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THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

PUBLISHED BY AUTHORITY

ADELAIDE, THURSDAY, 16 DECEMBER 2021

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GOVERNOR'S INSTRUMENTS

APPOINTMENTS

Department of the Premier and Cabinet Adelaide, 16 December 2021

Her Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Board of Infrastructure SA, pursuant to the provisions of the Infrastructure SA Act 2018:

Member: from 4 February 2022 until 3 February 2025 Carolyn Judith Hewson Amanda Nicole Price-McGregor Robert Louis Rigby Rust

By command,

STEVEN SPENCE MARSHALL Premier

DPC21/103CS

16 December 2021

Department of the Premier and Cabinet Adelaide, 16 December 2021

Her Excellency the Governor in Executive Council has been pleased to appoint the Honourable Robert Ivan Lucas, MLC, Treasurer, to be Acting Minister for Health and Wellbeing for the period from 18 December 2021 to 2 January 2022 inclusive, during the absence of the Honourable Stephen Graham Wade, MLC.

By command,

STEVEN SPENCE MARSHALL Premier

DPC21/104CS

Department of the Premier and Cabinet Adelaide, 16 December 2021

Her Excellency the Governor in Executive Council has been pleased to appoint the Honourable Robert Ivan Lucas, MLC, Treasurer, to be Acting Minister for Innovation and Skills for the period from 26 December 2021 to 3 January 2022 inclusive, during the absence of the Honourable David Gregory Pisoni, MP.

By command,

STEVEN SPENCE MARSHALL Premier

DPC21/104CS

Department of the Premier and Cabinet Adelaide, 16 December 2021

Her Excellency the Governor in Executive Council has been pleased to appoint the Honourable David James Speirs, MP, Minister for Environment and Water to be Acting Minister for Trade and Investment for the period from 29 December 2021 to 5 January 2022 inclusive, during the absence of the Honourable Stephen John Rayden Patterson, MP.

By command,

STEVEN SPENCE MARSHALL

Premier

DPC21/104CS

Department of the Premier and Cabinet Adelaide, 16 December 2021

Her Excellency the Governor in Executive Council has been pleased to appoint the Honourable Daniel Cornelis van Holst Pellekaan, Deputy Premier and Minister for Energy and Mining to be Acting Minister for Education for the period from 4 January 2022 to 8 January 2022 inclusive, during the absence of the Honourable John Anthony Gardner, MP.

By command,

STEVEN SPENCE MARSHALL

Premier

DPC21/104CS

Department of the Premier and Cabinet Adelaide, 16 December 2021

Her Excellency the Governor in Executive Council has been pleased to appoint Emma Michelle Townsend as the Director of the Office for Public Integrity for a term of three years, commencing on 7 January 2022 and expiring on 6 January 2025 – pursuant to section 18 of the Independent Commission Against Corruption Act 2012.

By command,

STEVEN SPENCE MARSHALL

Premier

AGO0204-21CS

Department of the Premier and Cabinet Adelaide, 16 December 2021

Her Excellency the Governor in Executive Council has been pleased to appoint Hugh Douglas Borrowman to the office of Official Secretary to the Governor of South Australia for a term commencing on 1 January 2022 and expiring on 31 August 2024 – pursuant to section 68 of the Constitution Act 1934.

By command,

STEVEN SPENCE MARSHALL

Premier

DPC21/098CS

PROCLAMATIONS

South Australia

Criminal Law Consolidation (Driving at Extreme Speed) Amendment Act (Commencement) Proclamation 2021

1—Short title

This proclamation may be cited as the *Criminal Law Consolidation (Driving at Extreme Speed) Amendment Act (Commencement) Proclamation 2021.*

2—Commencement of Act and suspension of certain provisions

- (1) The Criminal Law Consolidation (Driving at Extreme Speed) Amendment Act 2021 (No 28 of 2021) comes into operation on 16 December 2021.
- (2) The operation of sections 7 and 8 of the Act is suspended until a day or time or days or times to be fixed by subsequent proclamation or proclamations.

Made by the Governor

with the advice and consent of the Executive Council on 16 December 2021

Mutual Recognition (South Australia) (Further Adoption) Amendment Act (Commencement) Proclamation 2021

1—Short title

This proclamation may be cited as the *Mutual Recognition (South Australia) (Further Adoption) Amendment Act (Commencement) Proclamation 2021.*

2—Commencement of Act

The Mutual Recognition (South Australia) (Further Adoption) Amendment Act 2021 (No 54 of 2021) comes into operation on 20 December 2021.

Made by the Governor

with the advice and consent of the Executive Council on 16 December 2021

National Parks and Wildlife (Hindmarsh Valley National Park—Mining Rights) Proclamation 2021

under section 43 of the National Parks and Wildlife Act 1972

Preamble

- The Crown land described in Schedule 1 is, by another proclamation made on this day, constituted as a national park under section 28(1) of the *National Parks and Wildlife Act 1972* and assigned the name *Hindmarsh Valley National Park*.
- 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 (Hindmarsh Valley National Park—Mining Rights) Proclamation 2021.*

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 6, 7 and 101 in Deposited Plan 126962, Hundred of Encounter Bay, County of Hindmarsh.

Made by the Governor

with the advice and consent of the Executive Council on 16 December 2021

National Parks and Wildlife (Hindmarsh Valley National Park) Proclamation 2021

under section 28(1) of the National Parks and Wildlife Act 1972

1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Hindmarsh Valley National Park) Proclamation 2021*.

2—Commencement

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

3—Constitution of Hindmarsh Valley National Park

The following Crown land is constituted as a national park and assigned the name *Hindmarsh Valley National Park*:

Allotments 6, 7 and 101 in Deposited Plan 126962, Hundred of Encounter Bay, County of Hindmarsh.

Made by the Governor

being of the opinion that the Crown land described in clause 3 is of national significance by reason of the wildlife and natural features of the land and with the advice and consent of the Executive Council on 16 December 2021

REGULATIONS

South Australia

Electricity (General) (Technical Requirements for Electrical Equipment) Variation Regulations 2021

under the Electricity Act 1996

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Electricity (General) Regulations 2012

4 Insertion of Part 10 Division 2A

Division 2A—Technical requirements for electrical equipment

Designated electrical equipment must comply with demand response capability requirements

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Electricity (General) (Technical Requirements for Electrical Equipment) Variation Regulations 2021.*

2—Commencement

These regulations come into operation on 1 January 2022.

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 *Electricity (General) Regulations 2012*

4—Insertion of Part 10 Division 2A

Part 10—after Division 2 insert:

Division 2A—Technical requirements for electrical equipment

58A—Designated electrical equipment must comply with demand response capability requirements

(1) Designated electrical equipment must not be connected to a distribution network on or after the relevant day unless it complies with the demand response capability requirements set out in guidelines published by the Technical Regulator.

Maximum penalty: \$10 000.

- (2) The Technical Regulator must maintain an up to date list of designated electrical equipment on a website determined by the Technical Regulator.
- (3) In this regulation—

designated electrical equipment means electrical equipment designated by the Technical Regulator for the purposes of this regulation;

relevant day, in relation to the connection of designated electrical equipment to a distribution network, means 1 January 2022.

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 16 December 2021

No 185 of 2021

Controlled Substances (Poisons) (Miscellaneous) Variation Regulations 2021

under the Controlled Substances Act 1984

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Controlled Substances (Poisons) Regulations 2011

- 4 Variation of regulation 3—Interpretation
- 5 Variation of regulation 22—Exemptions from section 18A of Act
- 6 Variation of regulation 33—How prescriptions are to be given
- 7 Variation of regulation 34—Written prescriptions
- 8 Insertion of regulation 34A
 - 34A Giving prescriptions for monitored drugs—special provisions
- 9 Variation of regulation 35A—Dispensing prescriptions for drugs of dependence and other monitored drugs—special provisions
- Variation of regulation 45A—Restrictions on manufacture, sale, supply and use of certain paints and tinters
- Variation of regulation 53A—Disclosure of confidential information contained in monitored drugs database (section 60A(1)(e) of Act)

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Controlled Substances (Poisons) (Miscellaneous) Variation Regulations 2021.*

2—Commencement

These regulations come into operation on 1 April 2022.

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 Controlled Substances (Poisons) Regulations 2011

4—Variation of regulation 3—Interpretation

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

correctional institution has the same meaning as in the Correctional Services Act 1982;

5—Variation of regulation 22—Exemptions from section 18A of Act

Regulation 22(3), definition of *correctional institution*—delete the definition

6—Variation of regulation 33—How prescriptions are to be given

(1) Regulation 33(6)(b)—delete "the Chief Executive so that it is received no later than the 7th day of the month following the month in which the drug was dispensed (or such later day as the Chief Executive may, on the application of the prescriber, authorise)" and substitute:

a data source entity at, or immediately following, the time the record is created (unless subregulation (6a) applies)

- (2) Regulation 33(6a)—delete subregulation (6a) and substitute:
 - (6a) If a prescriber is unable to transmit a record relating to a prescription in accordance with subregulation (6)(b) because the electronic system used to keep the record is not compatible with the electronic system of a data source entity, the prescriber must transmit the record electronically to the Chief Executive so that it is received no later than—
 - (a) if the prescription is prepared on a day falling within the first 14 days of a month—the 21st day of that month; or
 - (b) if the prescription is prepared on any other day—the 7th day of the month following the month in which the prescription was prepared; or
 - (c) in any case, such later day as the Chief Executive may, on application, authorise.

Maximum penalty: \$5 000.

Expiation fee: \$1 250.

(6b) The Minister may exempt a prescriber or class of prescribers from the operation of subregulation (6)(b) or (6a) (or both) if satisfied that proper cause exists for the exemption.

7—Variation of regulation 34—Written prescriptions

(1) Regulation 34(1a)(b)—delete "the Chief Executive so that it is received no later than the 7th day of the month following the month in which the drug was dispensed (or such later day as the Chief Executive may, on the application of the prescriber, authorise)" and substitute:

a data source entity at, or immediately following, the time the record is created (unless subregulation (1b) applies)

- (2) Regulation 34(1b)—delete subregulation (1b) and substitute:
 - (1b) If a prescriber is unable to transmit a record relating to a prescription in accordance with subregulation (1a)(b) because the electronic system used to keep the record is not compatible with the electronic system of a data source entity, the prescriber must transmit the record electronically to the Chief Executive so that it is received no later than—
 - (a) if the prescription is written on a day falling within the first 14 days of a month—the 21st day of that month; or
 - (b) if the prescription is written on any other day—the 7th day of the month following the month in which the prescription was prepared; or

(c) in any case, such later day as the Chief Executive may, on application, authorise.

Maximum penalty: \$ 5 000.

Expiation fee: \$1 250.

(3) Regulation 34(1c)—after "subregulation (1a)(b)" insert:

or (1b) (or both)

8—Insertion of regulation 34A

After regulation 34 insert:

34A—Giving prescriptions for monitored drugs—special provisions

(1) Before a prescriber gives a prescription for the supply of a monitored drug for human use (whether the prescription is given in writing, in an approved electronic form, by telephone, by fax or by an approved electronic communication), the prescriber must take all reasonable steps to check relevant information held in the monitored drugs database relating to the person for whom the drug is to be prescribed.

Maximum penalty: \$5 000.

- (2) Subregulation (1) does not apply if—
 - (a) the drug (not being dextromoramide or pethidine) is for use by a person aged 70 years or more; or
 - (b) the drug (not being dextromoramide or pethidine) is for use by a person whose life expectancy is reasonably believed by the registered health practitioner principally responsible for treatment of the person, to be less than 12 months and—
 - (i) the prescriber has informed the Minister of the person's name and address, date of birth and the nature of the condition for which the drug is prescribed; and
 - (ii) the prescription for the drug is endorsed either "Notified Palliative Care Patient" or "NPCP"; or
 - (c) the drug is for use by a person who is receiving treatment in a hospital or a correctional institution and the duration of treatment of the person with the drug while the person is in the hospital or correctional institution does not exceed 14 days; or
 - (d) the drug is for use by a person who is being discharged from a hospital following treatment in the hospital and the duration of treatment of the person with the drug after discharge does not exceed 14 days.

9—Variation of regulation 35A—Dispensing prescriptions for drugs of dependence and other monitored drugs—special provisions

(1) Regulation 35A(1)(b)—delete "the Chief Executive so that it is received no later than the 7th day of the month following the month in which the drug was dispensed (or such later day as the Chief Executive may, on the application of the pharmacist, authorise)" and substitute:

a data source entity at, or immediately following, the time the record is created (unless subregulation (2) applies)

(2) Regulation 35A(1)—after the penalty provision insert:

Expiation fee: \$1 250.

- (3) Regulation 35A(1a) and (2)—delete subregulations (1a) and (2) and substitute:
 - (2) If a pharmacist is unable to transmit a record relating to a prescription in accordance with subregulation (1)(b) because the electronic system used to make the record is not compatible with the electronic system of a data source entity, the pharmacist must transmit the record electronically to the Chief Executive so that it is received no later than—
 - (a) if the drug is dispensed on a day falling within the first 14 days of a month—the 21st day of that month; or
 - (b) if the drug is dispensed on any other day—the 7th day of the month following the month in which the drug was dispensed; or
 - (c) in any case, such later day as the Chief Executive may, on application, authorise.

Maximum penalty: \$ 5 000.

Expiation fee: \$1 250.

- (4) Regulation 35A(4)—before paragraph (a) insert:
 - (aa) dispense a monitored drug unless the pharmacist or practitioner has taken all reasonable steps to check relevant information held in the monitored drugs database relating to the person for whom the drug is to be dispensed; or
- (5) Regulation 35A—after subregulation (5) insert:
 - (6) Subregulation (4)(aa) does not apply if—
 - (a) the drug (not being dextromoramide or pethidine) is for use by a person aged 70 years or more; or
 - (b) the prescription for the drug (not being dextromoramide or pethidine) is endorsed either "Notified Palliative Care Patient" or "NPCP"; or
 - (c) the drug is for use by a person who is receiving treatment in a hospital or a correctional institution and the duration of treatment of the person with the drug while the person is in the hospital or correctional institution does not exceed 14 days; or
 - (d) the drug is for use by a person who is being discharged from a hospital following treatment in the hospital and the duration of treatment of the person with the drug after discharge does not exceed 14 days.

10—Variation of regulation 45A—Restrictions on manufacture, sale, supply and use of certain paints and tinters

- (1) Regulation 45A(1)(b)—delete paragraph (b) and substitute:
 - (b) an anti-fouling or anti-corrosive paint containing more than 0.1% Lead; or
 - (ba) a paint (other than an anti-fouling or anti-corrosive paint) or tinter containing more than 0.009% Lead; or

- (2) Regulation 45A—after subregulation (2) insert:
 - (2a) For the purposes of this regulation, the proportion of Lead contained in a paint is calculated as a percentage of the element present in the non-volatile content of the paint.

11—Variation of regulation 53A—Disclosure of confidential information contained in monitored drugs database (section 60A(1)(e) of Act)

Regulation 53A—after subregulation (3) insert:

(4) Information contained in the monitored drugs database may be disclosed in accordance with an authorisation given by the Minister.

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

after consultation by the Minister with the Controlled Substances Advisory Council and with the advice and consent of the Executive Council on 16 December 2021

No 186 of 2021

National Parks and Wildlife (Co-management Boards) (Gawler Ranges Parks) Variation Regulations 2021

under the National Parks and Wildlife Act 1972

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of National Parks and Wildlife (Co-management Boards) Regulations 2016

- 4 Variation of regulation 3—Interpretation
- 5 Variation of regulation 6—Gawler Ranges Parks Co-management Board
- 6 Variation of regulation 16—Procedures of co-management boards

Part 1—Preliminary

1—Short title

These regulations may be cited as the *National Parks and Wildlife (Co-management Boards)* (Gawler Ranges Parks) Variation Regulations 2021.

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of National Parks and Wildlife (Co-management Boards) Regulations 2016

4—Variation of regulation 3—Interpretation

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

Gawler Ranges Parks means the Gawler Ranges National Park and the Lake Gairdner National Park;

- (2) Regulation 3, definition of *relevant co-management agreement*—after paragraph (a) insert:
 - (ab) in relation to the Gawler Ranges Parks—the co-management agreement for the Gawler Ranges Parks, as in force from time to time;
- (3) Regulation 3, definition of *relevant co-management agreement*, (c)—delete paragraph (c)

- (4) Regulation 3, definition of *relevant co-management board*—after paragraph (a) insert:
 - (ab) in relation to the Gawler Ranges Parks—the Gawler Ranges Parks
 Co-management Board;
- (5) Regulation 3, definition of *relevant co-management board*, (c)—delete paragraph (c)
- (6) Regulation 3, definition of *relevant nominating body*—after paragraph (a) insert:
 - (ab) in relation to the Gawler Ranges Parks—GRAC;
- (7) Regulation 3, definition of *relevant nominating body*, (c)—delete paragraph (c)
- (8) Regulation 3, definition of *relevant park*—after paragraph (a) insert:
 - (ab) in relation to the Gawler Ranges Parks—the Gawler Ranges National Park or the Lake Gairdner National Park (as the case requires);
- (9) Regulation 3, definition of *relevant park*, (c)—delete paragraph (c)

5—Variation of regulation 6—Gawler Ranges Parks Co-management Board

- (1) Regulation 6(1)—delete subregulation (1) and substitute:
 - (1) The Lake Gairdner National Park Co-management Board is dissolved.

Note-

The Lake Gairdner National Park Co-management Board was established as the co-management board for the park by the National Parks and Wildlife (Lake Gairdner National Park) Regulations 2013—see Gazette 1.8.2013 p3417.

The co-management agreement for the Lake Gairdner National Park has been terminated under section 43F(5) of the Act and replaced by the Gawler Ranges Parks co-management agreement.

- (1a) The *Gawler Ranges Parks Co-management Board* is established as the co-management board for the Gawler Ranges Parks.
- (2) Regulation 6(1)—delete "continues as the co-management board for the Lake Gairdner National Park" and substitute:

(now known as the *Gawler Ranges Parks Co-management Board*) continues as the co-management board for the Gawler Ranges Parks

(3) Regulation 6(2)—delete "Lake Gairdner National Park Co-management Board" and substitute:

Gawler Ranges Parks Co-management Board

(4) Regulation 6(2)(b)—after "Department" insert:

, or of another administrative unit of the Public Service, nominated by the Director

6—Variation of regulation 16—Procedures of co-management boards

- (1) Regulation 16(2)—after paragraph (a) insert:
 - (ac) in the case of the Gawler Ranges Parks Co-management Board—6 members (of whom at least 3 must be Gawler Ranges people and at least 3 must be members appointed under regulation 6(2)(b) or (c));
- (2) Regulation 16(2)(c)—delete paragraph (c)

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 16 December 2021

No 187 of 2021

Children and Young People (Safety) Variation Regulations 2021

under the Children and Young People (Safety) Act 2017

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Children and Young People (Safety) Regulations 2017

4 Variation of regulation 34A—Exemption from requirement to be assessed before employment in certain residential facilities

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Children and Young People (Safety) Variation Regulations 2021*.

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of Children and Young People (Safety) Regulations 2017

4—Variation of regulation 34A—Exemption from requirement to be assessed before employment in certain residential facilities

- (1) Regulation 34A—after subregulation (1) insert:
 - (1a) The following provisions apply in relation to an exemption contemplated by subregulation (1)(b):
 - (a) the Chief Executive may only grant an exemption under that paragraph if the Chief Executive is satisfied that it is reasonably necessary to do so to ensure continuity of care for children and young people;

- (b) the Chief Executive must review each exemption granted under that paragraph at least once in each 6 week period and must, if of the opinion that it is no longer reasonably necessary that the exemption continue to ensure continuity of care for children and young people, revoke the exemption;
- (c) the Chief Executive must cause sufficient records of each exemption granted under that paragraph, and each review of an exemption, to be kept to enable the Chief Executive to give effect to paragraph (b).
- (2) Regulation 34A(2)—delete "it" and substitute: subregulation (1)

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 16 December 2021

No 188 of 2021

Criminal Law Consolidation (General) (Driving at Extreme Speed) Variation Regulations 2021

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 2021

- 4 Substitution of regulation 5
 - 5 Emergency workers, emergency vehicles and employing authorities

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Criminal Law Consolidation (General) (Driving at Extreme Speed) Variation Regulations 2021.*

2—Commencement

These regulations come into operation on the day on which section 6 of the *Criminal Law Consolidation (Extreme Speed) Amendment Act 2021* 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 Criminal Law Consolidation (General) Regulations 2021

4—Substitution of regulation 5

Regulation 5—delete the regulation and substitute:

5—Emergency workers, emergency vehicles and employing authorities

- (1) For the purposes of—
 - (a) the definition of *emergency worker* in section 19A(11) of the Act; and
 - (b) the definition of *emergency vehicle* in section 19ADA(10) of the Act.

a person who—

- (c) is a member of an emergency services organisation within the meaning of the *Fire and Emergency Services Act 2005*; or
- (d) is engaged in the provision of emergency ambulance services in accordance with section 57(1) of the *Health Care Act 2008* on behalf of SA Ambulance Service Inc.

is an emergency worker for the purposes of sections 19A and 19ADA of the Act.

- (2) For the purposes of paragraph (b) of the definition of *employing authority* in section 19A(11) of the Act—
 - (a) the Chief Officer of the South Australian Country Fire Service (*SACFS*) is the employing authority for an emergency worker who is a member of SACFS;
 - (b) the Chief Executive Officer of the South Australian Metropolitan Fire Service (*SAMFS*) is the employing authority for an emergency worker who is a member of SAMFS;
 - (c) the Chief Executive Officer of the South Australian State Emergency Service (*SASES*) is the employing authority for an emergency worker who is a member of SASES;
 - (d) the Chief Executive Officer of SA Ambulance Service Inc (*SAAS*) is the employing authority for an emergency worker referred to in subregulation (1)(d).

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 16 December 2021

No 189 of 2021

Planning, Development and Infrastructure (General) (Miscellaneous) Variation Regulations 2021

under the Planning, Development and Infrastructure Act 2016

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

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

- 4 Variation of regulation 19—Incorporation of material (section 71(b))
- 5 Variation of regulation 31—Verification of application
- 6 Variation of regulation 41—Referrals
- 7 Variation of regulation 47—Performance assessed development and restricted development
- 8 Variation of regulation 53—Time within which decision must be made (section 125(1))
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- Variation of regulation 67—Lapse of consents or approvals (section 126(2))
- 11 Variation of regulation 76—Advice from Commission
- 12 Insertion of heading to Part 11 Division 1
- 13 Insertion of heading to Part 11 Division 2
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- 103 Exclusions
- 103A Required documentation
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- 103H Occupation of Class 1a buildings
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- 17 Variation of Schedule 6—Relevant authority—Commission
 - 16 District Council of Coober Pedy
- Variation of Schedule 6A—Accepted development
- 19 Variation of Schedule 8—Plans

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Planning, Development and Infrastructure (General)* (Miscellaneous) Variation Regulations 2021.

2—Commencement

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

3—Variation provisions

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

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

4—Variation of regulation 19—Incorporation of material (section 71(b))

Regulation 19(ac)—after "Executive" insert:

, in relation to regulation 19A

5—Variation of regulation 31—Verification of application

(1) Regulation 31(2)(b)—delete "that subregulation" and substitute:

subregulation (1)

- (2) Regulation 31—after subregulation (2) insert:
 - (3) If an accredited professional has determined that it is the correct entity to assess the application (or any part of the application) and has provided an appropriate notice in accordance with subregulation (1), the accredited professional is taken to be engaged as the relevant authority in respect of that application (or that part of the application) for the purposes of the Act.

6—Variation of regulation 41—Referrals

Regulation 41—after subregulation (1) insert:

- (1a) A referral under section 122(1) of the Act will only relate to whether planning consent should be granted in relation to the proposed development and, if an application for planning consent is referred to a prescribed body in accordance with the requirements of Schedule 9, the relevant authority is not required, subject to subregulation (1b), to refer to that body a further application for any other consent required for the approval of the same proposed development (and no further response is required from that body).
- (1b) Subregulation (1a) does not extend to an application which is relevant to a matter that has been reserved for further consideration by the prescribed body.

7—Variation of regulation 47—Performance assessed development and restricted development

Regulation 47(6)—after paragraph (b) insert:

(ba) in relation to development that falls within a class of development in respect of which the Planning and Design Code provides that such a notice need not be given; or

8—Variation of regulation 53—Time within which decision must be made (section 125(1))

Regulation 53(2)—delete "(d)"

9—Variation of regulation 64A—Access to neighbouring land

Regulation 64A—after its present contents (now to be designated as subregulation (1)) insert:

(2) For the purposes of section 140(4)(a) of the Act, the prescribed period is 10 business days.

10—Variation of regulation 67—Lapse of consents or approvals (section 126(2))

Regulation 67—after subregulation (2) insert:

(3) In this regulation—

operative date of a consent or approval means—

- (a) the date on which the consent or approval is given; or
- (b) if the decision to grant the consent or approval has been the subject of an appeal under the Act, the date on which any appeal is dismissed, struck out or withdrawn, or all questions relating to any appeal have been finally determined (other than as to costs),

whichever is the later.

11—Variation of regulation 76—Advice from Commission

Regulation 76(1)—after "section 102(1)" insert:

(c) or (d)

12—Insertion of heading to Part 11 Division 1

Before regulation 101 insert:

Division 1—Preliminary

13—Insertion of heading to Part 11 Division 2

Before regulation 102 insert:

Division 2—Classification of buildings

14—Substitution of regulation 103

Regulation 103—delete the regulation and substitute:

Division 3—Certificates of occupancy

103—Exclusions

- (1) Pursuant to section 152(1)(a) of the Act, a certificate of occupancy is not required in respect of—
 - (a) a Class 1a building under the Building Code; or
 - (b) a Class 10 building under the Building Code.
- (2) Subregulation (1)(a) expires on 30 June 2022.

No. 81 p. 4424

103A—Required documentation

- (1) Pursuant to section 152(3)(b) of the Act, an application for the issuing of a certificate of occupancy relating to a Class 1b to 9 (inclusive) building under the Building Code must be accompanied by the following documentation:
 - (a) a copy of a Statement of Compliance, duly completed in accordance with the requirements of regulation 104, that relates to any relevant building work, together with any documentation required under regulation 57(8)(c);
 - (b) unless already provided—a copy of any certificate of compliance under regulation 94(7) (if relevant);
 - (c) if the development has been approved subject to conditions, such evidence as the council may reasonably require to show that the conditions have been satisfied;
 - (d) if the application relates to the construction or alteration of part of a building and further building work is envisaged in respect of the remainder of the building, such further evidence as the council may reasonably require to show—
 - (i) in the case of a building more than 1 storey—that the requirements of any relevant Ministerial building standard have been complied with; or
 - (ii) in any other case—that the building is suitable for occupation.
- (2) Pursuant to section 152(3)(b) of the Act, an application for the issuing on or after 1 July 2022 of a certificate of occupancy relating to a Class 1a building under the Building Code is only required to be accompanied by the following documentation:
 - (a) a copy of a Statement of Compliance, duly completed in accordance with the requirements of regulation 104, that relates to any relevant building work, together with any documentation required under regulation 57(8)(c);
 - (b) if the development has been approved subject to conditions, such evidence as the council may reasonably require to show that any conditions relevant to the suitability of the building for occupation have been satisfied.
- (3) A council may, other than in relation to a designated building on which building work involving the use of a designated building product is carried out after 12 March 2018, dispense with the requirement to provide a Statement of Compliance under subregulation (1)(a) or (2)(a) if—
 - (a) the council is satisfied that a person required to complete 1 or both parts of the statement has refused or failed to complete that part and that the person seeking the issuing of the certificate of occupancy has taken reasonable steps to obtain the relevant certification or certifications; and
 - (b) it appears to the council, after undertaking an inspection, that the relevant building is suitable for occupation.

103B—Prescribed requirements

Pursuant to section 152(6) of the Act, on and after 1 July 2022, the requirements set out in a statement of building occupancy requirements for Class 1a buildings under the Building Code published by the Chief Executive on the SA planning portal for the purposes of this regulation are prescribed requirements in respect of Class 1a buildings.

103C—Statement of site suitability

- (1) If—
 - (a) a relevant authority grants planning consent in respect of an application to which Schedule 8 clause 2A applies; and
 - (b) remediation on the site to which the application relates (the *relevant site*) is necessary but the required remediation has not been undertaken,

the following provisions apply:

- (c) a certificate of occupancy must not be granted in relation to a building on the relevant site until a statement of site suitability is issued certifying that the required remediation has been undertaken and the land is suitable for the proposed use;
- (d) in the case of a building on the relevant site that does not require a certificate of occupancy—a person must not occupy the building for the purpose authorised under the development approval until a statement of site suitability is issued certifying that the required remediation has been undertaken and the land is suitable for the proposed use;
- (e) if the development authorised under the application does not involve building work—a person must not use the relevant site for the purpose authorised under the development approval until a statement of site suitability is issued certifying that the required remediation has been undertaken and the land is suitable for the proposed use.
- (2) A statement of site suitability under subregulation (1) should, so far as is reasonably practicable, be issued by the site contamination consultant or site contamination auditor who prepared the most recent of the following in relation to the application:
 - (a) the preliminary site investigation report under Schedule 8 clause 2A;
 - (b) the detailed site investigation report under regulation 32A;
 - (c) the statement of site suitability under regulation 32B.
- (3) A person who fails to comply with subregulation (1)(d) or (e) is guilty of an offence.

Maximum penalty: \$10 000.

Default penalty: \$100.

103D—Report from fire authority

- (1) If—
 - (a) a building is—
 - (i) to be equipped with a booster assembly for use by a fire authority; or
 - (ii) to have installed a fire alarm that transmits a signal to a fire station or to a monitoring service approved by the relevant authority; and
 - (b) facilities for fire detection, fire fighting or the control of smoke must be installed in the building pursuant to an approval under the Act,

the council must not grant a certificate of occupancy unless or until it has sought a report from the fire authority as to whether those facilities have been installed and operate satisfactorily.

- (2) If a report is not received from the fire authority within 15 business days, the council may presume that the fire authority does not desire to make a report.
- (3) The council must have regard to any report received from a fire authority under subregulation (1) before it issues a certificate of occupancy.

103E—Issue of certificate of occupancy

- (1) Subject to this regulation, pursuant to section 152(8) of the Act, an application for the issue of a certificate of occupancy must be decided—
 - (a) if the council must seek a report from a fire authority under regulation 103D—within 20 business days from the day on which all documentation required by the council under regulation 103A in relation to the class of building is received by the council; or
 - (b) without limiting paragraph (a) if, on receipt of a notification of intended completion of building work under regulation 93(1)(f), the council determines that the building work will be inspected by an authorised officer—
 - (i) where building work or other action relevant to the suitability of the building for occupation is required to be undertaken as a result of the inspection—within 5 business days of completion of that building work or action; or
 - (ii) in any other case—within 5 business days of the day by which the inspection must be carried out under a practice direction issued for the purposes of section 144 of the Act; or
 - (c) in any other case—within 5 business days from the day on which all documentation required by the council under regulation 103A in relation to the class of building is received by the council.

- (2) A council must provide to the entity that will be issuing the certificate of occupancy for the relevant building—
 - (a) notice of a determination to carry out an inspection of building work referred to in subregulation (1)(b) (the *initial inspection*); and
 - (b) —
- (i) where no building work or other action relevant to the suitability of the building for occupation is required to be undertaken as a result of the initial inspection—notice of the completion of the inspection; or
- (ii) in any other case—
 - (A) notice that building work or other action relevant to the suitability of the building for occupation is required to be undertaken; and
 - (B) notice of the completion of an inspection (a *subsequent inspection*) after any such building work or other action has been undertaken.
- (3) If a notice under subregulation (2) in respect of a Class 1a building is not received from the council within—
 - (a) in the case of a notice under subregulation (2)(a), (b)(i) or
 (b)(ii)(A)—the timeframe within which an inspection must be carried out under a practice direction issued for the purposes of section 144 of the Act; or
 - (b) in the case of a notice under subregulation (2)(b)(ii)(B)—

 3 business days of the council receiving notice of the completion
 of any building work or other action relevant to the suitability of
 the building for occupation required to be undertaken as a result of
 the initial (or a subsequent) inspection,

the entity that will be issuing the certificate of occupancy for the relevant building may presume that—

- (c) in the case of a notice under subregulation (2)(a)—the council has determined not to inspect the building work; or
- (d) in the case of a notice under subregulation (2)(b)(i) or (b)(ii)(A)—the council has completed the initial inspection and no building work or other action relevant to the suitability of the building for occupation is required; or
- (e) in the case of a notice under subregulation (2)(b)(ii)(B)—the council has completed a subsequent inspection and no additional building work or other action relevant to the suitability of the building for occupation is required.
- (4) A certificate of occupancy will be in the form determined by the Chief Executive for the purposes of this regulation (being a form published by the Chief Executive on the SA planning portal).

- (5) If a building certifier issues a certificate of occupancy, the building certifier must, within 5 business days after issuing the certificate, provide to the council a copy of the certificate of occupancy, together with a copy of any documentation provided under regulation 103A.
- (6) Subregulation (5) does not apply if the certificate of occupancy is issued via the SA planning portal.

103F—Revocation

Pursuant to section 152(13) of the Act, a council may revoke a certificate of occupancy—

- (a) if—
 - (i) there is a change in the use of the building; or
 - (ii) the classification of the building changes; or
 - (iii) building work involving an alteration or extension to the building that will increase the floor area of the building by more than 300 m² is about to commence, or is being or has been carried out; or
 - (iv) the building is about to undergo, or is undergoing or has undergone, major refurbishment,

and the council considers that in the circumstances the certificate should be revoked and a new certificate sought; or

- (b) if the council considers that the building is no longer suitable for occupation because of building work undertaken, or being undertaken, on the building, or because of some other circumstance; or
- (c) if a schedule of essential safety provisions has been issued in relation to the building and the owner of the building has failed to comply with the requirements of regulation 94(10); or
- (d) if the council considers—
 - that a condition attached to a relevant development authorisation has not been met, or has been contravened, and that, in the circumstances, the certificate should be revoked; or
 - (ii) that a condition attached to the certificate of occupancy has not been met, or has been contravened, or is no longer appropriate.

103G—Other matters

- (1) Pursuant to section 152(1)(a) of the Act, if—
 - (a) approval of building work in respect of a Class 1a building under the Building Code was granted under the repealed Act before 19 March 2021; and
 - (b) the building work is to be completed on or after the commencement of the *Planning, Development and Infrastructure* (General) (Miscellaneous) Variation Regulations 2021,

a certificate of occupancy is not required in respect of the building.

- (2) Pursuant to section 152(1)(a) of the Act, if—
 - (a) approval of building work in respect of a Class 1a building under the Building Code was or is granted under the Act before 1 July 2022; and
 - (b) the building work is to be completed on or after 1 July 2022,
 - a certificate of occupancy is not required in respect of the building if notification of intended completion of the building work under regulation 93(1)(f) is given before 1 July 2022 (but a certificate of occupancy is required in respect of the building if such a notification is given on or after that date).
- (3) Pursuant to section 152(1)(a) of the Act and despite regulation 103(1)(a), if—
 - (a) approval of building work in respect of a Class 1a building under the Building Code was granted under the Act before the commencement of the *Planning, Development and Infrastructure* (General) (Miscellaneous) Variation Regulations 2021; and
 - (b) notification of intended completion of the building work under regulation 93(1)(f) was given before that commencement,

a certificate of occupancy is required in respect of the building.

(4) A reference in this Division to a council (other than in regulations 103A(3), 103E(1)(b), (2) and (3) and 103F) will be taken to include a reference to a building certifier acting pursuant to section 154 of the Act.

Division 4—Occupation

103H—Occupation of Class 1a buildings

- (1) This regulation applies to a Class 1a building under the Building Code for which a certificate of occupancy is not required in accordance with these regulations.
- (2) A person must not occupy a Class 1a building under the Building Code (or an addition to a Class 1a building) that has not been fully completed in accordance with a development authorisation insofar as it relates to the performance of building work unless—
 - (a) the building is structurally sound and weatherproof; and
 - (b) all approved health and amenity facilities have been installed in accordance with the requirements of the Building Code; and
 - (c) the building conforms with the relevant requirements of the Building Rules for bushfire protection; and
 - (d) all smoke alarms required under the Building Code have been installed and tested; and

(e) all service connections referred to in regulation 104(8) have been made in accordance with the requirements of the relevant service provider and relevant regulating authority.

Maximum penalty: \$10 000.

Expiation fee: \$750.

15—Insertion of heading to Part 11 Division 5

Before regulation 104 insert:

Division 5—Statement of Compliance

16—Variation of regulation 126—Additional expiable offences

Regulation 126—after paragraph (d) insert:

(e) section 213(11)—\$750.

17—Variation of Schedule 6—Relevant authority—Commission

Schedule 6—after clause 15 insert:

16—District Council of Coober Pedy

Development in the area of the District Council of Coober Pedy.

18—Variation of Schedule 6A—Accepted development

Schedule 6A, clause 1—delete the clause

19—Variation of Schedule 8—Plans

- (1) Schedule 8, clause 2(1)(a)—after subparagraph (xiii) insert:
 - (xiv) details of soft landscaping and the percentage of the site that is pervious to water; and
- (2) Schedule 8, clause 2(1)(g)(i)—after "Level 1" insert:

, 2, 3 or 4

Editorial 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 16 December 2021

No 190 of 2021

Planning, Development and Infrastructure (Transitional Provisions) (Major Development) Variation Regulations 2021

under the Planning, Development and Infrastructure Act 2016

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

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

4 Insertion of regulation 11A

11A Special provision relating to existing authorisations of major developments

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Planning, Development and Infrastructure (Transitional Provisions) (Major Development) Variation Regulations 2021.*

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of Planning, Development and Infrastructure (Transitional Provisions) Regulations 2017

4—Insertion of regulation 11A

After regulation 11 insert:

11A—Special provision relating to existing authorisations of major developments

- (1) For the avoidance of doubt, the following provisions apply in relation to an existing major development authorisation:
 - (a) section 115 of the Act applies to the existing major development authorisation (and the authorisation may be varied or cancelled in accordance with that section);

- (b) a declaration under section 46 of the repealed Act (or, in the case of a declaration made before 2 January 1997, section 48 of the repealed Act) on the basis of which the decision to grant the existing major development authorisation was made will be taken to be a declaration made by the Minister under section 108(1)(c) of the Act (and may be varied or revoked in accordance with section 108(6));
- (c) the EIS, PER or DR prepared under the repealed Act in connection with the development approved by the existing major development authorisation will be taken to be an EIS for the purposes of the Act (and may be amended in accordance with section 114);
- (d) the Assessment Report prepared under the repealed Act in connection with the development approved by the existing major development authorisation will be taken to be an Assessment Report for the purposes of the Act (and may be amended in accordance with section 114).
- (2) In this regulation—

existing major development authorisation means—

- (a) a development authorisation granted under section 48 of the repealed Act that is taken to be a development authorisation under the Act pursuant to Schedule 8 clause 3 of the Act; or
- (b) a development authorisation granted under section 48 of the repealed Act in accordance with regulation 11(3).

Editorial 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 16 December 2021

No 191 of 2021

RULES OF COURT

SUPREME COURT ACT 1935 DISTRICT COURT ACT 1991 MAGISTRATES COURT ACT 1991

SOUTH AUSTRALIA

Uniform Civil (No 6) Amending Rules 2022

By virtue and in pursuance of the *Supreme Court Act 1935*, the *District Court Act 1991* and the *Magistrates Court Act 1991*, and all other enabling powers, we, the Chief Justice of the Supreme Court, the Chief Judge of the District Court and the Chief Magistrate of the Magistrates Court, make the following Uniform Civil (No 6) Amending Rules 2022.

- 1. These Rules may be cited as the *Uniform Civil (No 6) Amending Rules 2022*.
- 2. The *Uniform Civil Rules 2020* are amended as set out below.
- 3. The amendments made by these Rules come into effect on the later of—
 - (a) 1 January 2022; or
 - (b) the date of their publication in the Gazette.
- 4. Paragraph 31.9(1)(d) is amended by deleting the word "and" after the words "a Commissioner for taking affidavits;".
- 5. A new paragraph 31.9(1)(e) is inserted immediately after paragraph 31.9(1)(d) as follows:
 - "(e) a police officer, other than a police officer who is a probationary constable; and."
- 6. In subrule 31.9(1), existing paragraph (e) is renumbered as paragraph (f) and a note is inserted under paragraph 31.9(1)(f) as follows:

"Note-

Section 27A(3) and Schedule 1 clause 2 of the Oaths Act 1935 authorise the following persons to take affidavits:

- (a) a Commissioner for taking affidavits in the Supreme Court;
- (b) a justice of the peace;
- (c) a police officer, other than a police officer who is a probationary constable;
- (d) a person admitted and enrolled as a notary public of the Supreme Court;
- (e) any other person of a class prescribed by regulation.

Regulation 7 of the Oaths Regulations 2021 prescribes the additional class of any person empowered, authorised or permitted by or under any Act or rules of a court or tribunal to take affidavits.

Section 25(2) and Schedule 1 clause 1 of the Oaths Act 1935 authorise the following persons to take statutory declarations:

- (a) a Commissioner for taking affidavits in the Supreme Court;
- (b) a person who is registered as a conveyancer under the Conveyancers Act 1994;
- (c) a justice of the peace;
- (d) a police officer, other than a police officer who is a probationary constable;
- (e) a person admitted and enrolled as a notary public of the Supreme Court;
- $\hbox{ (f) } \qquad \hbox{any other person of a class prescribed by regulation.}$

Regulation 5 of the Oaths Regulations 2021 prescribes 30 additional classes of persons before whom a statutory declaration may be made, including a clerk of a court."

7. A new rule 66.3 is inserted immediately after rule 66.2 as follows:

"66.3 - Subsequent pleading

- (1) A party may only file a rejoinder or subsequent pleading with leave of the Court.
- (2) If leave is granted, the time limit for filing the pleading is to be fixed by the Court."
- 8. Subrule 133.1(3) is amended by inserting the word "otherwise" between the words "Court" and "orders".
- 9. Rule 134.3 is amended by deleting the word "of" between the words "Part 4" and "involving".
- 10. A new rule 134.4 is inserted immediately after rule 134.3 as follows:

"134.4 - Supporting affidavits

- (1) An application under this Part must be supported by:
 - (a) an affidavit deposing to the facts relevant to the question of approval of the terms of the resolution; and
 - (b) a separate affidavit exhibiting an opinion of counsel as to the merits of the resolution.
- (2) Unless the Court otherwise orders, the affidavit referred to in paragraph (1)(b) is to be filed on a court access basis as defined in rule 32.2."
- 11. A new subrule 142.3(4) is inserted immediately after subrule 142.3(3) as follows:
 - "(4) The amount allowed for costs on a default judgment under this rule will be the amount shown in the relevant costs scale contained in Schedule 6 unless the Court otherwise orders."
- 12. Rule 142.7 is amended to substitute "is empowered to" for "may".
- 13. Subrule 142.9(1) is amended to substitute "is empowered to" for "may".
- 14. A note is inserted under subrule 201.2(2) as follows:

"Note-

If a warrant of possession of land is to be sought pursuant to Part 4 Division 2, the judgment must first be served by <u>personal service</u> as required by <u>rule 204.2(2)</u> or <u>rule 204.3(2A)</u>."

- 15. In rule 203.9, existing subrule (5) is renumbered as subrule (6).
- 16. A new subrule 203.9(5) is inserted immediately after subrule 203.9(4) as follows:
 - "(5) The Court may, on application of either the judgment creditor or the judgment debtor and after giving the parties an opportunity to be heard, rescind, suspend or vary the payment order under section 5(4) of the Enforcement Act."
- 17. Subrule 204.2(2) is amended by deleting the word "personally" between the words "been" and "served" and by inserting "by personal service or, if an order for substituted service has been made under rule 42.7, by substituted service in accordance with that order" after "(if applicable)".
- 18. Subrule 204.3(2A) is amended by deleting the word "personally" between the words "been" and "served" and by inserting "by personal service or, if an order for substituted service has been made under rule 42.7, by substituted service in accordance with that order" after "(if applicable)".
- 19. Rule 213.5 is amended as follows:
 - The heading is amended by deleting the words "by Court of Appeal".
 - Subrule 213.5(1) is deleted and substituted as follows: "This rule applies to the determination of leave to appeal to the Court of Appeal".
 - Subrule 213.5(2) is amended by substituting "leave to appeal to" for "leave to appeal from".
- 20. Rule 213.6 is deleted.
- 21. Paragraph 253.1(3)(a) is amended by deleting "(for which evidence of a medical practitioner is required)".
- 22. In subrule 253.1(3), a new paragraph (aa) is inserted after paragraph (a) as follows:
 - "(aa) exhibit a medical opinion addressing the mental or physical infirmity of the person proposed to be the subject of the protection order;"
- 23. In rule 253.2, a new subrule (3) is inserted after subrule (2) as follows:
 - "(3) The supporting affidavit filed under subrule (1) of <u>rule 253.1</u> must address the physical or mental infirmity within the meaning of section 8A of the *Aged and Infirm Persons' Property Act 1940* of the person proposed to be the subject of the protection order and exhibit any medical opinion supporting that infirmity."
- 24. Paragraph 257.10(4)(c) is amended by inserting "in the prescribed form" after "swear or affirm an affidavit" and by inserting the following at the end of the subrule:

"Prescribed form—

Form 12 Affidavit"

25. In Schedule 7, Form 10 Affidavit of Personal Injury Particulars is deleted and substituted as follows:

Fo	r	m	1	1
пι	и і	ш		ч.

o be inserted by Court	
Case Number:	
Date Filed:	
FDN:	

AFFIDAVIT OF PERSONAL INJURY PARTICULARS OF [FULL NAME OF DEPONENT] MADE ON [DATE]

 $[SUPREME/DISTRICT/MAGISTRATES] \ \ {\tt Delete\ all\ but\ one}\ \ {\tt COURT\ OF\ SOUTH\ AUSTRALIA}$ CIVIL JURISDICTION [MINOR CIVIL] If applicable [NAME OF LIST] LIST If applicable

Please specify the Full Name including capacity (eg Administrator, Liquidator, Trustee) and Litigation Guardian Name (if applicable) for each party. Each party should include a party number if more than one party of the same type.

