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THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

PUBLISHED BY AUTHORITY

ADELAIDE, THURSDAY, 5 MAY 2022

CONTENTS

GOVERNOR'S INSTRUMENTS		
Appointments	Plant Health Act 2009	
STATE GOVERNMENT INSTRUMENTS	Primary Produce (Food Safety Schemes) Act 2004	
Aged and Infirm Persons' Property Act 1940	Real Property Act 1886	1065
Community Titles Act 1996	Registrar-General and Valuer-General	
Controlled Substances Act 1984	Registration of Deeds Act 1935	1071
	Retail and Commercial Leases Act 1995	1072
Controlled Substances (Poisons) Regulations 2011	Roads (Opening and Closing) Act 1991	1072
Fisheries Management Act 2007	Strata Titles Act 1988	
Fisheries Management (Prawn Fisheries) Regulations 2017 1029	Valuation of Land Act 1971	1075
Housing Improvement Act 2016	Worker's Liens Act 1893	1076
Industrial Hemp Act 2017	LOCAL GOVERNMENT INSTRUMENTS	
Landscape South Australia Act 2019	City of Adelaide	1078
Legal Practitioners Act 1981	Alexandrina Council	1078
Libraries Board of South Australia	City of Victor Harbor	
Livestock Act 1997	Kangaroo Island Council	
Mental Health Act 2009	District Council of Mount Remarkable	
National Parks and Wildlife Act 1972 1040	PUBLIC NOTICES	
Passenger Transport Act 1994 1045		1114
Petroleum and Geothermal Energy Act 2000	National Electricity Law Trustee Act 1936	
Planning, Development and Infrastructure Act 2016 1049	Trustee Act 1930	1113

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

GOVERNOR'S INSTRUMENTS

APPOINTMENTS

Department of the Premier and Cabinet Adelaide, 5 May 2022

Her Excellency the Governor in Executive Council has been pleased to appoint Timothy David Griffin as a Magistrates Court Judicial Registrar on a part-time basis for a term of seven years commencing on 5 May 2022 and expiring on 4 May 2029 – pursuant to section 7AB of the Magistrates Court Act 1991.

By command,

PETER BRYDEN MALINAUSKAS Premier

AGO0020-22CS

Department of the Premier and Cabinet Adelaide, 5 May 2022

Her Excellency the Governor in Executive Council has been pleased to appoint Jeanette Barnes as a Magistrates Court Judicial Registrar on a part-time basis for a term of seven years commencing on 5 May 2022 and expiring on 4 May 2029 – pursuant to section 7AB of the Magistrates Court Act 1991.

By command,

PETER BRYDEN MALINAUSKAS Premier

AGO0020-22CS

STATE GOVERNMENT INSTRUMENTS

AGED AND INFIRM PERSONS' PROPERTY ACT 1940

South Australia

Aged and Infirm Persons' Property Act (Fees) Notice 2022

under the Aged and Infirm Persons' Property Act 1940

1—Short title

This notice may be cited as the Aged and Infirm Persons' Property Act (Fees) Notice 2022.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2022.

3—Interpretation

In this notice, unless the contrary intention appears—

Act means the Aged and Infirm Persons' Property Act 1940.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act and are payable to the Public Trustee.

Schedule 1—Fees

The fee payable by a manager for the services rendered by the Public Trustee in respect of the estate for the purposes of section 20(1) of the Act per hour

Made by the Attorney-General

On 27 April 2022

COMMUNITY TITLES ACT 1996

South Australia

Community Titles (Fees) Notice 2022

under the Community Titles Act 1996

1—Short title

This notice may be cited as the *Community Titles (Fees) Notice* 2022.

Note-

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2022.

3—Interpretation

In this notice, unless the contrary intention appears—

Act means the Community Titles Act 1996;

regulations means the Community Titles Regulations 2011.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act and the regulations.

Schedule 1—Fees

1	Examination of plan to be lodged with application under Act before application is
	lodged (section 144 of Act)—

(a)	for application for division of land by plan of community division
	(section 14 of Act)—

	(550451 1 51 116)	
	(i) if there are 5 lots or less	\$537.00
	(ii) if there are more than 5 lots	\$1,071.00
	(b) for any other application	\$537.00
2	Application for division of land by plan of community division (section 14 of Act)—	
	(a) for examination of application	\$447.00
	(b) for examination of plan of community division not subject to prior approval under section 144 of Act—	
	(i) if there are 5 lots or less	\$537.00
	(ii) if there are more than 5 lots	\$1,071.00
	(c) for deposit of plan of community division	\$164.00
	(d) for each lot requiring issue of certificate of title	\$97.50
	(e) for filing of scheme description	\$179.00
	(f) for filing of by-laws	\$179.00
	(g) for filing of development contract	\$179.00
3	Application to amend schedule of lot entitlements (section 21 of Act)	\$179.00
4	Filing of copy of certified scheme description as amended (section 31 of Act)	\$179.00
5	Filing of certified copy of by-laws as varied (section 39 of Act)	\$179.00
6	Maximum fee for purchase from corporation of copy of by-laws (section 44 of Act)	\$54.50
7	Fee for purchase from Registrar-General of copy of by-laws filed with plan of community division (section 44 of Act)	\$11.70
8	Filing of certified copy of development contract as varied or agreement to terminate development contract (section 50 of Act)	\$179.00
9	Maximum fee for purchase from corporation of copy of development contract (section 51 of Act)	\$54.50
10	Fee for purchase from Registrar-General of copy of development contract filed with plan of community division (section 51 of Act)	\$11.70

11	Application for amendment of deposited community plan (section 52 of Act)—	
	(a) for examination of application	\$339.00
	(b) for examination of plan to be substituted or sheets of plan to be substituted or added if plan not subject to prior approval under section 144 of Act	\$537.00
	(c) for each lot requiring issue of certificate of title	\$97.50
	(d) for filing of amended scheme description	\$179.00
12	Application for division of development lot in pursuance of development contract and consequential amendment of community plan (section 58 of Act)—	
	(a) for examination of application	\$339.00
	(b) for examination of plan to be substituted or sheets of plan to be substituted or added if plan not subject to prior approval under section 144 of Act	\$537.00
	(c) for each lot requiring issue of certificate of title	\$97.50
13	Application for amalgamation of deposited community plans (section 60 of Act)—	
	(a) for examination of application	\$339.00
	(b) for examination of plan of community division not subject to prior approval under section 144	\$537.00
	(c) for deposit of plan of community division	\$164.00
	(d) for each lot requiring issue of certificate of title	\$97.50
	(e) for filing of scheme description	\$179.00
	(f) for filing of by-laws	\$179.00
14	Application for cancellation of deposited community plan (sections 64 and 65 of Act)—	
	(a) for examination of application	\$339.00
	(b) if application is for cancellation of primary plan—	
	(i) for examination of plan that delineates outer boundaries of primary parcel	\$537.00
	(ii) for filing of plan	\$164.00
	(c) for each certificate of title to be issued	\$97.50
15	Application to note Court order for cancellation of community plan (sections 64 and 67 of Act)—	
	(a) for noting the order	\$339.00
	(b) if application is for cancellation of primary plan—	
	(i) for examination of plan that delineates outer boundaries of primary parcel	\$537.00
	(ii) for filing of plan	\$164.00
	(c) for each certificate of title to be issued	\$97.50
16	Filing of notice of appointment, removal or replacement of administrator (section 100 of Act)	\$179.00
17	Filing of resolution to elect to use Act (Schedule clause 2)	\$179.00
18	Submission of outer boundary plan—	
	(a) for examination of plan	\$1,071.00
	(b) for filing of plan	\$164.00

19	Fee for re-examination of plan when amended after approval for deposit is given	\$164.00
20	Lodgement of any other document required by Act	\$179.00

Signed by the Attorney-General

On 27 April 2022

CONTROLLED SUBSTANCES ACT 1984

South Australia

Controlled Substances (Poppy Cultivation) (Fees) Notice 2022

under the Controlled Substances Act 1984

1—Short title

This notice may be cited as the Controlled Substances (Poppy Cultivation) (Fees) Notice 2022.

2—Commencement

This notice has effect on 1 July 2022.

Note-

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

3—Interpretation

In this notice, unless the contrary intention appears—

Act means the Controlled Substances Act 1984.

4—Fees

The fees set out in Schedule 1—

- (a) are prescribed for the purposes of Part 4A of the Act; and
- (b) are payable to the Chief Executive.

Schedule 1—Fees

1	On application for—		
	(a)	the issue of a poppy cultivation licence	\$1 989
	(b)	the renewal of a poppy cultivation licence	\$1 642
	(c)	the amendment of a poppy cultivation licence—	
		(i) if the amendment relates to the specified premises described in the licence	\$1 182
		(ii) in any other case	\$226
2	On appl	ication for—	
	(a)	the issue of a poppy processing licence	\$2 228
	(b)	the renewal of a poppy processing licence	\$1 540

the emendment of a nonny processing license

	(c)	the amendment of a poppy processing licence—	
		(i) if the amendment relates to the specified premises described in the licence	\$1 421
		(ii) in any other case	\$226
3	For a pr	obity check by SAPOL—	
	(a)	of a natural person plus all associates of that person	\$226
	(b)	of a partner in a partnership plus all associates of that partner	\$226
	(c)	of a trustee of a trust plus all associates of that trustee	\$226
	(d)	of a director of a body corporate plus all associates of that director	\$226
	(e)	of any number of associates of a natural person, partner, trustee or director	\$226
4	For the	recovery of compliance or administrative costs—	
	(a)	related to a poppy cultivation licence (per year)	\$1035
	(b)	related to a poppy processing licence (per year)	\$14 208

- For any inspection under Part 4A of the Act (other than an inspection carried out as part of the process of determining an application for the issue, renewal or amendment of a licence)—a fee of \$159 per hour, charged in blocks of \$15.90 per each 6 minutes
- For taking or removing for examination samples of, or from, or specimens of, soil, any alkaloid poppy or poppy straw, or any other plant or crop—a fee of \$159 per hour, charged in blocks of \$15.90 per each 6 minutes
- For travel by an inspector (to and from the inspector's office) for the purposes of carrying out the activities specified in item 5 or 6—a fee of \$159 per hour, charged in blocks of \$15.90 per each 6 minutes

Made by the Minister for Primary Industries and Regional Development

On 29 April 2022

CONTROLLED SUBSTANCES (POISONS) REGULATIONS 2011 REGULATION 33(2)(C)

Approved Electronic Communication - Digital Image of Prescription

- I, Chris Picton, Minister for Health and Wellbeing:
- 1. Pursuant to regulation 3(1) of the *Controlled Substances (Poisons) Regulations 2011*, <u>hereby</u> determine that the electronic transmission of a digital image of a prescription is an *approved electronic communication* for the purpose of the definition of this term in the Regulations.
- 2. Pursuant to regulation 33(10) of the *Controlled Substances (Poisons) Regulations 2011*, hereby determine that the following requirements must be complied with by a prescriber if the prescriber gives a pharmacist a prescription by an *approved electronic communication* which is an electronic transmission of a digital image of the prescription:
 - a. The prescription can only be for a patient prescribed a Schedule 4 medicine as the result of a telehealth attendance or phone attendance.
 - b. The prescription can only be prescribed by an approved hospital authority, or a medical practitioner employed or contracted by SA Health to provide general practitioner services during the COVID-19 pandemic.
 - c. The prescription given to the pharmacist by electronic transmission must be a digital image of the prescription.
 - d. The prescription must be given directly to the pharmacist by the prescriber (or an employee acting in accordance with the instruction of the prescriber) and cannot be given via the patient or any other intermediary.
 - e. The provisions of the *National Health (COVID-19 Supply of Pharmaceutical Benefits) Special Arrangement 2020* made under section 100 of the *National Health Act 1953 (Cth)* must be complied with by the prescriber (whether or not the drug is a pharmaceutical benefit).
 - f. The original prescription must be retained by the approved hospital authority, or by the medical practitioner employed or contracted by SA Health to provide general practitioner services during the COVID-19 pandemic for two years.
 - g. The original prescription must be produced by the approved hospital authority or by the medical practitioner employed or contracted by SA Health to provide general practitioner services during the COVID-19 pandemic, at the request of an authorised officer under the *Controlled Substances Act 1984*.

For the purposes of this Instrument:

- digital image of a prescription means an unaltered photo image of the original prescription or an unaltered photo image of a copy
 of the original prescription
- **phone attendance** has the same meaning as in section 5 of the *Health Insurance (Section 3C General Medical Services COVID-19 Telehealth and Telephone Attendances) Determination 2020* made under subsection 3C(1) of the *Health Insurance Act 1973 (Cth)*.
- **telehealth attendance** has the same meaning as in section 5 of the *Health Insurance (Section 3C General Medical Services COVID-19 Telehealth and Telephone Attendances) Determination 2020* made under subsection 3C(1) of the *Health Insurance Act 1973 (Cth)*.
- approved hospital authority means a hospital authority for the time being approved, or deemed to be approved, under section 94 of the National Health Act 1953.

This Instrument comes into effect on the day on which it is made and continues in force until midnight on 31 March 2023 unless earlier revoked.

Dated: 12 April 2022

HON CHRIS PICTON Minister for Health and Wellbeing

FISHERIES MANAGEMENT ACT 2007

South Australia

Fisheries Management (General Fees) Notice 2022

under the Fisheries Management Act 2007

1—Short title

This notice may be cited as the *Fisheries Management (General Fees) Notice* 2022.

Note-

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2022.

3—Interpretation

In this notice, unless the contrary intention appears—

Act means the Fisheries Management Act 2007;

eligible person—

- (a) in the case of a person applying for registration as a fish processor—means the holder of a fishery authority or an aquaculture licence who applies for registration as a fish processor for the sole purpose of processing aquatic resources taken under the fishery authority or farmed under the aquaculture licence (as the case may be) for sale to a person who—
 - (i) is an unregistered fish processor; and
 - (ii) carries on a business in the course of which aquatic resources are sold or supplied as a meal or part of a meal directly to the public;
- (b) in the case of a registered fish processor—means the holder of a fishery authority or an aquaculture licence who only processes aquatic resources taken under the fishery authority or farmed under the aquaculture licence (as the case may be) for sale to a person who—
 - (i) is an unregistered fish processor; and
 - (ii) carries on a business in the course of which aquatic resources are sold or supplied as a meal or part of a meal directly to the public.

4—Fees

The Fees set out in Schedule 1 are prescribed for the purposes of the Act and the regulations under the Act, as set out in the Schedule.

Schedule 1—Fees

Part 1—Commercial fishing—fishery permit application and annual fees

App	olication t	fees payable by an applicant for the issue of a fishery permit (section $54(1)(c)$	of Act)
1	For a	permit in respect of the Miscellaneous Broodstock and Seedstock Fishery	\$435.00
2	For a	permit in respect of the Miscellaneous Developmental Fishery	\$5 368.00
3	For a	permit in respect of the Miscellaneous Research Fishery	\$435.00
Ann	nual fees	payable by the holder of a fishery permit (section 56(5)(a) of Act)	
4	For a	permit in respect of the Miscellaneous Developmental Fishery	\$2 485.00
Par	rt 2—	Commercial fishing—miscellaneous fees	
1	On appl	ication for consent to the transfer of a fishery authority	\$490.00
2	On appl	ication to vary the registration of a boat used under a fishery authority	\$133.00
3	On appl	ication to vary the registration of a master	\$133.00
4	On appl	ication to vary a quota entitlement under a fishery authority	\$164.00
5		ication to vary a rock lobster pot entitlement under a licence in respect of the n Zone Rock Lobster Fishery or Southern Zone Rock Lobster Fishery	\$164.00
	entitlem Souther	fixed by this clause is not payable if an application to vary a rock lobster pot ent under a licence in respect of the Northern Zone Rock Lobster Fishery or n Zone Rock Lobster Fishery is made at the same time as an application to vary a ab or rock lobster quota entitlement under the licence.	
6	On appl	ication for registration of an additional boat under a fishery authority	\$133.00
7	On appl	ication for—	
	(a)	notation of an interest in a fishery authority on the register of authorities	\$214.00
	(b)	removal from the register of authorities of such a notation	\$214.00

Part 3—Processing fees

Division 1—Fish processor registration application and annual fees

Registration fees payable by an applicant for registration as a fish processor (section $64(1)(d)\ of\ Act)$

1	On app	On application for registration as a fish processor made by an eligible person		
2	On application for registration as a fish processor made by a person other than an eligible person—			
	(a)	bas	e fee	\$1 230.00
	(b)	add	litional fee—	
		(i)	if the applicant proposes to process abalone (Haliotis spp) under the registration	\$1 595.00

(b)

3

for registration of 2 rock lobster pots

use in the waters of Lake George, registered for recreational fishing

On application for the issue of a replacement tag for a rock lobster pot, or a mesh net for

\$227.00

\$33.25

	(ii)	if the applicant proposes to process King Prawn (Merlicertus latisulcatus) under the registration	\$1 595.00
	(iii)	if the applicant proposes to process Southern Rock Lobster (Jasus edwardsii) under the registration	\$1 595.00
	proportion o	on is to be granted for a period of less than 12 months, the fee payable is a of the fee set out above, being the proportion that the number of complete term of registration bears to 12.	
Anr	ual fees paya	ble by a registered fish processor (section 66(2)(a) of Act)	
3	Annual fee p	payable by a fish processor who is an eligible person	\$214.00
4	Annual fee p	payable by a fish processor who is not an eligible person—	
	(a) ba	se fee	\$1 230.00
	(b) ad	ditional fee—	
	(i)	if the fish processor processes abalone (Haliotis spp) under the registration	\$1 595.00
	(ii)	if the fish processor processes King Prawn (Merlicertus latisulcatus) under the registration	\$1 595.00
	(iii)	if the fish processor processes Southern Rock Lobster (Jasus edwardsii) under the registration	\$1 595.00
	ision 2—N	Miscellaneous fees	
5		on by a registered fish processor to have additional premises, places, boats or cified in the certificate of registration	\$37.75
Par	rt 4—Rec	creational fishing fees	
		payable by an applicant for registration under the <i>Fisheries Management</i> tions 2017 of a device to be used for recreational fishing	
1	On application of the control of the	on for registration of a mesh net to be used by a person for recreational	
	(a) in	the case of a mesh net for use in the waters of Lake George	\$173.00
	(b) in	the case of a mesh net for use in any other waters—	
	(i)	if the applicant produces evidence to the satisfaction of the Minister that the applicant is entitled, as the holder of a pensioner entitlement card issued under an Act or law of the Commonwealth, to travel on public transport in this State at reduced fares (for each year in the term of the registration)	\$24.70
	(ii)	in any other case (for each year in the term of the registration)	\$50.00
	for the purpo	yable where the Minister registers a mesh net for a period of less than 1 year ose of achieving a common expiry date for the registration of that mesh net and	
	_	on of any other mesh net owned by the same person.	
2	On application of the control of the	on of any other mesh net owned by the same person. on for registration of a rock lobster pot to be used by a person for recreational	

Part 5—Miscellaneous fees

1	On application for a permit under Part 6 Division 1 of the Act	\$133.00
2	On application for an exemption or a variation of an exemption under section 115 of the Act	\$164.00
3	On application for the issue of a duplicate authority under section 68 of the Act	\$33.25

Made by the Minister for Primary Industries and Regional Development

On 29 April 2022

FISHERIES MANAGEMENT (PRAWN FISHERIES) REGULATIONS 2017

Surveying in the Gulf St Vincent Prawn Fishery

TAKE notice that pursuant to regulation 10 of the Fisheries Management (Prawn Fisheries) Regulations 2017, the notice dated 26 April 2022 prohibiting fishing activities in the Gulf St Vincent Prawn Fishery is HEREBY varied such that it will not apply to the holders of a Gulf St Vincent Prawn Fishery licence issued pursuant to the Fisheries Management (Prawn Fisheries) Regulations 2017 listed in Schedule 1 or their registered master insofar as they may use prawn trawl nets in accordance with the conditions of their fishery licence for the purpose of undertaking a prawn survey during the period specified in Schedule 2, subject to the conditions contained in Schedule 3 unless this notice is varied or revoked.

SCHEDULE 1

Licence Number	Licence Holder	Boat Name
V02	W J Fountain Pty Ltd	Angela Kaye
V03	Josephine K Fisheries Pty Ltd	Josephine K
V04	Ledo Pty Ltd	Frank Cori
V06	Todreel Pty Ltd	Anna Pearl
V14	W J Fountain Pty Ltd	Zadar

SCHEDULE 2

Commencing at sunset on 29 April 2022 to sunrise on 1 May 2022.

SCHEDULE 3

- 1. For the purposes of this notice the trawl survey areas cannot include any waters of a habitat protection zone or a sanctuary zone of a marine park established under the *Marine Parks Act 2007*.
- The licence holders listed in Schedule 1 or their registered master must comply with all regulations and conditions that apply to fishing activities undertaken pursuant to their licence, in addition to the conditions imposed by this notice.
- 3. While engaged in fishing activities or unloading the survey catch, the licence holders listed in Schedule 1 or their registered master must have a copy of this notice on board the boat or near his person. This notice must be produced to a Fisheries Officer if requested.
- 4. While engaged in fishing activities, the licence holders listed in Schedule 1 or their registered master must have an observer from the South Australian Research Development Institute (SARDI) aboard the vessel.
- No fishing activity may be undertaken between the prescribed times of sunrise and sunset for Adelaide (as published in the South Australian Government Gazette).
- 6. The licence holders listed in Schedule 1 or their register master must not contravene or fail to comply with the *Fisheries Management Act 2007*, or any other regulations made under that Act except where specifically exempted by this notice.

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

Dated: 28 April 2022

ANNABEL JONES
A/Prawn Fishery Manager
Delegate of the Minister for Primary Industries and Regional Development

FISHERIES MANAGEMENT (PRAWN FISHERIES) REGULATIONS 2017

Variation to Prohibited Fishing Activities in Spencer Gulf Prawn Fishery

TAKE NOTE that pursuant to regulation 10 of the Fisheries Management (Prawn Fisheries) Regulations 2017, the notice dated 28 September 2021 on page 3654 of the South Australian Government Gazette on 30 September 2021 prohibiting fishing activities in the Spencer Gulf Prawn Fishery, is hereby varied such that it will not be unlawful for a person fishing pursuant to a Spencer Gulf Prawn Fishery licence to use prawn trawl nets in the areas specified in Schedule 1, during the period specified in Schedule 2, and under the conditions specified in Schedule 3.

