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**THE SOUTH AUSTRALIAN**

**GOVERNMENT GAZETTE**

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# Governor’s Instruments

## Appointments

Department of the Premier and Cabinet

Adelaide, 22 July 2021

His Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Government Financing Advisory Board, pursuant to the provisions of the Government Financing Authority Act 1982:

Member: from 26 July 2021 until 25 July 2024

Susan Jane Crago

Stephen Mark Day

By command,

Steven Spence Marshall

Premier

T&F21/057CS

Department of the Premier and Cabinet

Adelaide, 22 July 2021

His Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Water Corporation Board, pursuant to the provisions of the South Australian Water Corporation Act 1994:

Director: from 3 August 2021 until 2 August 2024

Andrew Vernon Fletcher

Chair: from 3 August 2021 until 2 August 2024

Andrew Vernon Fletcher

By command,

Steven Spence Marshall

Premier

21EWSAWCS0001

## Emergency Management Act 2004

Section 23

*Approval of the Governor of Extension of a Major Emergency Declaration*

*Recital*

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

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

- On 2 April 2020 for a period of 28 days to commence on 4 April 2020.

- On 30 April 2020 for a period of 28 days to commence on 2 May 2020.

- On 28 May 2020 for a period of 28 days to commence on 30 May 2020.

- On 27 June 2020 for a period of 28 days to commence on 27 June 2020.

- On 23 July 2020 for a period of 28 days to commence on 25 July 2020.

- On 20 August 2020 for a period of 28 days to commence on 22 August 2020.

- On 17 September 2020 for a period of 28 days to commence on 19 September 2020.

- On 15 October 2020 for a period of 28 days to commence on 17 October 2020.

- On 12 November 2020 for a period of 28 days to commence on 14 November 2020.

- On 10 December 2020 for a period of 28 days to commence on 12 December 2020.

- On 6 January 2021 for a period of 28 days to commence on 9 January 2021.

- On 4 February 2021 for a period of 28 days to commence on 6 February 2021.

- On 4 March 2021 for a period of 28 days to commence on 6 March 2021.

- On 1 April 2021 for a period of 28 days to commence on 3 April 2021.

- On 29 April 2021 for a period of 28 days to commence on 1 May 2021.

- On 27 May 2021 for a period of 28 days to commence on 29 May 2021.

- On 24 June 2021 for a period of 28 days to commence 26 June 2021.

PURSUANT to section 23(2) of the Act and with the advice and consent of the Executive Council, I NOW approve a further extension of the Declaration for a period of 28 days commencing on 24 July 2021.

Given under my hand and the Public Seal of South Australia at Adelaide on Thursday, 22 July 2021.

Hieu van Le

Governor

## Proclamations

South Australia

### Statutes Amendment (Recommendations of Independent Inquiry into Child Protection) Act (Commencement) Proclamation 2021

**1—Short title**

This proclamation may be cited as the *Statutes Amendment (Recommendations of Independent Inquiry into Child Protection) Act (Commencement) Proclamation 2021*.

**2—Commencement of Act**

The [*Statutes Amendment (Recommendations of Independent Inquiry into Child Protection) Act 2021*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Statutes%20Amendment%20(Recommendations%20of%20Independent%20Inquiry%20into%20Child%20Protection)%20Act%202021) (No 14 of 2021) comes into operation on 2 August 2021.

**Made by the Governor**

with the advice and consent of the Executive Council

on 22 July 2021

## Regulations

South Australia

### Planning, Development and Infrastructure (General) (Application of Act) Variation Regulations 2021

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 (General) (Application of Act) Variation Regulations 2021*.

**2—Commencement**

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

**3—Variation provisions**

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

**Part 2—Variation of *Planning, Development and Infrastructure (General) Regulations 2017***

**4—Variation of regulation 3A—Application of Act (section 8)**

 (1) Regulation 3A(3a)—delete subregulation (3a) and substitute:

 (3a) Pursuant to section 8(2)(b) of the Act, section 215 of the Act applies with the following prescribed variation during the period from the commencement of this subregulation until the designated day:

Section 215—after subsection (4) insert:

 (5) Subsection (4) does not apply to prevent—

 (a) a person who operates a shop used primarily for the sale of foodstuffs by retail from—

 (i) loading or unloading goods at the shop at any time; or

 (ii) opening the shop to the public at any time; or

 (b) a person who owns, controls or operates premises of a kind specified by the Chief Executive by notice published on the SA planning portal from loading or unloading goods at the premises at any time.

 (2) Regulation 3A(4), definition of ***designated day***—delete the definition and substitute:

***designated day*** means the earlier of the following days:

 (a) the day designated by the Minister by notice in the Gazette;

 (b) 30 September 2021;

**5—Insertion of regulation 53A**

After regulation 53 insert:

**53A—Periods under regulation 53**

 (1) This regulation applies if—

 (a) an application seeks planning consent; and

 (b) the proposed development is to be assessed under section 107 or 110 of the Act; and

 (c) notice of the application for planning consent must be given under section 107(3)(a) or 110(2)(a) of the Act; and

 (d) at the commencement of this regulation, a notice required under section 107(3)(a) or 110(2)(a) of the Act has not been given.

 (2) If the relevant day (within the meaning of regulation 53(2)) is before the commencement of this regulation and the relevant period has ended before that commencement, the days between the commencement of this regulation and the designated day (inclusive) do not count towards the period referred to in regulation 53(1)(g).

 (3) If the relevant day (within the meaning of regulation 53(2)) is before the commencement of this regulation and the relevant period has not ended before that commencement, the business days between the commencement of this regulation and the designated day (inclusive) do not count towards the relevant period (and the period referred to in regulation 53(1)(g) then follows).

 (4) If the relevant day (within the meaning of regulation 53(2)) is between the commencement of this regulation and the designated day, the relevant period commences on the designated day (and the period referred to in regulation 53(1)(g) then follows).

 (5) This regulation will expire on the designated day.

 (6) In this regulation—

***designated day*** has the same meaning as in regulation 3A(4);

***relevant period*** means the period referred to in regulation 53(1)(b) or (c) (as the case requires).

**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 22 July 2021

No 111 of 2021

# State Government Instruments

## Gambling Administration Act 2019

South Australia

**Gambling Administration Guidelines (Facial Recognition System Providers) Notice 2021**

under section 17 of the *Gambling Administration Act 2019*

**1—Short title**

This notice may be cited as the *Gambling Administration Guidelines (Facial Recognition System Providers) Notice 2021*.

***Note—***

This notice is made under the *Gambling Administration Act 2019*.

**2—Commencement**

(1) This notice comes into operation on the date this notice is published in theGazette.

(2) The Gambling Administration Guidelines Notice 2020—Facial Recognition System Requirements published in a South Australian Supplementary Gazette (No. 94 of 2020) on 4 December 2020 at pages 5606-5613 is revoked.

**3—Gambling Administration Guidelines**

(1) This notice sets out the Gambling Administration Guidelines for providers of facial recognition systems and is issued by the Liquor and Gambling Commissioner under section 17 of the *Gambling Administration Act 2019* for the purposes of section 40D of the *Gaming Machines Act 1992* and section 40D of the *Casino Act 1997*.

**Gambling Administration Guidelines—Facial Recognition System Providers**

**1 Introduction**

Under section 40D of the *Gaming Machines Act 1992* and section 40D of the *Casino Act 1997*, the Liquor & Gambling Commissioner (the Commissioner) may approve a system to be operated by certain licensees that enables the facial image of a person who is entering a gaming area to be recognised, identified and recorded (***a facial recognition system***).

The Commissioner must not approve a facial recognition system unless the system complies with any requirements prescribed by the *Gaming Machines Regulations 2020*, *Casino Regulations 2013* and is able to be operated in accordance with any Gambling Administration Guidelines issued by the Commissioner under section 17 of the *Gambling Administration Act 2019*.

The Commissioner has no objection to this material being reproduced but asserts the rights to be recognised as author of its original material and the right to have its material remain unaltered.

**2 Overview**

These guidelines are intended to guide the developers and providers of facial recognition technology with the requirements for submitting biometric systems to the Commissioner for evaluation and approval to enable installation in certain South Australian gaming venues which when used for the purpose of identifying a barred person entering or who has entered a gaming area, must:

(a) accurately take account of physical variances in facial features;

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

(c) only be operated in accordance with any technical requirements, security requirements and any other criteria as determined by the Commissioner.

It is not the purpose of these guidelines to mandate a solution or limit technology. However, any matters arising from the evaluation of a facial recognition system not covered by these guidelines will be considered for approval at the discretion of the Commissioner.

These guidelines are also a valuable document for informing parties contracted to install such systems about how fixed video capturing devices or legacy devices used in connection with such systems should be installed and operated.

**3 Terms used in these guidelines**

(1) In these guidelines, unless the contrary appears—

(a) ***barred person*** means:

(i) in relation to the holder of a gaming machine licence under the *Gaming Machines Act 1992*—

A. a person subject to a barring order made under Part 6 of the *Gambling Administration Act 2019*;

(ii) in relation to the holder of the casino licence under the *Casino Act 1997*—

B. a person subject to a barring order made under Part 6 of the *Gambling Administration Act 2019*;

C. a person subject to a barring order made under Part 4 Division 7 of the *Casino Act 1997*;

(b) ***barring order*** means an order doing any one or more of the following:

(i) barring a person from taking part in specified gambling activities or gambling activities of a specified class;

(ii) barring a person from entering or remaining in the whole or a part of—

A. specified premises; or

B. a specified class of premises,

where gambling activities are or may be undertaken;

(iii) barring a person from a prescribed place or a place of a prescribed class or from engaging in a prescribed activity or an activity of a prescribed class;

(c) ***CBS*** means Consumer and Business Services;

(d) ***facial recognition system*** means a biometric technology capable of identifying or verifying a natural person using a digital image or a video frame captured from a fixed video source;

(e) ***facial recognition technology provider*** (system provider) means:

(i) an entity which administers a facial recognition system, approved by the Commissioner for the purposes of the *Gaming Machines Act 1992* or *Casino Act 1997*; and

(ii) has entered into a contract or agreement with a gambling provider to provide an approved facial recognition system; and

(iii) is a party to an executed Data Sharing Agreement with the Liquor and Gambling Commissioner of South Australia.

(f) ***gambling provider*** means:

(i) the holder of a gaming machine licence issued under the *Gaming Machines Act 1992*; and

(ii) the holder of the casino licence granted under the *Casino Act 1997*.

**4 Facial Recognition Technology—Provider Requirements**

(1) This part applies to the entity which seeks to enter into a Data Sharing Agreement with the Commissioner governing access to barred person data for a relevant premises.

(2) A facial recognition system operated by a gambling provider that enables the facial image of a person to be recognised, identified and recorded for the purposes of the *Gaming Machines Act 1992* or *Casino Act 1997* must be approved by the Commissioner before a facial recognition system provider (system provider) can be engaged to provide such services by a gambling provider.

(3) Data disseminated, collected or exchanged with a system provider for these purposes must be stored on-shore and cannot be exported off-shore or used in other applications.

(4) A system provider will only be granted access to the barring data held by CBS for the relevant premises after the gambling provider has submitted to the Commissioner evidence of engagement with the system provider.

(5) Any changes to the use of this data or contracted period of engagement with a gambling provider must be approved by the Commissioner.

(6) A system provider must not disclose or share any information or data about barred persons collected by an approved system other than to the South Australian gambling provider who has engaged the services of the system provider or the Commissioner.

(7) A system provider must, in the form and manner determined by the Commissioner, advise the gambling provider and the Commissioner of any unplanned outages that have impacted on the ability of an approved system to identify barred persons.

(8) A system provider must make all reasonable efforts to ensure that any malfunction of an approved system is repaired as soon as practicable after the malfunction is discovered.

(9) As soon as the gambling provider or system provider becomes aware that a video capture device, software or GUI has malfunctioned, reasonable steps must be taken to have the video capture device, software or GUI repaired, replaced or take such other measures to protect the subject activity. For example, additional employee monitoring of the gaming area.

(10) Scheduled maintenance of an approved facial recognition system, including any video capture device, software or GUI must be planned and undertaken at a time of day where the risk of a barred person being able to gain entry to a gaming area is minimised.

(11) A system provider must within 7 days of becoming a party to any other Facial Verification or Matching System granted by the Commonwealth of Australia notify the Commissioner of that engagement.

(12) Failure to comply with this part, may result in the approval of the system being revoked.

**5 Facial Recognition Technology—Installation Requirements**

(1) This part applies to an entity contracted by the gambling provider, system provider or the system provider directly (as applies) for the installation of hardware including computer peripherals, servers, fixed video capturing devices or modifications to devices used in connection with a legacy surveillance system (referred to in this part as a “device”), which are to be connected to an approved facial recognition system.

(2) The installation of any device to be used or connected to an approved facial recognition system:

(a) in relation to the gaming area of licensed premises under the *Gaming Machines Act 1992*:

(i) is not required to be undertaken by a person licensed under the Act. However, this does not obviate the person from holding the necessary trade credentials to perform this type of work.

(b) in relation to the gaming areas of the casino premises under the *Casino Act 1997*, may only be installed by:

(i) a person who has been notified to the Commissioner as a ‘Special Employee’ in accordance with section 28 of the *Casino Act 1997*; or

(ii) a person employed or engaged by the system provider under the supervision of a person who has been notified to the Commissioner as a ‘Special Employee’. This does not however, obviate the person employed or engaged by the system provider from holding the necessary trade credentials to perform this type of work.

(3) Any device which is installed or utilised by the system to capture the facial image of a person entering or who has entered the gaming area **must** be located on the licensed premises:

(a) in such manner which affords the best opportunity for the facial image of each person entering or who has entered the gaming area to be captured; and

(b) be positioned to allow for changes in external and internal lighting conditions or where poor lighting conditions are generally present.

(4) Licensees may wish to consider the installation and use of such devices to provide secondary coverage of the gaming area to enable the system to identify a barred person who has not been identified when entering the gaming area for example due to the design of the entry to the gaming area or where a barred person takes steps to avoid detection.

(5) Any equipment (including monitors, screens, tablets, smartphones or similar) used on the licensed premises to receive “PUSH” notifications, alerts or to display the facial images of persons identified by the system—

(a) in relation to the gaming area of licensed premises under the *Gaming Machines Act 1992*—

(i) must only be acknowledged and accessed by a person notified to the Commissioner as a gaming manager or gaming employee as required under Schedule 1 clause (ma) of the *Gaming Machines Act 1992*; or

(ii) to persons acting on behalf of the approved industry body with whom the licensee has entered into a responsible gambling agreement; and

(iii) must neither be accessible by, nor visible to, members of the general public;

(b) in relation to the gaming areas of the casino premises under the *Casino Act 1997*—

(i) must only be acknowledged and accessed by a person notified to the Commissioner as a ‘Special Employee’ under Part 4 Division 2 of the *Casino Act 1997*; and

(ii) must neither be accessible by, nor visible to, members of the general public.

(6) The holder of a gaming machine licence commits an offence if any device which is used on the licensed premises to receive alerts or to display the facial images of persons identified by a facial recognition system is allowed to be accessible by or visible to, members of the general public.