[FULL NAME] First Applicant

[FULL NAME] First Respondent

[FULL NAME]

First Interested Party

Applicant		
	Full Name (including Also Known as, capacity (eg Administ applicable))	rator, Liquidator, Trustee) and Litigation Guardian Name (if
Name of law firm / solicitor		
If any	Law Firm	Solicitor

Duplicate panel if multiple Applicants

Applicant Details				
Date of Birth				
Marital Status				
Dependant children				
Occupation at the time of the injury				
Occupational/employment history for the 3 years prior to the injury	3			
All educational, trade or other occupational qualifications achieved and dates of achievement				
Duplicate panel if multiple Applicants				
General Damages				
Parts of body injured				
Nature of the injuries: Describe injuries. e.g. broken bone, sprain, bruising, ligamentous				
SCATS: If any Describe scars				
Parts of the body lost: If any Describe parts, e.g. tooth, eye, finger, leg				

Periods spent in hospital: If any
If more than one period, please provide particulars e.g. dates

Periods off Work: If any Please give dates, name and address of employer
Work after the injury:
Please give details of any employment and dates of employment since the injury
Attempts to obtain work after the injury:
Please provide details of each attempt to obtain employment including the outcome of the attempt
Loss of ability to perform:
(a) Domestic tasks, types of tasks and for how long:
(b) Recreational activity – types of activities and how long:
e.g. sport, social life, gardening
Symptoms still being experienced: If any
Cymptomo dan beng experienced. II ally
Permanent disabilities/impairments stated by your medical advisors:
Do your medical advisors state that you have any psychiatric problems caused by the accident? [] Yes [] No
1 1 100 1 110

If Yes, provide details:
Any unrelated Injuries If you have suffered any other injuries before or after the accident/incident, complete the following detail
Dates of unrelated injuries, where and how they occurred:
Nature of unrelated injuries:
Ongoing effects or disabilities from unrelated injuries: If any
Compensation received for or in relation to other injuries: If any
If Court proceedings were started with respect to unrelated injuries, identify the Court, the Court action number and the result. You may get this information from the Court that you used
Worker's compensation payments received for or in relation to other injuries and periods for which the payments were made: If any
Payments received and periods for which they were made

Medical Treatment & Expenses

Give details of the names and addresses of all medical practitioners, dentists, physiotherapists, chiropractors, psychologists and any other health professionals whom the applicant has consulted in relation to the injury caused by the accident/incident with the dates of each consultation. If a claim is being made for the cost of any consultation fill in the last two columns and be prepared to produce receipts for each amount claimed

Name	Address	Dates Consulted	Fee	Mark if paid
			\$	[]
			\$	[]
			\$	[]
			\$	[]
			\$	[]

IMPORTANT NOTICE

If you intend to call any medical or other expert witnesses at the trial, you must obtain a written report from the proposed witness and supply a copy of that report to the Court and the respondent within the time fixed by the Rules of Court.

Loss of Income
Name and address of employer on the date of the accident/incident: If any
Date of commencement of the employment held at the date of the accident/incident: If any
Periods off work as a result of the injury: If any If more than one period give the details
Change of duties or hours resulting in a loss of income as a result of the injury, the loss of income after tax and the period during which the loss occurred: If any

Money received for worker's compensation, insurance, Centrelink or other compensation received with respect to loss of income and give details of the periods to which they related: If any
Gross annual taxable income and the total income tax paid with respect to that income for the 3 financial years immediately prior to the accident/incident: # any
Gross annual taxable income and the total income tax paid with respect to that income in relation to the financial years after the injuries were suffered in respect of which any loss of income is claimed: If any
Attempts to obtain alternative employment since the accident/incident: If any
Future Loss of Income
Disability arising from the accident/incident which will in the future affect your ability to earn income and the expected effect: If any
Claim for Domestic Help

Help given to you since the accident/incident by your parent, spouse or child and the periods during which the services were given by each: If any

	received the help, the per				wnich you
	Summary of Monetary C		worked it out		
ŀ	Special damages, medica		AND THE PROPERTY OF THE PROPER		
ŀ					
	Loss of past income:	\$			
L					
	Deponent the person who is ma	aking the affidavit			
	Deponent				
	Address	Full Name			
		Street Address (including unit or level number and name of property if required)			
		City/town/suburb	State	Postcode	Country
		Email address			
	Phone Details		a befor of	No. Section 60	
	I .	Type (eg. Home: work: mobile). Number		Anathannumban	

Affidavit Mark appropriate section below with an 'x'
I, [full name],
□ swear on oath that:
☐ do truly and solemnly affirm that: the information contained in this form is true and correct to the best of my knowledge and belief.
[Sworn/Affirmed] selectione by the deponent
At [place]
On [date]
Signature of Deponent
before me Signature of attesting witness Must be an authorised witness – see rule 31.9
Printed name and title of witness Stamp here if applicable
Qualification as authorised witness under section 27A(3) of the <i>Oaths Act 1936</i> .
ID number of witness if applicable

Service

The party filing this document is required to serve it on all other parties in accordance with the Rules of Court.

In Schedule 7, Form 12 Affidavit is deleted and substituted as follows:

Form 12

To be inserted by Court	
Case Number:	
Date Filed:	
FDN:	

AFFIDAVIT OF [FULL NAME OF DEPONENT] MADE ON [DATE]

[SUPREME/DISTRICT/MAGISTRATES] Delete all but one COURT OF SOUTH AUSTRALIA [COURT OF APPEAL] If applicable CIVIL JURISDICTION
[MINOR CIVIL] If applicable
[NAME OF LIST] LIST If applicable

Please specify the Full Name including capacity (eg Administrator, Liquidator, Trustee) and Litigation Guardian Name (if applicable) for each party. Each party should include a party number if more than one party of the same type.

[FULL NAME]First [Applicant/Appellant]

[FULL NAME] First Respondent

[FULL NAME] First Interested Party

Lodging Party		
	Full Name (including Also Known as, capacity (eg Adminis applicable))	strator, Liquidator, Trustee) and Litigation Guardian Name (if
Name of law firm / solicitor		
If any	Law Firm	Solicitor

Deponent the person who is making the affidavit		
Deponent	Full Name	

Address	Street Address (includin	a unit or level number ar	d name of property if required)	
	City/town/suburb	State	Postcode	Country
	Email address	·	·	
Phone Details				
	Type (eg. Home; work; n	nobile) - Number	Another number	

Affidavit Mark appropriate section below with an 'x'
I, [full name],
□ swear on oath that:
☐ do truly and solemnly affirm that: Enter text in separate numbered paragraphs If the Affidavit relates to an Application, identify the Application, and state the material facts relevant to the Application
1.
[Sworn/Affirmed] select one by the Deponent
At [place]
On [date]
Signature of Deponent
before me
Printed name and title of witness Stamp here if applicable
Qualification as authorised witness under section 27A(3) of the <i>Oaths Act 1936</i> .

ID accomplished of colleges		
ID number of witness if applicable		

Next box not displayed on completed affidavit

Please ensure you have complied with instructions for completing an affidavit

Instructions

- Please review the Code of Practice in relation to Affidavits published by the Attorney-General under s 33 of the Oaths Act 1936 before completing this form.
- The person who makes the affidavit is called the deponent. The deponent makes the affidavit by taking an oath or affirmation in the presence of an authorised witness.
- Each page of the affidavit, including any exhibit(s), must be consecutively numbered starting with page 2.
- Each page of the affidavit (but not any exhibit) must be signed by both the deponent and the witness.
- A single 'front page' must be inserted in front of the exhibit(s) in Form 94.
- An exhibit to an affidavit must be clearly marked to identify it as the exhibit referred to in the affidavit.
- The declaration should be confined to facts and should not include submissions.
- The declaration should not reproduce material already contained in affidavits or other material
 already filed in the matter. It should not exhibit documents already exhibited to affidavits filed in the
 matter. In both cases it is sufficient to simply refer to such material or documents and the place
 where they may be found.
- An affidavit is to be sworn or affirmed in this state in accordance with section 6 of the Evidence Act 1929 or, if made elsewhere, in accordance with the law for the taking of oaths or the making of affirmations in that place.
- The deponent must swear or affirm the affidavit before a person authorised by law to witness the swearing or affirming of affidavits ('the witness'). Persons authorised to witness an affidavit are:
 - (a) a Commissioner for taking affidavits in the Supreme Court;
 - (b) a justice of the peace;
 - (c) a police officer, other than a police officer who is a probationary constable;
 - (d) a person admitted and enrolled as a notary public of the Supreme Court;
 - (e) any other person of a class prescribed by regulation.
- The contents of the affidavit cannot be altered after the affidavit has been sworn or affirmed.
- If the deponent is illiterate or blind, see rule 31.7(6). If the deponent does not appear to understand English sufficiently, see rule 31.7(7).

Service

The party filing this document is required to serve it on all other parties in accordance with the Rules of Court.

27. In Schedule 7, Form 12A Affidavit – in Support of Application for Admission is deleted and substituted as follows:

F	۸r	m	1	2A

To be inserted by Court
Case Number:
Date Filed:
FDN:

AFFIDAVIT OF [FULL NAME OF DEPONENT] MADE ON [DATE]

SUPREME COURT OF SOUTH AUSTRALIA CIVIL JURISDICTION

Please specify the Full Name of the Applicant.

[FULL NAME] Applicant

Filed by the Applicant					
Applicant					
	Full Name (including Also Known as, capacity (eg Administrator, Liquidator, Trustee) and Litigation Guardian Name (if applicable))				
Deponent the person who is ma	king the affidavit				
-	*				
Deponent					
	Full Name				
Address	ruii Naille				
	Street Address (including unit or level number and name of property if required)				
	City/town/suburb	State	Postcode	Country	
	Email address				
Phone Details					
	Type (eg. Home; work; mobile) - Number	Another number		

	idavit appropriate	sections below with an 'x'						
l, [#	ull name	∍],						
	swear	swear on oath that:						
	do truly	and solemnly affirm that:						
1.	Мус	late of birth is						
 3. 								
	OR							
		A digital copy of the official academic transcript dated [date] evidencing that I have completed the academic qualification or requirements referred to in paragraph 2 above is available to be viewed at [link]. If applicable The name which appears on the above document is different to my current name shown above. The reason for the difference is [explain why name is different eg maiden name shown in document but now have married name]. Now shown to me marked 'B' is a copy, certified by the attesting witness to this affidavit, of proof that I am the person named in the above document. For example a marriage certificate of legal change of name						
4 . 5 .		re complied with the practical requirements for admission by completing a course of study pursuant to LPEAC Rule 8(1)(b); or practical requirements specified by the Board of Examiners pursuant to LPEAC rule [16/17]. A true copy, certified by the attesting witness to this affidavit, of the original certificate dated [date] evidencing that I have completed the practical requirements for admission referred to in paragraph 4 above is now shown to me marked 'C'. I am the person therein named.						
		A digital copy of the original certificate dated [date] evidencing that I have completed the practical requirements for admission referred to in paragraph 4 above is available to be viewed at [link].						
		If applicable The name which appears on the above document is different to my current name shown above. The reason for the difference is [explain why name is different eg maiden name shown in document but now have married name]. Now shown to me marked 'D' is a copy, certified by the attesting witness to this affidavit, of proof that I am the person named in the above document. For example a marriage certificate or certificate of legal change of name						
6.		rtified true copy of my [driver's licence/passport/birth certificate] is now shown to me marked am the person therein named.						
7.		re read the Disclosure Guidelines for Applicants for Admission to the Legal Profession issued the Law Admissions Consultative Committee contained in Appendix D of the LPEAC Rules.						

8.	are the alleger Full deta	e not been convicted or found guilty by a Court of any offences, nor, as far as I am aware, nere any charges or proceedings outstanding against me in relation to any offence or offences ed to have been committed by me [except [that/those] referred to in Exhibit "F"]. alist must be given in relation to each offence or alleged offence in a separate statement, which is to be exhibited to the affidavit in a sealed e, of the date and nature of the charge, the Court in which it was or will be heard, the sentence (if any) imposed, and the circumstances in which need was or is alleged to have been committed.	
9.	I have not otherwise done or suffered anything likely to affect adversely my good fame and character, nor am I aware of any circumstances that might affect my fitness to be admitted as a practitioner [except - set out any facts or circumstances that the applicant is required to bring to the notice of the Board of Examiners]. Matters that must be disclosed include that the applicant is or has been bankrupt and the circumstances of bankruptcy or has been found to have engaged in academic dishonesty such as plagiarism.		
10.	I authorise the Board of Examiners to obtain from any institution at which I have pursued any course of study as part of the academic or practical requirements for admission, such information as the Board may think fit and in such form as the Board may request as to any matter relevant to the course of study, including information as to whether during the course of study I engaged in any dishonest conduct including plagiarism or other conduct relevant to the determination of whether I am a fit and proper person to be admitted as a practitioner.		
11.	consi a leg	not suffer from any illness or condition, either permanently or intermittently, that might be dered to affect my ability to perform all the duties and responsibilities reasonably required of all practitioner adequately or safely [except - set out the facts and circumstances relating to elevant illness or condition].	
12.		English is my native language. English is not my native language. I am sufficiently fluent in written and spoken English to enable me to practise as a practitioner.	
13.		I have not previously been admitted to practise law in Australia. I was admitted to practise in [State or Territory] on [date of first admission] and I remain enrolled as a practitioner of that jurisdiction. I have not at any time been struck off the Roll of Practitioners or otherwise been suspended from practise and I am not presently subject to any disciplinary inquiry or proceeding.	
14.		e in all other respects complied with Chapter 20 Part 7 of the Uniform Civil Rules and the AC Rules 2018.	
[Swoi	rn/Affir	med] select one by the deponent	
At [pl	ace]		
On [a	late]		
Signa	ature o	f Deponent	

before meSignature of attesting witness Must be an authorised witness – see rule 31.9	and I certify that I have sighted the original certified documents referred to by the deponent in this affidavit and certify that the documents are true and correct copies			
Printed name and title of witness Stamp here if applicable				
Qualification as authorised witness under section 27A(3) of the Oaths Act 1936.				
ID number of witness if applicable				

28. In Schedule 7, Form 13 Statutory Declaration is deleted and substituted as follows:

Form 13

o be inserted by Court	
Case Number:	
Date Filed:	
FDN:	

STATUTORY DECLARATION

[SUPREME/DISTRICT/MAGISTRATES] Delete all but one COURT OF SOUTH AUSTRALIA [COURT OF APPEAL] If applicable CIVIL JURISDICTION [MINOR CIVIL] If applicable

[NAME OF LIST] LIST if applicable	
Please specify the Full Name including capacity (eg Administrator, Liquidator, Trustee) and Litigation Guardian Name (if applicable) for each party. Each party shoul include a party number if more than one party of the same type.	id

First Applicant

First Respondent

First Interested Party

Lodging Party		
	Full Name (including Also Known as, capacity (eg Administi applicable))	rator, Liquidator, Trustee) and Litigation Guardian Name (if
Name of law firm /		
solicitor		
If any	Law Firm	Solicitor

Declarant Person making the Declaration				
	Full Name			
Address	Street Address (including unit or level number and name of property if required)			
	City/town/suburb	State	Postcode	Country
	Email address			
Occupation				
	Occupation			

Statutory deciaration
I, [full name], do solemnly and sincerely declare under the Oaths Act 1936 that: Set out text in separate numbered paragraphs. If the declaration relates to an application, identify the application and state the material facts relevant to the application. 1.
Declared by the declarant
at
on

Signature of declarant
Name printed
before me
Printed name and title of witness Stamp here if applicable
Qualification as authorised witness under section 25(2) of the Oaths Act 1936.
Date
ID number of witness If applicable

Next box not displayed on completed statutory declaration

Please ensure you have complied with instructions for completing an affidavit

Instructions

- Please review the Code of Practice in relation to Statutory Declarations published by the Attorney-General under s 33 of the Oaths Act 1936 before completing this form.
- The person who makes the statutory declaration is called the declarant. The declarant makes the statutory declaration by declaring in the presence of an authorised witness.

- Each page of the statutory declaration, including any exhibit(s), must be consecutively numbered starting with page 2.
- Each page of the statutory declaration (but not any exhibit) must be signed by both the declarant and the witness.
- A single 'front page' must be inserted in front of the exhibits in Form 14.
- An exhibit to a statutory declaration must be clearly marked to identify it as the exhibit referred to in the declaration
- The declaration should be confined to facts and should not include submissions.
- The declaration should not reproduce material already contained in affidavits or other material
 already filed in the matter. It should not exhibit documents already exhibited to affidavits filed in the
 matter. In both cases it is sufficient to simply refer to such material or documents and the place
 where they may be found.
- A statutory declaration is to be made if it is made in this State in accordance with the Oaths Act 1936 (SA) or, if made elsewhere, in accordance with the law for the making of statutory declarations in that place.
- The declarant must make a statutory declaration before a person authorised by law to witness statutory declarations ('the witness'). Persons authorised to witness a statutory declaration are:
 - (a) a Commissioner for taking affidavits in the Supreme Court;
 - (b) a person who is registered as a conveyancer under the Conveyancers Act 1994;
 - (c) a justice of the peace;
 - (d) a police officer, other than a police officer who is a probationary constable;
 - (e) a person admitted and enrolled as a notary public of the Supreme Court;
 - (f) an agent of the Australian Postal Corporation in charge of an office supplying postal services to the public;
 - (g) an Australian Consular Officer or an Australian Diplomatic Officer within the meaning of the Consular Fees Act 1955 of the Commonwealth;
 - (h) a bailiff;
 - (i) a bank officer who has 5 or more years of continuous service;
 - (j) a building society officer who has 5 or more years of continuous service;
 - (k) a chief executive officer of a Commonwealth court;
 - (I) a clerk of a court;
 - (m) a credit union officer who has 5 or more years of continuous service;
 - (n) an employee of the Australian Trade and Investment Commission who is-
 - (i) in a country or place outside Australia; and
 - (ii) authorised under paragraph 3(d) of the Consular Fees Act 1955 of the Commonwealth; and
 - (iii) exercising their function in that place;
 - (o) an employee of the Commonwealth who is-
 - (i) in a country or place outside Australia; and
 - (ii) authorised under paragraph 3(c) of the Consular Fees Act 1955 of the Commonwealth;and
 - (iii) exercising their function in that place;
 - (p) a fellow of the National Tax and Accountants' Association;
 - (q) a registered health practitioner;
 - (r) a finance company officer who has 5 or more years of continuous service;

- (s) a marriage celebrant registered under Part IV Division 1 Subdivision C of the Marriage Act 1961 of the Commonwealth;
- (t) a member of the Governance Institute of Australia;
- (u) a member of Engineers Australia, other than at the student grade;
- (v) a member of the Association of Taxation and Management Accountants;
- (w) a member of the Australasian Institute of Mining and Metallurgy;
- (x) a member of the Australian Defence Force who is-
 - (i) an officer; or
 - (ii) a non-commissioned officer within the meaning of the Defense Force Discipline Act 1982 of the Commonwealth who has 5 or more years of continuous service; or
 - (iii) a warrant officer within the meaning of the Defense Force Discipline Act 1982 of the Commonwealth:
- (y) a member of the Institute of Chartered Accountants in Australia, CPA Australia (Certified Public Accountants) or the Institute of Public Accountants;
- (z) a Member of-
 - (i) the Parliament of the Commonwealth; or
 - (ii) the Parliament of a State; or
 - (iii) a Territory legislature; or
 - (iv) a local government authority of a State or Territory;
- (aa) a minister of religion registered under Part IV Division 1 Subdivision A of the Marriage Act 1961 of the Commonwealth;
- (bb) a patent attorney or a trade marks attorneys;
- (cc) a permanent employee of the Australian Postal Corporation who has 5 or more years of continuous service who is employed in an office supplying postal services to the public;
- (dd) a permanent employee of-
 - (i) the Commonwealth or a Commonwealth authority; or
 - (ii) a State or Territory or a State or Territory authority; or
 - (iii) a local government authority, with 5 or more years of continuous service who is not specified in another item in this list;
- (ee) a Senior Executive Service employee of-
 - (i) the Commonwealth or a Commonwealth authority; or
 - (ii) a State or Territory or a State or Territory authority;
- (ff) a sheriff;
- (gg) a sheriff's officer;
- (hh) a teacher employed on a full-time basis at a school or tertiary education institution;
- (ii) a veterinary surgeon;
- (jj) any other person of a class prescribed by regulation.
- The contents of the statutory declaration cannot be altered after the statutory declaration has been declared.
- The party serving a statutory declaration must serve copies of all exhibits with the declaration.
- If the deponent is illiterate or blind, see rule 31.7(6). If the deponent does not appear to understand English sufficiently, see rule 31.7(7).

-		
	71	

The party filing this document is required to serve it on all other parties in accordance with the Rules of Court.

29. In Schedule 7, Form 13A Statutory Declaration – in Support of Registration is deleted and substituted as follows:

Form 13A

o be inserted by Court	
Case Number:	
Date Filed:	
FDN:	

STATUTORY DECLARATION

 $[SUPREME/DISTRICT/MAGISTRATES] \ {\it Delete all but one} \ {\it COURT OF SOUTH AUSTRALIA} \ CIVIL JURISDICTION$

Please specify the Full Name including capacity (eg Administrator, Liquidator, Trustee) and Litigation Guardian Name (if applicable) for each party. Each party should include a party number if more than one party of the same type.

First Applicant

Lodging Party		
	Full Name (including Also Known as, capacity (eg Administ applicable))	rator, Liquidator, Trustee) and Litigation Guardian Name (if
Name of law firm /		
solicitor	to state	MONOTOR MADO
If any	Law Firm	Solicitor

Declarant Person making the Declaration				
	Full Name			
Address				
	Street Address (including unit	or level number and name of	property if required)	
	City/town/suburb	State	Postcode	Country
	Email address			
Occupation				
	Occupation			

Statutory declaration
I, [full name], do solemnly and sincerely declare under the Oaths Act 1936 that: Set out text in separate numbered paragraphs. If the declaration relates to an application, identify the application and state the material facts relevant to the application.
 I am the Applicant. All of the information set out in my Application for Registration is to the best of my knowledge and belief true and correct in every particular and that the accompanying documents are what they purport to be.
Declared by the declarant
at
on
Signature of declarant
Name printed
before me
Printed name and title of witness Stamp here If applicable

Qualification as authorised witness under section 25(2) of the Oaths Act 1936.
Date
ID number of witness If applicable
30. In Schedule 7, Form 42 Affidavit of Proof of Service is deleted and substituted as follows:
Form 42
To be inserted by Court
Case Number:
Date Filed:
FDN:

AFFIDAVIT OF [FULL NAME OF DEPONENT] OF PROOF OF SERVICE MADE ON [DATE]

Full name of person to serve: [name]

 $[\textit{SUPREME/DISTRICT/MAGISTRATES}] \ \ \textit{Delete all but one COURT OF SOUTH AUSTRALIA}$

[COURT OF APPEAL] If applicable

CIVIL JURISDICTION

 $[MINOR\ CIVIL]$ If applicable

[NAME OF LIST] LIST If applicable

Please specify the Full Name including capacity (eg Administrator, Liquidator, Trustee) and Litigation Guardian Name (if applicable) for party. Each party should include a party number if more than one party of the same type.

[FULL NAME]

First Applicant

[FULL NAME]

First Respondent

[FULL NAME]

First Interested Party

Lodging Party		
	Full Name (including Also Known as, capacity (eg Adminis applicable))	trator, Liquidator, Trustee) and Litigation Guardian Name (if
Name of law firm / solicitor		
If any	Law Firm	Solicitor

Deponent process se	erver			
Deponent the person who is making the affidavit	Full Name (including Als	o Known as, capacity (eg	Administrator, Liquidator, Trustee	e) and Litigation Guardian Name (if
Address for service				
	Street Address (including	g unit or level number and	d name of property if required)	
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details				
	Type - Number			

Instructions for completion of Affidavit of Service

- If document(s) are served on an individual who is the person to be served (item 1 of the table under rule 42.1 of the Uniform Civil Rules), the person who served the document(s) must complete box 1.
- If document(s) are served in accordance with item 2 of the table under rule 42.1 of the Uniform Civil
 Rules the person who served the document(s) must complete box 2A and the person instructing
 service of the document(s) must complete box 2B.
- 3. If document(s) are served in accordance with items 3 to 8 of the table under rule 42.1 of the Uniform Civil Rules the person who served the document(s) must complete either box 2A, 3A or 4 depending on the method by which the document(s) were served. If box 2A is to be completed by the person who served the documents, the person instructing service must complete box 2B. If box 3A is to be completed by the person who served the documents, the person instructing service must complete box 3B.
- 4. If document(s) are served in accordance with items 9 to 13 of the table under rule 42.1 of the Uniform Civil Rules the person who served the document(s) must complete either box 2A or 3A depending on the method by which the document(s) were served. If box 2A is to be completed by the person who served the documents, the person instructing service must complete box 2B. If box 3A is to be completed by the person who served the documents, the person instructing service must complete box 3B.
- If document(s) are served in accordance with rule 42.2 of the Uniform Civil Rules the person who served the document(s) must complete box 5.
- 6. If document(s) are served in accordance with **rule 42.3** of the Uniform Civil Rules the person who served the document(s) must complete box 6.
- 7. If document(s) are served in accordance with rule 42.4 or 42.5 of the Uniform Civil Rules the person who served the document(s) must complete <u>either</u> box 7, 8 or 9A depending on the method by which the document(s) were served. If box 9A is to be completed by the person who served the documents, the person instructing service must complete box 9B.
- If document(s) are served in accordance with rule 42.6 of the Uniform Civil Rules the person who served the document(s) must complete box 10.
- 9. If document(s) are served in accordance with **rule 42.7** of the Uniform Civil Rules the person who served the document(s) must complete box 11.
- If document(s) are served in accordance with rule 44.3 of the Uniform Civil Rules the person who served the document(s) must complete box 12.

Box 1 – delete if not applicable

□ swear on oath that:

☐ do truly and solemnly affirm that:

Affidavit of Personal Service on an Individual							
Mark appropriate sections below with an 'x'							
Process Type: [process type]							
I, [full name],							
□ swear on oath that:							
□ do truly and solemnly affirm that:							
1. I served [party title], [full name], with the document[s] described below by way of personal service on [name of person served] at [service location] on [date] at approximately [time].							
[] (a) the document(s) served already on the Court file is/are as follows:							
 [] [document description], dated [date], FDN [FDN] 							
[] (b) the document(s) served not on the Court file is/are as follows:							
 [] [document description], dated [date] 							
[] 2. Only select if paragraph 1(b) only selected above The document[s] served not on the Court file [is/are] exhibited to this affidavit and marked [exhibit number].							
3. I identified the person served by: [details of how person served was identified].							
 I had the following conversation with that person: [details of any conversation about the document and the identity of that person]. 							
[] 5. [any other matter(s)].							
Box 2A – delete if not applicable							
Affidavit by Process Server of Service on a Party's Representative							
Mark appropriate sections below with an 'x'							
Process Type: [process type]							
a a second action whereas a 20 miles							
I, [full name],							

	1.	I served [party title], [full name], with the document[s] described below by serving the document[s] on [name of person to whom document(s) given] at [service location] on [date] at approximately [time].
		[] (a) the document(s) served already on the Court file is/are as follows:
		 [] [document description], dated [date], FDN [FDN]
		[] (b) the document(s) served not on the Court file is/are as follows:
		 [] [document description], dated [date]
I] 2.	Only select if paragraph 1(b) only selected above The document[s] served not on the Court file [is/are] exhibited to this affidavit and marked [$exhibit$ number].
	3.	I was instructed that the person to whom the document[s] [was/were] given is [a/an/the] [parent, guardian, litigation guardian, director, liquidator, administrator, member, partner, Attorney-General of the State/Commonwealth, person appointed by the Attorney-General to receive service, solicitor acting for the State pursuant to section 13(3) of the Crown Proceedings Act 1992] [of/for] the [person/entity] served.
	4.	I identified the person to whom I gave the documents by [details of how person served was identified].
	5.	I had the following conversation with that person: [details of any conversation about the document and the identity of that person].
]] 6.	[any other matter(s)].

Box 2B – delete if not applicable

Aff	Affidavit of Person Instructing Service on a Party's Representative								
Mari	к арр	propriate s	ections below with an 'x'						
Pro	Process Type: [process type]								
Ι, [I, [full name],								
	S	wear o	on oath that:						
	d	o truly	and solemnly affirm that:						
		1.	I instructed [the Sheriff/name of process server or firm] to serve [party title], [full name], with documents in this proceeding by serving them on [name of person to whom documents were to be given].						
[]	2.	Exhibited to this affidavit and marked [exhibit number] is [exhibit description] which proves that the person to whom the documents were to be given is [a/an/thel [parent. guardian.						

			director, liquidator, administrator, member, partner, Attorney-General for the State/Commonwealth, person appointed by the Attorney-General to receive service, solicitor acting for the State pursuant to section 13(3) of the Crown Proceedings Act 1992 [of/for] the [person/entity] to be served.
[]	3.	I verily believe that the person to whom the documents were to be given is a [parent, guardian, litigation, guardian, director, liquidator, administrator, member, partner, Attorney-General of the State/Commonwealth, person appointed by the Attorney-General to receive service, solicitor acting for the State pursuant to section 13(3) of the Crown Proceedings Act 1992] [of/for] the person to be served because [details].
Ĩ	1	4.	[any other matter(s)].

Box 3A – delete if not applicable

Aff	ida	vit by	Pro	ces	s Se	rver of Service at an Office/Place of Business
Mark	Mark appropriate sections below with an 'x'					
Pro	ce	ss Typ	e: [p	roc	ess t	ype]
I, [f	ull	name]	,			
	SV	vear o	n oat	h th	nat:	
	do	truly	and s	sole	emnly	affirm that:
		1.	docu	ume	ents a	ty title], [full name], with the document[s] described below by leaving the at [service location] [with a person who appeared to be at least 18 years old] approximately [time].
			[1	(a)	the document(s) served already on the Court file is/are as follows:
						 [] [document description], dated [date], FDN [FDN]
]]	(b)	the document(s) served not on the Court file is/are as follows:
						 [] [document description], dated [date]
[]	2.				$_{\text{traph 1(b) only selected above}}$ The document[s] served not on the Court file [is/are] this affidavit and marked [exhibit number].
		3.	offic	e/h	ead d	sted that the location at which the documents were served is the [registered office/principal place of business/office of the administrator/liquidator] of the by to be served.
]	1	4.			ied th <i>intifie</i>	ne person to whom I gave the documents by [details of how person served of].

L	1	Э.	any conversation about the document and the identity of that person].				
Ĩ]	6.	[any other matter(s)].				
Box 3	Box 3B – delete if not applicable						
Af	fid	lavit o	f Person Instructing Service at an Office/Place of Business				
Pro	006	ess Ty	pe: [process type]				
Ι, [ful	l name	e),				
	S	wear	on oath that:				
	d	o truly	and solemnly affirm that:				
		1.	I instructed [the Sheriff/name of process server or firm] to serve [party title], [full name], with documents in this proceeding at [function and address of service location, eg the registered office of XYZ Pty Ltd].				
]	l	2.	Exhibited to this affidavit and marked [exhibit number] is [exhibit description] which proves that the place at which the documents were to be served is the [registered office/head office/principal place of business/office of the administrator/liquidator] of the entity to be served.				
]]	3.4.	I verily believe that the place at which the documents were to be served is the [registered office/head office/principal place of business/office of the administrator/liquidator] of the entity to be served because [details]. [any other matter(s)].				
Box 4	– de	elete if no	t applicable				
Lo	orp oca	oratio	f Service by post on a company, registered body or body corporate pursuant to the ons Act 2001 (Cth) or the Service and Execution of Process Act 1992 (Cth) or the ernment Act 1999				
	Process Type: [process type] I, [full name],						
			20 No. 0				
20-10	swear on oath that:						
	a	o truiy	and solemnly affirm that:				
		1.	I served [party title], [full name], with the document[s] described below by posting the document[s] via prepaid post to [name] at [address] on [date] at approximately [time].				
			[] (a) the document(s) served already on the Court file is/are as follows:				
			[] [document description], dated [date], FDN [FDN] [] [document description], dated [date], FDN [FDN]				

			[] [document description], dated [date], FDN [FDN] [] [document description], dated [date], FDN [FDN]
			[] (b) the document(s) served not on the Court file is/are as follows:
			 [] [document description], dated [date]
]	1	2.	only select if paragraph 1(b) only selected above The document[s] served not on the Court file [is/are]
١,		2	exhibited to this affidavit and marked [exhibit number].
Ē	0.50	3.	Exhibited to this affidavit and marked [exhibit number] is [exhibit description] which proves that the address shown on the envelope containing the document[s] being served is the [registered office/head office/principal place of business/office of the administrator/liquidator] of the entity to be served.
]]	4.	I verily believe that the address shown on the envelope containing the document[s] being served is the [registered office/head office/principal place of business/office of the administrator/liquidator] of the entity to be served because [details].
Ī	1	5.	A copy of the envelope containing the document[s] served is exhibited to this affidavit and marked [exhibit number].
[]	6.	[any other matter(s)].

Box 5 – delete if not applicable

	Affidavit of Email Service Mark appropriate sections below with an 'x'							
Pro	ocess Ty	pe: [/	proc	ess t	ype]			
I, [<i>i</i>	full name],						
	swear	n oa	th th	nat:				
	do truly	and	sole	emnly	affirm that:			
	1.				rty title], [full name], with the document[s] described below by sending them as ent to an email addressed to [email address] on [date] at [time].			
		[1	(a)	the document(s) served already on the Court file is/are as follows:			
					 [] [document description], dated [date], FDN [FDN] 			
		[]	(b)	the document(s) served not on the Court file is/are as follows:			
					 [] [document description], dated [date] 			

]]	2.	Only select if paragraph 1(b) only selected above The document[s] served not on the Court file [is/are]
			exhibited to this affidavit and marked [exhibit number].
		3.	A copy of the email showing the date and time of sending is exhibited to this affidavit and
			marked [exhibit number].
]	1	4.	Exhibited to this affidavit and marked [exhibit number] is [exhibit description] which proves
			that the email address to which the document[s] [was/were] sent is the relevant email
			address pursuant to rule 42.2(1) and 45.4(1) of the Uniform Civil Rules.
]]	5.	I verily believe that the email address to which the document[s] [was/were] sent is the
			relevant address pursuant to rule 42.2(1) and 45.4(1) of the Uniform Civil Rules because
			[details].
Ī]	6.	[any other matter(s)].

Box 6 – delete if not applicable

Aff	ida	avit of	Pos	t Se	ervic	e	
Mark	Mark appropriate sections below with an 'x'						
Pro	ce	ss Typ	e: [/	oroc	ess t	ype]	
l, [f	ull	name]	,				
	sv	wear o	n oa	th th	nat:		
	do	o truly	and	sole	emnly	affirm that:	
		1.			7500 000	ty title], [full name], with the document[s] described below by posting the via Express Post to [address]:	
			[]	(a)	the document(s) served already on the Court file is/are as follows:	
						[] [document description], dated [date], FDN [FDN]	
			[J	(b)	the document(s) served not on the Court file is/are as follows:	
						[] [document description], dated [date]	
[]	2.				raph 1(b) only selected above The document[s] served not on the Court file [is/are]	
		2				this affidavit and marked [exhibit number].	
г	্ৰ	3. 4.		_		document for posting on [date]. this affidavit and marked [exhibit number] is [exhibit description] which proves	
Ļ	Ţ	7.				ress shown on the envelope containing the document[s] served is the relevant	
						suant to rules 42.3(1) and 45.5 of the Uniform Civil Rules.	

[1	5.	I verily believe that the address shown on the envelope containing the document[s] served
			is the relevant address pursuant to rule 42.3(1) and 45.5 of the Uniform Civil Rules
			because [details].
		6.	A copy of the envelope containing the documents served is exhibited to this affidavit and
			marked [exhibit number].
		7.	A printout from Australia Post's online tracking facility as proof of delivery is exhibited to
			this affidavit and marked [exhibit number].
		8.	The tracking number shown in that printout matches that of the envelope containing the
			document that was posted.
[1	9.	[any other matter(s)].

Box 7 – delete if not applicable

Aff	Affidavit of Service by Email to Solicitor or Agent				
Mark	Mark appropriate sections below with an 'x'				
Pro	Process Type: [process type]				
I, [i	full	name			
	CI	wearo	n oath that:		
	3	wear o	n oath that.		
	d	o truly	and solemnly affirm that:		
		1.	I served [party title], [full name], with the document[s] described below by sending them as an attachment to an email addressed to their [solicitor/agent], [name], at [email address] on [date of service] at [time].		
			[] (a) the document(s) served already on the Court file is/are as follows:		
			 [] [document description], dated [date], FDN [FDN] 		
			[] (b) the document(s) served not on the Court file is/are as follows:		
			 [] [document description], dated [date] 		
[1	2.	Only select if paragraph 1(b) only selected above The document $[s]$ served not on the Court file $[is/are]$		
		3.	exhibited to this affidavit and marked [exhibit number]. A copy of the email showing the date and time of sending is exhibited to this affidavit and marked [exhibit number].		
1	1	4.	Exhibited to this affidavit and marked [exhibit number] is [exhibit description] which proves		
			that the [solicitor/agent] had [instructions/authority] to accept service of the document[s] or a class of documents encompassing the document[s] on behalf of the person served within the meaning of rule [42.4(a)/42.5] of the Uniform Civil Rules.		
]]	5.	I verily believe that the [solicitor/agent] had [instructions/authority] to accept service of the document[s] or a class of documents encompassing the document[s] on behalf of the		

			person served within the meaning of rule [42.4(a)/42.5] of the Uniform Civil Rules because [details].
]]	6.	Exhibited to this affidavit and marked [exhibit number] is [exhibit description] which proves
			that the person to whom I sent the document[s] had agreed to accept service in the
			manner in which the document[s] [was/were] served.
]]	7.	I verily believe that the person to whom I sent the document[s] had agreed to accept
			service on behalf of the person served in the manner in which the documents [was/were]
			served because [details].
]	1	8.	A copy of a written acknowledgement of receipt issued by the solicitor pursuant to rule
			42.4(b) of the Uniform Civil Rules is exhibited to this affidavit and marked [exhibit number].
[1	9.	[any other matter(s)].
1.2	5,6500		12 S207 26 N 31

Box 8 – delete if not applicable

Αf	Affidavit of Service by Post to Solicitor or Agent					
Mari	k app	propriate s	sections below with an 'x'			
Pro	oce	ess Typ	pe: [process type]			
Ι, [full	name],			
	SI	wear o	n oath that:			
	d	o truly	and solemnly affirm that:			
		1.	I served [party title], [full name], with the document[s] described below by posting the document[s] via Express Post to their [solicitor/agent], [full name], at [address].			
			[] (a) the document(s) served already on the Court file is/are as follows:			
			 [] [document description], dated [date], FDN [FDN] 			
			[] (b) the document(s) served not on the Court file is/are as follows:			
			 [document description], dated [date] [document description], dated [date] [] [document description], dated [date] [] [document description], dated [date] 			
[]	2.	Only select if paragraph 1(b) only selected above The document [s] served not on the Court file $[is/are]$			
		3.	exhibited to this affidavit and marked [exhibit number].			
		3. 4.	I lodged the documents for posting on [date]. A printout from Australia Post's online tracking facility as proof of delivery is exhibited to			
		7.	this affidavit and marked [exhibit number].			
		5.	The tracking number shown in that printout matches that of the envelope containing the			
			document that was posted.			
[1	6.	Exhibited to this affidavit and marked [exhibit number] is [exhibit description] which proves			
-	0.41		that the address shown on the envelope containing the document[s] served is the relevant			
			address pursuant to rule 42.3(1) of Uniform Civil Rules.			

1	1	7.	I verily believe that the address shown on the envelope containing the document[s] served is the relevant address pursuant to rule 42.3(1) of the Uniform Civil Rules because
		8.	[details]. A copy of the envelope containing the document[s] served is exhibited to this affidavit and marked [exhibit number].
	1	9.	Exhibited to this affidavit and marked [exhibit number] is [exhibit description] which proves that the person to whom I posted the document[s] had instructions or authority to accept service of the document[s] or a class of documents encompassing the document[s] on behalf of the person being served within the meaning of rule [42.4(a)/42.5] the Uniform Civil Rules.
]	1	10. 1	verily believe that the person to whom I posted the document[s] had instructions or authority to accept service of the document[s] or a class of documents encompassing the document[s] on behalf of the person served within the meaning of rule [42.4(a)/42.5] of the Uniform Civil Rules because [details].
]]	11.	Exhibited to this affidavit and marked [exhibit number] is [exhibit description] which proves that the person to whom I posted the document[s] had agreed to accept service in the manner in which the document[s] [was/were] served.
]	1	12.	I verily believe that the person to whom I posted the document[s] had agreed to accept service on behalf of the person served in the manner in which the document[s] [was/were] served because [details].
1	1	13.	A copy of a written acknowledgement of receipt issued by the solicitor pursuant to rule 42.4(b) of the Uniform Civil Rules is exhibited to this affidavit and marked [exhibit number].
[]	14.	[any other matter(s)].

Box 9A – delete if not applicable

☐ do truly and solemnly affirm that:

Affidavit of Service by Delivery to Solicitor or Agent				
Mark appropriate sections below with an 'x'				
Process Type: [process type]				
I, [full name],				
□ swear on oath that:				
☐ do truly and solemnly affirm that:				
 I served [party title], [full name], with the document[s] described below by delivering the document[s] the [party title]'s [solicitor/agent], [full name], at [address] on [date of service] at approximately [time]. 				
[] (a) the document(s) served already on the Court file is/are as follows:				
 [] [document description], dated [date], FDN [FDN] 				
[] (b) the document(s) served not on the Court file is/are as follows:				
 [] [document description], dated [date] 				
[] 2. only select if paragraph 1(b) only selected above The document[s] served not on the Court file [is/are]				
exhibited to this affidavit and marked [exhibit number]. 3. I identified the person to whom I gave the documents by [details of how person served]				
was identified].				
 I had the following conversation with the person to whom I gave the documents: [details of the conversation about the document and the identity of that person]. 				
[] 5. [any other matter(s)].				
Box 9B – delete if not applicable				
Affidavit of Person Instructing Service by Delivery to Solicitor or Agent				
Mark appropriate sections below with an 'x'				
Process Type: [process type]				
I, [full name],				
□ swear on oath that:				

		1.	I instructed [the Sheriff/name of Process Server] to serve [party title], [full name], with [a]
			document[s] in this proceeding by delivering the document[s] to the [party title]'s
			[solicitor/agent], [full name].
[]	2.	Exhibited to this affidavit and marked [exhibit number] is [exhibit description] which proves
			that the person to whom the documents were delivered had instructions or authority to
			accept service of the document[s] or a class of documents encompassing the document[s]
			on behalf of the person served within the meaning of rule [42.4(a)/42.5] of the Uniform
			Civil Rules.
[1	3.	I verily believe that the person to whom the document[s] [was/were] delivered had
			instructions or authority to accept service of the document[s] or a class of documents
			encompassing the document[s] on behalf of the person served within the meaning of rule
L			[42.4(a)/42.5] of the Uniform Civil Rules because [details].
]	1	4.	I verily believe that the person to whom the document[s] [was/were] delivered had agreed
			to accept service on behalf of the person served in the manner in which the document[s]
١.		_	[was/were] served because [details].
Ţ	0.00	5.	Exhibited to this affidavit and marked [exhibit number] is [exhibit description] which proves
			that the person to whom the document[s] [was/were] delivered had agreed to accept
į,	-	c	service in the manner in which the document[s] [was/were] served.
L	0	6.	A copy of a written acknowledgement of receipt issued by the solicitor pursuant to rule
į,	1	7	42.4(b) of the Uniform Civil Rules is exhibited to this affidavit and marked [exhibit number].
L	1	7.	[any other matter(s)].

