the SATSS voucher at the start of the trip.
- A driver must not take a copy (including, but not limited to a photocopy or photograph) of a SATSS Member ID card or part thereof.
- A driver must not accept a SATSS voucher or trip or other subsidy voucher if the person cannot produce their SATSS Photographic Identification Card or SATSS Member ID Card.
- A driver must not accept a SATSS voucher or trip or other approved subsidy voucher if the driver believes that the person presenting the voucher or SATSS Member ID Card is not entitled to use it.
- A driver must not accept or demand more than one (1) SATSS voucher for each journey within metropolitan Adelaide, i.e. one SATSS voucher to the destination and another SATSS voucher for the return journey unless the member is a Regional Member and the journey starts or ends outside of the Metropolitan Area in which case up to three vouchers may be used per journey.
- A driver must not accept a SATSS voucher for any other purpose except for the part payment of a legal fare.
- The member must be a passenger in the taxi or certain car hire service for the entire journey. The journey is deemed to have ended when the member leaves the taxi or certain car hire service. A driver must not accept a voucher or scan the SATSS Member ID Card for a journey where the member has not been a passenger for the entire journey. A driver must not charge extra for relatives, friends or carers who accompany the member.
- A driver must ensure all required details are completed on a SATSS voucher or entered into the SATSS application prior to accepting another fare.
- A driver must ensure that the member pays their calculated portion of the fare by cash, card or other approved payment method. A driver must not accept an IOU or extra vouchers in lieu of payment.
- When calculating the legal fare and therefore the portion payable by the member and the portion subsidised by SATSS, by means of a SATSS voucher or scanning a SATSS Member ID Card, the following must not be considered as part of the subsidy:
 - Adding the point to point transport service transaction Levy (\$1 Levy) to the total metered fare amount. Please note: \$1 Levy is already included on the meter and is fully subsidised by DIT.
 - Waiting time which is initiated by the member beyond five minutes.
 - Any discount on the fare given by the driver.
 - Any tip given to the driver by the passenger.
 - Please Note: The \$3 Adelaide Airport charge forms part of the legal fare and can be included as part of the legal fare for payment by SATSS vouchers.
- Multiple-Hire arrangements can only be used for ad-hoc journeys and must comply with Regulation 71 and Clause 4 of Schedule 3
 of the Regulations.
- A set or negotiated fare cannot be used as the fare on the SATSS voucher or SATSS application unless approval has been given by the SATSS Manager or an officer authorised by the SATSS Manager to grant an approval.
- Tariff 3 and Tariff 4 (which apply to five (5) or more passengers in a taxi) must not be applied for any trip using a SATSS voucher or SATSS Member ID Card.
- A driver must ensure that the calculation of the subsidy is the correct one for the membership. Any incorrect or incomplete information on the SATSS voucher, including the subsidy level, will also render the SATSS voucher invalid for redemption of the subsidy.

- A driver must ensure that they correctly complete their required information on the SATSS voucher or SATSS application, including a valid booking number that relates to that specific journey, taxi or certain car hire service number, fare and where applicable the CBS and driver ID number. Any amendments on a SATSS voucher is to be initialled.
- A driver must only enter the legal fare recorded on the taxi meter on reaching the members destination and the vehicle has stopped, or when the vehicle is discharged. No charge for further service at the destination (including the time taken for a driver assisting the user of a wheelchair, scooter or other large (ride on) mobility aide to leave the vehicle) is to be added to the legal fare on the SATSS Application or SATSS voucher.
- It is a requirement for the member to fill in the destinations, start and finish time on the SATSS voucher prior to giving to the driver unless they are unable to do so. The driver must ensure all details are recorded on the SATSS voucher prior to asking the member to sign it (unless the SATSS voucher states otherwise).
- Any SATSS voucher which has a change of date must be submitted with proof of the journey.
- If the SATSS voucher is a TEAS voucher, a driver must only accept the voucher if the trip is from/to the suburbs printed on the voucher unless the member can provide written authorisation from SATSS.
- If the SATSS voucher is a JTWS voucher, a driver must only accept the voucher if the trip is from/to the suburbs printed on the voucher. The only exception to this is when 'APPROVED LOCATIONS' is printed as the suburb or the member is carrying an authorisation letter.
- An approved receipt must be provided by a driver to a SATSS member when requested. The receipt must contain the following information:
 - Date and time of the trip;
 - Fare paid;
 - Tariff;
 - From/To Suburbs (actual suburb names);
 - Taxi registration number;
 - Driver accreditation number;
 - Company ID; and
 - Any additional costs e.g. airport levy.
- A driver must ensure that all SATSS vouchers are thoroughly checked at the time of presentation by the member and that the
 information on a SATSS voucher is complete, accurate and legible. Any SATSS voucher that does not comply will be rejected
 and will be returned to the CBS/Operator. Any rejected SATSS voucher not resubmitted within 90 days will be deemed invalid.
- A driver must advise the SATSS Manager of a potential conflict of interest with a member who they are transporting. A potential conflict is described as where the member has a relationship with the driver outside of the request for travel (e.g. family member or friend).
- A driver must not remove SATSS vouchers from a member's SATSS book unless the member requests them to assist and must not remove more than the SATSS voucher or vouchers required for the journey.
- A booking number must be recorded on the SATSS voucher, including those for Regional SATSS Members where multiple vouchers
 are used. In this instance, the same booking number is to be used on relevant SATSS vouchers.
- A driver must take all necessary steps to ensure that SATSS vouchers and/or SATSS Member ID Card are not being fraudulently
 or inappropriately lodged.
- A driver must not provide a SATSS voucher or SATSS Member ID Card to another person for their personal advantage.
- A driver must not use a SATSS voucher or SATSS Member ID Card for their own personal advantage.
- · A driver must not enter or endorse false or misleading information on a SATSS voucher or on the SATSS application.
- A driver must not act in a dishonest or dishonourable manner in relation to their dealings with SATSS vouchers or a SATSS Member ID Card.
- A driver must report any fraudulent activities to SATSS Customer Services on telephone 1300 360 840.
- A driver must accept vouchers for members of all interstate transport subsidy schemes. Note that interstate vouchers have different rates which are listed on the back of the voucher and photographic identification must be sighted.

7. Determine—Conditions of Use for Operators of Taxi Services and Certain Car Hire Services

Pursuant to Regulation 150A (1) of the Regulations, I, Hon Corey Wingard, Minister for Infrastructure and Transport hereby DETERMINE that the following are the SATSS Conditions of Use for operators of taxi services and certain car hire services:

- An operator must thoroughly check SATSS vouchers or journey summaries at the time of presentation by the driver to ensure that the driver has actually carried out the work and the journeys are approved for payment.
- An operator must ensure that all SATSS vouchers are tagged and recorded in such a manner that any information from that voucher can be accessed quickly and accurately.
- An operator must return SATSS vouchers to the driver if there are any obvious deletions or alterations or if the information on the SATSS voucher is not legible.
- An operator must not accept and/or present a SATSS voucher or journey summary which does not comply with the requirements
 under these Conditions of Use.
- An operator must ensure that all SATSS vouchers are only presented to the CBS affiliated with the taxi recorded on the voucher.
- An operator must present all SATSS vouchers to SATSS within 30 days of the journey. SATSS vouchers lodged outside of this
 time MAY be considered for payment if exceptional circumstances exist. SATSS vouchers lodged outside this timeframe must be
 accompanied by an approved 'Late Lodgement Form' setting out the exceptional circumstances and have proof of the journey
 attached and any other evidence to support reasons for lateness. An operator must be aware of the CBS deadline for lodgement to
 ensure they comply with this requirement.
- Any SATSS voucher which contains a change of date must have proof of the journey attached.
- An operator must not provide a SATSS voucher to another person for their personal advantage.

- An operator must not enter or endorse false or misleading information on a SATSS voucher or journey summary.
- An operator must not act in a dishonest or dishonourable manner in relation to their dealings with SATSS vouchers or journey summaries.
- An operator must report any fraudulent activities to SATSS Customer Services on telephone 1300 360 840
- An operator must take all necessary steps to ensure that SATSS vouchers or journey summaries are not being fraudulently or inappropriately lodged.
- An operator must advise the SATSS Manager of a potential conflict of interest with a member who is being transported in their vehicle. A potential conflict is described as where the member has a relationship with the operator outside of the request for travel (e.g. family member or friend).

8. Determine—Conditions of Use for Operators of a Centralised Booking Service in Metropolitan Adelaide

Pursuant to Regulation 150A (1) of the Regulations, I, Hon Corey Wingard, Minister for Infrastructure and Transport hereby DETERMINE that the following are the SATSS Conditions of Use for operators of a CBS in Metropolitan Adelaide:

- A CBS operator must only accept SATSS vouchers from an operator of a taxi service whose taxis are affiliated with that CBS.
- A CBS operator must not exchange any SATSS voucher or SATSS ID Member Card for cash.
- A CBS operator must ensure that all SATSS vouchers are thoroughly checked at the time of presentation by the operator of a taxi service to ensure that the taxi service recorded on the voucher is affiliated with that CBS and with that Taxi Operator.
- A CBS operator must ensure that SATSS vouchers are recorded and tagged in such a manner that any information from the SATSS voucher can be accessed quickly and accurately.
- A CBS operator must return SATSS vouchers to the operator of a taxi service if there are any obvious deletions or alterations or if the information on the SATSS voucher is not legible.
- A CBS operator must ensure that all SATSS vouchers are lodged with the SATSS Manager within 30 days of the journey and must ensure that affiliated operators of a taxi service are aware of any internal deadlines to ensure this requirement is met.
- Any SATSS voucher which contains a change of date must have proof of the journey attached.
- A CBS operator must take all necessary steps to ensure that SATSS vouchers are not being fraudulently or inappropriately lodged.
- A CBS operator must not provide a SATSS voucher or a SATSS Member ID Card to another person for their personal advantage.
- · A CBS operator must not enter or endorse false or misleading information on a SATSS voucher.
- A CBS operator must not act in a dishonest or dishonourable manner in relation to their dealings with SATSS.
- A CBS operator must report any suspected fraudulent activities to SATSS Customer Services on telephone 1300 360 840.
- To facilitate anti-fraud measures, each CBS is to provide journey data to SATSS in an agreed time frame and format. Disputed amounts
 may be withheld from payments until the trip can be verified.

9. Determine—Eligibility Criteria and Conditions of Use for SATSS Journey to Work Scheme Members

Pursuant to Regulation 150A (1) of the Regulations, I, Hon Corey Wingard, Minister for Infrastructure and Transport hereby DETERMINE that the following are the eligibly criteria and conditions of use for JTWS Members:

ELIGIBILITY CRITERIA

- A 75% SATSS member is also eligible for JTWS vouchers if they are in paid employment.
- Self-employed workers or independent contractors are not eligible for JTWS vouchers.
- A member may be eligible for limited JTWS vouchers for voluntary work. Voluntary work can be of two different types— Community Volunteer Work and Pre-Employment Experience.
- A maximum of two vouchers per week are allowed for Community Volunteer Work which is volunteer work for a charity organisation. Additional travel undertaken should be provided by the member or charity organisation.
- Pre-Employment Experience is volunteer work that is attempting to ready the JTWS member for employment. It can include vocational training programs but does not include day option programs, as transport for these programs is provided by a Mobility Allowance. This work aims to provide a reference for employment and should identify skills that have been acquired as a result of the pre-employment work. Up to 120 vouchers per year are available for this type of volunteer work.
- A member must provide written confirmation from their employer that they are in paid employment or, if they are undertaking voluntary work, they must provide written confirmation from the relevant organisation that they are providing voluntary work.

