No. 17 p. 869



THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

PUBLISHED BY AUTHORITY

ADELAIDE, THURSDAY, 17 MARCH 2022

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

STATE GOVERNMENT INSTRUMENTS

ASSOCIATIONS INCORPORATION ACT 1985

SECTION 43A

Deregistration of Associations

NOTICE is hereby given that the Corporate Affairs Commission approves the applications for deregistration received from the associations named below pursuant to section 43A of the Associations Incorporation Act, 1985. Deregistration takes effect on the date of publication of this notice.

ADELAIDE CONSORTIUM FOR MATHEMATICS EDUCATION INCORPORATED

ADELAIDE PISTOL ARMS COLLECTORS CLUB INCORPORATED ADELAIDE USUI REIKI CENTRE INCORPORATED

AMAZING KIDS CHILDREN CENTRE INCORPORATED

AUSTRALIAN KABUKI SYNDROME ASSOCIATION INCORPORATED

AUSTRALIAN TAEKWONDO UNION INCORPORATED

BAY-VIEW SPORTING & SOCIAL CLUB INCORPORATED

BELAIR PARK GOLF CLUB INCORPORATED

BLACKWOOD OVER FIFTIES CLUB INCORPORATATED

BMX SA INCORPORATED

BMX SA INCORPORATED

BRAMFIELD AND DISTRICTS REGROWTH ASSOCIATION INCORPORATED

COMBINED PROBUS CLUB OF EDEN HILLS INCORPORATED

COMMUNITY ACTION FOR SUSTAINABILITY INCORPORATED

CONTINENCE FOUNDATION OF AUSTRALIA - SOUTH AUSTRALIAN BRANCH INCORPORATED

EAST ROXBY NETBALL CLUB INCORPORATED

ELIZABETH SCOTTISH CLUB INCORPORATED

FLEURIEU BIENNALE INCORPORATED

FOUL PLAY INCORPORATED

FRANCES FOLK GATHERING INCORPORATED

FRIENDS OF PORT HUGHES INCORPORATED

HAPPY KIDZ PARENTS AND FRIENDS ASSOCIATION INCORPORATED

HEALTHY RIVERS INCORPORATED

HILLSVIEW VILLAGE RESIDENTS ASSOCIATION INCORPORATED

KALI BHAVAN INCORPORATED

KENSINGTON CONTRACT BRIDGE CLUB INCORPORATED

KIWANIS CLUB OF REEDBEDS INCORPORATED

LANEWAY YOUTH INCORPORATED

LANEWAY YOUTH INCORPORATED
LIFE CENTRE TUMBY BAY INCORPORATED
LIONS CLUBS INTERNATIONAL DISTRICT 201 S1 INCORPORATED

LIVE STORY INCORPORATED

MAREMMA RESCUE SOUTH AUSTRALIA INCORPORATED
MID WEST NETBALL ASSOCIATION INCORPORATED

MITCHAM BAPTIST CHURCH INCORPORATED

MURRAY BRIDGE HOMING CLUB INCORPORATED

NATIONAL SENIORS AUSTRALIA EVENING BRANCH SA INCORPORATED

MCCRACKEN COUNTRY CLUB INCORPORATED

NATIONAL SENIORS AUSTRALIA EVENING BRANCH SA INCORPORATED

NOARLUNGA CENTRE CHURCH OF CHRIST COMMUNITY CARE INCORPORATED

NORUYELO INCORPORATED

PARADISE RAILWAY INCORPORATED

POINT TURTON SAILING CLUB INCORPORATED

PORT PIRIE & DISTRICTS ORCHID CLUB INCORPORATED

PROBUS CLUB OF VICTOR HARBOR INCORPORATED
RAW MILK ADVOCACY ASSOCIATION SA INCORPORATED

ROOH PUNJAB DI ADELAIDE INCORPORATED

ROOH PUNJAB DI ADELAIDE INCORPORATED
ROTARY CLUB OF HALLETT COVE INCORPORATED
SAVE OUR SUBURBS- ADELAIDE INCORPORATED
STUART GROVE RETIREMENT VILLAGE RESIDENTS' ASSOCIATIONS INCORPORATED
ST. JOHN'S EVANGELICAL LUTHERAN CHURCH, TAPLAN INCORPORATED
SOUTH AUSTRALIAN INDOOR FLYERS INCORPORATED
SOUTH COAST BOATING ASSOCIATION INCORPORATED
SOUTHCOAST CHRISTIAN CHURCH INCORPORATED
SOUTHERN HILLS PONY CLUB INCORPORATED
SUPERCYCLE INCORPORATED
TAILEM INFO STATION ASSOCIAITION INCORPORATED

TAILEM INFO STATION ASSOCIATION INCORPORATED
THE ADELAIDE DICKENS FELLOWSHIP INCORPORATED
THE FUSO DEALERS NATIONAL DEALER COUNCIL INCORPORATED
THE HEYSEN COURT VILLAGE RESIDENTS' ASSOCIATION INCORPORATED
THE KANGAROO ISLAND FLORA AND FAUNA CLUB INCORPORATED
THE MINDA COMMUNITY HOUSING ASSOCIATION INCORPORATED
THE NATIONAL ASSOCIATION OF MOBILE SERVICES FOR RURAL AND REMOTE FAMILIES AND CHILDREN INCORPORATED
THE PENGUIN CLUB OF AUSTRALIA (SOUTH AUSTRALIA) INCORPORATED
TILMBY BAY FLORAL ART GROUP INCORPOR ATED

TUMBY BAY FLORAL ART GROUP INCORPORATED UNLEY MINISTERS' FELLOWSHIP INCORPORATED VILLAGE FOR THE LIVING ARTS INCORPORATED

WESTERN FUTURES: FUTURES CONNECT INCORPORATED

WE UNITED CARE INCORPORATED

YOGA TEACHERS INSTITUTE OF SOUTH AUSTRALIA INCORPORATED

7TH BATTALION ROYAL AUSTRALIAN REGIMENT ASSOCIATION (S.A. BRANCH) INCORPORATED

GIVEN at Adelaide.Dated: 15 March 2022

LAUREN HILLIKER
Manager, Gambling and Associations
A Delegate of the Corporate Affairs Commission

FISHERIES MANAGEMENT ACT 2007

SECTION 115

Exemption number ME9903165

TAKE NOTICE that pursuant to Section 115 of the *Fisheries Management Act 2007*, Dr Russell Bradford, Senior Experimental Scientist, of CSIRO Oceans and Atmosphere, Castray Esplanade, Hobart, Tasmania 7000 (the 'exemption holder') or a person acting as his nominated agent, is exempt from section 70 of the *Fisheries Management Act 2007* and regulation 5(a), clause 63 of schedule 6 of the *Fisheries Management (General) Regulations 2017*, but only insofar as the exemption holder or his agents may undertake the activity specified in Schedule 1, at the location specified in Schedule 2, subject to the conditions set out in Schedule 3 from 10 March 2022 until 30 April 2022 inclusive, unless varied or revoked earlier.

SCHEDULE 1

Collection of Southern Bluefin Tuna (*Thunnus maccoyii*) as part of the CSIRO research project titled "Gene tagging Southern Bluefin Tuna".