Box 10 – delete if not applicable

Aff	Affidavit of Agreed Service					
Mark	flark appropriate sections below with an 'x'					
Pro	cess Typ	oe:[/	oroc	ess t	ype]	
l, [<i>t</i>	full name],				
	swear o	n oa	th th	nat:		
	do truly	and	sole	emnly	affirm that:	
	 I served [party title], [full name], with the document[s] described below by [describe method of service] [to service location (if applicable)] on [date of service] at approximate [time]. 					
		Ī	1	(a)	the document(s) served already on the Court file is/are as follows: [] [document description], dated [date], FDN [FDN]	
		[]	(b)	the document(s) served not on the Court file is/are as follows: [] [document description], dated [date] [] [document description], dated [date]	

			[] [document description], dated [date]
			[] [document description], dated [date]
]	1	2	Only select if paragraph 1(b) only selected above The document[s] served not on the Court file [is/are]
			exhibited to this affidavit and marked [exhibit number].
[1	3.	Exhibited to this affidavit and marked [exhibit number] is [exhibit description] which proves
			that the person served agreed to service of the document[s] or a class of documents
			encompassing the document[s] in the manner in which the document[s] [was/were] served
			within the meaning of rule 42.6 of the Uniform Civil Rules.
]]	4.	I verily believe that the person served agreed to service of the document[s] or a class of
			documents encompassing the document[s] in the manner in which the document[s]
			[was/were] served within the meaning of rule 42.6 of the Uniform Civil Rules because
			[details].
[]	5.	[any other matter(s)].
	1000		

Box 11 – delete if not applicable

Aff	Affidavit of Substituted Service							
Mark	ark appropriate sections below with an 'x'							
Pro	rocess Type: [process type]							
I, [<i>t</i>	[full name],							
	SV	wear o	n oa	th th	nat:			
	do	o truly	and	sole	emnly	affirm that:		
 I served [party title], [full name], with the document[s] described below by [a method of service] [to service location (if applicable)] on [date of service] at [time]. 		ty title], [full name], with the document[s] described below by [describe ervice] [to service location (if applicable)] on [date of service] at approximately						
			[]	(a)	the document(s) served already on the Court file is/are as follows:		
						 [] [document description], dated [date], FDN [FDN] 		
			[]	(b)	the document(s) served not on the Court file is/are as follows:		
	[] [document description], dated [date]							
]]	2.				raph 1(b) only selected above The document[s] served not on the Court file [is/are]		
1	1	exhibited to this affidavit and marked [exhibit number]. 3. [any other matter(s)].						

Box 12 - delete if not applicable

Affidavit of Service at Address for Service						
Mark appropriate sections below with an 'x'						
Process Type: [process type]						
I, [full name],						
□ swear on oath that:						
□ do truly and solemnly affirm that:						
[] 1. I served [party title], [full name], with the document[s] described below by way of personal service on [name of person served] at [service location] on [date] at approximately [time].						
[] 2. I served [party title], [full name], with the document[s] described below by delivering the document[s] to the [party title]'s address for service at [address] and leaving the documents with a person who appeared to be at least 18 years old on [date of service] at approximately [time].						
[] 3. I served [party title], [full name], with the document[s] described below by posting the document[s] via Express Post to the [party title]'s address for service at [address] on [date of service] at approximately [time].						
[] 4. I served [party title], [full name], with the document[s] described below by sending them as an attachment to an email addressed to the [party title]'s address for service, [email address], on [date] at [time].						
[] 5. The document(s) served already on the Court file is/are as follows:						
 [] [document description], dated [date], FDN [FDN] 						
[] 6. The document(s) served not on the Court file is/are as follows:						
 [] [document description], dated [date] 						
[] 7. only select if paragraph 5 only selected above The document[s] served not on the Court file [is/are] exhibited to this affidavit and marked [exhibit number].						
[] 8. [any other matter(s)].						
[Sworn/Affirmed] select one by the Deponent						
At [place]						
On [date]						

Signature of Deponent
before me
Printed name and title of witness stamp here if applicable
Qualification as authorised witness under section 27A(3) of the <i>Oaths Act</i> 1936.
ID number of witness if applicable

Next box not displayed on completed affidavit

Please ensure you have complied with instructions for completing an affidavit

Instructions

- Please review the Code of Practice in relation to Affidavits published by the Attorney-General under s 33 of the Oaths Act 1936 before completing this form.
- The person who makes the affidavit is called the deponent. The deponent makes the affidavit by taking an oath or affirmation in the presence of an authorised witness.
- Each page of the affidavit, including any exhibit(s), must be consecutively numbered starting with page 2.
- Each page of the affidavit (but not any exhibit) must be signed by both the deponent and the witness.
- A single 'front page' must be inserted in front of the exhibit(s) in Form 94.
- An exhibit to an affidavit must be clearly marked to identify it as the exhibit referred to in the affidavit.
- The declaration should be confined to facts and should not include submissions.
- The declaration should not reproduce material already contained in affidavits or other material
 already filed in the matter. It should not exhibit documents already exhibited to affidavits filed in the
 matter. In both cases it is sufficient to simply refer to such material or documents and the place
 where they may be found.

- An affidavit is to be sworn or affirmed in this state in accordance with section 6 of the Evidence Act 1929 or, if made elsewhere, in accordance with the law for the taking of oaths or the making of affirmations in that place.
- The deponent must swear or affirm the affidavit before a person authorised by law to witness the swearing or affirming of affidavits ('the witness'). Persons authorised to witness an affidavit are:
 - (f) a Commissioner for taking affidavits in the Supreme Court;
 - (g) a justice of the peace;
 - (h) a police officer, other than a police officer who is a probationary constable;
 - (i) a person admitted and enrolled as a notary public of the Supreme Court;
 - (j) any other person of a class prescribed by regulation.
- The contents of the affidavit cannot be altered after the affidavit has been sworn or affirmed.
- If the deponent is illiterate or blind, see rule 31.7(6). If the deponent does not appear to understand English sufficiently, see rule 31.7(7).
- In Schedule 7, Form 43 Affidavit of Proof of Personal Service on an Individual by Sheriff's Officer is deleted and substituted as follows:

Form 43

pe inserted by Court	
se Number:	
te Filed:	
N:	

AFFIDAVIT OF [FULL NAME OF DEPONENT] OF PROOF OF PERSONAL SERVICE ON AN INDIVIDUAL BY SHERIFF'S OFFICER MADE ON [DATE]

Full name of person to serve: [name]

[SUPREME/DISTRICT/MAGISTRATES] Delete all but one COURT OF SOUTH AUSTRALIA [COURT OF APPEAL] If applicable CIVIL JURISDICTION [MINOR CIVIL] If applicable [NAME OF LIST] LIST If applicable

Please specify the Full Name including capacity (eg Administrator, Liquidator, Trustee) and Litigation Guardian Name (if applicable) for party. Each party should include a party number if more than one party of the same type.

First	: Applio	cant				
First	: Resp	ondent				
First	: Intere	sted P	arty			
File	ed by	the Sh	eriff's Office			
	II Nam icer	e of Sh	eriff's Full name			
		of Ser	VICE s below with an 'x'			
Pro	cess	Туре:				
I, [i	full nar	ne],				
	swea	r on oa	th that:			
	do tru	uly and	solemnly affirm that:			
1.			party title], [full name], with the document[s] described below by way of personal service of person served] at [service location] on [date] at approximately [time].			
	[I	(a) the document(s) served already on the Court file is/are as follows:			
			 [] [document description], dated [date], FDN [FDN] 			
	[]	(b) the document(s) served not on the Court file is/are as follows:			
	 [] [document description], dated [date] 					
2.	2. only select if paragraph 1(b) only selected above The document(s) served not on the Court file [is/are] exhibited to this affidavit and marked [exhibit number].					
3.	l ic	lentified	the person served by: [details of how person served was identified]			
4.	I had the following conversation with that person: [details of any conversation about the document and the identity of that person].					
5.	*					
[Sv	[Sworn/Affirmed] select one by the Deponent					

At [place]
On [date]
Signature of deponent
before me
Printed name and title of witness Stamp here if applicable
Qualification as authorised witness under section 27A(3) of the Oaths Act 1936.
ID number of witness if applicable
32. In Schedule 7, Form 104 Answers to Interrogatories is deleted and substituted as follows:
Form 104
To be inserted by Court
Case Number:
Date Filed:
FDN:

ANSWERS TO INTERROGATORIES

SUPREME/DISTRICT/MAGISTRATES] Delete all but one COURT OF SOUTH AUSTRALIA CIVIL JURISDICTION (NAME OF LIST) LIST If applicable						
Please specify the Full Name including c include a party number if more than one	apacity (eg Administrator, Liquidator, Tru party of the same type.	ustee) and Litigation (Guardian Name (if applicable) for each party. Each party should			
First Applicant						
First Respondent						
First Interested Party						
Lodging Party						
	Full Name (including Also Known as, of applicable))	capacity (eg Administ	rator, Liquidator, Trustee) and Litigation Guardian Name (if			
Name of law firm / solicitor	Law Firm		Solicitor			
<u> </u>			,			

Deponent the person who is making the affidavit						
Name	Full Name					
Address	Turrum					
	Street (include unit or level numbe	r and/or name of property	if required).	T		
	City/town/suburb	State, Country		Postcode		
Phone Details				10		
	Type (eg. Home; work; mobile) - Nu	umber	Another number			

To the [Party title] [name]: WARNING The above named party answers the interrogatories dated [date] as set out in the Schedule.

SCHEDULE RE INTERROGATORIES DATED [Date]

Number	Question	Answer

Affidavit Mark appropriate section below with an 'x'
I, [full name],
□ swear on oath that:
□ do truly and solemnly affirm that:
I am the [identify party or role within party]. The above answers to the interrogatories are true to the best of my knowledge, information and belief.
[Sworn/Affirmed] select one by the deponent
At [place]
On [date]
Signature of deponent
before me
Printed name and title of witness Stamp here if applicable
Qualification as authorised witness under section 27A(3) of the <i>Oaths Act 1936</i> .
ID number of witness if applicable

	55. In Schedule 7, Form 145 Questionnaire is deleted and substituted as follows:
F	Form 145
Ī	To be inserted by Court
	Case Number:
	Date Filed:
	FDN:
0	
	QUESTIONNAIRE
	PLEASE COMPLETE STATEMENT AND BRING TO THE HEARING WITH PROOF OF INCOME
	You will be asked at the hearing to swear that the information is correct and it will be shown to the Judgment Creditor
	SUPREME/DISTRICT/MAGISTRATES] Delete all but one COURT OF SOUTH AUSTRALIA CIVIL JURISDICTION
F	Please specify the Full Name including capacity (eg Administrator, Liquidator, Trustee) and Litigation Guardian Name (if applicable) for each party. Each party shounclude a party number if more than one party of the same type.
F	First Applicant
F	First Respondent
F	First Interested Party

Part A Your Details

Yo	Your details					
1.	Name					
2.	Address	Full Name (including Also Known a	is, capacity (eg Administrator, Liquid	lator, Trustee) and Litigation Guardia	ın Name (if applicable)
		Street Address (including unit or le	vel number a	and name of property if r	required)	,
		City/town/suburb	State		Postcode	Country
		Email address				
3.	Current occupation					
4.	Previous occupations If different to current (last 3 years)					
5.	Current work	[] Employed [] Self-employed [] Partnership [] Unemployed [] Pensioner [] Domestic [] Other [specify]	[] Employer name/address: [] Self-employed: Name of business and address [] Partnership: Name of business and address [] Other — [specify details] Any benefits received: [] Centrelink/Veterans Affairs [] Compensation [] Insurance [] Superannuation [] Maintenance [] Other — [specify]			
6.	Do you receive any Centrelink/ Veteran Affairs payments? If Yes, you must attach your most recent statement showing the amount of payment received.	[] Yes [] No		If you answered Yes select the type of payments received [] Unemployment [] Sickness [] Age [] Disability [] Sole parent [] Widow [] Veterans [] Family Tax Benefit [] Other – [specify]		

				•
7. Previous if not currently (last 3 years)	working		Employed Self-employed Partnership Unemployed Pensioner Domestic Other [specify]	[] Employer name/address: [] Self-employed: Name of business and address [] Partnership: Name of business and address [] Other — [specify details] Any benefits received: [] Centrelink/Veterans Affairs [] Compensation [] Insurance [] Superannuation [] Maintenance [] Other — [specify] [] Nil
8 Do you ba	200.2	f 1	Yes:[provide full name]	L J Section
8. Do you hat current sp domestic partner?		į į		
9. Do you ha	ave a	[]	Yes:[provide full	If you answered Yes:
former spo de facto/d partner to you contri financially	omestic whom bute	[]	name] No	I give financial support of \$[amount] per week.
10. Do you ha		[]	Yes:[provide full	If you answered Yes:
former spo de facto/d partner fro whom you receive fir contributio	omestic om u nancial	[]	name] No	I receive financial support of \$[amount] per week.
11. Do you ha	440	[]	Yes:[provide full	If you answered Yes:
children o dependan persons o you are dependen in your household	nts or n whom nt living	[]	name(s) and age(s)] No	11A. Does any such person living in your household receive income (other than pocket money)? [] Yes: [provide full name(s)] [] No
12. Do you ha		[]	Yes:[provide full name(s)]	If you answered Yes:
children o dependan whom you contribute financially	its for	[]	No No	I give financial support of \$[amount] per week.

13. Bank where accounts or main account held:	
14. Do you have an interest in a family company or trust?	[] Yes: [provide full name and principal activity] [] No

f you answered Yes to Question 8, complete this section.

Your current spouse/domestic partner's details			
15. Name	Full name		
16. Current occupation	rui name		
17. Previous occupations If different to current (last 3 years)			
18. Current work	 [] Employed [] Self-employed [] Partnership [] Unemployed [] Pensioner [] Domestic [] Other [specify] 	[] Employer name/address: [] Self-employed: Name of business and address [] Partnership: Name of business and address [] Other — [specify details] Any benefits received: [] Centrelink/Veterans Affairs [] Compensation [] Insurance [] Superannuation [] Maintenance [] Other — [specify] [] Nil	
19. Previous work If not currently working (last 3 years)	 [] Employed [] Self-employed [] Partnership [] Unemployed [] Pensioner [] Domestic [] Other [specify] 	[] Employer name/address: [] Self-employed: Name of business and address [] Partnership: Name of business and address [] Other — [specify details] Any benefits received: [] Centrelink/Veterans Affairs	

	[]	Compensation
	[]	Insurance
]]	Superannuation
]]	Maintenance
	[]	Other – [specify]
	[]	Nil

If you answered Yes to Question 11A 'Does any such person living in your household receive income (other than pocket money)?' above. Please duplicate the box below, one for each named person.

Other persons living in your household details				
20. Name				
	Full name			
21 Current occupation				
22. Current work	[] Employed [] Self-employed [] Partnership	[] Employer name/address: [] Self-employed:		
	[] Unemployed	Name of business and address		
	[] Pensioner [] Domestic	Partnership: Name of business and address		
	[] Other [specify]	[] Other – [specify details]		
		Any benefits received:		
		[] Centrelink/Veterans Affairs		
		[] Compensation		
		[] Insurance		
		[] Superannuation		
		[] Maintenance		
		[] Other – [specify]		
		[] Nil		

Part B Your Financial Circumstances

Income (before tax)	\$[amount per week]		
		Applicant	Spouse/partner	Company/trust (net income after deductible expenses and tax)
	Wage/Salary	\$	\$	
	Self employed	\$	\$	
	Investments/Dividends	\$	\$	
	Income from rental property	\$	\$	
Income	Pension benefit or allowance (eg. Centrelink, Veterans Affairs benefit)	\$	\$	
	Child support	\$	\$	
	Superannuation/Insurance payments	\$	\$	
	Other – [specify]	\$	\$	
Total income		\$	\$	\$

Household expenses		\$[amount per week]
	Rent/Board	\$
	Mortgage	\$
	Food	\$
	Household expenses (eg groceries, cleaning, maintenance)	\$
	Health (eg Medicine, chemist, health fund)	\$
Expenses	Clothing	\$
Aperises	Children (eg nappies, formula, sport, childcare)	\$
	Education (eg fees, books, uniforms etc).	\$
	Energy (eg electricity, gas, heating etc)	\$
	Phone and internet	\$
	Rates (eg council and SA Water)	\$

	Insurance (eg house, contents)	\$
	Vehicle expenses (eg fuel, registration, maintenance)	\$
	Other transport (eg bus or train fares)	\$
	Car loan	\$
	Credit card	\$
	Other – [specify]	\$
Total expenses	\$	

Household assets					
Assets	Real estate	\$			
	Vehicle	\$			
	Savings	\$			
	Investments	\$			
	Other – [specify]	\$			
Total assets		\$			

Household liabilities			
Liabilities	Judgment debts	\$	
	Fines (outstanding with Court)	\$	
	Mortgage	\$	
	Car loan	\$	
	Credit card	\$	
	Centrelink	\$	
	Other – [specify]	\$	
Total liabilities		\$	

Affidav Mark appro	rit priate section below with an 'x'
l [full na	ame],
□ swe	ear on oath that:
□ do	truly and solemnly affirm that:

the above information is true to the best of my knowledge, information and belief.
[Sworn/Affirmed] select one by the deponent
At [place]
On [date]
Signature of Deponent
before me
Printed name and title of witness Stamp here if applicable
Qualification as authorised witness under section 27A(3) of the <i>Oaths Act 1936</i> .
ID number of witness if applicable

Note to Judgment Debtor

You have been summoned to attend court to establish how the attached debt can be paid based on your financial circumstances. It is important that you are well prepared before you attend court to give an accurate picture of your financial situation.

Financial Counselling Services

The Financial Counselling Service is a **FREE** and **CONFIDENTIAL** counselling and advisory service for people who are:

- having trouble making ends meet
- · in debt or have high bills
- · faced with a sudden drop in income
- · behind in loan/credit repayments
- · unfairly or unjustly treated by traders or creditors
- · facing court action because of debts
- · considering bankruptcy

You will still have control of your money. Financial Counsellors will provide the skills and knowledge to help you to work out your money problems. However, the decision to follow the advice is yours.

Financial Counsellors can:

- · talk to your creditors about your debts
- · advocate for you if you have been treated unfairly
- help you plan your finances

Financial Counsellors can give you information and advice on:

- dealing with creditors
- concessions and benefits
- consumer rights
- · credit and debt issues
- · bankruptcy information

If you would like the services of a Financial Counsellor, please call **1800 007 007** and make an appointment with one of the financial counselling service agencies listed on the South Australian Financial Counselling Association's website: http://www.safca.org.au.

In accordance with the Supreme Court Act 1935, the District Court Act 1991 and the Magistrates Court Act 1991, and all other enabling powers, the Uniform Civil (No 6) Amending Rules 2022 have been made –

- as rules of the Supreme Court by 3 or more Judges of the Supreme Court; and
- as rules of the District Court by the Chief Judge and 2 or more other Judges of the District Court; and
- as rules of the Magistrates Court by the Chief Magistrate and 2 or more other Magistrates,

and such rules will apply to and in relation to the Court in accordance with their terms.

Dated: 9 December 2021

CHIEF JUSTICE KOURAKIS CHIEF JUDGE EVANS CHIEF MAGISTRATE HRIBAL

STATE GOVERNMENT INSTRUMENTS

DANGEROUS SUBSTANCES ACT 1979

Authorised Officers

- I, Martyn Antony Campbell, Executive Director, SafeWork SA, in my capacity as the Competent Authority, hereby appoint the following persons as Authorised Officers for the purposes of the Dangerous Substances Act 1979 pursuant to section 7(1) of the Act:
 - Benjamin John WRIGHT
 - David Keith DUNN

 - Gary Martin DARTER Illya GEORGOULOPOULOS
 - Max Henry HULME
 - Nigel Chaffey AMBAGTSHEER
 - Tyson Lachlan MCIVER

Dated: 15 December 2021

MARTYN CAMPBELL **Executive Director** Competent Authority SafeWork SA

ELECTORAL ACT 1985

Part 6 – Registration of Political Parties

Notice is hereby given that the following application for registration as a registered political party under the provisions of Part 6 of the *Electoral Act 1985*, has been received:

Name of Party Real Change SA Name of Applicant Daniel Alexander Pallaras

Any elector who believes that the application is not in accordance with the Electoral Act 1985 can formally object in writing to the Electoral Commissioner, Level 6, 60 Light Square Adelaide SA 5000 by 5pm (ACDT) on Monday 17 January 2022. Objections must contain the postal address and signature of the objector and detail the grounds upon which the objection is made.

Dated: 16 December 2021

MICK SHERRY Electoral Commissioner

ELECTORAL ACT 1985

Part 6 – Registration of Political Parties

Notice is hereby given that the following application for registration as a registered political party under the provisions of Part 6 of the Electoral Act 1985, has been received:

Name of Party SA Party - Stop Overdevelopment & Corruption

Abbreviation of Party Name SA Party Susan Bowes Name of Applicant

Any elector who believes that the application is not in accordance with the Electoral Act 1985 can formally object in writing to the Electoral Commissioner, Level 6, 60 Light Square Adelaide SA 5000 by 5pm (ACDT) on Monday 17 January 2022. Objections must contain the postal address and signature of the objector and detail the grounds upon which the objection is made.

Dated: 16 December 2021

MICK SHERRY **Electoral Commissioner**

FISHERIES MANAGEMENT ACT 2007

SECTION 115

Exemption Number ME9903196

TAKE NOTICE that pursuant to section 115 of the Fisheries Management Act 2007 (the Act), the holder of the licence issued under the Fisheries Management (Marine Scalefish Fishery) Regulations 2017 listed in Schedule 1 (the 'exemption holder') is exempt from the provisions of section 79 of the Act in so far as they are contained in the declaration made under section 79 of the Act and published as the first notice on page 249 of the Supplementary Gazette of the South Australian Government Gazette dated 2 February 2021, but only insofar as the exemption holder may be in possession of Snapper (*Chrysophrys auratus*) taken from waters of the South East Fishing Zone, whilst transiting the Snapper Closure Area (the 'exempted activity'), subject to the conditions set out in Schedule 2 during the period specified in Schedule 3 unless varied or revoked earlier.

SCHEDULE 1

	Licence number	Licence holder name
M448		Jordan Judd
		SCHEDULE 2

- The exemption holder must not engage in any fishing activity within the Snapper Closure Area whilst in possession of lawfully taken Snapper.
- When transiting through the Snapper Closure Area with snapper on a vessel registered to M448, the exemption holder must travel to the intended point of landing without stopping.
- The exemption holder must ensure the vessel's Vessel Monitoring System (VMS) is on at all times whilst undertaking the exempted activity.

- The exemption holder must not delete or alter track logs recorded on electronic devices (e.g. Chart plotter, Global Positioning System) on board the registered vessel for a period of 7 days after creating the track log if the boat has transited the Snapper Closure Area with Snapper onboard.
- While engaging in the exempted activity, the licence holder or registered master must be in possession of a copy of this notice. This notice must be produced to a Fisheries Officer if requested.
- The exemption holder must not contravene or fail to comply with the Fisheries Management Act 2007, or any regulations made under that Act, except where specifically exempted by this notice.

SCHEDULE 3

From 0001 hours on 10 December 2021 until 2359 hours on 31 January 2022.

For the purpose of this Notice:

Snapper Closure Area

The Snapper Closure Area comprises the State waters of the West Coast, Spencer Gulf and Gulf of St Vincent which are contained within and bounded by a line commencing at a location on mean high water springs closest to 31°41′12.94″ (31°41.216′) South, 129°00′04.90″ (129°00.082′) East, then beginning north-easterly following the line of mean high water springs to a location closest to 35°38′33.82″ (35°38.564′) South, 138°31′20.77″ (138°31.346′) East (Newland Head), then south westerly to a location on mean high water springs closest to 35°50′29.19″ (35°50.486′) South, 138°08′05.64″ (138°08.094′) East (Cape Willoughby), then beginning north-westerly following the line of mean high water springs to the location closest to 35°53′11.307″ (35°53.188′) South, 136°32′3880″ (136°32.065′) East (Vennachar Point), then continuing south along the meridian of longitude 136°32′36″ (136°32.600′) East to the southern limit of the waters of the State, then beginning south-westerly along the said boundary to the intersection with the western border of the State of South Australia 31°41′15.24″ (31°41.254′) South, 129°00′04.54″ (129°00.076′) East, then north-easterly along the said border to the point of commencement.

South East Fishing Zone

The waters adjacent to the south east coast of South Australia contained within and bounded by a line commencing at Mean High Water Springs closest to 35°38'26.13" South, 138°07'28.73" East (southern Fleurieu Peninsula), then beginning south-easterly following the line of Mean High Water Springs to the location closest to 38°03'39.05" South, 141°00'00.02" East (South Australian-Victorian border), but excluding the Murray Mouth, then southerly to 38°59'59.95" South, 141°00'00.02" East, then westerly to 38°59'59.95" South, 140°00'00.02" East, then northerly to 37°59'59.95" South, 140°00'00.02" East, then westerly to 37°59'59.95" South, 136°00'00.03" East, then northerly to 35°59'59.95" South, 136°00'00.03" East, then easterly to 35°59'59.95" South, 136°41'04.52" East (south-western Kangaroo Island), then beginning south-easterly following the line of Mean High Water Springs to the location closest to 35°48'07.14" South, 138°07'28.73" East (Cape St. Albans, Kangaroo Island), then northerly to the point of commencement;

The spatial descriptions are geodesics based on the Geocentric Datum of Australia 2020 (GDA2020).

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

Dated: 9 December 2021

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

HOUSING IMPROVEMENT ACT 2016

Rent Control Revocations

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

Address of Premises	Allotment Section	Certificate of Title Volume Folio
163 Princes Highway, Tailem Bend SA 5260	Allotment 234 Town Plan 750702 Hundred of Seymour	CT4238/494, CT5175/455
79 Grants Gully Road, Clarendon SA 5157	Allotment 629 Filed Plan 5463 Hundred of Noarlunga	CT5412/661
2 Simms Cove Road, Port Hughes SA 5558	Allotment 201 Deposited Plan 62462 Hundred of Wallaroo	CT5902/626,
14 Icarus Avenue, Modbury North SA 5092	Allotment 233 Deposited Plan 9544 Hundred of Yatala	CT5145/129
23 Cudworth Street, Davoren Park SA 5113	Allotment 2 Deposited Plan 51482 Munno Para	CT 5651/439

Dated: 16 December 2021

DAVID OSBORNE
Acting Housing Regulator and Registrar
Housing Safety Authority, SAHA
Delegate of Minister for Human Services

MINING ACT 1971

Application for a Mining Lease

Notice is hereby given in accordance with Section 56H of the *Mining Act 1971*, that an application for a Mining Lease over the undermentioned mineral claim has been received:

Applicant: Amulet Holdings Pty Ltd

Claim Number: 4509

Location: CT6241/411 and CT6241/410, Koonunga area, approximately 7.5km north-northwest of Nuriootpa.

Area: 4.56 hectares approximately

Purpose: Extractive Minerals (Marble Limestone)

Reference: 2020/000624

To arrange an inspection of the proposal at the Department for Energy and Mining, please call the Department on 08 8463 3103.

An electronic copy of the proposal can be found on the Department for Energy and Mining website:

http://energymining.sa.gov.au/minerals/mining/public_notices_mining

Written submissions in relation to this application are invited to be received at the Department for Energy and Mining, Mining Regulation, Attn: Business Support Officer, GPO Box 320, Adelaide SA 5001 or dem.miningregrehab@sa.gov.au by no later than 27 January 2022.

The delegate of the Minister for Energy and Mining is required to have regard to these submissions in determining whether to grant or refuse the application and, if granted, the terms and conditions on which it should be granted.

When you make a written submission, that submission becomes a public record. Your submission will be provided to the applicant and may be made available for public inspection.

Dated: 16 December 2021

J. MARTIN Mining Registrar Delegate for the Minister for Energy and Mining

MINING ACT 1971

Application for a Mining Lease

Notice is hereby given in accordance with Section 56H of the Mining Act 1971, that an application for a Mining Lease over the undermentioned mineral claim has been received:

Gypsum Resources Australia Pty Ltd 4514 Applicant:

Claim Number:

CR5746/479, Penong area, approximately 55km west of Ceduna. Location:

48.56 hectares approximately Area: Purpose: Industrial Mineral (Gypsum)

Reference: 2020/000567

To arrange an inspection of the proposal at the Department for Energy and Mining, please call the Department on 08 8463 3103.

An electronic copy of the proposal can be found on the Department for Energy and Mining website:

http://energymining.sa.gov.au/minerals/mining/public_notices_mining

Written submissions in relation to this application are invited to be received at the Department for Energy and Mining, Mining Regulation, Attn: Business Support Officer, GPO Box 320, Adelaide SA 5001 or dem.miningregrehab@sa.gov.au by no later than 30 December 2021.

The delegate of the Minister for Energy and Mining is required to have regard to these submissions in determining whether to grant or refuse the application and, if granted, the terms and conditions on which it should be granted.

When you make a written submission, that submission becomes a public record. Your submission will be provided to the applicant and may be made available for public inspection.

Dated: 16 December 2021

J. MARTIN Mining Registrar Delegate for the Minister for Energy and Mining

MOTOR VEHICLES ACT 1959

SECTION 47A: CLASSES, SPECIFICATIONS AND DESIGN OF NUMBER PLATES

Notice by the Registrar of Motor Vehicles

Pursuant to section 47A of the Motor Vehicles Act 1959 ('the Act'), I, Emma Kokar, Registrar of Motor Vehicles (Registrar):

- (a) revoke the following notices made under section 47A of the Act:
 - notice dated 17 December 2013, published in the Gazette No. 1 on Thursday, 9 January 2014 (pages 18 47); and
 - notice dated 13 June 2018, published in the Gazette No. 41 on Thursday, 21 June 2018 (pages 2528-2544);
- (b) establish the classes of number plates set out in schedule 1 and numbered 1 to 21 (inclusive) for the purposes of section 47(1) of the
- (c) prescribe the specifications and design set out in schedule 2 to be the specifications and design to which number plates of each class established by this notice must conform;
- (d) declare the classes of number plates set out in schedule 3 to be classes of number plates that the Registrar may enter into an agreement pursuant to section 47A(4) of the Act.

SCHEDULE 1

Classes of Number Plates

Class 1 - Numeric

Class 2 - Alpha Numeric (non-slogan)

Class 3 - Slogan

Class 4 - Personalised

Class 5 - Jubilee

Class 6 - Australian Grand Prix

Class 7 - Towfruck

Class 8 - Government Vehicle

Class 9 - Name Plates

Class 10 - Custom

- Class 11 Taxi Plates
- Class 12 Chauffeured Vehicle
- Class 13 Consular Corps
- Class 14 Federal Interstate (discontinued)
- Class 15 Premium Number
- Class 16 Bike Rack
- Class 17 Centenary of Federation
- Class 18 Country Taxi Plates
- Class 19 SA Heavy Vehicle
- Class 20 Euro Vehicle
- Class 21 National Heavy Vehicle

SCHEDULE 2

Specifications and Design of Number Plates

Class 1—Numeric Number Plates

A numeric number plate must bear a number consisting entirely of a figure, or figures (except for the letters "SA" designating the State of issue), and may be issued under an agreement between the Registrar and the applicant. The plate must conform to the following additional specifications and designs:

129 mm Min./371 mm Max.

Steel/Aluminium Embossed

White Figures



133 mm Min

Black Background

	Motor Vehicles other than Motor Bikes	Motor Bikes
Height of figure	77-80 mm	50 mm
Width of every line in each figure	12 mm	6 mm

The dimensions of a motor bike plate must be 215 ± 1.0 mm in length and 95 ± 1.0 mm in height.

Class 2—Alpha Numeric Plates (Non-Slogan)

An alpha-numeric plate (non-slogan) must bear a number consisting of a combination of letters and figures and may be issued under an agreement between the Registrar and the applicant. The plate must conform to the following additional specifications and design:

2.1.1 Special Purpose Vehicle and Motor Bike ("S" 6 character set)

Steel/Aluminium Embossed

Black Letters & Figures



 $100 \pm 1.0 \text{ mm}$

White Retroreflective Background

Height of figure or letter	50mm
Width of every line in each figure or letter	6-8mm

2.1.2 Special Purpose Vehicle and Motor Bike

Steel/Aluminium Embossed

Black Letters & Figures



 $100\pm1.0~\text{mm}$

White Retroreflective Background

Height of figure or letter	50mm	
Width of every line in each figure or letter	6-8mm	

2.2 Other Vehicles

Steel/Aluminium Embossed

Black Letters & Figures



 $133\pm1.0\;mm$

White Retroreflective Background

Height of figure or letter	70-77mm
Width of every line in each figure or letter	12mm

2.3 Corporate Number Plates

Alpha numeric plates (non-slogan) in the corporate plate format (class 2.2 only) may contain a background, logo and/or slogan or other promotional pictures or information deemed appropriate, in accordance with an agreement between the Registrar and the applicant.

The plate must conform to the following specifications and design:

The height of the plate 133 + 1.0 mm and width 371 + 1.0 mm.

Height of figure or letter	60mm
Width of every line in each figure or letter	10mm

Class 3—Slogan Number Plates

A slogan number plate must bear a number consisting of a combination of letters and figures and may be issued under an agreement between the Registrar and the applicant. The plate must be of the type known as metal embossed and must conform to the following additional specifications and design:

3.1 South Australia Plate

Steel/Aluminium Embossed

Black Letters & Figures

371 ± 1.0 mm

SO54-LIC
SOUTH AUSTRALIA

Slogan (Black): SOUTH AUSTRALIA

 $133 \pm 1.0 \text{ mm}$

White Retroreflective Background

	Motor Vehicles other than motor bikes
Height of figure or letter	70-77mm
Width of every line in each figure or letter	10-12mm

3.1.1 South Australia Trailer Plate

Steel/Aluminium Embossed

Black Letters & Figures

SO54-LIC

Slogan (Black): SOUTH AUSTRALIA

 $133\pm1.0~mm$

White Retroreflective Background

Height of figure or letter	70-77mm	
Width of every line in each figure or letter	10-12mm	

3.1.2 South Australia Non-Standard Trailer Plate

Steel/Aluminium Embossed

Black Letters & Figures

SO54-LIC

Slogan (Black): SOUTH AUSTRALIA

 $98 \pm 1.0 \text{ mm}$

White Retroreflective Background

Height of figure or letter	50mm
Width of every line in each figure or letter	6mm

3.1.3 Aerial Plate

Steel/Aluminium Embossed

Black Letters & Figure

SO54-LIC

Slogan (Black): SOUTH AUSTRALIA

98 ± 1.0 mm

White Background Retroreflective

Height of figure or letter	50mm	
Width of every line in each figure or letter	6mm	

The dimensions of an aerial mount plate must be 252 ± 1.0 mm in length and 98 ± 1.0 mm in width and are only available to vehicles granted registration under the Act.

3.2 Corporate Number Plates

Slogan number plates in the corporate plate format may contain a background, logo and/or slogan or other promotion pictures or information deemed appropriate, in accordance with an agreement between the Registrar and the applicant. The plate must conform to the following specifications and design:

The height of the plate 133 mm + 1.0 mm and length of the plate 371 mm + 1.0 mm.

Height of figure or letter	60mm
Width of every line in each figure or letter	10mm

3.3 Festival State (Discontinued)

Steel/Aluminium Embossed

Black Letters & Figures

Slogan Blue

 $371\pm1.0~\text{mm}$



 $133 \pm 1.0 \text{ mm}$

White Retroreflective Background

Blue Slogan: SA • The Festival State Black State Badge (Piping Shrike)

	Motor Vehicles other than motor bikes
Height of figure or letter	70-77mm
Width of every line in each figure or letter	10-12mm

3.3.1 Festival State Trailer Plate (Discontinued)

Steel/Aluminium Embossed

Black Letters & Figures

Slogan Blue

VHC®340
SA•The Festival State

 $371 \pm 1.0 \text{ mm}$

 $133\pm1.0~mm$

White Retroreflective Background

Blue Slogan: SA • The Festival State Black State Badge (Piping Shrike)

	Motor Vehicles other than motor bikes	
Height of figure or letter	70-77mm	
Width of every line in each figure or letter	10-12mm	

3.3.2 Festival State Non-Standard Trailer Plate (Discontinued)

 $252 \pm 1.0 \text{ mm}$

Steel/Aluminium Embossed

Black Letters & Figures

Slogan Blue

VHC®340
SA•The Festival State

 $98 \pm 1.0 \text{ mm}$

White Retroreflective Background

Blue Slogan: SA • The Festival State Black State Badge (Piping Shrike)

Height of figure or letter	50mm	
Width of every line in each figure or letter	6mm	

 $371\pm1.0~mm$

3.4.1 Wine State (remake only)

Steel/Aluminium Embossed

Black Letters & Figures

Slogan Purple

WDZ® 130
SOUTH AUSTRALIA — THE WINE STATE

 $133\pm1.0\;mm$

White Retroreflective Background

Slogan Purple: SOUTH AUSTRALIA – THE WINE STATE

Black State Badge (Piping Shrike)
Background: (Light Green, Green) – Design approved by the Registrar)

Height of figure or letter	60mm	
rieight of rigure of fetter	oonini	
Width of every line in each figure or letter	10mm	
Width of every fine in each figure of letter	TOHIH	

3.4.2 Rose State (remake only)

Steel/Aluminium Embossed

Black Letters & Figures

Slogan Pink





 $133\pm1.0\;mm$

White Retroreflective Background

Slogan Pink: SOUTH AUSTRALIA – THE ROSE STATE Black State Badge (Piping Shrike)

Background: (Light Green, Green, Pink, Red) - Design approved by the Registrar)

Height of figure or letter	60mm	
Width of every line in each figure or letter	10mm	

3.4.3 Creative State (remake only)

Steel/Aluminium Embossed

Black Letters & Figures

Slogan Black

 $371 \pm 1.0 \text{ mm}$



 $133\pm1.0~mm$

Yellow Background

Slogan Black: SOUTH AUSTRALIA – THE CREATIVE STATE Black State Badge (Piping Shrike)

Background: (White, Grey, Red) – Design approved by the Registrar)

Height of figure or letter	60mm	
Width of every line in each figure or letter	10mm	

3.4.4 Defence State (remake only)

 $371 \pm 1.0 \text{ mm}$

Steel/Aluminium Embossed

White Letters & Figures

Slogan White with Black

Background



 $133 \pm 1.0 \text{ mm}$

Blue Background

Slogan White: SOUTH AUSTRALIA – THE DEFENCE STATE Black State Badge (Piping Shrike) Background: (Blue) – Design approved by the Registrar)

Height of figure or letter	60mm	
C C	60mm	
Width of every line in each figure or letter	10mm	

3.4.5 Gateway To The Outback (remake only)

 $371 \pm 1.0 \text{ mm}$

Steel/Aluminium

Embossed

Black Letters & Figures



 $133 \pm 1.0 \text{ mm}$

White Retroreflective Background

Slogan White with Black Background

Slogan White: SOUTH AUSTRALIA – GATEWAY TO THE OUTBACK Black State Badge (Piping Shrike)

Background: (Yellow, Purple) - Design approved by the Registrar)

Height of figure or letter	60mm	
Width of every line in each figure or letter	10mm	

3.4.6 The Electronics State (remake only)

Steel/Aluminium Embossed

Black Letters & Figures

Slogan White with Green Background

 $371 \pm 1.0 \text{ mm}$



 $133 \pm 1.0 \text{ mm}$

Green and White Retroreflective Background

Slogan White: SOUTH AUSTRALIA – THE ELECTRONICS STATE

Black State Badge (Piping Shrike)

Background: (White, Green) - Design approved by the Registrar)

Height of figure or letter	60mm	
Width of every line in each figure or letter	10mm	

Class 4—Personalised Number Plates

A personalised number plate must bear a number consisting of a combination of letters and figures nominated by an applicant and approved by the Registrar, and issued under an agreement between the Registrar and the applicant.

The plate must be of the type known as metal embossed and must conform to the following additional specifications and design:

Option	Letters & Figures	Background	State Badge Piping Strike
-	(colour)	(colour)	(colour)
1	Retroreflective White	Blue	White
2	Retroreflective White	Magenta	White
3	Retroreflective White	Red	White
4	Retroreflective White	Maroon	White
5	Retroreflective White	Green	White
6	Blue	Retroreflective White	Black
7	Magenta	Retroreflective White	Black
8	Red	Retroreflective White	Black
9	Maroon	Retroreflective White	Black
10	Green	Retroreflective White	Black
11	Green	Retroreflective Yellow	Black

The Piping Shrike emblem will appear after the last letter and before the first number.

4.1 Standard Personalised

Aluminium Embossed



 $133\pm1.0~mm$

	Motor Vehicles other than motor bikes or trailers	Motor bikes
Height of figure or letter	70-72mm	50mm
Width of every line in each figure or letter	10-12mm	6mm

The dimensions of a motor bike plate must be $252\text{mm} \pm 1.0 \text{ mm}$ in length and $98 \text{ mm} \pm 1.0 \text{ mm}$ in height.

4.2 Slim Personalised

 $371 \pm 1.0 \text{ mm}$

Aluminium Embossed



 $100 \pm 1.0 \text{ mm}$

	Motor Vehicles other than motor bikes or trailers	Motor bikes
Height of figure or letter	54 or 60mm	50mm
Width of every line in each figure or letter	10mm	6mm

The dimensions of a motor bike plate must be $252mm \pm 1.0 \ mm$ in length and $98 \ mm \pm 1.0 \ mm$ in height.

4.3 Non-Standard Personalised Trailer

 $252 \pm 1.0 \text{ mm}$

Aluminium Embossed



 $98 \pm 1.0 \text{ mm}$

Height of figure or letter	50mm	
Width of every line in each figure or letter	6mm	

4.4 Corporate Number Plates

Personalised number plates in the corporate plate format may contain a background, logo and/or slogan or other promotion pictures or information deemed appropriate, in accordance with an agreement between the Registrar and the applicant. The plate must conform to the following specifications and design:

The height of the plate 133 mm + 1.0 mm and length of the plate 371 mm + 1.0 mm.

Height of figure or letter	60mm
Width of every line in each figure or letter	10mm

Class 5—Jubilee Number Plates

A limited series of number plates numbered 001J - 999J and 001S - 999S preceded by the J150 logo and has the words "SOUTH AUSTRALIA" printed under the numbers, were issued to commemorate South Australia's 150th Jubilee. The plate is issued under an agreement between the Registrar and the applicant and must be of the type known as metal embossed and must conform to the following additional specifications and design:

Steel/Aluminium Embossed

Black Letters & Figures



 $133 \pm 1.0 \text{ mm}$

Silver-White Retroreflective Background

Slogan Black: SOUTH AUSTRALIA

Jubilee Slogan (to the left of the characters) according to the copyright specifications

Height of figure or letter	77mm	
Width of every line in each figure or letter	12mm	

Class 6—Australian Grand Prix Number Plates

6.1 Special Series

A limited series of number plates numbered 1 - 199 preceded by the Grand Prix Logo, were issued to commemorate the Australian Formula 1 Grand Prix in Adelaide. The plate is issued under an agreement between the Registrar and the applicant and must be of the type known as metal embossed and must conform to the following additional specifications and design:

 $371 \pm 1.0 \text{ mm}$

Steel/Aluminium Embossed

White Figures



 $133 \pm 1.0 \text{ mm}$

Black Background

Slogan White: SOUTH AUSTRALIA

Logo Green, Yellow, Black & White (to the left of the digits) according to the copyright specifications

Height of figure or letter	77mm	
č č		
Width of every line in each figure or letter	12mm	

6.2 Standard Series

A limited series of number plates numbered 200 - 9999 preceded by the Grand Prix Logo, was issued to commemorate the Australian Formula 1 Grand Prix in Adelaide. The plate is issued under an agreement between the Registrar and the applicant and must be of the type known as metal embossed and must conform to the following additional specifications and design:

Steel/Aluminium Embossed

Black Figures



 $133 \pm 1.0 \text{ mm}$

White Retroreflective Background

Slogan Black: SOUTH AUSTRALIA

Logo Green, Yellow, Black & White (to the left of the digits) according to the copyright specifications

Height of figure or letter	77mm	
Width of every line in each figure or letter	12mm	

Class 7—Towtruck Number Plates

A Towtruck number plate must be issued to a Towtruck approved by the Registrar for use in the operation of the accident towing roster scheme. The number is preceded by the letters "ATT" and the plate must conform to the following additional specifications and design:

Steel/Aluminium Embossed

Blue Letters & Figures

371 ± 1.0 mm

 $133 \pm 1.0 \text{ mm}$

Yellow Retroreflective Background

Slogan Blue: SA ACCIDENT TOWTRUCK

Height of figure or letter	77mm	
Width of every line in each figure or letter	12mm	

Class 8—Government Vehicle Number Plates

Vehicles owned by the State of South Australia may be issued with a number plate or plates consisting of a combination of letters and figures, which conform to the following additional specifications and design (unless otherwise authorised):

8.1.1 Government Vehicle or Trailer Number Plate ("S" 7 character set)

Steel/Aluminium Embossed

Blue Letters & Figures

SO54-LQC
SA GOVERNMENT
Slogan Blue: SA GOVERNMENT

 $133 \pm 1.0 \text{ mm}$

White Retroreflective Background

Height of figure or letter	70-77mm
Width of every line in each figure or letter	10-12mm

8.1.2 Government Motor Bike ("S" 6 character set)

Steel/Aluminium Embossed

Blue Letters & Figures

215 ± 1.0 mm **S12-AQC**SA GOVERNMENT

 $95 \pm 1.0 \text{ mm}$

White Retroreflective Background

Height of figure or letter	50mm
Width of every line in each figure or letter	6mm

8.1.3 Aerial Plate

Steel/Aluminium Embossed

Blue Letters & Figure

S054·LQC

 $252 \pm 1.0 \text{ mm}$

Slogan Blue: SA GOVERNMENT

Slogan Blue: SA GOVERNMENT

 $98 \pm 1.0 \text{ mm}$

White Retroreflective Background

Height of figure or letter	50mm
Width of every line in each figure or letter	6mm

The dimensions of an aerial mount plate must be 252 ± 1.0 mm in length and 98 ± 1.0 mm in width and are only available to vehicles granted registration under the Act.