(7) System providers should be mindful of the placement of monitors or tablets behind service or bar areas etc. which could inadvertently allow FRT alerts or images to viewed by members of the general public and relocate as necessary.

(8) While the use of facial recognition technology is a mandatory requirement for certain licence holders, it is not meant to be a total replacement for the management of barred persons, but rather a valuable tool to assist licensees with their responsible gambling obligations.

(9) Failure to comply with this part, may result in disciplinary action being taken against the licensee or the approval of the system being revoked.

**6 Facial Recognition Technology—System Requirements**

(1) A facial recognition system submitted for approval by the Commissioner and to be operated in accordance with these guidelines must be capable of identifying or verifying the physical features of a natural person’s face using a digital image captured from a fixed video source.

(2) A facial recognition system will generally for this purpose consist of:

(a) one or more fixed video capturing devices;

(b) one or more CPU running proprietary software, including complex algorithm(s), that identify and compare points or surfaces of a person’s face and features;

(c) a graphical user interface (GUI) to view and manage the capturing of images for the purpose of identification; and

(d) be hosted on-premises, in the cloud or a hybrid on-premises and cloud-based host.

(3) The system must be able to make multiple ‘GET’ requests via a secure webservice with an authentication header for each request.

(4) The system solution must be able to utilise ‘Hypertext Transfer Protocol Secure’ (HTTPS).

(5) The system must be able to ‘CONSUME’ barred person data, returned in JavaScript Object Notation (JSON) format, that includes the following data:

(a) Venue name

(b) Venue ID

(c) Licensee name

(d) Barred patron details—

(i) Given name

(ii) Family name

(iii) Full name

(iv) Date barred from

(v) Date barred to

(e) Images—

(i) Identification reference

(ii) Name

(iii) Extension

(iv) Image content

(6) The system must be able to purge all data related to a barred person once a barring has been revoked through the CBS Host or is no longer active.

(7) The system must be able to record the date and time of day that a person identified by the system as a barred person was first:

(a) detected entering a gaming area by the system; and

(b) approached in-person by an authorised employee of the gambling provider for the purpose of identity confirmation.

(8) The system must be able to ‘POST’ usage data to the CBS Host using a secure webservice on a daily basis, providing as a minimum the following data:

(a) Venue ID

(b) Venue Name

(c) number of faces identified in that day

(d) number of barred persons identified in that day

(e) time taken (recorded in milliseconds) between detection by the system of a suspect barred person and first contact acknowledged

(f) incidents of system downtime.

(9) The system must ensure that facial images, barred person data, or usage data, is protected by access authentication control and is encrypted when at rest and in transit.

(10) The system must have the ability to send non-identifiable ‘PUSH’ notifications to a secure device by email, SMS or both, to an authorised employee of the gambling provider who is on duty or is responsible for a gaming area, for the purpose of making them aware a suspected barred person is entering the gaming area.

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

(12) It is a requirement that a gambling provider which operates an approved facial recognition system must, at intervals not greater than every 12 months, verify that the system and any devices attached to the system are operating correctly.

(13) A system provider may, if available, provide a gambling provider with optional diagnostic tools to assist with achieving compliance with clause (12) to allow the gambling provider to:

(a) verify that the system is able to identify a person that is entering or who has entered the gaming area where the facial image has been recorded within the system; and

(b) verify the operation of any device used on the licensed premises to receive alerts or to display the facial images of persons identified by the system; and

(c) confirming that fixed video capturing devices operated in connection with the system only record the facial images of person’s that have entered or are entering the gaming area.

(14) Failure to comply with this part, may result in the approval of the system being revoked.

**7 Completing an application**

(1) Facial recognition technology providers seeking approval for the deployment and use of facial recognition systems in Hotels and Clubs in South Australia and the Adelaide Casino, must submit an application seeking approval of the system to Consumer and Business Services (CBS).

(2) Facial recognition technology providers seeking approval for the deployment and use of facial recognition systems at the Adelaide Casino must also satisfy the Commissioner that the system submitted for approval has been selected by the casino licensee as suitable for deployment at the Adelaide Casino.

(3) Applications must be made using the online application form, available from the CBS website at [cbs.sa.gov.au](https://www.cbs.sa.gov.au/) and be accompanied by the prescribed fee.

(4) Applications must contain the following elements:

(a) the date of the submission;

(b) the full name of the system provider, address for service, address of the principal place of business;

(c) a declaration by the person/s responsible for the submission that the information submitted is true and correct;

(d) the details of where technical enquires regarding the submission may be directed;

(e) the registered business identification number and address of the entity (for example an ABN if registered in Australia or NZBN if registered in New Zealand);

(f) a company extract supported by written text explaining the corporate structure of the entity, in particular in relation to parent or holding companies, subsidiaries, other associated companies, directors and major shareholders;

(g) the details of—

(i) any licence or approval applied for or held by the entity, or a holding, parent or subsidiary company of the entity, for the approval and deployment of facial recognition technology in any other State, a Territory of the Commonwealth or New Zealand; and

(ii) any refusal to grant or renew any such licence or approval; and

(iii) any suspension, cancellation or revocation of, or other disciplinary action in respect of, any such licence or approval; and

(iv) details of a where the solution is currently in operation;

(h) the details of the system providers technical expertise in the deployment of facial recognition technology;

(i) a description of the product being submitted and the intent of the submission;

(j) system architecture diagram and description on how the facial recognition system is intended to be operated within a business;

(k) details of the facial recognition algorithm(s) and associated independent testing data;

(l) a copy of the data breach response plan including safeguards or controls within the system to guard against misuse, unauthorised access or sharing of information; and

(m) details of any independent penetration testing of the system, particularly in relation to the security of stored barred person data.

(5) A system provider must also enter into a Data Sharing Agreement with the Commissioner to facilitate the exchange of information between the parties for the proper administration of relevant laws and policies.

(6) Any test reports provided in support of an application must contain the testing body’s name, accreditation details, the name of the individual who conducted the testing, a description of what was tested, how it was tested (photos may be required) and the test results.

(7) All submission documentation and electronic media must be labelled with the company name, the product name, the product version and the submission date. Resubmissions must also include the resubmission number (e.g. version 2). Version numbers are to be unique and any change to an already approved submission should require this unique version number to change.

(8) As part of the assessment process the Commissioner may request a demonstration of the system to assist in making a determination.

(9) Any enhancements, changes or bug-fixes to a system being evaluated or an approved system, must be notified to the Commissioner in writing and approved before deployment.

(10) The approval of a facial recognition system for these purposes may be varied or revoked by the Commissioner in accordance with section 40D of the *Gaming Machines Act 1992* or section 40D of the *Casino Act 1997*.

**8 Software components of application**

(1) An application which includes the approval of software to be operated in connection with a facial recognition system must be in English.

(2) The application must include a list of all known unresolved issues, bugs and incidents. This list must be comprehensive and include any issues identified with previous versions which have not been resolved with the current version, even if these issues have been previously notified to CBS.

**9 Hardware components of applications**

(1) An application which includes the approval or installation of hardware to be operated in connection with a facial recognition system must be in English.

(2) The application must include all relevant technical details, specifications and datasheets pertaining to all components of the facial recognition system (including video capturing devices, CPU, system backend, etc.).

(3) The application must include the details of any specific hardware to be operated in connection with the solution (including off the shelf or proprietary hardware).

**10 References**

[*Gambling Administration Act 2019*](https://www.legislation.sa.gov.au/LZ/C/A/GAMBLING%20ADMINISTRATION%20ACT%202019.aspx)

[*Gaming Machines Act 1992*](https://www.legislation.sa.gov.au/LZ/C/A/GAMING%20MACHINES%20ACT%201992.aspx)

[*Gaming Machine Regulations 2020*](https://www.legislation.sa.gov.au/LZ/C/R/GAMING%20MACHINES%20REGULATIONS%202020.aspx)

[*Casino Act 1997*](https://www.legislation.sa.gov.au/LZ/C/A/CASINO%20ACT%201997.aspx)

[*Casino Regulations 2013*](https://www.legislation.sa.gov.au/LZ/C/R/CASINO%20REGULATIONS%202013.aspx)

**Notes**

1. The Gambling Administration Guidelines Notice 2020—Facial Recognition System Requirements was published in a South Australian Supplementary Government Gazette on 4 December 2020 (No, 94 of 2020) at pages 5606-5613.

2. Notice of intention to revoke these guidelines was given on 16 June 2021.

3. The Gambling Administration Guidelines Notice 2020—Facial Recognition System Requirements is hereby revoked with effect from the date that the Gambling Administration Guidelines Gambling Administration Guidelines (Facial Recognition System Providers) Notice 2021 is published in the South Australian Government Gazette.

Dated: 19 July 2021

Dini Soulio

Liquor and Gambling Commissioner

Gambling Administration Act 2019

South Australia

**Gambling Administration Guidelines (Facial Recognition Systems—Casino Licence) Notice 2021**

under section 17 of the *Gambling Administration Act 2019*

**1—Short title**

This notice may be cited as the *Gambling Administration Guidelines (Facial Recognition Systems—Casino Licence) Notice 2021*.

***Note—***

This notice is made under the *Gambling Administration Act 2019*.

**2—Commencement**

(1) This notice comes into operation on the date this notice is published in the Gazette.

(2) The Gambling Administration Guidelines Notice 2020—Facial Recognition System Requirements published in a South Australian Supplementary Gazette (No. 94 of 2020) on 4 December 2020 at pages 5606*-*5613 is revoked.

**3—Gambling Administration Guidelines**

(1) This notice sets out the Gambling Administration Guidelines for the operation of a facial recognition system by the holder of the Casino Licence and is issued by the Liquor and Gambling Commissioner under section 17 of the *Gambling Administration Act 2019* for the purposes of section 40D of the *Casino Act 1997*.

**Gambling Administration Guidelines—Facial Recognition Systems—Casino Licence**

**1 Introduction**

Under section 40D of the *Casino Act 1997*, the Liquor & Gambling Commissioner (the Commissioner) may approve a system to be operated by the casino licensee that enables the facial image of a person who is entering a gaming area on the casino premises to be recognised, identified and recorded (***a facial recognition system***).

The Commissioner must not approve a facial recognition system unless the system complies with any requirements prescribed by the *Casino Regulations 2013* and is able to be operated in accordance with any Gambling Administration Guidelines issued by the Commissioner under section 17 of the *Gambling Administration Act 2019*.

The Commissioner has no objection to this material being reproduced but asserts the rights to be recognised as author of its original material and the right to have its material remain unaltered.

**2 Overview**

Facial recognition technology is one of many biometric technologies that can be used to identify a natural person.

A facial recognition system which is to be operated by the casino licensee to identify a person subject to a barring order must be capable of identifying or verifying the physical features of a natural person’s face using a digital image captured from a fixed video source.

A facial recognition system will generally for this purpose consist of:

(a) one or more fixed video capturing devices;

(b) one or more CPU running proprietary software, including complex algorithm(s), that identify and compare points or surfaces of a person’s face and features;

(c) a graphical user interface (GUI) to view and manage the capturing of images for the purpose of identification; and

(d) be hosted on*-*premises, in the cloud or a hybrid on*-*premises and cloud*-*based host.

These guidelines provide information about how fixed video capturing devices and associated equipment should be installed or legacy devices modified when used in connection with facial recognition systems.

System developers and parties contracted to install such systems should refer to the separate **Gambling Administration Guidelines—Facial Recognition System Providers**, which is available on the CBS website, for the requirements for submitting biometric systems to the Commissioner for evaluation and approval.

**3 Terms used in these guidelines**

(1) In these guidelines, unless the contrary appears—

(a) ***barred person*** means:

(i) a person subject to a barring order made under Part 6 of the *Gambling Administration Act 2019*;

(ii) a person subject to a barring order made under Part 4 Division 7 of the *Casino Act 1997*;

(b) ***barring order*** means an order doing any one or more of the following:

(i) barring a person from taking part in specified gambling activities or gambling activities of a specified class;

(ii) barring a person from entering or remaining in the whole or a part of—

A. specified premises; or

B. a specified class of premises,

where gambling activities are or may be undertaken;

(iii) barring a person from a prescribed place or a place of a prescribed class or from engaging in a prescribed activity or an activity of a prescribed class;

(c) ***casino licence*** means the holder of the casino licence granted under the *Casino Act 1997*;

(d) ***CBS*** means Consumer and Business Services;

(e) ***facial recognition system*** means a biometric technology capable of identifying or verifying a natural person using a digital image or a video frame captured from a fixed video source;

(f) ***facial recognition technology provider*** (system provider) means:

(i) an entity which administers a facial recognition system, approved by the Commissioner for the purposes of the *Casino Act 1997*; and

(ii) has entered into a contract or agreement with the casino licensee to provide an approved facial recognition system; and

(iii) is a party to an executed Data Sharing Agreement with the Liquor and Gambling Commissioner of South Australia.

(g) ***inspector*** has the same meaning as Part 4 of the *Gambling Administration Act 2019*.

**4 Facial Recognition System—Operator Requirements**

(1) It is a condition of the casino licence that the casino licensee must, for the purposes of identifying barred persons entering a gaming area, operate a facial recognition system which has been approved by the Commissioner.

(2) The casino licensee must only use a facial recognition system which has been approved by the Commissioner under section 40D of the *Casino Act 1997* and must be operated in accordance with regulation 10 of the *Casino Regulations 2013*.

(3) The casino licensee must enter into a formal engagement agreement with an approved system provider before access to barring data held by CBS will be granted.

(4) The casino licensee will be responsible for providing CBS with the details of any variations or updates to the engagement agreement during the contracted engagement period.

(5) The casino licensee must ensure that an approved facial recognition system is always in operation when gaming operations are able to be conducted on the licensed premises.

(6) As required by the *Casino Regulations 2013* and in addition to, data collected by a facial recognition system operated by the casino licensee for these purposes must not be used for or in connection with the following:

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

(b) customer loyalty or reward programs;

(c) a lottery within the meaning of the *Lotteries Act 2019*;

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

(e) any other purpose other than what is approved by these guidelines unless specified approval has been given to the casino licensee by the Commissioner.

(7) As required by the *Casino Regulations 2013*, any facial images or any data recorded by the facial recognition system that identifies a person (other than a barred person), must not be retained by the casino licensee or on the facial recognition system operated on behalf of the casino licensee after 72 hours of being recorded by the system.

(8) A security and surveillance system approved by the Commissioner in accordance with section 38(1)(b) of the *Casino Act 1997*—

(a) may be used by the casino licensee to record the date and time of day that a person identified by the facial recognition system as a suspected barred person was first:

(i) detected entering a gaming area by the system; and

(ii) approached in*-*person by an authorised employee of the casino licensee for the purpose of identity confirmation; and

(b) may be used by the casino licensee to notify an authorised employee of the casino licensee who is on duty or is responsible for controlling entry to the casino premises, for the purpose of making them aware a suspected barred person is entering the casino premises; and

(c) may be used to ‘POST’ usage data, which is protected by access authentication control and is encrypted when at rest and in transit, to the CBS Host using a secure webservice.

