

THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

PUBLISHED BY AUTHORITY

Adelaide, Thursday, 29 June 2023

CONTENTS

GOVERNOR'S INSTRUMENTS

Appointments	
Emergency Services Funding Act 1998	
Order in Council by The Governor	
of the State of South Australia	
Proclamations-	
National Parks and Wildlife (Mullins Swamp Conservation	
Park) Proclamation 2023	
National Parks and Wildlife (Mullins Swamp Conservation	
Park—Mining Rights) Proclamation 2023	
Youth Court (Designation and Classification of Magistrate)	
Proclamation 2023	
Regulations-	
Electricity (General) (Miscellaneous) Amendment	
Regulations 2023—No. 58 of 2023	
Gas (Miscellaneous) Amendment Regulations 2023—	
No. 59 of 2023	
Education and Early Childhood Services (Registration and	
Standards) (Amendment of Education and Care Services	
National Law Text) Regulations 2023-No. 60 of 20232048	
Emergency Services Funding (Remissions—Land)	
(Miscellaneous) Amendment Regulations 2023-	
No. 61 of 2023	
Controlled Substances (Poisons) (Psilocybine and MDMA)	
Amendment Regulations 2023-No. 62 of 2023	
Controlled Substances (Controlled Drugs, Precursors and	
Plants) (Psilocybine and MDMA) Amendment	
Regulations 2023—No. 63 of 2023	
STATE GOVERNMENT INSTRUMENTS	
Associations Incorporation Act 1985	
Essential Services Commission Act 2002	
Firearms Regulations 2017	
Fisheries Management Act 2007	

Housing Improvement Act 2016	
Independent Commission Against Corruption Act 2012	
Justices of the Peace Act 2005	
Land Acquisition Act 1969	
Landscape South Australia Act 2019	
Library Board of South Australia	
Mental Health Act 2009	
Mining Act 1971	
Mining Act 1971 National Parks and Wildlife Act 1972	
Petroleum and Geothermal Energy Act 2000	
Planning, Development and Infrastructure Act 2016	
Public Sector Act 2009	
Retirement Villages Act 2016	
South Australian Skills Act 2008	
The District Court of South Australia—	
Mount Gambier Circuit Court	
Water Industry Act 2012	
LOCAL GOVERNMENT INSTRUMENTS	
City of Charles Sturt	2120
City of Whyalla	
District Council of Cleve	2121
District Council of Elliston	
Regional Council of Goyder	
District Council of Grant	2122
District Council of Loxton Waikerie	
Southern Mallee District Council	
District Council of Tumby Bay	
PUBLIC NOTICES	
National Electricity Law	2125
Trustee Act 1936	
11usuc Act 1750	

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

Printed and published weekly by authority of M. DOWLING, Government Printer, South Australia \$8.15 per issue (plus postage), \$411.00 per annual subscription—GST inclusive Online publications: <u>www.governmentgazette.sa.gov.au</u>

GOVERNOR'S INSTRUMENTS

APPOINTMENTS

Department of the Premier and Cabinet Adelaide, 29 June 2023

Her Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Teachers Registration Board of South Australia, pursuant to the provisions of the Teachers Registration and Standards Act 2004:

Member: from 29 June 2023 until 18 January 2026 Amanda Jane Dempsey

Deputy Member: from 29 June 2023 until 18 January 2026 Catherine Jane Cavouras (Deputy to Dempsey)

By command,

KATRINE HILDYARD, MP For Premier

Department of the Premier and Cabinet Adelaide, 29 June 2023

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

Director: from 3 August 2023 until 2 August 2026 Celine Clare McInerney Denise Ann Picton Kenneth Graham Williams Director: from 3 August 2023 until 2 August 2024 Christopher John Ford

By command,

KATRINE HILDYARD, MP For Premier

CAB23/00057

TMACAB011

Department of the Premier and Cabinet Adelaide, 29 June 2023

Her Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Tourism Commission Board, pursuant to the provisions of the South Australian Tourism Commission Act 1993:

Director: from 2 July 2023 until 1 July 2025 Donna Marie Gauci Ian Philip Horne Grant David Wilckens

By command,

KATRINE HILDYARD, MP For Premier

Department of the Premier and Cabinet Adelaide, 29 June 2023

Her Excellency the Governor in Executive Council has been pleased to appoint Dean Ernest Clayton and Peter Dennis Hannon as Auxiliary Judges of the District Court of South Australia and Auxiliary Deputy Presidents of the South Australian Employment Tribunal, from 1 July 2023 until 30 June 2024, it being a condition of employment that the powers and jurisdictions of office should be exercised only during the time or times the actual duties are being undertaken, but at no other time throughout the period of appointment - pursuant to section 3(1) of the Judicial Administration (Auxiliary Appointments and Powers) Act 1988.

By command,

KATRINE HILDYARD, MP For Premier

Department of the Premier and Cabinet Adelaide, 29 June 2023

Her Excellency the Governor in Executive Council has been pleased to appoint the Honourable Michael David KC as the Acting Independent Commissioner Against Corruption from 5 July 2023 until 6 August 2023 - pursuant to section 11(1) of the Independent Commission Against Corruption Act 2012.

By command,

KATRINE HILDYARD, MP For Premier

AGO0105-23CS

AG00114-23CS

ME23/008

No. 47 p. 2029

Department of the Premier and Cabinet Adelaide, 29 June 2023

Her Excellency the Governor in Executive Council has been pleased to appoint Dale Wayne Agius as Commissioner for First Nations' Voice from 1 July 2023 until 22 March 2024 inclusive - pursuant to section 68 of the Constitution Act 1934.

By command,

KATRINE HILDYARD, MP For Premier

Department of the Premier and Cabinet Adelaide, 29 June 2023

Her Excellency the Governor in Executive Council has been pleased to appoint John Alan Stimson, David Andrew O'Loughlin and Lisa Kate Teburea as Members of the State Planning Commission for a period of three years commencing on 3 July 2023 and expiring on 2 July 2026 - pursuant to the provisions of the Planning, Development and Infrastructure Act 2016.

By command,

KATRINE HILDYARD, MP For Premier

AGO0098-23CS

23MPCS01537

South Australia

Emergency Services Funding (Declaration of Levy and Area and Land Use Factors) Notice 2023

under section 10 of the Emergency Services Funding Act 1998

1—Short title

This notice may be cited as the *Emergency Services Funding (Declaration of Levy and Area and Land Use Factors) Notice 2023.*

2—Commencement

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

3—Interpretation

In this notice—

Act means the Emergency Services Funding Act 1998.

4—Declaration of levy

The levy under Part 3 Division 1 of the Act for the 2023/2024 financial year comprises—

- (a) an amount of 0.1012 cents in respect of each dollar of the value of land subject to assessment; and
- (b) a fixed charge of \$50 for each piece, section or aggregation of contiguous or non-contiguous land subject to separate assessment.

5—Declaration of area factors

The area factors for each of the emergency services areas for the 2023/2024 financial year are as follows:

- (a) Regional area 1-0.8;
- (b) Regional area 2-0.5;
- (c) Regional area 3—0.2;
- (d) Regional area 4—1.0.

6—Declaration of land use factors

The land use factors for each of the land uses referred to in section 8(1) of the Act for the 2023/2024 financial year are as follows:

- (a) commercial—1.158;
- (b) industrial—1.817;
- (c) residential—0.4;
- (d) rural—0.3;
- (e) all other uses—0.5.

7—Relevant day

The relevant day for the purposes of section 8 of the Act in respect of the 2023/2024 financial year is 30 June 2023.

8—Required statement of amount and description of method used to determine amount

The following information is provided in accordance with section 10(6) of the Act:

- (a) the Minister has determined under section 10(4)(a) of the Act that \$325.1 million needs to be raised by the levy on land under Part 3 Division 1 of the Act to fund emergency services in the 2023/2024 financial year;
- (b) the method used for determining the amount referred to in paragraph (a) is as follows:
 - a strategic and business planning process was undertaken to establish a strategic context for assessing amounts to be expended for the kinds of emergency services and other purposes referred to in section 28(4) of the Act;
 - (ii) the amount to be raised from the levy under Part 3 Division 1 of the Act was determined on the basis of—
 - (A) forward estimates of expenditure for emergency services during the 2023/2024 financial year, excluding any expenditure carried over from prior years and any emergency services measures funded outside of the emergency services rates settings; and
 - (B) the shortfall between projected 2023/2024 emergency services expenditure and projected 2023/2024 revenue from the levy under Part 3 Division 2 of the Act, the projected decrease in the balance of the Community Emergency Services Fund and non-levy revenue (such as interest earnings) paid into the Community Emergency Services Fund.

Made by the Governor

on the recommendation of the Treasurer and with the advice and consent of the Executive Council on 29 June 2023

South Australia

Emergency Services Funding (Declaration for Vehicles and Vessels) Notice 2023

under section 24 of the Emergency Services Funding Act 1998

1—Short title

This notice may be cited as the *Emergency Services Funding (Declaration for Vehicles and Vessels) Notice 2023.*

2—Commencement

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

3—Interpretation

In this notice—

Act means the Emergency Services Funding Act 1998.

4—Financial year to which notice applies

This notice applies in relation to the 2023/2024 financial year.

5—Declaration of levy in respect of vehicles and vessels

For the purposes of section 24 of the Act-

- (a) motor vehicles are divided into the same classes as the premium classes for motor vehicles determined by the CTP Regulator for the purposes of the *Compulsory Third Party Insurance Regulation Act 2016* (and in force at the time of publication of this notice); and
- (b) those classes are grouped into tiers and exempt motor vehicles as set out in Schedule 1; and
- (c) the amount of the levy in respect of the tiers of motor vehicles is as follows:
 - (i) Tier 1-\$32;
 - (ii) Tier 2—\$12;
 - (iii) Tier 3—\$8; and
- (d) the amount of the levy in respect of vessels is \$12.

Editorial note—

The Minister may, by notice in the Gazette under section 25 of the Act, exempt motor vehicles or vessels of a class specified in the notice from the imposition of a levy.

Schedule 1—Classes of motor vehicles

Tier 1—

1—District 1	Private passenger		
2—District 1	Goods carrying: light		

3—District 1 Goods carrying: medium

4—District 1	Goods carrying: primary producers
5—District 1	Taxis: metropolitan
5—District 2	Taxis: metropolitan
6—District 1	Hire car
7—District 1	Public passenger: small
8—District 1	Public passenger: medium
9—District 1	Public passenger: heavy
10—District 1	Public passenger: no fare
15—District 1	Motorcycles: light
16—District 1	Motorcycles: medium
20—District 1	Motorcycles: heavy
21—District 1	Goods carrying: heavy
22—District 1	Car carriers: light
23—District 1	Car carriers: medium
24—District 1	Car carriers: heavy
25—District 1	Car carriers: trailer
29—District 1	Special purpose vehicles
32—District 1	Public passenger: omnibus
32—District 2	Public passenger: omnibus
48—District 1	Rideshare
51—District 2	Private passenger
52—District 2	Goods carrying: light
53—District 2	Goods carrying: medium
55—District 1	Taxis: country
55—District 2	Taxis: country
56—District 2	Hire car
57—District 2	Public passenger: small
58—District 2	Public passenger: medium
59—District 2	Public passenger: heavy
66—District 2	Motorcycles: medium
70—District 2	Motorcycles: heavy
71—District 2	Goods carrying: heavy
72—District 2	Car carriers: light
73—District 2	Car carriers: medium
74—District 2	Car carriers: heavy
98—District 2	Rideshare
Tier 2—	
14—District 1	Motorcycles: ultra light
	a 1 · · ·

54—District 2 Goods carrying: primary producers

79—District 2 Special purpose vehicles

Tier 3—

11—District 1	Trailers
19—District 1	Historic and left hand drive vehicles
61—District 2	Trailers
69—District 2	Historic and left hand drive vehicles

Exempt motor vehicles (vehicles of a class exempt from imposition of levy by Minister by notice under section 25 of Act)—

12—District 1	Motor trade plates
17—District 1	Unregistered vehicle permits
18—District 1	Tractors
62—District 2	Motor trade plates

- 67—District 2 Unregistered vehicle permits
- 68—District 2 Tractors

Made by the Governor

on the recommendation of the Treasurer and with the advice and consent of the Executive Council on 29 June 2023

ORDER IN COUNCIL BY THE GOVERNOR OF THE STATE OF SOUTH AUSTRALIA

South Australia

Order in Council

Preamble

- 1 The Letters Patent dated 14 February 1986 (the *Letters Patent*) made provision in relation to the office of the Governor of the State of South Australia and other matters.
- 2 The *Australia Act 1986* of the Commonwealth made provision in relation to the office of the Governor of the State of South Australia.
- 3 It is intended that, by this Order in Council, the Letters Patent be amended to allow meetings of Executive Council to be held remotely.

1—Amendment of Letters Patent

Pursuant to the powers conferred by section 7(2) of the *Australia Act 1986* of the Commonwealth and by clause XXIII of the Letters Patent, the Letters Patent are amended by inserting the following after clause VII:

VIIA. *Meetings of Executive Council may be held remotely*—A meeting of the Executive Council may be held remotely using 1 or more of (including a combination of) the following means of communication:

- (a) audio visual;
- (b) audio.

2—Power to amend or revoke

This Order in Council may be amended or revoked by further Order in Council.

Made by the Governor

with the advice and consent of the Executive Council on 29 June 2023

PROCLAMATIONS

South Australia

National Parks and Wildlife (Mullins Swamp Conservation Park) Proclamation 2023

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

1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Mullins Swamp Conservation Park) Proclamation 2023*.

2—Commencement

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

3—Constitution of Mullins Swamp Conservation Park

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

Allotment 501 in Deposited Plan 132145, Hundred of Rivoli Bay, County of Grey.

Made by the Governor

being of the opinion that the Crown land described in clause 3 should be protected and preserved for the purpose of conserving any wildlife and the natural and historic features of the land and with the advice and consent of the Executive Council on 29 June 2023

South Australia

National Parks and Wildlife (Mullins Swamp Conservation Park—Mining Rights) Proclamation 2023

under section 43 of the National Parks and Wildlife Act 1972

Preamble

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

1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Mullins Swamp Conservation Park—Mining Rights) Proclamation 2023.*

2—Commencement

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

3—Interpretation

In this proclamation—

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

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

4—Existing rights to continue

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

5—New rights may be acquired

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

6-Conditions for exercise of rights

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

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

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

- (d) if a plan of management is in operation under section 38 of the *National Parks and Wildlife Act 1972* in respect of the land, the person must have regard to the provisions of the plan of management;
- (e) in addition to complying with the other requirements of this proclamation, the person—
 - (i) must take such steps as are reasonably necessary to ensure that objects, structures and sites of historical, scientific or cultural interest and the land's vegetation and wildlife are not unduly affected by any work; and
 - (ii) must maintain all work areas in a clean and tidy condition; and

- (iii) must, on the completion of any work, obliterate or remove all installations and structures (other than installations and structures designated by the Mining Minister and the Environment Minister as suitable for retention) used exclusively for the purposes of that work;
- (f) if no direction has been given by the Mining Minister and the Environment Minister under paragraph (c)(iii), the person must (in addition to complying with any approved statement of environmental objectives referred to in paragraph (a)) rehabilitate the land (including its vegetation and wildlife) on completion of any work to the satisfaction of the Environment Minister.

7—Governor may give approvals, directions

If—

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

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

- (c) grant or refuse the necessary approval under clause 5; or
- (d) give a direction in writing under clause 6(c); or
- (e) grant or refuse the necessary approval under clause 6(a).

Schedule 1—Description of land

Allotment 501 in Deposited Plan 132145, Hundred of Rivoli Bay, County of Grey.

Made by the Governor

with the advice and consent of the Executive Council on 29 June 2023

South Australia

Youth Court (Designation and Classification of Magistrate) Proclamation 2023

under section 9 of the Youth Court Act 1993

1—Short title

This proclamation may be cited as the Youth Court (Designation and Classification of Magistrate) Proclamation 2023.

2—Commencement

This proclamation comes into operation on 1 July 2023.

3—Designation and classification of magistrate

The magistrate named in Schedule 1 is—

- (a) designated as a magistrate of the Youth Court of South Australia; and
- (b) classified as a member of the Court's principal judiciary.

Schedule 1—Magistrate of the Court

Todd Matthew Grant

Made by the Governor

with the advice and consent of the Executive Council on 29 June 2023

REGULATIONS

South Australia

Electricity (General) (Miscellaneous) Amendment Regulations 2023

under the *Electricity Act 1996*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement

Part 2—Amendment of Electricity (General) Regulations 2012

3	Amendment of regulation 3—Interpretation	Amend	
4	Substitution of regulation 5	Substitu	
	5 Interpretation—definition of electrical installation	5	
5	Amendment of regulation 44E—Annual administration fee	Amend	
6	Amendment of regulation 54—Connection testing and inspection procedures	Amend	
7	Amendment of regulation 55A—Electronic certificates of compliance	Amend	
8	Amendment of regulation 56—Certain electrical installation work and electronic certificates compliance	Amend	tificates of
9	Amendment of regulation 64—Work in proximity to conductors etc		
10	Substitution of regulations 68 and 69		
	68 Rescue and resuscitation training		
	69 Suitability of testing instruments	69	
11	Amendment of regulation 73—Safety, reliability, maintenance and technical management	Amend	ement
	reports	reports	
12	Insertion of regulation 76A	Insertio	
	76A Preparation and approval of metering installation procedures		

Schedule 1—Transitional provision

1 Transitional provision

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Electricity (General) (Miscellaneous) Amendment Regulations 2023*.

2—Commencement

- (1) Subject to subregulation (2), these regulations come into operation on 1 July 2023.
- (2) Regulations 3 and 4, 6 to 12 (inclusive) and Schedule 1 come into operation on 18 September 2023.

Part 2—Amendment of *Electricity (General) Regulations 2012*

3—Amendment of regulation 3—Interpretation

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

metering provider has the same meaning as in section 59(5) of the Act;

4—Substitution of regulation 5

Regulation 5—delete the regulation and substitute:

5—Interpretation—definition of electrical installation

- (1) For the purposes of the definition of *electrical installation* in section 4 of the Act, each of the following is an electrical installation:
 - (a) a set of wires and associated fittings, equipment and accessories installed for the conveyance, control, measurement or use of electricity for general power and lighting in a place used for electricity generating operations, or incidental or related operations;
 - (b) a set of wires and associated fittings, equipment and accessories installed for the conveyance, control, measurement or use of electricity for general power and lighting in any place where electricity is supplied, or is to be supplied, for consumption in that place by a non-recreational vehicle, recreational vehicle or relocatable unit;
 - (c) a set of wires and associated fittings, equipment and accessories installed for the conveyance, control, measurement or use of electricity for general power and lighting in any place where electricity is supplied, or is to be supplied, for consumption in that place during a public event.
- (2) In this regulation—

motor vehicle has the same meaning as in the *Motor Vehicles Act 1959*;

non-recreational vehicle means a motor vehicle or trailer, other than a recreational vehicle, that has provision for, or is intended for, connection to a low voltage supply of electricity from an external source;

public event means any carnival, concert, exhibition, fair, festival, game, parade, performance, show, sport or other event that is open to the public (whether on payment or free of charge);

recreational vehicle means a caravan (including a pop-up or fifth-wheel caravan), camper van or trailer, motor home, slide-on camper, tent trailer or other motor vehicle or trailer that is designed, adapted or converted for use as accommodation for recreational purposes and has provision for, or is intended for, connection to a low voltage supply of electricity from an external source;

relocatable unit means a prefabricated building or structure that is designed for human occupation or use, can be relocated from one site to another and has provision for, or is intended for, connection to a low voltage supply of electricity from an external source;

trailer has the same meaning as in the Motor Vehicles Act 1959.

5—Amendment of regulation 44E—Annual administration fee

(1) Regulation 44E(1), formula—after "AEMC" insert:

+ AEAP

(2) Regulation 44E(1), definition of *AEMC*—after "subregulation (2)" insert:

(a)

(3) Regulation 44E(1)—after the definition of *AEMC* insert:

AEAP is the costs referred to in subregulation (2)(b)

- (4) Regulation 44E—delete subregulation (2) and substitute:
 - (2) For the purposes of section 63AE(7)(c) of the Act, the following costs are prescribed:
 - (a) the costs determined by the Minister of the administration in relation to retailing of electricity in South Australia of Part 9 of the *National Energy Retail Law (South Australia)* by the Australian Energy Market Commission established by the *Australian Energy Market Commission Establishment Act 2004*;
 - (b) the costs determined by the Minister of the administration in relation to retailing of electricity in South Australia of the *Energy Advisory Panel*, being the body (formerly known as the Energy Security Board) identified by the Energy and Climate Change Ministerial Council as responsible for giving advice on issues relating to the security, reliability, and affordability of energy.

6—Amendment of regulation 54—Connection testing and inspection procedures

Regulation 54(3)—delete "the technical installation rules of the operator of the transmission or distribution network to which the meter is connected" and substitute:

- (a) the metering installation procedures of the metering provider; or
- (b) the metering installation procedures published by the Technical Regulator

7—Amendment of regulation 55A—Electronic certificates of compliance

- (1) Regulation 55A(1)—delete subregulation (1) and substitute:
 - (1) For the purposes of section 60(2) of the Act, an electronic certificate of compliance may only be relied on if—
 - (a) the certificate certifies that—
 - the electrical installation to which the certificate relates complies with any applicable requirements set out in AS/NZS 3000 and any Australian Standard or Australian/New Zealand Standard called up by AS/NZS 3000; and
 - (ii) the electrical installation to which the certificate relates has been examined and tested in accordance with the standards and requirements referred to in regulation 56; and

- (b) the certificate records the results of that examination and testing; and
- (c) the certificate is issued by a registered electrical worker.
- (2) Regulation 55A(2)(b)—delete paragraph (b) and substitute:
 - (b) in any other case—the registered electrical worker must—
 - before the electrical installation is made available for energisation, complete the electronic certificate of compliance to the extent required by the Technical Regulator under regulation 57; and
 - (ii) within 30 days after the electrical installation was made available for energisation, provide the electronic certificate of compliance to—
 - (A) the Technical Regulator; and
 - (B) the owner or operator of the installation.
- (3) Regulation 55A(4)—delete "subregulation (2)(a)(i)" and substitute:

subregulation (2)

(4) Regulation 55A(4)(a)—delete "complete and issue" and substitute:

complete, or complete and issue, (as the case requires)

(5) Regulation 55A(4)(b)—delete "complete and issue" and substitute:

complete, or complete and issue, (as the case requires)

8—Amendment of regulation 56—Certain electrical installation work and electronic certificates of compliance

- (1) Regulation 56(1)—after paragraph (a) insert:
 - (ab) the results of any examinations and testing conducted in accordance with paragraph (a) must be recorded on an electronic certificate of compliance issued by a registered electrical worker;
- (2) Regulation 56(1)(b)(ii)—delete subparagraph (ii) and substitute:
 - (ii) if an electronic certificate of compliance is issued by a registered electrical worker other than under subparagraph (i), the registered electrical worker must—
 - (A) before the electrical installation is made available for energisation, complete the electronic certificate of compliance to the extent required by the Technical Regulator under regulation 57; and
 - (B) within 30 days after the electrical installation was made available for energisation, provide the electronic certificate of compliance to—
 - the Technical Regulator; and
 - the owner or operator of the installation;
- (3) Regulation 56(1)(d)—delete "paragraphs (b) and (c)" and substitute:

paragraph (b)

- (4) Regulation 56(1)(e)—delete "paragraphs (b) and (c)" and substitute:paragraph (b)
- (5) Regulation 56(1b)—delete "subregulation (1)(b)(i)(A)" and substitute:subregulation (1)(b)
- (6) Regulation 56(1b)(a)—delete "complete and issue" and substitute:

complete, or complete and issue, (as the case requires)

(7) Regulation 56(1b)(b)—delete "complete and issue" and substitute:

complete, or complete and issue, (as the case requires)

9—Amendment of regulation 64—Work in proximity to conductors etc

- (1) Regulation 64—after subregulation (2) insert:
 - (2a) In addition, an employee or contractor engaged by ElectraNet Pty Ltd (ACN 094 428 416) may work within the approach limits if they comply with the requirements relating to safe approach distances between persons and electrical apparatus set out in the ENA NENS 04-2006—National guidelines for safe access to electrical and mechanical apparatus (as in force from time to time) published by Standards Australia.
- (2) Regulation 64(3), table—after the last row of the table insert:

330 kV	7.0	7.0	5.0	3.7
--------	-----	-----	-----	-----

10—Substitution of regulations 68 and 69

Regulation 68—delete regulations 68 and 69 and substitute:

68—Rescue and resuscitation training

Persons required to carry out, or to help in carrying out, electrical work must undergo suitable training annually to ensure their continued competency in rescue and resuscitation.

69—Suitability of testing instruments

- (1) If tests are required to be performed on electricity infrastructure, an electrical installation or safety equipment under the Act—
 - (a) the testing instruments used must be designed for and capable of correctly performing the required tests; and
 - (b) each testing instrument must be tested and calibrated to ensure it is in proper working order.
- (2) The records of tests performed on, and calibration of, testing instruments must be kept—
 - (a) in the case of testing instruments purchased before the commencement of this subregulation—for at least 2 years;
 - (b) in any other case—for at least 5 years.

11—Amendment of regulation 73—Safety, reliability, maintenance and technical management reports

- Regulation 73(1)—delete "A person to whom this Division applies" and substitute: Subject to subregulation (4), a person
- (2) Regulation 73(3)—delete "A person to whom this Division applies" and substitute:

Subject to subregulation (4), a person who owns or operates electricity infrastructure

- (3) Regulation 73(4)—delete subregulation (4) and substitute:
 - (4) This regulation applies to a person exempted from the requirement to hold a licence under section 23 of the Act only to the extent specified by the Technical Regulator by notice in writing to the person (but nothing in this subregulation affects the application of this regulation (according to its terms) to a person to whom this Division applies).

12—Insertion of regulation 76A

After regulation 76 insert:

76A—Preparation and approval of metering installation procedures

A metering provider must—

- (a) prepare, maintain and periodically revise metering installation procedures in relation to meters installed by or on behalf of the metering provider; and
- (b) obtain the approval of the Technical Regulator to the procedures and any revision.