SCHEDULE 1

The waters of the Spencer Gulf Prawn Fishery:

a)	i. Except the Northern Closure area	a, which is defined as the area north of the following index	points:
----	-------------------------------------	--	---------

1.	33	0	34.00	S	137	0	16.00	Ε
2.	33	0	34.00	S	137	0	30.00	Е
3.	33	0	29.00	S	137	0	30.50	Е
4.	33	0	29.00	S	137	0	34.00	Ε
5.	33	0	38.00	S	137	0	34.00	Ε
6.	33	0	46.00	S	137	0	44.00	Е

ii. Excluding the Stones area, which shall remain open, as defined by the area within the following index points:

1.	33	0	15.00	S	137	0	51.00	Ε
2.	33	0	15.00	S	137	0	38.50	Ε
3.	33	0	18.00	S	137	0	35.20	Е
4.	33	0	23.50	S	137	0	35.20	Ε

b) Except the Southern Closure area, which is defined as the area within the following index points:

1.	33	0	41.50	S	137	0	06.50	E
2.	33	0	52.00	S	137	0	14.70	Е
3.	33	0	54.50	S	137	0	09.00	Е
4.	33	0	58.50	S	137	0	12.30	E
5.	34	0	14.00	S	136	0	58.30	E
6.	34	0	14.00	S	136	0	55.00	E
7.	34	0	25.00	S	136	0	55.00	E
8.	34	0	25.00	S	136	0	49.00	E
9.	34	0	29.00	S	136	0	48.00	E
10.	34	0	29.00	S	136	0	44.30	E
11.	34	0	33.50	S	136	0	40.30	E
12.	34	0	33.50	S	136	0	39.00	\mathbf{E}
13.	34	0	10.00	S	136	0	45.00	E
14.	34	0	05.00	S	136	0	45.50	E
15.	33	0	57.60	S	137	0	00.70	E
16.	33	0	56.00	S	136	0	59.00	E
17.	33	0	57.60	S	136	0	56.00	E
18.	33	0	48.50	S	136	0	46.50	Е

c) Except the Cowell area, which is defined as the area within the following index points:

-							_	-
1.	33	0	53.90	S	136	0	47.60	Е
2.	34	0	00.40	S	136	0	55.00	Е
3.	34	0	05.00	S	136	0	45.60	Е
4.	34	0	03.30	S	136	0	43.90	Ε
5.	34	0	00.60	S	136	0	48.30	Е
6.	33	0	56.10	S	136	0	43.40	Ε

d) Except the Wardang Closure area, which is defined as the waters contained within the following index points:

_		_						
1.	34	0	10.00	S	137	0	28.00	Е
2.	34	0	21.00	S	137	0	12.00	Е
3.	34	0	45.00	S	137	0	15.00	Ε
4.	34	0	48.53	S	137	0	09.45	Е
5.	34	0	48.53	S	137	0	06.00	Е
6.	34	0	50.75	S	137	0	06.00	\mathbf{E}
7.	34	0	54.00	S	137	0	01.00	Е

e) Except the Corny closure area, which is defined as the waters within and bounded by the following closure index points:

1.	34	0	27.00	S	136	0	53.00	Е
2.	34	0	27.00	S	137	0	02.00	Е
3.	34	0	35.00	S	136	0	56.00	Ε
4.	34	0	48.60	S	136	0	52.00	Е
5.	34	0	54.00	S	136	0	52.00	Е
6.	34	0	54.00	S	136	0	48.50	Е
7.	34	0	49.50	S	136	0	48.50	Ε
8.	34	0	49.50	S	136	0	40.50	Е
9.	34	0	39.50	S	136	0	40.50	Е

Then back to point 1

f) Except the Illusions closure area, which is defined as the waters contained within the following closure index points:

1.	33	0	28.80	S	137	0	32.20	Е
2.	33	0	28.30	S	137	0	33.20	E
3.	33	0	28.85	S	137	0	33.50	Е
4.	33	0	29.40	S	137	0	32.50	Е
Thomas	1-0-1-40							

Then back to point 1

g) Except the Jurassic Park closure area, which is defined as the waters contained within the following closure index points:

1.	33	0	54.90	S	137	0	17.60	Е
2.	33	0	54.40	S	137	0	19.40	Е
3.	33	0	54.70	S	137	0	19.60	Е
4.	33	0	55.20	S	137	0	17.80	Е
Then	back to	point 1						

n) Except the Estelle Star closure area, which is defined as the waters contained within the following closure index points:

1.	33	0	58.80	S	136	0	49.80	Е
2.	33	0	58.20	S	136	0	51.00	Е
3.	33	0	59.10	S	136	0	51.70	Е
4.	33	0	59.80	S	136	0	50.40	Е

Then back to point 1

SCHEDULE 2

Commencing at sunset on 28 April 2022 and ending at sunrise on the 12 May 2022.

SCHEDULE 3

- 1. The coordinates in Schedule 1 are defined as degrees decimal minutes and are based on the World Geodetic System 1984 (WGS 84).
- No fishing activity may be undertaken between the prescribed times of sunrise and sunset for Adelaide (as published in the South Australian Government Gazette pursuant to the requirements of the *Proof of Sunrise and Sunset Act 1923*) during the period specified in Schedule 2.
- Fishing must cease:
 - a. in the fishing area known as the 'Mid/North Gulf' area (as described on page 40 of the Management Plan for the South Australian Commercial Spencer Gulf Prawn Fishery October 2020) if the average catch per vessel, per night (based on the best information available to the committee at sea) drops below 500kg; and
 - b. in the fishing area known as the 'Southern Gulf' area (as described on page 40 of the Management Plan for the South Australian Commercial Spencer Gulf Prawn Fishery October 2020) if the average catch per vessel over two consecutive nights (based on the best information available to the committee at sea) falls below 350kg.
- 4. Based on the best information available from the fleet, fishing must cease in an area in the Mid/North Gulf if the average prawn bucket count exceeds 260 prawns per 7kg; or in an area in the Southern Gulf if the average prawn bucket count exceeds 260 prawns/7kg.
- 5. No fishing activity may occur without the authorisation of Coordinator at Sea, Ashley Lukin, or other nominated Coordinator at Sea appointed by the Spencer Gulf and West Coast Prawn Fishermen's Association.
- 6. The authorisation of the Coordinator at Sea must be in writing, signed and record the day, date, and permitted fishing area within the waters of Schedule 1 in the form of a notice sent to the fishing fleet or vary an earlier authorisation issued by the Coordinator at Sea.
- 7. The Coordinator at Sea must cause a copy of any authorisation for fishing activity or variation of same, made under this notice to be emailed to the Prawn Fisheries Manager immediately after it is made.
- 8. The Spencer Gulf and West Coast Prawn Fishermen's Association must keep records of all authorisations issued pursuant to this notice.

Dated: 28 April 2022

ASHLEY LUKIN

Coordinator at Sea

Spencer Gulf & West Coast Prawn Fishermen's Association Inc. 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	<u>Certificate of Title</u> Volume Folio		
28 Dudley Street, Mansfield Park SA 5012	Allotment 111 Plan 5579 Hundred of Yatala	CT 6164/137		

Dated: 5 May 2022

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

INDUSTRIAL HEMP ACT 2017

South Australia

Industrial Hemp (Fees) Notice 2022

under the Industrial Hemp Act 2017

1—Short title

This notice may be cited as the *Industrial Hemp (Fees) Notice 2022*.

\$1227.00

Note-

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on the day on which it is made.

3—Interpretation

In this notice, unless the contrary intention appears—

Act means the Industrial Hemp Act 2017.

the issue of a licence

4—Fees

The fees specified in Schedule 1 are prescribed for the purposes of the Act and payable to the Chief Executive.

Schedule 1—Fees

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(a)

	(b)	the renewal of a licence	\$740.00
	(c)	the variation of any terms or conditions of a licence	\$244.00
2	For a pro	obity check by SAPOL—	
	(a)	of an applicant	\$226.00
	(b)	of an associate of an applicant or licence holder	\$226.00
	(c)	of the relatives of an applicant or licence holder	\$226.00
	(d)	of a person in a position to exercise control or significant influence over the applicant or licence holder	\$226.00

- For any inspection under the Act—a fee of \$165 per hour, charged in blocks of \$16.50 per each 6 minutes
- For taking or removing for examination samples of, or from, or specimens of, soil, or any industrial hemp—a fee of \$165 per hour, charged in blocks of \$16.50 per each 6 minutes
- For travel by an inspector (to and from the inspector's office) for the purposes of carrying out the activities specified in item 3 or 4—a fee of \$165 per hour, charged in blocks of \$16.50 per each 6 minutes

Made by the Minister for Primary Industries and Regional Development

On 29 April 2022

LAND AND BUSINESS (SALE AND CONVEYANCING) ACT 1994

South Australia

Land and Business (Sale and Conveyancing) (Fees) Notice 2022

under the Land and Business (Sale and Conveyancing) Act 1994

1—Short title

This notice may be cited as the *Land and Business (Sale and Conveyancing) (Fees) Notice 2022.*Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2022.

3—Interpretation

In this notice, unless the contrary intention appears—

Act means the Land and Business (Sale and Conveyancing) Act 1994.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act and are payable to a council, or a statutory authority or prescribed body, as specified in the Schedule.

Schedule 1—Contracts for sale of land or businesses—fees

1—Fees payable to councils

For a council search report to be provided by a council—

(a) for particulars in the report—

(i)	in r	elation to 1 strata unit	\$26.50
(ii)	in relation to 2 strata units on the same strata plan		\$53.00
(iii)	in r	elation to 3 or more strata units on the same strata plan	\$79.00
(iv)		each certificate of title to land under the <i>Real Property Act 1886</i> , or own lease, in respect of which particulars are to be provided—	
	(A)	if the applicant requests that the particulars be provided within 24 hours after receipt of the request	\$39.50
	(B)	in any other case	\$26.50

(b) for documentary material in the report—the actual cost incurred by the council in producing a copy of the document.

2—Fees payable to statutory authorities or prescribed bodies

- (1) For particulars and documentary material to be provided by a statutory authority or prescribed body (other than where particulars are to be provided for the purposes of a property interest report)—
 - (a) for particulars—

(i)	in relation to 1 strata unit	\$20.00
(ii)	in relation to 2 strata units on the same strata plan	\$37.25
(iii)	in relation to 3 or more strata units on the same strata plan	\$56.50
(iv)	in any other case—in relation to each certificate of title to land under the <i>Real Property Act 1886</i> , or Crown lease, in respect of which particulars are to be provided	\$20.00

(b) for documentary material—the actual cost incurred by the statutory authority or prescribed body in producing a copy of the document.

(2)	For a property interest report or update	ate—
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(a)	for a property interest report to be provided by the Department in relation to a
	certificate of title to land under the <i>Real Property Act 1886</i> or a Crown lease

(b) for an update of such a report (where the application is made not more than 90 days after the original report was issued) to be provided by the Department.

\$164.00

\$329.00

(3) For a property interest report or update for a related title—

(a) for a property interest report to be provided by the Department in relation to a related title

\$50.00

(b) for an update of such a report (where the application is made not more than90 days after the original report was issued) to be provided by the Department.

\$12.50

3—Interpretation

In this Schedule—

council search report means a report by a council (whether or not wholly or partially in electronic form) that provides particulars and documentary material under the Act or the regulations under the Act for the purposes of the preparation of a vendor's statement in relation to land;

Crown lease means a leasehold interest granted by the Crown under an Act;

prescribed body means a body prescribed for the purposes of section 12(2) of the Act;

Note-

See regulation 16 of the Land and Business (Sale and Conveyancing) Regulations 2010.

property interest report means a report (whether or not wholly or partially in the form of an annotated version of Form 1 or Form 2 as set out in Schedule 1 of the Land and Business (Sale and Conveyancing) Regulations 2010, and whether or not wholly or partially in electronic form) produced by the Department for the purposes of the preparation of a vendor's statement in relation to land, that includes—

- (a) particulars and documentary material provided by the Department under the Act or regulations under the Act for the purposes of the preparation of the statement: and
- (b) a search copy of the certificate of title to the land or, in the case of a Crown lease, a copy of the lease;

related title means a certificate of title to, or a Crown lease of, land that—

- is contiguous with, and owned or held pursuant to a Crown lease by the same person as, land in relation to which a property interest report is to be provided by the Department; and
- (b) is valued by the Valuer-General under the *Valuation of Land Act 1971* conjointly with, and is to be sold at the same time as, the land in relation to which the property interest report is to be provided;

strata unit includes a community lot (or development lot) and strata plan includes a community plan.

Note—

The fees payable to a strata corporation or a community corporation for the provision of information are prescribed under the *Strata Titles Act 1988* and the *Community Titles Act 1996*, respectively.

Signed by the Minister for Consumer and Business Affairs

LANDSCAPE SOUTH AUSTRALIA ACT 2019

Revocation of Notice of Authorisation to Take Water from the Central Adelaide Prescribed Wells Area

Pursuant to section 105 (5) of the Landscape South Australia Act 2019, I, Ben Bruce, delegate of the Minister for Climate, Environment and Water (the Minister) to whom the Act is committed, hereby revoke the Notice of Authorisation to Take Water from the Central Adelaide Prescribed Wells Area published pursuant to Section 128 of the Natural Resources Management Act 2004 [ceased] in the Government Gazette (page 2295) on 27 June 2019.

Dated: 22 April 2022

BEN BRUCE Executive Director, Water and River Murray Department for Environment and Water Delegate of the Minister for Climate, Environment and Water

LEGAL PRACTITIONERS ACT 1981

South Australia

Legal Practitioners (Fees) Notice 2022

under the Legal Practitioners Act 1981

1—Short title

This notice may be cited as the *Legal Practitioners* (Fees) Notice 2022.

Note-

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on the day on which it is made.

3—Interpretation

In these regulations, unless the contrary intention appears—

Act means the Legal Practitioners Act 1981.

4—Fees

The Fees specified in Schedule 1 are prescribed for the purposes of the Act.

Schedule 1—Fees

1 For the issue or renewal of a practising certificate (other than a volunteer practising certificate)—

	(a)	for more than 6 months	\$668 fee \$209 levy
	(b)	for 6 months or less	\$374 fee \$105 levy
2		the issue or renewal of a volunteer practising certificate (see LPEAC rule 3B: D practising certificate)	\$103 fee \$47 levy
3	Fee to a	ecompany written notice provided under section 23D of the Act	\$30
4	Fee to a	ccompany written notice provided under Schedule 1 clause 4 of the Act	\$30

Signed by the Attorney-General

On 3 May 2022

LIBRARIES BOARD OF SOUTH AUSTRALIA

Fees and Charges Schedule 2022-2023

The following charges are effective from 1 July 2022:

Retrieval for 1 item Retrieval for 5 items Retrieval for 6 items R	Description of Activity	Previous Charge	Gazetted Charge	Last Assessed
Photocopying Printing	^	2021-22	2022-23	
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120 size B&W negative - cost each item - 1 to 5 qty \$18.75 \$18.75 4-Mar-2				
	120 size B&W negative - cost each item - 1 to 3 qty	\$11.67	\$11.67	4-Mar-22

Description of Activity * Denotes GST included - please see note at document end	Previous Charge 2021-22	Gazetted Charge 2022-23	Last Assessed
120 size colour negative - cost each item - 1 to 5 qty	\$18.75	\$18.75	4-Mar-22
120 size colour negative - cost each item - 1 to 3 qty 120 size colour negative - cost each item - over 5 qty	\$10.73 \$11.67	\$10.73 \$11.67	4-Mar-22
35mm colour negative - cost each item - 1 to 5 qty	\$11.38	\$11.38	4-Mar-22
35mm colour negative - cost each item - 1 to 5 qty 35mm colour negative - cost each item - over 5 qty	\$1.39	\$1.39	4-Mar-22
35mm B&W negative - cost each item - 0 vci 3 qty	\$11.38	\$11.38	4-Mar-22
35mm B&W negative - cost each item - over 5 qty	\$1.39	\$1.39	4-Mar-22
120 size colour slide/transparency - cost each item - 1 to 5 qty	\$33.72	\$33.72	4-Mar-22
120 size colour slide/transparency - cost each item - 1 to 5 qty	\$37.82	\$37.82	4-Mar-22
120 size colour slide/transparency - cost each item - over 10 qty	\$34.64	\$34.64	4-Mar-22
Large Format Colour Scans - Overhead scanner	Ψ54.04	Ψ34.04	7 Mai 22
Digital scan of tabloid size newspaper	\$29.46	\$29.46	4-Mar-22
Digital scan of Broadsheet size newspaper	\$35.85	\$35.85	4-Mar-22
Large Format Colour Scans - Roller scanner	Ψ33.03	Ψ33.63	4 -1 VI aI-22
A2	\$30.04	\$30.04	4-Mar-22
A2 A1	\$35.85	\$35.85	4-Mar-22
A0	\$43.06	\$43.06	4-Mar-22
Large Format Colour Scans - Flatbed scanner	\$ 4 5.00	\$45.00	4-1 v 1a1-22
A2	\$64.73	\$64.73	4-Mar-22
A2 A1	\$207.43	\$207.43	4-Mar-22
A0	\$207.43 \$275.45	\$207.43	4-Mar-22
Large Format Printing	\$273.43	\$273.43	4-1 vi ai-22
A2			
	\$67.32	\$67.32	4-Mar-22
Photo rag			
Photo pearl	\$52.02	\$52.02	4-Mar-22
A1	¢104.04	¢104.04	4 34 22
Photo rag	\$104.04	\$104.04	4-Mar-22
Photo pearl	\$82.62	\$82.62	4-Mar-22
A0	¢192.00	¢192.00	4 Man 22
Photo rag	\$183.00	\$183.00	4-Mar-22
Photo pearl	\$143.82	\$143.82	4-Mar-22
Printing larger than A0 cost per m2 Transfer file to USB flash drive	\$221.34	\$221.34	4-Mar-22
	POA	POA	4-Mar-22
Micrographic	¢77 14	¢77 1 <i>4</i>	4 Man 22
35mm B&W microfilm positive duplicate	\$77.14 \$2.82	\$77.14 \$2.82	4-Mar-22 4-Mar-22
16mm Microfiche duplicate Overhead Scanner	\$2.02	\$2.02	4-1 vi ai-22
Overhead scanning up to 3	\$10.00	\$10.00	4-Mar-22
• .	\$40.00	\$40.00	4-Mar-22
Overhead scanning up to 25			
Overhead scanning - each additional page	\$0.50	\$0.50	4-Mar-22
Marketing	70.	70.4	434 00
Facilities Hire *	POA	POA	4-Mar-22
Tours	POA	POA	4-Mar-22
External Exhibition Loans	POA	POA	4-Mar-22
Seminars			
Hosted by SLSA	\$-	\$-	4-Mar-22
Hosted by PLS	\$-	\$-	4-Mar-22
Other Seminars, short courses and training sessions	POA	POA	4-Mar-22
Directorate			
Consultancies *	POA	POA	4-Mar-22
Document Delivery**			
Document Delivery from State Library Collections (for Public)			
Photocopying A4	\$0.30	\$0.30	1-Jul-03
Photocopying A3	\$0.60	\$0.60	1-Jul-04
Special loans overdue fine per day	\$2.00	\$2.00	1-Jul-89
Charges to public for items from other libraries *			
Interlibrary photocopying per article (up to 25 pages)			
Core - 4 working days - electronic delivery	\$18.50	\$18.50	1-Jul-20
Rush - 24 Hours Mon to Fri - electronic delivery	\$37.00	\$37.00	1-Jul-20
Express - 2 working hours Mon to Fri - electronic delivery	\$55.50	\$55.50	1-Jul-20
	+		

Description of Activity	Previous Charge	Gazetted Charge	Last Assessed
* Denotes GST included - please see note at document end	2021-22	2022-23	
Interlibrary photocopying each additional 25 pages	\$4.00	\$4.00	1-Jul-20
Interlibrary Loans to Australian Libraries			
Core - 4 working days - including default delivery fees for normal delivery	\$28.50	\$28.50	1-Jul-20
Rush - 24 Hours Mon to Fri - including default delivery fees for express post	\$52.00	\$52.00	1-Jul-20
Express - 2 working hours Mon to Fri - including default delivery fees for express post or courier	\$70.50	\$70.50	1-Jul-20
Interlibrary Loans from Overseas Libraries	Cost Recovery	Cost Recovery	1-Jul-05
Interlibrary Copies from Overseas Libraries	Cost Recovery	Cost Recovery	1-Jul-05
Charges to libraries for items from State Library Collections*			
Interlibrary photocopying per article (up to 25 pages)			
Core - 5 working days	28.5	28.5	1-Jul-20
Rush - AM/PM Mon to Fri	52	52	1-Jul-20
Express - 2 working hours Mon to Fri	70.5	70.5	1-Jul-20
Interlibrary photocopying each additional 25 pages	4	4	1-Jul-20
Photocopying A4 & A3 for SA Public Libraries - PLASA levy (staff operated) - Maximum of \$5.00 per request	0.3	0.3	1-Jul-97
Interlibrary Loans to Australian Libraries			
Core - 4 working days	28.5	28.5	1-Jul-20
Rush - 24 Hours Mon to Fri	52	52	1-Jul-20
Express - 2 working hours Mon to Fri	70.5	70.5	1-Jul-20
Interlibrary Loans to Overseas Libraries	Cost Recovery	Cost Recovery	1-Jul-05

^{*} Note: In accordance with a GST Ruling received from the Australian Taxation Office, any supply made by the State Library, being a gift deductible entity, will be GST free where the revenue received recovers less than 75% of the cost of the service provided. Fees for services that include GST are denoted by an asterisk (*) next to the charge.

Dated: 29 April 2022

GEOFF STREMPEL Director, State Library of South Australia

LIVESTOCK ACT 1997

South Australia

Livestock (Fees) Notice 2022

under the Livestock Act 1997

1—Short title

This notice may be cited as the *Livestock (Fees) Notice 2022*.

2—Commencement

This notice has effect on 1 July 2022.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

3—Interpretation

In this notice, unless the contrary intention appears—

Act means the Livestock Act 1997.

4—Fees

The fees specified in Schedule 1 are prescribed for the purposes of the Act and the *Livestock Regulations 2013*.

^{**} Document Delivery charges are set by LADD & cannot be changed.

Schedule 1—Fees

1	A 1:		
		tion for registration or renewal of registration under section 17 of the beekeeper	\$47.50
	No fee i	s payable under item 1 if—	
	(a)	the beekeeper keeps less than 5 hives; or	
	(b)	the bees are kept for the purposes of instruction in an educational institution approved by the Chief Inspector.	
2		tion for registration or renewal of registration under section 17 of the deer keeper	\$95.00
	more that	rm for which registration is to be granted or renewed is less than or an 24 months, a pro rata adjustment is to be made to the amount of the ritem 1 or 2 by applying the proportion that the number of whole in the term bears to 24 months.	
	No regis	tration fee is payable under item 2 if—	
	(a)	the application is accompanied by an application for the allocation or renewal of a PIC for the land where the deer are or are to be kept; and	
	(b)	the proposed term of registration is no longer than the proposed term for which the PIC will be current; and	
	(c)	a fee is payable for the application for the allocation or renewal of the PIC that is not less than the fee that would be payable for registration apart from this provision.	
3	Applicat centre	tion for registration or renewal of registration of an artificial breeding	\$82.00
3	centre	tion for registration or renewal of registration of an artificial breeding inspection of an artificial breeding centre	\$136.00 per hour plus a fee of \$0.90 per kilometre travelled to and from the location of the artificial breeding centre
	Application breeding (The sar		\$136.00 per hour plus a fee of \$0.90 per kilometre travelled to and from the location of the artificial breeding
4	Application breeding (The sar registrat	nspection of an artificial breeding centre tion for registration or renewal of registration authorising an artificial a procedure ne fee applies in relation to an applicant for, or for renewal of, ion authorising more than 1 category of artificial breeding procedure). tion for registration or renewal of registration of a diagnostic	\$136.00 per hour plus a fee of \$0.90 per kilometre travelled to and from the location of the artificial breeding centre
5	Application of the sar registration of the same of the	nspection of an artificial breeding centre tion for registration or renewal of registration authorising an artificial a procedure ne fee applies in relation to an applicant for, or for renewal of, ion authorising more than 1 category of artificial breeding procedure). tion for registration or renewal of registration of a diagnostic	\$136.00 per hour plus a fee of \$0.90 per kilometre travelled to and from the location of the artificial breeding centre \$82.00
5	Applicate breeding (The sar registrate Applicate laborato). Late approximate the control of the	nspection of an artificial breeding centre ion for registration or renewal of registration authorising an artificial grocedure ne fee applies in relation to an applicant for, or for renewal of, ion authorising more than 1 category of artificial breeding procedure). ion for registration or renewal of registration of a diagnostic ry	\$136.00 per hour plus a fee of \$0.90 per kilometre travelled to and from the location of the artificial breeding centre \$82.00
4567	Applicate breeding (The sar registrate Applicate laborato) Late approximate Applicate approximate appr	nspection of an artificial breeding centre ion for registration or renewal of registration authorising an artificial grocedure ne fee applies in relation to an applicant for, or for renewal of, ion authorising more than 1 category of artificial breeding procedure). icon for registration or renewal of registration of a diagnostic ry olication fee for renewal of registration	\$136.00 per hour plus a fee of \$0.90 per kilometre travelled to and from the location of the artificial breeding centre \$82.00
45678	Applicate breeding (The sar registrate Applicate laborato) Late applicate If the terthan 24 under ite	nion for registration or renewal of registration authorising an artificial approcedure ne fee applies in relation to an applicant for, or for renewal of, ion authorising more than 1 category of artificial breeding procedure). The control of the c	\$136.00 per hour plus a fee of \$0.90 per kilometre travelled to and from the location of the artificial breeding centre \$82.00
45678	Application breeding (The sar registration Late application Late applicati	ion for registration or renewal of registration authorising an artificial grocedure ne fee applies in relation to an applicant for, or for renewal of, ion authorising more than 1 category of artificial breeding procedure). It ion for registration or renewal of registration of a diagnostic ry polication fee for renewal of registration ment certificate of registration tion for allocation or renewal of identification code—for each code rem for which the code is to be allocated or renewed is less than or more months, a pro rata adjustment is to be made to the amount of the fee rem 9 by applying the proportion that the number of whole months in	\$136.00 per hour plus a fee of \$0.90 per kilometre travelled to and from the location of the artificial breeding centre \$82.00

(a) for each PIC \$42.25

(b) to a maximum of \$226.00

Made by the Minister for Primary Industries and Regional Development

On 29 April 2022

MENTAL HEALTH ACT 2009

Authorised Mental Health Professional

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

Bernard Siebert Jocelyn Douglass Lynsey Johnson

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

Dated: 29 April 2022

DR J BRAYLEY Chief Psychiatrist

NATIONAL PARKS AND WILDLIFE ACT 1972

South Australia

National Parks and Wildlife (Wildlife) (Fees) Notice 2022

under the National Parks and Wildlife Act 1972

1—Short title

This notice may be cited as the National Parks and Wildlife (Wildlife) (Fees) Notice 2022.

