

**THE SOUTH AUSTRALIAN**

**GOVERNMENT GAZETTE**

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# Governor’s Instruments

## ACTS

Department of the Premier and Cabinet

Adelaide, 30 July 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. 24 of 2020—Waite Trust (Vesting of Land) Act 2020

An Act to allow the Minister for Education to vest a portion of the land that is subject to the terms of the Peter Waite Trust in the Commissioner of Highways

No. 25 of 2020—Statutes Amendment (Electricity and Gas) (Energy Productivity) Act 2020

An Act to amend the Electricity Act 1996 and the Gas Act 1997

No. 26 of 2020—Fair Trading (Fuel Pricing Information) Amendment Act 2020

An Act to amend the Fair Trading Act 1987

By command,

Steven Spence Marshall

Premier

## APPOINTMENTS

Department of the Premier and Cabinet

Adelaide, 30 July 2020

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

Member: from 2 August 2020 until 1 February 2021

Steven Hunter Tully

Jennene Ann Greenhill

Ellen Fraser-Barbour

Lyn Dean

Chairperson: from 2 August 2020 until 1 February 2021

Steven Hunter Tully

Deputy Chairperson: from 2 August 2020 until 1 February 2021

Jennene Ann Greenhill

By command,

Steven Spence Marshall

Premier

HEAC-2020-00047

Department of the Premier and Cabinet

Adelaide, 30 July 2020

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

Dana Alexander for a term of one year commencing on 30 July 2020 and expiring on 29 July 2021

Amalia Azis for a term of one year commencing on 30 July 2020 and expiring on 29 July 2021

Janice Evelyn Clark for a term of one year commencing on 30 July 2020 and expiring on 29 July 2021

Gregory David Fulton for a term of one year commencing on 30 July 2020 and expiring on 29 July 2021

Sally Ann Goode for a term of one year commencing on 30 July 2020 and expiring on 29 July 2021

Sharon Patricia Hughes for a term of one year commencing on 30 July 2020 and expiring on 29 July 2021

Elizabeth Paige Megaw for a term of one year commencing on 30 July 2020 and expiring on 29 July 2021

David Macmillan Meldrum for a term of one year commencing on 9 August 2020 and expiring on 8 August 2021

Karen Lee Rogers for a term of one year commencing on 30 July 2020 and expiring on 29 July 2021

By command,

Steven Spence Marshall

Premier

HEAC-2020-00040

Legislative Council Office

Adelaide, 22 July 2020

Forwarded to the Honourable the Premier, the following Resolution, passed by the Legislative Council on 22 July 2020.

That the General Regulations made under the Planning Development and Infrastructure Act 2016 made on 18 June 2020 and laid on the Table of this Council on 30 June 2020, be disallowed.

Chris Schwarz

Clerk of Legislative Council

## Proclamations

South Australia

### Gambling Administration Act (Commencement) Proclamation 2020

1—Short title

This proclamation may be cited as the *Gambling Administration Act (Commencement) Proclamation 2020*.

2—Commencement of Act

The [*Gambling Administration Act 2019*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Gambling%20Administration%20Act%202019) (No 42 of 2019) comes into operation on 3 December 2020.

**Made by the Governor**

with the advice and consent of the Executive Council

on 30 July 2020

South Australia

### Statutes Amendment (Gambling Regulation) Act (Commencement) Proclamation 2020

1—Short title

This proclamation may be cited as the *Statutes Amendment (Gambling Regulation) Act (Commencement) Proclamation 2020*.

2—Commencement of Act

(1) Subject to this clause, the [*Statutes Amendment (Gambling Regulation) Act 2019*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Statutes%20Amendment%20(Gambling%20Regulation)%20Act%202019) (No 44 of 2019) comes into operation on 30 July 2020.

(2) The following provisions of the Act come into operation on 28 September 2020:

(a) section 56(1), but only insofar as it inserts section 42B(3) and (3b) into the [*Casino Act 1997*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Casino%20Act%201997);

(b) section 56(2).

(3) The following provisions of the Act come into operation on 3 December 2020:

(a) Part 2;

(b) section 41(1) to (7) (inclusive);

(c) section 41(9), but only insofar as it deletes the definition of ***statutory default*** from section 3(1) of the [*Casino Act 1997*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Casino%20Act%201997);

(d) section 42;

(e) section 44;

(f) sections 49 and 50;

(g) section 52, but only insofar as it inserts sections 40B and 40C into the [*Casino Act 1997*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Casino%20Act%201997);

(h) sections 54 and 55;

(i) section 56(1), but only insofar as it inserts section 42B(3a) into the [*Casino Act 1997*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Casino%20Act%201997);

(j) section 57;

(k) sections 62 and 63;

(l) sections 66 and 67;

(m) sections 70 to 104 (inclusive);

(n) section 106, but only insofar as it inserts sections 40A, 40B and 40C into the [*Gaming Machines Act 1992*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Gaming%20Machines%20Act%201992);

(o) sections 107 to 110 (inclusive);

(p) sections 112 to 122 (inclusive);

(q) sections 126 and 127;

(r) sections 129 to 136 (inclusive);

(s) Parts 5 to 7 (inclusive);

(t) Schedule 1, clause 1;

(u) Schedule 1, clause 2(2), (5) and (6);

(v) Schedule 1, clause 3(1) to (3) (inclusive) and (5).

(4) The operation of section 128 of the Act is suspended until a day or time or days or times to be fixed by subsequent proclamation or proclamations.

**Made by the Governor**

with the advice and consent of the Executive Council

on 30 July 2020

South Australia

### Administrative Arrangements (Administration of Gambling Administration Act) Proclamation 2020

under section 5 of the *Administrative Arrangements Act 1994*

**1—Short title**

This proclamation may be cited as the *Administrative Arrangements (Administration of Gambling Administration Act) Proclamation 2020*.

**2—Commencement**

This proclamation comes into operation on the day on which it is made.

**3—Administration of Act committed to Attorney‑General**

The administration of the [*Gambling Administration Act 2019*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Gambling%20Administration%20Act%202019) is committed to the Attorney‑General.

**Made by the Governorm**

with the advice and consent of the Executive Council

on 30 July 2020

South Australia

### Mining (Revocation of Private Mine) Proclamation 2020

under section 73N of the *Mining Act 1971*

**Preamble**

1 The following area was declared to be a private mine by a proclamation made pursuant to the [*Mining Act 1971*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Mining%20Act%201971) on 8 November 1973 (*Gazette 8.11.1973 p2797*):

Sections 3060, 3100 and 478, hundred Barossa, county of Adelaide.

That portion of section 3094, hundred Barossa, county of Adelaide comprised and described in certificate of title Register Book volume 3470, folio 91.

2 The Warden's Court has declared (on 25 March 2020 in Action No 1536 of 2019) that proper grounds exist for revoking the declaration referred to in clause 1.

**1—Short title**

This proclamation may be cited as the *Mining (Revocation of Private Mine) Proclamation 2020*.

**2—Commencement**

This proclamation comes into operation on the day on which it is made.

**3—Revocation of private mine**

The declaration referred to in clause 1 of the preamble is revoked.

**Made by the Governor**

on the basis of the declaration of the Warden's Court referred to in clause 2 of the preamble and with the advice and consent of the Executive Council

on 30 July 2020

South Australia

### Mining (Revocation of Private Mine) Proclamation 2020

under section 73N of the *Mining Act 1971*

**Preamble**

1 The following area was declared to be a private mine by a proclamation made pursuant to the [*Mining Act 1971*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Mining%20Act%201971) on 17 July 1975 (*Gazette 17.7.1975 p310*):

Part section 139 hundred of Moorooroo, county of Light being portion of the land comprised in certificate of title register book, volume 741, folio 72, bounded as follows:

Commencing at a point on the northern boundary of section 139 distant 225 metres from its north‑western corner, thence southerly at a south‑western angle of 90° for 249.9 metres, easterly at a north‑eastern angle of 90° for 243.8 metres, northerly at a north‑western angle of 90° for 249.9 metres, and westerly along the northern boundary of the said section to the point of commencement.

2 The Warden's Court has declared (on 27 May 2020 in Action No 1017 of 2017) that proper grounds exist for revoking the declaration referred to in clause 1.

**1—Short title**

This proclamation may be cited as the *Mining (Revocation of Private Mine) Proclamation 2020*.

**2—Commencement**

This proclamation comes into operation on the day on which it is made.

**3—Revocation of private mine**

The declaration referred to in clause 1 of the preamble is revoked.

**Made by the Governor**

on the basis of the declaration of the Warden's Court referred to in clause 2 of the preamble and with the advice and consent of the Executive Council

on 30 July 2020

South Australia

### Youth Court (Designation and Classification of Magistrates) Proclamation 2020

under section 9 of the *Youth Court Act 1993*

**1—Short title**

This proclamation may be cited as the *Youth Court (Designation and Classification of Magistrates) Proclamation 2020*.

**2—Commencement**

(1) Subject to [subclause (2)](#ida4d99a82_95f2_4bb6_b6ea_80cd9385e9), this proclamation comes into operation on 29 September 2020.

(2) [Clause 3(2)](#id52ebbff9_5f5b_427c_955d_d36057a41d) comes into operation on 23 November 2020.

**3—Designation and classification of magistrates**

(1) Magistrate David John White is—

(a) designated as a magistrate of the Youth Court of South Australia; and

(b) classified as a member of the Court's principal judiciary; and

(c) declared to be a member of the Court's principal judiciary for a term of 1 year.

(2) Magistrate Alison Frances Adair is—

(a) designated as a magistrate of the Youth Court of South Australia; and

(b) classified as a member of the Court's principal judiciary; and

(c) declared to be a member of the Court's principal judiciary for a term of 1 year.

**Made by the Governor**

with the advice and consent of the Executive Council

on 30 July 2020

South Australia

### Youth Court (Designation and Classification of Cross-border Magistrates) Proclamation 2020

under section 9 of the *Youth Court Act 1993*

**1—Short title**

This proclamation may be cited as the *Youth Court (Designation and Classification of Cross-border Magistrates) Proclamation 2020*.

**2—Commencement**

This proclamation comes into operation on the day on which it is made.

**3—Designation and classification of magistrates**

The magistrates named in [Schedule 1](#idaa2960b4_6c51_4737_be29_66b2f0cafb) (being cross‑border magistrates within the meaning of section 5A of the [*Magistrates Act 1983*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Magistrates%20Act%201983)) are—

(a) designated as magistrates of the Youth Court of South Australia; and

(b) classified as members of the Court's ancillary judiciary.

**Schedule 1—Magistrates of the Court**

Meredith Clare Day Huntingford

Elizabeth Jane Morris

Erin Louise O'Donnell

**Made by the Governor**

with the advice and consent of the Executive Council

on 30 July 2020

## Regulations

South Australia

### Urban Renewal (HomeStart Finance) Regulations 2020

under the *Urban Renewal Act 1995*

**Contents**

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[2 Commencement](#Elkera_Print_BK2)

[3 Interpretation](#Elkera_Print_BK3)

[4 Continuation of HomeStart Finance](#idcf6f565a_31a1_4036_8f32_16aeb73c678a_3)

[5 Board of management](#Elkera_Print_BK6)

[6 Functions of HomeStart Finance](#Elkera_Print_BK7)

[7 Specific powers of HomeStart Finance](#Elkera_Print_BK8)

[8 Associated matters](#Elkera_Print_BK9)

[Schedule 1—Revocation and transitional provisions](#id93dd9277_c999_492e_94d3_9d38b7d5ad65_b)

[1 Revocation of regulations](#Elkera_Print_BK12)

[2 Continuation of board of management](#Elkera_Print_BK13)

**1—Short title**

These regulations may be cited as the *Urban Renewal (HomeStart Finance) Regulations 2020*.

**2—Commencement**

These regulations come into operation on 1 September 2020.

**3—Interpretation**

In these regulations, unless the contrary intention appears—

***Act*** means the [*Urban Renewal Act 1995*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Urban%20Renewal%20Act%201995);

***HomeStart Finance*** means the statutory corporation of that name established under the Act by the [*Housing and Urban Development (Administrative Arrangements) (HomeStart Finance) Regulations 1995*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=subordleg&legtitle=Housing%20and%20Urban%20Development%20(Administrative%20Arrangements)%20(HomeStart%20Finance)%20Regulations%201995);

***land*** includes a building.

**4—Continuation of HomeStart Finance**

HomeStart Finance continues in existence.

**5—Board of management**

The board of management of HomeStart Finance will be constituted of 7 persons.

**6—Functions of HomeStart Finance**

(1) The functions of HomeStart Finance are as follows:

(a) to facilitate home ownership within the State by lending money or providing other forms of financial assistance to persons who are buying, building or altering a home, including by the provision of finance on concessional or special terms to persons of low to moderate income;

(b) to provide, market or manage home finance products;

(c) to provide, manage or facilitate finance for housing schemes and housing associations;

(d) to provide, manage or facilitate mortgage relief schemes;

(e) to provide, manage or facilitate other schemes to facilitate home ownership within South Australia;

(f) to provide, manage or facilitate finance for the development, ownership or operation of aged care residential accommodation or facilities;

(g) to acquire and hold land for rental accommodation in regional areas (and to carry out any necessary construction for that purpose) or to provide, manage or facilitate finance for the development of rental accommodation in regional areas.

(2) HomeStart Finance must establish criteria for the provision of finance in consultation with the Minister.

**7—Specific powers of HomeStart Finance**

In addition to the powers conferred on a statutory corporation by or under the Act, HomeStart Finance may—

(a) enter into contracts of finance relating to the purchase of land, or the construction of premises, for residential purposes; and

(b) acquire, hold, deal with and dispose of mortgages or other instruments or agreements; and

(c) exercise the powers of a mortgagee in possession under the provisions of any mortgage or law; and

(d) take proper and adequate means to secure the payment of any principal or interest payable to HomeStart Finance under any finance contract or other instrument or agreement; and

(e) engage persons as agents or consultants, and enter into other forms of contract for the provision of services; and

(f) make use of the services, facilities or staff of a private sector body; and

(g) provide advisory, consultative, managerial, support or other forms of service, within the areas of HomeStart Finance's expertise, to other persons or bodies involved in the finance sector.

**8—Associated matters**

(1) HomeStart Finance should conduct its business in accordance with established principles of financial management.

(2) HomeStart Finance should, so far as is reasonably practicable, ensure that its activities are—

(a) co‑ordinated with the activities of other public authorities; and

(b) consistent with the planning of a desirable physical and social environment; and

(c) conducive to the enhancement of the physical or social development objectives of the Government.

**Schedule 1—Revocation and transitional provisions**

**1—Revocation of regulations**

The [*Housing and Urban Development (Administrative Arrangements) (HomeStart Finance) Regulations 2007*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=subordleg&legtitle=Housing%20and%20Urban%20Development%20(Administrative%20Arrangements)%20(HomeStart%20Finance)%20Regulations%202007) are revoked.

**2—Continuation of board of management**

The board of management of HomeStart Finance in existence immediately before the commencement of these regulations continues in existence as the board of management of HomeStart Finance.

**Note—**

As required by section 10AA(2) of the [*Subordinate Legislation Act 1978*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Subordinate%20Legislation%20Act%201978), 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 30 July 2020

No 242 of 2020

South Australia

### COVID-19 Emergency Response (Section 14) (No 3) Variation Regulations 2020

under the *COVID-19 Emergency Response Act 2020*

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[4 Insertion of regulation 12](#Elkera_Print_BK6)

[12 *Subordinate Legislation Act 1978* (expiry of *Fire and Emergency Services Regulations 2005*)](#Elkera_Print_BK7)

**Part 1—Preliminary**

**1—Short title**

These regulations may be cited as the *COVID-19 Emergency Response (Section 14) (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 *COVID-19 Emergency Response (Section 14) Regulations 2020***

**4—Insertion of regulation 12**

After regulation 11 insert:

**12—*Subordinate Legislation Act 1978* (expiry of *Fire and Emergency Services Regulations 2005*)**

In accordance with section 14 of the Act, the expiry of the [*Fire and Emergency Services Regulations 2005*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=subordleg&legtitle=Fire%20and%20Emergency%20Services%20Regulations%202005) under section 16B of the [*Subordinate Legislation Act 1978*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Subordinate%20Legislation%20Act%201978) is postponed until 1 March 2021.

**Note—**

As required by section 10AA(2) of the [*Subordinate Legislation Act 1978*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Subordinate%20Legislation%20Act%201978), 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 30 July 2020

No 243 of 2020

South Australia

### Authorised Betting Operations (Gambling Regulation) Variation Regulations 2020

under the *Authorised Betting Operations Act 2000*

**Contents**

[Part 1—Preliminary](#Elkera_Print_BK1)

[1 Short title](#Elkera_Print_BK2)

[2 Commencement](#Elkera_Print_BK3)

[3 Variation provisions](#Elkera_Print_BK4)

[Part 2—Variation of *Authorised Betting Operations Regulations 2016*](#Elkera_Print_BK5)

[4 Revocation of regulation 5](#Elkera_Print_BK6)

**Part 1—Preliminary**

**1—Short title**

These regulations may be cited as the *Authorised Betting Operations (Gambling Regulation) Variation Regulations 2020*.

**2—Commencement**

These regulations come into operation on 3 December 2020.

**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 *Authorised Betting Operations Regulations 2016***

**4—Revocation of regulation 5**

Regulation 5—delete the regulation

**Made by the Governor**

with the advice and consent of the Executive Council

on 30 July 2020

No 244 of 2020

South Australia

### Casino (Gambling Regulation) (No 1) Variation Regulations 2020

under the *Casino Act 1997*

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[2 Approval of facial recognition system](#Elkera_Print_BK20)

[Schedule 4—TITO technical requirements](#idf4550bd4_d629_42e9_9eb1_d12cdf401c)

**Part 1—Preliminary**

**1—Short title**

These regulations may be cited as the *Casino (Gambling Regulation) (No 1) Variation Regulations 2020*.

**2—Commencement**

These regulations come into operation on 30 July 2020.

**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 *Casino Regulations 2013***

**4—Variation of regulation 5—Approval of gaming machines and games**

(1) Regulation 5(3)—delete "*Australian and New Zealand Gaming Machine National Standard* version 10.0" and substitute:

*Australian/New Zealand Gaming Machine National Standard 2016*

(2) Regulation 5(3a)(b)—delete "*Australian and New Zealand Gaming Machine National Standard* version 10.0" and substitute:

*Australian/New Zealand Gaming Machine National Standard 2016*

(3) Regulation 5(4), definition of ***relevant Appendix***—delete "*Australian and New Zealand Gaming Machine National Standard*" and substitute:

*Australian/New Zealand Gaming Machine National Standard*

**5—Substitution of regulation 7**

Regulation 7—delete the regulation and substitute:

**7—Approval of facial recognition system—prescribed requirements**

For the purposes of section 40D(2) of the Act, the following requirements are prescribed in relation to an approval of a facial recognition system by the Commissioner under section 40D of the Act:

(a) the system must be capable of accurately taking account of physical variances in facial features;

(b) the system must be designed to prevent unauthorised access, use and disclosure of data collected by the system;

(c) the system must be able to be operated in accordance with—

(i) technical requirements; and

(ii) security requirements; and

(iii) any other criteria,

as determined by the Commissioner.

**8—Requirement for pre‑commitment system**

For the purposes of section 42B(1)(d) of the Act, it is a requirement that a gaming machine or automated table game equipment be operated in connection with a pre‑commitment system that is operated by the licensee in compliance with the requirements of the Voluntary Pre‑commitment Code set out in Schedule 2.

**6—Revocation of Schedule 1**

Schedule 1—delete the Schedule

**7—Variation of Schedule 2—Voluntary Pre‑commitment Code**

(1) Schedule 2, item 11, definition of ***ancillary screen***, (b)—after "attached to" insert:

a gaming machine or

(2) Schedule 2, item 19—delete "enter into an agreement with the Minister to allow information recorded by the pre‑commitment system" and substitute:

, on the request of the Commissioner, provide to the Commissioner de‑identified information recorded by the pre‑commitment system

**8—Insertion of Schedules 3 and 4**

After Schedule 2 insert:

**Schedule 3—Savings and transitional provisions**

**1—Approval of gaming machines and automated table game equipment intended to operate a TITO system**

(1) For the purposes of section 40A(3)(b) and (4)(b) of the Act, a requirement that—

(a) any gaming machine that is intended to be operated in connection with a TITO system; or

(b) any automated table game equipment that is intended to be operated in connection with a TITO system,

must be able to be operated in accordance with the TITO technical requirements set out in [Schedule 4](#idf4550bd4_d629_42e9_9eb1_d12cdf401c) is, until 3 December 2020, prescribed.

(2) In this clause—

***TITO system*** means a system that enables the insertion and issue of tickets that may be redeemed for credit or cash value for the purpose of play on a gaming machine or automated table game equipment.

**2—Approval of facial recognition system**

(1) For the purposes of section 40D(2) of the Act, a requirement that a facial recognition system must be capable of operating in accordance with the notified facial recognition system requirements is, until 3 December 2020, prescribed.

(2) In this clause—

***notified facial recognition system requirements*** means any requirements notified by the Commissioner on a publicly available website determined by the Commissioner for the purposes of this clause.