Schedule 1—Transitional provision

1—Transitional provision

Despite regulation 76A of the *Electricity (General) Regulations 2012* (as inserted by regulation 12), a metering provider is not required to comply with that regulation until 6 months after the commencement of this clause.

Editorial note—

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

Made by the Governor

with the advice and consent of the Executive Council on 29 June 2023

No 58 of 2023

South Australia

Gas (Miscellaneous) Amendment Regulations 2023

under the Gas Act 1997

Contents

Part 1—Preliminary

1 Short title

2 Commencement

Part 2—Amendment of Gas Regulations 2012

3 Amendment of Schedule 2—Gas specifications 2 Specifications for liquefied petroleum gas

Part 1—Preliminary

1—Short title

These regulations may be cited as the Gas (Miscellaneous) Amendment Regulations 2023.

2—Commencement

These regulations come into operation on 18 September 2023.

Part 2—Amendment of Gas Regulations 2012

3—Amendment of Schedule 2—Gas specifications

Schedule 2, clauses 2 and 3—delete clauses 2 and 3 and substitute:

2—Specifications for liquefied petroleum gas

The specifications for liquefied petroleum gas are the limits set out in AS 4670.

Editorial note—

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

Made by the Governor

with the advice and consent of the Executive Council on 29 June 2023

No 59 of 2023

South Australia

Education and Early Childhood Services (Registration and Standards) (Amendment of Education and Care Services National Law Text) Regulations 2023

under the Education and Early Childhood Services (Registration and Standards) Act 2011

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Amendment of Education and Care Services National Law text

Part 2—Amendment of Education and Care Services National Law text

Division 1—Amendments commencing on commencement of section 15 of *Early Childhood Legislation Amendment Act 2022* of Victoria

- 5 Amendment of section 5—Definitions
- 6 Insertion of section 5A
- 5A Meaning of person with management or control
- 7 Amendment of section 14—Regulatory Authority may seek further information
- 8 Amendment of section 15—Grant or refusal of provider approval
- 9 Amendment of section 25—Grounds for suspension of provider approval
- 10 Amendment of section 31—Grounds for cancellation of provider approval
- 11 Amendment of section 55A—Condition relating to family day care co-ordinators
- 12 Amendment of section 155—Decision on application
- 13 Insertion of Part 15 Division 7

Division 7—Transitional provisions—Early Childhood Legislation Amendment Act 2022

- 336 Transitional provision—notification of persons with management or control of an education and care service
- 337 Transitional provision—assessment of provider approval applications
- 338 Transitional provision—service waivers
- 339 Transitional provision—temporary waivers

Division 2—Amendments commencing on commencement of section 22 of *Early Childhood Legislation Amendment Act 2022* of Victoria

- 14 Amendment of section 19—Conditions on provider approval
- 15 Amendment of section 36—Notice to parents of suspension or cancellation
- 16 Amendment of section 51—Conditions on service approval
- 17 Amendment of section 59—Regulatory Authority to be notified of transfer
- 18 Insertion of section 59A
- 59A Further notification required in case of delay to transfer date
- 19 Amendment of section 66—Regulatory Authority to notify outcome 7 days before transfer
- 20 Insertion of section 67A
- 67A Request for earlier transfer date after consent given to transfer
- 21 Amendment of section 68—Confirmation of transfer
- 22 Amendment of section 69—Notice to parents
- 23 Amendment of section 84—Notice to parents of suspension or cancellation
- 24 Amendment of section 87—Application for service waiver for service
- 25 Substitution of section 90

	90 Matters to be considered
26	Amendment of section 91—Decision on application
27	Substitution of section 93
	93 Effect of service waiver
28	Substitution of section 94
20	94 Application for temporary waiver
29 30	Amendment of section 98—Decision on application Substitution of section 100
30	100 Effect of temporary waiver
31	Amendment of section 103—Offence to provide an education and care service without service
32	approval
32	Amendment of section 103A—Offence relating to places where education and care is provided as part of a family day care service
33	Amendment of section 104—Offence to advertise education and care service without service approval
34	Amendment of section 161—Offence to operate education and care service without nominated supervisor
35	Amendment of section 161A—Offence for nominated supervisor not to meet prescribed
A -	minimum requirements
36	Amendment of section 162—Offence to operate education and care service unless responsible person is present
37	Substitution of section 162A
0,	162A Child protection training
38	Amendment of section 163—Offence relating to appointment or engagement of family day care
20	co-ordinators
39	Amendment of section 164—Offence relating to assistance to family day care educators
40	Amendment of section 164A—Offence relating to the education and care of children by family
41	day care service
41	Amendment of section 165—Offence to inadequately supervise children Amendment of section 166—Offence to use inappropriate discipline
43	Amendment of section 160—Offence relating to protection of children from harm and hazards
44	Amendment of section 167—Offence relating to protection of children nom name and nazards Amendment of section 168—Offence relating to required programs
45	Amendment of section 169—Offence relating to staffing arrangements
46	Amendment of section 170—Offence relating to unauthorised persons on education and care
10	service premises
47	Amendment of section 171—Offence relating to direction to exclude inappropriate persons from
	education and care service premises
48	Amendment of section 172—Offence to fail to display prescribed information
49	Amendment of section 173—Offence to fail to notify certain circumstances to Regulatory
	Authority
50	Amendment of section 174—Offence to fail to notify certain information to Regulatory
	Authority
51	Amendment of section 174A—Family day care educator to notify certain information to
	approved provider
52	Amendment of section 175—Offence relating to requirement to keep enrolment and other documents
53	Amendment of section 176—Compliance directions
54	Amendment of section 177—Compliance notices
55	Amendment of section 178—Notice to suspend education and care by a family day care educator
56	Amendment of section 179—Emergency action notices
57	Amendment of section 187—Person must not contravene prohibition notice
58	Amendment of section 188—Offence to engage person to whom prohibition notice applies
59	Amendment of section 188A—False or misleading information about prohibition notice
60	Amendment of section 196—Identity card
61	Amendment of section 207—Offence to obstruct authorised officer

- 62 Amendment of section 208—Offence to fail to assist authorised officer
- 63 Amendment of section 209—Offence to destroy or damage notices or documents
- 64 Amendment of section 210—Offence to impersonate authorised officer
- 65 Amendment of section 217—Offence to fail to comply with notice or requirement
- 66 Amendment of section 218—Offence to hinder or obstruct Regulatory Authority
- 67 Amendment of section 269—Register of family day care educators, co-ordinators and assistants
- 68 Amendment of section 273—Duty of confidentiality
- 69 Amendment of section 295—False or misleading information or documents
- 70 Amendment of section 297—Protection from reprisal
- 71 Amendment of section 301—National regulations
- 72 Amendment of section 322—Information retention and sharing

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Education and Early Childhood Services (Registration and Standards) (Amendment of Education and Care Services National Law Text) Regulations 2023.*

2—Commencement

- (1) Subject to subregulation (2), these regulations come into operation on the day on which section 15 of the *Early Childhood Legislation Amendment Act 2022* of Victoria comes into operation.
- (2) Part 2 Division 2 comes into operation on the day on which section 22 of the *Early Childhood Legislation Amendment Act 2022* of Victoria comes into operation.

3—Interpretation

In these regulations—

Act means the Education and Early Childhood Services (Registration and Standards) Act 2011.

4—Amendment of Education and Care Services National Law text

- (1) Pursuant to section 11 of the Act, the Education and Care Services National Law text is amended as set out in Part 2 of these regulations.
- (2) In these regulations, a provision referring to the amendment of a specified provision amends the provision of the Education and Care Services National Law text so specified.

Part 2—Amendment of Education and Care Services National Law text

Division 1—Amendments commencing on commencement of section 15 of Early Childhood Legislation Amendment Act 2022 of Victoria

5—Amendment of section 5—Definitions

Section 5(1), definition of *person with management or control*—delete the definition and substitute:

person with management or control means a person referred to in section 5A;

6—Insertion of section 5A

After section 5 insert:

5A—Meaning of person with management or control

For the purposes of this Law, each of the following persons is a *person with management or control* of an education and care service:

- (a) if the provider or intended provider of the service is a body corporate—
 - (i) an officer (within the meaning of the *Corporations Act* 2001 of the Commonwealth) of the body corporate who has authority or responsibility for, or significant influence over, the planning, direction or control of the activities or the delivery of the education and care service; and
 - (ii) any other person who—
 - (A) is a member of the group of persons responsible for the executive decisions made in relation to the education and care service; or
 - (B) has authority or responsibility for, or significant influence over, the planning, direction or control of the activities or the delivery of the education and care service;
- (b) if the provider or intended provider of the service is an eligible association—
 - (i) each member of the executive committee of the association who has authority or responsibility for, or significant influence over, the planning, direction or control of the activities or the delivery of the education and care service; and
 - (ii) any other person who-
 - (A) is a member of the group of persons responsible for the executive decisions made in relation to the education and care service; or
 - (B) has authority or responsibility for, or significant influence over, the planning, direction or control of the activities or the delivery of the education and care service;
- (c) if the provider or intended provider of the service is a partnership—
 - (i) each partner who has authority or responsibility for, or significant influence over, the planning, direction or control of the activities or the delivery of the education and care service; and
 - (ii) any other person who-

- (A) is a member of the group of persons responsible for the executive decisions made in relation to the education and care service; or
- (B) has authority or responsibility for, or significant influence over, the planning, direction or control of the activities or the delivery of the education and care service;
- (d) in any other case, any person who—
 - (i) is a member of the group of persons responsible for the executive decisions made in relation to the education and care service; or
 - (ii) has authority or responsibility for, or significant influence over, the planning, direction or control of the activities or the delivery of the education and care service.

7—Amendment of section 14—Regulatory Authority may seek further information

(1) Section 14(1)(a)—delete "information" and substitute:

information, including for the purposes of assessing the person's knowledge of the National Quality Framework

(2) Section 14(1)—after paragraph (b) insert:

and

- (c) by written notification, require the person to undergo an oral or written assessment of the person's knowledge of the National Quality Framework.
- (3) Section 14—after subsection (2) insert:
 - (3) If the Regulatory Authority requires the applicant to undergo an assessment under this section, the period from the giving of the notification until the conduct of the assessment is not included in the period referred to in section 15 for the Regulatory Authority to make a decision on the application.

8—Amendment of section 15—Grant or refusal of provider approval

Section 15(3), note—delete the note and substitute:

Notes-

- 1 If further information is requested under section 14(1)(a), the period between the making of the request and the provision of the information is not included in the 60 day period.
- 2 If an assessment is required under section 14(1)(c), the period between the giving of the notification and the conduct of the assessment is not included in the 60 day period.

9—Amendment of section 25—Grounds for suspension of provider approval

Section 25—after paragraph (g) insert:

or

(h) under section 195H(1)(b) of the A New Tax System (Family Assistance) (Administration) Act 1999 of the Commonwealth, the approved provider's approval as a provider has been cancelled for the reason that the approved provider has not satisfied, or is not satisfying, the provider eligibility rules in section 194C(b), (c) or (d) of that Act; or

Note—

It is a condition for continued approval of an approved provider that the approved provider continues to satisfy the provider eligibility rules—see section 195A(1)(a) of the *A New Tax System (Family Assistance) (Administration) Act 1999* of the Commonwealth.

(i) the approved provider has been refused approval as a provider under section 194B(6) of the *A New Tax System (Family Assistance)* (*Administration) Act 1999* of the Commonwealth for the reason that the provider does not satisfy the provider eligibility rules in section 194C(b), (c) or (d) of that Act.

Note—

The Regulatory Authority must refuse to approve a provider if the Regulatory Authority is not satisfied that the provider satisfies the provider eligibility rules—see section 194B(1)(a) and (6) of the *A New Tax System* (*Family Assistance*) (*Administration*) Act 1999 of the Commonwealth.

10—Amendment of section 31—Grounds for cancellation of provider approval

Section 31—after paragraph (f) insert:

or

(g) under section 195H(1)(b) of the *A New Tax System (Family Assistance)* (*Administration*) *Act 1999* of the Commonwealth, the approved provider's approval as a provider has been cancelled for the reason that the approved provider has not satisfied, or is not satisfying, the provider eligibility rules in section 194C(b), (c) or (d) of that Act; or

Note-

It is a condition for continued approval of an approved provider that the approved provider continues to satisfy the provider eligibility rules—see section 195A(1)(a) of the *A New Tax System (Family Assistance)* (*Administration*) Act 1999 of the Commonwealth.

(h) the approved provider has been refused approval as a provider under section 194B(6) of the *A New Tax System (Family Assistance)* (*Administration) Act 1999* of the Commonwealth for the reason that the provider does not satisfy the provider eligibility rules in section 194C(b), (c) or (d) of that Act.

Note-

The Regulatory Authority must refuse to approve a provider if the Regulatory Authority is not satisfied that the provider satisfies the provider eligibility rules—see section 194B(1)(a) and (6) of the *A New Tax System* (*Family Assistance*) (*Administration*) Act 1999 of the Commonwealth.

11—Amendment of section 55A—Condition relating to family day care co-ordinators

(1) Section 55A(1)—delete "each 15 family day care educators" and substitute:

every 15 family day care educators (or part of that number)

(2) Section 55A(1)—after the present contents of subsection (1) as amended by this regulation insert:

Examples—

- 1 If between 1 and 15 family day care educators are engaged by or registered with the family day care service, at least one qualified person must be employed or engaged by the approved provider as a family day care co-ordinator.
- 2 If between 16 and 30 family day care educators are engaged by or registered with the family day care service, at least 2 qualified persons must be employed or engaged by the approved provider as a family day care co-ordinator.

12—Amendment of section 155—Decision on application

Section 155(5)—delete "3 years" and substitute:

5 years

13—Insertion of Part 15 Division 7

Part 15—after Division 6 insert:

Division 7—Transitional provisions—Early Childhood Legislation Amendment Act 2022

336—Transitional provision—notification of persons with management or control of an education and care service

- (1) For the purposes of section 173(1)(b), a person who is a person with management or control on the commencement day is taken to be appointed as a person with management or control on that day.
- (2) Subsection (1) does not apply to a person who, immediately before the commencement day, was a person with management or control within the meaning of this Law as in force immediately before the commencement day.
- (3) In this section—

commencement day, in relation to a participating jurisdiction, means the day on which section 5A as inserted by section 16 of the *Early Childhood Legislation Amendment Act 2022* of Victoria comes into operation in that jurisdiction.

337—Transitional provision—assessment of provider approval applications

- (1) Section 14, as amended by section 17 of the *Early Childhood Legislation Amendment Act 2022* of Victoria, applies in relation to—
 - (a) an application for a provider approval that was made but had not been determined before the commencement day; and

- (b) a reassessment that had commenced but had not yet been completed before the commencement day.
- (2) In this section—

commencement day, in relation to a participating jurisdiction, means the day on which the amendments made by section 17 of the *Early Childhood Legislation Amendment Act 2022* of Victoria comes into operation in that jurisdiction.

338—Transitional provision—service waivers

- (1) Despite the commencement of section 27 of the *Early Childhood* Legislation Amendment Act 2022 of Victoria—
 - (a) this Law as in force immediately before the commencement day continues to apply in respect of a service waiver that was in force immediately before the commencement day; and
 - (b) the service waiver continues in force on and after the commencement day until it is revoked by the Regulatory Authority.
- (2) In this section—

commencement day, in relation to a participating jurisdiction, means the day on which the amendments made by section 27 of the *Early Childhood Legislation Amendment Act 2022* of Victoria comes into operation in that jurisdiction.

339—Transitional provision—temporary waivers

- (1) Despite the commencement of section 31 of the *Early Childhood* Legislation Amendment Act 2022 of Victoria—
 - (a) this Law as in force immediately before the commencement day continues to apply in respect of a temporary waiver that was in force immediately before the commencement day; and
 - (b) the temporary waiver continues in force on and after the commencement day until the earliest of the following:
 - (i) the temporary waiver expires;
 - (ii) the temporary waiver is revoked by the Regulatory Authority.
- (2) In this section—

commencement day, in relation to a participating jurisdiction, means the day on which the amendments made by section 31 of the *Early Childhood Legislation Amendment Act 2022* of Victoria comes into operation in that jurisdiction.

Division 2—Amendments commencing on commencement of section 22 of Early Childhood Legislation Amendment Act 2022 of Victoria

14—Amendment of section 19—Conditions on provider approval

Section 19(4), penalty provision—delete the penalty provision and substitute: Penalty:

- (a) \$11 400, in the case of an individual.
- (b) \$57400, in any other case.

15—Amendment of section 36—Notice to parents of suspension or cancellation

Section 36(3), penalty provision—delete the penalty provision and substitute:

Penalty:

- (a) \$3 400, in the case of an individual.
- (b) \$17 200, in any other case.

16—Amendment of section 51—Conditions on service approval

Section 51(8), penalty provision—delete the penalty provision and substitute:

Penalty:

- (a) \$11 400, in the case of an individual.
- (b) \$57400, in any other case.

17—Amendment of section 59—Regulatory Authority to be notified of transfer

(1) Section 59(1)(a)—delete "42 days" and substitute:

60 days

- (2) Section 59(2)—after paragraph (a) insert:
 - (ab) specify the date on which the transfer is intended to take effect; and

18—Insertion of section 59A

After section 59 insert:

59A—Further notification required in case of delay to transfer date

- (1) If, after giving a notification under section 59, the transfer is to be delayed, the transferring approved provider and the receiving approved provider must jointly notify the Regulatory Authority as soon as practicable of the new date that the transfer is intended to take effect.
- (2) A notification under subsection (1) does not affect consent to the transfer given or taken to have been given by the Regulatory Authority before it received that notification.

19—Amendment of section 66—Regulatory Authority to notify outcome 7 days before transfer

(1) Section 66, heading—delete "7 days" and substitute:

10 days

(2) Section 66(1)—delete "7 days" and substitute:

10 days

20—Insertion of section 67A

After section 67 insert:

67A—Request for earlier transfer date after consent given to transfer

- (1) This section applies if the Regulatory Authority has consented to or is taken to have consented to the transfer of a service approval.
- (2) The transferring approved provider and the receiving approved provider may request the transfer take effect on an earlier date than specified in the notification under section 59 or 59A.
- (3) The Regulatory Authority may agree to the requested earlier date if the Regulatory Authority considers that exceptional circumstances exist.

21—Amendment of section 68—Confirmation of transfer

Section 68(1), penalty provision—delete the penalty provision and substitute:

Penalty:

- (a) \$4 500, in the case of an individual.
- (b) \$22 900, in any other case.

22—Amendment of section 69—Notice to parents

- (1) Section 69(1), penalty provision—delete the penalty provision and substitute: Penalty:
 - (a) \$3 400, in the case of an individual.
 - (b) \$17200, in any other case.
- (2) Section 69(2)—delete "2 days" and substitute:

7 days

23—Amendment of section 84—Notice to parents of suspension or cancellation

Section 84(3), penalty provision—delete the penalty provision and substitute:

Penalty:

- (a) \$3 400, in the case of an individual.
- (b) \$17200, in any other case.

24—Amendment of section 87—Application for service waiver for service

Section 87(1)—delete subsection (1) and substitute:

- (1) An approved provider may apply to the Regulatory Authority for a waiver of a requirement that an approved education and care service comply with one or more of the national regulations prescribed for the purposes of this section.
- (1a) Regulations for the purposes of subsection (1) must not prescribe the National Quality Standard or any element of the National Quality Standard.

25—Substitution of section 90

Section 90—delete the section and substitute:

90—Matters to be considered

In considering whether the grant of a service waiver is appropriate, the Regulatory Authority may have regard to—

- (a) any matters disclosed in the application; and
- (b) any other matter the Regulatory Authority thinks fit.

26—Amendment of section 91—Decision on application

Section 91(6)(a)—delete paragraph (a) and substitute:

(a) the national regulations that have been waived; and

27—Substitution of section 93

Section 93—delete the section and substitute:

93—Effect of service waiver

While a service waiver is in force, the approved education and care service is taken to comply with the national regulations specified in the service waiver.

28—Substitution of section 94

Section 94—delete the section and substitute:

94—Application for temporary waiver

- (1) An approved provider may apply to the Regulatory Authority for a temporary waiver of a requirement that an approved education and care service comply with one or more of the national regulations prescribed for the purposes of this section.
- (2) Regulations for the purposes of subsection (1) must not prescribe the National Quality Standard or any element of the National Quality Standard.

29—Amendment of section 98—Decision on application

Section 98(7)(a)—delete paragraph (a) and substitute:

(a) the national regulations that have been temporarily waived; and

30—Substitution of section 100

Section 100—delete the section and substitute:

100—Effect of temporary waiver

While a temporary waiver is in force, the approved education and care service is not required to comply with the national regulations that have been temporarily waived.

31—Amendment of section 103—Offence to provide an education and care service without service approval

Section 103(1), penalty provision—delete the penalty provision and substitute: Penalty:

- (a) \$22 900, in the case of an individual.
- (b) \$114 900, in any other case.

32—Amendment of section 103A—Offence relating to places where education and care is provided as part of a family day care service

Section 103A, penalty provision—delete the penalty provision and substitute:

Penalty:

- (a) \$22 900, in the case of an individual.
- (b) \$114 900, in any other case.

33—Amendment of section 104—Offence to advertise education and care service without service approval

Section 104(1), penalty provision—delete the penalty provision and substitute:

Penalty:

- (a) \$6 800, in the case of an individual.
- (b) \$34400, in any other case.

34—Amendment of section 161—Offence to operate education and care service without nominated supervisor

Section 161, penalty provision—delete the penalty provision and substitute:

Penalty:

- (a) \$5 700, in the case of an individual.
- (b) \$28700, in any other case.

35—Amendment of section 161A—Offence for nominated supervisor not to meet prescribed minimum requirements

Section 161A, penalty provision—delete the penalty provision and substitute:

Penalty:

- (a) \$5 700, in the case of an individual.
- (b) \$28 700, in any other case.

36—Amendment of section 162—Offence to operate education and care service unless responsible person is present

Section 162(1), penalty provision—delete the penalty provision and substitute:

Penalty:

- (a) \$5 700, in the case of an individual.
- (b) \$28700, in any other case.

37—Substitution of section 162A

Section 162A—delete the section and substitute:

162A—Child protection training

The approved provider of an education and care service must ensure that each of the following persons have completed the child protection training (if any) required by or under the law of this jurisdiction, by government protocol applying to the approved provider in this jurisdiction or as otherwise required in this jurisdiction:

- (a) each nominated supervisor for the service;
- (b) each person in day-to-day charge of the service;
- (c) each family day care co-ordinator employed or engaged by the service.

38—Amendment of section 163—Offence relating to appointment or engagement of family day care co-ordinators

Section 163(1), penalty provision—delete the penalty provision and substitute:

Penalty:

- (a) \$5 700, in the case of an individual.
- (b) \$28 700, in any other case.

39—Amendment of section 164—Offence relating to assistance to family day care educators

Section 164(1), penalty provision—delete the penalty provision and substitute:

Penalty:

- (a) \$5 700, in the case of an individual.
- (b) \$28700, in any other case.

40—Amendment of section 164A—Offence relating to the education and care of children by family day care service

- (1) Section 164A(1), penalty provision—delete the penalty provision and substitute: Penalty:
 - (a) \$11 400, in the case of an individual.
 - (b) \$57400, in any other case.
- (2) Section 164A(2), penalty provision—delete the penalty provision and substitute: Penalty: \$2 200.

41—Amendment of section 165—Offence to inadequately supervise children

- (1) Section 165(1), penalty provision—delete the penalty provision and substitute: Penalty:
 - (a) \$11 400, in the case of an individual.
 - (b) \$57 400, in any other case.

- (2) Section 165(2), penalty provision—delete the penalty provision and substitute:
 Penalty: \$11 400.
- (3) Section 165(3), penalty provision—delete the penalty provision and substitute: Penalty: \$11 400.

42—Amendment of section 166—Offence to use inappropriate discipline

- Section 166(1), penalty provision—delete the penalty provision and substitute: Penalty:
 - (a) \$11 400, in the case of an individual.
 - (b) \$57400, in any other case.
- (2) Section 166(2), penalty provision—delete the penalty provision and substitute: Penalty: \$11 400.
- (3) Section 166(3), penalty provision—delete the penalty provision and substitute: Penalty: \$11 400.
- (4) Section 166(4), penalty provision—delete the penalty provision and substitute: Penalty: \$11 400.

43—Amendment of section 167—Offence relating to protection of children from harm and hazards

- Section 167(1), penalty provision—delete the penalty provision and substitute: Penalty:
 - (a) \$11 400, in the case of an individual.
 - (b) \$57400, in any other case.
- (2) Section 167(2), penalty provision—delete the penalty provision and substitute: Penalty: \$11 400.
- (3) Section 167(3), penalty provision—delete the penalty provision and substitute: Penalty: \$11 400.

44—Amendment of section 168—Offence relating to required programs

- Section 168(1), penalty provision—delete the penalty provision and substitute: Penalty:
 - (a) \$4 500, in the case of an individual.
 - (b) \$22 900, in any other case.
- (2) Section 168(2), penalty provision—delete the penalty provision and substitute: Penalty: \$4 500.

45—Amendment of section 169—Offence relating to staffing arrangements

- Section 169(1), penalty provision—delete the penalty provision and substitute: Penalty:
 - (a) \$11 400, in the case of an individual.

- (b) \$57 400, in any other case.
- (2) Section 169(2), penalty provision—delete the penalty provision and substitute: Penalty:
 - (a) \$11 400, in the case of an individual.
 - (b) \$57400, in any other case.
- (3) Section 169(3), penalty provision—delete the penalty provision and substitute: Penalty: \$11 400.
- (4) Section 169(4), penalty provision—delete the penalty provision and substitute:
 Penalty: \$11 400.
- (5) Section 169(5), penalty provision—delete the penalty provision and substitute: Penalty: \$11 400.

46—Amendment of section 170—Offence relating to unauthorised persons on education and care service premises

- Section 170(2), penalty provision—delete the penalty provision and substitute: Penalty:
 - (a) \$1 100, in the case of an individual.
 - (b) \$5 700, in any other case.
- (2) Section 170(3), penalty provision—delete the penalty provision and substitute: Penalty: \$1 100.
- (3) Section 170(4), penalty provision—delete the penalty provision and substitute: Penalty: \$1 100.