(9) The casino licensee must ensure that any “PUSH” notifications displayed on equipment connected to the system (including monitors, screens, tablets, smartphones or similar) and used on the casino premises to receive alerts of persons identified by the system:

(a) must only be acknowledged or accessed by a person notified to the Commissioner as a ‘Special Employee’ under Part 4 Division 2 of the *Casino Act 1997*; and

(b) must neither be accessible by, nor visible to, members of the general public.

(10) The licensee must, at intervals not greater than every 12 months:

(a) verify that the system is able to identify a person entering or who has entered the gaming area where the facial image has been recorded within the system; and

(b) verify the operation of any device used on the licensed premises to receive alerts or to display the facial images of persons identified by the system; and

(c) make a record of the relevant details, retaining the details for not less than 3 years.

(11) A system provider may, if available, provide the casino licensee with optional diagnostic tools to assist with achieving compliance with clause (10) to allow the licensee to:

(a) verify that the system is able to identify a person entering or who has entered the gaming area where the facial image has been recorded within the system; and

(b) verify the operation of any device used on the licensed premises to receive alerts or to display the facial images of persons identified by the system.

(12) The record required to be kept by the casino licensee for the purposes of clause (10) may be incorporated with any other operational document maintained by the licensee, but must be readily available to an Inspector on request.

**5 Facial Recognition Technology—Installation Requirements**

(1) This part applies to the installation of hardware including computer peripherals, servers, fixed video capturing devices or modifications to devices used in connection with a legacy surveillance system (referred to in this part as a “device”), which are to be connected to an approved facial recognition system.

(2) The installation of any device to be used or connected to an approved facial recognition system on the casino premises may only be installed by:

(a) a person who has been notified to the Commissioner as a ‘Special Employee’ in accordance with section 28 of the *Casino Act 1997*; or

(b) a person employed or engaged by the system provider under the supervision of a person who has been notified to the Commissioner as a ‘Special Employee’.This does not however, obviate the person employed or engaged by the system provider from holding the necessary trade credentials to perform this type of work.

(3) A device or devices installed or utilised by the system to capture the facial image of a person entering or who has entered the gaming area must be located on the casino premises:

(a) in such manner which affords the best opportunity for the facial image of each person entering or who has entered the gaming area to be captured; and

(b) be positioned to allow for changes in external and internal lighting conditions or where poor lighting conditions are generally present.

(4) The casino licensee may install and use such devices to provide secondary coverage of the gaming area to enable the system to identify a barred person who has not been identified when entering the gaming area for example due to where a barred person takes steps to avoid detection.

(5) Failure to comply with this part, may result in the approval of the system being revoked.

**6 References**

[*Gambling Administration Act 2019*](https://www.legislation.sa.gov.au/LZ/C/A/GAMBLING%20ADMINISTRATION%20ACT%202019.aspx)

[*Casino Act 1997*](https://www.legislation.sa.gov.au/LZ/C/A/CASINO%20ACT%201997.aspx)

[*Casino Regulations 2013*](https://www.legislation.sa.gov.au/LZ/C/R/CASINO%20REGULATIONS%202013.aspx)

**Notes**

1. The Gambling Administration Guidelines Notice 2020—Facial Recognition System Requirements was published in a South Australian Supplementary Government Gazette on 4 December 2020 (No. 94 of 2020) at pages 5606*-*5613.

2. Notice of intention to revoke these guidelines was given on 16 June 2021.

3. The Gambling Administration Guidelines Notice 2020—Facial Recognition System Requirements is hereby revoked with effect from the date that the Gambling Administration Guidelines Gambling Administration Guidelines (Facial Recognition System Casino Licence) Notice 2021 is published in the South Australian Government Gazette.

Dated: 19 July 2021

Dini Soulio

Liquor and Gambling Commissioner

Gambling Administration Act 2019

South Australia

**Gambling Administration Guidelines (Facial Recognition Systems—Gaming Machine Licence) Notice 2021**

under section 17 of the *Gambling Administration Act 2019*

**1—Short title**

This notice may be cited as the *Gambling Administration Guidelines (Facial Recognition Systems—Gaming Machine Licence) Notice 2021*.

***Note—***

This notice is made under the *Gambling Administration Act 2019*.

**2—Commencement**

(1) This notice comes into operation on the date this notice is published in the Gazette.

(2) The Gambling Administration Guidelines Notice 2020—Facial Recognition System Requirements published in a South Australian Supplementary Gazette(No. 94 of 2020) on 4 December 2020 at pages 5606-5613 is revoked.

**3—Gambling Administration Guidelines**

(1) This notice sets out the Gambling Administration Guidelines for the operation of a facial recognition system by the holder of a gaming machine licence and is issued by the Liquor and Gambling Commissioner under section 17 of the *Gambling Administration Act 2019* for the purposes of section 40D of the *Gaming Machines Act 1992*.

**Gambling Administration Guidelines—Facial Recognition Systems—Gaming Machine Licence**

**1 Introduction**

Under section 40D of the *Gaming Machines Act 1992*, the Liquor & Gambling Commissioner (the Commissioner) may approve a system to be operated by certain licensees that enables the facial image of a person who is entering a gaming area to be recognised, identified and recorded (***a facial recognition system***).

The Commissioner must not approve a facial recognition system unless the system complies with any requirements prescribed by the *Gaming Machines Regulations 2020* and is able to be operated in accordance with any Gambling Administration Guidelines issued by the Commissioner under section 17 of the *Gambling Administration Act 2019*.

The Commissioner has no objection to this material being reproduced but asserts the rights to be recognised as author of its original material and the right to have its material remain unaltered.

**2 Overview**

Facial recognition technology is one of many biometric technologies that can be used to identify a natural person.

A facial recognition system which is to be operated in a South Australian hotel or club to identify a person subject to a barring order must be capable of identifying or verifying the physical features of a natural person’s face using a digital image captured from a fixed video source.

A facial recognition system will generally for this purpose consist of:

(a) one or more fixed video capturing devices;

(b) one or more CPU running proprietary software, including complex algorithm(s), that identify and compare points or surfaces of a person’s face and features;

(c) a graphical user interface (GUI) to view and manage the capturing of images for the purpose of identification; and

(d) be hosted on-premises, in the cloud or a hybrid on-premises and cloud-based host.

These guidelines are intended to inform gaming machine licence holders about how fixed video capturing devices and associated equipment should be installed or legacy devices modified when used in connection with facial recognition systems.

System developers and parties contracted to install such systems should refer to the separate **Gambling Administration Guidelines—Facial Recognition System Providers**, which is available on the CBS website, for the requirements for submitting biometric systems to the Commissioner for evaluation and approval.

**3 Terms used in these guidelines**

(1) In these guidelines, unless the contrary appears—

(a) ***barred person*** means a person subject to a barring order made under Part 6 of the *Gambling Administration Act 2019*;

(b) ***barring order*** means an order doing any one or more of the following:

(i) barring a person from taking part in specified gambling activities or gambling activities of a specified class;

(ii) barring a person from entering or remaining in the whole or a part of—

A. specified premises; or

B. a specified class of premises,

where gambling activities are or may be undertaken;

(iii) barring a person from a prescribed place or a place of a prescribed class or from engaging in a prescribed activity or an activity of a prescribed class;

(c) ***CBS*** means Consumer and Business Services;

(d) ***facial recognition system*** means a biometric technology capable of identifying or verifying a natural person using a digital image or a video frame captured from a fixed video source;

(e) ***facial recognition technology provider*** (system provider) means:

(i) an entity which administers a facial recognition system, approved by the Commissioner for the purposes of the *Gaming Machines Act 1992*; and

(ii) has entered into a contract or agreement with a gaming machine licence holder to provide an approved facial recognition system; and

(iii) is a party to an executed Data Sharing Agreement with the Liquor and Gambling Commissioner of South Australia;

(f) ***inspector*** has the same meaning as Part 4 of the *Gambling Administration Act 2019*;

(g) ***licensee*** means the holder of a gaming machine licence.

**4 Facial Recognition System—Operator Requirements**

(1) It is a condition of a gaming machine licence that the licensee, must for the purposes of identifying barred persons entering a gaming area, operate a facial recognition system if the gaming machine licence for the premises authorises the operation of thirty (30) or more gaming machines (being a reference to the number of gaming machine entitlements affixed to a licence) any one (1) of which may be operated by the insertion of a banknote.

(2) The licensee must only use a facial recognition system which has been approved by the Commissioner under section 40D of the *Gaming Machines Act 1992* and must be operated in accordance with regulation 28 of the *Gaming Machine Regulations 2020* and licence conditions affixed to the gaming machine licence.

(3) A licensee who is not required to deploy facial recognition technology may do so to support their responsible gambling obligations provided the system has been approved by the Commissioner under section 40D of the *Gaming Machines Act 1997* and is operated in accordance with the regulation 28 of the *Gaming Machine Regulations 2020* and licence conditions affixed to the gaming machine licence.

(4) The licensee should contact an approved facial recognition system provider to discuss venue requirements and negotiate the terms of engagement. A list of approved system providers is available on the CBS website.

(5) Once a provider has been selected, the licensee must enter into a formal agreement with the system provider by completing and submitting the Confirmation of Engagement of an Approved FRT Provider by a Licensee form, which is available on the CBS website. Once received, the selected system provider will be granted access to the barring data of the relevant licensed premises held by CBS.

(6) The licensee will be responsible for providing CBS with copies of any variations or updates to the confirmation of engagement during the contracted engagement period.

(7) The licensee must ensure that an approved facial recognition system is always in operation when gaming operations are able to be conducted on the licensed premises.

(8) As required by the *Gaming Machines Regulations 2020* and in addition to, data collected by a facial recognition system operated by a licensee for these purposes must not be used for or in connection with the following:

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

(b) customer loyalty or reward programs;

(c) a lottery within the meaning of the *Lotteries Act 2019*;

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

(e) any other purpose other than what is approved in accordance with these guidelines unless specified approval has been given to the licensee by the Commissioner.

(9) As required by the *Gaming Machine Regulations 2020*, any facial images or any data recorded by the approved facial recognition system that identifies a person (other than a barred person) for these purposes, must not be retained by the licensee or on the facial recognition system operated on behalf of the licensee after 72 hours of being recorded by the system.

(10) The licensee must, at intervals not greater than every 12 months:

(a) verify that the system is able to identify a person entering or who has entered the gaming area where the facial image has been recorded within the system; and

(b) verify the operation of any device used on the licensed premises to receive alerts or to display the facial images of persons identified by the system; and

(c) make a record of the relevant details, retaining the details for not less than 3 years.

(11) A system provider may, if available, provide a licensee with optional diagnostic tools to assist with achieving compliance with clause (10) to allow the licensee to:

(a) verify that the system is able to identify a person entering or who has entered the gaming area where the facial image has been recorded within the system; and

(b) verify the operation of any device used on the licensed premises to receive alerts or to display the facial images of persons identified by the system.

(12) The record required to be kept by the licensee for the purposes of clause (10) may be incorporated with any other operational document maintained by the licensee (for example as part of a responsible gambling document provided to a licensee by an industry body), but must be readily available to an Inspector on request.

(13) The licensee must ensure that any “PUSH” notifications displayed on equipment connected to the system (including monitors, screens, tablets, smartphones or similar) and used on the licensed premises to receive alerts of persons identified by the system:

(a) must only be acknowledged and accessed by a person notified to the Commissioner as a gaming manager or gaming employee as required under Schedule 1 clause (ma) of the *Gaming Machines Act 1992*; or

(b) to persons acting on behalf of an approved industry body with whom the licensee has entered into a responsible gambling agreement; and

(c) must neither be accessible by, nor visible to, members of the general public.

(14) The licensee will not be considered to have contravened clause 4(13)(a) if the display of “PUSH” notifications on equipment connected to the system (including monitors, screens, tablets, smartphones or similar) are visible to other staff members by virtue of their placement in the licensed premises.

(15) A licensee that allows the display of “PUSH” notifications on equipment connected to the system (including monitors, screens, tablets, smartphones or similar) which are accessible or visible to members of the general public commits an offence being in contravention of condition (l) of the Attachment B Licence Conditions.

(16) Licensees should, in particular, be mindful of the placement of monitors or tablets behind service areas etc. which could inadvertently allow FRT alerts or images to viewed by members of the general public and relocate as necessary.

(17) While the use of facial recognition technology is a mandatory requirement for certain licence holders, it is not meant to be a total replacement for the management of barred persons, but rather a valuable tool to assist licensees with their responsible gambling obligations.

(18) Failure to comply with this part, may result in disciplinary action being taken against the licensee or the approval of the system being revoked.

**5 Facial Recognition Technology—Installation Requirements**

(1) This part applies to the installation of hardware including computer peripherals, servers, fixed video capturing devices or modifications to devices used in connection with a legacy surveillance system (referred to in this part as a “device”), which are to be connected to an approved facial recognition system.

(2) As these devices are not prescribed gaming machine components for the purposes of the *Gaming Machines Act 1992*, the installation or modification of such devices is not required to be undertaken by a person licensed under the Act. However, this does not obviate the person from holding the necessary trade credentials to perform this type of work.

(3) A device or devices installed or utilised by the system to capture the facial image of a person entering or who has entered the gaming area must be located on the licensed premises:

(a) in such manner which affords the best opportunity for the facial image of each person entering or who has entered the gaming area to be captured; and

(b) be positioned to allow for changes in external and internal lighting conditions or where poor lighting conditions are generally present.

(4) Licensees may wish to consider the installation and use of such devices to provide secondary coverage of the gaming area to enable the system to identify a barred person who has not been identified when entering the gaming area for example due to the design of the entry to the gaming area or where a barred person takes steps to avoid detection.

(5) Failure to comply with this part, may result in the approval of the system being revoked.

**6 References**

[*Gambling Administration Act 2019*](https://www.legislation.sa.gov.au/LZ/C/A/GAMBLING%20ADMINISTRATION%20ACT%202019.aspx)

[*Gaming Machines Act 1992*](https://www.legislation.sa.gov.au/LZ/C/A/GAMING%20MACHINES%20ACT%201992.aspx)

[*Gaming Machine Regulations 2020*](https://www.legislation.sa.gov.au/LZ/C/R/GAMING%20MACHINES%20REGULATIONS%202020.aspx)

**Notes**

1. The Gambling Administration Guidelines Notice 2020—Facial Recognition System Requirements was published in a South Australian Supplementary Government Gazette on 4 December 2020 (No, 94 of 2020) at pages 5606-5613.

2. Notice of intention to revoke these guidelines was given on 16 June 2021.

3. The Gambling Administration Guidelines Notice 2020—Facial Recognition System Requirements is hereby revoked with effect from the date that the Gambling Administration Guidelines Gambling Administration Guidelines (Facial Recognition System—Gaming Machine Licence) Notice 2021 is published in the South Australian Government Gazette.