CONDITIONS OF USE

- The SATSS Manager or authorised officer must approve the member's eligibility for JTWS vouchers.
- JTWS vouchers are issued in accordance with the number of days the JTWS member is in paid employment.
- A JTWS member must only use a JTWS voucher for travel directly between their place of residence and their place of employment as printed on the JTWS voucher.
- JTWS vouchers are only valid for use as approved during the JTWS member's period of employment.
- A JTWS member must provide written confirmation from their employer on an annual basis to the SATSS Manager. Failure to provide written confirmation will result in cancellation of membership.
- A JTWS member who has approval for more than one location must supply a location roster from their employer within seven days of the end of each month. The location roster must be certified as correct by their employer.
- A JTWS member must immediately advise the SATSS Manager if their regular work location or days change.
- A JTWS member must obtain a letter of authority from the SATSS Manager to travel to or from a location that is different from the one printed on the voucher. The authority must be shown to the taxi driver with the JTWS voucher at the beginning of the trip.
- A JTWS member must immediately notify the SATSS Manager should their employment cease and must discontinue using the JTWS vouchers. Any unused JTWS vouchers must be returned to SATSS.

10. Determine—Eligibility Criteria and Conditions of Use for SATSS Tertiary Education Assistance Scheme Members

Pursuant to Regulation 150A (1) of the Regulations, I, Hon Corey Wingard, Minister for Infrastructure and Transport hereby DETERMINE that the following are the eligibly criteria and conditions of use for TEAS Members:

ELIGIBILITY CRITERIA

- A 75% SATSS member is also eligible for TEAS vouchers if they are enrolled in tertiary-level education to assist the member in meeting their study commitments and include official course lectures, tutorials, examinations and on-campus research work as part of a doctorate. A member is not eligible for TEAS vouchers for secondary-level education or courses. The tertiary-level education MUST be work related in that it will directly facilitate employment. Work experience does not fall into this category.
- When lodging an application for TEAS vouchers, a member must provide a letter from the tertiary institution which provides the following details:
 - Confirmation of enrolment.
 - Name of course to be studied and what year of study (e.g. year 2 of 4 years).
 - Days and times of the lectures (e.g. 3 days/week; 3 hours/day, Monday to Wednesday).
 - Semester dates.
 - Address of Tertiary institution where course is conducted.
 - · How the study is likely to lead to employment.

CONDITIONS OF USE

- The SATSS Manager or authorised officer must approve the members' eligibility for TEAS vouchers.
- TEAS vouchers are issued in accordance with the TEAS members' days of required attendance for approved tertiary-level education per semester.
- A TEAS member must only use TEAS vouchers for travel directly between their place of residence and the Tertiary Educational Institution as printed on the voucher.
- If the study course is offered at numerous institutions, travel will only be approved for the Tertiary Institution closest to the member's home.
- TEAS vouchers are only valid for use as approved during the member's period of approved study and only for one semester. A new application must be submitted for each semester.
- A TEAS member must obtain a letter of authority from the SATSS Manager or authorised officer to travel to or from a location that is different from the one printed on the voucher. The authority must be shown to the taxi driver with the TEAS voucher at the beginning of the trip.
- A TEAS member must immediately notify the SATSS Manager should their study cease and must discontinue using the TEAS vouchers. Any unused vouchers must be returned to the SATSS Manager.

11. Determine—SATSS Lifting Fee

Pursuant to Clause 1 (3a) of Schedule 3 and 150A of the Regulations, I, Hon Corey Wingard, Minister for Infrastructure and Transport hereby DETERMINE that the that a lifting fee of \$10 plus GST will be paid by the Department for Infrastructure and Transport in relation to a taxi service provided to a SATSS member where the taxi is delayed by reason of the driver assisting the user of the wheelchair, scooter or other large (ride-on) mobility aide to enter or leave the taxis provided all of the following requirements are satisfied:

- The journey:
 - involves the carriage of a person with a disability using a wheelchair or large ride on mobility device;
 - is taken in a taxi with a general licence with special conditions (ie an Access Taxi);
 - is paid in whole or part by use of a SATSS voucher or trip providing a 75% or 100% subsidy; and
 - is booked through the Access Taxi CBS.
- The taxi has a taxi-meter that:
 - is programmed and approved to apply the lifting fee;
 - is programmed such that waiting time calculation does not commence prior to 7 minutes and 31 seconds elapsing or, upon the vehicle travelling 100 metres or more (whichever occurs first), following activation of the meter;
 - only applies the lifting fee if the lifting fee function/tariff selection is automated and activated by the Access Taxi CBS, or as otherwise approved;
 - does not include the lifting fee as part of the fare component to be paid in full or part by the passenger or display the lifting fee in such a manner as to imply the passenger is liable for any payment of the lifting fee;
 - may record the lifting fees on the taxi-meter totals for a shift or other appropriate time period; and
 - may display the lifting fee on the face of the taxi-meter, but where it does so, it must indicate a lifting fee applies to the trip and is paid by the government of South Australia.
- Tariff 1 and Tariff 2 as set out in Clause 1 of Schedule 3 of the Regulations must be used for calculating the legal fare.
- For ease of meter programming and audit purposes, the lifting fee together with the legal fare payable on Tariff 1 and Tariff 2 in Clause 1 of Schedule 3 to the Regulations, may be respectively displayed on the taxi-meter and in records as Tariff 5 and Tariff 6. In all other respects, Tariff 5 and Tariff 6 will be taken to be respectively Tariff 1 and Tariff 2 for the purposes of determining and charging the legal fare.
- SATSS members and accredited drivers and operators of taxi services providing services to eligible persons under the SATSS scheme, must comply with all other SATSS Conditions of Use and relevant provision in the Act and Regulations.
- In accordance with Regulations 21 and 22 of the Regulations, the holder of an accreditation under Part 4 of the Act must, if required by me, provide information relevant to, or associated with, the payment of the lifting fee.

12. Execution

Dated: 17 November 2020

HON COREY WINGARD MP Minister for Infrastructure and Transport

PASSENGER TRANSPORT REGULATIONS 2009

("REGULATIONS")

Determination

I, the Hon Corey Wingard, Minister for Infrastructure and Transport:

Pursuant to Regulation 135 (2) (a) (iii) of the Regulations hereby make the following determination:

- 1. Access Taxi vehicles will be eligible for an age limit extension of up to six (6) months outside of the regulated age limit of eight (8) years in circumstances where a vehicle operator is waiting on delivery of a new vehicle or modifications to a vehicle (caused by a delay in vehicle supply or modifications), that would enable the provision of accessible passenger transport services, or alternatively, in other limited circumstances to be determined by the Department for Infrastructure and Transport.
 - Note: An extension will only be granted for the addition six (6) months upon the completion of a satisfactory visual inspection of the vehicle against the standards deemed necessary to ensure reasonable comfort and appearance and to safeguard passenger safety.

This Determination shall have effect as of the date of approval and shall remain in force unless revoked.

Dated: 17 November 2020

HON COREY WINGARD MP Minister for Infrastructure and Transport

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Division of Petroleum Retention Licence—PRL 128 Consequential Grant of Petroleum Retention Licence—PRL 248

Notice is hereby given that under the provisions of section 83 (1) and (2) of the *Petroleum and Geothermal Energy Act 2000*, pursuant to delegated powers dated 29 June 2018, the area of Petroleum Retention Licence PRL 128 has been divided into Areas A and B.

Area A has been granted as a new licence (designated as Petroleum Retention Licence PRL 248) in continuation of PRL 128 Area A. Area B continues as Petroleum Retention Licence PRL 128.

No of Licence	Licensee	Locality	Date of Expiry	Area in km ²	Reference
PRL 248 (Area A)	Stuart Petroleum Cooper Basin Oil Pty Ltd Planet Cooper Basin Pty Ltd	Cooper Basin	24 November 2021	43.80	MER-2020/0655
PRL 128 (Area B)	Stuart Petroleum Cooper Basin Oil Pty Ltd Planet Cooper Basin Pty Ltd	Cooper Basin	24 November 2021	42.85	F2014/509

Further information about the divided licence areas is available from the Energy Resources Division of the Department for Energy and Mining via the Department's website at: <u>https://www.petroleum.sa.gov.au/licensing-and-land-access/onshore-licensing/registers</u> Dated: 3 December 2020

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

PROFESSIONAL STANDARDS ACT 2004

Institute of Public Accountants Professional Standards Scheme

PURSUANT to section 34 (2) of *Professional Standards Act 2004*, I authorise the extension of the Institute of Public Accountants Professional Standards Scheme for a period of 12 months.

I specify 31 December 2021 as the revised expiry date of the Institute of Public Accountants Professional Standards Scheme. Dated: 2 December 2020

VICKIE CHAPMAN Attorney-General

THE REMUNERATION TRIBUNAL

REPORT NO. 10 OF 2020

Remuneration of Members of the Judiciary, Presidential Members of the SAET, Presidential Members of the SACAT, the State Coroner, and Commissioners of the Environment, Resources and Development Court

INTRODUCTION

- 1. Section 13 of the *Remuneration Act 1990* ("the Act") provides that the Remuneration Tribunal ("the Tribunal") has jurisdiction to determine the remuneration payable to members of the judiciary and holders of the public offices listed in that section of the Act.
- 2. Section 14 of the Act provides that the Tribunal has jurisdiction to determine the remuneration, or a specified part of the remuneration, payable in respect of certain offices, if such jurisdiction is conferred upon the Tribunal by any other Act or by the Governor by proclamation.
- 3. This Report relates to the remuneration of members of the judiciary and certain other statutory office holders.

BACKGROUND

- 4. In previous reviews of judicial remuneration in South Australia, the Tribunal has had regard to the national framework of salaries paid to judicial officers throughout the Commonwealth.
- 5. In the course of reviewing judicial remuneration from time to time, the Tribunal has adopted the concept of a national framework of judicial salaries as a guiding principle, while preserving the discretion to make independent assessments of judicial remuneration in South Australia.
- 6. The Tribunal has avoided any Determination that judicial salaries in South Australia will automatically follow any other Determination or legislative regulation of judicial remuneration in another jurisdiction. Nonetheless, it is a feature of the history of the Tribunal's determination of judicial salaries in South Australia that the level of salary of a Puisne Judge of the Supreme Court has been determined taking into consideration, among other things, the salary of a Puisne Judge of Supreme Courts throughout the States and Territories and the salaries of Federal Court Judges.

PROCEDURAL HISTORY

- 7. Section 10 (2) of the Act provides that prior to the making of a Determination, the Tribunal must allow an affected person, or persons of an affected class, a reasonable opportunity to make submissions orally or in writing to the Tribunal.
- 8. Section 10 (4) of the Act provides that the Honourable Premier of South Australia ("the Premier"), as the Minister responsible for the Act may intervene, personally or by counsel or other representative, in proceedings before the Tribunal for the purpose of introducing evidence, or making submissions, on any question relevant to the public interest.
- 9. On 13 October 2020, the Tribunal wrote to the Judicial Remuneration Coordinating Committee ("JRCC") and the Magistrates Association of South Australia ("MASA"), notifying of the Tribunal's intention to review its previous Determination.
- 10. The Tribunal, by letter dated 13 October 2020, wrote to the Premier, as the Minister responsible for the Act, inviting submissions in relation to this review.
- 11. In addition, the Tribunal distributed an email notification to the relevant office holders on 13 October 2020. A notification of the review was also placed on the Tribunal's public website on the same day.

SUBMISSIONS

- 12. Submissions were received by the JRCC and the Crown Solicitor's Office ("CSO"), on behalf of the Premier.
- 13. The JRCC submitted that:
 - 13.1. The JRCC does not seek any increase in salary pursuant to the review of Determination 12 of 2019 having regard to the current economic and financial situation as a result of the COVID-19 pandemic.
- 14. The CSO, on behalf of the Premier, submitted that:
 - 14.1. It is appropriate and in the public interest for the Tribunal to determine to not award an increase to the salaries of judicial and other statutory office holders covered by Determination No. 12 of 2019 having particular regard to the current economic conditions as a result of the COVID-19 pandemic;
 - 14.2. However, if the Tribunal is minded to award an increase to the relevant salaries, that the operative date of any annual salary increase be no earlier than 1 January 2021, in conformity with Determination No. 12 of 2019; and
 - 14.3. It is noted that upon commencement of the *Supreme Court (Court of Appeal) Amendment Act 2019* there will be amendments required to any new Determination to reflect the introduction of the Court of Appeal into the Supreme Court.

COMPARISON OF FEDERAL, STATE AND TERRITORY JUDICIAL SALARIES

- 15. The Tribunal has examined Federal, State and Territory judicial salaries.
- 16. The relevant judicial salaries of Supreme Court Judges and Federal Court Judges as at the time of this review are set out below.