**Schedule 4—TITO technical requirements**

|  |  |
| --- | --- |
| 1. | **Interpretation**  In these requirements, unless the contrary intention appears—  ***TITO enabled device*** means a device such as a gaming machine, automated table game, cash redemption terminal or cashier terminal which is configured to issue tickets or accept tickets for redemption, or both;  ***TITO host*** means the core back‑end servers and database of the TITO system;  ***TITO peripheral*** means hardware by which a TITO enabled device conducts a TITO transaction;  ***TITO system*** means the entire TITO system including TITO enabled devices and the TITO host. |
| 2. | **TITO ticket requirement**  Tickets must comply with the following requirements:  2.1 the following information must be printed on the tickets:  2.1.1 a heading that uniquely identifies the ticket for TITO purposes (eg. the words "CASH OUT TICKET");  2.1.2 venue information regarding where the ticket was printed (eg. venue and venue name details);  2.1.3 information identifying the TITO enabled device which issued the ticket;  2.1.4 a 16 or 18 digit number (a ***unique ticket identifier***) in—  2.1.4.1 a readable format in at least 2 places on the ticket; and  2.1.4.2 in a machine readable format such as a barcode;  2.1.5 the date and time that the ticket is printed;  2.1.6 the value of the ticket expressed in dollars and cents;  2.2 tickets must include space for a responsible gambling message, either printed by the issuing TITO enabled device or pre‑printed on the ticket (it is acceptable to print this message on the front or rear face of the ticket);  2.3 tickets may contain location information of the TITO enabled device which issued the ticket (eg. house or bank number);  2.4 tickets must be designed to be durable for their expected life span and provide clear legibility of text when the ticket is printed;  2.5 if the ticket is vulnerable to environmental conditions, the ticket should include applicable storage and handling instructions on either the rear or the face of the ticket (eg. do not store in direct sunlight);  2.6 tickets must not contain any form of promotional or advertising information. |
| 3. | **General TITO requirements**  3.1 TITO peripherals must be integrated into and be controlled by a TITO enabled device which is able to—  3.1.1 enable or disable the activity of the TITO peripheral at appropriate times (eg. when credits are being accepted or paid out by the TITO enabled device); and  3.1.2 manage and diagnose faults and the status of any faults in the TITO peripheral.  3.2 The installation of a TITO peripheral in a TITO enabled device must not void the regulatory compliance of the TITO enabled device into which it is installed.  3.3 It must be possible to enable or disable TITO functionality on a TITO enabled device.  3.4 TITO systems must use an approved communication protocol to communicate with TITO enabled devices which must—  3.4.1 implement a means of error checking; and  3.4.2 implement a 2 way handshaking process between the initiating TITO enabled device and the TITO host for the redemption of tickets; and  3.4.3 be robust and able to handle incomplete, misrouted, duplicated, altered in transit or unauthorised TITO transactions.  3.5 TITO peripherals such as ticket printers and ticket acceptors must be installed safely and securely to prevent injuries to patrons or attendants using the TITO enabled device.  3.6 TITO enabled devices must automatically abort a ticket in or a ticket out transaction if connection to the TITO host is detected as lost.  3.7 TITO operation across a TITO system must be transaction based.  3.8 TITO systems must use a database or similar managed information system for the storage of TITO data.  3.9 Each TITO transaction on the TITO system must—  3.9.1 be allocated a unique sequence number; and  3.9.2 have a time‑date stamp.  3.10 TITO enabled devices and the TITO system must be configured to ensure synchronicity of time‑date data used to time‑date stamp TITO transactions.  3.11 TITO enabled devices should not allow TITO operation until they have time‑date synchronised with the TITO system.  3.12 TITO systems may have—  3.12.1 a configurable ***maximum ticket out limit*** restricting the cash value of tickets that TITO enabled devices can issue;  3.12.2 a configurable ***maximum ticket in limit*** where tickets having a cash value in excess of the maximum ticket in limit are rejected;  3.12.3 a configurable ***minimum ticket out limit*** which defines the minimum cash value of tickets that can be issued by particular TITO enabled devices;  3.12.4 a configurable ***maximum credit limit*** restricting a TITO enabled device from redeeming a ticket if it would cause the credit meter to exceed this value.  3.13 Tickets that have a cash value in excess of the prescribed maximum ticket in limit may be redeemed at a cashier terminal or cash redemption terminal.  3.14 TITO systems—  3.14.1 must have a configurable ***ticket expiry time*** which defines the period of time from the time of the ticket issue to the time that tickets may be redeemed by the TITO system before they are considered void; and  3.14.2 may have an additional configurable ***ticket floor expiry time*** which defines the period of time from the time of ticket issue to the time that tickets may be redeemed by a gaming machine or an automated table game.  3.15 TITO enabled devices which issue or accept tickets on the TITO system must provide accurate and accountable logging for tickets printed, accepted and rejected.  3.16 Gaming machine based TITO enabled devices must comply with—  3.16.1 the applicable technical requirements defined under the current Australian/New Zealand Gaming Machine National Standards and other applicable technical standards; and  3.16.2 the applicable technical requirements of the communication protocol used for TITO operation; and  3.16.3 the applicable technical requirements for ticket in ticket out as listed in the South Australian Appendix to the Australian/New Zealand Gaming Machine National Standard.  3.17 TITO enabled devices must be able to recover when printing of a ticket fails or is interrupted by a fault. |
| 4. | **Ticket in process**  4.1 Credits must only be registered for valid tickets.  4.2 Tickets may only be accepted when the TITO enabled device is in an active state and able to receive and credit tickets.  4.3 If the TITO enabled device is active then a ticket may be inserted at any time in accordance with the applicable requirements for insertion in the Australian/New Zealand Gaming Machine National Standards.  4.4 TITO enabled devices must automatically reject inserted tickets when it can detect that the connection to the TITO host is down.  4.5 The TITO system must verify the unique ticket identifier printed on the ticket, and if valid, request and wait for authorisation from the TITO host for the ticket.  4.6 A TITO enabled device must only redeem valid tickets that have been authenticated by the TITO host.  4.7 If a TITO enabled device is not able to receive and process tickets, the inserted ticket must be ejected back to the player.  4.8 If an inserted ticket is detected as invalid by a TITO enabled device then the ticket must be ejected back to the player.  4.9 A TITO enabled device must not accept another ticket until the current ticket in transaction has been completed (ie. either approved or rejected).  4.10 A TITO enabled device must be able to notify the TITO system if an error occurs during the ticket in validation process (eg. a timeout, ticket jam, or other fault).  4.11 Where possible, TITO enabled devices must have ability to hold a ticket in escrow if the TITO host requests additional time to authenticate the ticket. TITO enabled devices that are not able to hold a ticket in escrow may eject the inserted ticket back to the player if requested to hold the ticket in escrow.  4.12 If the ticket is approved by the TITO host, the TITO enabled device must retain the ticket and add the cash amount of the inserted ticket to the credit meter (or equivalent) of the TITO enabled device, and notify the TITO system of the applicable ticket in meter and status updates.  4.13 TITO enabled devices must provide visual or audio feedback to players that the ticket has been accepted and redeemed.  4.14 A ticket in transaction is considered complete when the TITO host has authorised the ticket in request from the TITO enabled device, TITO meters are successfully transmitted to the TITO host, and ticket stacking by the TITO enabled device is complete.  4.15 The TITO enabled device must have a method to display a clear and legible message with the reason for a rejected ticket for a reasonable period of time.  4.16 The TITO system must support the provision of at least the following reasons for rejection:  4.16.1 ticket system unavailable;  4.16.2 ticket expired or too old;  4.16.3 ticket amount too large;  4.16.4 ticket invalid;  4.16.5 ticket not found;  4.16.6 ticket already redeemed;  4.16.7 other reason—see operator.  4.17 If the TITO enabled device is not able to read the unique ticket identifier on the ticket prior to being interrupted, the TITO enabled device must eject the ticket back to the patron.  4.18 The TITO system must ensure that tickets can only be redeemed once.  4.19 TITO enabled devices that can accept and redeem tickets must maintain a log of the last 35 accepted or rejected tickets that must include at least the following details for each record:  4.19.1 time and date;  4.19.2 amount;  4.19.3 unique ticket identifier;  4.19.4 whether the ticket was accepted or rejected. |
| 5. | **Ticket out process**  5.1 The functionality of ticket out is equivalent to a player pressing collect and collecting credits from a gaming machine. The TITO enabled device will exchange with the system a unique ticket identifier and ticket information which the TITO system will retain and use in the future for ticket redemption.  5.2 Tickets issued by TITO enabled devices must have a unique ticket identifier which is used by the TITO system to uniquely identify tickets.  5.3 The TITO host must be able to cater for the scenario when multiple TITO enabled devices create identical unique ticket identifiers.  5.4 A ticket can be redeemed for cash or inserted into a TITO enabled device with ticket acceptance, in order to transfer the cash value of the ticket to the credit meter (or equivalent) of the TITO enabled device.  5.5 A ticket is printed by the TITO enabled device when a player presses collect or similar on the TITO enabled device subject to any TITO limits for printed tickets.  5.6 A TITO enabled device must not print a ticket with a cash value that exceeds the configured maximum ticket out limit, if such a limit is supported.  5.7 A TITO enabled device must wait for attendant authorisation before printing a ticket with a cash value that exceeds the configured ticket out authorisation limit, if this limit is supported.  5.8 TITO enabled devices must provide feedback or messages to players while a ticket is being printed and issued (eg. "Printing ticket...please wait" during printing and "Please collect your ticket" when printing is complete).  5.9 A ticket out transaction is considered complete when the ticket has been printed and ticket meters and ticket information are successfully transmitted to the TITO system.  5.10 A ticket must only be printed out when the TITO enabled device is actively connected to the TITO system.  5.11 TITO enabled devices must be able to notify the TITO system of faults if they occur and interrupt the ticket out process.  5.12 TITO enabled devices must be able to resume and recover upon any interruption during the ticket out process.  5.13 The TITO system must be able to cater for the potential of orphaned tickets after any interruption, where the ticket has been printed with a unique ticket identifier but does not exist in the TITO database.  5.14 TITO enabled devices that are able to issue tickets must maintain a log of the last 35 issued tickets that must include at least the following details for each record:  5.14.1 time and date;  5.14.2 amount;  5.14.3 unique ticket identifier.  5.15 The TITO system must be able to cater for the scenario of partially printed tickets where a fault has occurred during printing but the complete unique ticket identifier is not clearly visible on the ticket. |
| 6. | **Cash redemption terminals**  6.1 Cash redemption terminals may issue tickets, redeem tickets, or do both.  6.2 Cash redemption terminals may accept banknotes for the purpose of issuing tickets.  6.3 Cash redemption terminals must not provide any additional functionality relating to banking transactions (including ATM or EFTPOS facilities).  6.4 Cash redemption terminals must communicate in a secure and approved manner with the TITO system using an approved protocol.  6.5 Cash redemption terminals must have sufficient security provisions relative to the amount of cash stored in the terminal.  6.6 Cash redemption terminals may have configurable limits for ticket in and ticket out relevant to TITO enabled devices as defined in this Schedule.  6.7 In situations where a cash redemption terminal has insufficient funds to completely pay out a ticket, the cash redemption terminal may issue a ticket equivalent to the remaining cash value, which may be redeemed at a cashier desk.  6.8 Cash redemption terminals must have the facility to display device software and firmware version for the purpose of software verification.  6.9 Cash redemption terminals must facilitate or allow software signatures to be generated for critical software for the purpose of software verification.  6.10 Cash redemption terminals that are able to issue tickets must maintain a log of the last 35 issued tickets which must include the following details for each record as a minimum:  6.10.1 time and date;  6.10.2 amount;  6.10.3 unique ticket identifier.  6.11 Cash redemption terminals that can accept and redeem tickets must maintain a log of the last 35 accepted or rejected tickets that must include the following details for each record as a minimum:  6.11.1 time and date;  6.11.2 amount;  6.11.3 unique ticket identifier;  6.11.4 whether the ticket was accepted or rejected. |
| 7. | **Cashier terminals**  7.1 The TITO system may provide cashier terminals as an interface to the TITO host to allow authorised staff to perform TITO operations.  7.2 Cashier terminals may issue tickets, redeem tickets, or do both.  7.3 Cashier terminals must communicate in a secure and approved manner with the TITO host using an approved protocol.  7.4 Access to the TITO functions provided by cashier terminals must be restricted with account and password control.  7.5 Access to the TITO functions provided by cashier terminals may be further restricted and enabled according to staff tiers and privilege levels.  7.6 Cashier terminals may have configurable limits for ticket in and ticket out relevant to TITO enabled devices as defined in this Schedule. TITO limits for cashier terminals may be implemented on a system level across all cashier terminals.  7.7 The TITO system must be able to record all ticket out transactions performed on each cashier terminal. The record must include every new entry that has been printed and include the following details as a minimum:  7.7.1 time and date;  7.7.2 amount;  7.7.3 unique ticket identifier;  7.7.4 staff member identifier.  7.8 The TITO system must be able to record all ticket in transactions performed on each cashier terminal. The record must include every new entry that has been verified by the ticket‑in system and include the following details as a minimum:  7.8.1 time and date;  7.8.2 amount;  7.8.3 unique ticket identifier;  7.8.4 staff member identifier. |
| 8. | **TITO host system requirements**  8.1 The TITO host system must be of a robust design, able to withstand failures without loss of data.  8.2 There must be some form of redundancy to allow gaming to continue in the event of a TITO host system failure.  8.3 The TITO host system database that holds the TITO data of the TITO system must be secure, fault tolerant and have redundant data storage.  8.4 The TITO host system must have built‑in redundancy for critical components.  8.5 The TITO host system must be able to recover back to an operational state without loss of TITO data following an interruption or outage.  8.6 The TITO host system must provide accountable, transparent and auditable recording and reporting of transactions to enable the accurate calculation and reporting of gaming revenue, player payments, taxation and any other TITO related financial information required for a venue to comply with its regulatory obligations.  8.7 The TITO host system must provide reporting and record keeping for liability for unclaimed and expired tickets.  8.8 The TITO host system must have the ability to record and report on all TITO transactions and TITO activity on the system, including, but not limited to, issued tickets, redeemed tickets, and expired tickets.  8.9 The TITO host system must have the required capacity to be able to store all TITO data for period of time necessary in accordance with relevant legislation.  8.10 The TITO host system must provide secure access to and storage of TITO data to prevent any unauthorised manipulation of TITO data.  8.11 The TITO host system must be able to correctly handle the situation when duplicate ticket Unique Ticket Identifiers are created by 2 different TITO enabled devices.  8.12 Where applicable, caching of unique ticket identifiers across components of the TITO system components must be robust and designed to propagate to the TITO host without risks of errors, intercept, or tampering.  8.13 The TITO host system must be under version control.  8.14 The TITO host system must be under regulatory approval control in line with the Act.  8.15 TITO host system software must be able to be audited by allowing software signatures to be calculated for controlled files. |

**Note—**

As required by section 10AA(2) of the [*Subordinate Legislation Act 1978*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Subordinate%20Legislation%20Act%201978), 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 30 July 2020

No 245 of 2020

South Australia

### Casino (Gambling Regulation) (No 2) Variation Regulations 2020

under the *Casino Act 1997*

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**Part 1—Preliminary**

**1—Short title**

These regulations may be cited as the *Casino (Gambling Regulation) (No 2) Variation Regulations 2020*.

**2—Commencement**

These regulations come into operation on 28 September 2020.

**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 *Casino Regulations 2013***

**4—Insertion of regulation 9**

After regulation 8 insert:

**9—Operation of gaming machine or automated table game equipment by insertion of a ticket—prescribed requirements**

(1) For the purposes of section 42B(3)(c) of the Act, the licensee must not provide any gaming machine or automated table game equipment that may be operated by insertion of a ticket unless the machine or equipment is operated in connection with a TITO system that complies and is operated in accordance with the requirements set out in this regulation.

(2) A TITO system must comply with the requirements of, and be operated in accordance with—

(a) until 3 December 2020—the TITO technical requirements set out in Schedule 4; and

(b) on and after 3 December 2020—the gambling administration guidelines issued under section 17 of the [*Gambling Administration Act 2019*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Gambling%20Administration%20Act%202019).

(3) A TITO system must not issue a ticket containing any form of promotional material or advertising.

(4) A TITO system must not allow a gaming machine to be operated by insertion of a ticket if the cash value of the ticket, when redeemed, exceeds $149.99.

(5) A TITO system may only issue a ticket with a credit value that is more than $5 000 if the issue of the ticket is manually enabled by a person authorised for that purpose by the licensee.

(6) The licensee must not allow a person to redeem the credit value of a ticket after 12 months from the date of issue of the ticket (after which time the ticket will be taken to have expired).

(7) In this regulation—

***TITO system*** means a system that enables the insertion and issue of tickets that may be redeemed for credit or cash value for the purpose of play on a gaming machine or automated table game equipment.

**Note—**

As required by section 10AA(2) of the [*Subordinate Legislation Act 1978*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Subordinate%20Legislation%20Act%201978), 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 30 July 2020

No 246 of 2020

South Australia

### Casino (Gambling Regulation) (No 3) Variation Regulations 2020

under the *Casino Act 1997*

**Contents**

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[4 Revocation of regulation 6](#id93918e56_5a73_4ce3_9db0_31262d1280bf_e)

[5 Insertion of regulation 10](#idf1d7fdb9_a19b_4481_8c1e_ecf1e30b3221_b)

[10 Operation of facial recognition system—prescribed requirements](#Elkera_Print_BK10)

[6 Variation of Schedule 3—Savings and transitional provisions](#Elkera_Print_BK11)

[3 Right of review](#Elkera_Print_BK12)

**Part 1—Preliminary**

**1—Short title**

These regulations may be cited as the *Casino (Gambling Regulation) (No 3) Variation Regulations 2020*.

**2—Commencement**

These regulations come into operation on 3 December 2020.

**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 *Casino Regulations 2013***

**4—Revocation of regulation 6**

Regulation 6—delete the regulation

**5—Insertion of regulation 10**

After regulation 9 insert:

**10—Operation of facial recognition system—prescribed requirements**

(1) For the purposes of section 42D(1) of the Act, it is a requirement that data collected by an approved facial recognition system must not be used for or in connection with the following:

(a) encouraging or providing incentives to a person to gamble;

(b) customer loyalty programs;

(c) a lottery within the meaning of the [*Lottery and Gaming Act 1936*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Lottery%20and%20Gaming%20Act%201936) or the [*Lotteries Act 2019*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Lotteries%20Act%202019);

(d) identifying a barred person in respect of premises other than the casino premises;

(e) any other purpose notified by the Commissioner to the system provider or licensee.

(2) For the purposes of section 42D(2) of the Act, the following requirements are prescribed in relation to the recording of a person's facial image by means of an approved facial recognition system:

(a) the licensee must, by notice displayed at each entrance to the casino premises, in a manner and form approved by the Commissioner, notify each person who is about to enter the casino premises that a record of the person's facial image will be made by means of the approved facial recognition system;

(b) the facial image of a person or any data recorded by the approved facial recognition system that identifies a person (other than a barred person), must not be retained by the licensee or on any system operated on or on behalf of the licensee after 72 hours of being recorded by the system.

**6—Variation of Schedule 3—Savings and transitional provisions**

Schedule 3—after clause 2 insert:

**3—Right of review**

(1) Despite the repeal of Part 8 of the Act, until the relevant day, the licensee continues to have the right to apply to the Licensing Court of South Australia for a review of a prescribed decision (in accordance with the provisions of that Part as in force immediately before its repeal).

(2) In this clause—

***prescribed decision*** means a decision of the Commissioner under the [*Gambling Administration Act 2019*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Gambling%20Administration%20Act%202019) that is not subject to review on an application under section 54(1) of that Act;

***relevant day*** means a day determined by the Minister by notice in the Gazette for the purposes of this clause.

**Made by the Governor**

with the advice and consent of the Executive Council

on 30 July 2020

No 247 of 2020

South Australia

### Gaming Machines (Gambling Regulation) (No 1) Variation Regulations 2020

under the *Gaming Machines Act 1992*

**Contents**

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[4 Variation of regulation 4—Prescribed gaming machine components](#Elkera_Print_BK6)

[5 Variation of regulation 23—Approval of gaming machines and games](#Elkera_Print_BK7)

[6 Insertion of regulation 23A](#id9ce76ce7_99a5_45fb_88bc_c8188f3ce299_1)

[23A Approval of facial recognition system—prescribed requirements](#Elkera_Print_BK10)

[7 Substitution of Schedule 4](#id1902649a_78be_4e5f_a5b9_98475123ca)

[Schedule 4—Transitional regulations](#Elkera_Print_BK13)

[1 Approval of gaming machine intended to operate a TITO system](#Elkera_Print_BK14)

[2 Approval of facial recognition system](#Elkera_Print_BK15)

**Part 1—Preliminary**

**1—Short title**

These regulations may be cited as the *Gaming Machines (Gambling Regulation) (No 1) Variation Regulations 2020*.

**2—Commencement**

These regulations come into operation on 30 July 2020.

**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 *Gaming Machines Regulations 2020***

**4—Variation of regulation 4—Prescribed gaming machine components**

Regulation 4(2)—after paragraph (g) insert:

(h) a bank note acceptor;

(i) any device (including hardware or software) that allows the printing or issue of tickets for use in connection with a gaming machine.

**5—Variation of regulation 23—Approval of gaming machines and games**

(1) Regulation 23(2)—delete "*Australian and New Zealand Gaming Machine National Standard* version 10.0" and substitute:

*Australian/New Zealand Gaming Machine National Standard 2016*

(2) Regulation 23(3)(b)—delete "*Australian and New Zealand Gaming Machine National Standard* version 10.0" and substitute:

*Australian/New Zealand Gaming Machine National Standard 2016*

(3) Regulation 23(4), definition of ***relevant Appendix***—delete "*Australian and New Zealand Gaming Machine National Standard*" and substitute:

*Australian/New Zealand Gaming Machine National Standard*

**6—Insertion of regulation 23A**

After regulation 23 insert:

**23A—Approval of facial recognition system—prescribed requirements**

For the purposes of section 40D(2) of the Act, the following requirements are prescribed in relation to an approval of a facial recognition system by the Commissioner under section 40D of the Act:

(a) the system must be capable of accurately taking account of physical variances in facial features;

(b) the system must be designed to prevent unauthorised access, use and disclosure of data collected by the system;

(c) the system must be able to be operated in accordance with—

(i) technical requirements; and

(ii) security requirements; and

(iii) any other criteria,

as determined by the Commissioner.

**7—Substitution of Schedule 4**

Schedule 4—delete the Schedule and substitute:

**Schedule 4—Transitional regulations**

**1—Approval of gaming machine intended to operate a TITO system**

(1) For the purposes of section 40(2)(b) of the Act, a requirement that any gaming machine that is intended to be operated in connection with a TITO system is able to be operated in accordance with the notified TITO requirements is, until 3 December 2020, prescribed.

(2) In this clause—

***notified TITO requirements*** means any requirements notified by the Commissioner on a publicly available website determined by the Commissioner for the purposes of this clause;

***TITO system*** means a system that enables the insertion and issue of tickets that may be redeemed for credit or cash value for the purpose of play on a gaming machine.

**2—Approval of facial recognition system**

(1) For the purposes of section 40D(2) of the Act, a requirement that a facial recognition system must be able to be operated in accordance with the notified facial recognition system requirements is, until 3 December 2020, prescribed.

(2) In this clause—

***notified facial recognition system requirements*** means any requirements notified by the Commissioner on a publicly available website determined by the Commissioner for the purposes of this clause.

**Note—**

As required by section 10AA(2) of the [*Subordinate Legislation Act 1978*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Subordinate%20Legislation%20Act%201978), 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 30 July 2020

No 248 of 2020

South Australia

### Gaming Machines (Gambling Regulation) (No 2) Variation Regulations 2020

under the *Gaming Machines Act 1992*

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**Part 1—Preliminary**

**1—Short title**

These regulations may be cited as the *Gaming Machines (Gambling Regulation) (No 2) Variation Regulations 2020*.

**2—Commencement**

These regulations come into operation on 3 December 2020.

**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 *Gaming Machines Regulations 2020***

**4—Variation of regulation 3—Interpretation**

Regulation 3—after the definition of ***Act*** insert:

***ticket*** has the same meaning as in section 53A(9) of the Act.

**5—Variation of regulation 5—Prescribed duties**

(1) Regulation 5(a)—after "winnings" insert:

(including redeeming the credit value of a ticket)

(2) Regulation 5—after paragraph (e) insert:

(f) providing assistance to a person using a gaming machine operated by insertion of a ticket.

**6—Variation of regulation 6—Interpretation**

Regulation 6, definition of ***statutory objective***—delete the definition

**7—Variation of regulation 7—Establishment of trading round**

Regulation 7(4)—delete subregulation (4)

**8—Variation of regulation 8—Offer to sell entitlement in trading round**

Regulation 8(2)—delete subregulation (2)

**9—Variation of regulation 12—Outcome of trading round**

Regulation 12—after subregulation (3) insert:

(3a) For the purposes of subregulation (3), a reference to a non‑profit association does not include the holder of the special club licence.

**10—Revocation of regulation 16**

Regulation 16—delete the regulation

**11—Insertion of regulation 16**

Before regulation 17 insert:

**16—Statutory objective**

For the purposes of section 27E(1) of the Act, the ***statutory objective*** is to reduce the number of gaming machines that may be operated in the State to a number not exceeding 13 081.

**12—Variation of regulation 19—Minister may grant exemptions**

(1) Regulation 19(5)—delete subregulation (5)

(2) Regulation 19(11)—after "vary" insert:

or revoke

**13—Insertion of regulation 20A**

After regulation 20 insert:

**20A—Exemption for gaming machines located on ocean going passenger vessels**

(1) A person is exempt from the provisions of the Act to the extent necessary for the purposes of allowing possession of a gaming machine on an ocean going passenger vessel engaged in a designated journey subject to the following conditions:

(a) a gaming machine must not be operated when the vessel is engaged in a designated journey;

(b) a person must not, without the prior written approval of the Commissioner, acquire or dispose of a gaming machine when the vessel is engaged in a designated journey;

(c) inspectors must, at any reasonable time when the vessel is engaged in a designated journey, be permitted to have access to the vessel on which the gaming machine is located.

(2) For the purposes of this regulation, an ocean going passenger vessel is ***engaged in a designated journey*** if the vessel—

(a) is transiting to or from a South Australian port or ports to or from locations overseas or interstate; or

(b) is transiting to or from a South Australian port or ports to or from a South Australian port or ports (which may include returning to the same port), in circumstances where such vessel is being predominantly operated for tourism and where any gaming conducted is ancillary, and includes where the vessel temporarily exits South Australian State waters at any time during that particular journey but does not berth at a port located overseas or interstate during that particular journey.

(3) In this regulation—

***ocean going passenger vessel*** means a vessel containing a minimum of 100 passenger berths.

**14—Revocation of regulation 22**

Regulation 22—delete the regulation

**15—Substitution of regulations 25 to 27**

Regulations 25 to 27(inclusive)—delete the regulations and substitute:

**25—Commissioner may exempt licensee from cash facilities limitations**

(1) The Commissioner may, on application by the holder of a gaming machine licence in a manner and form determined by the Commissioner, exempt the holder of a gaming machine licence from the limitation on the amount of cash that may be provided by means of cash facilities on licensed premises specified in the application.

(2) An exemption under [subregulation (1)](#id65c9932d_c201_4d1a_a4d4_682b4f497ae5_7)—

(a) must specify—

(i) the premises to which the exemption relates; and

(ii) the type of cash facilities to which the exemption applies; and

(iii) the amount of cash that may be provided by means of a cash facility in a transaction or set of transactions on that cash facility, on any 1 debit or credit card within a 24 hour period; and

(b) may be varied or revoked as the Commissioner thinks fit.

**26—Requirement for pre‑commitment system**

For the purposes of section 53A(1)(d) of the Act, it is a requirement that a gaming machine be operated in connection with a pre‑commitment system operated by the licensee in compliance with the requirements of the Voluntary Pre‑commitment Code set out in Schedule 3.

**27—Operation of gaming machine by insertion of a ticket—prescribed requirements**

(1) For the purposes of section 53A(3)(c) of the Act, the holder of a gaming machine licence must not provide any gaming machine on the licensed premises that may be operated by insertion of a ticket unless the machine is operated in connection with a TITO system that complies and is operated in accordance with the requirements set out in this regulation.

(2) A TITO system must comply with the requirements of, and be operated in accordance with, the gambling administration guidelines issued under section 17 of the [*Gambling Administration Act 2019*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Gambling%20Administration%20Act%202019).

(3) A TITO system must not issue a ticket containing any form of promotional information or advertising.

(4) A TITO system must not allow a gaming machine to be operated by insertion of a ticket if the cash value of the ticket when redeemed would cause the credit meter on the machine to exceed $149.99.

(5) A TITO system must not issue a ticket with a credit value that is more than $5 000.

(6) The holder of a gaming machine licence must not allow a person to redeem the credit value of a ticket issued by a TITO system—

(a) by means of a TITO system—after 30 days from the date of issue of the ticket; or

(b) by other means—after 12 months from the date of issue of the ticket.

(7) If, on the second day of any calendar month, the total credit value of all unredeemed tickets issued by means of a TITO system operated in connection with gaming machines on particular premises is $50 or more, the holder of the gaming machine licence in respect of those premises must, before the last day of that calendar month, pay an amount equal to that total credit value to the Commissioner who must then pay that amount into the Gamblers Rehabilitation Fund.

(8) In this regulation—

***TITO system*** means a system that enables the insertion and issue of tickets that may be redeemed for credit or cash value for the purpose of play on a gaming machine;

***unredeemed ticket*** means a ticket issued by means of a TITO system with a credit value that is not, in accordance with [subregulation (6)](#id195ca291_634e_40cf_8521_548709de6236_9), able to be redeemed (whether by means of a TITO system or by other means).

**28—Operation of facial recognition system—prescribed requirements**

(1) For the purposes of Schedule 1 paragraph (ka)(i) of the Act, the following requirements are prescribed in relation to the operation of a facial recognition system:

(a) data collected by the system may only be accessed by the system provider, the licensee, a gaming manager or a gaming employee;

(b) data collected by the system must not be used for or in connection with the following:

(i) encouraging or providing incentives to a person to gamble;

(ii) customer loyalty programs;

(iii) a lottery within the meaning of the [*Lottery and Gaming Act 1936*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Lottery%20and%20Gaming%20Act%201936) or the [*Lotteries Act 2019*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Lotteries%20Act%202019);

(iv) identifying a barred person in respect of premises other than the licensed premises in relation to which the system is operating;

(v) any other purpose notified by the Commissioner to the system provider or licensee.