Dated: 19 July 2021

Dini Soulio

Liquor and Gambling Commissioner

## 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 TitleVolume/Folio** |
| 18 Beckman Street, Plympton SA 5038 | Allotment 26 Deposited Plan 3919 Hundred of Adelaide | CT 5253/268 |

Dated: 22 July 2021

Craig Thompson

Housing Regulator and Registrar

Housing Safety Authority, SAHA

Delegate of Minister for Human Services

## Mining Act 1971

*Intention to Grant Exploration Licences*

Notice is hereby given, in accordance with Section 28(5) of the *Mining Act 1971* (SA) as in force immediately before the lodgement date stated below that the delegate of the Minister for Energy and Mining intends to grant Exploration Licences over the areas described below.

Applicant: Cu-River Mining Australia Pty Limited

Location: Kangaroo Dam area—approximately 40km southeast of Coober Pedy

Pastoral Leases: Ingomar

Term: Five years

Area in km2: 460

Reference number: 2020/00199

Lodgement Date: 12 November 2020

Applicant: Menninnie Metals Pty Ltd

Location: Kolendo area—approximately 130km west of Port Augusta

Pastoral Leases: Kolendo, Nonning, Siam

Term: Five years

Area in km2: 988

Reference number: 2020/00202

Lodgement Date: 13 November 2020

Applicant: Arkenstone Mines Pty Ltd

Location: Port Wakefield area—approximately 80km northwest of Adelaide

Term: Six years

Area in km2: 445

Reference number: 2020/00211

Applicant: Minotaur Operations Pty Ltd

Location: Yanerbie area—approximately 7km south of Streaky Bay

Term: Five years

Area in km2: 71

Reference number: 2020/00217

Lodgement Date: 25 November 2020

Applicant: Havilah Resources Limited

Location: Bumbarlow area—approximately 180km east of Leigh Creek

Pastoral Leases: Quinyambie

Term: Five years

Area in km2: 80

Reference number: 2020/00221

Lodgement Date: 1 December 2020

Applicant: Cohiba Minerals Limited and Olympic Domain Pty Ltd

Location: Andamooka Station-Pernatty Lagoon area—approximately 60km south of Andamooka

Pastoral Leases: Arcoona, Pernatty

Term: Five years

Area in km2: 120

Reference number: 2020/00228

Lodgement Date: 10 December 2020

Applicant: PepinNini Resources Curnamona Pty Ltd

Location: Yeelanna area—approximately 20km northwest of Cummins

Term: Six years

Area in km2: 284

Reference number: 2020/00229

Lodgement Date: 11 December 2020

Applicant: Renascor Resources Limited

Location: Wilgena area—approximately 30km west-northwest of Tarcoola

Pastoral Leases: Wilgena, Mulgathing

Term: Five years

Area in km2: 35

Reference number: 2020/00231

Lodgement Date: 17 December 2020

Applicant: Renascor Resources Limited

Location: Iron Baron area—approximately 80km southwest of Port Augusta

Pastoral Leases: Pandurra, Corunna, Myola/Iron Baron, Roopena

Term: Five years

Area in km2: 253

Reference number: 2020/00232

Lodgement Date: 17 December 2020

Applicant: Cu-River Mining Australia Pty Limited

Location: Mt Woods area—approximately 50km southeast of Coober Pedy

Pastoral Leases: Ingomar, McDouall Peak, Anna Creek

Term: Five years

Area in km2: 1302

Reference number: 2020/00234

Lodgement Date: 22 December 2020

Applicant: Terramin Exploration Pty Ltd

Location: Mount Pleasant area—approximately 60km east-northeast of Adelaide

Term: Five years

Area in km2: 301

Reference number: 2020/00235

Lodgement Date: 22 December 2020

Applicant: Indiana Resources Limited

Location: Wilgena area—approximately 20km southeast of Tarcoola

Pastoral Leases: Wilgena, North Well

Term: Six years

Area in km2: 362

Reference number: 2020/00236

Lodgement Date: 23 December 2020

Applicant: Lymex Tenments Pty Ltd

Location: Sheringa area—approximately 15km east of Elliston

Pastoral Leases: Chickerloo, Rocky Moor, Homes Lookout

Term: Six years

Area in km2: 628

Reference number: 2020/00238

Lodgement Date: 23 December 2020

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: 22 July 2021

C. Andrews

A/Mining Registrar

Delegate for the Minister for Energy and Mining

## Motor Vehicles Act 1959

South Australia

**Motor Vehicles (Approval of Motor Bikes and Motor Trikes) Notice 2021 No 5**

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 2021*.

**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** |
| --- | --- | --- | --- | --- |
| **EVOKE** | URBAN S |  | 2020-current | Electric |
|  | URBAN CLASSIC |  | 2020-current | Electric |
| **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 |
|  | LEON | Leoncino 500 | 2018-20 | 500 |
|  | P10 | BN 302 | 2015 on | 300 |
|  | P18 | LEONCINO 500 | 2017 on | 500 |
|  | P18 | LEONCINO 500 TRAIL | 2018 on | 500 |
|  | P18P16 | BENELLITRK502 | 20172017 | 500500 |
|  | 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 |
|  | FUPA RR E3 | RR390 31 & RR390 16 | 2016-17 | 386 |
|  | FUPA RR E3 | RR430 32 & RR430 17 | 2016-17 | 431 |
|  | FUPA RR E3 | RR480 33 & RR480 18 | 2016-17 | 478 |
|  | FUPA E5 | E5 00 | 2015 | 293 |
|  | FUPA E5 | E8/03 | 2016/17 | 293 |
|  | BETA | FUPA RR E3 | 2018 | 293 |
|  | BMA RR | RR350 15 | 2018 | 349 |
|  | BMA RR | RR390 16 | 2018 | 386 |
|  | BMA RR | RR430 17 | 2018 | 431 |
|  | BMA RR | RR480 18 | 2018 | 478 |
|  | XTRAINER 300 2T | XTRAINER 300 2T | 2019 | 293 |
| **BMW** | C400X | 0C09/C400X | 2018-20 | 350 |
|  | C650 | C600 SPORT | ALL | 647 |
|  | 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 |
| **BUELL** | Blast | STREET FIGHTER | 2002-07 | 491 |
| **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 |
|  | EC Series | EC300 | 2001-current | 293 |
|  | EC Series | EC350F | 2021-current | 350 |
|  | 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 |
| **HONDA** | 600V TRANSALP | 600V  | 1988 | 583 |
|  | BROS | BROS | 1992 | 399 |
|  | C70 | DREAM | pre 1970 | 305 |
|  | CB300R | CBF300NA | 2018-20 | 286 |
|  | CB300 (FA) | CB300FA | 2014-17 | 286 |
|  | CB350 | CB350 | 1969 | 348 |
|  | CB350F | CB350F | 1973 | 325 |
|  | CB360 | CB360 | 1973-75 | 360 |
|  | CB400 | CB400 | 1981 -2013 | 395 |
|  | CB400F | CB400F | 1975-77 | 408 |
|  | CB400N | CB400N | 1981 | 395 |
|  | CB400T | CB400T | 1977 | 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  | 2016-20 | 471 |
|  | CJ360 | CJ360 | 1976 | 356 |
|  | CL450 | CL450 | 1965-77 | 444 |
|  | CRF150 | 150R/RB | All | 149 |
|  | CRF300 | CRF300 Rally | 2020 | 286 |
|  | CRF300 | CRF300L | 2020 | 286 |
|  | 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 |
|  | NSS350 | NSS350 Forza | 2020 | 330 |
|  | 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-on | 373 |
|  | Pilen Series | SP 401 | 2018-on | 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 | Ninja 400 & EX400G | 2018 - on | 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-current | 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 (V200010, V20020, V20030, V23010-V23000, C71100)) | 2015-20 | 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 |
| **RIEJU** | MR5E | MR300 ENDURO | 2020 | 293 |
| **RIEJU** | MR5E | MR300 ENDURO PRO | 2020 | 293 |
| **RIYA** | RY300T (RY) | RY300T | 2012-15 | 288 |
| **ROYAL ALLOY** | GP300 | GP300 |  | 278 |
| **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 | 2013-2015 | 649 |
|  | DL650 | DL650 AUE & DL650X AUE | 2016-20 | 645 |
|  | SVF650 (Market name-Gladius)  | SVF650 U/UA | 2009-2014 | 645 |
|  | SV650-3 | SV650 UA | 2015-2017 | 645 |
|  | GN400 | GN400 | 1980-81 | 400 |
|  | GR650 | All | 1983-88 | 651 |
|  | GS400 | 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 |
|  | B3 | Silver Vase, Gran Milano | 2019-20 | 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 |
|  | L Series | Trident | 2020 | 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 | 1986-96 | 608 |
|  | SZR660 | SZR660 | 1997 | 659 |
|  | Tenere | Tener  | All | 660 |
|  | Tricity 300 (MWD300) | Tricity 300 (MWD300) | 2020-current | 292 |
|  | T MAX | Tmax 530 | All | 530 |
|  | TT350 | TT350 | 1986-01 | 346 |
|  | TT500 | TT500 | 1975 | 500 |
|  | TT600 | TT600 | All | 595 |
|  | TT600E | TT600E | All | 595 |
|  | MT-07 | MT-07 LAMs | 2015-19 | 655 |
|  | MTM660 | XSR700 | 2017-20 | 655 |
|  | TT600R | TT600R | All | 595 |
|  | TX650 | TX650 | 1976 | 653 |
|  | WR400F | WR400F | 1998 - 2000 | 399 |
|  | WR426F | Belgarda import ONLY | 2001 | 426 |
|  | WR450F | WR450F | All | 450 |
|  | WR450F | WR450F (2GC) | All | 449 |
|  | XJ550 | XJ550 | 1981-82 | 528 |
|  | XJ6 | XJ6FL/NL (25kW & 35kW) | All | 600 |
|  | XJ6 | XJ6SL (25kW) | All | 600 |
|  | XJR400 | ZJR400 | 1999 | 400 |
|  | XJR400 | 4HM | 2003 | 399 |
|  | 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 4* made on 8 June 2021.

(Gazette no.41, p.2162) is revoked.

Dated: 20 July 2021

Stuart Gilbert

**DEPUTY REGISTRAR OF MOTOR VEHICLES**

## Planning, Development and Infrastructure (General) Regulations 2017

State Agency Development Exempt From Approval—Regulation 106 and Schedule 13

*Identification of Site Determined by the Minister for the Purposes of Clause 2(3) of Schedule 13—Battery Storage Facility*

*Preamble*

It is necessary to advise that pursuant to Schedule 13, Clause 2(3) of the *Planning, Development and Infrastructure (General) Regulations 2017*, I have determined a site to be identified by notice in the Gazette.

Notice

Pursuant to Schedule 13, Clause 2(3) of the *Planning, Development and Infrastructure (General) Regulations 2017*, I, Vickie Chapman, being the Minister administering the *Planning, Development and Infrastructure Act 2016*:

(a) have determined that Schedule 13—State agency development exempt from approval, Clause 2(1)(b)(iv) and (vi) will apply in relation to the ‘Identified Site’ shown on the map contained in ‘Attachment A’; and

(b) fix the day on which this notice is published in the Gazette as the day on which the ‘Identified Site’ will come into operation.

Dated 16 July 2021

Hon Vickie Chapman MP

Minister for Planning and Local Government

Attachment A

## Public Sector Act 2009

Section 71

*2021 Ministerial Staff Report*

Pursuant to section 71 of the *Public Sector Act 2009*, the following details of all appointments to the Minister’s personal staff under this section is provided as at 16 July 2021.

In accordance with the standing practice first introduced with the commencement of the *Public Sector Management Act 1995* details of employer superannuation liabilities and fringe benefits tax for each employee are not included in this report. These liabilities vary from employee to employee and are not paid directly to the employee. This information is included in aggregate form in salary data contained in departmental annual reports.

| **MINISTER: Premier** | Number of Ministerial Staff: | **37.1 FTE** |
| --- | --- | --- |
| **APPOINTEE** | **POSITION** | **SALARY** |
|  |  |  |  |
| **Morcombe** | Courtney | Chief of Staff*home telephone rental and two thirds of calls, reasonable personal use of mobile phone, carpark, private plated motor vehicle, home delivered newspaper* | $215,643 |
| **Yeeles** | Richard | Principal Adviser*reasonable personal use of mobile phone, car park* | $189,149 |
| **Armanas** | Paul | Deputy Chief of Staff and Policy & Cabinet Director*reasonable personal use of mobile phone, car park* | $176,001 |
| **McGregor** | Ken  | Director of Media and Communications*reasonable personal use of mobile phone, car park* | $168,133 |
| **Cooper** | Angelina | Media Monitoring Service Manager*reasonable personal use of mobile phone, car park* | $140,830 |
| **Brown** | Victoria | Senior Adviser*reasonable personal use of mobile phone, car park* | $138,710 |
| **Charter** | Greg | Senior Media Adviser*reasonable personal use of mobile phone, car park* | $138,710 |
| **Hancock** | Eleisa | Senior Media Adviser*reasonable personal use of mobile phone, car park* | $138,710 |
| **Kennedy** | Scott | Senior Adviser *(on leave without pay until 21 March 2022)**reasonable personal use of mobile phone, car park* | $138,710 |
| **Wotton** | Jonathon | Senior Adviser*reasonable personal use of mobile phone, car park* | $138,710 |
| **Heggen** | Belinda | Senior Media Adviser*0.8 FTE, reasonable personal use of mobile phone, car park* | $115,954 |
| **Clappis** | Todd | Media Adviser*reasonable personal use of mobile phone, car park* | $129,413 |
| **Coombe** | Gemma | Media Adviser*reasonable personal use of mobile phone, car park* | $129,413 |
| **Baker** | Elise | Media Adviser*reasonable personal use of mobile phone, car park* | $121,896 |
| **Halliwell** | Simon | Media Adviser*reasonable personal use of mobile phone, car park* | $121,896 |
| **Harvy** | Ben | Media Adviser*reasonable personal use of mobile phone, car park* | $121,896 |
| **Hinton** | Lucy | Media Adviser*reasonable personal use of mobile phone, car park* | $121,896 |
| **Smith** | Ryan | Media Adviser*reasonable personal use of mobile phone, car park* | $121,896 |
| **Stokes** | Katrina | Media Adviser*reasonable personal use of mobile phone, car park* | $121,896 |
| **Radosevic** | Anton | Digital Content Producer*reasonable personal use of mobile phone, car park* | $121,896 |
| **Church** | Terri | Executive Assistant and Office Manager*reasonable personal use of mobile phone, car park* | $114,541 |
| **Di Iulio** | Crescenzo | Ministerial Adviser*reasonable personal use of mobile phone, car park*  | $114,541 |
| **Holmes** | Kate | Ministerial Adviser*reasonable personal use of mobile phone, car park* | $114,541 |
| **Krishna** | Kershlin | Ministerial Adviser*reasonable personal use of mobile phone, car park* | $114,541 |
| **Mansell** | Mackenzie | Communications Adviser*reasonable personal use of mobile phone, car park* | $114,541 |
| **Neville** | Sally | Ministerial Adviser*reasonable personal use of mobile phone, car park* | $114,541 |
| **Phillips** | Kayla | Ministerial Adviser*reasonable personal use of mobile phone, car park* | $114,541 |
| **Hom-On** | Supattra | Ministerial Adviser*0.5 FTE* | $57,270 |
| **Tucker** | Selga | Senior Digital Content Manager*0.8 FTE, reasonable personal use of mobile phone, car park* | $110,968 |
| **Hancock** | Brandon | Digital Content Coordinator*reasonable personal use of mobile phone, car park* | $91,350 |
| **Buntain** | Nicholle | Principal Monitor, Media Monitoring Service | $91,909 |
| **Allen** | Connie | Media Monitor | $76,571 |
| **Foote** | Vicki | Media Monitor | $76,571 |
| **Jarrett** | Melinda | Media Monitor | $76,571 |
| **Longobardi** | Christian | Media Monitor | $76,571 |
| **Molligoda Mohottige** | Shelley | Media Monitor | $76,571 |
| **Priestley** | Laura | Media Monitor *(on leave until 1 October 2021)* | $76,571 |
| **Thompson** | Jennifer | Media Monitor | $76,571 |