Note-

This is a fee notice made in accordance with the *Legislation (Fees) Act 2019*. Under section 4(3) of that Act, this notice repeals the *National Parks and Wildlife (Wildlife) (Fees) Notice 2021* as published in the Government Gazette on 6 May 2021 (p 1331).

2—Commencement

This notice has effect from the day on which it is published in the Gazette.

3—Interpretation

In this notice, unless the contrary intention appears—

Act means the National Parks and Wildlife Act 1972;

repealed notice means the *National Parks and Wildlife (Wildlife) (Fees) Notice 2021* as published in the Government Gazette on 6 May 2021 (p 1331);

Wildlife Regulations means the National Parks and Wildlife (Wildlife) Regulations 2019.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act and the Wildlife Regulations.

5—Royalties

Royalty in the amounts set out in Schedule 2 is declared for the purposes of the Act to be payable to the Wildlife Conservation Fund on animals of the classes specified.

Schedule 1—Fees

1—Interpretation

In this Schedule, unless the contrary intention appears—

additional, in relation to premises, means—

- premises in addition to single premises; or
- premises referred to in regulation 31(1)(b)(ii) or (1)(c)(ii) of the Wildlife (b) Regulations;

endorsement, in relation to a permit, means an endorsement on the permit relating (whether as a limitation, restriction or condition) to the animals, carcasses, eggs, plants or other matters to which the permit applies, or the activities authorised under the permit, but does not include an endorsement that relates to the premises to which the permit applies;

Schedule 6, in relation to an animal, means an animal specified in Schedule 6 of the Wildlife Regulations.

2—Fees for permits

The following permit fees are payable on application for the permits specified:

	Permits	Fees
(a)	Permits to take native plants under section 49 of the Act	Fee for a period of 1 year
	Class A	\$106.00
	Class B	\$106.00
	Class C	Nil
	Class D	\$106.00
(b)	Permits to take, take and release or take, keep and release protected animals under section 53, 53 and 55 or 53, 55 and 58 of the Act	Fee for a period not exceeding 1 year
	Permit to Destroy Wildlife (s 53)	Nil
	Take Protected Animals from the Wild permit (s 53)	\$53.00
		plus \$159.00 application fee
	Trap and Release Protected Animals permit (s 53 and 55)	Nil
	Protected Animals Rescue permit (s 53 and 55)	Nil

		Fee for a period of 1 year (a period of less than 1 year but more than 6 months will be taken to be 1 year) ending on 30 June	Fee for a period of 6 months or less ending on 30 June
	Wildlife Management (Controller) permit (s 53 and 55)	\$84.50	\$42.25
	Wildlife Rehabilitation Facility permit (s 53, 55 and 58)	Nil	Nil
	Wildlife Carer permit (s 53, 55 and 58)	Nil	Nil
an cai	rmits to keep, sell or keep d sell protected animals, rcasses or eggs under ction 58 of the Act	Fee for a period of 1 year (a period of less than 1 year but more than 6 months will be taken to be 1 year) ending on 30 June	Fee for a period of 6 months or less ending on 30 June
(i)	Permits to keep and sell		
	Class 1 permit	\$84.50 per year	\$42.25
	Class 2 permit (Schedule 6 animals only)	\$795.00 per year	\$397.00
		plus \$239.00 per year for each additional premises to which the permit applies	
	Class 2 permit (Schedule 6 and specialist animals)	\$1 271 per year	\$635.00
		plus \$239.00 per year for each additional premises to which the permit applies	
	Class 3 permit	\$136.00 per year	\$74.50
	Class 4 permit	\$530.00 per year	\$265.00
		plus \$239.00 per year for each additional premises at which animals to which the permit applies are kept or displayed	
	Class 5 permit	\$318.00 per year	\$159.00
		plus \$239.00 per year for each additional premises at which animals to which the permit applies are normally kept when not temporarily relocated for display	
	Class 6 permit	\$318.00 per year	\$159.00
		plus \$239.00 per year for each additional premises to which the permit applies	
	Class 7 permit	\$2 309.00 per year	\$1 268.00

Class 8 permit	\$1 153.00 per year	\$635.00
Class 11 permit	\$39.75 per year	\$21.60
(ii) Permits to keep		
Class 10 permit	Nil	Nil
Retain Protected Animals Unfit for Release permit	Nil	Nil
(iii) Permits to sell		
Class 9 permit	\$21.20 per year	\$21.20
Permits to farm protected animals under section 60C of the Act (emus)	Fee for a period of 1 year (a period of less than 1 year but more than 6 months will be taken to be 1 year) ending on 30 June	Fee for a period of 6 months or less ending on 30 June
Class 12 permit	\$512.00 per year	\$281.00
Class 12 permit	\$512.00 per year plus \$207.00 per year for each additional premises to which the permit applies	\$281.00
Class 12 permit Permits to harvest protected animals under section 60J of the Act (kangaroos)	plus \$207.00 per year for each additional premises to which the	\$281.00 Fee for a period of 6 months or less ending on 30 June
Permits to harvest protected animals under section 60J of	plus \$207.00 per year for each additional premises to which the permit applies Fee for a period of 1 year (a period of less than 1 year but more than 6 months will be taken to be 1 year)	Fee for a period of 6 months or less ending on
	Class 11 permit (ii) Permits to keep Class 10 permit Retain Protected Animals Unfit for Release permit (iii) Permits to sell Class 9 permit Permits to farm protected animals under section 60C of	Class 11 permit \$39.75 per year (ii) Permits to keep Class 10 permit Nil Retain Protected Animals Unfit for Release permit (iii) Permits to sell Class 9 permit \$21.20 per year Permits to farm protected animals under section 60C of the Act (emus) Fee for a period of 1 year (a period of less than 1 year but more than 6 months will be taken to be 1 year)

If a fee is payable in respect of additional premises under this clause, only 1 such fee is payable in respect of the premises even if the premises concerned are additional premises for more than 1 purpose under the Wildlife Regulations or a permit.

3—Other fees

(a) On application for additional record book or return book	\$12.60
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(b) On application for additional premises for selling, keeping, displaying, using or farming protected animals, or carrying on a business of dealing in protected animals, pursuant to a permit (not being additional premises already approved or authorised as additional premises under the Wildlife Regulations or a permit) (per additional premises)—

(i)	in the case of a section 58 permit that is a class 2 or 4 permit	\$286.00
(ii)	in the case of a section 58 permit that is a class 5 or 6 permit	\$243.00
(iii)	in the case of a section 60C permit that is a class 12 permit	\$243.00

(unless the additional premises are, in the opinion of the person to whom the application is made, required on a temporary basis only).

If the application is for additional premises for which a yearly fee is payable under clause 2 of this Schedule and is made at the time of application for the permit, this fee is payable instead of the fee that would be payable for the additional premises for the first year of the permit under clause 2 of this Schedule.

If a fee is payable in respect of additional premises under this paragraph, only 1 such fee is payable in respect of the premises even if the premises concerned are additional premises for more than 1 purpose under the Wildlife Regulations or a permit.

On application for a further endorsement on a permit (not being an endorsement

(c) On application for a further endorsement on a permit (not being an endorsement currently included on such a permit held by the applicant) (per application)

d) On application for such a further endorsement on a permit where the permit relates to animal rescue and rehabilitation

Nil

\$21.20

Schedule 2—Royalties

1—Royalties

An	nimal	Royalty	
1.	1. A protected animal taken in accordance with a notice under section 52 of the Act or pursuant to a permit granted under section 53(1)(a), (b) or (d) of the Act, being—		
	(a) an animal of an endangered species (Schedule 7 of the Act)	\$635.00	
	(b) an animal of a vulnerable species (Schedule 8 of the Act)	\$318.00	
	(c) an animal of a rare species (Schedule 9 of the Act)	\$159.00	
	(d) an animal of any other species of protected animal	\$79.50	
2.	A kangaroo taken for personal use pursuant to a permit granted under section 53(1)(c) of the Act	\$1.60	
3.	A protected animal taken pursuant to a permit granted under section 60C of the Act	Nil	
4.	A protected animal taken pursuant to a permit granted under section 60J of the Act	\$1.60	

Schedule 3—Transitional provision

1—Transitional provision

- (1) The fees prescribed in respect of an application for a permit by Schedule 1 of this notice apply where the permit is to take effect on or after 1 July 2022.
- (2) The fees prescribed in respect of an application for additional premises or a further endorsement on a permit by Schedule 1 of this notice apply where—
 - (a) the permit in respect of which the application is made is to take effect on or after 1 July 2022; or
 - (b) the application is made on or after 1 July 2022.
- (3) All other fees prescribed by Schedule 1 of this notice apply from 1 July 2022.
- (4) All royalties declared by Schedule 2 of this notice apply from 1 July 2022.
- (5) Despite this notice—
 - (a) the fees prescribed in respect of an application for a permit by Schedule 1 of the repealed notice apply where the permit is to take effect before 1 July 2022; and
 - (b) the fees prescribed in respect of an application for additional premises or a further endorsement on a permit by Schedule 1 of the repealed notice apply where—
 - (i) the permit in respect of which the application is made is in effect, or is to take effect, before 1 July 2022; and

- (ii) the application is made before that date; and
- (c) all other fees prescribed by Schedule 1 of the repealed notice apply until 1 July 2022; and
- (d) all royalties declared by Schedule 2 of the repealed notice apply until 1 July 2022.

Made by the Minister for Climate, Environment and Water

On 27 April 2022

PASSENGER TRANSPORT ACT 1994

South Australia

Passenger Transport (Fees) Notice 2022

under the Passenger Transport Act 1994

1—Short title

This notice may be cited as the Passenger Transport (Fees) Notice 2022.

Note—

This is a fee notice made in accordance with the *Legislation (Fees) Act 2019*. Under section 4(3) of that Act, this notice revokes the *Passenger Transport (Fees) Notice 2021*, as published in the Government Gazette on 6 May 2021 (p 1337).

2—Commencement

This notice has effect from the day on which it is published in the Gazette.

3—Interpretation

In this notice, unless the contrary intention appears—

Act means the Passenger Transport Act 1994;

regulations means the Passenger Transport Regulations 2009;

revoked notice means the *Passenger Transport (Fees) Notice 2021*, as published in the Government Gazette on 6 May 2021 (p 1337).

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act and the regulations.

5—Transitional provision

- (1) The fees prescribed in respect of—
 - (a) the issue or renewal of an accreditation under Part 4 of the Act; or
 - (b) a period for which an accreditation is held under that Part (a periodical fee); or
 - (c) the issue or renewal of a licence under Part 6 of the Act; or
 - (d) the grant or renewal of a consent under section 49 of the Act,

by Schedule 1 of this notice apply where the issue, grant or renewal takes effect, or the period commences, on or after 1 July 2022.

- (2) All other fees prescribed by Schedule 1 of this notice apply from 1 July 2022.
- (3) Despite clause 4—
 - (a) the fees prescribed in respect of—
 - (i) the issue or renewal of an accreditation under Part 4 of the Act; or
 - (ii) a period for which an accreditation is held under that Part (a periodical fee); or
 - (iii) the issue or renewal of a licence under Part 6 of the Act; or
 - (iv) the grant or renewal of a consent under section 49 of the Act,

by Schedule 1 of the revoked notice, as in force immediately before the commencement of this notice, continue to apply where the issue, grant or renewal is to take effect, or the period is to commence, before 1 July 2022; and

(b) all other fees prescribed by Schedule 1 of the revoked notice, as in force immediately before the commencement of this notice, continue to apply until 1 July 2022.

Schedule 1—Fees

	Descript	ion		Fee
1	Applicati	ion f	ee for an accreditation under the Act—	
	(a)	in r	espect of an accreditation under Part 4 Division 1—	
	((i)	unless (ii) or (iii) applies	\$494
	((ii)	in the case of a Small Passenger Vehicle (Traditional) Accreditation, a Small Passenger Vehicle (Special Purpose) Accreditation, a Small Passenger Vehicle (Non-Metropolitan) Accreditation or a Country Taxi Accreditation	\$494.00 plus \$99.00 for each vehicle that will initially be used for the purposes of a service operated under the accreditation
	(iii)	in the case of a Small Passenger Vehicle (Metropolitan) Accreditation	\$494.00 plus \$99.00 for each vehicle that will initially be used for the purposes of a service operated under the accreditation
	(b)	in r	espect of an accreditation under Part 4 Division 2	nil
	(c)	in r	espect of an accreditation under Part 4 Division 3	\$1 099.00
2			e payable under section 33(1)(b) of the Act—for each prescribed egulations 10(1) and 16(1) of the regulations)—	
	(a)	in r	espect of an accreditation under Part 4 Division 1—	
		(i)	unless (ii) or (iii) applies	\$494.00

	Description		Fee
	(ii)	in the case of a Small Passenger Vehicle (Traditional) Accreditation, a Small Passenger Vehicle (Special Purpose) Accreditation, a Small Passenger Vehicle (Non-Metropolitan) Accreditation or a Country Taxi Accreditation	\$494.00 plus \$99.00 for each vehicle used (or available for use) for the purposes of a service operated under the accreditation (as at the end of the relevant period)
	(iii)	in the case of a Small Passenger Vehicle (Metropolitan) Accreditation	\$494.00 plus \$99.00 for each vehicle used (or available for use) for the purposes of a service operated under the accreditation (as at the end of the relevant period)
	(b) in r	respect of an accreditation under Part 4 Division 3	\$1 099.00
3	Penalty for a	default under section 33(2) of the Act	\$65.00
4	Renewal fee	under section 34 of the Act—	
	(a) in r	respect of an accreditation under Part 4 Division 1—	
	(i)	unless (ii) or (iii) applies	\$494.00
	(ii)	in the case of a Small Passenger Vehicle (Traditional) Accreditation, a Small Passenger Vehicle (Special Purpose) Accreditation, a Small Passenger Vehicle (Non-Metropolitan) Accreditation or a Country Taxi Accreditation	\$494.00 plus \$99.00 for each vehicle used (or available for use) for the purposes of a service operated under the accreditation at the time of renewal
	(iii)	in the case of a Small Passenger Vehicle (Metropolitan) Accreditation	\$494.00 plus \$99.00 for each vehicle used (or available for use) for the purposes of a service operated under the accreditation at the time of renewal
	(b) in r	respect of an accreditation under Part 4 Division 2	nil
	(c) in r	respect of an accreditation under Part 4 Division 3	\$1 099.00
5	Application t	o vary an accreditation under Part 4 Division 2	nil
6	Notification t	to the Minister of—	
	(a) the	introduction of a vehicle to a service—	
	(i)	unless (ii) or (iii) applies	\$22.00

	Description		Fee
	(ii)	in the case of a vehicle used for the purposes of a service operated under a Small Passenger Vehicle (Traditional) Accreditation, a Small Passenger Vehicle (Special Purpose) Accreditation, a Small Passenger Vehicle (Non-Metropolitan) Accreditation or a Country Taxi Accreditation	\$99.00 per vehicle
	(iii)	in the case of a vehicle used for the purposes of a service operated under a Small Passenger Vehicle (Metropolitan) Accreditation	\$99.00 per vehicle
	acc pre reg ad nu pe	owever, if a vehicle is introduced to a service operated under an creditation referred to in subparagraph (ii) or (iii) during a escribed period for that accreditation under regulation 10 of the gulations the fee payable under subparagraph (ii) or (iii) may be justed on a pro rata basis by applying the proportion that the mber of months that are left to run to the end of that prescribed riod bears to 12 months (on the basis that parts of a month count a full month)	
	(b) the	e withdrawal of a vehicle from a service	\$22.00
7	Application	fee for a licence under Part 6 of the Act—	
	(a) in	respect of a special vehicle licence	\$99.00
	(b) in	respect of any other kind of licence	\$99.00
8	Renewal fee	under Part 6 of the Act	\$99.00
9	Application	fee for the consent of the Minister under section 49 of the Act	\$108.00
10	Application taxi	fee for consent to the substitution of another vehicle for a licensed	\$45.00
11	Fee for issue	of a duplicate of an accreditation or licence that has been lost etc	\$67.00
12	Prescribed fe	ee under section 54 of the Act—	
	(a) for	a first inspection	\$110.00
	(b) for	a subsequent inspection (if necessary)	\$83.00
13	Tender fee fe	or the purposes of Schedule 2 of the regulations	\$45.00

Made by the Minister for Infrastructure and Transport

On 27 April 2022

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Variation of Pipeline Licence PL 6

Notice is hereby given that under the provisions of the *Petroleum and Geothermal Energy Act* 2000, pursuant to delegated powers dated 29 June 2018, the conditions of the abovementioned Pipeline Licence held by Australian Gas Networks (SA) Limited have been varied.

Details of the variation of Pipeline Licence PL 6 are available for viewing on the Licence Register at the Department for Energy and Mining's website via the following link:

 $\underline{https://www.petroleum.sa.gov.au/licensing-and-land-access/onshore-licensing/registers}$

Dated: 29 April 2022

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

PLANNING, DEVELOPMENT AND INFRASTRUCTURE ACT 2016

South Australia

Limestone Coast Southern Regional Assessment Panel Notice 2022

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

Part 1—Preliminary

1—Short title

This notice may be cited as the *Limestone Coast Southern Regional Assessment Panel Notice* 2022.

2—Commencement

This notice comes into operation on 1 July 2022.

3—Interpretation

In this notice—

Act means the Planning, Development and Infrastructure Act 2016;

panel means the assessment panel constituted under clause 4;

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

Part 2—Constitution of assessment panel

4—Constitution of assessment panel

- (1) For the purposes of section 84(1)(a) of the Act, the *Limestone Coast Southern Regional Assessment Panel* is constituted.
- (2) The panel is constituted in relation to the areas of the following councils:
 - (a) District Council of Grant;
 - (b) District Council of Robe;
 - (c) Wattle Range Council;
 - (d) City of Mount Gambier.

Part 3—Core provisions

5—Core provisions

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

6—Number of members

The panel will consist of up to five members.

7—Requirements with respect to the appointment of members

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

8—Procedures for appointment

- (1) The members of the panel will be appointed by the relevant councils taking into account the following requirements:
 - (a) only 1 member of the panel may be a member of a council; and
 - (b) a person appointed as a member of the panel must be an accredited professional planning level 2.
- (2) Subclause (1)(b) does not apply if
 - (a) the person is a member of a council; and
 - (b) the relevant councils are satisfied that the person is appropriately qualified to act as member of the panel on account of the persons experience in local government.
- (3) The process to be adopted for appointing a person as a member of the panel must be set out in an agreement entered into between the councils.

9—Term of office

- (1) The term of office of a member of the panel will be up to 2 years.
- (2) A person may continue to act as a member of the panel after the expiration of a term of office for the purpose of completing any matter before the panel at the time of the expiration of the term.
- (3) A member of a panel is eligible for reappointment at the expiration of a term of office.

10—Conditions of appointment

- (1) It will be a condition of appointment of a member of the panel that the member continues to be an accredited professional while holding office (unless such accreditation was not required at the time of appointment).
- (2) An appointment will be subject to such other conditions (including as to their remuneration) as the relevant councils may specify at the time of the appointment of the member.
- (3) The Minister may, on the recommendation of the relevant councils, remove a member of the panel from office—
 - (a) for breach of, or non-compliance with, a condition of appointment; or
 - (b) for misconduct or neglect of duty; or
 - (c) for failure or incapacity to carry out official duties satisfactorily; or
 - (d) for failing to comply with section 84(1)(f) or (g) of the Act; or
 - (e) on the recommendation of the Commission under regulation 11 of the *Planning*, *Development and Infrastructure (General) Regulations 2017*; or
 - (f) for failure to comply with a condition of appointment set out in a notice of appointment under regulation 11A of the *Planning, Development and Infrastructure* (General) Regulations 2017.
- (4) The office of a member of the panel becomes vacant if the member—
 - (a) dies; or
 - (b) completes a term of office and is not reappointed (subject to the operation of clause 9(2)); or

- (c) resigns by written notice to the relevant councils; or
- (d) is convicted of an indictable offence or is sentenced to imprisonment for an offence; or
- (e) becomes bankrupt or applies to take the benefit of a law for the relief of insolvent debtors; or
- (f) is removed from office under subclause (3).
- (5) The relevant councils will be responsible for the remuneration payable to a member of the panel under an agreement entered into between the councils.
- (6) When there is a vacancy in the membership of the panel, the relevant councils must take steps to fill the vacancy at the earliest opportunity.
- (7) An act or proceeding of the panel is not invalid by reason only of a vacancy in the membership of the panel.

11—Appointment of deputy members

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

12—Appointment of presiding member and acting presiding member

- (1) The presiding member of the panel will be appointed by the relevant councils.
- (2) The presiding member must be an accredited professional planning level 2.
- (3) An acting presiding member may be appointed by members of the panel.

13—Procedures of panel

- (1) A quorum at a meeting of the panel consists of a number ascertained by dividing the total number of members by two, ignoring any fraction resulting from the division, and adding 1 (and no business may be transacted at a meeting of the panel unless a quorum is present).
- (2) A decision carried by a majority of the votes cast by members at a meeting is a decision of the panel.
- (3) Each member present at a meeting of the panel is entitled to 1 vote on any matter arising for decision and, if votes are equal, the member presiding at the meeting has a second or casting vote.
- (4) A meeting between members constituting a quorum by telephone or audio-visual means is a valid meeting of the panel if—
 - (a) a notice of the meeting is given to all members of the panel in the manner determined by the panel for the purpose; and
 - (b) the system of communication allows a participating member to communicate with any other participating member during the meeting.
- (5) A resolution of the panel—
 - (a) of which notice is given to members in accordance with procedures determined or agreed by members of the panel; and
 - (b) in which at least the majority of members of the panel express their concurrence in writing or by electronic communication,

will be taken to be a decision of the panel.