(2) For the purposes of Schedule 1 paragraph (ka)(ii) of the Act, the following requirements are prescribed in relation to the recording of a person's facial image by means of an approved facial recognition system:

(a) the licensee must, by notice displayed at each entrance to a gaming area in a manner and form approved by the Commissioner, notify each person who is about to enter the gaming area that a record of the person's facial image will be made by means of the approved facial recognition system;

(b) the facial image of a person or any data recorded by the approved facial recognition system that identifies a person (other than a barred person), must not be retained by the licensee or on any system operated on or on behalf of the licensee after 72 hours of being recorded by the system.

**29—Notice of application**

A notice of application required to be given under the Act must—

(a) specify the full name and address for service of the applicant; and

(b) describe the nature of the application; and

(c) if the application is in respect of premises—

(i) specify the name or proposed name of all premises to which the application relates; and

(ii) specify the address of all premises or proposed premises to which the application relates; and

(d) specify the day that has been appointed for determination or hearing of the application by the Commissioner; and

(e) specify the address and website determined by the Commissioner at which the application and certain documents and material relevant to the application may be inspected; and

(f) include statements advising—

(i) that any person may, at least 7 days before the day appointed for determination or hearing of the application by the Commissioner, make written submissions to the Commissioner in respect of the application in a manner and form approved by the Commissioner; and

(ii) that a person who makes a written submission must give a copy of it to the applicant at the address for service provided in the notice at least 7 days before the day appointed for determination or hearing of the application by the Commissioner; and

(iii) that the application and certain documents and material relevant to the application may be inspected at the address and website determined by the Commissioner until the day appointed for determination or hearing of the application by the Commissioner.

**16—Revocation of Schedules 1 and 2**

Schedules 1 and 2—delete the Schedules

**17—Variation of Schedule 3—Voluntary Pre‑commitment Code**

(1) Schedule 3, item 11, definition of ***ancillary screen***—after "gaming machine" insert:

or attached or next to a gaming machine

(2) Schedule 3, item 19—delete "enter into an agreement with the Minister to allow information recorded by the pre‑commitment system" and substitute:

, on the request of the Commissioner, provide to the Commissioner de‑identified information recorded by the pre‑commitment system

**Made by the Governor**

with the advice and consent of the Executive Council

on 30 July 2020

No 249 of 2020

South Australia

### Gambling Administration Regulations 2020

under the *Gambling Administration Act 2019*

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**1—Short title**

These regulations may be cited as the *Gambling Administration Regulations 2020*.

**2—Commencement**

These regulations come into operation on 3 December 2020.

**3—Interpretation**

In these regulations, unless the contrary intention appears—

***Act*** means the [*Gambling Administration Act 2019*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Gambling%20Administration%20Act%202019).

**4—Statistical information regarding expenditure on gambling activities**

For the purposes of section 20(2)(c) of the Act, information of the following kinds is prescribed:

(a) the total number of licences and authorisations in force under the [*Authorised Betting Operations Act 2000*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Authorised%20Betting%20Operations%20Act%202000);

(b) net State wagering revenue for a financial year within the meaning of the [*Authorised Betting Operations Act 2000*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Authorised%20Betting%20Operations%20Act%202000);

(c) the number of gaming machine entitlements held in the State under the [*Gaming Machines Act 1992*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Gaming%20Machines%20Act%201992);

(d) the number of premises in the State in respect of which a licence under the [*Gaming Machines Act 1992*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Gaming%20Machines%20Act%201992) is held;

(e) the total number of licences in force under Part 3 or 4 of the [*Lotteries Act 2019*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Lotteries%20Act%202019).

**5—Evidence of age**

For the purposes of section 29(1) of the Act, an inspector may require a person to produce evidence of the person's age as follows:

(a) a current photographic driver's licence issued under the [*Motor Vehicles Act 1959*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Motor%20Vehicles%20Act%201959) or under a corresponding law of another State or a Territory;

(b) a current photographic Proof of Age document issued by the Registrar of Motor Vehicles or by a corresponding public authority of the Commonwealth or another State or a Territory;

(c) a current passport issued by the Commonwealth or under the law of another country, bearing a photograph of the person and enabling the age of the person to be determined;

(d) a current photographic Keypass identification document issued by—

(i) if the document was issued before 23 November 2013—Alfa Omega Nominees Pty Ltd, trading as The Commonwealth Key & Property Register; or

(ii) if the document was issued on or after 23 November 2013—Australian Postal Corporation.

**6—Seizure of material or things**

(1) For the purposes of section 32 of the Act, if an inspector seizes any material or thing under Part 4 of the Act, the seized material or thing must be dealt with in accordance with this regulation.

(2) An inspector must, as soon as practicable after seizing the material or thing—

(a) make a record of the seized material or thing in the manner determined by the Commissioner; and

(b) give a receipt to the person from whom the material or thing was seized that—

(i) identifies the seized material or thing; and

(ii) states the name of the inspector who seized the material or thing.

(3) An inspector may, with any assistance necessary, take or send the seized material or thing to a place determined by the Commissioner for it to be examined, tested or stored.

(4) The Commissioner may do any of the following in relation to the seized material or thing:

(a) if the reason for seizure no longer exists—take reasonable steps to release or return the seized material or thing to the person from whom it was seized;

(b) retain, in a place determined by the Commissioner, any seized material or thing that is required for evidence in a legal proceeding or disciplinary proceeding under the Act;

(c) deal with the seized material or thing as the Commissioner thinks appropriate in the circumstances;

(d) enter into an agreement with the person from whom the material or thing was seized, or any other person, to deal with the seized material or thing as the Commissioner thinks appropriate in the circumstances;

(e) anything reasonably necessary to ensure the security of the seized material or thing;

(f) destroy or otherwise dispose of the material or thing as the Commissioner thinks appropriate in the circumstances.

(5) The Commissioner may recover as a debt due to the Crown in a court of competent jurisdiction any reasonable costs the Commissioner incurred in dealing with seized materials or things.

(6) No right of compensation arises out of any action taken by an inspector or the Commissioner under this regulation.

**7—Particulars to be included in notice of barring order**

(1) For the purposes of section 46(2) of the Act—

(a) the following particulars to be included in a notice of a barring order given to a barred person are prescribed:

(i) the name and address of the barred person;

(ii) the date of birth of the barred person (if known);

(iii) the date on which the barring order is made;

(iv) the period for which the barring order remains in force;

(v) the first date on which the barring order may be revoked or varied (not being a date earlier than the end of the prescribed minimum period as defined in section 45(4) of the Act);

(vi) subject to [subregulation (2)](#idca869c48_8f95_4bbb_a357_01bac5fcf63f_0), sufficient details of the activities, premises or place from which the person is barred, to enable the barred person to understand the extent of the barring order;

(vii) a statement notifying the barred person of the effect of section 53 of the Act;

(viii) a statement warning the barred person that it is an offence to contravene or fail to comply with a barring order; and

(b) the following particulars to be included in a notice varying a barring order given to a barred person are prescribed:

(i) the prescribed particulars to be included in a notice of a barring order under [paragraph (a)](#idde886e2e_b1c0_4687_8b7d_815c1abc3691_2);

(ii) a statement outlining the varied provisions of the barring order;

(iii) the date from which the barring order is taken to be varied; and

(c) the following particulars to be included in a notice revoking a barring order given to a barred person are prescribed:

(i) the prescribed particulars to be included in a notice of a barring order under [paragraph (a)](#idde886e2e_b1c0_4687_8b7d_815c1abc3691_2);

(ii) a statement to the effect that the barring order is revoked;

(iii) the date on which the barring order is taken to be revoked.

(2) In the case of a barring order made by the Commissioner, the prescribed particulars referred to in [subregulation (1)(a)(vi)](#id87f5988f_38b9_43c4_aa04_1eaf3f9e55ff_5) should not be included in a notice given to a barred person if the person nominates not to receive these details.

**8—Procedures to be observed by authorised persons**

Pursuant to section 49(3) of the Act, the following procedures are prescribed as procedures to be observed by authorised persons (other than police officers) in or in connection with the removal of persons barred from a place or from taking part in specified gambling activities that are engaged in at that place:

(a) if a person who is barred from a place or barred from taking part in specified gambling activities that are engaged in at that place by order under Part 6 of the Act—

(i) seeks to enter the place; or

(ii) refuses or fails to comply with a requirement under section 49(1) of the Act,

an authorised person may prevent the person from entering the place, or remove the person from the place, using the force reasonably necessary for the purpose;

(b) an authorised person must, if practicable, before using force to prevent a person from entering, or remove a person from, a place—

(i) advise the person that they are authorised to use reasonable force to prevent persons from entering, or remove persons from, the place; and

(ii) explain that they will, unless the person agrees that they will not enter the place, or agrees to leave the place, use force to prevent the person from entering, or remove the person from, the place;

(c) an authorised person must not, while using force to prevent a person from entering, or remove a person from, a place, hold the person above the person's shoulders, or undertake any other action in respect of the person, in a way that could prevent or restrict the inhalation of air by the person or cause the person to suffer asphyxia (unless the action is necessary in self‑defence);

(d) as soon as reasonably practicable following an incident involving the use of force to prevent a person from entering, or remove a person from, a place under this regulation, each authorised person involved in the incident must, if they are not a gambling provider, report the incident to the gambling provider in writing, and must include in the report the details required to be recorded in the register under [paragraph (e)](#id8ac736bc_6f0e_4fc3_bda6_9724c5b095c7_a);

(e) a gambling provider must ensure—

(i) that a record of each incident involving the use of force by an authorised person to prevent a person from entering, or remove a person from a place is maintained; and

(ii) that the record identifies the gambling provider and the place the subject of the incident; and

(iii) that each record—

(A) includes the following details:

• the date and time of the incident;

• if the incident occurred on premises the subject of a licence under the [*Gaming Machines Act 1992*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Gaming%20Machines%20Act%201992)—the name of the gaming manager on the licensed premises at the time of the incident;

• whether the incident related to prevention of entry to, or removal from, the place;

• the name or employee identification number of the authorised person;

• the grounds for the use of force;

• if known, the name, address and date of birth of the person prevented from entering, or removed from, the place and of any witness to the incident;

• a description of any injuries sustained by any person as a result of the incident;

• whether a police officer attended the incident and, if so, the name or badge number of the police officer;

• a description of the incident and any preceding events; and

(B) is dated and signed by the gambling provider; and

(C) is retained for at least 1 year following the occurrence of the incident.

**9—Prescribed particulars to be contained in register**

For the purposes of section 52(a) of the Act, the following particulars are prescribed (to the extent that they are available to the Commissioner):

(a) in relation to each barring order—

(i) the name, address, telephone number, email address, date of birth and gender identity of the barred person; and

(ii) if a photograph of the person is available—a photograph of the person; and

(iii) the prescribed particulars required to be included in a notice given to the barred person under [regulation 7](#idd751c4b4_e57f_4aef_9e71_a1bb36104af8_4); and

(iv) if a notice under section 46 of the Act relating to the barring order was returned undelivered to the Commissioner or gambling provider—the date on which the notice was returned to the Commissioner or gambling provider; and

(v) if the Commissioner is undertaking a reconsideration of the barring order—that fact; and

(vi) if the barring order is varied—details of the variation and the date on which the variation was made; and

(vii) if the barring order is revoked or has expired—the date on which the barring order was revoked or expired;

(b) in relation to each request for a barring order that is refused—

(i) the name, address, email address, date of birth and gender identity of the person who requested the barring order; and

(ii) if a photograph of the person is available—a photograph of the person; and

(iii) the date on which the person requested a barring order; and

(iv) the date on which the Commissioner or gambling provider refused the request or is taken to have refused the request.

**10—Prohibition on participation in gambling—prescribed persons**

For the purposes of section 62(1) of the Act, a Public Service employee holding a position of a class determined by the Commissioner by notice in the Gazette is prescribed.

**Schedule 1—Transitional regulations**

**1—Transitional regulations—prescribed notices**

(1) Pursuant to section 66(3)(c) of the Act, a notice prescribed by the Commissioner under section 6A(1)(c) of the [*Authorised Betting Operations Act 2000*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Authorised%20Betting%20Operations%20Act%202000) as in force immediately before the prescribed day will, on or after the prescribed day, be taken to have been issued under section 17 of the Act.

(2) Pursuant to section 66(3)(c) of the Act, a notice prescribed by the Commissioner under section 40B(2) of the [*Casino Act 1997*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Casino%20Act%201997) as in force immediately before the prescribed day will, on or after the prescribed day, be taken to have been issued under section 17 of the Act.

(3) Pursuant to section 66(3)(c) of the Act, a notice prescribed by the Commissioner under section 10A(1)(ca) of the [*Gaming Machines Act 1992*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Gaming%20Machines%20Act%201992) as in force immediately before the prescribed day will, on or after the prescribed day, be taken to have been issued under section 17 of the Act.

(4) In this clause—

***prescribed day*** means the day on which this clause commences.

**Schedule 2—Revocation of *Gambling Administration Regulations 2013***

The [*Gambling Administration Regulations 2013*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=subordleg&legtitle=Gambling%20Administration%20Regulations%202013) are revoked.

**Made by the Governor**

with the advice and consent of the Executive Council

on 30 July 2020

No 250 of 2020

South Australia

### Planning, Development and Infrastructure (Fees, Charges and Contributions) Variation Revocation Regulations 2020

under the *Planning, Development and Infrastructure Act 2016*

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**Part 1—Preliminary**

**1—Short title**

These regulations may be cited as the *Planning, Development and Infrastructure (Fees, Charges and Contributions) Variation Revocation Regulations 2020*.

**2—Commencement**

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

**Part 2—Revocation of *Planning, Development and Infrastructure (Fees, Charges and Contributions) (Miscellaneous) Variation Regulations 2020* (*Gazette 16.7.2020 p3821*)**

**3—Revocation of regulations**

The [*Planning, Development and Infrastructure (Fees, Charges and Contributions) (Miscellaneous) Variation Regulations 2020*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Planning%20Development%20and%20Infrastructure%20(Fees%20Charges%20and%20Contributions)%20(Miscellaneous)%20Variation%20Regulations%202020) (*Gazette 16.7.2020 p3821*) are revoked.

**Note—**

As required by section 10AA(2) of the [*Subordinate Legislation Act 1978*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Subordinate%20Legislation%20Act%201978), 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 30 July 2020

No 251 of 2020

South Australia

### Planning, Development and Infrastructure (Fees, Charges and Contributions) (Miscellaneous) (No 2) Variation Regulations 2020

under the *Planning, Development and Infrastructure Act 2016*

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**Part 1—Preliminary**

**1—Short title**

These regulations may be cited as the *Planning, Development and Infrastructure (Fees, Charges and Contributions) (Miscellaneous) (No 2) Variation Regulations 2020*.

**2—Commencement**

These regulations come into operation on 31 July 2020.

**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 (Fees, Charges and Contributions) Regulations 2019***

**4—Variation of regulation 3—Interpretation**

(1) Regulation 3(1), definition of ***designated entity***, (a)—delete paragraph (a) and substitute:

(a) in relation to an assessment panel acting as a relevant authority under section 82(c), (d) or (e) of the Act—

(i) in the case of an assessment panel appointed by a joint planning board—the council for the area in which the development is to be undertaken; or

(ii) in the case of an assessment panel appointed by a council—the council; or

(iii) in the case of an assessment panel appointed by the Minister—an entity designated by the Chief Executive in the particular case; or

(ab) the Commission; or

(2) Regulation 3(1), definition of ***designated entity***, (b)(i)—delete "the joint planning board" and substitute:

the council for the area in which the development is to be undertaken

**5—Insertion of regulation 3B**

After regulation 3A insert:

**3B—Fees associated with work of assessment panels**

(1) For the purposes of these regulations, any fee paid or payable to an assessment panel acting as a relevant authority under section 82(c), (d) or (e) of the Act will be taken to be paid or payable to the designated entity that relates to the assessment panel.

(2) For the purposes of [subregulation (1)](#idc7462b19_be9e_4aa9_a726_054ca22bf828_c), the entity under paragraph (a) of the definition of ***designated entity*** that applies in relation to a particular assessment panel will be taken to be the designated entity that relates to that assessment panel.

**6—Variation of regulation 8—Variation of authorisation (section 128)**

Regulation 8(2)—delete subregulation (2) and substitute:

(2) An application seeking a variation that is minor in nature under regulation 65(1) of the [*Planning, Development and Infrastructure (General) Regulations 2017*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=subordleg&legtitle=Planning%20Development%20and%20Infrastructure%20(General)%20Regulations%202017) must be accompanied by the prescribed fee.

**7—Variation of regulation 9—Staged development**

(1) Regulation 9(1)—delete "base amount under Schedule 1 item 5" and substitute:

prescribed fee for the lodgement of an application (referred to as the ***base amount***)

(2) Regulation 9(2)—delete "base amount" and substitute:

prescribed fee for the lodgement of an application

(3) Regulation 9(2)—delete "regulation 8" and substitute:

regulation 8(1)

**8—Revocation of regulation 10**

Regulation 10—delete the regulation

**9—Substitution of regulation 13**

Regulation 13—delete the regulation and substitute:

**13—Development to be assessed by accredited professional**

(1) Subject to [subregulation (2)](#idfb677e81_a8f1_48b2_b43d_64610c767483_8), the fees set out in Schedule 1 Parts 2 and 3 are not payable if the relevant authority is an accredited professional, other than an assessment manager.

(2) If an application is made to an accredited professional—

(a) the prescribed fee for the lodgement of an application (referred to as the ***base amount***) is payable by the applicant to the accredited professional at the time that the application is lodged with the accredited professional; and

(b) the accredited professional must forward that fee to the Chief Executive within 5 business days of its receipt by the accredited professional in accordance with any requirements determined by the Chief Executive.

(3) Except as provided by [subregulation (2)](#idfb677e81_a8f1_48b2_b43d_64610c767483_8), the fee to be paid to an accredited professional (other than an assessment manager) will be determined by agreement between the applicant and the accredited professional.

**10—Substitution of regulation 18**

Regulation 18—delete the regulation and substitute:

**18—Distribution of fees**

(1) Fees relating to development assessment paid or payable under these regulations will be distributed between the Chief Executive and designated entities under a scheme established by the Chief Executive for the purposes of this regulation.

(2) In addition, in relation to an application for planning consent that must be referred to 1 or more prescribed bodies under Schedule 9 of the [*Planning, Development and Infrastructure (General) Regulations 2017*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=subordleg&legtitle=Planning%20Development%20and%20Infrastructure%20(General)%20Regulations%202017), the scheme established under [subregulation (1)](#idc402b2f9_a361_4269_812b_2f86e0bc0081_3) will—

(a) specify the fee payable by the applicant for each referral (but if the application must be referred to the same body under more than 1 item of that Schedule, then only 1 fee is payable with respect to the referral of the application to that body); and

(b) provide for an amount specified under the scheme to be paid to a prescribed body for each amount paid by an applicant under [paragraph (a)](#idb5ef0a2a_e673_4c8a_8806_d0172911650c_2) on account of a referral to that prescribed body.

(3) A reference in [subregulations (1)](#idc402b2f9_a361_4269_812b_2f86e0bc0081_3) and [(2)](#id7e58089c_cf10_441b_bfd2_a149ee79c813_5) to a fee payable under these regulations extends to a fee that, although payable, was waived (in whole or in part) by a relevant authority.

**19—Payment requirements**

An amount payable under these regulations must be paid—

(a) in the case of a fee received by a payment via the SA planning portal—to the entity entitled to the amount under these regulations under a scheme established by the Chief Executive for the purposes of this paragraph; and

(b) in any other case—to the entity entitled to the amount under these regulations within 10 business days after the end of the quarter in which the amount is received by the designated entity under a scheme established by the Chief Executive for the purposes of this paragraph.

**11—Variation of Schedule 1—Fees**

(1) Schedule 1, Part 2—delete Part 2 and substitute:

**Part 2—Fees relating to development assessment**

The following fees are payable in relation to development assessment under the Act (including in connection with the [*Planning, Development and Infrastructure (General) Regulations 2017*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=subordleg&legtitle=Planning%20Development%20and%20Infrastructure%20(General)%20Regulations%202017)):

|  |  |  |
| --- | --- | --- |
| 5 | Application for planning consent or building consent (the ***base amount***)— |  |
|  | (a) a lodgement fee; and | $177 |
|  | (b) if the application is lodged at the principal office of the relevant authority—a processing fee | $80 |
| 6 | Application for planning consent— |  |
|  | (a) if the proposed development is to be assessed as deemed‑to‑satisfy development under section 106 of the Act— |  |
|  | (i) if the total development cost is no more than $10 000 | $127 |
|  | (ii) in any other case | $210 |
|  | (b) if the proposed development is to be assessed on its merits under section 107 of the Act | $250 or 0.125% of the total development cost up to a maximum of $200 000, whichever is the greater |
|  | (c) if the proposed development is restricted development under section 108(1)(a) of the Act | 0.25% of the total development cost up to a maximum of $300 000 |
|  | (d) if the applicant applies for a review of the decision under section 110(15) of the Act | $511 |
|  | (e) if the proposed development is to be assessed as impact assessed development under section 111 of the Act— |  |
|  | (i) if the proposed development is declared as being impact assessed development by the Minister | $1 750 plus 0.25% of the total development cost up to a maximum of $500 000 |
|  | (ii) in any other case | 0.25% of the total development cost up to a maximum of $500 000 |
| 7 | Application for planning consent that must be notified— |  |
|  | (a) if section 107(3)(a) applies | $250 |
|  | (b) if section 110(2)(a) applies | $250 |
| 8 | Application for planning consent that must be referred to 1 or more prescribed bodies under Schedule 9 of the [*Planning, Development and Infrastructure (General) Regulations 2017*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=subordleg&legtitle=Planning%20Development%20and%20Infrastructure%20(General)%20Regulations%202017) | See regulation 18 |
| 9 | Application for building consent (a ***building assessment fee***)— |  |
|  | (a) for a Class 1 building under the Building Code | $450 or 0.25% of the total development cost, whichever is the greater |
|  | (b) for a Class 10 building under the Building Code | $130 or 0.25% of the total development cost, whichever is the greater |
|  | (c) for any other class of building under the Building Code— |  |
|  | (i) if the total development cost is no more than $20 000 | $670 |
|  | (ii) if the total development cost is greater than $20 000 and no more than $200 000 | $670 plus 0.4% of the amount determined by subtracting $20 000 from the total development cost |
|  | (iii) if the total development cost is greater than $200 000 and no more than $1 000 000 | $1 390 plus 0.25% of the amount determined by subtracting $200 000 from the total development cost |
|  | (iv) if the total development cost is greater than $1 000 000 | $3 390 plus 0.15% of the amount determined by subtracting $1 000 000 from the total development cost |
| 10 | Application for building consent (a ***compliance fee***)— |  |
|  | (a) for a Class 1 building under the Building Code or a swimming pool | $240 |
|  | (b) for a Class 10 building under the Building Code— |  |
|  | (i) if the total development cost is no more than $10 000 | no fee |
|  | (ii) if the total development cost is greater than $10 000 | $80 |
|  | (c) for any other class of building under the Building Code | $240 or 0.075% of the total development cost up to a maximum of $2 500, whichever is the greater |
| 11 | Application for building consent for the demolition of a building | $145 |
| 12 | Application for the concurrence of the Commission under section 118(2)(a) of the Act | $345 |
| 13 | Referral of application to the Commission for an opinion under section 118(4) of the Act | $345 |
| 14 | Application for a development authorisation under section 102(1)(c) or (d) of the Act— |  |
|  | (a) if the number of allotments resulting from the division is equal to or less than the existing number of allotments, or creates no more than 4 additional allotments and does not involve the creation of a public road | $175 |
|  | (b) if the division creates more than 4 additional allotments | $175 plus $16 for each additional allotment created |
|  | (c) if the division involves the creation of a public road (regardless of the number of additional allotments created) | $175 plus $16 for each additional allotment created |
| 15 | Advice of the Commission under regulation 76 of the [*Planning, Development and Infrastructure (General) Regulations 2017*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=subordleg&legtitle=Planning%20Development%20and%20Infrastructure%20(General)%20Regulations%202017) (payable by the applicant at the time of lodgement of the application) | $200 |
| 16 | A Certificate of Approval Fee for the purposes of section 138 of the Act | $1 028 |
| 17 | Application under section 130 or 131 of the Act (fee payable to the Commission) | 0.25% of the total development cost up to a maximum of $300 000 |
| 18 | Application for a variation of a development authorisation previously given that is minor in nature | $127 |
| 19 | Application to assessment panel for review of a prescribed matter under section 202(1)(b)(i)(A) of the Act | $511 |

(2) Schedule 1, Part 3, item 21—delete "$103.00" and substitute:

$240

(3) Schedule 1, Part 3, item 22—delete item 22 and substitute:

|  |  |  |
| --- | --- | --- |
| 22 | Application for assignment of a classification to a building or a change in the classification of a building under section 151 of the Act | $170 |

(4) Schedule 1, Part 3, item 23—delete "$48.00" and substitute:

$50

(5) Schedule 1, Part 4, item 24(a)—delete "$7 616" and substitute:

$7 761

(6) Schedule 1, Part 4, item 24(b)—delete "$3 058" and substitute:

$3 116

(7) Schedule 1, Part 4, item 25(a)—delete "$7 616" and substitute:

$7 761

(8) Schedule 1, Part 4, item 25(b)—delete "$3 058" and substitute:

$3 116

(9) Schedule 1, Part 5, item 27—delete "$94.00" and substitute:

$150

(10) Schedule 1, Part 5, item 28—delete item 28 and substitute:

|  |  |  |
| --- | --- | --- |
| 28 | Application for approval of relevant authority under section 128(2)(d) of the Act— |  |
|  | (a) if the development authorisation relates to development assessed as restricted development under section 108(1)(a) of the Act or impact assessed development under section 111 of the Act, or relates to development assessed under section 130 or 131 of the Act | $127 |
|  | (b) in any other case | $107 |
| 28A | Request for initiation of infrastructure scheme under section 163(3)(b) of the Act | $3 671 |

(11) Schedule 1, Part 5—after item 31 insert:

|  |  |  |
| --- | --- | --- |
| 31A | Fee for approval under section 197(5) of the Act | $372.00 |

**12—Revocation of Schedule 2**

Schedule 2—delete Schedule 2

**Note—**

As required by section 10AA(2) of the [*Subordinate Legislation Act 1978*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Subordinate%20Legislation%20Act%201978), 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 30 July 2020

No 252 of 2020

# State Government Instruments

## Associations Incorporation Act 1985

Section 42(2)

*Dissolution of Association*

WHEREAS the CORPORATE AFFAIRS COMMISSION (the Commission) pursuant to section 42(1) of the *Associations Incorporation Act 1985* (the Act) is of the opinion that the undertaking or operations of THE REAL ESTATE INSTITUTE OF SOUTH AUSTRALIA INCORPORATED (the Association) being an incorporated association under the Act are being carried on, or would more appropriately be carried on by a company limited by guarantee incorporated under the *Corporations Act 2001* (Cth) AND WHEREAS the Commission was on 22 July 2020 requested by the Association to transfer its undertaking to REAL ESTATE INSTITUTE OF SOUTH AUSTRALIA LIMITED (Australian Company Number 642 822 731), the Commission pursuant to section 42(2) of the Act DOES HEREBY ORDER that on 30 July 2020, the Association will be dissolved, the property of the Association becomes the property of REAL ESTATE INSTITUTE OF SOUTH AUSTRALIA LIMITED and the rights and liabilities of the Association become the rights and liabilities of REAL ESTATE INSTITUTE OF SOUTH AUSTRALIA LIMITED.