8.2 Government Vehicle Number Plate (remake only)

Steel/Aluminium Embossed

Blue Letters & Figures

WQJ-999

 $371 \pm 1.0 \text{ mm}$

 $133 \pm 1.0 \text{ mm}$

White Retroreflective Background

C1	ъ.	a .	COLUEDAN CEAM
Slogan	Blue:	SA	GOVERNMENT

	Motor Vehicles other than motor bikes	Motor bikes
Height of figure or letter	77mm	50mm
Width of every line in each figure or letter	12mm	6mm

The dimensions of a motor bike plate must be 215 ± 1.0 mm in length and 95 ± 1.0 mm in width.

Class 9—Name Plates

A name plate must bear a number which consists of all letters issued under an agreement between the Registrar and the applicant. The plate must be of the type known as retroreflective metal or acrylic.

The size of the plate and height and width of every figure appearing on the plate are at the discretion of the Registrar.

Class 10—Custom Number Plates

A custom number plate must bear a number nominated by an applicant and approved by the Registrar, which may consist of letters or a combination of letters and figures and issued under an agreement between the Registrar and the applicant authorising the applicant to display the number.

The plate must be of the type known as metal embossed and must conform to the following additional specifications and design:

Option	Letters & Figures (colour)	Background (colour)
1	Retroreflective White	Blue
2	Retroreflective White	Magenta
3	Retroreflective White	Red
4	Retroreflective White	Maroon
5	Retroreflective White	Green
6	Blue	Retroreflective White
7	Magenta	Retroreflective White
8	Red	Retroreflective White
9	Maroon	Retroreflective White
10	Green	Retroreflective White
11	Black	Gold
12	Black	Silver
13	Gold	Black
14	Silver	Black
15	Black	Retroreflective White
16	Black	Retroreflective Lemon
17	Black	Retroreflective Yellow
18	Green	Retroreflective Lemon
19	Green	Retroreflective Yellow
20	Blue	Retroreflective Lemon
21	Blue	Retroreflective Yellow

10.1 Standard Custom

Aluminium Embossed



 $133 \pm 1.0 \text{ mm}$

	Motor Vehicles other than motor bikes or trailers	Motor bikes
Height of figure or letter 1 to 6 letters	77mm	50mm
Width of every line in each figure or letter for 1 to 6 letters	12mm	6mm
Height or figure or letter 7 letters or 6 letters with space	70-72mm	50mm
Width of every line in each figure or letter for 7 letters or 6 letters with space	10-12mm	6mm

The dimensions of a motor bike plate must be:

1 to 6 digits 215mm \pm 1.0 mm in length and 95 mm \pm 1.0 mm in width. 7 digits 252mm \pm 1.0 mm in length and 98 mm \pm 1.0 mm in width.

10.2 Slim Custom

Aluminium Embossed

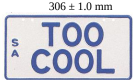


 $100 \pm 1.0 \text{ mm}$

	Motor vehicles other than motor bikes
Height of figure or letter	54mm or 60mm
Width of every line in each figure or letter	10mm

10.3 Square Two Line Custom

Aluminium Embossed



 $150 \pm 1.0 \text{ mm}$

	Motor vehicles other than motor bikes
Height of figure or letter	54mm or 60mm
Width of every line in each figure or letter	10mm

10.4 Square Custom

Aluminium Embossed



 $150 \pm 1.0 \text{ mm}$

	Motor vehicle other than motor bikes
Height of figure or letter	54mm or 60mm
Width of every line in each figure or letter	10mm

The dimensions of a motor bike plate must be:

1 to 6 digits $215mm \pm 1.0$ mm in length and 95 mm ± 1.0 mm in width.

7 digits $252mm \pm 1.0 \text{ mm}$ in length and 98 mm $\pm 1.0 \text{ mm}$ in width.

10.5 Corporate Number Plates

Custom number plates in the corporate plate format may contain a background, logo and/or slogan or other promotional pictures or information deemed appropriate, in accordance with an agreement between the Registrar and the applicant. The plate must conform to the following specifications and design:

371 mm + 1.0 mm in length and 133 mm + 1.0 mm in height

Height of Figure or Letter	60mm	
Width of every line in each figure or letter	10mm	

Class 11—Taxi Plates

A taxi plate must be issued to taxis which are accredited by the *Passenger Transport Act 1994* as general purpose metropolitan taxis, standby taxis or "special vehicle licence" vehicles (wheelchair accessible vehicle). The number is preceded by the letters 'TAXI' and the plate must conform to the following additional specifications and design:

11.1 Standard Taxi Plate

Steel/Aluminium Embossed

Black Letters & Figures



 $133 \pm 1.0 \text{ mm}$

White Retroreflective Background

Slogan: SA South Australia. A Brilliant Blend

(according to the copyright specifications of SA TOURISM COMMISSION)

	Motor Vehicle	
Height of figure	70mm	
Height of letter	51mm	
Width of every line in each figure	10mm	
Width of every line in each letter	6mm	

11.2 Standby/Access Taxi Plate

Standby taxi plates and "special vehicle licence" vehicle (wheelchair accessible vehicle) plates (accredited by the *Passenger Transport Act* 1994) may have letters "TAXI" displayed with white letters on a black background.

Steel/Aluminium Embossed

Black Figures Retroreflective White Letters on a Black 60 x 120 mm Background



 $133 \pm 1.0 \text{ mm}$

White Retroreflective Background

Slogan: SA South Australia. A Brilliant Blend (according to the copyright specifications of SA TOURISM COMMISSION)

	Motor Vehicle	
Height of figure	70mm	
Height of letter	51mm	
Width of every line in each figure	10mm	
Width of every line in each letter	6mm	

Class 12—Chauffeured Vehicle Plates

A Chauffeured Vehicle number plate must bear a number consisting of a combination of figures and letters and be issued to vehicles and bikes which are accredited to operate for hire under the Passenger Transport Act 1994. These plates must be of the type known as metal embossed and must conform to the following additional specifications and design:

12.1 Standard

Steel/Aluminium Embossed

 $371 \pm 1.0 \text{ mm}$

 $133 \pm 1.0 \text{ mm}$

White Retroreflective Background

Blue Letters & Figures

Blue Border with White Slogan: CHAUFFEURED VEHICLE (above plate number) and SOUTH AUSTRALIA (below plate number)

	Motor Vehicles other than motor bikes
Height of figure or letter	70-77mm
Width of every line in each figure or letter	10-12mm

12.2 Square

Steel/Aluminium Embossed

Blue Letters & Figures

 $306 \pm 1.0 \text{ mm}$



 $150\pm1.0\ mm$

White Retroreflective Background

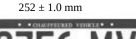
Blue Border with White Slogan: CHAUFFEURED VEHICLE (above plate number) and SOUTH AUSTRALIA (below plate number)

	Motor Vehicles other than motor bikes
Height of figure or letter	60mm
Width of every line in each figure or letter	10mm

12.3 Motor Bike

Steel/Aluminium Embossed

Blue Letters & Figures



 $98 \pm 1.0 \text{ mm}$

White Retroreflective Background

Blue Border with White Slogan: CHAUFFEURED VEHICLE (above plate number) and SOUTH AUSTRALIA (below plate number)

	Motor Bikes	
Height of figure or letter	50mm	
Width of every line in each figure or letter	6mm	

Class 13—Consular Corps Plates

Consular Corps number plates may only be issued to an accredited Diplomatic Officer or accredited Consular Officer de carriere, who is a national of a country which he or she represents and who resides in this State, or to an Honorary Consul accredited by the Department of Foreign Affairs and Trade, who also resides in this State. The plates must be of the type known as metal embossed and must conform to the following additional specifications and design:

 $371 \pm 1.0 \text{ mm}$

Steel/Aluminium

Embossed

 $133 \pm 1.0 \text{ mm}$

White Letters & Figures

Slogan White: SA CONSULAR CORPS

Black Background

	Motor Vehicles
Height of figure or letter	77mm
Width of every line in each figure or letter	12mm

Class 14—Federal Interstate Number Plates (Discontinued)

Federal Interstate Number Plates were issued to vehicles registered under the *Interstate Road Transport Act 1985* of the Commonwealth (repealed). Class 14 – Federal Interstate Number Plate, has been discontinued in South Australia. The prior specifications of these plates are shown below.

The plate must bear a number consisting of the following sequence: 2 Capital letters; a dot or a diamond; 2 figures; 2 Capital letters; and the words 'FEDERAL INTERSTATE' underneath the number. The plate must be of the type known as metal embossed and must conform to the additional specifications and design:

14.1 Standard (discontinued)

Steel/Aluminium Embossed

Green Letters & Figures

 $371 \pm 1.0 \text{ mm}$



 $133 \pm 1.0 \text{ mm}$

Gold Retroreflective Background

Slogan Green: FEDERAL INTERSTATE

	Motor Vehicles other than motor bikes
Height of figure or letter	77mm
Width of every line in each figure or letter	12mm

14.2 Trailer (discontinued)

Steel/Aluminium Embossed

Green Letters & Figures

371 ± 1.0 mm



 $133 \pm 1.0 \text{ mm}$

Gold Retroreflective Background

Slogan Green: FEDERAL INTERSTATE

	Motor Vehicles, other than motor bikes
Height of figure or letter	77mm
Width of every line in each figure or letter	12mm

Class 15—Premium Number Plates

A premium plate must bear a number consisting of two letters, three figures followed by a further letter and may be issued under an agreement between the Registrar and the applicant. The plate must be of the type known as metal embossed and must conform to the following additional specifications and design:

15.1 Front

Aluminium Embossed

Black Letters & Figures OR Retroreflective White Letters & Figures OR

Opaque White Letters & Figures (discontinued)

 $371 \pm 1.0 \text{ mm}$





 $83 \pm 1.0 \text{ mm}$

White Retroreflective Background OR Black Background

	Motor Vehicles other than motor bikes
Height of figure or letter	53 mm - 54mm
Width of every line in each figure or letter	8mm - 10 mm

15.1a Rear

Aluminium Embossed

Black Letters & Figures

OR

Retroreflective White Letters

& Figures

OR

Opaque White Letters &

Figures (discontinued)

 $371 \pm 1.0 \text{ mm}$





 $106 \pm 1.0 \text{ mm}$

White Retroreflective Background OR Black Background

	Motor Vehicles other than motor bikes
Height of figure or letter	70mm - 75mm
Width of every line in each figure or letter	10mm - 12mm

15.2 Front

 $371 \pm 1.0 \text{ mm}$

Aluminium Embossed

Black Letters & Figures



 $100 \pm 1.0 \text{ mm}$

White Retroreflective Background

	Motor Vehicles other than motor bikes
Height of figure or letter	60mm
Width of every line in each figure or letter	10mm

15.2a Rear

 $306 \pm 1.0 \ mm$

Aluminium Embossed

Black Letters & Figures

Black Letters & Figures



 $150\pm1.0~mm$

White Retroreflective Background

	Motor Vehicles other than motor bikes
Height of figure or letter	60mm
Width of every line in each figure or letter	10mm

15.3 Front and Rear Square

 $306 \pm 1.0 \text{ mm}$

Aluminium Embossed



 $150\pm1.0~mm$

White Retroreflective Background

	Motor Vehicles other than motor bikes
Height of figure or letter	54-62mm
Width of every line in each figure or letter	10mm

15.4 Corporate Number Plates

Premium number plates in the corporate plate format may contain a background, logo and/or slogan or other promotional pictures or information deemed appropriate, in accordance with an agreement between the Registrar and the applicant. The plate must conform to the following specifications and design:

 $371\ mm + 1.0\ mm$ in length and $133\ mm + 1.0\ mm$ in height

Height of figure or letter	60mm	
Width of every line in each figure or letter	10mm	

Class 16—Bike Rack Number Plates

A Bike Rack plate must bear the number allotted to the vehicle to which the bike rack is attached and must conform to the following additional specifications and design:

16.1 SA Better By Bike (discontinued)

 $252 \pm 1.0 \text{ mm}$

Steel/Aluminium Embossed

VJO 170

 $98 \pm 1.0 \text{ mm}$

Black Letters & Figures

Slogan: SA BETTER BY BIKE

White Retroreflective Background

Height of figure or letter	50mm
Width of every line in each figure or letter	6mm

16.2 SA Cycle instead

Steel/Aluminium Embossed

Black Letters & Figures



 $98 \pm 1.0 \text{ mm}$

White Retroreflective Background

Slogan: SA Cycle instead and logo, as endorsed by the Registrar

Height of figure or letter	50mm
Width of every line in each figure or letter	6mm

Class 17—Centenary of Federation Number Plates

17.1 Centenary Limited Series Number Plates

A limited series of number plates numbered 1901 CF - 2001 CF, with the Centenary of Federation logo between the letters and figures, were issued to commemorate the Centenary of Federation. The plate is issued under an agreement between the Registrar and the applicant and must be of the type known as metal embossed and must conform to the following additional specifications and design:

 $371\pm1.0\;mm$

Steel/Aluminium Embossed



 $133\pm1.0~mm$

Black Background

White Letters & Figures

Grey watermark of Rotunda in background

Slogan White: SA – Centenary of Federation

Centenary of Federation Logo (between the numbers and the letters) according to the registered trademark owned by the Commonwealth.

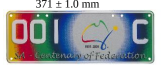
	Motor Vehicles	
Height of figure or letter	60mm	
Width of every line in each figure or letter	10mm	

17.2 Centenary Vogue Series Number Plates

A limited series of number plates numbered 000C – 999C and 000F – 999F with the Centenary of Federation logo between the letters and figures, were issued to commemorate the Centenary of Federation. The plate is issued under an agreement between the Registrar and the applicant and must be of the type known as metal embossed and must conform to the following additional specifications and design:

Steel/Aluminium Embossed

White Letters & Figures



 $133 \pm 1.0 \text{ mm}$

Yellow, Red, Green, Blue Retroreflective Background

Slogan White: SA – Centenary of Federation

Centenary of Federation Logo (between the numbers and the letters) according to the registered trademark owned by the Commonwealth.

	Motor Vehicles	
Height of figure or letter	60mm	
Width of every line in each figure or letter	10mm	

Class 18—Country Taxi Plates

A Country Taxi Plate must be issued to taxis which have country taxi accreditation under the *Passenger Transport Act 1994*. The number is preceded by the letters 'TAXI' and the plate must conform to the following additional specifications and design:

Steel/Aluminium Embossed

Black Letters & Figures



133 ± 1.0 mm

Lemon Retroreflective Background

Slogan Red: SOUTH AUSTRALIA (above plate number)
COUNTRY TAXI (below plate number)

Black State Badge (Piping Shrike) (between the word TAXI and figures).

	Motor Vehicles	
Height of figure	70mm	
Height of letter	50mm	
Width of every line in each figure	10mm	
Width of every line in each letter	6mm	

Class 19—SA - Heavy Vehicle

A SA Heavy Vehicle Plate may be issued to a vehicle with a mass or GVM over 4.5 tonnes. The plate must be of the type known as metal embossed and must conform to the following additional specifications and design:

19.1 Standard

 $371 \pm 1.0 \text{ mm}$

Aluminium Embossed

SB-12-AB

 $133 \pm 1.0 \text{ mm}$

White Retroreflective Background

Black Letters & Figures

Width of every line in each figure or letter

Motor Vehicles
Height of figure or letter 77mm

19.2 Trailer

A SA Heavy Trailer Plate may be issued to a vehicle with a mass or GTM over 4.5 tonnes. The plate must be of the type known as metal embossed and must conform to the following additional specifications and design:

12mm

Slogan Black: SA - HEAVY VEHICLE

 $371 \pm 1.0 \text{ mm}$

Aluminium Embossed

Black Letters & Figures



 $133 \pm 1.0 \text{ mm}$

White Retroreflective Background

Slogan Black: SA – HEAVY VEHICLE

	Motor Vehicles
Height of figure or letter	77mm
Width of every line in each figure or letter	12mm

Class 20—Euro Number Plates

A Euro plate must bear a number consisting of the letter S followed by two letters, two figures followed by a further letter, with a blue sash on the left of the plate and the State Coat of Arms of South Australia appearing between the letter S and the first two letters, and may be issued under an agreement between the Registrar and the applicant. The plate must be of the type known as metal embossed and must conform to the following additional specifications and design:

 $522 \pm 1.0 \text{ mm}$

Steel/Aluminium Embossed

Black Letters & Figures

Logo – Sturt Desert Pea



 $113.6 \pm 1.0 \text{ mm}$

White Retroreflective Background

Blue Sash on the left of the plate with the characters "SA" screen printed in white with the S printed directly above the A
The State Coat of Arms of South Australia (between the "S" and the first two letters) as endorsed by the Department of the Premier and
Cabinet's Protocol Branch.

	Motor Vehicles	
Height of figure or letter	75.5mm	
Width of every line in each figure or letter	10mm	

Class 21—National Heavy Vehicle Plate

A National Heavy Vehicle Plate may be issued to a vehicle with a mass or GVM over 4.5 tonnes. The plate must be of the type known as metal embossed and must conform to the following additional specifications and design:

21.1 Standard

Aluminium Embossed

Black Letters & Figures

$372 \pm 1.0 \text{ mm}$



 $134 \pm 1.0 \text{ mm}$

White Retroreflective Background Containing a Directional Security Mark (Kangaroo in circle)

Sash Colour Blue with White slogan and logo - National Heavy Vehicle

	Motor Vehicles	
Height of figure or letter	77mm	
Width of every line in each figure or letter	12mm	

21.2 Trailer

A Heavy Trailer Vehicle Plate may be issued to a vehicle with a mass or GTM over 4.5 tonnes. The plate must be of the type known as metal embossed and must conform to the following additional specifications and design

Aluminium Embossed Black Letters &

Figures



 $134 \pm 1.0 \text{ mm}$

White Retroreflective Background Containing a Directional Security Mark (Kangaroo in circle)

Sash Colour Blue with White slogan and logo - National Heavy Vehicle

	Motor Vehicles	
Height of figure or letter	77mm	
Width of every line in each figure or letter	12mm	

21.3 Bike Rack

A bike rack plate issued for a heavy vehicle or heavy trailer with a mass or GVM/GTM over 4.5 tonnes must bear the number allotted to the vehicle to which the bike rack is attached and must conform to the following additional specifications and design:

Aluminium Embossed

Black Letters & Figures



 $100 \pm 1.0 \text{ mm}$

White Retroreflective Background

Sash Colour Blue with White slogan and logo - National Heavy Vehicle

	Motor Vehicles	
Height of figure or letter	50mm	
Width of every line in each figure or letter	6mm	

General Specifications and Design

 The dimensions of the letters or words 'SA', 'SOUTH AUSTRALIA', 'THE FESTIVAL STATE' or any other slogan approved by the Registrar whether preceding the number or appearing in a central position above or below the registration number on which they are permitted, unless otherwise prescribed, must be as follows:

	Motor Bikes (except Class 12)	Motor Bikes Class 12	All Other Classes
Height of figure or letter	10mm	8mm	8-20mm
Width of every line in all parts thereof	2mm	1-2mm	1-3mm

(Except Corporate Number Plates which may vary at the discretion of the Registrar).

2. The dimensions of the State Badge (Piping Shrike) appearing on the number plates on which they are permitted, must be as follows:

	Class 3	Class 4	Class 4 Motor Bike
Diameter	24-30mm	50mm	27mm

3. The dimensions of the slogan "SA Cycle instead" appearing on the Bike Rack number plate must be as follows:

	Class 16	
Height of figure or letter	13mm	_
Width of every line in all parts thereof	2mm	

- 4. A number plate will be taken to comply with the requirements of this notice relating to the size of the plate and the size of letters and figures on the plate if the size of the plate or of any figure or letter on the plate-
 - (a) does not exceed the size prescribed by this notice by more than 1.0 mm; or
 - (b) is not more than 1.0 mm less than the size prescribed by this notice.

5. Notwithstanding the prescribed design and specifications for number plates, a number plate (other than a trailer or bike rack plate) may bear a plate and/or label that complies with the relevant Australian Standard, if the vehicle to which the number plate is affixed, is equipped to be Electric, Hydrogen or uses LP Gas/Natural Gas (as detailed in the Road Traffic (Light Vehicle Standards) Rules 2018 or the Heavy Vehicle (Vehicle Standards) National Regulation (as applicable). However, the plate and label on the number plate must be placed in such a position so as not to obscure any letter, figure, logo or slogan appearing on the number plate.

Transitional provision

A number plate that was manufactured before the date of this notice will be taken to comply with this notice if it complies with the notice under section 47A of the Act published in the *Gazette* on 21 June 2018 (see *Gazette* No. 41, pages 2528-2544)

SCHEDULE 3

Classes of Number Plates which may be Displayed pursuant to an Agreement under s.47A(4) of the Act

Class 1 - Numeric

Class 2 - Alpha Numeric (Non-slogan)

Class 3 - Slogan

Class 4 - Personalised

Class 5 - Jubilee

Class 6 - Australian Grand Prix

Class 9 - Name Plates

Class 10 - Custom

Class 15 - Premium

Class 17 - Centenary of Federation

Class 20 - Euro

Dated: 8 December 2021

E. KOKAR Registrar of Motor Vehicles

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Surrender of Associated Activities Licences AALs 222, 223, 270, 279 and 287

Notice is hereby given that I have accepted the surrender of the abovementioned associated activities licences under the provisions of the *Petroleum and Geothermal Energy Act 2000*, pursuant to delegated powers dated 29 June 2018 -

No. of Licence	Licensees	Locality	Effective Date of Surrender	Reference
AAL 222 AAL 223 AAL 270 AAL 279 AAL 287	Beach Energy Limited Great Artesian Oil and Gas Pty Ltd	Cooper Basin	27/08/2021	F2014/001127 F2014/001128 MER-2019/0647 MER-2020/0140 MER-2020/0343

Dated: 7 December 2021

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

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Surrender of Petroleum Exploration Licences—PELs 147, 148 and 500 Surrender of Gas Storage Exploration Licences—GSELs 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586 and 587

Notice is hereby given that I have accepted the surrender of the abovementioned exploration licences under the provisions of *the Petroleum* and Geothermal Energy Act 2000, pursuant to delegated powers dated 29 June 2018.

No. of Licence	Licensee	Locality	Effective Date of Surrender	Reference
PEL 147 GSELs 576, 577, 578, 579	Ahava Niarrie Energy Pty Ltd		28/07/2021	MER-2016/0097 F2011/000368
PEL 148 GSELs 580, 581, 582, 583	Ahava Oollarinna Energy Pty Ltd	Officer Basin	28/07/2021	MER-2016/0998 F2011/000369
PEL 500 GSELs 584, 585, 586, 587	Ahava Wintinna Energy Pty Ltd Hughes Denman Energy Pty Ltd		11/04/2021 15/05/2021	MER-2017/0515 F2011/000443

Dated: 7 December 2021

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

PLANNING, DEVELOPMENT AND INFRASTRUCTURE ACT 2016

SECTION 7

Variations to Environment and Food Production Areas

Preamble

The State Planning Commission has completed a review of the Environment and Food Production Areas under section 7(9)(b) of the *Planning, Development and Infrastructure Act 2016*, and furnished a report on the outcome of that review on the Minister for Planning and Local Government. The State Planning Commission now intends to make variations to the boundaries of the Environment and Food Production Areas as recommended in that review.

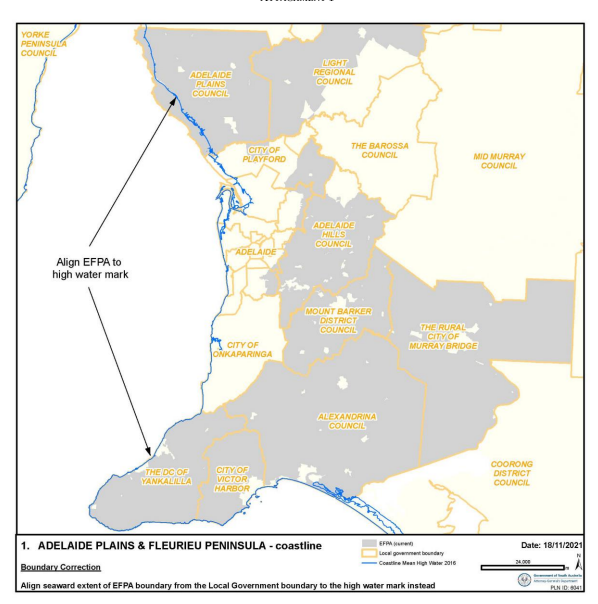
The State Planning Commission hereby:

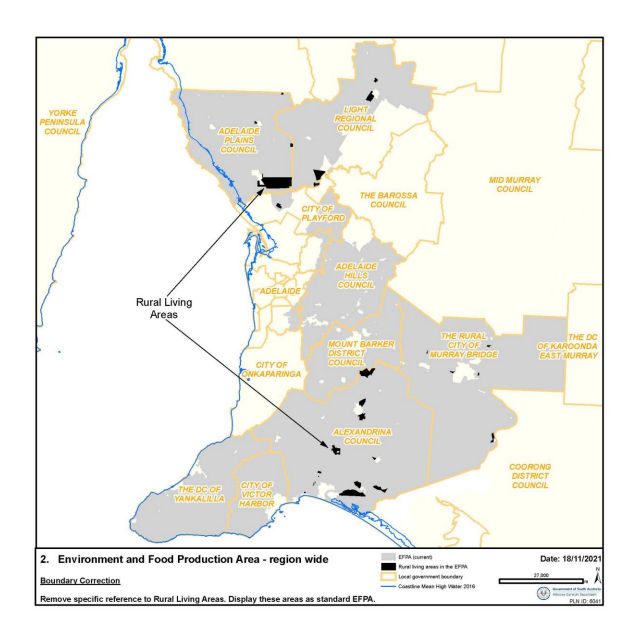
- 1. Pursuant to section 7(8) of the *Planning, Development and Infrastructure Act 2016*, varies the boundaries of the Environment and Food Production Areas as shown in Attachment 1.
- Pursuant to section 7(16) of the *Planning, Development and Infrastructure Act 2016*, declares that the variations to the Environment and Food Production Areas will come into operation on a date to be fixed by a further notice published on the SA Planning Portal, following completion of the relevant parliamentary processes in s 7(12) to (15) of the *Planning, Development and Infrastructure Act 2016*.

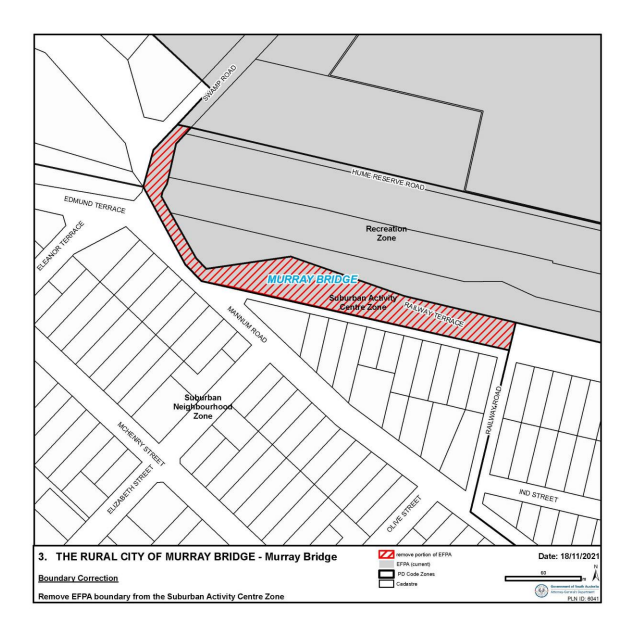
Dated: 7 December 2021

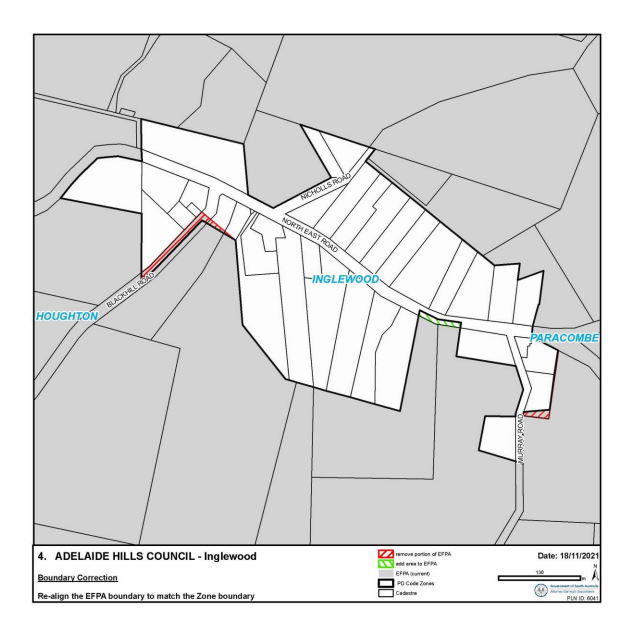
SALLY SMITH
Executive Director, Planning & Land Use Services
Attorney-General's Department
Ex Officio Member and delegate of the State Planning Commission

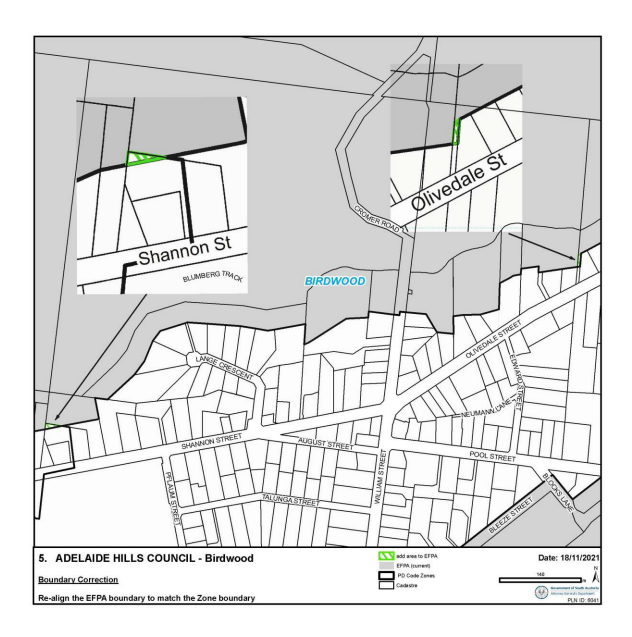
ATTACHMENT 1

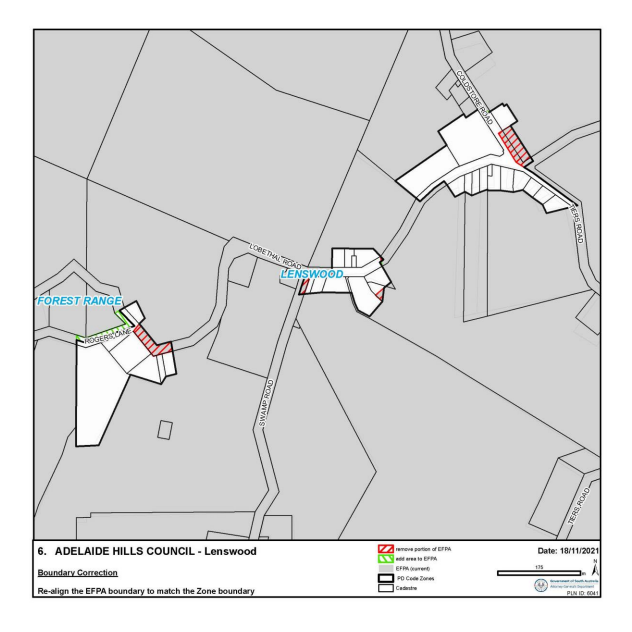


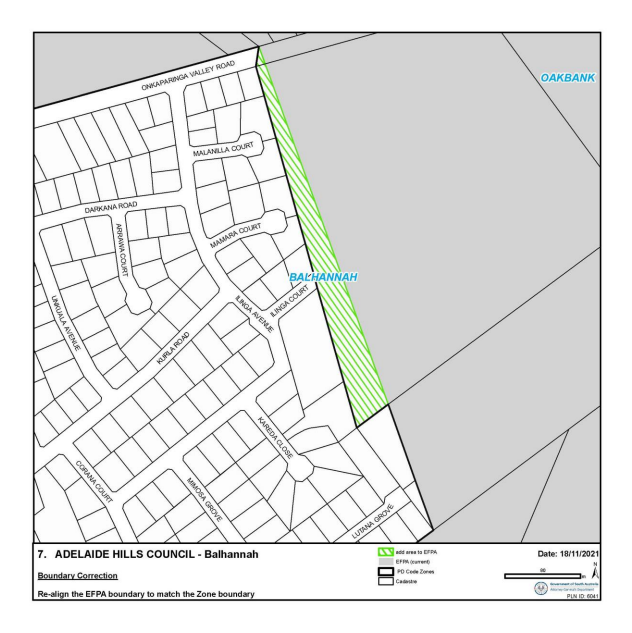


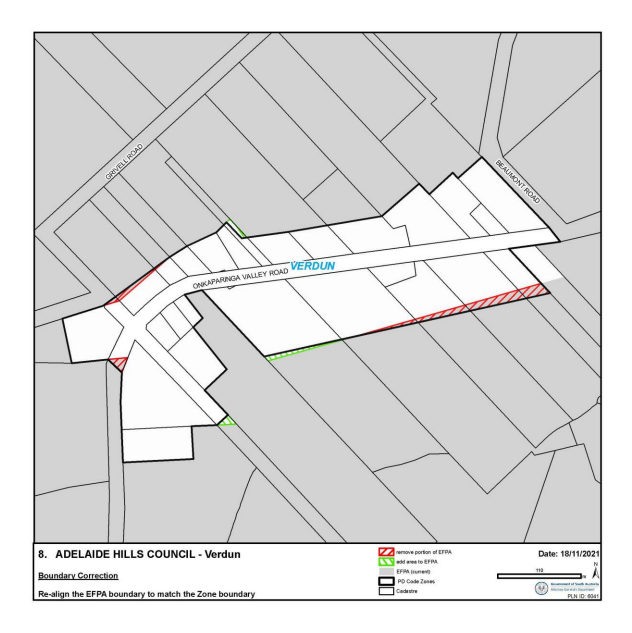






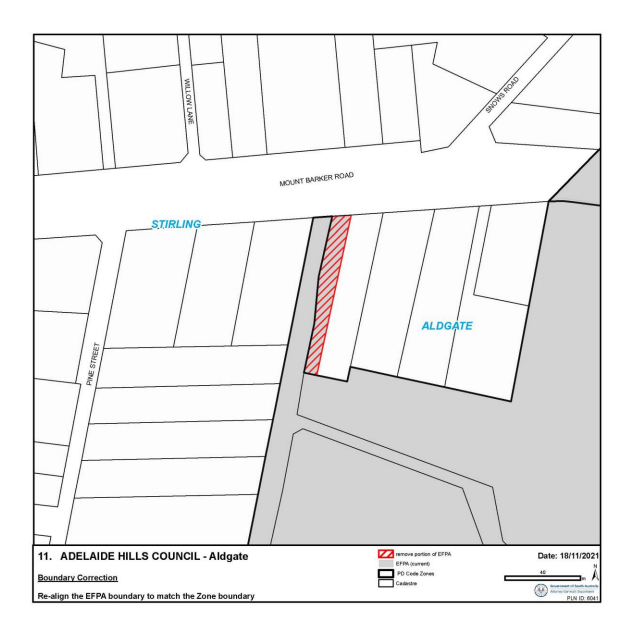


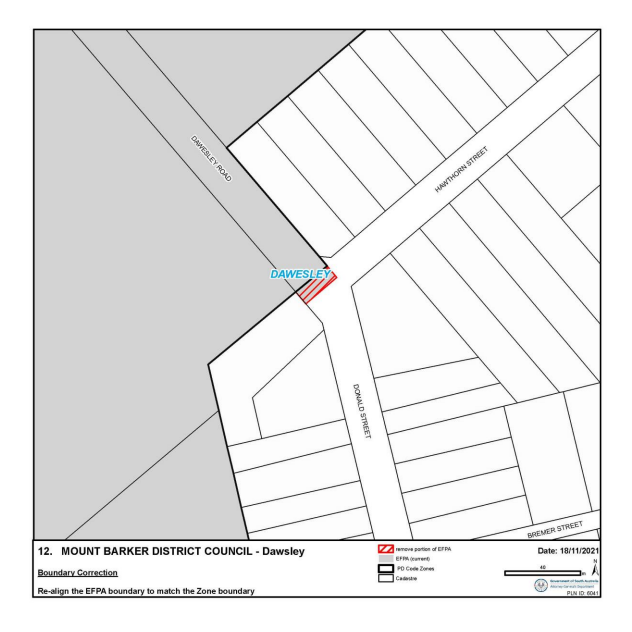


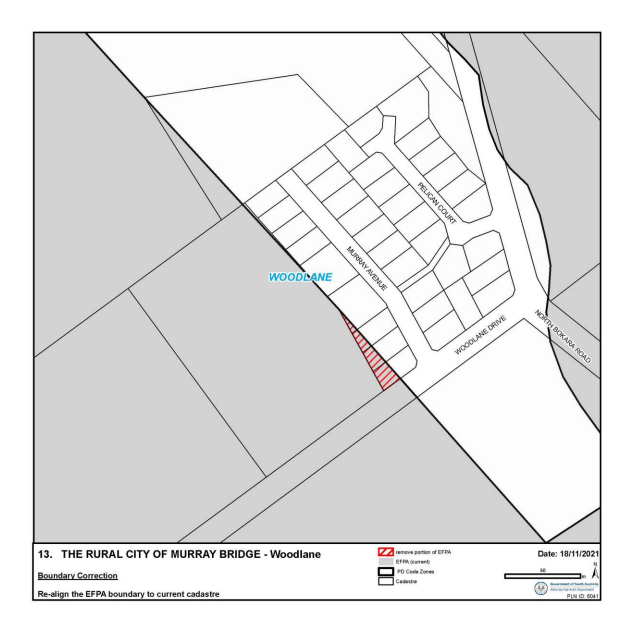


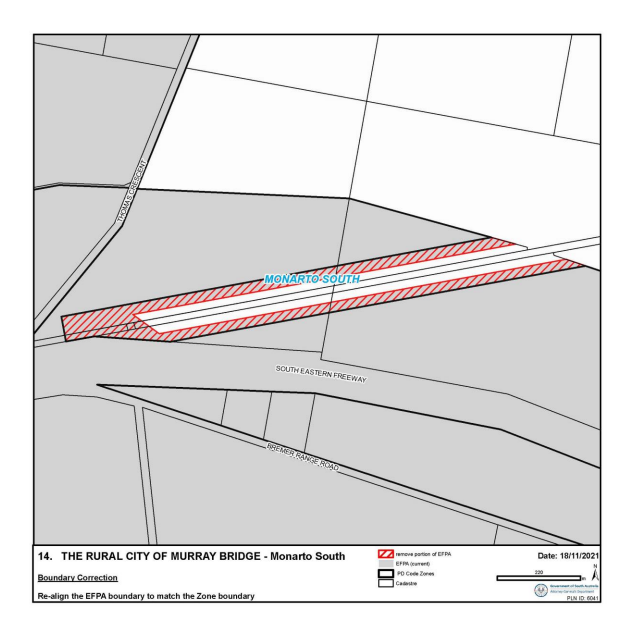


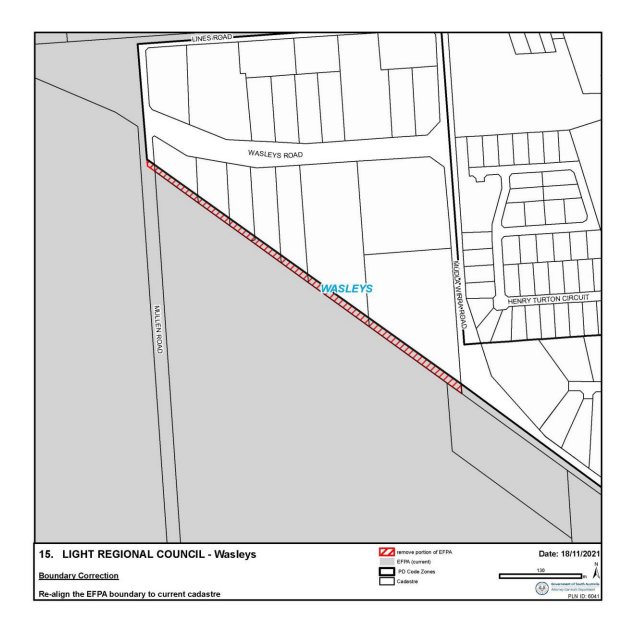


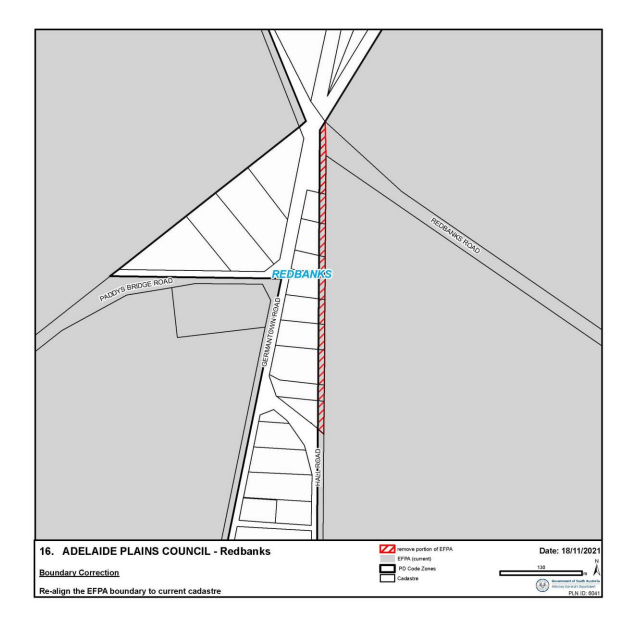


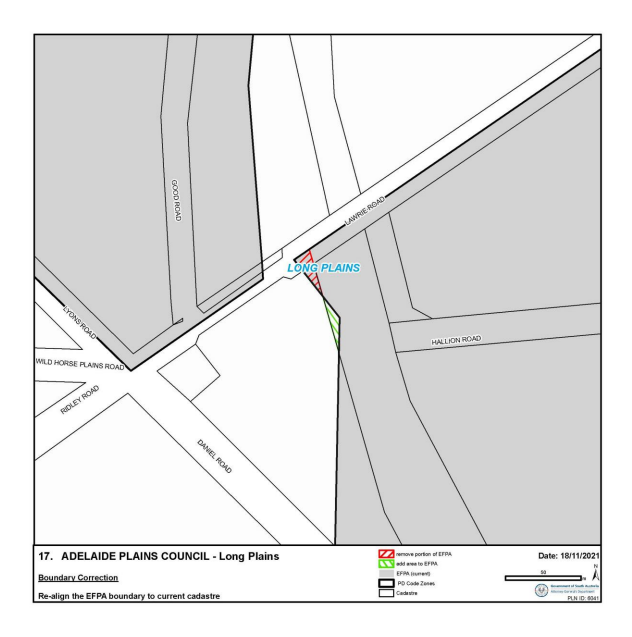


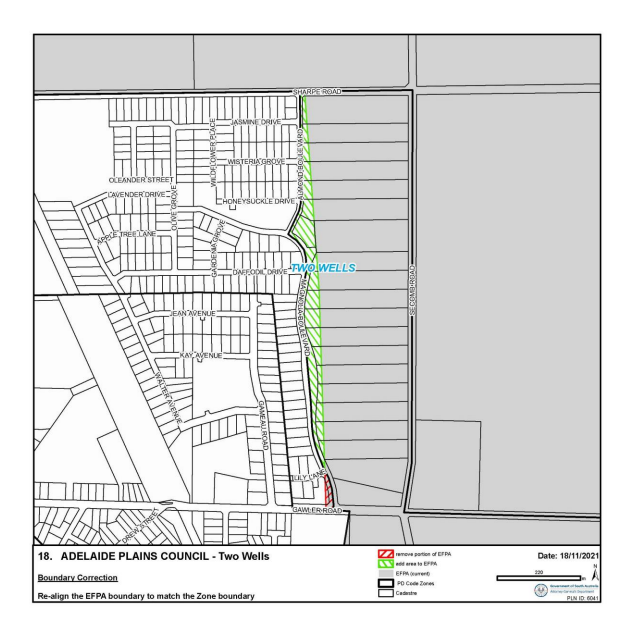




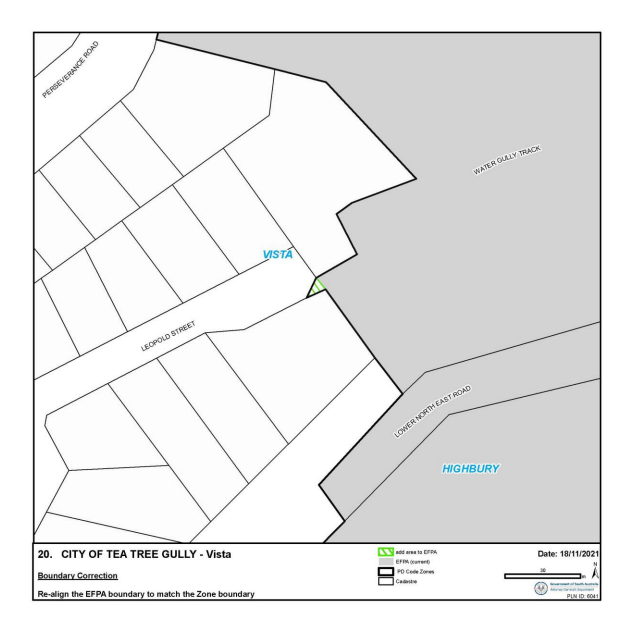




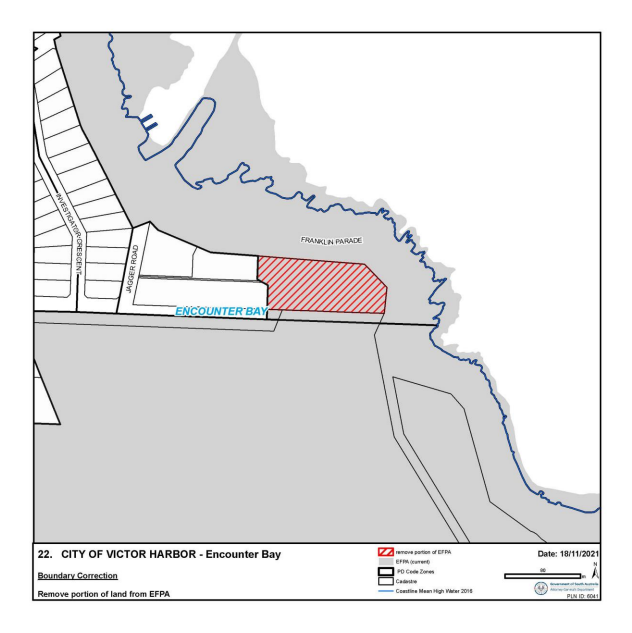


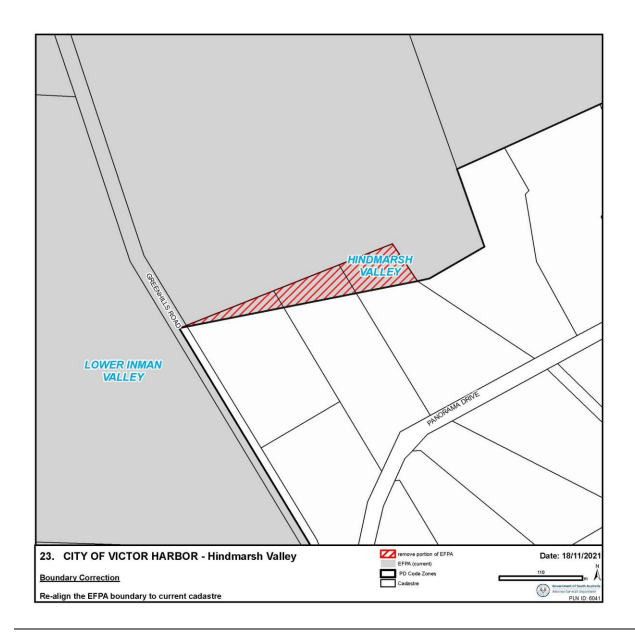












PLANNING, DEVELOPMENT AND INFRASTRUCTURE ACT 2016

SECTION 76

Amendment to the Planning and Design Code

Preamble

It is necessary to amend the Planning and Design Code (the Code) in operation at 4 November 2021 (Version 2021.16) in order to make changes of form relating to the Code's spatial layers and their relationship with land parcels, and in order to correct miscellaneous errors.