| **MINISTER: Deputy Premier, Attorney-General** | Number of Ministerial Staff: | **6.6 FTE** |
| --- | --- | --- |
| **APPOINTEE** | **POSITION** | **SALARY** |
|  |  |  |  |
| **Block** | Ingo | Chief of Staff*reasonable personal use of mobile phone, car park* | $168,133 |
| **Wilkins** | Annabel | Senior Adviser*reasonable personal use of mobile phone, car park* | $138,710 |
| **Bray** | Sara | Ministerial Adviser*reasonable personal use of mobile phone, car park* | $114,541 |
| **Dhillon** | Alisha | Ministerial Adviser*reasonable personal use of mobile phone, car park* | $114,541 |
| **Luckhurst-Smith** | Oliver | Ministerial Adviser*reasonable personal use of mobile phone, car park* | $114,541 |
| **Tonkin** | Esther | Ministerial Adviser*reasonable personal use of mobile phone, car park* | $114,541 |
| **Jaworski** | Louise | Ministerial Adviser *(on leave until 30 March 2022)**0.6 FTE, reasonable personal use of mobile phone, car park* | $68,725 |

| **MINISTER: Treasurer** | Number of Ministerial Staff: | **5 FTE** |
| --- | --- | --- |
| **APPOINTEE** | **POSITION** | **SALARY** |
|  |  |  |  |
| **De Gennaro** | Luigi | Chief of Staff*reasonable personal use of mobile phone, car park* | $168,133 |
| **Robertson** | Julian | Senior Ministerial Adviser*reasonable personal use of mobile phone, car park* | $138,710 |
| **Marciano** | Nino | Ministerial Adviser*reasonable personal use of mobile phone, car park* | $114,541 |
| **Matas** | Susan | Ministerial Adviser*reasonable personal use of mobile phone, car park* | $114,541 |
| **Mesisca** | Luigi | Ministerial Adviser*reasonable personal use of mobile phone, car park* | $114,541 |

| **MINISTER: Minister for Infrastructure and Transport**  | Number of Ministerial Staff: | **5 FTE** |
| --- | --- | --- |
| **APPOINTEE** | **POSITION** | **SALARY** |
|  |  |  |  |
| **Mallinson** | Larissa | Chief of Staff*reasonable personal use of mobile phone, car park*  | $168,133 |
| **Franchitto** | David | Senior Adviser*reasonable personal use of mobile phone, car park*  | $138,710 |
| **Baldas** | Steven | Ministerial Adviser*reasonable personal use of mobile phone, car park*  | $114,541 |
| **Bell** | Matthew | Ministerial Adviser*reasonable personal use of mobile phone, car park*  | $114,541 |
| **Turtur** | Sean | Ministerial Adviser*reasonable personal use of mobile phone, car park*  | $114,541 |

| **MINISTER: Minister for Education** | Number of Ministerial Staff: | **5 FTE** |
| --- | --- | --- |
| **APPOINTEE** | **POSITION** | **SALARY** |
|  |  |  |  |
| **Lynas** | Rebecca | Chief of Staff*reasonable personal use of mobile phone, car park* | $168,133 |
| **Costello** | Garry | Senior Ministerial Adviser*reasonable personal use of mobile phone, car park* | $138,710 |
| **Murison** | Samuel | Ministerial Adviser*reasonable personal use of mobile phone, car park* | $114,541 |
| **Hennessy** | Sarah | Ministerial Adviser*reasonable personal use of mobile phone, car park* | $114,541 |
| **Mathwin** | Sally-Louise | Ministerial Adviser*reasonable personal use of mobile phone, car park* | $114,541 |

| **MINISTER: Minister for Trade and Investment** | Number of Ministerial Staff: | **3 FTE** |
| --- | --- | --- |
| **APPOINTEE** | **POSITION** | **SALARY** |
|  |  |  |  |
| **McFarlane** | Kathryn | Chief of Staff*reasonable personal use of mobile phone, car park* | $168,133 |
| **Thomas** | Rowan | Senior Ministerial Adviser*reasonable personal use of mobile phone, car park* | $138,710 |
| **Clark** | Brendan | Ministerial Adviser*reasonable personal use of mobile phone, car park* | $114,541 |

| **MINISTER: Minister for Human Services** | Number of Ministerial Staff: | **4 FTE** |
| --- | --- | --- |
| **APPOINTEE** | **POSITION** | **SALARY** |
|  |  |  |  |
| **Hancock** | Janette | Chief of Staff*reasonable personal use of mobile phone, car park* | $168,133 |
| **Booth** | Vikki | Ministerial Adviser*reasonable personal use of mobile phone, car park* | $114,541 |
| **Darling** | Zoe | Ministerial Adviser*reasonable personal use of mobile phone, car park* | $114,541 |
| **Rachid** | Nadine | Ministerial Adviser*reasonable personal use of mobile phone, car park* | $114,541 |

| **MINISTER: Minister for Innovation and Skills** | Number of Ministerial Staff: | **3.6 FTE** |
| --- | --- | --- |
| **APPOINTEE** | **POSITION** | **SALARY** |
|  |  |  |  |
| **Ker** | Grant | Chief of Staff*reasonable personal use of mobile phone, car park* | $168,133 |
| **Meier** | Kim | Senior Ministerial Adviser*reasonable personal use of mobile phone, car park* | $138,710 |
| **Treasure** | Sarah | Ministerial Adviser*reasonable personal use of mobile phone, car park* | $114,541 |
| **Harding** | Sally | Ministerial Adviser*0.6 FTE, reasonable personal use of mobile phone, car park* | $68,724 |

| **MINISTER: Minister for Health and Wellbeing** | Number of Ministerial Staff: | **8.6 FTE** |
| --- | --- | --- |
| **APPOINTEE** | **POSITION** | **SALARY** |
|  |  |  |  |
| **Westenberg** | Greg | Chief of Staff*reasonable personal use of mobile phone, car park* | $168,133 |
| **Nicholls** | Jonathan | Senior Ministerial Adviser*0.8 FTE, reasonable personal use of mobile phone, car park* | $110,968 |
| **Bourne** | Kathleen | Ministerial Adviser*reasonable personal use of mobile phone, car park* | $114,541 |
| **Hards** | Narelle | Ministerial Adviser*reasonable personal use of mobile phone, car park* | $114,541 |
| **McColl** | Karen | Ministerial Adviser*reasonable personal use of mobile phone, car park* | $114,541 |
| **Pratt** | James | Ministerial Adviser*reasonable personal use of mobile phone, car park* | $114,541 |
| **Terlich** | Dean | Ministerial Adviser*reasonable personal use of mobile phone, car park* | $114,541 |
| **Tree** | Anna | Ministerial Adviser*reasonable personal use of mobile phone, car park* | $114,541 |
| **Robertson** | Kimberley | Ministerial Adviser*0.6 FTE, reasonable personal use of mobile phone, car park* | $68,724 |
| **Raby** | Lisa | Personal Assistant/Liaison Officer*0.2 FTE* | $19,148 |

| **MINISTER: Minister for Energy and Mining** | Number of Ministerial Staff: | **5 FTE** |
| --- | --- | --- |
| **APPOINTEE** | **POSITION** | **SALARY** |
|  |  |  |  |
| **Kelly** | Dominic | Chief of Staff*reasonable personal use of mobile phone, car park*  | $168,133 |
| **Cawrse** | Scott | Senior Ministerial Adviser *reasonable personal use of mobile phone, car park*  | $138,710 |
| **Trethewey** | Elizabeth | Senior Ministerial Adviser *reasonable personal use of mobile phone, car park*  | $138,710 |
| **Ward** | Bridie | Ministerial Adviser*reasonable personal use of mobile phone, car park* | $114,541 |
| **Welch** | Haley | Ministerial Adviser *(on leave until 14 April 2022)**reasonable personal use of mobile phone, car park* | $114,541 |

| **MINISTER: Minister for Child Protection** | Number of Ministerial Staff: | **3 FTE** |
| --- | --- | --- |
| **APPOINTEE** | **POSITION** | **SALARY** |
|  |  |  |  |
| **Harris** | Heidi | Chief of Staff*reasonable personal use of mobile phone, car park* | $168,133 |
| **Bermudez** | Lyn | Ministerial Adviser*reasonable personal use of mobile phone, car park* | $114,541 |
| **Briggs** | Alexander | Ministerial Adviser*reasonable personal use of mobile phone, car park* | $114,541 |

| **MINISTER: Minister for Primary Industries and Regional Development**  | Number of Ministerial Staff: | **2 FTE** |
| --- | --- | --- |
| **APPOINTEE** | **POSITION** | **SALARY** |
|  |  |  |  |
| **Price** | Simon | Chief of Staff*reasonable personal use of mobile phone, car park* | $168,133 |
| **Perry** | Brad | Senior Ministerial Adviser*reasonable personal use of mobile phone, car park* | $138,710 |

| **MINISTER: Minister for Police, Emergency Services and Correctional Services** | Number of Ministerial Staff: | **2 FTE** |
| --- | --- | --- |
| **APPOINTEE** | **POSITION** | **SALARY** |
|  |  |  |  |
| **Hooper** | Sam | Chief of Staff*reasonable personal use of mobile phone, car park* | $168,133 |
| **Everett** | Oliver | Ministerial Adviser*reasonable personal use of mobile phone, car park* | $114,541 |

| **MINISTER: Minister for Environment and Water** | Number of Ministerial Staff: | **4 FTE** |
| --- | --- | --- |
| **APPOINTEE** | **POSITION** | **SALARY** |
|  |  |  |  |
| **Ross** | Ken | Chief of Staff*reasonable personal use of mobile phone, car park* | $168,133 |
| **Peevor** | Stuart | Senior Ministerial Adviser*reasonable personal use of mobile phone, car park* | $138,710 |
| **George** | Pia | Ministerial Adviser*reasonable personal use of mobile phone, car park* | $114,541 |
| **Huxter** | Lucy | Ministerial Adviser*reasonable personal use of mobile phone, car park* | $114,541 |

| **Leader of the Opposition** | Number of Ministerial Staff: | **11.4 FTE** |
| --- | --- | --- |
| **APPOINTEE** | **POSITION** | **SALARY** |
|  |  |  |  |
| **Bistrovic** | John | Chief of Staff*reasonable personal use of mobile phone* | $162,879 |
| **Morris** | Rik | Director of Strategy*reasonable personal use of mobile phone, car park, home internet reimbursement of $30 per calendar month* | $157,624 |
| **Todd** | Adam | Director of Media and Communications*reasonable personal use of mobile phone, car park* | $131,354 |
| **Agness** | James | Adviser*reasonable personal use of mobile phone* | $96,677 |
| **Perre** | Pamela | Media Adviser*reasonable personal use of mobile phone, reasonable home internet usage* | $94,575 |
| **Swalling** | Sandra | Personal Assistant*reasonable personal use of mobile phone, car park* | $94,322 |
| **Hood** | Lucy | Adviser*0.8 FTE, reasonable personal use of mobile phone* | $75,414 |
| **Bourke** | Aemon | Adviser*0.6 FTE, reasonable personal use of mobile phone* | $74,298 |
| **Pearce** | Rhiannon | Adviser*0.8 FTE reasonable personal use of mobile phone* | $73,080 |
| **Norman** | Christopher | Adviser*0.6 FTE, reasonable personal use of mobile phone* | $51,765 |
| **Clark** | Victoria | Adviser*0.4 FTE* | $34,510 |
| **Heise** | Lydia | Administration Officer | $56,145 |
| **Griffiths** | David | Digital Content Coordinator*reasonable personal use of mobile phone* | $50,750 |
| **Carmen** | Wendy | Graphic Designer*0.2 FTE, car park* | $17,052 |

Dated: 16 July 2021

Steven Spence Marshall

Premier of South Australia

## Retirement Villages Act 2016

Section 59(1)

*Voluntary Termination of Retirement Village Scheme*

Take notice that I, Stephen Wade, Minister for Health and Wellbeing, pursuant to section 59(1) of the *Retirement Villages Act 2016*, HEREBY TERMINATE the Crichton Court retirement village scheme situated at 166 Cudmore Terrace, Henley Beach, SA, 5022 and comprising all of the land and improvements in Certificate of Title Register Book Volume 5481 Folio 610. I do so being satisfied for the purposes of section 59(2) of the Act that there are no retirement village residents in occupation.

Dated: 19 July 2021

Stephen Wade

Minister for Health and Wellbeing

## Roads (Opening and Closing) Act 1991

Section 37

*Application for the Issue of a Certificate of Title*

Notice is hereby given pursuant to Section 37(1) of the *Roads (Opening and Closing) Act 1991* that:

No Certificate of Title was issued for the land identified as Closed Road ‘B’ in Road Plan 1678, Hundred of Caroline, Deposited in the Office of the Surveyor-General at Adelaide vide Notice of Confirmation of Road Process Order published in the *Government Gazette* of 13 March 1930, page 547:

An application is now made by GREEN TRIANGLE FOREST PRODUCTS LTD for the issue of a Certificate of Title in their ownership for the Closed Road by virtue of possession in accordance with Section 37(1) of the *Roads (Opening and Closing) Act 1991*.

Take notice that providing I am satisfied that the Applicant is in possession of the said Closed Road and unless an objection by any person claiming any interest in the said land is made in writing to me within 28 days from the date of this Notice, I propose to issue a Certificate of Title for the said land to the said Applicant.

Objections should be addressed to the Surveyor-General, GPO Box 1354, Adelaide SA 5001.

Dated: 22 July 2021

M. P. Burdett

Surveyor-General

DPTI: 2018/11910/01

Roads (Opening and Closing) Act 1991

Section 24

**Notice of Confirmation of
Road Process Order**

*Road Closure—Terminus Street, Grange*

By Road Process Order made on 15 April 2021, the City of Charles Sturt ordered that:

1. Portion of Terminus Street, Grange, situated adjoining Allotment 55 in Filed Plan 96, Hundred of Yatala, more particularly delineated and lettered ‘A’ in Preliminary Plan 18/0025 be closed.

2. Transfer the whole of the land subject to closure to Nicole Kathleen Bulmer in accordance with the Agreement for Transfer dated 15 April 2021 entered into between the City of Charles Sturt and Nicole Kathleen Bulmer.

On 19 July 2021 that order was confirmed by the Attorney-General conditionally upon the deposit by the Registrar-General of Deposited Plan 127244 being the authority for the new boundaries.