47—Amendment of section 171—Offence relating to direction to exclude inappropriate persons from education and care service premises

Section 171(2), penalty provision—delete the penalty provision and substitute: Penalty:

- (a) \$11 400, in the case of an individual.
- (b) \$57400, in any other case.

48—Amendment of section 172—Offence to fail to display prescribed information

(1) Section 172—after "service" first occurring insert:

(other than a family day care service)

(2) Section 172—delete "positioned" and substitute:

displayed, in the prescribed form (if any),

- (3) Section 172, penalty provision—delete the penalty provision and substitute: Penalty:
 - (a) \$3 400, in the case of an individual.
 - (b) \$17 200, in any other case.
- (4) Section 172—after its present contents as amended by this regulation (now to be designated as subsection (1)) insert:
 - (2) An approved provider of a family day care service must ensure that the prescribed information about the following is displayed at the education and care service premises of the family day care service in accordance with the national regulations:
 - (a) the provider approval;
 - (b) the service approval;
 - (c) each nominated supervisor of the service;
 - (d) the rating of the service;
 - (e) any service waivers or temporary waivers held by the service;
 - (f) any other prescribed matters.

Penalty:

- (a) \$3 400, in the case of an individual.
- (b) \$17200, in any other case.

49—Amendment of section 173—Offence to fail to notify certain circumstances to Regulatory Authority

- Section 173(1), penalty provision—delete the penalty provision and substitute: Penalty:
 - (a) \$4 500, in the case of an individual.
 - (b) \$22 900, in any other case.
- (2) Section 173(2), penalty provision—delete the penalty provision and substitute: Penalty:
 - (a) \$4 500, in the case of an individual.
 - (b) \$22 900, in any other case.

50—Amendment of section 174—Offence to fail to notify certain information to Regulatory Authority

- (1) Section 174(1), penalty provision—delete the penalty provision and substitute: Penalty:
 - (a) \$4 500, in the case of an individual.
 - (b) \$22 900, in any other case.
- (2) Section 174(2), penalty provision—delete the penalty provision and substitute: Penalty:
 - (a) \$4 500, in the case of an individual.
 - (b) \$22 900, in any other case.

51—Amendment of section 174A—Family day care educator to notify certain information to approved provider

Section 174A, penalty provision—delete the penalty provision and substitute: Penalty: \$2 200.

52—Amendment of section 175—Offence relating to requirement to keep enrolment and other documents

- Section 175(1), penalty provision—delete the penalty provision and substitute: Penalty:
 - (a) \$4 500, in the case of an individual.
 - (b) \$22 900, in any other case.
- Section 175(3), penalty provision—delete the penalty provision and substitute: Penalty: \$4 500.

53—Amendment of section 176—Compliance directions

Section 176(3), penalty provision—delete the penalty provision and substitute:

Penalty:

- (a) \$2 200, in the case of an individual.
- (b) \$11400, in any other case.

54—Amendment of section 177—Compliance notices

Section 177(3), penalty provision—delete the penalty provision and substitute:

Penalty:

- (a) \$6 800, in the case of an individual.
- (b) \$34400, in any other case.

55—Amendment of section 178—Notice to suspend education and care by a family day care educator

Section 178(7), penalty provision—delete the penalty provision and substitute:

Penalty:

- (a) \$6 800, in the case of an individual.
- (b) \$34400, in any other case.

56—Amendment of section 179—Emergency action notices

Section 179(3), penalty provision—delete the penalty provision and substitute: Penalty:

- (a) \$6 800, in the case of an individual.
- (b) \$34400, in any other case.

57—Amendment of section 187—Person must not contravene prohibition notice

 Section 187(1), penalty provision—delete the penalty provision and substitute: Penalty: \$22 900. (2) Section 187(2), penalty provision—delete the penalty provision and substitute: Penalty: \$22 900.

58—Amendment of section 188—Offence to engage person to whom prohibition notice applies

- Section 188(1), penalty provision—delete the penalty provision and substitute: Penalty:
 - (a) \$22 900, in the case of an individual.
 - (b) \$114 900, in any other case.
- (2) Section 188(2), penalty provision—delete the penalty provision and substitute: Penalty:
 - (a) \$22 900, in the case of an individual.
 - (b) \$114 900, in any other case.
- (3) Section 188(3), penalty provision—delete the penalty provision and substitute:
 Penalty:
 - (a) \$22 900, in the case of an individual.
 - (b) \$114 900, in any other case.

59—Amendment of section 188A—False or misleading information about prohibition notice

Section 188A, penalty provision—delete the penalty provision and substitute: Penalty: \$6 800.

60—Amendment of section 196—Identity card

- Section 196(3), penalty provision—delete the penalty provision and substitute: Penalty: \$1 100.
- (2) Section 196(5), penalty provision—delete the penalty provision and substitute: Penalty: \$1 100.

61—Amendment of section 207—Offence to obstruct authorised officer

Section 207, penalty provision—delete the penalty provision and substitute: Penalty:

- (a) \$9 100, in the case of an individual.
- (b) \$45 900, in any other case.

62—Amendment of section 208—Offence to fail to assist authorised officer

Section 208, penalty provision—delete the penalty provision and substitute:

Penalty:

- (a) \$9 100, in the case of an individual.
- (b) \$45 900, in any other case.

63—Amendment of section 209—Offence to destroy or damage notices or documents

Section 209, penalty provision—delete the penalty provision and substitute: Penalty:

- (a) \$9 100, in the case of an individual.
- (b) \$45 900, in any other case.

64—Amendment of section 210—Offence to impersonate authorised officer

Section 210, penalty provision—delete the penalty provision and substitute: Penalty: \$9 100.

65—Amendment of section 217—Offence to fail to comply with notice or requirement

Section 217, penalty provision—delete the penalty provision and substitute: Penalty:

- (a) \$9 100, in the case of an individual.
- (b) \$45 900, in any other case.

66—Amendment of section 218—Offence to hinder or obstruct Regulatory Authority

Section 218, penalty provision—delete the penalty provision and substitute: Penalty:

- (a) \$9 100, in the case of an individual.
- (b) \$45 900, in any other case.

67—Amendment of section 269—Register of family day care educators, co-ordinators and assistants

- Section 269(1), penalty provision—delete the penalty provision and substitute: Penalty:
 - (a) \$4 500, in the case of an individual.
 - (b) \$22 900, in any other case.
- (2) Section 269(2), penalty provision—delete the penalty provision and substitute: Penalty:
 - (a) \$2 200, in the case of an individual.
 - (b) \$11 400, in any other case.
- (3) Section 269(3), penalty provision—delete the penalty provision and substitute:
 Penalty:
 - (a) \$4 500, in the case of an individual.
 - (b) \$22 900, in any other case.

(4) Section 269—after subsection (3) insert:

(4) The approved provider must keep the register in accordance with the prescribed requirements (if any).

Penalty:

- (a) \$4 500, in the case of an individual.
- (b) \$22 900, in any other case.

68—Amendment of section 273—Duty of confidentiality

Section 273(1), penalty provision—delete the penalty provision and substitute: Penalty: \$5 700.

69—Amendment of section 295—False or misleading information or documents

Section 295(1), penalty provision—delete the penalty provision and substitute:

Penalty:

- (a) \$6 800, in the case of an individual.
- (b) \$34400, in any other case.

70—Amendment of section 297—Protection from reprisal

Section 297(1), penalty provision—delete the penalty provision and substitute:

Penalty:

- (a) \$11 400, in the case of an individual.
- (b) \$57400, in any other case.

71—Amendment of section 301—National regulations

Section 301(4)(g)—delete "\$2000" and substitute:

\$2 200

72—Amendment of section 322—Information retention and sharing

Section 322(3), penalty provision—delete the penalty provision and substitute:

Penalty:

- (a) \$4 500, in the case of an individual.
- (b) \$22 900, in any other case.

Editorial note—

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

Made by the Governor

being satisfied that the amendments made by these regulations correspond, or substantially correspond, to amendments made by the Parliament of Victoria to the *Education and Care Services National Law* set out in the Schedule to the *Education and Care Services National Law Act 2010* of Victoria and that such amendments should be made to the *Education and Care Services National Law (South Australia)* and with the advice and consent of the Executive Council on 29 June 2023

No 60 of 2023

South Australia

Emergency Services Funding (Remissions—Land) (Miscellaneous) Amendment Regulations 2023

under the Emergency Services Funding Act 1998

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement

Part 2—Amendment of *Emergency Services Funding (Remissions—Land)* Regulations 2014

- 3 Amendment of regulation 3—Interpretation
- 4 Amendment of regulation 7—Amount of remission
- 5 Amendment of regulation 8B—Amount of remission
- 6 Amendment of regulation 8D—Amount of remission
- 7 Amendment of regulation 10—Amount of remission
- 8 Amendment of regulation 10B—Amount of remission—certain land uses
- 9 Amendment of regulation 10D—Amount of remission

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Emergency Services Funding (Remissions—Land)* (*Miscellaneous*) Amendment Regulations 2023.

2-Commencement

These regulations come into operation on 1 July 2023.

Part 2—Amendment of *Emergency Services Funding (Remissions—* Land) Regulations 2014

3—Amendment of regulation 3—Interpretation

Regulation 3, definition of *relevant financial year*—delete "2022/2023" and substitute: 2023/2024

4—Amendment of regulation 7—Amount of remission

(1) Regulation 7(1a)—delete "0.000393" and substitute:

0.000378

(2) Regulation 7(2)—delete "0.000222" and substitute:

0.000209

5—Amendment of regulation 8B—Amount of remission

Regulation 8B, definition of RF, (a) to (d)—delete paragraphs (a) to (d) (inclusive) and substitute:

- (a) if the land is residential land—0.000209; or
- (b) if the land is commercial land—0.000776; or
- (c) if the land is rural land situated in Regional area 1, Regional area 2 or Regional area 3–0.000076; or
- (d) if the land is rural land situated in Regional area 4—0.000209.

6—Amendment of regulation 8D—Amount of remission

(1) Regulation 8D(1)—delete "0.000764" and substitute:

0.000735

(2) Regulation 8D(2)—delete "0.000597" and substitute:

0.000574

7—Amendment of regulation 10—Amount of remission

Regulation 10(3)—delete "0.000903" and substitute:

0.000868

8—Amendment of regulation 10B—Amount of remission—certain land uses

(1) Regulation 10B(1)(b)—delete "0.000363" and substitute:

0.000342

(2) Regulation 10B(2)—delete "0.000222" and substitute: 0.000209

9—Amendment of regulation 10D—Amount of remission

Regulation 10D-delete "0.000808" and substitute:

0.000777

Editorial note—

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

Made by the Governor

on the recommendation of the Treasurer and with the advice and consent of the Executive Council on 29 June 2023

No 61 of 2023

South Australia

Controlled Substances (Poisons) (Psilocybine and MDMA) Amendment Regulations 2023

under the Controlled Substances Act 1984

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement

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

Insertion of regulation 20

 Regulation of prescription drugs—prescription of certain S8 poisons by medical practitioners (section 18(2) of Act)

 Insertion of regulation 44A

 Special provisions relating to the supply and administration of certain drugs of dependence

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Controlled Substances (Poisons) (Psilocybine and MDMA) Amendment Regulations 2023.*

2—Commencement

These regulations come into operation on 1 July 2023.

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

3—Insertion of regulation 20

After regulation 19 insert:

20—Regulation of prescription drugs—prescription of certain S8 poisons by medical practitioners (section 18(2) of Act)

- (1) For the purposes of section 18(2) of the Act—
 - (a) each of the S8 poisons listed in column 1 of the table below, when used for the purpose set out in column 2, is a prescribed prescription drug; and
 - (b) the qualifications and requirements specified in that table alongside a drug in column 3 are prescribed qualifications and requirements.

	Prescription drug	Use	Qualific requirer	ations and nents
1	N,α-dimethyl-3,4-(m ethylenedioxy)pheny lethylamine (MDMA)		A medica	al practitioner— who is registered in the specialty of psychiatry; and
			(b)	for whom an authority under section 19(5) of the Commonwealth Act that covers MDMA is in force.
2	Psilocybine (Psilocybin)	Human use, for the treatment of treatment- resistant depression.	A medica (a) (b)	al practitioner— who is registered in the specialty of psychiatry; and for whom an authority under section 19(5) of the Commonwealth Act that covers psilocybine is in force.

- (2) A medical practitioner who prescribes an S8 poison listed in the table in subregulation (1) must, within 1 business day of prescribing the poison and for the purposes of the Chief Psychiatrist performing the Chief Psychiatrist's functions under the *Mental Health Act 2009*, give notice to the Chief Psychiatrist—
 - (a) in a form determined by the Chief Psychiatrist; and
 - (b) containing such information as the Chief Psychiatrist may determine.

4—Insertion of regulation 44A

After regulation 44 insert:

44A—Special provisions relating to the supply and administration of certain drugs of dependence

- (1) A drug of dependence to which this regulation applies may only be supplied or administered to a person for whom it has been prescribed—
 - (a) by the medical practitioner who prescribed the drug of dependence for the person; and
 - (b) at a prescribed health service facility; and
 - (c) in accordance with an approved treatment protocol.
- (2) A person who supplies or administers a drug in contravention of subregulation (1) commits an offence.

Maximum penalty: \$5 000.

- (3) This regulation applies in relation to the following drugs of dependence:
 - (a) N,α-dimethyl-3,4-(methylenedioxy)phenylethylamine (MDMA);
 - (b) Psilocybine (Psilocybin).
- (4) In this regulation—

approved treatment protocol means a treatment protocol which has been approved by an ethics committee;

ethics committee has the same meaning as in the Commonwealth Act;

prescribed health service facility means—

- (a) an approved treatment centre or authorised community mental health facility (both within the meaning of the *Mental Health Act 2009*); or
- (b) any other health service facility, or health service facility of a class, determined by the Minister by notice in the Gazette to be a prescribed health service facility for the purposes of this regulation.

Editorial note—

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

Made by the Governor

after consultation by the Minister with the Controlled Substances Advisory Council and with the advice and consent of the Executive Council on 29 June 2023

No 62 of 2023

South Australia

Controlled Substances (Controlled Drugs, Precursors and Plants) (Psilocybine and MDMA) Amendment Regulations 2023

under the Controlled Substances Act 1984

Contents

Part 1—Preliminary

1 Short title

2 Commencement

Part 2—Amendment of *Controlled Substances (Controlled Drugs, Precursors and Plants) Regulations 2014*

3 Amendment of Schedule 1—Controlled drugs

4 Amendment of Schedule 3—Controlled plants

Part 1—Preliminary

1—Short title

These regulations may be cited as the Controlled Substances (Controlled Drugs, Precursors and Plants) (Psilocybine and MDMA) Amendment Regulations 2023.

2—Commencement

These regulations come into operation on 1 July 2023.

Part 2—Amendment of Controlled Substances (Controlled Drugs, Precursors and Plants) Regulations 2014

3—Amendment of Schedule 1—Controlled drugs

(1) Schedule 1, Part 1, table, item relating to "3,4-Methylenedioxymethyl amphetamine (MDMA)"—after "(MDMA)" insert:

(except when included in Schedule 8 of the Uniform Poisons Standard)

(2) Schedule 1, Part 1, table, item relating to "Psilocybin"—delete the item and substitute the following (such that the amounts specified in the second, third and fourth columns below appear in the table under the headings "Large commercial (mixed)", "Commercial (mixed)" and "Trafficable (mixed)" respectively):

Psilocybine (Psilocybin)	1 kg or	0.25 kg or	100 g or
(except when included in	100 DDUs	20 DDUs	10 DDUs
Schedule 8 of the Uniform			
Poisons Standard)			

(3) Schedule 1, Part 2, table—after the item relating to "Methyldihydromorphine" insert the following (such that the amounts specified in the second, third, fourth, fifth and sixth columns below appear in the table under the headings "Large commercial (pure)", "Large commercial (mixed)", "Commercial (pure)", "Commercial (mixed) and "Trafficable (mixed)" respectively):

3,4-Methylenedioxymethyl0.75 kg1 kg0.1 kg0.5 kg2 gamphetamine (MDMA) in
preparations for human
therapeutic use for the
treatment of post-traumatic
stress disorder1 kg0.1 kg0.5 kg2 g

(4) Schedule 1, Part 2, table—after the item relating to "Propiram" insert the following (such that the amounts specified in the second, third and fourth columns below appear in the table under the headings "Large commercial (mixed)", "Commercial (mixed)" and "Trafficable (mixed)" respectively):

Psilocybine (Psilocybin) in	1 kg or	0.25 kg or	100 g or
preparations for human	100 DDUs	20 DDUs	10 DDUs
therapeutic use for the			
treatment of treatment-resistant			
depression			

4—Amendment of Schedule 3—Controlled plants

Schedule 3, Part 1, table, item relating to "all fungi that contain PSILOCYBIN"—delete "PSILOCYBIN" and substitute:

PSILOCYBINE (PSILOCYBIN)

Editorial note—

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

Made by the Governor

on the recommendation of the Controlled Substances Advisory Council and with the advice and consent of the Executive Council

on 29 June 2023

No 63 of 2023

STATE GOVERNMENT INSTRUMENTS

ASSOCIATIONS INCORPORATION ACT 1985

SECTION 43A

Deregistration of Associations

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

THE APEX CLUB OF MOUNT BARKER (A4213) WILLIAMSTOWN GARDEN CLUB INCORPORATED (A24476) AGEING WELL INTERNATIONAL INCORPORATED (A43727) ROTARY CLUB OF KAPUNDA INCORPORATED (A8147) WILLUNGA QUARRY MARKET INCORPORATED (A10915) STILL AWARE INCORPORATED (A42440) PROBUS CLUB OF BALAKLAVA (C) INCORPORATED (A36692) KAROONDA COURTS COMMITTEE INCORPORATED (A37093) A SEAT AT THE TABLE INCORPORATED (A42540) A SEAT AT THE TABLE INCORPORATED (A42540) LETS SOUTH LOCAL EXCHANGE TRADING SYSTEM INCORPORATED (A21865) THE MICRO-DEVELOPMENT INITIATIVE INCORPORATED (A43847) DAY SURGERY NURSES ASSOCIATION OF SOUTH AUSTRALIA (A23068) CALVARY HOSPITAL AND HOSPICE AUXILIARY INCORPORATED (A21737) EARL OF CHESTER LODGE NO. 98 INCORPORATED (A19002) FARMING COLLECTIVE FOUNDATION INCORPORATED (A38597) THE TRUTH AND LIEE CLUB INCORPORATED (A22240) THE TRUTH AND LIFE CLUB INCORPORATED (A22240) ADELAIDE RUSSIAN ETHNIC SCHOOL INCORPORATED (A40322) 3 BALL SA BASKETBALL ASSOCIATION INCORPORATED (A40811) NOW LEADERSHIP ACADEMY INCORPORATED (A42755) HELPING HAND'S LEALHOLME AUXILIARY INCORPORATED (A36485) LOWER EYRE ROAD SAFETY COMMITTEE INCORPORATED (A37009) THE PROBUS CLUB OF MCLAREN VALE, WILLUNGA AND DISTRICTS INCORPORATED (A9558) PROBUS CLUB OF MORIALTA INCORPORATED (A11525) THE PARACLETE INSTITUTE INCORPORATED (A05015) LYMPHOEDEMA ASSOCIATION SA INCORPORÀTED (Á20140) TRANSFORMATIONS - COMMUNITY INCORPORATED (A37955) THE STEMABLE PROJECT INCORPORATED (A43544) ST. GEORGES CRICKET CLUB INCORPORATED (A12468) THE NARI PROJECT INCORPORATED (A44378)

Given under the seal of the Commission at Adelaide this 22nd day of JUNE 2023

MELISSA MATTHEWS A delegate of the Corporate Affairs Commission

ASSOCIATIONS INCORPORATION ACT 1985

ORDER PURSUANT TO SECTION 42(2)

Dissolution of Association

WHEREAS the CORPORATE AFFAIRS COMMISSION (the Commission) pursuant to section 42(1) of the Associations Incorporation Act 1985 (the Act) is of the opinion that the undertaking or operations of INNER WESTERN WORKSKILLS INCORPORATED (the Association) being an incorporated association under the Act are being carried on, or would more appropriately be carried on by a Company Limited by Guarantee incorporated under the Corporations Act 2001 (Cth) AND WHEREAS the Commission was on 28 SEPTEMBER 2022 requested by the Association to transfer its undertaking to EIGHTY9 LIMITED (Australian Company Number 668 673 121), the Commission pursuant to section 42(2) of the Act DOES HEREBY ORDER that on 1 JULY 2023, the Association will be dissolved, the property of the Association becomes the property of EIGHTY9 LIMITED and the rights and liabilities of the Association become the rights and liabilities of EIGHTY9 LIMITED.

Given under the seal of the Commission at Adelaide this 22nd day of JUNE 2023

MELISSA MATTHEWS A delegate of the Corporate Affairs Commission

ASSOCIATIONS INCORPORATION ACT 1985

ORDER PURSUANT TO SECTION 42(2)

Dissolution of Association

WHEREAS the CORPORATE AFFAIRS COMMISSION (the Commission) pursuant to section 42(1) of the Associations Incorporation Act 1985 (the Act) is of the opinion that the undertaking or operations of ST JOHN AMBULANCE AUSTRALIA SOUTH AUSTRALIA INCORPORATED (the Association) being an incorporated association under the Act are being carried on, or would more appropriately be carried on by a Company Limited by Guarantee incorporated under the Corporations Act 2001 (Cth) AND WHEREAS the Commission was on 28 MARCH 2023 requested by the Association to transfer its undertaking to ST JOHN AMBULANCE AUSTRALIA SOUTH AUSTRALIA LIMITED (Australian Company Number 667 428 168), the Commission pursuant to section 42(2) of the Act DOES HEREBY ORDER that on 1 JULY 2023, the Association will be dissolved, the property of the Association becomes the property of ST JOHN AMBULANCE AUSTRALIA SOUTH AUSTRALIA LIMITED and the rights and liabilities of the Association become the rights and liabilities of ST JOHN AMBULANCE AUSTRALIA SOUTH AUSTRALIA LIMITED. Given under the seal of the Commission at Adelaide this 22nd day of JUNE 2023

> MELISSA MATTHEWS A delegate of the Corporate Affairs Commission

ESSENTIAL SERVICES COMMISSION ACT 2002

Prepayment Meter System Code Small-scale Gas Networks Code Small-scale Electricity Networks Code Electricity Distribution Code

NOTICE is hereby given that:

- 1. Pursuant to section 28(2) of the *Essential Services Commission Act 2002*, on 14 June 2023 the Essential Services Commission varied the Prepayment Meter System Code (designated (PMSC/03) to apply to the electricity industry and gas industry, regulated industries under the *Electricity Act 1996* and *Gas Act 1997* respectively.
- 2. The Prepayment Meter System Code has been varied to update consumer protections and extend its application to small-scale gas networks.
- 3. Pursuant to section 28(2) of the *Essential Services Commission Act 2002*, on 14 June 2023 the Essential Services Commission varied the Reticulated LPG Industry Code (designated RLIC/02) to apply to the gas industry, a regulated industry under the *Gas Act 1997*.
- 4. The Reticulated LPG Industry Code (designated RLIC/02) has been varied to consolidate consumer protections for small-scale gas network customers and provide clarity to small-scale gas network licensees on their consumer protection obligations. It has been renamed the Small-scale Gas Networks Code (SGNC/01) to apply to the reticulated LPG industry and the natural gas industry.
- 5. Pursuant to section 28(1) of the *Essential Services Commission Act 2002*, on 14 June 2023 the Essential Services Commission made the Small-scale Electricity Networks Code (designated SENC/01) to apply to the electricity industry, a regulated industry under the *Electricity Act 1996*.
- 6. The Small-scale Electricity Networks Code has been made to consolidate consumer protections for small-scale electricity network customers and provide clarity to small-scale electricity network licensees on their consumer protection obligations.
- 7. The varied Prepayment Meter System Code and Small-scale Gas Networks Code and the new Small-scale Electricity Networks Code will take effect on and from 1 July 2023.
- 8. Pursuant to section 28(2) of the *Essential Services Commission Act 2002*, on 14 June 2023 the Essential Services Commission varied the Electricity Distribution Code (designated (EDC/14) to apply to the electricity industry, a regulated industry under the *Electricity Act 1996*
- 9. The Electricity Distribution Code has been varied to update consumer protections that apply to the distribution of electricity to customers in South Australia.
- 10. The varied Electricity Distribution Code will take effect on and from 1 July 2025.
- 11. Copies of the above Codes may be inspected or obtained from the Essential Services Commission, Level 1, 151 Pirie Street, Adelaide and are also available at www.escosa.sa.gov.au.
- 12. Queries in relation to the above Codes may be directed to the Essential Services Commission, Level 1, 151 Pirie Street, Adelaide. Telephone (08) 8463 4444, Freecall 1800 633 592 or email <u>escosa@escosa.sa.gov.au</u>.

Execution:

The Prepayment Meter System Code, Small-scale Gas Networks Code, Small-scale Electricity Networks Code and the Electricity Distribution Code were executed by the Chief Executive Officer, as Essential Services Commission authorised signatory, with due authority on 21 June 2023.