Jurisdiction	Judge of the Supreme Court Salary	Operative Date
New South Wales	\$475,920	1 Jul 2019
Northern Territory	\$468,020	1 Jul 2019
Victoria	\$468,020	17 Sep 2019
Queensland	\$468,020	1 Jul 2019
Tasmania	\$464,729	31 May 2020
Australian Capital Territory	\$468,020	1 Jul 2020
Western Australia [†]	\$441,057	1 Jul 2016
Commonwealth (federal court judge used)	\$468,020	1 Jul 2019
Median Salary (all states and territories ex SA)	\$468,020	
Average Salary (all states and territories ex SA)	\$465,226	
SA (salary prior to this Determination)	\$468,020	1 Jan 2020

[†]The salary of judges of the Supreme Court in Western Australia is subject to the restrictive provisions of the Salaries and Allowances (Debt and Deficit Remediation) Act 2018 (WA), which prevents the WA Tribunal, until July 2021, from increasing that salary.

FAIR WORK ACT 1994 (SA)

17. The Tribunal is required by section 101 of the *Fair Work Act 1994* (SA) to have due regard to, and may apply, principles, guidelines, conditions practices or procedures adopted by the South Australian Employment Tribunal ("SAET"). Section 101 of that Act is set out as follows:

101—State industrial authorities to apply principles

- In arriving at a determination affecting remuneration or working conditions, a State industrial authority must have due regard to and may apply and give effect to principles, guidelines, conditions, practices or procedures adopted by SAET under this Part.
- (2) However, principles adopted under this Part are not applicable to enterprise agreements.

- (3) In this section—
 - State industrial authority means-
 - (a) SAET; or
 - (b) the Remuneration Tribunal; or
 - (c) the Commissioner for Public Sector Employment; or
 - (d) another person or body declared by regulation to be a State industrial authority.
- 18. The Tribunal has had due regard accordingly, as required by the relevant legislative provisions.

THE ECONOMIC CONTEXT

19. The most recent monetary policy decision published by the Reserve Bank of Australia states as follows:

"In Australia, the economic recovery is under way and positive GDP growth is now expected in the September quarter, despite the restrictions in Victoria. It will, however, take some time to reach the pre-pandemic level of output. In the central scenario, GDP growth is expected to be around 6 per cent over the year to June 2021 and 4 per cent in 2022. The unemployment rate is expected to remain high, but to peak at a little below 8 per cent, rather than the 10 per cent expected previously. At the end of 2022, the unemployment rate is forecast to be around 6 per cent."

"This extended period of high unemployment and excess capacity is expected to result in subdued increases in wages and prices over coming years. In underlying terms, inflation is forecast to be 1 per cent in 2021 and $1\frac{1}{2}$ per cent in 2022. In the most recent quarter, year-ended CPI inflation was 0.7 per cent and, in underlying terms, inflation was $1\frac{1}{4}$ per cent."

- 20. The Tribunal has noted that the most recent data published by the Australian Bureau of Statistics shows the Wage Price Index for Public Sector in South Australia has increased at an annualised rate of 2.2%¹.
- 21. The Tribunal has noted that the most recent data published by the Australian Bureau of Statistics shows the Consumer Price Index for Adelaide has increased at an annualised rate of $1.0\%^2$.

CONCLUSION

- 22. The Tribunal is conscious of the difficult economic and social circumstances faced by the State at the time of this review. The Tribunal has taken into consideration that the JRCC and the Premier have both submitted that judicial remuneration should not be increased by the Tribunal on this occasion in light of the difficulty currently experienced by the State.
- 23. Having regard to the submissions before the Tribunal, the economic background, and the relevant material referred to above, the Tribunal does not consider it appropriate to increase judicial remuneration at the time of this review.
- 24. Accordingly, the rates of judicial remuneration applicable under Determination 12 of 2019 have not been increased on this occasion.
- 25. Determination 12 of 2019³ shall remain in force until further determination by the Tribunal.

COURT OF APPEAL LEGISLATION

26. The Tribunal has noted the submissions of the CSO on behalf of the Premier in relation to the *Supreme Court (Court of Appeal) Amendment Act 2019.* The Tribunal will consider its statutory obligations under that Act following its commencement, with ample opportunity for the making of submissions. The Tribunal has been advised that commencement is likely to occur in early 2021.

COMMUNICATION ALLOWANCE

27. The Tribunal has reviewed the amount of the communication allowance applicable to judicial office holders. The Tribunal has had regard to the relevant statistical measure which comprises the basis of the communication allowance applicable to judicial office holders, and has concluded that no variation will be made to the amount of the communication allowance.

JUDICIAL SECURITY ALLOWANCE

28. The Tribunal has reviewed the amount of the judicial security allowance. Having regard to the Tribunal's consideration of information within the Australian Bureau of Statistics series concerning the costs of items of a similar nature, no justification is discernible for any variation to the judicial security allowance.

COUNTRY MAGISTRATE HOUSING ALLOWANCE-MAGISTRATE CATHY DELAND

- 29. On 29 October 2020, the Tribunal received a submission from Magistrate Cathy Deland in relation to an application for a Determination of a Country Magistrate Housing Allowance.
- 30. The Tribunal will deal with the submission made by Magistrate Cathy Deland separately and will issue a separate Report in relation to that matter in due course. The Tribunal is undertaking further enquiries in order to better understand the nature and operation of any existing entitlements in relation to Magistrate Deland's application.

Dated: 7 December 2020

¹ Australian Bureau of Statistics 2020, Wage Price Index, Public Sector, South Australia, for the year ending June 2020.

² Australian Bureau of Statistics 2020, Consumer Price Index, All Groups, Adelaide, for the year ending September 2020.

³ Remuneration Tribunal Determination 12 of 2019—Remuneration of Members of the Judiciary, Presidential Members of the SAET, Presidential Members of the SACAT, the State Coroner, and Commissioners of the Environment, Resources and Development Court.

THE REMUNERATION TRIBUNAL

REPORT NO. 11 OF 2020

Conveyance Allowance—Judges, Court Officers and Statutory Officers

INTRODUCTION

- 1. Section 13 of the *Remuneration Act 1990* ("the Act") provides that the Remuneration Tribunal ("the Tribunal") has jurisdiction to determine the remuneration payable to members of the judiciary and holders of the public offices listed in that section of the Act.
- 2. Section 14 of the Act provides that the Tribunal has jurisdiction to determine the remuneration, or a specified part of the remuneration, payable in respect of certain offices, if such jurisdiction is conferred upon the Tribunal by any other Act or by the Governor by proclamation.
- 3. The Act defines remuneration as including; salary, allowances, expenses, fees and any other benefit of a pecuniary nature.
- 4. This report deals with the conveyance allowances payable to Judges, Court Officers and certain Statutory Officers. The conveyance allowance is provided for meeting the costs associated with leasing a motor vehicle through Fleet SA.

BACKGROUND

5. The last review of the conveyance allowance was conducted in 2019, which resulted in no increase to the amounts of conveyance allowances within Determination 15 of 2018.

PROCEDURAL HISTORY

- 6. Section 10 (2) of the Act, requires that before the making of a Determination affecting the remuneration of a particular person, or persons of a particular class, the Tribunal must allow that person, or persons of that class, a reasonable opportunity to make submissions.
- 7. Section 10 (4) of the Act provides that the Honourable Premier of South Australia ("the Premier"), as the Minister responsible for the Act may intervene, personally or by counsel or other representative, in proceedings before the Tribunal for the purpose of introducing evidence, or making submissions, on any question relevant to the public interest.
- 8. The Tribunal, by letters dated 13 October 2020, sent notifications of the review to the Judicial Remuneration Coordinating Committee ("JRCC"), the Magistrates Association of South Australia ("MASA"), and the Premier, as the Minister responsible for the Act.
- 9. The Tribunal, by letters dated 13 October 2020, sent notifications of the review to the Electoral Commissioner, Deputy Electoral Commissioner, the Health and Community Services Complaints Commissioner, and the Auditor-General.
- 10. Additionally, on 13 October 2020, a notice of the review was also placed on the Tribunal's website.

SUBMISSIONS

- 11. A submission was received from the JRCC. The JRCC submitted that the Tribunal should review the amount of the conveyance allowance in the usual way.
- 12. No other submissions were received by the Tribunal in relation to this review.

CONCLUSION

- 13. The cost components that the Tribunal has considered in setting the appropriate level of this allowance has not increased. Upon consideration of that information, the Tribunal is not satisfied that justification exists to increase the levels of conveyance allowance at the time of this review.
- 14. Further, the Tribunal has also taken into consideration the economic and social circumstances of the State at the time of this review.
- 15. Accordingly, the levels of conveyance allowance applicable under Determination 15 of 2018 will not be increased on this occasion.
- 16. Determination 15 of 2018¹ shall continue in force until further determination by the Tribunal.

Dated: 7 December 2020

¹ Remuneration Tribunal Determination 15 of 2018—Conveyance Allowance—Judges, Court Officers and Statutory Officers

THE REMUNERATION TRIBUNAL

REPORT NO. 12 OF 2020

Salary Sacrifice Arrangements for Judges, Court Officers and Statutory Officers

INTRODUCTION

- 1. Section 13 of the *Remuneration Act 1990* ("the Act") provides that the Remuneration Tribunal ("the Tribunal") has jurisdiction to determine the remuneration payable to members of the judiciary and holders of the public offices listed in that section of the Act.
- 2. Section 14 of the Act provides that the Tribunal has jurisdiction to determine the remuneration, or a specified part of the remuneration, payable in respect of certain offices, if such jurisdiction is conferred upon the Tribunal by any other Act or by the Governor by proclamation.
- 3. This Report deals with the salary sacrifice arrangements applicable to the Judges, Court Officers and Statutory Officers whose remuneration is subject to Determination 11 of 2019¹.

BACKGROUND

- 4. The previous review of the Determination in relation to salary sacrifice arrangements applicable to Judges, Court Officers and Statutory Officers was conducted in 2019.
- 5. On that occasion, the Tribunal made changes to the Determination which ensured alignment of the provisions of judicial salary sacrifice arrangements with those arrangements applicable to public sector employees.

PROCEDURAL HISTORY

- 6. Section 10 (2) of the Act, requires that before the making of a Determination affecting the remuneration of a particular person, or persons of a particular class, the Tribunal must allow that person, or persons of that class, a reasonable opportunity to make submissions.
- 7. Section 10 (4) of the Act provides that the Honourable Premier of South Australia ("the Premier"), as the Minister responsible for the Act may intervene, personally or by counsel or other representative, in proceedings before the Tribunal for the purpose of introducing evidence, or making submissions, on any question relevant to the public interest.
- 8. The Tribunal, by letters dated 13 October 2020, sent notifications of the review to the Judicial Remuneration Coordinating Committee ("JRCC"), the Magistrates Association of South Australia ("MASA"), and the Premier, as the Minister responsible for the Act.
- 9. The Tribunal, by letters dated 13 October 2020, sent notifications of the review to the Electoral Commissioner, Deputy Electoral Commissioner, the Health and Community Services Complaints Commissioner, and the Auditor-General.
- 10. On 13 October 2020, the Tribunal distributed an email notification of the review to the relevant office holders and to the Office of the Commissioner for Public Sector Employment ("OCPSE"). Additionally, a notice of the review was also placed on the Tribunal's public website, on the same date.

SUBMISSIONS

- 11. The Tribunal received submissions from the JRCC and the OCPSE. A summary of those submissions is provided below:
 - The Hon. Justice Stanley, Judicial Remuneration Coordinating Committee
 - It is appropriate that the Tribunal should make a determination that reflects the terms of Determination 11 of 2019.

Mr Anthony Mackay, Office of the Commissioner for Public Sector Employment ("OCPSE")

- OCPSE does not propose any changes in relation to the judicial salary sacrifice Determination currently in force (Determination 11 of 2019).
- OCPSE notes the continued alignment between the salary sacrifice arrangements applicable to Judges, Court Officers and Statutory Officers and those available to other Public Sector employees.
- 12. No other submissions were received by the Tribunal in relation to this review.

