

THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

PUBLISHED BY AUTHORITY

Adelaide, Tuesday, 19 December 2017

CONTENTS

Aboriginal Heritage Act 1988—Corrigendum	5061
Appointments, Resignations, Etc.	5058
Authorised Betting Operations Act 2000-Notice	5061
Building Work Contractors Act 1995—Notices	5062
Corporations and District Councils-Notices	5270
Development Act 1993-Notices	5063
Education Regulations 2012-Notice	5068
Environment Protection Act 1993-Notice	5070
Fisheries Management Act 2007-Notices	5073
Fisheries Management (Prawn Fisheries)	
Regulations 2006—Notice Housing Improvement Act 2016—Notices	5074
Housing Improvement Act 2016-Notices	5076
Liquor Licensing Act 1997—Notices	5076
Major Events Act 2013—Notice	5095
National Electricity Law-Notice	
National Energy Retail Law-Notice	
National Parks and Wildlife Act 1972-Notices	
Natural Resources Management Act 2004-Notice	
Petroleum and Geothermal Energy Act 2000-Notice	
Radiation Protection and Control Act 1982-Notice	5107
Proclamations	5117
REGULATIONS	
	5120
Water Industry Act 2012—(No. 337 of 2017)	
Motor Vehicles Act 1959—(No. 338 of 2017)	
(No. 339 of 2017) Road Traffic Act 1961—(No. 340 of 2017)	5140
(No. 350 of 2017)	
(No. 351 of 2017) Livestock Act 1997—(No. 341 of 2017)	5151
Summary Procedure Act 1921—(No. 341 of 2017)	3131 5154
(No. 354 of 2017) Justices of the Peace Act 2005—(No. 343 of 2017)	J202
Justices of the Peace Act 2005—(No. 343 of 2017)	5155

REGULATIONS	
Health Practitioner Regulation National Law	
(South Australia) Act 2010-(No. 344 of 2017) 515	8
National Electricity (South Australia) Act 1996-	
(No. 345 of 2017)	0
National Energy Retail Law (South Australia)	
Act 2011—(No. 346 of 2017)	3
National Gas (South Australia) Act 2008-	
(No. 347 of 2017)	5
Criminal Law Consolidation Act 1935—	
(No. 348 of 2017)	7
Southern State Superannuation Act 2009—	
(No. 349 of 2017)	9
Harbors and Navigation Act 1993—	
(No. 352 of 2017)	4
Children and Young People (Safety) Act 2017—	_
(No. 353 of 2017)	·0
(No. 355 of 2017)	4
Teachers Registration and Standards Act 2004—	
(No. 356 of 2017)	0
(No. 357 of 2017)	7
Roads (Opening and Closing) Act 1991-Notices 510	17
RULES OF COURT	
South Australian Civil and Administrative Tribunal	
Rules 2014—(Amendment No. 3)	9
Security and Investigation Industry Act 1995-Notice	18
Summary Offences Act 1953—Notices	19
Supported Residential Facilities Act 1992-Notice 511	2
Trustee Act 1936—Administration of Estates	6
Water Mains and Sewers-Mains Laid, Replaced Etc 511	2

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

Printed and published weekly by authority of the Government Printer, South Australia \$7.35 per issue (plus postage), \$370.00 per annual subscription—GST inclusive Online publications: <u>www.governmentgazette.sa.gov.au</u>

Department of the Premier and Cabinet Adelaide, 19 December 2017 His Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Aquaculture Tenure Allocation Board, pursuant to the provisions of the Aquaculture Act 2001: Member: From 19 December 2017 until 18 December 2020 Glenn Stuart DAVIS David Anthony HALL Jane ZADOW Presiding Member: From 19 December 2017 until 18 December 2020 Glenn Stuart DAVIS By command, MARTIN LESLIE JAMES HAMILTON-SMITH for Premier 17MAFF0046 Department of the Premier and Cabinet Adelaide, 19 December 2017 His Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Outback Communities Authority, pursuant to the provisions of the Outback Communities (Administration and Management) Act 2009: Member: From 1 January 2018 until 31 December 2020 Joanne FORT Mary Patricia MARSLAND Christopher Percival MICHELMORE Tammy Sarah ROACH By command, MARTIN LESLIE JAMES HAMILTON-SMITH for Premier 17LG15CS Department of the Premier and Cabinet Adelaide, 19 December 2017 His Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Veterinary Surgeons Board of Member: From 1 January 2018 until 31 December 2020 John Foster STRACHAN Kiro Risto PETROVSKI Deputy Member: From 1 January 2018 until 31 December 2020 Allan Roy HUNTER (Deputy to STRACHAN) Presiding Member: From 1 January 2018 until 31 December 2020 John Foster STRACHAN By command, MARTIN LESLIE JAMES HAMILTON-SMITH for Premier Department of the Premier and Cabinet Adelaide, 19 December 2017 His Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Forestry Corporation Board, pursuant to the provisions of the South Australian Forestry Corporation Act 2000: Director: From 1 January 2018 until 31 December 2019 June Ruby ROACHE Chair: From 1 January 2018 until 31 December 2019 June Ruby ROACHE By command, MARTIN LESLIE JAMES HAMILTON-SMITH for Premier 17MFOR0013 Department of the Premier and Cabinet Adelaide, 19 December 2017 His Excellency the Governor in Executive Council has been pleased to appoint the Honourable JOHN ROBERT RAU, MP, Deputy Premier, Attorney-General, Minister for Justice Reform, Minister for Planning, Minister for Industrial Relations, Minister for Child Protection Reform, Minister for the Public Sector, Minister for Consumer and Business Services and Minister for the City of Adelaide to be also Acting Premier and Acting Minister for the Arts for the period from 20 December 2017 to 3 January 2018 inclusive, during the

By command,

DPC17-073CS

absence of the Honourable JAY WILSON WEATHERILL, MP.

South Australia, pursuant to the provisions of the Veterinary Practice Act 2003:

17MAFF0049

Department of the Premier and Cabinet Adelaide, 19 December 2017

His Excellency the Governor in Executive Council has been pleased to appoint the Honourable KYAM JOSEPH MAHER, MLC, Minister for Employment, Minister for Aboriginal Affairs and Reconciliation, Minister for Manufacturing and Innovation, Minister for Automotive Transformation and Minister for Science and Information Economy to be also Acting Deputy Premier, Acting Attorney-General, Acting Minister for Justice Reform, Acting Minister for Planning, Acting Minister for Industrial Relations, Acting Minister for the Public Sector, Acting Minister for Consumer and Business Services and Acting Minister for the City of Adelaide for the period from 4 January 2018 to 14 January 2018 inclusive, during the absence of the Honourable JOHN ROBERT RAU, MP.

THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

By command.

MARTIN LESLIE JAMES HAMILTON-SMITH for Premier

DPR0005/17CS

DPR0005/17CS

T&F17/096CS

Department of the Premier and Cabinet Adelaide, 19 December 2017

His Excellency the Governor in Executive Council has been pleased to appoint the Honourable SUSAN ELIZABETH CLOSE, MP, Minister for Education and Child Development and Minister for Higher Education and Skills to be also Acting Minister for Child Protection Reform for the period from 4 January 2018 to 14 January 2018 inclusive, during the absence of the Honourable JOHN ROBERT RAU, MP.

By command,

MARTIN LESLIE JAMES HAMILTON-SMITH for Premier

Department of the Premier and Cabinet Adelaide, 19 December 2017

His Excellency the Governor in Executive Council has been pleased to appoint the Honourable CHRISTOPHER JAMES PICTON, MP, Minister for Police, Minister for Correctional Services, Minister for Emergency Services, Minister for Road Safety, Minister Assisting the Minister for Health and Minister Assisting the Minister for Mental Health and Substance Abuse to be also Acting Treasurer, Acting Minister for Finance, Acting Minister for State Development and Acting Minister for Mineral Resources and Energy for the period from 2 January 2018 to 14 January 2018 inclusive, during the absence of the Honourable TOM KOUTSANTONIS, MP.

By command,

MARTIN LESLIE JAMES HAMILTON-SMITH for Premier

Department of the Premier and Cabinet Adelaide, 19 December 2017

His Excellency the Governor in Executive Council has been pleased to appoint the Honourable KYAM JOSEPH MAHER, MLC, Minister Transformation and Minister for Aboriginal Affairs and Reconciliation. Minister for Manufacturing and Innovation, Minister for Automotive Transformation and Minister for Science and Information Economy to be also Acting Minister for Regional Development and Acting Minister for Local Government for the period from 24 December 2017 to 7 January 2018 inclusive, during the absence of the Honourable GEOFFREY GRAEME BROCK, MP.

By command,

MARTIN LESLIE JAMES HAMILTON-SMITH for Premier

Department of the Premier and Cabinet Adelaide, 19 December 2017

His Excellency the Governor in Executive Council has been pleased to appoint the Honourable SUSAN ELIZABETH CLOSE, MP, Minister for Education and Child Development and Minister for Higher Education and Skills to be also Acting Minister for Transport and Infrastructure and Acting Minister for Housing and Urban Development for the period from 22 December 2017 to 7 January 2018 inclusive, during the absence of the Honourable STEPHEN CAMPBELL MULLIGHAN, MP.

By command,

MARTIN LESLIE JAMES HAMILTON-SMITH for Premier

Department of the Premier and Cabinet Adelaide, 19 December 2017

His Excellency the Governor in Executive Council has been pleased to appoint the Honourable SUSAN ELIZABETH CLOSE, MP, Minister for Education and Child Development and Minister for Higher Education and Skills to be also Acting Minister for Health and Acting Minister for Mental Health and Substance Abuse for the period from 10 January 2018 to 14 January 2018 inclusive, during the absence of the Honourable PETER BRYDEN MALINAUSKAS, MLC.

By command,

MARTIN LESLIE JAMES HAMILTON-SMITH for Premier

HEAC-2017-00073

17MRD03CS

19 December 2017

MTR/17/062

Department of the Premier and Cabinet Adelaide, 19 December 2017

His Excellency the Governor in Executive Council has been pleased to appoint the Honourable ZOE LEE BETTISON, MP, Minister for Communities and Social Inclusion, Minister for Social Housing, Minister for the Status of Women, Minister for Ageing, Minister for Multicultural Affairs, Minister for Youth and Minister for Volunteers to be also Acting Minister for Health and Acting Minister for Mental Health and Substance Abuse for the period from 15 January 2018 to 18 January 2018 inclusive, during the absence of the Honourable PETER BRYDEN MALINAUSKAS, MLC. By command,

MARTIN LESLIE JAMES HAMILTON-SMITH for Premier

Department of the Premier and Cabinet Adelaide, 19 December 2017

His Excellency the Governor in Executive Council has been pleased to appoint MARGARET JULIA KELLY as a Judge of the District Court of South Australia commencing on 19 December 2017 - pursuant to Section 12 of the District Court Act 1991.

By command,

MARTIN LESLIE JAMES HAMILTON-SMITH for Premier

MIR0036/17CS

HEAC-2017-00073

Department of the Premier and Cabinet Adelaide, 19 December 2017

His Excellency the Governor in Executive Council has been pleased to note and approve the advice of the President of the Legislative Council that the most suitable applicant for the position of Clerk of the Legislative Council is CHRISTOPHER DAVID SCHWARZ, and has therefore issued a Commission to the said CHRISTOPHER DAVID SCHWARZ as Clerk of the Legislative Council effective from 1 January 2018 - pursuant to section 68 of the Constitution Act 1934.

By command,

MARTIN LESLIE JAMES HAMILTON-SMITH for Premier

Department of the Premier and Cabinet Adelaide, 19 December 2017

His Excellency the Governor in Executive Council has been pleased to appoint IAN NIGHTINGALE to the position of Industry Advocate, for a term of three years commencing on 1 January 2018 and expiring on 31 December 2020 - pursuant to the provisions of the Industry Advocate Act 2017 and section 14C of the Acts Interpretation Act 1915.

By command,

MARTIN LESLIE JAMES HAMILTON-SMITH for Premier

Department of the Premier and Cabinet Adelaide, 19 December 2017

His Excellency the Governor in Executive Council has been pleased to appoint GRANT THOMAS DAVIES to the position of Health and Community Services Complaints Commissioner, for a period of five years commencing on 26 February 2018 and expiring on 25 February 2023 - pursuant to section 5(2) of the Health and Community Services Complaints Act 2004.

By command,

MARTIN LESLIE JAMES HAMILTON-SMITH

Department of the Premier and Cabinet Adelaide, 19 December 2017

for Premier

His Excellency the Governor in Executive Council has accepted the resignation and revoked the appointment of PAUL ANTHONY GELSTON as a Deputy Registrar of Motor Vehicles with effect from 19 December 2017 - pursuant to the Motor Vehicles Act 1959 and the Acts Interpretation Act 1915.

By command,

MARTIN LESLIE JAMES HAMILTON-SMITH for Premier

MTR/17/069

HEAC-2017-00086

MSD17/02CS

Department of the Premier and Cabinet

Adelaide, 19 December 2017

His Excellency the Governor in Executive Council has been pleased to appoint STUART BRUCE GILBERT as a Deputy Registrar of Motor Vehicles commencing on 19 December 2017 - pursuant to Section 7 of the Motor Vehicles Act 1959.

By command,

MARTIN LESLIE JAMES HAMILTON-SMITH for Premier

MTR/17/069

Department of the Premier and Cabinet Adelaide, 19 December 2017

His Excellency the Governor in Executive Council has amended the instrument of appointment for JENNIE-MARIE GORMAN, PENELOPE KARATZOVALIS, ADRIAN ROBERT MAYWALD, ANTHONY JOHN FISCHER and GARETH SAUNDERS as Supplementary Panel Members of the South Australian Employment Tribunal signed in the Executive Council meeting on 12 December 2017 and amended the Minutes of the Executive Council meeting held on 12 December 2017 by changing the expiry date of the appointment from "31 January 2021" to "31 January 2020".

By command,

MARTIN LESLIE JAMES HAMILTON-SMITH for Premier

MIR0033/17CS

ABORIGINAL HERITAGE ACT 1988

CORRIGENDUM

Aboriginal Heritage Guidelines

IN Government Gazette No. 72, dated 17 October 2017, there were two errors published in the Aboriginal Heritage Guidelines.

On page 4283, under GUIDELINE 1—RECOGNISED ABORIGINAL REPRESENTATIVE BODIES, in the third paragraph of the **Role of RARBs**, the first two sentences should read:

"To make a local heritage agreement, RARBs must first advise and consult with all relevant Traditional Owners. If agreement to the proposed actions is reached, the RARB and the proponent may put their agreement in writing and give it to the Minister for review."

On page 4287, under GUIDELINE 4—ABORIGINAL HERITAGE REGISTERS, in the list of local heritage agreements under **Register of Agreements**, the fourth hollow dot point should read:

"details to identify any report or survey referred to in, or upon which the agreement is based."

TOBY FORDE DSD-AAR

AUTHORISED BETTING OPERATIONS ACT 2000

SECTION 54(1)(C)

Licensed Bookmaker Operations – 2017 Bay Sheffield Carnival

TAKE notice that pursuant to section 54(1)(c) of the *Authorised Betting Operations Act 2000* (the Act), Warren Barrington, the holder of bookmakers licence number 54000042, may accept bets (not being bets made by telephone, internet or other electronic means) at Colley Reserve, GLENELG SA 5035 on Wednesday 27th December 2017 and Thursday 28th December 2017 when the South Australian Athletic League Inc is conducting the 2017 Bay Sheffield Athletics Carnival, being an event which is—

• (other) any other event of an infrequent nature in relation to which contingencies have been approved under the Act for the purposes of totalisator or fixed odd betting and such that it would not have any material adverse financial effect on the holder of the major betting operations licence holder.

It is a condition of this declaration that-

- (1) subject to any exclusivity provisions afforded to UBET SA Pty Ltd (UBET SA), being the holder of the major betting operations licence pursuant to Part 2 of the Act and under the Approved Licensing Agreement (ALA) with the Minister for Consumer and Business Services, that such betting operations by the licensed bookmaker may not be conducted at a place where UBET SA is authorised to conduct—
 - (a) off-course totalisator betting; or
 - (b) totalisator betting on certain sports; or
 - (c) fixed odds betting on certain sports; or
 - (d) walk in trade; and
- (2) the acceptance of any bet by telephone, internet or other electronic means is prohibited; and
- (3) the acceptance of any bet that may constitute Direct Walk In Trade is prohibited; and
- (4) the acceptance of any bet that may constitute *Indirect Walk In Trade* is prohibited.

For the purposes of this declaration, the terms *(other) events, Direct Walk In Trade,* and *Indirect Walk In Trade,* shall have the same meaning as in the ALA between UBET SA and the Minister for Consumer and Business Services. Dated: 14 December 2017

REBECCA ENGLISH General Manager Licensing Delegate of the Liquor and Gambling Commissioner

BUILDING WORK CONTRACTORS ACT 1995

Exemption

TAKE notice that, pursuant to section 45 of the Building Work Contractors Act 1995, I, Dini Soulio, Commissioner for Consumer Affairs, do hereby exempt the licensee named in Schedule 1 from the application of Division 3 of Part 5 of the above Act in relation to domestic building work described in Schedule 2 and subject to the conditions specified in Schedule 3.

SCHEDULE 1

Walter BALDOCK (BLD 187856)

SCHEDULE 2

Installation and renovation of a transportable home, construction of an addition and decking, and construction of a garage on land situated at Allotment 124 in Deposited Plan 6175 being a portion of the land described in Certificate of Title Volume 5120 Folio 50, more commonly known as 16 Douglas Street, Coffin Bay.

SCHEDULE 3

- 1. This exemption is limited to domestic building work personally performed by the licensee in relation to the building work described in Schedule 2.
- 2. This exemption does not apply to any domestic building work the licensee contracts to another building work contractor, for which that contractor is required by law to hold building indemnity insurance.
- That the licensee does not transfer his interest in the land prior to five years from the date of completion of the building work the subject of this exemption, without the prior authorisation of the Commissioner for Consumer Affairs. Before giving such authorisation, the Commissioner for Consumer Affairs may require the licensee to take any reasonable steps to protect the future 3. purchaser(s) of the property, including but not limited to:
 - Providing evidence that an adequate policy of building indemnity insurance is in force to cover the balance of the five-year period from the date of completion of the building work the subject of this exemption;
 - Providing evidence of an independent expert inspection of the building work the subject of this exemption;
 - Making an independent expert report available to prospective purchasers of the property;
 - Giving prospective purchasers of the property notice of the absence of a policy of building indemnity insurance.

Dated: 14 December 2017

DINI SOULIO Commissioner for Consumer Affairs Delegate for the Minister for Consumer and Business Services

Ref: 610/14-00116

BUILDING WORK CONTRACTORS ACT 1995

Exemption

TAKE notice that, pursuant to section 45 of the Building Work Contractors Act 1995, I, Dini Soulio, Commissioner for Consumer Affairs, do hereby exempt the licensee named in Schedule 1 from the application of Division 3 of Part 5 of the above Act in relation to domestic building work described in Schedule 2 and subject to the conditions specified in Schedule 3. SCHEDULE 1

Adam WALLER (BLD 250730)

SCHEDULE 2

Construction of an addition to the existing dwelling on land situated at Allotment 78 in Deposited Plan 4734 in the area named Morphettville, Hundred of Noarlunga, being a portion of the land described in Certificate of Title Volume 5675 Folio 14, more commonly known as 6 Lawson Avenue, Morphettville.

SCHEDULE 3

- 1. This exemption is limited to domestic building work personally performed by the licensee in relation to the building work described in Schedule 2.
- This exemption does not apply to any domestic building work the licensee contracts to another building work contractor, for which 2. that contractor is required by law to hold building indemnity insurance.
- 3. That the licensee does not transfer his interest in the land prior to five years from the date of completion of the building work the subject of this exemption, without the prior authorisation of the Commissioner for Consumer Affairs. Before giving such authorisation, the Commissioner for Consumer Affairs may require the licensee to take any reasonable steps to protect the future purchaser(s) of the property, including but not limited to:
 - Providing evidence that an adequate policy of building indemnity insurance is in force to cover the balance of the five-year period from the date of completion of the building work the subject of this exemption;
 - Providing evidence of an independent expert inspection of the building work the subject of this exemption;
 - Making an independent expert report available to prospective purchasers of the property;
 - Giving prospective purchasers of the property notice of the absence of a policy of building indemnity insurance.

Dated: 14 December 2017

DINI SOULIO
Commissioner for Consumer Affairs
Delegate for the Minister for Consumer and Business Services

Ref: 610/14-00116

DEVELOPMENT ACT 1993

Alteration to Minister's Specification SA – Upgrading Health and Safety of Existing Buildings

Preamble

- 1. Section 108(6) of the *Development Act 1993* provides that the Regulations may refer to a standard or other document prepared or published by a prescribed body.
- 2. Regulation 106(2) prescribes the Minister as a prescribed body for the purposes of section 108(6).
- 3. *Minister's Specification SA Upgrading health and safety of existing buildings* dated August 2017 was adopted under the Development Regulations on 19 September 2017.
- 4. Appendix A1 to *Minister's Specification SA Upgrading health and safety of existing buildings* dated August 2017 contains an error in the seismic risk assessment flow diagram.
- 5. Amendment 1 to the *Minister's Specification SA Upgrading health and safety of existing buildings* dated August 2017 has been published to amend and replace the seismic risk assessment flow diagram in Appendix A1 of the Specification.

NOTICE

PURSUANT to section 108(6) of the *Development Act 1993* and Regulation 106(2) of the Development Regulations 2008, notice is given that an amendment has been made to *Minister's Specification SA Upgrading health and safety of existing buildings* dated August 2017. Amendment 1 to *Minister's Specification SA Upgrading health and safety of existing buildings* has been published by the Department of Planning, Transport and Infrastructure to amend and replace the seismic risk assessment flow diagram in Appendix A1 of the Specification.

Amendment 1 to *Minister's Specification SA Upgrading health and safety of existing buildings* will take effect on the date of this notice. Dated: 14 December 2017

JODIE EVANS as Minister's delegate Unit Manager Building Policy

DEVELOPMENT ACT 1993

NOTICE UNDER SECTION 25(17)

City of Onkaparinga

General Residential and Miscellaneous Development Plan Amendment

Preamble

- 1. The General Residential and Miscellaneous Development Plan Amendment (the Amendment) by the City of Onkaparinga has been finalised in accordance with the provisions of the *Development Act 1993*.
- 2. The Minister for Planning has decided to approve the Amendment.

PURSUANT to section 25 of the Development Act 1993, I -

- a. approve the Amendment; and
- b. fix the day on which this notice is published in the Gazette as the day on which the Amendment will come into operation.

Dated: 14 December 2017

JOHN RAU Deputy Premier Minister for Planning

DEVELOPMENT ACT 1993

NOTICE UNDER SECTION 26(9)

Inner and Middle Metropolitan Corridor (DESIGN) Development Plan Amendment

Preamble

- 1. The 'Inner and Middle Metropolitan Corridor (Design) Development Plan Amendment' (the Amendment) has been finalised in accordance with the provisions of the *Development Act 1993*.
- 2. The Minister for Planning has decided to approve the Amendment.

PURSUANT to section 26 of the Development Act 1993, I-

(a) approve the Amendment; and

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

Dated: 14 December 2017

JOHN RAU Deputy Premier Minister for Planning

DEVELOPMENT ACT 1993

NOTICE UNDER SECTION 26(9)

Inner and Middle Metropolitan Corridor (Sites) Development Plan Amendment

Preamble

1. The 'Inner and Middle Metropolitan Corridor (Sites) Development Plan Amendment' (the Amendment) has been finalised in accordance with the provisions of the *Development Act 1993*.

2. The Minister for Planning has decided to approve the Amendment.

PURSUANT to section 26 of the Development Act 1993, I-

(a) approve the Amendment; and

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

Dated: 14 December 2017

JOHN RAU Deputy Premier Minister for Planning

DEVELOPMENT ACT 1993

SECTION 27(5)(A):

Port Adelaide Centre Renewal Development Plan Amendment Part 2

By The Minister

Preamble

Pursuant to Section 27(3)(b) of the *Development Act 1993*, the Environment, Resources and Development Committee of Parliament has suggested amendments to the Port Adelaide Enfield (City) Development Plan following its consideration of the Port Adelaide Centre Renewal Development Plan Amendment Part 2.

Pursuant to Section 27(5)(a) of the *Development Act 1993*, I, John Rau, being the Minister administering the Act, am proceeding to make such an amendment to the Port Adelaide Enfield Council Development Plan dated 26 September 2017.

NOTICE

PURSUANT to Section 27(5)(a) of the *Development Act 1993*, I amend the Port Adelaide Enfield Council Development Plan dated 26 September 2017 as follows:

1. Replace the following text within the Desired Character of the Cruickshank's Corner Policy Area 38:

'Development will be primarily of a commercial nature, together with tourist development, conference facilities, community facilities and open space.'

with:

'Development will be primarily of a commercial nature, together with tourism developments (excluding tourist accommodation), conference facilities, community facilities and open space.'

2. Replace the following text within the Desired Character of the Cruickshank's Corner Policy Area 38:

Development activities north of the 400 metre separation distance as detailed on *Overlay Map PAdE/17 – Development Constraints* will be limited to non-sensitive land uses. Development in this area will be designed to protect occupants from noise and air quality impacts that arise from industrial activities and infrastructure impacts in the vicinity.

Development activities south of the 400 metre separation distance will be designed to take advantage of the waterfront location, view corridors, public space and access to recreational activities.'

with:

Development activities will be limited to non-sensitive land uses. Development will be designed to protect occupants from noise and air quality impacts that arise from industrial activities and infrastructure impacts in the vicinity.

Development fronting the Port Adelaide River will be designed to take advantage of the waterfront location, view corridors, public space and access to recreational activities.'

- 3. Remove the text 'within the 400 metre separation distance' from Principle of Development Control 5 in the Cruickshank's Corner Policy Area 38.
- 4. Replace the following text within the non-complying table of the Regional Centre Zone:

All forms of development located north of the 400 metre separation distance in Cruickshank's Corner Policy Area 38, as shown on Overlay Map PAdE/17 – Development Constraints

with:

All forms of development located within Cruickshank's Corner Policy Area 38

- 5. Replace the following existing maps with the maps contained in 'Attachment A':
 - a. Overlay Map PAdE/17 Development Constraints
 - b. Overlay Map PAdE/17 Affordable Housing
 - c. Concept Plan Map PAdE/30 Cruickshank's Corner Policy Area

6. Fix the day on which this notice is published in the Gazette as the day on which the section 27 amendment will come into operation. Dated: 14 December 2017

JOHN RAU Deputy Premier Minister for Planning







DEVELOPMENT ACT 1993

SECTION 29

Amendment to the Adelaide (City) Development Plan

Preamble

It is necessary to amend the Adelaide (City) Development Plan (the Plan) dated 20 June 2017.

PURSUANT to section 29 (2)(b)(ii) of the Development Act 1993, I —

- 1. Amend the Plan as follows:
 - a. Replace Capital City Zone, Principle of Development Control 21 under the heading of 'Building Height' with the contents of 'ATTACHMENT A'
 - b. Replace Capital City Zone, Principle of Development Control 25 under the heading of 'Interface' with the contents of 'ATTACHMENT B'.
- 2. Fix the day on which this notice is published in the Gazette as the day on which the section 29 Amendment will come into operation.

Dated: 4 December 2017

SALLY SMITH General Manager, Planning and Development Development Division Department of Planning, Transport and Infrastructure As Delegate of JOHN RAU, Minister for Planning

ATTACHMENT A

- 21 Development should not exceed the maximum building height shown in Concept Plan Figures CC/1 and 2 unless;
 - (a) it is demonstrated that the development complements the context (having regard to adjacent built form and desired character of the locality) and anticipated city form in Concept Plan Figures CC/1 and 2, and
 - (b) only if:
 - (i) at least two of the following features are provided:
 - (1) the development provides an orderly transition up to an existing taller building or prescribed maximum building height in an adjoining Zone or Policy Area;
 - (2) the development incorporates the retention, conservation and reuse of a building which is a listed heritage place;
 - (3) high quality universally accessible open space that is directly connected to, and well integrated with, public realm areas of the street;
 - (4) universally accessible, safe and secure pedestrian linkages that connect through the development site as part of the cities pedestrian network on Map Adel/1 (Overlay 2A);
 - (5) on site car parking does not exceed a rate of 0.5 spaces per dwelling, car parking areas are adaptable to future uses or all car parking is provided underground;
 - (6) residential, office or any other actively occupied use is located on all of the street facing side of the building, with any above ground car parking located behind;
 - (7) a range of dwelling types that includes at least 10% of 3+ bedroom apartments;
 - (8) more than 15 per cent of dwellings as affordable housing.
 - (ii) plus all of the following sustainable design measures are provided:
 - (1) a rooftop garden covering a majority of the available roof area supported by services that ensure ongoing maintenance;
 - (2) a greenroof, or greenwalls / façades supported by services that ensure ongoing maintenance;
 - (3) innovative external shading devices on all of the western side of a street facing façade; and
 - (4) higher amenity through provision of private open space in excess of minimum requirements, access to natural light and ventilation to all habitable spaces and common circulation areas.

ATTACHMENT B

25 Parts of a development that exceed the prescribed maximum building height shown on Concept Plan Figures CC/1 and 2 that are directly adjacent to the City Living, Main Street (Adelaide) or the Adelaide Historic (Conservation) Zone boundaries should be designed to minimise visual impacts on sensitive uses in the adjoining zones and to maintain the established or desired future character of the area. This may be achieved through a number of techniques such as additional setback, avoiding tall sheer walls, centrally locating taller elements, providing variation of light and shadow through articulation to provide a sense of depth and create visual interest, and the like.

EDUCATION REGULATIONS 2012

Notice of Policy by the Minister for Education and Child Development

PURSUANT to *Regulation* 60(2)(a) of the *Education Regulations* 2012, I, the Minister for Education and Child Development publish the following Capacity Management Plan for the purposes of the enrolment of a child at the Burnside Primary School:

CAPACITY MANAGEMENT PLAN

Burnside Primary School

This Capacity Management Plan sets out the conditions for enrolment at Burnside Primary School ("the school").

Capacity of School

The school has a current estimated built capacity of 800 students.

School Enrolment Limit

The number of students entering at Reception in any given year is limited to 104 students.

CRITERIA FOR ENROLMENT

Year level: Reception

Priority consideration will be given to applications for enrolment from parents of prospective Reception students to attend the following school year, if they have been living inside the school zone prior to the end of week 8, term 3 and whose application is received by this time.

If more than 104 applications for enrolment are received from parents living in the school zone by the end of week 8 term 3, places will be offered based on whether any, all or a combination of the following applies:

- The child has siblings currently enrolled in the school;
- The length of time the child has lived in the school zone; and/or
- The distance of the child's residence from the school.

The school will notify parents of the outcome of this process by the beginning of week 10, term 3. Unsuccessful applicants will be placed on the enrolment register, and referred for enrolment to other neighbouring schools.

Families who move into the school zone after the end of week 8, term 3 will only have their applications considered if or when vacancies exist, with priority consideration afforded to those applicants already on the enrolment register. If no vacancies exist the applicants will be placed on the enrolment register and referred for enrolment to other neighbouring schools.

Intensive English Language Centre (IELC) students

Any Reception student offered enrolment at the school and who is eligible to attend an Intensive English Language Centre (IELC), will be able to attend the IELC during Reception and begin Year 1 at the school the following year.

Out of zone applications with siblings currently at the school

Applications for enrolment from parents of prospective Reception students, who live outside the school's zone and have older siblings who currently attend the school, will only be given consideration for enrolment if:

- all Reception applications from parents of children living in the school zone have been considered, and
- the school is under its student enrolment limit of 104 Reception students as at the end of week 8, term 3.

In these cases, places will be offered based on the distance from the school of the child's residence and other personal needs.

Year levels: 1 to 7

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

In these cases, applications will be considered based on siblings at the school, the length of time the child has lived in the school zone and the distance of the child's residence from the school.

The school will notify parents by the beginning of week 10, term 3 if a vacancy is available for their child to attend the following school year.

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

Out of zone applications with siblings currently at the school

Applications for enrolment from parents of prospective students, who live outside the school's zone and have siblings who currently attend the school, will not be considered for enrolment.

International Education Program

No new international students will be offered enrolment at the school.

Special Circumstances

Enrolment for special consideration for compelling or unusual reasons, including but not limited to students under the guardianship of the Minister may be given by the Principal, in consultation with the Education Director. These will be assessed on a case by case basis.

Burnside Primary School zone

A school zone is a geographic area surrounding the school from which the school accepts its core intake of students. Burnside Primary School operates within the following zone:

North along Devereux Road, west along Greenhill Road, north along Kennaway Street, east along Stirling Street, north along Northumberland Street, east along Newcastle Street, north along Tusmore Avenue, east along Stanley Street, north along Glynburn Road, east along The Parade, south on Penfold Road, east on Kensington Road, along the eastern boundary of the hills face zone, north on Bayview Crescent, west along Dashwood Road to Devereaux Road.

A school zone map (guide only) is available at: <u>https://www.decd.sa.gov.au/sites/g/files/net691/f/burnside_primary_school_zone_map.pdf</u>

Enrolment Register

Only applications for enrolment from parents of a child living in the school zone will be placed on the register.

Parents whose child's name has been placed on the enrolment register will only be contacted if vacancies become available.

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

Where a child's name appears on the register is confidential and will only be disclosed as required by law.

ENROLMENT PROCESS

All parents are required to complete the school enrolment form and provide the school with a copy of the following:

- proof of the child's identity and date of birth;
- proof of the child's residential address; and
- copies of any family law or other relevant court orders.

Upon receipt of the above to the satisfaction of the school the processing of the parents' enrolment application may begin.

Parents will be invited to attend a pre-enrolment interview or information session with the school once a vacancy is offered.

Monitoring and enforcement

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

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

This Capacity Management Plan will be reviewed annually.

Dated: 5 December 2017

SUSAN CLOSE Minister for Education and Child Development

ENVIRONMENT PROTECTION ACT 1993

Revocation of Approval of Category B Containers

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

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

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

Product Name	Container Size	Container Type	Approval Holder	Collection Arrangements
Breaka Chocolate	600 ml	LPB - Gable Top	Parmalat Australia Pty Ltd	Statewide Recycling
Breaka Chocolate	600 ml	LPB - Gable Top	Parmalat Australia Pty Ltd	Statewide Recycling
Breaka Chocolate	300 ml	LPB - Gable Top	Parmalat Australia Pty Ltd	Statewide Recycling
Breaka Iced Coffee	600 ml	LPB - Gable Top	Parmalat Australia Pty Ltd	Statewide Recycling
Breaka Iced Coffee	300 ml	LPB - Gable Top	Parmalat Australia Pty Ltd	Statewide Recycling
Breaka Mocha Coffee	600 ml	LPB - Gable Top	Parmalat Australia Pty Ltd	Statewide Recycling
Breaka Mocha Coffee	300 ml	LPB - Gable Top	Parmalat Australia Pty Ltd	Statewide Recycling
Breaka Mocha Hazelnut Flavoured Milk	600 ml	LPB - Gable Top	Parmalat Australia Pty Ltd	Statewide Recycling
Breaka Mocha Hazelnut Flavoured Milk	300 ml	LPB - Gable Top	Parmalat Australia Pty Ltd	Statewide Recycling
Breaka Strawberry	300 ml	LPB - Gable Top	Parmalat Australia Pty Ltd	Statewide Recycling
Breaka Strawberry	600 ml	LPB - Gable Top	Parmalat Australia Pty Ltd	Statewide Recycling
Breaka Strawberry	600 ml	LPB - Gable Top	Parmalat Australia Pty Ltd	Statewide Recycling
Breaka Triple Choc	600 ml	LPB - Gable Top	Parmalat Australia Pty Ltd	Statewide Recycling
Breaka Triple Choc	300 ml	LPB - Gable Top	Parmalat Australia Pty Ltd	Statewide Recycling
Breaka Vanilla	600 ml	LPB - Gable Top	Parmalat Australia Pty Ltd	Statewide Recycling
Harvey Fresh Apple & Blackcurrant Juice	450 ml	PET	Parmalat Australia Pty Ltd	Statewide Recycling
Harvey Fresh Apple Juice	110 ml	HDPE	Parmalat Australia Pty Ltd	Statewide Recycling
Harvey Fresh Apple Juice	250 ml	LPB - Aseptic	Parmalat Australia Pty Ltd	Statewide Recycling
Harvey Fresh Mango Gold	2000 ml	HDPE	Parmalat Australia Pty Ltd	Statewide Recycling
Harvey Fresh Orange Juice	110 ml	HDPE	Parmalat Australia Pty Ltd	Statewide Recycling
Harvey Fresh Pineapple Juice	450 ml	PET	Parmalat Australia Pty Ltd	Statewide Recycling

Product Name	Container Size	Container Type	Approval Holder	Collection Arrangements	
Ice Break	600 ml	HDPE	Parmalat Australia Pty Ltd	Statewide Recyclin	
Ice Break Stripped	500 ml	HDPE	Parmalat Australia Pty Ltd	Statewide Recyclin	
Just Natural 98% Fat Free Malt & Honey	500 ml	HDPE	Parmalat Australia Pty Ltd	Statewide Recyclin	
Koala Brothers Chocks Away Chocolate Milk	160 ml	LiquidPaperBoard	Parmalat Australia Pty Ltd	Statewide Recyclin	
Koala Brothers G Day Vanilla Milk	160 ml	LiquidPaperBoard	Parmalat Australia Pty Ltd	Statewide Recyclin	
Oak Chocolate	500 ml	HDPE	Parmalat Australia Pty Ltd	Statewide Recyclir	
Oak Chocolate No Added Sugar	500 ml	HDPE	Parmalat Australia Pty Ltd	Statewide Recyclin	
Oak Cookies & Cream	600 ml	LPB - Gable Top	Parmalat Australia Pty Ltd	Statewide Recyclin	
Oak Iced Coffee	500 ml	HDPE	Parmalat Australia Pty Ltd	Statewide Recyclin	
Oak Iced Coffee No Added Sugar	500 ml	HDPE	Parmalat Australia Pty Ltd	Statewide Recyclin	
Oak Light Banana	300 ml	LPB - Gable Top	Parmalat Australia Pty Ltd	Statewide Recyclin	
Oak Light Strawberry	300 ml	HDPE	Parmalat Australia Pty Ltd	Statewide Recyclin	
Oak Strawberry	600 ml	LPB - Gable Top	Parmalat Australia Pty Ltd	Statewide Recyclin	
Oak Strawberry	500 ml	HDPE	Parmalat Australia Pty Ltd	Statewide Recyclin	
Oak The Max Chilly Choc Chilli	600 ml	LPB - Gable Top	Parmalat Australia Pty Ltd	Statewide Recyclin	
Oak The Max Chilly Choc Chilli	600 ml	LPB - Gable Top	Parmalat Australia Pty Ltd	Statewide Recyclin	
Oak The Max Cool Choc Mint	600 ml	LPB - Gable Top	Parmalat Australia Pty Ltd	Statewide Recyclin	
Oak The Max Iced Coffee	600 ml	LPB - Gable Top	Parmalat Australia Pty Ltd	Statewide Recyclin	
Dak Vanilla Malt	500 ml	HDPE	Parmalat Australia Pty Ltd	Statewide Recyclin	
Orchy Apple & Blackcurrant Juice	375 ml	PET	Parmalat Australia Pty Ltd	Statewide Recyclin	
Orchy Apple & Blackcurrant Juice	200 ml	PET	Parmalat Australia Pty Ltd	Statewide Recyclin	
Orchy Apple & Blackcurrant Juice	500 ml	PET	Parmalat Australia Pty Ltd	Statewide Recyclin	
Drchy Apple Juice	500 ml	PET	Parmalat Australia Pty Ltd	Statewide Recyclin	
Drchy Apple Juice	300 ml	PET	Parmalat Australia Pty Ltd	Statewide Recyclin	
Drchy Apple Juice	200 ml	PET	Parmalat Australia Pty Ltd	Statewide Recyclin	
Orchy Apple Juice	375 ml	PET	Parmalat Australia Pty Ltd	Statewide Recyclin	
Orchy Apple Mango & Banana Juice	375 ml	PET	Parmalat Australia Pty Ltd	Statewide Recyclin	
Orchy Orange & Mango Juice	500 ml	PET	Parmalat Australia Pty Ltd	Statewide Recyclin	
Orchy Orange Juice	500 ml	PET	Parmalat Australia Pty Ltd	Statewide Recyclin	
Orchy Orange Juice	375 ml	PET	Parmalat Australia Pty Ltd	Statewide Recyclin	
Orchy Orange Juice	200 ml	PET	Parmalat Australia Pty Ltd	Statewide Recyclin	
Orchy Orange Juice	300 ml	PET	Parmalat Australia Pty Ltd	Statewide Recyclin	
Orchy Orange Mango 35% Nectar	2000 ml	HDPE	Parmalat Australia Pty Ltd	Statewide Recyclin	
Orchy Orange Mango 35% Nectar	500 ml	PET	Parmalat Australia Pty Ltd	Statewide Recyclin	
Orchy Orange Passio 35% Nectar	2000 ml	HDPE	Parmalat Australia Pty Ltd	Statewide Recyclin	
Orchy Orange Passio 35% Nectar	500 ml	PET	Parmalat Australia Pty Ltd	Statewide Recyclin	
Orchy Orange Passionfruit Juice	200 ml	PET	Parmalat Australia Pty Ltd	Statewide Recyclin	
Orchy Premium Orange Juice	375 ml	PET	Parmalat Australia Pty Ltd	Statewide Recyclin	
Orchy Premium Orange Juice	500 ml	PET	Parmalat Australia Pty Ltd	Statewide Recyclin	
Pauls All Natural Banana & Honey Flavoured Milk	500 ml	HDPE	Parmalat Australia Pty Ltd	Statewide Recyclin	
Pauls All Natural Chocolate Malt Flavoured Milk	500 ml	HDPE	Parmalat Australia Pty Ltd	Statewide Recyclin	
Pauls All Natural Malt Honey Flavoured Milk	500 ml	HDPE	Parmalat Australia Pty Ltd	Statewide Recyclin	
Pauls Chocolate Shake	500 ml	LPB - Gable Top	Parmalat Australia Pty Ltd	Statewide Recyclin	
Pauls Good to Go Fruit Smoothie Mango Passionfruit	250 ml	HDPE	Parmalat Australia Pty Ltd	Statewide Recyclin	

19 December 2017

Product Name	Container Size	Container Type	Approval Holder	Collection Arrangements
Pauls Good to Go Fruit Smoothie Mixed Berries	250 ml	HDPE	Parmalat Australia Pty Ltd	Statewide Recycling
Pauls Good to Go Fruit Smoothie Strawberry	250 ml	HDPE	Parmalat Australia Pty Ltd	Statewide Recycling
Pauls Good to Go Fruit Smoothie Tropical	250 ml	HDPE	Parmalat Australia Pty Ltd	Statewide Recycling
Pauls Milky Max Banana	250 ml	HDPE	Parmalat Australia Pty Ltd	Statewide Recycling
Pauls Premium 100% Apple Juice	500 ml	PET	Parmalat Australia Pty Ltd	Statewide Recycling
Pauls Premium 100% Orange & Mango Juice	500 ml	PET	Parmalat Australia Pty Ltd	Statewide Recycling
Pauls Premium 100% Orange Juice	500 ml	PET	Parmalat Australia Pty Ltd	Statewide Recycling
Pauls Premium 100% Pineapple Juice	500 ml	PET	Parmalat Australia Pty Ltd	Statewide Recycling
Pure Active Natural Spring Water	600 ml	PET	Parmalat Australia Pty Ltd	Statewide Recycling
Rush Caramel	500 ml	HDPE	Parmalat Australia Pty Ltd	Statewide Recycling
Rush Chocolate	500 ml	HDPE	Parmalat Australia Pty Ltd	Statewide Recycling
Rush Double Espresso	400 ml	HDPE	Parmalat Australia Pty Ltd	Statewide Recycling
Rush Exotic Chai Tea Latte	500 ml	HDPE	Parmalat Australia Pty Ltd	Statewide Recycling
Rush Exotic Mocha Kenya	500 ml	HDPE	Parmalat Australia Pty Ltd	Statewide Recycling
Rush Heavenly Vanilla Malt Iced Milk	500 ml	HDPE	Parmalat Australia Pty Ltd	Statewide Recycling
Rush Intense Coffee Iced Milk	500 ml	HDPE	Parmalat Australia Pty Ltd	Statewide Recycling
Rush Latte	500 ml	HDPE	Parmalat Australia Pty Ltd	Statewide Recycling
Rush Mocha Single Espresso & Dutch Chocolate	400 ml	HDPE	Parmalat Australia Pty Ltd	Statewide Recycling
Rush Strawberry	500 ml	HDPE	Parmalat Australia Pty Ltd	Statewide Recycling
Rush White Chocolate	500 ml	HDPE	Parmalat Australia Pty Ltd	Statewide Recycling
Sangri Red Wine & Fruit Juice	125 ml	Glass	Parmalat Australia Pty Ltd	Statewide Recycling
Santal Active Drink Energising Exotic Fruits & Orange	1000 ml	PET	Parmalat Australia Pty Ltd	Statewide Recycling
Santal Active Drink Energising Exotic Fruits & Orange	375 ml	PET	Parmalat Australia Pty Ltd	Statewide Recycling
Santal Apple Fruit Drink	375 ml	PET	Parmalat Australia Pty Ltd	Statewide Recycling
Santal Apple Fruit Drink	1000 ml	PET	Parmalat Australia Pty Ltd	Statewide Recycling
Santal Brazilian Orange Fruit Drink	1000 ml	PET	Parmalat Australia Pty Ltd	Statewide Recycling
Santal Brazilian Orange Fruit Drink	375 ml	PET	Parmalat Australia Pty Ltd	Statewide Recycling
Santal Lemon Tea Drink	1500 ml	PET	Parmalat Australia Pty Ltd	Statewide Recycling
Santal Lemon Tea Drink	500 ml	PET	Parmalat Australia Pty Ltd	Statewide Recycling
Santal Orange Fruit Drink	1000 ml	PET	Parmalat Australia Pty Ltd	Statewide Recycling
Santal Orange Fruit Drink	375 ml	PET	Parmalat Australia Pty Ltd	Statewide Recycling
Santal Peach Tea Drink	500 ml	PET	Parmalat Australia Pty Ltd	Statewide Recycling
Santal Peach Tea Drink	1500 ml	PET	Parmalat Australia Pty Ltd	Statewide Recycling
Santal Pink Grapefruit Fruit Drink	1000 ml	PET	Parmalat Australia Pty Ltd	Statewide Recycling
Santal Pink Grapefruit Fruit Drink	375 ml	PET	Parmalat Australia Pty Ltd	Statewide Recycling
Santal Plus Apple	330 ml	LPB - Aseptic	Parmalat Australia Pty Ltd	Statewide Recycling
Santal Plus Peach Mango	330 ml	LPB - Aseptic	Parmalat Australia Pty Ltd	Statewide Recycling
Santal Plus Pineapple	330 ml	LPB - Aseptic	Parmalat Australia Pty Ltd	Statewide Recycling
So Juicy Apple Juice	300 ml	HDPE	Parmalat Australia Pty Ltd	Statewide Recycling
So Juicy Apple Juice	500 ml	HDPE	Parmalat Australia Pty Ltd	Statewide Recycling
So Juicy Orange Juice	300 ml	HDPE	Parmalat Australia Pty Ltd	Statewide Recycling
So Juicy Orange Juice	500 ml	HDPE	Parmalat Australia Pty Ltd	Statewide Recycling
		HDPE	-	
So Juicy Tropical Juice	500 ml		Parmalat Australia Pty Ltd	Statewide Recycling
So Juicy Tropical Juice	300 ml	HDPE	Parmalat Australia Pty Ltd	Statewide Recycling

Product Name	Container Size	Container Type	Approval Holder	Collection Arrangements
Solesta Orange And Mango Fruit Drink	3000 ml	HDPE	Parmalat Australia Pty Ltd	Statewide Recycling
Solesta Orange And Passionfruit Fruit Drink	3000 ml	HDPE	Parmalat Australia Pty Ltd	Statewide Recycling
Solesta Orange Fruit Drink	3000 ml	HDPE	Parmalat Australia Pty Ltd	Statewide Recycling
Soy Life Chocolate	500 ml	LPB - Gable Top	Parmalat Australia Pty Ltd	Statewide Recycling
Soy Life Iced Coffee	500 ml	LPB - Gable Top	Parmalat Australia Pty Ltd	Statewide Recycling
Soy Life Smoothie Mango Magic	375 ml	HDPE	Parmalat Australia Pty Ltd	Statewide Recycling
The Wiggles Chocolate Milk	160 ml	LiquidPaperBoard	Parmalat Australia Pty Ltd	Statewide Recycling
The Wiggles Vanilla Milk	160 ml	LiquidPaperBoard	Parmalat Australia Pty Ltd	Statewide Recycling
Thomas & Friends Chocolate	160 ml	LPB - Aseptic	Parmalat Australia Pty Ltd	Statewide Recycling
Vaalia Innergy Berry flavoured Probiotic Drink	90 ml	HDPE	Parmalat Australia Pty Ltd	Statewide Recycling
Vaalia Innergy Natural Probiotic Drink	90 ml	HDPE	Parmalat Australia Pty Ltd	Statewide Recycling
Vaalia Innergy Passionfruit flavoured Probiotic Drink	90 ml	HDPE	Parmalat Australia Pty Ltd	Statewide Recycling

FISHERIES MANAGEMENT ACT 2007

Items Seized

Notice is hereby given pursuant to Section 90 (2) of the *Fisheries Management Act, 2007*, that the following items have been seized by Officers of the Department of Primary Industries and Regions SA, Fisheries and Aquaculture.

at CAPE JAFFA on 18/11/2017

1) Rock lobster pot, red neck, orange rope, two bait baskets, white two litre float

The above items were suspected to have been used, or intended to be used, in contravention of the *Fisheries Management Act, 2007*, and were taken into possession at:

CAPE JAFFA

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Agriculture, Food and Fisheries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the **Kingston** office of the Department of Primary Industries and Regions SA, Fisheries and Aquaculture.