SCHEDULE 2

All coastal waters adjacent to South Australia between the lines of longitude 131°47'24"E to 140°01'12"E (GDA2020) excluding sanctuary zones and restricted access zones of marine parks (unless otherwise authorised under the *Marine Parks Act 2007*), the Adelaide Dolphin Sanctuary and aquatic reserves.

SCHEDULE 3

- 1. The exemption holder will be deemed responsible for the conduct of all persons conducting the exempted activities under this notice. Any person conducting activities under this exemption must be provided with a copy of this notice, which they must have signed as an indication that they have read and understand the conditions under it.
- 2. No more than a total of 100 Southern Bluefin Tuna specimens may be retained during the term of this notice.
- 3. All Southern Bluefin Tuna captured and not retained pursuant to condition 2 must be immediately returned to the water upon completion of tagging.
- 4. The exempted activity may only be undertaken aboard the vessel FV *Yasmin* (Vessel ID 11128). The vessel must be clearly marked with visible signage indicating the vessel is undertaking research activities.
- 5. For the purposes of this notice, the following persons are the nominated agents of the exemption holder:
 - o Matthew Lansdell, CSIRO GPO Box 1538, Hobart, Tas, 7001
 - o Jason Hartog, CSIRO GPO Box 1538, Hobart, Tas, 7001
 - Emma Westlake, CSIRO Indian Ocean Marine Research Centre, Level 4, IOMRC Building 453, Crawley, WA, 6009
 - Naomi Clear, CSIRO GPO Box 1538, Hobart, Tas, 7001
 - o Kylie Maguire, CSIRO GPO Box 1538, Hobart, Tas, 7001
- 6. While engaging in the exempted activity, the exemption holder and his nominated agents must be in possession of a copy of this notice. Such notice must be produced to a Fisheries Officer immediately upon request.
- 7. The exemption holder must not contravene or fail to comply with the *Fisheries Management Act 2007* or any regulations made under that Act, except where specifically exempted by this notice.
- 8. The exemption holder must not conduct any other fishing activity including recreational fishing whilst undertaking the exempted activity.
- 9. The exemption holder must provide a report in writing detailing the outcomes of the tagging and collection of samples of Southern Bluefin Tuna, including the location of tagging and sample collection undertaken, pursuant to this notice to the Department of Primary Industries and Regions (PIRSA) Fisheries and Aquaculture, via email to steve.shanks@sa.gov.au within 14 days of expiry of this exemption.
- 10. Before undertaking the exempted activity, the exemption holder or a nominated agent must contact PIRSA Fishwatch on 1800 065 522 and answer a series of questions about the exempted activity. The exemption holder or agent will need to have a copy of the exemption at the time of making the call and be able to provide information about the area and time of the exempted activity, the vehicles and/or boats involved, the number of persons undertaking the exempted activity and other related questions.

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

Dated: 9 March 2022

PROF GAVIN BEGG
Executive Director
Fisheries and Aquaculture
Department of Primary Industries and Regions
Delegate of the Minister for Primary Industries and Regional Development

FISHERIES MANAGEMENT ACT 2007

SECTION 115

Exemption No. ME9903183

TAKE notice that the Ministerial Exemption notice made under section 115 of the *Fisheries Management Act 2007* number ME9903183, provided to A/Prof Charlie Huveneers of Flinders University for research activities involving the taking of muscle samples from specified sharks and rays, dated 11 January 2022, and published in the South Australian Government Gazette dated 13 January 2022 on page 38 being the third and last notice on that page, is hereby REVOKED.

Dated: 11 March 2022

PROF GAVIN BEGG
Executive Director
Fisheries And Aquaculture
Delegate of the Minister for Primary Industries and Regional Development

FISHERIES MANAGEMENT ACT 2007

SECTION 115

Exemption No. ME9903209

TAKE NOTICE that pursuant to section 115 of the *Fisheries Management Act 2007*, A/Prof Charlie Huveneers (the 'exemption holder') of Flinders University, Sturt Road, Bedford Park, or his nominated agents, are exempt from section 70 of the *Fisheries Management Act 2007*, and regulation 5(a) and clauses 39(a), 74 and 104 of Schedule 6 and Schedule 7 of the *Fisheries Management (General) Regulations 2017* in the waters specified in Schedule 1 but only insofar as the activities of the exemption holder are consistent with the activities of the research project specified in Schedule 2, using the gear specified in Schedule 3, (the 'exempted activity'), subject to the conditions specified in Schedule 4, from 12 March 2022 until 31 December 2022, unless varied or revoked earlier.

SCHEDULE 1

All waters of Gulf St Vincent, South Australia, excluding aquatic reserves (unless otherwise authorised under the Act), sanctuary and restricted access zones of marine parks (unless otherwise authorised under the Marine Parks Act 2007) and the Adelaide Dolphin Sanctuary.

SCHEDULE 2

The research project entitled "Assessing the effects of anthropogenic activity on the trophic and spatial niches of benthic shark and ray species".

SCHEDULE 3

- One long line with a maximum length of 2 km, maximum diameter 1.7mm leaders with not more than 200 hooks (14/0 gauge).
- Two beach seine nets (not more than 40m length, not more than 2m drop and mesh size not less than 3mm).

SCHEDULE 4

- 1. The exemption holder will be deemed responsible for the conduct of all persons conducting the exempted activities under this notice. Any person conducting activities under this exemption must be provided with a copy of this notice, which they must have signed as an indication that they have read and understand the conditions under it.
- 2. The nominated agents of the exemption holder are the following employees of Flinders University:
 - Lauren Meyer
 - Chloe Roberts
 - Joshua Dennis
 - Joshua Davey
 - Thomas Clarke
- 3. The exemption holder or nominated agent/s may only take and retain muscle samples from the following species as part of the exempted activity:
 - Port Jackson shark (Heterodontus portusjacksoni)
 - Southern eagle ray (Myliobatis tenuicaudatus)
 - School shark (Galeorhinus galeus)
 - Gummy shark (Mustelus antarcticus)
 - Smooth ray (Bathytoshia brevicaudata)
- 4. The Ministerial exemption holder or nominated agent/s must be in attendance of a long line, at all times when a long line is in use pursuant to this notice.
- 5. All fish, sharks and rays caught pursuant to this notice must be returned to the water as soon as practicable.
- 6. All protected species incidentally taken while undertaking the exempted activity must be returned to the water as soon as practicable. Protected species must not be retained.
- 7. A beach seine-net can not be used pursuant to this notice in any area of a Habitat Protection Zone of a marine park.
- The samples collected by the exemption holder are for scientific, education or research purposes only and must not be sold or consumed.
- 9. The exemption holder must not collect samples for aquaculture research purposes pursuant to this notice.
- 10. Any equipment used to collect and hold fish during the exempted activity must be decontaminated prior to and after undertaking the research activities.
- 11. The Ministerial exemption holder or agent must not conduct any other fishing activity, including recreational fishing whilst undertaking the exempted activity.
- 12. At least 1 hour before conducting an exempted activity, the exemption holder must contact the Department of Primary Industries and Regions (PIRSA) Fishwatch on telephone **1800 065 522** and answer a series of questions about the exempted activity. The exemption holder will need to have a copy of this notice in their possession at the time of making the call, and be able to provide information about the area and time of the exempted activity, the specific gear to be used, vehicles and/or boats involved, the number of exemption holders undertaking the exempted activity and other related questions.
- 13. The exemption holder must provide a report in writing detailing the activities carried out pursuant to this notice to PIRSA, Fisheries and Aquaculture (GPO Box 1625, ADELAIDE SA 5001) within 14 days of the activity being completed with the following details:
 - the date and location of sampling;
 - the gear used;
 - the number and description of all species sampled;
 - any interactions with protected species and their fate; and
 - any other information regarding size, breeding or anything deemed relevant or of interest that is able to be volunteered.