- (6) A person who is taken to be a member of the panel under section 85 of the Act is not to be counted or considered for the purposes of subclauses (2), (3) and (5)(b).
- (7) Subject to this clause and any relevant provisions of regulations made under the Act, the procedures to be observed in relation to the conduct of the business of the panel will be determined by the panel.

Part 4—Sharing of costs

14—Sharing of costs

- (1) This clause sets out a scheme for the purposes of section 84(1)(i) of the Act.
- (2) Except as otherwise agreed between the relevant councils, the costs associated with the Assessment Manager for the panel will be borne by the relevant councils in equal shares.
- (3) In the event of a claim against a member of the panel in respect of the performance, exercise or discharge (or purported performance, exercise or discharge) of their functions, powers or duties under the Act as a member of the panel, the relevant council for the area where the particular development is to be undertaken will be liable for the cost of the claim.
- (4) Except as otherwise agreed between the relevant councils, all other costs will be shared between the relevant councils in equal shares.
- (5) The relevant councils may enter into an agreement relating to the incurring of costs by a particular council on behalf of the other councils, and the provision of invoices for the recovery of costs.

Made by the Minister for Planning

On 27 April 2022

PLANT HEALTH ACT 2009

SECTIONS 4 AND 8

Declaration of Pests

PURSUANT to Sections 4 and 8 of the *Plant Health Act 2009*, I, Michael McManus, Deputy Chief Inspector, delegate of the Minister for Primary Industries and Regional Development, make the following notice:

1. Application

All previous notices made pursuant to Sections 4 and 8 of the Plant Health Act 2009 are hereby revoked.

2. Declaration of Pests - Pursuant to Section 4 of the Act

- 2.1 The following are declared to be pests for the purposes of the Act:
 - (1) The pests specified by common name and scientific name immediately below:

Common Name(s)	Scientific Name(s)
African citrus psyllid	Trioza erytreae
American serpentine leaf miner	Liriomyza trifolii
Anthracnose of Brassica crops	Colletotrichum higginsianum
Asian citrus psyllid	Diaphorina citri
Asian longicorn beetle	Anaplophora glabripennis
Asian subterranean termite	Cryptotermes gestroi
Australian plague locust	Chortoicetes terminifera
Bacterial wilt of potato	Ralstonia solanacearum Race 3
Barley stem gall midge	Mayetiola hordei
Barley stripe rust	Puccinia striiformis f. sp. hordei
Blueberry rust	Thekopsora minima
Boil smut of maize	Ustilago maydis
Brown marmorated stink bug	Halyomorpha halys
Browsing ant	Lepisiota frauenfeldi
Burning moth	Hylesia nigricans

Common Name(s) Scientific Name(s) Caracollina lenticula Caracollina lenticula Ceratocystis manginecans, Ceratocystis spp. (exotic species) Ceratocystis wilt Chestnut blight Cryphonectria parasitica Chickpea leaf miner Liriomyza cicerina Citrus blight (unknown causal agent) Citrus canker Xanthomonas citri subsp. citri Citrus longicorn beetle Anaplophora chinensis Citrus tristeza virus - sweet orange stem pitting strain Citrus tristeza closterovirus – sweet orange stem pitting strain Citrus variegated chlorosis Xylella fastidiosa Citrus red mite Panonychus citri Columnea latent viroid (CLVd) Columnea latent viroid Cucumber fruit mottle mosaic virus (CFMMV) Cucumber fruit mottle mosaic tobamovirus Cucumber green mottle mosaic tobamovirus Cucumber green mottle mosaic virus (CGMMV) Drywood termite Cryptotermes dudleyi Electric ant Wasmannia auropunctata Exotic gypsy moth Lymantria spp. (L. dispar and sub-species, L. monacha) Fire blight Erwinia amylovora European House Borer Hylotrupes bajulus Fruit flies Pest species of Tephritidae family Fusarium wilt of tomatoes Fusarium oxysporum f.sp. lycopersicon Race 3 Giant African snail Lissachatina fulica Marchalina hellenica Giant pine scale Glassy-winged sharpshooter Homalodisca vitripennis Golden apple snail Pomacea canaliculata Grapevine leaf rust Phakopsora euvitis Grapevine red blotch-associated virus Grapevine red blotch-associated geminivirus Green snail Cantareus apertus Harlequin lady beetle Harmonia axyridis Hessian fly Mayetiola destructor 'Candidatus liberibacter' spp. Huanglongbing disease of citrus Karnal bunt Tilletia indica Khapra beetle Trogoderma granarium Kyuri green mottle mosaic virus (KGMMV) Kyuri green mottle mosaic tobamovirus Melon necrotic spot virus (MNSV) Melon necrotic spot carmovirus Melon thrips Thrips palmi Myrtle rust (exotic strains) Austropuccinia psidii (syn. Puccinia psidii, Uredo rangelii) exotic strains Myrtle rust Puccinia psidii (syn. Uredo rangelii) Onion Smut Urocvstis cepulae Parlatoria date scale Parlatoria blanchardi Phylloxera Daktulosphaira vitifolliae Potato blackleg and soft rot Dickeya spp. including D. dianthicola, D. dadantii and D. solani Potato cyst nematode Globodera pallida Potato cyst nematode Globodera rostochiensis Potato spindle tuber viroid (PSTVd) Potato spindle tuber pospiviroid Pepino mosaic virus (PepMV) Pepino mosaic potexvirus Pepper chat fruit viroid (PCFVd) Pepper chat fruit viroid Phoney peach disease Xylella fastidiosa Phytophthora blight Phytophthora kernoviae Pierce's disease of grapevines Xylella fastidiosa Pine wilt nematode Bursaphelenchus spp. including B. xylophilus Pitch canker Fusarium circinatum Polyphagous shot hole borer Euwallacea fornicatus Polyphagous shot hole borer-associated fusarium wilt Fusarium euwallaceae Potato late blight Phytophthora infestans (A2 mating type) Pyriform scale Protopulvinaria pyriformis Red imported fire ant Solenopsis invicta Sawyer beetles Monochamus spp. including M. alternatus, M. galloprovincialis, M. scutellatus, M. titillator Serpentine leaf miner Liriomyza huidobrensis Sharka Plum pox potyvirus Small plague grasshopper

Austroicetes cruciata

Strawberry latent ringspot virus

Drosophila suzukii

Spotted-winged drosophila (fruit fly)

Strawberry latent ringspot virus (SLRSV)

Common Name(s)	Scientific Name(s)
Stubborn disease of citrus	Spiroplasma citri
Subterranean termite	Coptotermes formosanus
Sudden oak death	Phytophthora ramorum
Tarnished plant bug	Lygus lineolaris
Teratosphaeria canker	Teratosphaeria destructans and T. zuluensis
Tomato apical stunt viroid (TASVd)	Tomato apical stunt viroid
Tomato black ring virus (TBRV)	Tomato black ring nepovirus
Tomato brown rugose fruit virus (ToBRFV)	Tomato brown rugose fruit tobamovirus
Tomato chlorotic dwarf viroid (TCDVd)	Tomato chlorotic dwarf viroid
Tomato leaf miner	Liriomyza bryoniae
Tomato mottle mosaic virus (ToMMV)	Tomato mottle mosaic tobamovirus
Tomato planta macho viroid (TPMVd)	Tomato planta macho viroid
Tomato-potato psyllid	Bactericera cockerelli
Tropical fire ant	Solenopsis geminata
Vegetable leaf miner	Liriomyza sativae
Watermelon green mottle mosaic virus (WGMMV)	Watermelon green mottle mosaic tobamovirus
West Indian drywood termite	Cryptotermes brevis
Western plant bug	Lygus hesperus
Wheat stem rust (exotic strains)	Puccinia graminis f. sp. tritici (exotic strains)
Wheat stem sawfly	Cephus spp. (C. cinctus, C. pygmeaus)
Yellow crazy ant	Anoplolepis gracilipes
Zebra chip of potatoes, 'yellows' and other diseases of solanaceous and apiaceous plants	'Candidatus Liberibacter solanacearum' (all Haplotypes)
Zucchini green mottle mosaic virus (ZGMMV)	Zucchini green mottle mosaic tobamovirus

(2) Any emergent pest that warrants immediate application of the Act and subsequent declaration under subparagraph (1).

3. Quarantine Areas - Pursuant to Section 8 of the Act

- 3.1 The following portions of the State are declared to be quarantine areas:
 - (1) with respect to pest fruit flies, for the purposes of control and eradication, a "Fruit Fly Affected Area" (as defined in Section 4 of this Notice).
 - (2) with respect to pest fruit flies, for the purpose of excluding fruit flies from the Riverland of South Australia ("Riverland Pest Free Area"):
 - (i) the County of Hamley; and
 - (ii) the Hundreds of Bookpurnong, Cadell, Gordon, Holder, Katarapko, Loveday, Markaranka, Moorook, Murtho, Parcoola, Paringa, Pooginook, Pyap, Stuart, Waikerie, Eba, Fisher, Forster, Hay, Murkbo, Nildottie, Paisley, Ridley and Skurray.
 - the whole of Kangaroo Island with respect to the declared diseases of potato, namely bacterial wilt (*Ralstonia solanacearum* Race 3) and potato cyst nematodes (*Globodera rostochinesis* and *Globodera pallida*). This quarantine area is to be known as the 'Kangaroo Island Protected Production Area'.
 - (4) with respect to Caracollina lenticula, the following are declared to be quarantine areas:
 - (i) 9 Creswell Road, Largs North, Certificate of Title Volume 5781 Folio 919; and
 - (ii) 10 Creswell Road, Largs North, Certificate of Title Volume 5208 Folio 532; and
 - iii) 1-4/2 Elder Road, Largs North, Certificates of Title Volume 6129 Folio 124 and Volume 6129 Folio 125.
- 3.2 Measures to be taken in Quarantine Areas
 - (1) For the purposes of control and eradication of fruit flies, host fruit grown in, or introduced into, a Fruit Fly Affected Area must not be removed from the Fruit Fly Affected Area without approval from the Chief Inspector or delegate; and
 - (i) The owner or occupier of any premises within a portion of the State declared to be a fruit fly outbreak zone (as defined in Section 4 of this Notice) must take the measures prescribed in the Standard for the control and eradication of such flies from a fruit fly outbreak zone; and
 - (ii) The owner or occupier of any premises within a portion of the State declared to be a fruit fly outbreak area (as defined in Section 4 of this Notice) must take the measures prescribed in the Standard for the control and eradication of such flies from a fruit fly outbreak area; and
 - (iii) The owner or occupier of any premises within a portion of the state declared to be a fruit fly suspension area (as defined in Section 4 of this Notice) must take the measures prescribed in the Standard for the control and eradication of such flies from a fruit fly suspension area.
 - (2) The owner or occupier of any premises within the 'Kangaroo Island Protected Production Area' established under Section 3.1(3) must take the measures prescribed in the Standard for eradication of the declared diseases of potato.
 - (3) Measures for the exclusion of fruit flies from the Riverland of South Australia ("Riverland Pest Free Area"):
 - (i) Introduction of host fruits as specified under Section 7 of the Act, into the Riverland Pest Free Area is prohibited unless:
 - a) in transit through the Riverland Pest Free Area; or

- b) if the host fruit was produced in a State or Territory other than South Australia: the host fruit complies with the treatments described within 3.2(3)(iii) below; or
- if the host fruit was produced in any part of South Australia outside the Riverland Pest Free Area, the host fruit has been certified by an inspector as having been either;
 - i. grown in an area free of fruit flies as defined by the Standard; or
 - ii. treated in compliance with the treatments described in 3.2(3)(iii) below; or
- d) accompanied by an itemised retail purchase docket applicable to that produce and issued by an Approved PFA suitable retail store.
- (ii) if the host fruit was originally produced in the Riverland Pest Free Area, but has moved outside that area and is now proposed to be re-introduced into the area, the produce must either be;
 - certified by an inspector that it has been maintained under secure conditions throughout the duration that it was outside the Riverland Pest Free Area; or
 - moved under an accreditation arrangement as approved by the Minister under Part 4 Division 2 of the Act and regulation 7 of the *Plant Health Regulations* 2009; or
 - c) Treated in compliance with the treatments described in 3.2(3)(iii) below.
- (iii) The following treatments are prescribed for the purpose of moving produce into the Riverland Pest Free Area:
 - Treatment in accordance with Condition 9 (Area Freedom for fruit flies / secure transportation) as described in the Standard
 - Treatment in accordance with Condition 10.1 (Hard green or similar condition for Fruit Fly) as described in the Standard
 - c) Treatment in accordance with Condition 11 (Disinfestation by Cold Storage) as described in the Standard
 - Treatment in accordance with Condition 12 (Disinfestation using Dimethoate Queensland fruit fly) as described in the Standard
 - e) Treatment in accordance with Condition 12E (Winegrapes Secure Transportation Queensland Fruit Fly / Mediterranean Fruit Fly Systems Approach ICA 33) as described in the Standard
 - Treatment in accordance with Condition 13 (Disinfestation by Methyl Bromide fumigation) as described in the Standard
 - g) Treatment in accordance with Condition 14 (Disinfestation by Irradiation) as described in the Standard
 - h) Treated or consigned under conditions approved by the Chief Inspector.
- (4) The owner or occupier of any premises within the quarantine area with respect to *Caracollina lenticula*, must take the following measures
 - all outdoor areas must be treated with the following molluscicide bait treatments in accordance with label specifications:
 - a) a metaldehyde-based bait (e.g. Metarex Inov Slug and Snail Bait, Axcela Slug and Snail Bait) at least once during the months of March, April, May, September, October and November; and,
 - b) an iron-based bait (e.g. Protect Us Snail and Slug Killer, Eradicate Snail and Slug Bait) at least once during the months of June, July and August of each year.
 - bait applications must occur at regular intervals over the twelve months (e.g. every 30 days plus (+) or minus (-) 3 days).
 - (ii) all annual vegetative ground cover must be destroyed but retained within the premises.
 - (iii) any item from the quarantine area that may harbour *Caracollina lenticula* is prohibited from leaving the quarantine area unless it meets the conditions laid out in 3.2(4)(iii)a) to 3.2(4)(iii)d) below:
 - the item is inspected by an inspector and the inspector is satisfied that the item is free of Caracollina lenticula; or
 - b) a staff member nominated by the affected business who is authorised by an inspector to do the inspections is satisfied that the item is free of len *Caracollina lenticula*, and,
 - c) if Caracollina lenticula are found during inspection, or the item cannot be inspected to satisfy that the item is free of Caracollina lenticula, the item must be cleaned or treated in a method approved by the Department of Primary Industries and Regions, South Australia, and,
 - d) the item is removed from the quarantine area immediately upon being inspected in accordance with Section 3.2(4)(iii)a) or b) above; or immediately upon being cleaned or treated in accordance with Section 3.2(4)(iii)c) above.

4. In this notice:

- "the Act" means the Plant Health Act 2009
- "annual vegetation" means plants that grow for only a single year and not purposely grown for amenity reasons.
- "Approved PFA suitable retail store" means a retail store who holds an accreditation arrangement as approved by the Minister under Part 4 Division 2 of the Act and regulation 7 of the Plant Health Regulations 2009, and as having verified systems for the management and traceability of host fruit, and does not receive, display or sell any host fruit that does not meet the requirements of 3.2(3)(iii) of this notice.
- "Discovery Point" means the physical location where:
 - One or move suspect adult flies have been collected during a single inspection of a trap (regardless of whether the detection triggers and outbreak or not); or
 - Host material containing fruit fly larvae was grown.

- "Fruit Fly Affected Area" (also known as the Controlled Movement Zone) means the entire area within a circle of predetermined radius surrounding a fruit fly outbreak centre in which area freedom status is suspended and movement controls are applied.
 - o The predetermined radius of the Fruit Fly Affected Area is 15 kilometres in the case of an outbreak of Queensland fruit fly.
 - o The predetermined radius of the Fruit Fly Affected Area is 7.5 kilometres in the case of an outbreak of Mediterranean fruit fly.
- "fruit fly outbreak area" (also known as the Corrective Action Zone) means an area within 1.5 kilometres radius of a fruit fly outbreak centre
- "fruit fly outbreak centre" (also known as the *Epicentre*) means the means the location related to each single detection or grouping of detections that triggers an outbreak. An outbreak centre may be:
 - o the Discovery Point where the first larvae or gravid female was detected; or
 - o a location between a grouping of male flies that precipitated the outbreak.
- "fruit fly outbreak trigger" means the detection of fruit fly larvae in locally grown fruit, the detection of one gravid female fruit fly, or the detection of a pre-determined number of male fruit flies or non-gravid female fruit flies within a 1-kilometre radius within a consecutive fourteen-day period
 - o The predetermined number of male fruit flies or non-gravid female fruit flies is five for Queensland fruit fly
 - o The predetermined number of male fruit flies or non-gravid female fruit flies is three for Mediterranean fruit fly
- "fruit fly outbreak zone" (also known as the *Delimitation* Zone) means all of the land within a 200-metre radius around each fruit fly Discovery Point once the outbreak trigger has been met.
- "fruit fly suspension area" (also known as the *Export Assurance Zone*) means the area starting at the outer boundary of the outbreak area to the predetermined radius surrounding a fruit fly outbreak centre in which area freedom status is suspended and movement controls are applied.
 - o The predetermined radius of the fruit fly suspension area is 15 kilometres in the case of an outbreak of Queensland fruit fly.
 - o The predetermined radius of the fruit fly suspension area is 7.5 kilometres in the case of an outbreak of Mediterranean fruit fly.
- "host fruit" means the host fruits of fruit flies as specified under Section 7 of the Act.
- "inspector" means an inspector appointed pursuant to section 41 of the Act
- · "introduced into", for the purposes of control and eradication of fruit flies only, excludes host fruit in transit.
- an "item that may harbour Caracollina lenticula" includes any vehicle, machinery or equipment, whether or not it is a plant related product
- · "the Minister" means the Minister for Minister for Primary Industries and Regional Development.
- "molluscicide" means a pesticide that will kill snails and slugs.
- "plant related product" has the same meaning as in the Act.
- "quarantine area" means the area described in Section 3 of this Notice
- "retail purchase docket" means a sales provided by an Approved PFA suitable retail store for fruit or fruiting vegetables sold to the public for personal consumption, rather than for re-sale.
- "the Standard" means the document published by Primary Industries and Regions South Australia entitled the "Plant Quarantine Standard South Australia".
- "in transit" means the movement of securely contained plant product, either directly through South Australia or through another
 quarantine area for a plant pest, that is accompanied by documentation that can demonstrate both the origin and destination of
 product, and, whilst in South Australia or another quarantine area, is not subject to off-loading, reloading or storage.
- "securely contained" means, transported in a manner that prevents infestation of product with a quarantine pest and/or release of a quarantine pest and for fruit fly purposes meets the requirements of Condition 9 of the Standard.

This Notice will remain in force until revoked by subsequent Notice.

Dated: 26 April 2022

MICHAEL MCMANUS
Deputy Chief Inspector
Delegate of the Minister for Primary Industries and Regional Development

PLANT HEALTH ACT 2009

South Australia

Plant Health (Fees) Notice 2022

under the Plant Health Act 2009

1—Short title

This notice may be cited as the *Plant Health (Fees) Notice 2022*.

Note-

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2022.

3—Interpretation

In this notice, unless the contrary intention appears—

Act means the *Plant Health Act* 2009.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act.

Schedule 1—Fees

- 1 In this Schedule—
 - (a) *inspection* includes a survey inspection;
 - (b) *survey inspection* means an inspection by an inspector of a growing crop to determine if the crop is free from pests;
 - (c) if a charge for a service or time taken to travel to or from the site of an audit or inspection is expressed as an amount per hour—
 - a charge is payable for services provided or travelling time for less than
 or more than an hour (with a minimum charge payable for 15 minutes for
 services provided or travelling time); and
 - (ii) the amount payable is to be determined by multiplying the amount per hour by the proportion that the number of minutes for which the services are provided or the time is taken to travel rounded to the nearest 6 minutes bears to 60 minutes.

2 Application fees—

(a) on lodging an application for accreditation authorising the carrying out of an activity at only 1 specified premises (section 16 of the Act)

\$466.00

(b) on lodging an application for accreditation authorising the carrying out of an activity at more than 1 specified premises (section 16 of the Act)

\$466.00 plus \$466.00 for each additional premises

- (c) on lodging an application for variation of accreditation (section 22 of the Act)—
 - (i) if the variation is to authorise the carrying out of the activity authorised under the accreditation at additional specified premises

\$466.00 for each additional premises

(ii) for any other variation

\$91.50

Note-

If more than 1 application for variation of the type referred to in subparagraph (ii) is made in any year, the fee is payable only on lodging the first such application.

(d) on lodging an application for registration as importer (section 26 of the Act)—

Note-

An accredited person applying for registration is not required to pay this fee.

(i) if registration is restricted to the importing of diagnostic samples for testing

\$67.00

(ii) in any other case

\$183.00

of \$638.00

	(e)		ng an application for variation of registration as importer 30 of the Act)	\$50.00
		Note—		
			An accredited person applying for variation of registration is not required to pay this fee.	
	(f)	on lodgii	ng an application for review by the Minister (section 35 of the Act)	\$50.00
3	Annual	fees—		
	(a)		son whose accreditation authorises the carrying out of an activity at pecified premises (section 21 of the Act)	\$183.00
	(b)	-	son whose accreditation authorises the carrying out of an activity at in 1 specified premises (section 21 of the Act)	\$183.00 plus \$183.00 for each additional premises
	(c)	for a reg	istered importer (section 29 of the Act)	\$100.00
		Note—	•	
			A registered importer who is also an accredited person is not required to pay this fee.	
4	Penalty	for default	in payment of an annual fee or lodgement of an annual return—	
	(a)	for an ac	credited person (section 21 of the Act)	\$92.00
	(b)	for a reg	istered importer (section 29 of the Act)	\$50.00
5	Fee for	a book of c	certificates to be issued by an accredited person under the Act	\$36.75
6	Fee for	issue of pla	ant health certificate under the Act	\$36.75
7	Fees for	r audits and	l inspections—	
	(a)	for an au	dit or inspection during ordinary business hours	\$159.00 per hour
	(b)		dit or inspection after hours—	•
	, ,		a week day	\$240.00 plus
		()	,	\$240.00 per hour
		(ii) on a	a weekend or public holiday—	
		(A)	if the inspection has been prearranged with the auditor or inspector	\$320.00 plus \$320.00 per hour
		(B)	in any other case	\$400.00 plus \$400.00 per hour
8	Fees for	r time taker	n to travel to or from the site of an audit or inspection—	
	Notes-	_		
		1	These fees are in addition to the fees under clause 7.	
		2	If, on any particular trip, more than 1 site is visited for an audit or inspection, the fees under this clause will be apportioned on an equitable basis between the persons responsible for the fees charged for the relevant audits or inspections.	
	(a)	for trave	lling time to or from the site during ordinary business hours	\$159.00 per hour
	(b)	for trave	lling time to or from the site after hours—	
		(i) on a	a week day—	
		(A)	if not more than 3 hours	\$240.00 per hour, up to a maximum

(B) if more than 3 hours

\$638.00

Note-

If it takes more than 3 hours to travel to or from a site, the fee for the travelling time is set at a fixed rate.