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

Dated: 22 July 2021

M. P. Burdett

Surveyor-General

DPTI: 2018/17664/01

# Local Government Instruments

## City of Adelaide

Local Government Act 1999—Section 198

*Proposal to Amend Community Land Management Plan*

The City of Adelaide gives notice of its proposal to amend the Framework chapter (to be known as the ‘General Provisions’) of the Adelaide Park Lands Community Land Management Plan (CLMP).

Under the *Local Government Act 1999*, Council is required to undertake public consultation in accordance with its public consultation policy before it amends a CLMP.

Copies of the proposed CLMP are available at the Council’s principal office, 25 Pirie Street, Adelaide SA 5000 and the following Council libraries/centres: City Library; Hutt Street Library; Tynte Street Library; North Adelaide Community Centre; South West Community Centre.

For further information in relation to the consultation process or to provide feedback on the proposal you can visit [yoursay.cityofadelaide.com.au](https://yoursay.cityofadelaide.com.au/) anytime or the locations listed above during office hours.

Consultation is open from Monday, 26 July 2021. All submissions must be received by 5:00pm on Friday, 3 September 2021.

Dated: 22 July 2021

C. Mockler

Acting Chief Executive Officer

## City of Charles Sturt

*Adoption of Valuations and Declaration of Rates*

Notice is hereby given that at its meeting held on 28 June 2021, the Council for the financial year ending 30 June 2022:

1. Adopted the most recent valuations of the Valuer-General available to the Council of the Capital Value of land within the Council’s area, totalling $35,067,633,680 (of which $33,640,960,150 is for rating purposes).

2. Declared differential general rates as follows:

(a) 0.251333205 cents in the dollar on rateable land of Category 1;

(b) 0.8257940730 cents in the dollar on rateable land of Categories 2, 3 and 4;

(c) 0.9786911610 cents in the dollar on rateable land of Categories 5 and 6;

(d) 0.5126956430 cents in the dollar on rateable land of Category 7;

(e) 0.810320568 cents in the dollar on rateable land of Category 8;

(f) 0.3829083540 cents in the dollar on rateable land of Category 9.

3. Declared a minimum amount payable by way of general rates of $1,105.

4. Declared a separate rate of 0.009320 cents in the dollar on all rateable land in the Council area in respect of the Regional Landscape Levy.

Dated: 28 June 2021

P. Sutton

Chief Executive Officer

## Rural City of Murray Bridge

*Adoption of Valuations and Declaration of Rates 2021-2022*

Notice is hereby given that the Rural City of Murray Bridge at its meetings held on 15 June 2021 and 12 July 2021, resolved:

*Declaration of Annual Service Charges and Service Rates
Community Waste Water Management and Water Supply Scheme*

*Riverglen*

Pursuant to Section 155(2) of the *Local Government Act 1999*, a total of $129,013 is to be levied against the properties within the area known as “Riverglen” to which Council provides and make available the prescribed services of septic tank effluent disposal and water supply.

Accordingly, an annual service charge and service rate are imposed on Allotments 1 to 30 and Allotment 126 in Deposited Plan DP30450, Allotment 53 in Deposited Plan DP115992, Allotment 50 in Deposited Plan DP42391 and Units 1 to 73 in Strata Plan No. SP11238, being land which the septic tank effluent disposal and the water supply schemes are provided and made available as follows:

1. An annual service charge of $652 per assessment plus the relevant per kilolitre charge is imposed on the relevant rateable and
non-rateable land based on the nature of the services and the level of usage of the water supply service.

2. The relevant per kilolitre charge for the supply of water is as follows:

Usage Charge (<140 KL @ $1.945)

Usage Charge (140><520 KL @ $2.775)

Usage Charge (>520 KL @ $3.007)

3. A service rate (which is varied in accordance with Section 155(3)(b) of the *Local Government Act 1999* and Regulations 12(4)(a) and 14(1) of the *Local Government (General) Regulations 2013*) is imposed on rateable land as follows:

• 0.0679 cents in the dollar of the Capital Value of rateable land of Category (a), (e), (f), (g), (h) and (i) uses (residential, industry—light, industry—other, primary production, vacant land and other);

• 0.3317 cents in the dollar of the Capital Value of rateable land of Categories (b), (c), (d), uses (commercial—shop, commercial—office, commercial—other).

Dated: 15 June 2021

M. Sedgman

Chief Executive Officer

## City of Norwood Payneham & St Peters

Local Government Act 1999
Section 170

*Adoption of Valuation and Declaration of Rates*

Notice is hereby given that the Corporation of the City of Norwood Payneham & St Peters at its meeting held on 5 July 2021 and for the 2021-2022 financial year:

1. adopted, for rating purposes and effective from 1 July 2021 the Valuer-General’s valuation of capital values in the Council area totaling $14,903,635,500;

2. declared differential general rates on rateable land within its area as follows:

• For residential land use, 0.22778 cents in the dollar on the capital value of the land subject to the rates; and

• For Commercial (Shop), Commercial (Office), Commercial (Other), Industrial (Light), Industrial (other), Primary Production, Vacant Land and Other land uses, 0.27332 cents in the dollar on the capital value of the land subject to the rates;

3. fixed a minimum amount payable by way of general rates of $1,068 in respect of all rateable land within its area;

4. declared a separate rate of 0.93 cents in the dollar on the capital value of rateable land in its area within the area of The Green Adelaide Board to recover the levy payable to the Board;

5. declared a fixed separate rate of $98.91 in accordance with the Council’s Private Laneways Policy, against the properties adjoining Charlotte Lane, Norwood; and

6. declared a differential separate rate of 0.054 cents in the dollar on the capital value of all land classified as Category (b) Commercial Shop, Category (c) Commercial Office, Category (d) Commercial Other and Category (e) Industrial Light within the area defined to constitute the Parade Precinct for these purposes.

Dated: 15 July 2021

Mario Barone

Chief Executive Officer

## City of Port Adelaide Enfield

*Passing of Councillor*

Notice is hereby given in accordance with Section 54(6) of the *Local Government Act 1999*, that a vacancy has occurred in the office of Councillor for Outer Harbor Ward, due to the passing of Councillor Peter Jamieson, effective Wednesday, 16 June 2021.

Dated: 22 July 2021

Mark Withers

Chief Executive Officer

City of Port Adelaide Enfield

*Close of Roll for Supplementary Election*

Due to the passing of a member of the council, a supplementary election will be necessary to fill the vacancy of Councillor for Outer Harbor Ward.

The voters roll for this supplementary election will close at 5pm on Friday, 30 July 2021.

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

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

Nominations to fill the vacancy will open on Thursday, 26 August 2021 and will be received until 12 noon on Thursday, 9 September 2021.

The election will be conducted entirely by post with the return of ballot material to reach the Returning Officer no later than 12 noon on Monday, 18 October 2021.

Dated: 22 July 2021

Mick Sherry

Returning Officer

## City of Tea Tree Gully

Corrigendum

*Adoption of Valuations and Declaration of Rates 2021/2022*

In *Government Gazette* No. 46 dated 8 July 2021, on page 2814, second notice appearing, contains a typographical error in Clause 4.2. The annual service charge for all properties serviced by Council’s Community Wastewater Management System, is stated to be $725 but *should* read as $745.

Dated: 22 July 2021

J. Moyle

Chief Executive Officer

## Corporation of the Town of Walkerville

*Adoption of Valuation and Declaration of Rates 2021/22*

Notice is hereby given that the Council of the Corporation of the Town of Walkerville at its Ordinary Meeting held on Monday, 19 July 2021, and in relation to the 2021/22 financial year, in exercise of the powers contained in the *Local Government Act 1999*:

1. Adopted the most recent valuations of the Valuer-General available to the Council of the capital value of land in its area totalling $3,779,558,320.

2. Declared differential general rates as follows:

2.1 Residential: a rate of 0.0022563 in the dollar on the capital value of such rateable land;

2.2 Commercial—Shop: a rate of 0.0037229 in the dollar on the capital value of such rateable land;

2.3 Commercial—Office: a rate of 0.0037229 in the dollar on the capital value of such rateable land;

2.4 Commercial—Other: a rate of 0.0037229 in the dollar on the capital value of such rateable land;

2.5 Industry—light: a rate of 0.0037229 in the dollar on the capital value of such rateable land;

2.6 Industry—other: a rate of 0.0037229 in the dollar on the capital value of such rateable land;

2.7 Primary production: a rate of 0.0037229 in the dollar on the capital value of such rateable land;

2.8 Vacant land: a rate of 0.0043997 in the dollar on the capital value of such rateable land;

2.9 Other: a rate of 0.0037229 in the dollar on the capital value of such rateable land.

3. Declared a minimum amount payable by way of general rates of $1,251.

4. Declared a separate rate of 0.000095 in the dollar on the capital valuation of all rateable land in the area of the Council and the Green Adelaide Board.

*Payment of Rates*

Rates can be paid in one payment by the 13 September 2021 or in four equal, or approximately equal, parts which, pursuant to Section 181(2) of the *Local Government Act 1999*, will fall due on the following dates:

1st payment: 13 September 2021

2nd payment: 13 December 2021

3rd payment: 13 March 2022

4th payment: 13 June 2022

A copy of the *2021/22 Annual Business Plan* can be viewed at the Civic and Community Centre, 66 Walkerville Terrace, Gilberton SA 5081, during business hours, or from [www.walkerville.sa.gov.au](http://www.walkerville.sa.gov.au).

Dated: 20 July 2021

Kiki Cristol

Chief Executive Officer

## Adelaide Plains Council

*Adoption of Valuations and Declaration of Rates*

Notice is hereby given that the Council at a Special Council meeting held on 8 July 2021, in respect of the financial year ending 30 June 2022, adopted its Annual Business Plan and Budget and resolved as follows:

*Adoption of Valuations*

To adopt, for rating purposes, the most recent valuations of the Valuer-General available to the Council of the capital value of land within the Council’s area totalling $2,227,483,100, of which $2,199,935,189 is the total capital value of rateable land.

*Declaration of Rates and Service Charges*

**General Rates**

To declare differential general rates comprising two components:

(a) one being based on the capital value of rateable land within its area varying according to land use as follows:

• 0.445709 cents in the dollar on rateable land attributed with a land use category of Residential;

• 0.579381 cents in the dollar on rateable land attributed with a land use category of Commercial Shop, Commercial Office, Commercial Other, Industry Light or Industry Other;

• 0.405200 cents in the dollar on rateable land attributed with a land use category of Primary Production; and

• 0.445709 cents in the dollar on rateable land attributed with a land use category of Vacant or Other; and

(b) the other being fixed charge of $112.00 on all rateable land within its area.

**Kerbside Waste Collection Annual Service Charges**

To impose annual service charges of $167.00 per assessment in respect of all land (except vacant land) to which the Council provides or makes available a three-bin waste collection service within the townships of Mallala, Two Wells and Dublin, and a two-bin waste collection service outside those townships, provided that the sliding scale provided for in regulations will apply to reduce the service charge, as prescribed.

**Community Wastewater Management Annual Service Charges**

To impose annual service charges to collect, treat and dispose of wastewater as part of the Council’s Community Wastewater Management Scheme in respect of all land to which the service is provided or made available as follows:

**Middle Beach Mallala Township**

Large tank: $443.00 Per Property Connection $659.00

Small Tank: $443.00

**Regional Landscape Levy**

To declare a separate rate of 0.008792 cents in the dollar on all rateable land within its area for the purpose of raising the amount of $192,061 to reimburse the council for the amount payable to the Northern and Yorke Landscape Board.

**Payment of Rates**

To determine all rates and annual service charges shall be due in four equal or approximately equal instalments payable on 3 September 2021, 3 December 2021, 4 March 2022 and 3 June 2022.

Dated: 22 July 2021

James Miller

Chief Executive Officer

## Alexandrina Council

*Adoption of Valuations and Declaration of Rates*

Notice is hereby given that the Alexandrina Council at its meeting held on 19 July 2021, for the financial year ending 30 June 2022, in exercise of the powers contained in Chapter 8 and 10 of the *Local Government Act 1999*, resolved as follows:

*Adoption of Valuations*

That pursuant to Section 167(2)(a) of the *Local Government Act 1999*, the Council adopts the most recent valuations of capital value made by the Valuer-General for rating purposes for the year ending 30 June 2022. The total valuations for the area aggregate $8,307,895,860 of which $8,092,016,771 is the valuation of rateable land.

*Declaration of Rates*

That pursuant to sections 153(1)(b) and 156(1)(a) of the Act the Council declares the following differential general rates on rateable land within the Council area, based on the capital value of the land and by reference to land use as categorised within Regulation 14 of the *Local Government (General) Regulations 2013*:

• In respect of rateable land which is categorised by Land Use Category (a) Residential, Category (b) Commercial—Shops, Category (c) Commercial—Office, Category (d) Commercial—Other, Category (e) Industry—Light, Category (f) Industry—Other, Category (g) Vacant Land, Category (h) Other, a differential general rate of 0.3956 cents in the dollar.

• In respect of rateable land which is categorised by Land Use Category 7 (Primary Production), a differential general rate of 0.3284 cents in the dollar.

• Determine that the maximum increase in the general rate to be charged on rateable land in its area that constitutes the principal place of residence of a principal ratepayer shall be 12%, and any amount over 12% be remitted.

*Fixed Charge*

Pursuant to Sections 151 and 152(1)(c) of the *Local Government Act 1999*, a fixed charge of $400 be imposed on each separate piece of rateable land within the Council area.

*Declaration of Separate Rates—Regional Landscape Levy Valuations*

In exercise of the power contained in Section 69 of *Landscape South Australia Act 2019* and Section 154 of the *Local Government Act 1999*, and in order to reimburse Council, the amount contributed to:

• the Adelaide and Mt Lofty Natural Ranges area, Hills and Fleurieu Landscape Board, being $181,754 a separate rate of 0.0094 cents in the dollar, based on rateable land in the Council’s area within the area of the Board, the Capital value of which comprises $1,960,990,479.

• the SA Murray-Darling Basin area, Hills and Fleurieu Landscape Board, being $1,366,257 a separate rate of 0.0227 cents in the dollar, based on rateable land in the Council’s area within the area of the Board, the Capital value of which comprises $6,131,004,619.

*Service Charges*

Pursuant to Section 155(2) of the *Local Government Act 1999*, the Council declares the following service charges for all properties serviced by these schemes for the year ended 30 June 2022 as follows:

(1) Common Effluent Service Charges:

(a) Occupied unit—$590.

(b) Vacant unit—$435.

*Payment of Rates*

That pursuant to Section 181(2) of the *Local Government Act 1999*, Council declares that all rates for the year ending 30 June 2022 are payable by quarterly instalments on the 10th day of the month of September 2021, December 2021, March 2022 and June 2022.

Dated: 19 July 2021

G. Rappensberg

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 7 July 2021 and in relation to the 2021/2022 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 $5,853,595,800 of which $5,733,096,505 is rateable.