- 14. While engaging in the exempted activity, the exemption holder and nominated agents must be in possession of a signed copy of this notice and carry their identification card issued by Flinders University. Such notice and identification must be produced to a PIRSA Fisheries Officer if requested.
- The exemption holder, or agent must not contravene or fail to comply with the Fisheries Management Act 2007 or any regulations made under that Act, except where specifically exempted by this notice.

This notice does not purport to override the provisions or operation of any other Act including, but not limited to, the *Marine Parks Act 2007*, the *River Murray Act 2003* or the *Adelaide Dolphin Sanctuary Act 2005*. The exemption holder and her agents must comply with any relevant regulations, permits, requirements and directions from the Department for Environment and Water when undertaking activities within a marine park.

Dated: 11 March 2022

PROF GAVIN BEGG Executive Director Fisheries and Aquaculture Delegate of the Minister for Primary Industries and Regional Development

FISHERIES MANAGEMENT ACT 2007

SECTION 115

Exemption number ME9903197

TAKE NOTICE that pursuant to section 115 of the Fisheries Management Act 2007, Professor Stephen Donnellan of the South Australian Museum, North Terrace, Adelaide, South Australia, (the "exemption holder"), or a person acting as his agent, is exempt from sections 70, 71(1)(b) and 71(2) of the *Fisheries Management Act* 2007; and regulations 5, 6(1)(a) and 10; and clauses 39(a), 42, 74, 96, 97, 113 and 116 of Schedule 6 and Schedule 7 of the Fisheries Management (General) Regulations 2017, but only insofar as the exemption holder will not be guilty of an offence for the purposes of conducting research activities that include the taking of voucher specimens of specified marine and freshwater fish and invertebrates ("exempted activity") in the waters described in Schedule 1, using the gear specified in Schedule 2, subject to the conditions specified in Schedule 3, from 11 March 2022 until 10 March 2023, unless varied or revoked earlier.

South Australian State waters, including intertidal "rocky" reefs and the waters of the Adelaide Dolphin Sanctuary but excluding Sanctuary and Restricted Access zones of any marine park unless authorised under the *Marine Parks Act 2007* and aquatic reserves unless otherwise authorised under the Fisheries Management Act 2007.

SCHEDULE 2

Description of equipment that may be used to undertake the proposed activity:

- $6\ bait\ traps-up\ to\ 60x30x30cm$
- Hook and line 1 line/person 1 Plankton net 0.8 m length, 300mm diameter 250μm mesh
- 1 Cast net up to 3m diameter 1 Seine net 16m, 5mm mesh
- 1 Dredge 0.5m (wide), 0.3m (high) 0.8m (long), 10mm mesh
- Hand-held Aquarium or dab net 2 per person
 Prawn trawling net operated by commercial Prawn Fishery Licence Holder

SCHEDULE 3

- The exemption holder will be deemed responsible for the conduct of all persons conducting the exempted activities under this notice. Any person conducting activities under this exemption must be provided with a copy of this notice, which they must have signed as an indication that they have read and understand the conditions under it.
- The exemption holder or their agent/s may only collect voucher specimens of the following species:
 - Teleosts all life stages
 - Lampreys all life stages
 - Hagfishes all life stages
 - Sharks (other than protected species) all life stages
 - Rays all life stages
 - Chimaeras all life stages
 - Marine invertebrates
- 3. All native fish other than those listed and retained consistent with condition 1 must be either returned to the water on completion of scientific evaluation or lodged with the South Australian Museum. All non-native fish must be destroyed and disposed of appropriately.
- A maximum of ten marine macro invertebrate and 100 micro invertebrate specimens per species may be collected and kept pursuant to this exemption from each sampling location.
- A maximum of five teleost, lamprey, hagfish, shark, ray or chimaera specimens per species may be collected and kept pursuant to this exemption from each sampling location except for species listed in clause 63, 64 and 65 of Schedule 6 of the *Fisheries Management (General) Regulations 2017* where the daily bag and boat limits shall apply.
- The specimens collected by the exemption holder or his agent/s are to be used for scientific purposes only and must not be sold.
- The nominated agents of the exemption holder are the following staff of the South Australian Museum:
 - Dr Andrea Crowther Senior Collection Manager Marine Invertebrates
 - Dr Rachael King Senior Research Scientist Marine Invertebrates Ms Shirley Sorokin - Collection Manager Marine Invertebrates

 - Mr Ralph Foster Collection Manager Ichthyology
 - Dr Terry Bertozzi Research Scientist Bioinformatics
 - Dr Matthew Shaw Collection Manager Entomology
- The exemption holder or nominated agent may be assisted by 2 other employees or authorised volunteers of the SA Museum when undertaking the exempted activity but only whilst in the presence of the exemption holder or nominated agent and while working under their direction.

- 9. Before conducting the exempted activity, the exemption holder must contact the Department of Primary Industries and Regions (PIRSA) FISHWATCH on 1800 065 522 and answer a series of questions about the exempted activity. You will need to have a copy of your exemption with you at the time of making the call, and be able to provide information about the area and time of the exempted activity, the vehicles and/or boats involved, the number of agents undertaking the exempted activity and other related issues.
- 10. The exemption holder must provide a report in writing detailing the outcomes of the research and the collection of organisms pursuant to this notice to the Executive Director, Fisheries and Aquaculture (GPO Box 1625, ADELAIDE SA 5001) within 14 days of the expiry of this notice giving the following details:
 - the date and time of collection;
 - the description of all species collected, protected species must be clearly identified; and
 - the number of each species collected or

If no collection has occurred pursuant to this exemption, you are required to clarify this in the report.

- 11. While engaging in the exempted activity, the exemption holder must be in possession of a copy of this notice. Such notice must be produced to a Fisheries Officer if requested.
- 12. The exemption holder must not contravene or fail to comply with the *Fisheries Management Act 2007* or any regulations made under that Act, except where specifically exempted by this notice.

This notice does not purport to override the provisions or operation of any other Act including, but not limited to, the Marine Parks Act 2007, Adelaide Dolphin Sanctuary Act 2005 and the Agricultural and Veterinary Products (Control of Use) Act 2002. The exemption holder and his agents must comply with any relevant regulations, permits, requirements and directions from the Department for Environment and Water when undertaking activities within a marine park – In particular the prohibition on use of trawl nets in Habitat Protection Zones under regulation 7(3)(e) Marine Parks (Zoning) Regulations 2012.