(ii) on a weekend or public holiday

\$320.00 per hour

9 Fee for disposal of plants or plant related products affected by a pest

Actual cost incurred

Made by the Minister for Primary Industries and Regional Development

On 29 April 2022

PRIMARY PRODUCE (FOOD SAFETY SCHEMES) ACT 2004

South Australia

Primary Produce (Food Safety Schemes) (Egg) (Fees) Notice 2022

under the Primary Produce (Food Safety Schemes) Act 2004

1—Short title

This notice may be cited as the *Primary Produce (Food Safety Schemes) (Egg) (Fees) Notice 2022.*

2—Commencement

This notice has effect on 1 July 2022.

Note-

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

3—Interpretation

In this notice, unless the contrary intention appears—

Act means the Primary Produce (Food Safety Schemes) Act 2004.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act and the *Primary Produce (Food Safety Schemes) (Egg) Regulations 2012.*

Schedule 1—Fees

1	Application for accreditation (section 13 of Act)	\$561
2	Application for approval of a food safety arrangement other than in conjunction with an application for accreditation (regulation 9 of the <i>Primary Produce (Food Safety Schemes) (Egg) Regulations 2012</i>)	\$561
3	Application for variation of an approved food safety arrangement (section 18 of Act)	\$561

4 Annual fee payable by an accredited producer for an egg production business that involved at any time during the preceding annual return period (section 17 of Act)—

	(a)	less than 1 000 laying birds	\$230	
	(b)	1 000 to 9 999 laying birds	\$859	
	(c)	10 000 to 49 999 laying birds	\$1 163	
	(d)	50 000 or more laying birds	\$1 850	
5	Penalty for default in payment of an annual fee or of lodging an annual return (section 17 of Act)		\$133	

Made by the Minister for Primary Industries and Regional Development

following compliance with section 11(4) of the Act

On 29 April 2022

PRIMARY PRODUCE (FOOD SAFETY SCHEMES) ACT 2004

South Australia

Primary Produce (Food Safety Schemes) (Meat) (Fees) Notice 2022

under the Primary Produce (Food Safety Schemes) Act 2004

1—Short title

This notice may be cited as the *Primary Produce (Food Safety Schemes) (Meat) (Fees) Notice 2022.*

2—Commencement

This notice has effect on 1 July 2022.

Note-

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

3—Interpretation

In this notice, unless the contrary intention appears—

Act means the Primary Produce (Food Safety Schemes) Act 2004.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act and the *Primary Produce (Food Safety Schemes) (Meat) Regulations 2017.*

Schedule 1—Fees

Monetary value of fee unit and administration fee

1	Fee unit	\$124
2	Administration fee	\$247

(a)

plus

administration fee

Apn	lication f	ees	
3		tion fee for accreditation (section 13 of Act)—	
	(i)	if 6 or fewer full time equivalent positions are to be held by persons engaged in processing or handling meat under the accreditation	\$184
	(b)	in any other case	\$422
4		tion fee for variation of conditions of accreditation or variation of an d food safety arrangement (section 18 of Act)—	
	(a)	if 6 or fewer full time equivalent positions are to be held by persons engaged in processing or handling meat under the accreditation	\$184
	(b)	in any other case	\$422
5		tion fee for exemption from compliance with code (regulation 11 of the Produce (Food Safety Schemes) (Meat) Regulations 2017)	\$422
Ann	ual fees (section 17 of Act)	
6		fee for accreditation authorising a person to process or handle meat for ption by pets only	administration fee
7	Annual only—	fee for accreditation authorising a person to store or transport meat	
	(a)		administration fee
	plus		
	(b)	if the person is authorised to store meat	2 fee units
	plus		
	(c)	if the person is authorised to transport meat—for each vehicle used to transport meat under the accreditation during the relevant period	1 fee unit
	Note—		
		If a person uses more than one semi-trailer for each prime mover used to transport meat, each additional semi-trailer is, for the purposes of item 7(c) to be regarded as a separate vehicle.	
8	Annual in the fi	fee for accreditation authorising a person to process or handle kangaroos eld—	
	(a)		administration fee
	plus		
	(b)	for each tray or rack (being a tray or rack to be attached to a vehicle used for transporting kangaroo carcasses) approved for use under the accreditation	1 fee unit
	plus		
	(c)	for each field chiller owned or leased by the person and approved for use under the accreditation	1 fee unit
9	undertal	fee for accreditation authorising a retail meat processor and handler to see further processing or handling of meat that has been lawfully produced an consumption—	

	(b)			e fee units applicable to the each of the following arried on by the processor or handler:	
		(i)	production of	smallgoods by a process involving fermentation	1 fee unit
		(ii)	production of curing	smallgoods by a process involving cooking or	1 fee unit
		(iii)	dicing of mea sausages, patt the definition	raw meat (for example, boning, slicing, mincing or at) or production of raw smallgoods (for example, ies or corned or pickled meat) within the ambit of of <i>meat</i> (see section 6 of the Act and regulation 4 of <i>Produce (Food Safety Schemes) (Meat)</i> (017)	1 fee unit
10	Annual	fee fo	r accreditation	authorising a person to grow poultry-	
		(a)	if the poultry company	is being grown under contract to a processing	1 fee unit plus \$28.50 for each 1 000 m² of shed space in which the poultry is housed
		(b)	in any other c	ase	administration fee plus 1 fee unit
11	In any	other c	ease, the annual	fee is—	
	(a)				administration fee
	plus				
	(b)			e fee units applicable to each of the following types on by an accredited meat producer:	
		(i)	slaughtering f process—	for human consumption using a mechanised	
			(A)	poultry only	8 fee units
			(B)	red meat animals only	8 fee units
			(C)	other	11 fee units
		(ii)	slaughtering f	For human consumption without using a mechanised	
			(A)	poultry only	4 fee units
			(B)	red meat animals only	4 fee units
			(C)	other	7 fee units
		(iii)	slaughtering f	For consumption by pets	4 fee units
		(iv)		smallgoods for human consumption by a process sking or curing	4 fee units
		(v)	production of involving ferr	smallgoods for human consumption by a process mentation	4 fee units
		(vi)		smallgoods for human consumption by a process not king, curing or fermentation	4 fee units
		(vii)	produced for smallgoods) (packing meat	ssing or handling of meat that has been lawfully human consumption (other than the production of eg boning, producing primal or other cuts of meat, and offal or processing or handling of field ngaroo carcasses)	4 fee units

plus

(c) the fee units applicable to the highest number of full-time equivalent positions (*FTEs*) held by persons engaged in producing meat under the accreditation during the relevant period as follows:

(i)	not more than 6 FTEs	2 fee units
(ii)	more than 6 but not more than 11 FTEs	6 fee units
(iii)	more than 11 but not more than 26 FTEs	12 fee units
(iv)	more than 26 but not more than 40 FTEs	20 fee units
(v)	more than 40 but not more than 60 FTEs	30 fee units
(vi)	more than 60 FTEs	40 fee units

plus

(d) if the person owns or leases a field chiller used for initially refrigerating kangaroo carcasses under the accreditation, for each field chiller

1 fee unit

Despite items 6 to 11 above, the annual fee payable by an accredited meat producer who is authorised to produce meat other than for supply to the domestic Australian market and is registered in accordance with regulations under the *Export Control Act 1982* of the Commonwealth is the administration fee.

Default penalty (section 17 of Act)

Penalty for default in payment of an annual fee or lodging of an annual return

\$201

Made by the Minister for Primary Industries and Regional Development

following compliance with section 11(4) of the Act

On 29 April 2022

PRIMARY PRODUCE (FOOD SAFETY SCHEMES) ACT 2004

South Australia

Primary Produce (Food Safety Schemes) (Plant Products) (Fees) Notice 2022

under the Primary Produce (Food Safety Schemes) Act 2004

1—Short title

This notice may be cited as the *Primary Produce (Food Safety Schemes) (Plant Products) (Fees) Notice 2022.*

2—Commencement

This notice has effect on 1 July 2022.

Note—

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

3—Interpretation

In this notice, unless the contrary intention appears—

Act means the Primary Produce (Food Safety Schemes) Act 2004.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act and the *Primary Produce (Food Safety Schemes) (Plant Products) Regulations 2010.*

Schedule 1—Fees

1	Application for accreditation (section 13 of Act)	\$408
2	Application for approval of a food safety arrangement other than in conjunction with an application for accreditation (regulation 8 of the <i>Primary Produce (Food Safety Schemes) (Plant Products) Regulations 2010)</i>	\$360
3	Application for variation of an approved food safety arrangement	\$360
4	Annual fee (section 17 of Act)	\$360
5	Penalty for default in payment of an annual fee or lodging of an annual return (section 17 of Act)	\$136

Made by the Minister for Primary Industries and Regional Development

following compliance with section 11(4) of the Act

On 29 April 2022

PRIMARY PRODUCE (FOOD SAFETY SCHEMES) ACT 2004

South Australia

Primary Produce (Food Safety Schemes) (Seafood) (Fees) Notice 2022

under the Primary Produce (Food Safety Schemes) Act 2004

1—Short title

This notice may be cited as the *Primary Produce (Food Safety Schemes) (Seafood) (Fees) Notice 2022.*

2—Commencement

This notice has effect on 1 July 2022.

Note-

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

3—Interpretation

In this notice, unless the contrary intention appears—

Act means the Primary Produce (Food Safety Schemes) Act 2004.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act and the *Primary Produce (Food Safety Schemes) (Seafood) Regulations 2017.*

Schedule 1—Fees

Application fees

1	Applica	tion fee for accreditation (section 13 of Act)	\$576.00
2	conjunc	tion fee for approval of a food safety arrangement other than in tion with an application for accreditation (regulation 8 of the Produce (Food Safety Schemes) (Seafood) Regulations 2017)	\$576.00
3	Application fee for variation of an approved food safety arrangement (section 18 of Act)		
An	nual fees	(section 17 of Act)	
4	Annual	fee payable by an accredited producer who holds—	
	(a)	an aquaculture licence authorising the farming in a subtidal area	\$248.00 + \$165.00 per hectare of the licence area
	(b)	an aquaculture licence authorising the farming in an intertidal area	\$248.00 + \$350.00 per hectare of the licence area
	(c)	a fishery licence authorising the taking of scallop (Family Pectinidae)	\$248.00 + \$304.00 per licence
	(d)	a fishery licence subject to a condition fixing a pipi quota entitlement	\$517.00 + \$24.70 per pipi unit under the entitlement
	(e)	a fishery licence subject to a condition fixing a vongole quota entitlement in respect of the Coffin Bay vongole fishing zone	\$517.00 + \$0.15 per vongole unit under the entitlement
	(f)	a fishery licence subject to a condition fixing a vongole quota entitlement in respect of the Port River vongole fishing zone	\$517.00 + \$24.70 per vongole unit under the entitlement
	(g)	a fishery licence subject to a condition fixing a vongole quota entitlement in respect of the West Coast vongole fishing zone	\$517.00 + \$8.70 per vongole unit under the entitlement

Default penalty (section 17 of Act)

5 Penalty for default in payment of an annual fee or lodging of an annual return

\$120.00

Made by the Minister for Primary Industries and Regional Development

following compliance with section 11(4) of the Act

On 29 April 2022

REAL PROPERTY ACT 1886

Caveat to be Lodged

WHEREAS the Applicant named at the foot hereof has for itself made application to have the land set forth and described before its name at the foot hereof brought under the operation of the Real Property Act 1886:

Notice is hereby given that unless caveat be lodged with the Registrar General by some person having estate or interest in the said land on or before the expiration of the period herein below for each case specified, the said land will be brought under the operation of the said Act as by law directed. Diagrams delineating this land may be inspected at the Land Titles Registration Office, Adelaide and in the offices of the several corporations or district councils in which the lands are situated.

THE SCHEDULE

No. of Application	Description of Property	Name	Residence	Date up to and inclusive of which caveat may be lodged
32067	Allotment 3 FP 6040 Hundred of Yatala in the area named Houghton	Minister for Education	Adelaide SA 5000	6 th June 2022
32068	Allotment 1 FP 6040 Hundred of Yatala in the area named Houghton	Minister for Education	Adelaide SA 5000	6 th June 2022

Dated: 5 May 2022

D DIVE

Chief Executive Officer Land Services SA

Acting under delegation of the Registrar-General pursuant to Sec. 17 of the Real Property Act 1886

REAL PROPERTY ACT 1886

South Australia

Real Property (Fees) Notice 2022

under the Real Property Act 1886

1—Short title

This notice may be cited as the <u>Real Property (Fees) Notice 2022</u>.

Note-

This is a fee notice made in accordance with the <u>Legislation (Fees) Act 2019</u>.

2—Commencement

This notice has effect on 1 July 2022.

3—Interpretation

In this notice, unless the contrary intention appears—

Act means the Real Property Act 1886.

4—Fees

The fees set out in <u>Schedule 1</u> are prescribed for the purposes of the Act and are payable to the Registrar-General.

Schedule 1—Fees

1	For the registration or entry of each instrument (irrespective of the number of folios to be endorsed)—other than any registration or entry specifically provided for		
2	For the registration of an instrument registering a mortgage and changing name of mortgagor(s)		
3	For registering a transfer—		
	(a) where the consideration, or the capital value of the land, (whichever is the greater)—		
	(i) does not exceed \$5 000	\$179.00	
	(ii) does not exceed \$20 000	\$200.00	
	(iii) does not exceed \$40 000	\$220.00	
	(iv) exceeds \$40 000	\$309.00	
	plus \$91.50 for every \$10 000 (or part of \$10 000) above \$50 000		

	(b)	where the Commissioner of State Taxation has adjudged the transfer to be exempt from stamp duty or where no <i>ad valorem</i> stamp duty is payable (other than in respect of land that is qualifying land under section 105A of the <u>Stamp Duties Act 1923</u>)	\$179.00	
	(c)	that has been assessed pursuant to section 71CA, 71CB, 71CBA or 71CC of the <u>Stamp Duties Act 1923</u>	\$179.00	
4	On lodg	ment of a caveat under sections 39, 80F or 223D of the Act	\$179.00	
5	On lodg	ment of a priority notice under section 154A of the Act	\$23.70	
6		ment of an application to extend the duration of a priority notice under 154G of the Act	\$11.70	
7	On lodg	ment of notice of withdrawal of a priority notice under section 154E of the Act	no fee	
8	For a se	arch of the details of a priority notice	no fee	
9	For the attorney	deposit, or noting the revocation, of a duplicate or attested copy of a power of	\$179.00	
10	For the	registration of an application to note a change of address	no fee	
11	For entr	y of a foreclosure order (exclusive of the cost of advertising in the Gazette)	\$300.00	
12	For a ce	rtified copy of—		
	(a)	a certificate of title under section 51A of the Act	\$36.00	
	(b)	a statement under section 51D of the Act	\$36.00	
13	Unless of	otherwise specified—		
	(a)	(except where paragraph (b) applies) for the issue of a new certificate of title	\$97.50	
	(b)	for the issue of a new certificate of title on the amalgamation of allotments wholly within the Mount Lofty Catchment Area	no fee	
14	For the	issue of a certificate of title—		
	(a)	(limited or ordinary) on the land first being brought under the Act	no fee	
	(b)	to a corporation or district council for a road, street or reserve	no fee	
	(c)	to effect correction or amendment of title or for the convenience of the Lands Titles Registration Office in effecting registration or redesignation	no fee	
15	For an a	application for the division of land—		
	(a)	where deposit of the plan of division will not vest an estate or interest in land (except a street, road, thoroughfare, reserve or other similar open space that vests in a council or other authority or reverts to the Crown or an easement that will vest in an authority or entity in accordance with section 223LG of the Act) in any person	\$179.00	
	(b)	in all other cases	\$446.00	
Note-	_			
	Fees for the examination of the plan of division, deposit or acceptance for filing of the plan and for the issue of new certificates of title are payable under this Schedule in addition to this amount.			
16	For an a	application for the amalgamation of allotments—		
	(a)	for the amalgamation of allotments that are wholly within the Mount Lofty Catchment Area	no fee	
	(b)	for any other amalgamation of allotments	\$179.00	

\$32.00

Note-

Fees for the examination of the plan of amalgamation, deposit or acceptance for filing of the plan and for the issue of new certificates of title are payable under this Schedule in addition to this amount.

- For the deposit or acceptance for filing by the Registrar-General—
 - (a) of a plan of amalgamation of allotments wholly within the Mount Lofty no fee Catchment Area
 - (b) of any other plan \$164.00
- 18 Unless otherwise specified, for the examination—
 - (a) of a plan of survey certified correct by a licensed surveyor and lodged with or submitted to the Registrar-General (for freehold or Crown land)—
 plus a further \$537, payable by the surveyor, if the plan is relodged or resubmitted following rejection by the Registrar-General (however, the Registrar-General may waive or reduce the further fee if the Registrar-General considers that appropriate in a particular case having regard to the work involved in examining the relodged or resubmitted plan)
 - (b) of an uncertified data plan (except a plan of a kind referred to in paragraph (c)) \$537.00 lodged with or submitted to the Registrar-General (for freehold or Crown land)
 - (c) of an uncertified data plan lodged with or submitted to the Registrar-General no fee for the amalgamation of allotments wholly within the Mount Lofty Catchment Area
 - (d) of a plan lodged with or submitted to the Registrar-General for the purposes of \$216.00 a lease of part of an allotment
- 19 For the examination—
 - (a) of a plan of survey certified correct by a licensed surveyor and lodged with the no fee Registrar-General for information purposes only
 - (b) of an uncertified data plan lodged with the Registrar-General for information no fee purposes only
 - (c) of a plan of survey certified by a licensed surveyor and lodged with the no fee Registrar-General by the Surveyor-General
 - (d) of plans submitted under the *Roads (Opening and Closing) Act 1991* no fee
- 20 Unless otherwise specified, for the deposit or acceptance for filing of any plan (for freehold or Crown land) \$164.00
- For the deposit or acceptance for filing of a plan prepared by the Registrar-General or no fee under the Registrar-General's authorisation
- For the withdrawal of any instrument, application or plan submitted for registration, deposit or acceptance for filing \$71.00
- For the withdrawal of any plan of survey certified correct by a licensed surveyor and lodged with or submitted to the Registrar-General for examination \$146.00
- For an application under section 146 of the Act (exclusive of the cost of registration of the instrument of discharge) \$237.00
- For searching the Register Book—
 - (a) comprising a search statement from the Registrar-General's unregistered document system, a copy of the certificate of title a check search and a historical search of the certificate of title

	(b)	comprising a search of the electronic records of the certificate of title, the Registrar-General's unregistered document system a check search and a historical search of the certificate of title, including access to the relevant plan image and all registered instruments and dealings recorded on that certificate of title	\$39.00
26	For a co	py—	
	(a)	of a registered instrument	\$11.70
	(b)	of a plan deposited or accepted for filing by the Registrar-General	\$12.70
	(c)	of a cancelled certificate of title	no fee
	(d)	of any instrument, entry, document or record not otherwise specifically provided for	\$11.70
27		nesting any of the following under the South Australian Integrated Land tion System (SAILIS):	
	(a)	a check search of a specified certificate of title	no fee
	(b)	the details of a specified document	no fee
	(c)	the location of a specified document or plan	no fee
	(d)	the details of a specified plan	no fee
	(e)	a list of the numbers assigned to plans lodged in respect of a specified Section of land in a Hundred	no fee
	(f)	the details of the delivery of a specified item	no fee
	(g)	the details of the delivery of documents relating to—	
		(i) a specified agent code	no fee
		(ii) a specified delivery slip	no fee
	(h)	the details of a specified agent code	no fee
	(i)	in respect of a specified document—a search of—	
		(i) the series in which the document was lodged; and	no fee
		(ii) any other series into which the document may, subsequently, have been moved, prior to registration of the document	no fee
	(j)	a search of the location of, and the numbers assigned to, documents lodged in a specified series	no fee
	(k)	a record of all documents lodged or registered under a specified name	no fee
	(1)	a historical search of a specified certificate of title	\$2.60
28	For adve	ertising in the Gazette—	
	(a)	an application for a foreclosure	no fee
	(b)	an application under Part 4 of the Act	no fee
	(c)	an application under Part 7A of the Act	no fee
29	For repo	orting to a local government authority—	
	(a)	a change of ownership of land (for each change of ownership reported)	\$2.50
	(b)	a converted certificate of title (for each converted certificate of title reported)	\$2.50
	(c)	on the subdivision of land—details of—	\$2.50
		(i) cancelled certificates of title; and	
		(ii) newly created parcels of land and new certificates of title issued in respect of those parcels; and	

	(iii) the valuation assessment for each new certificate of title issued,	
	(for each valuation assessment reported)	
30	For reporting to the South Australian Water Corporation—	
	(a) a change of ownership of land (for each change of ownership reported)	\$2.50
	(b) on the subdivision of land—details of—	\$2.50
	(i) cancelled certificates of title; and	
	(ii) newly created parcels and new certificates of title issued in respect of those parcels,	
	(for each new certificate of title reported)	
31	For providing miscellaneous reports of changes of ownership of land to government agencies (other than the South Australian Water Corporation)	no fee
32	For providing reports of Heritage Agreements to the administrative unit of the Public Service that is, under a Minister, responsible for the administration of the <u>Heritage</u> <u>Places Act 1993</u>	no fee
33	For reporting to SA Power Networks a change of ownership of land (plus an additional fee of \$5.35 for each change of ownership reported)	\$38.25
34	For a copy of any of the following documents under the <u>Bills of Sale Act 1886</u> :	
	(a) a document filed under section 11A of the <u>Bills of Sale Act 1886</u>	\$11.70
	(b) a registered bill of sale or a discharge, extension or renewal of a bill of sale	\$11.70
	(c) any other document	\$11.70
35	For a copy of a plan under the <u>Strata Titles Act 1988</u> (including provision of the unit entitlement sheet)	\$12.70
36	For a copy of a plan under the <u>Community Titles Act 1996</u> (including provision of the lot entitlement sheet)	\$12.70
37	For providing a lodgement support service suite in respect of electronic lodgement (known as LSS 1) consisting of—	\$16.20
	(a) supply of title data for completion of electronic document forms	
	(a) unlimited title activity checks	
	(a) unlimited lodgement verifications for lodgements which reference title	
38	For providing a lodgement support service suite in respect of electronic lodgement (known as LSS 2) consisting of—	\$12.70
	(a) supply of title data for completion of electronic document forms	
	(a) unlimited lodgement verifications, for lodgements which reference title	
39	For providing a lodgement support service suite in respect of electronic lodgement (known as LSS3) consisting of the resupply of title data for electronic documents forms if original data for the title has already been supplied	no fee

Signed by the Attorney-General

On 27 April 2022

REGISTRAR-GENERAL AND VALUER-GENERAL

Schedule of Land Services Unregulated Enquiry and Information Products

Effective from 1 July 2022

The Registrar-General and Valuer-General provides a guaranteed system of land titling, impartial property valuation services and property information within South Australia.

The attached products offer access to information that is either related to land ownership, valuation or a combination of both.