Given under the seal of the Commission at Adelaide.

Dated: 30 July 2020

Bradley Simpson

A delegate of the Corporate Affairs Commission

Gaming Machines Act 1992

South Australia

**Gaming Machines (Fees) Notice 2020**

under the *Gaming Machines Act 1992*

**1—Short title**

This notice may be cited as the [*Gaming Machines (Fees) Notice 2020*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=subordleg&legtitle=Gaming%20Machines%20(Fees)%20Notice%202020).

**Note—**

This is a fee notice made in accordance with the [*Legislation (Fees) Act 2019*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Legislation%20(Fees)%20Act%202019).

**2—Commencement**

This notice has effect on 30 July 2020.

**3—Interpretation**

In this notice, unless the contrary intention appears—

***Act*** means the [*Gaming Machines Act 1992*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Gaming%20Machines%20Act%201992).

**4—Fees**

The fees set out in [Schedule 1](#ida3bf3375_3f07_4b0f_960e_edbb997734d2_8) are prescribed for the purposes of the Act.

**Schedule 1—Fees**

|  |  |  |
| --- | --- | --- |
| 1 | Application for a gaming machine licence, gaming machine dealer's licence or gaming machine service licence | $631.00 |
| 2 | Application for the gaming machine monitor licence | $631.00 |
| 3 | Application for consent to the transfer of a gaming machine licence | $631.00 |
| 4 | Application for approval of a person as a gaming machine technician | $147.00 |
| 5 | Application for approval of a person to assume a position of authority in body corporate— |  |
|  | (a) if the person is the subject of an approval of the Commissioner in force under section 38 of the Act | No fee |
|  | (b) if an approval referred to in paragraph (a) is not in force but the person is the subject of an approval of the Commissioner in force under section 71 of the [*Liquor Licensing Act 1997*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Liquor%20Licensing%20Act%201997) | $12.50 |
|  | (c) in any other case | $147.00 |
| 6 | Application for approval of a gaming machine | $631.00 |
| 7 | Application for approval of a game | $631.00 |
| 8 | Application for approval of gaming tokens | $631.00 |
| 9 | Application for approval to manufacture gaming tokens | $631.00 |
| 10 | Application for approval of a facial recognition system under section 40D of the Act | $1 200.00 |
| 11 | Application for approval of an agreement or arrangement (section 68(2) of Act) | $631.00 |
| 12 | Application to vary licence conditions (other than a condition relating to number of gaming machines on licensed premises) | $137.00 |
| 13 | Application to vary a licence condition relating to number of gaming machines on licensed premises | No fee |
| 14 | For the issue of an identification badge | $23.00 |
| 15 | For investigation of a natural person—for each person | $73.50 |
| 16 | Application for approval of a facial recognition system under section 40D of the Act | $1 200 |

**Made by the Attorney‑General**

on 30 July 2020

## 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** | **Certificate of Title**  **Volume/Folio** | **Maximum Rental  per Week Payable** |
| 7 Sholl Street, Wallaroo SA 5556 | Allotment 11 Deposited Plan 61704  Hundred of Wallaroo | CT5905/924 | $130.00 |
| 18 Walters Street, Port Wakefield SA 5550 | Allotment 3 Filed Plan 2112  Hundred of Inkerman | CT5513/129 | $102.50 |

Dated: 30 July 2020

Craig Thompson

Acting Housing Regulator and Registrar

Housing Safety Authority, SAHA

Delegate of Minister for Human Services

HOUSING IMPROVEMENT ACT 2016

*Rent Control* *Revocations*

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

|  |  |  |
| --- | --- | --- |
| **Address of Premises** | **Allotment Section** | **Certificate of Title**  **Volume/Folio** |
| 76 Grants Gully Road, Clarendon SA 5157 | Allotment 21 & AR20 Filed Plan 118798  Hundred of Noarlunga | CT5077/598  CT6237/587  CT6237/588 |
| 383 Bald Hills Road, Mount Barker SA 5251 (previously known as Lot 81) | Allotment 81 Filed Plan 160058  Hundred of Macclesfield | CT5513/129 |

Dated: 30 July 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:

Comprising an unencumbered estate in fee simple in that piece of land being the whole of Allotment 52 in Filed Plan No 134903 comprised in Certificate of Title Volume 5881 Folio 229.

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

**2. Compensation**

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

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

If you are the owner in fee simple of the land to which this notice relates, you may be entitled to a payment of $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:

Petrula Pettas

GPO Box 1533

Adelaide SA 5001

Telephone: (08) 8343 2619

Dated: 27 July 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

DPTI 2019/18644/01

Land Acquisition Act 1969

Section 16

*Form 5—Notice of Acquisition*

**1. Notice of acquisition**

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

Comprising an unencumbered estate in fee simple in that piece of land being the whole of Unit 5 in Strata Plan No 1090 comprised in Certificate of Title Volume 5060 Folio 113.

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

**2. Compensation**

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

**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:

Petrula Pettas

GPO Box 1533

Adelaide SA 5001

Telephone: (08) 8343 2619

Dated: 27 July 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

DPTI 2019/18665/01

Land Acquisition Act 1969

Section 16

*Form 5—Notice of Acquisition*

**1. Notice of acquisition**

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

Comprising an unencumbered estate in fee simple in that piece of land being the whole of Allotment 3 in Filed Plan No 107663 comprised in Certificate of Title Volume 5187 Folio 704.

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

**2. Compensation**

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

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

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

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

**3. Inquiries**

Inquiries should be directed to:

Philip Cheffirs

GPO Box 1533

Adelaide SA 5001

Telephone: (08) 8343 2575

Dated: 28 July 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

DPTI 2019/18370/01

Land Acquisition Act 1969

Section 16

*Form 5—Notice of Acquisition*

**1. Notice of acquisition**

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

Comprising an unencumbered estate in fee simple in that piece of land being the whole of Allotment 148 in Deposited Plan No 1063 comprised in Certificate of Title Volume 5402 Folio 940.

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

**2. Compensation**

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

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

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

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

**3. Inquiries**

Inquiries should be directed to:

Philip Cheffirs

GPO Box 1533

Adelaide SA 5001

Telephone: (08) 8343 2575

Dated: 28 July 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

DPTI 2019/18371/01

Land Acquisition Act 1969

Section 16

*Form 5—Notice of Acquisition*

**1. Notice of acquisition**

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

Comprising an unencumbered estate in fee simple in that piece of land being portion of Allotment 19 in Filed Plan No 108091 comprised in Certificate of Title Volume 5191 Folio 637, and being the whole of the land identified as Allotment 51 in D123650 lodged in the Lands Titles Office.

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

**2. Compensation**

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

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

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

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

**3. Inquiries**

Inquiries should be directed to:

Philip Cheffirs

GPO Box 1533

Adelaide SA 5001

Telephone: (08) 8343 2575

Dated: 28 July 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

DPTI 2019/18374/01

Land Acquisition Act 1969

Section 16

*Form 5—Notice of Acquisition*

**1. Notice of acquisition**

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

Comprising an unencumbered estate in fee simple in that piece of land being portion of Allotment 2 in Deposited Plan No 66348 comprised in Certificate of Title Volume 5935 Folio 473, and being the whole of the land identified as Allotment 21 in D123646 lodged in the Lands Titles Office.

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

**2. Compensation**

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

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

If you are the owner in fee simple of the land to which this notice relates, you may be entitled to a payment of $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

Telephone: (08) 8343 2574

Dated: 28 July 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

DPTI 2019/18362/01

Land Acquisition Act 1969

Section 16

*Form 5—Notice of Acquisition*

**1. Notice of acquisition**

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

Comprising an unencumbered estate in fee simple in that piece of land being portion of Allotment 3 in Deposited Plan No 66348 comprised in Certificate of Title Volume 5935 Folio 474, and being the whole of the land identified as Allotment 31 in D123647 lodged in the Lands Titles Office.

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

**2. Compensation**

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

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

If you are the owner in fee simple of the land to which this notice relates, you may be entitled to a payment of $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

Telephone: (08) 8343 2574

Dated: 28 July 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

DPTI 2019/18368/01

Land Acquisition Act 1969

Section 16

*Form 5—Notice of Acquisition*

**1. Notice of acquisition**

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

Comprising an unencumbered estate in fee simple in that piece of land being the whole of Allotment 15 in Filed Plan No 157350 comprised in Certificate of Title Volume 6121 Folio 652.

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

**2. Compensation**

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

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

If you are the owner in fee simple of the land to which this notice relates, you may be entitled to a payment of $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

Telephone: (08) 8343 2574

Dated: 28 July 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

DPTI 2019/18367/01

Land Acquisition Act 1969

Section 16

*Form 5—Notice of Acquisition*

**1. Notice of acquisition**

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

Comprising an unencumbered estate in fee simple in that piece of land being portion of Allotment 146 and Allotment 147 in Deposited Plan No 1063 comprised in Certificate of Title Volume 5671 Folio 34, and being the whole of the land identified as Allotment 42 in D123649 lodged in the Lands Titles Office.

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

**2. Compensation**

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

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

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

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

**3. Inquiries**

Inquiries should be directed to:

Philip Cheffirs

GPO Box 1533

Adelaide SA 5001

Telephone: (08) 8343 2575

Dated: 28 July 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

DPTI 2019/18372/01

Land Acquisition Act 1969

Section 16

*Form 5—Notice of Acquisition*

**1. Notice of acquisition**

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

Comprising an unencumbered estate in fee simple in that piece of land being portion of Lot 1 in Primary Community Plan No 22835 comprised in Certificate of Title Volume 6121 Folio 654, and being the whole of the land identified as Allotment 61 in D123648 lodged in the Lands Titles Office.

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

**2. Compensation**

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

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

If you are the owner in fee simple of the land to which this notice relates, you may be entitled to a payment of $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

Telephone: (08) 8343 2574

Dated: 28 July 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

DPTI 2019/18365/01

## Landscape South Australia Act 2019

*Notice of Authorisation to Take Water from the Central Adelaide Prescribed Wells Area—Ref. 255847*

PURSUANT to Section 105 of the *Landscape South Australia Act 2019* (the Act), I, David Speirs, Minister for Environment and Water (the Minister) to whom the Act is committed, hereby authorise the taking of water from the Central Adelaide Prescribed Wells Area, prescribed under the Natural Resources Management (Central Adelaide-Prescribed Wells Area) Regulations 2007, from the prescribed wells specified in Schedule A, for the purpose set out in Schedule B and subject to the conditions specified in Schedule C.

Schedule A

*Prescribed Wells*

Well unit numbers 6628-26303, 6628-26304, 6628-26305, 6628-26604, 6628-26605, 6628-26606, 6628-26607, 6628-26608, 6628-26624, 6628-26625, 6628-26843, 6628-26844, 6628-26845 and 6628-26846, 6628-26847.

Schedule B

*Purpose*

For the irrigation of reserves, ovals and schools within the City of Charles Sturt, supply of water for commercial and industrial use, and supply of water to residential properties in the St Clair land development, in association with the Waterproofing the West Managed Aquifer Recharge and Recovery scheme (the Scheme).

Schedule C

*Conditions*

1. Water may only be taken from the date of publication of this notice until 30 June 2023.

2. Effective from 1 July 2022, the volume of water permitted to be extracted in a water use year must not exceed the volume of water recharged under the Scheme over the previous five water use years, minus any volume that has subsequently been extracted. The maximum volume taken in any give water use year, however, must not exceed the volume referred to in Condition 3 of this authorisation.

3. Subject to Condition 2, a maximum volume of 2,400,000 kilolitres of water per water use year may be taken from the prescribed wells specified in Schedule A during the period referred to in Condition 1 above.

4. The water user must not take water except through a meter(s) supplied, installed and maintained in accordance with the South Australian Licensed Water Use Meter Specification approved by the Minister as may be amended from time to time.

5. Meter readings must be used to determine the quantity of water taken from each well.

6. The water user must measure and record, for each well referred to in Schedule A, at least once during each calendar month, at the same time during each calendar month:

(a) meter readings;

(b) extraction volumes; and

(c) water level.

7. Meter reading(s) must also be taken within the first 14 days of the date of this authorisation, during the first 14 calendar days of July each year and within the first 14 days of the expiry date of this authorisation.

8. The Risk Monitoring and Management Plan (the Plan) for the Scheme must be revised, to the satisfaction of the Minister’s representative, by no later than 30 June 2021.

9. The Scheme must be operated in accordance with the Plan.

10. The water user must comply with all measuring, monitoring and recording requirements as specified in the Plan, including the requirement to provide a report annually, not more than 14 days after cessation of the water use year. The report will be provided in the form specified by the Minister’s representative, and include:

(a) all data in accordance with condition 6 and 7 of this authorisation; and

(b) all monitoring data collected in accordance with the annual report monitoring deliverables contained in the Plan.

The report is to be emailed to [dew.mar@sa.gov.au](mailto:dew.mar@sa.gov.au) and [dewwaterlicensing@sa.gov.au](mailto:dewwaterlicensing@sa.gov.au).

11. If any device used to measure and collect data relevant to this authorisation, fails to accurately measure or record, or there is any reason to suspect that the device may be defective, then the water user must notify the Minister’s representative immediately, replace or repair the device as soon as practical and provide suitable alternative data to supplement missing data.

12. The water user must comply with the provisions applying to meters set out in Regulation 12 of the *Landscape South Australia (Water Management) Regulations 2020*. It is an offence to contravene or fail to comply with those provisions.

For the purposes of this authorisation:

‘Water user’ means a person who is authorised to take water pursuant to this notice.

‘Water use year’ means a period of 12 months commencing on 1 July and ending 30 June the following calendar year.

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

For the purpose of determining the penalty for unauthorised water use, as declared under section 88 of the Act, the ‘volumetric limit’ of this authorisation is equal to the lesser of:

(a) 2,400,000 kilolitres per water use year; or

(b) Effective from 1 July 2022, the volume of water recharged under the Scheme over the previous five water use years, minus any volume that has subsequently been extracted.

This authorisation will commence on the date of this notice and will remain in effect until 30 June 2023 unless earlier varied or revoked.

Dated: 18 July 2020

David Speirs MP

Minister for Environment and Water

Landscape South Australia Act 2019

*Notice of Authorisation to Take Water from the River Torrens/Karrawirra Parri   
Prescribed Watercourse—Ref. 255827*

PURSUANT to Section 105 of the *Landscape South Australia Act 2019* (the Act), I, David Speirs, Minister for Environment and Water (the Minister) in the State of South Australia and the Minister to whom the Act is committed, hereby authorise the taking of water from the River Torrens/Karrawirra Parri Prescribed Watercourse (the Watercourse) prescribed under the Natural Resources Management (Western Mount Lofty Ranges—Prescribed Watercourses) Regulations 2005 from the areas specified in Schedule A, for the purpose set out in Schedule B and subject to the conditions specified in Schedule C.

Schedule A

*Areas*

Allotment 13 and 14 of Deposited Plan 85638 within the Hundred of Adelaide; and Allotment 17 of Deposited Plan 86067 within the Hundred of Yatala.

Schedule B

*Purpose*

For the purpose of the Waterproofing the West Managed Aquifer Recharge and Recovery Scheme (the Scheme), as well as maintaining wetlands located at St Clair, Old Port Road, West Lakes Golf Course and Cooke Reserve and for irrigating land used for recreation within the boundary of the City of Charles Sturt.

Schedule C

*Conditions*

1. Water may only be taken from the date of publication of this notice until 30 June 2023.

2. A maximum volume of 2,400,000 kilolitres of water per water use year may be taken from the Watercourse, from the area specified in Schedule A, for the purpose specified in Schedule B, during the period referred to in Condition 1 above.

3. The Risk Monitoring and Management Plan (the Plan) for the Scheme must be revised, to the satisfaction of the Minister’s representative, by no later than 30 June 2021.

4. The Scheme must be operated in accordance with the Plan.

5. Structures associated with the purpose must be consistent with the objectives and principles of Section 8 (in particular section 8.5) of the Western Mount Lofty Ranges Prescribed Water Resources Area Water Allocation Plan and standards and guidelines as approved by the Minister or his representative.

6. The water user must not take water from the Watercourse during the months October to November (inclusive) and April to May (inclusive) unless the flow rate of the Watercourse at the point of extraction is greater than 1,000 litres per second or a flow depth of at least 100 mm.

7. The water user must not take water from the Watercourse during all months except for October to November (inclusive) and April to May (inclusive), unless the flow rate of the Watercourse at the point of extraction is greater than 200 litres per second.

8. The water user must record the flow rate and flow depth at the point of extraction, immediately prior to commencing each extraction of water from the Watercourse.

9. The water user must monitor and record timing and volumes of extraction and water quality associated with the purpose and must be consistent with the monitoring requirements of the approved Plan.

10. The water user must not take water except through a meter(s) supplied, installed and maintained in accordance with the South Australian Licensed Water Use Meter Specification approved by the Minister as may be amended from time to time.

11. Meter readings must be used to determine the quantity of water taken from the Watercourse.

12. The water user must take meter readings(s) from each meter through which water is taken pursuant to this authorisation. Meter reading(s) must be taken within the first fourteen days of the date of this authorisation, during the first fourteen calendar days of July each year and within the first fourteen days of the expiry date of this authorisation.

13. The water user must provide the following in a report, not more than 14 days after cessation of each water use year, in the form specified by the Minister’s representative:

(a) all monitoring data collected in accordance with the annual report monitoring deliverables contained in the approved Plan; and

(b) all data in accordance with Conditions 8, 9 and 12.

(c) The report is to be emailed to [dew.mar@sa.gov.au](mailto:dew.mar@sa.gov.au) and [dewwaterlicensing@sa.gov.au](mailto:dewwaterlicensing@sa.gov.au).

14. If any device used to measure and collect data relevant to this authorisation, fails to accurately measure or record, or there is any reason to suspect that the device may be defective, then the water user must: notify the Minister’s representative immediately; replace or repair the device as soon as practical; and provide suitable alternative data to supplement missing data.

15. The water user must comply with the provisions applying to meters set out in Regulation 12 of the *Landscape South Australia (Water Management) Regulations 2020*. It is an offence to contravene or fail to comply with those provisions.

For the purposes of this authorisation:

‘Water user’ means a person who is authorised to take water pursuant to this notice.

‘Water use year’ means a period of 12 months commencing on 1 July and ending 30 June the following calendar year.

‘Watercourse’ means the River Torrens/Karrawirra Parri Prescribed Watercourse.

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

This authorisation will commence on the date below and will remain in effect until 30 June 2023 unless earlier varied or revoked.

Dated: 18 July 2020

David Speirs MP

Minister for Environment and Water

## Local Government Act 1999

*2020 Port River East Stormwater Management Plan*

Notice is hereby given in accordance with clause 19(4) of Schedule 1A of the *Local Government Act 1999* that the 2020 Port River East Stormwater Management Plan prepared by the City of Port Adelaide Enfield was approved by the Stormwater Management Authority on 22 July 2020.

Dated: 22 July 2020

Executed for and on behalf of the Stormwater Management Authority by its Deputy Presiding Member pursuant to a resolution of the Board and in the presence of:

Walter Iasiello

Deputy Presiding Member

Witness

David Trebilcock

General Manager

Local Government Act 1999

*2020 Yankalilla, Normanville and Carrickalinga Stormwater Management Plan*

Notice is hereby given in accordance with clause 19(4) of Schedule 1A of the Local Government Act 1999 that the 2020 Yankalilla, Normanville and Carrickalinga Stormwater Management Plan prepared by the District Council of Yankalilla was approved by the Stormwater Management Authority on 22 July 2020.

Dated: 22 July 2020

Executed for and on behalf of the Stormwater Management Authority by its Deputy Presiding Member pursuant to a resolution of the Board and in the presence of:

Walter Iasiello

Deputy Presiding Member

Witness

David Trebilcock

General Manager

## 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:

Andrea Carli

Terah Bolt

A person’s determination as an Authorised Mental Health Professional expires three years after the commencement date.

Dated: 30 July 2020

Dr J. Brayley

Chief Psychiatrist

## Mining Act 1971

Section 28(5)

*Exploration Licences*

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: ARK Energy Pty Ltd

Location: Arckaringa Creek area - approximately 130km north-northeast and 95km northeast of Coober Pedy

Pastoral Leases: Arckaringa, Nilpinna

Term: Two years

Area in km2: 673

Reference number: 2020/00009

Applicant: Resource Holdings Pty Ltd

Location: Lake Torrens area - approximately 25km east-southeast of Andamooka

Pastoral Lease: Wtchelina

Term: One year

Area in km2: 222

Reference number: 2020/00022

Applicant: Terramin Australia Limited

Location: Cambrai area - approximately 75km northeast of Adelaide

Term: Two years

Area in km2: 89

Reference number: 2020/00040

Applicant: Black Lake Pty Ltd

Location: Orroroo area - approximately 40km northwest of Peterborough

Term: Two years

Area in km2: 280

Reference number: 2020/00062

Applicant: Kilonova Metals Pty Ltd

Location: Murnpeowie area - approximately 140km northeast of Leigh Creek

Pastoral Lease: Murnpeowie

Term: One year

Area in km2: 456

Reference number: 2020/00063

Applicant: Kelaray Pty Ltd

Location: Frome Downs - area approximately 180km northeast of Peterborough

Pastoral Leases: Wertaloona, Frome Downs, Curnamona, Erudina, Billeroo West

Term: Two years

Area in km2: 960

Reference number: 2020/00064

Applicant: Kelaray Pty Ltd

Location: Curnamona area - approximately 130km northeast of Orroroo

Pastoral Leases: Martins Well, Willippa, Curnamona, Erudina

Term: Two years

Area in km2: 947

Reference number: 2020/00065

Applicant: Flinders Prospecting Pty Ltd

Location: Koolunga area - approximately 25km southeast of Port Pirie

Term: Two years

Area in km2: 630

Reference number: 2020/00066

Applicant: Flinders Prospecting Pty Ltd

Location: Gladstone area - approximately 10km east of Port Pirie

Term: Two years

Area in km2: 709

Reference number: 2020/00067

Applicant: Flinders Prospecting Pty Ltd

Location: Wirrabara area - approximately 15km northeast of Port Pirie

Term: Two years

Area in km2: 859

Reference number: 2020/00068

Applicant: Flinders Prospecting Pty Ltd

Location: Yarrah area - approximately 5km northwest of Quorn

Pastoral Leases: Yadlamalka, Wilkatana

Term: Two years

Area in km2: 613

Reference number: 2020/00074

Applicant: Flinders Prospecting Pty Ltd

Location: Quorn area - approximately 5km south of Quorn

Term: Two years

Area in km2: 645

Reference number: 2020/00075

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: 30 July 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 6**