Dated: 13 December 2017

BREE BALMER Prosecutions Coordinator

FISHERIES MANAGEMENT ACT 2007

Section 79

TAKE NOTICE that it is hereby declared that it shall be unlawful for any person to engage in the class of fishing activity specified in Schedule 1 during the period specified in Schedule 2.

SCHEDULE 1

The act of taking cuttlefish (*Sepia* species) in the waters of northern Spencer Gulf north of the line commencing at the Mean High Water Springs closest to 33°55'39.942" South 136°34'20.131" East (near Arno Bay) to the Mean High Water Springs closest to 33°55'39.942" South 137°37'14.527" East (Wallaroo Jetty).

SCHEDULE 2

1201 hours on 15 February 2018 until 1200 hours on 15 February 2019. Dated: 11 December 2017

SEAN SLOAN A/Executive Director Fisheries and Aquaculture Delegate to the Minister, Agriculture, Food and Fisheries

FISHERIES MANAGEMENT ACT 2007

SECTION 115

Ministerial Exemption ME9902962

TAKE NOTICE that pursuant to Section 115 of the *Fisheries Management Act 2007*, Tania Rajic of the Department of Environment, Water and Natural Resources (DEWNR), 11 Helen Street, MOUNT GAMBIER SA 5290, (the 'exemption holder') or her agents are exempt from the provision of Sections 70 and 71(2) of the *Fisheries Management Act 2007* and Regulation 7 and clauses 38, 41, 72, 96 and 114 of Schedule 6 of the *Fisheries Management (General) Regulations 2007* but only insofar as she may engage in the collection of native and non-native fish (the 'exempted activity') from state waters specified in Schedule 1, using the gear specified in Schedule 2, subject to the conditions specified in Schedule 3, from 15 December 2017 until 15 December 2018, unless varied or revoked earlier.

SCHEDULE 1

All inland and coastal waters of the State contained within and bounded by a line commencing at mean high water springs closest to 140°57′57.712″ East, 38°3′23.178″ South, then generally north-westerly following the line of mean high water springs to the location closest to 139°30′39.60″ East, 36°1′48.00″ South, then easterly to the State border, then generally southerly following the State border to the point of commencement; excluding aquatic reserves and marine parks.

SCHEDULE 2

- 2 x seine nets with maximum length of 25 metres and minimum mesh size of 6 millimetres.
- 1 x dip net per person with a diameter of 0.5 metres and minimum mesh size 6 millimetres.
- 20 x fyke nets single 3 or 6 metre wing, 4 millimetre mesh, 3 metre funnel, 0.6 metres high and double 5 metre wing, 4 millimetre mesh, 3 metre funnel, 0.6 metres high.
- 20 x crab pots (Munyana nets) with 60 millimetres stretch mesh, 0.76 metre diameter steel hoops with two eye shaped 0.18 x 0.12 metre flexible entrances.
- 12 x bait nets with maximum length of 400 millimetres, minimum mesh size 1 millimetre and maximum inlet size 60 mm.
- 20 x yabby pots (Opera house nets) with 5 millimetre stretch mesh, 635 x 445 millimetre base and 220 millimetres deep, 60 millimetre entrances.

SCHEDULE 3

- 1. All protected native fish must be returned alive to the water immediately on completion of scientific evaluation.
- 2. All non-native fish species collected during the exempted activity must be destroyed and disposed of appropriately.
- 3. The exempted activity may only be conducted by the exemption holder or her nominated agents. All exempted activity must be conducted in the presence of a DEWNR employee. The following persons are authorised to act as agents under this exemption:
 - Cath Bell
 - Raelene Mibus
 - Steve Clarke
 - Natasha Dawson
 - Vanessa Freebairn Melissa Herpich
 - Ross Anderson
 - Cassie Hlava
 - Abigail Goodman
 - Nick Whiterod
 - Dave Mossop

While engaging in the exempted activity, the exemption holder and agents must be in possession of a copy of this exemption. It must 4. be produced to a Fisheries Officer if requested.

- Before conducting the exempted activity, the exemption holder or agents must contact PIRSA Fishwatch on 1800 065 522 and 5. answer a series of questions about the exempted activity. They 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 agents undertaking the exempted activity and other related questions.
- The exemption holder must provide a report in writing summarising the outcomes of the collection of fish pursuant to this notice to PIRSA Fisheries and Aquaculture, (GPO Box 1625, ADELAIDE SA 5001) within 14 days of expiry of this exemption.
- 7. The exemption holder or agents 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 National Parks and Wildlife Act 1972. The exemption holder and their agents must comply with any relevant regulations, permits, requirements and directions from the Department of Environment, Water and Natural Resources when undertaking activities within a marine park or national park.

Dated: 15 December 2017

SEAN SLOAN A/Executive Director Fisheries and Aquaculture Delegate of the Minister for Agriculture, Food and Fisheries

FISHERIES MANAGEMENT (PRAWN FISHERIES) REGULATIONS 2006

Surveying in the Spencer Gulf Prawn Fishery

TAKE notice that pursuant to regulation 9A of the *Fisheries Management (Prawn Fisheries) Regulations 2006* the notice, on page 945 of the South Australian Government Gazette of 28 March 2017, prohibiting fishing activities in the Spencer Gulf Prawn Fishery is HEREBY varied such that it will not apply to the holders of a Spencer Gulf Prawn Fishery licence issued pursuant to the *Fisheries Management (Prawn Fisheries) Regulations 2006* listed in Schedule 1 or their registered master insofar as they may use prawn trawl nets in accordance with the conditions of their fishery licence for the purpose of undertaking a prawn survey during the period specified in Schedule 2, subject to the orditions entities in Schedule 2, subject to the conditions contained in Schedule 3 unless this notice is varied or revoked.

SCHEDULE 1

	SCHEDGEE 1	
Licence Number	Licence Holder	Boat Name
P04	Melanie B Nominees Pty Ltd	Melanie B
P06	Byron Star Fisheries	Lunar Sea
P08	Blaslov Fishing	Grozdana B
P09	Corydon Pty Ltd	Angelina
P12	Fromager Pty Ltd	Brianna-Rene-Adele
P13	A Lukin Nominees	Kylie
P14	Berth 9 Fishing	Bartalumba K
P15	Palmer Investment Holding Pty Ltd	Millennium III
P16	Jillandra Nominees Pty Ltd	Night Stalker

P18	S & M Letinic Nominees	Marija-L
P19	Lukin Fisheries Pty Ltd	Lukina
P21	Spencer Gulf Nominees	Kylett
P24	Thornhill Pty Ltd	Sandy S
P26	Michelle Fisheries Pty Ltd	Michelle
P28	Skandia Fisheries	Skandia
P30	PQ Nominees Pty Ltd	Roslyn Ann
P31	BJ Bowyer	Evelyn L
P33	Wellmet Pty Ltd	Beauie J
P34	Bralic Fisheries	Cvita B
P38	Haldane Bros	Atlas HB

SCHEDULE 2

Commencing at sunset on 13 December 2017 and ending at sunrise on 30 June 2018.

SCHEDULE 3

- 1. For the purposes of this notice the trawl survey areas cannot include any waters of a habitat protection zone or a sanctuary zone of a marine park established under the *Marine Parks Act 2007*.
- 2. The licence holders listed in Schedule 1 or their registered master must comply with all regulations and conditions that apply to fishing activities undertaken pursuant to their licence, in addition to the conditions imposed by this notice.
- 3. The vessels participating in a survey, either an annual or spot survey, must be listed in the table attached as Table 1. Table 1 is to be completed by either the Executive Officer or the Coordinator at Sea from the Spencer Gulf and West Coast Professional Fishermen's Association and emailed to pirsa.fishwatch@sa.gov.au and the Prawn Fishery Manager at steve.shanks@sa.gov.au at least one hour prior to departure of the first vessel from port to engage in the activity permitted under this notice.
- 4. All fish, other than King Prawns, Southern Calamari and Balmain Bugs taken during the activity permitted under this notice, are to be returned to the water immediately after capture.
- 5. While engaged in fishing activities or unloading the survey catch, the licence holders listed in Schedule 1 or their register master must have a copy of this notice on board the boat or near his person. This notice must be produced to a Fisheries Officer if requested.
- 6. No fishing activity may be undertaken between the prescribed times of sunrise and sunset for Adelaide (as published in the South Australian Government Gazette) during the period specified in Schedule 2.
- 7. The licence holders listed in Schedule 1 or their register master must not contravene or fail to comply with the *Fisheries Management Act 2007*, or any other 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 notice holder and his agents must comply with any relevant regulations, permits, requirements and directions from the Department of Environment, Water and Natural Resources when undertaking activities within a marine park.

Dated: 13 December 2017

STEVE SHANKS Prawn Fishery Manager Delegate of the Minister for Agriculture, Food and Fisheries

Required Fields	Vessel 1	Vessel 2	Vessel 3	Vessel 4	Vessel 5	Vessel 6	Vessel 7	Vessel 8	Vessel 9	Vessel 10	Vessel 11	Vessel 12
1. Licence Prefix												
2. Licence No.												
3. Port Commencing from												
4. Earliest date leaving port												
5. Earliest time leaving port												
6. Port of return												
7. Activity undertaken												

TABLE 1: SURVEY REPORT FOR THE SPENCER GULF PRAWN FISHERY

19 December 2017

8. Name of person conducting activity						
9. Dates of trawling commencement						
10. Times of trawling						
11. Where will activity take place						

HOUSING IMPROVEMENT ACT 2016

Rent Control

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

Address of Premises	Allotment Section	<u>Certificate of Title</u> Volume/Folio	Maximum Rental per week payable		
14 Water Street, Old Noarlunga SA 5168	Allotment 91 Filed Plan 205335 Hundred of Willunga	CT5406/552	\$130.00		
Dated: 19 December 2017					
			TIM BAKER Director		

TIM BAKER Director Property and Contract Management Housing SA Delegate of Minister for Social Housing

HOUSING IMPROVEMENT ACT 2016

Rent Control Revocations

Whereas the Minister for Social Housing 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 Social Housing does hereby revoke the said Rent Control in respect of each property.

Address of Premises	Allotment Section	<u>Certificate of Title</u> Volume/Folio
52 Ashfield Road, Elizabeth SA 5112	Allotment 2 Filed Plan 20577 Hundred of Munno Para	CT5262/741
Dated: 19 December 2017		

TIM BAKER Director Property and Contract Management Housing SA Delegate of Minister for Social Housing

South Australia

Liquor Licensing (Dry Areas) Notice 2017

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

1—Short title

This notice may be cited as the Liquor Licensing (Dry Areas) Notice 2017.

2—Commencement

This notice comes into operation on 31 December 2017.

3—Interpretation

(1) In this notice—

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

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

4—Consumption etc of liquor prohibited in dry areas

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

Schedule—Arno Bay Area 1

1—Extent of prohibition

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

2—Period of prohibition

From midnight on 31 December 2017 to 8am on 1 January 2018.

3—Description of area

The area in and adjacent to Arno Bay bounded as follows: commencing at the point at which the low water mark on the western side of Spencer Gulf is intersected by the prolongation in a straight line of the south-eastern boundary of Section 320 Hundred of Boothby, then southwesterly along that prolongation and boundary of Section 320, the south-eastern boundary of Lot 254 of FP 178666 and the prolongation in a straight line of the south-eastern boundary of Lot 254 to the south-western boundary of Piece 103 of DP 79319, then generally northwesterly along that boundary of Piece 103 to the point at which it meets the south-eastern boundary of Lot 101 of DP 79319, then in a straight line by the shortest route to the point at which the northern boundary of Lot 254 of FP 178666 meets the western boundary of the Lot (the northernmost point of Lot 254), then easterly in a straight line along the portion of the boundary of Piece 103 of DP 79319 that extends easterly from that point, and easterly along the prolongation in a straight line of that portion of the boundary, to the eastern boundary of Creek Road, then south-westerly along that boundary of Creek Road to the point at which it meets the northern boundary of Lot 254 of FP 178666, then generally south-easterly and easterly along that boundary of Lot 254 to the point at which the northern boundary of Lot 254 meets the western boundary of Section 344 Hundred of Boothby, then northerly along that boundary of Section 344 to the southern boundary of Lot 7 of DP 35379, then north-westerly, north-easterly and south-easterly along the southern, western and northern boundaries of Lot 7 to the point at which the northern boundary of Lot 7 meets the western boundary of Lot 6 of DP 35379, then generally north-easterly and north-westerly along that boundary of Lot 6 to the north-western boundary of the Lot, then north-easterly along the north-western boundary of Lot 6, and the prolongation in a straight line of that boundary, to the point at which the prolongation intersects the south-western boundary of Lot 27 of DP 55099, then south-easterly along that boundary of Lot 27 to the south-eastern boundary of the Lot, then in a straight line by the shortest route to the point at which the north-western and south-western boundaries of Section 359 Hundred of Boothby meet, then south-easterly along the south-western boundary of Section 359, and the prolongation in a straight line of that boundary, to the point at which the prolongation intersects the north-western boundary of Section 317 Hundred of Boothby, then generally north-easterly along that boundary of Section 317 and the north-western boundary of Piece 3 of DP 68273 to the point at which the north-western boundary of Piece 3 meets the north-eastern boundary of Section 412 Hundred of Boothby, then north-westerly along that boundary of Section 412 and the prolongation in a straight line of that boundary to the south-eastern boundary of Piece 2 of DP 68273, then generally north-easterly along that boundary of Piece 2 to the point at which it meets the north-western boundary of Lot 1 of DP 68273, then north-easterly along that boundary of Lot 1 and the prolongation in a straight line of that boundary to the low water mark on the western side of Spencer Gulf, then generally southerly along the low water mark to the point at which it meets the commencement of the breakwater that forms the eastern wall of the Arno Bay marina, then southerly along the outer boundary of the breakwater to the end of the breakwater, then in a straight line by the shortest route (across the entrance to the marina) to the outer boundary of the eastern end of the breakwater that forms the southern and western walls of the marina, then generally southerly, westerly and north-westerly along the outer boundary of that breakwater back to the low water mark on the shore on the western side of the marina (so as to include the whole of the marina and each of the breakwaters in the area), then generally south-westerly along the low water mark to the north-eastern side of the Arno Bay jetty, then south-easterly, south-westerly and north-westerly around the outer boundary of the jetty (so as to include the whole of the jetty and any area below the jetty in the area) back to the low water mark on the south-western side of the jetty, then generally south-westerly and southerly along the low water mark to the point of commencement.



Made by the Liquor and Gambling Commissioner

on 12 December 2017

South Australia

Liquor Licensing (Dry Areas) Notice 2017

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

1—Short title

This notice may be cited as the Liquor Licensing (Dry Areas) Notice 2017.

2—Commencement

This notice comes into operation on 31 December 2017.

3—Interpretation

(1) In this notice—

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

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

4—Consumption etc of liquor prohibited in dry areas

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

Schedule—Elliston Area 1

1—Extent of prohibition

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

2—Period of prohibition

From 9 pm on 31 December 2017 to 8 am on 1 January 2018.

3—Description of area

The area in and adjacent to Elliston bounded as follows: commencing at the point at which the prolongation in a straight line of the north-western boundary of Section 417 Hundred of Ward intersects the low water mark on Waterloo Bay, then generally south-easterly, southerly, westerly and south-easterly along the low water mark to the point at which it is intersected by the prolongation in a straight line of the western boundary of Section 405 Hundred of Ward, then northerly along that prolongation and boundary of Section 405, the western boundary of Section 7 Hundred of Ward and the western boundary of Section 68 Hundred of Ward, to the northern boundary of Section 68, then in a straight line by the shortest route to the point at which the western and southern boundaries of Section 384 Hundred of Ward meet, then northerly along the western boundary of Section 384 to the point at which it meets the northeastern boundary of the Section, then in a straight line by the shortest route (across Flinders Highway) to the point at which the eastern boundary of Colton Back Road meets the northern boundary of Flinders Highway, then generally northerly and north-westerly along the eastern boundary of Colton Back Road to the point at which it is intersected by the prolongation in a straight line of the northern boundary of Silo Road, then south-westerly along that prolongation and boundary of Silo Road to the western boundary of Lot 41 of DP 72507, then generally northerly and westerly along the western and southern boundaries of Lot 41 to the point at which the southern boundary of the Lot meets the eastern boundary of Flinders Highway, then generally southerly and south-easterly along that boundary to the point at which it is intersected by the prolongation in a straight line of the north-western boundary of Section 417 Hundred of Ward, then south-westerly along that prolongation and boundary of Section 417, and the prolongation in a straight line of that boundary, to the point of commencement. The area does not include any jetty, boat ramp or other structure projecting below the low water mark from within the area described above.



Schedule—Port Kenny Area 1

1—Extent of prohibition

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

2—Period of prohibition

From 9 pm on 31 December 2017 to 8 am on 1 January 2018.

3—Description of area

The area in and adjacent to Port Kenny bounded as follows: commencing at the point at which the prolongation in a straight line of the eastern boundary of Lot 1 of DP 29315 intersects the north-eastern boundary of Main Street (Flinders Highway), then south-westerly along that prolongation and boundary of Lot 1 to the eastern boundary of Lot 2 of DP 29315, then southwesterly along that eastern boundary of Lot 2 and the prolongation in a straight line of that boundary to the low water mark on the northern side of Venus Bay, then generally southeasterly, northerly and easterly along the low water mark to the point at which it is intersected by the prolongation in a straight line of the eastern boundary of Lot 17 of DP 4405, then northeasterly along that prolongation and boundary of Lot 17 to the northern boundary of the Lot, then north-westerly along the northern boundaries of Lots 17, 16 and 15 of DP 4405 to the eastern boundary of Lot 12 of DP 4405, then northerly along the eastern boundary of that Lot, and the eastern boundaries of Lots 11 and 10 of DP 4405, to the northern boundary of Lot 10, then westerly along that boundary of Lot 10 to the eastern boundary of Sunny Street, then northerly along that boundary of Sunny Street and the western boundary of Piece 101 of DP 88280 to the point at which the western boundary of Piece 101 is intersected by the prolongation in a straight line of the north-eastern boundary of Lot 288 of FP 180320, then north-westerly along that prolongation and boundary of Lot 288 to the north-western boundary of the Lot, then south-westerly along the north-western boundary of Lot 288 to the northeastern boundary of Section 68 Hundred of Wright, then north-westerly and south-westerly along the north-eastern and north-western boundaries of the Section to the point at which the north-western boundary meets the north-eastern boundary of Lot 200 of DP 84488, then northwesterly along that boundary of Lot 200 to the north-western boundary of the Lot, then southwesterly along the north-western boundary of Lot 200 and the prolongation in a straight line of that boundary to the point at which that prolongation intersects the north-eastern boundary of Main Street (Flinders Highway), then north-westerly along that boundary of Main Street to the point of commencement. The area does not include any jetty, boat ramp or other structure projecting below low water mark from within the area described above.



Schedule—Venus Bay Area 1

1—Extent of prohibition

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

2—Period of prohibition

From 9 pm on 31 December 2017 to 8 am on 1 January 2018.

3—Description of area

The area in and adjacent to the town of Venus Bay bounded as follows: Commencing at the point at which the prolongation in a straight line of the northern boundary of Lot 62 DP34608 intersects the low water mark of Venus Bay, then in westerly, north-westerly direction along the northern boundary of Lot 62, then generally southerly, south-westerly along the western boundary of the lot, then generally in a south, south-easterly, easterly, north-easterly and northerly along the boundary of Lot 62 to the point at which the common boundary of Lot 62 and Lot 3 FP6331 meets the southern boundary of Venus Bay Road, then in a straight line by the shortest route along (Venus Bay Road) to the south-western corner of Lot 58 DP34994, then in a straight line by the shortest route to the eastern boundary of the lot, then generally north-easterly and north-westerly along that boundary of Lot 58 and the prolongation of this boundary to the point at which the boundary intersects the low water mark, then south-westerly and north-westerly along the northern boundary of Lot 58 of Lot 58 and the prolongation of this boundary to the point at which the boundary intersects the low water mark, then south-westerly and north-westerly along the northern low water mark to the point of commencement.

This area includes any jetty, boat ramp or structure projecting below the low water mark from within the area described above.



Made by the Liquor and Gambling Commissioner

on 7 December 2017

South Australia

Liquor Licensing (Dry Areas) Notice 2017

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

1—Short title

This notice may be cited as the Liquor Licensing (Dry Areas) Notice 2017.

2—Commencement

This notice comes into operation on 31 December 2017.

3—Interpretation

(1) In this notice—

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

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

4—Consumption etc of liquor prohibited in dry areas

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

Schedule—Kimba Area 1

1—Extent of prohibition

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

2—Period of prohibition

From 9 pm on 31 December 2017 to 8 am on 1 January 2018.

3—Description of area

The area in and adjacent to Kimba bounded as follows: commencing at the point at which the prolongation in a straight line of the eastern boundary of Railway Terrace intersects the northern boundary of Tola Road, then westerly along the northern boundary of Tola Road to the point at which it is intersected by the prolongation in a straight line of the north-western boundary of Seal Road, then south-westerly along that prolongation and boundary of Seal Road to the northern boundary of Haskett Road, then westerly and south-westerly along that boundary of Haskett Road, and the prolongation in a straight line of that boundary, to the southern boundary of Buckleboo Road, then south-easterly along that boundary of Buckleboo Road to the north-western boundary of Cant Road, then south-westerly along that boundary of Cant Road to the point at which it is intersected by the prolongation in a straight line of the south-western boundary of Freeth Road, then south-easterly along that prolongation and boundary of Freeth Road and the prolongation in a straight line of that boundary, to the southeastern boundary of Eyre Highway, then generally north-easterly along that boundary of Eyre Highway to the southern side of the intersection at which Eyre Highway, South Terrace and Railway Terrace meet, then in a straight line by the shortest route (across the intersection) to the south-western end of the south-eastern boundary of Railway Terrace, then generally northeasterly along the south-eastern boundary of Railway Terrace to the south-western boundary of Kimba Terrace, then south-easterly along that boundary of Kimba Terrace to the north-western boundary of Eyre Highway, then generally north-easterly along that boundary of Eyre Highway to the south-western boundary of Grund Road, then north-westerly along that boundary of Grund Road to the south-eastern boundary of Railway Terrace, then generally north-easterly and northerly along that boundary of Railway Terrace, and the prolongation in a straight line of that boundary, to the point of commencement.



Made by the Liquor and Gambling Commissioner

on 12 December 2017

South Australia

Liquor Licensing (Dry Areas) Notice 2017

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

1—Short title

This notice may be cited as the Liquor Licensing (Dry Areas) Notice 2017.

2—Commencement

This notice comes into operation on 31 December 2017.

3—Interpretation

(1) In this notice—

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

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

4—Consumption etc of liquor prohibited in dry areas

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

Schedule—Moonta Bay and Port Hughes Area 1

1—Extent of prohibition

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

2—Period of prohibition

From 12 noon on 31 December 2017 to 7.00 am on 1 January 2018.

3—Description of area

The area in and adjacent to Moonta Bay and Port Hughes bounded as follows: commencing at the point at which the northern boundary of North Terrace, Moonta Bay, intersects the eastern boundary of Coast Road, then generally south-westerly along that eastern boundary of Coast Road and the prolongation in a straight line of that boundary to the point at which the prolongation intersects the southern boundary of Harry's Point Road, Port Hughes, then northwesterly along the southern boundary of Harry's Point Road to the point at which it meets the eastern boundary of Snell Avenue, Port Hughes, then generally south-westerly along that boundary of Snell Avenue and the prolongation in a straight line of that boundary to the point at which it intersects the southern boundary of Minnie Terrace, Port Hughes, then generally westerly along that boundary of Minnie Terrace to the eastern boundary of West Terrace, Port Hughes, then generally south-westerly and southerly along that boundary of West Terrace and the continuation of West Terrace (past South Terrace) to the northern boundary of Section 2031 Hundred of Wallaroo, then north-westerly along that boundary of Section 2031 and the prolongation in a straight line of that boundary to the low water mark on the eastern side of Spencer Gulf, then generally northerly and north-easterly along the low water mark to the point at which it is intersected by the prolongation in a straight line of the northern boundary of North Terrace, Moonta Bay, then south-easterly along that prolongation and boundary of North Terrace to the point of commencement. The area includes any jetty, boat ramp or other structure projecting below low water mark from within the area described above (as well as any area beneath such a structure).



Made by the Liquor and Gambling Commissioner

on 7 December 2017

South Australia

Liquor Licensing (Dry Areas) Notice 2017

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

1—Short title

This notice may be cited as the Liquor Licensing (Dry Areas) Notice 2017.

2—Commencement

This notice comes into operation on 31 December 2017.

3—Interpretation

(1) In this notice—

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

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

4—Consumption etc of liquor prohibited in dry areas

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

1—Extent of prohibition

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

2—Period of prohibition

From 12 noon on 31 December 2017 to 7.00 am on 1 January 2018.

3—Description of area

The area in and adjacent to Wallaroo and North Beach bounded as follows: commencing at the point at which the prolongation in a straight line of the northern boundary of Woodforde Drive, North Beach, intersects the low water mark on the eastern side of Spencer Gulf, then northeasterly and south-easterly along that prolongation and boundary of Woodforde Drive to the point at which it meets the northern boundary of Islesworth Street, North Beach, then generally easterly and northerly along that boundary of Islesworth Street and the prolongation in a straight line of that boundary to the northern boundary of Rupara Road, North Beach, then easterly along that boundary of Rupara Road and the prolongation in a straight line of that boundary to the point at which the prolongation intersects the eastern boundary of Hopgood Road, North Beach, then generally south-easterly and south-westerly along the eastern boundary of Hopgood Road and the eastern boundary of North Beach Road to the point at which the eastern boundary of North Beach Road meets the northern boundary of the Wallaroo to Alford Road, then north-easterly along that boundary of the Wallaroo to Alford Road to the point at which it is intersected by the prolongation in a straight line of the eastern boundary of Bowman Road, Wallaroo, then southerly and south-westerly along that boundary of Bowman Road, the eastern boundary of Sharples Road, Wallaroo, and the prolongation in a straight line of the eastern boundary of Sharples Road to the southern boundary of Magazine Road, Wallaroo, then generally north-westerly and westerly along that boundary of Magazine Road to the south-western boundary of Cresco Road, Wallaroo, then generally north-westerly along that boundary of Cresco Road and the prolongation in a straight line of that boundary to the point at which the prolongation intersects the low water mark on the eastern side of Spencer Gulf, then generally north-easterly along the low water mark to the commencement of the southern breakwater at the entrance to the Copper Cove Marina, then north-westerly along the outer boundary of the breakwater to its north-western end, then in a straight line by the shortest route (across the entrance to the marina) to the northern boundary at the western end of the northern breakwater at the entrance to the marina, then easterly along the outer boundary of the breakwater back to the low water mark on the shore on the northern side of the marina, then generally northerly and north-westerly along the low water mark to the point of commencement. The area includes the whole of any wharf, jetty, breakwater, boat ramp or other structure projecting below low water mark from within the area described above (as well as any area beneath such a structure).



Made by the Liquor and Gambling Commissioner

on 7 December 2017

MAJOR EVENTS ACT 2013

Section 6B

PURSUANT to section 6B of the Major Events Act 2013, I, Leon Bignell MP, Minister for Tourism declare the 2018 Santos Tour Down Under to be held from 13 to 21 January 2018 to be declared a major event.

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

- 1. Specify the period for the event, being 13 to 21 January 2018.
- 2. Declare the 2018 Santos Tour Down Under and its associated events officially organised by the event organiser to be a major event:
 - a. The Santos Tour Down Under consists of:
 - o People's Choice Classic
 - 0 Six days of competition racing, namely:
 - Stage 1 0
 - Stage 2 0 Stage 3 0
 - Bupa Stage 4 0
 - Stage 5 0
 - Be Safe Be Seen MAC Stage 6 0
 - b. The associated events officially organised by the event organiser are:
 - i. City of Adelaide Tour Village
 - ii. Subaru Breakaway Series, consisting of the Bupa Challenge Tour presented by The Advertiser, the Bupa Family Ride and the Bupa mini tour for kids
 - iii. Team Presentation and Concert
 - iv. Santos Women's Tour Stage 4
- 3. Designate Events South Australia to be the event organisers for the event
- Apply section 10 of the Major Events Act to the event 4
- Apply section 11 of the Major Events Act to the event 5.
- 6. Apply section 12 of the Major Events Act to the event
- 7. Apply section 13 of the Major Events Act to the event
- Apply section 14 of the Major Events Act to the event by specifying the official title as the 2018 Santos Tour Down Under and 8. the official logos as they appear below



LEON BIGNELL MP Minister for Tourism

19 December 2017











19 December 2017





NATIONAL ELECTRICITY LAW

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

Under ss 102 and 103, the making of the *National Electricity Amendment (Declaration of lack of reserve conditions) Rule 2017 No.17* (Ref. ERC0226) and related final determination. Schedule 4 commences on 19 December 2017, and Schedules 1-3 commence on 16 January 2018.

Under s 102, the making of the final determination on the Alternatives to grid-supplied network services (Ref. ERC0215) 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 6, 201 Elizabeth Street Sydney NSW 2000 Telephone: (02) 8296 7800

www.aemc.gov.au

Dated: 19 December 2017

NATIONAL ENERGY RETAIL LAW

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

Under ss 259 and 261, the making of the *National Energy Retail Amendment (Strengthening protections for customers requiring life support equipment) Rule 2017 No.3* (Ref. RRC0009) and related final determination. Schedule 3 commences on 1 February 2018. Schedules 1 and 2 commence on 1 February 2019.

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

Australian Energy Market Commission Level 6, 201 Elizabeth Street Sydney NSW 2000 Telephone: (02) 8296 7800

www.aemc.gov.au

Dated: 19 December 2017

NATIONAL PARKS AND WILDLIFE ACT 1972

Open Season for the Taking of Specified Species of Protected Animals – Ducks

PURSUANT to Section 52 of the National Parks and Wildlife Act 1972, I, Ian Hunter, Minister for Sustainability, Environment and Conservation, being the Minister for the Crown to whom the administration of the National Parks and Wildlife Act 1972 is for the time being committed, declare an Open Season for the taking of specified species of protected animals as set out in this notice.

1 Specified Species

The species to which the open season applies is limited to the following:

• Grey Teal (Anas gibberifrons), Chestnut Teal (Anas castanea), Pacific Black Duck (Anas superciliosa), Mountain Duck (Tadorna tadornoides), Wood Duck (Chenonetta jubata), Pink-eared Duck (Malacorhynchus membranaceus) and Hardhead (Aythya australis).

2 **Open Season Dates and Times**

Subject to other provisions of this notice, the open season for the species identified in *Clause 1* is Saturday, 17 February, 2018 until Sunday, 24 June, 2018 inclusive, and the specified species of protected animal listed in *Clause 1* may only be taken in the period between 15 minutes before sunrise and 30 minutes after sunset on any given day of the open season.

3 **Prohibition Against Taking Eggs**

A person shall not take duck eggs of any species during the open season.

4 Bag Limit

On any day of the open season, a person shall not take, have possession or control of more than twelve (12) ducks made up of any combination of the following species:

• Grey Teal (Anas gibberifrons), Chestnut Teal (Anas castanea), Pacific Black Duck (Anas superciliosa), Mountain Duck (Tadorna tadornoides), Wood Duck (Chenonetta jubata), Pink-eared Duck (Malacorhynchus membranaceus) and Hardhead (Aythya australis)

5 Area of the State

The open season in relation to the species of protected animal listed in Clause 1 applies to the whole of South Australia, excluding:

- 5.1 All reserves constituted under the *National Parks and Wildlife Act 1972*, other than those game reserves specified in *Clause 6* below; and
- 5.2 All wilderness protection areas and all wilderness protection zones constituted under the Wilderness Protection Act 1992; and
- 5.3 All sanctuary zones within any marine park established under the Marine Parks Act 2007.

6 **Open Season in Game Reserves**

6.1 Subject to the further restrictions contained in this clause, open season (including *Clause 2, Clause 3 and Clause 4* restrictions) applies in relation to Chowilla Game Reserve, Moorook Game Reserve, Loch Luna Game Reserve, Currency Creek Game Reserve, Lake Robe Game Reserve, Mud Islands Game Reserve, Poocher Swamp Game Reserve and Tolderol Game Reserve.

- 6.2 Restrictions apply to the dates of the open season for Chowilla Game Reserve, Moorook Game Reserve and Loch Luna Game Reserve from those specified in Clause 2. The specified species in Clause 1 may only be taken in Chowilla Game Reserve, Moorook Game Reserve and Loch Luna Game Reserve between 15 minutes before sunrise and 30 minutes after sunset on the following specified open season dates:
 - Saturday 17 February, 2018
 - Sunday 18 February, 2018 Saturday 3 March, 2018

 - Sunday 4 March, 2018
 - Saturday 24 March, 2018 Sunday 25 March, 2018

 - Saturday 5 May, 2018 Sunday 6 May, 2018 Saturday 19 May, 2018
 - Sunday 20 May, 2018
 - Saturday 9 June, 2018
 - Sunday 10 June, 2018
 - Saturday 23 June, 2018
 - Sunday 24 June, 2018
- Area restrictions are imposed for the open season in relation to the specified species of protected animal listed in Clause 1 in 6.3 game reserves as follows:

6.3.1 Chowilla Game Reserve

The open season applies to the whole reserve, subject to the following exclusions:

- a) For safety reasons, all of the area within 500 m radius centred upon the Chowilla Homestead, shearing shed, Lock 6 on the River Murray, the Chowilla Creek Regulator and Coombool Outstation (homestead) including any portion of creeks or waterbodies within 500 m of these sites.
- 6.3.2 Moorook Game Reserve

The open season applies to the whole reserve, subject to the following exclusions:

- a) The western boundary of Sections 474, 475 and 476, Hundred of Moorook, County of Albert, adjacent to the Kingston-Loxton Highway
- An area of Wachtels Lagoon being the land and water contained within and bounded by a line commencing at E b) 442748. N 6210926, then south-easterly to E 443079, N 6210458, then south-easterly to E 443268, N 6209307, then westerly to E 442454, N 6209208, then north-easterly to E 441377, N 6209958, then north-easterly to the point of commencement.

All lines are geodesics based on the Geocentric Datum of Australia 1994 (GDA94).

- 6.3.3 Loch Luna Game Reserve
 - The open season applies to all creeks and associated backwaters of the Reserve:
 - a) A 500 m radius of any house or outbuilding, and within 300 m of any road or bridge; and
 - b) For safety reasons, the open season does not apply to all of the area within 500 metres radius of the homestead of Section 706 McIntosh Division Hundred of Cobdogla Irrigation Area.
 - c) Note: Access to Loch Luna is mainly by boat. All hunters should be aware of dangerous quicksand in a number of areas.
- 6.3.4 Tolderol Game Reserve

The open season applies to the whole reserve, subject to the following exclusions:

a) The area of Tolderol Game Reserve being the land and water west of a line commencing at E 332052, N 6084977, south to E 332014. N 6083738.

All lines are geodesics based on the Geocentric Datum of Australia 1994 (GDA94).

6.3.5 Currency Creek Game Reserve, Lake Robe Game Reserve, Mud Islands Game Reserve and Poocher Swamp Game Reserve

The open season applies to the whole of each reserve.

Dated: 14 December 2017

IAN HUNTER Minister for Sustainability, Environment and Conservation

NATIONAL PARKS AND WILDLIFE ACT 1972

Open Season for the Taking of Specified Species of Protected Animals - Stubble Quail

PURSUANT to Section 52 of the National Parks and Wildlife Act 1972, I, Ian Hunter, Minister for Sustainability, Environment and Conservation, being the Minister for the Crown to whom the administration of the National Parks and Wildlife Act 1972 is for the time being committed, declare an open season for the taking of Stubble Quail (Coturnix pectoralis) as set out in this notice.

1. **Open Season Dates and Times**

Subject to other provisions of this notice, the open season for the taking of Stubble Quail (*Coturnix pectoralis*) will start on Saturday, 17 February, 2018 and end on Sunday, 26 August, 2018 inclusive. Stubble Quail may only be taken in the period between sunrise and sunset on any given day of the open season.

2. **Prohibition Against Taking Eggs**

A person shall not take quail eggs of any species during the open season.

3. Bag Limit

On any day of the open season, a person shall not take, have possession or control of more than Twenty (20) Stubble Quail (*Coturnix pectoralis*).

4. Area of the State

- The open season in relation to Stubble Quail (Coturnix pectoralis) applies to the whole of South Australia excluding:
- 4.1. All reserves constituted under the National Parks and Wildlife Act 1972; and
- 4.2. All wilderness protection areas and all wilderness protection some constituted under the Wilderness Protection Act 1992; and
- 4.3. All sanctuary zones within any marine park established under the Marine Parks Act 2007.

Dated: 14 December 2017

IAN HUNTER Minister for Sustainability, Environment and Conservation

NATIONAL PARKS AND WILDLIFE ACT 1972

South Australian Commercial Kangaroo Management Plan 2018-2022

I, IAN KEITH HUNTER, Minister for Sustainability, Environment and Conservation, hereby give notice under the provisions of section 60I of the *National Parks and Wildlife Act 1972*, that a kangaroo management plan has been adopted for 2018-2022.

Copies of the South Australian Commercial Kangaroo Management Plan 2018-2022 may be inspected at or obtained from:

 DEWNR Kangaroo Conservation and Management website http://www.environment.sa.gov.au/managing-natural-resources/plants-and-animals/Abundant-species/kangaroo-conservationand-management

Hard copies of the plan are available on request.

Dated: 13 November 2017

4

IAN KEITH HUNTER Minister for Sustainability, Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Declaration of Penalty in Relation to the Unauthorised or Unlawful Taking of Water

I, IAN HUNTER, Minister for Sustainability, Environment and Conservation, to whom administration of the Natural Resources Management Act 2004 (the Act) is committed, hereby declare that pursuant to Section 115 of the Act, the following penalties are payable in relation to the unauthorised or unlawful taking or use of water during the consumption period that corresponds to the financial year 1 July 2017 to 30 June 2018 inclusive:

- 1. Where a person who is the holder of a water allocation takes water from the prescribed resource in column 1 of the table 'Penalties for overuse of prescribed water resource 2017-2018' in Schedule 1 to this notice in excess of the amount available under the allocation, the penalty declared pursuant to Section 115 (1) (a) is:
 - (*a*) the corresponding rate in column 2 of Schedule 1 to this notice for all water taken in excess of the amount available under the allocation endorsed on the relevant instrument under the terms of the water licence to which the allocation is attributable, up to and including a quantity equal to 10 percent of the amount available under the allocation;
 - (*b*) the corresponding rate in column 3 of Schedule 1 to this notice for all water taken in excess of the quantity of water referred to in paragraph (*a*) up to and including a quantity equal to 25 percent; and
 - (c) the corresponding rate in column 4 of Schedule 1 to this notice for all water taken in excess of the quantity of water referred to in paragraph (b).
- 2. Where a person who is the holder of a water resource works approval takes water from the River Murray Prescribed Watercourse and exceeds their volumetric limit in relation to that water resource works approval the penalty declared pursuant to Section 115 (1) (b) is:
 - (a) a rate of 26 cents per kilolitre for all water taken in excess of their volumetric limit in relation to a water resource works approval, up to and including a quantity equal to 10 percent of the volumetric limit;
 - (b) a rate of 78 cents per kilolitre for all water taken in excess of the quantity referred to in paragraph (a) up to and including a quantity equal to 25 percent; and
 - (c) a rate of \$1.43 per kilolitre for all water taken in excess of the quantity of water referred to in paragraph (b).
- 3. Where a person who is the holder of a site use approval uses water taken from the River Murray Prescribed Watercourse and exceeds their volumetric limit in relation to that site use approval the penalty declared pursuant to Section 115 (1) (c) is:
 - (a) a rate of 26 cents per kilolitre for all water used in excess of their volumetric limit in relation to a site use approval, up to and including a quantity equal to 10 percent of the volumetric limit;
 - (b) a rate of 78 cents per kilolitre for all water used in excess of the quantity referred to in paragraph (a) up to and including a quantity equal to 25 percent; and
 - (c) a rate of 1.43 per kilolitre for all water used in excess of the quantity of water referred to in paragraph (b).
 - Where a person who is the holder of a water resource works approval takes water from the Southern Basins Prescribed Wells Area or the Musgrave Prescribed Wells Area and exceeds their volumetric limit in relation to that water resource works approval the penalty declared pursuant to Section 115 (1) (*b*) is:
 - (a) a rate of 46 cents per kilolitre for all water taken in excess of their volumetric limit in relation to a water resource works approval, up to and including a quantity equal to 10 percent of the volumetric limit;
 - (b) a rate of \$1.38 per kilolitre for all water taken in excess of the quantity referred to in paragraph (a) up to and including a quantity equal to 25 percent; and
 - (c) a rate of \$2.53 per kilolitre for all water taken in excess of the quantity of water referred to in paragraph (b).