Dated: 27 April 2022

HON KYAM MAHER MLC Attorney-General

ANNEXUR	ΕA
Lands Titles	Office

Category	GST Exempt	2021-22 Fee	2022-23 Fee	\$ Change
Title for Owner Name	GST Exempt	\$8.35	\$8.50	\$0.15
Title Detail	GST Exempt	\$11.10	\$11.30	\$0.20
Valuation Detail	GST Exempt	\$11.10	\$11.30	\$0.20
Title and Valuation Detail	GST Exempt	\$16.10	\$16.40	\$0.30
Building Detail	GST Exempt	\$2.10	\$2.15	\$0.05
Historical Valuation Listing	GST Exempt	\$11.10	\$11.30	\$0.20
Reproduction of Certificate of Title	Subject to GST	\$161.00	\$164.00	\$3.00
Production of documents to Stamp Duty Office	Subject to GST	\$55.50	\$56.50	\$1.00

State Valuation Office

Category	GST Exempt	2021-22 Fee	2022-23 Fee	\$ Change
Stamp Duty Opinion	Subject to GST	\$138.00	\$141.00	\$3.00
Special Valuations – General (per hour)	Subject to GST	\$304.00	\$310.00	\$6.00
Special Valuations – Freeholding (per hour)	Subject to GST	\$304.00	\$310.00	\$6.00
Special Valuations – Native Vegetation (per hour)	Subject to GST	\$304.00	\$310.00	\$6.00
Special Valuations – Purchase /Acquisition (per hour)	Subject to GST	\$304.00	\$310.00	\$6.00
Special Valuations – Rentals (per hour)	Subject to GST	\$304.00	\$310.00	\$6.00
Special Valuations – Disposals (per hour)	Subject to GST	\$304.00	\$310.00	\$6.00
Special Valuations – FBT (per hour)	Subject to GST	\$304.00	\$310.00	\$6.00
Site History report	Subject to GST	\$183.00	\$187.00	\$4.00
Travelling Time	Subject to GST	\$150.00	\$153.00	\$3.00
Special Valuation – SACHA Full Inspection	Subject to GST	\$452.00	\$461.00	\$9.00
Special Valuation – SAHT Sale to Tenant	Subject to GST	\$452.00	\$461.00	\$9.00

REGISTRATION OF DEEDS ACT 1935

South Australia

Registration of Deeds (Fees) Notice 2022

under the Registration of Deeds Act 1935

1—Short title

This notice may be cited as the <u>Registration of Deeds (Fees) Notice 2022</u>.

Note-

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2022.

3—Interpretation

In this notice, unless the contrary intention appears—

Act means the Registration of Deeds Act 1935.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act and are payable to the Registrar-General of Deeds.

Schedule 1—Fees

1 For registering—

	(a)	an instrument of conveyance, a legal or equitable mortgage or any other instrument	\$164.00
	(b)	an instrument of conveyance, mortgage or other instrument that has been dated 30 years or more prior to production for registration	No fee
2	For depo	ositing a deed, agreement, writing, assurance, map or plan	\$24.50
3	For enro	olling an instrument	\$24.50
4	For a co	py of an instrument that has been registered, deposited or enrolled	\$11.70

Signed by the Attorney-General

On 27 April 2022

RETAIL AND COMMERCIAL LEASES ACT 1995

Exemption

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

EXEMPT the Lease to be entered into on or about April 2022 between the West Beach Trust and Adelaide Boat Storage Pty Ltd in relation to the construction and use of boat storage facilities on that portion of the West Beach Recreation Reserve marked 'A' in GP496/1999 being a portion of the land in Certificate of Title Volume 6118 Folio 954.

Dated: 29 April 2022

NERISSA KILVERT Acting Small Business Commissioner

ROADS (OPENING AND CLOSING) ACT 1991

South Australia

Roads (Opening and Closing) (Fees) Notice 2022

under the Roads (Opening and Closing) Act 1991

1—Short title

This notice may be cited as the *Roads (Opening and Closing) (Fees) Notice* 2022.

Note-

This is a fee notice made in accordance with the <u>Legislation (Fees) Act 2019</u>.

2—Commencement

This notice has effect on 1 July 2022.

3—Interpretation

In this notice, unless the contrary intention appears—

Act means the Roads (Opening and Closing) Act 1991.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act and are payable to the Surveyor-General.

Schedule 1—Fees

1	On deposit with the Surveyor-General of preliminary plan and statement under section 9 of Act	\$286.00
2	For notification of a proposed road process by the Surveyor-General under section 10 of Act (payable, on deposit of the preliminary plan and statement, by the council commencing the road process)	\$803.00
3	On deposit with the Surveyor-General of a survey plan under section 20 of Act—	
	(a) examination fee—	
	(i) where the plan is an uncertified data plan	\$537.00
	(ii) where the plan is a survey plan certified by a licensed surveyor	\$1,071.00
	plus a further \$537.00, payable by the surveyor, if the plan is resubmitted following rejection by the Surveyor-General. (However, the Surveyor-General may waive or reduce the further fee if the Surveyor-General considers that appropriate in a particular case having regard to the work involved in examining the resubmitted plan.)	
	(b) administration fee (payable in addition to examination fee)	\$264.00
4	On deposit of any other document with the Surveyor-General under section 20 for which a fee is not otherwise provided in this Schedule (in addition to the fees payable in relation to the deposit of a survey plan)	\$198.00 per document
5	For notification of an order or a notice by the Surveyor-General under section 34 or section 37 of Act (payable prior to notification)	\$198.00
6	For the withdrawal of a document (other than a survey plan) submitted to the Surveyor-General	\$71.00
7	On application for a road width declaration by the Surveyor-General under section 38	\$76.00

Signed by the Attorney-General

On 27 April 2022

STRATA TITLES ACT 1988

South Australia

Strata Titles (Fees) Notice 2022

under the Strata Titles Act 1988

1—Short title

This notice may be cited as the <u>Strata Titles (Fees) Notice 2022</u>.

Note-

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2022.

3—Interpretation

In this notice, unless the contrary intention appears—

Act means the Strata Titles Act 1988.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act and are payable to the Registrar-General.

Schedule 1—Fees

For lodg	gement of an application for—	
(a)	amendment of a strata plan	\$339.00
(b)	amalgamation of 2 or more strata plans	\$339.00
For the	examination of—	
(a)	an amendment to a strata plan	\$537.00
(b)	an amalgamation of 2 or more strata plans	\$537.00
For the	deposit of a strata plan	\$164.00
For the	issue of a certificate of title—	
(a)	for each unit added to a strata plan or amended by a strata plan	\$97.50
(b)	for each unit comprised in an amalgamated plan	\$97.50
For the	amendment of a schedule of unit entitlements	\$179.00
Applica	tion for cancellation of a strata plan—	
(a)	for examination of application (including fees for entering necessary memorials in the Register Book)	\$339.00
(b)	for each certificate of title issued	\$97.50
		\$179.00
On lodg	ing any other document with the Registrar-General under the Act	\$179.00
	ng written notice—	
On givii	ig written notice—	
On givii (a)	of the appointment of an administrator of a strata corporation	\$179.00
	(b) For the (a) (b) For the (a) (b) For the (a) (b) For the (a) (b) On lodg articles (a)	(b) amalgamation of 2 or more strata plans For the examination of— (a) an amendment to a strata plan (b) an amalgamation of 2 or more strata plans For the deposit of a strata plan For the issue of a certificate of title— (a) for each unit added to a strata plan or amended by a strata plan (b) for each unit comprised in an amalgamated plan For the amendment of a schedule of unit entitlements Application for cancellation of a strata plan— (a) for examination of application (including fees for entering necessary memorials in the Register Book)

Signed by the Attorney-General

On 27 April 2022

VALUATION OF LAND ACT 1971

South Australia

Valuation of Land (Fees) Notice 2022

under the Valuation of Land Act 1971

1—Short title

This notice may be cited as the *Valuation of Land (Fees) Notice 2022*.

Note-

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

2—Commencement

This notice has effect on 1 July 2022.

3—Interpretation

In this notice, unless the contrary intention appears—

Act means the Valuation of Land Act 1971.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act.

Schedule 1—Fees and allowances

1—Interpretation

In this Schedule—

residential land means-

- (a) land designated on the valuation roll as being subject to residential land use; or
- (b) other vacant land (not exceeding 5 000 square metres) zoned for residential purposes under a Development Plan under the <u>Development Act 1993</u> or the Planning and Design Code under the <u>Planning, Development and Infrastructure Act 2016</u>.

2—Fees

- (1) For a copy of the valuation roll (section 21 of Act)—for each \$10 000 of capital value 12.10 cents of the land comprised in the roll for the immediate preceding general valuation calculated as at the day it came into force
- (2) On an application for a review of a valuation (section 25B of Act)—
 - (a) of land used by the applicant solely as his or her principal place of residence \$118.00
 - (b) of any other land \$295.00
- (3) For a certified copy of, or extract from, any entry in a valuation roll (section 32 of Act) \$45.00

3—Allowances for review of valuation under <u>Valuation of Land Act 1971</u> (section 25A(8)) or <u>Local Government Act 1999</u>

(1) Review not completed—if the panel member has received a copy of the application for review and submissions of the applicant and Valuer-General but the review is not completed because the review involves a question of law, the application for review is withdrawn or for some other reason approved by the Valuer-General

(2) Completed review—residential land	2) C	ompleted r	eview—	residential	land
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(a)	ordinary review	\$300.00
(b)	complex review	\$400.00

(3) Completed review—land other than residential land

-		
(a)	ordinary review	\$400.00
(b)	review of some complexity	\$600.00
(c)	review of medium complexity	\$800.00
(d)	review of high complexity	\$1,000.00

- (4) The complexity, or level of complexity, of a review will be determined having regard to the following:
 - (a) the nature and scale of the review (including the number of hours reasonably required to conduct the review);
 - (b) the need for consultation by the valuer with an engineer, planner, surveyor or other expert.

Signed by the Attorney-General

On 27 April 2022

WORKER'S LIENS ACT 1893

South Australia

Worker's Liens (Fees) Notice 2022

under the Worker's Liens Act 1893

1—Short title

This notice may be cited as the Worker's Liens (Fees) Notice 2022.

Note-

This is a fee notice made in accordance with the <u>Legislation (Fees) Act 2019</u>.

2—Commencement

This notice has effect on 1 July 2022.

3—Interpretation

In this notice, unless the contrary intention appears—

Act means the Worker's Liens Act 1893.

4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act and are payable to the Registrar-General.

Schedule 1—Fees

1	For lodging a notice of lien (section 10(3))	\$179.00
2	For entering a memorandum of cessation of lien (section 16)	\$179.00
3	If a notice of lien or an application to enter a memorandum of cessation of lien is withdrawn before the appropriate memorandum is entered, the fee payable is reduced to	\$71.00

Note-

A fee is payable for entering a memorandum of withdrawal of lien under the <u>Real Property</u> <u>Act 1886</u>.

Signed by the Attorney-General

On 27 April 2022

LOCAL GOVERNMENT INSTRUMENTS

CITY OF ADELAIDE

ADELAIDE PARK LANDS AUTHORITY (A SUBSIDIARY OF THE CITY OF ADELAIDE)

Notice of Appointments

The City of Adelaide, pursuant to Division 2 of Part 2 of the Adelaide Park Lands Act 2005 (the Act) and Council resolution of 8 February 2022, having undertaken the required consultation with the Minister for Planning, appoints the following person as member of the Board of Management of the Adelaide Park Lands Authority:

For the purposes of section 6 (1) (a) (ii) of the Act:

Councillor Helen Donovan

Pursuant to section 7 (2) of the Act, Council appoints the above persons for the remainder of the 2018-2022 Council term.

Dated: 5 May 2022

CLARE MOCKLER Chief Executive Officer

ALEXANDRINA COUNCIL CITY OF VICTOR HARBOR

LOCAL GOVERNMENT ACT 1999

Fleurieu Regional Aquatic Centre Authority Charter

The City of Victor Harbor and Alexandrina Council has resolved to amend the Charter for the Fleurieu Regional Aquatic Centre Authority subsidiary, established pursuant to Section 43 of the Local Government Act 1999. Pursuant to Clause 3 of Part 2 of Schedule 2 of the Local Government Act 1999, the Charter of the Fleurieu Regional Aquatic Centre Authority, as amended can be found at the following website: https://www.fleurieuaquaticcentre.com.au/about/governance/fleurieu-regional-aquatic-centre-authority

Dated: 26 April 2022

ELIZABETH WILLIAMS
Acting Chief Executive Officer, Alexandrina Council
GRAHAM PATHUIS
Acting Chief Executive Officer, City of Victor Harbor

KANGAROO ISLAND COUNCIL

LOCAL GOVERNMENT ACT 1999

Assignment of Name to Public Road

NOTICE is hereby given that at its meeting held 12 April 2022, Council resolved that, pursuant to the powers contained in Section 219 of the Local Government Act 1999, that the road located between CT6152/897 and CT5700/264, off Dauncey Street Kingscote be assigned the road name Daw Place. This will take effect as of 30 April 2022.

Dated: 12 April 2022

GREG GEORGOPOULOS Chief Executive Officer

DISTRICT COUNCIL OF MOUNT REMARKABLE

LOCAL GOVERNMENT ACT 1999

Permits and Penalties By-Law 2022—By-law No. 1 of 2022

DISTRICT COUNCIL OF MOUNT REMARKABLE

Permits and Penalties By-law 2022



By-law made under the Local Government Act 1999

PERMITS AND PENALTIES BY-LAW 2022

By-law No. 1 of 2022

To provide for a permit system, set penalties for breaches of by-laws, provide for certain matters pertaining to liability and evidence, set regulatory requirements, clarify the construction of Council's by-laws and for related purposes.

Part 1 - Preliminary

1. Short Title

This by-law may be cited as the Permits and Penalties By-law 2022.

2. Commencement

This by-law will come into operation four months after the day on which it is published in the *Gazette* in accordance with Section 249(5) of the *Local Government Act 1999*.

3. Definitions

- 3.1 In any by-law of the Council, unless the contrary intention is clearly indicated:
 - 3.1.1 authorised person means a person appointed as an authorised person pursuant to Section 260 of the Local Government Act 1999;
 - 3.1.2 Council means The District Council of Mount Remarkable;
 - 3.1.3 drive a vehicle means to be in control of the steering, movement or propulsion of the vehicle;
 - 3.1.4 **driver** of a vehicle means the person driving the vehicle;
 - 3.1.5 **motor vehicle** has the same meaning as in the *Road Traffic Act 1961*;
 - person includes a natural person, a body corporate or incorporated association;
 - 3.1.7 road has the same meaning as in the Local Government Act 1999;
 - 3.1.8 **vehicle** has the same meaning as in the *Road Traffic Act 1961* and the *Australian Road Rules* and includes a motor vehicle.

DISTRICT COUNCIL OF MOUNT REMARKABLE

Permits and Penalties By-law 2022

3.2 In this by-law:

- 3.2.1 owner has the same meaning as in the Road Traffic Act 1961;
- 3.2.2 **prescribed offence** means an offence against a by-law of the Council relating to the driving, parking or standing of vehicles.

4. Construction

Every by-law of the Council shall be subject to any Act of Parliament and Regulations made thereunder.

Part 2 - Permits

5. Council May Grant Permits

If any by-law of the Council states that a person needs a 'permit' or 'permission' to do a specified thing, then the following provisions apply:

- 5.1 The permit must be in writing.
- 5.2 A person may apply for permission by:
 - 5.2.1 making a written application for permission to the Council or its duly authorised agent;
 - 5.2.2 making application by way of a website established by the Council for the purpose of issuing a permit of a particular kind;
 - 5.2.3 obtaining a permit from a permit vending-machine installed and maintained by the Council that has been designated by the Council for the purposes of issuing a permit of a particular kind.

5.3 The Council may:

- 5.3.1 provide that the permit applies for a particular term;
- 5.3.2 attach conditions to the permit the Council considers appropriate;
- 5.3.3 change or revoke a condition, by notice in writing; or
- 5.3.4 add new conditions, by notice in writing.
- 5.4 A person who holds a permit must comply with every condition attached to it. Failure to do so constitutes a breach of this by-law.
- 5.5 The Council may revoke a permit, by notice in writing, if:
 - 5.5.1 the holder of the permit fails to comply with a condition attached to it;
 - 5.5.2 the permit is of a continuing nature, and the Council has reasonable grounds for revoking it.

DISTRICT COUNCIL OF MOUNT REMARKABLE

Permits and Penalties By-law 2022

- 5.6 The Council may, by resolution, fix, vary or revoke fees or charges for the granting of a permit to do a specified thing.
- 5.7 A person who applies for permission by way of subparagraph 5.2.2 or 5.2.3 is taken to have been granted permission when the following steps have been completed:
 - 5.7.1 the person pays the permit fee (if any) by (as the case may be):
 - 5.7.1.1 credit or debit card; or
 - 5.7.1.2 such other method of payment that may be approved by the Council by resolution;
 - 5.7.2 the person receives a notice identifying itself as a permit from the Council to undertake the activity specified in the permit.

Part 3 - Enforcement

6. Penalties

- 6.1 A person who contravenes, or fails to comply with any by-law of the Council is guilty of an offence and is liable to a maximum penalty, being the maximum penalty referred to in the *Local Government Act 1999*, which may be fixed for offences against a by-law.
- 6.2 A person who is convicted of an offence against any by-law of the Council in respect of a continuing act or omission is liable, in addition to the penalty otherwise applicable, to a further penalty, being the maximum penalty referred to in the *Local Government Act 1999* which may be fixed for offences of a continuing nature against a by-law.

7. Liability of Vehicles Owners and Expiation of Certain Offences

- 7.1 Without derogating from the liability of any other person, but subject to this paragraph, if a vehicle is involved in a prescribed offence, the owner of the vehicle is guilty of an offence and liable to the same penalty as is prescribed for the principal offence and the expiation fee that is fixed for the principal offence applies in relation to an offence against this paragraph.
- 7.2 The owner and driver of a vehicle are not both liable through the operation of this paragraph to be convicted of an offence arising out of the same circumstances, and consequently conviction of the owner exonerates the driver and conversely conviction of the driver exonerates the owner.
- 7.3 An expiation notice or expiation reminder notice given under the Expiation of Offences Act 1996 to the owner of a vehicle for an alleged prescribed offence involving the vehicle must be accompanied by a notice inviting the owner, if they were not the driver at the time of the alleged prescribed offence, to provide the Council or officer specified in the notice, within the period specified in the notice, with a statutory declaration:
 - 7.3.1 setting out the name and address of the driver; or

DISTRICT COUNCIL OF MOUNT REMARKABLE

Permits and Penalties By-law 2022

- 7.3.2 if they had transferred ownership of the vehicle to another prior to the time of the alleged offence and has complied with the *Motor Vehicles Act 1959* in respect of the transfer setting out details of the transfer (including the name and address of the transferee).
- 7.4 Before proceedings are commenced against the owner of a vehicle for an offence against this section involving the vehicle, the Informant must send the owner a notice:
 - 7.4.1 setting out particulars of the alleged prescribed offence; and
 - 7.4.2 inviting the owner, if he or she was not the driver at the time of the alleged prescribed offence, to provide the Informant, within 21 days of the date of the notice, with a statutory declaration setting out the matters referred to in subparagraph 7.3.
- 7.5 Subparagraph 7.4 does not apply to:
 - 7.5.1 proceedings commenced where an owner has elected under the Expiation of Offences Act 1996 to be prosecuted for the offence; or
 - 7.5.2 proceedings commenced against an owner of a vehicle who has been named in a statutory declaration under this section as the driver of the vehicle.
- 7.6 Subject to subparagraph 7.7, in proceedings against the owner of a vehicle for an offence against this paragraph, it is a defence to prove:
 - 7.6.1 that, in consequence of some unlawful act, the vehicle was not in the possession or control of the owner at the time of the alleged prescribed offence; or
 - 7.6.2 that the owner provided the Informant with a statutory declaration in accordance with an invitation under this paragraph.
- 7.7 The defence in paragraph 7.6.2 does not apply if it is proved that the owner made the declaration knowing it to be false in a material particular.
- 7.8 If:
 - 7.8.1 an expiation notice is given to a person named as the alleged driver in a statutory declaration under this paragraph; or
 - 7.8.2 proceedings are commenced against a person named as the alleged driver in such a statutory declaration,

the notice or summons, as the case may be, must be accompanied by a notice setting out particulars of the statutory declaration that named the person as the alleged driver.

7.9 The particulars of the statutory declaration provided to the person named as the alleged driver must not include the address of the person who provided the statutory declaration.

DISTRICT COUNCIL OF MOUNT REMARKABLE

Permits and Penalties By-law 2022

8. Evidence

In proceedings for a prescribed offence, an allegation in an Information that:

- 8.1 a specified place was a road or local government land; or
- 8.2 a specified vehicle was driven, parked or left standing in a specified place; or
- 8.3 a specified vehicle was parked or left standing for the purposes of soliciting business from a person or offering or exposing goods for sale; or
- 8.4 a specified place was not formed or otherwise set aside by the Council for the purposes of the driving, parking or standing of vehicles; or
- 8.5 a specified person was an authorised person; or
- 8.6 a specified provision was a condition of a specified permit granted under paragraph 5 of this by-law; or
- 8.7 a specified person was the owner or driver of a specified vehicle; or
- 8.8 a person named in a statutory declaration under paragraph 7 of this by-law for the prescribed offence to which the declaration relates was the driver of the vehicle at the time at which the alleged offence was committed; or
- 8.9 an owner or driver of a vehicle for a prescribed offence was given notice under paragraph 7 of this by-law on a specified day,

is proof of the matters so alleged in the absence of proof to the contrary.

Part 4 - Miscellaneous

9. Revocation

Council's *By-law No. 1 – Permits and Penalties*, published in the *Gazette* on 7 January 2016, is revoked on the day on which this by-law comes into operation.

The foregoing by-law was duly made and passed at a meeting of the Council of the District Council of Mount Remarkable on the 19th day of April 2022 by an absolute majority of the members for the time being constituting the Council, there being at least two thirds of the members present.

Mr Sam Johnson OAM Chief Executive Officer

DISTRICT COUNCIL OF MOUNT REMARKABLE LOCAL GOVERNMENT ACT 1999

Moveable Signs By-Law 2022—By-law No. 2 of 2022

DISTRICT COUNCIL OF MOUNT REMARKABLE

Moveable Signs By-law 2022



By-law made under the Local Government Act 1999

MOVEABLE SIGNS BY-LAW 2022

By-law No. 2 of 2022

To set standards for moveable signs on roads and other places, to provide conditions for and the placement of such signs, to protect public safety and to protect or enhance the amenity of the area of the Council.

Part 1 - Preliminary

1. Short Title

This by-law may be cited as the Moveable Signs By-law 2022.

2. Commencement

This by-law will come into operation four months after the day on which it is published in the Gazette in accordance with Section 249(5) of the Local Government Act 1999.

3. Definitions

In this by-law:

- 3.1 banner means a moveable sign constituted of a strip of cloth, plastic or other material hung or attached to a pole, fence or other structure;
- 3.2 event has the same meaning as in Section 33 of the Road Traffic Act 1961;
- 3.3 footpath means:
 - 3.3.1 a footway, lane or other place made or constructed for the use of pedestrians; or
 - 3.3.2 that part of road between the property boundary of the road and the edge of the carriageway on the same side as that boundary;
- 3.4 local government land has the same meaning as in the Local Government Act 1999.
- 3.5 moveable sign has the same meaning as the Local Government Act 1999;
- 3.6 road has the same meaning as in the Local Government Act 1999;
- 3.7 road related area has the same meaning as in the Road Traffic Act 1961;

DISTRICT COUNCIL OF MOUNT REMARKABLE

Moveable Signs By-law 2022

3.8 vehicle has the same meaning as in the Road Traffic Act 1961.

Part 2 - Moveable Signs on Roads

4. Design and Construction

A moveable sign displayed on a road must:

- 4.1 be constructed so as not to present a hazard to any member of the public;
- 4.2 be constructed so as to be stable when in position and to be able to keep its position in adverse weather conditions;
- 4.3 not be unsightly or offensive in appearance;
- 4.4 not contain flashing or moving parts;
- 4.5 be not more than 90cm high, 60cm in width or 60cm in depth;
- 4.6 in the case of an 'A' frame or sandwich board sign:
 - 4.6.1 be hinged or joined at the top;
 - 4.6.2 be of such construction that its sides can be and are securely fixed or locked in position when erected;
- 4.7 in the case of an inverted 'T' sign, contain no struts or members that run between the display area of the sign and the base of the sign.