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 | Factory 650 | 2007-08 | 660 |
|  | PEGASO 650 I.E. | OUTBACK | 2001-02 | 652 |
|  | PEGASO 650 I.E. | DUAL SPORTS | 2001-06 | 652 |
|  | SCARABEO 300 | VRG | 2009 | 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 |
|  | P10 | BN 302 | 2015 on | 300 |
|  | P18 | LEONCINO 500 | 2017 on | 500 |
|  | P18 | LEONCINO 500 TRAIL | 2018 on | 500 |
|  | P18  P16 | BENELLI  TRK502 | 2017  2017 | 500  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 |
|  | RR300 2T | RR300 2T | 2019 | 293 |
|  | RR350 4T | RR350 4T | 2019 | 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 |
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|  | FUPA E5 | E5 00 | 2015 | 293 |
|  | FUPA E5 | E8/03 | 2016/17 | 293 |
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|  | C650 | C650 GT/Sport | All | 647 |
|  | 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 | 652 |
|  | F650 | G650 GS Sertao | 2012-2016 | 652 |
|  | G 450 X | G 450 X | 2008-10 | 450 |
|  | G650GS | Sertao | All | 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 |
|  | B40 | B40 | 1969 | 350 |
|  | B44 | B44 | 1967-71 | 440 |
|  | B50 | B50 | 1971 | 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 |
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| **BUG** | SEE KYMCO |  |  |  |
| **BULTACO** | ALPINA | ALPINA | 1974 | 350 |
|  | FRONTERA | FRONTERA | 1974 | 360 |
|  | SHERPA | SHERPA | 1974 | 350 |
| **CAGIVA** | 360WR | 360WR | 1998-02 | 348 |
|  | 410TE | 410TE | 1996 | 399 |
|  | 610TEE | 610TEE | 1998 | 576 |
|  | 650 ALAZZURA | 650 ALAZZURA | 1984-88 | 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 |
| **CFMOTO** | CF 650 | CF650NK-LAM | 2012-16 | 649 |
|  | CF 650 | CF650TK-LAM | 2013-17 | 649 |
|  | CF 650 (400NK) | 400NK | 2016-17 | 400 |
|  | CF 650 | 650NK-LAM | 2016-17 | 649 |
|  | CF650 | 650MT | 2016-17 | 649 |
| **COSSCK** | 650 | Ural | 1974 | 649 |
| **DERBI** | MULHACEN | MULHACEN | 2008 | 659 |
|  | RAMBLA | RA 300 | 2010 | 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 | 583 |
|  | 600 MONSTER | DARK | 1998-01 | 583 |
|  | 600 S | 600 SUPERSPORT | 1994-97 | 583 |
|  | 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 | 498 |
|  | F3 | 350 F3 | 1986-1989 | 349 |
|  | F4 | 400 F4 | 1986 | 400 |
|  | M4 | M620ie LITE | 2003-04 | 620 |
|  | M5 | Monster 659 | 2011 | 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 | CLASSIC | 1993-01 | 346 |
|  | BULLETT 500 | 500 | 1995 | 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 | ENDURO | 2001-02 | 299 |
|  | EC400 | FSE ENDURO | 2002-03 | 399 |
|  | EC450 | FSE ENDURO | 2003-05 | 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 | 2003-08 | 398 |
|  | PAMPERA | 320 TRAIL | 1998-02 | 333 |
|  | PAMPERA | 400 TRAIL | 2006-08 | 399 |
|  | PAMPERA | 450 | 2007-08 | 443 |
|  | SM400 | SUPERMOTARD | 2003-08 | 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 | FUOCO 500 | 2007-13 | 493 |
|  | NEXUS 500 | NEXUS 500 | 2003-08 | 460 |
| **HARLEY DAVIDSON** | SS350 | Sprint | 69-1974 | 350 |
|  | XGS SERIES | Street 500 -XG500 16MY | 2014-15 | 494 |
|  | XGS SERIES | Street 500 | 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 |
|  | CB300R | CBF300NA | 2018-2019 | 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 | 408 |
|  | CB400 ABS | CB400 ABS | 2008 - 2013 | 399 |
|  | CB450 | CB450 | 1967-75 | 450 |
|  | CB500 FOUR | CB500-FOUR K,K1,K2 | 1971-73 | 498 |
|  | CB500 TWIN | CB500T | 1974-78 | 498 |
|  | CB500F | CB500FA/F | 2012-19 | 471 |
|  | CB500X | CB500XA | 2013-17 | 471 |
|  | CB550 | 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 2017YM | 2016-17 | 471 |
|  | CJ360 | CJ360 | 1976 | 356 |
|  | CL450 | CL450 | 1965-77 | 444 |
|  | CRF150 | 150R/RB | All | 149 |
|  | CRF400R | CRF400R | 2013 | 399 |
|  | CRF450L | CRF450L | 2018 | 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 | SILVERWING | 2006-08 | 582 |
|  | GB400 | GB400 | All | 399 |
|  | GB500 | 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 | 1988-00 | 644 |
|  | PCX150 | PCX150 | 153 |  |
|  | REVERE | REVERE | 1990 | 647 |
|  | SL350 | SL350 | 1972 | 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 |
|  | VT600C | SHADOW VLX | 1988-2008 | 583 |
|  | XBR500 | XBR500 | 1986-89 | 499 |
|  | XBR500SH | XBR500 | 1986-89 | 499 |
|  | XL350 | XL350 | 1984-87 | 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 |
|  | XR250 | XR250R | All |  |
|  | XR350 | XR350 | 1983 | 339 |
|  | XR350R | XR350R | 1983-84 | 339 |
|  | XR350R | XR350R | 1985-86 | 353 |
|  | XR400 | XR400 | 1996-08 | 397 |
|  | XR400 MOTARD | XR400M | 1996-08 | 397 |
|  | 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 | ENDURO | 1997-12 | 501 |
|  | FE501 | ENDURO | 2012-14 | 510 |
|  | FE570 | ENDURO | 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 | FE450 MY05 (Ab) | 2004 | 449 |
|  | FE01 | FS650 MY05 (Db) | 2004 | 628 |
| **HUSQVARNA** | 300WR | WR300 | 2008-12 | 298 |
|  | 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 | SUPERMOTARD | 2003-08 | 449 |
|  | 450TC | MOTOCROSS | 2001-08 | 449 |
|  | 450TE | ENDURO | 2001-07 | 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 | 0H11B 35kW | 2013 | 652 |
|  | 510SM | SUPERMOTARD | 2006-10 | 501 |
|  | 510TC | MOTOCROSS | 2004-07 | 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 | SMR449 | 2011 | 449.6 |
|  | SMR511 | SMR511 | 2012 | 447.5 |
|  | TE | TE300 | 2014 on | 298 |
|  | TE | TE300 | 2016-17 | 293 |
|  | FE | FE350 | 2014-on | 350 |
|  | FE | FE450 | 2014 on | 449 |
|  | FE | FE450 | 2016-17 | 450 |
|  | FE | FE501 | 2014 on | 501 |
|  | FE | FE501 | 2016-17 | 510 |
|  | TE449 | Enduro 2014 | 2013 | 449.6 |
|  | TE510 (A2) | Enduro 2013 | 2006-2013 | 477.5 |
|  | TE630 | A401AA TE630 | 2010-on | 600 |
|  | TR650 | TR650 Terra | 2013 | 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 |
|  | Pilen Series | SP 401 | 2018 | 373 |
| **HYOSUNG** | GT650 EFI | GT650EFI Lams | All | 647 |
|  | GT650R EFI | GT650R EFI Learner | All | 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 | Vulcan | 1990-02 | 500 |
|  | ER-5 | ER500 | 1999-06 | 498 |
|  | ER-6NL ABS | ER-6nl ABS learner model | 2012-2016 | 649 |
|  | ER-650C | ER-6nL | 2009 | 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 | GPX 400R | 1987-94 | 399 |
|  | EX400G | Z400 and ER400D | 2019 | 399 |
|  | EX650F | Ninja 650L (2012) | 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 | 498 |
|  | KLE300C | KLE300C VERSYS-X 300 | 2017 | 295 |
|  | KLR600 | KL600 | 1984-87 | 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 | KLX650 | 1989-95 | 651 |
|  | KLX650R | ENDURO | 1993-04 | 651 |
|  | KZ400 | KZ400 | 1974-84 | 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 | LTD440 | 1982 | 443 |
|  | LX400 | LX400 Eliminator | 1989 | 398 |
|  | S2 | S2 | 1972 | 346 |
|  | S3 | S3 | 1974 | 400 |
|  | KLE500 | KLE500 | 1992-2008 | 498 |
|  | KLE650F | Versys 650L ABS | 2014-17 | 649 |
|  | KLE650F | KLE650F ABS L & ABS L MY17 | 2016-17 | 649 |
|  | EN650B | Vulcan S ABS/ABS L | 2014-current | 649 |
|  | EN650B | EN650E ABS L 1&2 | 2016-17 | 649 |
|  | W400 | EJ400AE | 2006-09 | 399 |
|  | Z400B2 | KZ400B2 | 1979 | 398 |
|  | Z400D | KZ400D | 1975 | 398 |
|  | Z500 | Z500 | 1980 | 498 |
|  | EX400G | KAWASAKI | 2018 | 399 |
|  | ZR550 | ZEPHYR | 1991-99 | 553 |
|  | ZZR400 | ZZR400 | 1991 | 399 |
|  | ZZR400 | ZZR400 | 1992 | 399 |
| **KTM** | 2T-EXC | 300 EXC | 2012-2017 | 293 |
|  | Adventure | 390 Adventure | 2020-on | 373 |
|  | 300 exc | 300exc | All | 300 |
|  | 390 Duke | 390 Duke | All | 390 |
|  | 125 EXC | 125 EXC | All | 125 |
|  | 300EXC | ENDURO | 84-2011 | 293 |
|  | 300EXC-E | ENDURO | 2007-08 | 293 |
|  | 300GS | ENDURO | 1990-95 | 280 |
|  | 350EXC-F | ENDURO | 2011-on | 347 |
|  | 350EXC Special-R | ENDURO | 2005-06 | 350 |
|  | 360EXC | ENDURO | 1996-98 | 360 |
|  | 380EXC | ENDURO | 2000 | 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 | 500 EXC | 2012-2016 | 510 |
|  | 400EXC | ENDURO | 2008-11 | 393 |
|  | 400GS | ENDURO | 1993-99 | 400 |
|  | 400SC | 400SC | 1996-98 | 400 |
|  | 400TE | 400TE | 2001 | 400 |
|  | 450EXC | ENDURO | 2002-07 | 448 |
|  | 450EXC | ENDURO | 2005-11 | 449 |
|  | 450EXC | ENDURO | 2011-on | 449 |
|  | 500EXC | ENDURO | 2011-on | 510 |
|  | 500GS | ENDURO | 1984-91 | 553 |
|  | 510EXC | ENDURO | 1999-02 | 510 |
|  | 520EXC | ENDURO | 2000-02 | 510 |
|  | 525EXC | ENDURO | 2002-05 | 510 |
|  | 525EXC-R | ENDURO | 2005-07 | 510 |
|  | 530EXC | ENDURO | 2008-11 | 510 |
|  | 600 ENDURO | ENDURO | 1987-93 | 553 |
|  | 600 ENDURO INCAS | ENDURO | 1989-90 | 553 |
|  | 625SMC | 625SMC | 2004 | 609 |
|  | 640 4T -EGS | 640 LC4-EMY04 | 2004-05 | 625 |
|  | 640 4T -EGS | 640 LC4-MY05 | 2004-05 | 625 |
|  | 660 SMC | 4T-EGS | 2004 | 654 |
|  | Freeride | Freeride (MY12 on) | 2012 | 350 |
|  | IS DUKE | 390 DUKE (C3) | 2013 | 373 |
|  | Rally | 450 RALLY | 2017 | 449 |
|  | Rally | 690 RALLY | 2017 | 654 |
|  | IS RC | RC 390 | 2016-17 | 373 |
| **KYBURZ** | DXP | KYBURZ | 2017 |  |
| **KYMCO** | All model | All models |  | under 300 |
|  | V2 | downtown 350i (V23010-V23000) | 2015-16 | 321 |
|  | X-Town | KS60A (300i) | 2016-17 | 276 |
|  | XCITING S 400 | D62001 & D62000 | 2019-20 | 400 |
|  | AGILITY 300 | T4 (300) | 2020 | 276 |
| **LAMBRETTA** | All model | Lambretta | pre 2008 | under 660 |
| **LARO** | DD350E-6C | Pro Street 350 | 2011 | 320 |
|  | SPT series | SPT350 | 2011 | 320 |
| **LAVERDA** | 500 | 500 | 1979 | 497 |
| **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 | HARRIS | 1988-90 | 494 |
|  | G80 | G80 | pre 1963 | 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 | 350 GT | 1992 | 350 |
|  | Falcone | Falcone | 1972 | 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 | 3.5 ROAD | 1984-85 | 344 |
|  | 350 SPORT | 350 SPORT | 1974-85 | 344 |
|  | 500 CAMEL | TRAIL | 1984-86 | 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 | 1998-02 | 660 |
|  | SKORPION | SPORT | 1998-02 | 660 |
|  | SKORPION | TRAVELLER | 1998-02 | 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 | 1961 | 650 |
|  | MODEL 50 | MODEL 50 | 1933-63 | 348 |
|  | MODEL 88 | DOMINATOR | pre 1966 | 497 |
|  | NAVIGATOR | NAVIGATOR | 1964 | 350 |
| **OZ TRIKE** | FUN 500 | FUN 500 | pre 2008 | 500 |
| **PANTHER** | MODEL 100 | 600 | pre 1963 | 598 |
|  | MODEL 120 | 650 | pre 1966 | 645 |
| **PEUGEOT** | GEOPOLIS | AEAA | 2007-08 | 399 |
|  | SATELIS | AEAA | 2007-08 | 399 |
|  | SATELIS | AFAA | 2007-08 | 493 |
|  | METROPOLIS | AA | 2018 | 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 |
|  | PSI M52 | M52101 XEVO 400ie | 2006-08 | 399 |
| **QJ 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 | All models under 660 | till 2014 |  |
|  | CNEX | CNEG | 2018 | 648 |
|  | CNEX | CNEH | 2018 | 648 |
|  | CNEX | CNEG (CONTINENTAL GT 650) | 2018-19 | 648 |
|  | CNEX | CNEH (INTERCEPTOR GT 650) | 2018-19 | 648 |
|  | UMI CONTINENTAL | CONTINENTAL GT | 2015 | 535 |
|  | UMI BULLET | U3S | 2015-19 | 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 |
| **SHERCO** | S4 | ENDURO 450 | 2007-2010 | 448 |
|  | S4 | ENDURO 510 | 2007-2010 | 510 |
|  | S4 | ENDURO 300 | 2010 | 290 |
|  | S6 | 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 | 598 |
|  | DR650 | All | 1990-08 | 644 |
|  | DR650SE | DR650SE | 1997-19 | 644 |
|  | DR-Z250 | DR-Z250 | All | 249 |
|  | DR-Z400E | DR-Z400E | All | 398 |
|  | DR-Z400S | DR-Z400S | 2005-14 | 398 |
|  | DR-Z400SM | DR-Z400SM | 2005-17 | 398 |
|  | DL650XAUE | V-Strom 650 XT learner approved | 2014-15 | 645 |
|  | DL650AUE | V Strom | 2013-2014 | 645 |
|  | DL650 | DL650 AUE & DL650X AUE (17my) | 2016-17 | 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 | GS400 | 1976-82 | 400 |
|  | RMX450 (market name RMX450Z) | RMX450 | 2014-15 | 449 |
|  | GS450 | All | 1981-89 | 450 |
|  | GS500 | GS500 | 2000-13 | 487 |
|  | GS500E | GS500E | 1976-99 | 492 |
|  | GS500F | GS500F | 2003-13 | 487 |
|  | GS550 | All | 1977-82 | 549 |
|  | GSR400 | GSR400 | 2006-08 | 398 |
|  | GSX400 | F | 1981-04 | 398 |
|  | GSX400 | E | 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 | SFV650U | 2009-17 | 645 |
|  | SP370 | ENDURO | 1978 | 370 |
|  | SV650S LAMS | SV650SU LAMs Gladdius | 2008/2013 | 645 |
|  | MY18 | SV650 | 2018 |  |
|  | 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 | DR-Z400 | 2018 |  |
|  | AN400 | AN400 | 2018 | 400 |
|  | LS650 | LS650 | 2018 | 652 |
| **SWM** | AI | 01/AA and 01/AB | 2015-2017 | 600 |
|  | A2 | 01/AA | 2016 | 300 |
|  | A2 | 03/AA and 03/AB | 2016 | 500 |
|  | A3 | 00-01-02 | 2016 | 445 |
| **SYM** | All Models | All models under 400 | 2008-12 | 400 |
|  | LN | GTS 300i Sport | 2015-16 | 278 |
| **TGB** | All Models | All models under 300 | 2012 | 300 |
| **TM** | 300E | ENDURO | 2000-08 | 294 |
|  | 3002T | ENDURO | 2010 | 297 |
|  | 400E | ENDURO | 2002-03 | 400 |
|  | 450E | ENDURO | 2003-08 | 449 |
|  | 450MX | 450MX | 2008 | 449 |
|  | 4504T | ENDURO | 2010 | 450 |
|  | 530E | ENDURO | 2003-08 | 528 |
|  | 530MX | 530MX | 2008 | 528 |
|  | 5304T | ENDURO | 2010 | 528 |
| **TRIUMPH** | 21 | 21 | 1963 | 350 |
|  | DAYTONA 500 | DAYTONA 500 | 1970 | 490 |
|  | Street triple | LAMs Street Triple 659 L67Ls7 | 2014 | 659 |
|  | HD Series | HD418MY | 2017 | 660 |
|  | T100 | TIGER | pre-1970 | 498 |
|  | T120 | BONNEVILLE | 1959-1974 | 649 |
|  | TR5 | TROPHY | 1969 | 449 |
|  | TR6 | TROPHY | 1961 - 73 | 649 |
|  | TR7 | TIGER | 1971 | 649 |
|  | TRIBSA | TRIBSA | 1960-70 | 650 |
| **UBCO** | 2018 2X2 | UBCO | 2018 |  |
| **URAL** | DNIEPNER | DNIEPNER | 1974 | 650 |
|  | K650 | K650 | 1967-74 | 650 |
|  | MT9 | MT9 | 1974 | 650 |
|  | THRUXTON | THRUXTON | 1965-67 | 499 |
| **VESPA** | All Models | All models | until 1/09/2013 | 50-300 |
|  | PSI M45 | M45200 300 S/SS | 2016-20 | 278 |
|  | PSI M45 | M45202 300 ABS | 2018-20 | 278 |
|  | PSI M45 | M45710 300 S/SS | 2018-20 | 278 |
|  | PSI M45 | M45715 300 S/TECH | 2019-20 | 278 |
|  | PSI M45 | M45710 300 | 2018 | 278 |
|  | PSI M45 | M45719 GTS 300 SS HPE | 2020 | 278 |
|  | PSI M45 | M45724 GTS 300 SG | 2020 | 278 |
|  | PSI M45 | M45200 300 S/SS M45202 300 ABS | 2016-2018 | 278 |
|  | PSI M45 | M45202 300 ABS | 2018 | 278 |
|  | PSI M45 | M452710 300 S/SS | Jul-05 | 278 |
|  | PSI MA3 | MA330 300 E4 (GTS/SUPER/SS) | 2016-17 | 278 |
| **VOR** | 400 ENDURO | 400 ENDURO | 2000 | 399 |
|  | 450 ENDURO | 450 ENDURO | 2002 | 450 |
|  | 500 ENDURO | 500 ENDURO | 2001 | 503 |
|  | 530 ENDURO | 530 ENDURO | 2001 | 530 |
|  | VOR ENDURO | 400SM | 2000-01 | 399 |
|  | VOR ENDURO | 500SM | 2000-01 | 503 |
| **XINGYUE** | XY400Y | XY400Y | 2008-09 | 400 |
| **YAMAHA** | DT400 | DT400 | 1976-77 | 400 |
|  | FZ6R | FZ6R | All | 600 |
|  | FZ600 | FZ600 | All | 600 |
|  | IT426 | IT426 | 1987 | 426 |
|  | IT465 | IT465 | 1987 | 465 |
|  | IT490 | IT490 | 1983 | 490 |
|  | MT-03 | MT03 | 2011 on | 660 |
|  | MT 07 | MT07 & MT07LAF | 2015-2016 | 655 |
|  | MT 07 | MT07 & MT07A | 2016-17 | 655 |
|  | MTM660 | XSR700 | 2017 | 655 |
|  | MTT660-A | RM 161 | 2016 | 655 |
|  | MTN320 | MTN320-A | All | 321 |
|  | MX400 | MX400 | 1976 | 400 |
|  | RD350 | RD350 | to 1975 | 350 |
|  | RD400 | RD400 | 1976 | 398 |
|  | RT2 | RT2 | 1970 | 360 |
|  | RT350 | RT350 | 1972 | 347 |
|  | SR400 | SR400 | All | 400 |
|  | SR500 | SR500 | 1978-1981 | 499 |
|  | SRX400 | SRX400 | 1985-90 | 400 |
|  | SRX600 | SRX600 | 1996 | 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 |
| **YAMAHA** | 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 |
|  | XS360 | XS360 | All | 359 |
|  | XS400 | XS400 | 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 |
|  | 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 5* made on   
25 June 2020

(Gazette no.53, p.3627) is revoked.

Stuart Gilbert

**DEPUTY REGISTRAR OF MOTOR VEHICLES**

28 July 2020

## Petroleum and Geothermal Energy Act 2000

*Grant of Associated Activities Licence—AAL 284*

*(Adjunct to Petroleum Production Licence PPL 203)*

Notice is hereby given that the undermentioned Associated Activities Licence has been granted with effect from 23 July 2020, under the provisions of the *Petroleum and Geothermal Energy Act 2000*, pursuant to delegated powers dated 29 June 2018.

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| No of Licence | Licensees | Locality | Area in km2 | Reference |
| AAL 284 | Stuart Petroleum Pty Ltd  Victoria Oil Exploration (1977) Pty Ltd | Cooper Basin | 1.35 | MER-2020/0236 |

**Description of Area**

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

All coordinates MGA2020, Zone 54

|  |  |  |  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- |
| 491401mE | 6989867mN |  | 499204mE | 6987414mN |  | 492287mE | 6990104mN |  | 491735mE | 6989792mN |
| 491431mE | 6989863mN |  | 499203mE | 6987413mN |  | 492228mE | 6990090mN |  | 491774mE | 6989879mN |
| 491615mE | 6989915mN |  | 498939mE | 6987195mN |  | 493568mE | 6988716mN |  | 491648mE | 6989821mN |
| 492194mE | 6990184mN |  | 498806mE | 6987068mN |  | 493555mE | 6988702mN |  | 491442mE | 6989763mN |
| 492285mE | 6990205mN |  | 498779mE | 6987056mN |  | 493555mE | 6988702mN |  | 491366mE | 6989772mN |
| 492346mE | 6990196mN |  | 498604mE | 6987037mN |  | 494055mE | 6988433mN |  | 490023mE | 6990496mN |
| 492384mE | 6990178mN |  | 497436mE | 6987037mN |  | 494300mE | 6988311mN |  | 489872mE | 6990614mN |
| 492427mE | 6990143mN |  | 497253mE | 6987014mN |  | 494401mE | 6988221mN |  | 489751mE | 6990645mN |
| 492602mE | 6989936mN |  | 497154mE | 6987037mN |  | 494467mE | 6988208mN |  | 489361mE | 6990862mN |
| 492691mE | 6989786mN |  | 496054mE | 6987017mN |  | 495351mE | 6987731mN |  | 489196mE | 6991046mN |
| 492806mE | 6989641mN |  | 495898mE | 6987063mN |  | 495412mE | 6987687mN |  | 489154mE | 6991105mN |
| 492834mE | 6989551mN |  | 495663mE | 6987170mN |  | 495428mE | 6987662mN |  | 489081mE | 6991234mN |
| 492838mE | 6989465mN |  | 495347mE | 6987395mN |  | 495430mE | 6987557mN |  | 488922mE | 6991371mN |
| 492830mE | 6989278mN |  | 495304mE | 6987470mN |  | 495407mE | 6987486mN |  | 488762mE | 6991610mN |
| 492833mE | 6989186mN |  | 495305mE | 6987492mN |  | 495419mE | 6987466mN |  | 488315mE | 6991918mN |
| 492841mE | 6989111mN |  | 495330mE | 6987572mN |  | 495719mE | 6987253mN |  | 488314mE | 6991919mN |
| 492861mE | 6989076mN |  | 495330mE | 6987624mN |  | 495935mE | 6987157mN |  | 488314mE | 6991919mN |
| 493444mE | 6988762mN |  | 495300mE | 6987646mN |  | 496055mE | 6987117mN |  | 488314mE | 6991921mN |
| 493444mE | 6988762mN |  | 494427mE | 6988116mN |  | 497159mE | 6987137mN |  | 488334mE | 6991979mN |
| 493451mE | 6988782mN |  | 494356mE | 6988130mN |  | 497256mE | 6987114mN |  | 488338mE | 6991992mN |
| 493466mE | 6988788mN |  | 494245mE | 6988226mN |  | 497432mE | 6987137mN |  | 488350mE | 6992013mN |
| 493514mE | 6988765mN |  | 493914mE | 6988395mN |  | 498554mE | 6987137mN |  | 488353mE | 6992011mN |
| 493567mE | 6988737mN |  | 492793mE | 6989000mN |  | 498575mE | 6987139mN |  | 488857mE | 6991662mN |
| 498649mE | 6987414mN |  | 492743mE | 6989090mN |  | 498577mE | 6987413mN |  | 488997mE | 6991438mN |
| 498649mE | 6987413mN |  | 492730mE | 6989277mN |  | 498577mE | 6987414mN |  | 489109mE | 6991354mN |
| 498644mE | 6987143mN |  | 492738mE | 6989465mN |  | 491806mE | 6989894mN |  | 489161mE | 6991294mN |
| 498654mE | 6987143mN |  | 492734mE | 6989539mN |  | 491806mE | 6989876mN |  | 489276mE | 6991105mN |
| 498751mE | 6987154mN |  | 492716mE | 6989595mN |  | 491820mE | 6989854mN |  | 489419mE | 6990944mN |
| 498873mE | 6987271mN |  | 492608mE | 6989731mN |  | 491812mE | 6989820mN |  | 489788mE | 6990738mN |
| 499045mE | 6987413mN |  | 492522mE | 6989875mN |  | 491789mE | 6989802mN |  | 489921mE | 6990703mN |
| 499046mE | 6987414mN |  | 492390mE | 6990034mN |  | 491771mE | 6989766mN |  | 490074mE | 6990583mN |
| 499046mE | 6987414mN |  | 492330mE | 6990094mN |  | 491744mE | 6989773mN |  | 491401mE | 6989867mN |
| 499204mE | 6987414mN |  |  |  |  |  |  |  |  |  |

AREA: **1.35** square kilometres approximately

Dated: 23 July 2020

Barry A. Goldstein

Executive Director

Energy Resources Division

Department for Energy and Mining

Delegate of the Minister for Energy and Mining

## Planning, Development and Infrastructure Act 2016

Schedule 8—Clause 9(7)

*Revocation of Development Plans*

*Preamble*

The Minister may, by notice in the Gazette, revoke a Development Plan where it is considered that it is no longer required or appropriate for the purposes of the *Development Act 1993* or the *Planning, Development and Infrastructure Act 2016*.