- 5. Where water is taken from any prescribed water resource by a person who is not the holder of a water management authorisation or who is not authorised under Section 128 of the Act to take the water the penalty declared under Section 115 (1) (*cb*) is the corresponding rate in column 5 of Schedule 1 to this notice per kilolitre of water determined or assessed to have been taken in accordance with Section 106 of the Act.
- 6. Where a person takes water from a prescribed water resource described in Column 1 of the table 'Penalties for overuse of prescribed water resource 2017-2018' in Schedule 1 to this notice in excess of the amount authorised for use by a notice under Section 132 of the Act the penalty declared pursuant to Section 115 (1) (d) is:
 - (*a*) the corresponding rate in Column 2 of Schedule 1 to this notice for all water taken in excess of the amount authorised for use by a notice under Section 132 of the Act, up to and including a quantity equal to 10 percent of the amount authorised by the notice;
 - (*b*) the corresponding rate in Column 3 of Schedule 1 to this notice for all water taken in excess of the quantity referred to in paragraph (*a*) up to and including a quantity equal to 25 percent of the amount authorised for use by a notice under Section 132 of the Act; and
 - (c) the corresponding rate in Column 4 of Schedule 1 of this notice for all water taken in excess of the quantity of water referred to in paragraph (b).
- 7. Where water is taken from any prescribed water resource that is subject to a notice under Section 132 of the Act by a person who is not authorised to use the water the penalty declared under Section 115 (1) (*d*) is the corresponding rate in Column 5 of Schedule 1 to this notice per kilolitre of water determined or assessed to have been taken in accordance with Section 106 of the Act.
- 8. Where a person may be subject to more than one penalty under Section 115, the penalty that is the greater shall be imposed. In this notice:

'the Northern Adelaide Plains Prescribed Wells Area' means the area declared to be the Northern Adelaide Plains Proclaimed Region by proclamation under Section 41 of the Water Resources Act 1976 (see *Gazette* 13 May 1976 page 2459), and as further declared by regulation under Section 125 of the Natural Resources Management Act 2004 (see *Gazette* 22 July 2004, p. 2600)';

'the Dry Creek Prescribed Wells Area' means the area declared to be the Dry Creek Proclaimed Wells Area by proclamation under Section 33 (2) of the Water Resources Act 1990 (see *Gazette* 11 July 1996 p. 76, and as further varied by *Gazette* 28 November 1996, p. 1747)';

'the River Murray Prescribed Watercourse' means the watercourses and lakes declared to be the River Murray Proclaimed Watercourse by proclamation under Section 25 of the Water Resources Act 1976 (see *Gazette* 10 August 1978, p. 467);

'the Angas Bremer Prescribed Wells Area' means the area declared to be the Angas Bremer Proclaimed Region by proclamation under Section 41 of the Water Resources Act 1976 (see *Gazette* 23 October 1980 p. 1192);

'the Peake, Roby and Sherlock Prescribed Wells Area' means the area declared by regulation under Section 125 of the Natural Resources Management Act 2004 (see *Gazette* 27 October 2005 p. 3836);

'the Marne Saunders Prescribed Water Resources Area' means the area declared by regulation under Section 125 of the Natural Resources Management Act 2004 (see *Gazette* 20 March 2003, p. 1111).

'the Clare Valley Prescribed Water Resources Area' means the area declared by regulation to be the Clare Valley Prescribed Wells Area and Watercourses under Section 8 of the Water Resources Act 1997 (see *Gazette* 25 July 1996 p.171) and the area declared by regulation to be the Clare Valley Prescribed Surface Water Area under Section 8 of the Water Resources Act 1997 (see *Gazette* 28 October 1999 p.2127);

'the Mallee Prescribed Wells Area' means the area declared to be the Mallee Prescribed Wells Area by proclamation under Section 41 of the Water Resources Act 1976 (See *Gazette* 28 July 1983, page 205 and varied on 9 January 1986, page 19) and as further declared by regulation under Section 125 of the Natural Resources Management Act 2004 (see *Gazette* 27 October 2005, p. 3833);

'the Southern Basins Prescribed Wells Area' means the area declared to be the Southern Basins Proclaimed Region by proclamation under Section 41 of the Water Resources Act 1976 (see *Gazette* 12 March 1987 p. 596)';

'the Musgrave Prescribed Wells Area' means the area declared to be the Musgrave Proclaimed Region by proclamation under Section 41 of the Water Resources Act 1976 (see *Gazette* 12 March 1987 p. 596)';

'the Far North Prescribed Wells Area' means the area declared to be the Far North Prescribed Wells Area by regulation under Section 8 of the Water Resources Act 1997 (see *Gazette* 27 March 2003 p. 1250);

'the Barossa Prescribed Water Resources Area' means the area declared by regulation under Section 8 of the Water Resources Act 1997 (see *Gazette* 19 May 2005, p. 1295)';

'the McLaren Vale Prescribed Wells Area' means the area gazetted on 7 January 1999 page 13, under the provisions of the Water Resources Act 1997;

'the Western Mount Lofty Ranges Prescribed Water Resources Area' means that area which includes:

the watercourses declared by regulation under Section 125 of the NRM Act (Natural Resources Management (Western Mount Lofty Ranges -- Prescribed Watercourses) Regulations 2005 (see Gazette 20 October 2005, pp. 3791-3792; and

the wells declared by regulation under Section 125 of the NRM Act (Natural Resources Management (Western Mont Lofty Ranges – Prescribed Wells Area) Regulations 2005 (see Gazette 20 October 2005, pp.3793-3794; and

the surface water area declared by regulation under Section 125 of NRM Act (Natural Resources Management (Western Mount Lofty Ranges - , Surface Water Prescribed Area) Regulation 2005 (see Gazette 20 October 2005, pp. 3795-3796);

'the Eastern Mount Lofty Ranges Prescribed Resources Wells Area' means that area which includes:

the watercourses and surface water area declared by regulation under Section 125 of NRM Act 2004 (Natural Resources Management (Eastern Mount Lofty Ranges - Prescribed Watercourses and Surface Water Prescribed Area) Regulations 2005 (see Gazette 8 September 2005, pp.3292-3293); and

the wells declared by regulation under Section 125 of the NRM Act (Natural Resources Management (Eastern Mount Lofty Ranges – Prescribed Wells Area) Regulations 2005 (see Gazette 8 September 2005, pp.3294-3295).

'the Morambro Creek Prescribed Watercourse and Prescribed Surface Water Area' means that area which includes:

the watercourse declared by regulation under Section 8 of the Water Resources Act 1997 (Water Resources (Morambro Creek) Regulations 2001) (see Gazette 12 April 2001, p.1605); and

the surface water prescribed area declared by regulation under Section 8 of the Water Resources Act 1997 (Water Resources (Surface Water Prescribed Area - Morambro Catchment) Regulations 2001.

'the Lower Limestone Coast Prescribed Wells Area' means the area declared by regulation under Section 8 of Water Resource Act 1997 (see Gazette 02 December 2004, p. 4462-4464);

'the Padthaway Prescribed Wells Area' means the area declared by proclamation under Section 25 of the Water Resources Act 1976 (see Gazette 13 May 1976, p. 2459);

'the Tatiara Prescribed Wells Area' means the area declared to be the Tatiara Prescribed Area by proclamation under Section 41 of the Water Resources Act 1976 (See Gazette 12 July 1984, p. 134) and further revoked and varied (see Gazette 30 January 1986, p. 206);

'the Tintinara-Coonalpyn Prescribed Wells Area' means the area prescribed under Section 8 of the Water Resource Act 1997 (Water Resources (Tintinara Coonalpyn Prescribed Wells Area) Regulations 2000 (see Gazette 02 November 2000, p.2933).

SCHEDULE 1

Penalties for overuse of prescribed water resource 2017-2018:

Column 1	Column 2	Column 3	Column 4	Column 5
Prescribed Water Resource	Penalty for overuse for first 10 per cent	Penalty for overuse above 10 per cent and up to and including 25 per cent	Penalty for overuse above 25 per cent	Penalty for unlawful taking or use of water
Angas Bremer PWA	\$ 1.01	\$ 3.69	\$ 7.04	\$ 10.39
Barossa PWRA	\$1.98	\$ 4.62	\$ 7.92	\$ 11.22
Clare Valley PWRA	\$ 0.46	\$ 1.38	\$ 2.53	\$ 3.68
Dry Creek PWA	\$ 0.46	\$ 1.38	\$ 2.53	\$ 3.68
Eastern Mt Lofty Ranges PWRA	\$ 0.46	\$ 1.38	\$ 2.53	\$ 3.68
Musgrave PWA	\$ 0.46	\$ 1.38	\$ 2.53	\$ 3.68
Far North PWA	\$ 0.46	\$ 1.38	\$ 2.53	\$ 3.68
Lower Limestone Coast PWA	\$ 0.46	\$ 1.38	\$ 2.53	\$ 3.68
Mallee PWA	\$ 0.46	\$ 1.38	\$ 2.53	\$ 3.68
Marne Saunders PWRA	\$ 0.46	\$ 1.38	\$ 2.53	\$ 3.68
McLaren Vale PWA	\$ 1.98	\$ 5.94	\$ 10.89	\$ 15.84
Morambro Creek PWC and PSWA	\$ 0.46	\$ 1.38	\$ 2.53	\$ 3.68
Northern Adelaide Plains PWA	\$ 0.46	\$ 1.38	\$ 2.53	\$ 3.68
Padthaway PWA	\$ 0.46	\$ 1.38	\$ 2.53	\$ 3.68
Peake, Roby and Sherlock PWA	\$ 0.46	\$ 1.38	\$ 2.53	\$ 3.68
River Murray PWC	\$ 0.26	\$ 0.78	\$ 1.43	\$ 2.08
Southern Basins PWA	\$ 0.46	\$ 1.38	\$ 2.53	\$ 3.68
Tatiara PWA	\$ 0.46	\$ 1.38	\$ 2.53	\$ 3.68
Tintinara Coonalpyn PWA	\$ 0.46	\$ 1.38	\$ 2.53	\$ 3.68
Western Mt Lofty Ranges PWRA	\$ 0.46	\$ 1.38	\$ 2.53	\$ 3.68

IAN HUNTER MLC

Minister for Sustainability, Environment and Conservation

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Application for the Renewal of Associated Activities Licence AAL 224

Pursuant to section 65(6) of the Petroleum and Geothermal Energy Act 2000 (the Act) and Delegation dated 31 March 2017, notice is hereby given that an application for the renewal of Associated Activities Licence AAL 224 within the area described below has been received from:

Victoria Oil Exploration (1977) Pty Ltd

Acer Energy Pty Ltd

The renewal application will be determined on or after 17 January 2018.

Description of Renewal Area

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

Commencing at a point being the intersection of latitude 27°06'15"S GDA94 and longitude 140°20'00"E AGD66, thence east to longitude 140°20'20"E GDA94, south to latitude 27°06'35"S GDA94, east to longitude 140°20'35"E GDA94, south to latitude 27°06'45"S GDA94, east to longitude 140°21'05"E GDA94, south to latitude 27°07'35"S GDA94, east to longitude 140°21'05"E GDA94, south to latitude 27°07'35"S GDA94, east to longitude 140°21'05"E GDA94, south to latitude 27°07'55"S GDA94, east to longitude 140°21'05"E GDA94, south to latitude 27°07'55"S GDA94, east to longitude 140°21'25"E GDA94, south to latitude 27°08'15"S GDA94, east to longitude 140°21'25"E GDA94, south to latitude 27°08'25"S GDA94, east to longitude 140°21'55"E GDA94, north to latitude 27°08'25"S GDA94, west to longitude 140°21'55"E GDA94, north to latitude 27°08'25"S GDA94, west to longitude 140°20'55"E GDA94, north to latitude 27°08'25"S GDA94, west to longitude 140°20'55"E GDA94, north to latitude 27°08'25"S GDA94, west to longitude 140°20'55"E GDA94, north to latitude 27°07'45"S GDA94, west to longitude 140°20'55"E GDA94, north to latitude 27°07'10"S GDA94, west to longitude 140°20'35"E GDA94, north to latitude 27°07'10"S GDA94, west to longitude 140°20'35"E GDA94, north to latitude 27°07'10"S GDA94, west to longitude 140°20'35"E GDA94, north to latitude 27°07'10"S GDA94, west to longitude 140°20'35"E GDA94, north to latitude 27°07'10"S GDA94, west to longitude 140°20'35"E GDA94, north to latitude 27°07'00"S GDA94, west to longitude 140°20'35"E GDA94, north to latitude 27°07'00"S GDA94, west to longitude 140°20'15"E GDA94, north to latitude 27°07'00"S GDA94, west to longitude 140°20'15"E GDA94, north to latitude 27°06'50"S GDA94, west to longitude 140°20'015"E GDA94, north to latitude 27°06'50"S GDA94, west to longitude 140°20'015"E GDA94, north to latitude 27°06'50"S GDA94, west to longitude 140°20'015"E GDA94, north to latitude 27°06'50"S GDA94, west to longitude 140°20'00"E AGD66, and north to the point of commencement.

AREA: 3.12 square kilometres approximately

Dated: 15 December 2017

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

RADIATION PROTECTION AND CONTROL ACT 1982

SECTION 44

Notice by Delegate of the Minister for Sustainability, Environment and Conservation

PURSUANT to section 44 of the Radiation Protection and Control Act 1982, I, Amanda Fortanier, Team Leader of the Radiation Health Group of the Environment Protection Authority, being a person to whom the powers of the Minister under that section have been delegated under the Act, exempt operators of ionising radiation apparatus from the requirements of Regulation 39 of the Radiation Protection and Control (lonising Radiation) Regulations 2015, subject to the following conditions—

- 1 This exemption only applies to the exposure of a person to ionising radiation for the purposes of diagnostic radiography (by fluoroscopy) where—
 - (a) the exposure has been authorised by a Podiatric Surgeon; and
 - (b) the exposure is limited to the ankle and foot; and
- (c) using a mini C-arm X-ray apparatus with a maximum tube current not exceeding 0.2 milliamperes.

Dated: 12 December 2017

A. J. FORTANIER Delegate of the Minister for Sustainability, Environment and Conservation

ROADS (OPENING AND CLOSING) ACT 1991

SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure - Public Road, Cunliffe

BY Road Process Order made on 22 November 2017, the Copper Coast Council ordered that:

- 1. The whole of the unmade Public Road situated adjoining the southern boundary of Section 581, Hundred of Kadina, more particularly delineated and lettered 'A' in Preliminary Plan 17/0024 be closed.
- Transfer the whole of the land subject to closure to Lynree Nominees Pty Ltd (ACN: 690 784 965) in accordance with the Agreement for Transfer dated 30 October 2017 entered into between the Copper Coast Council and Lynree Nominees Pty Ltd (ACN: 690 784 965).

On 14 December 2017 that order was confirmed by the Minister for Transport and Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 117303 being the authority for the new boundaries.

Pursuant to section 24(5) of the Roads (Opening and Closing) Act 1991, NOTICE of the Order referred to above and its confirmation is hereby given.

Dated: 19 December 2017

DPTI: 2017/08826/01

M. P. BURDETT Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991

SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure – Public Road, Kadina

BY Road Process Order made on 22 November 2017, the Copper Coast Council ordered that:

- 1. The whole of the Public Road, situated adjoining the northern boundary of Sections 1302 and 1303, Hundred of Wallaroo, more particularly delineated and lettered 'A' and 'B' in Preliminary Plan 17/0025 be closed.
- 2. Transfer the whole of the land subject to closure to Thomas Arnold Gluis in accordance with the Agreement for Transfer dated 3 April 2017 entered into between the Copper Coast Council and Thomas Arnold Gluis.

On 14 December 2017 that order was confirmed by the Minister for Transport and Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 117301 being the authority for the new boundaries.

Pursuant to section 24(5) of the Roads (Opening and Closing) Act 1991, NOTICE of the Order referred to above and its confirmation is hereby given.

Dated: 19 December 2017

M. P. BURDETT Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991

SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Public Road, Kadina

BY Road Process Order made on 27 November 2017, the Copper Coast Council ordered that:

- 1. The whole of the Public Road situated adjoining Sections 469 and 497, Hundred of Kadina, more particularly delineated and lettered 'A' and 'B' in Preliminary Plan 17/0023 be closed.
- Transfer the whole of the land subject to closure to Helene Bronwyn Parker in accordance with the Agreement for Transfer dated 30 October 2017 entered into between the Copper Coast Council and Helene Bronwyn Parker.
- 3. The following easement is to be granted over portion of the land subject to closure:

Grant to Distribution Lessor Corporation (Subject to Lease 8890000) an easement for electricity supply purposes over the land marked 'A' in Deposited Plan 117310.

On 14 December 2017 that order was confirmed by the Minister for Transport and Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 117310 being the authority for the new boundaries.

Pursuant to section 24(5) of the Roads (Opening and Closing) Act 1991, NOTICE of the order referred to above and its confirmation is hereby given.

Dated: 19 December 2017

M.P. BURDETT Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991 Section 34

Order by the Minister to Close Road - Sacred Canyon Road, Flinders Ranges

BY an Order made on 15 December 2017 under Sections 6 and 34 of the Roads (Opening and Closing) Act 1991, the Minister for Transport and Infrastructure ordered that:

- Portion of Sacred Canyon Road (Public Road) situated between Pieces 21 and 22 in File Plan 40683, Out of Hundreds (Parachilna), more particularly identified as "A" on Preliminary Plan 17/0062 be closed.
- 2) The closed road described in order (1) will vest in the Crown.

On 15 December 2017 that order was confirmed by the Minister for Transport and Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 115293 being the authority for the new boundaries.

Notice of the Order is hereby published in accordance with Section 34(7) of the said Act.

Dated: 19 December 2017

M. P. BURDETT Surveyor-General

SECURITY AND INVESTIGATION INDUSTRY ACT 1995

Exemption

TAKE notice that I, Dini Soulio, Commissioner for Consumer Affairs, as delegate for the Minister for Business Services and Consumers, pursuant to section 33 of the *Security and Investigation Industry Act 1995* hereby exempt Falck Pty Ltd (ACN 139 127 389), on the condition set out in schedule 1, from compliance with section 8(3a).

SCHEDULE 1

Exemption applies to director Mr Jacob Just-Bomholt only. Dated: 4 October 2017

> DINI SOULIO Commissioner for Consumer Affairs As delegate for Minister for Business Services and Consumers

SUMMARY OFFENCES ACT 1953

DECLARED PUBLIC PRECINCTS

Notice of Ministerial Declaration

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

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

will be a declared public precinct for a period of 12 hours from 6:00 pm on each Friday and for a period of 12 hours from 6:00 pm on each Saturday commencing on Friday 22 December 2017, local time and reoccurring for each described day and time of the week until declared otherwise or until 6:00 am on Sunday 11 November 2018, whichever occurs sooner.

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

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

This declaration supersedes and replaces that published in the Gazette on 7 November 2017.



'CITY WEST' DECLARED PUBLIC PRECINCT

JOHN ROBERT RAU Attorney-General

SUMMARY OFFENCES ACT 1953

DECLARED PUBLIC PRECINCTS

Notice of Ministerial Declaration

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

- o Northern boundary of North Terrace to western boundary of West Terrace, and
- o Western boundary of West Terrace to southern boundary of Currie Street, and
- o Southern boundary of Currie Street to eastern boundary of King William Street, and
- o Eastern boundary of King William Street to southern boundary of North Terrace, and
- o Southern boundary of North Terrace from King William Street to eastern boundary of Kintore Avenue, and
- o Eastern boundary of Kintore Avenue to northern boundary of Victoria Drive, and
- o Northern boundary of Victoria Drive to eastern boundary of King William Road, and
- o Eastern boundary of King William Road to northern boundary of War Memorial Drive, and
- o Northern boundary of War Memorial Drive to western boundary of Montefiore Road, and
- Western boundary of Montefiore Road to northern boundary of North Terrace

will be a declared public precinct for a period of 12 hours from 6:00 pm on Sunday 31 December 2017 local time until 6:00 am on Monday 1 January 2018.

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

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



Dated: 19 December 2017

JOHN ROBERT RAU Attorney-General

SUMMARY OFFENCES ACT 1953

DECLARED PUBLIC PRECINCTS

Notice of Ministerial Declaration

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

- o Southern boundary of Pier Street taking a straight line west to the low tide of the Gulf St. Vincent, and
- Low tide of the Gulf St. Vincent (western edge) to northern boundary of Chappell Drive including the Holdfast Shores Promenade, and
- o Northern boundary of Anzac Highway extending to Chappell Drive to eastern boundary of Brighton Road, and
- Eastern boundary of Brighton Road to southern boundary of Pier Street

will be a declared public precinct for a period of 12 hours from 6:00 pm on Sunday 31 December 2017 local time until 6:00 am on Monday 1 January 2018.

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

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



Attorney-General

SUMMARY OFFENCES ACT 1953

Event Declaration

NOTICE is hereby given in accordance with Section 72A (3) of the Summary Offences Act 1953, that the following event has been declared for the duration of the event between the listed dates.

EVENT:	New Years Eve, Semaphore and Henley Beach
PLACE:	Public place known as Semaphore Foreshore and Henley Square and environs
DATE:	31/12/17 - 01/01/18

CONDITIONS: Shall be in force from 3.00 p.m. on 31 December 2017 until 7.00 a.m. on 1 January 2018

At this event a police officer may carry out a metal detector search in relation to the any person who is in, or attempting to enter or leave the event and any property in the person's possession.

ROBERT GRAY SUPERINTENDENT Delegate of the Commissioner

SUPPORTED RESIDENTIAL FACILITIES ACT 1992

SECTION 4: REVOCATION OF EXEMPTION

Notice by the Minister

Preamble

1. Section 4 (3) of the Supported Residential Facilities Act 1992, provides that the Minister may, by notice in the Gazette, confer various exemptions from the Act, or from provisions of the Act.

A notice of exemption was published in the *Gazette* on 1 August 2017. It is now appropriate to revoke and replace that exemption pursuant to section 4 (8) (*a*) of the Act.

NOTICE pursuant to section 4 (8) (a) of the Supported Residential Facilities Act 1992, I revoke the exemption under that Act published in the Gazette on 1 August 2017 (see Gazette 1 August 2017, pp. 3035).

PURSUANT to section 4 (3) (b) of the Supported Residential Facilities Act 1992, I exempt from Parts 4 and 5 of the Supported Residential Facilities Act 1992, facilities that provide accommodation services and are either one or more of the following:

- 1. facilities that provide accommodation services as defined under section 3 of the *Disability Services Act 1993* and are registered as a provider on the Disability Services Provider Panel pursuant to a funding and service agreement,
- 2. registered as a Specialist Disability Accommodation provider with the National Disability Insurance Agency,
- 3. a facility in which three or more people reside who are National Disability Insurance Scheme participants who are either eligible for or in receipt of Supported Independent Living support payments, or
- 4. state government agencies that provide accommodation services as defined under section 3 of the Disability Services Act 1993.

The exemption does not apply to Supported Residential Facilities that were licensed as a Supported Residential Facility under the Act as at 1 August 2017.

Funding and service agreement means an agreement between the proprietor of the facility and the Minister for Disabilities setting out funding arrangements for the facility.

This exemption has effect from 19 December 2017 until 1 January 2019, or such earlier date as the Minister declares via notice in the Gazette.

I declare that this exemption will come into operation on 19 December 2017.

Dated: 29 November 2017

ZOE BETTISON Minister for Social Inclusion

WATER MAINS AND SEWERS

Office of the South Australian Water Corporation

WATER MAINS LAID

Notice is hereby given that the following main pipes or parts of main pipes have been laid down by the South Australian Water Corporation in or near the undermentioned water districts and are now available for a constant supply of water to adjacent land.

ADELAIDE WATER DISTRICT

CAMPBELLTOWN CITY COUNCIL Ridgefield Avenue, Paradise. p6

CITY OF CHARLES STURT

Cudmore Terrace, Henley Beach. p59

CITY OF HOLDFAST BAY

Adelphi Terrace, Glenelg North. p42

CITY OF MITCHAM

Wheaton Road, Melrose Park. p7

DISTRICT COUNCIL OF MOUNT BARKER

Across Albert Place, Mount Barker. p1

Newland Street, Mount Barker. p1

In and across Wycombe Road, Mount Barker. p8-9

Abotts Place, Mount Barker. p8-9

Arlington Street, Mount Barker. p8-9

CITY OF ONKAPARINGA

Ann Street, Port Noarlunga South. p31 Vista Parade, Seaford Heights. p56-58 Cotterell Road, Seaford Heights. p56 and 57 Edmonds Road, Seaford Heights. p56 and 57 Sawter Lane, Seaford Heights. p56 and 57 Espial Street, Seaford Heights. p56 and 57 Nicholls Road, Seaford Heights. p56 and 57 Port Road, Aldinga, p60

⁵¹¹²

CITY OF PLAYFORD

In and across Park Terrace, Blakeview. p4 and 5 Easement in lot 2006 in LTRO DP 91667, Main North Road, Blakeview. p4 and 5 Highland Circuit, Blakeview. p4 and 5 Olympic Way, Munno Para West. p16-19 Lauren Lane, Munno Para West. p16 18 and 19 Kerrie Avenue, Munno Para West. p16-19 Karen Court, Munno Para West. p16 and 17 Michael Street, Munno Para West. p16, 17 and 19 Sarah Street, Munno Para West. p16, 18 and 19 Geoff Court, Munno Para West. p16, 18 and 19 Juniper Boulevard, Virginia. p20-22 Emerald Circuit, Virginia. p20 and 21 Laurel Way, Virginia. p20 and 21 Reed Lane, Virginia. p20 and 21 Sage Lane, Virginia. p20 and 21 Castleton Street, Virginia. p20 and 21 Pine Avenue, Virginia. p20-24 Forest Court, Virginia. p23 and 24 Apple Close, Virginia. p23 and 24 Clare Mews, Munno Para West. p25-26 Park Terrace, Blakeview. p27 and 28 Highland Circuit, Blakeview. p27 and 28 Islay Place, Blakeview. p27 and 28 Inverness Street, Blakeview. p27 and 28 Galda Way, Munno Para. p32 and 33 Jewel Avenue, Munno Para. p32 and 33 Cypress Street, Munno Para. p32 and 33 Douglas Drive, Munno Para. p34 and 35 Pride Avenue, Munno Para. p34 and 35 Jewel Avenue, Munno Para. p34 and 35 Heaslip Avenue, Angle Vale. p46-49 Woodbridge Drive, Angle Vale. 46, 48 and 49 Natasha Avenue, Angle Vale. p46, 48 and 49 In and across Ashwin Street, Angle Vale. p46, 48 and 49 Dowie Way, Munno Para. p54 and 55 Charleston Terrace, Munno Para. p54 and 55 Olsen Way, Munno Para. p54 and 55 Madison Street, Munno Para. p54 and 55 McInness Place, Munno Para. p54 and 55 Longstaff Lane, Munno Para. p54 and 55 CITY OF PORT ADELAIDE ENFIELD Newhaven Road, Gillman. p43-45 Inglis Circuit, Gillman. p43 and 45 CITY OF SALISBURY Easements in walkway (lot 101 in LTRO DP 116954), Coogee Avenue, Paralowie. p50 and 51 Rita Drive, Paralowie. p50 and 51 Greentree Boulevard, Paralowie. p50 and 51 Loius Court, Paralowie. p50 and 51 Easements in lot 600 in LTRO DP 116954 (proposed road Loius Court in Land Division number 361/D065/05), Paralowie. p52 and 53 CITY OF WEST TORRENS Meyer Street, Torrensville. p10 TOWNSHIP OF CLARE WATER DISTRICT CLARE AND GILBERT VALLEYS COUNCIL Square Mile Road, Stanley Flat. p15

MOUNT COMPASS WATER DISTRICT

ALEXANDRINA COUNCIL

Easements in lot 1001 in LTRO DP 64136 (proposed road Too Whits Court in Land Division number 455/D001/11), Arthur Road, Mount Compass. p36 and 37

MOUNT GAMBIER WATER DISTRICT

CITY OF MOUNT GAMBIER

Easements in lot 601 in LTRO CP 27733 (proposed road St Andrews Drive in Land Division number 381/C026/13), Watson Terrace, Mount Gambier. p40

Marston Drive, Mount Gambier. p41

Jessie Place, Mount Gambier. p41

Norwich Place, Mount Gambier. p41

MURRAY BRIDGE WATER DISTRICT

THE RURAL CITY OF MURRAY BRIDGE

Kennett Road, Murray Bridge. p30

PORT ELLIOT WATER DISTRICT

CITY OF VICTOR HARBOR

Cobalt Drive, Hayborough. p38 and 39

PORT MACDONNELL WATER DISTRICT

DISTRICT COUNCIL OF GRANT

Easements in lot 300 in LTRO DP 111228 (proposed road Nautilus Drive in Land Division number 732/D0047/05), Port MacDonnell. p13

PORT VICTOR WATER DISTRICT

CITY OF VICTOR HARBOR

Easements in lot 3036 in LTRO DP 113313 (proposed road Strathmore Court in Land Division number 453/D030/95), Strathmore Court, Victor Harbor. p2 and 3

SEWERS LAID

Notice is hereby given that the following sewers have been laid down by the South Australian Water Corporation in the undermentioned drainage areas and are now available for house connections.

ADELAIDE DRAINAGE AREA

CITY OF CHARLES STURT

In and Across John Street, Flinders Park. FB 1269 p55 Flinders Parade, Flinders Park. FB 1269 p55

CITY OF HOLDFAST BAY

Brooklyn Avenue, Glenelg North. FB 1270 p56

Adelphi Crescent, Glenelg North. FB 1270 p56

CITY OF MARION

Laurence Street, South Plympton. FB 1269 p56

Eaements in lot 1 in LTRO DP 115909, Appleby Road, Morphettville. FB 1269 p58

CITY OF MITCHAM

Wheaton Road, Melrose Park. FB 1269 p57

CITY OF ONKAPARINGA

Across Woodhall Drive, Happy Valley. FB 1269 p59 Easement in lot 151 in LTRO DP 117010, Gundowringa Avenue, Morphettville. FB 1269 p59 Across Kym Street, Port Noarlunga South. FB 1269 p60 Ann Street, Port Noarlunga South. FB 1269 p60

CITY OF PLAYFORD

Inverness Street, Blakeview. FB 1270 p31-33

Across and in Highland Circuit, Blakeview. FB 1270 p31-33

Across and in Islay Place, Blakeview. FB 1270 p31-33

- Lowther Street, Blakeview. FB 1270 p31-33
- In and across Park Terrace, Blakeview. FB 1272 p19-21
- Easement in lot 2006 in LTRO DP 91667, Main North Road, Blakeview. FB 1272 p19-21
- Easement in lot 5000 in LTRO DP 115919, Park Terrace, Blakeview. FB 1272 p19-21
- Across Telowie Road, Blakeview. FB 1272 p19-21
- Karri Street, Blakeview. FB 1272 p1, 2 and 5
- Across Main North Road, Blakeview. FB 1272 p1, 2 and 5
- Easements in lot 5001 in LTRO DP 117047, Main North Road, Blakeview. FB 1272 p1-3 and 5
- Easements in lot 2006 in LTRO DP 91667, MainNorth Road, Blakeview. FB 1272 p1 and 4-6

5115

Inverness Street, Blakeview. FB 1272 p1, 4 and 6 In and across Douglas Drive, Munno Para. FB 1270 p50-52 Easements in lot 8019 in LTRO DP 115861 (proposed roads Douglas Drive, Pride Avenue and Angel Street in Land Division number 292/G049/14), Galda Way, Munno Para. FB 1270p50-52 Pride Avenue, Munno Para. FB 1270 p50-52 Angel Street, Munno Para. FB 1270 p50-52 Galda Way, Munno Para. FB 1270 p53-55 Eaement in lot 8019 in LTRO DP 115861 (proposed road Galda Way in Land Division 292/G050/14), Galda Way, Munno Para. FB 1270 p53-55 Cypress Street, Munno Para. FB 1270 p53-55 Across and in Jewel Avenue, Munno Para. FB 1270 p53-55 Across Stebonheath Road, Munno Para West. FB 1272 p22-24 Clare Mews, Munno Para West. FB 1272 p22-24 Clare Mews, Munno Para West. FB 1272 p25-27 Easement in lot 168 in LTRO DP 78337, Clare Mews, Munno Para West. FB 1272 p25-27 In and across Charleston Terrace, Munno Para. FB 1272 p45-47 Across and in Olsen Way, Munno Para. FB 1272 p45-47 Longstaff Lane, Munno Para. FB 1272 p45-47 Dome Way, Munno Para. FB 1272 p45-47 Easement in lot 7100 in LTRO DP 116918, Peachey Road, Munno Para. FB 1272 p45-47 In and across McInnes Place, Munno Para. FB 1272 p45-47 Easement in lot 7100 in LTRO DP 116918 (proposed road McInnes Place in Land Division number 292/G096/15), Peachey Road, Munno Para. FB 1272 p45-47 Madison Street, Munno Para. FB 1272 p45-47 MOUNT GAMBIER COUNTRY DRAINAGE AREA CITY OF MOUNT GAMBIER Lee Court, Mount Gambier. FB 1254 p23 and 24 Across Annette Street, Mount Gambier. FB 1254 p23 and 24 Easements in lot 101 in LTRO DP 116034, Jesssie Place, Mount Gambier. FB 1254 p23 and 24 Jessie Place, Mount Gambier. FB 1254 p23 and 24 In and across Marston Drive, Mount Gambier. FB 1254 p23 and 24 Norwich Place, Mount Gambier. FB 1254 p23 and 24 Easement in lot 100 in LTRO DP 116034 (proposed road Norwich Place in Land Division number 381/D021/15), Norwich Place, Mount Gambier. FB 1254 p23 and 24 Easement in lot 3 in LTRO DP 116034, Jessie Place, Mount Gambier. FB 1254 p23 and 24 Easement in lot 1 in LTRO DP 587, Wireless West Road, Mount Gambier. FB 1254 p23 and 24 Easement in lot 601 in LTRO CP 27733 (proposed road St. Andrews Drive in Land Division number 381/C029/11), Watson Terrace, Worrolong. FB 1254 p25 and 26 VICTOR HARBOR COUNTRY DRAINAGE AREA CITY OF VICTOR HARBOR Easements in lot 3036 in LTRO DP 113313 (proposed road Strathmore Court in Land Division number 453/D030/95), Strathmore Court, Victor Harbor. FB 1270 p28-30 Cobalt Drive, Hayborough. FB 1272 p36-38 OUTSIDE ADELAIDE DRAINAGE AREA CITY OF PLAYFORD Across Fradd Road, Munno Para West. FB 1270 p23, 24 and 26 In and across Olympic Way, Munno Para West. FB 1270 p23-27 Easement in lot 608 in LTRO DP 116670 (proposed road Olympic Way in Land Division numbers 290/D151/10 and 290/D018/17), Stebonheath Road, Munno Para West. FB 1270 p23, 25 and 26 Karen Court, Munno Para West. FB 1270 p23, 24 and 27 Michael Street, Munno Para West. FB 1270 p23,24 and 26 Across and in Kerrie Avenue, Munno Para West. FB 1270 p23-27 Sarah Street, Munno Para West. FB 1270 p23, 25 and 27 Geoff Court, Munno Para West. FB 1270 p23, 25 and 27 Easement in lot 707 in LTRO DP 116003 (proposed road Geoff Court in Land Division number 292/D018/17), Geoff Court, Munno Para West. FB 1270 p23, 25 and 27 Lauren Lane, Munno Para West. FB 1270 p23, 25 and 27

In and across Emerald Circuit, Virginia. FB 1272 p28, 29 and 32

Eaesements in lot 4005 in LTRO DP 115198, Emerald Circuit, Virginia. FB 1272 p28, 29, 32 Across and in Peridot Loop, Virginia. FB 1272 p28, 29, 30 and 32 Across and in Castleton Street, Virginia. FB 1272 p28 and 30-32 Juniper Boulevard, Virginia. FB 1272 p28, 30-34 Across Sheedy Road, Virginia. FB 1272 p28, 31 and 32 Clover Court, Virginia. FB 1272 p28, 31, 33 and 35 Easement in lot 2003 in LTRO DP 111626, Laurel Way, Virginia. FB 1272 p28, 30 and 33 Myrtle Green, Virginia. FB 1272 p28, 30 and 33 Laurel Way, Virginia. FB 1272 p28, 30, 33 and 34 In and across Emerald Circuit, Virginia. FB 1270 p34-37, 43and 44 Easement in lot 377 in LTRO DP 115198, Juniper Boulevard. Virginia. FB 1270 p34-36 and 43 Sage Lane, Virginia. FB 1270 p34-36 and 43 Across and in Juniper Boulevard, Virginia. FB 1270 p34-37, 44 Easements in lot 4005 in LTRO DP 115198, Emerald Circuit and lot 4050 in LTRO DP 116632, Apple Close, Virginia. FB 1270 p34-37 and 43 Easements in lot 4050 in LTRO DP 116632, Apple Close, Virginia. FB 1270 p47-49 Apple Close, Virginia. FB 1270 p47-49 Across and in Pine Avenue, Virginia. FB 1270 p47-49 Forest Court, Virginia. FB 1270 p47-49 Across and in Natasha Avenue, Angle Vale. FB 1272 p39, 40 and 43 Across and in Woodbridge Drive, Angle Vale. FB 1272 p39, 40 and 43 Easements in lot 1001 in LTRO DP 115984 (proposed road Woodbridge Drive in Land Division number 292/D073/15), Heaslip Road, Angle Vale. FB 1272 p39, 40 and 43 In and across Ashwin Street, Angle Vale. FB 1272 p39, 40 and 43 Across Heaslip Road, Angle Vale. FB 1272 p39. 40 and 43 Dated: 22 December 2017 ROCH CHEROUX Chief Executive Officer

South Australian Water Corporation

Australian Energy Market Commission Establishment (Governance) Amendment Act (Commencement) Proclamation 2017

1—Short title

This proclamation may be cited as the Australian Energy Market Commission Establishment (Governance) Amendment Act (Commencement) Proclamation 2017.

2—Commencement

The Australian Energy Market Commission Establishment (Governance) Amendment Act 2017 (No 52 of 2017) will come into operation on 19 December 2017.

Made by the Governor

with the advice and consent of the Executive Council on 19 December 2017

MMRE17/49CS

South Australia

Biological Control (Miscellaneous) Amendment Act (Commencement) Proclamation 2017

1—Short title

This proclamation may be cited as the *Biological Control (Miscellaneous) Amendment Act (Commencement) Proclamation 2017.*

2—Commencement of Act

The *Biological Control (Miscellaneous) Amendment Act 2016* (No 66 of 2016) will come into operation on 1 January 2018.

Made by the Governor

with the advice and consent of the Executive Council on 19 December 2017

17MAFF0063

Children and Young People (Safety) Act (Commencement) Proclamation 2017

1—Short title

This proclamation may be cited as the *Children and Young People (Safety) Act (Commencement) Proclamation 2017.*

2—Commencement of Act

- Subject to subclause (2), the Children and Young People (Safety) Act 2017 (No 25 of 2017) (the Act) will come into operation on 26 February 2018 immediately after section 60 of the Children's Protection Law Reform (Transitional Provisions and Related Amendments) Act 2017 comes into operation.
- (2) The following provisions of the Act will come into operation on 22 October 2018:
 - (a) sections 17 and 18;
 - (b) Chapter 4 Parts 2 and 3;
 - (c) Chapter 5;
 - (d) Chapter 6 Parts 1 and 2 (other than section 59);
 - (e) sections 67 and 68;
 - (f) Chapter 7 Part 1 (other than Division 4);
 - (g) Chapter 7 Parts 2, 3 and 4;
 - (h) Chapter 7 Parts 6, 7 and 9;
 - (i) section 111;
 - (j) Chapter 8;
 - (k) Chapter 10;
 - (l) Chapter 11 Part 2;
 - (m) sections 151 and 152;
 - (n) section 161;
 - (o) Schedule 1 Part 2 clause 2(b) to (e) (inclusive) and clause 2A (as enacted by section 60 of the *Children's Protection Law Reform (Transitional Arrangements and Related Amendments) Act 2017*);
 - (p) Schedule 1 Part 3.

Made by the Governor

with the advice and consent of the Executive Council on 19 December 2017

CPR0006/17CS

Children's Protection Law Reform (Transitional Provisions and Related Amendments) Act (Commencement) Proclamation 2017

1—Short title

This proclamation may be cited as the *Children's Protection Law Reform (Transitional Provisions and Related Amendments) Act (Commencement) Proclamation 2017.*

2—Commencement of Act

- Subject to this clause, the Children's Protection Law Reform (Transitional Provisions and Related Amendments) Act 2017 (No 64 of 2017) (the Act) will come into operation on 19 December 2017.
- (2) The following provisions of the Act will come into operation on 26 February 2018:
 - (a) sections 22, 23 and 26;
 - (b) section 60;
 - (c) Part 22;
 - (d) section 149(1);
 - (e) section 150.
- (3) The following provisions of the Act will come into operation on 22 October 2018:
 - (a) sections 24, 25, 27 to 32 (inclusive), 33, 35 to 38 (inclusive);
 - (b) Part 5;
 - (c) Part 6;
 - (d) Part 9 (other than section 46);
 - (e) section 58;
 - (f) Part 11;
 - (g) Part 12;
 - (h) Part 14;
 - (i) Part 15;
 - (j) Part 16;
 - (k) Part 17;
 - (l) Part 19;
 - (m) Part 20;
 - (n) sections 148, 149(2), 151, 152 and 153.
- (4) The operation of the following provisions of the Act is suspended until a day or time or days or times to be fixed by subsequent proclamation or proclamations:
 - (a) Part 2;
 - (b) Part 7;

- (c) Part 13;
- (d) Part 18;
- (e) Part 21.
- (5) To avoid doubt, while section 60 of the Act comes into operation in accordance with subclause (2)—
 - (a) clause 2(a) of Schedule 1 Part 2 of the *Children and Young People (Safety) Act* 2017 (as enacted by section 60) comes into operation on 26 February 2018; and

Note—

See clause 2(1) of the *Children and Young People (Safety) Act (Commencement) Proclamation 2017.*

(b) clause 2(b) to (e) (inclusive) and clause 2A of Schedule 1 Part 2 of the *Children and Young People (Safety) Act 2017* (as enacted by section 60) come into operation on 22 October 2018.

Note—

See clause 2(2)(0) of the *Children and Young People (Safety) Act (Commencement) Proclamation 2017.*

Made by the Governor

with the advice and consent of the Executive Council on 19 December 2017

CPR0006/17CS

South Australia

Industry Advocate Act (Commencement) Proclamation 2017

1—Short title

This proclamation may be cited as the *Industry Advocate Act (Commencement) Proclamation 2017.*

2—Commencement

The *Industry Advocate Act 2017* (No 42 of 2017) will come into operation on 1 January 2018.

Made by the Governor

with the advice and consent of the Executive Council on 19 December 2017

MSD17/02CS

Justices of the Peace (Miscellaneous) Amendment Act (Commencement) Proclamation 2017

1—Short title

This proclamation may be cited as the *Justices of the Peace (Miscellaneous) Amendment Act (Commencement) Proclamation 2017.*

2—Commencement of Act

The Justices of the Peace (Miscellaneous) Amendment Act 2016 (No 41 of 2016) will come into operation on 19 December 2017.

Made by the Governor

with the advice and consent of the Executive Council on 19 December 2017 AGO0039/17CS

South Australia

Road Traffic (Roadworks) Amendment Act (Commencement) Proclamation 2017

1—Short title

This proclamation may be cited as the *Road Traffic (Roadworks) Amendment Act (Commencement) Proclamation 2017.*

2—Commencement of Act

The *Road Traffic (Roadworks) Amendment Act 2017* (No 12 of 2017) will come into operation on 1 June 2018.

Made by the Governor

with the advice and consent of the Executive Council on 19 December 2017 MTR/17/072

Statutes Amendment (Transport Online Transactions and Other Matters) Act (Commencement) Proclamation 2017

1—Short title

This proclamation may be cited as the *Statutes Amendment (Transport Online Transactions and Other Matters) Act (Commencement) Proclamation 2017.*

2—Commencement of Act

- (1) Subject to this clause, the *Statutes Amendment (Transport Online Transactions and Other Matters) Act 2017* (No. 38 of 2017) will come into operation on 19 December 2017.
- (2) Sections 23, 26, 33(1) and 33(2) and Schedule 1 of the Act will come into operation on 20 March 2018.

Made by the Governor

with the advice and consent of the Executive Council on 19 December 2017 MTR/17/065

South Australia

Administrative Arrangements (Administration of Child Protection Law Reform (Transitional Provisions and Related Amendments) Act) Proclamation 2017

under section 5 of the Administrative Arrangements Act 1994

1—Short title

This proclamation may be cited as the Administrative Arrangements (Administration of Child Protection Law Reform (Transitional Provisions and Related Amendments) Act) Proclamation 2017.

2—Commencement

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

3—Administration of Act committed to Minister for Education and Child Development

The administration of the *Child Protection Law Reform (Transitional Provisions and Related Amendments) Act 2017* is committed to the Minister for Education and Child Development.

Made by the Governor

with the advice and consent of the Executive Council on 19 December 2017

CPR0006/17CS

South Australia

Administrative Arrangements (Administration of Children and Young People (Safety) Act) Proclamation 2017

under section 5 of the Administrative Arrangements Act 1994

1—Short title

This proclamation may be cited as the Administrative Arrangements (Administration of Children and Young People (Safety) Act) Proclamation 2017.