Dated: 29 June 2023

A. WILSON Chief Executive Officer Authorised signatory Essential Services Commission

ESSENTIAL SERVICES COMMISSION ACT 2002

Price Determination

NOTICE is hereby given that:

- 1. Pursuant to Part 3 of the *Essential Services Commission Act 2002*, the Essential Services Commission has made a determination, as authorised by Part 4 of the *Water Industry Act 2012* (Price Determination). The Price Determination:
 - (a) applies to Robusto Investments Pty Ltd (ACN 117 034 545) and takes effect on and from 1 July 2023 until 30 June 2025 (unless it ceases to have effect prior to that date)
 - (b) regulates the maximum total revenue which Robusto Investments Pty Ltd can recover from residential customers and Sand & Loam Pty Ltd (ACN 126 159 206), from the sale and supply of drinking water retail services, and
 - (c) specifies:
 - (i) the maximum nominal prices that Robusto Investments Pty Ltd can charge its residential customers in 2023-2024 and the pricing methodology for which maximum prices must be set in 2024-2025
 - (ii) the pricing structure that must be adopted by Robusto Investments Pty Ltd in calculating the nominal prices it can charge its residential customers
 - (iii) the pricing principles that Robusto Investments Pty Ltd must comply with when setting prices for its drinking water retail services, and
 - (iv) the period from 1 July 2023 to 30 June 2025, being the period over which the Commission will assess Robusto Investments Pty Ltd's compliance against the revenue and pricing requirements of the Price Determination.
- 2. A copy of the Price Determination may be inspected or obtained from the Essential Services Commission, Level 1, 151 Pirie Street, Adelaide and is also available at www.escosa.sa.gov.au.
- 3. Queries in relation to the Price Determination may be directed to the Essential Services Commission, Level 1, 151 Pirie Street, Adelaide. Telephone (08) 8463 4444, Freecall 1800 633 592 or email escosa@escosa.sa.gov.au.

The Price Determination was executed by the Chief Executive Officer, as an authorised signatory of the Essential Services Commission, on 22 June 2023, to take effect on and from 1 July 2023.

Dated: 29 June 2023

A. WILSON Chief Executive Officer Authorised signatory Essential Services Commission

FIREARMS REGULATIONS 2017

Recognised Firearms Club

I DECLARE Southern Rangers Black Powder Club (SSAA) Incorporated to now be known as Southern Rangers Black Powder and Modern Shooting Club Incorporated, pursuant to Regulation 69 (1) of the *Firearms Regulations 2017*.

FIRST SCHEDULE

Gazette Reference:

Southern Rangers Black Powder Club (SSAA) Inc, dated 18 August 1983, page 444

SECOND SCHEDULE

Southern Rangers Black Powder and Modern Shooting Club Incorporated

Dated: 23 June 2023

INSPECTOR STEPHEN WINDLE Delegate of the Registrar of Firearms

FISHERIES MANAGEMENT ACT 2007

SECTION 47

Extension of the term of the Management Plan for the Commercial Marine Scalefish Fishery

TAKE notice that pursuant to Section 47 (3) of the *Fisheries Management Act 2007*, the term of the *Management Plan for the South Australian Commercial Marine Scalefish Fishery* that came into effect on 1 October 2013 by notice made pursuant to Section 44 of the *Fisheries Management Act 2007* in the *South Australian Government Gazette* dated 3 October 2013, on page 3905, is hereby extended to 30 June 2025.

Dated: 22 June 2023

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

FISHERIES MANAGEMENT ACT 2007

SECTION 79

Revocation

Take note that the notice made under Section 79 of the *Fisheries Management Act 2007*, dated 20 January 2023, and published in the *South Australian Government Gazette* dated 25 January 2023 on page 90, being the second notice on this page, relating to the temporary prohibition on the possession and control of snapper in the waters of the Gulf St. Vincent and Kangaroo Island Fishing Zone, West Coast Fishing Zone, Spencer Gulf Fishing Zone and Port Adelaide River estuary, is hereby revoked.

Dated: 28 June 2023

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

FISHERIES MANAGEMENT ACT 2007

SECTION 79

Revocation

Take note that the notice made under Section 79 of the *Fisheries Management Act 2007*, dated 20 January 2023, and published in the *South Australian Government Gazette* dated 25 January 2023 on page 90, being the first notice on this page, relating to the temporary prohibition on the possession and control of snapper in the waters of the Gulf St. Vincent and Kangaroo Island Fishing Zone, West Coast Fishing Zone, Spencer Gulf Fishing Zone and Port Adelaide River estuary, is hereby revoked.

Dated: 28 June 2023

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

FISHERIES MANAGEMENT ACT 2007

SECTION 79

South East Snapper Fishing Arrangements—Recreational activities

Temporary prohibition of Fishing Activity

Pursuant to section 79 of the *Fisheries Management Act 2007*, I Professor Gavin Begg, Executive Director Fisheries and Aquaculture, delegate of the Minister for Primary Industries and Regional Development, hereby declare that it will be unlawful for a person, other than a person fishing on a lawful fishing charter or a person undertaking a lawful fishing activity of a class constituted as a fishery, to engage in a fishing activity specified in Schedule 1 or have possession or control of Snapper in the circumstances specified in Schedule 2, during the period specified in Schedule 3.

SCHEDULE 1

- 1. The taking of Snapper in the waters of the South East Fishing Zone from a boat, other than a boat providing lawful charter boat fishing services, in any one (1) day, from which three (3) Snapper have already been taken by three (3) or more unlicensed persons on the same day.
- 2. The taking of more than one (1) Snapper by an unlicensed person in any one (1) day, in the waters of the South East Fishing Zone.
- 3. The taking of Snapper by an unlicensed person after a public notice has been issued by the Executive Director Fisheries and Aquaculture that the total catch between 1 July 2023 and 30 June 2024 has reached 7491 kilograms or 3,784 individual Snapper in the waters of the South East Fishing Zone and that no further Snapper may be taken.

SCHEDULE 2

Being in possession of Snapper taken from the waters of the South East in the following circumstances:

- . If the Snapper are taken from a boat, other than a boat providing lawful charter boat fishing services, where the person has not, prior to departing the point of landing (within 100 metres) provided to the Department, by using the SA Fishing app or by calling Fishwatch 1800 065 522, the following information:
 - a. the full name of the person submitting the report and responsible for the boat and fishing activity;
 - b. the mobile phone number of the person submitting the report;
 - c. the number of people participating in the fishing activity;
 - d. the number of Snapper taken from the boat;
 - e. the boat number from which the Snapper were taken, or the registration number of the vehicle used to tow the boat to the point of landing;
 - f. the location of the point of landing.
- 2. If the Snapper are not taken from a boat, where the person has not, prior to departing the location where the Snapper was caught, provided to the Department by using the SA Fishing app or by calling Fishwatch 1800 065 522, the following information:
 - a. the full name of the person fishing and submitting the report;
 - b. the mobile phone number of the person submitting the report;
 - c. the number of Snapper taken;
 - d. the location from where the Snapper was taken.
- 3. At any time after a public notice has been issued by the Executive Director Fisheries and Aquaculture that the total catch between 1 July 2023 and 30 June 2024 has reached 7491 kilograms or 3,784 individual Snapper in the waters of the South East Fishing Zone and that no further Snapper may be taken.

SCHEDULE 3

00:01 hours on 1 July 2023 until 23:59 hours on 30 June 2024.

For the purpose of this notice:

Department - means the Department of Primary Industries and Regions (PIRSA)

in any one day – means during the period commencing at midnight and ending at the midnight next following;

point of landing – means any location a boat can be retrieved after a fishing activity

responsible person – means any person using the boat for the fishing activity.

SA Fishing app – means an application of the same name downloaded from the 'Apple App Store' or 'Google Play'.

Snapper – means Chrysophrys auratus that is at least 38 centimetres in length

Waters of the South East Fishing Zone– meaning the waters adjacent the south east coast of South Australia contained within and bounded by a line commencing at Mean High Water Springs closest to 35°38'26.13" South, 138°07'28.73" East (southern Fleurieu Peninsula), then beginning south-easterly following the line of Mean High Water Springs to the location closest to 38°03'39.05" South, 141°00'00.02" East (South Australian-Victorian border), but excluding the Murray Mouth, then southerly to 38°59'59.95" South, 141°00'00.02" East, then westerly to 38°59'59.95" South, 140°00'00.02" East, then westerly to 37°59'59.95" South, 140°00'00.02" East, then northerly to 37°59'59.95" South, 140°00'00.02" East, then easterly to 37°59'59.95" South, 136°00'00.03" East, then northerly to 35°59'59.95" South, 136°00'00.03" East, then easterly to 35°59'59.95" South, 136°01'00.03" East, then northerly to 35°59'59.95" South, 136°01'00.03" East, then easterly to 35°59'59.95" South, 136°01'00.03" East, then easterly to 35°59'59.95" South, 136°01'00.03" East, then northerly to 35°59'59.95" South, 136°01'00.03" East, then easterly to 35°59'59.95" South, 136°01'00.03" East, then northerly to 35°59'59.95" South, 136°01'00.03" East, then easterly to 35°59'59.95" South, 136°41'04.52" East (south-western Kangaroo Island), then beginning south-easterly following the line of Mean High Water Springs to the location closest to 35°48'07.14" South, 138°07'28.73" East (Cape St Albans, Kangaroo Island), then northerly to the point of commencement.

For the purpose of this notice all lines are geodesics based on the Geocentric Datum of Australia 2020 (GDA2020). GDA2020 has the same meaning as in the *National Measurement (Recognized-Value Standard of Measurement of Position) Determination 2017* made under section 8A of the *National Measurement Act 1960* of the Commonwealth. All co-ordinates are expressed in terms of GDA2020.

Dated: 28 June 2023

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

FISHERIES MANAGEMENT ACT 2007

SECTION 115

Ministerial Exemption ME9903264

TAKE NOTICE that pursuant to section 115 of the *Fisheries Management Act 2007* (the Act), unlicenced persons fishing pursuant to a charter boat fishing agreement with the holder of a licence issued under *the Fisheries Management (Charter Boat Fishery) Regulations 2016*, (the 'exemption holder') are exempt from the provisions of section 72(2)(c) of the *Fisheries Management Act 2007* and regulation 6 of the *Fisheries Management (General) Regulations 2017* but only insofar as the unlicenced person may transit through the waters described in schedule 1 while in possession of Snapper lawfully taken from the South East Fishing Zone during the period 29 June 2023 to 28 June 2024.

SCHEDULE 1

The waters of the Gulf St Vincent and Kangaroo Island Fishing Zone, the Spencer Gulf Fishing Zone, the West Coast Fishing Zone or the Port Adelaide River estuary.

For the purpose of this Notice:

Gulf St. Vincent and Kangaroo Island Fishing Zone, Spencer Gulf Fishing Zone and West Coast Fishing Zone have the same respective meanings as in the Fisheries Management (Marine Scalefish Fishery) Regulations 2017.

Port Adelaide River estuary has the same meaning as in the Fisheries Management (General) Regulations 2017.

This notice does not purport to override the provisions or operation of any other Act including, but not limited to, the *Marine Parks Act 2007*. The exemption holder and 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 June 2023

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

FISHERIES MANAGEMENT ACT 2007

SECTION 115

Ministerial Exemption ME9903270

TAKE notice that pursuant to section 115 of the *Fisheries Management Act 2007*, I Professor Gavin Begg, Executive Director Fisheries and Aquaculture, delegate of the Minister for Primary Industries and Regional Development, hereby declare that the holder of a Commercial Fishery Licence in the Lakes and Coorong Fishery and River Fishery or their registered master (the 'exemption holders') are exempt from section 53(2) of the *Fisheries Management Act 2007* and Regulation 5(a) and Schedule 6 of the *Fisheries Management (General Regulations) 2017* but only insofar as the exemption holder may use a Commercial Yabby Trap as described in schedule 1, to take Yabby in inland waters under their fishery licence (exempted activity) subject to the conditions specified in schedule 2 from 00:01 hrs on 1 July 2023 to 23:59 hrs on 30 June 2024, unless varied or revoked earlier.

SCHEDULE 1

For the purposes of this exemption a Commercial Yabby Trap is a trap constructed of a rigid, non-collapsible frame enclosed with wire mesh that:

- Must not be more than 1 metre at its greatest dimension;
- Must not have more than 2 entrance funnels;
- Must not have any entrance funnel that exceeds 4.5 centimetres at its narrowest part, or, where the Commercial Yabby Trap is open
- at the top with a 20 cm x 20 cm square opening, must not have any entrance funnel that exceeds 7.5 cm at its narrowest part;
- Must be buoyed with a 2 litre white float displaying Licence numbers.

SCHEDULE 2

Being in possession of Snapper taken from the waters of the South East in the following circumstances:

- 1. The exemption holder must not cause the total number of Commercial Yabby Traps used at any one time to exceed the combined total number of Yabby Pot and/or Pyramid Net devices endorsed on the fishery licence, subject to the conditions of the licence.
- 2. While engaging in the exempted activity, the exemption holder must be in possession of a copy of this notice. This notice must be produced to a Fisheries Officer if requested.
- 3. While engaging in the exempted activity, the exemption holder must ensure that all interactions with the Commercial Yabby Trap from air-breathing animals or any other threatened, endangered and protected species (TEPS) are reported in the SARDI TEPS interaction logbook.
- 4. The exemption holder shall not contravene or fail to comply with the Fisheries Management Act 2007, or any regulations made

This notice does not purport to override the provisions or operation of any other Act including, but not limited to, the *River Murray Act 2003*. The exemption holders and their agents must comply with any relevant regulations, permits, requirements and directions from the Department for Environment and Water when undertaking activities within a specially protected area.

Dated: 28 June 2023

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

FISHERIES MANAGEMENT ACT 2007

SECTION 115

Ministerial Exemption ME9903244

Variation

TAKE NOTICE that the Ministerial exemption notice made pursuant to section 115 of the *Fisheries Management Act 2007*, dated 8 February 2023, and published in the *South Australian Government Gazette* dated 16 February 2023, on page 366, being the third notice on that page, applying to holders of a Commonwealth concession issued under the *Fisheries Management Act 1991* (Cwth), is hereby varied such that reference to:

'the provisions contained in the declaration made under section 79 of the *Fisheries Management Act 2007*, dated 20 January 2023, and published in the *South Australian Government Gazette* on 25 January 2023 being the first notice published on page 90'

is deleted and replaced with:

'section 72 of the Fisheries Management Act 2007 and regulation 6(c) of the Fisheries Management (General) Regulations 2017'. Dated: 28 June 2023

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

HOUSING IMPROVEMENT ACT 2016

Rent Control Revocations

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

Address of Premises	Allotment Section	<u>Certificate of Title</u> Volume Folio
228 Kulkyne Street, Renmark West SA 5341	Allotment 26 Deposited Plan 42076 Hundred of Renmark Irrigation Area	CT5272/180
334 Johns Road, Lewiston SA 5501	Allotment 176 Filed Plan 163144 Hundred of Port Gawler	CT3144/139, CT5698/787
Unit 3/1 Moronga Street, Salisbury North SA 5108	Lot comprising pieces 13 & 23 Primary Community 25335 Hundred of Munno Para	CT 6033/642
Unit 2 1 Moronga Street, Salisbury North SA 5108	Lot comprising pieces 12 & 22 Community Plan 25335 Hundred of Munno Para	CT 6033/641

Dated: 29 June 2023

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

INDEPENDENT COMMISSION AGAINST CORRUPTION ACT 2012 OMBUDSMAN ACT 1972

Call for Public Submissions

Notice is hereby given, pursuant to Clause 9 of Schedule 4 of the *Independent Commission Against Corruption Act 2012*, and pursuant to section 29 of the *Ombudsman Act 1972* that I, Philip Strickland SC, call for public submissions in relation to the operations of the Office for Public Integrity, the Independent Commission Against Corruption, and the Ombudsman during the 2022-23 financial year. Submissions may be made through an online form available at <u>www.inspector.sa.gov.au/review</u> by no later than by 5pm, Tuesday 1 August 2023.

Dated: 29 June 2023

PHILIP STRICKLAND SC Inspector of the Independent Commission Against Corruption Office for Public Integrity and Ombudsman SA

JUSTICES OF THE PEACE ACT 2005

SECTION 4

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

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

For a period of ten years for a term commencing on 4 July 2023 and expiring on 3 July 2033:

Christine Pamela WOODCOCK Jillian Margaret WHITFORD Rosalyn Kaye THOMPSON Gayle Frances THOMPSON Robert John SMITH Hassan SALLEH Shayne Abraham RASHEED John PUTTOCK Marcus John PARKER Peter MURPHY Daniel Allen LLEWELLYN Lucinda Jenny KRAUSE Sally Louise KOLBIG David Wayne HARDING George DUNBAR John Richard DAVIS Cathryn Claire CROSBY-WRIGHT Heather Joan COWDEN-TONKES Karen Anne COOK

Dated: 27 June 2023

FRASER STROUD Commissioner for Consumer Affairs Delegate of the Attorney-General

LAND ACQUISITION ACT 1969

SECTION 16

Form 5—Notice of Acquisition

1. Notice of acquisition

The Commissioner of Highways (the Authority), of 83 Pirie Street, Adelaide SA 5000, acquires the following interests in the following land:

Comprising an unencumbered estate in fee simple in that piece of land being the whole of Allotment 81 in Filed Plan 12864 comprised in Certificate of Title Volume 5091 Folio 445.

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

2. Compensation

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

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

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

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

3. Inquiries

Inquiries should be directed to: Rob Gardner GPO Box 1533

GPO Box 1533 Adelaide SA 5001 Telephone: (08) 7133 2415

Dated: 27 June 2023

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

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

DIT 2022/08317/01

LAND ACQUISITION ACT 1969 SECTION 16

Form 5-Notice of Acquisition

1. Notice of acquisition

The Commissioner of Highways (the Authority), of 83 Pirie Street, Adelaide SA 5000, acquires the following interests in the following land:

Comprising an unencumbered estate in fee simple in that piece of land being the whole of Allotment 76 in Filed Plan 19717 comprised in Certificate of Title Volume 5354 Folio 853.

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

2. Compensation

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

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

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

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

3. Inquiries

Inquiries should be directed to: Rob Gardner GPO Box 1533 Adelaide SA 5001

Telephone: (08) 7133 2415

Dated: 27 June 2023

DIT 2022/02886/01

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

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

LAND ACQUISITION ACT 1969 Section 16

Form 5—Notice of Acquisition

1. Notice of acquisition

The Commissioner of Highways (the Authority), of 83 Pirie Street, Adelaide SA 5000, acquires the following interests in the following land:

First: Comprising an unencumbered estate in fee simple in that piece of land being the whole of Allotment 82 in Filed Plan 12864 comprised in Certificate of Title Volume 5129 Folio 399.

Secondly: Comprising an unencumbered estate in fee simple in that piece of land being the whole of Allotment 83 in Filed Plan 12864 comprised in Certificate of Title Volume 5129 Folio 398.

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

2. Compensation

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

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

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

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

3. Inquiries

Inquiries should be directed to: Rob Gardner

GPO Box 1533 Adelaide SA 5001 Telephone: (08) 7133 2415

Dated: 27 June 2023

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

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

DIT 2022/08318/01

LAND ACQUISITION ACT 1969 SECTION 16 Form 5—Notice of Acquisition

1. Notice of acquisition

The Commissioner of Highways (the Authority), of 83 Pirie Street, Adelaide SA 5000, acquires the following interests in the following land:

Comprising an unencumbered estate in fee simple in that piece of land being the whole of Allotment 77 in Filed Plan 19717 comprised in Certificate of Title Volume 5865 Folio 858.

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

2. Compensation

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

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

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

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

3. Inquiries

Inquiries should be directed to: Rob Gardner GPO Box 1533 Adelaide SA 5001

Adelaide SA 5001 Telephone: (08) 7133 2415

Dated: 27 June 2023

DIT 2023/01334/01

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

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

LAND ACQUISITION ACT 1969

SECTION 16

Form 5—Notice of Acquisition

1. Notice of acquisition

The Commissioner of Highways (the Authority), of 83 Pirie Street, Adelaide SA 5000, acquires the following interests in the following land:

First: Comprising an unencumbered estate in fee simple in that piece of land being portion of Allotment 91 in Filed Plan 200227 Hundred of Jellicoe, comprised in Certificate of Title Volume 5421 Folio 66 and being the whole of the land identified as Allotment 400 in D 132209 lodged in the Lands Titles Office,

Secondly: Comprising an unencumbered estate in fee simple in the piece of land being portion of Allotment comprising Piece 92 in Filed Plan 200227 Hundred of Jellicoe, comprised in Certificate of Title Volume 5421 Folio 66 and being the whole of the land identified as Allotments 402 and 403 in D 132209 lodged in the Lands Titles Office,

Thirdly: Comprising an unencumbered estate in fee simple in the piece of land being portion of Allotment comprising Piece 93 in Filed Plan 200227 Hundred of Jellicoe, comprised in Certificate of Title Volume 5421 Folio 66 and being the whole of the land identified as Allotment 406 in D 132209 lodged in the Lands Titles Office.

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

2. Compensation

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

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

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

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

3. Inquiries

ted to:	Philip Cheffirs
	GPO Box 1533
	Adelaide SA 5001
	Telephone: (08) 7133 2395

Dated: 27 June 2023

Inquiries should be direc

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

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

DIT 2022/09502/01

LAND ACQUISITION ACT 1969 SECTION 16

Form 5—Notice of Acquisition

1. Notice of acquisition

The Commissioner of Highways (the Authority), of 83 Pirie Street, Adelaide SA 5000, acquires the following interests in the following land:

Comprising an unencumbered estate in fee simple in that piece of land being portion of Allotment 23 in Deposited Plan 27003 comprised in Certificate of Title Volume 5397 Folio 61, and being the whole of the land identified as Allotment 2450 in D132290 lodged in the Lands Titles Office.

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

2. Compensation

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

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

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

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

3. Inquiries

Inquiries should be directed to: Daniel Tuk GPO Box 1533 Adelaide SA 5001

Telephone: (08) 7133 2479

Dated: 28 June 2023

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

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

DIT 2021/12966/01

LAND ACQUISITION ACT 1969

SECTION 16

Form 5—Notice of Acquisition

1. Notice of acquisition

The Commissioner of Highways (the Authority), of 83 Pirie Street, Adelaide SA 5000, acquires the following interests in the following land:

Comprising an unencumbered estate in fee simple in that piece of land being portion of Allotment 56 in Deposited Plan 48317 comprised in Certificate of Title Volume 6185 Folio 470, and being the whole of the land identified as Allotment 369 in D 132331 lodged in the Lands Titles Office.

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

2. Compensation

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

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

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

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

3. Inquiries

Inquiries should be directed to: Philip Cheffirs GPO Box 1533 Adelaide SA 5001 Telephone: (08) 7133 2395

Dated: 28 June 2023

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

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

DIT 2022/09490/01

LAND ACQUISITION ACT 1969

SECTION 16

Form 5—Notice of Acquisition

1. Notice of acquisition

The Commissioner of Highways (the Authority), of 83 Pirie Street, Adelaide SA 5000, acquires the following interests in the following land:

Comprising an unencumbered estate in fee simple in that piece of land being the whole of Allotment 107 and Allotment 108 in Filed Plan No 8100 comprised in Certificate of Title Volume 5829 Folio 441.

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

2. Compensation

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

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

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

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

3. Inquiries

Inquiries should be directed to: Daniel Tuk GPO Box 1533 Adelaide SA 5001 Telephone: (08) 7133 2479

Dated: 28 June 2023

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

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

DIT 2022/06507/01

LANDSCAPE SOUTH AUSTRALIA ACT 2019

Appointment

Pursuant to section 249 of the *Landscape South Australia Act 2019* ('the Act') I, the Honourable Susan Close MP, Minister for Climate Environment and Water, am pleased to appoint the Hon John David Hill on 3 July 2023 as an independent person to conduct a review on the operation and effectiveness of the Act. The review is to formally commence on 14 August 2023.

Date: 16 June 2023

SUSAN CLOSE MP Minister for Climate, Environment and Water

LANDSCAPE SOUTH AUSTRALIA ACT 2019

Notice of Authorisation to Take Water from the Gawler River Prescribed Watercourse

Ref. 291759

PURSUANT to Section 105 of the Landscape South Australia Act 2019 ('the Act'), I, Dan Jordan, delegate of the Minister for Climate, Environment and Water (the Minister), to whom the Act is committed, hereby authorise the taking of water from the Gawler River Prescribed Watercourse prescribed under the Natural Resources Management (Western Mount-Lofty Ranges – Prescribed Watercourses) Regulations 2005 from the areas specified in Schedule A, for the purposes set out in Schedule B and subject to the conditions specified in Schedule C.

SCHEDULE A

Areas

Allotment (reserve) 47 of Deposited Plan 94551, within the Hundred of Mudla Wirra.

SCHEDULE B

Purpose

To supply water to municipal and agricultural users either directly or via managed aquifer recharge and recovery activities, through the operation of the Gawler Water Reuse Scheme.

SCHEDULE C

Conditions

- 1. Water may only be taken from the date of publication of this notice until 30 June 2026.
- 2. A maximum volume of 3,200,000 kilolitres of water per water use year may be taken from the Gawler River Prescribed Watercourse, from the area specified in Schedule A for the purpose specified in Schedule B.
- 3. Water must not be taken from the Gawler River Prescribed Watercourse when the rate of flow in the River at an approved point where water will be taken is less than 616 litres per second (threshold flow rate). The authorised water user must record flow rate immediately prior to and after each extraction of water from the Gawler River Prescribed Watercourse.
- 4. Structures associated with the purpose must be consistent with the objectives and principles of Section 8 (in particular section 8.5) of the Western Mount Lofty Ranges Prescribed Water Resources Area Water Allocation Plan and standards and guidelines as approved by the Minister or their representative.
- 5. The authorised water user must not take water except through a meter(s), supplied, installed and maintained in accordance with the South Australian Licensed Water Use Meter Specification approved by the Minister, as may be amended from time to time.
- 6. Meter readings must be used to determine the quantity of water taken. The authorised water user must take meter readings(s) from each meter through which water is taken pursuant to this authorisation and must monitor and record timing and volumes of extraction.
- 7. Monitoring of surface water flow, volumes or water quality associated with the purpose must be consistent with relevant standards and guidelines as approved by the Minister or their representative.
- 8. The water user must provide the following to the Minister's representative (emailed to <u>dew.mar@sa.gov.au</u> and <u>dewwaterlicensing@sa.gov.au</u>) not more than 30 days after cessation of the preceding water use year, in the form specified by the Minister's representative:
 - a. meter readings and extraction volumes in accordance with Condition 6; and
 - b. flow rate immediately prior to and after each extraction, in accordance with Condition 3.
- 9. If any device used to measure and collect data relevant to this authorisation, fails to accurately measure or record, or there is any reason to suspect that the device may be defective, then the water user must notify the Minister's representative immediately, replace or repair the device as soon as practical and provide suitable alternative data to supplement missing data.
- 10. The water user must comply with the provisions applying to meters set out in Regulation 12 of the Landscape South Australia (Water Management) Regulations 2020. It is an offence to contravene or fail to comply with those provisions.