- Pursuant to section 76(1)(a) of the Planning, Development and Infrastructure Act 2016 (the Act), I hereby amend the Code in order to make changes of form (without altering the effect of underlying policy) as follows:
 - a. Undertake minor alterations to the geometry of the spatial layers and data in the Code to maintain the current relationship between the parcel boundaries and Code data as a result of the following:
 - New plans of division deposited in the Land Titles Office between 29 October 2021 and 9 December 2021 affecting the following spatial and data layers in the Code:
 - A. Zones and subzones
 - B. Technical and Numeric Variations
 - Building Heights (Levels)
 - Building Heights (Metres)
 - Concept Plan
 - Interface Height
 - Gradient Minimum Site Area
 - Finished Ground and Floor Levels
 - Minimum Dwelling Allotment Size
 - Minimum Frontage

- Minimum Site Area
- Minimum Primary Street Setback Minimum Side Boundary Setback
- Future Local Road Widening Setback
- Site Coverage

C. Overlays

- Affordable Housing Airport Building Heights (Regulated)
- Character Area
- Coastal Areas
- Dwelling Excision Environment and Food Production Area

- Future Local Road Widening
 Future Road Widening
 Hazard (Bushfire High Risk)
 Hazard (Bushfire Medium Risk)
- Hazard (Bushfire General Risk) Hazard (Bushfire Urban Interface)
- Hazard (Bushfire Regional)
- Hazard (Bushfire Outback)
- Heritage Adjacency
- Historic Area
- Key Outback and Rural Routes Limited land Division
- Local Heritage Place
- Major Urban Transport Routes
- Noise and Air Emissions
- Non-stop Corridor
- Regulated and Significant Tree
- Scenic Quality

C24033 and F6538A229 - Glenelg

- State Heritage Place Stormwater Management
- Urban Transport Routes
- Urban Tree Canopy
- ii.

Improved spatial data for existing land parcels in the following locations (as described in Column A) that affect data layers in the Code (as shown in Column B): Location (Column A) Layers (Column B) Melrose Park Zones and Subzones Technical and Numeric Variations - Building Height (Metres) - Building Height (Levels) Minimum Frontage - Minimum Site Area Overlays - Future Road Widening - Heritage Adjacency Local Heritage Place - Major Urban Transport Routes - Stormwater Management - Urban Transport Routes - Urban Tree Canopy Mundalla Zones and Subzones Technical and Numeric Variations - Minimum Dwelling Allotment Size - Minimum Site Area Overlays - Character Area - Hazard (Bushfire - General Risk) - Hazard (Bushfire - Urban Interface) D84967A22 - Stepney Technical and Numeric Variations - Minimum Frontage

Overlays

- Minimum Site Area - Site Coverage

Technical and Numeric Variations - Building Height (Levels) - Building Height (Metres) - Interface Height

- Historic Area

Zones and Subzones

Location (Column A)	Layers (Column B)
(Overlays
	 Airport Building Heights (Regulated) Design Noise and Air Emissions Stormwater Management Urban Tree Canopy
D127146Q620 - Tonsley	Technical and Numeric Variations
	Building Height (Levels)Building Height (Metres)
D57665 - Willunga	Overlays
	Heritage AdjacencyLocal Heritage PlaceState Heritage Place
Loveday	Zones and Subzones
	Technical and Numeric Variations
	- Minimum Dwelling Allotment Size - Minimum Site Area
	Overlays
	 Dwelling Excision Hazard (Bushfire - General Risk) Hazard (Bushfire - Urban Interface) Limited Land Division River Murray Flood Plain Protection Area
Angaston	Zones and Subzones
	Technical and Numeric Variations
	Building Height (Levels)Minimum FrontageMinimum Site Area
	Overlays
	Character AreaHistoric AreaHeritage AdjacencyLocal Heritage Place
S394 and S396 Hundred of Waitpinga	Zones and Subzones
Edwardstown	Zones and Subzones
	Technical and Numeric Variations
	 Building Height (Metres) Building Height (Levels) Concept Plan Interface Height Minimum Frontage Minimum Site Area Site Coverage
	Overlays
	 Affordable Housing Character Area Future Road Widening Heritage Adjacency Local Heritage Place Major Urban Transport Routes Noise and Air Emissions Stormwater Management Urban Transport Routes Urban Tree Canopy
Southend	Zones and Subzones
	Technical and Numeric Variations
	 Building Height (Metres) Dwelling Minimum Allotment Size Minimum Frontage Minimum Site Area
	Overlays
	 Hazard (Acid Sulfate Soils) Hazard (Bushfire - General Risk) Hazard (Bushfire - Medium Risk) Hazard (Bushfire - High Risk) Historic Shipwrecks
Alford	Zones and Subzones

Location (Column A)	Layers (Column B)
	Technical and Numeric Variations
	Minimum Dwelling Allotment SizeMinimum Site Area
Adelaide	Zones and Subzones
	Technical and Numeric Variations
	 Building Height (Metres) Building Height (Levels) Interface Height Minimum Frontage Minimum Site Area Site Coverage Minimum Primary Street Setback Minimum Side Boundary Setback
	Overlays
	 Affordable Housing Airport Building Heights (Regulated) Character Area Design Heritage Adjacency Historic Area Local Heritage Place Major Urban Transport Routes Noise and Air Emissions State Heritage Place Stormwater Management Urban Tree Canopy

- b. In Part 13 of the Code Table of Amendments, update the publication date, Code version number, amendment type and summary of amendments within the 'Table of Planning and Design Code Amendments' to reflect the amendments to the Code as described in this Notice.
- 2. Pursuant to section 76(1)(b)(ii) of the Act, I hereby amend the Code in order to correct errors as follows:
 - a. In order to remedy minor miscellaneous gaps, overlaps and misalignments between parcel boundaries in the following locations (Column A) that affect data layers in the Code (as shown in Column B):

Location (Column A)	Layers (Column B)
Gawler East and Gawler South in the	Zones and Subzones
LGA of Gawler	Technical and Numeric Variations
	 Minimum Allotment Sizes Minimum Allotment Frontage Sizes Maximum Building Height (Metres) Maximum Building Height (Levels) Side Boundary Setback Site Coverage Gradient Minimum Site Area Gradient Minimum Frontage Minimum Dwelling Allotment Size
	Overlays
	 Affordable Housing Character Preservation District Defence Aviation Area Future Road Widening Historic Area Noise and Air Emissions Regulated and Significant Tree Stormwater Management Urban Tree Canopy
Gawler, Gawler West, Reid and	Zones and Subzones
Willaston in the LGA of Gawler	Technical and Numeric Variations
	Minimum Allotment SizesMaximum Building Height (Metres)Maximum Building Height (Levels)
	Overlays
	 Defence Aviation Area Environment and Food Production Area Historic Area Noise and Air Emissions Regulated and Significant Tree Stormwater Management Urban Tree Canopy

Location (Column A)	Layers (Column B)
Campbelltown, Hectorville,	Zones and Subzones
Tranmere and Magill in the LGA of Campbelltown	Technical and Numeric Variations
Сапросновн	 Minimum Allotment Sizes Minimum Allotment Frontage Sizes Maximum Building Height (Metres) Maximum Building Height (Levels) Interface Heights Primary Street Setback Side Boundary Setback Site Coverage
	Overlays
	 Affordable Housing Airport Building Heights (Regulated) Character Area Future Road Widening Stormwater Management Urban Tree Canopy
Paradise, Newton, Athelstone and	Zones and Subzones
Rostrevor in the LGA of Campbelltown	Technical and Numeric Variations
Сапросновн	 Minimum Allotment Sizes Minimum Allotment Frontage Sizes Maximum Building Height (Metres) Maximum Building Height (Levels) Interface Heights Primary Street Setback Side Boundary Setback Gradient Minimum Site Area Gradient Minimum Frontage
	Overlays
	 Affordable Housing Airport Building Heights (Regulated) Environment and Food Production Area Future Road Widening Noise and Air Emissions Stormwater Management Urban Tree Canopy
Hackham, Hackham West, Huntfield	Zones and Subzones
Heights, Noarlunga Centre,	Technical and Numeric Variations
Noarlunga Downs, Old Noarlunga, Port Noarlunga, Port Noarlunga South, Seaford and Seaford Meadows in the LGA of Onkaparinga	 Minimum Allotment Sizes Minimum Allotment Frontage Sizes Maximum Building Height (Metres) Maximum Building Height (Levels) Interface Heights Gradient Minimum Site Area Gradient Minimum Frontage Minimum Future Local Road Widening Setback
	Overlays
	 Affordable Housing Character Preservation District Coastal Areas Future Local Road Widening Future Road Widening Hazard (Acid Sulfate Soils) Historic Area Historic Shipwrecks Stormwater Management Urban Tree Canopy

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

Dated: 14 December 2021

SALLY SMITH Executive Director, Planning & Land Use Services, Attorney-General's Department

Delegate of Josh Teague MP, Minister for Planning and Local Government

PLANNING, DEVELOPMENT AND INFRASTRUCTURE (GENERAL) REGULATIONS 2017

Notice of Decision – Regulation 57(1)

Determination of the Form for a Notice of a Decision under Regulation 57(1)

Preamble

Regulation 57(1) of the *Planning, Development and Infrastructure (General) Regulations 2017* provides that notice of a decision on an application under Part 7 of the *Planning, Development and Infrastructure Act 2016* (other than Subdivision 4 of Division of that Part) must be given in a form determined by the Minister for Planning and Local Government (being a form published by the Minister in the Gazette).

Notice

PURSUANT to Regulation 57(1) of the *Planning, Development and Infrastructure (General) Regulations 2017*, I, Troy Fountain, as the delegate of the Minister administering this regulation under the *Planning, Development and Infrastructure Act 2016*, have determined that the form contained in 'Attachment A' comprises the form for a notice of a decision on an application given under Part 7 of the *Planning, Development and Infrastructure Act 2016* (other than Subdivision 4 of Division 2 of that Part).

The form may be adapted into a digital format for use on the SA planning portal.

This notice will come into force on 16 December 2021.

Dated: 14 December 2021

TROY FOUNTAIN

Manager, Commission Assessment
delegate of the Minister for Planning and Local Government

ATTACHMENT A

DECISION NOTIFICATION FORM

Section 126(1) of the Planning, Development and Infrastructure Act 2016

TO THE APPLICANT:

Name: Click he	re to enter text.
Postal address:	Click here to enter text.
Email: Click he	re to enter text.

IN REGARD TO:

Development application no.: Click here to enter text.	Lodged on: Click here to enter text.
Nature of proposed development: Click here to enter text.	

LOCATION OF PROPOSED DEVELOPMENT:

Unit no. Click here to enter text.	Street no. Click here to enter text.	Level Click here to enter text.	Lot no. Click here to enter text.
Street name Click here to en	ter text.		
Suburb Click here to enter te	ext.	State Click here to enter text.	Postcode Click here to enter text.
Section no. Click here to enter text.	Hundred	Volume Click here to enter text.	Folio Click here to enter text.

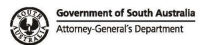
DECISION:

Decision type	Decision (granted/refused)	Decision date	No. of conditions	No. of reserved matters	Entity responsible for decision (relevant authority)
Planning consent	Click here to enter text.	Click here to enter text.	Click here to enter text.	Click here to enter text.	Click here to enter text.
Land division consent	Click here to enter text.	Click here to enter text.	Click here to enter text.	Click here to enter text.	Click here to enter text.
Building consent	Click here to enter text.	Click here to enter text.	Click here to enter text.	Click here to enter text.	Click here to enter text.
Development approval	Click here to enter text.	Click here to enter text.	Click here to enter text.	Click here to enter text.	Click here to enter text.

FROM THE RELEVANT AUTHORITY: Click here to enter text.

Date: Click here to enter text.

This form constitutes the form of a decision notification under section 126(1) of the *Planning*, *Development and Infrastructure Act 2016*, as determined by the Minister for Planning and Local Government for the purposes of regulation 57(1) of the *Planning*, *Development and Infrastructure (General) Regulations 2017*. Published: 16 December 2021.



INFORMATION TO BE INCLUDED ON DECISION TO GRANT A MINOR VARIATION PURSUANT TO REGULATION 65

MINOR VARIATION TO PREVIOUS AUTHORISATION:				
Consent affected	Description of minor variation	Date minor variation endorsed*	Entity responsible for decision	
Click here to enter text.	Click here to enter text.	Click here to enter text.	Click here to enter text.	
Click here to enter text.	Click here to enter text.	Click here to enter text.	Click here to enter text.	

*date minor variation endorsed does not affect operative date of original consent

CONDITIONS OF PLANNING CONSENT:

- Click here to enter text.
- 2 Click here to enter text.
- 3. Click here to enter text.

Conditions imposed by prescribed body under section 122 of the Act:

- Click here to enter text.
- Click here to enter text.
- 3. Click here to enter text.

Reserved matters under section 102(3) of the Act:

1. Click here to enter text.

CONDITIONS OF LAND DIVISION CONSENT:

- 1. Click here to enter text.
- Click here to enter text.

CONDITIONS OF BUILDING CONSENT:

- 1. Click here to enter text.
- Click here to enter text.

ADVISORY NOTES:

- 1. No work can commence on this development unless a Development Approval has been obtained. If one or more consents have been granted on this Decision Notification Form, you must not start any site works or building work or change of use of the land until you have received notification that Development Approval has been granted.
- Appeal rights General rights of review and appeal exist in relation to any assessment, request, direction or act of a relevant authority in relation to the determination of this application, including conditions.
- 3. This consent or approval will lapse at the expiration of 12 months from its operative date, subject to the below.
- 4. An approved development must be substantially commenced within 12 months of the date of Development Approval, and completed within 3 years from the operative date of the approval, unless this period has been extended by the relevant authority.
- A decision of the Commission in respect of a development classified as restricted development in respect of which representations have been made under section 110 of the Act does not operate—
 - (a) until the time within which any person who made any such representation may appeal against a decision to grant the development authorisation has expired; or
 - (b) if an appeal is commenced—
 - (i) until the appeal is dismissed, struck out or withdrawn; or
 - (ii) until the questions raised by the appeal have been finally determined (other than any question as to costs).

	I DECISION TO GRANT DEVELOPMENT D SECTION 99(4) OF THE ACT			
CONTACT DETAILS OF CONSENT AUTHORITIES:				
Name: Click here to enter text.	Type of consent: Click here to enter text.			
Postal Address: Click here to enter text.				
Telephone: Click here to enter text.	Email: Click here to enter text.			
Name: Click here to enter text.	Type of consent: Click here to enter text.			
Postal Address: Click here to enter text.				
Telephone: Click here to enter text.	Email: Click here to enter text.			
INFORMATION TO BE INCLUDED ON D	ECISION TO GRANT BUILDING CONSENT			
Building classification/s: Click here to enter text.				
Approved no of occupants: Click here to enter text.				
Essential safety provisions apply				
CERTIFICATE OF BUILDING INDEMNITY INSURANCE				
Domestic building work must not commence before a copy of the certificate of building indemnity insurance has been lodged with the relevant authority. The required certificate of insurance must be lodged on or before the notice of intended commencement of building work is provided (regulation 36).				
Certificate of building indemnity insurance received:				
PEOLIPED MOTIFICATIONS.				
REQUIRED NOTIFICATIONS:				
You are advised that notice and/or documentation must building work are reached (regulation 93):	pe provided to council when the following stages of			
☐ One day's notice of the intended commencement	of building work (mandatory)			
One or two days' notice (as relevant depending on location of the development) of the commencement of the following stages of building work:				
Click here to enter text.				
One day's notice of the intended commencement designated building (if applicable)	One day's notice of the intended commencement of the installation of a designated building product on a designated building (if applicable)			
Provision of a completed supervisor's checklist in relation to the installation of a designed building product on a designated building (if applicable)				
☐ One business day's notice of the intended comple	One business day's notice of the intended completion of the following stages of work:			
Click here to enter text.				
Notice of completion of the building work, including a completed Statement of Compliance and relevant documentation as set out on this Decision Notification Form (mandatory)				
Note regulation 57(7) allows the relevant authority issuing the notice to specify any additional stage of building work for which notice must be given to the council under regulation 93.				

Where a building certifier is issuing the building consent the use of this regulation is to inform the council of stages of work when a notification should be provided and an inspection <u>may</u> occur at the council's discretion. If applicable, notifications specified under regulation 57(7) are therefore intended to be <u>in addition</u> to mandatory notifications and any notifications specified by council under regulation 93(1)(b) or (c) when issuing the final <u>Development Approval</u>.

STATEMENT OF COMPLIANCE:

Notifications may also be provided via the SA planning portal.

A Statement of Compliance is required at the completion of <u>all</u> building work, except in respect of a Class 10 building other than a swimming pool or private bushfire shelter.

The following certificates, reports or other documents must be provided to the building certifier or council (as relevant) with the completed Statement of Compliance under regulation 57(8)(c).

Click here to enter text.

A blank copy of the Statement of Compliance is available on the SA planning portal. The Statement of Compliance and other required documents may be uploaded to the SA planning portal on completion.

BUILDING OCCUPATION/COMPLETION:			
A Certificate of Occupancy issued under section 152 is required for this building before it can be occupied:			
□ YES □ NO			
The Certificate of Occupancy will be issued by:			
☐ the building certifier; OR			
☐ the council			
Note section 152 of the Act and regulation 103, requires a Certificate of Occupancy to be issued before a building can be occupied, except in respect of a Class 10 building under the Building Code (regulation 103(1)).			
Note, despite a YES being indicated above, a Certificate of Occupancy is not required for a Class 1a building if this building is completed between 16 December 2021 and 30 June 2022 (inclusive). Completion of a building will be signalled by the receipt of the Statement of Compliance required for that building, or the final Statement of Compliance where multiple statements are required. A person must not occupy a class 1a building for which a Certificate of Occupancy is not required unless it meets the minimum standards for occupancy under regulation 103H(2). Note this deferral applies to Class 1a buildings only.			
Section 152(2) of the Act states that 'A certificate of occupancy will be issued by council', noting that section 154 allows a building certifier to exercise this power should they elect to, where either: the building is owned occupied by the Crown or an agency or instrumentality of the Crown; or if they issued the building rules consent for that building.			
The authority above — either building certifier or council — will therefore be responsible for issuing this Certificate following receipt of the Statement of Compliance and other documentation as required to provide assurance that the building is suitable for occupation.			
Note the default authority for issuing this Certificate remains the council, should there be no building certifier or if the certifier elects not to issue this Certificate, noting that a council may still elect not to issue a certificate, if the council is not satisfied the building is suitable for occupation under section 152(6) of the Act.			
Contact details of for the purposes of notification:			
Name: Click here to enter text.			
Email: Click here to enter text.			
Phone: Click here to enter text.			

REMUNERATION ACT 1990

REPORT OF THE REMUNERATION TRIBUNAL—No. 13 OF 2021

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

INTRODUCTION

- 1. Section 13 of the *Remuneration Act 1990* ("the Act") provides that the Remuneration Tribunal ("the Tribunal") has jurisdiction to determine the remuneration payable to members of the judiciary and holders of the public offices listed in that section of the Act.
- 2. Section 14 of the Act provides that the Tribunal has jurisdiction to determine the remuneration, or a specified part of the remuneration, payable in respect of certain offices, if such jurisdiction is conferred upon the Tribunal by any other Act or by the Governor by proclamation.
- 3. The Tribunal has been conferred the necessary jurisdiction to determine the remuneration for the judicial and other office holders to whom this report applies through various Acts of Parliament.

BACKGROUND

- 4. In the course of reviewing judicial remuneration from time to time, the Tribunal has adopted the long standing principle of fixing levels of judicial remuneration within a national framework, while preserving the discretion to adopt an independent position.
- 5. The Tribunal has avoided any Determination that judicial salaries in South Australia will automatically follow any other Determination or legislative regulation of judicial remuneration in another jurisdiction. Nonetheless, it is a feature of the history of the Tribunal's determination of judicial salaries in South Australia that the level of salary of a Puisne Judge of the Supreme Court has been determined taking into consideration, among other things, the salary of a puisne judge of Supreme Courts in other States and Territories and the salaries of Federal Court Judges.

PROCEDURAL HISTORY

- 6. Section 10(2) of the Act provides that prior to the making of a Determination, the Tribunal must allow an affected person, or persons of an affected class, a reasonable opportunity to make submissions orally or in writing to the Tribunal.
- 7. Section 10(4) of the Act provides that the Honourable Premier of South Australia ("the Premier"), as the Minister responsible for the Act may intervene, personally or by counsel or other representative, in proceedings before the Tribunal for the purpose of introducing evidence, or making submissions, on any question relevant to the public interest.
- 8. On 19 October 2021, the Tribunal wrote to the Judicial Remuneration Coordinating Committee ("JRCC") and the Magistrates Association of South Australia ("MASA"), notifying of the Tribunal's intention to review its previous Determination.
- 9. The Tribunal, by letter dated 19 October 2021, wrote to the Premier, as the Minister responsible for the Act, inviting submissions relevant to the public interest.
- 10. In addition, the Tribunal distributed an email notification to the relevant office holders on 19 October 2021. A notification of the review was also placed on the Tribunal's public website on the same day.

SUBMISSIONS

- 11. Submissions were received by the JRCC and the Crown Solicitor's Office ("CSO"), on behalf of the Premier.
- 12. The JRCC submitted:
 - 12.1 The JRCC does not seek any increase in salary pursuant to the review of Determination 12 of 2019 having regard to the current economic and financial situation as a result of the COVID-19 pandemic.
- 13. The Crown Solicitor's Office ("CSO"), on behalf of the Premier, submitted:
 - 13.1 That the Tribunal's past approach of determining salaries within a national framework continues to be appropriate and in the public interest.
 - 13.2 That the Tribunal should consider:
 - that the JRCC has not sought an increase in salary;
 - that there have been wage freezes undertaken in other cohorts of senior public office holders in South Australia;
 - that no increase was awarded by the Commonwealth Remuneration Tribunal in 2021 due to the pandemic.
 - 13.3 That it is appropriate and in the public interest for the Tribunal not to increase the salaries of judicial and other statutory office holders covered by Determination 12 of 2019 and reviewed in Report 10 of 2020, having particular regard to the subsisting economic conditions as a result of the COVID-19 pandemic.
 - 13.4 Following the commencement of the Amending Act, on 1 January 2021, the Tribunal is vested with jurisdiction to fix the salaries of the President and Judges of the Court of Appeal. It follows that the Tribunal may determine the salaries of the President and the Judges of the Court of Appeal in the amounts fixed by the Governor pursuant to the transitional provisions of the Amending Act.

COMPARISON OF FEDERAL, STATE AND TERRITORY JUDICIAL SALARIES

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

Jurisdiction	Judge of the Supreme Court Salary	Operative Date
New South Wales	\$487,820	1 Jul 2021
Northern Territory	\$468,020	1 Jul 2019
Victoria	\$468,020	17 Sep 2019
Queensland	\$468,020	1 Jul 2019
Tasmania	\$465,179	1 Jul 2021
Australian Capital Territory	\$468,020	1 Jul 2020
Western Australia	\$442,057	1 Jul 2021
Commonwealth (federal court judge used)	\$468,020	1 Jul 2019
Median Salary (all states and territories ex SA)	\$468,020	
Average Salary (all states and territories ex SA)	\$466,895	

Jurisdiction	Judge of the Supreme Court Salary	Operative Date
SA (salary <i>prior</i> to this Determination)	\$468,020	1 Jan 2020

FAIR WORK ACT 1994 (SA)

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

101—State industrial authorities to apply principles

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

State industrial authority means—

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

THE ECONOMIC CONTEXT

18. The monetary policy decision published by the Reserve Bank of Australia on 2 November 2021 states as follows:

"Inflation has picked up, but in underlying terms is still low, at 2.1 per cent. The headline CPI inflation rate is 3 per cent and is being affected by higher petrol prices, higher prices for newly constructed homes and the disruptions in global supply chains. A further, but only gradual, pick-up in underlying inflation is expected. The central forecast is for underlying inflation of around 2½ per cent over 2021 and 2022 and 2½ per cent over 2023. Wages growth is expected to pick up gradually as the labour market tightens, with the Wage Price Index forecast to increase by 2½ per cent over 2022 and 3 per cent over 2023. The main uncertainties relate to the persistence of the current disruptions to global supply chains and the behaviour of wages at the lowest unemployment rate in decades."

- 19. The Tribunal has noted that the most recent data published by the Australian Bureau of Statistics shows the Wage Price Index for Public Sector in South Australia has increased at an annualised rate of 1.2%.¹
- 20. The Tribunal has noted that the most recent data published by the Australian Bureau of Statistics shows the Consumer Price Index for Adelaide has increased at an annualised rate of 2.5%.²
 - Australian Bureau of Statistics 2021, Wage Price Index, Public Sector, South Australia, for the year ending September 2021
 - ² Australian Bureau of Statistics 2021, Consumer Price Index, All Groups, Adelaide, for the year ending September 2021.

CONCLUSION

- 21. The Tribunal has continued to apply the long-standing principle that judicial remuneration should be set within a national framework in the public interest, whilst preserving its discretion in this respect.
- 22. The Tribunal has noted the submissions of the JRCC and acknowledge that the judiciary is not seeking an increase in salary on this occasion, having regard to the continuing economic impact of the COVID pandemic.
- 23. The Tribunal further noted that the Premier submitted a similar view and that the parties are in accord as to judicial salaries not being increased.
- 24. The Tribunal has considered the submissions, the economic information, and the levels of judicial remuneration in other jurisdictions, and has concluded that it is not appropriate to increase judicial remuneration at the time of this review.
- 25. Having regard to the Tribunal's remarks in Report 3 of 2020, the Tribunal has consolidated its Determination 3 of 2020³ into the accompanying Determination, which prescribes an amount of \$35,000 in additional salary payable to a Magistrate appointed as a Deputy President of the South Australian Employment Tribunal ("SAET") under section 13(1)(b) of the South Australian Employment Tribunal Act 2014.
- 26. The Tribunal has removed its transitional provision for Judge Hannon of the SAET, as SAET have confirmed that Judge Hannon is no longer serving as a member of the SAET.
 - ³ Remuneration Tribunal Determination 3 of 2020 Application for Additional Salary for Deputy President Magistrate Cole of the South Australian Employment Tribunal.

COMMUNICATION ALLOWANCE

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

JUDICIAL SECURITY ALLOWANCE

28. The Tribunal has reviewed the amount of the judicial security allowance. Having regard to the Tribunal's consideration of information within the Australian Bureau of Statistics series concerning the costs of goods and services of a relevant nature, the Tribunal has decided to increase the amount of the judicial security allowance by 2.5%.

COURT OF APPEAL AMENDING LEGISLATION

- 29. The Tribunal has noted the submissions of the CSO on behalf of the Premier in relation to the *Supreme Court (Court of Appeal)*Amendment Act 2019 ("the Amending Act"). That legislation was assented to on 19 December 2019 and came into operation on 1 January 2021.
- 30. The Amending Act, in essence, creates an appellate division of the Supreme Court of South Australia, known as the Court of Appeal. The other part of the Court is the General Division. The Court of Appeal has sole jurisdiction to hear and determine all

- appeals, questions of law and causes and matters which are required by relevant rules or legislation to be determined by that division of the Supreme Court.
- 31. The Court of Appeal consists of the Chief Justice, President, puisne judges of the Supreme Court that are appointed to the Court of Appeal, masters and judicial registrars⁴.
- 32. Relevantly, the transitional provisions of the Amending Act provide that the remuneration applicable to the newly established judicial offices of the President and the Judges of the Court of Appeal is fixed by the Governor on appointment, and the Tribunal has a general jurisdiction to set that remuneration thereafter. That provision is set out as follows:

"90-Initial remuneration

Despite section 13 of the Remuneration Act 1990, the Governor may determine the initial remuneration payable to—

- (a) the person appointed as President of the Court of Appeal on the commencement of Part 2 of this Act; and
- (b) the puisne judges who are, on the commencement of Part 2 of this Act, appointed to the Court of Appeal,

(but nothing prevents the Remuneration Tribunal making subsequent determinations in relation to the remuneration of such persons)."

- 33. The CSO on behalf of the Premier has advised that the rates of remuneration fixed by the Governor on appointment for the President and the Judges of the Court of Appeal are \$490,595 and \$482,061 respectively.
- 34. The Tribunal has examined the levels of remuneration set by the Governor for the abovementioned judicial offices in the context of relativities within the broader judicial remuneration structure, and has also compared the levels of remuneration on a national basis with judicial offices of a comparable nature in other jurisdictions.
- 35. Upon review, the Tribunal does not consider it appropriate to alter the levels of remuneration set by the Governor on appointment for the offices of President and Judges of the Court of Appeal. Accordingly, those judicial offices will be added to the accompanying Determination with no change to the current rates of remuneration.
 - ⁴ Supreme Court Act 1935 (SA) s 7(1a).

OPERATIVE DATE

36. The operative date of the accompanying Determination shall be 1 January 2022.

Dated: 14 December 2021

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

REMUNERATION ACT 1990

DETERMINATION OF THE REMUNERATION TRIBUNAL—NO. 13 OF 2021

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

SCOPE OF DETERMINATION

1. This Determination sets out the remuneration payable to the holders of public offices listed in section 13 of the *Remuneration Act* 1990 ("the Act"), and the remuneration payable to certain specified statutory office holders where such jurisdiction is conferred under section 14 of the Act.

SALARY

2. Members of the Judiciary

2.1 Annual salaries for the following members of the judiciary will be:

	Per annum operative 1 January 2022
Chief Justice of the Supreme Court	\$524,140
President of the Court of Appeal	\$490,595
Puisne Judges of the Court of Appeal	\$482,061
Puisne Judges of the Supreme Court	\$468,020
Masters of the Supreme Court	\$413,300
Chief Judge of the District Court	\$468,020
Other District Court Judges	\$413,300
Masters of the District Court	\$365,010
Chief Magistrate*	\$396,190
Supervising Magistrates	\$360,160
Assistant Supervising Magistrate of the Adelaide Magistrates Court	\$352,960
Magistrates	\$335,760
Magistrate appointed Warden under the <i>Mining Act 1971</i> as amended and performing the duties of Senior Warden paid the salary shown for as long as that person continues to perform such duties.	\$353,790

*A judicial officer who is appointed to the office of the Chief Magistrate whose primary office is a Judge of the District Court is entitled to the salary of a District Court Judge, as prescribed by section 6A of the *Magistrates Act 1983* and section 6 of the *Judicial Administration (Auxiliary Appointments and Powers) Act 1988.*

2.2 Where a person is appointed as Acting Chief Justice of the Supreme Court or as Acting Chief Judge of the District Court and such appointment extends for a continuous period of more than one week, the person appointed shall be paid a salary

equal to the salary specified herein for the Chief Justice or the Chief Judge, as appropriate, for the whole of the period the appointment is in effect.

Annual allowances for the following members of the judiciary will be as follows, and shall be payable in addition to any entitlement to salary under this Determination:

	1 January 2022
Senior Judge, Environment Resources and Development Court, appointed as such, paid the allowance shown for as long as that person continues to perform such duties and is designated as 'Senior'.	\$11,590
Judge of the Youth Court for as long as that person continues to perform such duties	\$11,590
Magistrate appointed to the position of Supervising Regional Manager by the Chief Magistrate with the concurrence of the Attorney-General, to perform special duties as specified by the Chief Magistrate, and associated with the role of Supervising Regional Manager, for as long as that person continues in that position and performs the duties of that position.	\$32,950
Magistrate directed by the Chief Magistrate with the concurrence of the Attorney-General to perform special administrative duties in a region (Regional Manager) or in a residential country area (Country Resident Magistrate) paid the allowance shown for as long as that person continues to perform such duties.	\$24,410
Magistrate appointed to the position of Manager Family Violence List by the Chief Magistrate with the concurrence of the Attorney-General, to perform special duties, relating to family violence state-wide, for as long as that person continues in that position and performs the duties of the position.	\$24,410
Magistrate directed by the Chief Magistrate with the concurrence of the Attorney-General to perform special administrative duties at a particular court (Magistrate-in-Charge) paid the allowance shown for as long as that person continues to perform such duties.	\$9,510
Magistrate appointed as a Deputy State Coroner on a full-time ongoing basis paid the allowance shown for as long as that person continues to perform such duties.	\$9,230

3. Statutory Office Holders

3.1 Annual salaries for the following statutory office holders will be:

,	Per annum operative 1 January 2022
The State Coroner	\$380,360
Additional salary component for a Judge of the District Court who holds the appointment, and performs the functions of, the President of the South Australian Employment Tribunal.	An amount equal to 10 per cent of the salary of a judge of the District Court
Additional salary payable to Magistrate appointed as a Deputy President of the South Australian Employment Tribunal under section 13(1)(b) of the South Australian Employment Tribunal Act 2014	\$35,000
Additional salary payable to a puisne judge of the Supreme Court appointed as President of the South Australian Civil and Administrative Tribunal, on account of holding the office of President of the South Australian Civil and Administrative Tribunal.	An amount equal to 10 per cent of the salary of a puisne judge of the Supreme Court
Commissioners of the Environment, Resources and Development Court.	\$312,510

Deputy President of the SACAT

Annual salaries for the following office holders will be as follows, and shall be payable as per the specified operative dates:

Salary payable to a Deputy President of the South Australian Civil and Administrative Tribunal, \$329,170 appointed under section 14(1)(b) of the South Australian Civil and Administrative Tribunal Act 2013, payable between the dates of 21 November 2019 and 31 December 2019. Should such an appointment be made on a part-time basis, the salary shall be payable on a pro-rata basis. Salary payable to a Deputy President of the South Australian Civil and Administrative Tribunal \$335,760 appointed under section 14(1)(b) of the South Australian Civil and Administrative Tribunal Act 2013, payable on and from 1 January 2020. Should such an appointment be made on a part-time basis, the salary shall be payable on a pro-rata basis.

COMMUNICATION ALLOWANCE

A communication allowance of \$1,254 per annum for expenditures for the purpose of mobile telephone, landline telephone and internet usage incurred in relation to the conduct of a judicial officer's duties shall be payable to the following office holders:

The Chief Justice, Judges and Masters of the Supreme Court;

The President and Judges of the Court of Appeal;
The Chief Judge, Judges and Masters of the District Court;
The Judges and Magistrates of the South Australian Employment Tribunal;

The Chief Magistrate and the Magistrates of the Magistrates Court;

The Chief Magistrates and the Magistrates of the Magistrates Court,
The State Coroner and the Deputy Coroner;
The Commissioners of the Environment, Resources and Development Court and Commission;
The President and Deputy Presidents of the South Australian Employment Tribunal; and
The President and Deputy President of the South Australian Civil and Administrative Tribunal.

- The allowance is payable fortnightly and at a fortnightly rate of the annual amount payable at clause 5 of this Determination.
- Should an office holder at clause 5 be appointed on a part-time basis, the communication allowance shall be payable on a pro-rata basis.

JUDICIAL SECURITY ALLOWANCE

- 3. A security allowance of \$1,025 per annum for expenditures for the purpose of personal security at the judicial officer's residence shall be payable to the following office holders:
 - The Chief Justice, Judges and Masters of the Supreme Court;
 - The President and Judges of the Court of Appeal;
 - The Chief Judge, Judges and Masters of the District Court;
 - The Judges and Magistrates of the South Australian Employment Tribunal;
 - The Chief Magistrate and the Magistrates of the Magistrates Court;
 - The State Coroner and the Deputy Coroner;
 - The Commissioners of the Environment, Resources and Development Court and Commission;
 - The President and Deputy Presidents of the South Australian Employment Tribunal; and
 - The President and Deputy President of the South Australian Civil and Administrative Tribunal.
- 9. The allowance is payable fortnightly and at a fortnightly rate of the annual amount payable at clause 8 of this Determination.
- 10. Should an office holder at clause 8 be appointed on a part-time basis, the judicial security allowance shall be payable on a pro-rata basis.

DATE OF OPERATION

11. This Determination will come into operation on and from 1 January 2022.

Dated: 14 December 2021

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

REMUNERATION ACT 1990

REPORT OF THE REMUNERATION TRIBUNAL—No. 14 OF 2021

Conveyance Allowance - Judges, Court Officers and Statutory Officers

INTRODUCTION

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

BACKGROUND

The last review of the conveyance allowance was conducted in 2020, which resulted in no increase to the amounts of conveyance allowances within Determination 15 of 2018.

Procedural history

- 6. Section 10(2) of the Act, requires that before the making of a Determination affecting the remuneration of a particular person, or persons of a particular class, the Tribunal must allow that person, or persons of that class, a reasonable opportunity to make submissions.
- 7. Section 10(4) of the Act provides that the Honourable Premier of South Australia ("the Premier"), as the Minister responsible for the Act may intervene, personally or by counsel or other representative, in proceedings before the Tribunal for the purpose of introducing evidence, or making submissions, on any question relevant to the public interest.
- 8. The Tribunal, by letters dated 19 October 2021, sent notifications of the review to the Judicial Remuneration Coordinating Committee ("JRCC"), the Magistrates Association of South Australia ("MASA"), and the Premier, as the Minister responsible for the Act.
- 9. The Tribunal, by letters dated 28 October 2021, sent notifications of the review to the Electoral Commissioner, Deputy Electoral Commissioner, the Health and Community Services Complaints Commissioner, and the Auditor-General.
- 10. Additionally, on 19 October 2021, a notice of the review was also placed on the Tribunal's website.

SUBMISSIONS

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

CONCLUSION

- 13. The Tribunal has observed movements in the cost basis for Fleet SA vehicles in reviewing the levels of conveyance allowances. Movements in those costs have not shown sufficient justification to apply an increase to the levels of conveyance allowance on this occasion. Accordingly, the levels of conveyance allowance will not be increased.
- 14. The Tribunal notes that this report and the accompanying Determination acknowledges parking provisions for Fleet SA vehicles available for general use. No monetary amount for these arrangements has been identified.
- 15. The Tribunal has added the newly created judicial offices established by the *Supreme Court (Court of Appeal) Amendment Act* 2019 to the terms of the accompanying Determination.
- 16. The Tribunal has removed its transitional provision for Judge Hannon of the SAET, as SAET have confirmed that Judge Hannon is no longer serving as a member of the SAET.

Dated: 14 December 2021

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

REMUNERATION ACT 1990

DETERMINATION OF THE REMUNERATION TRIBUNAL—No. 14 of 2021

Determination of the Remuneration Tribunal Conveyance Allowance – Judges, Court Officers and Statutory Officers

DETERMINATION

INTERPRETATION

- 1.1. In this Determination, unless the contrary appears:
 - "Court Officer" means Commissioners of the Environment, Resources and Development Court;
 - "Executives" means persons appointed to an executive position under the Public Sector Act 2009;
 - "Judges" means any of the following members of the judiciary:
 - the Chief Justice of the Supreme Court;
 - the President of the Court of Appeal;

 - the Judges of the Court of Appeal; the Puisne Judges of the Supreme Court;
 - the President of the South Australian Employment Tribunal;
 - the Deputy Presidents of the South Australian Employment Tribunal;
 - the Judges of the Environment, Resources and Development Court;
 - the Judges of the South Australian Employment Tribunal;
 - the Chief Judge of the District Court;
 - the other District Court Judges;
 - the Chief Magistrate (as a Judge of the District Court);
 - the Magistrates of the South Australian Employment Tribunal;
 - the other Magistrates;
 - the Masters of the Supreme Court;
 - the Masters of the District Court;
 - the State Coroner; and
 - the Deputy State Coroner.
 - "Registrar" means the "Registrar" within the meaning of the South Australian Employment Tribunal Act 2014 (SA).

"Relevant authority" means:

- (a) the State Courts Administrator in relation to Judges and Court Officers;
- (b) the Registrar in relation to the presidential members of the South Australian Employment Tribunal; and
- (c) the Director, Fleet SA in relation to other Statutory Officers.
- "Retirement" bears the same meaning as in the Judges' Pensions Act 1971, the Superannuation Act 1988 and the Southern State Superannuation Act 2009.
- "Resignation" bears the same meaning as in the Judges' Pensions Act 1971, the Superannuation Act 1988, and the Southern State Superannuation Act 2009.
- "Statutory Officers" means any of the following statutory office holders:
 - the Auditor-General:
 - the Electoral Commissioner;
 - the Deputy Electoral Commissioner; and
 - the Health and Community Services Complaints Commissioner.
- For the purposes of this Determination, "salary" bears the same meaning as in the Judges' Pensions Act 1971, Southern State Superannuation Act 2009, and in the Superannuation Act 1988, to the intent and effect that any amount 1.2. paid by way of conveyance allowance is not "salary", and that any abatement or reduction of salary in accordance with this Determination will not affect the determination of entitlements or obligations pursuant to those Acts.

CONVEYANCE ALLOWANCES 2.

2.1. **Amount of Allowances**

Subject to the conditions set out in this Determination, Judges, Court Officers and Statutory Officers are entitled to receive a conveyance allowance payable fortnightly at an annual rate as follows:

2.1.1

the Chief Justice of the Supreme Court;

the President of the Court of Appeal;

the Judges of the Court of Appeal;

Judges of the Supreme Court;

the Chief Judge of the District Court;

the President of the South Australian Employment Tribunal; and

the Auditor-General;

an amount of \$17,541.

2.1.2 For:

Judges of the District Court;

the Chief Magistrate;

Judges of the South Australian Employment Tribunal;

Judges of the Environment, Resources and Development Court;

Masters of the Supreme Court;

the Electoral Commissioner; and

the Health and Community Services Complaints Commissioner;

an amount of \$16.551.