**2. Declaration of Differential General Rates**

That Council, pursuant to Sections 152(1)(c)(i),153(1)(b) and 156(1)(a) of the *Local Government Act 1999*, declares the following differential general rates on rateable land within its area for the year ending 30 June 2022, 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 0.003530 in the dollar;

(2) Category (b)—Commercial—Shop, category (c)—Commercial—Office and category (d)—Commercial—Other, a rate of 0.005310 in the dollar;

(3) Category (e)—Industry—Light, a rate of 0.005435 in the dollar;

(4) Category (f)—Industry—Other, a rate of 0.015850 in the dollar;

(5) Category (g)—Primary Production, a rate of 0.003255 in the dollar;

(6) Category (h)—Vacant Land, a rate of 0.006400 in the dollar;

(7) Category (i)—Other, a rate of 0.005809 in the dollar.

**3. Fixed Charge**

That Council, pursuant to Section 152(1)(c)(ii) of the *Local Government Act 1999*, impose a fixed charge of $380.00 on each separately valued piece of rateable land within the Council area for the year ending 30 June 2022.

**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 30 June 2022:

(1) *Non-recyclable Waste Collection*

(a) An annual service charge of $113 for 140L General (Landfill) Waste collection receptacles;

(b) An annual service charge of $143 for 240L General (Landfill) Waste 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 $63 for 240L Co-mingled Recycling collection receptacle.

(b) An annual service charge of $51 for 240L Green Organic Recycling 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 30 June 2022, 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 & Vacant Land Properties*

(a) An annual service charge of $350 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 & Non-Vacant Land Properties*

A service rate of 0.001156 in the dollar of the capital value of occupied non-residential rateable land.

(3) *Springton—Residential & Vacant Land Properties*

(a) An annual service charge of $595 (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 $80 on each assessment of vacant rateable and non-rateable land.

(4) *Springton—Non-Residential & Non-Vacant Land Properties*

(a) A service rate of 0.001156 in the dollar of the capital value and an annual service charge of $245 (capital repayment contribution) 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 30 June 2022 and in order to reimburse the Council for the amount contributed to the Northern and Yorke Landscape Board, a levy in the nature of a separate rate of 0.00009542 in the dollar of the capital value of land, be declared on all rateable land in the area of that Board.

**7. Payment of Rates**

(1) Pursuant to Section 181(1) and (2) of the *Local Government Act 1999*, all rates and charges will be payable in four quarterly instalments due on 14 September 2021, 7 December 2021, 1 March 2022 and 7 June 2022; provided that in cases where the initial account requiring payment of rates is not sent at least 30 days prior to these dates, or an amended account is required to be sent, authority to fix the date by which rates must be paid in respect of those assessments affected is hereby delegated pursuant to Section 44 of the Act, to the Chief Executive Officer;

(2) Pursuant to Section 44 of the *Local Government Act 1999*, the Chief Executive Officer be delegated power under Section 181(4)(b) of the Act to enter into agreements with ratepayers relating to the payment of rates in any case where the Chief Executive Officer thinks it necessary or desirable to do so.

**8. Residential General Rates Cap**

That Council, pursuant to Section 153(3) and (4) of the *Local Government Act 1999*, has determined to fix, on application of the property owner, a maximum increase in general rates (excluding fixed charge) levied upon a category (a) land use (Residential) property, for the year ending 30 June 2022 which constitutes the principal place of residence of a principal ratepayer at:

(a) 7.5% over and above the general rates levied for the 2020/2021 financial year (for those eligible for a State Government concession on their Council rates including those in receipt of the Cost of Living Concession) or;

(b) 15% over and above the general rates levied for the 2020/2021 financial year (for all other such ratepayers), provided that:

(c) the property has been the principal place of residence of the principal ratepayer since at least 1 July 2020, and;

(d) the property has not been subject to improvements with a value of more than $20,000 since 1 July 2020.

**9. Revaluation Initiative General Rates Cap**

That Council, pursuant to Section 153(4) of the *Local Government Act 1999*, has determined to fix an automatic maximum increase in general rates (excluding fixed charge) levied upon a (a) land use (Residential), (b)-(d) (Commercial), (e) (Industry—Light), (f) (Other Industry), (g) (Primary Production) and (j) property, for the year ending 30 June 2022 for properties captured or included in the “Revaluation Initiative”:

• 8% over and above the general rates levied for the 2020/2021 financial year on their Council rates, provided that the property ownership is the same principle ratepayer since at least 1 July 2020.

Properties excluded for application of the Revaluation Initiative General Rate Cap:

(1) If another rate rebate has already been approved by Council, eg, Mandatory or Discretionary or the General Rate Cap; these rebates will override, and/or

(2) Properties that have been transferred to/from another Local Government Category; and/or

(3) Any property that has benefited from a reduction in valuation as a consequence of a successful objection to the Valuer-General; and/or

(4) Properties that have been subdivided resulting in a new assessment.

Dated: 7 July 2021

Martin McCarthy

Chief Executive Officer

## Copper Coast Council

*Adoption of Valuation and Declaration of Rates*

Notice is hereby given that the Copper Coast Council, at its Meeting held on Wednesday, 7 July 2021, resolved for the year ending 30 June 2022 as follows:

*Adoption of Valuations*

To adopt the most recent valuations of the Valuer-General available to the Council, of the capital value of land within the Council’s area totalling $3,933,742,960, and of which $3,800,054,154 is the total valuation of rateable land.

*Adoption of Rates*

1. To declare the following differential general rates varying according to the use of the land:

(i) with a land use designated as Category (a)—Residential, a rate of 0.2923 cents in the dollar;

(ii) with a land use designated as Category (b)—Commercial—Shop, Category (c)—Commercial—Office or Category (d)—Commercial-Other, a rate of 0.6422 cents in the dollar;

(iii) with a land use designated as Category (e)—Industry-Light, Category (f)—Industry-Other, a rate of 0.6663 cents in the dollar;

(iv) with a land use designated as Category (g)—Primary Production, a rate of 0.2526 cents in the dollar;

(v) with a land use designated as Category (h)—Vacant Land, a rate of 0.4946 cents in the dollar;

(vi) with a land use designated as Category (i)—Other (any other land use not referred to in a previous category), a rate of 0.3294 cents in the dollar; and

(vii) with a land use designated as Marina Berths, a rate of 0.6422 cents in the dollar.

2. To impose an amount of $631 as a fixed charge as part of the general rates in respect of each separate piece of rateable land in the area of the Council.

3. To declare a separate rate of a fixed amount of $721 in respect of each separate piece of rateable land in that part of the Council area known as “The Dunes” to partly fund the activity of the maintenance of the Port Hughes Golf Course.

4. To declare a differential separate rate of 0.0410 cents in the dollar with a minimum amount of $50.00 being payable in respect of each separate piece of rateable land (excluding land with a residential land use) in that part of the Council area known as Kadina Central Business District for the activity which is the ‘revitalisation project’.

5. To declare a separate rate of a fixed amount of $265 in respect to each allotment per certificate of title for properties in that part of the Council area adjoining the Riley Cove Community Corporations 20692 internal roads to fund the activity of the replacement of the road seal, pavement and kerbing (internal road maintenance).

6. To declare a separate rate of a fixed amount of $195 in respect of each property allotment per certificate of title for properties adjoining Moyle Street, New Town for a 50% contribution towards the activity of upgrading Moyle Street.

7. To declare a separate rate of a fixed amount of $164 in respect of each property allotment per certificate of title for properties adjoining Olive Parade, New Town for a 50% contribution towards the activity of installing kerbing for Olive Parade.

8. To declare a separate rate of a fixed amount of $297.67 per lineal metre in respect of each property allotment per certificate of title for properties along the western boundary of Otago Road, North Beach and the property on Lot 11 located to the immediate south of the North Beach Tourist Park for a 34% contribution towards the activity of the implementation of the Sand drift Study.

9. To declare a separate rate of a fixed amount of $1,231.20 in respect of each property allotment per certificate of title for properties adjoining David Street between George Street and Brittain Road for a 50% contribution to install kerbing and sealing on David Street.

*Adoption of Community Wastewater Management Scheme Annual Service Charges*

To impose an annual service charge based on the nature of the service and the level of usage of the service of $544 per property unit in respect of all land to which the Council provides or makes available the Community Wastewater Management scheme.

*Adoption of Regional Landscape Levy*

To declare a separate rate of 0.0170 cents in the dollar based on the capital value of all rateable land within the Council area and the area of the Northern and Yorke Landscape Board in order to reimburse the Council the amount of $642,750 payable to the Northern and Yorke Landscape Board.

Dated: 15 July 2021

Russell Peate

Chief Executive Officer

## District Council of Loxton Waikerie

*Adoption of Valuations and Declaration of Rates for 2021/2022*

Notice is hereby given that at its meeting on 25 June 2021 the District Council of Loxton Waikerie for the financial year ending 30 June 2021 and in exercise of the powers contained in Chapter 10 of the *Local Government Act 1999*, resolved as follows:

*Adoption of Valuation*

To adopt, for rating purposes, the most recent valuations of the Valuer-General available to the Council of the capital value of land within the Council area, totalling $2,392,811,740 of which. $2,337,946,560 is in respect to rateable land.

*Declaration of the Differential General Rates*

To declare differential general rates in respect of all rateable land within its area varying according to the locality of the land and its use:

1. for land uses located within the townships of Loxton and Waikerie the following differential rates:

Residential—0.3675 cents in the dollar

Commercial (Shop, Office, Other)—0.4934 cents in the dollar

Industrial (Light, Other)—0.4126 cents in the dollar

Primary Production—0.5116 cents in the dollar

Vacant Land—0.3166 cents in the dollar Other—0.5567 cents in the dollar

2. for land uses located outside the townships of Loxton and Waikerie the following differential rates:

Residential—0.3451 cents in the dollar

Commercial (Shop, Office, Other)—0.5334 cents in the dollar

Industrial (Light, Other)—0.4947 cents in the dollar

Primary Production—0.3186 cents in the dollar

Vacant Land—0.3525 cents in the dollar Other—0.3997 cents in the dollar

*Fixed Charge*

To impose a fixed charge of $325 as part of the general rates upon each separate piece of rateable land.

*Service Charges—Community Wastewater Management Systems*

To declare the following annual service charges on rateable and non rateable land where a common effluent connection point is provided:

• for the Waikerie Community Wastewater Management System scheme—$519 per unit on each occupied allotment and $499 per unit on each vacant allotment.

• for the Loxton Community Wastewater Management Scheme system—$519 per unit on each occupied allotment and $499 per unit on each vacant allotment:

◦ for the Moorook Community Wastewater Management System scheme—$457 per unit on each occupied allotment and $437 per unit on each vacant allotment.

◦ for the Kingston on Murray Community Wastewater Management System scheme—$457 per unit on each occupied allotment and $437 per unit on each vacant allotment.

*Service Charges—Kerbside Waste Collection*

To declare the following annual service charges based on the nature of the service for the collection and disposal of kerbside waste and recycling in respect of all land:

• within the townships of Loxton and Waikerie for all serviced retirement village properties an amount of $206

• within the townships of Loxton and Waikerie for all other properties an amount of $309

• outside any area designated as Loxton and Waikerie townships but within the prescribed collection area an amount of $243

*Separate Rate*

• in order to raise the amount of $478,979 payable to the Murraylands and Riverland Regional Landscape Board to declare a separate rate of 0.029499 cents in the dollar (but with a maximum amount payable of $100.00), on all rateable land in the Council area.

Dated: 14 July 2021

David Beaton

Chief Executive Officer

## Mount Barker District Council

*Adoption of Valuations and Declaration of Rates*

Notice is hereby given that at its meeting held on 5 July 2021, the Council declared as follows for the year ending 30 June 2022:

*Adoption of Valuation*

That the most recent valuation of the Valuer-General available to the Council of the Capital Value of land within the Council’s area totalling $8,533,352,820.

*Declaration of Differential General Rates*

Differential rates be declared for the financial year ending 30 June 2022 on the assessed capital value of all rateable land and according to the use of the land and its locality within the area of the Council as follows:

(1) All residential land within the Productive Rural Landscape Zone and Rural Zone: 0.370016 cents in the dollar

(2) All other land within the Council area according to its land use as follows:

Residential (Category (a)): 0.411129 cents in the dollar;

Commercial (Categories (b), (c) and (d)): 0.411129 cents in the dollar;

Industry (Categories (e) and (f)): 0.411129 cents in the dollar;

Vacant Land (Category (h)): 0.411129 cents in the dollar;

Other (Category (i)): 0.411129 cents in the dollar;

Primary Production (Category (g)): 0.345348 cents in the dollar.

*Minimum Rate*

A minimum amount payable by way of general rates of $785 be fixed in respect of rateable land in the Council’s area.

*Declaration of Service Charges
Community Wastewater Management Systems*

An annual service charge of $564 per unit based on the level of usage for the financial year ending 30 June 2022 for any common effluent drainage scheme authorised by the Minister.

*Wastewater Sewer Systems*

An annual service charge of $688 based upon the nature of the prescribed service of a sewerage scheme per property/connection for the financial year ending 30 June 2022.

Council provides a rebate of $124 per property/connection for Brukunga assessments connected to the Sewer System to provide relief against what would otherwise amount to a substantial increase in the service charge.

*Waste Management Charge*

An annual service charge based on the nature of the service for the financial year ending 30 June 2022 for the collection of kerbside waste and recycling in respect of all land:

(1) Within any area designated as ‘township’ of $211;

(2) Outside any area designated as ‘township’ but within the prescribed collection area of $177.

(3) For Council owned properties where a refuse service is provided a service charge of $177 (one weekly MGB Kerbside waste collection of two bins for each service charge)

*Meadows Non-Potable Water Charge*

An annual service charge of $411 for the Meadows non-potable water service based on the nature of the service for the financial year ending 30 June 2022.

*Recycled Water Charge*

An annual service charge of $60 for Meadows recycled water service based on the nature of the service for the financial year ending 30 June 2022.

*Declaration of Separate Rates
Hahndorf Separate Rate*

A differential separate rate of 0.185416 cents in the dollar on all rateable land within the area defined within the Township of Hahndorf on Land uses—Category (b) (Commercial—Shop), Category (c) (Commercial—Office), Category (d) (Commercial—Other), Category (e) (Industry—Light), Category (f) (Industry—Other) and Category (h) (Vacant Land), with any land with a value that results in a separate rate liability in excess of $2,500 being capped at a maximum amount payable of $2,500 under Section 158(1)(b) of the *Local Government Act 1999*.

*Mount Barker Regional Town Centre Separate Rate*

A differential separate rate of 0.045268 cents in the dollar on all rateable land within a portion of area defined in the township of Mount Barker, previously known as the Mount Barker Regional Town Centre Zone, with the Land Uses—Category (b) (Commercial—Shop), Category (c) (Commercial—Office), Category (d) (Commercial—Other), Category (e) (Industry—Light), Category (f) (Industry—Other) and Category (h) (Vacant Land).