For the purposes of this authorisation:

- 'Water user' means a person who is authorised to take water pursuant to this notice.
- 'Water use year' means a period of 12 months commencing on 1 July and ending 30 June the following calendar year.

Words used in this authorisation that are defined in the Act shall have the meanings as set out in the Act.

This authorisation will commence on the date below and will remain in effect until 30 June 2026 unless earlier varied or revoked. Dated: 23 June 2023

> DAN JORDAN A/Executive Director, Water and River Murray Department for Environment and Water Delegate of the Minister for Climate, Environment and Water

LANDSCAPE SOUTH AUSTRALIA ACT 2019

Notice of Authorisation to Take Water from the River Torrens/Karrawirra Parri Prescribed Watercourse

Ref. 255827

PURSUANT to Section 105 of the Landscape South Australia Act 2019 (the Act), I, Dan Jordan, delegate of the Minister for Climate, Environment and Water (the Minister) in the State of South Australia and the Minister to whom the Act is committed, hereby authorise the taking of water from the River Torrens/Karrawirra Parri Prescribed Watercourse (the Watercourse) prescribed under the Natural Resources Management (Western Mount Lofty Ranges—Prescribed Watercourses) Regulations 2005 from the areas specified in Schedule A, for the purpose set out in Schedule B and subject to the conditions specified in Schedule C.

SCHEDULE A

Areas

Allotment 13 and 14 of Deposited Plan 85638 within the Hundred of Adelaide; and Allotment 17 of Deposited Plan 86067 within the Hundred of Yatala.

SCHEDULE B

Purpose

For the purpose of supplying water for injection via the Waterproofing the West Managed Aquifer Recharge and Recovery Scheme (the Scheme), as well as maintaining wetlands located at St Clair, Old Port Road, West Lakes Golf Course and Cooke Reserve and for irrigating land used for recreation within the boundary of the City of Charles Sturt.

SCHEDULE C

Conditions

- 1. Water may only be taken from the date of publication of this notice until 30 June 2026.
- 2. A maximum volume of 2,400,000 kilolitres of water per water use year may be taken from the Watercourse, from the area specified in Schedule A for the purpose specified in Schedule B during the period referred to in Condition 1 above.
- 3. The Scheme must be operated in accordance with a Risk Monitoring and Management Plan (the Plan) approved by the Minister or their representative.
- 4. Structures associated with the purpose must be consistent with the objectives and principles of Section 8 (in particular section 8.5) of the Western Mount Lofty Ranges Prescribed Water Resources Area Water Allocation Plan and standards and guidelines as approved by the Minister or his representative.
- 5. The water user must not take water from the Watercourse during the months October to November (inclusive) and April to May (inclusive) unless the flow rate of the River at the point of extraction is greater than 1,000 litres per second or a flow depth of at least 100 mm.
- 6. The water user must not take water from the Watercourse during all months except for October to November (inclusive) and April to May (inclusive), unless the flow rate of the River at the point of extraction is greater than 200 litres per second.
- 7. The water user must record the flow rate and flow depth at the point of extraction, immediately prior to commencing each extraction of water from the Watercourse.
- 8. The water user must monitor and record timing and volumes of extraction and water quality associated with the purpose, and must be consistent with the monitoring requirements of the approved Risk Management and Monitoring Plan.
- 9. The water user must not take water except through a meter(s) supplied, installed and maintained in accordance with the South Australian Licensed Water Use Meter Specification approved by the Minister as may be amended from time to time.
- 10. The water user must take meter readings(s) from each meter through which water is taken pursuant to this authorisation. Meter reading(s) must be taken within the first fourteen days of the date of this authorisation, during the first fourteen calendar days of July each year and within the first fourteen days of the expiry date of this authorisation.
- 11. The water user must provide the following in a report, not more than 30 days after cessation of each water use year, in the form specified by the Minister's representative:
 - a. all monitoring data collected in accordance with the annual report monitoring deliverables contained in the approved Risk Management and Monitoring Plan; and
 - b. all data in accordance with Conditions 7, 8 and 10.
 - The report is to be emailed to <u>dew.mar@sa.gov.au</u> and <u>dewwaterlicensing@sa.gov.au</u>.
- 12. If any device used to measure and collect data relevant to this authorisation, fails to accurately measure or record, or there is any reason to suspect that the device may be defective, then the water user must: notify the Minister's representative immediately; replace or repair the device as soon as practical; and provide suitable alternative data to supplement missing data.
- 13. The water user must comply with the provisions applying to meters set out in Regulation 12 of the Landscape South Australia (Water Management) Regulations 2020. It is an offence to contravene or fail to comply with those provisions.

For the purposes of this authorisation:

- 'Water user' means a person who is authorised to take water pursuant to this notice.
- 'Water use year' means a period of 12 months commencing on 1 July and ending 30 June the following calendar year.
- 'Watercourse' means the River Torrens/Karrawirra Parri Prescribed Watercourse.

Words used in this authorisation that are defined in the Act shall have the meanings as set out in the Act.

This authorisation will commence on the date below and will remain in effect until 30 June 2026 unless earlier varied or revoked. Dated: 23 June 2023

DAN JORDAN A/Executive Director, Water and River Murray Department for Environment and Water Delegate of the Minister for Climate, Environment and Water

LANDSCAPE SOUTH AUSTRALIA ACT 2019

Notice of Authorisation to Take Water from the River Torrens/Karrawirra Parri Prescribed Watercourse

Ref. 257400

PURSUANT to Section 105 of the Landscape South Australia Act 2019 (the Act), I, Dan Jordan, delegate of the Minister for Climate, Environment and Water (the Minister), to whom the Act is committed, hereby authorise the taking of water from the River Torrens/Karrawirra Parri Prescribed Watercourse prescribed under the Natural Resources Management (Western Mount Lofty Ranges— Prescribed Watercourses) Regulations 2005 from the areas specified in Schedule A, for the purpose set out in Schedule B and subject to the conditions specified in Schedule C.

SCHEDULE A

SCHEDULE B

Allotment 13 and 14 of Deposited Plan 85638 and Allotment 17 of Deposited Plan 86067 within the Hundred of Yatala.

Purpose

Areas

For maintaining wetlands located at the following geographic decimal coordinates:

Site	Longitude	Latitude	
St Clair Wetland start	138.534525	-34.870969	
St Clair Wetland middle	138.533369	-34.869572	
St Clair Wetland end	138.530194	-34.864459	
Old Port Road Wetland middle	138.509570	-34.863788	
Old Port Road Wetland end	138.503810	-34.859941	
West Lakes Golf Course Wetland	138,502908	-34.869778	
Cooke Reserve Wetland	138.505467	-34.869414	

SCHEDULE C

Conditions

1. Water may only be taken from the date of publication of this notice until 30 June 2026.

- 2. Water may only be taken in conjunction with a released flow of water to the Torrens Lake, in accordance with the 'Dilution Flow Extraction Trial Risk Management Plan'.
- 3. Subject to Condition 2, a total maximum volume of 350,000 kilolitres of water per water use year may be taken from the River Torrens/Karrawirra Parri Prescribed Watercourse, from the area specified in Schedule A, for the purpose specified in Schedule B.
- 4. The water user must take water from the River Torrens/Karrawirra Parri Prescribed Watercourse, and monitor and report, as per the approved 'Dilution Flow Extraction Trial Risk Management Plan'.
- 5. The water user must not take water except through a meter supplied, installed and maintained in accordance with the South Australian Licensed Water Use Meter Specification, approved by the Minister, as may be amended from time to time.
- 6. Meter readings must be used to determine the quantity of water taken.
- 7. The water user must provide a report annually, not more than 30 days after the cessation of the water use year. The report will be provided in the form specified by the Minister's representative, and include for the previous water use year:
 - a. meter readings and extraction volumes, which verify that water has only been taken in conjunction with a released flow to the Torrens Lake; and
 - b. all data in accordance with Condition 4.

The report is to be emailed to <u>dew.mar@sa.gov.au</u> and <u>dewwaterlicensing@sa.gov.au</u>.

- 8. If any device used to measure and collect data relevant to this authorisation, fails to accurately measure or record, or there is any reason to suspect that the device may be defective, then the water user must notify the Minister's representative immediately, replace or repair the device as soon as practical and provide suitable alternative data to supplement missing data.
- 9. The water user must comply with the provisions applying to meters set out in Regulation 12 of the Landscape South Australia (Water Management) Regulations 2020. It is an offence to contravene or fail to comply with those provisions.

For the purposes of this authorisation:

'Water user' means a person who is authorised to take water pursuant to this notice.

'Water use year' means a period of 12 months commencing on 1 July and ending 30 June the following calendar year.

Words used in this authorisation that are defined in the Act shall have the meanings as set out in the Act. This authorisation will commence on the date below and will remain in effect until 30 June 2026 unless earlier varied or revoked. Dated: 23 June 2023

DAN JORDAN A/Executive Director, Water and River Murray Department for Environment and Water Delegate of the Minister for Climate, Environment and Water

LANDSCAPE SOUTH AUSTRALIA ACT 2019

Notice of Authorisation to Take Water from the River Torrens/Karrawirra Parri Prescribed Watercourse

Ref. 257403

PURSUANT to Section 105 of the Landscape South Australia Act 2019 (the Act), I, Dan Jordan, delegate of the Minister for Climate, Environment and Water (the Minister), to whom the Act is committed, hereby authorise the taking of water from the River Torrens/Karrawirra Parri Prescribed Watercourse prescribed under the Natural Resources Management (Western Mount Lofty Ranges— Prescribed Watercourses) Regulations 2005 from the areas specified in Schedule A, for the purpose set out in Schedule B and subject to the conditions specified in Schedule C.

SCHEDULE A

Location of initial extraction – The River Torrens/Karrawirra Parri within the reserve at Allotment 64 of Deposited Plan 6278 within the Hundred of Yatala.

SCHEDULE B

Purpose

Areas

For replenishing and maintaining the Grange Lakes system meaning the Grange Lakes artificial waterway and surrounding linear reserve extending from Grange Road (south) to Trimmer Parade (north), in the metropolitan suburb of Grange, in Adelaide, South Australia.

SCHEDULE C

Conditions

- 1. Water may only be taken from the date of publication of this notice until 30 June 2026.
- 2. Water may only be taken in conjunction with a released flow of water to the Torrens Lake in accordance with the 'Dilution Flow Extraction Trial Risk Management Plan'.
- 3. Subject to Condition 2, a total maximum volume of 350,000 kilolitres of water per water use year may be taken from the River Torrens/Karrawirra Parri Prescribed Watercourse, from the area specified in Schedule A for the purpose specified in Schedule B.
- 4. The water user must take water from the River Torrens/Karrawirra Parri Prescribed Watercourse, and monitor and report, as per the approved 'Dilution Flow Extraction Trial Risk Management Plan'.
- 5. The water user must not take water except through a meter supplied, installed and maintained in accordance with the South Australian Licensed Water Use Meter Specification approved by the Minister as may be amended from time to time.
- 6. Meter readings must be used to determine the quantity of water taken.
- 7. The water user must provide a report annually, not more than 30 days after the cessation of the water use year. The report will be provided in the form specified by the Minister's representative, and include for the previous water use year:
 - a. meter readings and extraction volumes, which verify that water has only been taken in conjunction with a released flow to the Torrens Lake; and
 - b. all data in accordance with Condition 4.

The report is to be emailed to <u>dew.mar@sa.gov.au</u> and <u>dewwaterlicensing@sa.gov.au</u>.

- 8. If any device used to measure and collect data relevant to this authorisation, fails to accurately measure or record, or there is any reason to suspect that the device may be defective, then the water user must notify the Minister's representative immediately, replace or repair the device as soon as practical and provide suitable alternative data to supplement missing data.
- 9. The water user must comply with the provisions applying to meters set out in Regulation 12 of the *Landscape South Australia (Water Management) Regulations 2020*. It is an offence to contravene or fail to comply with those provisions.

For the purposes of this authorisation:

'Water user' means a person who is authorised to take water pursuant to this notice.

'Water use year' means a period of 12 months commencing on 1 July and ending 30 June the following calendar year.

Words used in this authorisation that are defined in the Act shall have the meanings as set out in the Act.

This authorisation will commence on the date below and will remain in effect until 30 June 2026 unless earlier varied or revoked. Dated: 23 June 2023

DAN JORDAN A/Executive Director, Water and River Murray Department for Environment and Water Delegate of the Minister for Climate, Environment and Water

LIBRARY BOARD OF SOUTH AUSTRALIA

State Library Fees and Charges Schedule 2023-2024

Fees and Charges Schedule 20		.	
Description of Activity	Gazzetted	Gazzetted	Last
	Charge	Charge	Assessed
* Denotes GST included - please see note at document end	2022-23	2023-24	
Services			
Photocopying/Printing	40.00	<u> </u>	
A4 - Black & White	\$0.20	\$0.20	14-Mar-23
A4 - Colour	\$1.00	\$1.00	14-Mar-23
A3 - Black & White	\$0.30	\$0.30	14-Mar-23
A3 - Colour	\$2.00	\$2.00	14-Mar-23
Reference Queries/Customer Orders			
B&W Photo quality archival paper - up to A4 size print	\$19.00	\$19.00	14-Mar-23
B&W Photo quality archival paper - up to A3 size print	\$22.00	\$22.00	14-Mar-23
B&W Photo quality archival paper - up to A2 size print	\$30.00	\$30.00	14-Mar-23
Colour Photo quality archival paper - up to A4 size print	\$23.00	\$23.00	14-Mar-23
Colour Photo quality archival paper - up to A3 size print	\$26.00	\$26.00	14-Mar-23
Colour Photo quality archival paper - up to A2 size print	\$40.00	\$40.00	14-Mar-23
Image downloaded and saved	\$10.00	\$10.00	14-Mar-23
A4 microfiche / film staff operated	\$2.50	\$2.50	14-Mar-23
A3 microfiche / film staff operated	\$3.80	\$3.80	14-Mar-23
A2 microfiche / film staff operated	\$10.00	\$10.00	14-Mar-23
Scan and save microfilm image	\$12.00	\$12.00	14-Mar-23
Priority Service - 3 working days maximum	50%	50%	14-Mar-23
Express Service - 1 working day maximum	100%	100%	14-Mar-23
Staff operated photocopying (A4)/scanning to PDF using MFD	\$0.30	\$0.30	14-Mar-23
Staff operated photocopying (A3) using MFD	\$0.60	\$0.60	14-Mar-23
Overhead Scanner			
Overhead Scanning, up to 3	\$10.00	\$10.00	14-Mar-23
Overhead Scanning, up to 25	\$40.00	\$40.00	14-Mar-23
Overhead Scanning, each additional page	\$0.50	\$0.50	14-Mar-23
Flatbed Scanner			
Scanning of undigitised material	\$10.00	\$10.00	14-Mar-23
Rescanning (max. 2400dpi)	\$20.00	\$20.00	
Download to USB	\$4.00	\$4.00	14-Mar-23
High-res TIFF files converted to PDF (access copies) - single files, up to 3	\$10.00	\$10.00	14-Mar-23
High-res TIFF files converted to PDF (access copies) - consecutive pages, up to 25	\$40.00	\$40.00	14-Mar-23
High-res TIFF files converted to PDF (access copies) - each additional	\$0.50	\$0.50	14-Mar-23
consecutive page	90.90	90.90	14-10101-20
Retrieval			
Retrieval for 1 item	\$20.00	\$20.00	14-Mar-23
Retrieval for 5 items	\$40.00	\$40.00	14-Mar-23
each subsequent item	\$10.00	\$10.00	14-Mar-23
Preservation			
Labour Rate per hour	N/A	\$63.00	14-Mar-23
Audio Visual			
Digitising from Collections audio format to digital file up to 3 hours	\$29.26	\$29.30	14-Mar-23
Digital File Delivery	\$11.64	\$11.70	14-Mar-23
Digitising from Collections audio format to digital file over 3 hours POA	POA	POA	14-Mar-23
Digitising from collections video format to digital file up to 3 hours	POA	\$29.30	14-Mar-23
Digitising from Collections video format to digital file over 3 hours	POA	POA	14-Mar-23
Digitising from collections film format to digital file	POA	POA	14-Mar-23
Flatbed Scans Preservation Standard scan - original material scanned to a minimum of 50Mb			
(Jpeg or TIFF)	N/A	\$29.30	14-Mar-23
Custom size scanning- original material A3 size or smaller (Jpeg or TIFF)	N/A	\$172.20	14-Mar-23
Large Format Colour Scans - Overhead scanner			
Overhead scanning up to 3	\$10.00	\$10.00	14-Mar-23
Overhead scanning up to 25	\$40.00	\$40.00	14-Mar-23
Overhead scanning - each additional page	\$0.50	\$0.50	14-Mar-23
Large Format Colour Scans - Roller scanner	, -		

A2-A0	\$30.04	\$30.10	14-Mar-23
Large Format Colour Scans - Flatbed scanner			
A2	\$64.73	\$64.80	14-Mar-23
A1	\$207.43	\$207.50	14-Mar-23
A0	\$275.45	\$275.50	14-Mar-23
Transfer file to USB flash drive	POA	POA	14-Mar-23
Marketing			
Facilities Hire *	POA	POA	14-Mar-23
Tours	POA	POA	14-Mar-23
External Exhibition Loans	POA	POA	14-Mar-23
Seminars			
Hosted by SLSA	\$-	\$-	14-Mar-23
Hosted by PLS	\$-	\$-	14-Mar-23
Other Seminars, short courses and training sessions	POA	POA	14-Mar-23
Directorate			
Consultancies *	POA	POA	14-Mar-23
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 *	¢2.00	¢2100	194103
Interlibrary photocopying per article (up to 25 pages)			
Core - 4 working days - electronic delivery	\$18.50	\$19.70	14-Mar-23
Rush - 24 Hours Mon to Fri - electronic delivery	\$37.00	\$39.30	14-Mar-23
Express - 2 working hours Mon to Fri - electronic delivery	\$55.50	\$59.00	14-Mar-23
Interlibrary photocopying each additional 25 pages	\$4.00	\$4.00	14-Mar-23
Interlibrary Loans to Australian Libraries	÷	÷.00	14 10101 2.3
Core - 4 working days - including default delivery fees for normal delivery	\$28.50	\$30.30	14-Mar-23
Rush - 24 Hours Mon to Fri - including default delivery fees for express post	\$52.00	\$55.30	14-Mar-23
Express - 2 working hours Mon to Fri - including default delivery fees for			
express post or courier	\$70.50	\$74.90	14-Mar-23
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 *	costructovery	cost necovery	190103
Interlibrary photocopying per article (up to 25 pages)			
Core - 5 working days	28.5	30.3	14-Mar-23
Rush - AM/PM Mon to Fri	52	55.3	14-Mar-23
Express - 2 working hours Mon to Fri	70.5	74.9	14-Mar-23
Interlibrary photocopying each additional 25 pages	4	4.5	1-Jul-20
Photocopying A4 & A3 for SA Public Libraries - PLASA levy (staff operated) -			1301-20
Maximum of \$5.00 per request	0.3	0.3	1-Jul-97
Interlibrary Loans to Australian Libraries			
Core - 4 working days	28.5	30.3	14-Mar-23
Rush - 24 Hours Mon to Fri	28:5 52	55.3	14-Mar-2
Express - 2 working hours Mon to Fri	70.5	74.9	14-Mar-23
· •			
nterlibrary Loans to Overseas Libraries	Cost Recovery	Cost Recovery	1-Jul-0

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.

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

Dated: 26 June 2023

GEOFF STREMPEL Director State Library of South Australia

MENTAL HEALTH ACT 2009

Conditions placed on an Approved Treatment Centre

NOTICE is hereby given that the Chief Psychiatrist, pursuant to Section 96 of the Act, has determined that Building 6 of the Repatriation Health Precinct, Southern Adelaide Local Health Network, 216 Daws Road, Daw Park SA 5054, will be an Approved Treatment Centre for the purposes of this Act which will be known as: Timor 6. This determination is subject to the following limitation: a bed plan approved by the Chief Psychiatrist will determine the maximum number of patients under the care of an inpatient treatment order who will be admitted at any one time.

Dated: 29 June 2023

DR JOHN BRAYLEY Chief Psychiatrist

MINING ACT 1971

SECTION 56H

Application for a Mining Lease

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

Applicant:	Stoney Pinch Pty Ltd (ACN 125 154 038)
Claim Number:	4551
Location:	CT 5666/260, Pike River area - approximately 12km southeast of Renmark.
Area:	10.72 hectares approximately
Purpose:	Extractive Minerals (Limestone)
Reference:	2022/000205

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

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

https://www.energymining.sa.gov.au/industry/minerals-and-mining/mining/community-engagement-opportunities.

Written submissions in relation to this application are invited to be received at the Department for Energy and Mining, Mining Regulation, Attn: Business Support Officer, GPO Box 320 ADELAIDE SA 5001 or dem.miningregrehab@sa.gov.au by no later than **12 July 2023**.

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

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

Dated: 29 June 2023

C. ANDREWS Acting Mining Registrar as delegate for the Minister for Energy and Mining Department for Energy and Mining

MINING ACT 1971

SECTION 56H

Application for a Mining Lease

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

Applicant:	Boral Resources (SA) Limited (ACN 007 516 494)
Location:	CT 6258/275, Rocky Gully area – approximately 6 km west of Murray Bridge.
Area:	1.86 hectares approximately
Purpose:	A fire track, located within the northern boundary of the MPL area, and an internal haul road located within the
	southern portion of the MPL area
Reference:	2022/000060

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

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

https://www.energymining.sa.gov.au/industry/minerals-and-mining/mining/community-engagement-opportunities

Written submissions in relation to this application are invited to be received at the Department for Energy and Mining, Mining Regulation, Attn: Business Support Officer, GPO Box 320 ADELAIDE SA 5001 or <u>dem.miningregrehab@sa.gov.au</u> by no later than **13 July 2023**.

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

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

Dated: 29 June 2023

C. ANDREWS Acting Mining Registrar as delegate for the Minister for Energy and Mining Department for Energy and Mining

MINING ACT 1971

South Australia

Mining (Fees) (No 3) Notice 2023

under the Mining Act 1971

1—Short title

This Notice may be cited as the Mining (Fees) (No 3) Notice 2023.

Note—

This is a fee notice made in accordance with the *Legislation (Fees) Act 2019* and revokes the *Mining (Fees) (No 2) Notice 2023* made on 26 May 2023 as published in the South Australian Government Gazette on 1 June 2023 p. 1403 - 1410.

2—Commencement

This notice has effect on 1 July 2023.

3—Interpretation

In this notice—

Act means the Mining Act 1971;

capital cost means—

- a. in relation to a mining lease, the aggregate of the costs incurred or reasonably expected to be incurred before operations constituting the mining or recovery of minerals commence under the lease; or
- b. in relation to a miscellaneous purposes licence, the aggregate of the capital costs incurred or reasonably expected to be incurred under or in connection with the licence, including costs associated with any of the following:
 - c. engineering, planning or design work;
 - d. works associated with open pit development or underground working development;
 - e. constructing or installing infrastructure for the operations including
 - i. pit and underground infrastructure; and
 - ii. fixed plant; and
 - iii. rock and tailings waste storage facilities; and
 - iv. buildings, powerlines, bores and roads;
- f. constructing or installing structures, or undertaking earthworks, to prevent, or limit, damage to or impairment of, the environment by the operations;
- g. measures associated with the assessment, management, limitation and remediation of the environmental impacts of the operations;
- h. making provision for contingencies, excluding any costs incurred or reasonably expected to be incurred in acquiring land or constructing or installing infrastructure outside the area of the mining lease or miscellaneous purposes licence (as the case may be);

conservation park has the same meaning as in the National Parks and Wildlife Act 1972;

conservation reserve means-

- (a) land dedicated as a conservation reserve under section 5 of the *Crown Lands Act 1929* or section 18 of the *Crown Land Management Act 2009*; or
- (b) land in relation to which a declaration is in force under section 55 of the *Crown Land Management Act 2009*;

declared RAMSAR wetland has the same meaning as in the *Environment Protection and Biodiversity Conservation Act 1999* of the Commonwealth;

exploration regulation fee zone—see regulation 87 of the Mining Regulations 2020;

heritage agreement means a heritage agreement entered into under section 23 of the *Native Vegetation Act 1991*;

industrial minerals has the same meaning as in the Mining Regulations 2020;

level 1, level 2, level 3, or *level 4 change*—see regulation 87 of the *Mining Regulations 2020*;

tier 1, tier 2, tier 3 or *tier 4 draft* or *tier 1, tier 2, tier 3* or *tier 4 program*—see regulation 87 of the *Mining Regulations 2020*;

zone 1 exploration regulation fee zone, zone 2 exploration regulation fee zone and *zone 3 exploration regulation fee zone*—see regulation 87 of the *Mining Regulations 2020.*

4—Fees

- (1) The fees set out in Schedule 1 are prescribed for the purposes of the Act and payable as specified in that Schedule.
- (2) The fees set out in Schedule 2 are prescribed for the purposes of the Act and payable in connection with the submission of programs as specified in that Schedule.