Dated: 11 March 2022

PROF GAVIN BEGG
Executive Director
Fisheries and Aquaculture
Delegate of the Minister for Primary Industries and Regional Development

HOUSING IMPROVEMENT ACT 2016

Rent Control Revocations

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

Address of Premises	Allotment Section	Certificate of Title Volume Folio
7 Esplanade, Sellicks Beach SA 5174	Allotment 180 Deposited Plan 4858 Hundred of Willunga	CT5359/435
37 Tottenham Court Road, Port Elliot SA 5212	Allotment 91 Filed Plan 162355 Hundred of Goolwa	CT5301/576
72 Yahl Hall Road, Yahl SA 5291	Allotment 20 Deposited plan 91539 Hundred of Mount Gambier	CT6111/518
2/57 Hughes Street, Mile End SA 5031	Allotment 1 Filed Plan 111994 Hundred of Adelaide	CT5201/810
Lot 1797 The Esplanade, Middle Beach SA 5501	Allotment 1797 Deposited Plan 55427 Hundred of Port Gawler	CT5929/29
27 Vinall Road, Modbury SA 5092	Allotment 131 Deposited Plan 7533 Hundred Yatala	CT5186/301

Dated: 17 March 2022

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

JUSTICES OF THE PEACE ACT 2005

SECTION 4

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

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

For a period of ten years for a term commencing on 5 April 2022 and expiring on 4 April 2032:

Kathryn Blain ZILM Jennifer Lois WATKINS John Edward TEAGUE Margaret June TAYLOR Wayne Gregory STEVENS John Keith SMITH Ivan William SHORT Judith May SCOTT Brendon Glenn RUTH Angelo Raffaele PIANTADOSI Ann PADOS Michael MUSARRA
Anthony John MONTE
Peter Phillip MITCHELL
Terry James MCEVOY
Arthur Con MANGOS
Graham Robert LEYSON
Christina Mary KERKMAN
Johanna Elizabeth KEGEL
Gerard Michael GUERIN
Malcolm Geoffrey FATCHEN
Angela Gaye CURTIS
Judith Anne CROUCHER

Dated: 15 March 2022

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

LAND ACQUISITION ACT 1969

SECTION 16

Form 5 – Notice of Acquisition

1. Notice of acquisition

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

Comprising an estate in fee simple in that piece of land being the whole of Allotment 68 in Filed Plan No 148104 comprised in Certificate of Title Volume 5301 Folio 393, subject to free and unrestricted right(s) of way over the land marked A.

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

2. Compensation

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

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

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

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

3. Inquiries

Inquiries should be directed to: Rob Gardner

GPO Box 1533 Adelaide SA 5001 Telephone: (08) 8343 2567

Dated: 15 March 2022

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

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

2020/04777/01

LAND ACQUISITION ACT 1969

SECTION 16

Form 5 – Notice of Acquisition

1. Notice of acquisition

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

Comprising an unencumbered estate in fee simple in that piece of land being the whole of Allotment 179 in Deposited Plan No 4728 comprised in Certificate of Title Volume 5272 Folio 960.

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

2. Compensation

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

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

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

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

3. Inquiries

Inquiries should be directed to: Rob Gardner

GPO Box 1533 Adelaide SA 5001 Telephone: (08) 8343 2567

Dated: 15 March 2022

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

ROCCO CARUSO

Manager, Property Acquisition (Authorised Officer)
Department for Infrastructure and Transport

DIT 2021/04496/01

LAND ACQUISITION ACT 1969

SECTION 16

Form 5 – Notice of Acquisition

1. Notice of acquisition

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

Comprising an unencumbered estate in fee simple in that piece of land being the whole of Allotment 93 in Filed Plan No 12864 comprised in Certificate of Title Volume 5100 Folio 41.

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

2. Compensation

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

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

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

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

3. Inquiries

Inquiries should be directed to: Rob Gardner

GPO Box 1533 Adelaide SA 5001 Telephone: (08) 8343 2567

Dated: 15 March 2022

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

ROCCO CARUSO

Manager, Property Acquisition (Authorised Officer)
Department for Infrastructure and Transport

DIT 2021/08327/01

LAND ACQUISITION ACT 1969

SECTION 16

Form 5 – Notice of Acquisition

1. Notice of acquisition

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

Comprising an unencumbered estate in fee simple in that piece of land being the whole of Allotment 5 in Deposited Plan No 3775 comprised in Certificate of Title Volume 5226 Folio 232

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

2. Compensation

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

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

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

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

3. Inquiries

Inquiries should be directed to: Rob Gardner

GPO Box 1533 Adelaide SA 5001 Telephone: (08) 8343 2567 Dated: 15 March 2022

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

Rocco Caruso

Manager, Property Acquisition (Authorised Officer)
Department for Infrastructure and Transport

DIT 2021/12771/01

LOCAL GOVERNMENT ACT 1999

SECTION 32(1)

Notification of Outcome of Inquiries

The Minister determined on 7 September 2021 that the Boundary Adjustment—City of Marion and City of Onkaparinga in the area of Lonsdale proceed and determined to forward the proposal to the Governor with a recommendation that a proclamation giving effect to the proposal be made.

The proclamation appeared in the South Australian Government Gazette on 28 October 2021 page 3852.

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

Pursuant to Section 32(1) of the Local Government Act 1999, NOTICE of the Minister's determination is hereby given.

Dated: 7 March 2022

ROBERT DONALDSON
Presiding Member
South Australian Local Government Boundaries Commission

MAJOR EVENTS ACT 2013

SECTION 6B

2022 Tasting Australia

PURSUANT to section 6B of the *Major Events Act 2013*, I, Hon Steven Marshall MP, Premier of South Australia declare the 2022 Tasting Australia presented by RAA Travel to be held from 28 April to 8 May 2022 to be declared a major event.

By virtue of the provisions of the Major Events Act 2013, I do hereby:

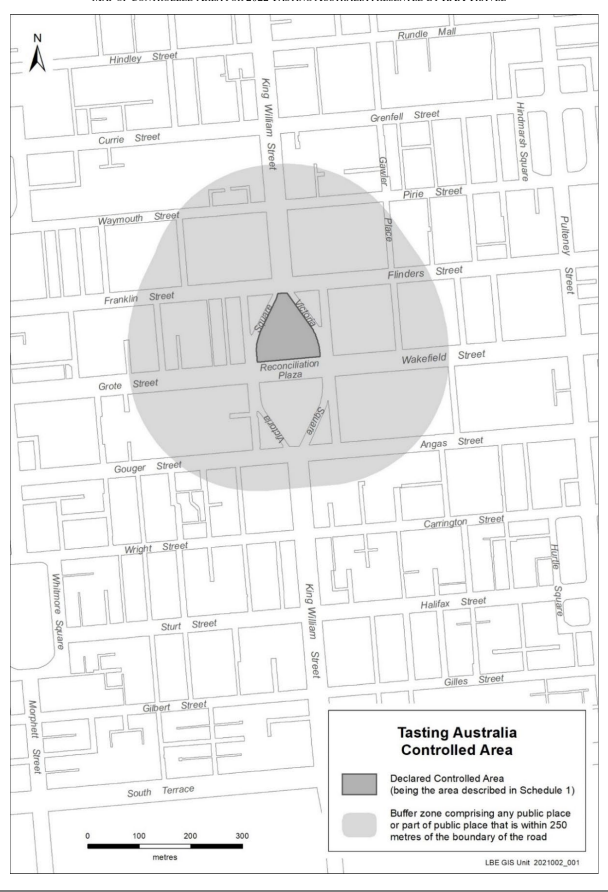
- 1. Declare the 2022 Tasting Australia presented by RAA Travel to be a major event.
- 2. Specify the period for the event, being 28 April to 8 May 2022.
- 3. Declare the major event venue to be the northern end of Victoria Square / Tarntanyangga.
- 4. Designate the South Australian Tourism Commission to be the event organisers for the event.
- 5. Apply section 8 of the *Major Events Act* to the event.
- 6. Apply section 10 of the Major Events Act to the event.
- 7. Apply section 11 of the Major Events Act to the event.
- 8. Apply section 12 of the Major Events Act to the event.
- 9. Apply section 13 of the Major Events Act to the event.
- 10. Apply section 14 of the *Major Events Act* to the event by specifying the official title as 2022 Tasting Australia presented by RAA Travel and the official logo as it appears below.

TASTING ASSTRALSA RAA

Dated: 11 March 2022

HON STEVEN MARSHALL MP Premier of South Australia

MAP OF CONTROLLED AREA FOR 2022 TASTING AUSTRALIA PRESENTED BY RAA TRAVEL



MENTAL HEALTH ACT 2009

Authorised Mental Health Professionals

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

Ingrid Cother Elizabeth Buck Pasqualino Vartuli Matthew Stevens Louise Hann

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

Dated: 17 March 2022

DR J BRAYLEY Chief Psychiatrist

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Application for Grant of Associated Activities Licence AAL 298

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

Santos Limited
Delhi Petroleum Pty Ltd
Beach Energy (Operations) Limited
Vamgas Pty Ltd
Santos (NARNL Cooper) Pty Ltd
Bridge Oil Developments Pty Ltd
Alliance Petroleum Australia Pty Ltd
Basin Oil Pty Ltd
Reef Oil Pty Ltd
Santos Petroleum Pty Ltd
Santos (BOL) Pty Ltd

The application will be determined on or after 15 April 2022.

Description of application area

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

All coordinates MGA2020, Zone 54

447772.34mE6887314.81mN 422102.97mE6889825.89mN 436371.94mE6888727.23mN 447782.46mE6887358.63mN 422223.02mE6889825.89mN 436371.80mE6888726.52mN 436430.70mE6888715.07mN 436430.84mE6888715.78mN 447879.90mE6887336.15mN 422223.02mE6889775.98mN 447869.79mE6887292.32mN 422252.13mE6889775.66mN 448060.32mE6887248.32mN 422249.21mE6889503.87mN 436470.10mE6888708.15mN 436469.96mE6888707.44mN 448453.63mE6887128.08mN 422269.21mE6889503.66mN 448453.84mE6887128.77mN 422266.81mE6889280.68mN 436920.43mE6888619.88mN 448492.09mE6887117.08mN 448491.89mE6887116.38mN 422417.34mE6889152.87mN 436920.56mE6888620.59mN 436962.00mE6888612.53mN 422767.42mE6889163.06mN 422767.39mE6889163.78mN 448781.42mE6887027.86mN 436961.87mE6888611.82mN 437263.99mE6888553.09mN 437264.13mE6888553.80mN 437305.57mE6888545.75mN 422807.37mE6889164.94mN 449077.36mE6886975.68mN 449077.48mE6886976.40mN 422807.40mE6889164.22mN 423117.73mE6889173.25mN 449116.88mE6886969.45mN 449116.75mE6886968.73mN 423117.71mE6889173.97mN 437305.43mE6888545.03mN 449997.51mE6886813.43mN 423157.69mE6889175.14mN 437313.08mE6888543.55mN 437313.21mE6888544.26mN 437354.65mE6888536.20mN 451186.69mE6886549.80mN 451186.85mE6886550.51mN 423157.72mE6889174.41mN 423823.81mE6889193.79mN 451225.90mE6886541.85mN 423999.86mE6889098.87mN 437354.52mE6888535.49mN 451225.75mE6886541.14mN 424049.12mE6889100.30mN 437608.65mE6888486.09mN 451542.06mE6886471.01mN 424219.34mE6889205.30mN 437608.79mE6888486.81mN 451555.21mE6886530.32mN 424717.05mE6889219.78mN 437648.06mE6888479.18mN 451750.47mE6886487.03mN 424717.03mE6889220.51mN 437647.92mE6888478.47mN 437966.50mE6888416.54mN 451737.33mE6886427.73mN 424757.01mE6889221.67mN 451817.97mE6886409.85mN 424757.04mE6889220.95mN 438591.36mE6888416.54mN 452327.46mE6886320.01mN 425284.25mE6889236.28mN 438591.36mE6888417.27mN 452666.12mE6886241.82mN 426316.48mE6889218.27mN 438631.36mE6888417.27mN 452666.57mE6886128.83mN 426817.07mE6889227.00mN 438631.36mE6888416.54mN 452305.51mE6886212.19mN 427317.06mE6889200.80mN 438991.36mE6888416.54mN 451796.51mE6886301.94mN 427818.38mE6889192.05mN 438991.36mE6888417.27mN 449976.05mE6886705.53mN 427818.39mE6889192.77mN 439031.36mE6888417.27mN 448755.69mE6886920.70mN 427858.38mE6889192.07mN 439031.36mE6888416.54mN 427858.38mE6889191.35mN 439491.36mE6888416.54mN 448031.83mE6887142.01mN 444395.66mE6887981.49mN 430940.44mE6889137.55mN 439491.36mE6888417.27mN 439531.37mE6888417.27mN 443712.06mE6888177.51mN 431856.35mE6889604.23mN 443048.22mE6888306.54mN 435547.24mE6888886.79mN 439531.37mE6888416.54mN 440772.98mE6888416.54mN 441533.30mE6888306.54mN 435547.37mE6888887.50mN 441152.66mE6888299.89mN 435586.64mE6888879.87mN 441152.65mE6888409.91mN 435586.50mE6888879.16mN 440772.03mE6888306.54mN 441532.34mE6888416.54mN 437955.91mE6888306.54mN 435645.40mE6888867.72mN 443058.81mE6888416.54mN 431872.53mE6889489.02mN 435645.54mE6888868.43mN 443737.76mE6888284.56mN