CONCLUSION

- 13. After consideration of the submissions and the material before the Tribunal, the Tribunal has concluded that its policy position of maintaining alignment between the judicial and the broader public sector salary sacrifice schemes remains appropriate.
- 14. The Tribunal has noted that no amendments to Determination 11 of 2019 have been sought by the affected parties. Upon review, the Tribunal is not independently aware of any changes necessary to the terms of its Determination in relation to salary sacrifice arrangements.
- 15. Accordingly, Determination 11 of 2019² shall remain in force, until further determination by the Tribunal.

Dated: 7 December 2020

¹ Determination 11 of 2019—Salary Sacrifice Arrangements for Judges, Court Officers and Statutory Officers

² Determination 11 of 2019—Salary Sacrifice Arrangements for Judges, Court Officers and Statutory Officers

THE REMUNERATION TRIBUNAL

REPORT NO. 13 OF 2020

2020 Review of Accommodation and Meal Allowances—Judges, Court Officers and Statutory Officers

INTRODUCTION AND BACKGROUND

- 1. Section 13 of the *Remuneration Act 1990* ("the Act") provides that the Remuneration Tribunal ("the Tribunal") has jurisdiction to determine the remuneration of members of the judiciary and other offices listed in that section of the Act.
- 2. Section 14 of the Act provides that the Tribunal has jurisdiction to determine the remuneration, or a specified part of the remuneration, payable in respect of certain offices, if such jurisdiction is conferred upon the Tribunal by any other Act or by the Governor by proclamation.
- 3. The Act defines remuneration as including; salary, allowances, expenses, fees and any other benefit of a pecuniary nature.
- 4. This Report deals with the accommodation and meal allowances payable to judicial and other relevant officers.

PROCEDURAL HISTORY

- 5. Section 10 (2) of the Act provides that prior to the making of a Determination, the Tribunal must allow an affected person, or persons of an affected class, a reasonable opportunity to make submissions orally or in writing to the Tribunal.
- 6. Section 10 (4) of the Act provides that the Honourable Premier of South Australia ("the Premier"), as the Minister responsible for the Act may intervene, personally or by counsel or other representative, in proceedings before the Tribunal for the purpose of introducing evidence, or making submissions, on any question relevant to the public interest.
- 7. On 13 October 2020, the Tribunal wrote to the Judicial Remuneration Coordinating Committee ("JRCC") and the Magistrates Association of South Australia ("MASA"), notifying of the Tribunal's intention to review its previous Determination.
- 8. The Tribunal, by letter dated 13 October 2020, wrote to the Premier, as the Minister responsible for the Act, inviting submissions in relation to this review.
- 9. The Tribunal, by letters dated 13 October 2020, sent notifications of the review to the Electoral Commissioner, Deputy Electoral Commissioner, the Health and Community Services Complaints Commissioner, and the Auditor-General.
- 10. In addition, the Tribunal distributed an email notification to the relevant office holders on 13 October 2020. A notification of the review was also placed on the Tribunal's public website on the same day.

SUBMISSIONS

- 11. A submission was received by the JRCC. The JRCC submitted that it does not seek any increase in the accommodation and meal allowances fixed by Determination 9 of 2019.
- 12. No other submissions were received by the Tribunal in relation to this review.

CONCLUSION

- 13. The Tribunal has considered the submissions put to the Tribunal by the JRCC that the accommodation and meal allowances for judicial and other officers not be increased at the time of this review. The Tribunal considers that submission to have a sound basis, having regard to the economic and social circumstances of the State at the time of this review.
- 14. Accordingly, no increases have been applied to the amounts of the accommodation and meal allowances on this occasion.
- 15. In the course of this review, the Tribunal has identified opportunities to make the definitions and terms of the accompanying Determination clearer. Accordingly, the Tribunal has made amendments to the definitions and terms of the accommodation and meal allowances within the accompanying Determination 13 of 2020.

Dated: 7 December 2020

MATTHEW O'CALLAGHAN President DEBORAH BLACK Member PETER DE CURE Member

THE REMUNERATION TRIBUNAL

DETERMINATION NO. 13 OF 2020

Accommodation and Meal Allowances—Judges, Court Officers and Statutory Officers

SCOPE OF DETERMINATION

1. This Determination applies to Judges, Court Officers, and Statutory Officers.

INTERPRETATION

2. In this Determination, unless the contrary appears:

"Commercial Accommodation" means short term (not permanent) accommodation in a commercial establishment such as a hotel, motel or serviced apartment and must be a genuine arms-length commercial transaction. Commercial Accommodation does not include AirBnB or other "sharing economy" type accommodation.

"Court Officer" means a Commissioner of the Environment, Resources and Development Court.

"Incurs Actual Expenditure" means an amount of money spent by a Judge, Court Officer or Statutory Officer.

"Judge" means any of the following members of the judiciary:

- the Chief Justice of the Supreme Court;
- the Puisne Judges of the Supreme Court;
- the Masters of the Supreme Court;
- the Chief Judge of the District Court;
- the Judges of the Environment, Resources and Development Court;
- the Masters of the District Court;
- the Other District Court Judges;
- the Judges of the South Australian Employment Tribunal; the Chief Magistrate;
- the Magistrates;
- the Magistrates of the South Australian Employment Tribunal;
- the State Coroner; and
- the Deputy State Coroner.

"Meals" means food or drink purchased by a Judge, Court Officer or Statutory Officer in connection with an allowance payable under this Determination.

"Metropolitan Adelaide" bears the same meaning as defined in the Development Act 1993.

"Official Duties" means activities undertaken by a Judge, Court Officer or Statutory Officer in relation to their duties as either a Judge, Court Officer or Statutory Officer.

"Per Diem" means per day in relation to the allowances payable under this Determination.

"Statutory Officer" means any of the following statutory office holders:

- the Auditor General;
- the Electoral Commissioner;
- the Deputy Electoral Commissioner;
- the Health and Community Services Complaints Commissioner;
- the Deputy President of the South Australian Civil and Administrative Tribunal.

"Sydney" means locations which are less then 10km by road from the Sydney General Post Office (by the most direct route), or less then 5km by road from Sydney's principal airport (by the most direct route).

ACCOMMODATION AND MEAL ALLOWANCES

- 3. A Judge, Court Officer or Statutory Officer who incurs actual expenditure for both commercial accommodation and meals when travelling for the purpose of performing their official duties and which necessitates absence from home overnight shall be entitled to be paid a per diem accommodation and meal allowance, as follows:
 - 3.1. Within Metropolitan Adelaide:
 - 3.1.1. An allowance at the rate of \$337 per day;
 - 3.1.2. For the purpose of meeting expenditure in relation to commercial accommodation and meals.
 - 3.2. Outside Metropolitan Adelaide, but within South Australia:
 - 3.2.1. An allowance at the rate of \$309 per day;
 - 3.2.2. For the purpose of meeting expenditure in relation to commercial accommodation and meals.
 - 3.3. Outside South Australia, but within Australia (other than Sydney):
 - 3.3.1. An allowance at the rate of \$472 per day;
 - 3.3.2. For the purpose of meeting expenditure in relation to commercial accommodation and meals.
 - 3.4. Sydney:
 - 3.4.1. An allowance at the rate of \$538 per day;
 - 3.4.2. For the purpose of meeting expenditure in relation to commercial accommodation and meals.
 - 3.5. Office holders who travel interstate and return on the same day may be reimbursed for lunch only on the basis of actual expenditure up to \$24.90. Reimbursement is not to be made for lunch during single day absences within South Australia.

DATE OF OPERATION

- 4. This Determination shall have operative effect on and from 7 December 2020.
- 5. This Determination supersedes in full the previous Determination 9 of 2019.

Dated: 7 December 2020

RETAIL AND COMMERCIAL LEASES ACT 1995

Exemption

PURSUANT to section 77 (2) of the *Retail and Commercial Leases Act 1995* (SA) I, John Chapman, Small Business Commissioner for the State of South Australia, EXEMPT the Lease to be entered into on or about September 2021 in accordance with the key lease terms (as agreed and dated 28 July 2020) between the Minister for Environment and Water and the Gawler Environment and Heritage Association Incorporated in relation to the development and operation of short stay visitor accommodation and environmental education activities for that portion of the Sandy Creek Conservation Park comprised in Crown Record Volume 5772 Folio 814 and bounded in yellow in the plan annexed to the Lease.

Dated: 2 December 2020

JOHN CHAPMAN Small Business Commissioner

RETAIL AND COMMERCIAL LEASES ACT 1995

Exemption

PURSUANT to section 77 (2) of the *Retail and Commercial Leases Act 1995* (SA) I, John Chapman, Small Business Commissioner for the State of South Australia, EXEMPT the Lease between the City of Burnside and the Burnside War Memorial Hospital Incorporated in relation to the land comprised in Certificate of Title 5859 Volume 365 from all of the provisions of the *Retail and Commercial Leases Act 1995* (SA). Dated: 2 December 2020

JOHN CHAPMAN Small Business Commissioner

RETURN TO WORK ACT 2014

SECTION 33 (8)

Notice of Travel Allowance

Preamble

Section 33 (8) of the Return to Work Act 2014 (the Act) states that:

If a worker travels in a private vehicle to or from any place for the purpose of receiving medical services, hospitalisation or approved recovery/return to work services, and the travel is reasonably necessary in the circumstances of the case, the worker is entitled to a travel allowance at rates fixed by a scale published by the Minister under this section.

NOTICE

I DECLARE that the rate for travel allowance in 2021 is hereby fixed for the purposes of Section 33 (8) of the Act at 46.4 cents per kilometre, and this notice supersedes all previous notices of the travel allowance rate published under Section 33 (8) of the Act.

This Notice is effective for travel on or after 1 January 2021.

Dated: 6 December 2020

HON ROB LUCAS MLC Treasurer

SOUTH AUSTRALIAN WATER CORPORATION ACT 1994

Access to Reservoir Reserves owned by SA Water

Pursuant to Section 18A of the South Australian Water Corporation Act 1994 a person is prohibited from entering and remaining on SA Water's land including reservoir reserves without authority.

Commencing 13 December 2020, Public Access is available at Hope Valley Reservoir Reserve to undertake recreational activities in accordance with SA Water's Conditions of Access and on-site signs/information.

All visitors must comply with access conditions, including signs and all reasonable directions made by persons authorised by SA Water to administer the access arrangements. Site entry may be refused and/or varied by persons authorised by SA Water and at any time for non-compliance with access conditions or other reason including SA Water operational requirements.

This notice supersedes any previous gazettal notices relating to public access at Hope Valley Reservoir.

Dated: 10 December 2020

DAVID RYAN Chief Executive

SOUTH AUSTRALIAN WATER CORPORATION

FEES AND CHARGES SCHEDULE

Augmentation Fees and Charges

Pursuant to Section 36 of the Water Industry Act 2012 the following charges for water, sewerage and associated services apply. These charges are fixed for the period 10 December 2020 to 30 June 2021.

Fee Name	Fee 2020-21^
Water Augmentation Charge	
Two Wells and Lewiston	\$4,055.00

^Charges for 100% only, refer to Augmentation Policy fees and charges schedule for multipliers applicable to properties that are residential, multiple dwellings, commercial/industrial, and reserves

Confirmed as a true and accurate record of the decision of the Corporation.

Dated: 27 November 2020

D. RYAN Chief Executive South Australian Water Corporation

SUMMARY OFFENCES ACT 1953

DECLARED PUBLIC PRECINCTS

Notice of Ministerial Declaration

I, VICKIE CHAPMAN, Attorney-General in the State of South Australia, being the Minister responsible for the administration of Part 14B—Declared Public Precincts of the *Summary Offences Act 1953*, DO HEREBY DECLARE pursuant to the provisions of Section 66N of the said Act that the area, comprised of more than one public place, within the following boundaries:

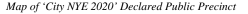
- Northern boundary of North Terrace to western boundary of West Terrace,
- Western boundary of West Terrace to southern boundary of Currie Street,
- · Southern boundary of Currie Street to eastern boundary of King William Street, and
- Eastern boundary of King William Street to northern boundary of North Terrace

will be a declared public precinct for a period of 12 hours from 6:00pm on Thursday, 31 December 2020 until 6:00am Friday, 1 January 2021.