*Developer Contribution Separate Rate*

A separate rate on each of the development sites listed below:

Hawthorn Road—CT 5888/156 Allotment 98 DP 60057

Matthew Road—CT 6121/666 Piece 301 DP 84858

Princes Highway—CT 6121/666 Piece 302 DP 84858

Old Princes Highway—CT 6212/947 Piece 306 DP118941

Old Princes Highway—CT 6212/947 Piece 307 DP118941

of an amount comprising a fixed charge for the purpose of securing the construction of infrastructure works located directly adjacent or within or near to the development site being works of particular benefit to the land and to the occupiers of the land that is the subject of the proposed development and to visitors to that part of the Council area.

*Transport Infrastructure MDPA Area*

A separate rate of a proportionate amount of $64,632 per hectare on rateable land within the defined MDPA Area which separate rate is the primary mechanism to raise funds to meet the costs of the activity of the required transport infrastructure to support and service the MDPA Area for the benefit of the land the subject of the separate rate and also to the occupiers of the land within the MDPA Area.

These separate rates are subject to the Infrastructure Contributions—Separate Rate Relief Policy.

*Wastewater (Sewer) Infrastructure Mount Barker
MDPA Area*

A separate rate of a fixed charge of $9,344 per new allotment on all rateable land within the defined MDPA Area (excepting land parcels in Nairne being Lot 2 DP 83527 CT 6064/932; Lot 4 FP 157339 CT 5385/949 and Lot 3 FP 157338 CT 5520/779 and that portion contained within the MDPA Lot 1 DP 83527 CT 6077/952) the purpose of which is to fund the activity of essential infrastructure works to meet Wastewater needs and being of particular benefit to the land and to the occupiers of the land to which the separate rate applies.

These separate rates are subject to the Infrastructure Contributions—Separate Rate Relief Policy.

*Wastewater (CWMS) Infrastructure Nairne MDPA Area*

A separate rate of a fixed charge of $6,441 per new allotment on all rateable land within the defined Nairne MDPA Area namely land parcels in Nairne being Lot 2 DP 83527 CT 6064/932, Lot 4 FP 157339 CT 5385/949 and Lot 3 FP 157338 CT 5520/779 and that portion contained within the MDPA Lot 1 DP83527 CT 6077/952 the purpose of which is to fund the activity of essential infrastructure works to meet Wastewater needs and being of particular benefit to the land and to the occupiers of the land to which the separate rate applies.

These separate rates are subject to the Infrastructure Contributions—Separate Rate Relief Policy.

*Recreation, Sport and Community Infrastructure
Mount Barker MDPA Area*

A separate rate of a fixed charge of $1,809 per new allotment on all rateable land within the defined MDPA Area (excepting land parcels in Nairne being Lot 2 DP 83527 CT 6064/932, Lot 4 FP 157339 CT 5385/949 and Lot 3 FP 157338 CT 5520/779 and that portion contained within the MDPA Lot 1 DP 83527 CT 6077/952) the purpose of which is to contribute to the activity of recreation, sport and community infrastructure that will be of direct benefit to land within the MDPA Area and to occupiers of that land.

These separate rates are subject to the Infrastructure Contributions—Separate Rate Relief Policy.

*Recreation, Sport and Community Infrastructure
Nairne MDPA Area*

A separate rate of a fixed charge of $1,527 per new allotment on all rateable land within the defined Nairne MDPA Area namely land parcels in Nairne being Lot 2 DP 83527 CT 6064/932, Lot 4 FP 157339 CT 5385/949 and Lot 3 FP 157338 CT 5520/779 and that portion contained within the MDPA Lot 1 DP 83527 CT 6077/952 the purpose of which is to contribute to the activity of recreation, sport and community infrastructure that will be of direct benefit to land within the MDPA Area and to occupiers of that land.

These separate rates are subject to the Infrastructure Contributions—Separate Rate Relief Policy.

*Western Sector Community Open Space Land Acquisition*

A separate rate of fixed charges the purpose of which is to provide security to recover the total cost to Council of the purchase of Lot 503, Bollen Road, Mount Barker for the purposes of community open space, that will be of direct benefit to the specified land within the Western Sector of the MDPA Area and to occupiers of that land.

CT6236/354 Pce 101 and 102 DP123403 $275,217

CT6249/748 Lot 1080 DP125377 $497,699

CT6250/893 Lot 1075 DP125783 $263,054

These separate rates are subject to the Infrastructure Contributions—Separate Rate Relief Policy.

*Bluestone Indirect Infrastructure*

A separate rate of fixed charges the purpose of which is to provide the required security for remaining Bluestone commitments for indirect infrastructure obligations to Council being works of particular benefit to the land and to the occupiers of the land that is the subject of the proposed development and to visitors to that part of the Council area.

CT6217/687 Pce 5104 DP120292 $487,680

These separate rates are subject to the Infrastructure Contributions—Separate Rate Relief Policy.

*MDPA Wastewater Commitment*

A separate rate of fixed charges the purpose of which is as a replacement mechanism for the existing Wastewater (Sewer) Infrastructure MDPA Mount Barker Area Separate Rate where the developer has executed a Wastewater Commitment Deed with Council and requested the use of this mechanism to provide security commensurate with the amount specified in their Wastewater Commitment Deed.

CT6250/893 Henderson Grove Lot 1075 DP125783 $235,414

CT6249/749 Newenham Parade Pce 1081-1082 DP125377 $835,340

CT6246/300 Bollen Road Lot 1003 DP124166 $934,062

CT6249/748 Newenham Parade Lot 1080 DP125377 $1,055,566

CT6248/70 Heysen Blvd Pce 7011-7012 DP125709.. $698,648

CT5974/333 239 Wellington Road Lot 31 DP17656 $394,888

CT6248/246 Cotterdale Avenue Pce 914-915 DP125745 $668,272

CT6247/150 Paech Road Lot 506 DP125571 $518,925

CT6236/354 Rainbird Drive Pce 101 and 102 DP123403. $599,926

CT6243/853 Paech Road Pce 6008-6010 DP124635 $3,493,240

CT6253/878 Fidler Lane Pce 1051 and 1052, DP126596 $911,280

CT6247/994 Wellington Road Lot 7258, DP125768 $1,550,924

CT6223/774 19 Hawthorn Road Lot 692 DP120995 $999,936

CT6247/862 Flaxley Road Lot 2003 DP125523 $68,346

CT6231/683 Martin Road Lot 1000 DP122249 $1,655,640

CT6245/807 269 Flaxley Road Lot 1015 DP125360 $886,950

CT6165/943 52 Beneva Road Lot 6, DP49619 $1,063,160

CT6248/37 Matilda Way Lot 521 DP125773 $820,814

CT6216/537 41 Bollen Road Lot 1000 DP120098 $280,978

*Wastewater Infrastructure Augmentation Separate Rate*

A Separate Rate of fixed charge the purpose of which is to provide the mechanism for Council to apply this to affected land parcels and secure a commensurate contribution from the developer (when development is undertaken) to the cost of upsizing of the capacity of wastewater infrastructure.

CT5626/645 Lot 3 DP15515 $202,641

CT6226/351 and CT6226/352 Lot 3 and 4 DP121249 $233,329

CT6037/784 Lot 411 DP73444 $39,223

This separate rate is subject to the Infrastructure Contributions—Separate Rate Relief Policy.

*Littlehampton Development Sites Infrastructure Contributions*

These separate rates are subject to the Infrastructure Contributions—Separate Rate Relief Policy.

*Littlehampton Direct Infrastructure*

A Separate Rate of a fixed charge of $411,715 on allotment 97 FP 157332 CT 5826/809, the separate rate will ensure that the beneficiaries of development, as a result of the rezoning of land initiated by Council in 2006, contribute to the necessary additional specific and critical infrastructure, and existing ratepayers will be protected from excessive increases in general rates to fund such additional infrastructure.

*Littlehampton In-direct Infrastructure*

A Separate Rate of fixed charges the purpose of which is to ensure the beneficiaries of development as a result of the rezoning of land initiated by Council in 2006, contribute to the necessary additional specific and critical infrastructure, and existing ratepayers will be protected from excessive increases in general rates to fund such additional infrastructure.

CT5902/341 Lot 101 DP62247 $139,700

CT5902/342 Lot 102 DP62247 $139,700

These separate rates are subject to the Infrastructure Contributions—Separate Rate Relief Policy.

*Regional Landscape Levy*

A separate rate of 0.008888 cents in the dollar be declared on the value of rateable land in the council’s area of the former Adelaide and Mount Lofty Ranges NRM area which is within the Hills and Fleurieu landscape management region.

A separate rate of 0.021901 cents in the dollar be declared on the value of rateable land in the council’s area of the former SA Murray-Darling Basin NRM area which is within the Hills and Fleurieu landscape management region.

Dated: 15 July 2021

A. Stuart

Chief Executive Officer

## District Council of Mount Remarkable

*Adoption of Valuations and Declaration of Rates 2021/2022*

Notice is hereby given that the District Council of Mount Remarkable at a Special Meeting held on 6 July 2021 for the financial year ending 30 June 2022 adopted its Annual Business Plan and Budget and:

*Adoption of Valuations*

Adopted, for rating purposes, the Valuer-General’s most recent valuations of capital values applicable to land within the area of Council, which totals $938,957,960.

*Declaration of General Rates*

Declared a general rate comprising two components, one based on the value of the land subject of the rate of 0.2636 cents in the dollar and the other being a fixed charge of $340.00 upon each rateable assessment.

*Declaration of Separate Rate
Regional Landscape Levy*

Declared a separate rate of 0.0243 cents in the dollar on all rateable land located within the area of the Council to reimburse the Council for the amount payable to the Northern and Yorke Landscape Board.

*Annual Service Charges*

1. Imposed an annual service charge based on the nature of the service of $550.00 on each assessment of rateable and non-rateable land for the collection and treatment of waste within the townships of Wilmington, Melrose, Booleroo Centre and Wirrabara to which Council provides or makes available a Community Wastewater Management Scheme; and

2. Imposed an annual service charge of $380.00 for the weekly collection and disposal of waste in a mobile garbage bin and the fortnightly collection and disposal of recyclables and green waste in a mobile garbage bin, on:

(a) all occupied land in the defined townships of Appila, Booleroo Centre, Hammond, Melrose, Murray Town, Port Germein, Weeroona Island, Willowie, Wilmington and Wirrabara for which the service is provided or made available; and

(b) each section of land outside of the townships abutting the defined collection route on which a habitable dwelling exists for which the service is provided or made available, provided that the sliding scale set out in Regulation 13 of the *Local Government (General) Regulations 2013* will apply to reduce the service charge as prescribed.

3. Imposed an annual service (and supply) charge based on the nature of the service and the level of usage of the service of:

(a) $315.00 for the nature of the service on each assessment of rateable and non-rateable land within the township of Weeroona Island to which Council provides or makes available the ‘Weeroona Island Water Supply’; and

(b) Including a level of usage charge of $3.31 per kilolitre for each kilolitre of water supplied to each assessment of rateable and non-rateable land to which Council provides or makes available the ‘Weeroona Island Water Supply’.

*Payment of Rates*

Determined all rates and annual service charges will be payable in four equal or approximately equal instalments and that the due date for those instalments will be 8 September 2021, 8 December 2021, 9 March 2022 and 8 June 2022.

Dated: 6 July 2021

S. Johnson

Chief Executive Officer

## Wattle Range Council

Public Consultation

*Review of Elector Representation*

Notice is hereby given that the Wattle Range Council has undertaken a review to determine whether alterations are required in respect to elector representation, including ward boundaries and the composition of Council.

As an outcome of this review Council proposes the following:

1. The principal member of Council continues to be a Mayor elected by the community.

2. The future elected body of Council comprise the Mayor and eleven (11) ward councillors.

3. The Council area be divided into four (4) wards (as per the current ward structure).

4. The wards continue to be named Kintore, Riddoch, Corcoran and Sorby Adams.

5. The Kintore Ward, Riddoch Ward and Sorby Adams Ward each be represented by two (2) ward councillors, and the Corcoran Ward be represented by five (5) ward councillors.

*Report*

Council has prepared a Representation Review Report which details the review process, the public consultation undertaken, and the proposal Council considers should be carried into effect. A copy of the Report is available on the Council website [www.wattlerange.sa.gov.au/haveyoursay](http://www.wattlerange.sa.gov.au/haveyoursay); and for inspection at the Council offices at ‘Civic Centre’, George Street, Millicent during office hours.

*Written Submissions*

Written submissions are invited from interested persons and can be submitted by email to council@wattlerange.sa.gov.au; in person at any of Council’s offices; or via post to PO Box 27, Millicent, SA, 5280. Written submissions must be received by Council before 5pm Friday, 13 August 2021.

Information regarding the elector representation review can be obtained by contacting Paul Duka, Director Corporate Services on telephone 8733 0900 or email council@wattlerange.sa.gov.au.

Any person(s) making a written submission will be given the opportunity to appear before a meeting of Council. Please include your contact details within your written submission if you wish to appear before the Council.

Dated: 22 July 2021

B. J. Gower

Chief Executive Officer

# Public Notices

## Trustee Act 1936

Public Trustee

*Estates of Deceased Persons*

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

CAWKWELL Lesley Edwina late of 26 New Street Robertstown Retired Nurse who died 5 May 2020

CECE Vittoria late of 86 Fairbanks Drive Paralowie of no occupation who died 31 January 2021

CHICK John Bertram late of 17 Hill Street Kingswood Retired Medical Practioner who died 8 January 2021

GODFREY Nesta Noreen late of 80 Moseley Street Glenelg South Retired Coptometrist who died 6 January 2021

JAMES Alison Margaret late of 8 Wright Street Ferryden Park of no occupation who died 23 July 2019

LANG Seamus Ronald late of 16 Barrington Crescent Salisbury East of no occupation who died 3 January 2021

MATHIAS Paul Lennon late of 34 Finchley Avenue Glenroy Farmer who died 27 February 2021

PARKS Barbara Jean late of 4 Waikiki Court West Lakes of no occupation who died 27 April 2021

RILEY Robert Laurence late of 22 Frome Avenue Hampstead Gardens Retired Security Officer who died 15 November 2020

STARRS Peter Joseph late of 73 Portrush Road Payneham Retired Postal Manager who died 3 March 2021

WALLS John late of 1 Wilton Street Davoren Park Toolmaker who died 3 December 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 Public Trustee at GPO Box 1338, Adelaide, 5001, full particulars and proof of such claims, on or before the 20 August 2021 otherwise they will be excluded from the distribution of the said estate; and notice is also hereby given that all persons indebted to the said estates are required to pay the amount of their debts to the Public Trustee or proceedings will be taken for the recovery thereof; and all persons having any property belonging to the said estates are forthwith to deliver same to the Public Trustee.

Dated: 22 July 2021

N. S. Rantanen

Public Trustee

**Notice Submission**

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

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

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

Requests to withdraw submitted notices must be received before 10 a.m. on the day of publication.

**Gazette notices should be emailed as Word files in the following format:**

• Title—name of the governing Act/Regulation

• Subtitle—brief description of the notice

• A structured body of text

• Date of authorisation

• Name, position, and government department/organisation of the person authorising the notice

**Please provide the following information in your email:**

• Date of intended publication

• Contact details of at least two people responsible for the notice content

• Name of the person and organisation to be charged for the publication (Local Council and Public notices)

• Request for a quote, if required

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

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