430965.94mE6889027.09mN	435684.80mE6888860.80mN	443791.75mE6888269.09mN
427313.23mE6889090.85mN	435684.66mE6888860.08mN	443791.96mE6888269.78mN
426815.15mE6889116.96mN	435939.89mE6888810.47mN	443830.41mE6888258.76mN
426316.48mE6889108.25mN	435940.02mE6888811.19mN	443830.20mE6888258.06mN
425284.90mE6889126.26mN	435979.29mE6888803.55mN	443984.01mE6888213.96mN
424252.01mE6889096.20mN	435979.15mE6888802.84mN	443984.21mE6888214.65mN
424081.78mE6888991.20mN	436126.39mE6888774.22mN	444022.66mE6888203.63mN
423973.59mE6888988.05mN	436126.53mE6888774.94mN	444022.46mE6888202.93mN
423797.54mE6889082.97mN	436165.80mE6888767.30mN	444423.21mE6888088.01mN
422378.34mE6889041.68mN	436165.66mE6888766.59mN	444754.71mE6888011.49mN
422156.26mE6889230.24mN	436234.37mE6888753.23mN	444754.87mE6888012.19mN
422158.03mE6889394.84mN	436234.51mE6888753.94mN	444793.85mE6888003.19mN
422138.03mE6889395.06mN	436273.78mE6888746.31mN	444793.68mE6888002.49mN
422140.05mE6889582.39mN	436273.64mE6888745.60mN	447772.34mE6887314.81mN
422070.39mE6889582.39mN	436332.54mE6888734.15mN	
422070.39mE6889774.74mN	436332.67mE6888734.86mN	

AREA: 3.515 square kilometres approximately

Dated: 15 March 2022

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

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Suspension of Petroleum Retention Licences PRLs 231, 232, 233 and 237

Pursuant to section 90 of the *Petroleum and Geothermal Energy Act 2000*, notice is hereby given that the abovementioned Petroleum Retention Licences have been suspended for the period from 10 January 2022 to 9 January 2023 inclusive, pursuant to delegated powers dated 29 June 2018.

• PRLs 231, 232, 233 and 237 will now expire on 17 January 2025

Dated: 9 March 2022

NICK PANAGOPOULOS
A/Executive Director
Energy Resources Division
Department for Energy and Mining
Delegate of the Minister for Energy and Mining

PLANNING, DEVELOPMENT AND INFRASTRUCTURE ACT 2016

SECTION 76

Amendment to the Planning and Design Code

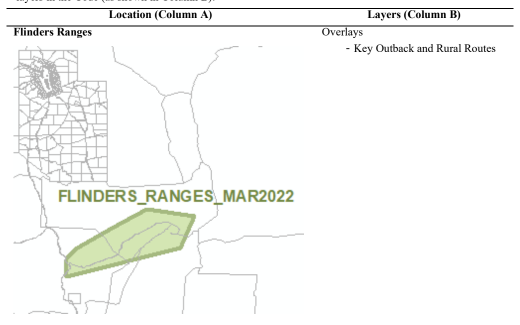
Preamble

It is necessary to amend the Planning and Design Code (the Code) in operation at 3 March 2022 (Version 2022.4) in order to make changes:

- of form relating to the Code's spatial layers and their relationship with land parcels. NOTE: There are no changes to the application
 of zone, subzone or overlay boundaries and their relationship with affected parcels or the intent of policy application as a result of
 this amendment.
- to correct an error with regards to the spatial application of the Minimum Frontage Technical and Numeric Variation (TNV) in the areas of Daw Park and Melrose Park.
 - Pursuant to section 76 of the *Planning, Development and Infrastructure Act 2016* (the Act), I hereby amend the Code in order to make changes of form (without altering the effect of underlying policy) and correct errors as follows:
 - a. Undertake minor alterations to the geometry of the spatial layers and data in the Code to maintain the current relationship between the parcel boundaries and Code data as a result of the following:
 - New plans of division deposited in the Land Titles Office between 23 February 2021 and 8 March 2022 affecting the following spatial and data layers in the Code:
 - A. Zones and subzones
 - B. Technical and Numeric Variations
 - Building Heights (Levels)
 - Building Heights (Metres)
 - Concept Plan
 - Finished Ground and Floor Levels
 - Interface Height
 - Minimum Dwelling Allotment Size
 - Minimum Frontage
 - Minimum Site Area
 - C. Overlays
 - Affordable Housing
 - Coastal Areas
 - Dwelling Excision

- Environment and Food Production Area Future Road Widening

- Hazard (Bushfire High Risk)
 Hazard (Bushfire Medium Risk)
 Hazard (Bushfire General Risk)
 Hazard (Bushfire Urban Interface)
- Hazard (Bushfire Regional) Hazard (Bushfire - Outback)
- Heritage Adjacency
- Local Heritage Place
- Noise and Air Emissions
- State Heritage Place
- Stormwater Management Urban Tree Canopy
- Improved spatial data for existing land parcels in the following locations (as described in Column A) that affect data layers in the Code (as shown in Column B):



Amending the Minimum Frontage Technical and Numeric Variation (TNV) spatial layer in the areas of Daw Park and Melrose Park by replacing the current TNV values in the 'area affected' identified in both Figures 1 and 2 with the following new TNV values 'DD-15, SD-12, RD-8, GD-12, RF-18'.

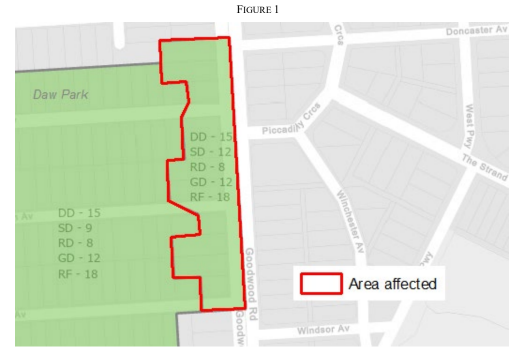
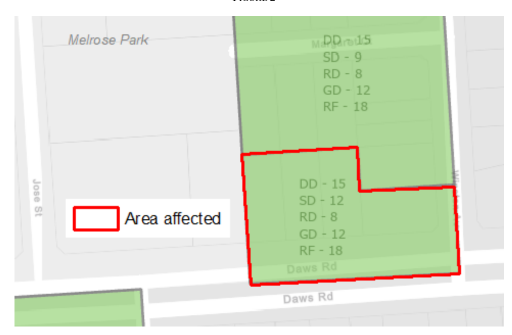


FIGURE 2



- c. In Part 13 of the Code Table of Amendments, update the publication date, Code version number, amendment type and summary of amendments within the 'Table of Planning and Design Code Amendments' to reflect the amendments to the Code as described in this Notice.
- 2. Pursuant to section 76(5)(a) of the Act, I further specify that the amendments to the Code as described in this Notice will take effect upon the date those amendments are published on the SA planning portal.

Dated: 11 March 2022

SALLY SMITH
Executive Director, Planning & Land Use Services,
Attorney-General's Department
Delegate of Josh Teague MP, Minister for Planning and Local Government

RETAIL AND COMMERCIAL LEASES ACT 1995

Exemption

<u>PURSUANT</u> to section 77(2) of the *Retail and Commercial Leases Act 1995* (SA) I, Nerissa Kilvert, Acting Small Business Commissioner for the State of South Australia,

EXEMPT the Licence to be entered into in or about March 2022 between the Premier of South Australia for and on behalf of the Crown in the right of the State of South Australia and Mercury CX Incorporated trading as the Mercury Cinema in relation to the use from time to time of that portion of land defined as the 'Licensed Area' in the Licence which is to be entered into, being a portion of the courtyard area in the Lion Arts Centre, situated on the corner of North Terrace and Morphett Street, Adelaide in the said State.