I am satisfied that there is, during the period specified in this declaration, a reasonable likelihood of conduct posing a risk to public order and safety in the area specified.

I am satisfied that the inclusion of each public place in the area is reasonable having regard to that identified risk.

ATTACHMENT A





Dated: 24 November 2020

VICKIE CHAPMAN Attorney-General

SUMMARY OFFENCES ACT 1953

DECLARED PUBLIC PRECINCTS

Notice of Ministerial Declaration

I, VICKIE CHAPMAN, Attorney-General in the State of South Australia, being the Minister responsible for the administration of Part 14B—Declared Public Precincts of the *Summary Offences Act 1953*, DO HEREBY DECLARE pursuant to the provisions of section 66N of the said Act that the area, comprised of more than one public place, within the following boundaries:

- Southern boundary of Pier Street taking a straight line west to the low tide of the Gulf St. Vincent.
- Low tide of the Gulf St. Vincent (western edge) to the northern boundary of Chappell Drive and Anzac Highway, including the Holdfast Shores Promenade.
- Northern boundary of Anzac Highway extending to Chappell Drive to eastern boundary of Brighton Road.
- Eastern boundary of Brighton Road to southern boundary of Pier Street.
- Tram Stop 15; including the northern boundary of Dunbar Terrace to Service Road, south across the tram tracks 40 metres east of Brighton Road, to the southern side of Maxwell Terrace up to the intersection with Fortrose Street

will be a declared public precinct for a period of 12 hours from 6:00pm on Thursday, 31 December 2020 until 6:00am Friday, 1 January 2021. I am satisfied that there is, during the period specified in this declaration, a reasonable likelihood of conduct posing a risk to public order and safety in the area specified.

ATTACHMENT A

I am satisfied that the inclusion of each public place in the area is reasonable having regard to that identified risk.

Map of 'Glenelg NYE 2020' Declared Public Precinct ANZAC Hwy Diagonal Rd

Dated: 24 November 2020

VICKIE CHAPMAN Attorney-General

TRAINING AND SKILLS DEVELOPMENT ACT 2008

Part 4—Apprenticeships/Traineeships

PURSUANT to the provision of the *Training and Skills Development Act 2008*, the Training and Skills Commission (TaSC) gives notice that determines the following Trades or Declared Vocations in addition to the Gazette notices of:

nat det	ermines the following frades	or D	ectated vocations in addition	n to t	ne Gazette notices of.		
1.	25 September 2008	2.	23 October 2008	3.	13 November 2008	4.	4 December 2008
5.	18 December 2008	6.	29 January 2009	7.	12 February 2009	8.	5 March 2009
9.	12 March 2009	10.	26 March 2009	11.	30 April 2009	12.	18 June 2009
13.	25 June 2009	14.	27 August 2009	15.	17 September 2009	16.	24 September 2009
17.	9 October 2009	18.	22 October 2009	19.	3 December 2009	20.	17 December 2009
21.	4 February 2010	22.	11 February 2010	23.	18 February 2010	24.	18 March 2010
25.	8 April 2010	26.	6 May 2010	27.	20 May 2010	28.	3 June 2010
29.	17 June 2010	30.	24 June 2010	31.	8 July 2010	32.	9 September 2010
33.	23 September 2010	34.	4 November 2010	35.	25 November 2010	36.	16 December 2010
37.	23 December 2010	38.	17 March 2011	39.	7 April 2011	40.	21 April 2011
41.	19 May 2011	42.	30 June 2011	43.	21 July 2011	44.	8 September 2011
45.	10 November 2011	46.	24 November 2011	47.	1 December 2011	48.	8 December 2011
49.	16 December 2011	50.	22 December 2011	51.	5 January 2012	52.	19 January 2012
53.	1 March 2012	54.	29 March 2012	55.	24 May 2012		31 May 2012
57.	7 June 2012	58.	14 June 2012	59.	21 June 2012	60.	28 June 2012
61.	5 July 2012	62.	12 July 2012	63.	19 July 2012	64.	2 August 2012
65.	9 August 2012	66.	30 August 2012	67.	13 September 2012	68.	4 October 2012
69.	18 October 2012	70.	25 October 2012	71.	8 November 2012	72.	29 November 2012
73.	13 December 2012	74.	25 January 2013	75.	14 February 2013	76.	21 February 2013
77.	28 February 2013	78.	7 March 2013	79.	14 March 2013	80.	21 March 2013
81.	28 March 2013	82.	26 April 2013	83.	23 May 2013	84.	30 May 2013
85.	13 June 2013	86.	20 June 2013	87.	11 July 2013		1 August 2013
89.	8 August 2013	90.	15 August 2013	91.	29 August 2013	92.	6 February 2014
93.	12 June 2014	94.	28 August 2014	95.	4 September 2014	96.	16 October 2014
97.	23 October 2014	98.	5 February 2015	99.	26 March 2015	100.	16 April 2015
101.	27 May 2015	102.	18 June 2015	103.	3 December 2015		7 April 2016
105.	30 June 2016	106.	28 July 2016	107.	8 September 2016	108.	22 September 2016
109.	27 October 2016	110.	1 December 2016	111.	15 December 2016	112.	7 March 2017
113.	21 March 2017	114.	23 May 2017	115.	13 June 2017	116.	18 July 2017
117.	19 September 2017	118.	26 September 2017	119.	17 October 2017	120.	3 January 2018
	23 January 2018	122.	14 March 2018	123.	14 June 2018		5 July 2018
	2 August 2018	126.	9 August 2018	127.	16 August 2018	128.	30 August 2018
129.	27 September 2018	130.	4 October 2018	131.	18 October 2018	132.	1 November 2018
133.	15 November 2018	134.	22 November 2018	135.	29 November 2018	136.	6 December 2018
137.	20 December 2018	138.	24 January 2019	139.	14 February 2019	140.	30 May 2019
141.	6 June 2019	142.	13 June 2019	143.	20 June 2019	144.	27 June 2019
145.	11 July 2019	146.	8 August 2019	147.	22 August 2019	148.	12 September 2019
149.	19 September 2019	150.	14 November 2019	151.	28 November 2019	152.	12 December 2019
	19 December 2019		23 January 2020		27 February 2020		21 April 2020
157.	25 June 2020		10 September 2020	159.	17 September 2020	160.	8 October 2020
161.	29 October 2020	162.	12 November 2020	163.	10 December 2020		

TRADES OR DECLARED VOCATIONS AND REQUIRED QUALIFICATIONS AND TRAINING CONTRACT CONDITIONS FOR
THE BUSINESS SERVICES (BSB), RESOURCES AND INFRASTRUCTURE INDUSTRY (RII) AND ELECTROTECHNOLOGY (UEE)
TRAINING PACKAGES

*Trade/ #Declared Vocation/ Other Occupation	Qualification Code	Qualification Title	Nominal Term of Training Contract	Probationary Period
Management #	BSB40320	Certificate IV in Entrepreneurship and New Business	24	60
Frontline Manager #	BSB40520	Certificate IV in Leadership and Management	24	60
Project Officer #	BSB40920	Certificate IV in Project Management Practice	12	60
Manager #	BSB50420	Diploma of Leadership and Management	24	60
Project Manager #	BSB50820	Diploma of Project Management	24	60
Drilling #	RII20920	Certificate II in Drilling Operations	12	60
Drilling #	RII31820	Certificate III in Drilling Operations	24	60
Drilling #	RII32020	Certificate III in Drilling Oil & Gas (Onshore)	24	60

*Trade/ #Declared Vocation/ Other Occupation	Qualification Code	Qualification Title	Nominal Term of Training Contract	Probationary Period 60
Split Air-conditioning and Heat Pump Systems Installer #	UEE20120	Certificate II in Split Air Conditioning and Heat Pump Systems	12	
Trades Assistant (Computer Assembly and Repair) #	UEE20520	Certificate II in Computer Assembly and Repair	12	60
Trades Assistant (Data and Voice Communications) #	UEE20720	Certificate II in Data and Voice Communications	12	60
Trades Assistant (Electronic Assembly) #	UEE20920	Certificate II in Electronic Assembly	12	60
Trades Assistant (Fire Alarms Servicing) #	UEE21020	Certificate II in Fire Alarms Servicing	12	60
Trades Assistant (Antennae Equipment) #	UEE21220	Certificate II in Antennae Equipment	12	60
Trades Assistant (Electronics) #	UEE21920	Certificate II in Electronics	12	60
Sub-Assistant (Sustainable Energy) #	UEE22120	Certificate II in Sustainable Energy (Career Start)	12	60
Business Equipment Servicing*	UEE30120	Certificate III in Business Equipment	48	90
Computer Systems Equipment Servicing*	UEE30220	Certificate III in Computer Systems Equipment	48	90
Custom Electronic Installations*	UEE30320	Certificate III in Custom Electronics Installations	48	90
Data and Voice Communications Servicing Tradesperson*	UEE30420	Certificate III in Data and Voice Communications	48	90
Electrical Machine Repair*	UEE30620	Certificate III in Electrical Machine Repair	48	90
Switchgear and Control Gear Servicing*	UEE30720	Certificate III in Switchgear and Controlgear	48	90
Electronics and Communications Tradesperson*	UEE30920	Certificate III in Electronics and Communications	48	90
Fire Protection Control Tradesperson*	UEE31020	Certificate III in Fire Protection Control	48	90
Instrumentation and Control UEE31220 Certificate III in Instrumentati Tradesperson* Control			48	90
Security Equipment Tradesperson*	radesperson*		48	90
Tradesperson* Energy—		Certificate III in Renewable Energy—ELV	48	90
Appliance Servicing*	UEE32120	Certificate III in Appliance Service	48	90
Advanced Tradesperson (Computer Systems)*	UEE40120	Certificate IV in Computer Systems	48	90
Advanced Tradesperson (Data and Voice Communications)*	UEE40220	Certificate IV in Electrical— Data and Voice Communications	24	60
Advanced Tradesperson (Television/Radio/Electronics)*	UEE40720	Certificate IV in Electronics and Communications	24	60
Advanced Tradesperson (Fire Protection Systems)*	UEE40820	Certificate IV in Electrical— Fire Protection Control Systems	24	60
Advanced Tradesperson (Industrial Electronics and Control)*	UEE40920	Certificate IV in Industrial Electronics and Control	24	60
Advanced Tradesperson (Video and Audio Systems)*	UEE41520	Certificate IV in Video and Audio Systems	24	60
Advanced Tradesperson (Renewable Energy)*	UEE41620	Certificate IV in Renewable Energy	24	60
Advanced Tradesperson (Rail Network Systems)*UEE41720Certificate IV in Rail— Communications and Network Systems		Communications and Network Systems	48	90
Advanced Tradesperson (Refrigeration and/or Air-conditioning)*	UEE42720	Certificate IV in Air Conditioning and Refrigeration Servicing	24	60

*Trade/ #Declared Vocation/ Other Occupation	Qualification Code	Qualification Title	Nominal Term of Training Contract	Probationary Period
Advanced Tradesperson (Energy Management and Control)*	UEE42820	Certificate IV in Air-conditioning Systems Energy Management and Control	24	60
Advanced Tradesperson (Refrigeration and/or Air-conditioning)*	UEE42920	Certificate IV in Refrigeration and Air Conditioning Systems	24	60
Technical Specialist (Computer Systems Engineering)*	UEE50120	Diploma of Computer Systems Engineering	48	90
Engineering Technician #	UEE50520	Diploma of Electronics and Communications Engineering	48	90
Technical Specialist (Refrigeration and Air-conditioning Engineering)*	UEE51220	Diploma of Air Conditioning and Refrigeration Engineering	24	60
Engineering Technician #	UEE60220	Advanced Diploma of Electronics and Communications Engineering	48	90
Advanced Technical Specialist (Computer Systems Engineering) #	UEE60420	Advanced Diploma of Computer Systems Engineering	24	60
Advanced Technical Specialist (Electrical Technology) #	UEE61720	Advanced Diploma of Engineering Technology—Electronics	24	60
Advanced Technical Specialist (Computer Systems Technology) #	UEE61820	Advanced Diploma of Engineering Technology—Computer Systems	48	90
Advanced Technical Specialist (Electrical Technology) #	UEE62120	Advanced Diploma of Engineering Technology—Electrical	24	60
Advanced Technical Specialist (Refrigeration and Air- conditioning—Technology) #	UEE62420	Advanced Diploma of Engineering Technology—Air Conditioning and Refrigeration	48	90
Advanced Technical Specialist (Refrigeration and Air-conditioning) #	UEE62520	Advanced Diploma of Air Conditioning and Refrigeration Engineering	24	60

LOCAL GOVERNMENT INSTRUMENTS

CITY OF VICTOR HARBOR

Place Naming—Railway Plaza

NOTICE is hereby given that at its meeting held on 26 October 2020, pursuant to Section 219 of the *Local Government Act 1999*, the City of Victor Harbor assigned the formal name 'Railway Plaza' for the land located on Railway Terrace in Victor Harbor described as Allotment 27 in Deposited Plan D64923 comprised in Certificate of Title 5921 Folio 385 and Section 796 in Deposited Plan H150300 comprised in Certificate of Title 5756 Folio 549.