On 31 July 2020, the Phase Two (Rural Areas) Amendment to the Planning and Design Code under the *Planning, Development and Infrastructure Act 2016* was given effect. Accordingly, the following Development Plans are no longer required and should therefore be revoked:

|  |  |
| --- | --- |
| Barunga West | Mount Remarkable |
| Berri Barmera | Naracoorte Lucindale |
| Ceduna | Northern Areas |
| Clare and Gilbert Valleys | Orroroo |
| Cleve | Peterborough |
| Coober Pedy | Renmark Paringa |
| Coorong | Robe |
| Elliston | Roxby Downs |
| The Flinders Ranges | Southern Mallee District |
| Franklin Harbour | Streaky Bay |
| Goyder | Tatiara |
| Grant | Tumby Bay |
| Karoonda East Murray | Wakefield Regional |
| Kimba | Wattle Range |
| Kingston | Wudinna |
| Lower Eyre Peninsula | Yorke Peninsula |
| Loxton Waikerie |  |

Notice

PURSUANT to Schedule 8 clause 9(7) of the *Planning, Development and Infrastructure Act 2016*, I, Hon Rob Lucas MP, Minister for Planning, hereby revoke the following Development Plans created under the *Development Act 1993* from 31 July 2020:

|  |  |
| --- | --- |
| Barunga West | Mount Remarkable |
| Berri Barmera | Naracoorte Lucindale |
| Ceduna | Northern Areas |
| Clare and Gilbert Valleys | Orroroo |
| Cleve | Peterborough |
| Coober Pedy | Renmark Paringa |
| Coorong | Robe |
| Elliston | Roxby Downs |
| The Flinders Ranges | Southern Mallee District |
| Franklin Harbour | Streaky Bay |
| Goyder | Tatiara |
| Grant | Tumby Bay |
| Karoonda East Murray | Wakefield Regional |
| Kimba | Wattle Range |
| Kingston | Wudinna |
| Lower Eyre Peninsula | Yorke Peninsula |
| Loxton Waikerie |  |

Dated: 28 July 2020

Hon Rob Lucas MLC

Minister for Planning

Planning, Development and Infrastructure Act 2016

Section 84(1)(j)

*Revocation of Eyre Regional Assessment Panel Notice 2020*

*Preamble*

1. Section 84(1)(j) of the *Planning, Development and Infrastructure Act 2016* provides that the Minister for Planning may, by subsequent notice published in the Gazette, vary or revoke a notice under Section 84(1)(a).

2. Under Section 84(1)(a) of the *Planning, Development and Infrastructure Act 2016*, the Minister for Planning constituted the   
Eyre Regional Assessment Panel by notice published in the *Government Gazette* No. 60 on Thursday 23 July 2020, page 4052, titled *Eyre Regional Assessment Panel Notice 2020*.

Notice

PURSUANT to Section 84(1)(j) of the *Planning, Development and Infrastructure Act 2016*, I, Sally Smith, Delegate of the Minister for Planning, hereby **revoke** the notice under Section 84(1)(a) of the *Planning, Development and Infrastructure Act 2016*, published in the *Government Gazette* No. 60 on Thursday 23 July 2020, page 4052, titled *Eyre Regional Assessment Panel Notice 2020*.

Dated: 29 July 2020

Sally Smith

Executive Director, Planning and Land Use Services

Department of Planning, Transport and Infrastructure

as Delegate of

Hon Robert Lucas MLC

Minister for Planning

South Australia

**Eyre Peninsula Regional Assessment Panel Notice 2020**

under section 84 of the *Planning, Development and Infrastructure Act 2016*

**Part 1—Preliminary**

**1—Short title**

This notice may be cited as the *Eyre Peninsula Regional Assessment Panel Notice 2020*.

**2—Commencement**

This notice comes into operation on 31 July 2020.

**3—Interpretation**

In this notice—

***Act*** means the [*Planning,*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Landscape%20South%20Australia%20Act%202019) *Development and Infrastructure Act 2016*;

***panel*** means the assessment panel constituted under clause 4;

***relevant council*** means a council for an area in relation to which the panel is constituted.

**Part 2—Constitution of assessment panel**

**4—Constitution of assessment panel**

(1) For the purposes of section 84(1)(a) of the Act, the *Eyre Peninsula Regional Assessment Panel* is constituted.

(2) The panel is constituted in relation to the areas of the following councils:

(a) City of Port Lincoln;

(b) The District Council of Ceduna;

(c) District Council of Cleve;

(d) District Council of Elliston;

(e) District Council of Franklin Harbour;

(f) District Council of Kimba;

(g) District Council of Lower Eyre Peninsula;

(h) District Council of Streaky Bay;

(i) District Council of Tumby Bay;

(j) Wudinna District Council.

**Part 3—Core provisions**

**5—Core provisions**

The following provisions are made for the purposes of section 84(1)(e) of the Act.

**6—Number of members**

The panel will consist of five members.

**7—Requirements with respect to the appointment of members**

A person who is a member of the Parliament of the State is not eligible for appointment as a member of the panel.

**8—Procedures for appointment**

(1) The members of the panel will be appointed by the relevant councils taking into account the following requirements:

(a) only 1 member of the panel may be a member of a council; and

(b) a person appointed as a member of the panel must be an accredited professional – planning level 2.

(2) Subclause (1)(b) does not apply if –

(a) the person is a member of a council; and

(b) the relevant councils are satisfied that the person is appropriately qualified to act as member of the panel on account of the persons experience in local government.

(3) The process to be adopted for appointing a person as a member of the panel must be set out in an agreement entered into between the councils.

**9—Term of office**

(1) The term of office of a member of the panel will be 2 years.

(2) A person may continue to act as a member of the panel after the expiration of a term of office for the purpose of completing any matter before the panel at the time of the expiration of the term.

(3) A member of a panel is eligible for reappointment at the expiration of a term of office.

**10—Conditions of appointment**

(1) It will be a condition of appointment of a member of the panel that the member continues to be an accredited professional while holding office (unless such accreditation was not required at the time of appointment).

(2) An appointment will be subject to such other conditions (including as to their remuneration) as the relevant councils may specify at the time of the appointment of the member.

(3) The Minister may, on the recommendation of the relevant councils, remove a member of the panel from office—

(a) for breach of, or non-compliance with, a condition of appointment; or

(b) for misconduct or neglect of duty; or

(c) for failure or incapacity to carry out official duties satisfactorily; or

(d) for failing to comply with section 84(1)(f) or (g) of the Act; or

(e) on the recommendation of the Commission under regulation 11 of the *Planning, Development and Infrastructure (General) Regulations 2017*; or

(f) for failure to comply with a condition of appointment set out in a notice of appointment under regulation 11A of the *Planning, Development and Infrastructure (General) Regulations 2017.*

(4) The office of a member of the panel becomes vacant if the member—

(a) dies; or

(b) completes a term of office and is not reappointed (subject to the operation of clause 9(2)); or

(c) resigns by written notice to the relevant councils; or

(d) is convicted of an indictable offence or is sentenced to imprisonment for an offence; or

(e) becomes bankrupt or applies to take the benefit of a law for the relief of insolvent debtors; or

(f) is removed from office under subclause (3).

(5) The relevant councils will be responsible for the remuneration payable to a member of the panel under an agreement entered into between the councils.

(6) When there is a vacancy in the membership of the panel, the relevant councils must take steps to fill the vacancy at the earliest opportunity.

(7) An act or proceeding of the panel is not invalid by reason only of a vacancy in the membership of the panel.

**11—Appointment of deputy members**

Each member may have a deputy member and deputy members will be appointed in the same way (and be subject to the same terms and conditions) as ordinary members.

**12—Appointment of presiding member and acting presiding member**

(1) The presiding member of the panel will be appointed by the relevant councils.

(2) The presiding member must be an accredited professional – planning level 2.

(3) An acting presiding member may be appointed by members of the panel.

**13—Procedures of panel**

(1) A quorum at a meeting of the panel consists of a number ascertained by dividing the total number of members by half, ignoring any fraction resulting from the division, and adding 1 (and no business may be transacted at a meeting of the panel unless a quorum is present).

(2) A decision carried by a majority of the votes cast by members at a meeting is a decision of the panel.

(3) Each member present at a meeting of the panel is entitled to 1 vote on any matter arising for decision and, if votes are equal, the member presiding at the meeting has a second or casting vote.

(4) A meeting between members constituting a quorum by telephone or audio-visual means is a valid meeting of the panel if—

(a) a notice of the meeting is given to all members of the panel in the manner determined by the panel for the purpose; and

(b) the system of communication allows a participating member to communicate with any other participating member during the meeting.

(5) A resolution of the panel—

(a) of which notice is given to members in accordance with procedures determined or agreed by members of the panel; and

(b) in which at least the majority of members of the panel express their concurrence in writing or by electronic communication,

will be taken to be a decision of the panel.

(6) A person who is taken to be a member of the panel under section 85 of the Act is not to be counted or considered for the purposes of subclauses (2), (3) and (5)(b).

(7) Subject to this clause and any relevant provisions of regulations made under the Act, the procedures to be observed in relation to the conduct of the business of the panel will be determined by the panel.

**Part 4—Sharing of costs**

**14—Sharing of costs**

(1) This clause sets out a scheme for the purposes of section 84(1)(i) of the Act.

(2) Except as otherwise agreed between the relevant councils, the costs associated with the Assessment Manager for the panel will be borne by the relevant councils in equal shares.

(3) In the event of a claim against a member of the panel in respect of the performance, exercise or discharge (or purported performance, exercise or discharge) of their functions, powers or duties under the Act as a member of the panel, the relevant council for the area where the particular development is to be undertaken will be liable for the cost of the claim.

(4) Except as otherwise agreed between the relevant councils, all other costs will be shared between the relevant councils in equal shares.

(5) The relevant councils may enter into an agreement relating to the incurring of costs by a particular council on behalf of the other councils, and the provision of invoices for the recovery of costs.

**Made by the Executive Director, Planning and Land Use Services, Department of Planning, Transport and Infrastructure**

**as Delegate of the Minister for Planning**

on 29 July 2020

Planning, Development and Infrastructure Act 2016

Section 84(1)(j)

*Revocation of Flinders Regional Assessment Panel Notice 2020*

*Preamble*

1. Section 84(1)(j) of the *Planning, Development and Infrastructure Act 2016* provides that the Minister for Planning may, by subsequent notice published in the Gazette, vary or revoke a notice under Section 84(1)(a).

2. Under Section 84(1)(a) of the *Planning, Development and Infrastructure Act 2016*, the Delegate of the Minister for Planning constituted the Flinders Regional Assessment Panel by notice published in the *Government Gazette* No. 60 on Thursday 23 July 2020, page 4066, titled *Flinders Regional Assessment Panel Notice 2020*.

Notice

PURSUANT to Section 84(1)(j) of the *Planning, Development and Infrastructure Act 2016*, I, Sally Smith, Delegate of the Minister for Planning, hereby **revoke** the notice under Section 84(1)(a) of the *Planning, Development and Infrastructure Act 2016*, published in the *Government Gazette* No. 60 on Thursday 23 July 2020, page 4066, titled *Flinders Regional Assessment Panel Notice 2020*.

Dated: 29 July 2020

Sally Smith

Executive Director, Planning and Land Use Services

Department of Planning, Transport and Infrastructure

as Delegate of

Hon Robert Lucas MLC

Minister for Planning

South Australia

**Flinders Regional Assessment Panel (No 2) Notice 2020**

under section 84 of the *Planning, Development and Infrastructure Act 2016*

**Part 1—Preliminary**

**1—Short title**

This notice may be cited as the *Flinders Regional Assessment Panel (No 2) Notice 2020*.

**2—Commencement**

This notice comes into operation on 31 July 2020.

**3—Interpretation**

In this notice—

***Act*** means the [*Planning,*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Landscape%20South%20Australia%20Act%202019) *Development and Infrastructure Act 2016*;

***panel*** means the assessment panel constituted under clause 4;

***relevant council*** means a council for an area in relation to which the panel is constituted.

**Part 2—Constitution of assessment panel**

**4—Constitution of assessment panel**

(1) For the purposes of section 84(1)(a) of the Act, the *Flinders Regional Assessment Panel* is constituted.

(2) The panel is constituted in relation to the areas of the following councils:

(a) The Flinders Ranges Council;

(b) District Council of Mount Remarkable;

(c) District Council of Orroroo Carrieton;

(d) District Council of Peterborough.

**Part 3—Core provisions**

**5—Core provisions**

The following provisions are made for the purposes of section 84(1)(e) of the Act.

**6—Number of members**

The panel will consist of three members.7—Requirements with respect to the appointment of members

A person who is a member of the Parliament of the State is not eligible for appointment as a member of the panel.

**8—Procedures for appointment**

(1) The members of the panel will be appointed by the relevant councils taking into account the following requirements:

(a) only 1 member of the panel may be a member of a council; and

(b) a person appointed as a member of the panel must be an accredited professional – planning level 2.

(2) Subclause (1)(b) does not apply if –

(a) the person is a member of a council; and

(b) the relevant councils are satisfied that the person is appropriately qualified to act as member of the panel on account of the persons experience in local government.

(3) The process to be adopted for appointing a person as a member of the panel must be set out in an agreement entered into between the councils.

**9—Term of office**

(1) The term of office of a member of the panel will be up to 2 years.

(2) A person may continue to act as a member of the panel after the expiration of a term of office for the purpose of completing any matter before the panel at the time of the expiration of the term.

(3) A member of a panel is eligible for reappointment at the expiration of a term of office.

**10—Conditions of appointment**

(1) It will be a condition of appointment of a member of the panel that the member continues to be an accredited professional while holding office (unless such accreditation was not required at the time of appointment).

(2) An appointment will be subject to such other conditions (including as to their remuneration) as the relevant councils may specify at the time of the appointment of the member.

(3) The Minister may, on the recommendation of the relevant councils, remove a member of the panel from office—

(a) for breach of, or non-compliance with, a condition of appointment; or

(b) for misconduct or neglect of duty; or

(c) for failure or incapacity to carry out official duties satisfactorily; or

(d) for failing to comply with section 84(1)(f) or (g) of the Act; or

(e) on the recommendation of the Commission under regulation 11 of the *Planning, Development and Infrastructure (General) Regulations 2017*; or

(f) for failure to comply with a condition of appointment set out in a notice of appointment under regulation 11A of the *Planning, Development and Infrastructure (General) Regulations 2017.*

(4) The office of a member of the panel becomes vacant if the member—

(a) dies; or

(b) completes a term of office and is not reappointed (subject to the operation of clause 9(2)); or

(c) resigns by written notice to the relevant councils; or

(d) is convicted of an indictable offence or is sentenced to imprisonment for an offence; or

(e) becomes bankrupt or applies to take the benefit of a law for the relief of insolvent debtors; or

(f) is removed from office under subclause (3).

(5) The relevant councils will be responsible for the remuneration payable to a member of the panel under an agreement entered into between the councils.

(6) When there is a vacancy in the membership of the panel, the relevant councils must take steps to fill the vacancy at the earliest opportunity.

(7) An act or proceeding of the panel is not invalid by reason only of a vacancy in the membership of the panel.

**11—Appointment of deputy members**

Each member may have a deputy member and deputy members will be appointed in the same way (and be subject to the same terms and conditions) as ordinary members.

**12—Appointment of presiding member and acting presiding member**

(1) The presiding member of the panel will be appointed by the relevant councils.

(2) The presiding member must be an accredited professional – planning level 2.

(3) An acting presiding member may be appointed by members of the panel.

**13—Procedures of panel**

(1) A quorum at a meeting of the panel consists of a number ascertained by dividing the total number of members by half, ignoring any fraction resulting from the division, and adding 1 (and no business may be transacted at a meeting of the panel unless a quorum is present).

(2) A decision carried by a majority of the votes cast by members at a meeting is a decision of the panel.

(3) Each member present at a meeting of the panel is entitled to 1 vote on any matter arising for decision and, if votes are equal, the member presiding at the meeting has a second or casting vote.

(4) A meeting between members constituting a quorum by telephone or audio-visual means is a valid meeting of the panel if—

(a) a notice of the meeting is given to all members of the panel in the manner determined by the panel for the purpose; and

(b) the system of communication allows a participating member to communicate with any other participating member during the meeting.

(5) A resolution of the panel—

(a) of which notice is given to members in accordance with procedures determined or agreed by members of the panel; and

(b) in which at least the majority of members of the panel express their concurrence in writing or by electronic communication,

will be taken to be a decision of the panel.

(6) A person who is taken to be a member of the panel under section 85 of the Act is not to be counted or considered for the purposes of subclauses (2), (3) and (5)(b).

(7) Subject to this clause and any relevant provisions of regulations made under the Act, the procedures to be observed in relation to the conduct of the business of the panel will be determined by the panel.

**Part 4—Sharing of costs**

**14—Sharing of costs**

(1) This clause sets out a scheme for the purposes of section 84(1)(i) of the Act.

(2) Except as otherwise agreed between the relevant councils, the costs associated with the Assessment Manager for the panel will be borne by the relevant councils in equal shares.

(3) In the event of a claim against a member of the panel in respect of the performance, exercise or discharge (or purported performance, exercise or discharge) of their functions, powers or duties under the Act as a member of the panel, the relevant council for the area where the particular development is to be undertaken will be liable for the cost of the claim.

(4) Except as otherwise agreed between the relevant councils, all other costs will be shared between the relevant councils in equal shares.

(5) The relevant councils may enter into an agreement relating to the incurring of costs by a particular council on behalf of the other councils, and the provision of invoices for the recovery of costs.

**Made by the Executive Director, Planning and Land Use Services, Department of Planning, Transport and Infrastructure**

**as Delegate of the Minister for Planning**

on 29 July 2020

Planning, Development and Infrastructure Act 2016

Section 84(1)(j)

*Revocation of Mid North Regional Assessment Panel Notice 2020*

*Preamble*

1. Section 84(1)(j) of the *Planning, Development and Infrastructure Act 2016* provides that the Minister for Planning may, by subsequent notice published in the Gazette, vary or revoke a notice under Section 84(1)(a).

2. Under Section 84(1)(a) of the *Planning, Development and Infrastructure Act 2016*, the Minister for Planning constituted the Mid North Regional Assessment Panel by notice published in the *Government Gazette* No. 60 on Thursday 23 July 2020, page 4056, titled *Mid North Regional Assessment Panel Notice 2020*.

Notice

PURSUANT to Section 84(1)(j) of the *Planning, Development and Infrastructure Act 2016*, I, Sally Smith, Delegate of the Minister for Planning, hereby **revoke** the notice under Section 84(1)(a) of the *Planning, Development and Infrastructure Act 2016*, published in the *Government Gazette* No. 60 on Thursday 23 July 2020, page 4056, titled *Mid North Regional Assessment Panel Notice 2020*.

Dated: 29 July 2020

Sally Smith

Executive Director, Planning and Land Use Services

Department of Planning, Transport and Infrastructure

as Delegate of

Hon Robert Lucas MLC

Minister for Planning

South Australia

**Mid North Regional Assessment Panel (No 2) Notice 2020**

under section 84 of the *Planning, Development and Infrastructure Act 2016*

**Part 1—Preliminary**

**1—Short title**

This notice may be cited as the *Mid North Regional Assessment Panel (No 2) Notice 2020*.

**2—Commencement**

This notice comes into operation on 31 July 2020.

**3—Interpretation**

In this notice—

***Act*** means the [*Planning,*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Landscape%20South%20Australia%20Act%202019) *Development and Infrastructure Act 2016*;

***panel*** means the assessment panel constituted under clause 4;

***relevant council*** means a council for an area in relation to which the panel is constituted.

**Part 2—Constitution of assessment panel**

**4—Constitution of assessment panel**

(1) For the purposes of section 84(1)(a) of the Act, the *Mid North Regional Assessment Panel* is constituted.

(2) The panel is constituted in relation to the areas of the following councils:

(a) Clare & Gilbert Valleys Council;

(b) Northern Areas Council;

(c) Regional Council of Goyder;

(d) Wakefield Regional Council.

**Part 3—Core provisions**

**5—Core provisions**

The following provisions are made for the purposes of section 84(1)(e) of the Act.

**6—Number of members**

The panel will consist of five members.

**7—Requirements with respect to the appointment of members**

A person who is a member of the Parliament of the State is not eligible for appointment as a member of the panel.

**8—Procedures for appointment**

(1) The members of the panel will be appointed by the relevant councils taking into account the following requirements:

(a) only 1 member of the panel may be a member of a council; and

(b) a person appointed as a member of the panel must be an accredited professional – planning level 2.

(2) Subclause (1)(b) does not apply if –

(a) the person is a member of a council; and

(b) the relevant councils are satisfied that the person is appropriately qualified to act as member of the panel on account of the persons experience in local government.

(3) The process to be adopted for appointing a person as a member of the panel must be set out in an agreement entered into between the councils.

**9—Term of office**

(1) The term of office of a member of the panel will be 2 years.

(2) A person may continue to act as a member of the panel after the expiration of a term of office for the purpose of completing any matter before the panel at the time of the expiration of the term.

(3) A member of a panel is eligible for reappointment at the expiration of a term of office.

**10—Conditions of appointment**

(1) It will be a condition of appointment of a member of the panel that the member continues to be an accredited professional while holding office (unless such accreditation was not required at the time of appointment).

(2) An appointment will be subject to such other conditions (including as to their remuneration) as the relevant councils may specify at the time of the appointment of the member.

(3) The Minister may, on the recommendation of the relevant councils, remove a member of the panel from office—

(a) for breach of, or non-compliance with, a condition of appointment; or

(b) for misconduct or neglect of duty; or

(c) for failure or incapacity to carry out official duties satisfactorily; or

(d) for failing to comply with section 84(1)(f) or (g) of the Act; or

(e) on the recommendation of the Commission under regulation 11 of the *Planning, Development and Infrastructure (General) Regulations 2017*; or

(f) for failure to comply with a condition of appointment set out in a notice of appointment under regulation 11A of the *Planning, Development and Infrastructure (General) Regulations 2017.*

(4) The office of a member of the panel becomes vacant if the member—

(a) dies; or

(b) completes a term of office and is not reappointed (subject to the operation of clause 9(2)); or

(c) resigns by written notice to the relevant councils; or

(d) is convicted of an indictable offence or is sentenced to imprisonment for an offence; or

(e) becomes bankrupt or applies to take the benefit of a law for the relief of insolvent debtors; or

(f) is removed from office under subclause (3).

(5) The relevant councils will be responsible for the remuneration payable to a member of the panel under an agreement entered into between the councils.

(6) When there is a vacancy in the membership of the panel, the relevant councils must take steps to fill the vacancy at the earliest opportunity.

(7) An act or proceeding of the panel is not invalid by reason only of a vacancy in the membership of the panel.

**11—Appointment of deputy members**

Each member may have a deputy member and deputy members will be appointed in the same way (and be subject to the same terms and conditions) as ordinary members.

**12—Appointment of presiding member and acting presiding member**

(1) The presiding member of the panel will be appointed by the relevant councils.

(2) The presiding member must be an accredited professional – planning level 2.

(3) An acting presiding member may be appointed by members of the panel.

**13—Procedures of panel**

(1) A quorum at a meeting of the panel consists of a number ascertained by dividing the total number of members by half, ignoring any fraction resulting from the division, and adding 1 (and no business may be transacted at a meeting of the panel unless a quorum is present).

(2) A decision carried by a majority of the votes cast by members at a meeting is a decision of the panel.

(3) Each member present at a meeting of the panel is entitled to 1 vote on any matter arising for decision and, if votes are equal, the member presiding at the meeting has a second or casting vote.

(4) A meeting between members constituting a quorum by telephone or audio-visual means is a valid meeting of the panel if—

(a) a notice of the meeting is given to all members of the panel in the manner determined by the panel for the purpose; and

(b) the system of communication allows a participating member to communicate with any other participating member during the meeting.

(5) A resolution of the panel—

(a) of which notice is given to members in accordance with procedures determined or agreed by members of the panel; and

(b) in which at least the majority of members of the panel express their concurrence in writing or by electronic communication,

will be taken to be a decision of the panel.

(6) A person who is taken to be a member of the panel under section 85 of the Act is not to be counted or considered for the purposes of subclauses (2), (3) and (5)(b).

(7) Subject to this clause and any relevant provisions of regulations made under the Act, the procedures to be observed in relation to the conduct of the business of the panel will be determined by the panel.

**Part 4—Sharing of costs**

**14—Sharing of costs**

(1) This clause sets out a scheme for the purposes of section 84(1)(i) of the Act.

(2) Except as otherwise agreed between the relevant councils, the costs associated with the Assessment Manager for the panel will be borne by the relevant councils in equal shares.

(3) In the event of a claim against a member of the panel in respect of the performance, exercise or discharge (or purported performance, exercise or discharge) of their functions, powers or duties under the Act as a member of the panel, the relevant council for the area where the particular development is to be undertaken will be liable for the cost of the claim.

(4) Except as otherwise agreed between the relevant councils, all other costs will be shared between the relevant councils in equal shares.

(5) The relevant councils may enter into an agreement relating to the incurring of costs by a particular council on behalf of the other councils, and the provision of invoices for the recovery of costs.

**Made by the Executive Director, Planning and Land Use Services, Department of Planning, Transport and Infrastructure**

**as Delegate of the Minister for Planning**

on 29 July 2020

Planning, Development and Infrastructure Act 2016

Section 84(1)(j)

*Revocation of Riverland Regional Assessment Panel Notice 2020*

*Preamble*

1. Section 84(1)(j) of the *Planning, Development and Infrastructure Act 2016* provides that the Minister for Planning may, by subsequent notice published in the Gazette, vary or revoke a notice under Section 84(1)(a).

2. Under Section 84(1)(a) of the *Planning, Development and Infrastructure Act 2016*, the Delegate of the Minister for Planning constituted the Riverland Regional Assessment Panel by notice published in the *Government Gazette* No. 60 on Thursday 23 July 2020, page 4061, titled *Riverland Regional Assessment Panel Notice 2020*.

Notice

PURSUANT to Section 84(1)(j) of the *Planning, Development and Infrastructure Act 2016*, I, Sally Smith, Delegate of the Minister for Planning, hereby **revoke** the notice under Section 84(1)(a) of the *Planning, Development and Infrastructure Act 2016*, published in the *Government Gazette* No. 60 on Thursday 23 July 2020, page 4061, titled *Riverland Regional Assessment Panel Notice 2020*.