2—Commencement

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

3—Administration of Act committed to Minister for Education and Child Development

The administration of the *Children and Young People (Safety) Act 2017* is committed to the Minister for Education and Child Development.

Made by the Governor

with the advice and consent of the Executive Council on 19 December 2017 CPR0006/17CS

Administrative Arrangements (Administration of Industry Advocate Act) Proclamation 2017

under section 5 of the Administrative Arrangements Act 1994

1—Short title

This proclamation may be cited as the Administrative Arrangements (Administration of Industry Advocate Act) Proclamation 2017.

2—Commencement

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

3—Administration of Act committed to Minister for State Development

The administration of the *Industry Advocate Act 2017* is committed to the Minister for State Development.

Made by the Governor

with the advice and consent of the Executive Council on 19 December 2017 MSD17/02CS

South Australia

Constitution (Prorogation of Parliament) Proclamation 2017

under section 6 of the Constitution Act 1934

1—Short title

This proclamation may be cited as the *Constitution (Prorogation of Parliament) Proclamation 2017.*

2—Commencement

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

3—Prorogation of Parliament

The Parliament of South Australia is prorogued until 27 February 2018.

Made by the Governor

with the advice and consent of the Executive Council on 19 December 2017 DPC17/080CS

National Parks and Wildlife (Adelaide International Bird Sanctuary National Park—Winaityinaityi Pangkara) Proclamation 2017

under section 28(2) of the National Parks and Wildlife Act 1972

1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Adelaide International Bird Sanctuary National Park—Winaityinaityi Pangkara) Proclamation 2017.*

2—Commencement

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

3—Alteration of boundaries of Adelaide International Bird Sanctuary National Park—Winaityinaityi Pangkara

The boundaries of the Adelaide International Bird Sanctuary National Park—Winaityinaityi Pangkara are altered by adding to the Park the following Crown land:

Allotments 3, 4, 5 and 6 in Deposited Plan 23558, County of Gawler;

Allotment 2 in Deposited Plan 30102, County of Gawler;

Allotment 399 in Deposited Plan 31537, County of Gawler;

Allotment 200 in Deposited Plan 46728, County of Gawler and County of Adelaide;

Allotment 27 in Deposited Plan 47652, County of Gawler;

Allotments 100 and 104 in Deposited Plan 55427, County of Gawler;

Allotment 101 in Deposited Plan 61266, County of Gawler;

Allotment 10 in Deposited Plan 115556, County of Gawler;

Allotments 1, 2, 3 and 4 in Deposited Plan 116257, County of Gawler;

Allotments 5, 6 and 7 in Deposited Plan 116258, County of Gawler;

Allotments 8 and 9 in Deposited Plan 116259, County of Gawler;

The Allotment comprising pieces 10 and 11 in Deposited Plan 116260, County of Gawler;

Allotments 12 and 13 in Deposited Plan 116260, County of Gawler;

Allotment 14 in Deposited Plan 116261, County of Gawler and County of Adelaide;

Allotments 15 and 16 in Deposited Plan 116261, County of Adelaide;

The Allotment comprising pieces 20 and 21 in Deposited Plan 116262, County of Adelaide;

Allotment 19 in Deposited Plan 116262, County of Adelaide;

Allotment 23 in Deposited Plan 116317, County of Adelaide;

The Allotment comprising pieces 3 and 4 in Deposited Plan 116908, County of Gawler;

Allotment 5 in Deposited Plan 116908, County of Gawler;

Allotment 1 in Deposited Plan 116909, County of Gawler;

Sections 398, 430, 457, 465, 474, 475, 478, 479, 480, 491, 511, 512, 513, 516, 568, 569, 570, 572, 631 and 633, Hundred of Dublin, County of Gawler;

Section 514, Hundreds of Dublin and Port Gawler, County of Gawler;

Section 673, 679, 680, 681, 686, 687, 688, 693, 694, 695, 696, 701, 718, 719, 720, 722, 728, 730, 733, 806, 807, 808, 822, 826 and 828, Hundred of Port Gawler, County of Gawler;

Sections 505 and 536, Hundred of Port Adelaide, County of Adelaide.

Made by the Governor

with the advice and consent of the Executive Council on 19 December 2017

17MSECCS027

South Australia

National Parks and Wildlife (Adelaide International Bird Sanctuary National Park—Winaityinaityi Pangkara— Mining Rights) Proclamation 2017

under section 43 of the National Parks and Wildlife Act 1972

Preamble

- 1 The Crown land described in Schedule 1 is, by another proclamation made on this day, added to the Adelaide International Bird Sanctuary National Park—Winaityinaityi Pangkara under section 28(2) of the *National Parks and Wildlife Act 1972*.
- 2 It is intended that, by this proclamation, certain existing and future rights of entry, prospecting, exploration or mining be preserved in relation to the land described in Schedule 1.

1—Short title

This proclamation may be cited as the National Parks and Wildlife (Adelaide International Bird Sanctuary National Park—Winaityinaityi Pangkara—Mining Rights) Proclamation 2017.

2—Commencement

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

3—Interpretation

In this proclamation—

Environment Minister means the Minister for the time being administering the *National Parks and Wildlife Act 1972*;

Mining Minister means the Minister for the time being administering the *Mining Act 1971* or the Minister for the time being administering the *Petroleum and Geothermal Energy Act 2000*, as the case requires.

4—Existing rights to continue

Subject to clause 6, existing rights of entry, prospecting, exploration or mining under the *Mining Act 1971* or the *Petroleum and Geothermal Energy Act 2000* may continue to be exercised in respect of the land described in Schedule 1.

5—New rights may be acquired

Rights of entry, prospecting, exploration or mining may, with the approval of the Mining Minister and the Environment Minister, be acquired pursuant to the *Mining Act 1971* or the *Petroleum and Geothermal Energy Act 2000* in respect of the land described in Schedule 1 and may, subject to clause 6, be exercised in respect of that land.

6—Conditions for exercise of rights

A person in whom rights of entry, prospecting, exploration or mining are vested pursuant to the *Mining Act 1971* or the *Petroleum and Geothermal Energy Act 2000* (whether those rights were acquired before or after the making of this proclamation) must not exercise those rights in respect of the land described in Schedule 1 unless the person complies with the following conditions:

- (a) if work to be carried out in relation to the land in the exercise of those rights is a regulated activity within the meaning of the *Petroleum and Geothermal Energy Act 2000*, the person must ensure that—
 - (i) the work is not carried out until a statement of environmental objectives in relation to the activity that has been approved under that Act has also been approved by the Environment Minister; and
 - (ii) the work is carried out in accordance with the statement as so approved;
- (b) if work to be carried out in relation to the land in the exercise of rights under the *Mining Act 1971* or the *Petroleum and Geothermal Energy Act 2000* has not previously been authorised (whether by inclusion in an approved statement of environmental objectives referred to in paragraph (a) or otherwise), the person must give at least 3 months notice of the proposed work to the Mining Minister and the Environment Minister and supply each Minister with such information relating to the proposed work as the Minister may require;
- (c) if directions are agreed between the Mining Minister and the Environment Minister and given to the person in writing in relation to—
 - (i) carrying out work in relation to the land in a manner that minimises damage to the land (including the land's vegetation and wildlife) and the environment generally; or
 - (ii) preserving objects, structures or sites of historical, scientific or cultural interest; or

- (iii) rehabilitating the land (including the land's vegetation and wildlife) on completion of the work; or
- (iv) (where the work is being carried out in the exercise of rights acquired after the making of this proclamation) prohibiting or restricting access to any specified area of the land that the Ministers believe would suffer significant detriment as a result of carrying out the work,

(being directions that do not reduce or otherwise detract from any requirement in respect of any of those matters contained in an approved statement of environmental objectives referred to in paragraph (a)), the person must comply with those directions in carrying out the work;

- (d) if a plan of management is in operation under section 38 of the *National Parks and Wildlife Act 1972* in respect of the land, the person must have regard to the provisions of the plan of management;
- (e) in addition to complying with the other requirements of this proclamation, the person—
 - (i) must take such steps as are reasonably necessary to ensure that objects, structures and sites of historical, scientific or cultural interest and the land's vegetation and wildlife are not unduly affected by any work; and
 - (ii) must maintain all work areas in a clean and tidy condition; and
 - (iii) must, on the completion of any work, obliterate or remove all installations and structures (other than installations and structures designated by the Mining Minister and the Environment Minister as suitable for retention) used exclusively for the purposes of that work;
- (f) if no direction has been given by the Mining Minister and the Environment Minister under paragraph (c)(iii), the person must (in addition to complying with any approved statement of environmental objectives referred to in paragraph (a)) rehabilitate the land (including its vegetation and wildlife) on completion of any work to the satisfaction of the Environment Minister.

7—Governor may give approvals, directions

If—

- (a) the Mining Minister and the Environment Minister cannot agree as to whether—
 - (i) approval should be granted or refused under clause 5; or
 - (ii) a direction should be given under clause 6(c); or
- (b) the Environment Minister does not approve a statement of environmental objectives under clause 6(a),

the Governor may, with the advice and consent of the Executive Council-

- (c) grant or refuse the necessary approval under clause 5; or
- (d) give a direction in writing under clause 6(c); or
- (e) grant or refuse the necessary approval under clause 6(a).
Schedule 1—Description of land

Allotments 3, 4, 5 and 6 in Deposited Plan 23558, County of Gawler; Allotment 2 in Deposited Plan 30102, County of Gawler; Allotment 399 in Deposited Plan 31537, County of Gawler; Allotment 200 in Deposited Plan 46728, County of Gawler and County of Adelaide; Allotment 27 in Deposited Plan 47652, County of Gawler; Allotments 100 and 104 in Deposited Plan 55427, County of Gawler; Allotment 101 in Deposited Plan 61266, County of Gawler; Allotment 10 in Deposited Plan 115556, County of Gawler; Allotments 1, 2, 3 and 4 in Deposited Plan 116257, County of Gawler; Allotments 5, 6 and 7 in Deposited Plan 116258, County of Gawler; Allotments 8 and 9 in Deposited Plan 116259, County of Gawler; The Allotment comprising pieces 10 and 11 in Deposited Plan 116260, County of Gawler; Allotments 12 and 13 in Deposited Plan 116260, County of Gawler; Allotment 14 in Deposited Plan 116261, County of Gawler and County of Adelaide; Allotments 15 and 16 in Deposited Plan 116261, County of Adelaide; The Allotment comprising pieces 20 and 21 in Deposited Plan 116262, County of Adelaide; Allotment 19 in Deposited Plan 116262, County of Adelaide; Allotment 23 in Deposited Plan 116317, County of Adelaide; The Allotment comprising pieces 3 and 4 in Deposited Plan 116908, County of Gawler; Allotment 5 in Deposited Plan 116908, County of Gawler; Allotment 1 in Deposited Plan 116909, County of Gawler; Sections 398, 430, 457, 465, 474, 475, 478, 479, 480, 491, 511, 512, 513, 516, 568, 569, 570, 572, 631 and 633, Hundred of Dublin, County of Gawler; Section 514, Hundreds of Dublin and Port Gawler, County of Gawler; Section 673, 679, 680, 681, 686, 687, 688, 693, 694, 695, 696, 701, 718, 719, 720, 722, 728, 730, 733, 806, 807, 808, 822, 826 and 828, Hundred of Port Gawler, County of Gawler;

Sections 505 and 536, Hundred of Port Adelaide, County of Adelaide.

Made by the Governor

with the advice and consent of the Executive Council on 19 December 2017 17MSECCS027

National Parks and Wildlife (Black Hill Conservation Park) Proclamation 2017

under section 29(3) of the National Parks and Wildlife Act 1972

1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Black Hill Conservation Park) Proclamation 2017.*

2—Commencement

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

3—Alteration of boundaries of Black Hill Conservation Park

The boundaries of the Black Hill Conservation Park are altered by adding to the Park the following Crown land:

Allotment 6 in Filed Plan 107799, Hundred of Onkaparinga, County of Adelaide;

Allotment 91 in Filed Plan 171413, Hundred of Onkaparinga, County of Adelaide.

Made by the Governor

with the advice and consent of the Executive Council on 19 December 2017 17MSECCS044

South Australia

National Parks and Wildlife (Butcher Gap Conservation Park) Proclamation 2017

under section 30(2) of the National Parks and Wildlife Act 1972

1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Butcher Gap Conservation Park) Proclamation 2017.*

2—Commencement

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

3—Alteration of boundaries of Butcher Gap Conservation Park

The boundaries of the Butcher Gap Conservation Park are altered by adding to the Park the following Crown land:

Allotments 1 and 3 in Deposited Plan 36826, Hundred of Lacepede, County of Macdonnell;

Allotment 1014 in Deposited Plan 30393, Hundred of Lacepede, County of Macdonnell;

Allotment 1 in Deposited Plan 36272, Hundred of Lacepede, County of Macdonnell.

Made by the Governor

with the advice and consent of the Executive Council on 19 December 2017 17MSECCS044

South Australia

National Parks and Wildlife (Sturt Gorge Recreation Park) Proclamation 2017

under section 34(2) of the National Parks and Wildlife Act 1972

1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Sturt Gorge Recreation Park) Proclamation 2017.*

2—Commencement

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

3—Alteration of boundaries of Sturt Gorge Recreation Park

The boundaries of the Sturt Gorge Recreation Park are altered by adding to the Park the following Crown land:

Allotment 5 in Deposited Plan 35923, Hundred of Adelaide, County of Adelaide;

Allotment 613 in Deposited Plan 9380, Hundred of Noarlunga, County of Adelaide;

Allotment 51 in Deposited Plan 29010, Hundred of Noarlunga, County of Adelaide;

Allotment 300 in Deposited Plan 92272, Hundred of Noarlunga, County of Adelaide;

Allotment 6000 in Deposited Plan 113177, Hundreds of Adelaide and Noarlunga, County of Adelaide;

Allotment 101 in Deposited Plan 94899, Hundreds of Adelaide and Noarlunga, County of Adelaide.

Made by the Governor

with the advice and consent of the Executive Council on 19 December 2017

17MSECCS044

National Parks and Wildlife (Thidna Conservation Park) **Proclamation 2017**

under section 30(1) of the National Parks and Wildlife Act 1972

1—Short title

This proclamation may be cited as the National Parks and Wildlife (Thidna Conservation Park) Proclamation 2017.

2—Commencement

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

3—Constitution of Thidna Conservation Park

The following Crown land is constituted as a conservation park and assigned the name Thidna Conservation Park:

Allotment 102 in Deposited Plan 95664, Hundred of Carribie, County of Fergusson.

Made by the Governor

being of the opinion that the Crown land described in clause 3 should be protected and preserved for the purpose of conserving any wildlife and the natural and historic features of the land and with the advice and consent of the Executive Council on 19 December 2017

17MSECCS044

South Australia

National Parks and Wildlife (Thidna Conservation Park— **Mining Rights) Proclamation 2017**

under section 43 of the National Parks and Wildlife Act 1972

Preamble

- 1 The Crown land described in Schedule 1, together with other land, is, by another proclamation made on this day, constituted as a conservation park under section 30(1) of the National Parks and Wildlife Act 1972 and assigned the name Thidna Conservation Park.
- 2 It is intended that, by this proclamation, certain existing and future rights of entry, prospecting, exploration or mining be preserved in relation to the land described in Schedule 1.

1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Thidna Conservation Park—Mining Rights) Proclamation 2017.*

2—Commencement

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

3—Interpretation

In this proclamation—

Environment Minister means the Minister for the time being administering the *National Parks and Wildlife Act 1972*;

Mining Minister means the Minister for the time being administering the *Mining Act 1971* or the Minister for the time being administering the *Petroleum and Geothermal Energy Act 2000*, as the case requires.

4—Existing rights to continue

Subject to clause 6, existing rights of entry, prospecting, exploration or mining under the *Mining Act 1971* or the *Petroleum and Geothermal Energy Act 2000* may continue to be exercised in respect of the land described in Schedule 1.

5—New rights may be acquired

Rights of entry, prospecting, exploration or mining may, with the approval of the Mining Minister and the Environment Minister, be acquired pursuant to the *Mining Act 1971* or the *Petroleum and Geothermal Energy Act 2000* in respect of the land described in Schedule 1 and may, subject to clause 6, be exercised in respect of that land.

6—Conditions for exercise of rights

A person in whom rights of entry, prospecting, exploration or mining are vested pursuant to the *Mining Act 1971* or the *Petroleum and Geothermal Energy Act 2000* (whether those rights were acquired before or after the making of this proclamation) must not exercise those rights in respect of the land described in Schedule 1 unless the person complies with the following conditions:

- (a) if work to be carried out in relation to the land in the exercise of those rights is a regulated activity within the meaning of the *Petroleum and Geothermal Energy Act 2000*, the person must ensure that—
 - (i) the work is not carried out until a statement of environmental objectives in relation to the activity that has been approved under that Act has also been approved by the Environment Minister; and
 - (ii) the work is carried out in accordance with the statement as so approved;
- (b) if work to be carried out in relation to the land in the exercise of rights under the *Mining Act 1971* or the *Petroleum and Geothermal Energy Act 2000* has not previously been authorised (whether by inclusion in an approved statement of environmental objectives referred to in paragraph (a) or otherwise), the person must give at least 3 months notice of the proposed work to the Mining Minister and the Environment Minister and supply each Minister with such information relating to the proposed work as the Minister may require;

- (c) if directions are agreed between the Mining Minister and the Environment Minister and given to the person in writing in relation to—
 - (i) carrying out work in relation to the land in a manner that minimises damage to the land (including the land's vegetation and wildlife) and the environment generally; or
 - (ii) preserving objects, structures or sites of historical, scientific or cultural interest; or
 - (iii) rehabilitating the land (including the land's vegetation and wildlife) on completion of the work; or
 - (iv) (where the work is being carried out in the exercise of rights acquired after the making of this proclamation) prohibiting or restricting access to any specified area of the land that the Ministers believe would suffer significant detriment as a result of carrying out the work,

(being directions that do not reduce or otherwise detract from any requirement in respect of any of those matters contained in an approved statement of environmental objectives referred to in paragraph (a)), the person must comply with those directions in carrying out the work;

- (d) if a plan of management is in operation under section 38 of the *National Parks and Wildlife Act 1972* in respect of the land, the person must have regard to the provisions of the plan of management;
- (e) in addition to complying with the other requirements of this proclamation, the person—
 - (i) must take such steps as are reasonably necessary to ensure that objects, structures and sites of historical, scientific or cultural interest and the land's vegetation and wildlife are not unduly affected by any work; and
 - (ii) must maintain all work areas in a clean and tidy condition; and
 - (iii) must, on the completion of any work, obliterate or remove all installations and structures (other than installations and structures designated by the Mining Minister and the Environment Minister as suitable for retention) used exclusively for the purposes of that work;
- (f) if no direction has been given by the Mining Minister and the Environment Minister under paragraph (c)(iii), the person must (in addition to complying with any approved statement of environmental objectives referred to in paragraph (a)) rehabilitate the land (including its vegetation and wildlife) on completion of any work to the satisfaction of the Environment Minister.

7—Governor may give approvals, directions

If—

- (a) the Mining Minister and the Environment Minister cannot agree as to whether—
 - (i) approval should be granted or refused under clause 5; or
 - (ii) a direction should be given under clause 6(c); or
- (b) the Environment Minister does not approve a statement of environmental objectives under clause 6(a),

the Governor may, with the advice and consent of the Executive Council-

(c) grant or refuse the necessary approval under clause 5; or

- (d) give a direction in writing under clause 6(c); or
- (e) grant or refuse the necessary approval under clause 6(a).

Schedule 1—Description of land

Allotment 102 in Deposited Plan 95664, Hundred of Carribie, County of Fergusson, excluding any land within Allotment 102 that lies between high water mark on the eastern side of Spencer Gulf and a line parallel to and 800 metres east of that high water mark.

Made by the Governor

with the advice and consent of the Executive Council on 19 December 2017

17MSECCS044

South Australia

Opal Mining (Coober Pedy Area Precious Stones Field) Variation Proclamation 2017

under section 4(2) of the Opal Mining Act 1995

Preamble

- 1 By proclamation made pursuant to the *Mining Act 1971* on 22 March 1990 (*Gazette 22.3.1990 p804*) certain land in the Coober Pedy area was declared to be a precious stones field under that Act.
- 2 That declaration was subsequently varied by further proclamations under the *Mining Act 1971 (Gazette 17.5.1990 p1359 andGazette 12.10.1995 p970).*
- 3 Under clause 1 of Schedule 1 of the *Opal Mining Act 1995*, the land declared to be a precious stones field under the *Mining Act 1971* is now (since the commencement of that clause) to be taken to have been declared as a precious stones field under the *Opal Mining Act 1995*.
- 4 It is now intended that, by this proclamation, part of the land be excised from the Coober Pedy Area precious stones field.

Part 1—Preliminary

1—Short title

This proclamation may be cited as the *Opal Mining (Coober Pedy Area Precious Stones Field) Variation Proclamation 2017.*

2—Commencement

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

3—Variation provisions

In this proclamation, a provision under a heading referring to the variation of a specified proclamation varies the proclamation so specified.

Part 2—Variation of proclamation declaring Coober Pedy Area precious stones field pursuant to section 8 of the *Mining Act 1971 (Gazette 22.3.1990 p804)*, as varied

4-Variation of clause 2

Clause 2-after paragraph (d) insert:

and

(e) the portion of allotment 20 in Deposited Plan No. 89679 bounded by a line joining points of coordinates set out in the following table successively:

GDA Zone	Easting	Northing
53J	491069	6795679
53J	490970	6795662
53J	490919	6796268
53J	490821	6796241
53J	491069	6795679

and

(f) the portion of piece 52 in Deposited Plan No. 42426 bounded by a line joining points of coordinates set out in the following table successively:

GDA Zone	Easting	Northing
53J	488601	6789053
53J	488907	6789089
53J	488679	6788644
53J	488381	6788610
53J	488601	6789053

Made by the Governor

with the advice and consent of the Executive Council on 19 December 2017

MMRE17/42CS

Opal Mining (Reservation from Act) Proclamation 2017

under section 4 of the Opal Mining Act 1995

1—Short title

This proclamation may be cited as the *Opal Mining (Reservation from Act) Proclamation 2017.*

2—Commencement

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

3—Reservation of land from provisions of Act

The areas of land defined in Schedule 1 are reserved from the operation of Parts 2 and 3 of the *Opal Mining Act 1995*.

Schedule 1—Areas of land reserved from provisions of Act

1—Area 1

The portion of allotment 20 in Deposited Plan No. 89679 bounded by a line joining points of coordinates set out in the following table successively:

GDA Zone	Easting	Northing
53J	491069	6795679
53J	490970	6795662
53J	490919	6796268
53J	490821	6796241
53J	491069	6795679

2—Area 2

The portion of piece 52 in Deposited Plan No. 42426 bounded by a line joining points of coordinates set out in the following table successively:

GDA Zone	Easting	Northing
53J	488601	6789053
53J	488907	6789089
53J	488679	6788644
53J	488381	6788610
53J	488601	6789053

Made by the Governor

with the advice and consent of the Executive Council on 19 December 2017

MMRE17/42CS

South Australian Employment Tribunal (Appointment of Deputy President) Proclamation 2017

under section 13 of the South Australian Employment Tribunal Act 2014

1—Short title

This proclamation may be cited as the *South Australian Employment Tribunal (Appointment of Deputy President) Proclamation 2017.*

2—Commencement

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

3—Appointment of Deputy President

Margaret Julia Kelly, a Judge of the District Court, is appointed to be a Deputy President of the South Australian Employment Tribunal from 19 December 2017.

Made by the Governor

after consultation by the Attorney-General with the Chief Justice of the Supreme Court and the Chief Judge of the District Court and with the advice and consent of the Executive Council on 19 December 2017

MIR0036/17CS

Water Industry (Longer-term Water Conservation Measures) Variation Regulations 2017

under the Water Industry Act 2012

Contents

5

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Part 1—Preliminary
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- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Water Industry Regulations 2012

4 Substitution of Part 6

Part 6—Water conservation—longer-term measures

- 24 Water conservation—longer-term measures
- 25 SA Water may issue permits
- 26 Circumstances in which permit may be issued
- 27 Form and content of permit
- 28 Conditions of permit
- 29 Breach of permit conditions
- 30 Revocation, variation etc of permit or condition
- 31 Application of permit relating to regulation 24
- 32 Permit not transferable Substitution of Schedule 4

Schedule 4—Water conservation—longer-term measures

Part 1-Preliminary

- Application of Schedule
- 2 Interpretation

Part 2—Water conservation measures

- 3 Cleaning motor vehicles, boats
- 4 Watering gardens, grounds, retail garden centres etc
- 5 Hosing down external area
- 6 Construction sites
- 7 Swimming pools
- Part 3—Areas to which measures apply
- 8 Areas to which measures apply
- Part 4—Expiry of Schedule
- 9 Expiry of Schedule

Part 1—Preliminary

1—Short title

1

These regulations may be cited as the *Water Industry (Longer-term Water Conservation Measures) Variation Regulations 2017.*

2—Commencement

These regulations will come into operation on 1 January 2018.

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 Water Industry Regulations 2012

4—Substitution of Part 6

Part 6—delete the Part and substitute:

Part 6—Water conservation—longer-term measures

24—Water conservation—longer-term measures

- (1) Subject to this regulation, a person must not use water in contravention of Schedule 4.
- (2) Subregulation (1) does not apply to a person who uses the water under the authority of a permit issued by SA Water in accordance with these regulations.
- (3) Nothing in this regulation derogates from a requirement imposed under section 59(3) of the Act.
- (4) For the purposes of section 92(3) of the Act, it is declared that the water conservation measures prescribed under this Part and Schedule 4 are made for the purposes of taking action to provide for the better conservation, use or management of water (longer-term measures).
- (5) This regulation expires on 1 January 2023.

25—SA Water may issue permits

- (1) Where, pursuant to regulation 24, a specified use of water is prohibited except under the authority of a permit issued by SA Water, SA Water may, on payment of such fee as may be fixed by SA Water, issue such a permit to a person in accordance with this Division.
- (2) A permit issued under subregulation (1) may authorise the person to whom the permit is issued to engage in the specified use of water at multiple sites.

26—Circumstances in which permit may be issued

SA Water may only issue a permit if SA Water is satisfied that—

- (a) good reason exists for allowing the use of water to occur in accordance with the permit; and
- (b) the use of water under the permit (and all other permits issued in accordance with this Division) will not significantly reduce the effectiveness of the measures or restrictions then in force in providing for the conservation or efficient use or management of water.

27—Form and content of permit

A permit must be in writing in a form determined by SA Water and must specify—

(a) the name and address of the holder of the permit; and

- the measure or restriction to which the permit relates; and
- (c) the water use to which the permit relates; and
- (d) other than in the case of a permit that authorises the use of water at multiple sites—the land to which the permit relates; and
- (e) the period for which the permit applies.

28—Conditions of permit

(b)

A permit is subject to such conditions as are determined by SA Water and specified in the permit or subsequently notified to the holder of the permit in accordance with this Division.

29—Breach of permit conditions

Where the holder of a permit, or a person acting in the employment or with the authority of the holder of the permit, contravenes or fails to comply with a condition of the permit, the holder of the permit is guilty of an offence.

30-Revocation, variation etc of permit or condition

SA Water may, by written notice to the holder of a permit, revoke, suspend or vary a permit, or a condition of a permit, or add a new condition to a permit, if SA Water is satisfied that—

- (a) it is necessary or expedient to do so for the conservation or efficient use or management of water; or
- (b) the holder of the permit has contravened or failed to comply with a provision of the Act or these regulations or a condition of the permit.

31—Application of permit relating to regulation 24

A permit issued in accordance with this Division in relation to a measure imposed by regulation 24 applies subject to any requirement imposed under section 59(3) of the Act (and any permit issued by the relevant water industry entity under section 59(4) in relation to such a requirement).

32—Permit not transferable

A permit issued in accordance with this Division is not transferable.

5—Substitution of Schedule 4

Schedule 4—delete Schedule 4 and substitute:

Schedule 4—Water conservation—longer-term measures

Part 1—Preliminary

1—Application of Schedule

This Schedule applies to water supplied by SA Water under the Act.

2—Interpretation

In this Schedule, unless the contrary intention appears—

drip irrigation system means an irrigation system (including a micro-spray system that delivers water through water-misting spray heads) that delivers water to plants in drops or other small quantities at a flow rate of not more than 0.5 L of water per minute per outlet by means of underground or surface pipes or tubes;

external means an area outside a building (whether or not the area is sheltered by a roof);

external area includes a driveway, path, verandah or entertaining area;

high pressure low volume water cleaner means a device, fitted with a trigger nozzle, that forces water, by means of a pump, at high pressure through the trigger nozzle at a flow rate of less than 9 L per minute;

new swimming pool means a swimming pool in relation to which the contract to install the pool is entered into on or after 1 December 2010;

private garden means a garden (including lawns) on premises used primarily for residential or business purposes;

retail garden centre means premises used for the sale of plants by retail (including where the premises are also used for the sale of other goods);

trigger nozzle means a device that automatically shuts off the flow of water through a hose or other item to which it is attached (or of which it forms a part) unless pressure is maintained by hand on a trigger or other mechanism forming part of the device.

Part 2—Water conservation measures

3—Cleaning motor vehicles, boats

- (1) Subject to subclause (2), a person must not use water to clean a motor vehicle or a boat unless the water is applied—
 - (a) from a bucket or watering can; or
 - (b) by a high pressure low volume water cleaner; or
 - (c) from a hand-held hose that is fitted with a trigger nozzle.
- (2) Subclause (1) does not apply to—
 - (a) the cleaning of a motor vehicle or a boat at a commercial car wash or by means of an automatic washing system that recycles water; or
 - (b) the flushing or rinsing of the motor of a boat after use.

4—Watering gardens, grounds, retail garden centres etc

- (1) Subject to subclause (2), a person must not use water to water any external portion of a—
 - (a) public or private garden (including lawns), or retail garden centre; or

(b) recreational area, sports ground or other public open space of an area less than or equal to 0.5 hectares,

unless the water is applied—

- (c) by hand (through a hand-held hose that is fitted with a trigger nozzle or from a bucket or watering can); or
- (d) through a drip irrigation system; or
- (e) where the watering takes place after 5 p.m. and before 10 a.m. through a sprinkler system.
- (2) Subclause (1) does not apply to the application of water through a sprinkler system at a retail garden centre between 1 p.m. and 2 p.m. on a day on which the maximum temperature for the locality where the retail garden centre is situated is, according to a forecast issued by the Bureau of Meteorology and applying at 5 a.m. on that day, expected to exceed 30° Celsius.
- (3) A person must not use water to water any external portion of a recreational area, sports ground or other public open space of an area greater than 0.5 hectares.

5—Hosing down external area

- (1) Subject to subclause (2), a person must not use water to hose down an external area covered by paving, concrete, bitumen or other similar material unless—
 - (a) it is necessary to do so—
 - (i) to protect public health; or
 - (ii) to ensure the safety of persons using the area; or
 - (iii) to ensure the health and welfare of animals using the area; and
 - (b) the water is applied—
 - (i) by a high pressure low volume water cleaner; or
 - (ii) from a hand-held hose that is fitted with a trigger nozzle.
- (2) Subclause (1) does not apply to the use of water on an external area if the water is used to deal with a fire, accident or other emergency.
- (3) For the avoidance of doubt, nothing in subclause (1) prevents a person from using water to hose down an external wall or window if the water is applied in accordance with the requirements of subclause (1)(b).

6—Construction sites

A person must not use water to control dust or other pollutants resulting from building works, or for the purpose of compacting soil or other material in the conduct of building works, unless the water is applied—

- (a) from a hand-held hose fitted with a trigger nozzle; or
- (b) directly from a motor vehicle designed to carry and deposit water.

7—Swimming pools

A person must not use water to fill for the first time a new swimming pool in any circumstances except under the authority of a permit issued under Part 6.

Part 3—Areas to which measures apply

8—Areas to which measures apply

The measures specified in this Schedule apply throughout the State.

Part 4—Expiry of Schedule

9—Expiry of Schedule

This Schedule expires on 1 January 2023.

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 19 December 2017

No 337 of 2017

17MWRMCS026

Motor Vehicles (Miscellaneous) Variation Regulations 2017

under the Motor Vehicles Act 1959

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Motor Vehicles Regulations 2010*

- 4 Variation of regulation 35C—Carriage of permits issued under section 16 of Act
- 5 Revocation of regulation 86
- 6 Variation of regulation 97—Places at which receipt of notice of disqualification may be personally acknowledged

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Motor Vehicles (Miscellaneous) Variation Regulations 2017.*

2—Commencement

- (1) Subject to subregulation (2), these regulations will come into operation on the day on which section 6 of the *Statutes Amendment (Transport Online Transactions and Other Matters) Act 2017* comes into operation.
- (2) Regulation 5 will come into operation on the day on which section 26 of the *Statutes Amendment (Transport Online Transactions and Other Matters) Act 2017* comes into operation.

3—Variation provisions

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

Part 2—Variation of Motor Vehicles Regulations 2010

4—Variation of regulation 35C—Carriage of permits issued under section 16 of Act

Regulation 35C(a)(iv)—delete subparagraph (iv) and substitute:

- (iv) if issued in respect of a trailer—
 - (A) be displayed in a waterproof holder that has a transparent front and is affixed to an external surface of the trailer on the front left hand or near side of the trailer; or
 - (B) in the case of a trailer that has a clear glass window—be affixed to the inside of the bottom left hand corner of the window,

at a height not exceeding 2 metres above ground level; and

5—Revocation of regulation 86

Regulation 86—delete the regulation

6—Variation of regulation 97—Places at which receipt of notice of disqualification may be personally acknowledged

Regulation 97—delete "section 139BD(3)(a)(i)" and substitute:

sections 139BD(3)(a)(i)(A) and 141(2a)(a)(i)"

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 19 December 2017

No 338 of 2017

MTR/17/065

Motor Vehicles (Accident Towing Roster Scheme) (Miscellaneous) Variation Regulations 2017

under the Motor Vehicles Act 1959

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Motor Vehicles (Accident Towing Roster Scheme)* Regulations 2015

- 4 Variation of regulation 5—Division of declared area into zones
- 5 Substitution of regulation 42
 - 42 Carriage of towtruck certificate by holder of certificate

Part 3—Transitional provision

6 Transitional provision

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Motor Vehicles* (Accident Towing Roster Scheme) (*Miscellaneous*) Variation Regulations 2017.

2—Commencement

These regulations will come into operation on the day on which section 23 of the *Statutes Amendment (Transport Online Transactions and Other Matters) Act 2017* comes into operation.

3—Variation provisions

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

Part 2—Variation of Motor Vehicles (Accident Towing Roster Scheme) Regulations 2015

4—Variation of regulation 5—Division of declared area into zones

Regulation 5—delete "Minister" and substitute:

Registrar

5—Substitution of regulation 42

Regulation 42—delete the regulation and substitute:

42—Carriage of towtruck certificate by holder of certificate

For the purposes of section 98ML(a) of the Act, a towtruck certificate or temporary towtruck certificate must be carried by the holder of the certificate—

- (a) on the holder's person; or
- (b) in the towtruck which the holder is driving or riding in or on, or operating the equipment of.

Part 3—Transitional provision

6—Transitional provision

A declaration by the Minister under regulation 5 of the *Motor Vehicles (Accident Towing Roster Scheme) Regulations 2015* in force immediately before the commencement of these regulations will, on that commencement, continue in force as a declaration by the Registrar under that regulation.

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 19 December 2017

No 339 of 2017

MTR/17/065

Road Traffic (Miscellaneous) (Definitions) Variation Regulations 2017

under the Road Traffic Act 1961

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Road Traffic (Miscellaneous) Regulations 2014

4 Variation of regulation 3—Interpretation

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Road Traffic (Miscellaneous) (Definitions) Variation Regulations 2017.*

2—Commencement

These regulations will come into operation on the day on which Part 5 of the *Statutes Amendment (Transport Online Transactions and Other Matters) Act 2017* comes into operation.

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 Road Traffic (Miscellaneous) Regulations 2014

4—Variation of regulation 3—Interpretation

Regulation 3—after subregulation (7) insert:

- (7a) For the purposes of the definition of *wheeled recreational device* in section 5(1) of the Act, a wheeled recreational device within the meaning of the *Australian Road Rules* is prescribed.
- (7b) For the purposes of the definition of *wheeled toy* in section 5(1) of the Act, a wheeled toy within the meaning of the *Australian Road Rules* is prescribed.

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 19 December 2017

No 340 of 2017

MTR/17/065

Livestock (Beekeeping) Variation Regulations 2017

under the Livestock Act 1997

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Livestock Regulations 2013*

- 4 Variation of regulation 3—Interpretation
- 5 Variation of regulation 9—Hive identification
- 6 Variation of regulation 10—Annual honey testing for American Foul Breed
- 7 Substitution of regulation 11
 - 11 Bees must be kept in hives of an approved kind
- 8 Insertion of regulation 12A
- 12A Provision of water suitable to sustain bees
- 9 Insertion of Part 2 Division 4

Division 4-Miscellaneous

- 13A Certain beekeepers to complete course in bee pest and disease management
- 13BRecords to be kept by beekeepers
- 10 Variation of Schedule 3—Fees

Part 1—Preliminary

1—Short title

These regulations may be cited as the Livestock (Beekeeping) Variation Regulations 2017.

2—Commencement

These regulations will come into operation 4 months after the day on which they are made (see *Subordinate Legislation Act 1978* section 10AA).

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 Livestock Regulations 2013

4—Variation of regulation 3—Interpretation

(1) Regulation 3(1)—after the definition of *Act* insert:

AFB test means a test for the presence of American Foul Brood conducted by a laboratory approved for the purpose by the Chief Inspector;

(2) Regulation 3(1)—after the definition of *stock food* insert:

swarm catch box means a hive that is used to catch bee swarms;

5—Variation of regulation 9—Hive identification

Regulation 9—after subregulation (3) insert:

(4) A registered beekeeper must ensure that any swarm catch box kept by the beekeeper other than at the beekeeper's usual place of residence is marked on the outside with the beekeeper's name and telephone number in characters that are at least 25 millimetres in height.

Maximum penalty: \$5 000.

Expiation fee: \$315.

6—Variation of regulation 10—Annual honey testing for American Foul Breed

Regulation 10(7)—delete subregulation (7)

7—Substitution of regulation 11

Regulation 11—delete the regulation and substitute:

11—Bees must be kept in hives of an approved kind

A person must not keep bees except in a hive of a kind approved by the Chief Inspector.

Maximum penalty: \$5 000.

Expiation fee: \$315.

8—Insertion of regulation 12A

After regulation 12 insert:

12A—Provision of water suitable to sustain bees

A beekeeper must ensure that water suitable to sustain bees under the beekeeper's care is available to the bees at a distance of not more than 200 metres from any hive.

Maximum penalty: \$5 000.

Expiation fee: \$315.

9—Insertion of Part 2 Division 4

After regulation 13 insert:

Division 4—Miscellaneous

13A—Certain beekeepers to complete course in bee pest and disease management

A beekeeper who keeps 50 or more hives must, within the beekeeper's first period of registration commencing after the commencement of this regulation, successfully complete a course in bee pest and disease management approved by the Chief Inspector.

Maximum penalty: \$5 000.

Expiation fee: \$315.

13B—Records to be kept by beekeepers

(1) A beekeeper must make a record, in a manner and form determined by the Chief Inspector, of such information as is determined by the Chief Inspector.

Maximum penalty: \$2 500.

Expiation fee: \$210.

- (2) A beekeeper must—
 - (a) keep records made for the purposes of subregulation (1) for a period of at least 2 years from the date of the making of the records; and
 - (b) keep the records readily accessible for inspection on request by an inspector.

Maximum penalty: \$2 500.

Expiation fee: \$210.

- (3) The Chief Inspector may make a determination for the purposes of this regulation.
- (4) If the Chief Inspector makes a determination for the purposes of this regulation, notice of the determination—
 - (a) must be published on the Department's website; and
 - (b) may also be published in the Gazette.
- (5) As soon as practicable after a determination of the Chief Inspector is made, a notice in writing setting out the date on which notice of the determination is published and the terms of the determination must be given to the persons bound by the determination in a manner and form that, in the opinion of the Chief Inspector, will bring the determination to the attention of those persons.
- (6) The Chief Inspector may, by further determination, vary or revoke a determination.
- (7) In this regulation—

Department means the administrative unit of the Public Service responsible for assisting a Minister in the administration of the Act.

10—Variation of Schedule 3—Fees

Schedule 3, clause 1(a)—after "5 hives" insert:

or only keeps swarm catch boxes

Made by the Governor

with the advice and consent of the Executive Council on 19 December 2017

No 341 of 2017

17MAFF0054

Summary Procedure (Service) Regulations 2017

under the Summary Procedure Act 1921

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Exceptions to certain electronic forms of service and to electronic service of certain material

1—Short title

These regulations may be cited as the Summary Procedure (Service) Regulations 2017.

2—Commencement

These regulations will come into operation on the day on which the *Summary Procedure* (Service) Amendment Act 2017 comes into operation.

3—Interpretation

In these regulations—

Act means the Summary Procedure Act 1921.

4—Exceptions to certain electronic forms of service and to electronic service of certain material

- (1) For the purposes of section 27 of the Act—
 - (a) a summons, notice or other document cannot be issued, given or sent to, or served on, a person by means of transmitting a text message or multimedia message between 2 or more mobile phones, or between fixed or portable devices over a phone network; and
 - (b) a summons, notice or other document cannot be issued, given or sent to, or served on, a person by email or some other electronic means if it includes any sensitive material within the meaning of section 67H of the *Evidence Act 1929*.
- (2) Subregulation (1)(b) does not apply if the sensitive material is issued, given or sent to, or served on, a person by a prosecuting authority in the exercise of its powers under Part 7 Division 10 of the *Evidence Act 1929*.

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 19 December 2017

No 342 of 2017

AGO0154/17CS

Justices of the Peace Variation Regulations 2017

under the Justices of the Peace Act 2005

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Justices of the Peace Regulations 2006

- 4 Variation of regulation 4—Prescribed requirements for appointment as justice
- 5 Variation of regulation 5—Additional prescribed requirements for appointment as special justice
- 6 Variation of Schedule 1—Code of Conduct for Justices of the Peace and Special Justices

Part 1—Preliminary

1—Short title

These regulations may be cited as the Justices of the Peace Variation Regulations 2017.

2—Commencement

These regulations will come into operation on the day on which the *Justices of the Peace* (*Miscellaneous*) Amendment Act 2016 comes into operation.

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 Justices of the Peace Regulations 2006

4—Variation of regulation 4—Prescribed requirements for appointment as justice

(1) Regulation 4(1)—delete "his or her" wherever occurring and substitute in each case:

the person's

(2) Regulation 4(2)(b)—delete "his or her" and substitute:

the person's

5—Variation of regulation 5—Additional prescribed requirements for appointment as special justice

Regulation 5(3)—delete "him or her" and substitute:

them

6—Variation of Schedule 1—Code of Conduct for Justices of the Peace and Special Justices

(1) Schedule 1, Part 1, clause 1—delete "his or her" and substitute: the justice's

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

2—Prohibition on soliciting or accepting fees, gifts etc in connection with office of justice

- (1) A justice must not, whether directly or indirectly, solicit or accept any fee or reward from any person in connection with the office of justice.
- (2) In this clause—

reward includes any gift, gratuity, benefit or favour.

(3) Schedule 1, Part 1, clause 3(1)—before "interest" insert:

personal, family, financial or business

- (4) Schedule 1, Part 1, clause 5—delete "his or her"
- (5) Schedule 1, Part 1, clause 6—delete clause 6 and substitute:

6—Restrictions on use of office or title of justice

- (1) A justice must not—
 - (a) use, or seek to use, the office of justice of the peace for the purpose of advancing the justice's business, commercial or personal interests; or
 - (b) use, or seek to use, the title of justice of the peace for the purpose of advancing the justice's business or commercial interests; or
 - (c) use, or seek to use, the office or title of justice of the peace in a manner, or for a purpose, that may bring the office of justice of the peace into disrepute.
- (2) Subclause (1) does not apply to the use of the title of justice of the peace by a Member of Parliament or member of a council on a personal web site or social media page.
- (3) In this clause—

member of a council has the same meaning as in the *Local Government Act 1999*.

(6) Schedule 1, Part 1, clause 7(1)—delete "a declaration" and substitute:

an affirmation

(7) Schedule 1, Part 1, clause 7(2)—delete "his or her" and substitute:

the justice's

- (8) Schedule 1, Part 1, clause 7(3)—delete subclause (3) and substitute:
 - (3) A justice must not engage in dishonest activities or conduct themself in such a way as to bring the office of justice of the peace into disrepute.