Schedule 1—Fees

1	Appli	\$671.00			
2	Explo	oration	licence	e—	
	(a)	appli	cation 1	fee	\$954.00
	(b)	annu	al fee—	-the sum of the following components:	
		(i)	admin	istration component	\$191.00
		(ii)	regula	ation component	
			(A)	in the case of an exploration licence in respect of land that is wholly within a zone 1 exploration regulation fee zone	\$628.00 or \$14.60 per km ² or part of a km ² in the area of the licence, whichever is the greater
			(B)	in the case of an exploration licence in respect of land that is within, or partly within, a zone 2 exploration regulation fee zone (and is not also partly within a zone 3 exploration regulation fee zone)	\$840.00 or \$19.40 per km ² or part of a km ² in the area of the licence, whichever is the greater
			(C)	in the case of an exploration licence in respect of land that is within, or partly within, a zone 3 exploration regulation fee zone	\$1 057.00 or \$24.50 per km ² or part of a km ² in the area of the licence, whichever is the greater
	licenc		l no allo	ill be calculated according to the nominal area of the owance will be made for land that is not available for	
3	Minir	ng leas	se—		
	(a)	appli	cation	fee—the sum of the following components:	
		(i)	base c	component	\$1 906.00
		(ii)	advert	tising component	\$1 029.00

(iii) assessment component-

4

		(A)	in the case of a mining lease that is authorised to recover, use and sell or dispose of solely extractive minerals or industrial minerals—	
			• for a mining lease that has an estimated annual production of less than 100 000 tonnes of minerals	\$1 269.00
			• for a mining lease that has an estimated annual production of 100 000 tonnes or more of minerals	\$6 340.00
		(B)	in any other case—	
			• if the whole or any part of the mining lease area is within the area of a council or a reserve within the meaning of the <i>National Parks and Wildlife Act 1972</i> —	
			 for a mining lease that has a capital cost of less than \$1 000 000 	\$1 269.00
			 for a mining lease that has a capital cost of \$1 000 000 or more 	0.25% of capital cost up to a maximum of \$250 000
			• if the whole of the mining lease area is outside the area of a council <i>and</i> is outside a reserve within the meaning of the <i>National Parks and Wildlife Act 1972</i> —	
			 for a mining lease that has a capital cost of less than \$1 000 000 	\$1 269.00
			 for a mining lease that has a capital cost of \$1 000 000 or more 	0.125% of capital cost up to a maximum of \$250 000
(b)	annu	al fee–	-the sum of the following components:	
	(i)	admi	nistration component	\$191.00
	(ii)		ation component (other than for a mining lease that is rised to recover, use and sell or dispose of solely extractive rals)	\$376.00
Misc	cellaneo	ous pur	poses licence—	
(a)	appli	ication	fee-the sum of the following components:	
	(i)	base	component	\$1 906.00
	(ii)	adver	tising component	\$1 029.00
	(iii)	asses	sment component—the sum of the following components:	
		(A)	if the whole or any part of the miscellaneous purposes licence area is within the area of a council or a reserve within the meaning of the <i>National Parks and Wildlife</i> <i>Act 1972</i> —	
			• for a licence that has a capital cost of less than \$1 000 000	\$1 269.00
			• for a licence that has a capital cost of \$1 000 000 or more	0.25% of capital cost up to a maximum of \$250 000

		(E	3) if the whole of the miscellaneous purposes licence area is outside the area of a council <i>and</i> is outside a reserve within the meaning of the <i>National Parks and Wildlife Act 1972—</i>				
			 for a licence that has a capital cost of less than \$1 000 000 	\$1 269.00			
			 for a licence that has a capital cost of \$1 000 000 or more 	0.125% of capital cost up to a maximum of \$250 000			
	(b)	annual fe	ee-the sum of the following components:				
		(i) ac	iministration component	\$191.00			
		(ii) re	gulation component	\$376.00			
5	Retention lease—						
	(a)		ion fee for an applicant who intends to carry out only tion operations under the lease—the sum of the following ents:				
		(i) ba	ase component	\$954.00			
		(ii) as	ssessment component; or	\$1 269.00			
	(b)	applicat compon	ion fee in any other case—the sum of the following ents:				
		(i) ba	ase component	\$954.00			
		(ii) ac	lvertising component	\$1 029.00			
		(iii) as	ssessment component	\$6 340.00			
	(c)	annual f	fee—the sum of the following components:				
		(i) ac	lministration component	\$191.00			
		(ii) re	gulation component	\$376.00			
6	Spec	ial mining	g enterprise—				
	(a)	applicat	ion phase fee	\$272 318.00			
	(b)	concept	phase fee	\$27 232.00			
7	Priva	ate mine—annual fee \$191.					
8	Application for consent to transfer a mineral tenement or an interest in a mineral tenement—						
	(a)	base fee	,	\$671.00			
	(b)	plus—					
		es	the mineral tenement to which the application relates has an stimated rehabilitation liability of less than \$10 million as set out the program approved under Part 10A of the Act; or	\$1 635.00			
		es	the mineral tenement to which the application relates has an stimated rehabilitation liability of \$10 million or more as set out a the program approved under Part 10A of the Act	\$3 268.00			
9	Application for approval under section 56R of the Act to make a change to which Part 8B Division 7 of the Act applies—						
	(a)		on to a mining lease that is authorised to recover, use and sell or of solely extractive minerals or industrial minerals—				

		(i)	for a level 1 change	\$272.00
		(ii)	for a level 2 change	\$2 179.00
		(iii)	for a level 3 change	\$5 446.00
	(b)	in re		
		(i)	for a level 1 change	\$545.00
		(ii)	for a level 2 change	\$1 635.00
		(iii)	for a level 3 change	\$10 893.00
		(iv)	for a level 4 change	\$27 232.00
	(c)	in rel	\$2 724.00	
	(d)	in re	lation to a miscellaneous purpose licence	An amount equal to the fee payable under this notice in connection with the submission of a change in respect of the primary mining tenement to which the licence is ancillary
10	Appl	lication	n for approval under section 30AA(4)(c) of the Act	\$671.00
11	Appl	lication		
	(a)	unde	er section 33B(3)(a) of the Act	\$671.00
	(b)	unde	er section 33B(3)(b) of the Act	\$1 089.00
	(c)	unde	or section $33B(3)(c)$ of the Act	\$671.00
12	Application for the amalgamation of the areas of 2 or more mineral tenements			\$671.00
13	Appl	lication		
	(a)	mini	ng lease	\$671.00
	(b)	reten	tion lease	\$671.00
	(c)	misc	ellaneous purposes licence	\$671.00
	(d)	explo	oration licence	\$671.00
14			of an agreement (including an indigenous land use agreement) or on with the Mining Registrar under Part 9B of the Act	\$671.00
15	Appl	lication	\$545.00	
16	Appl	lication	\$545.00	
17	Appl	lication	\$272.00	
18	Appl	lication	n for withdrawal of registration of a caveat, mortgage or dealing	\$272.00

Schedule 2—Fees in relation to submission of programs etc.

1	Submission of a program in respect of a mineral claim or exploration licence—				
	(a)	base fee	\$1 635.00		

(b) plus—

		(i)	if the program provides for the use of declared equipment in a specially protected area or an area adjacent to a specially protected area; or	\$545.00
		(ii)	if the program provides for mining operations to occur in a conservation reserve, a regional reserve, a prescribed lake, a prescribed watercourse, a prescribed well, a State Heritage Area, a State Heritage Place or a declared RAMSAR wetland or on land subject to a heritage agreement; or	\$545.00
		(iii)	if the program provides for mining operations to occur in a national park, a conservation park or a recreation park	\$1 635.00
2		iission 8 appli	of a program in respect of a mining lease (other than if es)	An amount equal to 50% of the assessment component of the application fee payable under this notice in respect of the tenement
3	Subm item 8	\$2 941.00		
4			of a program in respect of a miscellaneous purposes licence if item 8 applies)	An amount equal to the fee payable under this notice in connection with the submission of a program in respect of the primary mining tenement to which the licence is ancillary
5			program submitted for the purposes of section 70B of the Act relating f mining tenements	An amount equal to the fee payable under this notice in connection with the submission of a program in respect of the primary mining tenement within the group
6		mission to the Director of a draft set of objectives and criteria under ion 73G(4) of the Act (other than if item 8 applies)		\$2 724.00
7	Subm sectio			
	(a)	in the	e case of a tier 1 draft	\$1 089.00
	(b)	in the	e case of a tier 2 draft	\$2 724.00
	(c)	in the	e case of a tier 3 draft	\$5 446.00
		plus–	_	
	(d)		draft relates to new mining operations to be carried out at a te mine	\$1 029.00
8	Despi	ite iten	ns 2, 3, 4, 6 and 7, if—	
	(a)	land	subject to a mining lease is contiguous with land on which a	

(a) land subject to a mining lease is contiguous with land on which a private mine is situated; and
9

(b)		gle document is submitted in respect of mining operations on the land tisfy the requirements of both sections $70B(4)$ and $73G(4)$ of the Act,					
the f	ollowii	ng provisions apply:					
(c)	the f	ee payable on submission of initial document is	\$1 361.00				
(d)	paya	ees set out in item 9 apply for the purposes of determining the fee ble in connection with the submission of a revised document as if it a revised program for the purposes set out in that item					
Subr	nission	of revised program—					
(a)	in re	spect of a mineral claim or exploration licence—					
	(i)	if the program provides for the use of declared equipment in a specially protected area or an area adjacent to a specially protected area	\$545.00				
	(ii)	if the program provides for mining operations to occur in a conservation reserve, a regional reserve, a prescribed lake, a prescribed watercourse, a prescribed well, a State Heritage Area, a State Heritage Place or a declared RAMSAR wetland or on land subject to a heritage agreement	\$545.00				
	(iii)	if the program provides for mining operations to occur in a national park, a conservation park or a recreation park	\$1 635.00				
(b)	in respect of a mining lease that authorises mining operations for the recovery of extractive minerals or industrial minerals—						
	(i)	in the case of a tier 1 program	\$272.00				
	(ii)	in the case of a tier 2 program	\$1 089.00				
	(iii)	in the case of a tier 3 program	\$5 446.00				
(c)	in re	spect of a retention lease	\$2 724.00				
(d)	recov	in respect of a mining lease that authorises mining operations for the recovery of minerals (other than extractive minerals or industrial minerals)—					
	(i)	in the case of a tier 1 program	\$545.00				
	(ii)	in the case of a tier 2 program	\$1 635.00				
	(iii)	in the case of a tier 3 program	\$10 893.00				
	(iv)	in the case of a tier 4 program	\$27 232.00				
(e)	in re	spect of a miscellaneous purposes licence	An amount equal to the fee payable under this regulation in connection with the submission of a revised program in respect of the primary mining tenement to which the licence is ancillary				
(f)	respe	r prescribed fee in relation to submission of revised program in ect of which the Minister has made a determination under lation 63(3) or (4) of the <i>Mining Regulations 2020</i>	\$272.00				

10 Submission of a program pursuant to Schedule 5 clause 7 of the Mining Regulations 2020

\$2 724.00

Made by the Minister for Energy and Mining on 28 June 2023

NATIONAL PARKS AND WILDLIFE ACT 1972

Murray River National Park Management Plan

I, SUSAN CLOSE MP, Minister for Climate, Environment and Water, hereby give notice under the provisions of Section 38 of the *National Parks and Wildlife Act 1972* that, on 26 June 2023, I adopted a plan of management for Murray River National Park, Rilli Island Conservation Park, Media Island Conservation Park and Kapunda Island Conservation Park.

Copies of the plan may be obtained from:

https://www.environment.sa.gov.au/topics/park-management/statewide-park-strategies/park-management-plans Department for Environment and Water Customer Service Centre, ground floor, 81-95 Waymouth Street, Adelaide SA 5000 Dated: 26 June 2023

HON SUSAN CLOSE MP Minister for Climate, Environment and Water

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

SECTION 25(5)(B)

Variation of Petroleum Exploration Licence-PEL 639

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 Petroleum Exploration Licence has been varied as follows.

Condition 1 of the licence is omitted and the following substituted:

During the term of the licence, the Licensee shall carry out or cause to be carried out, exploratory operations on the area comprised in belling in control in control, the License shall carry out of cause to carried out, exploratory operations on the act comprises in the licence in accordance with such work programs as are approved by the Minister from time to time. Years one to four exploratory operations are guaranteed. These exploratory operations shall include but not necessarily be limited to:

Year of Term of Licence		Minimum Work Requirements	
One	•	300 km2 3D seismic acquisition	
Two	•	Geological and geophysical studies	
Three	•	Geological and geophysical studies	
Four	•	Geological and geophysical studies	
Five	•	Geological and geophysical studies	

Dated: 22 June 2023

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

,,

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000 Suspension of Petroleum Retention Licence-PRLs 221, 222, 223, 224, 225, 226, 227, 228, 229 and 230

Pursuant to section 90 of the *Petroleum and Geothermal Energy Act 2000*, notice is hereby given that the abovementioned Licences have been suspended for the period from 7 April 2023 to 6 October 2023 inclusive, pursuant to delegated powers dated 29 June 2018. The expiry date of PRLs 221, 222, 223, 224, 225, 226, 227, 228, 229 and 230 is now determined to be 24 April 2026.

Dated: 21 June 2023

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

PLANNING, DEVELOPMENT AND INFRASTRUCTURE ACT 2016

SECTION 76

Amendment to the Planning and Design Code

Preamble

It is necessary to amend the Planning and Design Code (the Code) in operation at 15 June 2023 (Version 2023.8) in order to make changes of form relating to the Code's spatial layers and their relationship with land parcels. NOTE: There are no changes to the application of zone, subzone or overlay boundaries and their relationship with affected parcels or the intent of policy application as a result of this amendment.

- 1. PURSUANT to section 76 of the Planning, Development and Infrastructure Act 2016 (the Act), I hereby amend the Code in order to make changes of form (without altering the effect of underlying policy), correct errors and make operational amendments as follows:
 - Undertake minor alterations to the geometry of the spatial layers and data in the Code to maintain the current relationship a. between the parcel boundaries and Code data as a result of the following:
 - New plans of division deposited in the Land Titles Office between 7 June 2023 and 20 June 2023 affecting the i. following spatial and data layers in the Code:
 - A. Zones and subzones
 - B. Technical and Numeric Variations
 - Building Heights (Levels)
 - Building Heights (Metres) Concept Plan
 - Finished Ground and Floor Levels
 - Interface Height Minimum Dwelling Allotment Size
 - Minimum Frontage

 - Minimum Site Area Minimum Primary Street Setback
 - Minimum Side Boundary Setback
 - Future Local Road Widening Setback
 - Site Coverage
 - Overlays C.
 - Affordable Housing
 - Character Area .
 - Defence Aviation Area
 - Design
 - Environment and Food Production Area Future Road Widening
 - Hazards (Bushfire High Risk)

 - Hazards (Bushfire Medium Risk) Hazards (Bushfire General Risk) Hazards (Bushfire Urban Interface)
 - Hazards (Bushfire Regional)
 - Hazards (Bushfire Outback)
 - Heritage Adjacency
 - Historic Shipwrecks
 - Limited Dwelling Limited Land Division
 - Local Heritage Place
 - Noise and Air Emissions
 - State Heritage Place
 - Stormwater Management
 - Urban Tree Canopy
 - In Part 13 of the Code Table of Amendments, update the publication date, Code version number, amendment type and summary of amendments within the 'Table of Planning and Design Code Amendments' to reflect the amendments to the Code b. as described in this Notice.
- PURSUANT to section 76(5)(a) of the Act, I further specify that the amendments to the Code as described in this Notice will take 2. effect upon the date those amendments are published on the SA planning portal.

Dated: 26 June 2023

GREG VAN GAANS Director, Land and Built Environment, Department for Trade and Investment Delegate of the Minister for Planning

PLANNING, DEVELOPMENT AND INFRASTRUCTURE ACT 2016

SECTION 78

Amendment to the Planning and Design Code

Preamble

It is necessary to amend the Planning and Design Code (the Code) in operation at 15 June 2023 (Version 2023.8) in the interests of the orderly and proper development of an area of the State, and in order to counter applications for undesirable development within the area affected by River Murray Flood Resilient Code Amendment (the Amendment).

PURSUANT to section 78 of the Planning, Development and Infrastructure Act 2016 (the Act), I hereby declare that the Amendment will come into operation on an interim basis on the day it is published on the SA planning portal.

Dated: 23 June 2023

NICK CHAMPION Minister for Planning

PUBLIC SECTOR ACT 2009

SECTION 71

2023 Ministerial Staff Report

Pursuant to section 71 of the *Public Sector Act 2009*, the following details of all appointments to the Minister's personal staff under this section is provided as at 22 June 2023.

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

MINISTER: Premier		Number of Ministerial Staff:	39.8 FTE
APPOINTEE		POSITION	
Bistrovic	John	Chief of Staff home telephone rental and two thirds of calls, reasonable personal use of mobile phone, carpark, private plated motor vehicle, home delivered newspaper, \$30 per month for home internet	\$218,878
Rich	Cheyne	Deputy Chief of Staff reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$178,641
Todd	Adam	Director of Media and Communications reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$185,000
Harmsen	Nicholas	Chief Media Adviser to the Premier reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$178,641
Gillick	Jason	Senior Media Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$145,100
Richardson	Thomas	Senior Media Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$145,100
Richardson	Jemma	Senior Media Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$145,100
Salter	Jennifer	Senior Media Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$145,100
Cooper	Angelina	Media Monitoring Service Manager reasonable personal use of mobile phone, car park	\$142,942
Perre	Pamela	Media Unit Manager reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$140,791
Pham	Minh	Social and Digital Director reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$140,791
Blaikie	Catherine	Senior Ministerial Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$140,791
Brown	Victoria	Senior Ministerial Adviser 0.8 FTE, reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$112,633
Angley	Thomas	Media Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$123,724
Bauer	Catherine	Media Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$123,724
De Bono	Nadine	Media Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$123,724
Harding	Roshni	Media Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$123,724
James	Patrick	Media Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$123,724
Bignell	Conor	Media Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$123,724
Gaskin	Lee	Media Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$123,724
Maios	Theodora	Media Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$123,724
McMahon	Amelia	Media Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$123,724
Pisani	Ashleigh	Media Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$123,724
Street	Andrew	Speech Writer reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$123,724
Ware	Amy	Communications Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$123,724
Carmen	Wendy	Graphic Designer reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$116,259

Duff	Elizabeth	Executive Assistant to the Premier reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$116,259
Griffiths	David	Digital Content Producer reasonable phone, car park, \$30 per month for home internet	\$116,259
Nelli	Harrison	Digital Content Producer reasonable phone, car park, \$30 per month for home internet	\$116,259
Marozzi	Matthew	Ministerial Adviser reasonable phone, car park, \$30 per month for home internet	\$116,259
Whitear	Erin	Ministerial Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$116,259
Heise	Lydia	Ministerial Adviser – Assistant Minister for Autism reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$116,259
Marrett	Thomas	Ministerial Adviser – Assistant Minister to the Deputy Premier reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$116,259
Epstein	Alexandra	Ministerial Adviser – Assistant Minister for Autism reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$116,259
Buntain	Nicholle	Principal Monitor, Media Monitoring Service	\$93,288
Allen	Connie	Media Monitor	\$77,720
Jarrett	Melinda	Media Monitor	\$77,720
Longobardi	Christian	Media Monitor	\$77,720
Holbrook	Sarah	Media Monitor	\$77,720
Mayman	Cameron	Media Monitor	\$77,720

MINISTER: Deputy Premier, Minister for Industry, Innovation and Science, Minister for Defence and Space Industries, Minister for Climate, Environment and Water

Minister for Climate, Environment and Water Number of Ministerial Staff:		6.0 FTE	
APPOINTEE		POSITION	SALARY
Ryan	Timothy	Chief of Staff reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$170,655
Babaniotis	Con	Senior Ministerial Adviser reasonable phone, car park, \$30 per month for home internet	\$140,791
Gore	Emily	Senior Ministerial Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$140,791
Natt	Ashley	Ministerial Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$116,259
Munyard	Caitlin	Ministerial Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$116,259
Woods	Claire	Ministerial Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$116,259

MINISTER: Tr	easurer	Number of Ministerial Staff:	5.0 FTE
APPOINTEE		POSITION	SALARY
Atkinson	John	Chief of Staff reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$170,655
Leyson	Matthew	Senior Ministerial Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$140,791
Cocking	Melissa	Ministerial Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$116,259
Probst	Thomas	Ministerial Adviser reasonable probile phone, car park, \$30 per month for home internet	\$116,259
Fatehi	Tara	Ministerial Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$116,259

APPOINTEE	POSITION		SALARY
Relations and Public Sector		Ministerial Staff:	6.0 FTE
MINISTER: Attorney-General,	Minister for Aboriginal Affairs, Minister for Industrial	Number of	

APPOINTEE	£	POSITION	SALARY
Stewart	Patrick	Chief of Staff reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$170,655
Ah Chee	Roland	Senior Ministerial Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$140,791
Hamra	Charlie	Senior Ministerial Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$140,791

6.0 FTE

Kirkbride	Elliette	Ministerial Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$116,259
Oehme	Angas	Ministerial Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$116,259
Clarke	Lauren	Ministerial Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$116,259

MINISTER: Minister for Infrastructure and Transport, Minister for Energy and Mining Number of Ministerial Staff:

APPOINTEE		POSITION	SALARY
Labropoulos	Panagiotis	Chief of Staff reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$170,655
Кпарр	Evan	Senior Ministerial Adviser reasonable provention of mobile phone, car park, \$30 per month for home internet	\$140,791
Alexandrides	Daniel	Ministerial Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$116,259
Antonopoulos	Nick	Ministerial Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$116,259
Harriss	Corey	Ministerial Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$116,259
Russell	Christopher	Ministerial Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$116,259

MINISTER: Minister for Tourism, Minister for Multicultural Affairs Number of Ministerial Staff: APPOINTEE POSITION		3.0 FTE		
		PC	POSITION	
Geytenbeek	Peter	Chief of Staff reasonable personal use of mobile phone, car p	oark, \$30 per month for home internet	\$170,655
Miller	Daisy	Ministerial Adviser reasonable personal use of mobile phone, car p	oark, \$30 per month for home internet	\$116,259
Perry	Cathy	Ministerial Adviser reasonable personal use of mobile phone, car p	oark, \$30 per month for home internet	\$116,259
MINISTER: M	linister for H	ealth and Wellbeing	Number of Ministerial Staff:	6.8 FTE
APPOINTEE		P(OSITION	SALARY

APPOINTE	E	POSITION	SALARY
Paech	Gemma	Chief of Staff reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$170,655
Phillips	Georgia	Senior Ministerial Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$140,791
Scanlan	Keely	Senior Ministerial Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$140,791
Evans	Hannah	Ministerial Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$116,259
Harmer	Joshua	Ministerial Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$116,259
Jensen	Peter	Ministerial Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$116,259
Jurkovic	Tara	Ministerial Adviser 0.8 FTE, reasonable personal use of mobile phone	\$93,007

MINISTER: Minister for Child Protection, Minister for Women and the Prevention of Domestic and Family Violence, Minister for Recreation, Sport and Racing

Racing	omestic and r	Number of Ministerial Staff:	5.9 FTE	
APPOINTEE		POSITION		
Sibley	Ruth	Chief of Staff reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$170,655	
Hummel	Gabrielle	Senior Ministerial Adviser (on leave without pay) reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$140,791	
Wigg	Hilary	Ministerial Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$116,259	
Karanikos- Mimis	Spiro	Ministerial Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$116,259	
Pearce	Matthew	Ministerial Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$116,259	
Ormrod	Mark	Ministerial Adviser	\$104,633	

No. 47 p. 2105

0.9 FTE, reasonable personal use of mobile phone, car park, \$30 per month for home internet

MINISTER: M	inister for Poli	ce, Emergency Services and Correctional Services	Number of Ministerial Staff:	2.0 FTE
APPOINTEE			POSITION	SALARY
Wills	Dan	Chief of Staff reasonable personal use of mobile phone, car park, \$.	30 per month for home internet	\$170,655
Fox	Charlotte	Senior Ministerial Adviser reasonable personal use of mobile phone, car park, \$.	30 per month for home internet	\$140,791

MINISTER: M	MINISTER: Minister for Human Services Number of Ministerial Staff:		4.0 FTE
APPOINTEE POSITION		POSITION	SALARY
Hicks	Michael	Chief of Staff reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$170,655
Newman	Rhiannon	Senior Ministerial Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$140,791
Baldock	Katherine	Ministerial Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$116,259
Marsh	Tyler	Ministerial Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$116,259

MINISTER: Minister for Primary Industries and Regional Development, Minister

for Forest Indu		Number of Ministerial Staff:	3.0 FTE
APPOINTEE		POSITION	SALARY
Spencer	Meagan	Chief of Staff reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$170,655
Jones	Lucas	Senior Ministerial Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$140,791
O'Brien	Mathew	Ministerial Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$116,259
MINISTER: M	inister for Ed	ucation, Training and Skills Number of Ministerial Staff:	5.0 FTE
APPOINTEE POSITION		SALARY	
Kimberley	Nicholas	Chief of Staff reasonal use of mobile phone, car park, \$30 per month for home internet	\$170,655
Costello	Garry	Senior Ministerial Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$140,791
Vines	Joshua	Senior Ministerial Adviser reasonable provention of mobile phone, car park, \$30 per month for home internet	\$140,791
Ralfs	Amy	Ministerial Adviser reasonable provident of mobile phone, car park, \$30 per month for home internet	\$116,259
Weidenbach	Josh	Ministerial Adviser	\$116,259

reasonable personal use of mobile phone, car park, \$30 per month for home internet

MINISTER: Minister for Consumer and Business Affairs, Minister for Arts, Minister for Small and Family Business

	POSITIC	DN	SALARY
Joel	Chief of Staff reasonable personal use of mobile phone, car park, \$3	30 per month for home internet	\$170,655
Benjamin	Senior Ministerial Adviser reasonable personal use of mobile phone, car park, \$3	30 per month for home internet	\$140,791
Chad	Ministerial Adviser reasonable personal use of mobile phone, car park, \$3	30 per month for home internet	\$116,259
Jason	Ministerial Adviser reasonable personal use of mobile phone, car park, \$3	30 per month for home internet	\$116,259
May	Ministerial Adviser 0.5 FTE, reasonable personal use of mobile phone, ca home internet	r park, \$30 per month for	\$58,130
Satu	Ministerial Adviser		\$58,130
	0.5 FTE, reasonable personal use of mobile phone, ca home internet	r park, \$30 per month for	
linister for Pla	nning	Number of Ministerial Staff:	4.0 FTE
	Benjamin Chad Jason May Satu nister for Trae	reasonable personal use of mobile phone, car park, \$3BenjaminSenior Ministerial Adviser reasonable personal use of mobile phone, car park, \$3ChadMinisterial Adviser reasonable personal use of mobile phone, car park, \$3JasonMinisterial Adviser reasonable personal use of mobile phone, car park, \$3MayMinisterial Adviser o.5 FTE, reasonable personal use of mobile phone, car park, \$3SatuMinisterial Adviser 0.5 FTE, reasonable personal use of mobile phone, car phone, car phone, car home internet	reasonable personal use of mobile phone, car park, \$30 per month for home internetBenjaminSenior Ministerial Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internetChadMinisterial Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internetJasonMinisterial Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internetMayMinisterial Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internetSatuMinisterial Adviser 0.5 FTE, reasonable personal use of mobile phone, car park, \$30 per month for home internetSatuMinisterial Adviser 0.5 FTE, reasonable personal use of mobile phone, car park, \$30 per month for home internetSatuMinisterial Adviser 0.5 FTE, reasonable personal use of mobile phone, car park, \$30 per month for

APPOINTEE			POSITION	SALARY
Agness	James	Chief of Staff		\$170,655

		reasonable personal use of mobile phone, car park, \$30 per month for home internet	
Chrisan	Manuel	Senior Ministerial Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$140,791
Wallace	Gemma	Senior Ministerial Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$140,791
Shaw	Ella	Ministerial Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$116,259

MINISTER: Minister for Regional Roads, Minister for Veterans Affairs, Minister

for Local Government		Number of Ministerial Staff:	3.0 FTE	
APPOINTEE		POSITION	SALARY	
Petrovski	Mick	Chief of Staff reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$170,655	
Gallery	Skana	Ministerial Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$116,259	
Sykes	Paul	Ministerial Adviser reasonable personal use of mobile phone, car park, \$30 per month for home internet	\$116,259	
Leader of the Opposition		Number of Ministerial Staff:	9.6 FTE	

of the Oppositi .