2.1.3 For:

Magistrates;

Masters of the District Court;

the State Coroner:

the Deputy State Coroner;

Magistrates of the South Australian Employment Tribunal;

Deputy President of the South Australian Civil and Administrative Tribunal, appointed under section 14(1)(b) of the SACAT Act 2013.

Commissioners of the Environment, Resources and Development Court; and the Deputy Electoral Commissioner;

an amount of \$15,298.

Part Time Appointees 2.2.

Where a person to whom this Determination applies is appointed on a part time basis, that person is entitled to receive a conveyance allowance at a pro rata amount of the relevant allowance in clause 2.1, based on the number of ordinary hours worked as a proportion of the full time equivalent.

2.3. Temporary Appointees

Where a person who is not provided with a vehicle in their substantive position is appointed on a temporary basis to act as a Judge, Court Officer or Statutory Officer, that person is entitled after the expiration of the first calendar month of service to receive a conveyance allowance in accordance with clause 2.1.

2.4. Use of Taxis and Private Vehicles

Judges and Court Officers

A Judge or Court Officer is not entitled to use a government fleet vehicle allocated to the Courts Administration Authority, or to engage taxis or hire car at the expense of the State Courts Administrator, or to seek the payment of any additional allowance for the use of a private vehicle, whether for official or unofficial purposes unless:

- it has been certified by the State Courts Administrator that it was inefficient or not cost effective for the Judge or Court Officer to use the vehicle available for their official and private use; or
- such use or engagement is consistent with a general direction given by the Chief Judicial Officer of the relevant Court, or in the case of Court Officers, the presiding officer of the relevant Tribunal, as to the circumstances where the vehicle available for official and private use, need not be used by reason of efficiency and cost effectiveness

For the presidential members of the South Australian Employment Tribunal, the Registrar is the relevant approval authority.

An example of circumstances where such certification or general directions may be given is for journeys to and from the airport, where it may be more efficient or cost effective to use a taxi.

2.4.2.

A Statutory Officer must not engage a taxi or hire car, and is not entitled to the payment of any additional allowance for the use of a private vehicle, whether for official or unofficial purposes, unless it is inefficient or not cost effective to use the vehicle available for the Officer's official and private use.

2.4.3. **Amount of Reimbursement**

Where any person subject to this Determination is seeking payment of an additional allowance to cover the use of a private motor vehicle for official purposes, reimbursement of the cost will be made, calculated at the $rate \ per \ kilometre \ at \ a \ rate \ equating \ to \ that \ pursuant \ to \ the \ SA\ Public\ Sector\ Salaried\ Employees\ Interim\ Award.$

3. VEHICLES AVAILABLE THROUGH FLEET SA FOR OFFICIAL AND PRIVATE USE

3.1. Selection of Vehicle

Persons who are subject to this Determination are entitled, in accordance with the conditions specified herein, to elect to have allocated to them a motor vehicle of any model and type from the Judicial Vehicle Schedule compiled by Fleet SA, as varied from time to time. Notice of the selected motor vehicle should be made in writing as follows:

- by Judges and Court Officers to the State Courts Administrator;
- by members of the South Australian Employment Tribunal to the Registrar, including members who are Statutory Officers; and
- by other Statutory Officers to the Director, Fleet SA.

The annual charge payable for each vehicle, determined by Fleet SA on the same basis as the calculation made in respect of the use of motor vehicles by Executives, is set out in the Judicial Vehicle Schedule compiled by Fleet SA.

3.2.

Persons appointed on a temporary basis to act as a Judge, Court Officer or Statutory Officer are not entitled to make an election under clause 3.1.

3.3. Charges for Use of Vehicles

The amount payable by a Judge, Court Officer or Statutory Officer for the use of a selected vehicle is the amount set out in the Fleet SA Judicial Vehicle Schedule adjacent to the description of the type of vehicle.

Where a person to whom this Determination applies is appointed on a part time basis, and elects pursuant to clause 3.1 to have a motor vehicle, the charge payable by that person pursuant to clause 3.4 shall be an amount determined by Fleet SA, which may be greater than the standard charge to a full time officer to appropriately reflect the proportionately greater private use of such a motor vehicle.

3.4. Payment of Vehicle Charges

If a Judge, Court Officer or Statutory Officer makes an election under clause 3.1 and a vehicle is supplied in accordance with that election, then the salary and allowances otherwise payable to the Judge, Court Officer or Statutory Officer must be abated and reduced so as to offset the charges for the use of the vehicle for the period during which the Judge, Court Officer or Statutory Officer has the use of the vehicle.

3.5. New Models or Types

- 3.5.1 If a new type of vehicle, or a new model of a type specified in the Schedules becomes available for selection in terms of 3.1 after the date of election but before the placement of a binding order, the Judge, Court Officer, or Statutory Officer is entitled to withdraw the original election and elect to take the new model or type of vehicle.
- 3.5.2 The annual charge payable for a new model or new type of vehicle is that amount determined by Fleet SA as the annual charge for private use of the vehicle by Executives. The annual charge takes into account the following:
 - purchase price and depreciation;
 - fuel, maintenance, insurance and registration costs and interest rates; (operating costs are calculated on the basis of an average of 70% private usage);
 - Goods and Services Tax (GST);
 - Fringe Benefits Tax (FBT) based on an attributed business rate of 20,000 kilometres per year; and
 - the vehicle being retained for 3 years or 60,000 kilometres travelled, whichever first occurs.
- 3.5.3 If a model or type of vehicle selected by a Judge, Court Officer or Statutory Officer becomes unavailable before the placement of a binding order, the Judge, Court Officer or Statutory Officer must be advised accordingly and allowed to make a further election under clause 3.1.
- 3.5.4 If a model becomes unavailable after the date of placement of a binding order and a later or better model **vehicle** is supplied, any Judge, Court Officer or Statutory Officer who has selected the unavailable vehicle is liable only to pay the annual charge for the vehicle as selected, and not the charge payable for the vehicle as supplied.

3.6. Accessories

The Judge, Court Officer or Statutory Officer may choose to have manufacturer approved accessories fitted to the vehicle. The full cost of the accessories and the expense of having them fitted (including any tax incurred) is payable by the Judge, Court Officer or Statutory Officer. When the vehicle is due for return the Judge, Court Officer or Statutory Officer may have personally-installed accessories removed from the vehicle, providing the Judge, Court Officer or Statutory Officer meets the full cost of restoring the vehicle to the same condition as if the accessories had not been fitted. No compensation will be paid if options are left on the vehicle unless agreed by the relevant authority.

Options such as airbags, ABS brake systems and cruise control may not be removed, and tow bars must not be reinstalled on another vehicle.

3.7. **Retention of Vehicle**

Having made an election and receiving the vehicle, the Judge, Court Officer or Statutory Officer must keep the vehicle for a period equivalent to the period determined from time to time by Fleet SA as the period for the replacement of vehicles provided to Executives.

At the conclusion of that period the Judge, Court Officer or Statutory Officer will be entitled to make a new election, or, if he or she does not make an election, to be paid the allowance.

3.8. Conditions of Use

The vehicle will be fully maintained, serviced and insured by the relevant authority.

The vehicle will be made available at or near the place of duty of the Judge, Court Officer, or Statutory Officer and the vehicle will be available for private and official use, subject to the following:

- 3.8.1. The Judge, Court Officer, or Statutory Officer must make the vehicle available for official use (including for official use by the Judge, Court Officer, or Statutory Officer) at all times whilst the vehicle is parked at or near the usual place of work of the Judge, Court Officer, or Statutory Officer, and the Judge, Court Officer or Statutory Officer, does not require the vehicle for private use.
- 3.8.2. The Judge, Court Officer, or Statutory Officer will be authorised by the relevant authority to refuel the vehicle provided the vehicle is fuelled in accordance with any requirements specified by Fleet SA, which may include requirements that the vehicle be fuelled using a particular brand of motor fuel and that it be only fuelled in South Australia. (If fuelled otherwise than in accordance with those requirements, it will be at the cost of the Judge, Court Officer, or Statutory Officer).
- 3.8.3. The Judge, Court Officer, or Statutory Officer must make the vehicle available as required by the relevant authority for the purposes of the maintenance and repair of the vehicle and must deliver the vehicle to such place as the relevant authority may specify for that purpose.
- 3.8.4. The relevant authority will ensure that Judges, Court Officers and Statutory Officers are insured (which may be pursuant to Government "self-insurance") in respect of compulsory third party liability, third party property damage and any property damage to the vehicle and will hold the Judge, Court Officer, or Statutory Officer harmless in respect of any such property damage. Personal items within the vehicle need not be covered. The Judge, Court Officer, or Statutory Officer must comply with any requirements of the insurance policy of which the member is aware or should have been aware.
- 3.8.5. The Judge, Court Officer or Statutory Officer will be responsible for any driving or parking fines for offences incurred.

- 3.8.6. The vehicle is available to the Judge, Court Officer or Statutory Officer while on leave. Where the Judge, Court Officer or Statutory Officer is absent from duty for a period greater than 7 days then the Judge, Court Officer, or Statutory Officer will be responsible for fuelling the vehicle until returning to duty.
- 3.8.7. Vehicles may be driven interstate during periods of leave and there is no limit to privately travelled kilometres. Fuel charges for private interstate trips are entirely the personal responsibility of the Judge, Court Officer, or Statutory Officer.

3.9. Special Conditions of Use

Notwithstanding anything else in this Determination:

- 3.9.1. where any damage is the result of a wilful or deliberate act of any person, the relevant authority may take such action as he or she thinks fit to recover the cost of such damage;
- 3.9.2. the insurance and discharges are not applicable if the driver is under the influence of drugs and/or alcohol;
- 3.9.3. the insurance and discharges are not applicable if the insurance has been brought to the attention of the Judge, Court Officer or Statutory Officer and is avoided by an action of the driver of the vehicle; and
- 3.9.4. where the insurance policy contains an excess clause, then the Judge, Court Officer or Statutory Officer will be liable to repay the relevant authority the amount of that excess (or any part thereof) in the event that it becomes payable by reason of the driver of the vehicle being blameworthy for any of the damage giving rise to a claim on the policy when the vehicle is being used other than for official use.

3.10. Care of Vehicle

The Judge, Court Officer or Statutory Officer is responsible for ensuring that reasonable care is taken of the vehicle. Off street parking at the home of the person concerned is to be used if available and reasonable steps are to be taken to ensure its security. Where any damage to a vehicle supplied to a:

- 3.10.1. Judge or Court Officer is, in the opinion of the Courts Administration Council, the consequence of a serious breach of the obligations imposed by this clause, the Judge, or Court Officer must, on demand, pay the Courts Administration Authority the proper cost of rectification of such damage;
- 3.10.2. Statutory Officer is, in the opinion of the Director, Fleet SA, the consequence of a serious breach of the obligations imposed by this clause, the Statutory Officer concerned must, on demand, pay to Fleet SA the proper cost of rectification of such damage; and
- 3.10.3. Presidential member of the South Australian Employment Tribunal is, in the opinion of the Registrar, the consequence of a serious breach of the obligations imposed by this clause, the Member concerned must, on demand, pay to the Tribunal the proper cost of rectification of such damage.

3.11. Additional Drivers

The vehicle may be driven by any other Government employee who requires the vehicle for official use.

Judges, Court Officers, and Statutory Officers, must nominate to the relevant authority the names of any persons to use the vehicle at times when it is not required to be available for official use and, subject to the control and direction of the Judge, Court Officer or Statutory Officer, such persons will be authorised to use the vehicle upon such nomination

Approval is required from the relevant authority for the vehicle to be driven by holders of any form of provisional licence or learner's permit. Approval is also required if any other category of person not otherwise mentioned, is to drive the vehicle.

3.12. Right to Purchase

At any time during the 12 months immediately preceding the date of his or her retirement or resignation, a Judge, Court Officer, or Statutory Officer may, by notice in writing to the relevant authority, elect to purchase the vehicle then allocated to him or her as at the date of his or her retirement or resignation or at the end of the lease period. After such notification has been given, the relevant authority must take such steps as are necessary to ensure that it can sell the vehicle to the member.

3.13. No Changeover

A Judge, Court Officer or Statutory Officer who makes an election under clause 3.12 shall not be permitted or required to hand a vehicle in for normally scheduled changeover where that changeover would occur between the date of election and the date of retirement/resignation/end of lease period.

3.14. Conditions of Purchase

The conditions in relation to a purchase made following an election under clause 3.12 shall be:

- 3.14.1 The price will be the fair market value for such a vehicle sold without any statutory warranty.
- 3.14.2 The price will be agreed between the Director, Fleet SA, and the Judge, Court Officer or Statutory Officer, due regard being had to prices generally recovered for such vehicles at Fleet SA public auctions.
- 3.14.3 Failing such agreement, the price will be determined by an independent valuer agreed by the parties. Where the prospective retiree/resignee is a:
 - 3.14.3.1. Judge or Court Officer, any fee payable to such a valuer shall be borne in equal shares by the prospective retiree/resignee and the State Courts Administrator;
 - 3.14.3.2. Statutory Officer, any fee payable to such a valuer shall be borne in equal shares with half payable by the respective retiree/resignee and the other half being payable from funds appropriated to pay expenses associated with the statutory office held by the retiree/resignee; and
 - 3.14.3.3. Presidential member of the South Australian Employment Tribunal, any fee payable to such a valuer shall be borne in equal shares by the prospective retiree/resignee and the Registrar.
- 3.14.4. The price shall be payable in full on, or prior to, the date of retirement/resignation of the Judge, Court Officer or Statutory Officer.

4. **DATE OF OPERATION**

- 4.1 The conveyance allowances prescribed in Clause 2.1 are operative from 1 January 2022.
- 4.2 If a Judge, Court Officer or Statutory Officer currently has the use of a vehicle pursuant to a previous Determination of the Remuneration Tribunal, the conveyance allowance and annual charge payable under the previous Determination will continue to apply. Clause 2 of this Determination will have no effect until that Judge, Court Officer or Statutory Officer takes delivery of a vehicle pursuant to this Determination, or elects not to receive a vehicle.
- 4.3 This Determination supersedes any previous determination in relation to conveyance allowances for the relevant office holders.

Dated: 14 December 2021

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

REMUNERATION ACT 1990

REPORT OF THE REMUNERATION TRIBUNAL—No. 15 of 2021

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

INTRODUCTION AND BACKGROUND

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

PROCEDURAL HISTORY

- 5. Section 10(2) of the Act provides that prior to the making of a Determination, the Tribunal must allow an affected person, or persons of an affected class, a reasonable opportunity to make submissions orally or in writing to the Tribunal.
- 6. Section 10(4) of the Act provides that the Honourable Premier of South Australia ("the Premier"), as the Minister responsible for the Act may intervene, personally or by counsel or other representative, in proceedings before the Tribunal for the purpose of introducing evidence, or making submissions, on any question relevant to the public interest.
- 7. On 19 October 2021, the Tribunal wrote to the Judicial Remuneration Coordinating Committee ("JRCC") and the Magistrates Association of South Australia ("MASA"), notifying of the Tribunal's intention to review its previous Determination.
- 8. The Tribunal, by letter dated 19 October 2021, wrote to the Premier, as the Minister responsible for the Act, inviting submissions in relation to this review.
- 9. The Tribunal, by letters dated 28 October 2021, sent notifications of the review to the Electoral Commissioner, Deputy Electoral Commissioner, the Health and Community Services Complaints Commissioner, and the Auditor-General.
- 10. In addition, the Tribunal distributed an email notification to the relevant judicial office holders on 19 October 2021. A notification of the review was also placed on the Tribunal's public website on the same day.

SUBMISSIONS

- 11. A submission was received by the JRCC. The JRCC submitted that increases in the relevant costs, since December 2019, should be reflected in any increase to the accommodation and meal allowances for judicial officers.
- 12. No other submissions were received by the Tribunal in relation to this review.

CONCLUSION

- 13. The Tribunal has considered movements in the costs of the rates of accommodation and meal allowances for applicable throughout the broader public sector since December 2019. Upon consideration of those movements, the Tribunal has decided that the accommodation and meal allowances subject to the accompanying Determination shall be increased by 1.2%.
- 14. The Tribunal has added the newly created judicial offices established by the *Supreme Court (Court of Appeal) Amendment Act* 2019 to the terms of the accompanying Determination.

OPERATIVE DATE

15. The operative date of the accompanying Determination shall be 1 January 2022. That Determination shall remain in force until further determination by the Tribunal.

Dated: 14 December 2021

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

REMUNERATION ACT 1990

DETERMINATION OF THE REMUNERATION TRIBUNAL—NO. 15 OF 2021

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

SCOPE OF DETERMINATION

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

INTERPRETATION

- 2. In this Determination, unless the contrary appears:
 - "Commercial Accommodation" means short term (not permanent) accommodation in a commercial establishment such as a hotel, motel or serviced apartment and must be a genuine arms-length commercial transaction. Commercial Accommodation does not include AirBnB or other "sharing economy" type accommodation.
 - "Court Officer" means a Commissioner of the Environment, Resources and Development Court.
 - "Incurs Actual Expenditure" means an amount of money spent by a Judge, Court Officer or Statutory Officer.
 - "Judge" means any of the following members of the judiciary:
 - the Chief Justice of the Supreme Court;
 - the President of the Court of Appeal;
 - the Judges of the Court of Appeal;
 - the Puisne Judges of the Supreme Court;
 - the Masters of the Supreme Court;
 - the Chief Judge of the District Court;
 - the Judges of the Environment, Resources and Development Court;
 - the Masters of the District Court;
 - the Other District Court Judges;
 - the Judges of the South Australian Employment Tribunal;
 - the Chief Magistrate;
 - the Magistrates;
 - the Magistrates of the South Australian Employment Tribunal;
 - the State Coroner; and
 - the Deputy State Coroner.
 - "Meals" means food or drink purchased by a Judge, Court Officer or Statutory Officer in connection with an allowance payable under this Determination.
 - "Metropolitan Adelaide" bears the same meaning as defined in the Development Act 1993.
 - "Official Duties" means activities undertaken by a Judge, Court Officer or Statutory Officer in relation to their duties as either a Judge, Court Officer or Statutory Officer.
 - "Per Diem" means per day in relation to the allowances payable under this Determination.
 - "Statutory Officer" means any of the following statutory office holders:
 - the Auditor General;
 - the Electoral Commissioner;
 - the Deputy Electoral Commissioner;
 - the Health and Community Services Complaints Commissioner;
 - the Deputy President of the South Australian Civil and Administrative Tribunal.
 - "Sydney" means locations which are less then 10km by road from the Sydney General Post Office (by the most direct route), or less then 5km by road from Sydney's principal airport (by the most direct route).

ACCOMMODATION AND MEAL ALLOWANCES

- 3. A Judge, Court Officer or Statutory Officer who incurs actual expenditure for both commercial accommodation and meals when travelling for the purpose of performing their official duties and which necessitates absence from home overnight shall be entitled to be paid a per diem accommodation and meal allowance, as follows:
 - 3.1 Within Metropolitan Adelaide:
 - 3.1.1 An allowance at the rate of \$341 per day;
 - 3.1.2 For the purpose of meeting expenditure in relation to commercial accommodation and meals.
 - 3.2 Outside Metropolitan Adelaide, but within South Australia:
 - 3.2.1 An allowance at the rate of \$313 per day;
 - 3.2.2 For the purpose of meeting expenditure in relation to commercial accommodation and meals.
 - 3.3 Outside South Australia, but within Australia (other than Sydney):
 - 3.3.1 An allowance at the rate of \$478 per day;
 - 3.3.2 For the purpose of meeting expenditure in relation to commercial accommodation and meals.
 - 3.4 Sydney:
 - 3.4.1 An allowance at the rate of \$544 per day;
 - 3.4.2 For the purpose of meeting expenditure in relation to commercial accommodation and meals.
 - 3.5 Office holders who travel interstate and return on the same day may be reimbursed for lunch only on the basis of actual expenditure up to \$25.20. Reimbursement is not to be made for lunch during single day absences within South Australia.

DATE OF OPERATION

4. This Determination shall have operative effect on and from 1 January 2022.

Dated: 14 December 2021

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

REMUNERATION ACT 1990

REPORT OF THE REMUNERATION TRIBUNAL—No. 16 OF 2021

Salary Sacrifice Arrangements for Judges, Court Officers and Statutory Officers

INTRODUCTION

- 1. Section 13 of the *Remuneration Act 1990* ("the Act") provides that the Remuneration Tribunal ("the Tribunal") has jurisdiction to determine the remuneration payable to members of the judiciary and holders of the public offices listed in that section of the Act.
- Section 14 of the Act provides that the Tribunal has jurisdiction to determine the remuneration, or a specified part of the remuneration, payable in respect of certain offices, if such jurisdiction is conferred upon the Tribunal by any other Act or by the Governor by proclamation.
- 3. This Report deals with the salary sacrifice arrangements applicable to the Judges, Court Officers and Statutory Officers whose remuneration is subject to Determination 11 of 2019.

BACKGROUND

- 4. The previous review of the Determination in relation to salary sacrifice arrangements applicable to Judges, Court Officers and Statutory Officers was conducted in 2020.
- 5. In 2020, the Tribunal consulted with those affected and no changes to its Determination were sought. The Tribunal therefore did not make any changes to the terms of its salary sacrifice Determination at that time.

PROCEDURAL HISTORY

- 6. Section 10(2) of the Act, requires that before the making of a Determination affecting the remuneration of a particular person, or persons of a particular class, the Tribunal must allow that person, or persons of that class, a reasonable opportunity to make submissions.
- 7. Section 10(4) of the Act provides that the Honourable Premier of South Australia ("the Premier"), as the Minister responsible for the Act may intervene, personally or by counsel or other representative, in proceedings before the Tribunal for the purpose of introducing evidence, or making submissions, on any question relevant to the public interest.
- 8. The Tribunal, by letters dated 19 October 2021, sent notifications of the review to the Judicial Remuneration Coordinating Committee ("JRCC"), the Magistrates Association of South Australia ("MASA"), and the Premier, as the Minister responsible for the Act
- 9. The Tribunal, by letters dated 28 October 2021, sent notifications of the review to the Electoral Commissioner, Deputy Electoral Commissioner, the Health and Community Services Complaints Commissioner, and the Auditor-General.
- 10. Additionally, on 19 October 2021, a notice of the review was also placed on the Tribunal's website.

SUBMISSIONS

11. The Tribunal received submissions from the JRCC and the OCPSE. A summary of those submissions is provided below:

The Hon. Justice Stanley, Judicial Remuneration Coordinating Committee

• That the salary sacrifice arrangements should reflect the terms of Determination 11 of 2019, subject to any necessary amendment required as a result of the new choice of superannuation fund scheme.

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

- OCPSE does not propose any changes in relation to the judicial salary sacrifice Determination currently in force (Determination 11 of 2019).
- OCPSE notes the introduction of the superannuation choice legislation and the associated implementation project currently being undertaken by Super SA, which the Tribunal may wish to consider in the conduct of its review.
- 12. No other submissions were received by the Tribunal in relation to this review.

CONCLUSION

- 13. After consideration of the submissions and the material before the Tribunal, the Tribunal has concluded that its policy position of maintaining alignment between the judicial and the broader public sector salary sacrifice schemes remains appropriate.
- 14. The Tribunal sought advice from Super SA as to any changes that are necessary to ensure compliance with the *Statutes Amendment* (Fund Selection and Other Superannuation Matters) Act 2021, which introduces reforms in relation to superannuation choice of fund
- 15. Advice was provided to the Tribunal by Super SA to the effect that its Determination for judicial officers should be amended to enable choice of fund for those whose primary superannuation fund is the Triple S scheme by default. A minor change to the wording of Determination 11 of 2019 was suggested.
- 16. The Tribunal thanks Super SA for this advice and has decided to adopt the minor change to clause 6.1 of Schedule 3 of the accompanying Determination, as suggested by Super SA, and will revisit this issue again at the next annual review should it be necessary to do so.
- 17. The Tribunal has added the newly created judicial offices established by the *Supreme Court (Court of Appeal) Amendment Act* 2019 to the terms of the accompanying Determination.

OPERATIVE DATE

18. The operative date of the accompanying Determination shall be 1 January 2022. That Determination shall remain in force until further determination by the Tribunal.

Dated: 14 December 2021

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

REMUNERATION ACT 1990

DETERMINATION OF THE REMUNERATION TRIBUNAL—NO. 16 OF 2021

Salary Sacrifice Arrangements for Judges, Court Officers and Statutory Officers

INTERPRETATION

- 1. In this Determination, unless the contrary appears:
 - "Acceptance" means the acceptance of an offer, which is in the form set out in Schedule 2.
 - "Administration Fee" means the amount of:
 - (a) \$44.00 inclusive of GST or such other amount determined by the Commissioner to be payable by public sector officers to offset the Paying Authority's costs of administering salary sacrifice arrangements; and/or
 - (b) an annual administration charge plus GST for administering the salary sacrifice arrangement payable by way of a deduction from the sacrificed amount to the Nominee in accordance with the relevant Service Agreement.

Administration fee may be subject to change from time to time as permitted by the paying authority.

Please note that the fees described in both subparagraphs (a) and (b) are payable by an office holder appointing a Nominee to administer the Salary Sacrifice Arrangement and the fee described in subparagraph (a) is payable by an office holder where the Salary Sacrifice Arrangement only involves sacrificing salary into the Triple S Scheme, without the need to appoint a Nominee.

"Approved Purpose" or "Approved Benefit" means a payment for any of the following:

Category A - Exempt from FBT

- contributions to a private superannuation fund that is complying, in that, it complies with the relevant laws
 regulating superannuation, including the Triple S scheme.
- Work related items (portable electronic device, computer software, protective clothing, briefcase, tools of trade).
 Primarily for use in the employee's employment and does not apply where the employer otherwise provides the item.
- Taxi Travel to and from Work.
- Staff Fitness and Gym (in House).
- Airport Lounge Membership.
- Relocation Expenses.
- Fly-In-Fly-Out (FIFO) Parking.
- Fly-In-Fly-Out (FIFO) Travel.

Category B – Subject to FBT (Novated Lease):

• Own motor vehicle through a novated car lease.

Category C – Subject to FBT (In House Benefits):

 Other (ATO approved) in-house benefits that may be approved by Government or the Minister for the Public Sector from time to time.

Category D – Not subject to FBT (if employee could have claimed an income tax deduction)

- membership fees and subscriptions to professional associations.
- financial counselling fees.
- disability/income protection insurance.
- self education expenses.

Category E - Concessionally taxed benefits

- Remote Area Housing (employer provided).
- Remote Area Rental Assistance.
- Remote Area Reimbursement of Interest.
- Remote Area Reimbursement on Purchasing or Building a Property.
- Remote Area Provision of Gas and Electricity.

"Authorised Signatory" means, in relation to:

- (a) Court Officers and Judges other than the President and Deputy Presidents of the South Australian Employment Tribunal
 - the State Courts Administrator;
- (b) President and Deputy Presidents of the South Australian Employment Tribunal
 - the Chief Executive, Department of the Premier and Cabinet;
- (c) Auditor-General
 - the Director, Audit (Policy, Planning and Research), Auditor-General's Department;
- (d) the Electoral Commissioner; and the Deputy Electoral Commissioner
 - the Chief Executive, Attorney General's Department
- (e) the Health and Community Services Complaints Commissioner
 - the Chief Executive, Department of Health and Wellbeing

and includes a person authorised by that person to sign Offers on behalf of a Paying Authority.

"Commissioner" means the person for the time being appointed to, or carrying out, the duties of the Commissioner for Public Sector Employment under the *Public Sector Act 2009*.

"Court Officer" means any of the following:

the State Coroner;

the Commissioners of the Environment, Resources and Development Court.

"Crown" means the Crown in the right of the State of South Australia.

"Determination" means the Determination of the Remuneration Tribunal made on the 21st day of November 2019 in relation to salary sacrifice arrangements in respect of the office holder.

"FBT" means Fringe Benefits Tax.

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

the Chief Justice of the Supreme Court;

the President of the Court of Appeal;

the Puisne Judges of the Court of Appeal;

the Puisne Judges of the Supreme Court;

the President of the South Australian Employment Tribunal;

the Deputy Presidents of the South Australian Employment Tribunal;

the Judges of the Environment, Resources and Development Court; the Judges of the South Australian Employment Tribunal;

the Chief Judge of the District Court;

the other District Court Judges;

the Chief Magistrate;

the Magistrates of the South Australian Employment Tribunal;

the other Magistrates:

the Masters of the Supreme Court; and

the Masters of the District Court.

"Nominee" means the Panel Member selected by the office holder to administer his or her Salary Sacrifice Arrangement.

"Offer" means an offer by a Paying Authority to enter into a Salary Sacrifice Arrangement in the form set out in Schedule 1.

"Office Holder" means any of the judges, court officers, or statutory officers.

"Panel Agreement" means an agreement between the Crown and a Panel Member for the purposes of engaging a person in order to implement and facilitate the performance of salary sacrifice agreements for office holders and public sector employees the terms of which are as approved from time to time by the Commissioner.

"Panel Member" means either:

- (a) Maxxia Pty Ltd ACN 082 449 036; or
- (b) any other person contracted by the Crown in right of the State of South Australia under a Panel Agreement for the purposes of implementing and facilitating the implementation of salary sacrifice agreements under this Determination.

"Paying Authority" means, in respect of each office holder, the person or body responsible for paying salary and allowances to the office holder on behalf of the Crown, and includes the Crown.

"Sacrificed Amount" means the amount that an office holder may specify as a portion of the office holder's salary for an FBT year that is to be sacrificed in advance prior to earning the same during the period covered by the Determination.

"Salary Sacrifice Arrangement" means a salary sacrifice arrangement in accordance with this Determination and the "Guideline of the Commissioner for Public Sector Employment, Salary Sacrifice" issued by the Commissioner for Public Sector Employment as updated from time to time.

"Service Agreement" means an agreement made between an office holder and a Panel Member which describes the terms and conditions under which the Panel Member will implement salary sacrifice for the office holder the terms of which will be as approved from time to time by the Commissioner for Public Sector Employment.

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

the Auditor-General;

the Electoral Commissioner;

the Deputy Electoral Commissioner; and

the Health and Community Services Complaints Commissioner.

"Triple S scheme" means the Southern State Superannuation Scheme established by the Southern State Superannuation Act 2009.

- In the interpretation of this Determination and any Schedule of this Determination:
 - where appropriate, words denoting the singular include the plural and vice versa;
 - words importing one gender shall include a reference to all other genders;
 - the headings to the clauses in this Determination have been inserted for convenience of reference only and are not
 intended to be part of or to affect the meaning or interpretation of any of the terms or conditions of this Determination;
 - a reference to a person includes a reference to corporations and other entities recognised by law;
 - reference to a clause or Schedule is a reference to a clause or Schedule of this Determination; and
 - reference to any Act, regulation, ruling or by-law shall be deemed to include all amendments thereto and all statutory
 provisions substituted thereafter.

PRINCIPLES OF SALARY SACRIFICE

2.

- 3. A salary sacrifice arrangement is to be made available to office holders on the following basis:
 - (a) it involves no additional cost to the Paying Authority;
 - (b) an office holder entering into a salary sacrifice arrangement ("participating officer") must pay all costs associated with providing the salary sacrifice, including:

- any taxation liability whatsoever, including (without limiting the foregoing) Fringe Benefits Tax ("FBT"), incurred by the Paying Authority as a result of the office holder entering into a salary sacrifice;
- (ii) the cost incurred by the Paying Authority in setting up each individual salary sacrifice; and
- (iii) any administration fee charged by the office holder's nominated Panel Member;
- (c) salary may only be sacrificed by an office holder for an Approved Purpose;
- (d) an office holder must appoint a Panel Member to administer the office holder's salary sacrifice arrangements; except where the office holder's Salary Sacrifice Arrangement only involves sacrifice of salary into the Triple S Scheme;
- (e) an office holder must pay to the Paying Authority the Administration Fee as specified in clause 1 herein to partially offset the Paying Authority's administration costs in establishing the salary sacrifice arrangement, and
- (f) the Panel Member will act as agent of the Paying Authority for the purposes of administering the salary sacrifice arrangement.

IMPLEMENTATION OF SALARY SACRIFICE

- 4. The Crown must give effect to a Salary Sacrifice Arrangement the terms of which must not be inconsistent with this Determination including Schedule 3 and as may be updated from time to time.
- 5. Salary and allowances otherwise payable to the office holder under a Determination of the Remuneration Tribunal are abated and reduced to the extent that payments are made by a Paying Authority in accordance with a Salary Sacrifice Arrangement. Payments so made are in satisfaction of, and will fully discharge, the obligation of the Paying Authority to pay that amount of salary to the office holder.

COMMENCEMENT AND PERIOD OF OPERATION OF DETERMINATION

 This Determination comes into operation on and from 1 January 2022 and shall remain in force until further Determination by the Tribunal.

Dated: 14 December 2021

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

SCHEDULE 1 OFFER BY PAYING AUTHORITY TO ENTER INTO A SALARY SACRIFICE ARRANGEMENT IN ACCORDANCE WITH THE DETERMINATION OF THE REMUNERATION TRIBUNAL

(DETAILS TO BE FILLED IN BY THE OFFICE HOLDER AND TO BE CHECKED AND SIGNED BY THE PAYING AUTHORITY)

10
[insert name of office holder to whom offer is being made]
[insert name of Paying Authority making the offer]
offers to enter into a Salary Sacrifice Arrangement on the terms and conditions set out in Schedule 3 of the Remuneration Tribunal Determination 16 of 2021 and on the basis set out below.
This offer is only capable of acceptance by the lodgement with the Paying Authority of a correctly completed Acceptance of Offer in the form prescribed in Schedule 2 of the Remuneration Tribunal Determination which is to be signed by you.
BASIS OF SALARY SACRIFICE ARRANGEMENT:
Item 1 THE PAYING AUTHORITY
The Paying Authority for this Salary Sacrifice Arrangement is:
Name:
Address:
Item 2 THE OFFICE HOLDER
The office holder for whom this Salary Sacrifice Arrangement is to be made is:
Name:
Address:
Item 3 THE NOMINEE
Please note that a nominee is not to be selected if the office holder's Salary Sacrifice Arrangement only involves sacrifice of salary into the Triple S Scheme or other in house benefits administered by the Paying Authority.

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The norminee for this Salary Sacrince Arrangement is.	
Name:	
Address:	
Attention:	
tem 4 SALARY	
The office holder's salary upon which the Salary Sacrifice Arrangement is to be based is:	
\$	

Item 5 APPROVED BENEFITS

The Approved benefits in this Salary Sacrifice Arrangement are:

A payment for any Approved Benefit, being a payment for any of the following: [Delete those that do not apply]

Category A - Exempt from FBT

The nomines for this Salary Secrifica Arrangement is:

- Contributions to a private superannuation fund that is complying, in that, it complies with the relevant laws regulating superannuation, including the Triple S scheme.
- Work related items (portable electronic device, computer software, protective clothing, briefcase, tools of trade). Primarily for use in the employee's employment and does not apply where the employer otherwise provides the item.
- Taxi Travel to and from Work.
- Staff Fitness and Gym (in House).
- · Airport Lounge Membership.
- Relocation Expenses.
- Fly-In-Fly-Out (FIFO) Parking.
- Fly-In-Fly-Out (FIFO) Travel.

Category B - Subject to FBT (Novated Lease):

• Own motor vehicle through a novated car lease.

Category C - Subject to FBT (In House Benefits):

 Other (ATO approved) in-house benefits that may be approved by Government or the Minister for the Public Sector from time to time.

<u>Category D – Not subject to FBT (if employee could have claimed an income tax deduction)</u>

· membership fees and subscriptions to professional associations.

- financial counselling fees.
- disability/income protection insurance.
- self education expenses.

Category E - Concessionally taxed benefits

- Remote Area Housing (employer provided).
- Remote Area Rental Assistance.
- Remote Area Reimbursement of Interest.
- Remote Area Reimbursement on Purchasing or Building a Property.
- Remote Area Provision of Gas and Electricity.

This offer is made on theday ofd	20 .
Signed for the Paying Authority by:	
[Authorised Signatory]	
[Print name and title]	

SCHEDULE 2 (and as updated from time to time)

ACCEPTANCE OF OFFER OF SALARY SACRIFICE PAYING AUTHORITY'S COPY / OFFICE HOLDER'S COPY / NOMINEE'S COPY

To: of

I, (name) of (address) have read, and accept, the offer to enter into a Salary Sacrifice Arrangement made by the Paying Authority on the (date) day of 20(year).

I have also read, and accept, the terms and conditions detailed in the document headed "Salary Sacrifice Terms and Conditions" being **Schedule 3** of the Remuneration Tribunal Determination 16 of 2021, ("Salary Sacrifice Terms and Conditions"). I agree to abide by the Salary Sacrifice Terms and Conditions irrespective of whether the Determination is effective, or remains in effect.

I agree to pay the applicable Administration Fee.

I understand that, for the purposes of the Australian Taxation Office, the Paying Authority is not a Public Benevolent Institution ("PBI").

The Office Holder will advise the Nominee of their selected approved benefits and benefit amounts excluding where only sacrificing to Triple S or selecting In House Benefits subject to FBT which will be managed by the Paying Authority.

The nominee will confirm in writing the benefits selected by and any subsequent amendments made by the Office Holder.

The Office Holder agrees and acknowledges that any Fringe Benefits Tax Liability which is incurred by the Employer or Office Holder in connection with the Salary Sacrifice Agreement will be a liability payable and due to be paid directly by the Office Holder (employee).

I acknowledge, and warrant to the Paying Authority, that I have elected to appoint(Nominee Company Name........ ofAddress.................. to be my nominee within the meaning of the SALARY SACRIFICE TERMS AND CONDITIONS for all purposes associated with and in relation to the SALARY SACRIFICE TERMS AND CONDITIONS and I acknowledge that all correspondence to the nominee will be directed to the attention of

I acknowledge that the appointed Nominee may require additional documentation and agreements to be effected in order to establish and administer my salary sacrifice arrangements.

I further acknowledge that I will notify and endeavour to resolve all of the complaints, disputes and grievances in respect of the Salary Sacrifice Arrangement with the nominee or Paying Authority, whichever authority is responsible for administering the salary sacrifice benefit arrangements in question.

Please note that the paragraph noted below applies only to an office holder who is sacrificing solely into the Triple S Scheme.

I acknowledge that all contact and correspondence regarding my Salary Sacrifice Arrangement will be with the following contact in the paying authority:

[Name]	

[Οπισε]
[Phone number]
[Facsimile]
Signed:
Print name:
Dated:/

SCHEDULE 3 TERMS AND CONDITIONS OF SALARY SACRIFICE ARRANGEMENT

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1. INTERPRETATION

- 1.1 In this **Schedule**, unless the context otherwise requires or a contrary intention appears, the following terms have the following meanings:
 - 1.1.1 "books and records" means either copies or originals of all documents whether written, electronic or otherwise which are associated with or related to the Salary Sacrifice Arrangement and such books and records include but are not limited to books of account, statements, financial accounts, charges, securities, guarantees, invoices, receipts, proposals, approvals, cheque butts, deposit books, correspondence, memoranda, notes, depreciation schedules, deeds, contracts, minutes and notices.
 - 1.1.2 "charges and costs" means all amounts, expenses and disbursements incurred by the Paying Authority in respect of the establishment, administration, delivery and provision of the Salary Sacrifice Arrangement pursuant to the Remuneration Tribunal Determination 11 of 2019.
 - 1.1.3 "expiry date" means the date upon which the Salary Sacrifice Arrangement made between the office holder and the Crown is terminated.
 - 1.1.4 "FBT year" means the year ended 31 March of each year occurring during the life of the Salary Sacrifice Arrangement.
 - 1.1.5 "losses" means losses, damages, penalties, interest or costs.
 - 1.1.6 "offer" means the offer to enter into a Salary Sacrifice Arrangement made by the Paying Authority in the form set out in Schedule 1.
 - 1.1.7 "parties" means the Paying Authority and the office holder who are participating in a Salary Sacrifice Arrangement made under this Determination.
 - 1.1.8 "pre-determined review date" means each anniversary of the date upon which the Remuneration Tribunal Determination implementing salary sacrifice commences.
 - 1.1.9 "relevant taxation legislation and rulings" means any legislation dealing with the imposition of and recovery of tax and includes, but is not limited to the:
 - 1.1.9.1 Income Tax Assessment Act 1936; and
 - 1.1.9.2 Income Tax Assessment Act 1997; and
 - 1.1.9.3 Fringe Benefits Tax Assessment Act 1986; and
 - 1.1.9.4 Taxation Rulings.
 - 1.1.10 "sacrificed amount" means the amount that an office holder may specify as a portion of the office holder's salary for a FBT year that is to be sacrificed in advance prior to earning the same during the period covered by the Determination.
 - 1.1.11 "salary" means the gross or pre-tax wage rate and salary payable to the office holder as detailed by the Paying Authority at Item 4 of its offer contained in Schedule 1 herein.
 - 1.1.12 "Salary Sacrifice" means the Salary Sacrifice Arrangement to be offered by the Paying Authority to the office holder to elect pursuant to this Determination.

- 1.1.13 "Salary Sacrifice Arrangement":
 - 1.1.13.1 means the establishment and the administration of the amount of salary sacrificed by the office holder pursuant to this Determination;
 - 1.1.13.2 is the total of salary sacrifice benefits which are offered under this Determination to the office holder; and,
 - 1.1.13.3 may be the subject of the Panel Agreement and the Service Agreement.
- 1.1.14 "Schedule" means the Schedule attached to the Salary Sacrifice Arrangement;
- 1.1.15 "services" means the services provided by the Nominee pursuant to the Service Agreement in respect of the establishment, administration, delivery and provision of the Salary Sacrifice Arrangement;
- 1.1.16 "taxation liability" means any liability of any description that may be pursuant to a Tax Act however so described.

2 SALARY SACRIFICE

- 2.1 The office holder may specify a proportion of the office holder's salary for a FBT year that is to be sacrificed in advance (the sacrificed amount) prior to earning the same during the period covered by the Arrangement.
- 2.2 The office holder may elect to take one or more Approved Benefits.
- 2.3 It is agreed between the parties that:
 - 2.3.1 the office holder's option and election to participate in Salary Sacrifice shall be at no cost or expense to the Paying Authority;
 - 2.3.2 all charges, costs, disbursements, fees or other similar expenses incurred by the Paying Authority for the purpose of establishing and the administration of the Salary Sacrifice Arrangement and any administration thereafter shall be deducted from the sacrificed amount withheld from the office holder's salary, or failing that the said charges, costs, disbursements, fees or other similar expenses incurred by the Paying Authority shall be deducted from the sacrificed amount withheld from the office holder's salary and failing that will become payable by the office holder within 21 days of the issuing of a written demand by the Paying Authority to the office holder;
 - 2.3.3 the Paying Authority reserves the right to impose such charges, costs, disbursements, fees or other similar expenses in respect of the Salary Sacrifice Arrangement as it sees fit to be payable by the office holder, which charges, costs, disbursements, fees or other similar expenses incurred by the Paying Authority shall be deducted from the sacrificed amount withheld from the office holder's salary and failing that will become payable by the office holder within 21 days of the issuing of a written demand by the Paying Authority to the office holder;
 - 2.3.4 each fortnight the Paying Authority will distribute and/or transfer the appropriate proportion of the office holder's salary to the Nominee in respect of the office holder's Salary Sacrifice Arrangement, except where the office holder's Salary Sacrifice Arrangement involves only sacrifice of salary into the Triple S Scheme, when the Paying Authority will make the payment directly into the said scheme.

- 2.3.5 the balance of the office holder's salary will continue to be paid in accordance with the Salary Determination;
- 2.3.6 the Salary Sacrifice Arrangement commences on the date specified in the offer, and ends on the earliest of:
 - 2.3.6.1 the Expiry Date; or
 - 2.3.6.2 the date upon which the Salary Sacrifice Arrangement is terminated in accordance with this Schedule; or
 - 2.3.6.3 the date upon which the Ruling ceases to operate.

3. REVIEW OF SALARY SACRIFICE

- 3.1 the office holder may vary or terminate their Salary Sacrifice Arrangement by contacting the Nominee and/or the Paying Authority which administers their selected benefit arrangements.
- 3.2 In the event of a liability arising or expected to arise in relation to Salary Sacrifice on the part of the Paying Authority by reason of:
 - 3.2.1 any relevant taxation legislation and rulings including, but not limited to, any assessment in respect of:
 - 3.2.1.1 a fringe benefit;
 - 3.2.1.2 income in the hands of the office holder or otherwise; or
 - 3.2.1.3 any taxation liability,

however so described,

- 3.2.2 any legislation passed by the South Australian Parliament which enacts equivalent taxation legislation to the extent that the liability may arise or be expected to arise by reason of an assessment of:
 - 3.2.2.1 a fringe benefit; or
 - 3.2.2.2 income in the hands of the office holder; or
 - 3.2.2.3 any taxation liability or otherwise,

however so described; or

- 3.2.3 any conduct of the office holder in relation to the office holder's Salary Sacrifice Arrangement which is in contravention of the Arrangement, then:
- 3.2.4 notwithstanding this Determination and the Salary Sacrifice Arrangement, the Paying Authority, without incurring any liability to the office holder, may terminate the Salary Sacrifice Arrangement forthwith upon the giving of a written notification to the office holder.