- (9) Schedule 1, Part 1, clause 8(1)(d)—delete paragraph (d) and substitute:
 - (d) being found to have acted dishonestly by any court, tribunal, inquiry, regulatory agency or complaint handling or dispute resolution body;
- (10) Schedule 1, Part 1, clause 8(3)—delete "he or she" wherever occurring and substitute in each case:

the justice

- (11) Schedule 1, Part 1, clause 8(3)(b)—delete "his or her"
- (12) Schedule 1, Part 2, clause 10(3)—delete "he or she" and substitute: the justice
- (13) Schedule 1, Part 2, clause 10(3)—delete "his or her" and substitute: the justice's
- (14) Schedule 1, Part 2, clause 10(4)—delete "his or her" and substitute: the justice's
- (15) Schedule 1, Part 2, clause 10(5)(a)—delete "his or her"
- (16) Schedule 1, Part 2, clause 11(d)—delete paragraph (d) and substitute:
 - (d) being found to have acted dishonestly by any court, tribunal, inquiry, regulatory agency or complaint handling or dispute resolution body;
- (17) Schedule 2, clause 1—delete "his or her business" and substitute:

the person's business or commercial

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 19 December 2017

No 343 of 2017

AGO0030/17CS

Health Practitioner Regulation National Law (South Australia) (Amendment of Law) Regulations 2017

under section 4 of the Health Practitioner Regulation National Law (South Australia) Act 2010

Contents

Preamble

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Amendment provisions

Part 2—Variation of Health Practitioner Regulation National Law (South

Australia)

- 4 Amendment of section 5-Definitions
- 5 Amendment of section 65-Eligibility for limited registration
- Substitution of section 71 6
- Limited registration not to be held for more than one purpose 71
- 7 Amendment of section 79—Power to check applicant's criminal history
- 8 Amendment of section 118-Claims by persons as to specialist registration
- 9 Amendment of section 125-Changing or removing conditions or undertaking on application by registered health practitioner or student
- 10 Amendment of section 126-Changing conditions on Board's initiative
- Amendment of section 135-Criminal history check 11
- 12 Amendment of section 151-When National Board may decide to take no further action
- 13 Amendment of section 196—Decision by responsible tribunal about registered health practitioner
- 14 Insertion of section 196A
- Offences relating to prohibition orders 196A
- 15 Substitution of section 220
 - 220 Disclosure to protect health or safety of patients or other persons
- 16 Amendment of section 246-Parliamentary scrutiny of national regulations
- 17 Insertion of Part 13 Division 1

Part 13—Transitional and other provisions for Health Practitioner Regulation National Law (South Australia) (Amendment of Law) Regulations 2017

Division 1-Paramedicine Board and registration of paramedics

- 306 Definitions
- 307 Establishment of Paramedicine Board
- 308 Powers and functions of Paramedicine Board
- Paramedicine Board taken to be a National Board for stated matters 309
- 310 CAA accredited programs of study
- Qualifications for general registration in paramedicine for a limited period 311
- 312 Accepted qualification for general registration in paramedicine
- 313 Provisions that apply to student registration for Diploma of Paramedical Science
- 314 Applications for registration in paramedicine and period of registration
- 315 Applications for registration in paramedicine made but not decided before participation day
- 316 Period after participation day during which an individual does not commit an offence under sections 113 and 116
- 317 Application of sections 113 and 116 to individual temporarily practising paramedicine in another jurisdiction

18 Insertion of Part 13 Division 2

Division 2-Other transitional provisions

321 Offences relating to prohibition orders made before commencement

Schedule 1—Related amendments

Part 1—Amendment of *Health Practitioner Regulation National Law* (South Australia) Act 2010

1 Amendment of section 79—Commissioner of Police may give criminal history information

Preamble

- 1 Section 4 of the *Health Practitioner Regulation National Law (South Australia) Act 2010* provides that if the Parliament of Queensland enacts an amendment to the *Health Practitioner National Law* set out in the Schedule to the *Health Practitioner Regulation National Law Act 2009* of Queensland (the **Queensland Act**), the Governor may, by regulation, amend the *Health Practitioner Regulation National Law (South Australia)* text to give effect to that amendment as a law of South Australia.
- 2 The Parliament of Queensland has enacted the *Health Practitioner Regulation National Law* and Other Legislation Amendment Act 2017 to amend the Queensland Act and the amendments set out in Part 2 of these regulations to the *Health Practitioner Regulation National Law (South Australia)* text give effect to those Queensland amendments.
- 3 Section 4(6) of the *Health Practitioner Regulation National Law (South Australia) Act 2010* provides that a regulation may take effect from the day of the commencement of an amendment made by the Parliament of Queensland in that State (including a day that is earlier than the day of this regulation's publication in the Gazette—see regulation 2)

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Health Practitioner Regulation National Law (South Australia) (Amendment of Law) Regulations 2017.*

2—Commencement

(1) Subject to subregulation (2), these regulations will be taken to have come into operation on the day on which the *Health Practitioner Regulation National Law and Other Legislation Amendment Act 2017* of Queensland was assented to by the Governor of Queensland.

Note—

The *Health Practitioner Regulation National Law and Other Legislation Amendment Act* 2017 of Queensland was assented to on 13 September 2017.

- (2) The following regulations will come into operation 28 days after they are made:
 - (a) regulation 4(4);
 - (b) regulation 14;
 - (c) regulation 18.

3—Amendment provisions

- (1) Pursuant to section 4(4) of the Act, the *Health Practitioner Regulation National Law* (*South Australia*) is modified as set out in Part 2 of these regulations.
- (2) Pursuant to section 4(5) of the Act, related and consequential amendments are made to the *Health Practitioner Regulation National Law (South Australia) Act 2010* as set out in Schedule 1 of these regulations.

Part 2—Variation of *Health Practitioner Regulation National Law* (South Australia)

4—Amendment of section 5—Definitions

(1) Section 5—before the definition of *accreditation authority* insert:

ACC means the Australian Crime Commission established under section 7 of the Australian Crime Commission Act 2002 of the Commonwealth.

- (2) Section 5, definition of *CrimTrac*—delete the definition
- (3) Section 5, definition of *Ministerial Council*—delete the definition and substitute:

Ministerial Council means the COAG Health Council, or a successor of the Council by whatever name called, constituted by Ministers of the governments of the participating jurisdictions and the Commonwealth with portfolio responsibility for health.

(4) Section 5—after the definition of *program of study* insert:

prohibition order means-

- (a) a decision by a responsible tribunal of this jurisdiction under section 196(4)(b); or
- (b) a decision by a responsible tribunal of another participating jurisdiction under section 196(4)(b) as it applies in the other jurisdiction; or
- (c) a prohibition order under section 149C(5) of the *Health Practitioner Regulation National Law* (NSW); or
- (d) a decision under section 107(4)(b) of the *Health Ombudsman Act 2013* of Queensland.

5—Amendment of section 65—Eligibility for limited registration

Section 65—after subsection (1) insert:

- (1A) Subsection (1B) applies if—
 - (a) an individual is registered in a health profession for which divisions are included in the National Register kept for the profession; and
 - (b) the individual holds general or limited registration in a division.
- (1B) Despite subsection (1)(a) and (b), the individual is eligible for limited registration in another division of the profession if the individual—
 - (a) is not qualified for general registration under the other division; and

19 December 2017 THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

(b) is qualified under this Division for limited registration under the other division.

6—Substitution of section 71

Section 71—delete the section and substitute:

71—Limited registration not to be held for more than one purpose

- (1) Subsection (2) applies to a health profession for which a division is not included in the National Register kept for the profession.
- (2) An individual registered in the health profession may not hold limited registration in the same health profession for more than one purpose under this Division at the same time.
- (3) Subsection (4) applies to a health profession for which divisions are included in the National Register kept for the profession.
- (4) An individual registered in the health profession may not hold limited registration in the same division of the profession for more than one purpose under this Division at the same time.

7—Amendment of section 79—Power to check applicant's criminal history

Section 79(2)(a)—delete paragraph (a) and substitute:

(a) ACC

8—Amendment of section 118—Claims by persons as to specialist registration

Section 118(2)(b)—after "another person" insert:

who is not a specialist health practitioner

9—Amendment of section 125—Changing or removing conditions or undertaking on application by registered health practitioner or student

Section 125(2)(b)—after "when imposing the condition" insert:

or at a later time

10—Amendment of section 126—Changing conditions on Board's initiative

Section 126(3)(b)—after "when imposing the condition" insert:

or at a later time

11—Amendment of section 135—Criminal history check

Section 135(1)(a)—delete paragraph (a) and substitute:

(a) ACC

12—Amendment of section 151—When National Board may decide to take no further action

- (1) Section 151(1)(e)—delete paragraph (e) and substitute:
 - (e) the subject matter of the notification—
 - (i) is being dealt with, or has already been dealt with, by another entity; or

- (ii) has been referred by the Board to another entity to be dealt with by that entity; or
- (f) the health practitioner to whom the notification relates has taken appropriate steps to remedy the matter the subject of the notification and the Board reasonably believes no further action is required in relation to the notification.

13—Amendment of section 196—Decision by responsible tribunal about registered health practitioner

Section 196(4)(b)—delete paragraph (b) and substitute:

- (b) prohibit the person, either permanently or for a stated period, from—
 - (i) providing any health service or a specified health service; or
 - (ii) using any title or a specified title.

14—Insertion of section 196A

After section 196 insert:

196A—Offences relating to prohibition orders

- A person must not contravene a prohibition order. Maximum penalty: \$30 000.
- (2) A person who is subject to a prohibition order (the *prohibited person*) must, before providing a health service, give written notice of the order to the following persons—
 - (a) the person to whom the prohibited person intends to provide the health service or, if that person is under 16 years of age or under guardianship, a parent or guardian of the person;
 - (b) if the health service is to be provided by the prohibited person as an employee—the person's employer;
 - (c) if the health service is to be provided by the prohibited person under a contract for services or any other arrangement with an entity—that entity;
 - (d) if the health service is to be provided by the prohibited person as a volunteer for or on behalf of an entity—that entity.

Maximum penalty: \$5 000.

(3) A person must not advertise a health service to be provided by a prohibited person unless the advertisement states that the prohibited person is subject to a prohibition order.

Maximum penalty-

- (a) in the case of an individual—\$5 000; or
- (b) in the case of a body corporate—\$10 000.

15—Substitution of section 220

Section 220—delete section 220 and substitute:

220—Disclosure to protect health or safety of patients or other persons

- (1) This section applies if a National Board reasonably believes that—
 - (a) either of the following poses, or may pose, a risk to public health—
 - (i) a registered health practitioner;
 - (ii) a person who provides a health service but is not a registered health practitioner; or
 - (b) the health or safety of a patient or class of patients is or may be at risk because of—
 - (i) a registered health practitioner's practice as a health practitioner; or
 - (ii) the provision of a health service by a person who is not a registered health practitioner.
- (2) The National Board may give written notice of the risk and any relevant information about a person mentioned in subsection (1)(a) or (b) to an entity of the Commonwealth or a State or Territory that the Board considers may be required to take action in relation to the risk.

16—Amendment of section 246—Parliamentary scrutiny of national regulations

Section 246(1)—delete subsection (1) and substitute:

- (1) A regulation made under this Law must be tabled in, or notice of its making given to, the Parliament of each participating jurisdiction—
 - (a) if a regulation made under an Act of that jurisdiction must be tabled in the Parliament of that jurisdiction—in the same way a regulation must be tabled in that jurisdiction; or
 - (b) if notice of the making of a regulation made under an Act of that jurisdiction must be given to the Parliament of that jurisdiction in the same way notice must be given in that jurisdiction.
- (1A) However, failure to comply with subsection (1) does not affect the validity of the regulation.
- (1B) The regulation may be disallowed in a participating jurisdiction by a House of the Parliament of that jurisdiction in the same way that a regulation made under an Act of that jurisdiction may be disallowed.
- (1C) However, subsection (1D) applies if-
 - (a) a regulation is not tabled in accordance with the law of a participating jurisdiction; and
 - (b) under the law of that jurisdiction a regulation may be disallowed only after its tabling.

(1D) The regulation is taken to be have been tabled in the Parliament of that jurisdiction on the first sitting day after the regulation was required to be tabled under the law of the jurisdiction.

17—Insertion of Part 13 Division 1

After section 305 insert:

Part 13—Transitional and other provisions for *Health* Practitioner Regulation National Law (South Australia) (Amendment of Law) Regulations 2017

Division 1—Paramedicine Board and registration of paramedics

306—Definitions

In this division-

Ambulance Service of New South Wales, for the issue of a Diploma of Paramedical Science, includes another entity prescribed by regulation for issuing the diploma;

Diploma of Paramedical Science—see section 312(5);

Paramedicine Board means-

- (a) the Paramedicine Board of Australia established under section 307; or
- (b) the Board continued in force on the participation day by a regulation made under section 31; or
- (c) if, after the participation day, the Paramedicine Board is dissolved and replaced by another Board established for the health profession of paramedicine by a regulation made under section 31—the other Board;

participation day means a day prescribed by regulation after which an individual may be registered in paramedicine under this Law;

relevant day means the day that is 3 years after the participation day.

307—Establishment of Paramedicine Board

- (1) The Paramedicine Board of Australia is established as a National Health Practitioner Board for the health profession of paramedicine.
- (2) The Board—
 - (a) is a body corporate with perpetual succession; and
 - (b) has a common seal; and
 - (c) may sue and be sued in its corporate name.
- (3) The Board represents the State.
- (4) This section applies until the Board is continued in force by a regulation made under section 31.
308—Powers and functions of Paramedicine Board

- (1) Sections 32, 33, 34, 37, 40, 234 and Schedule 4 apply to the Paramedicine Board until the participation day.
- (2) However, for section 34, the Ministerial Council may, until the participation day, appoint as practitioner members persons who the Council is satisfied have skills and experience in paramedicine relevant to the Board's functions.
- (3) The Paramedicine Board may perform the following functions until the participation day—
 - (a) develop and recommend one or more registration standards to the Ministerial Council under section 38 for its approval under section 12;
 - (b) develop and approve codes and guidelines under section 39;
 - (c) decide the day after which individuals may apply for registration in paramedicine;
 - (d) do anything under Part 6 in relation to accreditation for paramedicine;
 - (e) do anything under Part 7 to register individuals in paramedicine;
 - (f) anything else the Board may do under this division.

309—Paramedicine Board taken to be a National Board for stated matters

The Paramedicine Board is taken to be a National Board for the following provisions of this Law until the participation day—

- (a) Part 2;
- (b) Part 4;
- (c) Part 9;
- (d) Part 10, except for Division 3;
- (e) section 236.

310—CAA accredited programs of study

- (1) The Paramedicine Board may, until the relevant day, approve, or refuse to approve, a CAA accredited program of study as providing a qualification for the purposes of registration in paramedicine.
- (2) An approval of a program of study under subsection (1)—
 - (a) may be granted subject to the conditions the Board considers necessary or desirable in the circumstances; and
 - (b) does not take effect until the program is included in the list published under subsection (3).
- (3) A program of study approved by the Board under subsection (1) must—
 - (a) be published in a list on the National Agency's website; and
 - (b) include, for each program of study, the name of the education provider that provides the program.

- (4) A program of study approved under this section is taken to be an approved program of study for this Law.
- (5) This section applies despite section 49(1).
- (6) In this section—

CAA accredited program of study means a program of study accredited by the Council of Ambulance Authorities Inc. and published on the Council's website—

- (a) immediately before the commencement; or
- (b) between the commencement and the participation day.

311—Qualifications for general registration in paramedicine for a limited period

- (1) For the purposes of section 52(1)(a), an individual who applies for registration in paramedicine before the relevant day is qualified for general registration in paramedicine if the individual—
 - (a) holds a qualification or has completed training in paramedicine, whether in a participating jurisdiction or elsewhere, that the Paramedicine Board considers is adequate for the purposes of practising the profession; or
 - (b) holds a qualification or has completed training in paramedicine, whether in a participating jurisdiction or elsewhere, and has completed any further study, training or supervised practice in the profession required by the Paramedicine Board for the purposes of this section; or
 - (c) has practised paramedicine during the 10 years before the participation day for a consecutive period of 5 years or for any periods which together amount to 5 years and satisfies the Paramedicine Board that he or she is competent to practise paramedicine.
- (2) This section applies despite section 53.

312—Accepted qualification for general registration in paramedicine

- (1) This section applies to an individual who holds a Diploma of Paramedical Science issued by the Ambulance Service of New South Wales.
- (2) The individual is qualified for general registration in paramedicine for the purposes of section 52(1)(a).
- (3) This section applies despite section 53.
- (4) Nothing in this section makes a Diploma of Paramedical Science issued by the Ambulance Service of New South Wales an approved qualification for section 53(b).
- (5) In this section—

Diploma of Paramedical Science means any of the following:

- (a) a Diploma of Paramedical Science;
- (b) a Diploma of Paramedical Science (Ambulance) or an Advanced Diploma of Paramedical Science (Ambulance);

- (c) a Diploma in Paramedical Science (Pre-Hospital Care) or an Advanced Diploma Paramedical Sciences (Pre-Hospital Care);
- (d) a qualification—
 - (i) that has replaced the diploma mentioned in paragraph (a) and is prescribed by regulation; and
 - (ii) issued by the Ambulance Service of New South Wales.

313—Provisions that apply to student registration for Diploma of Paramedical Science

A Diploma of Paramedical Science issued by the Ambulance Service of New South Wales is taken to be an approved program of study for Part 7, Division 7, subdivisions 1 and 3.

314—Applications for registration in paramedicine and period of registration

- (1) An individual may apply to the Paramedicine Board for registration in paramedicine—
 - (a) before the participation day; and
 - (b) after the day decided by the Board under section 308(3)(c).
- (2) Subsection (3) applies if an individual applies for registration in paramedicine under subsection (1) and the Board grants the application under Part 7.
- (3) Despite section 56, the registration period—
 - (a) does not start until the participation day; and
 - (b) may be a period of not more than 2 years decided by the Board.

315—Applications for registration in paramedicine made but not decided before participation day

- (1) This section applies if—
 - (a) before the participation day an individual applies to the Paramedicine Board for registration in paramedicine; and
 - (b) the application is not decided by the Board by the participation day; and
 - (c) while the application for registration is being decided, the individual takes or uses a title, or does anything else, relating to paramedicine, that would contravene section 113 or 116.
- (2) The individual does not commit an offence against section 113 or 116 while the application is being decided.

Note—

See section 85 for when an application not decided by a National Board is taken to be a decision to refuse the application.

316—Period after participation day during which an individual does not commit an offence under sections 113 and 116

- (1) This section applies if an individual eligible for registration in paramedicine—
 - (a) has not applied to the Paramedicine Board for registration in paramedicine before the participation day; and
 - (b) takes or uses a title, or does anything else, relating to paramedicine, that would contravene section 113 or 116.

Note—

An individual may be qualified for general registration in paramedicine under section 311 or 312.

(2) The individual does not commit an offence against section 113 or 116 during the period of 90 days after the participation day.

317—Application of sections 113 and 116 to individual temporarily practising paramedicine in another jurisdiction

- (1) This section applies to an individual who—
 - (a) usually practises paramedicine in a participating jurisdiction that has yet to enact a law that substantially corresponds with the provisions of this law about paramedicine; and
 - (b) temporarily takes or uses a title or does anything else, relating to paramedicine in another jurisdiction, that would contravene section 113 or 116; and
 - (c) complies with any regulation made under this Law about temporarily taking or using a title or doing anything else, relating to paramedicine in another jurisdiction.
- (2) The individual does not commit an offence against section 113 or 116.
- (3) In this section—

another jurisdiction means a participating jurisdiction in which the provisions of this Law about paramedicine apply.

18—Insertion of Part 13 Division 2

Before Schedule 1 insert:

Division 2—Other transitional provisions

321—Offences relating to prohibition orders made before commencement

Section 196A also applies to a prohibition order made before the commencement.

Schedule 1—Related amendments

Part 1—Amendment of *Health Practitioner Regulation National Law* (South Australia) Act 2010

1—Amendment of section 79—Commissioner of Police may give criminal history information

(1) Section 79(1)(b)—delete "CrimTrac" wherever occurring and substitute in each case:

the ACC

(2) Section 79(2)—before the definition of *criminal history information* insert:

ACC means the Australian Crime Commission established under the *Australian Crime Commission Act 2002* of the Commonwealth;

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

being satisfied that the amendments set out in Schedule 1 of these regulations are necessary to ensure that the amendments made by the Parliament of Queensland have proper effect under the law of South Australia and with the advice and consent of the Executive Council on 19 December 2017

No 344 of 2017 HEAC-2016-00037

South Australia

National Electricity (South Australia) (Civil Penalties) Variation Regulations 2017

under the National Electricity (South Australia) Act 1996

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *National Electricity (South Australia) Regulations* taking effect on day on which these regulations are made

4 Substitution of Schedule 1

Schedule 1—Civil penalty provisions

Part 3—Variation of *National Electricity (South Australia) Regulations* taking effect on 1 July 2018

5 Variation of Schedule 1—Civil penalty provisions

Part 4—Variation of *National Electricity (South Australia) Regulations* taking effect on 19 September 2019

6 Variation of Schedule 1—Civil penalty provisions

Part 1—Preliminary

1—Short title

These regulations may be cited as the *National Electricity* (*South Australia*) (*Civil Penalties*) *Variation Regulations* 2017.

2—Commencement

- (1) Subject to subregulations (2) and (3), these regulations come into operation on the day on which they are made.
- (2) Part 3 will come into operation on 1 July 2018.
- (3) Part 4 will come into operation on 19 September 2019.

3—Variation provisions

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

Part 2—Variation of *National Electricity (South Australia) Regulations* taking effect on day on which these regulations are made

4—Substitution of Schedule 1

Schedule 1—delete Schedule 1 and substitute:

Schedule 1—Civil penalty provisions

Provisions of the Rules

clause 1.9 clause 2.2.2(c)clause 2.2.3(d) clause 2.2.4(c)clause 2.2.4(d) clause 2.2.6(g)(1) - (2) clause 2.2.6(g)(4) clause 2.2.6(h) clause 2.2.7(f) clause 2.3.2(c) clause 2.3.3(c) clause 2.3.4(c)clause 2.3.4(h)clause 2.3.5(g)(1)clause 2.3.5(g)(2) clause 2.3.5(g)(4) clause 2.3.5(h) clause 2.3A.1(g) - (h)clause 2.5.3(e)(1) - (4) clause 2.10.2(a) clause 2.11.2(c) clause 3.3.1(a) clause 3.3.2(a) - (e) clause 3.3.5 clause 3.3.6(a) - (b) clause 3.3.7(b) clause 3.3.13(a) clause 3.3.16(a)

clause 3.3.18(a) clause 3.6.3(b)(2) - (3) clause 3.6.3(b1) clause 3.6.3(f)(1) clause 3.6.3(g) clause 3.7.2(d) - (e) clause 3.7.3(e) - (g) clause 3.7A(n) - (p)clause 3.7B(b) clause 3.8.2 (a) - (b) clause 3.8.2(b1) clause 3.8.2(e) clause 3.8.3A(b) clause 3.8.3A(d)clause 3.8.3A(j) clause 3.8.4(a) - (d) clause 3.8.4(e) clause 3.8.7A(l) clause 3.8.7A(m)clause 3.8.8(b) clause 3.8.17(e) clause 3.8.18(b) - (c) clause 3.8.19(a) clause 3.8.19(a1) clause 3.8.19(b)(1) clause 3.8.20(g) clause 3.8.22(c)(1) - (3)clause 3.8.22(ca) clause 3.9.7(a) clause 3.11.2(f) clause 3.11.3(j) clause 3.11.5(l) clause 3.11.9(d) clause 3.12.11(a)(1) clause 3.12.11(e) clause 3.12.11(g)

clause 3.12A.4 clause 3.12A.7(e) clause 3.12A.7(i1) clause 3.12A.7(n)(1) clause 3.13.2(h) clause 3.13.3(b) clause 3.13.3(b1) clause 3.13.3(c) clause 3.13.3(h) - (i) clause 3.13.3(t) clause 3.13.12(f) clause 3.13.12(g) clause 3.14.3(e) - (f) clause 3.15.8(b) clause 3.15.9(f) clause 3.15.10A(b)(2) clause 3.15.16 clause 3.15.20(a) clause 3.15.21(h) clause 3.15.25(a) clause 3.18.4(e) clause 3.19(c)clause 4.3.3(c) clause 4.3.3(e)(1) - (3) clause 4.3.4(a) - (c) clause 4.3.4(d) clause 4.3.4(f) - (g)clause 4.3.5(a) - (b) clause 4.4.2(b) clause 4.4.3 clause 4.5.2(b) clause 4.6.5(c) clause 4.7.1(a) clause 4.8.1 clause 4.8.2(a) - (b) clause 4.8.5A(d)

clause 4.8.9(c) clause 4.8.9A clause 4.8.12(d) clause 4.8.14(b) clause 4.8.14(d) - (e) clause 4.8.15(g) clause 4.9.2(d) clause 4.9.2A(b)clause 4.9.3(b) clause 4.9.3A(c) - (d)clause 4.9.4(a) - (f) clause 4.9.4A(a) - (b)clause 4.9.6(a)(1) - (2) clause 4.9.6(b)(3) clause 4.9.6(b)(4) clause 4.9.7(a) clause 4.9.7(b)(1) - (4) clause 4.9.8(a) - (c) clause 4.9.8(d) clause 4.9.8(e) clause 4.9.9 clause 4.9.9A clause 4.9.9B clause 4.10.2(b) - (c) clause 4.10.2(d) clause 4.10.3(a) clause 4.10.4(a) clause 4.10.4(b) clause 4.11.1(a) clause 4.11.1(b) - (c) clause 4.11.1(e) clause 4.11.1(g) clause 4.11.2(a) clause 4.11.2(d) clause 4.11.3(a) clause 4.11.3(b)(1) - (5) clause 4.11.3(c) - (e) clause 4.11.4(a) - (b) clause 4.11.5(a) clause 4.11.5(b) clause 4.12(a)clause 4.12(c)clause 4.12(e) - (f) clause 4.13(a) - (b) clause 4.14(g) clause 4.15(a) - (b) clause 4.15(e) - (f) clause 4.15(h) clause 5.2.2(a) clause 5.2.3(b) - (c) clause 5.2.3(d)(7) - (8) clause 5.2.3(d)(10) - (12) clause 5.2.3(e)clause 5.2.3(e1), (f), (g) clause 5.2.3(g1) clause 5.2.4(a)clause 5.2.5(a) clause 5.2.5(c)clause 5.2.6(a) clause 5.2.7(b) clause 5.2A.3(e) clause 5.2A.6(c)clause 5.2A.7(a) clause 5.2A.7(e) clause 5.2A.8(d) clause 5.2A.8(1) clause 5.3.2(b) clause 5.3.2(c) clause 5.3.2(d) clause 5.3.2(f) clause 5.3.3(b) clause 5.3.3(b1)

clause 5.3.3(b5) clause 5.3.3(c) clause 5.3.4A(c)clause 5.3.4A(e), (f) and (g) clause 5.3.4B(a)clause 5.3.4B(e) clause 5.3.4B(i) clause 5.3.4B(k) clause 5.3.4B(q)clause 5.3.5(g) clause 5.3.6(a) clause 5.3.6(b) - (c1) clause 5.3.6(g) clause 5.3.6(h) clause 5.3.6(j) clause 5.3.7(g) clause 5.3.8(e)clause 5.3.8(f) clause 5.3.9(h)clause 5.3.10(a) clause 5.3A.8(g)(1) clause 5.3A.10(e) clause 5.3A.12(b) clause 5.3AA(e) clause 5.3AA(h) clause 5.4.2(a)clause 5.4.2(b) clause 5.5(h) clause 5.6.2(a) clause 5.6.2(b) clause 5.7.1(l) clause 5.7.2(h)clause 5.7.2(i) clause 5.7.3(a) clause 5.7.3(c) clause 5.7.3(d)

clause 5.7.3A(a)clause 5.7.3A(b)clause 5.7.3A(c)clause 5.7.4(a1) clause 5.7.4(a3) clause 5.7.5(a) - (d) clause 5.7.5(h) clause 5.7.6(e) clause 5.7.7(j) clause 5.7.7(m) clause 5.7.7(u) - (v) clause 5.7.7(y) - (z)clause 5.7.7(aa) clause 5.7.7(ae) clause 5.8.1(a)clause 5.8.1(b)clause 5.8.3(a) - (b) clause 5.8.5(c)clause 5.9.1(a) - (b) clause 5.9.2(a) clause 5.9.3(c)clause 5.9.4(d) clause 5.9.5(b) clause 5.9.6(c) clause 5.11.2(a) - (c) clause 5.12.1(a) - (b) clause 5.13.1(a)(2) clause 5.13.1(d) clause 5.14.1(a)(1) - (a)(2)clause 5.14.1(b) clause 5.14.1(d) clause 5.22(k) clause 7.2.1(a) clause 7.3.2(a) clause 7.3.2(b)

clause 7.3.2(e) clause 7.3.2(f) clause 7.3.2(g) clause 7.3.2(h)clause 7.3.2(i) clause 7.5.1(d)(1) clause 7.5A.1 clause 7.6.3(c)clause 7.6.4(c)clause 7.7.1(a) clause 7.7.1(b) clause 7.8.1(a) clause 7.8.1(c) clause 7.8.2(a)(1) clause 7.8.2(a)(2) clause 7.8.2(a)(3) clause 7.8.2(a)(4)clause 7.8.2(a)(5) clause 7.8.2(a)(6) clause 7.8.2(a)(7) clause 7.8.2(a)(8) clause 7.8.2(a)(9) clause 7.8.2(a)(10) clause 7.8.2(a)(11) clause 7.8.2(d)(1) clause 7.8.2(d)(2) clause 7.8.2(ea) clause 7.8.3(a) clause 7.8.4(f) clause 7.8.4(h) clause 7.8.6(a)(1) - (2) clause 7.8.6(d)(2) clause 7.8.6(g) clause 7.8.7(a) clause 7.8.8(c) clause 7.8.10(a), (c) - (d) clause 7.8.11(a) clause 7.8.11(b) clause 7.8.11(c) clause 7.8.13(a) clause 7.9.1(a) clause 7.9.1(e)clause 7.9.1(h) - (i) clause 7.9.2(a) clause 7.9.3(e1) clause 7.10.2(a)(3) - (4) clause 7.10.3(a) clause 7.10.5(a) - (c) clause 7.10.6(a) clause 7.10.7(a) - (c) clause 7.10.7(d) clause 7.11.3 clause 7.12.2(b) clause 7.15.2(a) clause 7.15.3(a) clause 7.15.3(b) clause 7.15.3(c) clause 7.15.3(d) clause 7.15.3(e) clause 7.15.3(i) clause 7.15.3(j) clause 7.15.4 clause 7.15.5(a) clause 7.16.2(c) clause 8.2.3 clause 8.2.9(c) clause 8.6.1(b)(1) - (3) clause 8.6.1(d) clause 8.6.1(e) clause 8.6.3 clause 8.7.2(e) clause 8.7.2(f)

clause 9.4.3(b) clause 9.4.3(d)(1) - (2) clause 9.4.3(f) clause 9.4.3(g)clause 9.7.2(c) clause 9.12.3(c)(1) - (2)clause 9.12.3(e)(1) - (2) clause 9.12.3(h) clause 11.86.7(a) clause 11.86.7(b) clause 11.86.7(d) clause 11.86.7(g)(3) clause 11.86.7(h) clause 11.86.7(i) **SCHEDULE 9A3** clause 6.3(a) - (b)

Part 3—Variation of *National Electricity (South Australia) Regulations* taking effect on 1 July 2018

5—Variation of Schedule 1—Civil penalty provisions

(1) Schedule 1—after "clause 2.3A.1(g) - (h)" insert:

clause 2.5.1(d4)

(2) Schedule 1—after "clause 3.9.7(a)" insert:

clause 3.9.7(c)

(3) Schedule 1—after "clause 4.3.4(f) - (g)" insert:

clause 4.3.4(j)

clause 4.3.4(k)

- clause 4.3.4(1)
- clause 4.3.4(m)

clause 4.3.4(n)

- (4) Schedule 1—after "clause 4.4.3" insert:
 - clause 4.4.4(g)
 - clause 4.4.4(h)
 - clause 4.4.5(f)
 - clause 4.4.5(g)

(5) Schedule 1—after "clause 4.9.9B" insert: clause 4.9.9C

clause 4.9.9D

- (6) Schedule 1—after "clause 5.2.3(g1)" insert:
 - clause 5.2.3(j) clause 5.2.3(k) clause 5.2.3A(a) clause 5.2.3A(b)
- (7) Schedule 1—after "clause 5.2.4(a)" insert:

clause 5.2.4(c)

clause 5.2.4(d)

(8) Schedule 1—after "clause 5.2.5(c)" insert:

clause 5.2.5(d)

clause 5.2.5(e)

(9) Schedule 1—delete:

clause 5.4.2(a)

clause 5.4.2(b)

clause 5.5(h)

(10) Schedule 1—after "clause 5.3.8(f)" insert:

clause 5.3.9(b)(2)

- (11) Schedule 1—after "clause 5.14.1(d)" insert:
 - clause 5.20B.4(b)
 - clause 5.20B.5(f)
 - clause 5.20B.6(b)
 - clause 5.20B.6(f)
 - clause 5.20C.3(b)
 - clause 5.20C.4(b)
 - clause 5.20C.4(f)
- (12) Schedule 1—after "clause 11.86.7 (i)" insert:

SCHEDULE 5

- clause 2.4(a) clause 2.4(b)
- clause 3.1(a1)
- clause 3a.1(a1)

Part 4—Variation of *National Electricity (South Australia) Regulations* taking effect on 19 September 2019

6-Variation of Schedule 1-Civil penalty provisions

Schedule 1—after "clause 11.86.7 (i)" insert:

clause 11.100.4(c)

clause 11.101.4(c)

Made by the Governor

on the unanimous recommendation of the Ministers of the participating jurisdictions and with the advice and consent of the Executive Council on 19 December 2017

No 345 of 2017

MMRE17/48TCS

South Australia

National Energy Retail (Civil Penalties) Variation Regulations 2017

under the National Energy Retail Law (South Australia) Act 2011

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of National Energy Retail Regulations

4 Variation of Schedule 1—Civil penalty provisions

Part 1—Preliminary

1—Short title

These regulations may be cited as the *National Energy Retail (Civil Penalties) Variation Regulations 2017.*

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 National Energy Retail Regulations

4—Variation of Schedule 1—Civil penalty provisions

(1) Schedule 1—delete "Rule 19(2)" and substitute:

Rule 19(2)(a) - (b)

- (2) Schedule 1—after "Rule 56A" insert:
 - Rule 59A(1) Rule 59A(2) Rule 59A(3) Rule 59A(7) Rule 59C(2) - (5)

(3) Schedule 1—after "Rule 99(4)" insert:

Rule 99A(3)

(4) Schedule 1—after "Rule 106" insert:

Rule 106A(1) - (6)

(5) Schedule 1—after "Rule 124(1) and (2)" insert:

Rule 124A(1)

Made by the Governor

on the unanimous recommendation of the Ministers of the participating jurisdictions and with the advice and consent of the Executive Council on 19 December 2017

No 346 of 2017

MMRE17/48TCS

South Australia

National Gas (South Australia) (Civil Penalties) Variation Regulations 2017

under the National Gas (South Australia) Act 2008

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of National Gas (South Australia) Regulations

- 4 Variation of Schedule 3—Civil penalties
- 5 Variation of Schedule 4—Conduct provisions

Part 1—Preliminary

1—Short title

These regulations may be cited as the *National Gas* (*South Australia*) (*Civil Penalties*) *Variation Regulations* 2017.

2—Commencement

- (1) Subject to subregulation (2), these regulations come into operation on the day on which they are made.
- (2) Regulation 4(1) will come into operation on 30 September 2018.

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 National Gas (South Australia) Regulations

4—Variation of Schedule 3—Civil penalties

(1) Schedule 3—after "Rule 138A(4)" insert:

Rule 150(1) Rule 150(2) Rule 151(1) Rule 151(2) Rule 152(6)(e) Rule 156(1) Rule 156(3) Rule 156(4)

- Rule 156(5)
- Rule 157
- Rule 165(1)
- Rule 165(4)

(2) Schedule 3—after "Rule 544" insert:

- Rule 551(1) Rule 551(3) Rule 552(1) Rule 558(1) Rule 558(2) Rule 560(1) Rule 562(3) Rule 585(8)
- Rule 586(2)

5—Variation of Schedule 4—Conduct provisions

(1) Schedule 4—after "Rule 138AC" insert:

Rule 165(1)

(2) Schedule 4—after "Rule 544" insert:

Rule 560(1)

Rule 562(3)

Made by the Governor

on the unanimous recommendation of the Ministers of the participating jurisdictions and with the advice and consent of the Executive Council on 19 December 2017

No 347 of 2017

MMRE17/48TCS

South Australia

Criminal Law Consolidation (General) (Surrendered Items) Variation Regulations 2017

under the Criminal Law Consolidation Act 1935

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement 3
- Variation provisions

Part 2—Variation of Criminal Law Consolidation (General) Regulations 2006

4 Variation of regulation 4A—Dealing with surrendered items

Part 1—Preliminary

1—Short title

These regulations may be cited as the Criminal Law Consolidation (General) (Surrendered Items) Variation Regulations 2017.

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 *Criminal Law Consolidation (General)* **Regulations 2006**

4—Variation of regulation 4A—Dealing with surrendered items

Regulation 4A—delete "Firearms Act 1977" wherever occurring and substitute in each case: (1)

Firearms Act 2015

(2)Regulation 4A(1)—delete "section 269OA(3)" and substitute:

sections 269NC(3) and 269OA(3)

Regulation 4A(4) and (5)—delete subregulations (4) and (5) and substitute: (3)

(4) If—

(a) the condition imposed under section 269NB(4)(a) of the Act on the release on licence of the person who surrendered the surrendered item is revoked, or a Division 3A order to which the person is subject is revoked or lapses; or

(b) the condition imposed under section 269O(1a)(a) of the Act on the release on licence of the person who surrendered the surrendered item is revoked, or a supervision order to which the person is subject is revoked or lapses,

(as the case may be) the person may notify the Commissioner of Police of that fact.

- (5) Subject to this regulation, if the Commissioner of Police—
 - (a) is notified pursuant to subregulation (4); or
 - (b) otherwise becomes aware that—
 - (i) the release on licence of the person is no longer subject to the condition imposed under section 269NB(4)(a), or the Division 3A order to which the person is subject is revoked or lapses; or
 - (ii) the release on licence of the person is no longer subject to the condition imposed under section 269O(1a)(a), or the supervision order to which the person is subject is revoked or lapses,

(as the case may be) the Commissioner of Police must cause the surrendered item to be returned to the person who surrendered the item.

(4) Regulation 4A(9)(a)—delete "269OA(1) of the Act" and substitute:

269NC(1) or 269OA(1) of the Act, as the case requires

(5) Regulation 4A(14), definition of *surrendered item*—after "section" insert:

269NC(1) or

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 19 December 2017

No 348 of 2017

AGO0176/17CS

Southern State Superannuation (Insurance) Variation Regulations 2017

under the Southern State Superannuation Act 2009

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Southern State Superannuation Regulations 2009

- 4 Variation of regulation 3—Interpretation
- 5 Variation of regulation 6—Employment matters
- 6 Variation of regulation 12—Salary sacrifice by members of certain schemes
- 7 Variation of regulation 13—Salary sacrifice by members of Police Superannuation Scheme
- 8 Variation of regulation 13A—Members of Parliamentary Superannuation scheme
- 9 Variation of regulation 13B—Members of Super SA Select
- 10 Variation of regulation 16—Contribution, co-contribution and rollover accounts
- 11 Variation of regulation 21—Interpretation
- 12 Variation of regulation 25—Amalgamation of accounts
- 13 Substitution of Part 3 Division 2 Subdivision 1

Subdivision 1-Default invalidity/death insurance

28 Default invalidity/death insurance

- 14 Variation of heading to Part 3 Division 2 Subdivision 2
- 15 Variation of regulation 29—Interpretation
- 16 Variation of regulation 30—Application for additional invalidity/death insurance
- 17 Substitution of regulations 31 to 33
- 31 Additional invalidity/death insurance for prescribed members
- 18 Substitution of heading to Part 3 Division 2 Subdivision 3
- 19 Substitution of regulation 34
 - 34 Amount of invalidity/death insurance benefits and amount of premiums
- 20 Substitution of regulation 35
 - 35 Voluntary reduction or cessation of invalidity/death insurance
 - 35A Application for insurance following decrease or cessation of insurance
- 21 Substitution of heading to Part 3 Division 2 Subdivision 4
- 22 Substitution of regulation 36
 - 36 Disability pension
 - 36AA Application for disability pension
 - 36AAB Amount of pension
 - 36AAC Matters affecting entitlement to pension
 - 36AAD Duration of disability pension
 - 36AAE Miscellaneous
- 23 Variation of regulation 36A—Notional salary
- 24 Insertion of regulation 36B
 - 36B Maximum level of income protection
- 25 Variation of regulation 37—Exemption from ambit of regulation 36
- 26 Insertion of regulation 37A
 - 37A Applications for income protection
- 27 Variation of regulation 38—Persons not entitled to disability pension
- 28 Variation of regulation 38A—Police disability pension

5190	THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE 19 December 2017
29	Variation of regulation 39—Payment of premiums by members
30	Variation of heading to Part 3 Division 3
31	Variation of regulation 40—Application for death insurance
32	Variation of regulation 41—Variation of death insurance
33	Substitution of regulation 42
	42 Amount of death insurance benefits and amount of premiums
34	Variation of regulation 43—Payment of premiums by spouse members
35	Variation of regulation 44—Interpretation
36	Substitution of Part 3 Division 4 Subdivision 3
	Subdivision 3—Post retirement insurance
	 46 Post retirement invalidity and death insurance 47 Terms and conditions
37	Variation of regulation 49—Application for insurance
38	Variation of regulation 55—Resignation
39	Variation of regulation 58—Invalidity or terminal illness
40	Variation of regulation 59—Death of member
41	Variation of regulation 62D—Preservation of components
42	Variation of regulation 62E—Invalidity
43	Variation of regulation 62F—Death of PSS3 member
44	Variation of regulation 63—Benefits for spouse members
45	Variation of regulation 73A—Medical information for invalidity and terminal illness benefits
46	Variation of regulation 78—Information to be given to certain members
47	Substitution of Schedules 1 and 2
	Schedule 1—Invalidity/death insurance benefits
	Schedule 2—Death insurance benefits
48	Variation of Schedule 3—Transitional provisions

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Southern State Superannuation (Insurance) Variation Regulations 2017.*

2—Commencement

These regulations will come into operation on 14 May 2018.

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 Southern State Superannuation Regulations 2009

4—Variation of regulation 3—Interpretation

(1) Regulation 3(1)—after the definition of *Act* insert:

additional invalidity/death insurance means invalidity/death insurance granted by the Board under Part 3 Division 2 Subdivision 2;

additional invalidity/death insurance benefits means benefits payable in respect of additional invalidity/death insurance;

- (2) Regulation 3(1), definitions of *basic invalidity/death insurance* and *basic invalidity/death insurance benefits*—delete the definitions
- (3) Regulation 3(1)—after the definition of *contributions* insert:

default invalidity/death insurance—see regulation 28;

default invalidity/death insurance benefits means benefits payable in respect of default invalidity/death insurance;

(4) Regulation 3(1), after the definition of *employer contribution account* insert:

gainful employment, of a person, means employment (including self-employment) of the person for gain or reward in a business, trade, profession, vocation, calling or occupation;

(5) Regulation 3(1), definition of *invalidity/death insurance benefits*—delete "basic or voluntary" and substitute:

default or additional

(6) Regulation 3(1), definition of *retrenchment*, (a)—delete "regulation 58(11) or (12)" and substitute:

regulation 58(11)(a), (b), (c) or (e)

(7) Regulation 3(1), definitions of *voluntary invalidity/death insurance* and *voluntary invalidity/death insurance benefits*—delete the definitions

5—Variation of regulation 6—Employment matters

(1) Regulation 6(4)(a)—delete "subclause" and substitute:

subregulation

- (2) Regulation 6(4)(a)(i)—delete subparagraph (i) and substitute:
 - (i) if the member is incapacitated during that 12 month period, the member may be entitled to benefits under regulation 58 on account of invalidity, subject to the following:
 - (A) for the purposes of regulation 58, the member's employment will be taken to have been terminated on account of invalidity by the employer on the day on which the member became incapacitated;
 - (B) regulation 58(11) and (12) will not apply for the purposes of determining the member's entitlement to benefits;
 - (C) the member must, within 2 years after the day on which the member becomes incapacitated to the extent envisaged by this subparagraph, give written notice to the Board claiming that the member is entitled to benefits under regulation 58; and
 - (ia) if, during that 12 month period, the member suffers from a terminal illness, the member may be entitled to benefits under regulation 58(1)(b); and
 - (ib) if, during that 12 month period, the member is incapacitated for work on account of a disability, the member may be entitled to a disability pension under Part 3 Division 2 Subdivision 4; and

- (3) Regulation 6(7)—delete subregulation (7) and substitute:
 - (7) If, during the period of 12 months referred to in subregulation (4)(a), all benefits payable under the Act or these regulations to, on behalf of or in respect of the member are paid, subregulation (4) will cease to operate in relation to the member.