5. Placement

A moveable sign displayed on a road must:

- 5.1 not be placed anywhere except on the footpath;
- 5.2 not be placed on a sealed footpath, unless the sealed part is wide enough to contain the sign and still leave a clear thoroughfare at least 1.2 metres wide;
- 5.3 be placed at least 40cm from the kerb (or if there is no kerb, from the edge of the roadway);
- 5.4 not be placed on a landscaped area, other than on landscaping that comprises only lawn;
- 5.5 not be placed on a designated parking area or within 1 metre of an entrance to any premises; and
- 5.6 not be fixed, tied or chained to, leaned against or placed closer than 2 metres to any other structure, object or plant (including another moveable sign);
- 5.7 not be placed in a position that puts the safety of any person at risk;
- 5.8 not be placed on a median strip, roundabout, traffic island or on a carriageway;

DISTRICT COUNCIL OF MOUNT REMARKABLE

Moveable Signs By-law 2022

5.9 within 10 metres of an intersection of a road.

Restrictions

A moveable sign displayed on a road must:

- 6.1 only contain material which advertises a business being conducted on commercial premises adjacent to the sign, or the goods and services available from that business;
- 6.2 be limited to one per business premises;
- 6.3 not be displayed unless the business to which it relates is open to the public;
- 6.4 be securely placed in position such that it cannot be blown over or swept away;
- 6.5 not be displayed during the hours of darkness unless it is clearly visible.

7. Appearance

A moveable sign displayed on a road must:

- 7.1 be painted or otherwise detailed in a competent and professional manner;
- 7.2 be legible and simply worded to convey a precise message;
- 7.3 be of such design and contain such colours that are compatible with the architectural design of the premises adjacent to the sign and are compatible with the townscape and overall amenity of the locality in which the sign is situated;
- 7.4 contain a combination of colours and typographical styles that blend in with and reinforce the heritage qualities of the locality and the buildings in which the sign is situated:
- 7.5 not have any balloons, flags, streamers or other things attached to it.

8. Banners

A banner must:

- 8.1 only be displayed on a road, footpath or road related area;
- 8.2 be securely fixed to a pole, fence or other structure so that it does not hang loose or flap;
- 8.3 not be attached to any building, structure, fence, vegetation or other item owned by the Council on a road, or other improvement to a road owned by the Council;
- 8.4 not be displayed more than one month before and two days after the event it advertises;

DISTRICT COUNCIL OF MOUNT REMARKABLE

Moveable Signs By-law 2022

- 8.5 not be displayed for a continuous period of more than one month and two days in any twelve month period;
- 8.6 not exceed 3m2 in size.

Part 3 - Moveable Signs on Local Government Land

9. Requirement to Obtain Permission

A person must not, without the Council's permission display or cause to be displayed a moveable sign on any local government land or resting on or attached to a vehicle on any local government land except a moveable sign:

- 9.1 attached to a licensed taxi;
- 9.2 on or attached to a vehicle belonging to any Council and which has been placed on or attached to the vehicle with the consent of the Council to which the vehicle belongs;
- 9.3 on or attached to a bus greater than 6 m in length;
- 9.4 on or attached to a vehicle which only has a sign or signs painted on or glued to it the main purpose of which is to identify it as belonging to a business; and
- 9.5 comprising a sunscreen on a vehicle, where any message or trade name or mark on the sunscreen does not advertise a business being carried on in the vicinity of the place the vehicle.

Part 4 - Enforcement

10. Removal of Unauthorised Moveable Signs

- 10.1 If:
 - 10.1.1 a moveable sign has been placed on any road or footpath in contravention of this by-law or of section 226 of the *Local Government Act 1999*, an authorised person may order the owner of the sign to remove the moveable sign from the road or footpath;
 - 10.1.2 the authorised person cannot find the owner, or the owner fails to comply immediately with the order, the authorised person may remove and dispose of the sign;
 - 10.1.3 a moveable sign is removed under subparagraph 9.1.2 of this by-law and is not claimed within 30 days of such removal the authorised person may sell, destroy or otherwise dispose of the moveable sign as the authorised person thinks fit.
- 10.2 Any person who displays an unauthorised moveable sign or who is the owner of an unauthorised moveable sign which has been removed under subparagraph 9.1 of this by-law must pay the Council any reasonable costs incurred in removing, storing or attempting to dispose of the moveable sign before being entitled to recover the moveable sign.

DISTRICT COUNCIL OF MOUNT REMARKABLE

Moveable Signs By-law 2022

11. Removal of Authorised Moveable Signs

A moveable sign must be removed or relocated by the person who placed the moveable sign on a road or footpath or the owner of the sign, at the request of an authorised person if:

- 11.1 in the opinion of the authorised person, and notwithstanding compliance with this by-law, there is any hazard or obstruction or there is likely to be a hazard or obstruction arising out of the location of the moveable sign; or
- 11.2 so required by the authorised person for the purpose of special events, parades, road or footpath works or any other circumstances which, in the opinion of the authorised person, requires relocation or removal of the moveable sign.

Part 5 - Miscellaneous

12. Specified Exemptions

- 12.1 This by-law does not apply to a moveable sign which:
 - 12.1.1 is a moveable sign that is placed on a public road pursuant to an authorisation under the *Local Government Act 1999* or another Act;
 - 12.1.2 directs people to the open inspection of any land or building that is available for purchase or lease;
 - 12.1.3 directs people to a garage sale that is being held on residential premises;
 - 12.1.4 directs people to a charitable function;
 - 12.1.5 is related to a State or Commonwealth election and is displayed during the period commencing 5:00pm on the day before the issue of writ or writs for the election and ending at the close of polls on polling day;
 - 12.1.6 is related to a referendum and is displayed during the course of and for the purpose of that referendum;
 - 12.1.7 is displayed with permission of the Council and in accordance with any conditions attached to that permission; or
 - 12.1.8 is a sign of a class prescribed in regulations.
- 12.2 Clauses 6.2 and 6.3 of this by-law do not apply to a flat sign containing only the banner or headlines of a newspaper or magazine.
- 12.3 Clauses 4, 6.2, 6.3 and 7 of this by-law do not apply to a directional sign to an event run by a charitable body.

DISTRICT COUNCIL OF MOUNT REMARKABLE

Moveable Signs By-law 2022

Part 6 - Miscellaneous

13. Revocation

Council's *By-law No. 2 – Moveable Signs*, published in the *Gazette* on 7 January 2016, is revoked on the day on which this by-law comes into operation.

The foregoing by-law was duly made and passed at a meeting of the Council of the District Council of Mount Remarkable on the 19th day of April 2022 by an absolute majority of the members for the time being constituting the Council, there being at least two thirds of the members present.

Mr Sam Johnson OAM Chief Executive Officer

DISTRICT COUNCIL OF MOUNT REMARKABLE

LOCAL GOVERNMENT ACT 1999

Roads By-Law 2022—By-law No. 3 of 2022

DISTRICT COUNCIL OF MOUNT REMARKABLE

Roads By-law 2022



By-law made under the Local Government Act 1999

ROADS BY-LAW 2022

By-law No. 3 of 2022

For the management of public roads.

Part 1 - Preliminary

1. Short Title

This by-law may be cited as the Roads By-law 2022.

2. Commencement

This by-law will come into operation four months after the day on which it is published in the *Gazette* in accordance with Section 249(5) of the *Local Government Act* 1999.

3. Definitions

In this by-law, unless the contrary intention appears:

- 3.1 animal includes birds and poultry but does not include a dog;
- 3.2 camp includes setting up a camp, or causing a tent, caravan or motorhome to remain on the road for the purpose of staying overnight, whether or not any person is in attendance or sleeps on the road;
- 3.3 dog has the same meaning as in the Dog and Cat Management Act 1995;
- 3.4 electoral matter has the same meaning as in the Electoral Act 1985 provided that such electoral matter is not capable of causing physical damage or injury to any person within its immediate vicinity;
- 3.5 emergency worker has the same meaning as in the Road Traffic (Road Rules Ancillary and Miscellaneous Provisions) Regulations 2014;
- 3.6 **road** has the same meaning as in the Local Government Act 1999.

Part 2 - Management of Roads

4. Activities Requiring Permission

A person must not on any road, without the permission of the Council:

DISTRICT COUNCIL OF MOUNT REMARKABLE

Roads By-law 2022

4.1 Advertising

display any sign for the purpose of commercial advertising, other than a moveable sign which is displayed on a public road in accordance with the Council's *Moveable Signs By-law 2022*;

4.2 Amplification

use an amplifier or other device whether mechanical or electrical for the purposes of amplifying sound to the public;

4.3 Animals

- 4.3.1 cause or allow any animal, to stray onto, graze, wander on or be left unattended on any road except where the Council has set aside a track or other area for use by or in connection with an animal of that kind and, then only if under the effective control of a person;
- 4.3.2 lead, drive or exercise any animal in such a manner as to endanger the safety of any person;

4.4 Camping

- 4.4.1 erect any tent or other structure of calico, canvas, plastic or similar material as a place of habitation;
- 4.4.2 camp or sleep overnight;
- 4.4.3 camp or sleep overnight in a motorhome, caravan, camper trailer or vehicle except where a sign or signs erected by the Council indicate that camping on the road in such a vehicle is permitted;

4.5 Donations

ask for or receive or indicate that he or she desires a donation of money or any other thing;

4.6 Driving on Formed Surface

drive a motor vehicle other than on a portion of the road that has been formed or otherwise set aside by the Council for the driving of motor vehicles, unless it is not reasonably practical to do so;

4.7 Handbills on Vehicles

place on any vehicle, or cause to be placed on any vehicle (without the consent of the owner of the vehicle), any handbill, book, notice, leaflet, or other printed matter;

4.8 Preaching

preach or harangue;

DISTRICT COUNCIL OF MOUNT REMARKABLE

Roads By-law 2022

4.9 Public Exhibitions and Displays

- 4.9.1 sing, busk or play a musical instrument for the apparent purpose of either entertaining others or receiving money;
- 4.9.2 conduct or hold any concert, festival, show, public gathering, street party, circus, performance or any other similar activity;
- 4.9.3 cause any public exhibitions or displays;

4.10 Working on vehicles

perform the work of repairing, washing, painting, panel beating or other work of any nature on or to any vehicle, except for running repairs in the case of breakdown.

Part 3 - Miscellaneous

Directions

A person must comply with any reasonable direction or request from an authorised person relating to:

- 5.1 that person's use of the road;
- 5.2 that person's conduct and behaviour on the road;
- 5.3 that person's safety on the road;
- 5.4 the safety and enjoyment of the road by other persons.

6. Removal of Animals

If any animal is found on a road in breach of this by-law:

- 6.1 any person in charge of the animal shall forthwith remove it from that land on the request of an authorised person; and
- 6.2 any authorised person may remove any animal from the road if the person fails to comply with the request, or if no person is in charge of the animal.

7. Exemptions

- 7.1 The restrictions in this by-law do not apply to any Police Officer, Council Officer or Council employee acting in the course and within the scope of that person's normal duties, or to a contractor while performing work for the Council and while acting under the supervision of a Council Officer, or to an emergency worker performing emergency duties.
- 7.2 The restrictions in paragraph 4.7, 4.8 and 4.9 of this by-law do not apply to:
 - 7.2.1 electoral matters authorised by a candidate and which relate to a Commonwealth or State election that occurs during the period

DISTRICT COUNCIL OF MOUNT REMARKABLE

Roads By-law 2022

commencing at 5:00pm the day before the issue of the writ or writs for the election and ending at the close of polls on polling day; or

- 7.2.2 matters which relate to, and occur during the course of and for the purpose of a referendum.
- 7.3 Paragraph 4.6 of this by-law does not apply to a motor vehicle being driven to or from adjacent land by the shortest practical route.

Part 4 - Miscellaneous

8. Revocation

Council's *By-law No. 3 – Roads*, published in the *Gazette* on 7 January 2016, is revoked on the day on which this by-law comes into operation.

The foregoing by-law was duly made and passed at a meeting of the Council of the District Council of Mount Remarkable held on the 19th day of April 2022 by an absolute majority of the members for the time being constituting the Council, there being at least two thirds of the members present.

Mr Sam Johnson OAM Chief Executive Officer

DISTRICT COUNCIL OF MOUNT REMARKABLE

LOCAL GOVERNMENT ACT 1999

Local Government Land By-Law 2022—By-law No. 4 of 2022

DISTRICT COUNCIL OF MOUNT REMARKABLE

Local Government Land By-law 2022



By-law made under the Local Government Act 1999

LOCAL GOVERNMENT LAND BY-LAW 2022

By-law No. 4 of 2022

For the management and regulation of the use of and access to all land vested in or under the control of the Council including the prohibition and regulation of particular activities on local government land.

Part 1 - Preliminary

Short Title

This by-law may be cited as the Local Government Land By-law 2022.

2. Commencement

This by-law will come into operation four months after the day on which it is published in the *Gazette* in accordance with Section 249(5) of the *Local Government Act* 1999.

Definitions

In this by-law:

- 3.1 animal includes birds, insects and fish;
- 3.2 **boat** includes a raft, canoe, personal watercraft or any other similar device;
- 3.3 camp includes setting up a camp, or cause a tent, caravan or motorhome to remain on the land for the purpose of staying overnight, whether or not any person is in attendance or sleeps on the land;
- 3.4 **children's playground** means any enclosed area in which there is equipment, apparatus or other installed devices for the purpose of children's play (or within 5 metres of such devices if there is no enclosed area);
- 3.5 community garden means an area of land set aside by the Council for the purposes of being gardened collectively by a group of people;
- 3.6 **domestic animal** includes any duck, reptile or fish;
- 3.7 e-cigarette means:

DISTRICT COUNCIL OF MOUNT REMARKABLE

Local Government Land By-law 2022

- 3.7.1 a device that is designed to generate or release an aerosol or vapour for inhalation by its user in a manner similar to the inhalation of smoke from an ignited tobacco product; or
- 3.7.2 a device of a kind resolved by the Council and notified by notice in the Gazette to be an e-cigarette;
- 3.8 **electoral matter** has the same meaning as in the *Electoral Act 1985* provided that such electoral matter is not capable of causing physical damage or injury to any person within its immediate vicinity;
- 3.9 **emergency worker** has the same meaning as in the *Road Traffic (Road Rules Ancillary and Miscellaneous Provisions) Regulations 2014;*
- 3.10 foreshore means the land extending from the low water mark on the seashore to the nearest road or section boundary, or to a distance of 50 metres from the high water mark, whichever is the lesser distance;
- 3.11 funeral ceremony means a ceremony only (ie a memorial service) and does not include a burial;
- 3.12 **inflatable castle** includes a bouncy castle, jumping castle and any other inflatable structure used for recreational purposes;
- 3.13 liquor has the same meaning as defined in the Liquor Licensing Act 1997;
- 3.14 **livestock** has the same meaning as defined in the *Livestock Act 1997* but does not include a dog or cat;
- 3.15 **local government land** has the same meaning as in the *Local Government Act 1999* and includes the foreshore but does not include any road;
- 3.16 low water mark means the lowest meteorological tide;
- 3.17 ocean means that part of the foreshore comprising water;
- 3.18 **open container** means a container which:
 - 3.18.1 after the contents thereof have been sealed at the time of manufacture and:
 - 3.18.1.1 being a bottle, has had its cap, cork or top removed (whether or not it has since been replaced);
 - 3.18.1.2 being a can, it has been opened or punctured;
 - 3.18.1.3 being a cask, has had its tap placed in a position to allow it to be used;
 - 3.18.1.4 being any form of container, it has been opened, broken, punctured or manipulated in such a way as to allow access to the contents thereof; or
 - 3.18.2 is a flask, glass or mug or other container used for drinking purposes;

DISTRICT COUNCIL OF MOUNT REMARKABLE

Local Government Land By-law 2022

3.19 personal watercraft means a device that:

- 3.19.1 is propelled by a motor; and
- 3.19.2 has a fully enclosed hull; and
- 3.19.3 is designed not to retain water if capsized; and
- 3.19.4 is designed to be operated by a person who sits astride, stands, or kneels on the device,

and includes the device commonly referred to as a jet ski;

- 3.20 traffic control device has the same meaning as in the Road Traffic Act 1961;
- 3.21 smoke means:
 - 3.21.1 in relation to a tobacco product, smoke, hold, or otherwise have control over, an ignited tobacco product; or
 - 3.21.2 in relation to an e-cigarette, to inhale from, hold or otherwise have control over, an e-cigarette that is in use;
- 3.22 variable message sign includes a permanent, portable or vehicle mounted electronic sign (except when the sign is used as a traffic control device);
- 3.23 waters means any body of water including a pond, lake, river, creek or wetlands under the care, control and management of Council.

Part 2 – Management of Local Government Land

4. Activities Requiring Permission

A person must not on any local government land, without the permission of Council:

4.1 Access to waters

subject to the provisions of the *Harbors and Navigation Act 1993* and the *Marine Safety (Domestic Commercial Vessel) National Law* enter any waters, or swim or use a boat in or on waters except:

- 4.1.1 in an area where a nearby sign erected by the Council states that one or more of these activities is permitted; and
- 4.1.2 in accordance with any condition stated in the sign;

4.2 Advertising & Signage

- 4.2.1 display any sign for the purpose of commercial advertising, other than a moveable sign that is displayed in accordance with the *Moveable Signs By-law 2022*;
- 4.2.2 erect, install, place or display a variable message sign;

DISTRICT COUNCIL OF MOUNT REMARKABLE

Local Government Land By-law 2022

4.3 Aircraft

subject to the Civil Aviation Act 1988 (Cth), land or take off any aircraft on or from the land:

4.4 Alteration to Local Government Land

make an alteration to the land, including:

- 4.4.1 altering the construction or arrangement of the land to permit or facilitate access from an adjacent property; or
- 4.4.2 erecting or installing a structure (including pipes, wires, cables, pavers, fixtures, fittings and other objects) in, on, across, under or over the land; or
- 4.4.3 changing or interfering with the construction, arrangement or materials of the land; or
- 4.4.4 changing, interfering with or removing a structure (including pipes, wires, cables, fixtures, fittings or other objects) associated with the land; or
- 4.4.5 planting a tree or other vegetation on the land, interfering with the vegetation on the land or removing vegetation from the land;

4.5 Amplification

use an amplifier or other device whether mechanical or electrical for the purpose of amplifying sound to the public;

4.6 Animals on local government land

- 4.6.1 other than the foreshore:
 - 4.6.1.1 ride, lead or drive any livestock, except on any track or car park on local government land that the Council has set aside (through the erection of signage) for the use by, or in connection with that animal;
 - 4.6.1.2 cause or allow any livestock to stray onto, move over, graze or be left unattended on any land;
 - 4.6.1.3 cause or allow any animal under his or her control to swim or bathe in the any waters to which this subparagraph applies;
- 4.6.2 comprising the foreshore:
 - 4.6.2.1 cause or allow any livestock to enter or bathe in the ocean;
 - 4.6.2.2 lead, drive, or exercise any livestock;
- 4.6.3 release or leave any domestic animal;

DISTRICT COUNCIL OF MOUNT REMARKABLE

Local Government Land By-law 2022

4.7 Attachments

attach anything to a tree, plant, structure or fixture on local government land;

4.8 Aquatic Life

take, interfere with, introduce or disturb any aquatic life in any waters to which this subparagraph applies;

49 Bees

place, or allow to remain, any bee hive;

4.10 Boats

subject to the provisions of the *Harbors and Navigation Act 1993* and the *Marine Safety (Domestic Commercial Vessel) National Law:*

- 4.10.1 hire or offer for hire a boat, raft, pontoon or other watercraft;
- 4.10.2 launch or retrieve a boat, raft, pontoon or other watercraft to or from any waters;
- 4.10.3 propel, float or otherwise use any boat, raft, pontoon or other watercraft on any waters;
- 4.10.4 launch or operate a model boat on any waters to which this subparagraph applies;

4.11 Bridge Jumping

jump from or dive from a bridge;

4.12 Buildings & Structures

- 4.12.1 erect or install a building;
- 4.12.2 use a building or structure other than for its intended purpose;

4.13 Camping

- 4.13.1 erect any tent or other structure of calico, canvas, plastic or similar material as a place of habitation;
- 4.13.2 camp or sleep overnight;

except where a sign or signs erected by the Council indicate that camping on the land is permitted or where the person is in a caravan park (the proprietor of which has been given permission to operate the caravan park on that land);

DISTRICT COUNCIL OF MOUNT REMARKABLE

Local Government Land By-law 2022

4.14 Cemeteries

Comprising a cemetery:

- 4.14.1 bury or inter any human or animal remains;
- 4.14.2 erect any memorial;

4.15 Closed lands

enter or remain on any part of the land:

- 4.15.1 at any time during which the Council has declared that it shall be closed to the public, and which is indicated by a sign to that effect; or
- 4.15.2 where the land is enclosed with fences and/or walls and gates, at any time when the gates have been closed and locked; or
- 4.15.3 where admission charges are payable, without paying those charges;

4.16 Distribution

distribute anything to any bystander, passerby or other person;

4.17 Donations

ask for or receive or indicate that he or she desires a donation of money or any other thing;

4.18 Fires

light any fire except:

- 4.18.1 in a place provided by the Council for that purpose; or
- 4.18.2 in a portable barbeque, as long as the barbeque is used in an area that is clear of flammable material for a distance of at least four metres; and
- 4.18.3 in accordance with the Fire and Emergency Services Act 2005;

4.19 Fireworks

discharge any fireworks;

4.20 Fishing

- 4.20.1 fish in any waters on local government land to which the Council has resolved this subparagraph shall apply; or
- 4.20.2 fish from any bridge or other structure on local government land to which the Council has resolved this subparagraph shall apply;

DISTRICT COUNCIL OF MOUNT REMARKABLE

Local Government Land By-law 2022

4.21 Flora fauna and other living things

subject to the Native Vegetation Act 1991 and the National Parks and Wildlife Act 1972:

- 4.21.1 except in a community garden, damage, pick, or interfere with any plant, fungi or lichen thereon; or
- 4.21.2 tease, remove or cause harm to any animal or bird or the eggs or young of any animal or bird or aquatic creature;
- 4.21.3 use, possess or have control of any device for the purpose of killing or capturing any animal or bird;

4.22 Funerals and scattering ashes

conduct or participate in a funeral ceremony, or scatter ashes on land to which the Council has resolved this subparagraph will apply;

4.23 Golf

play or practice golf;

4.24 Lighting

- 4.24.1 use or operate any fixed floodlight;
- 4.24.2 use or operate any portable floodlight between sunrise and sunset on land to which this subparagraph applies;

4.25 Model aircraft & vehicles

- 4.25.1 subject to the *Civil Aviation Act 1988*, fly or operate a model aircraft or drone aircraft;
- 4.25.2 operate a remote control vehicle on land to which the Council has resolved this subparagraph will apply;

4.26 No liquor

- 4.26.1 consume, carry or be in possession or charge of any liquor on any local government land to which this subparagraph applies (provided the land constitutes a park or reserve);
- 4.26.2 excepting sealed containers, consume, carry or be in possession or charge of any liquor in an open container on any local government land to which this subparagraph applies (provided the land constitutes a park or reserve);

4.27 Picking of fruit, nuts or berries

except in any community garden, pick fruit, nuts, seeds or berries from any plant:

DISTRICT COUNCIL OF MOUNT REMARKABLE

Local Government Land By-law 2022

4.28 Preaching and Canvassing

preach, canvass, harangue or otherwise solicit for religious purposes except on any land or part thereof where the Council has, by resolution, determined this restriction shall not apply;

4.29 Public Exhibitions and Displays

- 4.29.1 sing, busk or play a musical instrument for the apparent purpose of either entertaining others or receiving money;
- 4.29.2 conduct or hold any concert, festival, show, public gathering, circus, performance or any other similar activity;
- 4.29.3 erect or inflate any inflatable castle;
- 4.29.4 cause any public exhibitions or displays;

4.30 Removing

carry away or remove any earth, rocks, minerals, plant material (dead or living), animal remains (including shells and fossils) or any part of the land;

4.31 Selling

sell anything or display anything for sale;

4.32 Skateboards and small wheeled devices

subject to the *Road Traffic Act 1961*, and the *Local Government Act 1999*, ride on a skateboard or use roller skates or roller blades on land to which the Council has resolved this subparagraph will apply;

4.33 Vehicles

- 4.33.1 drive or propel a motor vehicle thereon, unless on an area or road constructed or set aside by the Council for the parking or travelling of motor vehicles;
- 4.33.2 except on an area properly constructed for the purpose, promote, organise or take part in any race, test or trial of any kind in which motor vehicles, motor cycles, motor scooters or bicycles take part;

4.34 Weddings

conduct or participate in a marriage ceremony on land to which the Council has resolved this subparagraph will apply;

4.35 Wetlands

subject to the Natural Resources Management Act 2004, where that land constitutes a wetland:

4.35.1 operate a model boat;

DISTRICT COUNCIL OF MOUNT REMARKABLE

Local Government Land By-law 2022

- 4.35.2 fish, or take any aquatic creature;
- 4.35.3 introduce any fish or aquatic creature;
- 4.35.4 take or draw water;

4.36 Working on vehicles

perform the work of repairing, washing, painting, panel beating or other work of any nature on or to any vehicle, except for running repairs in the case of breakdown.