4. ADMINISTRATION

4.1 Except where the officer holder's Salary Sacrifice Arrangement involves only the sacrifice of salary into the Triple S Scheme or access in-house benefits via the Paying Authority and where no nominee needs to be appointed by the office holder, the office holder will notify the Paying Authority in writing of the name and the details of the Nominee appointed by the officer holder to establish and administer the Salary Sacrifice Arrangement on behalf of the office holder.

It follows that all references to the Nominee herein do not in any way concern an office holder whose Salary Sacrifice Arrangement only involves sacrifice into the Triple S Scheme.

- 4.2 It is a condition precedent to the Salary Sacrifice Arrangement commencing, that the office holder must complete the forms and documents referred to in Items 1 to 5 of Schedule 1 to this Determination and forward a copy of the relevant forms and documents to the Paying Authority and the Nominee and where no Nominee has been appointed, to the paying authority.
- 4.3 The office holder must obtain agreement from the Nominee where a Nominee has been appointed that all amounts distributed and/or transferred by the Paying Authority to the Nominee pursuant to the Salary Sacrifice Arrangement:
 - 4.3.1 shall be held in trust by the Nominee in accordance with the terms and provisions of the Service Agreement;
 - 4.3.2 shall not be mingled by the Nominee with any other money paid into any other bank account operated by the Nominee pursuant to the Salary Sacrifice Arrangement;
 - 4.3.3 shall at all times be identifiable and attributable to the office holder for the purpose of distribution and/or transfer by the Nominee pursuant to the terms of the Salary Sacrifice Arrangement toward Approved Benefits selected by the office holder in respect of the office holder's Salary Sacrifice Arrangement; and
 - 4.3.4 shall at all times be held in a manner that would enable at any given time an accounting of:
 - 4.3.4.1 the total sacrificed amount distributed and/or transferred to the Nominee by the Paying Authority, applied by the Nominee to Salary Sacrifice benefits and/or applied in any other manner whatsoever;
 - 4.3.4.2 the balance of the sacrificed amount remaining.
- 4.4 The distribution and/or transfer of any amount by the Paying Authority to the Nominee pursuant to the Salary Sacrifice Arrangement is:
 - 4.4.1 for the sole purpose of the distribution and/or transfer of the said amount in respect of any Salary Sacrifice benefits in the Salary Sacrifice Arrangement; and
 - 4.4.2 not income or salary payable to the office holder.
- 4.5 All charges, costs, disbursements, fees or other similar expenses charged by the Nominee for administering the Salary Sacrifice Arrangement shall be deducted from the sacrificed

- amount withheld from the office holder's salary upon proper authorisation of the Nominee by the Paying Authority.
- 4.6 The office holder acknowledges that he/she will not expressly or impliedly, directly, indirectly order, instruct or otherwise require the Nominee to distribute and/or transfer or re-direct any amount distributed and/or transferred by the Paying Authority to the Nominee pursuant to the Salary Sacrifice Arrangement for the purpose of the distribution and/or transfer of the said amount in respect of any Approved Benefits in the Salary Sacrifice Arrangement to the office holder or any other person otherwise than in accordance with terms and provisions of the Salary Sacrifice Arrangement.
- 4.7 If any part of the Salary Sacrifice has been distributed and/or transferred in advance to the Nominee and the Salary Sacrifice Arrangement is subsequently revoked, superseded or terminated for whatever reason, then that amount that has been distributed and/or transferred which is more than the pro-rata entitlement as at the date of revocation or termination of the Salary Sacrifice Arrangement, shall be:
 - 4.7.1 re-distributed and/or re-transferred to the Paying Authority by the Nominee; or
 - 4.7.2 recoverable by the Paying Authority from the Nominee.
- 4.8 In the event of termination of employment with the Paying Authority for any reason whatsoever, the calculation of all statutory leave entitlements such as long service leave and annual leave shall be at the rate applicable to the office holder's salary pursuant to the relevant legislative requirements.
- 4.9 For the purpose of the Salary Sacrifice Arrangement, the Paying Authority:
 - 4.9.1 will provide to the office holder; and
 - 4.9.2 unreservedly authorises the Nominee to provide to the office holder, upon written request by the office holder, all books and records associated or related to Salary Sacrifice and the Salary Sacrifice arrangement including but not limited to the Salary Sacrifice benefits taken up by the office holder, and, the parties agree that this sub-clause operates and has full effect at all other times and survives the revocation or termination of the Salary Sacrifice Arrangement.
- 4.10 For the purpose of the Salary Sacrifice Arrangement, the office holder unreservedly consents to the Paying Authority or the Nominee disclosing any books and records for the purpose of the Salary Sacrifice Arrangement and for the purpose of complying with any relevant taxation law or rulings and any audit by the Australian Taxation Office or the Auditor-General of South Australia or auditors authorised by the Paying Authority.
- 4.11 A \$44.00 (inclusive of GST) administration fee may apply for the administration of the Salary Sacrifice Arrangement and will be deducted by the Paying Authority from the first amount of salary which is sacrificed by the office holder.

5. FINANCIAL ADVICE

5.1 The office holder acknowledges that he/she has sole responsibility for seeking independent and personal financial advice with respect to his or her acceptance of Salary Sacrifice and the Salary Sacrifice Arrangement and that this is not a matter for the Paying Authority at all.

6. SUPERANNUATION

6.1 The Paying Authority shall make contributions in respect of the Paying Authority share of the liability accruing for benefits in relation to their obligations to the office holder under the Superannuation Act 1988 and/or the Southern State Superannuation Act 2009, on the same terms and conditions as applied as at the date of commencement of the Salary Sacrifice Arrangement, subject to the office holder making any election required under the relevant superannuation legislation to maintain benefits applicable to salary (as defined in the relevant superannuation legislation) applying at the date of the commencement of the Salary Sacrifice Arrangement.

7. ACKNOWLEDGMENTS

- 7.1 In electing to Salary Sacrifice, the office holder acknowledges and undertakes:
 - 7.1.1 that the Approved Benefits selected are the only items available for selection in the Salary Sacrifice Arrangement;
 - 7.1.2 that amounts transferred by the Paying Authority to its Nominee pursuant to the Salary Sacrifice arrangement will only be used to pay the Approved Benefits selected by the office holder; and
 - 7.1.3 not to enter into any agreements which are contrary to the terms of the Salary Sacrifice Arrangement and the Service Agreement (if applicable), and in the event that such an agreement is entered into, then the Service Agreement (if applicable) and the Salary Sacrifice Arrangement shall take precedence.
- 7.2 The office holder acknowledges that in the event of being appointed to a different office, that he or she may be subject to a different offer of Salary Sacrifice.
- 7.3 The office holder acknowledges that in the event of:
 - 7.3.1 cessation of appointment; or
 - 7.3.2 appointment to a different office,

he or she must notify the Nominee administering the Salary Sacrifice Arrangement or the Paying Authority in the event that no Nominee has been appointed by the office holder, at least 7 days prior to such an event occurring where such matter or thing is within the knowledge of the office holder.

- 7.4 The parties acknowledge and accept that any cost, loss, expense or liability incurred by either party, pursuant to the relevant taxation legislation and rulings will be the responsibility of that party and will be met by that party.
- 7.5 The office holder must comply with the terms and provisions of the Salary Sacrifice Agreement. The parties acknowledge and agree that the office holder will enter into agreements with the Nominee to facilitate the administration of the office holder's salary packaging arrangement and any such agreements must be consistent at all times with the terms of the Salary Sacrifice Arrangement.
- 7.6 The office holder acknowledges that the total and sole responsibility for the administration of the Salary Sacrifice Arrangement rests with the Nominee where a Nominee has been appointed and that the office holder will notify and endeavour to resolve all of its

complaints, disputes and grievances in respect of the Salary Sacrifice Arrangements with the Nominee only if a Nominee has been appointed and not the Paying Authority.

7.7 The parties agree and acknowledge that the terms of this Agreement are subject at all times to the Panel Agreement and the Service Agreement.

8. CONFIDENTIALITY

- 8.1 The terms of the Salary Sacrifice Arrangement are to remain confidential between the parties.
- 8.2 The Paying Authority shall treat as strictly confidential all information obtained from the office holder or any other information acquired by it for the purposes of the Salary Sacrifice Arrangement and shall not divulge such information to any person without the office holder's prior written consent.
- 8.3 The Paying Authority shall:
 - 8.3.1 keep access to any data collected in the course of performing the Salary Sacrifice Arrangement, whether stored in manual files or on a computer data base, for the purposes of the Salary Sacrifice Arrangement, confidential;
 - 8.3.2 keep any record used by it for purposes of the Salary Sacrifice Arrangement confidential:
 - 8.3.3 not divulge such computer passwords to any person without the office holder's prior written consent; and
 - 8.3.4 immediately inform the office holder of any unauthorised use of a computer password.
- 8.4 The Paying Authority shall, if requested by the office holder provide the office holder with written undertakings not to divulge any confidential information or any computer password to any other person.
- 8.5 The Paying Authority shall immediately notify the office holder if it becomes aware of any disclosure or distribution of information or breach of this clause 8 by any person and shall give the office holder all reasonable assistance in connection with any proceedings which the office holder may institute against such person in respect of such disclosure or distribution.
- 8.6 The obligations as to confidentiality pursuant to this clause shall survive any expiry, revocation or termination of the Salary Sacrifice Arrangement.

9. SECURITY

- 9.1 The Paying Authority shall only use those manual files and books and records of the office holder, which the office holder specifically authorises for performance of the Salary Sacrifice Arrangement, and only in a manner as directed by the office holder from time to time.
- 9.2 The Paying Authority shall immediately notify the office holder of any unauthorized use of the office holder's books and records.

10. NATURE OF RELATIONSHIP BETWEEN THE PARTIES AND LIABILITY

- 10.1 Neither of the parties has the authority to act for or to incur any liability or obligation on behalf of the other except as expressly provided in the Salary Sacrifice Arrangement.
- 10.2 The Nominee (where appointed) is nominated by the office holder to receive the sacrificed amount and to apply it for the benefit of the office holder.
- 10.3 The office holder acknowledges and agrees that the Paying Authority is not liable to the office holder either directly or indirectly in respect of any matter touching or concerning the selection of the Nominee (where appointed), or in any manner whatsoever in respect of the Salary Sacrifice arrangement.
- 10.4 The office holder further acknowledges and agrees that the Paying Authority is not liable to the office holder at all either directly or indirectly for any acts or omissions whatsoever of the Nominee (where appointed) or any other person however so described in respect of the administration or any matter touching upon or concerning the administration of the Salary Sacrifice arrangement.
- 10.5 The office holder shall indemnify the Paying Authority from and against any income tax or any other taxation liability whatsoever (including any administrative penalty, fine or other amount) that may become payable pursuant to any relevant taxation legislation and rulings in respect of any monies transferred or distributed:
 - 10.5.1 by the Paying Authority to the Nominee;
 - 10.5.2 by the Paying Authority to the Triple S Scheme; or
 - 10.5.3 by the Nominee (where appointed) to any other person (including the office holder), in respect of any of the office holder's salary distributed and/or transferred to the Nominee in respect of Approved Benefits in accordance with the Salary Sacrifice Arrangement.
- 10.6 The office holder will indemnify the Paying Authority from and against all charges, costs, damages, disbursements, fees, losses suffered or incurred by the Paying Authority as a consequence of any:
 - 10.6.1 misappropriation;
 - 10.6.2 defalcation;
 - 10.6.3 failure to account; or
 - 10.6.4 any other breach/es of the Salary Sacrifice Arrangement or the Agency Agreement; by the Nominee (where appointed) of or in relation to any moneys it holds as trustee; or
 - 10.6.5 failure by the Nominee (where appointed) to make any payments as directed by the Paying Authority on the office holder's behalf or office holder pursuant to or as authorised by the Salary Sacrifice Arrangement; or
 - 10.6.6 any other matter or thing done or omitted to be done by the Nominee (where appointed) in relation to the office holder.
- 10.7 The office holder acknowledges that she/he will indemnify the Paying Authority in respect of any and all charges, costs, damages, disbursements, fees, losses suffered or incurred by the Paying Authority as a result of the establishment, administration, delivery or provision of the Salary Sacrifice Arrangement or the Salary Sacrifice arrangement.

11. TERMINATION

- 11.1 Except as provided herein, the office holder does not have the right to revoke or terminate the Salary Sacrifice Arrangement.
- 11.2 The Salary Sacrifice Arrangement shall expire and terminate:
 - 11.2.1 at any time by written agreement between the parties;
 - 11.2.2 on the pre-determined review date;
 - 11.2.3 pursuant to any one of the events listed in clause 3.1 and/or 3.2 of this Schedule;
 - 11.2.4 if the Paying Authority gives to the office holder not less than twenty-one (21) days prior written notice terminating the Salary Sacrifice Arrangement at any time prior to the pre-determined review date;
 - 11.2.5 at any time and without notice (except as otherwise stated) by the Paying Authority if the office holder:
 - 11.2.5.1 is in default of any term in the Salary Sacrifice Arrangement and such default remains unremedied seven (7) days after a notice in writing specifying the default complained of has been given by the Paying Authority to the office holder;
 - 11.2.5.2 fails in the opinion of the Paying Authority to comply with any provision of the Salary Sacrifice Arrangement;
 - 11.2.5.3 threatens to do or does any of the following:
 - 11.2.5.3.1 enters into bankruptcy either compulsorily or by virtue of Part X of the *Bankruptcy Act*;
 - 11.2.5.3.2 makes an assignment for the benefit of his or her creditors, or makes an arrangement of composition with his or her creditors;
 - 11.2.5.3.3 has a sequestration order made against his or her estate whether pursuant to the *Bankruptcy Act*, the *Family Law Act* or any other law of the Commonwealth or the State of the Commonwealth of Australia;
 - 11.2.5.4 has any judgment entered or made against it or any similar occurrence under any jurisdiction which affects the Paying Authority;
 - 11.2.5.5 engages in any conduct prejudicial to the interests of the Paying Authority in respect of the Salary Sacrifice Arrangement;
 - 11.2.5.6 dies;
 - 11.2.5.7 becomes in the opinion of the Paying Authority mentally incapable;
 - 11.2.5.8 fails to comply with the terms of any default notice within the time stipulated, but without prejudice to any right of action or remedy which shall have accrued or which shall accrue thereafter in favour of the Paying Authority.

11.3 Notwithstanding anything to the contrary contained in the Salary Sacrifice Arrangement, in the event of any breach or suspected contravention by the office holder of any of clause 11.2.5.1 to 11.2.5.5 inclusive, 11.2.5.7 and 11.2.5.8 of this **Schedule**, the Paying Authority has the option to terminate the Salary Sacrifice Arrangement forthwith by written notice to the office holder.

12. SEVERABILITY

12.1 If any clause or part thereof is held by a court to be invalid or unenforceable such clause or part thereof shall be deemed deleted from the Salary Sacrifice Arrangement and the Salary Sacrifice Arrangement shall otherwise remain in full force and effect.

13. ASSIGNMENT

13.1 Neither the Paying Authority nor the office holder shall assign sub-contract or otherwise transfer any of its rights or obligations pursuant to the Salary Sacrifice Arrangement whether in whole or in part without the prior written consent of the other party.

14. GOVERNING LAW

14.1 The Salary Sacrifice Arrangement shall be governed by and construed in accordance with the laws for the time being in force in South Australia and the parties agree to submit to the jurisdiction of the courts of that State.

15. WAIVER

- 15.1 A waiver of any provision of the Salary Sacrifice Arrangement must be in writing.
- 15.2 No waiver by either of the parties of any breach of a term or condition contained in the Salary Sacrifice Arrangement shall operate as a waiver of another breach of the same or of any other term or condition contained in the Salary Sacrifice Arrangement.
- 15.3 No forbearance, delay or indulgence by either of the parties in enforcing the provisions of the Salary Sacrifice Arrangement shall prejudice or restrict the rights of that party.

16. NOTICES

16.1 Any notice or other communication to or by either of the parties shall be:

16.1.1 in writing addressed:

- 16.1.1.1 in the case of a body corporate, to the registered or principal office of that body corporate in South Australia;
- 16.1.1.2 in the case of a natural person, to the last known address of that person;
- 16.1.1.3 in the case of the Paying Authority, with the contact specified in the Acceptance Form contained in Schedule 2 of the Determination of the Remuneration Tribunal;

17. ENTIRE AGREEMENT AND MODIFICATIONS

17.1 Subject to this clause 17, the documents in the form set out in Schedules 1, 2 and 3 when completed and signed by the parties respectively, and the Service Agreement (where applicable), and the Panel Agreement (where applicable) are incorporated into and form part of the Salary Sacrifice Arrangement and are binding on the parties.

17.2 No addition to or modification of any provision of the Salary Sacrifice Arrangement shall be binding upon the parties unless agreed to in writing by the Paying Authority and the office holder in the first instance and confirmed by written instruction signed by or on behalf of the parties.

Page 22 of 22

ROAD TRAFFIC ACT 1961

Authorisation to Operate Breath Analysing Instruments

I, GRANT STEVENS, Commissioner of Police, do hereby notify that on and from 2 December 2021, the following persons were authorised by the Commissioner of Police to operate breath analysing instruments as defined in and for the purposes of the:

- Road Traffic Act 1961;
- Harbors and Navigation Act 1993;
- Security and Investigation Industry Act 1995; and
- Rail Safety National Law (South Australia) Act 2012.

PD Number	Officer Name
10311	BENHAM, Bradley Leonard
77118	CONTIBAS, Nikolaos John
77052	CURRY, Jordan Tyler
77108	DINUNZIO, Jai
10327	HENTOSZ, Sophia
77041	HUYNH, Kamika Khuyen
77317	JOHNSTON, Robert William
10553	MASTROGIACOMO, Brieana Marie
77016	SCARLETT, Daniel Caine
11076	TAPP, Michelle Christina
10157	ZITO, Chiara Rose

Dated: 2 December 2021

GRANT STEVENS Commissioner of Police

Reference: 2021-0177

ROADS (OPENING AND CLOSING) ACT 1991

SECTION 24

Notice of Confirmation of Road Process Order Road Closure – Knight Street, Willaston

BY Road Process Order made on 22 September 2021, the Town of Gawler ordered that:

- Portion of Knight Street, Willaston, situated adjoining Allotment 303 in Deposited Plan 124448, Hundred of Mudla Wirra, more particularly delineated and lettered 'A' in Preliminary Plan 19/0030 be closed.
- Transfer the whole of the land subject to closure to Gelmay Pty Ltd (ACN: 147 895 109), Geoffrey Arthur Brooks and Leanne Michele Brooks in accordance with the Agreement for Transfer dated 6 September 2021 entered into between the Town of Gawler and Gelmay Pty Ltd (ACN: 147 895 109), Geoffrey Arthur Brooks and Leanne Michele Brooks.

On 9 December 2021 that order was confirmed by the Minister for Planning and Local Government (exercising the powers and functions of the Attorney-General) conditionally upon the deposit by the Registrar-General of Deposited Plan 128301 being the authority for the new boundaries.

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

Dated: 16 December 2021

M. P. BURDETT Surveyor-General

DPTI: 2019/11865/01

ROADS (OPENING AND CLOSING) ACT 1991

SECTION 24

Notice of Confirmation of Road Process Order Road Closure – Public Road, Arthurton

BY Road Process Order made on 20 September 2021, the Yorke Peninsula Council ordered that:

- Portion of Public Road, Arthurton, situated adjoining the southern boundary of Section 114, Hundred of Tiparra, more particularly delineated and lettered 'A' in Preliminary Plan 21/0013 be closed.
- 2. Transfer the whole of the land subject to closure to Gilbert Murray Gay in accordance with the Agreement for Transfer dated 20 September 2021 entered into between the Yorke Peninsula Council and Gilbert Murray Gay.

On 9 December 2021 that order was confirmed by the Minister for Planning and Local Government (exercising the powers and functions of the Attorney-General) conditionally upon the deposit by the Registrar-General of Deposited Plan 128151 being the authority for the new boundaries.

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

Dated: 16 December 2021

M. P. BURDETT Surveyor-General

DPTI: 2021/08860/01

ROADS (OPENING AND CLOSING) ACT 1991

SECTION 24

Notice of Confirmation of Road Process Order Road Closure – Public Road, Port Vincent

BY Road Process Order made on 25 June 2021, the Yorke Peninsula Council ordered that:

- The whole of the Public Road, Port Vincent, situated adjacent to Dump Road and adjoining Sections 64 and 65, Hundred of Ramsay, more particularly delineated and lettered 'A' and 'B' in Preliminary Plan 21/0006 be closed.
- 2. Transfer the whole of the land subject to closure to HJ Pastoral Pty Ltd in accordance with the Agreement for Transfer dated 25 June 2021 entered into between the Yorke Peninsula Council and HJ Pastoral Pty Ltd.

On 9 December 2021 that order was confirmed by the Minister for Planning and Local Government (exercising the powers and functions of the Attorney-General) conditionally upon the deposit by the Registrar-General of Deposited Plan 128094 being the authority for the new boundaries.

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

Dated: 16 December 2021

M. P. BURDETT Surveyor-General

DPTI: 2021/02663/01

SUMMARY OFFENCES ACT 1953

DECLARED PUBLIC PRECINCTS

Notice of Ministerial Declaration

I, Josh Teague MP, Minister for Planning and Local Government (exercising the powers and functions of the Attorney-General) in the State of South Australia, being the Minister responsible for the administration of Part 14B – Declared Public Precincts of the *Summary Offences Act 1953*, **DO HEREBY DECLARE** pursuant to the provisions of section 66N of the said Act that the area, comprised of more than one public place, within the following boundaries:

- Southern boundary of Pier Street taking a straight line west to the low tide of the Gulf St. Vincent.
- Low tide of the Gulf St. Vincent (western edge) to the most northern point at low tide of the breakwater.
- The most northern point at low tide of the breakwater, to the south west corner of the Holdfast Shores Marina (inclusive of Holdfast Promenade Plaza), the boundary of the southern end of the marina extending east to Anzac Highway (northern boundary) then extending east on Anzac Highway (northern boundary) to eastern boundary of Brighton Road.
- Eastern boundary of Brighton Road to southern boundary of Pier Street.
- Tram Stop 15; including the northern boundary of Dunbar Terrace to Service Road, south across the tram tracks 40 metres east of Brighton Road, to the southern side of Maxwell Terrace up to the intersection with Fortrose Street.

Described as above be determined as posing a risk to public order and safety and in need of a public precinct declaration for a period of 12 hours from 6:00pm on Friday 31 December 2021 until 6:00am on Saturday 1 January 2022.

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: 10 December 2021

JOSH TEAGUE MP
Minister for Planning and Local Government
(exercising the powers and functions of the Attorney-General)



LOCAL GOVERNMENT INSTRUMENTS

CITY OF MITCHAM

LOCAL GOVERNMENT ACT 1999

Adoption of amended Community Land Management Plan for Waite Street Reserve, Blackwood

NOTICE is hereby given pursuant to Section 198(4) of the *Local Government Act 1999*, that the City of Mitcham at its Special Council Meeting on 7 December 2021 resolved to adopt the proposal for an amended Community Land Management Plan for Waite Street Reserve, Blackwood.

The adopted Community Land Management Plan can be viewed at www.mitchamcouncil.sa.gov.au.

Dated: 16 December 2021

MATTHEW PEARS Chief Executive Officer

CITY OF MITCHAM

LOCAL GOVERNMENT ACT 1999

Review of Elector Representation

NOTICE is hereby given that the City of Mitcham has reviewed its composition and elector representation arrangements in accordance with the requirements of Section 12 (4) of the Local Government Act 1999 (the Act).

Certification

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 arrangements will take effect as from polling day of the periodic Local Government election to be held in November 2022.

- The principal member of Council shall continue to be a Mayor elected by the community.
- The elected body of Council shall comprise the Mayor and twelve (12) councillors.
- The Council area shall be divided into six (6) wards, as defined in Schedules One to Six inclusive.
- Each of the wards shall be represented by two (2) ward councillors.
- The wards shall continue to be identified as Boorman, Gault, Overton, Babbage, Craigburn and The Park.

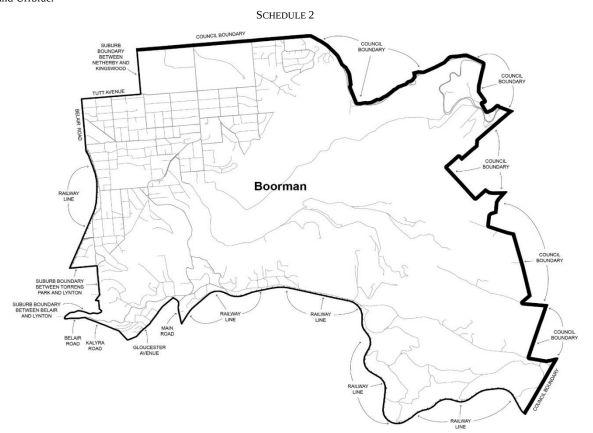
Dated: 16 December 2021

MATTHEW PEARS Chief Executive Officer

SCHEDULE 1

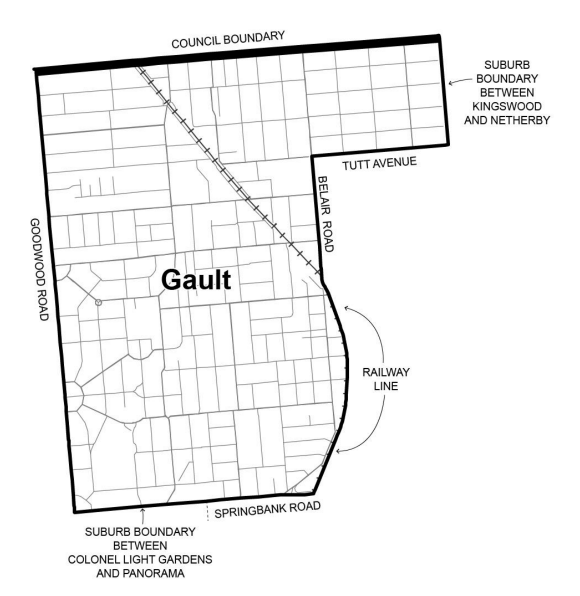
Boorman Ward

Comprising the suburbs of Belair (north of the area bounded by the railway line, Main Road, Gloucester Avenue, Kalyra Road and Belair Road), Brown Hill Creek, Crafers West, Kingswood (south of Tutt Avenue), Leawood Gardens, Mitcham, Netherby, Springfield, Torrens Park and Urrbrae.



Gault Ward

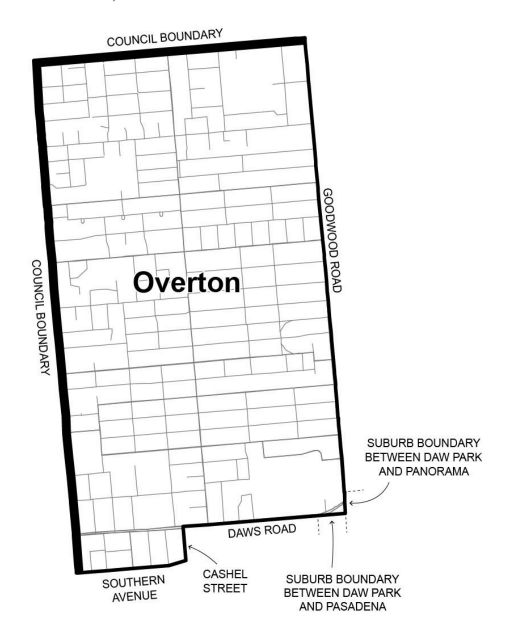
Comprising the suburbs of Colonel Light Gardens (east of Goodwood Road), Clapham (north of Springbank Road), Hawthorn, Kingswood (north of Tutt Avenue), Lower Mitcham and Westbourne Park.



SCHEDULE 3

Overton Ward

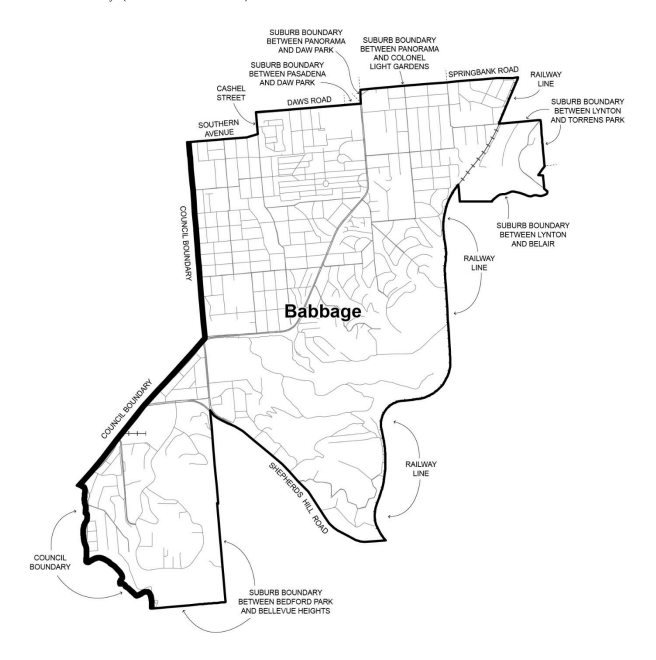
Comprising the suburbs of Clarence Gardens, Colonel Light Gardens (west of Goodwood Road), Cumberland Park, Daw Park, Melrose Park and St Marys (north of Southern Avenue).



SCHEDULE 4

Babbage Ward

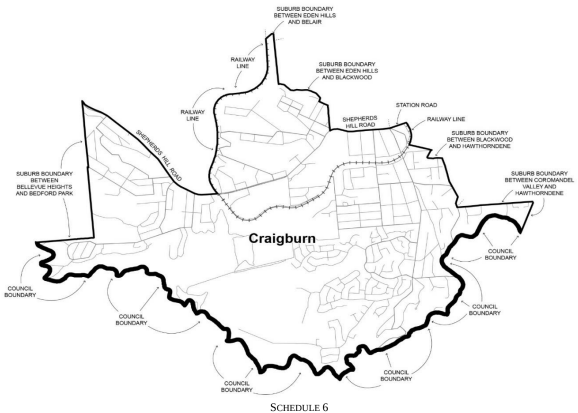
Comprising the suburbs of Bedford Park, Clapham (south of Springbank Road), Eden Hills (west of the railway line), Lynton, Panorama, Pasadena and St Marys (south of Southern Avenue).



SCHEDULE 5

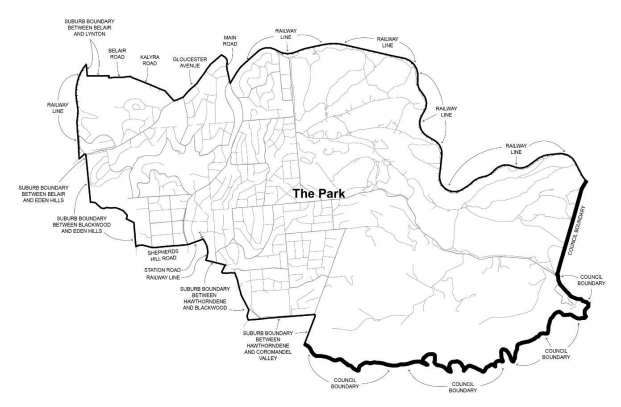
Craigburn Ward

Comprising the suburbs of Bellevue Heights, Blackwood (south of Shepherds Hill Road and Station Road to the railway line), Coromandel Valley, Craigburn Farm and Eden Hills (east of the railway line).



The Park Ward

Comprising the suburbs of Blackwood (north of Shepherds Hill Road and Station Road to the railway line), Belair (south of the area bounded by the railway line, Main Road, Gloucester Avenue, Kalyra Road and Belair Road), Glenalta, Hawthorndene and Upper Sturt.



CITY OF PROSPECT

LOCAL GOVERNMENT ACT 1999

Representation Review

Final Recommendation

Notice is hereby given that the City of Prospect in accordance with the requirements of section 12(4) of the *Local Government Act 1999*, has reviewed its composition and elector representation arrangements.

Certification

Pursuant to section 12(13)(a) of the said Act, the Electoral Commissioner has certified that the review undertaken by Council satisfies the requirements of section 12 and may therefore now be put into effect from the first day of the first periodic election held after the publication of this notice.

The representation arrangements are as follows:

- 1. The principal member of Council will continue to be a Mayor elected by the community.
- 2. The elected body of Council will comprise of eight (8) ward councillors.
- 3. The Council area will be divided into four (4) wards, as defined in the Schedules One to Five inclusive.
- 4. The wards will be identified as North, West, Central and East.
- 5. Each ward to be represented by two (2) ward councillors.

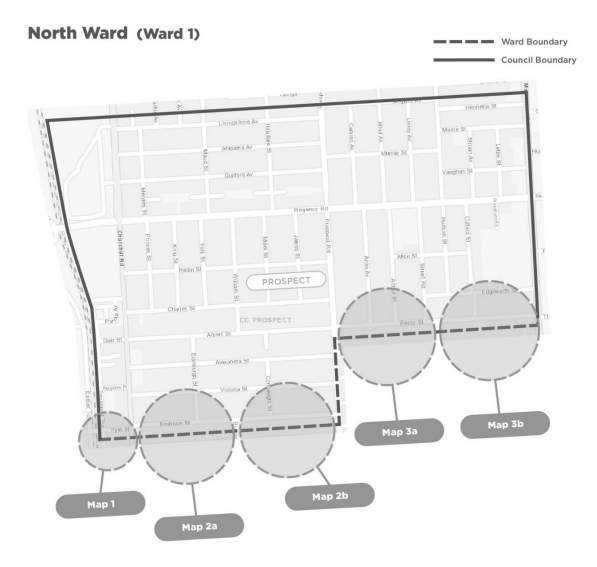
Dated: 16 December 2021

CHRIS WHITE Chief Executive Officer

SCHEDULE ONE

North Ward will comprise of:

- · the northern portion of the suburb of Prospect, inclusive of all of the allotments on Pym Street, Beatrice Street and Percy Street; and
- the area to the west of Prospect Road (centre of road), more particularly delineated on the plans published herewith.



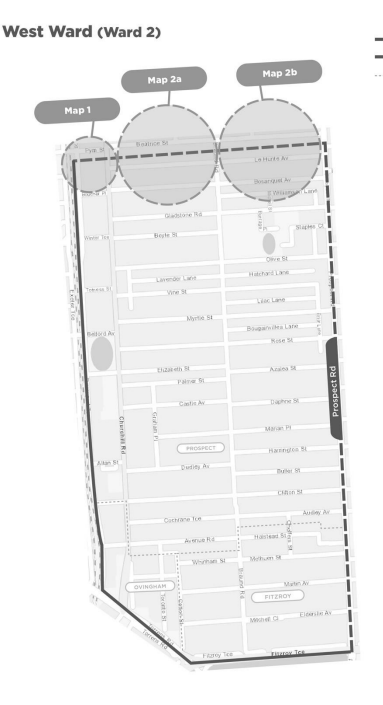
Ward Boundary
Council Boundary
Suburb Boundary

SCHEDULE TWO

West Ward will comprise of:

- the south western portion of the suburb of Prospect bounded by the rear of the allotments on Pym Street, inclusive of all of the allotments on Le Hunte Avenue;
- the area to the west of Prospect Road (centre of road);
- the portion of the suburb of Ovingham that is contained within the Council boundary;
- the entire suburb of Fitzroy,

more particularly delineated on the plans published herewith.

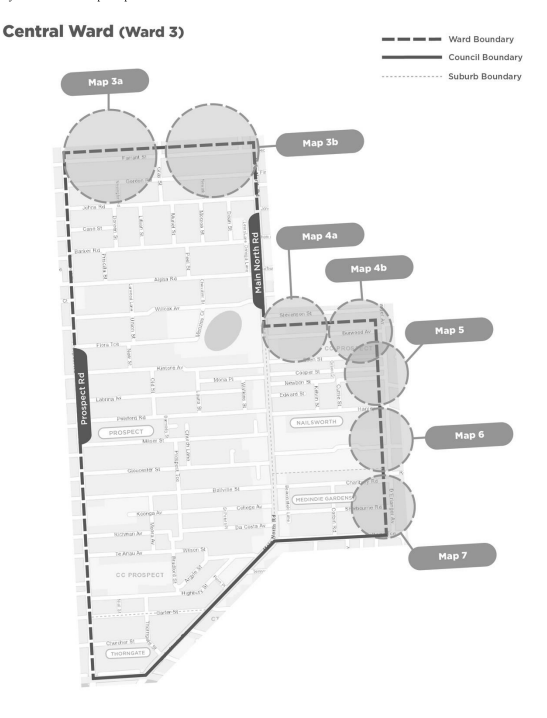


SCHEDULE THREE

Central Ward will comprise of:

- the south eastern portion of the suburb of Prospect inclusive of all of the allotments on Farrant Street;
- the area east of Prospect Road (centre of road);
- the entire suburbs of Thorngate and Medindie Gardens (excluding the allotment(s) on D'Erlanger Avenue);
- the southern portion of the suburb of Nailsworth inclusive of all of the allotments on Burwood Avenue, and bounded by the rear of the allotments on D'Erlanger Avenue,

more particularly delineated on the plans published herewith.

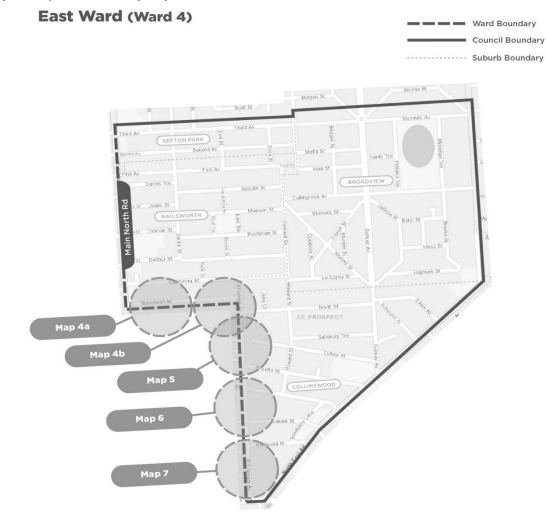


SCHEDULE FOUR

East Ward will comprise of:

- the entire suburb of Collinswood (inclusive of the entire street of D'Erlanger Avenue);
- the portions of the suburbs of Broadview and Sefton Park that are contained within the Council boundary;
- the northern portion of the suburb of Nailsworth inclusive of all of the allotments on Stevenson Street;
- all of the allotments on D'Erlanger Avenue within the suburbs of Nailsworth and Medindie Gardens,

more particularly delineated on the plans published herewith.

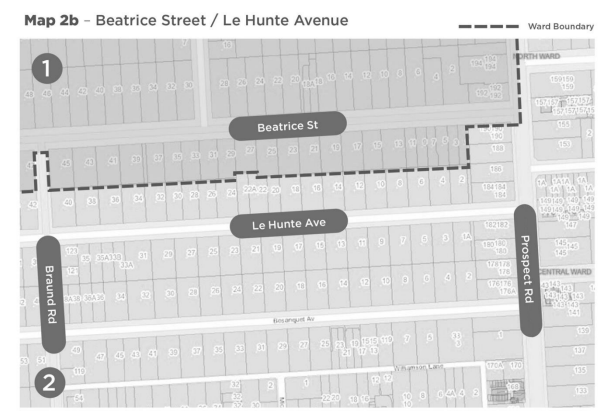


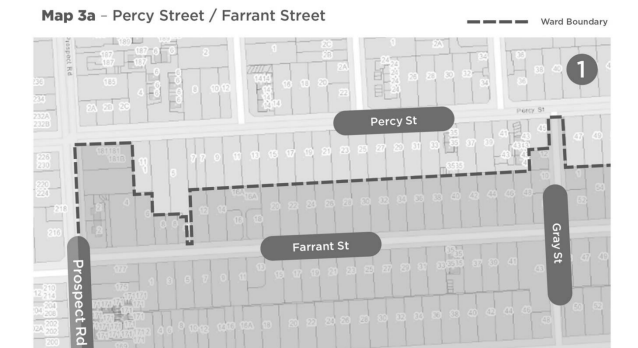
SCHEDULE FIVE

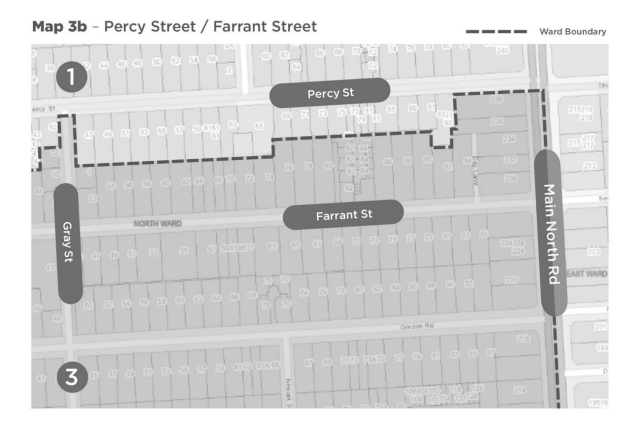
Internal ward boundaries











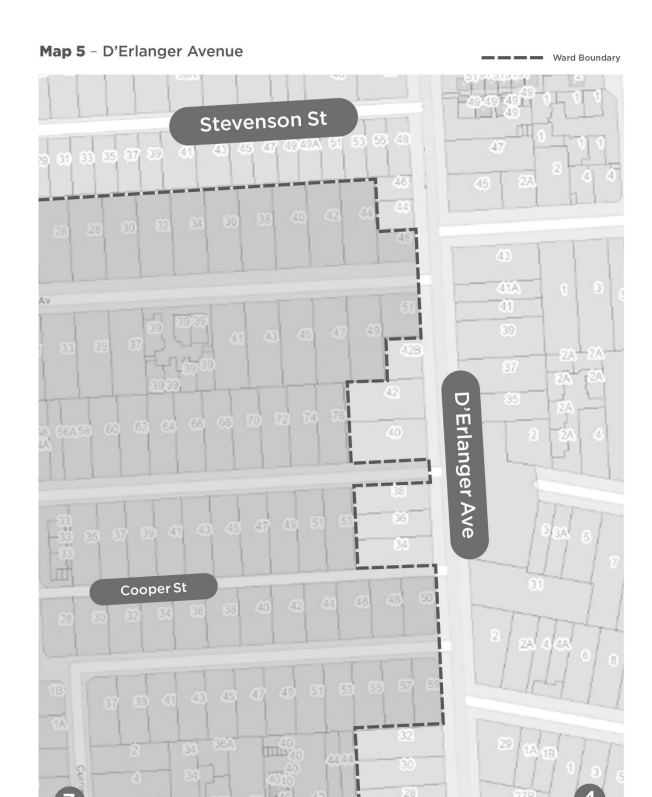
Map 4a - Stevenson Street / Burwood Avenue

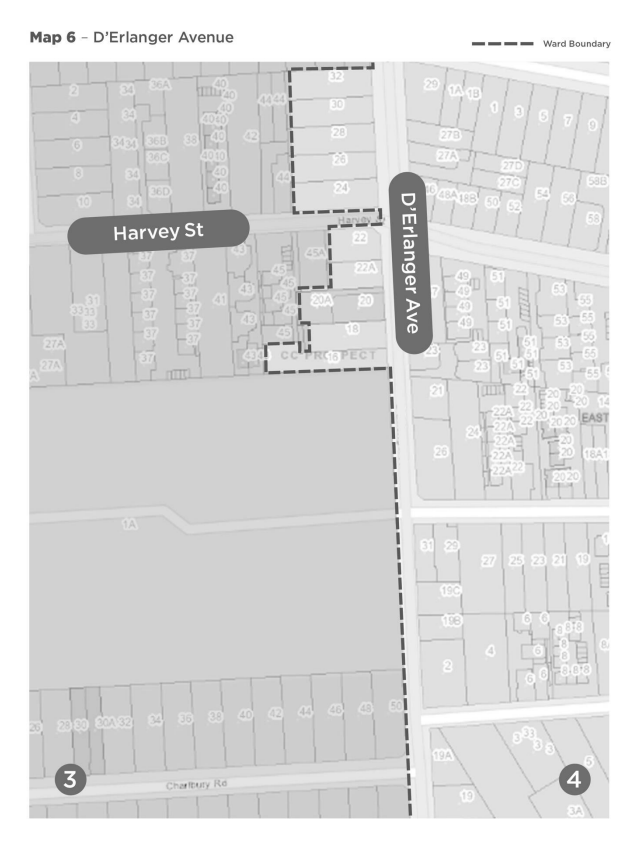




Map 4b - Stevenson Street / Burwood Avenue









CITY OF UNLEY

LOCAL GOVERNMENT ACT 1999

Review of Elector Representation

NOTICE is hereby given that the City of Unley has reviewed its composition and elector representation arrangements in accordance with the requirements of Section 12 (4) of the Local Government Act 1999 (the Act).

Certification

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 arrangements will take effect as from polling day of the periodic Local Government election to be held in November 2022.

- The principal member of Council shall continue to be a Mayor, elected by the community.
- The Council area shall continue to be divided into six (6) wards, as per the current ward structure.

 The future elected body of Council shall comprise the Mayor and twelve (12) ward councillors, with each of the wards being represented by two (2) ward councillors.
- The existing ward shall continue to be identified as Clarence Park, Fullarton, Goodwood, Parkside, Unley and Unley Park.