6—Variation of regulation 12—Salary sacrifice by members of certain schemes

Regulation 12(4)(b)—delete "voluntary" and substitute:

additional

7—Variation of regulation 13—Salary sacrifice by members of Police Superannuation Scheme

Regulation 13(3)(b)—delete "voluntary" and substitute:

additional

8—Variation of regulation 13A—Members of Parliamentary Superannuation scheme

Regulation 13A(2)(b)—delete "voluntary" and substitute:

additional

9—Variation of regulation 13B—Members of Super SA Select

(1) Regulation 13B(3)(b)—delete "basic invalidity/death insurance and voluntary" and substitute:

default invalidity/death insurance and additional

(2) Regulation 13B(3)(c)—delete "regulations 36 and 36A" and substitute:

Part 3 Division 2 Subdivisions 4 and 4A

10—Variation of regulation 16—Contribution, co-contribution and rollover accounts

- (1) Regulation 16(2)—after paragraph (a) insert:
 - (ab) in the case of a member who is in receipt of a disability pension under regulation 36—a contribution replacement benefit as required under regulation 36AAB(2); and
- (2) Regulation 16(3)(a)(ii)—delete "basic invalidity/death insurance and the voluntary" and substitute:

default invalidity/death insurance and the additional

(3) Regulation 16(3)(b)(ii)—delete "voluntary" and substitute:

additional

11—Variation of regulation 21—Interpretation

(1) Regulation 21—before the definition of *eligible member* insert:

death insurance means death insurance granted by the Board under regulation 40; *death insurance benefits* means benefits payable in respect of death insurance; (2) Regulation 21, definitions of *voluntary death insurance* and *voluntary death insurance benefits*—delete the definitions

12—Variation of regulation 25—Amalgamation of accounts

- (1) Regulation 25(2)(b)—delete "voluntary" first occurring
- (2) Regulation 25(2)(b)—delete "voluntary" second occurring and substitute: additional

13—Substitution of Part 3 Division 2 Subdivision 1

Part 3 Division 2 Subdivision 1—delete the Subdivision and substitute:

Subdivision 1—Default invalidity/death insurance

28—Default invalidity/death insurance

- (1) Subject to this regulation and regulation 35A, a member under the age of 70 years is entitled to default invalidity/death insurance regardless of the state of the member's health.
- (2) A member is not entitled to default invalidity/death insurance if the member—
 - (a) is a member of the scheme by virtue only of regulation 9(3), (5), (5a), (5b), (6), (7) or (8) (including any combination of these provisions); or
 - (b) is—
 - (i) employed or engaged for a specified period of time; and
 - (ii) remunerated solely by a fee, allowance or commission; or
 - (c) has received insurance benefits (or benefits of a similar kind) on account of a terminal illness paid—
 - (i) under regulation 58(1)(b) or a provision of the repealed Act; or
 - (ii) under an Act that provides for the payment of benefits by the Treasurer; or
 - (iii) under an administered scheme.
- (3) A spouse member of the scheme is not entitled to default invalidity/death insurance in the spouse member's capacity as a spouse member.
- (4) Subject to subregulation (5), the following provisions apply in relation to a member who has received invalidity insurance benefits (or invalidity benefits of a similar kind) under the Act, the repealed Act, another Act that provides for the payment of benefits by the Treasurer or an administered scheme, and is subsequently employed in employment to which the Act applies:
 - (a) the member is entitled to default death insurance, but not default invalidity insurance, in respect of the member's subsequent employment (and a reference in these regulations to invalidity/death insurance is to be taken, insofar as it applies to the member, to be a reference to death insurance only);

- (b) however, a death insurance benefit is payable only if the cause of the member's death has no connection with the condition in relation to which invalidity benefits (or a benefit in the nature of invalidity benefits) were previously paid to the member.
- (5) Subregulation (4) does not apply in relation to a member who is not entitled to default invalidity/death insurance by virtue of subregulation (2)(c).
- (6) In this regulation—

administered scheme has the same meaning as in Schedule 3 of the *Superannuation Act 1988*

Note—

A member who holds fixed insurance cover when this regulation commences is not entitled to default invalidity/death insurance—see Schedule 3 Part 2.

14—Variation of heading to Part 3 Division 2 Subdivision 2

Heading to Part 3 Division 2 Subdivision 2-delete "Voluntary" and substitute:

Additional

15—Variation of regulation 29—Interpretation

Regulation 29, definition of *fixed insurance cover*—delete the definition and substitute:

fixed benefit insurance cover—see regulation 34;

16—Variation of regulation 30—Application for additional invalidity/death insurance

(1) Regulation 30(1)—delete "(other than a prescribed member)" and substitute:

under the age of 70 years (other than a prescribed member under the age of 65 years)

(2) Regulation 30(1)—delete "voluntary" and substitute:

additional

(3) Regulation 30(1a)—delete "Voluntary" and substitute:

Additional

(4) Regulation 30(2)—delete "voluntary" and substitute:

additional

- (5) Regulation 30(3)—delete subregulation (3) and substitute:
 - (3) A person who is not entitled to default invalidity/death insurance under regulation 28(2)(b) or (c), or who is entitled to default death insurance but not default invalidity insurance, cannot apply for additional invalidity/death insurance or death insurance.
- (6) Regulation 30(4)—delete "voluntary" and substitute:

additional

(7) Regulation 30(5)—delete "voluntary" and substitute:

additional

(8) Regulation 30(6)—delete "voluntary" wherever occurring and substitute in each case: additional

17—Substitution of regulations 31 to 33

Regulations 31 to 33 (inclusive)—delete the regulations and substitute:

31—Additional invalidity/death insurance for prescribed members

- (1) A prescribed member under the age of 65 years who has not taken out fixed benefit insurance has, regardless of the state of the health of the member, additional invalidity/death insurance cover at least equal in value to 3 units of standard insurance cover, determined according to the member's current age, and is liable for premiums in respect of that insurance fixed by or under regulation 34.
- (2) A prescribed member under the age of 65 years who has taken out fixed benefit insurance cover has, regardless of the state of the health of the member, the number of units of fixed benefit insurance cover necessary to provide the member with invalidity/death insurance cover at least equal in value to 6 units of standard insurance cover (taking into account the member's default invalidity/death insurance cover), determined according to the member's current age, and is liable for premiums in respect of that insurance fixed by or under regulation 34.
- (3) A prescribed member is not required to apply for additional insurance to which the member is entitled under subregulation (1) or (2).
- (4) Subject to regulation 34, a prescribed member may apply to the Board, in the approved form, to increase the level of the member's additional invalidity/death insurance.
- (5) If the Board grants an application for an increase in the level of additional insurance, the Board must fix the date for the commencement of the increase in the level of insurance.

18—Substitution of heading to Part 3 Division 2 Subdivision 3

Heading to Part 3 Division 2 Subdivision 3—delete the heading and substitute:

Subdivision 3—Amount of insurance benefits and premiums

19—Substitution of regulation 34

Regulation 34—delete the regulation and substitute:

34—Amount of invalidity/death insurance benefits and amount of premiums

- (1) There will be 2 classes of invalidity/death insurance:
 - (a) *standard insurance cover* under the Table in Schedule 1 where the value of a unit of cover, as designated in column 2, is determined on the basis of the member's age;
 - (b) *fixed benefit insurance cover* where the value of a unit of cover is fixed at \$10 000 irrespective of the member's age (up to age 69).

- (2) There will be 2 classes of death insurance for members to whom regulation 28(4) applies:
 - (a) *standard insurance cover* under the Table in Schedule 2 where the value of a unit of cover, as designated in column 2, is determined on the basis of the member's age;
 - (b) *fixed benefit insurance cover* where the value of a unit of cover is fixed at \$10 000 irrespective of the member's age (up to age 69).
- (3) Insurance cover under this Division ceases in relation to a member when the member reaches the age of 70 years.
- (4) The amount of the premium payable per unit of insurance cover provided under this regulation is to be fixed by the Board on the recommendation of an actuary.
- (5) An applicant for additional invalidity/death insurance may apply for standard insurance cover or fixed benefit insurance cover.
- (6) The class of insurance held by a member may, on application by the member in the approved form and subject to terms and conditions determined by the Board, be changed to the other class of insurance.
- (7) However, a member may not, at any 1 time, take out both standard and fixed benefit insurance cover.
- (8) Subject to regulation 35A, the amount of default invalidity/death insurance for a member who has not taken out fixed benefit insurance cover is 3 units of standard insurance cover.
- (9) If a member has an entitlement to default invalidity/death insurance immediately before taking out fixed benefit insurance cover, the level of the member's default invalidity/death insurance will be determined by the Board.
- (10) In making a determination for the purposes of subregulation (9), the Board must ensure that the member's default invalidity/death insurance after the member takes out fixed benefit insurance cover is fixed at a level that provides insurance cover that is as close as possible in value to, but does not exceed in value, the value of the member's default invalidity/death insurance cover is taken out.
- (11) If a member who takes out fixed benefit insurance cover does not have an entitlement to default invalidity/death insurance immediately before taking out the fixed benefit insurance cover, the member is not entitled to default invalidity/death insurance.

Note-

A member to whom subregulation (11) applies may nevertheless make application for additional insurance.

- (12) The Board may allow a rebate of the premium payable under this regulation in respect of invalidity/death insurance cover or death insurance cover.
- (13) The aggregate value of units of cover granted to a member employed other than on a casual basis must not exceed \$1 500 000 (inclusive of the member's default cover).

(14) The aggregate value of units of cover granted to a member employed on a casual basis must not exceed \$750 000 (inclusive of the member's default cover).

20—Substitution of regulation 35

Regulation 35—delete the regulation and substitute:

35—Voluntary reduction or cessation of invalidity/death insurance

- (1) Subject to subregulation (2), the amount of invalidity/death insurance held by a member may be reduced on application by the member to the Board in the approved form.
- (2) The value of invalidity/death insurance held by a prescribed member under the age of 65 years may not be reduced below an amount equivalent in value to 6 units of standard insurance cover.
- (3) Invalidity/death insurance held by a member (other than a prescribed member under the age of 65 years) may cease on application to the Board by the member in the approved form.
- (4) If the amount of invalidity/death insurance held by a member is reduced, or ceases, under this regulation, premiums will cease to be payable in respect of any cover that is no longer held by the member from a day determined by the Board (which must be as soon as practicable after receipt of the application).

35A—Application for insurance following decrease or cessation of insurance

- (1) If the amount of invalidity/death insurance held by a member is reduced under regulation 35—
 - (a) further invalidity/death insurance may subsequently be granted to the member on application by the member in the approved form; but
 - (b) if the amount of the member's insurance has been reduced to 2 units or less of standard insurance cover (or an amount of insurance that is lower in value than, but does not exceed in value, 2 units of standard insurance cover)—
 - the member's default invalidity/death insurance will not exceed in value the amount to which the member's insurance has been reduced; and
 - (ii) accordingly, the Board may, having regard to the state of the member's health, grant the application subject to authorised conditions (see regulation 49).
- (2) If the amount of invalidity/death insurance held by a member ceases under regulation 35, further invalidity/death insurance may subsequently be granted to the member on application by the member in the approved form, subject to the following:
 - (a) the member will no longer be entitled to default invalidity/death insurance;

(b) the Board may, having regard to the state of the member's health, grant the application subject to authorised conditions (see regulation 49).

21—Substitution of heading to Part 3 Division 2 Subdivision 4

Heading to Part 3 Division 2 Subdivision 4—delete the heading and substitute:

Subdivision 4—Income protection

22—Substitution of regulation 36

Regulation 36—delete the regulation and substitute:

36—Disability pension

- (1) Pursuant to section 22(1) of the Act, but subject to these regulations, a member who—
 - (a) is incapacitated for work on account of a disability; and
 - (b) is absent from work in respect of employment to which the Act applies on account of the incapacity; and
 - (c) is receiving treatment from a medical practitioner in respect of the incapacity and is following the advice of the practitioner,

is entitled to a disability pension.

- (2) A member is incapacitated for work on account of a disability for the purposes of this Subdivision if the Board is satisfied that the member—
 - (a) is suffering from ill health (whether physical or mental); and
 - (b) is unable, because of that ill health—
 - (i) to undertake the duties of the position usually occupied by the member or is unable to undertake those duties at the member's usual capacity; and
 - (ii) to undertake the duties of any other suitable position made available to the member.
- (3) For the purposes of subregulation (2), a position is a suitable position for a member if—
 - (a) the position carries a salary of at least 80% of the salary applicable to the position usually occupied by the member; and
 - (b) the member could reasonably be expected to take the position.
- (4) A member is not entitled to a disability pension under subregulation (1) if the member—
 - (a) is aged 65 years or over; or
 - (b) is exempted from the ambit of this regulation under regulation 37; or
 - (c) is not entitled to a disability pension under this regulation by virtue of regulation 38.

(5) If a member who is entitled to a disability pension under subregulation (1) becomes incapacitated for work on account of a disability while on leave without pay for a reason that is not connected to the disability, payment of the pension is not to commence, unless the Board determines otherwise, before the day on which the member was expected to return to work following the period of leave.

36AA—Application for disability pension

- (1) An application for a disability pension must be made—
 - (a) within 6 months of the day on which the member is first absent from work in respect of employment to which the Act applies; or
 - (b) if the member is entitled to weekly payments of workers compensation, or is on recreation leave, long service leave or paid sick leave in connection with the incapacity for work to which the application relates, immediately after the member's first absence from work in respect of employment to which the Act applies within 6 months of the day on which the member ceases to be entitled to weekly payments of workers compensation, or to be on recreation leave, long service leave or paid sick leave in connection with the incapacity.
- (2) If a member notifies the Board when lodging an application for a disability pension that the application should not be assessed until further notice, the application will be taken to have been received by the Board if and when the member subsequently gives notice to the Board that the application is to be assessed.
- (3) For the purposes of subregulation (1), a period during which a police member receives salary or wages pursuant to an arrangement under which employees forego part of their annual recreation leave in return for the grant of additional sick leave is to be taken to be a period during which the member is not absent from work.

Note—

The Commissioner of Police may make and carry out such an arrangement with employees under regulation 66 of the *Police Regulations 2014*.

36AAB—Amount of pension

- (1) The amount of a disability pension will be 75% of the member's notional salary.
- (2) In addition, a contribution replacement benefit of an amount determined by the Board will be credited to the member's employer contribution account under regulation 16(2) while the member is in receipt of a disability pension under this Subdivision.
- (3) In this regulation—

notional salary—see regulation 36A.

36AAC—Matters affecting entitlement to pension

- (1) A disability pension is payable to a member in respect of a disability—
 - (a) only if the member is—

- (i) incapacitated for work on account of the disability for a period that exceeds the waiting period; and
- (ii) absent from the member's employment on account of the incapacity for all working days falling within the waiting period; and
- (b) only in relation to a period of incapacity that occurs after the end of the waiting period.
- (2) In subregulation (1), the *waiting period* is—
 - (a) 30 days; or
 - (b) if—
 - the member has elected in the approved form for a longer waiting period to apply and has not withdrawn the election; and
 - (ii) the first day on which the member is absent from employment on account of the incapacity occurs after the day on which notice of the election is lodged with the Board,

90 days.

- (3) For the purposes of subregulation (1)(a)(ii)—
 - (a) if a member whose waiting period is referred to in subregulation (2)(a) returns to work during the waiting period for no more than 2 days (whether or not consecutive), those days are not to be taken into account for the purposes of determining the period for which the member has been absent from employment; and
 - (b) if a member with any other waiting period returns to work during the waiting period for 5 days or less, and no more than 2 of those days are consecutive (whether on 1 or 2 occasions), those days are not to be taken into account for the purposes of determining the period for which the member has been absent from employment.
- (4) If a member withdraws an election made under subregulation (2)(b) by notice to the Board in the approved form, the member's waiting period under subregulation (2) will be a period commencing on the first day on which the member is absent from employment on account of the incapacity and ending on the day falling—
 - (a) 90 days from the day on which the notice is lodged with the Board; or
 - (b) 30 days from the first day on which the member is absent from employment on account of the incapacity,

whichever occurs later.
- (5) A disability pension is not payable to a member in respect of—
 - (a) a period in respect of which the member is entitled to weekly payments of workers compensation or would have been entitled to weekly payments of workers compensation if the member had not accepted a redemption of the liability to make those weekly payments under Part 4 Division 4 of the *Return to Work Act 2014*; or
 - (b) a period for which the member is on recreation leave, long service leave, paid sick leave or any other form of paid leave.
- (6) The Board may decline to authorise a disability pension if it appears that the duration of the incapacity is likely to be less than 6 months.
- (7) A person who—
 - (a) is a member of the scheme by virtue of an election under regulation 10; and
 - (b) was aged 55 years or over when the election was made,

is not entitled, during the first 24 months of the person's membership of the scheme, to a disability pension in respect of an incapacity attributable to a medical condition existing before the day on which that membership commenced.

- (8) A person who is a contributor within the meaning of the Superannuation Act 1988 to whom regulation 11 applies is not entitled, during the period of 24 months commencing on the day on which regulation 11 first applies to the person, to a disability pension in respect of an incapacity attributable to a medical condition existing before that day.
- (9) A member who returns to work in employment to which the Act applies after being on leave without pay for 12 months or more is not entitled, during the period of 24 months commencing on the day on which the member returns to work, to a disability pension in respect of a condition that was known to the member on that day.
- (10) In this regulation—

working day in relation to a member means a day on which the member would be normally required to work in the course of employment.

36AAD—Duration of disability pension

- (1) A member who is in receipt of a disability pension may, by notice in writing to the Board, suspend payment of the pension for a period specified in the notice.
- (2) A disability pension cannot be paid in respect of a particular disability—
 - (a) for a continuous period of more than 24 months; or
 - (b) for an aggregate period of more than 24 months in any 1 period of 48 months.

- (3) For the purposes of subregulation (2)—
 - (a) if an application by a member for a disability pension is taken under regulation 36AA(2) to have been received on a day that is not the day on which it was lodged, and the application is successful, the period commencing on the day on which the application was lodged and ending on the day on which the applicant gives notice to the Board that the application is to be assessed is to be taken into account as a period during which a disability pension was paid to the member; and
 - (b) if payment of a disability pension to a member is suspended at the request of the member under subregulation (1), the period of the suspension is to be taken into account as a period during which a disability pension was paid to the member.
- (4) A person in receipt of a disability pension whose employment terminates ceases to be entitled to the pension from the day immediately following the day on which the employment terminates or is taken to have been terminated.
- (5) Subregulation (4) applies irrespective of the manner in which the person's employment terminates.
- (6) If a member to whom regulation 6(4) applies is entitled to a disability pension in respect of incapacity for work in the 12 month period during which the member is taken to remain in employment, the pension will not be payable after the end of the designated period.
- (7) For the purposes of subregulation (6), the *designated period* is a period—
 - (a) commencing on the day following the day on which the 12 month period during which the member is taken to remain in employment expires; and
 - (b) equivalent in length to the waiting period that applied under regulation 36AAC in respect of the member's disability pension.

36AAE—Miscellaneous

- (1) A member is not required to make a contribution over a period for which the member receives a disability pension.
- (2) A right to a disability pension under this Subdivision cannot be assigned.
- (3) Subregulation (2) does not prevent the making of a garnishee order in relation to a pension.
- (4) If a person who is a member of the scheme by virtue of regulation 9(2) becomes entitled to a benefit under this Subdivision, the person is not entitled to a benefit under section 30 or 36 of the *Superannuation Act 1988*.
- (5) Despite any other regulation, a member may receive a disability pension under this Subdivision while engaged in remunerative activities if the Board is satisfied that the member is engaged in the activities for the purposes of a rehabilitation or return to work arrangement.

(6) However, if at any time during a financial year a member who is receiving, or would, but for this subregulation, be entitled to receive, a pension under this Subdivision is also receiving income from remunerative activities, the pension will be reduced by the amount by which the pension and income exceed, when aggregated, the amount that the member would be entitled to receive if the member were in receipt of the member's notional salary (within the meaning of regulation 36AAB) and if those payments equal or exceed that amount, the pension will be suspended.

23—Variation of regulation 36A—Notional salary

- (1) Regulation 36A(1)—delete subregulation (1) and substitute:
 - (1) For the purposes of regulation 36AAB, the *notional salary* of a member who is entitled to a disability pension is the salary that the member was receiving immediately before the commencement of the member's incapacity for work, adjusted at the commencement of each adjustment period to reflect—
 - (a) in the case of an April adjustment period—the percentage variation (rounded to 2 decimal places) between the Consumer Price Index for the immediately preceding December quarter and the Consumer Price Index for the immediately preceding June quarter; and
 - (b) in the case of an October adjustment period—the percentage variation (rounded to 2 decimal places) between the Consumer Price Index for the immediately preceding June quarter and the Consumer Price Index for the immediately preceding December quarter.
- (2) Regulation 36A(2)(a)—delete paragraph (a) and substitute:
 - (a) if the member was not, immediately before the commencement of the incapacity, in full-time employment, the notional salary will be calculated by reference to a formula determined by the Board, having regard to such evidence of the member's salary (over the course of the member's employment or, if the member has been employed for more than 3 years, the last 3 years of the member's employment) as the Board considers appropriate (including, without limitation, premiums paid by the member under these regulations); and
- (3) Regulation 36A—after subregulation (2) insert:
 - (3) Despite subregulations (1) and (2), if a member's notional salary would, but for this subregulation, exceed the automatic acceptance limit, the member's notional salary is fixed at the automatic acceptance limit.
 - (4) A member whose notional salary is fixed under subregulation (3) may apply to the Board for additional income protection cover.
 - (5) Regulation 37A applies in relation to an application under subregulation (4).
 - (6) If the Board approves the member's application, the member's notional salary will be determined, subject to regulation 36B, under subregulation (1) or (2), as appropriate.

- (7) The member may, by subsequent application in the approved form, apply for a reduction in the level of the member's income protection cover.
- (8) If the Board approves the member's application, the member's notional salary will be fixed at the automatic acceptance limit unless and until the member's notional salary if determined under subregulation (1) or (2) would be set at a level lower than the automatic acceptance limit (and subregulations (1) and (2) will then apply for the purposes of determining the member's notional salary).
- (9) If an application for additional income protection cover is granted subject to authorised conditions under regulation 37A, any entitlement of the member to a disability pension based on a notional salary set at a level higher than the automatic acceptance limit will be subject to those conditions (but the member will, if the member has income protection cover under these regulations that the member was not required to apply for, be entitled, without conditions, to a disability pension based on a notional salary fixed at the automatic acceptance limit).
- (10) In this regulation—

adjustment period means the period of 6 months commencing on 1 April and 1 October in each year;

April adjustment period means an adjustment period commencing on 1 April in any year;

automatic acceptance limit means a salary level fixed by the Board from time to time for the purposes of this definition;

Consumer Price Index means the Consumer Price Index (All groups index for Adelaide) published by the Australian Bureau of Statistics;

October adjustment period means an adjustment period commencing on 1 October in any year.

24—Insertion of regulation 36B

After regulation 36A insert:

36B—Maximum level of income protection

- (1) Despite any other regulation, the level of a member's income protection cover under this Part may not exceed the level of income protection cover provided where notional salary is equal to the maximum salary income protection cap.
- (2) For the purposes of regulations 36AAB and 36A, the notional salary of a member whose salary exceeds the level of the maximum salary income protection cap will be fixed at the level of that cap and the member's disability pension premium will be determined accordingly.
- (3) A member whose salary exceeds the maximum salary income protection cap may not apply for a level of income protection cover that exceeds the cover provided to a member whose notional salary is equal to the maximum salary cap.
- (4) In this regulation—

maximum salary income protection cap means a salary level fixed by the Board from time to time for the purposes of this definition.

25—Variation of regulation 37—Exemption from ambit of regulation 36

(1) Regulation 37(1)—after "prescribed member" insert:

under the age of 60 years

(2) Regulation 37(3)—delete "unless the member was entitled to a disability pension in the event of incapacity for work under section 33A of the repealed Act immediately before the repeal of that Act" and substitute:

unless-

- (a) the member was entitled to a disability pension in the event of incapacity for work under section 33A of the repealed Act immediately before the repeal of that Act; or
- (b) not more than 1 month before commencing that casual employment, the member was engaged in employment to which the Act applies on a full-time or part-time basis (other than as a casual employee) and had an entitlement to a disability pension under this Subdivision.
- (3) Regulation 37(5) to (10)—delete subregulations (5) to (10) (inclusive)
- (4) Regulation 37(12)—delete subregulation (12)

26—Insertion of regulation 37A

After regulation 37 insert:

37A—Applications for income protection

- (1) An application under regulation 36A(4) or 37(4) or Schedule 3 must be in the approved form.
- (2) The applicant must provide the Board with the following information as to the state of the applicant's health:
 - (a) information relating to medical advice, examinations or treatment received by the applicant;
 - (b) information as to any other treatment received by the applicant for any illness, condition or disability suffered by the applicant;
 - (c) information as to any illness, condition or disability suffered by the applicant or any symptoms suffered by the applicant that may indicate an illness, condition or disability;
 - (d) information as to any drugs or other substances (whether legal or illegal and whether medicinal or not) taken by the applicant or to which the applicant has been exposed,

and the Board may require an applicant to provide satisfactory evidence of the state of the applicant's health.

- (3) The cost of any medical examination to which an applicant is required to submit for the purposes of subregulation (2) is to be borne by the applicant.
- (4) If it appears to the Board—
 - (a) that an applicant's state of health is such as to create a risk of incapacity for work; or
 - (b) that an applicant has in the past engaged in a prescribed activity that increases the risk of incapacity for work; or

(c) that an applicant is likely in the future to engage in an activity of a kind referred to in paragraph (b),

the Board may refuse the application or grant the application on authorised conditions.

- (5) Consideration of an application to which subregulation (4) applies may, if the Board thinks fit, be deferred for a reasonable period.
- (6) A condition on which an application has been granted may be varied or removed by the Board if the Board considers it appropriate to do so following consideration of medical evidence provided by the applicant (but a condition may not be removed unless the Board is satisfied that none of the circumstances specified in subregulation (4)(a), (b) or (c) apply in relation to the applicant).
- (7) Subject to subregulation (8), if it appears to the Board that an applicant withheld information required in relation to the member's application under this regulation, the Board may withhold or reduce the pension to which the applicant would otherwise have been entitled.
- (8) If—
 - (a) it appears to the Board that an applicant withheld information required in relation to the member's application under this regulation; and
 - (b) the withheld information relates to a medical condition to which the applicant's incapacity for work is attributable,

the Board must withhold the pension to which the applicant would otherwise have been entitled in respect of that incapacity.

(9) In this regulation—

authorised condition, in relation to the granting of an application under regulation 36A(4), 37(4) or Schedule 3, means—

- (a) a condition providing that a disability pension is not payable if the applicant's incapacity for work is caused wholly or partly by—
 - (i) a pre-existing illness, condition or disability; or
 - (ii) an illness, condition or disability arising out of a pre-existing illness, condition or disability; or
 - (iii) a prescribed activity; or
- (b) a condition that a disability pension is only to be payable in respect of an incapacity for work arising from—
 - (i) accidental causes; or
 - (ii) an illness or condition that is not related to or associated with a medical condition of a kind specified by the Board;

prescribed activity means the smoking, chewing or sucking of a tobacco product or any other activity involving the consumption of a tobacco product;

tobacco product means-

(a) a cigarette; or

- (b) a cigar; or
- (c) cigarette or pipe tobacco; or
- (d) tobacco prepared for chewing or sucking; or
- (e) snuff.

27—Variation of regulation 38—Persons not entitled to disability pension

Regulation 38(c)—delete paragraph (c) and substitute:

(c) a member to whom insurance benefits (or benefits of a similar kind) have been paid on account of invalidity or a terminal illness under the Act, the repealed Act, another Act that provides for the payment of benefits by the Treasurer or an administered scheme under Schedule 3 of the Superannuation Act 1988;

28—Variation of regulation 38A—Police disability pension

(1) Regulation 38A(2)(a)—delete "*Workers Rehabilitation and Compensation Act 1986*" and substitute:

Return to Work Act 2014

(2) Regulation 38A(5)—delete "*Workers Rehabilitation and Compensation Act 1986*" and substitute:

Return to Work Act 2014

(3) Regulation 38A(8)—delete "regulation 36" and substitute:

Subdivision 4

(4) Regulation 38A(9)—delete "*Workers Rehabilitation and Compensation Act 1986*" and substitute:

Return to Work Act 2014

29—Variation of regulation 39—Payment of premiums by members

Regulation 39(2)(b)-delete "basic and voluntary"

30—Variation of heading to Part 3 Division 3

Heading to Part 3 Division 3-delete "voluntary"

31—Variation of regulation 40—Application for death insurance

(1) Regulation 40(1)—after "spouse member" first occurring insert:

under the age of 70 years

- (2) Regulation 40(1)—delete "voluntary"
- (3) Regulation 40(3)—delete "voluntary" wherever occurring

32—Variation of regulation 41—Variation of death insurance

Regulation 41-delete "voluntary"

33—Substitution of regulation 42

Regulation 42—delete the regulation and substitute:

42—Amount of death insurance benefits and amount of premiums

- (1) There will be 2 classes of death insurance:
 - (a) *standard insurance cover* under the Table in Schedule 2 where the value of a unit of cover, as designated in column 2, is determined on the basis of the spouse member's age;
 - (b) *fixed benefit insurance cover* where the value of a unit of cover is fixed at \$10 000 irrespective of the spouse member's age (up to age 69).
- (2) Insurance cover under this Division ceases in relation to a spouse member when the spouse member reaches the age of 70 years.
- (3) The amount of the premium payable per unit of insurance cover provided under this regulation is to be fixed by the Board on the recommendation of an actuary.
- (4) The Board may allow a rebate of the premium payable under this regulation in respect of death insurance cover.
- (5) An applicant for death insurance may apply for standard insurance cover or fixed benefit insurance cover.
- (6) However, a spouse member may not, at any 1 time, take out both standard and fixed benefit insurance cover.
- (7) The aggregate value of units of cover granted to a spouse member must not exceed \$1 500 000.

34—Variation of regulation 43—Payment of premiums by spouse members

- (1) Regulation 43(2)(c)—delete "voluntary"
- (2) Regulation 43—after subregulation (2) insert:
 - (3) The Board may cancel insurance suspended under subregulation (2) if, in the opinion of the Board, it is unlikely that any spouse account in the name of the spouse member will, within a reasonable period of time, be sufficiently in credit to enable the debiting of premiums without resulting in a debit balance.

35—Variation of regulation 44—Interpretation

Regulation 44—before the definition of *public sector superannuation beneficiary* insert:

invalidity/death insurance means invalidity/death insurance granted under this Subdivision;

36—Substitution of Part 3 Division 4 Subdivision 3

Part 3 Division 4 Subdivision 3—delete Subdivision 3 and substitute:

Subdivision 3—Post retirement insurance

46—Post retirement invalidity and death insurance

- (1) Subject to this Subdivision, the Board may provide—
 - (a) invalidity/death insurance to public sector superannuation beneficiaries; and
 - (b) death insurance to public sector superannuation beneficiaries and the spouses of public sector superannuation beneficiaries.
- (2) Invalidity/death insurance and death insurance provided to a public sector superannuation beneficiary or the spouse of a public sector superannuation beneficiary is subject to terms and conditions set out in regulation 47.
- (3) A public sector superannuation beneficiary may apply for invalidity/death insurance in the form of standard insurance cover or fixed benefit insurance cover (both within the meaning of regulation 34), and the amount of invalidity/death insurance benefits, and the amount of premiums in respect of those benefits, are the amounts fixed by or under regulation 34.
- (4) The Board may allow a rebate of the premium payable under this Subdivision in respect of invalidity/death insurance cover.
- (5) A public sector superannuation beneficiary or the spouse of a public sector superannuation beneficiary may apply for death insurance in the form of standard insurance cover or fixed benefit insurance cover (both within the meaning of regulation 42), and the amount of death insurance benefits, and the amount of premiums in respect of those benefits, are the amounts fixed by or under regulation 42.
- (6) However, a public sector superannuation beneficiary or the spouse of a public sector superannuation beneficiary may not, at any 1 time, take out both standard insurance cover and fixed benefit insurance cover (whether under subregulation (3) or (5)).

47—Terms and conditions

- (1) A public sector superannuation beneficiary may be provided with invalidity/death insurance or death insurance if, and only if, the beneficiary—
 - (a) is under the age of 70 years; and
 - (b) has an investment of money with the Superannuation Funds Management Corporation of South Australia under regulation 45.
- (2) The spouse of a public sector superannuation beneficiary may be provided with death insurance if, and only if, the spouse—
 - (a) is under the age of 70 years; and
 - (b) has an investment of money with the Superannuation Funds Management Corporation of South Australia under regulation 45.
- (3) Premiums will be debited against the insured's investment account.

- (4) If the debiting of a premium under subregulation (3) would result in a debit balance in the account—
 - (a) the premium will be debited against the account to the extent of the credit balance in the account; and
 - (b) the insurance is suspended from the expiration of the month following the month in which the premium was debited until the account is again sufficiently in credit to enable the debiting of premiums without resulting in a debit balance.
- (5) The Board may cancel insurance suspended under subregulation (4) if, in the opinion of the Board, it is unlikely that the insured's investment account will, within a reasonable period of time, be sufficiently in credit to enable the debiting of premiums without resulting in a debit balance.
- (6) Insurance ceases on payment to the insured of the insured's investment under regulation 45.
- (7) Death insurance cover provided to the spouse of a public sector superannuation beneficiary is not affected by payment to the public sector superannuation beneficiary of the beneficiary's investment under regulation 45.
- (8) The following provisions apply to a public sector superannuation beneficiary who has, within 60 days of ceasing to be engaged in employment to which the Act applies, invested money with the Superannuation Funds Management Corporation of South Australia under regulation 45 and made application to the Board for the continuation of the beneficiary's invalidity/death insurance:
 - (a) the beneficiary is, on making the application, covered, and taken to have been covered since ceasing to be engaged in employment to which the Act applies, by the invalidity/death insurance that applied to the beneficiary at the time of that cessation, subject to the same terms, conditions and restrictions;
 - (b) regulation 49—
 - (i) does not apply to an application under paragraph (a); but
 - (ii) applies to any application by the beneficiary to increase the level of the beneficiary's invalidity/death insurance cover.
- (9) The following provisions apply to the spouse of a public sector superannuation beneficiary who has, within 60 days of becoming entitled to a benefit under regulation 63, invested money with the Superannuation Funds Management Corporation of South Australia under regulation 45 and made application to the Board for the continuation of the spouse's death insurance:
 - (a) the spouse is, on making the application, covered, and taken to have been covered since becoming entitled to a benefit under regulation 63, by the death insurance that applied to the spouse at the time the entitlement arose, subject to the same terms, conditions and restrictions;
 - (b) regulation 49—

- (i) does not apply to an application under paragraph (a); but
- (ii) applies to any application by the spouse to increase the level of the spouse's death insurance cover.
- (10) An insurance benefit will be payable on account of invalidity if the Board is satisfied that the insured—
 - (a) is suffering from ill health (whether physical or mental) that makes it unlikely that the insured will at any future time engage in gainful employment for which the insured is reasonably qualified by education, training or experience or for which the insured could be expected to become reasonably qualified following appropriate training or rehabilitation; and
 - (b) is receiving treatment from a medical practitioner in respect of the ill health and is following the advice of the practitioner.
- (11) However, an insured is not entitled to payment of a benefit on account of invalidity—
 - (a) if—
 - (i) the insured ceased to be engaged in employment to which the Act applies as a condition of a voluntary separation package; and
 - (ii) the insured's incapacity for work was known to the insured at the time of ceasing to be engaged in that employment; and
 - (b) unless the insured has engaged in employment for an average of 20 or more hours per week in the 12 month period before making a claim in respect of the invalidity.
- (12) An invalidity insurance benefit will also be payable if the Board is satisfied that the insured is suffering from a terminal illness.
- (13) Death benefits payable in respect of a deceased insured will be paid as follows:
 - (a) if the deceased has a legal personal representative—the benefits will be paid to the representative;
 - (b) if the deceased does not have a legal personal representative but is survived by a spouse—the benefits will be paid to the spouse;
 - (c) if the deceased does not have a legal personal representative and is not survived by a spouse—the benefits will be paid to the deceased's estate.
- (14) If an insured takes the insured's own life—
 - (a) within 1 year after the commencement of the insured's insurance under this regulation; or
 - (b) within 1 year after the commencement of, or increase in the level of, insurance,

the following provisions apply:

(c) if death occurs within 1 year after the commencement of the insurance—death insurance benefits are not payable;

- (d) if death occurs within 1 year after an increase in the level of insurance—death insurance benefits are not payable in respect of the increased insurance.
- (15) Subregulation (14) does not apply to—
 - (a) a beneficiary who becomes insured under this regulation by virtue of subregulation (8)(a); or
 - (b) a spouse who becomes insured under this regulation by virtue of subregulation (9)(a).
- (16) However, if a beneficiary referred to in subregulation (15)(a) takes the beneficiary's own life—
 - (a) within 1 year after the commencement of the beneficiary's membership of the scheme; or
 - (b) within 1 year after the commencement of, or increase in the level of, additional invalidity/death insurance that was held by the beneficiary as a member of the scheme,

the following provisions apply:

- (c) if death occurs within 1 year after the commencement of membership of the scheme or commencement of additional invalidity/death insurance—death insurance benefits are not payable;
- (d) if death occurs within 1 year after an increase in the level of additional invalidity/death insurance—death insurance benefits are not payable in respect of the increased insurance.
- (17) The aggregate value of units of cover provided to a person under regulation 46 and any other provision of the Act or these regulations must not exceed \$1 500 000.
- (18) In this regulation—

voluntary separation package means an agreement between a member and the member's employer pursuant to which the member resigns from employment, but does not include an agreement pursuant to which a member resigns from employment in connection with an agreement for the redemption of a liability to make weekly payments under Part 4 Division 4 of the *Return to Work Act 2014*.

37—Variation of regulation 49—Application for insurance

(1) Regulation 49(1)—after "application for" insert:

invalidity/death or death

- (2) Regulation 49(1)—delete "voluntary"
- (3) Regulation 49(1a)—delete subregulation (1a)
- (4) Regulation 49(4)—after "Board may" insert:

refuse the application or

- (5) Regulation 49—after subregulation (4) insert:
 - (4a) Consideration of an application to which subregulation (4) applies may, if the Board thinks fit, be deferred for a reasonable period.

(6) Regulation 49(8), definition of *authorised condition*—delete "voluntary" wherever occurring

38—Variation of regulation 55—Resignation

Regulation 55(7)(b)—delete paragraph (b) and substitute:

- (b) if the Board is satisfied that—
 - (i) the member—
 - (A) is suffering from ill health (whether physical or mental) that makes it unlikely that the member will at any future time engage in gainful employment for which the member is reasonably qualified by education, training or experience or for which the member could be expected to become reasonably qualified following appropriate training or rehabilitation; and
 - (B) is receiving treatment from a medical practitioner in respect of the ill health and is following the advice of the practitioner; or
 - (ii) that the member is suffering from a terminal illness,

the Board will authorise payment of the component to the member;

39—Variation of regulation 58—Invalidity or terminal illness

(1) Regulation 58(1)(a)—delete "65" and substitute:

70

- (2) Regulation 58(1)(b)—delete paragraph (b) and substitute:
 - (b) the Board is satisfied that—
 - (i) a member whose employment has not terminated is suffering from a terminal illness; or
 - a member whose employment has terminated is suffering from a terminal illness that existed, or that is attributable to a medical condition that existed, while the member was employed,
- (3) Regulation 58(1)(g)—delete "the basic invalidity insurance benefit and voluntary" and substitute:

the default invalidity insurance benefit and the additional

(4) Regulation 58(2)—delete "basic and voluntary" and substitute:

default and additional

- (5) Regulation 58(2)(a)—delete paragraph (a) and substitute:
 - (a) the Board is not satisfied that, on the day on which the member's employment terminated, the member—
 - (i) was suffering from ill health (whether physical or mental) that made it unlikely that the member would at any future time engage in gainful employment for which the member was reasonably qualified by education, training or experience or for which the member could have been expected to become reasonably qualified following appropriate training or rehabilitation; and

- (ii) was receiving treatment from a medical practitioner in respect of the ill health and was following the advice of the practitioner; or
- (6) Regulation 58(7)—delete "basic and voluntary" and substitute:

default and additional

(7) Regulation 58(9)(b)(iii)—delete "basic invalidity insurance benefit and voluntary" and substitute:

default invalidity insurance benefit and additional

- (8) Regulation 58(11) to (13)—delete subregulations (11) to (13) (inclusive) and substitute:
 - (11) A member's employment will be taken to have terminated on account of invalidity if—

(a) –

- (i) the member's employer notifies the Board (before termination of employment) that the member's employment is to be terminated by the employer—
 - (A) on the ground of the member's invalidity; or
 - (B) on account of the unsatisfactory performance by the member of the member's duties (including the member's failure to meet performance standards) caused by the member's incapacity; and
- (ii) the member's employment is subsequently terminated by the employer and notice of the termination has been given to the Board; or
- (b) the member's employer terminates the employment—
 - (i) on the ground of the member's invalidity; or
 - (ii) when the member is totally or partially incapacitated for work in the member's present position—
 - (A) in circumstances that would, but for this subregulation, constitute retrenchment of the member; or
 - (B) on account of the unsatisfactory performance by the member of the member's duties (including the member's failure to meet performance standards) caused by the member's incapacity; or

(c) —

- (i) the member's employer or the member satisfies the Board (before termination of employment) that the member is suffering from ill health (whether physical or mental) that prevents the member from engaging in gainful employment for which the member is reasonably qualified by education, training or experience; and
- (ii) the member resigns from employment and notice of the resignation has been given to the Board; or

(d) –

- (i) the member's employment is terminated by the member for any reason that is caused by or is the direct result of the member's incapacity; and
- (ii) the Board is satisfied that the member has, since the member's employment was terminated, and for a period of at least 6 months, suffered from ill health (whether physical or mental) that prevented the member from engaging in gainful employment for which the member is reasonably qualified by education, training or experience; or
- (e) an entitlement of the member to receive weekly payments of workers compensation under the *Return to Work Act 2014* in respect of the incapacity to which the member's invalidity is attributable is redeemed under section 53 of that Act in connection with termination of the member's employment; or
- (f) —
- (i) the member's employment pursuant to a fixed term contract is to be terminated due to the expiry of the contract; and
- (ii) the Board is satisfied that the member suffers from ill health (whether physical or mental) that prevents the member from engaging in gainful employment for which the member is reasonably qualified by education, training or experience; and
- (iii) the member's employment is subsequently terminated and notice of the termination has been given to the Board; or
- (g) —
- (i) the member's employment pursuant to a fixed term contract has terminated due to the expiry of the contract; and
- (ii) the Board is satisfied that the member has, since the member's employment was terminated, and for a period of at least 6 months, suffered from ill health (whether physical or mental), attributable to a medical condition existing before the expiry of the contract, that prevented the member from engaging in gainful employment for which the member was reasonably qualified by education, training or experience.
- (12) A member who claims to be entitled to benefits under this regulation, or a person acting on the member's behalf, must give written notice of the claim to the Board not more than 2 years after the termination of the member's employment.
- (13) Notice of a claim may be given, and considered by the Board, before a member's employment is terminated if the member reasonably believes that the member's employment is to be terminated in circumstances that will give rise to an entitlement to benefits under subregulation (11).

(9) Regulation 58(14)—delete "subregulation (13)" and substitute:

subregulation (12)

- (10) Regulation 58(15) and (16)—delete subregulations (15) and (16)
- (11) Regulation 58(16a)—delete "regulation 48(7)(a)" and substitute:

regulation 47(8)(a) (or regulation 48(7)(a) as in force immediately before the commencement of the *Southern State Superannuation (Insurance) Variation Regulations 2017*)

(12) Regulation 58(17), definition of *voluntary separation package*—delete the definition and substitute:

voluntary separation package means an agreement between a member and the member's employer pursuant to which the member resigns from employment, but does not include an agreement pursuant to which a member resigns from employment in connection with an agreement for the redemption of a liability to make weekly payments under Part 4 Division 4 of the *Return to Work Act 2014*.

40—Variation of regulation 59—Death of member

(1) Regulation 59(2)(e)—after "this regulation" insert:

, regulation 28(4)

(2) Regulation 59(2)(e)—delete "basic death insurance benefit and the voluntary" and substitute:

default death insurance benefit and the additional

(3) Regulation 59(4)—delete "basic and voluntary" and substitute:

default and additional

(4) Regulation 59(5)(b)—delete "voluntary" and substitute:

additional

- (5) Regulation 59(5)(c)—delete paragraph (c) and substitute:
 - (c) if death occurs within 1 year after the commencement of membership of the scheme or commencement of additional invalidity/death insurance neither default nor additional death insurance benefits are payable;
- (6) Regulation 59(5)(d)—delete "voluntary" wherever occurring and substitute in each case:

additional

(7) Regulation 59(8)(b)(iii)—delete "basic death insurance benefit and voluntary" and substitute:

default death insurance benefit and additional

(8) Regulation 59(11)—delete "basic death insurance benefit and voluntary" and substitute:
 default death insurance benefit and the additional

41—Variation of regulation 62D—Preservation of components

Regulation 62D(c)(i)—delete subparagraph (i) and substitute:

(i) has become incapacitated and satisfies the Board that the member-

- (A) is suffering from ill health (whether physical or mental) that makes it unlikely that the member will at any future time engage in gainful employment for which the member is reasonably qualified by education, training or experience or for which the member could be expected to become reasonably qualified following appropriate training or rehabilitation; and
- (B) is receiving treatment from a medical practitioner in respect of the ill health and is following the advice of the practitioner; or

42—Variation of regulation 62E—Invalidity

(1) Regulation 62E(1)(d)—delete "voluntary" and substitute:

additional

(2) Regulation 62E(2)—delete "voluntary" and substitute:

additional

- (3) Regulation 62E(2)(a)—delete paragraph (a) and substitute:
 - (a) the Board is not satisfied that, on the day on which the member resigned, the member—
 - (i) was suffering from ill health (whether physical or mental) that made it unlikely that the member would at any future time engage in gainful employment for which the member was reasonably qualified by education, training or experience or for which the member could be expected to become reasonably qualified following appropriate training or rehabilitation; and
 - (ii) was receiving treatment from a medical practitioner in respect of the ill health and is following the advice of the practitioner; or

43—Variation of regulation 62F—Death of PSS3 member

Regulation 62F(4)(a) and (b)—delete "voluntary" wherever occurring and substitute in each case:

additional

44—Variation of regulation 63—Benefits for spouse members

(1) Regulation 63(3)—delete subregulation (3) and substitute:

(3) If the Board is satisfied that—

- (a) a spouse member—
 - (i) is suffering from ill health (whether physical or mental) that makes it unlikely that the spouse member will at any future time engage in gainful employment for which the spouse member is reasonably qualified by education, training or experience or for which the spouse member could be expected to become reasonably qualified following appropriate training or rehabilitation; and
 - (ii) is receiving treatment from a medical practitioner in respect of the ill health and is following the advice of the practitioner; or
- (b) a spouse member is suffering from a terminal illness,

the spouse member is entitled to benefits made up of the amount (if any) standing to the credit of each of the spouse member's spouse accounts.