Leader of the Opposition			Number of Ministerial Staff:	9.6 FTE
APPOINTEE		POSITION		SALARY
Smith	Ryan	Chief of Staff reasonable personal use of mobile phone, car park		\$162,400
Harvy	Ben	Director Media and Communications reasonable personal use of mobile phone, car park		\$131,950
Murison	Samuel	Policy Adviser reasonable personal use of mobile phone		\$121,800
Robertson	Julian	Policy Adviser reasonable personal use of mobile phone		\$121,800
Huxter	Lucy	Director Community and Stakeholder Engagement reasonable personal use of mobile phone, car park		\$120,000
Baker	Elise	Media Adviser reasonable personal use of mobile phone		\$110,000
Duenn	Natalie	Digital and Communications Manager reasonable personal use of mobile phone		\$98,127
Brennan	Stuart	Executive Assistant reasonable personal use of mobile phone		\$95,000
Moller	Patrick	Systems and Data Adviser		\$77,720
George	Pia	Policy Adviser 0.6 FTE, reasonable personal use of mobile phone		\$58,876

Dated: 22 June 2023

PETER BRYDEN MALINAUSKAS Premier of South Australia

RETIREMENT VILLAGES ACT 2016

SECTION 59(1)

Voluntary Termination of Retirement Village Scheme

TAKE NOTICE that I, CHRIS PICTON, Minister for Health and Wellbeing, pursuant to section 59(1) of the *Retirement Villages Act 2016*, HEREBY TERMINATE the Orroroo Lifestyle Village retirement village scheme situated at 30 Sixth Street, ORROROO, SA, 5431 and comprising all of the land and improvements in Certificate of Title Register Book Volume 5568 Folio 227. I do so being satisfied for the purposes of section 59(2) of the Act that there are no retirement village residents in occupation. The termination will take effect on the day upon which the retirement village endorsement is cancelled.

Dated: 28 June 2023

CHRIS PICTON Minister for Health and Wellbeing

SOUTH AUSTRALIAN SKILLS ACT 2008

South Australian Skills Standards

Pursuant to the provisions of Division 3, Section 26 of the *South Australian Skills Act 2008* and Section 5 of the *South Australian Skills Regulations 2021*, the South Australian Skills Commission (SASC) gives notice of the publication of the South Australian Skills Standards. South Australia's apprenticeship and traineeship system is underpinned by the *South Australian Skills Act 2008* (the SAS Act), the *South Australian Skills Regulations 2021* (the *Regulations*), and the South Australian Skills Standards).

The 14 Standards came into force on 1 July 2021. Compliance with the Standards is required, and a failure to comply with a provision of the Standards may result in compliance action being taken.

Standards were amended on 1 July 2023.

Standard 9: Transfer of Training Contracts and Substitute Employer. The amendment of 9.8 Transfer Fee in line with the indexation rate (FCIR) for 2023-24 of 4.8% and the associated Legislative Review Committee Report for Provision to Cabinet Office.

Standard 13: Recognition of other Qualifications and Experience in Trades and Declared Vocations has been amended to reflect the requirement that a person can only apply to the Commission for the recognition of a trade or declared vocation that is listed on the Traineeship and Apprenticeship Pathways Schedule excluding higher education apprenticeships and traineeships. The amendment of 13.5 Prescribed Fees in line with the indexation rate (FCIR) for 2023-24 of 4.8% and the associated Legislative Review Committee Report for Provision to Cabinet Office.

The SAS Act or the Regulations (whichever is applicable) will prevail to the extent that there is any inconsistency with a provision of the Standards.

Each Standard should be read in conjunction with the other Standards and supporting information for employers of apprentices and trainees. In addition to the requirements under the SAS Act, employers must comply with such other laws, professional standards or regulatory frameworks as may apply to their business and industry sector. In particular, these Standards do not override the *Work Health and Safety Act* 2012 and *Fair Work Act* 2009.

Transitional Arrangements

Transitional arrangements for these Standards will apply, for more detail <u>www.skillscommission.sa.gov.au/2021-legislation-changes/transitional-arrangements</u>.

Dated: 29 June 2023

SARA LONGBOTTOM A/South Australian Skills Commissioner Office of the South Australian Skills Commission

STANDARD 9 TRANSFER OF TRAINING CONTRACTS AND SUBSTITUTE EMPLOYER

This Standard relates to the substitution of an employer of an apprentice or trainee and covers three broad situations in which the Training Contract is taken over by (or transferred to) another employer. Transfer of a Training Contract through the first two situations described below are subject to approval by the Commission. A change of business ownership requires the South Australian Skills Commission (the Commission) to be notified of the change of ownership.

A substitution or transfer of a Training Contract occurs where:

- an apprentice or trainee under a Training Contract established in another state or territory transfers to a South Australian-based employer
- an application is made to the Commission to substitute the current employer of an apprentice or trainee with a different employer
- the Commission determines, on its own motion, to substitute the current employer of an apprentice or trainee with a different employer
- there is a change in the ownership of the business under which an apprentice or trainee is employed.

This Standard applies to the Commission, employers and prospective employers of apprentices and trainees.

Governance arrangements

Decisions to approve the transfer of a Training Contract and substitution of an employer are decided by the Commission (or its delegate). **Compliance with the Standard**

Compliance with the Standard

9.1 Transfer of Training Contracts between jurisdictions (SAS Act, S45, S48A, Regulation 7)

- 9.1.1 In the event an apprentice or trainee under a Training Contract established in another state or territory relocates to South Australia, the *SAS Act* permits the Commission to:
 - a) recognise (with or without modification) the Training Contract (and associated Training Plan) as a Training Contract and Training Plan under the SAS Act
 - b) substitute the employer under the Training Contract with a South Australian based employer
 - c) recognise the previous employment and training completed in the jurisdiction
 - d) make other appropriate arrangements.
- 9.1.2 The Commission must decline to recognise the Training Contract of a relocating apprentice or trainee if the proposed new employer is a prohibited employer.
- 9.1.3 The Commission may refuse recognition of the Training Contract if:
 - a) there is no nominated training organisation for the apprentice or trainee
 - b) there is no Training Plan relating to the Training Contract
 - c) the trade or vocation is not a declared trade or vocation under the SAS Act or does not have an equivalent under the SAS Act
 - d) the proposed employer
 - i. is not registered or has not applied for registration
 - ii. is not operating within the scope of their registration
 - iii. has failed to comply with a condition of their registration.

- 9.1.4 A relocating apprentice or trainee seeking to have their Training Contract recognised and/or the proposed (South Australianbased) employer must notify the Commission as early as practicable (the Training Contract made in another jurisdiction will not be enforceable until the Commission recognises it).
- 9.1.5 Notification of the transfer, via a form determined by the Commission and available at www.skills.sa.gov.au/business/forms, should include:
 - name and contact details of the apprentice or trainee and of the previous and proposed employer a)
 - name and contact details of the training organisation under the Training Contract b)
 - commencement date of employment with proposed employer c) d)
 - a copy of the Training Contract and Training Plan
 - name of the nominated training organisation (if not the training organisation under the Training Contract). e)
- The Commission will consider this information in reaching a decision whether or not to recognise the transfer and will advise 9.1.6 the applicant(s):
 - whether or not the Training Contract is recognised a)
 - b) the date from which it is recognised
 - c) d) the trade or vocation, or equivalent trade or vocation under the recognised Training Contract
 - conditions (if any) under which the Training Contract is agreed to be recognised.
- 9.1.7 If the Commission has insufficient information to enable it to determine whether a Training Contract is recognised, it will notify the applicant(s) and request further information.

9.2 Transfer due to a change of ownership of business (SAS Act, S54 MA)

- 9.2.1 In the event an owner of a business who employs one or more apprentices or trainees transfers ownership of the business to another employer, the Training Contract continues with the new employer and the rights, obligations and liabilities of the former owner/employer transfer to the new owner/employer.
- 9.2.2 Rights, obligations, and liabilities include:
 - to provide training as required by the Training Contract and Training Plan a)
 - b) to meet relevant occupational, health, safety and welfare requirements.
- 9.2.3 Both the former owner/employer and new owner/employer must notify the Commission and the NTO of the change of business ownership and consequent transfer of the Training Contract(s) within 21 days of it occurring. Notification is made via a form, determined by the Commission.
- 9.2.4 Notice to the Commission and the NTO should include:
 - date of the transfer of ownership of the business (note, an employer must also notify the Commission of an offer to a) sell the business to which the Training Plan(s) relates and in the event the business becomes insolvent or bankrupt) b) name and contact details of the apprentice or trainee
 - name and contact details of the former owner/employer and new owner/employer
 - c) d) a copy of the Training Contract and Training Plan name of the NTO
 - e)
 - proof of registration by the new owner/employer, or that the employer has applied for registration. f)

9.3 Substitution of an employer under Training Contract and transfer fees (SAS Act, S54N, S54O, Regulation 13)

- 9.3.1 An application may be made to the Commission to substitute the employer of an apprentice or trainee and determination of the application may, unless waived or previously paid between the parties to the transfer, invoke a transfer fee payable by the proposed employer to the previous employer.
- 9.3.2 This application may be made by:
 - the existing/previous employer (or person on their behalf) the proposed employer (or a person on their behalf) a)
 - b)
 - the apprentice or trainee (or a person on their behalf). c)
- 9.3.3 The application must contain the following information:
 - contact details of the parties to the application a)
 - b) reason(s) for the substitution
 - the number of employees employed by the business to which the apprentice or trainee is being transferred c) d)
 - evidence of the transfer fee transaction or of an agreement to pay the transfer fee, if a request to waive the transfer fee is not made to the Commission
 - if the proposed employer is seeking to have the transfer fee waived (see below for grounds to waive the transfer fee) e) by the Commission, the ground(s) for waiving the fee
 - if the previous/existing employer objects to the transfer, reasons for the objection. f)
- 9.3.4 The Commission may invite the existing employer to provide a written submission about whether the application to substitute the proposed employer should be granted or not, and may make any enquiries of any of the parties about whether the transfer of the apprentice or trainee to the new employer is appropriate in the circumstances.

9.4 Application in relation to an apprentice or trainee under 18 years of age

9.4.1 The Commission must be satisfied, in relation to an application to substitute an employer in relation to an apprentice under 18 years of age, that the application is in the best interests of the apprentice or trainee and where the parent(s) or guardian(s) are party to the Training Contract, may enquire about the merits of the application with the parent(s) or guardian(s) of the apprentice or trainee.

9.5 Consideration of an application to substitute an employer by application

- 9.5.1 For the purposes of Section 54N(3) of the SAS Act, the Commission must be satisfied that:
 - if the proposed employer has consented to the substitution, there is evidence in writing of such consent a)
 - the proposed employer is not a prohibited employer. b) c)
 - the proposed employer is:
 - i. registered
 - operating within scope of the registration ii.
 - complying with conditions of the registration. iii.

(requirement (i.) is suspended when the proposed employer has applied for registration, and the application has yet to be determined and the Commission is satisfied they are a fit and proper person to enter into a Training Contract. The Commission may inform itself of this question in any way it sees fit).

d) The proposed employer has paid, or agreed to pay, any transfer fee payable under Section 54O, or that there are grounds for a waiver.

(Note: The Commission may consider information, or a submission provided by the parties, or make any enquiries on its own initiative, on the appropriateness of the substitution. It may consider, for example, whether any coercion or inducement has been applied by any party against another party to agree to the substitution).

9.6 Existing employer may provide a submission on the application

9.6.1 Except where the existing employer is an applicant to substitute, the Commission should, where practicable, have regard to any submission of the existing employer in relation to the application. However, a submission by the existing employer will not be determinative of the outcome.

9.7 Notice of the Commission's decision

- 9.7.1 The Commission will notify the parties of its decision on the application and will advise whether the application is successful. If an application is successful, the Commission will advise the parties:
 - a) the date the substitution is taken to have occurred
 - b) the transfer fee payable by the proposed employer to the previous employer, unless waived or reduced
 - c) a condition that confirmation of the substitution is subject to an application to register the proposed employer being approved, if applicable.
- 9.7.2 If the application is unsuccessful the Commission will advise the parties of this outcome and the reason(s) for the decision.

9.8 Transfer fee

9.8.1 The transfer fee payable upon confirmation of the substitution being approved outlined in the South Australian Skills (Fees) Notice 2021 is as follows:

Small business (20 or fewer employees)

First year of Training Contract	\$1,710
Second year of Training Contract	\$3,421
Third year of Training Contract	\$5,131
Fourth year of Training Contract	\$6,841

Medium to large business (21 or more employees)

First year of Training Contract	\$ 2,138
Second year of Training Contract	\$ 4,276
Third year of Training Contract	\$ 6,414
Fourth year of Training Contract	\$ 8,552

- 9.8.2 For the purpose of Section 54O(6) of the SAS Act, the size of the business is to be calculated at the date of the proposed substitution and should include permanent, temporary, casual, part-time, managerial and executive employees in addition to employees on paid leave and workers' compensation.
- **9.8.3** Transfer fees are reviewed annually and increased in line with the standard indexation rate

9.9 Transacting the transfer fee (SAS Regulation 12(e)

- 9.9.1 The transfer fee is paid directly by the proposed employer to the existing employer and a record of the transaction must be retained by both the previous and proposed employer.
- 9.9.2 A proposed employer must not seek compensation for payment of a transfer fee from the apprentice or trainee under the Training Contract to which the application relates.

9.10 Disputes relating to an application to substitute an employer and payment of the transfer fee (SAS Act, S52, S54O(3))

- 9.10.1 The Commission, before determining an application to substitute an employer, may direct the parties to the Training Contract to undertake dispute resolution of a specified kind. For more information, parties are referred to <u>Standard 12, Complaint</u> <u>Handling, Mediation and Advocacy</u>.
- 9.10.2 If the proposed employer defaults on payment of the transfer fee, the previous employer may commence proceedings for recovery of the transfer fee from a court of competent jurisdiction. Independent legal advice should be obtained before commencing proceedings for recovery of the transfer fee and note, in this situation, the Commission does not have a role pursuing an unpaid fee on behalf of an employer.

9.11 Waiver of the transfer fee (SAS Regulation 13)

- 9.11.1 The transfer fee payable by a proposed employer to the existing employer may be waived or reduced in certain prescribed circumstances where:
 - a) the transfer is mutually agreed by the proposed employer and the existing employer
 - b) it is unlikely that the existing employer will be able to provide employment to the apprentice or trainee for the duration of the Training Contract
 - c) it is unlikely that the existing employer will be able to provide the scope of training or supervision necessary for the apprentice or trainee to complete the training required under the Training Contract
 - d) it is appropriate to do so in the circumstances.
- 9.11.2 If a request to waive the transfer fee is not made at the same time as the application to substitute the employer, the proposed employer may apply to the Commission for a waiver of the transfer fee within 7 days of the application to substitute the employer.

9.11.3 Where a request to waive the transfer fee is made, the Commission may make enquiries of the existing and/or proposed employer to determine whether, in the circumstances, it is appropriate to grant a waiver.

9.12 Review of decisions by the South Australian Civil and Administrative Tribunal (SAS Act, S70F, Regulation 20)

- The South Australian Civil and Administrative Tribunal (SACAT) has jurisdiction to review a decision of the Commission to approve or refuse a substitution of an employer under Section 54N of the SAS Act. 9.12.1
- 9.12.2 An applicant must apply to the SACAT within 28 days of receiving notice of the relevant decision.
- 9.12.3 The SACAT may allow an extension of time to this application period if it is satisfied that:
 - special circumstances exist; and
 - another party will not be unreasonably disadvantaged because of the delay in commencing proceedings. b)
- 9.12.4 An application to the SACAT to review a decision must be made using the online form available at www.sacat.sa.gov.au/application-form
- Fees apply for commencing a review in the SACAT. The SACAT can reduce or waive a fee in a particular case, or in relation 9.12.5 to a particular class of applicant, based on financial hardship or where it is in the interests of justice to do so. An applicant may also apply for a partial waiver of the fee if they hold a valid concession card.

RECOGNITION OF OTHER QUALIFICATIONS AND EXPERIENCE IN TRADES AND **STANDARD 13 DECLARED VOCATIONS**

This Standard relates to the assessment and certification of a person's qualifications and/or experience in relation to a particular trade or declared vocation, where the person has:

- Not completed an apprenticeship or traineeship but developed the skills and knowledge for a trade or declared vocation through employment and training in an occupation listed on the Traineeship and Apprenticeship Pathways Schedule.
- Gained a trade or declared vocation-related qualification overseas.

This Standard is in accordance with the requirements contained in the South Australian Skills Act 2008 (the Act).

Recognition arrangements outlined in this Standard are not provided for the purposes of migration. Individuals requiring skills assessment for the purpose of applying for an Australian visa should seek information from the Australian Government Department of Home Affairs.

The Commission provides certification arrangements for trades and declared vocations that acknowledge employment-based skills outcomes, and also provide recognition for:

- obtaining non-conditional occupational licenses (if a license is required for the purpose of employment in South Australia)
- accessing trade or declared vocation-level remuneration under awards or other industrial agreements
- further career progression and up-skilling ٠
- recognising overseas-qualified applicants.

The Commission does not award qualifications under the Australian Qualifications Framework (AQF), or occupational licenses. Individuals are responsible for acquiring these if required.

Governance arrangements

Under Section 70A of the Act, a person may apply to the Commission for recognition of the person's qualifications or experience in relation to a particular trade or declared vocation (not being qualifications obtained under a Training Contract).

Under Section 70B of the Act, the Commission, if it is satisfied that an applicant for recognition of qualifications or experience in a particular trade or declared vocation has acquired the competencies of the trade or declared vocation, may:

- Determine that the applicant is adequately trained to pursue that vocation; and
- Certify to that effect.

Where the Commission determines that an individual competency assessment is required, the Commission will utilise any appropriate skilled or experienced person or body to undertake the competency assessment of applications and may engage with appropriately skilled or experienced persons or bodies to provide any other advice to the Commission in relation to applications for the recognition of qualifications or experience.

This Standard is limited to the recognition of qualifications or experience in the trades and vocations declared by the South Australian Skills Commission as listed on the Traineeship and Apprenticeship Pathways Schedule, excluding higher education apprenticeships and traineeships .

Compliance with the Standard

13.1 Criteria for certification

- 13.1.1 The assessment arrangements for an application for a Certificate of Recognition must have regard to:
 - the need to maintain a satisfactory level of equivalence to the standards and outcomes of the relevant nationally a) endorsed qualification
 - the breadth, depth and currency of employment experience required for trade or declared vocation recognition. b)
- 13.1.2 In the case of an overseas qualification, the assessment arrangements must establish a satisfactory level of equivalence between the overseas qualification and requirements for trade or declared vocation recognition in Australia. The assessment may lead to a recommendation that an overseas qualification is equivalent, contingent upon the satisfactory attainment of specified units of competence from an AQF qualification.

13.2 Application process

- A person may apply to the Commission for recognition of their qualifications (not being obtained under a Training Contract) 13.2.1 and/or experience in relation to a particular trade or declared vocation.
- 13.2.2 An individual may have acquired the skills and knowledge for a particular trade or declared vocation through any combination of:
 - employment a)
 - training in a qualification aligned to a particular trade or declared vocation in South Australia, or b)
 - other training that allowed the person to develop skills related to the trade or declared vocation in question. c)

13.2.3	An application must be made using the application form and must be accompanied by:			
	a) such supporting information and documents as are stipulated in the application formb) the prescribed fee.			
13.3	Assessment of applications (SAS Act, S70A)			
13.3.1	To determine whether the applicant has acquired the competencies of the relevant trade or declared vocation, the Commission may require the applicant to:			
	a) Undertake an examination or test; orb) Undergo an independent competency assessment of a kind specified by the Commission.			
13.3.2	The Commission may, in determining the application, seek advice from any person or body who, in the Commission's opinion, has special knowledge of, and experience in, the relevant trade or declared vocation.			
13.3.3	In determining whether a person has acquired the competencies of the trade or declared vocation the Commission must have regard to:			
	 a) The length of time the applicant has been working in the relevant trade or declared vocation b) The nature and duration of any instruction or training received by the applicant in the relevant trade or declared vocation 			
	 c) The nature of any qualifications held by the applicant in relation to the relevant trade or declared vocation d) Any advice received from a person or body under section 13.3.2 of this Standard. 			
13.3.4	If the Commission, or delegate, determines that the applicant requires further training to acquire the competencies of the relevant trade or declared vocation, it may refuse to make a determination until it is satisfied that the applicant has satisfactorily completed such training.			
13.3.5	Any training undertaken to acquire the competencies of the relevant trade or declared vocation will be at the individual's expense.			
13.4	Issuance of a Certificate of Recognition (SAS Act, S70B)			
13.4.1	The Commission will determine whether it is satisfied the applicant has acquired the competencies of the relevant trade or declared vocation and, if satisfied, certify to that effect.			
13.4.2	The certification issued by the Commission (or appropriate delegate) will take the form of a Certificate of Recognition.			
13.5	Prescribed fees (SAS Act, S70A, South Australian Skills (Fees) Notice 2021, Schedule 1, cl. 1)			
13.5.1	Prescribed fees are published in the South Australian Skills (Fees) Notice 2021.			
13.5.2	The mechanism for paying the prescribed fee is contained in the application form.			
13.5.3	The prescribed fees payable for recognition of qualifications and/or experience in relation to a particular trade or declared vocation are:			
	 a) \$534 for a first or initial assessment b) \$1,069 for a competency assessment or examination or test c) \$214 for a second or subsequent assessment. 			
13.5.4	Under the South Australian Skills Regulations 2021 (the Regulations), the Commission has the ability to:			
	 a) waive the prescribed fee in full, or b) charge 80 per cent of the fees specified in Clause 13.5.3 (in effect, a 20 per cent reduction in the fees). 			
13.5.5	Application fees are reviewed annually and increased in line with the standard indexation rate.			
13.6	Review of decisions by the South Australian Civil and Administrative Tribunal (SAS Act, S70F)			
13.6.1	The South Australian Civil and Administrative Tribunal (SACAT) has jurisdiction to review a decision of the Commission to refuse an application for recognition of a person's qualifications or experience under Section 70B of the Act.			
13.6.2	An applicant must apply to the SACAT within 28 days of receiving notice of the relevant decision.			
13.6.3	The SACAT may allow an extension of time to this application period if it is satisfied that:			
	a) special circumstances existb) another party will not be unreasonably disadvantaged because of the delay in commencing proceedings.			
13.6.4	An application to the SACAT to review a decision must be made using the online form available at <u>www.sacat.sa.gov.au/application-form.</u>			
13.6.5	Fees apply for commencing a review in the SACAT. The SACAT can reduce or waive a fee in a particular case, or in relation to a particular class of applicant, based on financial hardship or where it is in the interests of justice to do so. An			

THE DISTRICT COURT OF SOUTH AUSTRALIA

MOUNT GAMBIER CIRCUIT COURT

Sheriff's Office, Adelaide, 3 July 2023

In pursuance of a precept from the District Court to me directed, I do hereby give notice that the said Court will sit as a Court of Oyer and Terminer and General Gaol Delivery at the Courthouse at Mount Gambier on the day and time undermentioned and all parties bound to prosecute and give evidence and all jurors summoned and all others having business at the said Court are required to attend the sittings thereof and the order of such business will be unless a Judge otherwise orders as follows:

Monday 3 July 2023 at 10 a.m. on the first day of the sittings the only business taken will be the arraignment of prisoners in gaol and the passing of sentences on prisoners in gaol committed for sentence; the surrender of prisoners on bail committed for sentence; the surrender of persons in response to *ex officio* informations or of persons on bail and committed for trial who have signified their intentions to plead guilty and the passing of sentences for all matters listed for disposition by the District Court.

Juries will be summoned for 3 July 2023 and persons will be tried on this and subsequent days of the sittings.

applicant may also apply for a partial waiver of the fee if they hold a valid concession card.

Prisoners in H.M. Gaol and on bail for sentence and for trial at the sittings of the Mount Gambier Courthouse, commencing 3 July 2023.