Dated: 10 March 2022

NERISSA KILVERT Acting Small Business Commissioner

THE POLICE ACT 1998

Authorisation to Conduct Oral Fluid Screening

I, GRANT STEVENS, Commissioner of Police, do hereby notify that on and from 7 March 2022, the following persons were authorised by the Commissioner of Police to conduct oral fluid screening as defined in and for the purposes of the:

- The Police Act 1998;
- Police Regulations 2014;

PD Number Officer Name	
73193	DEBRECINI, Karla
73893	HARMAN, Michael

Dated: 7 March 2022

GRANT STEVENS Commissioner of Police

Reference: 21/1005

THE POLICE ACT 1998

Authorisation to Conduct Urine Screening

I, GRANT STEVENS, Commissioner of Police, do hereby notify that on and from 7 January 2022, the following persons were authorised by the Commissioner of Police to conduct urine screening as defined in and for the purposes of the:

- The Police Act 1998; Police Regulations 2014;

PD Number	Officer Name
73193	DEBRECINI, Karla
73893	HARMAN, Michael

Dated: 7 March 2022

GRANT STEVENS Commissioner of Police

Reference: 21/3377

LOCAL GOVERNMENT INSTRUMENTS

THE FLINDERS RANGES COUNCIL

Moveable Signs By-law 2022

THE FLINDERS RANGES COUNCIL **MOVEABLE SIGNS BY-LAW 2022** By-law No. 4 of 2022

A By-law to set standards for moveable signs on roads and to provide conditions for the placement of such signs for the purpose of protecting visual amenity and public safety

PART 1 - PRELIMINARY

- Title
 This By-law may be cited as the *Moveable Signs By-law 2022* and is By-law No. 4 of The Flinders Ranges Council.
- 2. Authorising law
- This By-law is made under sections 226, 238, 239 and 246 of the Act.
- 3. Purpose
 - The objectives of this By-law are to set standards for moveable signs on roads:
 - to protect the comfort and safety of road users and members of the public;
 - 3.2 to enhance the amenity of roads and surrounding parts of the Council area; 3.3 to prevent nuisances occurring on roads;
 - 3.4 to prevent unreasonable interference with the use of a road; and
 - 3.5 for the good rule and government of the Council area.
- Commencement, revocation and expiry
 - 4 1 The following By-laws previously made by the Council are revoked from the day on which this By-law comes into operation1:
 - By-law No. 4 Moveable Signs 2014.2
- 4.2 This By-law will expire on 1 January 2030.3
- Note-
 - 1.
 - Generally, a By-law comes into operation 4 months after the day on which it is gazetted (section 249(5) of the Act). Section 253 of the Act provides that the revocation of a By-law by another By-law that contains substantially the same provisions, does not affect certain resolutions such as those applying a By-law to a part or parts of the Council area. Pursuant to section 251 of the Act, a By-law will expire on 1 January following the seventh anniversary of the gazettal of the By-law.
- 5. **Application**
 - This By-law operates subject to the Council's *Permits and Penalties By-law 2022*. This By-law applies throughout the Council area and is subject to the exemptions set out in clause 11.
- 6. Interpretation
 - In this By-law, unless the contrary intention appears
 - Act means the Local Government Act 1999;
 - 6.2 authorised person means a person appointed as an authorised person pursuant to section 260 of the Act;
 banner means a slip of cloth, plastic or other material hung up or carried on a pole, fence or other structure;
 - 6.3
 - 64 business premises means premises from which a business is being conducted;
 - 6.5 Council means The Flinders Ranges Council;
 - footpath area means:
 - that part of a road between the property boundary of the road and the edge of the carriageway on the 6.6.1 same side as that boundary; and
 - 662 a footway, lane or other place made or constructed for the use of pedestrians and not for the use of vehicles:
 - Local Government land has the same meaning as in the Act;
 - 6.7 6.8 moveable sign has the same meaning as in the Act:
 - 6.9 road has the same meaning as in the Act; and
 - 6.10 vehicle has the same meaning as in the Road Traffic Act 1961.

Section 12 of the Legislation Interpretation Act 2021 provides that an expression used in this By-law has, unless the contrary intention appears, the same meaning as in the Acts under which the By-law was made.

PART 2 - MOVEABLE SIGNS

Construction and design

- A moveable sign placed on a road must:
- be of a kind known as an 'A' frame or sandwich board sign, an inverted 'T' sign, a flat sign or, with the permission of the Council (including as may be set out in a Council policy of general application from time to time), a sign of
- 7.2 be designed, constructed and maintained in good quality and condition, including so as not to present a hazard to any member of the public;
- be of strong construction and sufficiently stable or securely fixed so as to keep its position in adverse weather 7.3
- have no sharp or jagged edges or corners; not be unsightly or offensive in appearance or content;
- 7.6 7.7 be constructed of timber, metal, plastic or plastic coated cardboard, or a mixture of such materials; not rotate or contain flashing parts nor have balloons, flags, streamers or other things attached to it;
- 7.8 7.9 not exceed 900mm in height, 600mm in width and 600mm in depth; in the case of an 'A' frame or sandwich board sign:
 - be hinged or joined at the top;
 - be of such construction that its sides are securely fixed or locked in position when erected; or not have a base area in excess of 0.6 square metres; and
 - 7.9.2 7.9.3
- 7.10 in the case of an inverted 'T' sign, not contain struts or members that run between the display area and the base of the sign.
- 8. **Placement**
 - A moveable sign must not be placed:
 - on any part of a road other than the footpath area;
 - so that it is less than 400mm from the edge of the carriageway; on a footpath that is less than 2.5 metres wide; 8.2
 - 8.3
 - on the sealed or paved part of a footpath area unless the sealed or paved part is wide enough to contain the sign to be placed in accordance with this By-law; 8.4 8.5 so as to unreasonably interfere with the reasonable movement of persons or vehicles using the footpath or road in
 - the vicinity of where the moveable sign is placed; on a landscaped area, other than landscaping that comprises only lawn;
 - 8.6

- placed within 3 metres of an intersection of two or more roads; 8.7
- 8.8
- on a designated parking area or within 1 metre of an entrance or exit to premises; so as to obstruct or impede a vehicle door when opened, provided that the vehicle is parked lawfully on the road; 8.9
- 8 10
- during the hours of darkness unless it is in a clearly lit area and clearly visible; or in such a position or in such circumstances that, in the opinion of an authorised person, it would or would be likely 8.11 to endanger the safety of any person or be likely to cause damage to property.

9. **Banners**

A person must not erect or display a banner on a building or structure on a road without the Council's permission.

Note-

A person must not erect or display a banner on a public road for a business purpose without a permit from the Council issued under section 222 of the Local Government Act 1999.

10. Restrictions

- The owner or operator of a business must not cause or allow more than one moveable sign for each business
- premises to be displayed on a road at any time.