- (2) Regulation 63(4)—delete "voluntary"
- (3) Regulation 63—after subregulation (5) insert:
 - (5a) Subregulation (4), insofar as it provides for payment of the death insurance benefit, does not apply in relation to the spouse of a public sector superannuation beneficiary (within the meaning of Part 3 Division 4) who has death insurance cover by virtue of regulation 47(9).

45—Variation of regulation 73A—Medical information for invalidity and terminal illness benefits

Regulation 73A(4)—delete "member" second occurring and substitute:

Board

46—Variation of regulation 78—Information to be given to certain members

Regulation 78(1)—delete "voluntary" wherever occurring and substitute in each case: additional

47—Substitution of Schedules 1 and 2

Schedules 1 and 2—delete the Schedules and substitute:

Schedule 1—Invalidity/death insurance benefits

Standard insurance cover

Age last birthday	One unit
	\$
Up to 34	75 000
35	72 000
36	69 000
37	66 000
38	63 000
39	60 000
40	57 000
41	54 000
42	51 000
43	48 000
44	45 000
45	42 000
46	39 000
47	36 000
48	33 000
49	30 000
50	27 000

Age last birthday	One unit
	\$
51	24 000
52	22 000
53	20 000
54	18 000
55	16 000
56	14 000
57	12 500
58	11 000
59	10 000
60	9 000
61	8 000
62	7 000
63	6 000
64	5 000
65	5 000
66	5 000
67	5 000
68	5 000
69	5 000
70 or over	0

Schedule 2—Death insurance benefits

Standard insurance cover

Age last birthday	One unit	
	\$	
Up to 34	75 000	
35	72 000	
36	69 000	
37	66 000	
38	63 000	
39	60 000	
40	57 000	
41	54 000	
42	51 000	
43	48 000	
44	45 000	
45	42 000	

Age last birthday	One unit
	\$
46	39 000
47	36 000
48	33 000
49	30 000
50	27 000
51	24 000
52	22 000
53	20 000
54	18 000
55	16 000
56	14 000
57	12 500
58	11 000
59	10 000
60	9 000
61	8 000
62	7 000
63	6 000
64	5 000
65	5 000
66	5 000
67	5 000
68	5 000
69	5 000
70 or over	0

48—Variation of Schedule 3—Transitional provisions

(1) Schedule 3, heading to Part 2—delete the heading and substitute:

Part 1—Transitional provisions operating from commencement of these regulations

(2) Schedule 3—after clause 9 insert:

Part 2—Transitional provisions operating from commencement of Southern State Superannuation (Insurance) Variation Regulations 2017

Division 1—Interpretation

10—Interpretation

In this Part-

authorised condition has the same meaning as in regulation 49;

commencement day means the day on which the *Southern State Superannuation (Insurance) Variation Regulations 2017* come into operation.

11—Application of Part

This Part applies to a member of the scheme who was a member immediately before the commencement day.

Division 2—Invalidity/death insurance

Subdivision 1—General

12—Application of Schedule

- Schedules 1 and 2, as inserted by the Southern State Superannuation (Insurance) Variation Regulations 2017, apply on and from the commencement day for the purposes of determining the value of units of standard insurance cover (including in relation to insurance held before the commencement day).
- (2) The premium payable in respect of those units of insurance cover is the applicable premium determined by the Board for the purposes of regulation 34 or 42 (as inserted by the *Southern State Superannuation (Insurance) Variation Regulations 2017*).

Subdivision 2—Members

13—Continuation of basic invalidity/death insurance held by members before commencement day

- (1) Basic invalidity/death insurance held by a member to whom this Part applies immediately before the commencement day will, subject to regulation 35, continue to be held by the member as default invalidity/death insurance.
- (2) Subject to regulation 35, default invalidity/death insurance held by a member to whom this Part applies will, on and from the commencement day, include additional units of insurance necessary to ensure that the default invalidity/death insurance held by the member is equivalent to 3 units of standard insurance cover.

- (3) However, if a member to whom this Part applies notifies the Board in the approved form, not more than 1 month after the commencement day (or within such longer period following the commencement day as the Board considers fair in a particular case), that the member does not wish to increase the level of the member's default invalidity/death insurance above the level of basic invalidity/death insurance held by the member immediately before the commencement day, the member ceases to be entitled to (and no premiums may be charged in respect of) additional units of default invalidity/death insurance as specified in subclause (2).
- (4) Subject to regulation 35—
 - (a) if, immediately before the commencement day, a member to whom this Part applies (other than a prescribed member) holds 3 or more units of standard invalidity/death insurance, at least 3 of those units (which must be comprised of units that have been held by the member for the longest period) are to be held by the member, on and from the commencement day, without authorised conditions, regardless of the state of the member's health; and
 - (b) if, immediately before the commencement day, a member to whom this Part applies (other than a prescribed member) holds 1 or 2 units of standard invalidity/death insurance or standard death insurance, those units are to be held by the member, on and from the commencement day, without authorised conditions, regardless of the state of the member's health; and
 - (c) if, immediately before the commencement day, a prescribed member to whom this Part applies holds 6 or more units of standard invalidity/death insurance, at least 6 of those units are to be held by the member, on and from the commencement day, without authorised conditions, regardless of the state of the member's health.
- (5) Subclause (4) does not apply in relation to a member who is not entitled to default invalidity/death insurance under these regulations.
- (6) If—
 - (a) a member to whom this Part applies is, immediately before the commencement day, a permanent employee who was formerly employed in employment to which the Act applies on a casual basis; and
 - (b) the member's basic invalidity/death insurance was suspended under regulation 35 while the member was employed on that basis; and
 - (c) the member has not, since becoming a permanent employee, paid a premium in respect of invalidity/death insurance,

the following provisions apply:

- (d) the suspension of the member's insurance will be taken to have continued until immediately before the commencement day;
- (e) subject to regulation 35 and paragraph (f), the member will, on and from the commencement day, hold default invalidity/death insurance equivalent to 3 units of standard insurance cover;

- (f) if the member notifies the Board in the approved form, not more than 1 month after the commencement day (or within such longer period following the commencement day as the Board considers fair in a particular case), that the member does not wish to hold the default invalidity/death insurance to which the member is entitled under paragraph (e), the member ceases to be entitled to (and no premiums may be charged in respect of) that insurance.
- (7) If a member to whom this clause applies does not perform work for the member's employer on or after the commencement day, the member is not entitled to insurance benefits on account of any additional unit of insurance to which the member is entitled by virtue of the *Southern State Superannuation (Insurance) Variation Regulations 2017.*
- (8) Subclause (7) does not apply in relation to a member during any period in which the member is taken to remain in employment by virtue of regulation 6(4).
- (9) Despite subclause (7) (and subject to regulation 35)—
 - (a) a member referred to in subregulation (6) who became incapacitated for work before the commencement day will, if the member's employment had not terminated before the commencement day, be taken to have held default invalidity/death insurance equivalent to 2 units of standard insurance cover on and from the day on which the member became a permanent employee (and the member will continue to hold that insurance on and from the commencement day); and
 - (b) the member will be entitled, if and when the member returns to work for the member's employer, to an additional unit of default invalidity/death insurance (so that the default invalidity/death insurance then held by the member is equivalent to 3 units of standard insurance cover).
- (10) This clause does not apply in relation to a member who holds fixed insurance cover immediately before the commencement day.

Note—

See clause 23.

14—Continuation of voluntary invalidity/death insurance held by members before commencement day

Voluntary invalidity/death insurance held by a member to whom this Part applies immediately before the commencement day will, subject to clause 13 and regulation 35, continue to be held by the member as additional invalidity/death insurance (and any authorised conditions that applied to the member's voluntary invalidity/death insurance immediately before the commencement day will continue to apply).

15—Eligibility for invalidity benefits (members)

- (1) For the purposes of determining whether a member to whom this Part applies is entitled to invalidity insurance benefits under regulation 58(1)(a) in respect of termination of the member's employment on account of invalidity where the termination occurred before the commencement day, the following is to be substituted for paragraph (a) of subregulation (2) of that regulation:
 - (a) the Board is not satisfied that, on the day on which the member's employment is terminated, the member's incapacity for all kinds of work was 60% or more of total incapacity and was likely to be permanent; or
- (2) Subregulations (11), (12), (12a) and (13) of regulation 58 as in force immediately before the commencement day continue to apply for the purposes of determining whether a member to whom this Part applies is entitled to invalidity insurance benefits under regulation 58(1)(a) in respect of termination of the member's employment on account of invalidity where the termination occurred before that day (and, accordingly, subregulation (11) of regulation 58 as inserted by the *Southern State Superannuation (Insurance) Variation Regulations 2017* does not apply).
- (3) For the purposes of determining whether a PSS 3 member is entitled to invalidity insurance benefits under regulation 62E(1)(d) in respect of resignation from the Parliament of the State on account of invalidity where the resignation occurred before the commencement day, the following is to be substituted for paragraph (a) of subregulation (2) of that regulation:
 - (a) the Board is not satisfied that, on the day on which the member resigned from the Parliament, the member's incapacity for all kinds of work was 60% or more of total incapacity and was likely to be permanent; or

16—Application of earlier transitional provisions in relation to certain members

- (1) Clause 2 of this Schedule will cease to apply to a member on and from the commencement day.
- (2) On and from the commencement day, the insurance entitlements of a member to whom clause 2 of this Schedule applied immediately before the commencement day will be as set out in Part 3 of these regulations and the other provisions of this Schedule.

17—Visiting medical officers

- (1) Clause 3 of this Schedule will cease to apply to a transferred visiting medical officer (within the meaning of that clause) on and from the commencement day.
- (2) A transferred visiting medical officer to whom clause 3 applied is, on and from the commencement day, entitled, without being required to undergo a medical examination, to maintain the insurance cover that the officer enjoyed under clause 3 immediately before the commencement day.

- (3) Accordingly, the insurance entitlements of a transferred visiting medical officer will, on and from the commencement day, be as set out in Part 3 of these regulations and the other provisions of this Schedule, subject to the following:
 - (a) if a transferred visiting medical officer held VMO standard insurance cover under clause 3 immediately before the commencement day, the officer will cease to hold that cover but will instead hold standard insurance cover of the same value as the cover held by the officer under clause 3;
 - (b) if a transferred visiting medical officer held VMO fixed insurance cover under clause 3 immediately before the commencement day, the officer will cease to hold that cover but will instead hold fixed benefit insurance cover of the same value as the fixed insurance cover held by the officer under clause 3;
 - (c) if, on the commencement day, a transferred visiting medical officer holds 3 or more units of standard invalidity/death insurance cover (or an amount of fixed benefit invalidity/death insurance cover that is equivalent to 3 or more units of standard invalidity/death insurance cover), 3 of those units (or an amount equivalent to 3 units of standard invalidity/death insurance cover) are to be held by the officer as default invalidity/death insurance (and, accordingly, no authorised conditions will apply to those units);
 - (d) if, on the commencement day, a transferred visiting medical officer holds more than 3 units of standard invalidity/death insurance cover (or an amount of fixed benefit invalidity/death insurance cover that is equivalent to more than 3 units of standard invalidity/death insurance cover), those additional units are to be held by the officer as additional invalidity/death insurance;
 - (e) if, on the commencement day, a transferred visiting medical officer would, but for this paragraph, hold only 1 or 2 units of standard invalidity/death insurance (or an amount of fixed benefit invalidity/death insurance that is equivalent to 1 or 2 units of standard invalidity/death insurance cover), the officer will, by virtue of the officer's entitlement to default invalidity/death insurance under regulation 28, in fact hold 3 units of standard invalidity/death insurance (or an equivalent amount of fixed benefit invalidity/death insurance as determined by the Board under regulation 34(3));
 - (f) any authorised conditions that applied to the officer's insurance cover under clause 3 immediately before the commencement day will apply to the additional invalidity/death insurance (if any) held by the officer under Part 3.
- (4) Subject to subclause (3), the provisions of Part 3 apply in relation to the insurance entitlements of a transferred visiting medical officer.

(5) In this clause—

VMO fixed insurance cover means fixed insurance cover provided to visiting medical officers (and not to other members) before the commencement day in accordance with clause 3;

VMO standard insurance cover means standard insurance cover provided to visiting medical officers (and not to other members) before the commencement day in accordance with clause 3.

18—Suspension of insurance to continue

- (1) Subject to subclause (2), if the insurance held by a member to whom this Part applies (other than a member referred to in clause 13(6)) is, immediately before the commencement day, suspended under regulation 35 (as in force immediately before that day), suspension of the insurance will continue on and from that day despite the revocation of that regulation.
- (2) The following provisions apply in relation to insurance suspended under subclause (1):
 - (a) the member may, at any time, by notice in writing to the Board, reinstate the member's suspended insurance;
 - (b) when the insurance ceases to be suspended, the member is entitled (in accordance with regulation 28) to a minimum level of insurance equivalent in value to the member's default insurance cover entitlement;
 - (c) however, insurance benefits are only payable to or in respect of a member (other than a prescribed member) whose employment terminates on account of invalidity or death within 1 year after the member's insurance is reinstated if the invalidity or death is caused by accidental injury.
- (3) Subclause (2) applies even if the member has, on or after the commencement day, ceased to be employed on a casual basis because the member has become a permanent employee.

Subdivision 3—Spouse members

19—Application of Subdivision

This Subdivision applies to a spouse member of the scheme who was a spouse member immediately before the commencement day.

20—Continuation of voluntary invalidity/death insurance held by members before commencement day

Voluntary death insurance held by a spouse member to whom this Subdivision applies immediately before the commencement day will, subject to Part 3 Division 3, continue to be held by the spouse member as death insurance under that Division (and any authorised conditions that applied to the member's voluntary death insurance immediately before the commencement day will continue to apply).

Subdivision 4—Public sector superannuation beneficiaries and their spouses

21—Application of Subdivision

This Subdivision applies to public sector beneficiaries, and the spouses of public sector beneficiaries, who held insurance under Part 3 Division 4 Subdivision 3 immediately before the commencement day.

22—Eligibility for invalidity benefits

If the employment of a public sector superannuation beneficiary to whom this Subdivision applies who holds invalidity/death insurance under regulation 48 ceases before the commencement day, regulation 48(8) as in force immediately before the commencement day is to apply for the purposes of determining whether the public sector superannuation beneficiary is entitled to invalidity insurance benefits under that regulation.

Subdivision 5—Fixed insurance cover

Note—

New units of fixed insurance cover have not been available since that class of insurance was closed on 13 November 2014.

23—Continuation of fixed invalidity/death insurance cover held by members before commencement day

- (1) Subject to this clause, a member who holds fixed insurance cover immediately before the commencement day will continue to hold that insurance cover.
- (2) When a member who holds fixed insurance cover reaches the age of 65 years—
 - (a) the member's fixed insurance cover will cease; and
 - (b) the member will, if the member is entitled to default invalidity/death insurance under regulation 28, be issued with 3 units of standard invalidity/death insurance cover.
- (3) A member who has fixed insurance cover may not take out standard insurance cover or fixed benefit insurance cover and is not entitled to default invalidity/death insurance except as specified in subclause (2)(b).
- (4) However, the Board may grant an application for standard insurance cover or fixed benefit insurance cover made by a member who has fixed insurance cover if the standard insurance cover or fixed benefit insurance cover does not apply until after the fixed insurance cover has ceased (whether under subclause (2)(a) or (7)(a)).
- (5) For the purposes of this clause, Table 1 of Subdivision 6 applies as follows:
 - (a) the value of a unit of cover is fixed at the amount designated in column 2;
 - (b) the amount of corresponding premium per unit of cover, as designated in column 3, is determined on the basis of the member's age at the time the insurance cover commences.

- (6) The amount of fixed insurance cover held by a member may be reduced on application by the member to the Board in the approved form.
- (7) Fixed insurance cover held by a member may, on application to the Board by the member in the approved form—
 - (a) cease; or
 - (b) subject to terms and conditions determined by the Board, be changed to standard insurance cover or fixed benefit insurance cover.
- (8) Despite subregulations (6) and (7), fixed insurance held by a prescribed member under the age of 65 years—
 - (a) may not be reduced below an amount equivalent in value to 6 units of standard insurance cover; but
 - (b) may cease if the fixed insurance is replaced, on application by the prescribed member, with standard insurance or fixed benefit insurance that is equivalent in value to 6 units of standard insurance cover (or more).
- (9) In this clause—

fixed insurance cover has the same meaning as in regulation 34 as in force immediately before the commencement day.

24—Continuation of fixed death insurance cover in limited circumstances (spouse members)

- (1) Subject to this clause, a spouse member who holds fixed insurance cover immediately before the commencement day will continue to hold that insurance cover.
- (2) When a spouse member who holds fixed insurance cover reaches the age of 65 years, the spouse member's fixed insurance cover will cease (but the spouse member will be eligible to apply for standard or fixed benefit insurance cover).
- (3) A spouse member who has fixed insurance cover may not take out standard insurance cover or fixed benefit insurance cover.
- (4) However, the Board may grant an application for standard insurance cover or fixed benefit insurance cover made by a spouse member who has fixed insurance cover if the standard insurance cover or fixed benefit insurance cover does not apply until after the fixed insurance cover has ceased (whether under subclause (2) or (6)(a)).
- (5) For the purposes of this clause, Table 2 of Subdivision 6 applies as follows:
 - (a) the value of a unit of cover is fixed at the amount designated in column 2;
 - (b) the amount of corresponding premium per unit of cover, as designated in column 3, is determined on the basis of the member's age at the time the insurance cover commences.
- (6) Fixed insurance cover held by a spouse member may, on application to the Board by the spouse member in the approved form—
 - (a) cease; or

- (b) subject to terms and conditions determined by the Board, be changed to standard insurance cover or fixed benefit insurance cover.
- (7) In this clause—

fixed insurance cover has the same meaning as in regulation 42 as in force immediately before the commencement day.

25—Continuation of fixed invalidity/death insurance (public sector superannuation beneficiaries and their spouses)

- (1) Subject to this clause, a public sector superannuation beneficiary or the spouse of a beneficiary who holds fixed insurance cover immediately before the commencement day will continue to hold that insurance cover.
- (2) When a public sector superannuation beneficiary or the spouse of a beneficiary who holds fixed insurance cover reaches the age of 65, the fixed insurance cover will cease.
- (3) A public sector superannuation beneficiary or the spouse of a beneficiary who has fixed insurance cover may not take out standard insurance cover or fixed benefit insurance cover.
- (4) However, the Board may grant an application for standard insurance cover or fixed benefit insurance cover made by a public sector superannuation beneficiary or the spouse of a beneficiary who has fixed insurance cover if the standard insurance cover or fixed benefit insurance cover does not apply until after the fixed insurance cover has ceased (whether under subclause (2) or (6)(a)).
- (5) For the purposes of this clause, Tables 1 and 2 of Subdivision 6 apply as follows for the purpose of determining the value of units of fixed insurance cover and the premiums payable in respect of those units:
 - (a) the value of a unit of cover is fixed at the amount designated in column 2 of the relevant table;
 - (b) the amount of corresponding premium per unit of cover, as designated in column 3 of the relevant table, is determined on the basis of the member's age at the time the insurance cover commences.
- (6) Fixed insurance cover held by a public sector superannuation beneficiary or the spouse of a beneficiary may, on application to the Board by the beneficiary or spouse in the approved form—
 - (a) cease; or
 - (b) subject to terms and conditions determined by the Board, be changed to standard insurance cover or fixed benefit insurance cover.
- (7) In this clause—

fixed insurance cover has—

 (a) in relation to a public sector superannuation beneficiary—the same meaning as in regulation 34 as in force immediately before the commencement day; and (b) in relation to the spouse of a public sector superannuation beneficiary—the same meaning as in regulation 42 as in force immediately before the commencement day.

Subdivision 6—Invalidity/death insurance benefits—fixed insurance cover (closed)

Age last birthday **One unit** Cost/week \$ \$ 20 and under 75 000 0.80 21 75 000 0.85 22 75 000 0.85 23 75 000 0.90 24 75 000 0.95 75 000 25 1.00 26 75 000 1.05 27 75 000 1.10 75 000 28 1.15 29 75 000 1.20 30 75 000 1.25 31 75 000 1.30 32 75 000 1.40 33 75 000 1.50 34 75 000 1.60 35 75 000 1.70 75 000 1.80 36 37 75 000 2.0038 75 000 2.10 39 75 000 2.30 40 75 000 2.40 41 75 000 2.60 75 000 2.70 42 43 75 000 2.90

75 000

75 000

75 000

75 000

75 000

75 000

75 000

3.10

3.30

3.50

3.70

3.90

4.10

4.40

Table 1—Invalidity/death insurance

44

45

46

47

48

49

50

Age last birthday	One unit	Cost/week
	\$	\$
51	75 000	4.70
52	75 000	5.10
53	75 000	5.50
54	75 000	6.00
55	75 000	6.50
56	75 000	7.10
57	75 000	7.70
58	75 000	8.40
59	75 000	9.20
60	75 000	10.10
61	75 000	11.00
62	75 000	12.00
63	75 000	13.00
64	75 000	14.10
65 or over	0	not applicable

Table 2—Death insurance

Age last birthday	One unit	Cost/week
	\$	\$
20 and under	75 000	0.55
21	75 000	0.55
22	75 000	0.55
23	75 000	0.55
24	75 000	0.60
25	75 000	0.60
26	75 000	0.65
27	75 000	0.70
28	75 000	0.75
29	75 000	0.80
30	75 000	0.85
31	75 000	0.90
32	75 000	0.95
33	75 000	1.00
34	75 000	1.10
35	75 000	1.10
36	75 000	1.20
37	75 000	1.30
38	75 000	1.40

19 December 2017

Age last birthday	One unit	Cost/week
	\$	\$
39	75 000	1.50
40	75 000	1.60
41	75 000	1.70
42	75 000	1.80
43	75 000	1.90
44	75 000	2.00
45	75 000	2.00
46	75 000	2.20
47	75 000	2.40
48	75 000	2.60
49	75 000	2.80
50	75 000	3.00
51	75 000	3.00
52	75 000	3.50
53	75 000	3.50
54	75 000	4.00
55	75 000	4.50
56	75 000	5.00
57	75 000	5.50
58	75 000	6.00
59	75 000	6.50
60	75 000	7.00
61	75 000	7.50
62	75 000	7.50
63	75 000	8.00
64	75 000	8.00
65 or over	0	not applicable

Division 3—Income protection

26—Members over 60 on commencement day

- (1) Subject to this clause, a member who has reached the age of 60 years before the commencement day is not entitled to a disability pension under regulation 36 unless the Board grants an application by the member for income protection cover.
- (2) Regulation 37A applies to an application under subclause (1).

- (3) If a member who reached the age of 60 years not more than 30 days before the commencement day (or within such longer period before the commencement day as the Board considers fair in a particular case) applies for income protection under subclause (1), the Board may waive any 1 or more of the requirements of regulation 37A when determining the application and may grant the application without conditions regardless of the state of the member's health.
- (4) If a member to whom subclause (3) applies was, before the commencement day, in receipt of a disability pension that ceased only because of the member having reached the age of 60 years, the disability pension received by the member under regulation 36 at the time that the member reached the age of 60 years will be taken into account for the purposes of regulation 36AAD(2) when determining the duration any pension paid to the member in respect of the same incapacity after the commencement day.

27—Contribution replacement benefit

A contribution replacement benefit is not payable under regulation 36AAB in connection with a disability pension paid—

- (a) to a member who ceased to be engaged in employment to which the Act applies before the commencement day; or
- (b) in respect of incapacity that commenced before the commencement day.

28—Waiting period

Regulation 36AAC(1) to (3) apply for the purposes of determining the applicable waiting period for any disability pension payable in relation to an incapacity for work that commences on or after the commencement day.

29—Eligibility for disability pension

- (1) Regulation 36 as in force on and from the commencement day applies for the purposes of determining a member's eligibility for a disability pension in respect of incapacity for work if the day on which the member is first incapacitated for work as a consequence of the disability occurs on or after the commencement day.
- (2) If the day on which the member is first incapacitated for work as a consequence of the disability occurs before the commencement day, regulation 36(1) as in force immediately before that day applies for the purpose of determining the member's eligibility for a disability pension.

30—Conditions of income protection to continue

If an application under regulation 37(4) of these regulations as in force before the commencement day was accepted by the Board subject to authorised conditions under regulation 37(8), those conditions continue to apply in relation to the member's entitlement to a disability pension on and from the commencement day.

31—Notional salary and automatic acceptance limit

- (1) Regulation 36A(1) and (2) as in force immediately before the commencement day continue to apply in relation to a disability pension to which a member became entitled before that day (and, accordingly, regulation 36A(1) and (2) as inserted or varied by these regulations apply only in relation to a disability pension to which a member becomes entitled after the commencement day).
- (2) Regulation 36A(3) to (9) do not apply in relation to a member to whom this Part applies.
- (3) However, a member to whom this Part applies may, if the member's notional salary exceeds the automatic acceptance limit, by notice in writing in the approved form, elect to reduce the level of the member's income protection cover by having the member's notional salary fixed at the automatic acceptance limit.
- (4) If a member makes an election under subclause (3)—
 - (a) the member's notional salary under regulation 36A will be taken to be fixed at the automatic acceptance limit; and
 - (b) the member's disability pension premium will accordingly be determined on the basis of the fixed amount.
- (5) A member who has made an election under subclause (3) may subsequently apply to the Board for an increase in the level of the member's income protection cover.
- (6) If an application by a member under subclause (5) is approved by the Board—
 - (a) the member's notional salary will be determined under regulation 36A(1) or (2), as appropriate; and
 - (b) regulation 36A(3) to (9) will not apply in relation to the member; and
 - (c) the member's disability pension premium will accordingly be determined on the basis of the member's notional salary.
- (7) Regulation 37A applies to an application under subclause (5).
- (8) If an application under subclause (5) is granted subject to authorised conditions under regulation 37A—
 - (a) any entitlement of the member to a disability pension based on a notional salary set at a level higher than the automatic acceptance limit will be subject to those conditions; and
 - (b) the member's entitlement to a disability pension will continue to be subject to any authorised conditions that applied before the application was granted; and

- (c) if the member has income protection cover under these regulations that the member was not required to apply for, the member will be entitled, without conditions, to a disability pension based on a notional salary fixed at the automatic acceptance limit (or, if there is a later reduction in the member's salary, at a lower level that corresponds to the member's notional salary as determined under regulation 36A(1) and (2)).
- (9) In this regulation—

automatic acceptance limit has the same meaning as in regulation 36A.

32—Maximum salary income protection cap

- (1) Regulation 36B, as in force on and from the commencement day, applies in relation to a member whether the member became a member of the scheme before or after that day.
- (2) However, if, immediately before the commencement day, the notional salary of a member to whom this Part applies exceeded the maximum salary income protection cap (within the meaning of regulation 36B)—
 - (a) the member's notional salary for the purposes of regulation 36A is to be fixed at the level of the member's salary immediately before the commencement day irrespective of any subsequent increase in the member's salary (but any subsequent reduction in the member's salary is to be taken into account in determining the member's notional salary); and
 - (b) the member's disability pension premium will accordingly be determined on the basis of the fixed amount.

Made by the Governor

with the approval of the Treasurer and following consultation with the South Australian Superannuation Board and with the advice and consent of the Executive Council on 19 December 2017

No 349 of 2017

T&F15/052CS

South Australia

Road Traffic (Miscellaneous) (Roadworks) Variation Regulations 2017

under the Road Traffic Act 1961

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2-Variation of Road Traffic (Miscellaneous) Regulations 2014

4 Substitution of Part 2 Division 1

Division 1—Traffic control devices

Subdivision 1-Work areas and work sites

4	Interpretation
4A	Section 20 of Act not applicable to short term low impact works, accidents, breakdown services etc

- 4B Prescribed roads (section 20 of Act)
- 4C Additional requirements for placement of speed limit signs at work areas or work sites
- 4D Fees for roadworks permits
- 4E Determination of levels of hazard etc in relation to roadworks
- 5 Insertion of Schedule 1A

Schedule 1A—Prescribed roads for purposes of section 20 of Act

- 6 Variation of Schedule 3—Fees
 - 3 Fees for roadworks permits
- 7 Variation of Schedule 4—Expiation of offences

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Road Traffic (Miscellaneous) (Roadworks) Variation Regulations 2017.*

2—Commencement

These regulations will come into operation on the day on which the *Road Traffic* (*Roadworks*) Amendment Act 2017 comes into operation.

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 Road Traffic (Miscellaneous) Regulations 2014

4—Substitution of Part 2 Division 1

Part 2 Division 1—delete the Division and substitute:

Division 1—Traffic control devices

Subdivision 1—Work areas and work sites

4—Interpretation

(1) In this Subdivision—

Workzone Traffic Management Standards means the *SA Standards for Workzone Traffic Management* published by the Department of Planning, Transport and Infrastructure, as in force from time to time.

(2) Unless the contrary intention appears, words and phrases defined in section 20 of the Act have the same respective meanings in this Subdivision (and in clause 3 of Schedule 3) as in that section.

4A—Section 20 of Act not applicable to short term low impact works, accidents, breakdown services etc

- (1) Section 20 of the Act does not apply to or in relation to—
 - (a) a public authority, or a contractor engaged by a public authority, in relation to a work area or work site where workers are engaged at the direction of that authority or contractor to carry out short term low impact works, provided that the public authority or contractor complies with Section 8.2 of the Workzone Traffic Management Standards; or
 - (b) the following authorities, bodies or persons, in relation to a work area or work site where workers are engaged at the direction of the authority, body or person:
 - the South Australian Metropolitan Fire Service, South Australian Country Fire Service or South Australian State Emergency Service, or a member of such an organisation acting in the course of the member's duty;
 - (ii) the SA Ambulance Service Inc or St Johns Ambulance Australia South Australia Incorporated, or a person providing ambulance services under the *Health Care Act 2008* on behalf of 1 of those organisations or otherwise;
 - (iii) an authorised officer under the *Emergency Management* Act 2004 acting in the course of the officer's duty;
 - (iv) the Australian Federal Police or a member of the Australian Federal Police acting in the course of the member's duty;
 - (v) the Australian Border Force or a member of the Australian Border Force acting in the course of the member's duty; or

- (c) an authority, body or person, in relation to a work area or work site where workers are engaged at the direction of the authority, body or person to—
 - (i) provide breakdown or towing services; or
 - (ii) investigate, or provide assistance at the site of, a road accident; or
- (d) the Transport Department or an employee in the Department in relation to a work area or work site where workers are engaged at the direction of the Department or employee in road clearance work.
- (2) In this regulation—

breakdown services include repairing a disabled vehicle, or providing other assistance to enable a disabled vehicle to be driven, or assisting a person to gain access to the person's vehicle;

member of the Australian Border Force has the same meaning as in regulation 62;

road clearance work means the removal from a road of material (including trees or other debris, animal remains or any article or material that has fallen from a vehicle) that is interfering with the use of the road by persons or vehicles;

short term low impact works means works that involve the occupation of a road for not more than 20 minutes;

towing services include towing vehicles at the site of an accident or towing vehicles that have broken down or that are unsafely or illegally parked and can legally be removed.

4B—**Prescribed roads (section 20 of Act)**

- (1) Subject to this regulation, the roads within the area of The Corporation of the City of Adelaide specified in Schedule 1A are prescribed roads for the purposes of the definition of *prescribed road* in section 20 of the Act.
- (2) If a road referred to in Schedule 1A lies partly within and partly outside the area of The Corporation of the City of Adelaide, only the part within the area is a prescribed road for the purposes of the definition in section 20.

4C—Additional requirements for placement of speed limit signs at work areas or work sites

For the purposes of section 20(3) of the Act, a speed limit sign that is placed on a road by an authority, body or person for the purpose of indicating a maximum speed to be observed by drivers while driving on, by or towards a work area or work site where workers are engaged, or works are in progress, at the direction of that authority, body or person must (in addition to being placed on the road with a relevant authorisation and in accordance with Part 2 of the Act as required by section 20) be placed on the road in accordance with the Workzone Traffic Management Standards.

4D—Fees for roadworks permits

(1) The fee for a roadworks permit is the fee provided for in Schedule 3.

- (2) For the purpose of determining fees for roadworks permits, the Minister may, by notice in the Gazette, assign a tier level (numbered from 1 to 3) to prescribed roads or parts of prescribed roads.
- (3) A notice by the Minister under subregulation (2) may subsequently be varied or revoked by a further such notice.

4E—Determination of levels of hazard etc in relation to roadworks

Pursuant to section 20(16) of the Act, the Workzone Traffic Management Standards are prescribed as standards or requirements for determining, for the purposes of section 20—

- (a) whether or not a work area involves—
 - (i) a hazard to workers or a greater than normal level of hazard for persons using the road; or
 - (ii) an unusually high level of hazard to workers or persons using the road; or
- (b) the circumstances in which a portion of road will be taken to be—
 - (i) affected by works in progress; or
 - (ii) used to regulate traffic in relation to works or for associated purposes; or
- (c) the circumstances in which work will be taken to be required to be undertaken by a public authority as a matter of urgency.

5—Insertion of Schedule 1A

After Schedule 1 insert:

Schedule 1A—Prescribed roads for purposes of section 20 of Act

Anzac Highway	Montefiore Road
Bartels Road	Morphett Road
Barton Terrace	Morphett Street
Botanic Road	North Terrace
Currie Street	O'Connell Street
East Terrace	Peacock Road
Frome Road	Port Road
Frome Street	Prospect Road
Glen Osmond Road	Pulteney Street
Glover Avenue	Reconciliation Plaza
Goodwood Road	Rundle Road
Grenfell Street	Rundle Street
Grote Street	Sir Donald Bradman Drive
Hutt Road	Sir Edwin Smith Avenue
Hutt Street	Sir Lewis Cohen Avenue
Jeffcott Street	South Terrace

King William Road King William Street Main North Road Mann Terrace Medindie Road Melbourne Street Unley Road Victoria Square/Tarndanyangga Wakefield Road Wakefield Street War Memorial Drive West Terrace

6—Variation of Schedule 3—Fees

Schedule 3—after clause 2 insert:

3—Fees for roadworks permits

(1) In this clause—

bicycle lane has the same meaning as in the Australian Road Rules;

marked lane has the same meaning as in the Australian Road Rules, but-

- (a) includes a tram lane or tramway; and
- (b) does not include a bicycle lane;

relevant hour, in relation to a prescribed road or part of a prescribed road to which a tier has been assigned, means a period of 1 hour (with a period of less than 1 hour counting as 1 hour) that falls within the following periods for prescribed roads or parts of prescribed roads of the specified tier:

(a) tier 1—

Monday to Saturday (inclusive) 7am to 7pm

Sunday 10am to 6pm

(b) tier 2—

Monday to Friday (inclusive) 7am to 10am; 3pm to 6pm

(c) tier 3—

Monday to Friday (inclusive) 7am to 9am; 4pm to 6pm;

tier, in relation to a prescribed road or part of a prescribed road, means a tier level assigned to that road or part of a road by notice in the Gazette under regulation 4D;

traffic restriction, in relation to a prescribed road or part of a prescribed road to which a tier has been assigned, means—

- (a) a reduction in the maximum speed to be observed on the prescribed road or part of a prescribed road by drivers while driving on, by or towards a work area or work site; or
- (b) the closure of a marked lane on the prescribed road or part of a prescribed road in connection with a work area or work site;

tram lane and *tramway* have the same respective meanings as in the *Australian Road Rules*.

- (2) Subject to this regulation, the following fee is payable to the Minister (for payment into the Highways Fund under section 21A of the Act) on application for a roadworks permit:
 - (a) \$20; plus
 - (b) where a traffic restriction in connection with a work area or work site to which the permit relates applies on a prescribed road or part of a prescribed road (to which a tier has been assigned) during a relevant hour—the following additional amount:
 - (i) in the case of a tier 1 road—\$500 per traffic restriction per relevant hour;
 - (ii) in the case of a tier 2 road—\$250 per traffic restriction per relevant hour;
 - (iii) in the case of a tier 3 road—\$100 per traffic restriction per relevant hour.
- (3) The Minister may waive, reduce or remit a fee payable under this clause.
- (4) Where a person is liable to pay a fee referred to in subclause (2)—
 - (a) the Minister may, in a manner and form approved by the Minister, permit part or all of the fee to be paid within a specified period after the issue of the roadworks permit; and
 - (b) if the fee is not paid within the period specified, the Minister may recover the fee in a court of competent jurisdiction as a debt due to the Minister.

7—Variation of Schedule 4—Expiation of offences

Schedule 4, Part 2, table—before the item relating to section 40H(5) of the *Road Traffic Act 1961* insert:

21(1a)	Placing speed limit sign on road without relevant authorisation in contravention of section 20(3) or closing portion of prescribed road without roadworks permit in contravention of section 20(5)	\$1 250
21(3)	Holder of approval or roadworks permit failing to comply with condition of approval or permit relating to signs or other traffic control devices used in connection with work area or work site	\$1 250

Made by the Governor

with the advice and consent of the Executive Council on 19 December 2017

No 350 of 2017 MTR/17/072

South Australia

Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) (Roadworks) Variation Regulations 2017

under the Road Traffic Act 1961

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 2014*

4 Substitution of regulation 45 45 Exemptions for road workers etc

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) (Roadworks) Variation Regulations 2017.*

2—Commencement

These regulations will come into operation on the day on which the *Road Traffic* (*Roadworks*) *Amendment Act 2017* comes into operation.

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 Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 2014

4—Substitution of regulation 45

Regulation 45—delete the regulation and substitute:

45—Exemptions for road workers etc

- Despite anything in the Rules, *roadworks*, for the purposes of rule 310 (Exemption for road workers etc) includes—
 - (a) an assessment or investigation by an authorised person of compliance with a provision of Part 2 Division 2 of the Act in relation to a work area or work site; and

- (b) any work (pursuant to a roadworks permit, or an approval of the Minister, under Part 2 Division 2 of the Act) on a portion of road that is a work area or a work site.
- (2) For the purposes of rule 310(3) and (4) (Exemption for road workers etc), the Minister may, by notice in writing or notice in the Gazette, authorise speed zoning tests, or installation or maintenance work or traffic surveys, subject to specified conditions.
- (3) In this regulation—

roadworks permit, *work area* and *work site* have the same respective meanings as in section 20 of the Act.

Made by the Governor

with the advice and consent of the Executive Council on 19 December 2017

No 351 of 2017 MTR/17/072

South Australia

Harbors and Navigation (Restrictions on Aquatic Activities—Glenelg) Variation Regulations 2017

under the Harbors and Navigation Act 1993

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Harbors and Navigation Regulations 2009

4 Insertion of regulation 12A 12A Special rule in relation to swimming etc near Glenelg breakwaters

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Harbors and Navigation (Restrictions on Aquatic Activities—Glenelg) Variation Regulations 2017.*

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of Harbors and Navigation Regulations 2009

4—Insertion of regulation 12A

After regulation 12 insert:

12A—Special rule in relation to swimming etc near Glenelg breakwaters

- (1) A person must not, without lawful excuse, swim, bathe or dive (including scuba dive) in the waters of Gulf St. Vincent that are within 40 metres of any part of—
 - (a) the northern breakwater or southern breakwater associated with the mouth of the Patawalonga Creek at Glenelg; or

(b) the breakwater located approximately 165 metres south-west of the southern breakwater associated with the mouth of the Patawalonga Creek at Glenelg.

Maximum penalty: \$1 250.

Expiation fee: \$160.

- (2) It is a defence to a charge of an offence against subregulation (1) for the defendant to prove that—
 - (a) the defendant was taking part in a rescue operation or otherwise acting in an emergency; or
 - (b) the defendant was taking part in a surf life saving activity conducted by a surf life saving club.

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 19 December 2017

No 352 of 2017

MTR/17/073

South Australia

Children and Young People (Safety) Regulations 2017

under the Children and Young People (Safety) Act 2017

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation4 Relevant laws
- 4 Relevant laws
- 5 State authorities
- 6 Who may attend family group conferences
- 7 Procedures at family group conferences
- 8 Case plans
- 9 Application of Chapter 5 Part 1 of Act
- 10 Reporting of suspicion that child or young person may be at risk
- 11 Assessment of reports and notifications
- 12 Examination and assessment of child or young person
- 13 Assessments under section 36 of Act
- 14 Random drug and alcohol testing scheme
- 15 Notice relating to rehabilitation program under section 38 of Act
- 16 Destruction of forensic material
- 17 Removal of child or young person
- 18 Exclusions from definition of out of home care
- 19 Exemption
- 20 Information to be provided to children and young people
- 21 Disclosure of information provided to approved carers
- 22 Information to be included in long-term care plans
- 23 Applications relating to long-term guardianship
- 24 Contact arrangements
- 25 Contact Arrangements Review Panel
- 26 Reviews by Contact Arrangements Review Panel
- 27 Renewal of licence to carry on business as foster care agency
- 28 Record keeping—licensed foster care agencies
- 29 Children's residential facilities
- 30 Renewal of licence to operate children's residential facility
- 31 Exemption from requirement to be assessed before employment in licensed children's residential facility
- 32 Record keeping—licensed children's residential facilities
- 33 Prescribed facilities—complaints to Chief Executive
- 34 Exemption from requirement to be assessed before employment in residential facility
- 35 Policies and procedures for purposes of Chapter 8 of Act
- 36 Prescribed facilities—Child and Young Person's Visitor scheme
- 37 Child and Young Person's Visitor
- 38 Powers of child protection officers
- 39 Sharing of information
- 40 Limitation on matters that may be reviewed under section 157 of Act
- 41 Protection of identity of certain persons
- 42 Confidentiality

1—Short title

These regulations may be cited as the *Children and Young People (Safety) Regulations 2017.*

2—Commencement

- (1) Subject to this regulation, these regulations will come into operation on 26 February 2018.
- (2) The following regulations will come into operation on a day or time, or days or times, to be fixed by the Minister by notice in the Gazette:
 - (a) regulations 6 to 18 (inclusive);
 - (b) regulation 19(2) and (3);
 - (c) regulations 22 to 35 (inclusive);
 - (d) regulations 38 and 39.

3—Interpretation

In these regulations, unless the contrary intention appears-

Act means the Children and Young People (Safety) Act 2017;

Contact Arrangements Review Panel or *Panel* means the Contact Arrangements Review Panel established by the Minister under section 94 of the Act;

registered health practitioner has the same meaning as in the *Health Practitioner Regulation National Law (South Australia)*;

unique identifier has the same meaning as in the *Child Safety (Prohibited Persons) Act* 2016.

4—Relevant laws

For the purposes of paragraph (d) of the definition of *relevant law* in section 13(13) of the Act, the *Children and Young People (Oversight and Advocacy Bodies) Act 2016* is declared to be included in the ambit of that definition.

5—State authorities

For the purposes of paragraph (f) of the definition of *State authority* in section 16(1) of the Act, a person or body who, pursuant to a contract for services or other agreement, provides services to children and young people and their families for, or on behalf of, a State authority is declared to be a State authority.

6—Who may attend family group conferences

- (1) For the purposes of section 23(1)(k) of the Act, a person invited by the co-ordinator of a family group conference to attend the conference (being a person who, in the opinion of the co-ordinator, has specialist knowledge, experience or other skills or authority that would be of assistance in relation to the conference) is prescribed.
- (2) For the purposes of section 23(4)(b) of the Act, the notice required to be given to a person under that paragraph must be given in a manner that enables the person—
 - (a) to understand the purpose of the family group conference and their proposed role in the conference; and
 - (b) to make appropriate arrangements to attend the family group conference.

7—Procedures at family group conferences

- (1) For the purposes of section 24(4)(c) of the Act, acceptance of a decision must—
 - (a) subject to this regulation, be in writing; and
 - (b) comply with any requirements determined by the Chief Executive for the purposes of this subregulation.
- (2) In the case where a person who accepts a decision in respect of a family group conference is unable to read or write, or is otherwise unable to record their acceptance in writing, the co-ordinator may, if satisfied that the person understands the decision that they are accepting, record the person's acceptance in a manner determined by the co-ordinator.
- (3) For the purposes of section 24(4)(c) of the Act, a decision at a family group conference need not be accepted by a child or young person if the co-ordinator is of the opinion that it is not (having regard to the child or young person's age and development) necessary or appropriate for the child or young person to accept the decision.
- (4) Pursuant to section 24(6), a person who is present at a family group conference and who is not fluent in English is entitled to be assisted by an interpreter in relation to a language in which the person is fluent.