Dated: 9 December 2021

PETER TSOKAS Chief Executive Officer

COORONG DISTRICT COUNCIL

LOCAL GOVERNMENT ACT 1999

Review of Elector Representation

Notice is hereby given that the Coorong District Council has reviewed its composition and elector representation arrangements 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 arrangements will take effect as from polling day of the periodic Local Government election to be held in November 2022.

- The principal member of Council shall be a Mayor elected by the community.
- The elected body of Council shall comprise the Mayor and seven (7) area councillors, all of whom shall represent the whole of the Council area and shall be elected by the community at council-wide elections.
- The Council area shall not be divided into wards (i.e. wards shall be abolished).

Dated: 16 December 2021

BRIDGET MATHER Chief Executive Officer

COPPER COAST COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure—Portion of Fairfield Road, Kadina

Notice is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the Copper Coast Council proposes to make a Road Process Order to close portion of Fairfield Road and adjacent public roads, Hundred of Kadina more particularly delineated and lettered A, B, C and D on the Preliminary Plan PP 21/0030.

Closed road A is to merge with adjoining Section 485, CT5438/216.

Closed road B is to merge with adjoining Section 641, Part CT5778/632.

Closed road C is to merge with adjoining Section 486, CT5789/600.

Closed road D is to merge with adjoining Section 636, Part CT5778/632.

A copy of the plan and a statement of persons affected are available for public inspection at the Council Office at 51 Taylor Street, Kadina and the Adelaide Office of the Surveyor-General during normal office hours. The Preliminary Plan may also be viewed at www.sa.gov.au/roadsactproposals.

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 51 Taylor Street, Kadina SA 5554 within 28 days of this notice and a copy must be forwarded to the Surveyor-General at GPO Box 1354 Adelaide 5001. Where a submission is made, the Council will give notification of a meeting at which the matter will be considered.

Dated: 16 December 2021

RUSSELL PEATE Chief Executive Officer

DISTRICT COUNCIL OF FRANKLIN HARBOUR

Change of Meeting Date

NOTICE is hereby given that the Ordinary January Council Meeting will now be held on Wednesday, 19 January 2022, commencing at 1.00pm in the Council Chambers of Main Street, Cowell, in lieu of Wednesday, 12 January 2022.

Dated: 9 December 2021

S.A. GILL Chief Executive Officer

REGIONAL COUNCIL OF GOYDER

LOCAL GOVERNMENT ACT 1999

Elector Representation Review

Notice is hereby given that the Regional Council of Goyder has completed a review of its composition and elector representation arrangements 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 and will take effect from polling day of the first periodic election held after the publication of this notice.

The revised representation arrangements are as follows:

- The principal member of Council will be a Chairperson, appointed by and from among the elected councillors.
- The Council will comprise of seven [7] Ward Councillors.

 The existing ward structure, which divides the Council area into four wards, is to be retained with only minor boundary adjustments per Schedules One to Four.
- The wards will continue to be titled as Hallett, Burra, Eudunda, and Robertstown. Hallett and Robertstown wards shall each be represented by one [1] ward councillor, Burra ward shall be represented by three [3] ward councillors, and Eudunda ward shall be represented by two [2] ward councillors.

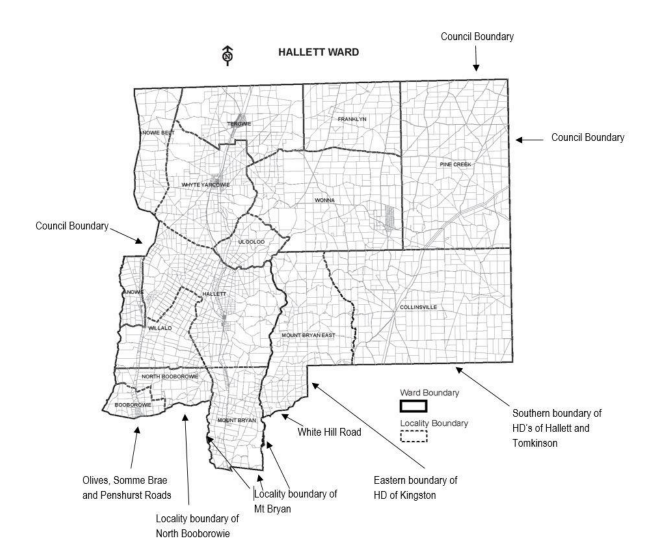
Dated: 10 December 2021

DAVID J. STEVENSON Chief Executive Officer

THE FIRST SCHEDULE

Hallett Ward

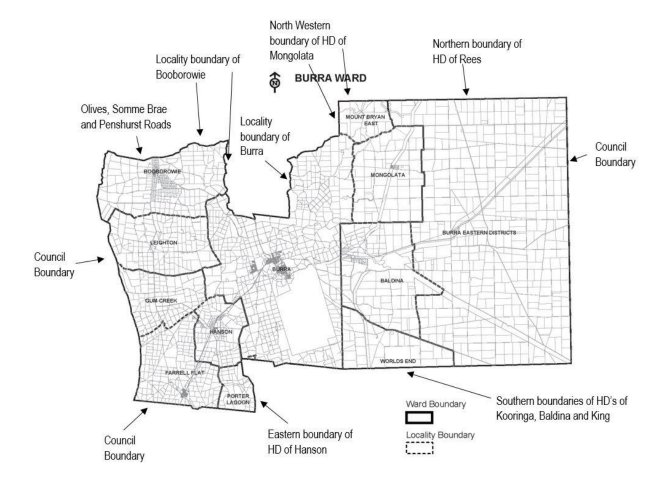
Maintaining the name of Hallett, from the western council boundary following Olives, Somme Brae, and Penshurst Roads, then north along Sugar Loaf Road, then following the southern boundary of North Booborowie, then following the western, southern and eastern boundaries of Mount Bryan, continuing easterly along White Hill Road, following north along the eastern boundary of the Hundred of Kingston, east along the southern boundaries of the Hundreds of Hallett and Tomkinson, to the eastern council boundary, more particularly delineated on the plan published herewith.



THE SECOND SCHEDULE

Burra Ward

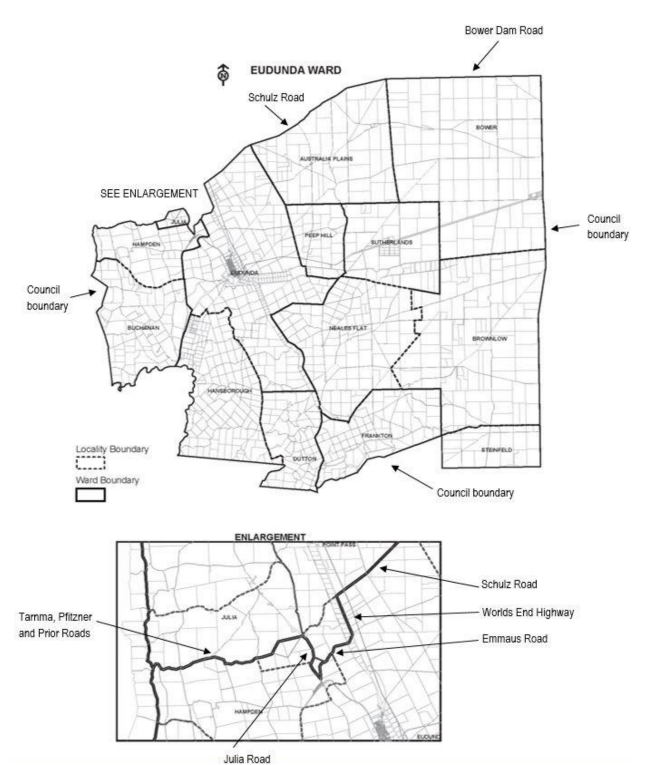
Maintaining the name of Burra, the amended northern ward boundary commences from the western council boundary following Olives, Somme Brae, and Penshurst Roads, then north along Sugar Loaf Road, then following the north eastern boundary of Booborowie, then continuing along the northern boundary of Burra, the north western boundary of the Hundred of Mongolata, and the northern boundary of the Hundred of Rees to the eastern council boundary. The existing southern ward boundary remains unchanged and follows from the west the eastern boundary of the Hundred of Hanson, and the southern boundaries of the Hundreds of Kooringa, Baldina, and King, more particularly delineated on the plan published herewith.



THE THIRD SCHEDULE

Eudunda Ward

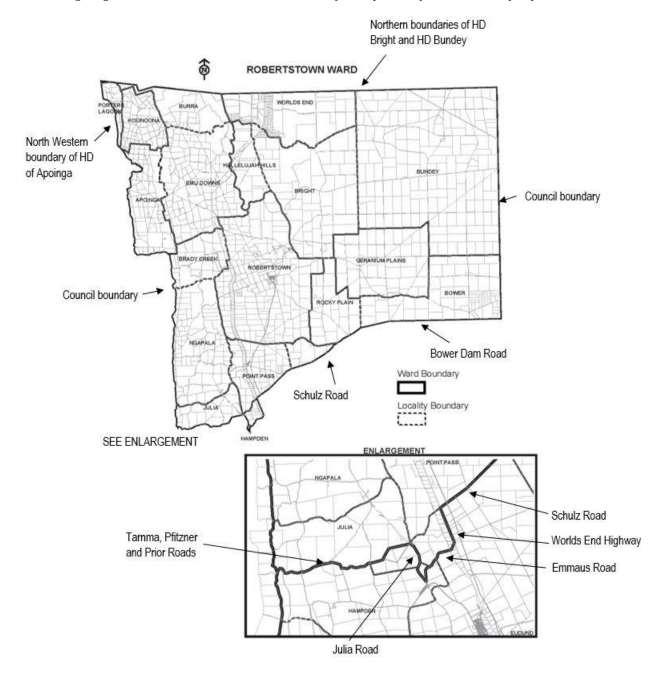
Maintaining the name of Eudunda, from the western council boundary following Tarnma, Pfitzner and Prior Roads, then south along Julia Road, continuing north easterly along Emmaus Road, then north along World's End Highway, east along Schulz Road and continuing along Bower Dam Road to the eastern Council boundary, more particularly delineated on the plan published herewith.



THE FOURTH SCHEDULE

Robertstown Ward

Maintaining the name of Robertstown, the existing northern ward boundary remains unchanged and follows from the west the north western boundary of the Hundred of Apoinga, and the northern boundaries of the Hundreds of Bright and Bundey to the eastern council boundary. The amended southern ward boundary commences from the western council boundary following Tarnma, Pfitzner and Prior Roads, then south along Julia Road, continuing north easterly along Emmaus Road, then north along World's End Highway, east along Schulz Road and continuing along Bower Dam Road to the eastern Council boundary, more particularly delineated on the plan published herewith.



LIGHT REGIONAL COUNCIL

LOCAL GOVERNMENT ACT 1999

Review of Elector Representation

NOTICE is hereby given that the Light Regional Council has reviewed its composition and elector representation arrangements in accordance with the requirements of Section 12 (4) of the Local Government Act 1999 (the Act).

Certification

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 arrangements will take effect as from polling day of the periodic Local Government election to be held in November 2022.

Dated: 16 December 2021

- The principal member of Council shall continue to be a Mayor elected by the community.
- The elected body of Council shall comprise the Mayor and nine (9) ward councillors.

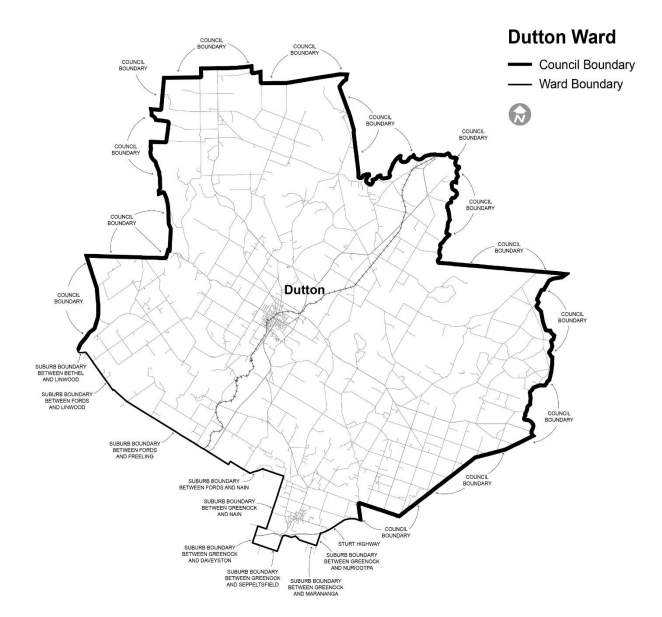
 The Council area shall be divided into three (3) wards, as defined in Schedules One to Three inclusive.
- Each of the wards shall be represented by three (3) councillors. The wards shall be identified as Dutton, Light and Mudla Wirra.

BRIAN CARR Chief Executive Officer

SCHEDULE 1

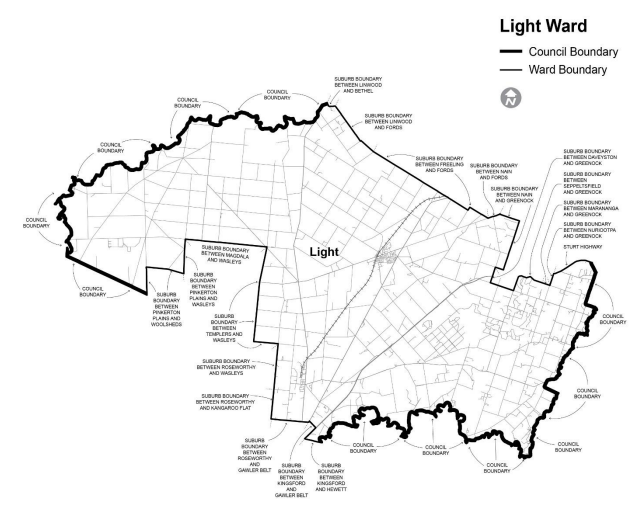
Dutton Ward

Comprising the districts/localities of Allendale North, Bagot Well, Bethel, Ebenezer, Fords, Greenock, Hamilton, Hansborough, Kapunda, Koonunga, Moppa, Nuriootpa (north of the Sturt Highway), St Johns, St Kitts, Stockwell and Truro.



Light Ward

Comprising the districts/localities of Daveyston, Freeling, Gomersal, Hamley Bridge, Kingsford, Linwood, Lyndoch, Magdala, Marananga, Morn Hill, Nain, Nuriootpa (south of the Sturt Highway), Pinkerton Plains, Rosedale, Roseworthy, Rowland Flat, Seppeltsfield, Shea-Oak Log, Stone Well, Tanunda and Templers.

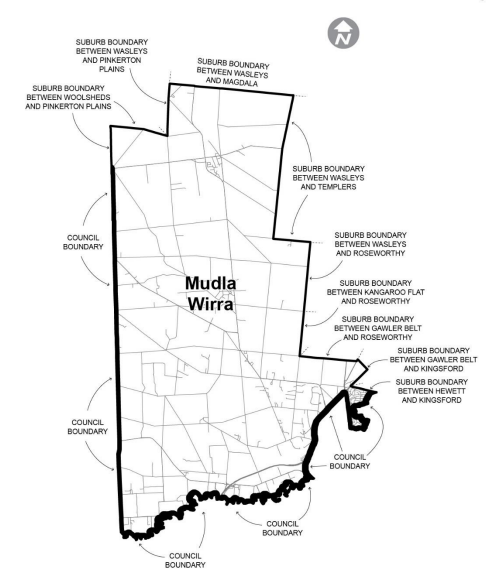


Mudla Wirra Ward

Comprising the districts/localities of Buchfelde, Gawler Belt, Gawler River, Hewett, Kangaroo Flat, Reeves Plains, Reid, Ward Belt, Wasleys and Woolsheds.

Mudla Wirra Ward

- Council Boundary
- Ward Boundary



MID MURRAY COUNCIL

LIQUOR LICENSING ACT 1997

Cadell Area 1, Morgan Area 1, Mannum Areas 2, 3, 4, 5, 6 & 7

Liquor Licensing (Dry Areas) Notice 2021

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

1 - Short title

This notice may be cited as the Liquor Licensing (Dry Areas) Notice 2021.

2 – Commencement

This notice comes into operation on 31 December 2021.

3 - Interpretation

- (1) In this notice
 - *principal notice* means the Liquor Licensing (Dry Areas) Notice 2017 published in the Gazette on 17.10.17, as in force from time to time.
- (2) Clause 3 of the principal notice applies to this notice as if it were the principal notice.

4 - Consumption etc of liquor prohibited in dry areas

- (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 contained has not been opened; or
 - (b) a person who has possession of the liquor in the course of carrying on a business or in the course of his or her employment by another person in the course of carrying on a business; or
 - (c) a person who is permanently or temporarily residing at premises within the area or on the boundary of the area and who enters the area solely for the purpose of passing through it to enter those premises or who enters the area from those premises for the purpose of leaving the area
- (5) The Schedule is in addition to Schedule Mannum Area 2, Mannum Area 3, Mannum Area 4 and Mannum Area 5 in the principal notice.

Schedule - Cadell Area 1

1 – Extent of prohibition

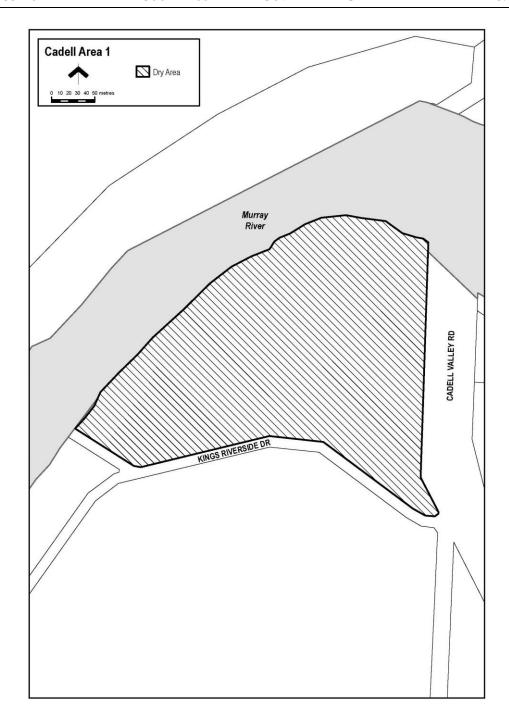
The consumption of liquor is prohibited and the possession of liquor is prohibited.

2 - Period of prohibition

From 4:00pm on 31 December 2021 to 9:00am on 1 January 2022.

3 – Description of area

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



Schedule – Morgan Area 1

1 – Extent of prohibition

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

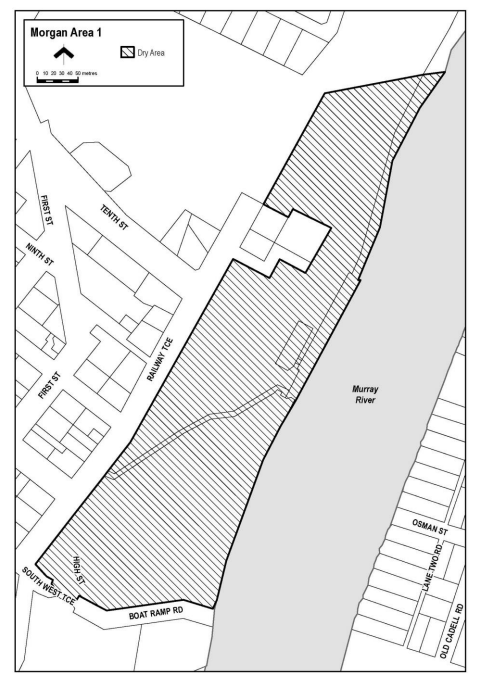
2 – Period of prohibition

From 4:00pm on 31 December 2021 to 9:00am on 1 January 2022.

3 – Description of area

The area in Morgan bounded as follows: commencing at the point at which the prolongation in a straight line of the southern boundary of Section 432, Hundred of Eba intersects the waterline on the north-western side of the River Murray, then generally north-westerly, westerly and north-westerly along that prolongation and boundary of Section 432 so the south-eastern boundary of

Railway Terrace, then generally north-easterly along that south-eastern boundary of Railway Terrace to the point at which it meets the northern corner of Section 484, Hundred of Eba, then generally north-easterly along the north-western boundary of Section 433, Hundred of Eba to the northernmost boundary of Section 429, Hundred of Eba, then north-easterly along that boundary of Section 429 and the prolongation in a straight line of that boundary to the waterline on the north-western side of the River Murray, then generally south-westerly along the waterline of the River to the point of commencement, but excluding Section 483, 484 and 485, Hundred of Eba.



Schedule - Mannum Area 2

1 – Extent of prohibition

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

2 - Period of prohibition

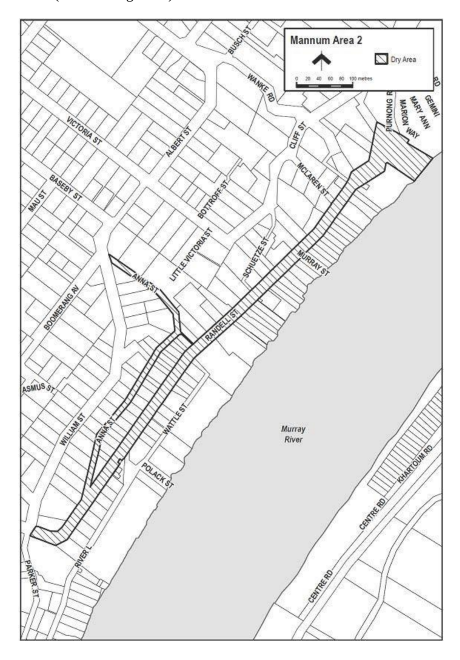
From 6:00pm to 11:00pm on 31 December 2021.

3 – Description of area

Anna Street between Randell Street and William Street.

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

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



Schedule – Mannum Area 3

1 – Extent of prohibition

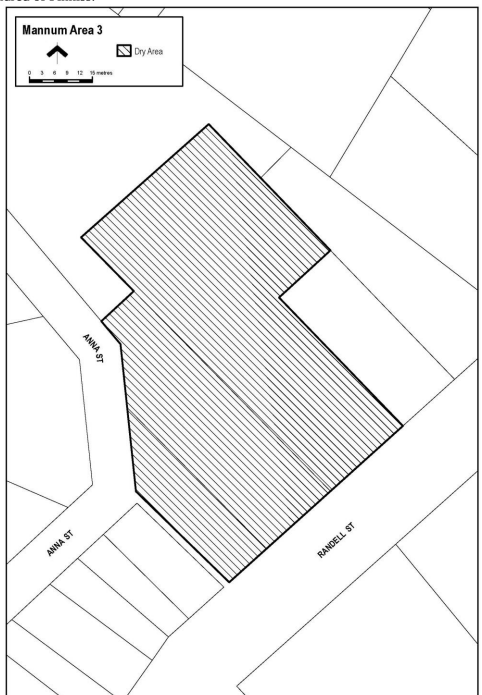
The consumption of liquor is prohibited and the possession of liquor is prohibited.

2 - Period of prohibition

From 6:00pm to 11:00pm on 31 December 2021.

3 – Description of area

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



Schedule - Mannum Area 4

1 – Extent of prohibition

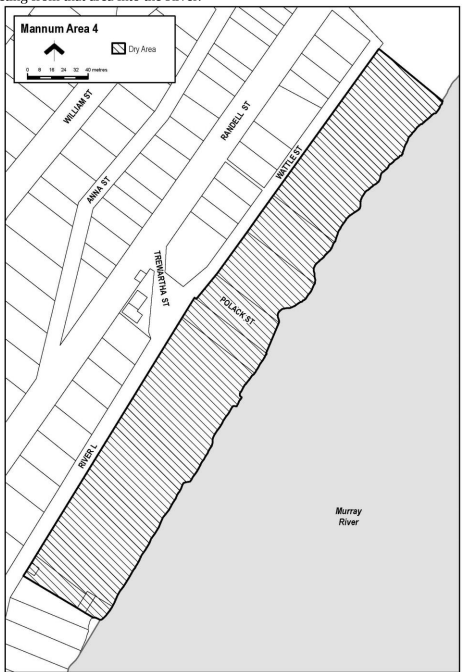
The consumption of liquor is prohibited and the possession of liquor is prohibited.

2 – Period of prohibition

From 6:00pm to 11:00pm on 31 December 2021.

3 – Description of area

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



Schedule – Mannum Area 5

1 – Extent of prohibition

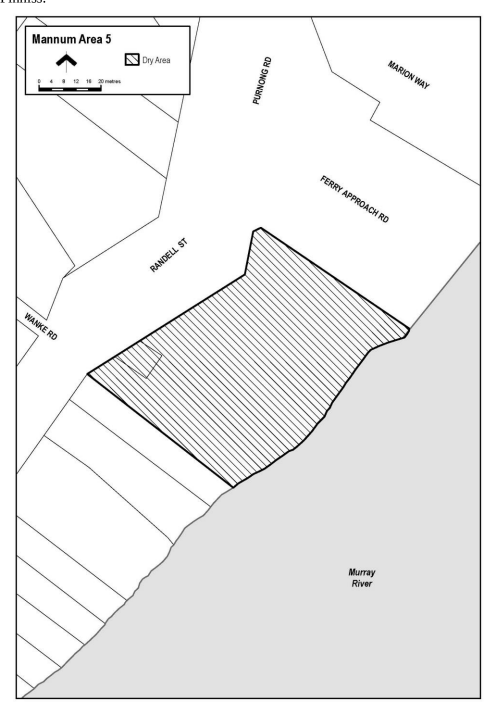
The consumption of liquor is prohibited and the possession of liquor is prohibited.

2 – Period of prohibition

From 6:00pm to 11:00pm on 31 December 2021.

3 – Description of area

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



Schedule - Mannum Area 6

1 – Extent of prohibition

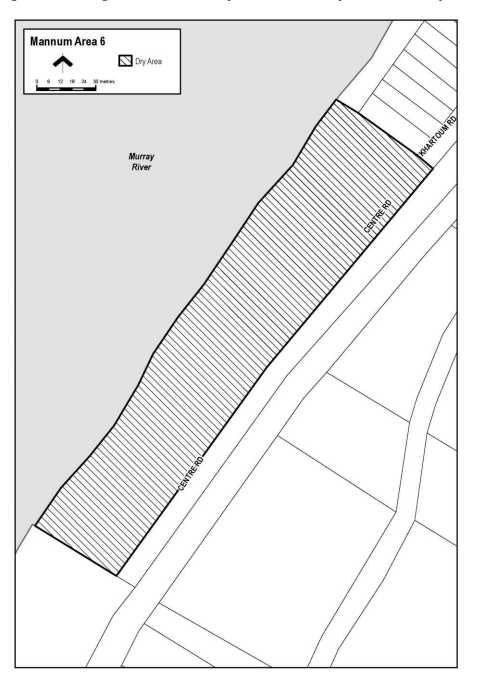
The consumption of liquor is prohibited and the possession of liquor is prohibited.

2 - Period of prohibition

From 6:00pm on 31 December 2021 to 8:00am on 1 January 2022.

3 – Description of area

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



Schedule – Mannum Area 7

1 - Extent of prohibition

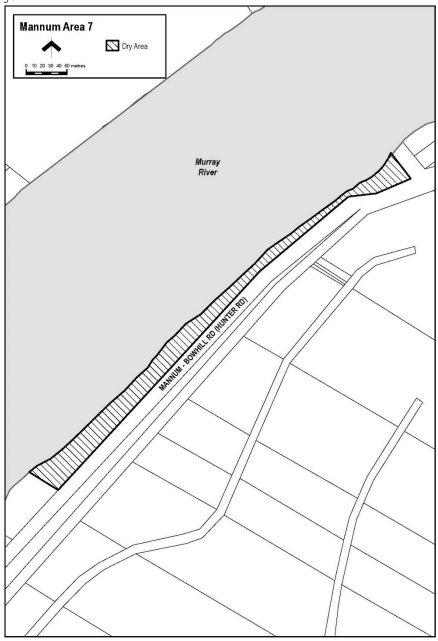
The consumption of liquor is prohibited and the possession of liquor is prohibited.

2 - Period of prohibition

From 6:00pm on 31 December 2021 to 8:00am on 1 January 2022.

3 – Description of area

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



Dated: 8 December 2021

BEN SCALES Chief Executive Officer

MID MURRAY COUNCIL

LOCAL GOVERNMENT ACT 1999

Representation Review

Final Recommendation

Notice is hereby given that Mid Murray Council in accordance with the requirements of section 12(4) of the *Local Government Act 1999*, has reviewed its composition and elector representation arrangements.

Certification

Pursuant to section 12(13)(a) of the said Act, the Electoral Commissioner has certified that the review undertaken by Council satisfies the requirements of section 12 and may therefore now be put into effect from the first day of the first periodic election held after the publication of this notice.

The representation arrangements are as follows:

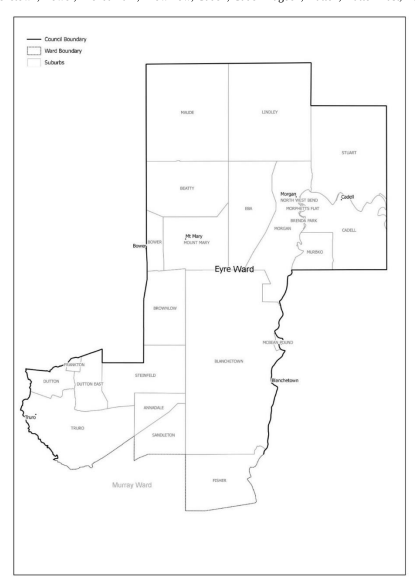
- 1. The principal member of Council will continue to be a Mayor elected by the community.
- 2. The elected body of Council will comprise of eight (8) ward councillors.
- 3. The Council area will be divided into three (3) wards, as defined in the Schedules One to Three inclusive.
- 4. The wards will be identified as Eyre (Ward 1), Shearer (Ward 2) and Murray (Ward 3).
- 5. Eyre Ward will be represented by two (2) ward councillors.
- 6. Shearer Ward will be represented by four (4) ward councillors.
- 7. Murray Ward will be represented by two (2) ward councillors.

Dated: 9 December 2021

BEN SCALES Chief Executive Officer

SCHEDULE ONE

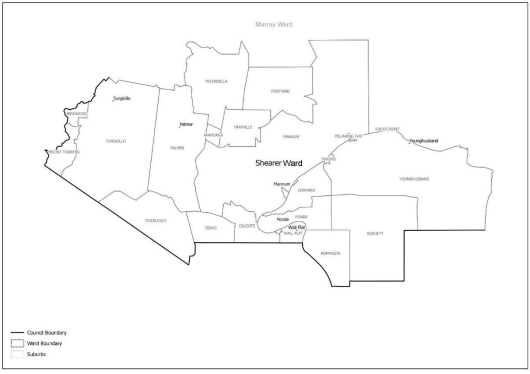
Eyre Ward will be comprised of the entire townships/localities, or the portion of the townships/localities in the Council's area, of Annadale, Beatty, Beaumonts, Blanchetown, Bower, Brenda Park, Brownlow, Cadell, Cadell Lagoon, Dutton, Dutton East, Eba, Fisher, Frankton,



Lindley, Maude, McBean Pound, Morgan, Morphetts Flat, Mount Mary, Murbko, North West Bend, Sandleton, Steinfeld, Stuart, Taylorville, Truro and Wombats Rest.

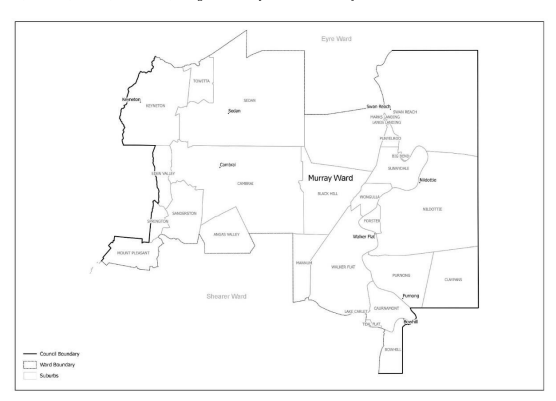
SCHEDULE TWO

Shearer Ward will be comprised of the entire townships/localities, or the portion of the townships/localities in the Council's area, of Apamurra, Birdwood, Bolto, Burdett, Caloote, Cowirra, Five Miles, Frahns, Frayville, Julanka Holdings, Milendella, Mount Torrens, Palmer, Pellaring Flat, Pompoota, Ponde, Port Mannum, Punthari, Rockleigh, Tepko, Tungkillo, Wall Flat, Younghusband, Younghusband Holdings, Zadows Landing and the portion of the locality of Mannum that lies west of the Hundreds of Angas and Finniss, and Hundred of Ridley, to the River Murray, being the current ward boundary between the existing Murray and Shearer Wards which divides Mannum.



SCHEDULE THREE

Murray Ward will be comprised of the entire townships/localities, or the portion of the townships/localities in the Council's area, of Angas Valley, Big Bend, Black Hill, Bowhill, Cambrai, Caurnamont, Claypans, Eden Valley, Forster, Keyneton, Lake Carlet, Langs Landing, Marks Landing, Mount Pleasant, Nildottie, Old Teal Flat, Punyelroo, Purnong, Rocky Point, Sanderston, Sedan, Springton, Sunnydale, Swan Reach, Teal Flat, Towitta, Walker Flat, Wongulla and the portion of the locality of Mannum that lies east of the Hundreds of Angas



and Finniss, and Hundred of Ridley, to the River Murray, being the current ward boundary between the existing Murray and Shearer Wards which divides Mannum.

MID MURRAY COUNCIL

SUPPLEMENTARY ELECTION OF COUNCILLOR FOR EYRE WARD

Call for Nominations

Nominations to be a candidate for election as a member of the Mid Murray Council will be received between Thursday, 30 December 2021 and 12 noon, Thursday, 13 January 2022. 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 Offices:

Mannum Office (Principle) (Mon-Fri 9am-5pm)

49 Adelaide Road, Mannum

Cambrai Office (Mon-Fri 9am-5pm)

Main Street, Cambrai

Morgan Office (Mon-Fri 9am-5pm)

Cnr Fourth and Eighth Streets, Morgan

Blanchetown Hub (Tues and Thurs only 10am-2pm)

3 Shaw Street, Blanchetown

Nomination forms and guides will also be available for download from the Electoral Commission SA website www.ecsa.sa.gov.au.

A briefing session for intending candidates will be held at 5.30pm on Tuesday, 21 December 2021 at the Cambrai Council Office, Main Street, Cambrai.

Dated: 16 December 2021

MICK SHERRY Returning Officer

MOUNT BARKER DISTRICT COUNCIL

LOCAL GOVERNMENT ACT 1999

Review of Elector Representation

NOTICE is hereby given that the Mount Barker District Council has reviewed its composition and elector representation arrangements in accordance with the requirements of Section 12 (4) of the Local Government Act 1999 (the Act).

Certification

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 arrangements will take effect as from polling day of the periodic Local Government election to be held in November 2022.

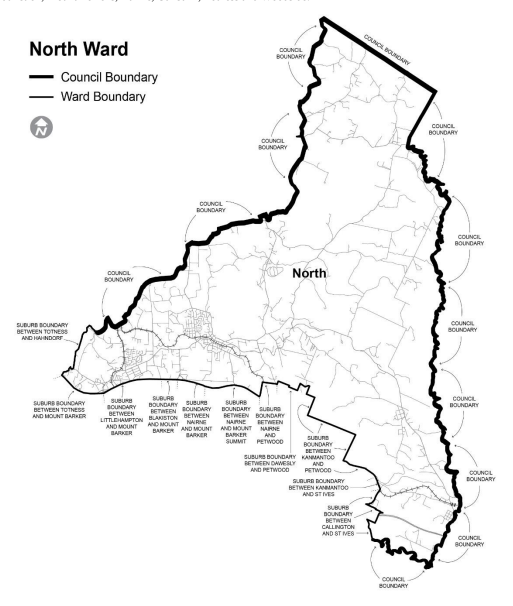
- The principal member of Council shall continue to be a Mayor elected by the community.
- The elected body of Council shall comprise the Mayor and ten (10) ward councillors.
- The Council area shall be divided into three (3) wards, as defined in Schedules One to Three inclusive.
- The wards shall continue to be identified as North, Central and South.
- The Central Ward shall be represented by four (4) ward councillors; and the North and South Wards shall each be represented by three (3) ward councillors.

Dated: 9 December 2021

ANDREW STUART Chief Executive Officer

North Ward

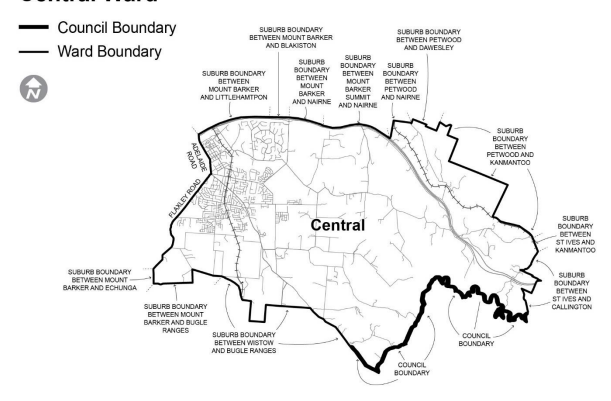
Comprising the districts/localities of Blakiston, Brukunga, Callington, Dawesley, Harrogate, Hay Valley, Kanmantoo, Littlehampton, Mount Barker Junction, Mount Torrens, Nairne, Oakbank, Totness and Woodside.



Central Ward

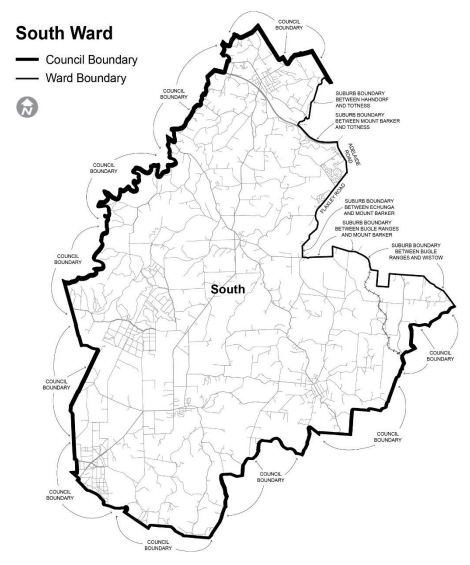
Comprising part of Mount Barker (east of Adelaide Road and Flaxley Road) and the districts/localities of Mount Barker Springs, Mount Barker Summit, Petwood, St Ives and Wistow.

Central Ward



South Ward

Comprising part of Mount Barker (west of Adelaide Road and Flaxley Road) and the districts/localities of Biggs Flat, Bradbury, Bridgewater, Bugle Ranges, Bull Creek, Chapel Hill, Dorset Vale, Echunga, Flaxley, Green Hills Range, Hahndorf, Jupiter Creek, Kangarilla, Kuitpo, Macclesfield, Meadows, Mylor, Paechtown, Paris Creek, Prospect Hill and Verdun.



WAKEFIELD REGIONAL COUNCIL

LOCAL GOVERNMENT ACT 1999

Review of Elector Representation

NOTICE is hereby given that the Wakefield Regional Council has reviewed its composition and elector representation arrangements in accordance with the requirements of Section 12 (4) of the Local Government Act 1999 (the Act).

Certification

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 arrangements will take effect as from polling day of the periodic Local Government election to be held in November 2022.

- The principal member of Council shall continue to be a Mayor elected by the community.
- The Council area shall continue to be divided into three wards, as per the current ward structure.
- The future elected body of Council shall comprise the Mayor and nine (9) ward councillors.
- The wards shall continue to be named North, Central and South.
- The North Ward shall be represented by three (3) ward councillors, the Central Ward shall be represented by four (4) ward councillors, and the South Ward shall be represented by two (2) ward councillors.

Dated: 7 December 2021

ANDREW MACDONALD Chief Executive Officer

WATTLE RANGE COUNCIL

LOCAL GOVERNMENT ACT 1999

Review of Elector Representation

NOTICE is hereby given that the Wattle Range Council has reviewed its composition and elector representation arrangements 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 arrangements will take effect as from polling day of the periodic Local Government election to be held in November 2022.

- The principal member of Council shall continue to be a Mayor elected by the community.

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

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

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

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

Dated: 8 December 2021

B J GOWER Chief Executive Officer

PUBLIC NOTICES

NATIONAL ELECTRICITY LAW

Publication of Final Determination and Final Rule Making of Draft Determination Initiation of Rule Change Request

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 (Minor changes 3 2021) Rule 2021 No. 15* (Ref. ERC0334) and related final determination. All provisions commence on **10 January 2022.**

Under s 99, the making of a draft determination on the *Governance of distributed energy resources technical standards* proposal (Ref. ERC0319). Requests for a hearing must be received by **23 December 2021**. Submissions must be received by **3 February 2022**.

Under s 95, Australian Energy Market Operator has requested the *Improving consultation procedures in the rules* (Ref. ERC0323) proposal. The proposal seeks to improve consultation procedures in the NER by making these more flexible and fit-for-purpose. Submissions must be received by **3 February 2022.**

Submissions can be made via the AEMC's website. Before making a submission, please review the AEMC's privacy statement on its website. Submissions should be made in accordance with the AEMC's *Guidelines for making written submissions on Rule change proposals*. The AEMC publishes all submissions on its website, subject to confidentiality.

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

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

Dated: 16 December 2021

NATIONAL ENERGY RETAIL LAW

Making of Draft Determination Initiation of Rule Change Request

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

Under s 256, the making of a draft determination on the *Governance of distributed energy resources technical standards* proposal (Ref. RRC0040). Requests for a hearing must be received by **23 December 2021**. Submissions must be received by **3 February 2022**.

The Australian Energy Market Commission (AEMC) gives notice under s 251 of the National Energy Retail Law as follows:

The Australian Energy Market Operator has requested the *Improving consultation procedures in the Rules* (Ref. ERC0323/GRC0060) proposal. The proposal seeks to improve consultation procedures in the NER and NGR by making these more flexible and fit-for-purpose. Under s 91B of the NEL, the AEMC proposes to examine whether corresponding changes to consultation procedures as are being considered under the NER and NGR should also be made to the NERR. Submissions must be received by **3 February 2022.**

Submissions can be made via the AEMC's website. Before making a submission, please review the AEMC's privacy statement on its website. Submissions should be made in accordance with the AEMC's *Guidelines for making written submissions on Rule change proposals*. The AEMC publishes all submissions on its website, subject to confidentiality.

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

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

Dated: 16 December 2021

NATIONAL GAS LAW

Initiation of Rule Change Request

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

Under s 303, Australian Energy Market Operator has requested the *Improving consultation procedures in the rules* (Ref. GRC0060) proposal. The proposal seeks to improve consultation procedures in the NGR by making these more flexible and fit-for-purpose. Submissions must be received by **3 February 2022**.

Submissions can be made via the AEMC's website. Before making a submission, please review the AEMC's privacy statement on its website. Submissions should be made in accordance with the AEMC's *Guidelines for making written submissions on Rule change proposals*. The AEMC publishes all submissions on its website, subject to confidentiality.

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

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

Dated: 16 December 2021

TRUSTEE ACT 1936

PUBLIC TRUSTEE

Estates of Deceased Persons

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

BARTSCH Gordon Roy late of 5 Memorial Drive Williamstown Retired Distiller who died 23 April 2021 COOK Graham Simpson late of 160-168 O G Road Felixstow of no occupation who died 29 May 2021 EMMETT Jean late of 63-71 Labrina Avenue Prospect of no occupation who died 14 December 2020 KING Valma May late of 18 Trafford Street Angle Park of no occupation who died 7 August 2021 LOCKIER David Owen late of 17 Minorca Crescent Hackham West Retired Public Servant who died 4 September 2021 LYON Michael Robert late of 648 Torrens Road Pennington of no occupation who died 27 January 2021 MCFALL Alan Robert late of 18 Larkdale Avenue Marion Clinical Nurse who died 12 January 2020 MILLER Herbert Raymond late of 14 Walker Avenue Paradise of no occupation who died 9 June 2020 ROSE Michael Scott late of 74 Witton Road Christies Beach Geophysical Technician who died 30 April 2021 TROWSE Ethel Irene late of 80 Moseley Street Glenelg of no occupation who died 13 August 2021 WHITE Bruce William late of 5 Sharley Avenue Mount Gambier of no occupation who died 13 December 2020

Notice is hereby given pursuant to the Trustee Act 1936, the Inheritance (Family Provision) Act 1972 and the Family Relationships Act 1975 that all creditors, beneficiaries, and other persons having claims against the said estates are required to send, in writing, to the office of Public Trustee at GPO Box 1338, Adelaide, 5001, full particulars and proof of such claims, on or before the 14 January 2022 otherwise they will be excluded from the distribution of the said estate; and notice is also hereby given that all persons indebted to the said estates are required to pay the amount of their debts to the Public Trustee or proceedings will be taken for the recovery thereof; and all persons having any property belonging to the said estates are forthwith to deliver same to the Public Trustee.

Dated: 16 December 2021

N. S. RANTANEN Public Trustee

NOTICE SUBMISSION

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

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

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

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

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

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

Please provide the following information in your email:

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

EMAIL: governmentgazettesa@sa.gov.au

PHONE: (08) 7109 7760

WEBSITE: www.governmentgazette.sa.gov.au

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