Dated: 26 October 2020

V. MACKIRDY Chief Executive Officer

CITY OF WHYALLA

South Australia

Liquor Licensing (Dry Areas) Notice 2020

under section 131(1a) of the Liquor Licensing Act 1997

1—Short title

This notice may be cited as the Liquor Licensing (Dry Areas) Notice 2020.

2—Commencement

This notice comes into operation on 31 December 2020.

3—Interpretation

(1) In this notice—

principal notice means the *Liquor Licensing (Dry Areas) Notice 2015* published in the Gazette on 5.1.15, as in force from time to time.

(2) Clause 3 of the principal notice applies to this notice as if it were the principal notice.

4—Consumption etc of liquor prohibited in dry areas

- (1) Pursuant to section 131 of the Act, the consumption and possession of liquor in the area described in the Schedule is prohibited in accordance with the provisions of the Schedule.
- (2) The prohibition has effect during the periods specified in the Schedule.
- (3) The prohibition does not extend to private land in the area described in the Schedule.
- (4) Unless the contrary intention appears, the prohibition of the possession of liquor in the area does not extend to—
 - (a) a person who is genuinely passing through the area if—
 - (i) the liquor is in the original container in which it was purchased from licensed premises; and
 - (ii) the container has not been opened; or
 - (b) a person who has possession of the liquor in the course of carrying on a business or in the course of his or her employment by another person in the course of carrying on a business; or
 - (c) a person who is permanently or temporarily residing at premises within the area or on the boundary of the area and who enters the area solely for the purpose of passing through it to enter those premises or who enters the area from those premises for the purpose of leaving the area.

Schedule 1—Whyalla Area 1

1—Extent of prohibition

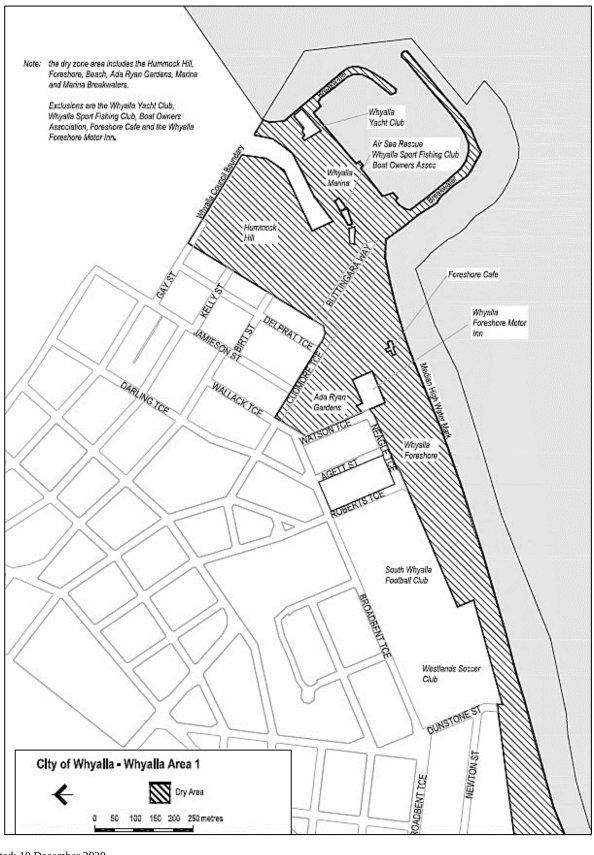
The consumption of liquor is prohibited, and the possession of liquor is prohibited.

2—Period of prohibition

From 7:00 am on 31 December 2020 to 7:00 am on 1 January 2021.

3—Description of area

Commencing at the point at which the prolongation in a straight line of the western boundary of Lot 100 D61444 intersects with the Corporation of the City of Whyalla, Local Government boundary then extending east north-east along the Local Government boundary, then south-east, then northeasterly, northerly and north-westerly along the Local Government boundary to encompass the Whyalla marina breakwater northern and southern extensions, to a point where the Local Government Boundary intersects the eastern boundary of Lot 3 D26088, north-west along the eastern boundary of Lot 3 D26088 and continuing along the eastern boundary of Lot 1 D21007, then northwest along the boundary of Lot 1 D26088 and southerly, north westerly, north easterly and northerly to following the Local Government Boundary around the railway reserve (Indenture Land), then north-west along the north-eastern boundary of Lot 1 D26088 to intersect with the north-eastern most point of Gay Street, then north-westerly until such point where a prolongation in a straight line of the north-western boundary of Section 394 intersects with the north-eastern boundary of Gay Street, south-west along the prolongation and north-western boundary of Section 394, then south-west along the north-western boundary of Buttlingara Way to intersect with the north eastern boundary of Cudmore Terrace, north-west along the north-eastern boundary of Cudmore Terrace to intersect with the with the south eastern boundary of Wallack Terrace, then south-west along the north-western boundary of Lot 100 to intersect with the eastern boundary of Watson Terrace, south along the eastern boundary of Watson Terrace to intersect with the western most point of Lot 340 in D33299, along the boundary of Lot 340 D33299 commencing north easterly and continuing in a clockwise direction to intersect at the southern boundary of Neagle Terrace, westerly along the southern boundary of Neagle Terrace to intersect with the southern boundary of Lot 3 F14874, west along the southern boundary of Lot 3 F14874 and Lot 105 D61444 to the point of intersection with Lot 1 D67562, south along the eastern boundary of Lot 1 D67562 and Lot 101 D61444 to the point of intersection with the southern boundary of Lot 101 D61444, then west along the southern boundary of Lot 101 D61444 to the point of intersection with the western boundary of Lot 101 D61444, then north along the western boundary of Lot 101 D61444 to the point of intersection with the northern boundary of Lot 100 D61444, west along the northern boundary of Lot 101 D61444, to the point of intersection with the western boundary of Lot 101 D61444, then south along the western boundary of Lot 101 D61444 and a prolongation of this line to the point of commencement. The area includes any area beneath marina structures that protude from land into the water, the area excludes the Whyalla Foreshore Motor Inn, The Foreshore Café, Whyalla Surf Life Saving Club, Whyalla Yacht Club, Air Sea Rescue, Whyalla Sports Fishing Club and the Boat Owners Association.



Dated: 10 December 2020 Justin Commons Chief Executive Officer

KANGAROO ISLAND COUNCIL

Close of Roll for Supplementary Election

Due to the resignation of a member of the council, and an existing council vacancy, a supplementary election will be necessary to fill two vacancies for Councillor.

The voters roll for this supplementary election will close at 5.00 pm on Monday, 21 December 2020.

You are entitled to vote in the election if you are enrolled on the State electoral roll for the council area. If you have recently turned 18 or changed your residential or postal address you must complete an electoral enrolment form available online at <u>www.ecsa.sa.gov.au</u>

If you are not eligible to enrol on the State electoral roll you may still be entitled to enrol to vote if you own or occupy a property in the council area. Contact the council to find out how.

Nominations to fill the vacancy will open on Thursday, 14 January 2021 and will be received until 12 noon on Thursday, 28 January 2021. The election will be conducted entirely by post with the return of ballot material to reach the Returning Officer no later than 12 noon on Monday, 1 March 2021.

Dated: 10 December 2020

MICK SHERRY Returning Officer

LIGHT REGIONAL COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

Roads Closing—North Street, Kapunda and Oats Lane, Kapunda

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 transfer to the adjoining owners:

- a portion of North Street adjoining Allotment 99 in FP 213075 and Allotment 93 in FP 209877, more particularly delineated and lettered A on Preliminary Plan 20/0047;
- a portion of Oats Lane adjoining Allotment 210 in FP 33926, Allotment 11 in FP 105494, Allotment 65 and 66 in DP 72465 and Allotment 100 in FP 32356, more particularly delineated and letter A and B on Preliminary Plan 20/0048.

The Preliminary Plan 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 <u>www.sa.gov.au/roadsactproposal</u>.

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 a submission is made, the Council will give notification of a meeting at which the matter will be considered.

Dated: 10 December 2020

BRIAN CARR CHIEF EXECUTIVE OFFICER

RENMARK PARINGA COUNCIL

Update to the Road and Public Place Naming Policy

The Road and Public Place Naming Policy was updated on 24 November 2020 and can be found at the current link on the Renmark Paringa Council Website:

https://www.renmarkparinga.sa.gov.au/ data/assets/pdf_file/0025/806443/Statutory-Policy-Road-and-Public-Place-Naming-Policy.pdf Dated: 10 December 2020

TONY SIVIOUR Chief Executive Officer

WATTLE RANGE COUNCIL

AND

DISTRICT COUNCIL OF GRANT

ROADS (OPENING AND CLOSING) ACT 1991

Public Road, Burrungule

NOTICE is hereby given, pursuant to Section 10 of the *Roads (Opening and Closing) Act 1991*, that the Wattle Range Council in consultation with the District Council of Grant hereby gives notice of their intent to implement a Road Process Order to close portion of the Public Road and merge with the adjoining Allotment 5 in Deposited Plan 56315 more particularly delineated and lettered as "A" in Preliminary Plan 20/0041.

A copy of the plan and a statement of persons affected are available for viewing on Council's website <u>www.wattlerange.sa.gov.au/haveyoursay</u> and at the Adelaide office of the Surveyor-General during normal office hours. The Preliminary Plan can also be viewed at <u>www.sa.gov.au/roadsactproposals</u>.

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 Wattle Range Council at PO Box 27, Millicent SA 5280 WITHIN 28 DAYS OF THIS NOTICE and a copy must be forwarded to the Surveyor-General at GPO Box 1354, Adelaide 5001. Where a submission is made, the Council will give notification of a meeting at which the matter will be considered.

Dated: 10 December 2020

BEN GOWER Chief Executive Officer MID MURRAY COUNCIL

South Australia

Liquor Licensing (Dry Areas) Notice 2020

Under Section 131(1ab) of the Liquor Licensing Act 1997

1—Short title

This notice may be cited as the Liquor Licensing (Dry Areas) Notice 2020.

2—Commencement

This notice comes into operation on 31 December 2020.

3—Interpretation

(1) In this notice—

principal notice means the Liquor Licensing (Dry Areas) Notice 2017 published in the Gazette on 17.10.17, as in force from time to time.

(2) Clause 3 of the principal notice applies to this notice as if it were the principal notice.

4—Consumption etc of liquor prohibited in dry areas

- Pursuant to section 131 of the Act, the consumption and possession of liquor in the area described in the Schedule is prohibited in accordance with the provisions of the Schedule.
- (2) The prohibition has effect during the periods specified in the Schedule.
- (3) The prohibition does not extend to private land in the area described in the Schedule.
- (4) Unless the contrary intention appears, the prohibition of the possession of liquor in the area does not extend to—
 - (a) a person who is genuinely passing through the area if—
 - (i) the liquor is in the original container in which it was purchased from licensed premises; and
 - (ii) the contained has not been opened; or
 - (b) a person who has possession of the liquor in the course of carrying on a business or in the course of his or her employment by another person in the course of carrying on a business; or
 - (c) a person who is permanently or temporarily residing at premises within the area or on the boundary of the area and who enters the area solely for the purpose of passing through it to enter those premises or who enters the area from those premises for the purpose of leaving the area
- (5) The Schedule is in addition to Schedule—Mannum Area 2, Mannum Area 3, Mannum Area 4 and Mannum Area 5 in the principal notice.