8—Case plans

- (1) For the purposes of section 28(2)(f) of the Act, a case plan in respect of a prescribed child or young person must also contain the following parts:
 - (a) a part setting out a plan for the physical health of the child or young person;
 - (b) a part setting out a plan for the mental health and emotional wellbeing of the child or young person;
 - (c) a part setting out a plan for the education and development of the child or young person.
- (2) Pursuant to section 28(4), the Chief Executive must take reasonable steps to ascertain the views, and encourage the participation, of any person who, in the opinion of the Chief Executive, has information relevant to the preparation of the case plan of a particular child or young person.

Example—

Such people would include the child or young person, their advocate, their teachers or persons providing care to the child or young person such as foster parents or other approved carers.

9—Application of Chapter 5 Part 1 of Act

- (1) For the purposes of section 30(3)(i) of the Act, the class of persons consisting of an officer or employee of a prescribed organisation who holds a management position in the organisation, the duties of which include direct responsibility for, or direct supervision of, the provision of services to children and young people (whether or not those duties constitute child-related work under the *Child Safety (Prohibited Persons) Act 2016*) is prescribed.
- (2) In this regulation—

prescribed organisation has the same meaning as in section 114 of the Act.

10-Reporting of suspicion that child or young person may be at risk

For the purposes of section 31(2)(c) of the Act, a person need not report a suspicion under section 31(1) of the Act if the person believes on reasonable grounds that the Department is already aware of all of the information that forms the basis of the person's suspicion.

11—Assessment of reports and notifications

For the purposes of section 32(1) of the Act, a report or notification is to be assessed in accordance with any requirement or direction of the Chief Executive.

12—Examination and assessment of child or young person

For the purposes of section 35(1)(d) of the Act, circumstances in which the Chief Executive determines that it is, having regard to the operation of Chapter 2 of the Act, necessary or appropriate for a child or young person to be examined and assessed are prescribed.

13—Assessments under section 36 of Act

For the purposes of section 36(4) of the Act, a notice must set out the following information:

- (a) the nature of the assessment and the provision of the Act under which the relevant direction is given;
- (b) the place at which the person must attend for the purposes of the assessment;
- (c) the date and time of the assessment;
- (d) the contact details of the Legal Services Commission;
- (e) contact details of a person or body with whom the person can communicate in respect of the assessment;
- (f) information setting out the consequences for refusing or failing to comply with a direction under section 36 of the Act.

14—Random drug and alcohol testing scheme

- (1) For the purposes of section 37(2) of the Act, the scheme for random drug and alcohol testing is the scheme determined by the Chief Executive for the purposes of that section and published in the Gazette, as in force from time to time.
- (2) Without limiting any other provisions that the Chief Executive may include in the scheme, the following provisions will be taken to be part of the scheme, as in force from time to time:
 - (a) for the purposes of the law of the State, the taking of forensic material consisting of hair, blood, urine and saliva is authorised under the scheme (and the scheme must make provisions setting out how, and by whom, such forensic material may be taken);
 - (b) forensic material taken under the scheme must be tested to identify whether drugs or alcohol are present in the forensic material and the scheme may make provisions—
 - (i) setting out how, and by whom, such testing is to be undertaken; and
 - (ii) specifying particular drugs that the forensic material must be tested for;
 - (c) the results of the testing referred to in paragraph (b) must be provided, in the manner and form determined by the Chief Executive, to the Chief Executive.

(3) The Chief Executive may, by notice in the Gazette, vary or substitute the scheme referred to in subregulation (1).

15—Notice relating to rehabilitation program under section 38 of Act

- (1) For the purposes of section 38(3) of the Act, a notice must set out the following information:
 - (a) the provision of the Act under which the direction is given;
 - (b) the name and nature of the drug and alcohol rehabilitation program that the person is directed to undertake;
 - (c) the place at which the person must attend in relation to the rehabilitation program;
 - (d) the date and time of the rehabilitation program;
 - (e) contact details of a person or body with whom the person can communicate in respect of the rehabilitation program;
 - (f) information setting out the consequences for refusing or failing to comply with a direction under section 38 of the Act,

and may contain any other information or direction the Chief Executive thinks appropriate.

(2) For the purposes of this regulation, a reference to attending a rehabilitation program will be taken to include a reference to attending on each day on which the program runs, or at any appointment or meeting required by or under the program.

16—Destruction of forensic material

For the purposes of section 40 of the Act, forensic material must be destroyed in accordance with a scheme determined by the Chief Executive.

17—Removal of child or young person

Pursuant to section 41(2) of the Act, the requirements under section 41(1) of the Act will be taken to be satisfied in relation to a particular child or young person in circumstances where—

- (a) a restraining order under section 99AAC of the *Summary Procedure Act 1921* against a particular person is in force; and
- (b) it is a condition of the restraining order that the person not reside with the child or young person; and
- (c) the person is residing with the child or young person.

18—Exclusions from definition of out of home care

For the purposes of the definition of *out of home care* in section 69 of the Act, the following kinds of care are declared to be excluded from the ambit of that definition:

- (a) care provided to children and young people at a licensed children's residential facility;
- (b) care provided to children and young people at a residential facility established under section 36 of the *Family and Community Services Act 1972*.

19—Exemption

- (1) Pursuant to section 170(2)(a) of the Act, a placement agency is exempt from the requirements under—
 - (a) section 79(1) of the Act; and

- (b) section 80 of the Act; and
- (c) section 81(1)(b) of the Act (to the extent that that paragraph relates to a member of an approved carer's household),

in relation to a child or young person placed in-

- (d) a licensed children's residential facility; or
- (e) a residential facility established under section 36 of the *Family and Community Services Act 1972*; or
- (f) the care of an approved carer of a kind determined by the Chief Executive for the purposes of this subregulation.
- (2) Pursuant to section 170(2)(a) of the Act an approved carer is exempt from the requirements under—
 - (a) section 75(1)(b) of the Act; and
 - (b) section 75(1)(c) or (d) of the Act (being a requirement relating to a person residing with the approved carer),

if the approved carer does not provide care for children and young people at the approved carer's residence.

- (3) Pursuant to section 170(2)(a) of the Act, the Chief Executive is exempt from the requirement under section 89(3) of the Act in relation to an approved carer providing care for a child or young person in—
 - (a) a licensed children's residential facility; or
 - (b) a residential facility established under section 36 of the *Family and Community Services Act 1972*.

20—Information to be provided to children and young people

For the purposes of section 80 of the Act, the following information (being information that is known to the relevant placement agency and that is, in the opinion of the placement agency, relevant to the circumstances of a particular child or young person) is prescribed:

- (a) the name and age of the approved carer;
- (b) the address at which the child or young person will reside if placed with the approved carer;
- (c) the school (if any) in which it is intended that the child or young person be enrolled (including, if relevant, where there is to be no change in the school from the child or young person's current enrolment);
- (d) the nature of the employment (if any) of the approved carer;
- (e) details setting out the name, age and gender of any other persons residing with the approved carer;
- (f) details of any relevant experience the approved carer has had caring for children and young people.

21—Disclosure of information provided to approved carers

For the purposes of section 81(2)(e) of the Act, an approved carer may disclose information provided under that section—

- (a) to a preschool, school or other education service for a purpose related to the educational needs of the child or young person; or
- (b) with the authorisation of the Chief Executive.

22—Information to be included in long-term care plans

For the purposes of section 90(2) of the Act, a long-term care plan in respect of a child or young person must contain the following information:

- (a) a cultural maintenance plan for the child or young person;
- (b) details of any contact arrangements with the family of the child or young person or other significant people in the child or young person's life;
- (c) information setting out how the educational, health and disability needs (if any) of the child or young person will be met;
- (d) details of any financial or other support provided, or to be provided, to any approved carer in whose care the child or young person is placed;
- (e) details of any compensation paid or payable to the child or young person under the *Victims of Crime Act 2001*;
- (f) details of any dispute resolution process (including mediation) to be followed in relation to disputes involving the care of the child or young person;
- (g) information relating to the most recent review of the child or young person's long-term care plan.

23—Applications relating to long-term guardianship

- (1) For the purposes of section 91(3) of the Act, an application to the Court under that section must include information setting out the views relating to the application (if known to the Chief Executive) of such of the following persons and bodies as may be relevant:
 - (a) the child or young person to whom the application relates;
 - (b) the proposed guardian or guardians;
 - (c) the birth family of the child or young person;
 - (d) the Department;
 - (e) a person or body representing the culture or community of the child or young person,

and may contain any other information the Chief Executive considers relevant to the application.

- (2) Pursuant to section 91(3) of the Act, the Chief Executive need not comply with section 91(1) of the Act if, following completion of a care plan—
 - (a) the Chief Executive becomes aware (by any means) of information not considered in the course of an assessment under section 89(3) of the Act, or in the course of preparing a long-term care plan under section 90(1) of the Act; and

(b) the Chief Executive, having considered the information, is satisfied that the proposed guardian is not suitable to be the guardian of the relevant child or young person.

24—Contact arrangements

- (1) For the purposes of section 93(5)(c) of the Act, a determination under that section must set out the following:
 - (a) details of the Chief Executive's compliance with section 93(3) of the Act;
 - (b) the methods by which contact visits may be undertaken;
 - (c) any methods that must not be used to undertake a contact visit;
 - (d) any persons who must not be present during contact visits;
 - (e) the Chief Executive's reasons for a provision set out in the determination in accordance with that section and this regulation.
- (2) Pursuant to section 93(8) of the Act, the following provisions apply in respect of contact arrangements under the Act:
 - (a) the Chief Executive must take reasonable steps to provide a copy of each determination under that section, and each variation of the determination, to each person to whom the determination relates;
 - (b) the Chief Executive must take reasonable steps to explain to each person to whom a determination under that section relates the right to have the contact arrangements reviewed under section 95 of the Act;
 - (c) contact visits may, at the discretion of the Chief Executive, consist of or include—
 - (i) face to face contact visits; or
 - (ii) telephone calls; or
 - (iii) written communication; or
 - (iv) the use of specified social media; or
 - (v) such other methods as the Chief Executive considers appropriate;
 - (d) the Chief Executive may exclude a specified method or methods from being used in contact visits if the Chief Executive considers it necessary or appropriate to do so in the circumstances of a particular determination;
 - (e) the Chief Executive must cause a record of the reasons for any determination under section 93 of the Act to be made and kept in accordance with any determination of the Chief Executive.

25—Contact Arrangements Review Panel

- (1) For the purposes of section 94(1) of the Act, the following provisions apply to the establishment of the Contact Arrangements Review Panel:
 - (a) the Panel is to consist of not less than 3 persons appointed by the Minister, of whom—
 - (i) at least 1 must be a person who is not an officer or employee of the Department; and
 - (ii) at least 1 must be a person with qualifications or experience in matters related to the protection of children and young people;

- (b) members of the Panel will be appointed on terms and conditions determined by the Minister;
- (c) the Minister must appoint 1 of the members to preside over meetings of the Panel.
- (2) For the purposes of section 94(2) of the Act, the Panel has the following powers and functions:
 - (a) the review of contact arrangements under Chapter 7 Part 4 of the Act;
 - (b) to report annually to the Minister on matters relating to contact arrangements under the Act;
 - (c) such other functions as may be conferred on the Panel by or under the Act or by the Minister;
 - (d) such powers as may be reasonably necessary to perform the functions of the Panel.
- (3) Pursuant to section 94(3) of the Act, the following provisions apply to the Panel:
 - (a) the Panel is subject to the direction and control of the Minister (other than in relation to the determination of the Panel in relation to a particular review of contact arrangements);
 - (b) a member of the Panel may also be a member of a panel under section 85 of the Act.

26—Reviews by Contact Arrangements Review Panel

Pursuant to section 95(9) of the Act, the following provisions apply in relation to a review under that section:

- (a) each member of the Panel must, in relation to a particular review, be independent of the matter under review;
- (b) the Panel must, in the case of a review relating to an Aboriginal or Torres Strait Islander child or young person, unless an appropriate Aboriginal or Torres Strait Islander person is already a member of the Panel, sit with an additional member who is an Aboriginal or Torres Strait Islander person appointed to the Panel in accordance with any determination or requirement of the Chief Executive;
- (c) the Panel may, in the case of a particular review, sit with an additional member or members appointed to the Panel in accordance with any determination or requirement of the Chief Executive;
- (d) the Panel is not bound by the rules of evidence and, subject to the Act, may conduct an inquiry under this section in such manner as the Panel thinks fit;
- (e) a review of contact arrangements must be conducted in a timely fashion and with a minimum of formality.

27—Renewal of licence to carry on business as foster care agency

For the purposes of section 99(7), the following provisions apply to the renewal of a licence:

- (a) the application for renewal must be made in a manner and form determined by the Chief Executive;
- (b) the application must be made within such period before the expiry of the licence as may be determined by the Chief Executive.

28—Record keeping—licensed foster care agencies

- (1) For the purposes of section 101(1) of the Act, the following records are required:
 - (a) records setting out the name, date of birth, residential address and unique identifier (if any) of each approved carer in whose care the foster care agency places children or young people;
 - (b) records setting out the name, date of birth, residential address and unique identifier (if any) of each person employed in or by the foster care agency;
 - (c) records detailing each assessment conducted under section 102 of the Act;
 - (d) records setting out the following information in respect of each placement of a child or young person pursuant to the licence:
 - (i) the name and date of birth of the child or young person;
 - (ii) the name, date of birth and residential address of the approved carer in whose care the child or young person was placed;
 - (iii) the date of the placement;
 - (iv) the date (if any) on which the placement ended;
 - (e) such other records as may be required by the Chief Executive.
- (2) Despite any provision of the *State Records Act 1997* to the contrary, for the purposes of section 101(2) of the Act, records must be kept in accordance with the guidelines published by the Chief Executive by notice in the Gazette, as in force from time to time.

29—Children's residential facilities

For the purposes of paragraph (f) of the definition of *children's residential facility* in section 103 of the Act, the following facilities and places are declared not to be included in the ambit of that definition:

- (a) the residence of a person in whose care a child or young person is placed under section 77 of the Act;
- (b) a hospital or other health service;
- (c) any other facility or place determined by the Chief Executive.

30—Renewal of licence to operate children's residential facility

- (1) For the purposes of section 105(7) of the Act, the following provisions apply to the renewal of a licence:
 - (a) the application for renewal must be made in a manner and form determined by the Chief Executive;
 - (b) the application must be made within such period before the expiry of the licence as may be determined by the Chief Executive.
- (2) For the purposes of paragraph (a) of the definition of prescribed number in section 105(8) of the Act, the prescribed number is 12.

31—Exemption from requirement to be assessed before employment in licensed children's residential facility

(1) For the purposes of section 107(2) of the Act, the class of person consisting of persons (whether tradespeople or otherwise) from time to time engaged by a licensed children's residential facility to provide maintenance or repair services is prescribed.

- (2) For the purposes of section 107(2) of the Act, the following classes of persons are prescribed:
 - (a) persons whose contact with children in the course of employment in a licensed children's residential facility is incidental;
 - (b) students who are, as a part of an organised program, undertaking a placement in a licensed children's residential facility (being students in respect of whom a working with children check has been conducted within the preceding 5 years);
 - (c) registered health practitioners in respect of whom a working with children check has been conducted within the preceding 5 years,

however those classes do not include a person who is a prohibited person under the *Child* Safety (Prohibited Persons) Act 2016.

- (3) For the purposes of section 107(2) of the Act, the employment of a person in a licensed children's residential facility in circumstances where—
 - (a) the facility is operated by person other than the Department; and
 - (b) a working with children check has been conduct in respect of the employed person within the preceding 5 years; and
 - (c) the employed person is not a prohibited person under the *Child Safety (Prohibited Persons) Act 2016*; and
 - (d) the operator of the facility takes reasonable steps to ensure that the employed person undergoes a psychological or psychometric assessment of a kind determined by the Chief Executive for the purposes of section 107 of the Act as soon as is reasonably practical after the person is so employed,

is prescribed.

(4) Subregulation (3) will expire 12 months after the day on which it commences.

32—Record keeping—licensed children's residential facilities

- (1) For the purposes of section 108(1) of the Act, the following records are required:
 - (a) records setting out the name, date of birth, residential address and unique identifier (if any) of each person employed in or by the licensed children's residential facility;
 - (b) records setting out the following information in respect of each child or young person who is, from time to time, resident in the licensed children's residential facility:
 - (i) the name and date of birth of the child or young person;
 - (ii) the period of each residence;
 - (iii) details of any complaint made by the child or young person in relation to their residence in the licensed children's residential facility (whether made under section 110 of the Act or otherwise);
 - (c) such other records as may be required by the Chief Executive.
- (2) Despite any provision of the *State Records Act 1997* to the contrary, for the purposes of section 108(2) of the Act, records must be kept in accordance with the guidelines published by the Chief Executive by notice in the Gazette, as in force from time to time.

33—Prescribed facilities—complaints to Chief Executive

For the purposes of paragraph (b) of the definition of *prescribed facility* in section 110(4) of the Act, the following facilities are prescribed:

- (a) a residential facility for children and young people established by the Minister under the *Family and Community Services Act 1972*;
- (b) any other facility (however described) established by the Minister or the Chief Executive and which children or young people under the guardianship, or in the custody, of the Chief Executive reside;
- (c) such other facilities as may be determined by the Chief Executive.

34—Exemption from requirement to be assessed before employment in residential facility

- (1) For the purposes of section 110A(2) of the Act, the following classes of persons are prescribed:
 - (a) a person whose contact with children in the course of the person's employment in a residential facility is incidental;
 - (b) a student who is, as a part of an organised program, undertaking a placement in a residential facility (being a student in respect of whom a working with children check has been conducted within the preceding 5 years);
 - (c) a registered health practitioner in respect of whom a working with children c preceding 5 years,

however those classes do not include a person who is a prohibited person under the *Child* Safety (Prohibited Persons) Act 2016.

- (2) For the purposes of section 107(2) of the Act, the employment of a person in a residential facility in circumstances where—
 - (a) the facility is operated by person other than the Department; and
 - (b) a working with children check has been conduct in respect of the employed person within the preceding 5 years; and
 - (c) the employed person is not a prohibited person under the *Child Safety (Prohibited Persons) Act 2016*; and
 - (d) the operator of the facility takes reasonable steps to ensure that the employed person undergoes a psychological or psychometric assessment of a kind determined by the Chief Executive for the purposes of section 107 of the Act as soon as is reasonably practical after the person is so employed,

is prescribed.

(3) Subregulation (2) will expire 12 months after the day on which it commences.

35—Policies and procedures for purposes of Chapter 8 of Act

For the purposes of section 114(1)(c) of the Act, the following policies and procedures are required:

(a) policies and procedures that ensure the prescribed organisation complies with any code of conduct or principles of good practice for caring for, or working with, children and young people developed by the Chief Executive under section 145 of the Act;

- (b) policies and procedures that ensure the prescribed organisation meets standards of care for ensuring the safety of children and young people as defined by the Chief Executive under section 145 of the Act;
- (c) such other policies and procedures as may be required by the Chief Executive by notice in the Gazette.

36—Prescribed facilities—Child and Young Person's Visitor scheme

For the purposes of paragraph (b) of the definition of *prescribed facility* in section 116(1) of the Act, residential facilities established under section 36 of the *Family and Community Services Act 1972* are prescribed.

37—Child and Young Person's Visitor

- (1) Pursuant to section 117(3) of the Act, the Governor may appoint a person (who may be the Guardian for Children and Young People *ex officio*) to be the Child and Young Person's Visitor.
- (2) If the person appointed to be the Child and Young Person's Visitor is not the Guardian for Children and Young People *ex officio*, the person will be appointed on conditions determined by the Governor and for a term, not exceeding 5 years, specified in the instrument of appointment and, at the expiration of a term of appointment, will be eligible for reappointment.
- (3) The Governor may remove a person from office as the Child and Young Person's Visitor on the presentation of an address from both Houses of Parliament seeking the person's removal.
- (4) The Governor may suspend a person from the position of Child and Young Person's Visitor on the ground of incompetence or misbehaviour and, in that event—
 - (a) a full statement of the reason for the suspension must be laid before both Houses of Parliament within 3 sitting days of the suspension; and
 - (b) if, at the expiration of 1 month from the date on which the statement was laid before Parliament, an address from both Houses of Parliament seeking the person's removal has not been presented to the Governor, the person must be restored to the position.
- (5) The position of Child and Young Person's Visitor becomes vacant if the person appointed to the position—
 - (a) dies; or
 - (b) resigns by written notice given to the Minister; or
 - (c) completes a term of appointment and is not reappointed; or
 - (d) is removed from the position by the Governor under subregulation (3); or
 - (e) becomes bankrupt or applies as a debtor to take the benefit of the laws relating to bankruptcy; or
 - (f) is convicted of an indictable offence or sentenced to imprisonment for an offence; or
 - (g) becomes a member of the Parliament of this State or any other State of the Commonwealth or of the Commonwealth or becomes a member of a Legislative Assembly of a Territory of the Commonwealth; or
 - (h) becomes, in the opinion of the Governor, mentally or physically incapable of exercising satisfactorily the functions of the position.

- (6) The Minister may appoint a person to act in the position of Child and Young Person's Visitor—
 - (a) during a vacancy in the position; or
 - (b) when the Child and Young Person's Visitor is absent or unable to exercise the functions of the position; or
 - (c) if the Child and Young Person's Visitor is suspended from the position under subregulation (4).

38—Powers of child protection officers

- (1) For the purposes of section 149(2)(a) of the Act, the period of 3 months is prescribed.
- (2) For the purposes of section 149(2)(b) of the Act, a passport must, at the end of the prescribed period, be dealt with as follows:
 - (a) the Chief Executive must return the passport to a parent of the child or young person to whom the passport relates; or
 - (b) the Chief Executive may apply to the Court for an order authorising the Chief Executive to retain the passport for the period specified by the Court or until further order of the Court (however, if the Court does not grant the application, the passport must be dealt with in accordance with any order of the Court or, if no such order is made, the passport must be returned to a parent of the child or young person to whom the passport relates).
- (3) For the purposes of section 149(6)(b) of the Act, an application for the issue of a warrant must comply with the following provisions:
 - (a) an application may only be made by telephone if applicant is of the opinion that the warrant is urgently required and there is insufficient time to make the application personally;
 - (b) in the case of an application made by telephone—
 - (i) the applicant must inform the magistrate of the applicant's name and rank or position title (as the case requires) and the magistrate, on receiving that information, is entitled to assume, without further inquiry, that the applicant has the authority to make the application;
 - (ii) the applicant must inform the magistrate of the grounds on which the issue of the warrant is sought;
 - (iii) if it appears to the magistrate from the information furnished by the applicant that there are proper grounds for the issue of the warrant, the magistrate must inform the applicant of the facts that, in the magistrate's opinion, justify the issue of the warrant and must not proceed to issue the warrant unless the applicant undertakes to make an affidavit verifying those facts;
 - (iv) if the applicant gives such an undertaking, the magistrate may then make out and sign a warrant, noting on the warrant the facts that justify, in the magistrate's opinion, the issue of the warrant;
 - (v) the warrant will be taken to have been issued when signed by the magistrate;
 - (vi) the magistrate must inform the applicant of the terms of the warrant;

(vii) the applicant must, as soon as practicable after the issue of the warrant forward to the magistrate an affidavit in accordance with the applicant's undertaking.

39—Sharing of information

- (1) For the purposes of section 152(1)(h) of the Act, a person or body that provides services to children and young people or their families for or on behalf of the Department is prescribed.
- (2) For the purposes of section 152(2) of the Act, a provider must comply with the following requirements:
 - (a) the provider must confirm the identity of the recipient to whom prescribed information is to be provided;
 - (b) the provider must be satisfied that that the recipient is, in fact, a person or body to whom section 152 of the Act applies;
 - (c) the provider must take reasonable steps to ensure that the prescribed information is not provided to any other person or body (being a person or body who is not a person or body to whom section 152 of the Act applies).
- (3) For the purposes of section 152(6)(b) of the Act, a recipient may disclose information or documents received under that section—
 - (a) for the purposes of legal proceedings in which the information or document is relevant; or
 - (b) with the written authority of the Chief Executive.

40—Limitation on matters that may be reviewed under section 157 of Act

Pursuant to section 157(4) of the Act, an application for a review under that section may only be made, and a review only conducted under that section, in relation to a decision of the Chief Executive under Chapter 7 of the Act (other than a decision under Part 4 of that Chapter).

41—Protection of identity of certain persons

For the purposes of section 163(1)(c) of the Act, a person may, in accordance with any requirements of the Chief Executive, disclose information referred to in that subsection—

- (a) if such disclosure is reasonably necessary for the performance of the person's official functions and duties, or the functions and duties of a State authority relating to the protection of children and young people from harm; or
- (b) if such disclosure is reasonably necessary to prevent harm, or further harm, being caused to a child or young person to whom the information relates.

42—Confidentiality

- (1) Pursuant to section 164(4) of the Act, personal information may be disclosed with the authorisation of the Chief Executive.
- (2) Pursuant to section 164(4) of the Act, personal information will, for the purposes of that section, not be taken to have been disclosed merely because the personal information was disclosed to an interpreter in the course of lawfully disclosing the personal information under that section.

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 19 December 2017

No 353 of 2017 CPR0006/17CS

South Australia

Summary Procedure (Restraining Orders) Variation Regulations 2017

under the Summary Procedure Act 1921

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement 3
- Variation provisions

Part 2—Variation of Summary Procedure (Restraining Order) Regulations 2011

Variation of regulation 4—Foreign restraining orders 4

Part 1—Preliminary

1—Short title

These regulations may be cited as the Summary Procedure (Restraining Orders) Variation Regulations 2017.

2—Commencement

These regulations will 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 Summary Procedure (Restraining Order) **Regulations 2011**

4—Variation of regulation 4—Foreign restraining orders

Regulation 4(c)—delete paragraph (c) and substitute:

- Part 4A of the Sex Offenders Registration Act 2004 of Victoria; (c)
- (ca) Child Protection (Offender Reporting and Offender Prohibition Order) Act 2004 of Queensland;
- (cb) Community Protection (Offender Reporting) Act 2005 of Tasmania;
- (cc) Crimes (Child Sex Offenders) Act 2005 of the Australian Capital Territory;

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 19 December 2017

No 354 of 2017 CPR0006/17CS

South Australia

Children and Young People (Safety) (Transitional Provisions) Regulations 2017

under the Children and Young People (Safety) Act 2017

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Transitional provision relating to commencement of section 59 of the Act
- 5 Transitional provision relating to references to approved carers

1—Short title

These regulations may be cited as the *Children and Young People (Safety) (Transitional Provisions) Regulations 2017.*

2—Commencement

These regulations will come into operation on 26 February 2018.

3—Interpretation

In these regulations-

Act means the Children and Young People (Safety) Act 2017.

4—Transitional provision relating to commencement of section 59 of the Act

Pursuant to section 170(3)(c) of the Act-

- (a) a reference in section 59(1) of the Act to proceedings on an application to the Court for orders will be taken to include a reference to such proceedings under the *Children's Protection Act 1993*; and
- (b) a reference in section 59(1) of the Act to a child or young person who is, pursuant to an order of the Court, under the guardianship, or in the custody, of the Chief Executive or another person or persons will be taken to include a reference to a child or young person who is, pursuant to an order of the Court under the *Children's Protection Act 1993*, under the guardianship, or in the custody, of the Minister to whom the administration of the *Children's Protection Act 1993* is committed or another person or persons.

5—Transitional provision relating to references to approved carers

Pursuant to section 170(3)(c) of the Act, a reference in Chapter 7 Part 1 Division 4 of the Act to an approved carer will be taken to include a reference to a person who is—

(a) an approved foster parent under section 43 of the *Family and Community Services Act 1972*; or

(b) —

- (i) caring for a child or young person who is under the guardianship or in the custody of the Minister (whether under an order of the Court, a voluntary custody agreement under section 9 of the *Children's Protection Act 1993* or any other provision of that Act or any other Act); and
- (ii) the subject of a provisional or initial registration by the Department, or an approval for temporary placement granted by the Department, in relation to the care of children.

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 19 December 2017

No 355 of 2017

CPR0006/17CS

South Australia

Teachers Registration and Standards Variation Regulations 2017

under the Teachers Registration and Standards Act 2004

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Teachers Registration and Standards Regulations 2016

4 Variation of regulation 3—Interpretation

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Teachers Registration and Standards Variation Regulations 2017*.

2—Commencement

These regulations will come into operation on the day that Chapter 5 Part 1 of the *Child and Young People (Safety) Act 2017* comes into operation.

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 Teachers Registration and Standards Regulations 2016

4—Variation of regulation 3—Interpretation

Regulation 3, definition of *mandatory notification course*—delete "child abuse and neglect and the requirements under Part 4 Division 1 of the *Children's Protection Act 1993* for notification of suspected child abuse or neglect" and substitute:

children and young people at risk and the requirements under Chapter 5 Part 1 of the *Child and Young People (Safety) Act 2017* for reporting of suspicion that a child or young person may be at risk

Made by the Governor

with the advice and consent of the Executive Council on 19 December 2017

No 356 of 2017

CPR0006/17CS

South Australia

Births, Deaths and Marriages Registration Variation Regulations 2017

under the Births, Deaths and Marriages Registration Act 1996

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Births, Deaths and Marriages Registration Regulations 2011

4 Insertion of regulation 6A 6A Conferral of jurisdiction on South Australian Civil and Administrative Tribunal

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Births, Deaths and Marriages Registration Variation Regulations 2017.*

2—Commencement

These regulations will come into operation on the day on which section 25A of the *Births, Deaths and Marriages Registration Act 1996* (as enacted by the *Children's Protection Law Reform (Transitional Arrangements and Related Amendments) Act 2017*) comes into operation.

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 Births, Deaths and Marriages Registration Regulations 2011

4—Insertion of regulation 6A

Before regulation 7 insert:

6A—Conferral of jurisdiction on South Australian Civil and Administrative Tribunal

 Pursuant to section 25A(9) of the Act, the South Australian Civil and Administrative Tribunal is conferred with jurisdiction to deal with matters consisting of the review of a decision of the Chief Executive under section 25A of the Act.

- (2) An application for review of a decision relating to a particular child may be made to the South Australian Civil and Administrative Tribunal by—
 - (a) a person who is a guardian of the child pursuant to an order of the Court under the *Children and Young People (Safety) Act 2017*; or
 - (b) a biological parent or co-parent (within the meaning of the *Family Relationships Act 1975*) of the child; or
 - (c) the child.
- (3) An application must be made within 28 days after the applicant receives notice of the relevant decision (or such longer period as the Tribunal may allow).

Made by the Governor

with the advice and consent of the Executive Council on 19 December 2017

No 357 of 2017

CPR0006/17CS

RULES OF COURT

South Australian Civil and Administrative Tribunal Rules 2014 (Amendment No. 3)

The President of the South Australian Civil and Administrative Tribunal makes the following Rules under the South Australian Civil and Administrative Tribunal Act 2013.

- 1. These Rules may be cited as the South Australian Civil and Administrative Tribunal Rules 2014 (Amendment No 3).
- 2. This amendment will commence on 19 December 2017.
- 3. The South Australian Civil and Administrative Tribunal Rules 2014 as varied by the South Australian Civil and Administrative Tribunal Rules 2014 (Amendment No 1) and the South Australian Civil and Administrative Tribunal Rules 2014 (Amendment No 2) are referred to herein as "the principal Rules".
- 4. The principal Rules are amended as indicated in these Rules.
- 5. Rule 30 is amended by deleting "30" and substituting "7" in sub-rule (a).
- 6. Rule 34(c) is amended by inserting ", Retirement Villages Act 2016" after "Retirement Villages Act 1987".
- 7. Rule 47(a) is amended by inserting ", Retirement Villages Act 2016" after "Retirement Villages Act 1987".
- 8. The following is inserted after Rule 57:

"57A. Decision-maker for the purposes of the SACAT Act

- a. A reference in the Act to "the decision-maker" for a reviewable decision will be taken to include a reference to a person of body designated by these Rules as being a suitable entity to act jointly with the person or body that made or is taken to have made the reviewable decision.
- b. The following persons or bodies are designated as suitable entities under paragraph (a) of this Rule in relation to reviews in respect of the types of decisions indicated:
 - i. Environment Protection Authority reviews under s 60 of the Aquaculture Act 2001."
- 9. Rule 59 is amended by:
 - (a) deleting "or Police Ombudsman" in the heading;
 - (b) deleting "or the Police Ombudsman" in sub-rule (a).
- 10. The following is inserted after Part 9:

"Part 9A Internal review

62B. Application of part

This Part applies to applications for internal review lodged with the Tribunal under the section 70 of the SACAT Act.

62C. Statement of reasons

Where an application has been made for internal review and the reasons for decision have not previously been published, the Tribunal as constituted at first instance must provide written reasons for the decision as soon as practicable for the consideration of the members conducting the internal review."

Dated: 12 December 2017

THE HONOURABLE JUSTICE JUDY HUGHES President of the Tribunal

CITY OF ADELAIDE

ADOPTION OF COMMUNITY LAND MANAGEMENT PLAN

Community Open Space-Vaughan Place Land, Adelaide

NOTICE is hereby given that at the meeting of the Council of the City of Adelaide held on **12 December 2017**, Council resolved to adopt the Community Land Management Plan for Community Open Space (Vaughan Place Land only) pursuant to Section 197 and 198 of the *Local Government Act 1999*.

M. GOLDSTONE Chief Executive Officer

CITY OF TEA TREE GULLY

CALL FOR NOMINATIONS

Supplementary Election of Councillor for Steventon Ward

Nominations to be a candidate for election as a member of the City of Tea Tree Gully will be received between Thursday 11 January 2018 and 12 noon Thursday 25 January 2018. Candidates must submit a profile of not more than 150 words with their nomination form and may also provide a photograph, predominantly head and shoulders, taken within the previous 12 months.

Nomination kits are available from the Council office, 571 Montague Road, Modbury.

A briefing session for intending candidates will be held at 7.00pm on Monday 15 January 2018 at the Banksia Room, 571 Montague Road, Modbury.

MICK SHERRY Returning Officer

CITY OF WHYALLA

Review of Elector Representation

NOTICE is hereby given that the City of Whyalla has completed a review of its elector representation arrangements, including its composition and ward structure, in accordance with the requirements of Section 12 (4) of the Local Government Act 1999 (the Act).

Pursuant to Section 12 (13) (a) of the Act, the Electoral Commissioner has certified that the review undertaken by Council satisfies the requirements of Section 12 of the Act. As such, the following structure will be put into effect as from the day of the first general election held after the publication of this notice.

- The principal member of Council will be a Mayor elected by the community at council-wide elections.
- The Council area will not be divided into wards (i.e. the existing "no wards" structure will be retained).
- The elected body of Council will comprise the Mayor and nine (9) area councillors.

CHRIS COWLEY Chief Executive Officer

DISTRICT COUNCIL OF CLEVE

Change of Meeting Date

NOTICE is hereby given that the Ordinary January Council Meeting will now be held on Tuesday 16 January 2018 commencing at 2pm in the Council Chambers, Main Street Cleve in lieu of Tuesday 9 January 2018.

PJ ARNOLD Chief Executive Officer

THE FLINDERS RANGES COUNCIL

CALL FOR NOMINATIONS

Supplementary Election for two Area Councillors

Nominations to be a candidate for election as a member of The Flinders Ranges Council will be received between Thursday 11 January 2018 and 12 noon Thursday 25 January 2018. Candidates must submit a profile of not more than 150 words with their nomination form and may also provide a photograph, predominantly head and shoulders, taken within the previous 12 months.

Nomination kits are available from the Council Office, 1 Seventh Street, Quorn.

A briefing session for intending candidates will be held at 2.00pm on Friday 12 January 2018 at the Quorn Council Chambers, 1 Seventh Street, Quorn.

MICK SHERRY Returning Officer

			CIL OF FRANKLIN HA	RBOUR	
		Supplementary	Election for Area Counc	illor	
Conducte	d on Monday 11 Dece	mber 2017			
Forma	al Ballot Papers – 527	Informal Ballo	ot Papers – 2	Quota – 264	
	Candidates	First Preference Votes	Elected / Excluded	Votes at Election/ Exclusio	n Count
Frank	lin, Sharran Lee	194		194	
Rehn,	Terry	333	Elected	Quota	1
					MICK SHERRY Returning Officer

KINGSTON DISTRICT COUNCIL

Temporary Closing of Road

Notice is hereby given that the Kingston District Council, at a meeting held on 15th December 2017, resolved pursuant to Section 234A of the Local Government Act 1999, to exclude vehicles from a portion of Marine Parade (and adjacent reserves) being from the northern side of the boat wash down bay to the Maria Creek boat launching facility, for a maximum period of thirty (30) days in a year, to commence in conjunction with dredging and excavation works at Maria Creek.

ANDREW MACDONALD Chief Executive Officer

DISTRICT COUNCIL OF LOWER EYRE PENINSULA

Arrival and Departure Fees

That, pursuant to the Aerodrome Fees Act 1998 in South Australia, the District Council of Lower Eyre Peninsula hereby advises that Arrival and Departure Fees at the Port Lincoln Airport are fixed as follows, and are effective 1 January 2018:

RPT Passenger Fees

Arrival Fees \$10.23 per person

Departure Fees \$10.23 per person

Note: All fees are GST Inclusive

Dated: 14 December 2017

ALEX DOUGLAS Director Works and Infrastructure

NORTHERN AREAS COUNCIL

Review of Elector Representation

NOTICE is hereby given that the Northern Areas Council has completed a review of its elector representation arrangements, including all aspects of the composition of the Council and the issue of the division, or potential division, of the area of the council into wards, in accordance with the requirements of Section 12 (4) of the Local Government Act 1999 (the Act).

Pursuant to Section 12 (13) (a) of the Act, the Electoral Commissioner has certified that the review undertaken by Council satisfies the requirements of Section 12 of the Act. As such, the following structure will take effect as from polling day of the periodic Local Government election to be held in November 2018.

- The principal member of Council be a chairperson (with the title of mayor), selected by and from amongst the elected members.
- The Council area be divided into four wards, as defined in Schedules One to Four inclusive.
- The future elected body of Council comprise nine (9) ward councillors. •
- The proposed wards be identified as Belalie; Broughton; Rocky River; and Yackamoorundie. The Belalie Ward be represented by four ward councillors; the Broughton Ward be represented by one ward councillor; the Rocky River Ward be represented by three ward councillors; and the Yackamoorundie Ward be represented by one ward councillor.

COLIN BYLES Chief Executive Officer

19 December 2017

Belalie Ward

SCHEDULE 1

Comprising parts of the localities of Tarcowie, Yatina and Appila; the localities of Hornsdale, Mannanarie, Caltowie North, Jamestown and Belalie North; part of the locality of Canowie Belt; the localities of Bundaleer North and Belalie East; and parts of the localities of Caltowie West and Caltowie, this being all the land contained within the bounds of the area defined as the Council boundaries in the north, east and west (part only), and Appila–Laura Road, Stone Hut–Caltowie Road, Wilkins Highway, Caltowie-Georgetown Road and the southern boundaries of the localities of Caltowie, Bundaleer North and Belalie East.



Broughton Ward

SCHEDULE 2

Comprising part of the locality of Washpool; the localities of Mayfield, Hacklins Corner, Broughton River Valley, Euromina and Andrews; and parts of the localities of Spalding and Yacka, being all the land contained within the bounds of the area defined the Council boundaries to the east, south and west (part only); Yacka Road, Horrocks Highway, North Terrace, East Terrace, Yacka–Andrews Road, the western boundary of Euromina, the western boundary of Broughton River Valley, the western boundary of Spalding; the western boundary of the Hundred of Reynolds, the western and northern boundaries of Washpool, and northern boundary of Mayfield.



Rocky River Ward

SCHEDULE 3

Comprising the locality of Beetaloo Valley; part of the locality of Stone Hut; the locality of Laura; and parts of the localities of Caltowie West, Caltowie, Huddleston, Gladstone and West Bundaleer, being all the land contained within the bounds of the area defined as the Council boundaries to the north and west; Appila–Laura Road, Stone Hut–Caltowie Road, Wilkins Highway, Caltowie-Georgetown Road, Manatoo Road, Hillam Road, Teetuppennie Road, Caltowie-Georgetown Road, Bondowie Road, Kitto Road, Horrocks Highway and Huddleston Road.



Yackamoorundie Ward

SCHEDULE 4

Comprising the localities of Narridy, Georgetown, Bundaleer Gardens and Gulnare; and parts of the districts/localities of Huddleston, Gladstone, West Bundaleer, Washpool, Spalding and Yacka, being all the land contained within the bounds of the area defined as the Council boundary to the west; Huddleston Road, Horrocks Highway, Kitto Road, Bondowie, Road, Caltowie-Georgetown Road, Teetuppennie Road, the northern and eastern boundaries of West Bundaleer, the northern and eastern boundaries of Bundaleer Gardens, the eastern boundary of the Hundred of Bundaleer, part of the eastern boundary of Gulnare, part of the eastern boundary of Yacka, Yacka–Andrews Road, East Terrace, North Terrace, Horrocks Highway and Yacka Road.



DISTRICT COUNCIL OF PETERBOROUGH

Representation Review

Notice is hereby given that under section 12(20) of the Local Government Act 1999, I have made a determination regarding the future representation arrangements for the District Council of Peterborough that will be put into effect as from the day of the first general election held after the publication of this notice.

The revised representation arrangements are as follows:

- A Mayor, elected by the community Eight (8) area councillors
- The council area will not be divided into wards

MICK SHERRY Electoral Commissioner

DISTRICT COUNCIL OF TUMBY BAY

Declaration of Townships

Notice is hereby given that at a meeting of Council held on Tuesday, 12 December 2017, pursuant to Section 4 of the Local Government townships of Lipson and Ungarra, the boundaries of which are shown on Rack Plan 1273 (Lipson) and 1274 (Ungarra), deposited in the Office of the Surveyor-General.

Copies of the plans can be viewed at the Tumby Bay District Council Office, Corner of West Terrance and Mortlock Street, Tumby Bay SA, the Council website www.tumbybay.sa.gov.au or at the Office of the Surveyor General, 101 Grenfell Street, Adelaide.

T.J. SMITH Chief Executive Officer

WAKEFIELD REGIONAL COUNCIL

CALL FOR NOMINATIONS

Supplementary Election of Councillor for Central Ward

Nominations to be a candidate for election as a member of the Wakefield Regional Council will be received between Thursday 11 January 2018 and 12 noon Thursday 25 January 2018. Candidates must submit a profile of not more than 150 words with their nomination form and may also provide a photograph, predominantly head and shoulders, taken within the previous 12 months.

Nomination kits are available from the Council Office, Scotland Place, Balaklava.

A briefing session for intending candidates will be held at 3.00pm-5.00pm on Monday 22 January 2018 at the Phil Barry Chamber, Scotland Place, Balaklava.

MICK SHERRY Returning Officer

WATTLE RANGE COUNCIL

ROAD (OPENING AND CLOSING) ACT 1991

Road Closure—Public Road, Millicent

NOTICE is hereby given, pursuant to Section 10 of the Roads (Opening and Closing) Act, 1991, that the Wattle Range Council hereby gives notice of its intent to implement a Road Process Order to close portions of the Public Road and merge with the adjoining Sections 306 & 323, Hundred of Mayurra, shown delineated as "A" & "B" respectively on Preliminary Plan No.17/0064.

A copy of the plan and a statement of persons affected are available for public inspection at the office of the Council at George Street, Millicent and the Adelaide office of the Surveyor-General during normal office hours or can be viewed on Council's website – www.wattlerange.sa.gov.au

Any application for easement or objection must set out the full name, address and details of the submission and must be fully supported by reasons. The application for easement or objection must be made in writing to the Council at PO Box 27, Millicent SA 5280 WITHIN 28 DAYS OF THIS NOTICE and a copy must be forwarded to the Surveyor-General at GPO Box 1354, Adelaide SA 5001. Where a submission is made, the Council will give notification of a meeting at which the matter will be considered.

Dated: 19 December 2017

BEN GOWER Chief Executive Officer

TRUSTEE ACT 1936

PUBLIC TRUSTEE

Estates of Deceased Persons

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

MELVILLE Dorothy late of 421 The Parade Kensington Gardens of no occupation who died 21 August 2017 NORMAN Kenneth Murray late of 16 Deepdene Avenue Mitchell Park of no occupation who died 15 April 2017 STEPANSKY Richard late of 6 MacFarlane Street Glenelg North of no occupation who died 3 March 2017 WHEAT Alan late of 2 Nelson Street Payneham of no occupation who died 9 August 2017

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 19 January 2018 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: 19 December 2017

D A CONTALA Public Trustee

NOTICE SUBMISSION

The weekly *South Australian Government Gazette* is issued on Tuesday afternoon, except where Executive Council meets on Wednesday, wherein publishing will occur on that day.

The next scheduled publication date is displayed on the website: <u>www.governmentgazette.sa.gov.au</u>.

Notices for gazettal, along with enquiries, can be directed to:

EMAILgovernmentgazettesa@sa.gov.auPHONE(08) 8207 1025

Gazette notices should be emailed in the following formats:

- Notices as individual Word files
- Maps, images, and diagrams as single, complete objects within the Word files
- Content containing official signatures for authorisation—notices as Word files and the signed documentation as PDF files

Please provide the following information in your email:

- Date the notice is to be gazetted
- Email address and phone number of the person authorising the submission
- Notification of whether a quote is required for chargeable notices
- Name of the person and organisation to be charged for the notice, if applicable
- A purchase order if required
- Details that may impact on publication of the notice

Notices must be submitted before 4 p.m. Friday, the week preceding intended gazettal.

Proofs of formatted content are supplied for all notices, with necessary alterations to be returned before 4 p.m. on the day preceding publication.

Submitted notices will be gazetted unless notification is received before 10 a.m. on the day of publication.