 A person must not cause or allow a moveable sign to be placed on a road unless 10.2
 - it only displays material which advertises a business being conducted on premises adjacent to the moveable sign or the goods and services available from that business; and
 - 10.2.2 the business premises to which it relates is open to the public during such times as the sign is displayed. A person must not, without the permission of the Council, display or cause to be displayed a moveable sign on or
- 10.3 attached to or adjacent to a vehicle that is parked on Local Government land or a road primarily for the purpose of
- advertising or offering for sale a product (including the vehicle) or business to which the sign relates. If, in the opinion of the Council, a footpath area or road is unsafe for a moveable sign to be displayed, the Council 10.4 may by resolution prohibit or restrict the display of a moveable sign thereon on such conditions as the Council thinks

11.

- 11.1
- Subclauses 10.1 and 10.2 do not apply to a moveable sign which:

 11.1.1 advertises a garage sale taking place from residential premises; or

 11.1.2 is a directional sign to an event run by a community organisation or charitable body.

 Subclauses 10.1 and 10.2.1 of this By-law do not apply to a flat sign which only contains newspaper headlines and 11.2 the name of a newspaper or magazine.
- A requirement of this By-law will not apply where the Council has granted permission for a moveable sign (or class 11.3 of moveable sign) to be displayed contrary to that requirement (which permission may be granted by way of the Council adopting a policy of general application for this purpose).

Note-

This By-law does not apply to moveable signs placed and maintained on a road in accordance with section 226(3) of the Act, which includes any sign:

- placed there pursuant to an authorisation under another Act; designed to direct people to the open inspection of any land or building that is available for purchase or lease
- related to a State or Commonwealth election and is displayed during the period commencing on the issue of the writ or writs for the
- election and ending at the close of polls on polling day; related to an election held under this Act or the Local Government (Elections) Act 1999 and is displayed during the period commencing four (4) weeks immediately before the date that has been set (either by or under either Act) for polling day and ending at the close of voting on polling day; or
 the sign is of a prescribed class.

 ENFORCEMENT

PART 3

Removal of moveable signs

A person must immediately comply with the order of an authorised person to remove a moveable sign that is made pursuant to section 227(1) of the Act.

Note-

Pursuant to section 227(1) of the Act, an authorised person may order the owner of a moveable sign to remove the sign from the road if:

the design, construction or positioning of a moveable sign does not comply with a requirement of this By-law;

- any other requirement of this By-law is not complied with; or the moveable sign unreasonably restricts the use of the Road or endangers the safety of other persons
- 12.2 The owner of or other person entitled to recover a moveable sign removed by an authorised person pursuant to section 227(2) of the Act, may be required to pay to the Council any reasonable costs incurred by the Council in removing, storing, and/or disposing of the moveable sign before being entitled to recover the moveable sign
- The owner, or other person responsible for a moveable sign must remove or relocate the moveable sign at the 12.3 request of an authorised person:
 - if, in the opinion of an authorised person, and not withstanding compliance with this By-law, there is any 12.3.1 hazard or obstruction or there is likely to be a hazard or obstruction arising out of the location of the moveable sign: or
 - for the purpose of special events, parades, roadworks or in any other circumstances which, in the opinion of the authorised person, require relocation or removal of the moveable sign to protect public safety or to protect or enhance the amenity of a particular locality. 12.3.2

13. Liability of vehicle owners

- For the purposes of this clause 13, owner in relation to a vehicle has the same meaning as contained in section 4 13.1
- 13.2 The owner and the driver of a vehicle driven, parked or standing in contravention of this By-law are each guilty of an offence and liable to the penalty as prescribed for that offence

This By-law was duly made and passed at a meeting of The Flinders Ranges Council held on 15 February 2022 by an absolute majority of the members for the time being constituting the Council, there being at least two thirds of the members present.

> **ERIC BROWN** Chief Executive Officer

KANGAROO ISLAND COUNCIL

Dry Zone for the New Shoots Music Festival on Kangaroo Island

Penneshaw Area

1—Extent of prohibition

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

2—Period of prohibition

From 10am Saturday 2nd April 2022 to 10am Sunday 3rd April 2022.

3—Description of area

The area in and surrounding the Penneshaw oval and shopping precinct as follows:

From the western boundary of Cape Willoughby Road and along the foreshore area to Cheopis Street in the east and with Mary Seymour Lane and the Penneshaw Golf Course forming the southern perimeter.

Dated: 15 March 2022

ANNA OSMAN Manager Community Engagement & Grants

PUBLIC NOTICES

NATIONAL ELECTRICITY LAW

Notice of Final Determination

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

Under s 102, the making of the final determination on the Governance of distributed energy resources technical standards (Ref. ERC0319) proposal.

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

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

Dated: 17 March 2022

NATIONAL ENERGY RETAIL LAW

Notice of Final Determination

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

Under s 259, the making of the final determination on the Governance of distributed energy resources technical standards (Ref. RRC0040) proposal.

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

Australian Energy Market Commission Level 15, 60 Castlereagh St Sydney NSW 2000 Telephone: (02) 8296 7800

www.aemc.gov.au
Dated: 17 March 2022

TRUSTEE ACT 1936

PUBLIC TRUSTEE

Estates of Deceased Persons

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

BURRIDGE Beverly late of Leighton Avenue Klemzig Retired Hairdresser who died 28 October 2021 FENNER Lindsay Max late of 8 Erin Street Broadview Retired Teacher who died 21 August 2021 JONES Stephen James late of 75 Billabong Road Ponde Retired Furniture Removalist who died 02 August 2021 LINDBLOM Thomas Raymond late of 150 Adams Road Craigmore of no occupation who died 25 May 2021 PARROTT Connie late of 9 Brenchley Grove Kingswood of no occupation who died 23 August 2021 TRUNFULL William Lewis late of 12484 Flinders Highway Sheringa of no occupation who died 21 May 2021 WAKE Brenton James late of 19A Clydesdale Avenue Glenorchy Tasmania of no occupation who died 12 April 2021 WESTOVER Ian George late of 50 Kesters Road Para Hills Retired Instrument Maker who died 22 November 2021

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 15 April 2022 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: 17 March 2022

N. S. RANTANEN Public Trustee

NOTICE SUBMISSION

The South Australian Government Gazette is published each Thursday afternoon.

Notices must be emailed by 4 p.m. Tuesday, the week of publication.

Submissions are formatted per the gazette style and a proof will be supplied prior to publication, along with a quote if applicable. Please allow one day for processing notices.

Alterations to the proof must be returned by 4 p.m. Wednesday.

Gazette notices must be submitted as Word files, in the following format:

- Title—the governing legislation
- Subtitle—a summary of the notice content
- Body—structured text, which can include numbered lists, tables, and images
- Date—day, month, and year of authorisation
- Signature block—name, role, and department/organisation authorising the notice

Please provide the following information in your email:

- Date of intended publication
- Contact details of the person responsible for the notice content
- Name and organisation to be charged for the publication—Local Council and Public notices only
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All instruments appearing in this gazette are to be considered official, and obeyed as such