Schedule—Cadell Area 1

1—Extent of prohibition

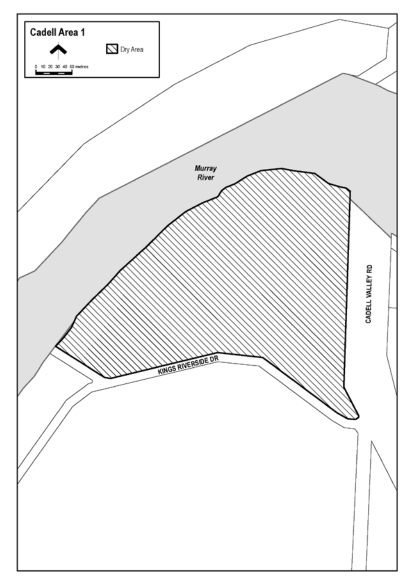
The consumption of liquor is prohibited and the possession of liquor is prohibited.

2—Period of prohibition

From 4:00pm on 31 December 2020 to 9:00am on 1 January 2021.

3—Description of area

The area adjacent to and to the north of the town of Cadell, being the whole of the land comprised in Piece 14 DP75804 (approximately the area bounded on the north-west and north-east by the River Murray, on the east by the Cadell Valley Road and on the south by the portion of Kings Riverside Drive that runs generally east-west and the access road from that portion of Kings Riverside Drive to a boat ramp on the eastern bank of the River Murray).



Schedule—Morgan Area 1

1—Extent of prohibition

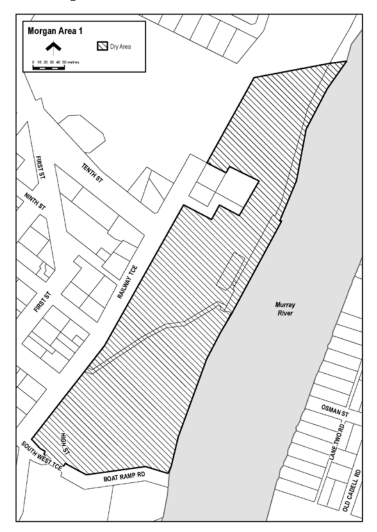
The consumption of liquor is prohibited and the possession of liquor is prohibited.

2—Period of prohibition

From 4:00pm on 31 December 2020 to 9:00am on 1 January 2021.

3—Description of area

The area in Morgan bounded as follows: commencing at the point at which the prolongation in a straight line of the southern boundary of Section 432, Hundred of Eba intersects the waterline on the north-western side of the River Murray, then generally north-westerly, westerly and north-westerly along that prolongation and boundary of Section 432 so the south-eastern boundary of Railway Terrace, then generally north-easterly along that southeastern boundary of Railway Terrace to the point at which it meets the northern corner of Section 484, Hundred of Eba, then generally north-easterly along the north-western boundary of Section 433, Hundred of Eba to the northernmost boundary of Section 429, Hundred of Eba, then north-easterly along that boundary of Section 429 and the prolongation in a straight line of that boundary to the waterline on the north-western side of the River Murray, then generally south-westerly along the waterline of the River to the point of commencement, but excluding Section 483, 484 and 485, Hundred of Eba.



1—Extent of prohibition

The consumption of liquor is prohibited and the possession of liquor is prohibited.

2—Period of prohibition

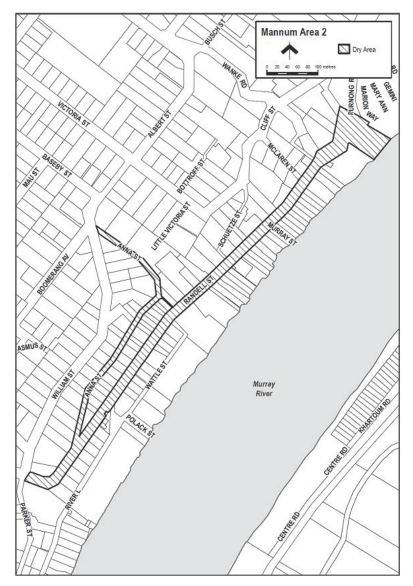
From 6:00pm to 11:00pm on 31 December 2020.

3—Description of area

Anna Street between Randell Street and William Street.

The stairway (generally known as "the Golden Stairs") between Anna Street and Randell Street, adjacent to Shearer's Carpark.

Randell Street (and Purnong Road) between William Street and River Road.



1—Extent of prohibition

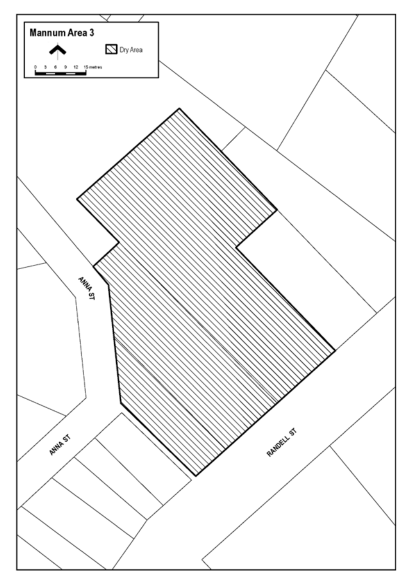
The consumption of liquor is prohibited and the possession of liquor is prohibited.

2—Period of prohibition

From 6:00pm to 11:00pm on 31 December 2020.

3—Description of area

The car park in Mannum (generally known as Shearer's Carpark) situated between Randell Street and Anna Street, being Lots 33 and 34 DP1091, Hundred of Finniss and Lot 435 FP208811, Hundred of Finniss.



1—Extent of prohibition

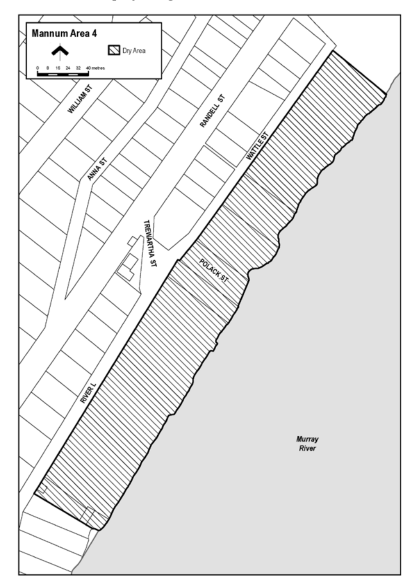
The consumption of liquor is prohibited and the possession of liquor is prohibited.

2—Period of prohibition

From 6:00pm to 11:00pm on 31 December 2020.

3—Description of area

The area in Mannum known as Mary Ann Reserve (together with abutting land and structures), being the area bounded on the north-east by the south-west boundary of Lot 10 FP21817 (Bowling Green), on the north-west by River Lane, on the south-west by the north-eastern boundary of Certificate of Title Volume 5799 Folio 318 (24 River Lane) and on the south-east by the River Murray, together with the whole of any wharf, jetty, boat ramp or other structure projecting from that area into the River.



1—Extent of prohibition

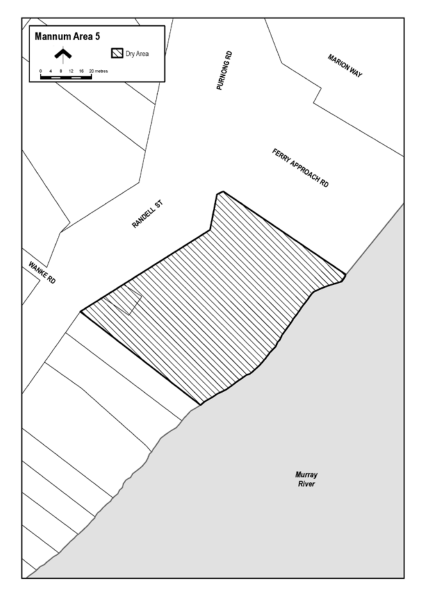
The consumption of liquor is prohibited and the possession of liquor is prohibited.

2—Period of prohibition

From 6:00pm to 11:00pm on 31 December 2020.

3—Description of area

The area in Mannum known as Arnold Park, situated between Randell Street and the River Murray adjacent to the south-western boundary of River Road, being Lot 93 FP213066, Hundred of Finniss.



No. 96 p. 5731

Schedule—Mannum Area 6

1—Extent of prohibition

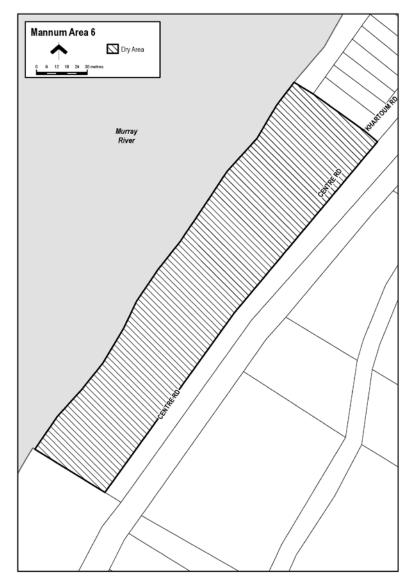
The consumption of liquor is prohibited and the possession of liquor is prohibited.

2—Period of prohibition

From 6:00pm on 31 December 2020 to 8:00am on 1 January 2021.

3—Description of area

The area adjacent Mannum, generally known as Bolto Reserve, bounded on the south-east by the north-western boundary of Section 909, Hundred of Younghusband, on the south-west by the north-eastern boundary of Section 914, Hundred of Younghusband, on the north-west by the River Murray and on the north-east by the south-western boundary of Lot 94 DP49431 and the prolongation in a straight line north-westerly and south-easterly of that boundary.



1—Extent of prohibition

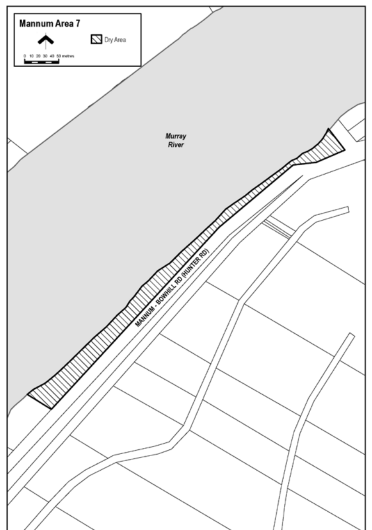
The consumption of liquor is prohibited and the possession of liquor is prohibited.

2—Period of prohibition

From 6:00pm on 31 December 2020 to 8:00am on 1 January 2021.

3—Description of area

The area adjacent Mannum, generally known as Haythorpe Reserve, bounded on the southeast by the north-western boundary of the carriageway of Hunter Road, on the south-west by the south-western boundary of Section 727, Hundred of Younghusband and the prolongation in a straight line south-easterly and north-westerly of that boundary, on the north-west by the River Murray and on the north-east by the south-western boundary of Section 397, Hundred of Younghusband and the prolongation in a straight line north-westerly and south-easterly of that boundary.



Dated: 10 December 2020

Ben Scales Chief Executive Officer DISTRICT COUNCIL OF TUMBY BAY

South Australia

Liquor Licensing (Dry Areas) Notice 2020

Under Section 131(1a) of the Liquor Licensing Act 1997

1—Short title

This notice may be cited as the Liquor Licensing (Dry Areas) Notice 2020.

2—Commencement

This notice comes into operation on 31 December 2020

3—Interpretation

(1) In this notice—

principal notice means the Liquor Licensing (Dry Areas) Notice 2020 published in the Gazette on 10 December 2020, as in force from time to time.

(2) Clause 3 of the principal notice applies to this notice as if it were the principal notice.