Dated: 29 July 2020

Sally Smith

Executive Director, Planning and Land Use Services

Department of Planning, Transport and Infrastructure

as Delegate of

Hon Robert Lucas MLC

Minister for Planning

South Australia

**Riverland Regional Assessment Panel (No 2) Notice 2020**

under section 84 of the *Planning, Development and Infrastructure Act 2016*

**Part 1—Preliminary**

**1—Short title**

This notice may be cited as the *Riverland Regional Assessment Panel (No 2) Notice 2020*.

**2—Commencement**

This notice comes into operation on 31 July 2020.

**3—Interpretation**

In this notice—

***Act*** means the [*Planning,*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Landscape%20South%20Australia%20Act%202019) *Development and Infrastructure Act 2016*;

***panel*** means the assessment panel constituted under clause 4;

***relevant council*** means a council for an area in relation to which the panel is constituted.

**Part 2—Constitution of assessment panel**

**4—Constitution of assessment panel**

(1) For the purposes of section 84(1)(a) of the Act, the *Riverland Regional Assessment Panel* is constituted.

(2) The panel is constituted in relation to the areas of the following councils:

(a) Berri Barmera Council;

(b) District Council of Loxton Waikerie;

(c) Renmark Paringa Council.

**Part 3—Core provisions**

**5—Core provisions**

The following provisions are made for the purposes of section 84(1)(e) of the Act.

**6—Number of members**

The panel will consist of five members.

**7—Requirements with respect to the appointment of members**

A person who is a member of the Parliament of the State is not eligible for appointment as a member of the panel.

**8—Procedures for appointment**

(1) The members of the panel will be appointed by the relevant councils taking into account the following requirements:

(a) only 1 member of the panel may be a member of a council; and

(b) a person appointed as a member of the panel must be an accredited professional – planning level 2.

(2) Subclause (1)(b) does not apply if –

(a) the person is a member of a council; and

(b) the relevant councils are satisfied that the person is appropriately qualified to act as member of the panel on account of the persons experience in local government.

(3) The process to be adopted for appointing a person as a member of the panel must be set out in an agreement entered into between the councils.

**9—Term of office**

(1) The term of office of a member of the panel will be up to 2 years.

(2) A person may continue to act as a member of the panel after the expiration of a term of office for the purpose of completing any matter before the panel at the time of the expiration of the term.

(3) A member of a panel is eligible for reappointment at the expiration of a term of office.

**10—Conditions of appointment**

(1) It will be a condition of appointment of a member of the panel that the member continues to be an accredited professional while holding office (unless such accreditation was not required at the time of appointment).

(2) An appointment will be subject to such other conditions (including as to their remuneration) as the relevant councils may specify at the time of the appointment of the member.

(3) The Minister may, on the recommendation of the relevant councils, remove a member of the panel from office—

(a) for breach of, or non-compliance with, a condition of appointment; or

(b) for misconduct or neglect of duty; or

(c) for failure or incapacity to carry out official duties satisfactorily; or

(d) for failing to comply with section 84(1)(f) or (g) of the Act; or

(e) on the recommendation of the Commission under regulation 11 of the *Planning, Development and Infrastructure (General) Regulations 2017*; or

(f) for failure to comply with a condition of appointment set out in a notice of appointment under regulation 11A of the *Planning, Development and Infrastructure (General) Regulations 2017.*

(4) The office of a member of the panel becomes vacant if the member—

(a) dies; or

(b) completes a term of office and is not reappointed (subject to the operation of clause 9(2)); or

(c) resigns by written notice to the relevant councils; or

(d) is convicted of an indictable offence or is sentenced to imprisonment for an offence; or

(e) becomes bankrupt or applies to take the benefit of a law for the relief of insolvent debtors; or

(f) is removed from office under subclause (3).

(5) The relevant councils will be responsible for the remuneration payable to a member of the panel under an agreement entered into between the councils.

(6) When there is a vacancy in the membership of the panel, the relevant councils must take steps to fill the vacancy at the earliest opportunity.

(7) An act or proceeding of the panel is not invalid by reason only of a vacancy in the membership of the panel.

**11—Appointment of deputy members**

Each member may have a deputy member and deputy members will be appointed in the same way (and be subject to the same terms and conditions) as ordinary members.

**12—Appointment of presiding member and acting presiding member**

(1) The presiding member of the panel will be appointed by the relevant councils.

(2) The presiding member must be an accredited professional – planning level 2.

(3) An acting presiding member may be appointed by members of the panel.

**13—Procedures of panel**

(1) A quorum at a meeting of the panel consists of a number ascertained by dividing the total number of members by half, ignoring any fraction resulting from the division, and adding 1 (and no business may be transacted at a meeting of the panel unless a quorum is present).

(2) A decision carried by a majority of the votes cast by members at a meeting is a decision of the panel.

(3) Each member present at a meeting of the panel is entitled to 1 vote on any matter arising for decision and, if votes are equal, the member presiding at the meeting has a second or casting vote.

(4) A meeting between members constituting a quorum by telephone or audio-visual means is a valid meeting of the panel if—

(a) a notice of the meeting is given to all members of the panel in the manner determined by the panel for the purpose; and

(b) the system of communication allows a participating member to communicate with any other participating member during the meeting.

(5) A resolution of the panel—

(a) of which notice is given to members in accordance with procedures determined or agreed by members of the panel; and

(b) in which at least the majority of members of the panel express their concurrence in writing or by electronic communication,

will be taken to be a decision of the panel.

(6) A person who is taken to be a member of the panel under section 85 of the Act is not to be counted or considered for the purposes of subclauses (2), (3) and (5)(b).

(7) Subject to this clause and any relevant provisions of regulations made under the Act, the procedures to be observed in relation to the conduct of the business of the panel will be determined by the panel.

**Part 4—Sharing of costs**

**14—Sharing of costs**

(1) This clause sets out a scheme for the purposes of section 84(1)(i) of the Act.

(2) Except as otherwise agreed between the relevant councils, the costs associated with the Assessment Manager for the panel will be borne by the relevant councils in equal shares.

(3) In the event of a claim against a member of the panel in respect of the performance, exercise or discharge (or purported performance, exercise or discharge) of their functions, powers or duties under the Act as a member of the panel, the relevant council for the area where the particular development is to be undertaken will be liable for the cost of the claim.

(4) Except as otherwise agreed between the relevant councils, all other costs will be shared between the relevant councils in equal shares.

(5) The relevant councils may enter into an agreement relating to the incurring of costs by a particular council on behalf of the other councils, and the provision of invoices for the recovery of costs.

**Made by the Executive Director, Planning and Land Use Services, Department of Planning, Transport and Infrastructure**

**as Delegate of the Minister for Planning**

on 29 July 2020

## Roads (Opening and Closing) Act 1991

Section 34

*Order by the Minister to Open and Close Road*

*Frankton Road, Frankton*

BY an Order made on 28 July 2020 under Sections 6 and 34 of the Roads (Opening and Closing) Act 1991, the Minister for Transport, Infrastructure and Local Government ordered that:

1. Portions of Sections 452 and 453, Hundred of Dutton, more particularly delineated as the areas numbered ‘1’ and ‘2’ in Preliminary Plan 19/0041 be opened as road.

2. Portions of Frankton Road, Frankton, situated adjoining Sections 452 and 453, Hundred of Dutton, more particularly delineated as the areas lettered ‘A’, ‘B’ and ‘C’ in Preliminary Plan 19/0041 be closed.

3. Vest in the Crown and merge the whole of the land subject to closure with Sections 452 and 453, Hundred of Dutton, which land is dedicated under the Crown Lands Act, 1929 as a reserve for Water Purposes.

On 28 July 2020 that order was confirmed by the Minister for Transport, Infrastructure and Local Government conditionally upon the deposit by the Registrar-General of Deposited Plan 124258 being the authority for the new boundaries.

Notice of the Order is hereby published in accordance with Section 34(7) of the said Act.

Dated: 30 July 2020

M. P. Burdett

Surveyor-General

DPTI: 2019/14350/01

## Survey Act 1992

*Fees and Levies Received by the Institution of Surveyors, Australia, South Australia Division Inc.*

It is hereby notified that the below fees and charges to be levied by the Institution of Surveyors, Australia, South Australia Division Inc. for the 2020-21 financial year have been approved by Hon Stephan Knoll MP, Minister for Transport, Infrastructure and Local Government.

Inspection of Register $13.05

First Registration or Licence and Renewal of Registration or Licence $186.50

Late Renewal Charge and Issue of Duplicate Certificate of Registration or Licence $86.80

Plan Levy on lodgement of survey plans $109.10

Dated: 30 July 2020

S. Medlow-Smith

Registrar, ISASA

Survey Act 1992

Register of Surveyors in South Australia

It is hereby notified for general information that the names of the undermentioned persons are duly registered or licensed under the above Act.

List of Licensed Surveyors

| **Licensed Surveyor’s Name** | | **Licensed Surveyor’s Address** | **Date of Licence** |
| --- | --- | --- | --- |
|  |  |  |  |
|  | Abbott, Richard Poole | 366 Halifax Street, Adelaide SA 5000 | 30/03/1978 |
|  | Afnan, Ruhi | 19 Dunn Street, Bridgewater SA 5155 | 9/04/1992 |
| Non-Practising | Allen, Scott Lewis | GPO Box 2471, Adelaide SA 5001 | 8/05/1986 |
|  | Anderson, Ralph Ian | 26 Evans Street, Renmark SA 5341 | 10/05/1990 |
|  | Andrew, Robert Lindsay | 29 Fowler Street, Seaview Downs SA 5049 | 23/10/1974 |
|  | Arnold, Timothy | PO Box 27, Hove SA 5048 | 9/12/2010 |
|  | Aslanidis, Nicholas Peter | 9A The Parkway, Holden Hill SA 5088 | 20/09/2012 |
|  | Bacchus, Scott John | PO Box 1345, Dawesley SA 5252 | 6/08/2003 |
|  | Baker, Trevor John | PO Box 708 Stirling SA 5152 | 18/05/2017 |
|  | Barnes, Lyall Bruce | 7 Boronia Court, Paradise SA 5075 | 14/04/1994 |
|  | Barwick, Craig | PO Box 1000, Kent Town SA 5071 | 15/11/2001 |
|  | Bennett, Mark Nicholas | 15 Military Road, Tennyson SA 5022 | 18/11/2004 |
|  | Bested, Antony John | 362 Magill Road, Kensington Park SA 5068 | 1/01/1992 |
|  | Bevan, Matthew John | PO Box 80, Oaklands Park SA 5046 | 21/02/2013 |
|  | Bleeze, Denis Robert | 130 Range Road South, Houghton SA 5131 | 30/08/1981 |
|  | Blok, Timothy | 5 Seventh Avenue, Hove SA 5048 | 13/09/1990 |
|  | Blundell, Marc John Pole | PO Box 1354, Adelaide SA 5001 | 17/07/2003 |
|  | Brinkley, Peter James | PO Box 1354, Adelaide SA 5001 | 19/08/2010 |
|  | Brogden, Damian John | 176 Prospect Road, Prospect SA 5082 | 13/07/1989 |
|  | Burdett, Michael Paul | PO Box 1354, Adelaide SA 5001 | 12/08/1982 |
|  | Burgess, Gregory Stephen | 18A Cameron Road, Mount Barker SA 5251 | 6/07/1995 |
|  | Burgess, Kevin Trevor | 46 Second Avenue, St Peters SA 5069 | 8/07/1982 |
|  | Cameron, Michael Leigh | 8 Robinson Street, Mount Gambier SA 5290 | 20/04/2006 |
|  | Carn, Brenton Allen | 16 Chester Street, Henley Beach SA 5022 | 19/09/1996 |
|  | Castelanelli, Carmelo | 25 Hardys Road, Underdale SA 5032 | 11/03/1993 |
|  | Cavallo, Rocco | 9 George Street, Hindmarsh SA 5007 | 19/09/1990 |
|  | Christie, Brenton Andrew | 4 Topaz Court, Hope Valley SA 5090 | 21/07/2005 |
|  | Ciccarello, Mark Alexander | 1 Vines Court, Oakden SA 5086 | 16/11/2015 |
|  | Clarke, Matthew James | 69 Heather Road, Heathfield SA 5153 | 19/11/2009 |
|  | Cooper, Daniel Charles | 19 Belmont Crescent, Mount Barker SA 5251 | 20/06/2013 |
|  | Crowe, Simon John | PO Box 1000, Kent Town SA 5071 | 17/03/2012 |
|  | Curnow, James | PO Box 1000, Kent Town SA 5071 | 10/12/1976 |
|  | D’Aloia, Giuseppe | 9 Cassia Crescent, Kidman Park SA 5025 | 20/06/2002 |
|  | Dellatorre, Wade Christopher | 7B Fisher Street, Magill SA 5072 | 16/05/2002 |
|  | Driver, Malcolm John | PO Box 1000, Kent Town SA 5071 | 9/08/1984 |
|  | Eiternick, Paul | 5 Gulfview Road, Blackwood SA 5051 | 17/10/2013 |
|  | Falkenberg, Andrew John | PO Box 1354, Adelaide SA 5001 | 6/12/1990 |
| Non-Practising | Filmer, Michael Shaun | 3/45-47 Somerset St, East Victoria Park WA 6101 | 3/08/2006 |
|  | Filmer, Scott John | 1 Railway Place, Mount Barker SA 5251 | 16/08/2007 |
|  | Forster, Geoffrey | 29 Greengable Court, Croyden Hills VIC 3136 | 5/09/2014 |
|  | Fudge, Jeffrey Charles | 55 Lewistone Street, Seaton SA 5023 | 11/08/1978 |
|  | Gathercole, Dylan Luke | 22 Chancery Lane, Adelaide SA 5000 | 16/02/2012 |
|  | Gehren, Noel Ralfe | 19 Branch Road, Aldgate SA 5154 | 13/12/2007 |
|  | Gilbert, Peter Mark | PO Box 32, Fullarton SA 5063 | 8/09/1994 |
|  | Georgiou, Kristan Michael | 2 Elm Grove, Lobethal SA 5241 | 19/06/2016 |
|  | Gluis, Joel Mark | PO Box 182, Aldinga Beach SA 5173 | 17/03/2011 |
|  | Grear, Michael Stuart | 24B Willunga Street, Eden Hills SA 5050 | 1/01/1992 |
|  | Harmer, Michael William | 4 Tay Road, Woodforde SA 5072 | 18/11/2010 |
|  | Heinrich, Chad Anthony | 17B Whiteleaf Crescent, Glengowrie SA 5044 | 16/08/2018 |
|  | Henley, John Edward | PO Box 2099, Magill North SA 5072 | 12/10/1989 |
|  | Hennig, Shayne Bryan | 275 Marion Road, North Plympton SA 5037 | 14/06/1990 |
|  | Hillyard, Tyson Peter | 108 Turners Avenue, Hawthorndene SA 5051 | 15/11/2012 |
|  | Holland, Damian John | 2 Porter Terrace, Rostrevor SA 5073 | 01/12/2016 |
|  | Hopkins, Michael Jessop | 3 Glenrowan Avenue, Myrtle Bank SA 5064 | 17/04/1984 |
|  | Hordacre, Glenn Ian | PO Box 1000, Kent Town SA 5071 | 12/11/1992 |
|  | Hynes, Matthew David | 43 Edward Street, Norwood SA 5067 | 20/05/2004 |
|  | Jeanes, Peter Ian | PO Box 387, Daw Park SA 5041 | 3/02/1982 |
|  | Jeffrey, Thomas Samuel | 6 Todd Street, Port Adelaide SA 5015 | 18/06/2013 |
|  | Jericho, David Allan | 48 Lawrence Street, Kadina SA 5554 | 11/03/1993 |
|  | Kennedy, Ross Alexander | 20 Sizer Street, Lower Mitcham SA 5062 | 14/05/1992 |
|  | Klau, Timothy David | 7 Bunker Court, Port Hughes SA 5558 | 18/05/2006 |
|  | Klitscher, Simon Martin | PO Box 226, Brooklyn Park SA 5032 | 15/06/2000 |
|  | Lambis, Haralambos Michael | PO Box 358, Prospect SA 5082 | 21/04/2005 |
|  | Lane, Gregory Charles | 4 Light Road, Coromandel Valley SA 5051 | 15/06/2006 |
|  | Lange, Robert Harry | PO Box 422, Port Adelaide SA 5015 | 13/09/1984 |
|  | Langman, James Stephen | 72 Rapid Avenue, Northgate SA 5085 | 18/03/2010 |
|  | Leaker, Martin John | 24 Richardson Avenue, Glenelg North SA 5045 | 11/10/1994 |
|  | Leith, Grantley David | 30 College Road, Somerton Park SA 5044 | 10/05/1990 |
|  | Liebelt, Michael John | 6 Graves Street, Kadina SA 5554 | 11/06/1992 |
|  | Linsell, John Thomas | 23 Sydenham Road, Norwood SA 5067 | 20/08/2009 |
|  | Lock, Craig James | 5 Sturt Street, Glenelg North SA 5043 | 8/03/1984 |
|  | Lock, Michael Grant | 87 Springbank Road, Clapham SA 5062 | 13/02/1986 |
|  | Loechel, Robin Everard | 16 St. Andrews Terrace, Willunga SA 5172 | 12/03/1979 |
|  | Mann, Grant Glenn | 11 Island View Crescent, Victor Harbor SA 5211 | 11/03/1993 |
|  | Mattsson, Jeffrey Ian | 10 Braeside Ave, Seacombe Heights SA 5047 | 10/11/1985 |
|  | Millett, Christopher John | Level 1/124 South Terrace, Adelaide SA 5000 | 1/01/1992 |
|  | Neale, Graeme Edward | 27 Dover Street, Malvern SA 5061 | 15/05/1980 |
|  | Nietschke, Michael Dean | 13 Michael Street, Lockleys SA 5032 | 16/10/1997 |
|  | North, Ashley Linton | 178 Main Road, McLaren Vale SA 5171 | 20/08/2009 |
|  | O’Callaghan, Michael Patrick | L/ 5 Riverside Centre Nth Terrace, Adelaide SA 5000 | 14/03/1985 |
|  | Oldfield, Mark Howard | 2 Quandong Avenue, Athelstone SA 5076 | 11/09/1986 |
|  | Paull, Gregory John | PO Box 1354, Adelaide SA 5001 | 21/03/2013 |
|  | Pennino, Damiano | PO Box 917, Salisbury SA 5108 | 20/06/2013 |
|  | Petrilli, Kevin John | 64 Gladstone Road, Nth Brighton SA 5048 | 19/07/1990 |
|  | Phillips, David Graham | PO Box 1818, Renmark SA 5341 | 24/05/1972 |
|  | Phillips, Perry Mark | 2/110 Victoria Street, Victor Harbor SA 5211 | 13/12/1984 |
|  | Pittman, Mark Roger | 6 Moore Street, Somerton Park SA 5044 | 21/08/1997 |
|  | Pohl, Henry Michael | 23 Sydenham Road, Norwood SA 5067 | 31/03/1983 |
|  | Pyper, David Edward | 5 Wokurna Avenue , Mitcham SA 5062 | 1/01/1991 |
|  | Rea, Franco | PO Box 1000, Kent Town SA 5071 | 15/06/2000 |
|  | Retallack, Richard Alan | 25 Narinna Avenue, Cumberland Park SA 5041 | 9/04/1992 |
|  | Richardson, Brett John | 67 Francis Forde Boulevard, Forde ACT 2914 | 17/03/2011 |
|  | Rigon, Dario | 26 Woodcroft Drive, Morphett Vale SA 5162 | 10/03/1998 |
|  | Rosko, Sime | PO Box 1354, Adelaide SA 5001 | 9/07/1987 |
|  | Ryan, Kane Benjamin | PO Box 1000, Kent Town SA 5071 | 18/03/2010 |
|  | Sayer, Max Alfred Michael | 176 Prospect Road, Prospect SA 5082 | 12/10/1989 |
|  | Seskis, Samuel Thomas | 22 Chancery Lane, Adelaide SA 5000 | 16/06/2015 |
|  | Shepherd, Ben | 18 Leslie Crescent, Crafers SA 5152 | 21/04/2016 |
|  | Slape, Bradley James | GPO Box 1354, Adelaide SA 5001 | 20/04/2006 |
|  | Smith, Trevor John Gee | PO Box 1354, Adelaide SA 5001 | 14/06/1984 |
|  | Struthers, David Barrie | PO Box 510 North Adelaide SA 5006 | 16/04/2015 |
|  | Summers, Clayton Myles | 9 St Georges Street, Willunga SA 5172 | 12/06/1986 |
| Non-Practising | Teakle, Mark Ronald Bray | PO Box 981, Mount Gambier SA 5290 | 8/11/1984 |
|  | Tennant, Alistair Charles | 220 Henley Beach Road, Torrensville SA 5031 | 13/10/1983 |
|  | Thorley, Beau | PO Box 1000, Kent Town SA 5071 | 17/11/2011 |
|  | Townsend, Steven James | 8 Beaver Court, Port Lincoln SA 5606 | 18/08/2005 |
|  | Tripodi, Alfredo | 10 Paula Street, Athelstone SA 5076 | 15/03/2007 |
|  | Turnbull, Shaun William | 176 Prospect Road Prospect SA 5082 | 15/02/2007 |
|  | Tucker, Paul | 3 Bruce Road Barmera SA 5345 | 31/05/1973 |
|  | Turner, George Joseph | C/- Jacobs 121 King William Street Adelaide SA 5000 | 19/05/2011 |
|  | van Senden, Geoffrey Clifton | 11 Chapel Street, Strathalbyn SA 5255 | 11/10/1990 |
|  | Waye, Rowan Samuel | 33 Maughan Avenue, Redwood Park SA 5097 | 19/06/2016 |
|  | Weston, David Arthur Giles | 78 Castle Street, Parkside SA 5063 | 12/03/1992 |
|  | Whitford, Mark Kenneth | 4 Wycliff Street, Fullarton SA 5063 | 21/11/2013 |
|  | Wiggins, Adam Michael | 33 The Boulevard, Parafield Gardens SA 5107 | 16/06/2015 |
|  | Williams, Mark Antony Peter | PO Box 1000, Kent Town SA 5071 | 17/06/2004 |
|  | Window, Ashley Greg | 9 Dorene Street, St Marys SA 5042 | 13/03/2008 |
|  | Wood, Adam Browning | 24 Hakea Avenue, Athelstone SA 5076 | 17/08/2006 |

List of Registered Surveyors

|  | **Registered Surveyor’s Name** | **Registered Surveyor’s Address** | **Date of Registration** |
| --- | --- | --- | --- |
| Registered | Chemny, Luke Vasel | PO Box 1000, Kent Town SA 5171 | 19/03/2020 |
| Registered | Grose, Michelle Elaine | 113 Mead Street, Peterhead SA 5016 | 19/07/2018 |
| Registered | Latham, James Stephen | GPO Box 1354, Adelaide SA 5001 | 1/01/1998 |
| Registered | McFarlane, John Alexander | 7 Prince Street, Alberton SA 5014 | 19/07/2007 |
| Registered | Pickett, Richard Bruce | 3A Fuller Street Parkside SA 5063 | 1/01/2000 |
| Registered | Walker, Graham Michael | 2/1 North Esplanade, Glenelg North 5045 | 1/12/2019 |

Dated: 30 July 2020

S. Medlow Smith

Registrar

# Local Government Instruments

## City of Marion

Review of Elector Representation

Notice is hereby given that the City of Marion is undertaking a review to determine whether a change of arrangements are required in respect to elector representation. This will result in the electors of the area being adequately and fairly represented.

Pursuant to the provisions of section 12(7) of the Local Government Act 1999, notice is hereby given that Council has prepared a representation options paper that examines the advantages and disadvantages of the various options available in regards to the composition and structure of council, and the division of the council area into wards.

Copies of the representation options paper are available on the Council’s website at [www.marion.sa.gov.au](http://www.marion.sa.gov.au) and for inspection at the Council Office at 245 Sturt Road, Sturt. Copies will also be made available on request.

Written submissions are invited from interested persons from Thursday, 30 July 2020 to Monday, 14 September 2020 and should be directed to Mr Adrian Skull, Chief Executive Officer, PO Box 21, Oaklands Park, SA 5047 or [council@marion.sa.gov.au](mailto:council@marion.sa.gov.au). Submissions must be received by close of business on Monday, 14 September 2020.

Information regarding the Representation Review can be obtained by contacting Kate McKenzie, Manager Corporate Governance on 8375 6600 or [kate.mckenzie@marion.sa.gov.au](mailto:kate.mckenzie@marion.sa.gov.au).

Dated: 30 July 2020

Adrian Skull

Chief Executive Officer

## City of Mount Gambier

Road (Opening and Closing) Act 1991

O’Dea Road, Suttontown

NOTICE is hereby given, pursuant to Section 10 of the Roads (Opening and Closing) Act, 1991, that the City of Mount Gambier propose to make a Road Process Order to close portion of Public Road and merge with the adjoining Allotment 4 in Filed Plan 106448 more particularly delineated and lettered as “A” in Preliminary Plan 20/0030.

The Preliminary Plan and a statement of persons affected are available for viewing on Council’s website [www.mountgambier.sa.gov.au](http://www.mountgambier.sa.gov.au) and at the Adelaide office of the Surveyor-General during normal office hours.

The Preliminary Plan can also be viewed at [www.sa.gov.au/roadsactproposals](http://www.sa.gov.au/roadsactproposals).

Any application for easement or objection to the proposal 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 Council at PO Box 56, Mount Gambier, SA 5290 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: 30 July 2020

Andrew Meddle

Chief Executive Officer

## City of Prospect

Adoption of Valuation and Declaration of Rates 2020-2021

NOTICE is hereby given that City of Prospect, at a meeting of Council held on 23 June 2020 for the year ending 30 June 2021 resolved as follows:

*Adoption of Valuations*

That the Council of the City of Prospect, pursuant to Section 167 (2) *(a)* of the *Local Government Act 1999*, adopts valuations of capital value made by the Valuer-General in relation to the area of the Council on 1 July 2020 and specifies that the total of the values that are to apply within the area for rating purposes for the year ending 30 June 2021 is $6,498,687,300.