5. Prohibited Activities

A person must not, on any local government land:

5.1 Animals

- 5.1.1 cause or allow any animal to enter, swim, bathe, or remain in any waters to the inconvenience, annoyance or danger of any other person bathing or swimming;
- 5.1.2 allow an animal in that persons control, charge or ownership to damage Council property;
- 5.1.3 lead, drive, or exercise any horse or other animal in such a manner as to endanger the safety of any other person;

5.2 Annoyances

unreasonably annoy or interfere with any other person's use of the land by making a noise or creating a disturbance that has not been authorised by the Council;

5.3 Children's playgrounds

use any device, equipment or apparatus installed in a children's playground if that person is of or over the age indicated by sign or notice as the age limit for using such equipment, apparatus or other installed device;

5.4 Fishing

- 5.4.1 return any noxious species including European carp (*Cyprinus carpio*) or redfin perch (*Perca fluviatilis*) caught by the person to any land or waters:
- 5.4.2 deposit or leave any dead fish (in part or whole) or offal;

5.5 Interference with Permitted Use

interrupt, disrupt or interfere with any other person's use of local government land which is permitted or for which permission has been granted;

DISTRICT COUNCIL OF MOUNT REMARKABLE

Local Government Land By-law 2022

5.6 Playing games

- 5.6.1 play or practice a game in any area where a sign indicates that the game is prohibited;
- 5.6.2 promote, organise or take part in any organised athletic sport in any area to which this subparagraph applies;
- 5.6.3 play any organised competition sport, as distinct from organised social play, in any area to which this subparagraph applies;

5.7 Smoking

smoke tobacco or any other substance:

- 5.7.1 in any building or part of any building; or
- 5.7.2 on any local government land;

to which the subparagraph applies;

5.8 Toilets

in any public convenience:

- 5.8.1 urinate other than in a urinal or pan or defecate other than in a pan provided for that purpose;
- 5.8.2 smoke tobacco or any other substance;
- 5.8.3 deposit anything in a pan, urinal or drain which is likely to cause a blockage;
- 5.8.4 use it for a purpose for which it was not designed or constructed;
- 5.8.5 enter any toilet that is set aside for use by the opposite sex except where:
 - 5.8.5.1 a child under the age of five years accompanied by an adult person of that other sex; and/or
 - 5.8.5.2 to provide assistance to a disabled person;

5.9 Use of equipment

use any item of equipment or property belonging to the Council other than in the manner and for the purpose for which it was designed or set aside.

DISTRICT COUNCIL OF MOUNT REMARKABLE

Local Government Land By-law 2022

Part 3 - Miscellaneous

6. Directions

A person must comply with any reasonable direction or request from an authorised person relating to:

- 6.1 that person's use of the land;
- 6.2 that person's conduct and behaviour on the land;
- 6.3 that person's safety on the land;
- 6.4 the safety and enjoyment of the land by other persons.

7. Removal of Animals and Exclusion of Persons

- 7.1 If any animal is found on local government land in breach of this by-law:
 - 7.1.1 any person in charge of the animal shall forthwith remove it from that land on the request of an authorised person; and
 - 7.1.2 any authorised person may remove any animal from the land if the person fails to comply with the request, or if no person is in charge of the animal.
- 7.2 An authorised person may direct any person who is considered to be committing, or has committed, a breach of this by-law to leave local government land.

8. Exemptions

- 8.1 The restrictions in this by-law do not apply to any Police Officer, Council Officer or Council employee acting in the course and within the scope of that person's normal duties, or to a contractor while performing work for the Council and while acting under the supervision of a Council Officer, or to an emergency worker performing emergency duties.
- 8.2 The restrictions in paragraph 4.2.2, 4.7, 4.16, 4.28, 4.29.1, 4.29.2, 4.29.4, of this by-law do not apply to:
 - 8.2.1 electoral matters authorised by a candidate and which relate to a Commonwealth or State election that occurs during the period commencing 5:00pm on the day before the issue of the writ or writs for the election and ending at the close of polls on polling day; or
 - 8.2.2 matters which relate to, and occur during the course of and for the purpose of a referendum.

9. Application

Any of paragraphs 4.6.1.3, 4.8, 4.10.4, 4.20, 4.22, 4.24.2, 4.25.2, 4.26, 4.32, 4.34, 5.6.2, 5.6.3, 5.7 of this by-law shall apply only in such portion or portions of the area as

DISTRICT COUNCIL OF MOUNT REMARKABLE

Local Government Land By-law 2022

the Council may by resolution direct from time to time in accordance with Section 246(3)(e) of the *Local Government Act 1999*.

Part 4 - Miscellaneous

10. Revocation

Council's *By-law No. 4 – Local Government Land*, published in the *Gazette* on 7 January 2016, is revoked on the day on which this by-law comes into operation.

The foregoing by-law was duly made and passed at a meeting of the Council of the District Council of Mount Remarkable on the 19th day of April 2022 by an absolute majority of the members for the time being constituting the Council, there being at least two thirds of the members present.

Mr Sam Johnson OAM Chief Executive Officer

DISTRICT COUNCIL OF MOUNT REMARKABLE

LOCAL GOVERNMENT ACT 1999 DOG AND CAT MANAGEMENT ACT 1995

Dogs By-Law 2022—By-law No. 5 of 2022

DISTRICT COUNCIL OF MOUNT REMARKABLE

Dogs By-law 2022



By-law made under the Local Government Act 1999 and the Dog and Cat Management Act 1995

DOGS BY-LAW 2022

By-law No. 5 of 2022

For the management and control of dogs within the Council's area.

Part 1 - Preliminary

1. Short Title

This by-law may be cited as the Dogs By-law 2022.

2. Commencement

This by-law will come into operation four months after the day on which it is published in the *Gazette* in accordance with Section 249(5) of the *Local Government Act 1999*.

3. Definitions

In this by-law:

- 3.1 approved kennel establishment means a building, structure or area approved by the relevant authority, pursuant to the *Planning, Development and Infrastructure Act 2016* for the keeping of dogs on a temporary or permanent basis;
- 3.2 assistance dog has the same meaning as in the Dog and Cat Management Act 1995;
- 3.3 children's playground means any enclosed area in which there is equipment, apparatus or other installed devices for the purpose of children's play (or within 5 metres of such devices if there is no enclosed area);
- 3.4 control, in relation to a dog, includes the person having ownership, possession or charge of, or authority over, the dog;
- 3.5 dog has the same meaning as in the Dog and Cat Management Act 1995;
- 3.6 effective control means a person exercising effective control of a dog either:
 - 3.6.1 by means of a physical restraint;

DISTRICT COUNCIL OF MOUNT REMARKABLE

Dogs By-law 2022

- 3.6.2 by command, the dog being in close proximity to the person, and the person being able to see the dog at all times;
- 3.7 keep includes the provision of food or shelter;
- 3.8 **local government land** has the same meaning as in the *Local Government Act 1999*;
- 3.9 wetland area includes any park, reserve, scrub, trail or other land adjacent to a wetland.

Part 2 - Dog Management and Control

4. Dog Free Areas

A person must not on any local government land to which this paragraph applies allow a dog in that person's control to be in, or remain in that place unless the dog is an assistance dog.

5. Dog on Leash Areas

A person must not allow a dog under that person's control to be or remain:

- 5.1 on local government land or public place to which the Council has resolved that this subparagraph applies;
- 5.2 on any park or reserve during times when organised sport is being played;
- 5.3 within 5 metres of children's playground equipment;
- 5.4 in any wetland area;

unless the dog is secured by a strong leash not exceeding 2 metres in length which is either tethered securely to a fixed object capable of securing the dog or held by a person capable of controlling the dog and preventing it from being a nuisance or a danger to other persons.

6. Dog Exercise Areas

- 6.1 A person may enter upon any part of local government land identified by the Council as a dog exercise area in accordance with paragraph 8 for the purpose of exercising a dog under his or her control.
- 6.2 Where a person enters upon such part of local government land for that purpose, he or she must ensure that the dog under his or her control remain under effective control while on that land.

7. Limit on Dog Numbers

- 7.1 The limit on the number of dogs kept on any premises is two dogs.
- 7.2 A person must not, without permission, keep any dog on any premises where the number of dogs on the premises exceeds the limit unless:

DISTRICT COUNCIL OF MOUNT REMARKABLE

Dogs By-law 2022

- 7.2.1 the premises is an approved kennel establishment; or
- 7.2.2 the Council has exempted the premises from compliance with this subparagraph.

Part 3 - Miscellaneous

8. Application

- 8.1 Any of paragraphs 4, 5.1 and 6.1 of this by-law shall apply only in such portion or portions of the area as the Council may by resolution direct from time to time in accordance with Section 246 of the *Local Government Act 1999* and as are denoted by signs erected by the Council and information provided to the public in a manner determined by the Council's Chief Executive Officer.
- 8.2 The limits prescribed in paragraph 7 of this by-law do not include any dog that is under three months of age.

Part 4 - Miscellaneous

Revocation

Council's *By-law No. 5 – Dogs*, published in the *Gazette* on 7 January 2016, is revoked on the day on which this by-law comes into operation.

The foregoing by-law was duly made and passed at a meeting of the Council of the District Council of Mount Remarkable held on the 19th day of April 2022 by an absolute majority of the members for the time being constituting the Council, there being at least two thirds of the members present.

Mr Sam Johnson OAM Chief Executive Officer

DISTRICT COUNCIL OF MOUNT REMARKABLE

LOCAL GOVERNMENT ACT 1999 DOG AND CAT MANAGEMENT ACT 1995

Cats By-Law 2022—By-law No. 6 of 2022

DISTRICT COUNCIL OF MOUNT REMARKABLE

Cats By-law 2022



By-law made under the Local Government Act 1999 and the Dog and Cat Management Act 1995

CATS BY-LAW 2022

By-law No. 6 of 2022

For the management and control of cats within the Council's area.

Part 1 - Preliminary

Short Title

This by-law may be cited as the Cats By-law 2022.

2. Commencement

This by-law will come into operation four months after the day on which it is published in the *Gazette* in accordance with Section 249(5) of the *Local Government Act* 1999.

3. Definitions

- 3.1 In this by-law:
 - 3.1.1 authorised person has the same meaning as in the Dog and Cat Management Act 1995;
 - 3.1.2 cattery means a building, structure, premises or area approved by the relevant authority pursuant to the *Planning, Development and Infrastructure Act 2016* for the keeping of cats on a temporary or permanent basis;
 - 3.1.3 cat means an animal of the species Felis catus over 3 months of age;
 - 3.1.4 effective control by means of physical restraint, with respect to a cat means:
 - 3.1.4.1 the person is exercising effective control of the cat by means of a chain, cord or leash that does not exceed 2 metres in length restraining the cat;
 - 3.1.4.2 the person has effectively secured the cat by placing it in a cage, vehicle or other object or structure;
 - 3.1.5 **keep** includes the provision of food or shelter;

DISTRICT COUNCIL OF MOUNT REMARKABLE

Cats By-law 2022

- 3.1.6 premises includes:
 - 3.1.6.1 land;
 - 3.1.6.2 a part of any premises or land;
- 3.1.7 prescribed premises means:
 - 3.1.7.1 a cattery;
 - 3.1.7.2 a veterinary practice;
 - 3.1.7.3 a pet shop; or
 - 3.1.7.4 any premises for which the Council has granted an exemption;
- 3.1.8 public notice has the same meaning as in Section 4(1aa) of the Local Government Act 1999;
- 3.1.9 **responsible for the control** means a person who has possession or control of the cat;
- 3.1.10 wander at large means, with respect to a cat, the cat is in a public place or a private place without the consent of the occupier, and no person is exercising effective control by means of physical restraint.
- 3.2 For the purposes of this by-law:
 - 3.2.1 the **prescribed limit**, in respect of the number of cats to be kept on premises, is two cats;
 - 3.2.2 the prescribed manner in which a cat is to be identified at all times while the cat is not effectively confined to premises of which the owner of the cat is the occupier is by means of a collar around its neck to which a tag is attached legibly setting out:
 - 3.2.2.1 the name of the owner of the cat, or of a person entitled to possession of the cat; and
 - 3.2.2.2 either:
 - (a) the address of the owner or other person; or
 - (b) the telephone number of the owner or other person.

Part 2 – Registration and Identification of Cats

- 4. Cats Must be Registered
 - 4.1 Every cat must be registered under this by-law.
 - 4.2 If a cat is unregistered, any person who owns or is responsible for the control of the cat is guilty of an offence.

DISTRICT COUNCIL OF MOUNT REMARKABLE

Cats By-law 2022

- 4.3 If a person is guilty of an offence by reason of a cat being unregistered, the person is guilty of a continuing offence for each day that the cat remains unregistered.
- 4.4 A person is not guilty of an offence by reason of the fact that the cat is unregistered if:
 - 4.4.1 less than 14 days has elapsed since the person first owned or became responsible for the control of the cat; or
 - 4.4.2 the cat:
 - 4.4.2.1 is travelling with the person; and
 - 4.4.2.2 is not usually kept within the area of the Council; or
 - 4.4.3 the person is responsible for the control of the cat only by reason of the cat being kept, for business purposes, at prescribed premises.

5. Registration Procedure for Cats

- 5.1 An application for registration of a cat must:
 - 5.1.1 be made to the Council in the manner and form approved by the Council; and
 - 5.1.2 nominate a person of or over 16 years of age who consents to the cat being registered in his or her name; and
 - 5.1.3 nominate, with reference to an address of premises, the place at which the cat will usually be kept; and
 - 5.1.4 include the unique identification number assigned to the microchip implanted in the cat; and
 - 5.1.5 be accompanied by the registration fee and, if applicable, any late payment fee set by resolution of the Council for the cat.
- 5.2 Subject to subparagraph 5.3, on application and payment of the registration fee and any fee for late payment of the registration fee, the Council must register the cat in the name of the person nominated and issue to that person a certificate of registration in the form approved by Council.
- 5.3 The Council may refuse to register a cat under this by-law if:
 - 5.3.1 the number of cats kept or proposed to be kept at premises exceeds the prescribed limit;
 - 5.3.2 keeping a cat at the proposed premises would be contrary to any Act, Regulation or By-law.
- 5.4 A cat registered in the name of a particular person must, on application to the Council, be registered in the name of some other person who is of or over 16 years of age and consents to the cat being registered in his or her name.

DISTRICT COUNCIL OF MOUNT REMARKABLE

Cats By-law 2022

6. Duration and Renewal of Registration

- 6.1 Registration under this by-law remains in force until 30 June next ensuing after registration was granted and may be renewed from time to time for further periods of 12 months.
- 6.2 If an application for renewal of registration is made before 31 August of the year in which the registration expired, the renewal operates retrospectively from the date of expiry.

7. Accuracy of Records

- 7.1 The person in whose name a cat is individually registered must inform the Council as soon as practicable after any of the following occurs:
 - 7.1.1 the cat is removed from the place recorded in the register as the place at which the cat is usually kept with the intention that it will be usually kept at some other place (whether in the area of the Council, in a different Council area or outside the State);
 - 7.1.2 the cat dies;
 - 7.1.3 the cat has been missing for more than 72 hours;
 - 7.1.4 the residential address or telephone number of the owner of the cat change;
 - 7.1.5 the ownership of the cat is transferred to another person.
- 7.2 Information given to the Council under this paragraph must include such details as may be reasonably required for the purposes of ensuring the accuracy of records kept under the *Dog and Cat Management Act 1995* and this by-law.
- 7.3 If ownership of a cat is transferred from the person in whose name the cat is individually registered, the person must give to the new owner the certificate of registration last issued in respect of the cat.

8. Identification of Cats

- 8.1 Every cat must be identified in the prescribed manner at all times while the cat is not effectively confined to premises of which the owner of the cat is the occupier.
- 8.2 If a cat is not identified in the prescribed manner required by paragraph 8.1 any person who owns or is responsible for the control of the cat is guilty of an offence.
- 8.3 A person is not guilty of an offence by reason of the fact that the cat is not identified in the prescribed manner if:
 - 8.3.1 the cat:
 - 8.3.1.1 is travelling with the person; and

DISTRICT COUNCIL OF MOUNT REMARKABLE

Cats By-law 2022

- 8.3.1.2 is not usually kept within the area of the Council; or
- 8.3.2 the person is responsible for the control of the cat only by reason of the cat being kept, for business purposes, at prescribed premises; or
- 8.3.3 the Council has granted the owner of the cat an exemption from the requirements of this paragraph or an extension of time within which to comply with the requirements.

Part 3 - Cat Management and Control

9. Cats not to Wander at Large

- 9.1 A person who owns or is responsible for the control of a cat must not allow the cat to wander at large.
- 9.2 A person is not guilty of an offence by reason of the fact that a cat is wandering at large if the cat is wandering at large:
 - 9.2.1 before the designated day; or
 - 9.2.2 within a designated span of hours; or
 - 9.2.3 within a designated area.
- 9.3 In this paragraph:
 - 9.3.1 designated day means the day determined by the Council, by resolution for the purposes of the commencement of the requirements of this paragraph;
 - 9.3.2 **designated span of hours** means between 7:00am and 9:00pm on any day;
 - 9.3.3 **designated area** means a part or parts of the Council that the Council may, by resolution, determine that the requirements of this paragraph will not apply.

10. Cats not to be a Nuisance

- 10.1 A person who owns or is responsible for the control of a cat must not allow the cat to cause a nuisance.
- 10.2 In this paragraph, a cat causes a nuisance if the cat, alone or together with other cats:
 - 10.2.1 creates or is responsible for noise; or
 - 10.2.2 creates or is responsible for odour,

which persistently occurs or continues to such a degree that it unreasonably interferes with the peace, comfort and convenience of a person.

DISTRICT COUNCIL OF MOUNT REMARKABLE

Cats By-law 2022

11. Limit on Cat Numbers

- 11.1 A person must not, without permission, keep any cat on any premises where the number of cats on the premises exceeds the prescribed limit.
- 11.2 Permission under this paragraph may be given if the Council is satisfied that:
 - 11.2.1 no insanitary condition exists on the premises as a result of the keeping of cats;
 - 11.2.2 a nuisance is not caused to any neighbour as a result of the keeping of cats on the premises; and
 - 11.2.3 all cats kept on the premises are desexed in accordance with any requirements of the *Dog and Cat Management Act 1995*.
- 11.3 The prescribed limit does not apply to prescribed premises.

Part 3 - Miscellaneous

12. Requirement to Publish Determinations

If the Council makes a determination under paragraph 9 of this by-law, the Council must give public notice of the making of that determination.

Part 4 - Miscellaneous

13. Revocation

Council's *By-law No. 6 – Cats*, published in the *Gazette* on 7 January 2016, is revoked on the day on which this by-law comes into operation.

The foregoing by-law was duly made and passed at a meeting of the Council of the District Council of Mount Remarkable held on the 19th day of April 2022 by an absolute majority of the members for the time being constituting the Council, there being at least two thirds of the members present.

Mr Sam Johnson OAM Chief Executive Officer

PUBLIC NOTICES

NATIONAL ELECTRICITY LAW

Notice of Amendment to Rule

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 (Updating Short Term PASA) Rule 2022 No. 4* (Ref. ERC0332) and related final determination. Schedule 1 commences operation on **31 July 2025**. Schedule 2 commences operation on **3 June 2024**. Schedule 3 commences operation on **19 May 2022**.

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: 5 May 2022

NATIONAL ELECTRICITY LAW

Notice of Initiation of Rule Change Request

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

Under s 95, Marinus Link Pty Ltd has requested the *Establishing revenue determinations for intending TNSPs* (Ref. ERC0343) proposal. The proposal seeks to enable the Australian Energy Regulator to establish a revenue determination for an intending Transmission Network Service Provider. Submissions must be received by **02 June 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: 5 May 2022

TRUSTEE ACT 1936

PUBLIC TRUSTEE

Estates of Deceased Persons

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

ANDERSON Judy Dorothy late of 1071 Goolwa Road Currency Creek Chef who died 23 December 2020 BOLAND Dulcie Bertha late of 7 Grainger Road Somerton Park of no occupation who died 16 July 2021 LOVEGROVE Edwin Henry late of 103 Fisher Street Cowell Retired Printer who died 19 December 2021 MAGDALINOS Georgios late of 24 Hawdon Street Barmera of no occupation who died 27 November 2021 MEDLEY Marree Jacqualin late of 39 Beach Road Brighton of no occupation who died 25 January 2022 MONOPOLI Victoria Rose late of 1099 Grand Junction Road Hope Valley Retired Cashier who died 09 January 2022 PHILPOTT Mervyn Tasman late of 115 Bookpurnong Terrace Loxton Labourer who died 18 October 2021 RICHARDS Brian John late of 1215 Grand Junction Road Hope Valley Retired Pharmacist who died 06 January 2022 SEMMLER Hurtle Vince late of 7 Partridge Street Goolwa of no occupation who died 07 November 2020 SHAW Colin Richard late of 5 Saltram Road Glenelg Retired Sales Executive who died 30 January 2022 WRIGHT David Ian late of 19 Rhyne Avenue Salisbury of no occupation who died 25 May 2021

Notice is hereby given pursuant to the Trustee Act 1936, the Inheritance (Family Provision) Act 1972 and the Family Relationships Act 1975 that all creditors, beneficiaries, and other persons having claims against the said estates are required to send, in writing, to the office of Public Trustee at GPO Box 1338, Adelaide, 5001, full particulars and proof of such claims, on or before the 3 June 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: 5 May 2022

N. S. RANTANEN Public Trustee

NOTICE SUBMISSION

The South Australian Government Gazette is published each Thursday afternoon.

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

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

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

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

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

Please provide the following information in your email:

- Date of intended publication
- Contact details of the person responsible for the notice content
- Name and organisation to be charged for the publication—Local Council and Public notices only
- Purchase order, if required—Local Council and Public notices only

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WEBSITE: www.governmentgazette.sa.gov.au

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