4—Consumption etc of liquor prohibited in dry areas

- (1) Pursuant to section 131 of the Act, the consumption and possession of liquor in the area described in the Schedule is prohibited in accordance with the provisions of the Schedule.
- (2) The prohibition has effect during the periods specified in the Schedule.
- (3) The prohibition does not extend to private land in the area described in the Schedule.
- (4) Unless the contrary intention appears, the prohibition of the possession of liquor in the area does not extend to—
 - (a) a person who is genuinely passing through the area if—
 - (i) the liquor is in the original container in which it was purchased from licensed premises; and
 - (ii) the container has not been opened; or
 - (b) a person who has possession of the liquor in the course of carrying on a business or in the course of his or her employment by another person in the course of carrying on a business; or
 - (c) a person who is permanently or temporarily residing at premises within the area or on the boundary of the area and who enters the area solely for the purpose of passing through it to enter those premises or who enters the area from those premises for the purpose of leaving the area.

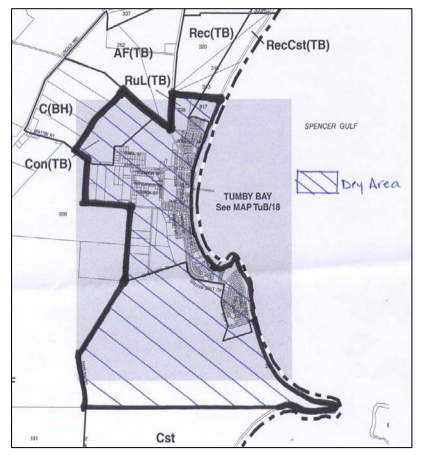
Schedule 1—Tumby Bay Area 1

Period of prohibition

From 9pm on 31 December 2020 to 8.00am on 1 January 2021

Description

The area in and adjacent to Tumby Bay bounded as follows: commencing at the point at which the prolongation in a straight line of the northern boundary of Section 353 Hundred of Hutchison intersects the low water mark of Tumby Bay, then generally southerly, easterly, south-easterly, southerly and westerly along the low water mark to the point at which it is intersected by the prolongation in a straight line of the northern boundary of Section 355 Hundred of Hutchison, then westerly along that prolongation and northern boundary of Section 355 and the southern boundary of Piece 501 DP 85629 to the point at which the southern boundary of Piece 501 meets the eastern boundary of Thuruna Road, then generally northerly, north-easterly and northerly along that eastern boundary of Thuruna Road to the point at which it intersects the northern boundary of Dutton Terrace, then westerly and northerly along that boundary of Dutton Terrace to the point at which it meets the southern boundary of Bratten Road, then in a straight line by the shortest route (across Bratten Road) to the southern boundary of Lot 65 DP 59150, then generally north-westerly, north-easterly and south-easterly along the south-western, north-western and north-eastern boundaries of Lot 65 to the point at which the north-eastern boundary of Lot 65 is intersected by the prolongation in a straight line of the western boundary of Lot 101 DP 78505, then northerly along that prolongation and boundary of Lot 101 to the northern boundary of the Lot, then easterly along the northern boundaries of Lot 101, Section 817 Hundred of Hutchison and Section 353 Hundred of Hutchison and the prolongation in a straight line of the northern boundary of Section 353 to the point of commencement. The area includes the whole of any wharf, jetty, boat ramp, breakwater or other structure extending below low water mark from within the area described above, as well as any area beneath such a structure.



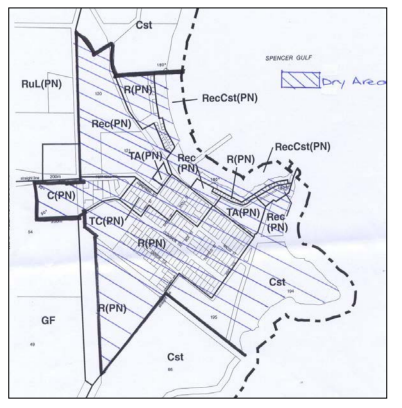
Schedule 2—Port Neill Area 1

Period of prohibition

From 9pm on 31 December 2020 to 8.00am on 1 January 2021

Description

The area in and adjacent to Port Neill bounded as follows: commencing at the point at which the prolongation in a straight line of the south-western boundary of Section 194 Hundred of Dixson intersects the low water mark on the western side of Spencer Gulf, then north-westerly along that prolongation and boundary of Section 194 to the western boundary of the Section, then in a straight line by the shortest route to the point at which the eastern boundary of Section 195 Hundred of Dixson meets the southwestern boundary of that Section, then north-westerly along the south-western boundary of Section 195 to the north-western boundary of the Section (the south-eastern boundary of Kinnaird Street), then in a straight line by the shortest route to the eastern comer of Lot 55 of DP 80902, then south-westerly along the south-eastern boundary of Lot 55 to the eastern boundary of Coast Road, then northerly, northwesterly and northerly along that boundary of Coast Road to the point at which it meets the northern boundary of Coneybeer Terrace, then in a straight line by the shortest route across Coast Road to the western boundary of Coast Road, then due west in a straight line for 200 metres, then due north in a straight line to the northern boundary of Section 54 Hundred of Dixson (the southern boundary of the Port Neill Access Road), then easterly along that boundary of Section 54 and the prolongation in a straight line of that boundary to the eastern boundary of Coast Road, then northerly along that boundary of Coast Road to the point at which it meets the northern boundary of Section 120 Hundred of Dixson, then southeasterly, north-easterly and southerly along the northern and eastern boundaries of Section 120 to the point at which the eastern boundary of the Section is intersected by the prolongation in a straight line of the northern boundary of Section 136 Hundred of Dixson, then easterly along that prolongation and boundary of Section 136, and the prolongation in a straight line of that boundary, to the low water mark on the western side of Spencer Gulf, then generally south-easterly, easterly, south-westerly, easterly, southerly and south-westerly along the low water mark to the point of commencement. The area includes any jetty, wharf, boat ramp, breakwater or other structure projecting below low water mark from within the area described above, as well as any area beneath such a structure.



Dated: 10 December 2020 **R. Hayes** Chief Executive Officer

PUBLIC NOTICES

TRUSTEE ACT 1936

PUBLIC TRUSTEE

Estates of Deceased Persons

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

ANDRIJASEVIC Mary Annie late of 75 Salisbury Street Unley of no occupation who died 4 August 2020 ELBOROUGH Geoffrey Peter late of 21 The Parade Marion Mail Officer who died 30 January 2020 FITZGERALD Matthew Felix late of 18 Cross Road Myrtle Bank of no occupation who died 5 July 2020 KIRK Robert Paul late of 14 Haywood Close Andrews Farm of no occupation who died 19 August 2019 LAURIDSEN Heather Mary Jane late of 7 Shackleton Avenue Ingle Farm of no occupation who died 27 October 2019 WELCH Roger late of 44 Murray Park Mannum of no occupation who died 12 July 2020 WHITWORTH Frederick Dennis late of 336 Kensington Road Leabrook Retired Packer who died 20 August 2020 WINKLEY Raymond Clement late of 1 Steele Street Campbelltown Retired Cashier Clerk who died 29 September 2020 WRIGHT Shane Lee late of 45 Goodwin Circuit Golden Grove Gardener who died 31 August 2019

Notice is hereby given pursuant to the Trustee Act 1936, the Inheritance (Family Provision) Act 1972 and the Family Relationships Act 1975 that all creditors, beneficiaries, and other persons having claims against the said estates are required to send, in writing, to the office of Public Trustee at GPO Box 1338, Adelaide, 5001, full particulars and proof of such claims, on or before the 8 January 2021 otherwise they will be excluded from the distribution of the said estate; and notice is also hereby given that all persons indebted to the said estates are required to pay the amount of their debts to the Public Trustee or proceedings will be taken for the recovery thereof; and all persons having any property belonging to the said estates are forthwith to deliver same to the Public Trustee.

Dated: 10 December 2020

N. S. RANTANEN Public Trustee

CORPORATIONS ACT 2001

SECTION 491(2)(B), REGULATION 5.5.01

ASSOCIATIONS INCORPORATIONS ACT 1985

REGULATION 9

Recreation South Australia Incorporated (ABN: 23 156 877 936)—In Voluntary Liquidation Notice of Appointment as Liquidator—Special Resolution

Notice is hereby given that at an annual general meeting of the members of the Association held on 30 November 2020, it was resolved that the Association be wound up voluntarily and that Maris Andris Rudaks be appointed liquidator. Dated: 2 December 2020

> MARIS ANDRIS RUDAKS Liquidator, BRI Ferrier Level 8, 50 Pirie Street, Adelaide SA 5000 Ph: (08) 8233 9900 | Email: <u>info@brifsa.com.au</u>

CORPORATIONS ACT 2001

SECTION 491(2)(B), REGULATION 5.5.01

ASSOCIATIONS INCORPORATIONS ACT 1985

REGULATION 9

Recreation South Australia Incorporated (ABN: 23 156 877 936)—In Voluntary Liquidation Notice Inviting Formal Proof of Debt or Claim

Take notice that the creditors of the Association, whose debts or claims have not already been admitted, are required on or before 15 January 2021 to prove their debts and claims and to establish any title they may have to a priority by delivering or posting to me at my address a formal proof of debt or claim in accordance with Form 535 or 536 containing their respective debts or claims. If they do not, they will be excluded from:

(a) The benefit of any distribution made before their debts or claims are proved or their priority is established; and

(b) Objecting to the distribution.

Form of proof may be obtained from:

Maris Andris Rudaks Liquidator, BRI Ferrier Level 8, 50 Pirie Street Adelaide SA 5000 Ph: (08) 8233 9900 Email: info@brifsa.com.au

Dated: 2 December 2020

MARIS ANDRIS RUDAKS Liquidator, BRI Ferrier

NATIONAL ELECTRICITY LAW

Extension of Draft Determination

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

Under s 107, the time for making the draft determination on the *Efficient management of system strength on the power system* (Ref. ERC0300) proposal has been extended to **29 April 2021**.

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 15, 60 Castlereagh St Sydney NSW 2000 Telephone: (02) 8296 7800 www.aemc.gov.au

Dated: 10 December 2020

RIVERBANK ACT 1997

Notice of Redefined Boundaries

Pursuant to Section 7A(2) of the *Riverbank Act 1997* ("**the Act**"), the ASER Services Corporation ("ASER") hereby gives notice that at its meeting on 30 April 2020 and with the agreement of all stakeholders as required by section 7A(3) of the Act, ASER resolved to redefine the boundaries of the Riverside Building subsidiary site to include portion of the land comprised in General Plan No. 248 of 1998 and marked Plaza PL 6 formerly comprising part of the common area of the Site.

Resultantly, the new boundaries for the Riverside Building subsidiary site are:

the land comprised in General Plan No. 248 of 1998 and marked OB1 Office Building, P17 Shop, P18 Plant Room, P19 Fire Control Room, P21 Stairs, P22 Stairs, P26 Lift, P27 Stairs, PA1 Passage, R1 Loading Dock, R2, R3, S2 Monitoring Room, S3 Switchroom, S4 Switchroom, S5 Cleaners Room, S8 Transformer Room, S9 Tank Room, S10 Lift Lobby and Lifts, S14 Pump Room, S15 M.D.F. Room, S16 U.P.S. System Room, S17 Store, S18, S19, S20, S21, S22 Fire Ring Main Room, S23, S24 Passage, S25 Lift Well and S27 Fire M.J.B and the land comprised in Filed Plan 256332 and marked Office P1 (being part of the Site and being occupied by the Riverside Building and by the shop adjoining the ramp in front of the Intercontinental Adelaide Hotel);

The redefined boundaries take effect as and from the date of publication of this notice. For further information regarding the redefined boundaries contact the Chairperson of ASER by email <u>anthony.kirchner@avmc.com.au</u>.

Dated: 4 December 2020

ANTHONY KIRCHNER Chairperson ASER Services Corporation

NOTICE SUBMISSION

The South Australian Government Gazette is compiled and published each Thursday.

Notices must be submitted before 4 p.m. Tuesday, the week of intended publication.

All submissions are formatted per the gazette style and proofs are supplied as soon as possible. Alterations must be returned before 4 p.m. Wednesday.

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 in the following format:

- Title—name of the governing Act/Regulation
- Subtitle—brief description of the notice
- A structured body of text
- Date of authorisation
- Name, position, and government department/organisation of the person authorising the notice

Please provide the following information in your email:

- Date of intended publication
- · Contact details of at least two people responsible for the notice content
- Name of the person and organisation to be charged for the publication (Local Council and Public notices)
- Request for a quote, if required
- Purchase order, if required

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