*Declaration of Differential General Rates*

That the Council of the City of Prospect, pursuant to Sections 152 (1) *(a)*, 153 (1) *(b)* and 156 (1) *(c)* of *the Local Government Act 1999*, hereby declares differential general rates on rateable land within the area, which rates vary by reference to the uses of land designated by Regulation 14 of the Local Government (General) Regulations 2013.

*(a)* Residential: A rate of 0.303550 cents in the dollar on the capital value of such rateable land.

*(b)* Commercial—Shop: A rate of 0.616450 cents in the dollar on the capital value of such rateable land.

*(c)* Commercial—Office: A rate of 0.616450 cents in the dollar on the capital value of such rateable land.

*(d)* Commercial—Other: A rate of 0.616450 cents in the dollar on the capital value of such rateable land.

*(e)* Industry—Light: A rate of 0.616450 cents in the dollar on the capital value of such rateable land.

*(f)* Industry—Other: A rate of 0.616450 cents in the dollar on the capital value of such rateable land.

*(g)* Primary Production: A rate of 0.616450 cents in the dollar on the capital value of such rateable land.

*(h)* Vacant Land (Residential Planning Zone): A rate of 0.379438 cents in the dollar on the capital value of such rateable land.

*(i)* Vacant Land (Non-Residential Planning Zone): A rate of 0.770563 cents in the dollar on the capital value of such rateable land.

*(j)* Other: A rate of 0.616450 cents in the dollar on the capital value of such rateable land.

*Declaration of a Minimum Amount*

That the Council of the City of Prospect, pursuant to Section 158 (1) *(a)* of the *Local Government Act 1999*, hereby fixes, in respect of the year ending 30 June 2021, a minimum amount of $1,263 that shall be payable by way of general rates on rateable land within the Council’s area.

*Declaration of a Separate Rate (Prospect Village Heart Marketing Fund)*

City of Prospect, pursuant to Sections 154 (1) and 154 (2) *(c)* of the Local Government Act 1999, hereby declares separate rate by fixed charge of $112.50 on rateable land within Land Uses of 2, 3, 4, 5, 6 and 9 on Prospect Road, Prospect South Australia bordered at the North by Gladstone Road and Alpha Road and the South by Buller Street and Ballville Street.

*Declaration of a Separate Rate (Regional Landscape Levy)*

That pursuant to Section 95 of the *Natural Water Resources Management Act 2004* and Section 154 of the *Local Government Act 1999*, Council, in order to reimburse to the Council the amount contributed to the Regional Landscape Levy of $598,843, declares for the year ending 30 June 2021 a separate rate of 0.009470 cents in the dollar on the capital valuation of all rateable properties within the area of the City of Prospect.

*Payment of Rates*

Notice is hereby given that pursuant to Section 181 of the *Local Government Act 1999*, the rates shall be payable in four equal or approximately equal instalments due and payable on 1 September 2020, 1 December 2020, 1 March 2021 and 1 June 2021.

Dated: 1 July 2020

N.McBride

Chief Executive Officer

## The Barossa Council

Adoption of Valuation and Declaration of Rates and Charges

1. Adoption of Valuation

Notice is hereby given that at its special meeting held on 21 July 2020 and in relation to the 2020/2021 Financial Year, Council, in accordance with Section 167(2)(a) of the Local Government Act 1999, adopts for rating purposes the Valuer-General’s most recent valuations available to the Council of the Capital Value in relation to the area of the Council, which specifies that the total of the values that are to apply within the area is $5,621,101,400 of which $5,499,573,995 is rateable.

2. Declaration of Differential General Rates

That Council, pursuant to Sections 152(1)(c)(i),153(1)(b) and156(1)(a) of the Local Government Act 1999, declares the following differential general rates on rateable land within its area for the year ending 30th June 2021, based upon the capital value of the land which rates vary by reference to land use categories as per Regulation 14 of the Local Government (General) Regulations 2013 as follows:

(1) Category (a)—(Residential), a rate of 0.003489 in the dollar;

(2) Category (b)—(Commercial—Shop), category (c)—(Commercial—Office) and category (d)—(Commercial—Other), a rate of 0.005271 in the dollar;

(3) Category (e)— (Industry—Light), a rate of 0.005422 in the dollar;

(4) Category (f)—(Industry—Other), a rate of 0.015908 in the dollar;

(5) Category (g)—(Primary Production), a rate of 0.003200 in the dollar;

(6) Category (h)—(Vacant Land), a rate of 0.006325 in the dollar;

(7) Category (i)—(Other), a rate of 0.005792 in the dollar;

3. Fixed Charge

That Council, pursuant to Section 152 (1)(c)(ii) of the Local Government Act 1999, declare a fixed charge of $360.00 on each separately valued piece of rateable land within the Council area for the year ending 30th June 2021.

4. Waste Collection Service Charge

That Council, pursuant to Section 155 of the Local Government Act 1999, and in order to provide the service of waste collection in those parts of the Council’s area described in (3) below, impose the following service charges by reference to the nature and/or level of usage of the service, for the year ending 30th June 2021:

(1) Non-Recyclable Waste Collection

(a) An annual service charge of $111.00 for 140L collection receptacles;

(b) An annual service charge of $140.00 for 240L collection receptacles;

except in instances where, subject to written application to and the approval of the Council, residential households with six or more permanent residents or a special medical condition may receive a 240L receptacle at the same service charge for a 140L receptacle.

(2) Recyclable Waste Collection

(a) An annual service charge of $62.00 for 240L collection receptacle

(b) An annual service charge of $53.00 for 240L Green Organic Waste collection receptacle

(3) Parts of Council Area

All Service Entitled Properties in the Designated Waste Collection Areas and along the Approved Waste Collection route as identified in the Waste Management Services Policy

5. Community Wastewater Management Systems (CWMS) Rate and Service Charge

That Council, pursuant to Section 155 of the Local Government Act 1999, impose a service rate and service charge for the year ending 30th June 2021, in the following areas to which Council makes available a Community Wastewater Management System (CWMS):

1. Lyndoch, Mount Pleasant, Nuriootpa, Penrice, Stockwell, Tanunda and Williamstown—Residential and Vacant Land Properties

(a) An annual service charge of $344 for occupied residential rateable and non-rateable land;

(b) An annual service charge of $110 on each assessment of vacant rateable and non-rateable land.

2. Lyndoch, Mount Pleasant, Nuriootpa, Penrice, Stockwell, Tanunda and Williamstown—Non-Residential and Non-Vacant Land Properties

A service rate of 0.001127 in the dollar of the capital value of occupied non-residential rateable land.

3. Springton—Residential and Vacant Land Properties

(a) An annual service charge of $589 (including a capital repayment contribution of $245) on assessments of occupied residential rateable land and non-rateable land;

(b) An annual service charge of $245 on assessments of occupied non-rateable land;

(c) An annual service charge of $75 on each assessment of vacant rateable and non-rateable land.

4. Springton—Non-Residential and Non-Vacant Land Properties

(a) A service rate of 0.001127 in the dollar of the capital value of occupied non-residential rateable land.

(b) An annual service charge of $245.00 on assessments of occupied non- rateable land;

6. Regional Landscape Levy

That Council, in exercise of the powers contained in section 154 of the Local Government Act 1999 and section 69 of the Landscape South Australia Act 2019, for the year ending 30th June 2021 - and in order to reimburse Council for the amount contributed to the Northern and Yorke Landscape Board, a levy in the nature of a separate rate of 0.00009852 in the dollar of the capital value of land, be declared on all rateable land in the area of that Board.

Dated: 30 July 2020

Martin McCarthy

Chief Executive Officer

## Clare & Gilbert Valleys Council

Adoption of Valuation and Declaration of Rates

Notice is hereby given that the Clare & Gilbert Valleys Council at Special Council Meetings held on 15 July 2020 and 20 July 2020, resolved as follows for the year ending 30 June 2021:

1. Adopted for rating purposes the capital valuations made by the Valuer-General within Council’s area totalling $3,016,253,220

2. Declared differential general rates based upon the use of the land as follows:

2.1 in respect of Category 1(a) (Residential), Category 1(h) (Vacant Land) and Category 1(i) (Other), a rate of 0.0050443

2.2 in respect of Category 1(b) (Commercial – Shop), Category 1(c) (Commercial – Office) and Category 1(d) (Commercial – Other), a rate of 0.0068602 in respect of Category 1(e) (Industry – Light) and Category 1(f) (Industry – Other) a rate of 0.0068602

2.3 in respect of Category 1(g) (Primary Production) a rate of 0.0029761

3. Fixed a minimum amount of $730.00 payable by way of general rates.

4. Imposed for the financial year ending 30 June 2021, for each of the schemes, an annual service charge of $390.00 based on the level of usage of the service in respect of land to which it provides or makes available a Community Wastewater Management System service within the townships of Clare, Riverton and Saddleworth.

5. Imposed for the financial year ending 30 June 2021, an annual service charge of $211 based on the nature of the service in respect of all land within the towns and/or designated collection areas of Clare, Riverton, Saddleworth, Mintaro, Sevenhill, Auburn, Watervale, Manoora, Rhynie, Marrabel, Stockport, Tarlee, Waterloo, Armagh and Gulfview Heights to which it provides or makes available the waste collection service.

Dated: 30 July 2020

Dr Helen Macdonald

Chief Executive Officer

## District Council of Cleve

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that at its meeting held on 14 July 2020, the District Council of Cleve for the financial year ending 30 June 2021:

1. adopted for rating purposes, the capital valuations of land within the Council area as made by the Valuer-General, being the most recent valuations available to the Council, totalling **$711,404,960**;

2. declared a fixed charge of **$487.00** payable in respect of rateable land within the Council area;

3. declared differential rates as follows:

|  |  |  |
| --- | --- | --- |
| All land within the Commercial (Bulk Handling) zones as defined in Council’s Development Plan | **0.958588** | **cents in the $** |
| All other land within the Council area according to its land use as follows: |  |  |
| Residential (Category A) | **0.233452** | **cents in the $** |
| Commercial (Category B, C & D) | **0.233452** | **cents in the $** |
| Industrial (Category E & F) | **0.233452** | **cents in the $** |
| Primary Production (Category G) | **0.357523** | **cents in the $** |
| Vacant Land (Category H) | **0.233452** | **cents in the $** |
| Other (Category I) | **0.233452** | **cents in the $** |

4. imposed the following annual service charges, payable in respect to rateable land where a septic tank effluent disposal connection point is provided or made available:

(a) within the Township of Cleve - **$505 per unit** in respect of each piece of rateable land (if a connected allotment) serviced by the Cleve Scheme;

(b) within the Township of Cleve - **$337 per unit** in respect of each piece of rateable land (if an unconnected allotment) serviced by the Cleve Scheme;

imposed the following annual service charges, payable in respect to rateable land where a sewerage system connection point is provided or made available:

(c) within the Township of Arno Bay (Arno Bay Foreshore Properties) - **$505 per unit** in respect of each piece of rateable land (if a connected allotment) serviced by the Arno Bay Scheme;

5. imposed an annual service charge of **$240.00 per bin per assessment** for the collection and disposal of waste and recyclables in respect of all land within the townships of Cleve, Arno Bay, Rudall and Darke Peak to which it provides or makes available the service;

6. imposed an annual service charge, upon properties serviced by a common antenna television retransmission service for the properties serviced by the Whyte St/Cottages CATV system **$115 (GST inc)**; and

7. declared a separate rate to be applied over a 10 year period from 30 June 2021 to 30 June 2031 being a fixed charge of $508.09 to recover capital contribution towards the construction of the Arno Bay Foreshore Community Wastewater Management Scheme, allocated to the following Assessment Numbers: A1492, A223, A639, A828, A1037, A1164, A848, A156, A1132, A851, A1278, A459, A412, A210, A366, A285, A1131, A1280, A501, A979, A1264, A538, A410, A453, A1022, A788, A466, A577, A387, A1159, A369, A1265, A1137, A967, A914, A789, A13, A118, A394, A649, A682, A1034 and A2091.

8. declared a differential separate rate according to land use in order to reimburse the Council the amount contributed to the Eyre Peninsula Regional Landscape Board as follows:

|  |  |
| --- | --- |
| Land Use | Levy rate per Land Use ($) |
| Residential | 79.15 |
| Other & Vacant Land | 79.15 |
| Commercial | 118.72 |
| Industrial | 118.72 |
| Primary Production | 158.30 |

Dated: 30 July 2020

Peter Arnold

Chief Executive Officer

## The Flinders Ranges Council

Adoption of Valuations and Declaration of Rates

Notice is given that at the Council meeting on 21 July 2020, the Council resolved for the year ending 30 June 2021:

1. To adopt, for rating purposes, the most recent valuations made by the Valuer-General in relation to all land in the area of the Council with total valuations being $273,688,220 comprising $264,685,180 of rateable land and $9,003,400 of non-rateable land.

2. Declares differential general rates based on the assessed capital values of all rateable land within the Council area by reference to land use and locality of the land as follows:

The Quorn Township, Quorn Rural Area, Hawker Township, Hawker Rural Area a differential general rate of:

(1) 0.7060 cents in the dollar for residential land use;

(2) 0.7600 cents in the dollar for commercial - shop land use;

(3) 0.8850 cents in the dollar for commercial - office land use;

(4) 0.8850 cents in the dollar for commercial - other land use;

(5) 0.8700 cents in the dollar for industry - light land use;

(6) 0.9700 cents in the dollar for industry - other land use;

(7) 0.6240 cents in the dollar for primary production land use;

(8) 0.7060 cents in the dollar for vacant land use;

(9) 0.9900 cents in the dollar for other land use.

3. Fixed a minimum amount of $790.00 payable by way of general rates.

4. Imposed Annual Service Charges based on the level of usage of the service upon the land to which it provides the prescribed service of the collection and disposal of “wet” and “recyclable” waste as follows:

(1) $180.00 for occupied properties in Quorn, Hawker and Cradock for “wet” waste; and

(2) $125.00 for occupied properties in Quorn, Hawker and Cradock for “recyclable” waste.

5. Imposed Annual Service Charges based on the nature of the service and varying according to whether the land is vacant or occupied upon the land to which it provides or makes available the prescribed service of a Community Wastewater Management System, of:

(a) $400.00 per unit in respect of each piece of occupied land serviced by the Quorn Community Wastewater Management Systems;

(b) $390.00 per unit in respect of each piece of vacant land serviced by the Quorn Community Wastewater Management Systems;

(c) $400.00 per unit in respect of each piece of occupied land serviced by the Hawker Community Wastewater Management Systems; and

(d) $390.00 per unit in respect of each piece of vacant land serviced by the Hawker Community Wastewater Management Systems.

6. In order to reimburse the Council for amounts contributed to the South Australian Arid Lands Landscape Board, being $46,478 declared a Regional Landscape Levy of 0.01770 cents in the dollar, based on the capital value of all rateable properties in the area of the Council.

Dated: 21 July 2020

E. Brown

Chief Executive Officer

## District Council of Grant

Appointment of Poundkeeper

NOTICE is hereby given in accordance with the power delegated by the District Council of Grant under section 44 of the *Local Government Act 1999*, that the Chief Executive Officer, on 27 July 2020, appointed David Allen Wallis as Poundkeeper at the Mount Gambier and District Saleyards, pursuant to Section 4(1) of the *Impounding Act 1920.*

Dated: 30 July 2020

D. W. Whicker

Chief Executive Officer

## Light Regional Council

Exclusion from Community Land Provisions S193 (4a) of the Local Government Act 1999

Notice is hereby provided that at its Tuesday, 23 June 2020 Ordinary Meeting, Council resolved to exclude the following land from classification as community land pursuant to Section 193(4a) of the Local Government Act 1999:

A portion of the un-made road (Power Street) adjoining Allotment 181 in D120000, Allotment 300 in D114659 and Piece 91 in F215246 that is to be vested in Council after the closure of the road under the Roads (Opening and Closing) Act 1991, shown marked ‘A’ on Preliminary Plan No. 19/0026.

Dated: 27 July 2020

Brian Carr

Chief Executive Officer

## Mid Murray Council

Adoption of Valuation and Declaration of Rates

Notice is hereby given that on 14 July 2020 the Mid Murray Council, pursuant to the provisions of the Local Government Act 1999 and for the year ending 30 June 2021 made the following resolutions.

To adopt the most recent valuations of capital value made by the Valuer-General for rating purposes totalling the area aggregate $2,534,551,400 of which $2,472,498,682 is the valuation of rateable land.

To declare differential general rates on the capital value of all rateable land within the area, varying according to the locality and use of the land, as follows:

(1) in respect of all rateable land within the Township of Mannum a rate of 0.6926 cents in the dollar; and

(2) in respect of rateable land within the Townships of Barton, Blanchetown, Cadell, Cambrai, Dutton, Keyneton, Morgan, Palmer, Nildottie, Sedan, Swan Reach, Truro and Tungkillo and with land use categories (a), (b), (c), (d), (e), (f), (h) and (i) a differential rate of 0.6726 cents in the dollar; and

(3) in respect of rateable land within the Townships of Blanchetown, Cadell, Cambrai, Dutton, Keyneton, Morgan, Palmer, Nildottie, Sedan and Tungkillo with land use category (g) a differential rate of 0.6726 cents in the dollar; and

(4) in respect of rateable land within the Townships of Barton, Swan Reach and Truro with land use category (g) a differential rate of 0.4919 cents in the dollar; and

(5) in respect of rateable land outside of the Townships of Barton, Blanchetown, Cadell, Cambrai, Dutton, Keyneton, Mannum, Morgan, Palmer, Nildottie, Sedan, Swan Reach, Truro and Tungkillo with the land use category (a) a differential rate of 0.5161 cents in the dollar; and

(6) in respect of rateable land in Marina Berths with a land use code of 6680 Marina or 6681 Berth/Hardstand a differential rate of 0.4919 cents in the dollar; and

(7) in respect of all other rateable land a differential rate of 0.4919 cents in the dollar.

To fix a minimum amount of $731.00 payable by way of general rates on rateable land within the Council area.

To declare for Regional Landscape Levy (formerly NRM Levy), being $557,388 a separate rate of 0.02284 cents in the dollar, based on all rateable land in the Council’s area.

To declare annual service charges in respect of all land to which the Council provides or makes available the prescribed service of a Community Wastewater Management System in the following areas:

Big Bend area $515.00 per unit

Bowhill area $358.00 per unit

Greenways Landing area $838.00 per unit

Kroehn's Landing area $995.00 per unit

Seven Mile Shacks area $773.00 per unit

Scrubby Flat area $776.00 per unit

Swan Reach area $520.00 per unit

Walker Flat area $247.00 per unit

North Punyelroo area $230.00 per unit

Caloote Landing area $362.00 per unit

Bolto Reserve area $443.00 per unit

Old Teal Flat area $524.00 per unit

The Rocks area $869.00 per unit

Caurnamont area $310.00 per unit

Five Mile Shacks and Kia Marina areas $855.00 per unit

Pellaring Flat area $397.00 per unit

Blanchetown area $368.00 per unit

Brenda Park/Morphett Flat areas $286.00 per unit

Marks Landing area $294.00 per unit

Scotts Creek area $399.00 per unit

Teal Flat area $422.00 per unit

Pelican Point area $309.00 per unit

South Punyelroo area $327.00 per unit

North West Bend/Beaumonts areas $266.00 per unit

Idyll Acres area $527.00 per unit

Rob Loxton Road area $247.00 per unit

Julanker/Younghusband Holdings areas $657.00 per unit

Truro area $590.00 per unit

Truro area—private pumping chamber $570.00 per unit

Truro area—Aerobic Wastewater Treatment $300.00 per unit

To declare an annual service charge in respect of all land to which the Council provides the prescribed service of television transmission known as the Bowhill Multi Access Television Transmission Service of $140.00.

To declare an annual service charge in respect of each property to which the Council provides the prescribed service of the treatment or provision of water known as the Bowhill Reticulated Water Supply System:

Consumption of up to 120 kilolitres of water $245.00

All water consumed in excess of 120 kilolitres 75 cents per kilolitre

To declare an annual service charge for all residential properties in the Townships of Barton, Blanchetown, Cadell, Cambrai, Dutton, Greenways, Keyneton, Mannum, Morgan, Palmer, Nildottie, Purnong, Sedan, Swan Reach, Truro, Tungkillo and other identified properties known as the kerbside collection of recyclables service of $83.00.

Dated: 30 July 2020

B. F. Scales

Chief Executive Officer

## District Council of Mount Remarkable

Supplementary Election of Councillor for Telowie Ward

Election Results

Conducted on Wednesday 15 July 2020:

Formal Ballot Papers—420

Informal Ballot Papers—1

Quota—211

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| **Candidates** | **First Preference Votes** | **Elected/Excluded** | **Votes at Election/Exclusion** | **Count** |
| STANTON, Diane | 153 |  | 153 |  |
| McCARTHY, Stephen | 267 | Elected | 267 | 1 |

Dated: 30 July 2020

Mick Sherry

Returning Officer

## District Council of Robe

Representation Review

Notice is hereby given that the District Council of Robe is undertaking a review to determine whether a change of arrangements is required in respect to the Council’s elector representation. The purpose of the review is to ensure that electors of the Council area are being adequately and fairly represented.

Pursuant to section 12(7) of the Local Government Act 1999, notice is hereby given that the Council has prepared a Representation Options Paper that examines the advantages and disadvantages of the various options available regarding the composition and structure of the Council and the division of the Council into wards.

Copies of the Representation Options Paper are available on the Council’s website at www.robe.sa.gov.au and for inspections and/or purchase at:

the Council Office, 3 Royal Circus, Robe SA 5276; and

the Council Library & Visitor Information Centre, 1 Mundy Terrace, Robe SA 5276

Written submissions are invited from interested persons from Monday, 3 August 2020 and must be received by close of business on Monday, 14 September 2020. Written submissions should be addressed to:

Representation Review

District Council of Robe

Via mail to: PO Box 1, Robe SA 5276

Via email to: [council@robe.sa.gov.au](mailto:council@robe.sa.gov.au)

In person: Council Office, 3 Royal Circus, Robe SA 5276

Information regarding the Representation Review can be obtained by contacting James Holyman on 08 8768 2003 or email [council@robe.sa.gov.au](mailto:council@robe.sa.gov.au).

Dated: 30 July 2020

James Holyman

Chief Executive

# Public Notices

## Trustee Act 1936

Public Trustee

Estates of Deceased Persons

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

CHRISTOFORD Lilly late of 58 Chief Street Brompton of no occupation who died 21 February 2020

DAMWYK Willy late of 50 Gulfview Road Christies Beach of no occupation who died 02 October 2019

NGUYEN Phi Phung late of 342 Marion Road North Plympton Retired Teacher who died 07 November 2019

ROWE Angela Mary late of 15 Rosemary Street Woodville West Secretary who died 29 January 2020

WATSON Adrienne Jane late of 13 Fitzroy Terrace Fitzroy of no occupation who died 11 March 2020

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 the Public Trustee at GPO Box 1338, Adelaide, 5001, full particulars and proof of such claims, on or before the 28 August 2020 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: 30 July 2020

N S Rantanen

Acting Public Trustee

## National Electricity Law

Initiation of Rule Change Requests

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

Under s 95, the Total Environment Centre and Australian Council of Social Service have requested the *Network planning and access for distributed energy resources* (Ref. ERC0309) proposal. The rule change request seeks to amend network planning and access arrangements for efficient integration of distributed energy resources. Submissions must be received by **10 September 2020**.

Under s 95, the St Vincent de Paul Society Victoria has requested the *Allowing DNSPs to charge for exports to the network* (Ref. ERC0310) proposal. The rule change request seeks to allow DNSPs to charge for exports of energy to the network. Submissions must be received by **10 September 2020**.

Under s 95, SA Power Networks has requested the *Access, pricing and incentive arrangements for distributed energy resources* (Ref. ERC0311) proposal. The rule change request seeks to amend network access, pricing and incentive arrangements for efficient integration of distributed energy resources. Submissions must be received by **10 September 2020**.

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

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

Australian Energy Market Commission

Level 15, 60 Castlereagh St

Sydney NSW 2000

Telephone: (02) 8296 7800

[www.aemc.gov.au](http://www.aemc.gov.au)

Dated: 30 July 2020

## National Energy Retail Law

Initiation of Rule Change Request

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

Under s 251, SA Power Networks has requested the *Access, pricing and incentive arrangements for distributed energy resources (retail)* (Ref. RRC0039) proposal. The rule change request seeks to amend network access, pricing and incentive arrangements for efficient integration of distributed energy resources. Submissions must be received by **10 September 2020**.

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

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

Australian Energy Market Commission

Level 15, 60 Castlereagh St

Sydney NSW 2000

Telephone: (02) 8296 7800

[www.aemc.gov.au](http://www.aemc.gov.au)

Dated: 30 July 2020

## Unclaimed Moneys Act 1981

Register of Unclaimed Moneys held by Harvey Norman Woodville for the year 2013

| **Name and Address of Owner** | | **Amount $** | **Dividend Payment** | **Date** |
| --- | --- | --- | --- | --- |
| Sian Burgess | 2/5 Goodall Drive, Mawson Lakes, SA 5095 | 39.00 | Refund | 30/05/2013 |
| Kaur | 260 Days Road, Feerryden Park, SA 5010 | 35.00 | Refund | 28/09/2013 |
| Cathal Mcalinden | 237 Military Road, Henley Beach, SA 5022 | 90.00 | Refund | 22/06/2013 |
| David Axford | PO Box 37, Bute, SA 5560 | 99.00 | Refund | 3/02/2013 |
| Pina Fitzharris | 627 Milne Road, Tea Tree Gully, SA5091 | 87.00 | Refund | 21/06/2013 |
| Glennis Kaea | 42 leigh Terrace, Rosewater, SA 5013 | 40.00 | Refund | 18/05/2013 |

Dated: 27 July 2020

Samantha Dennis

Administration Manager

Harvey Norman Woodville

**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

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