	· · · · · · · · · · · · · · · · · · ·	
Braddock, Nathan	Traffic in a controlled drug (2)	On bail
Broadbent, William Jospeh	Aggravated serious criminal trespass in a place of residence; Aggravated assault causing	On bail
Lovegrove, Adrian Clarke	harm (2); Aggravated assault (3)	On bail
Gartside, Adam Ronald Keith	Public Officer exercise power to secure benefit (3); Sell controlled drug	On bail
Gartside, Zachray John	Drive in a dangerous manner; Possess firearms; Endanger life	In gaol
Graetz, Gerard	Unlawful sexual intercourse with person under 17 years; Maintain an unlawful sexual relationship with a child	On bail
McRae, Peter	Causing harm with intent to cause harm	On bail
Miller, Noel Wayne	Indecent assault	On bail
Nicholson, Derek Grant	Maintaining an unlawful sexual relationship with a child	On bail
Nwaulu, Henry	Importing a marketable quantity of a border controlled drug (2); Importing a marketable quantity of a border controlled drug	On bail
Owens, Geoffrey Allan	Traffic in controlled drug; Contravene prohibition order, acquire, possess, use a firearm	On bail
Payne, Jeffrey Thomas	Aggravated commit assault; Interfere with motor vehicle	On bail
Pylpenko, David Martin	Damage building; Serious criminal trespass	On bail
Rippey, Tahmykah Karehana	Maintaining an unlawful sexual relationship with a child	On bail
Rooth, Trevor	Possess firearm, Serious criminal trespass; Dishonestly take property	In gaol
Rooth, Trevor	Possess firearm without licence; Fail to comply with bail	In gaol
Varcoe, Jeffrey Richard	Contravene a provision of the Code of Practice (category B); Contravene a provision of the Code of Practice (category F); Acquire a category A firearm (2)	On bail
Walters, Mark John	Aggravated causing serious harm with intent	On bail
Prisoners on bail must surrender	at 10 a.m. of the day appointed for their respective trials. If they do not appear when called up	pon their

Prisoners on bail must surrender at 10 a.m. of the day appointed for their respective trials. If they do not appear when called upon their recognizances and those of their bail will be estreated and a bench warrant will be issued forthwith.

By order of the Court;

A. GRANSDEN Sheriff

WATER INDUSTRY ACT 2012

SOUTH AUSTRALIAN WATER CORPORATION

Fees and Charges Schedule— Rates and Sales

Pursuant to Section 36 of the *Water Industry Act 2012* the following charges for water, sewerage and associated services apply. These charges are fixed for the period 1 July 2023 to 30 June 2024.

Pursuant to the *Water Industry Regulations 2012* (regulations 38) and *Government Gazette* 6 June 2013, SA Water may levy an availability charge despite the fact that the land is not connected to SA Water's infrastructure. All charges for sewerage services and the availability charge for water applying to some commercial properties are based on the property valuation of the land. Property values are set annually by the Valuer-General for the next financial year.

WATER FEES AND CHARGES

Residential and Vacant Land (excludes country lands)

Description	Charge
Availability Charge (Fixed Charge)	\$74.20 per quarter
Water Use Charges (determined by the timing of quarterly meter readings) as per schedule.	
Residential and vacant land properties having the following land use codes (if not otherwise specified in this <i>gazette</i>): (a) Houses with the land use codes 1100, 1101, 1118, 1119 and 1912;	
(b) Units, maisonettes, townhouses and row houses (various categories) with land use codes in the range 1200 to 1399;	
(c) Shacks with the land use codes 1920 and 1921:	
(i) for each kilolitre supplied up to, and including, 0.3836 kilolitres per day	\$2.126 per kilolitre
(ii) for each kilolitre supplied over 0.3836 kilolitres per day up to, and including, 1.4247 kilolitres per day	\$3.035 per kilolitre
(iii) for each kilolitre supplied over 1.4247 kilolitres per day	\$3.288 per kilolitre
Residential and vacant land properties with land use codes other than the above (if not otherwise specified in this <i>gazette</i>):	-
(i) for each kilolitre supplied up to, and including, 0.3836 kilolitres per day	\$2.126 per kilolitre
(ii) for each kilolitre supplied over 0.3836 kilolitres per day	\$3.035 per kilolitre

Commercial Land Charges (excludes country lands)

Commercial properties, excluding country lands, include wholesale and retail trade in goods and the provision of a service of any kind (if not otherwise specified in this *gazette*).

The commercial Availability Charge (Supply Charge) is a standard charge plus a property-based charge for the portion of the property value greater than \$10 million.

Description	Property Scale & Charge	Class of Land Affected
Availability Charge (Fixed Charge)		
Property Charge (per \$1000 of property value)— Applied only to the portion of property value greater than \$10 million.	\$0.13800 per \$1000 of capital value per quarter	All commercial land valued above \$10 million

Description		•	e & Charge	Class of Land	Affected
Availability Charge (Standard Charge)	\$74.20 pe	er quar	ter	Commercial land other than titled parking spaces under	
Availability Charge (Standard Charge)	\$37.10 pe	er quar	ter	Commercial land classified titled parking spaces under l	
Water Use Charge Water Use Charge (determined by the timing of quarterly meter readings)	\$3.035 pe	er kilol	itre		
1 2 67	ential Land	Charg	es (includes co	ountry lands)	
Non-residential properties are properties not specifi				•	
I	Description				Charge
Availability Charge (Fixed Charge)					\$74.20 per quarter
Water Use Charge (determined by the timing of q	uarterly met	ter rea	dings)		\$3.035 per kilolitre
Ca	ommunity C	oncess	ion Water Cha	irges	
Availability Charge (Supply Fixed) applied to all la				0	
Water use charges (determined by the timing of qua	arterly meter	r readi	ngs):		
Class of Land Affected		Cha	rged Determi	ned According to the Volum	ne of Water Supplied
All land that has been acquired or is used exclusiv charitable purposes or for public worship and all has been acquired on is used for the purposes of a		(i) f i	or each kiloliti ncluding, 0.38	re supplied up to, and 36 kilolitres per day	\$1.595 per kilolitre
has been acquired or is used for the purpose of a Children's Services Centre with the meaning of th <i>Education and Children's Services Act 2019</i> .	ne	(ii) f	or each kiloliti .3836 kilolitre	re supplied over s per day	\$2.276 per kilolitre
Community Swimming Pools		(a) V	Vater use up to	o 13 fills of pool(s)	\$0.280 per kilolitre
		(b) V	Vater use over	13 fills of pool(s)	\$3.035 per kilolitre
		water	used to fill the	te should only apply to e pool, toilet and shower in connection with the pool.	
Soldiers Memorial Gardens			-	Ĩ	\$0.628 per kilolitre
	Specie	al Cha	racteristics		
Charges payable in respect to land whereby the Corp occupier of the land to supply water by measure, subj					
]	Description	l			Charge
Charges for Supply by Measure: (if not otherwise	e specified i	n this	gazette)		
Availability Charge (Fixed Charge)					\$74.20 per quarter
Water use charges payable in respect to land, as d having the following land use codes:		-		erly meter readings, and	
 (a) Houses with the land use codes 1100, 1101, (b) Units, maisonettes, townhouses and row hour 1200 to 1399; 				l use codes in the range	
(c) Shacks with the land use codes 1920 and 192	21:				
(i) for each kilolitre supplied up to, and inc		36 kilo	litres per dav		\$2.126 per kilolitre
(i) for each kilolitre supplied over 0.3836 kil	-			g, 1.4247 kilolitres per dav	\$3.035 per kilolitre
(iii) for each kilolitre supplied over 1.4247 k	-	• •	.,	<i>c</i> , <i>i i i i i i j</i>	\$3.288 per kilolitre
Water use charges payable in respect to land with Corporation does not have a land use code (as det	land use co	des otl	her than the ab hing of quarter	ove or for which the ly meter readings):	Ĩ
(i) for each kilolitre supplied up to, and inc	luding, 0.38	36 kilo	olitres per day		\$2.126 per kilolitre
(ii) for each kilolitre supplied over 0.3836 k	ilolitres per	day			\$3.035 per kilolitre
Cla	are Valley V	Vater S	Supply Scheme	Area	
	Description	ı			Charge
Availability Charge (Fixed Charge)					\$74.20 per quarter
Water use charge					\$3.035 per kilolitre
Water use charge for water other than contract qu land located in the Clare Valley Water Supply Sci	antity suppl heme Area i	ied fro n acco	m the pipeline rdance with ar	during the notice period to Irrigation Agreement	\$3.035 per kilolitre
Water use charge for water taken from the pipelin agreement with the Corporation	e during the	e notice	e period other	than in accordance with an	\$3.035 per kilolitre

Water use charge for water taken from the pipeline during the notice period other than in accordance with an agreement with the Corporation

Marree/Oodnadatta Water Supply Area

Description	Charge
Availability Charge (Fixed Charge)	\$74.20 per quarter
Water use charges payable in respect to residential and vacant land in the Marree/Oodnadatta water supply area for water supplied having the following land use codes (as determined by the timing of quarterly meter readings):	
(a) Houses with the land use codes 1100, 1101, 1118, 1119 and 1912;	
 (b) Units, maisonettes, townhouses and row houses (various categories) with land use codes in the range 1200 to 1399; 	
(c) Shacks with the land use codes 1920 and 1921:	
(i) for each kilolitre supplied up to, and including, 0.7233 kilolitres per day	\$0.000 per kilolitre
(ii) for each kilolitre supplied over 0.7233 kilolitres per day up to, and including, 1.1068 kilolitres per day	\$2.126 per kilolitre
(iii) for each kilolitre supplied over 1.1068 kilolitres per day up to, and including, 2.1479 kilolitres per day	\$3.035 per kilolitre
(iv) for each kilolitre supplied over 2.1479 kilolitres per day	\$3.288 per kilolitre
Residential and vacant land properties with land use codes other than the above (if not otherwise specified in this <i>gazette</i>):	
(i) for each kilolitre supplied up to, and including, 0.7233 kilolitres per day	\$0.000 per kilolitre
 (ii) for each kilolitre supplied over 0.7233 kilolitres per day up to, and including, 1.1068 kilolitres per day 	\$2.126 per kilolitre
(iii) for each kilolitre supplied over 1.1068 kilolitres per day	\$3.035 per kilolitre
Water use charges payable in respect to each and every supply in the Marree/Oodnadatta water supply area for water with land use codes other than above or for which the Corporation does not have land use codes (as determined by the timing of quarterly meter readings):	
(i) for each kilolitre supplied up to, and including, 0.7233 kilolitres per day	\$0.000 per kilolitre
(ii) for each kilolitre supplied over 0.7233 kilolitres per day	\$3.035 per kilolitre
Hydrants	
Water supplied through Hydrants—Charges	
Description	Charge

	Description	Charge
Water use		\$3.035 per kilolitre

Service Rent

An annual charge where additional services are provided (e.g. additional meters) excluding country lands and recycled water to the Mawson Lakes, Lochiel Park and Seaford Meadows recycled water supply areas.

Description	Charge
Fixed charge for each additional service	\$296.80 per annum
Country Lands	
A fixed charge applies where additional services are provided (e.g. additional meters)	
Fixed charge for each additional service per every 250 hectares of contiguous land	\$296.80 per annum

SEWERAGE AVAILABILITY CHARGES

Scales for Calculation of Sewerage Charge

Quarterly sewerage charges (fixed charges) are based on the greater of the minimum charge or property-based charge (if not otherwise specified in this *gazette*).

Property Based Charge: Scale	Minimum Quarterly Fixed Charge	Land Affected
\$0.153500 per \$1000 of capital value	\$79.50	All residential land in the Adelaide and Aldinga drainage areas.
\$0.076750 per \$1000 of capital value	\$79.50	All residential land in the Adelaide and Aldinga drainage areas with an indirect sewer connection.
\$0.228250 per \$1000 of capital value	\$79.50	All non-residential land in the Adelaide and Aldinga drainage areas except strata/community titled parking spaces under land use code 6532.
\$0.114125 per \$1000 of capital value	\$79.50	All non-residential land in the Adelaide and Aldinga drainage areas except strata/community titled parking spaces under land use code 6532 with an indirect sewer connection.
\$0.228250 per \$1000 of capital value	\$19.90	All non-residential land in the Adelaide and Aldinga drainage areas classified as strata/community titled parking spaces under land use code 6532.
\$0.232500 per \$1000 of capital value	\$79.50	All residential land in other drainage areas.
\$0.116250 per \$1000 of capital value	\$79.50	All residential land in other drainage areas with an indirect sewer connection.
\$0.350500 per \$1000 of capital value	\$79.50	All non-residential land in other drainage areas except strata/community titled parking spaces under land use code 6532.

Property Based Charge: Scale	Minimum Quarterly Fixed Charge	Land Affected
\$0.175250 per \$1000 of capital value	\$79.50	All non-residential land in other drainage areas except strata/community titled parking spaces under land use code 6532 with an indirect sewer connection.
\$0.350500 per \$1000 of capital value	\$19.90	All non-residential land in other drainage areas classified as strata/community titled parking spaces under land use code 6532.

Community Concession Sewerage Charges

Quarterly sewerage availability charge (fixed charge) calculated based on three key steps:

(1) the quarterly property value charge and minimum quarterly fixed charge are first determined;

(2) the greater of these is compared to the quarterly water closet charge (i.e. the number of water closets multiplied by the water closet fee);(3) the lesser of Step 2 is charged on the property.

Description	Land Affected
Charge determined according to number of water closets draining into the sewerage system	
\$22.05 per water closet draining into the sewerage system	All land that has been acquired or is used exclusively for charitable, public worship or a municipal corporation exclusively for the purposes of the Corporation.
\$30.25 per water closet draining into the sewerage system	All other concessional land.

Recycled Water

Description

Charge \$1.913 per kilolitre

Dual residential reticulated recycled water use

FEES AND CHARGES SCHEDULE

The following fees and charges are fixed for the period 1 July 2023 to 30 June 2024.

Fee Name—Access to SA Water land fees^^	Fee 2023-24	
Event/Activity low impact up to 4 hrs	\$314.00	
Event/Activity high impact up to 4 hrs	\$629.00	
Event/Activity low impact per day	\$629.00	
Event/Activity high impact per day	\$1,258.00	
Staff assistance (hourly)	\$131.00 per hr	
Staff assistance (after hours/public holiday/weekend loading-hourly)	\$262.00 per hr	
Environmental impact bond (required for periods longer than 5 days, refundable after impact assessment)	\$1,048.00	
Ongoing commercial service providers low impact-per 12 months	Estimated cost to deliver service	
Ongoing commercial service providers high impact—per 12 months	Estimated cost to deliver service	

Fee 2023-24
\$967.00
\$6,562.00
\$30,899.00
\$4,434.00
Fee 2023-24

Fee Name—Sewer Augmentation Charges	Fee 2023-24
Buckland Park/Virginia	\$1,551.00
Victor Harbor	\$3,030.00
Angle Vale	\$6,130.00
Roseworthy	\$1,553.00

Fee Name—Other fees and charges	Fee 2023-24
Re-invoicing fee	\$14.60
Application lodgement fee	\$103.00
Property lease preparation fee for non-commercial agreements	Estimated cost quoted by Corporation within lease agreement
Easement extinguishment/variation administration fee-investigation and advice	\$576.00
Network analysis	\$729.00
Hourly service fee	\$84.50 per hr
Recycled water-on property audit fee-per audit	\$108.00 per audit
External AquaMap access fee—per annum	\$231.00 per annum
Account Manager consultancy fee	\$107.00
Learning centre hire—per hour	\$57.50 per hr

Fee 2023-24

Fee Name—Other fees and charges	Fee 2023-24
Clip & meter lock fee—large	\$58.00
Standard water flow test-fire plug	\$283.00
Additional fire plug-water flow test-same day, same site	\$111.00
Simultaneous flow test (non-standard flow tests)	Estimated cost to deliver service
Special meter reading fee	\$13.60
Certificate and encumbrance fee***	\$5.45
Certification of Land Services SA Documents	Estimated cost to deliver service
Clare—availability charge (per ML)	\$3,266.00 per ML
Beekeeping licence	\$408.00
Dishonoured payment made to pay a charge or other amount under regulations	\$11.70
Overdue payment fee	\$9.00
Charge for visit in relation to the non-payment of a charge	\$43.25
Recharge for collection of overdue accounts	Based on cost incurred by Corporation
Copies of historical accounts (> 4 yrs) per bill	\$11.10
Extension of main	Estimated cost to deliver service
Connection off extension of main	Estimated cost to deliver service
Fee Name—Reservoir Fishing Permits*	Fee 2023-24
	¢10.00

Three day permit (per angler)	\$10.80
Three day permit (per angler)—concession card holder price	\$8.64
10 day permit (per angler)	\$21.60
10 day permit (per angler)—concession card holder price	\$17.28
Annual permit (per angler)	\$35.75
Annual day permit (per angler)—concession card holder price	\$28.60

Fee Name—Sewer

	100 1010 11
Installation of connection	
100mm sewerage connection up to 12m**#	\$6,906.00
100mm per metre rate more than 12m up to 30m**#	\$391.00
100mm sewerage spur connection#**	\$3,707.00
150mm sewerage connection up to 12m**#	\$7,762.00
150mm per metre rate more than 12m up to 30m**#	\$439.00
Larger than 150mm sewerage connections (including spur connections)	Estimated cost to deliver service
Disconnection charge	
Disconnect 100/150mm sewerage connection**#	\$1,296.00
Disconnect larger than 150mm sewerage connection	Estimated cost to deliver service
Sewerage prelaid activation fee	
Sewerage prelaid activation fee 100/150mm	\$8.25
Sewerage prelaid activation fee larger than 150mm	Estimated cost to deliver service
Administration fee	
Administration fee for link-up (sewer)	\$123.00
SA Water construction: sewerage	
Design and administration charge-non-standard connections	\$368.00
Design and administration charge—extensions	\$1,238.00
Third party access—sewerage	
Third party access-sewer-request for further information	\$4,687.00
Insert inspection point	
Insert inspection point 100mm and 150mm	Estimated cost to deliver service
Common Effluent	
DC of Barossa	\$87.00
DC of Grant	\$87.00
Other areas	\$131.00

Fee Name—Smart Meter Fees	Fee 2023-24
Smart meter battery replacement	\$336.00
Smart meter annual fee-per meter	\$120.00
Smart meter annual fee-non-standard	Estimated cost to deliver service
Smart meter installations	Estimated cost to deliver service
Smart irrigation set up fee	Estimated cost to deliver service
Smart irrigation annual fee	Estimated cost to deliver service

Fee Name—Trade Waste Fees	Fee 2023-24
Trade waste application, audit and subscription fees	
Trade waste discharge application fee	\$193.0
Trade waste audit fee (per inspection)	\$156.0
Trade Waste Subscription — Minimal Risk (per quarter)	\$5.4
Trade Waste Subscription Fee-Minor Risk (per quarter)	\$13.5
Trade Waste Subscription Fee—Low Risk (per quarter)	\$30.5
Trade Waste Subscription Fee-Medium Risk (per quarter)	\$74.0
Trade Waste Subscription Fee—High Risk (per quarter)	\$156.0
Trade waste volume and load based	
Trade waste VLB—volume (per kL)	\$0.252 per kl
Trade waste VLB-biochemical oxygen demand (per kg) up to 1000mg/L	\$0.412 per k
Trade waste VLB—biochemical oxygen demand (per kg) more than 1000mg/L	\$0.576 per k
Trade waste VLB—suspended solids (per kg)	\$0.366 per k
Trade waste VLB—nitrogen (per kg)	\$0.645 per k
Trade waste VLB—phosphorus (per kg)	\$3.140 per k
Trade waste—cost reflective volume and load based	1
Trade waste cost reflective VLB—volume (per kL)##	\$0.748 per k
Trade waste cost reflective VLB—biochemical oxygen demand (per kg)##	\$0.576 per k
Trade waste cost reflective VLB—suspended solids (per kg)##	\$0.589 per k
Trade waste cost reflective VLB—nitrogen (per kg)##	\$3.103 per k
Trade waste cost reflective VLB—phosphorus (per kg)##	\$18.052 per k
Trade waste non-compliance charges	1
Failure to service grease arrestor/settling pit fee (up to 2,400L, every four weeks)	\$170.0
Failure to service grease arrestor/settling pit fee (2,400L and above, every four weeks)	\$340.0
Failure to install/upgrade/repair pre-treatment fee (every four weeks)	\$488.0
Other trade waste charges	
Sampling and monitoring charges	Estimated cost to deliver servic
Trade waste administration charges	\$72.0
Non-domestic hauled waste charges—volume (per kL)	\$0.750 per k
Non-domestic hauled waste charges—biochemical oxygen demand (per kg)	\$0.578 per k
Non-domestic hauled waste charges—suspended solids (per kg)	\$0.591 per k
Non-domestic hauled waste charges—nitrogen (per kg)	\$0.437 per k
Non-domestic hauled waste charges—phosphorus (per kg)	\$2.182 per k
Holding tank and septic waste charges (per kL)	\$9.45 per k
Liquid hauled waste—replacement of station swipe card	\$157.0
Waste macerator discharge (per macerator)	\$542.00 per un
Storm water to sewer—per sq. metre	\$13.00 per sq metr
Grease solids profile fee	\$162.0
Grease Arrestor Maintenance Application (GAMA) tag replacement	\$93.0

Fee Name—Water	Fee 2023-24
Installation of water connection (includes installation of meter)	
20mm connection up to 12m**	\$3,669.00
20mm connection, per metre rate more than 12m up to 25m**	\$172.00
25mm connection up to 12m**	\$3,991.00
25mm connection, per metre rate more than 12m up to 25m**	\$172.00
40mm connection up to 12m**	\$5,392.00
40mm connection, per metre rate more than 12m up to 25m**	\$209.00
50mm connection up to 12m**	\$7,274.00
50mm connection, per metre rate more than 12m up to 25m**	\$266.00
Larger than 50mm connection	Estimated cost to deliver service
Installation of a meter	
20mm meter	\$364.00
25mm meter	\$505.00
40mm meter	\$1,034.00
50mm meter	\$2,657.00
20mm water meter activation fee	\$167.00
20mm meter on 1-4 or 1-12 meter manifold-per meter	\$732.00 per meter
25mm meter on 1-5 meter manifold-per meter	\$1021.00 per meter
Alteration of manifold meters	Estimated cost to deliver service
Installation of water connections and isolating valves for firefighting purposes	
100mm, 150mm or larger than 150mm fire connections	Estimated cost to deliver service
100mm, 150mm, 200mm or larger than 200mm isolating valves for fire connections	Estimated cost to deliver service
Permanent overhead standpipe and meter	Estimated cost to deliver service

Fee Name—Water	Fee 2023-24
Disconnect connections	
Disconnect fire connection	Estimated cost to deliver servic
Disconnect up to 50mm water connection**	\$799.0
Disconnect larger than 50mm water connection	Estimated cost to deliver servic
Miscellaneous connection fees	
Restoration fee—at meter	\$147.0
Restoration fee—at main pipe	Estimated cost to deliver servic
Rotate 20mm/25mm meter Rotate 40mm meter	\$424.0
	\$1,130.0
Alter connections (relocate, raise/lower, shorten/lengthen) Alter 20mm or 25mm connection (up to 0.5m)	\$1,021.0
Alter 20mm or 25mm connection (up to 0.5m) Alter 20mm or 25mm connection (more than 0.5m and up to 2.0m)	\$1,021.0
Alter 20mm or 25mm connection (more than 0.5m and up to 2.6m)	\$1,343.0
Alter connections (raise/lower, shorten/lengthen)	φ1,515.0
Alter 32mm—50mm connection (up to 0.5m)	\$1,558.0
Alter 32mm—50mm connection (more than 0.5m and up to 2.0m)	\$1,627.0
Alter 32mm—50mm connection (more than 2.0m and up to 4.0m)	\$1,769.0
Alter larger than 50mm connection	Estimated cost to deliver servic
Alter connections into a box (relocate, raise/lower, shorten/lengthen)	
Alter 20mm connection into box (up to 0.5m)	\$1,802.0
Alter 20mm connection into box (more than 0.5m and up to 2.0m)	\$1,850.0
Alter 20mm connection into box (more than 2.0m and up to 4.0m)	\$2,126.0
Alter 25mm connection into box (up to 0.5m)	\$2,625.0
Alter 25mm connection into box (more than 0.5m and up to 2.0m)	\$2,698.0
Alter 25 mm connection into box (more than 2.0m and up to 4.0m)	\$3,318.0
Alter unmetered connections (relocate, raise/lower, shorten/lengthen,) & install water meter	¢1.1270
Alter 20mm unmetered water connection (up to 0.5mm) Alter 20mm unmetered water connection (more than 0.5mm and up to 2m)	\$1.136.0 \$1,179.0
Alter 20mm unmetered water connection (more than 0.5mm and up to 2m)	\$1,179.0
Alter 25mm unmetered water connection (up to 0.5mm)	\$1,327.0
Alter 25mm unmetered water connection (more than 0.5mm and up to 2m)	\$1,373.0
Alter 25mm unmetered water connection (more than 2m and up to 4m)	\$1,649.0
Provide and install metal underground box to cover meter	
Underground box for 20mm meter	\$954.0
Underground box for 25-50mm meter	\$2,584.0
Meter testing	¢221.0
Meter test fee—20mm-25mm on site meter flow test Meter test fee—20mm-25mm meters	\$231.0 \$945.0
Meter test fee—32mm-40mm meters	\$943.0 \$1,603.0
Meter test fee—50mm meters	\$3,462.0
Meter test fee—80mm meters	\$5,339.0
Meter test fee—100mm meters	\$5,599.0
Meter test fee—150mm meters	\$10,370.0
Meter repair/replacement fees	\$10,570.0
Meter repair/replacement—15mm, 20mm and 25mm	\$303.0
Meter repair/replacement—32mm and 40mm	\$524.0
Meter repair/replacement—50mm	\$848.0
Meter repair/replacement—larger than 50mm	Estimated cost to deliver service
Administration fee	
Administration fee for link-up (water)	\$308.0
SA Water construction: water supply	
Design and administration charge—non-standard connections	\$368.0
Design and administration charge—extensions	\$1,238.0
Third party access—water/recycled water	
Third party access—water/recycled water—request for further information	\$5,729.0
Hydrants	A
Metered hydrant deposit—25mm	\$698.0
Metered hydrant deposit—50mm	\$1,556.0
Metered hydrant application fee	\$392.0
Hire of portable hydrant—for each period of 3 months or part The Material Hydrant Early Termination Fee	\$130.0 Estimated cost to deliver service
The Metered Hydrant Early Termination Fee Short Term Hire of Hydrant	Estimated cost to deriver service \$998.0
Charge for additional administrative cost in relation to breach of terms and conditions of hire	\$998.0 \$299.0
of hydrant	\$299.0

Notes:

- GST—Where GST applies, the fee is stated inclusive of GST.
- * Concession card holder price available for persons holding a valid full time Australian secondary or tertiary student card, Commonwealth Pensioner Concession card, Health Care Card, Commonwealth Senior Health Card, South Australian State Concession Card or Seniors Card.
- ** Charge for standard connections only, refer to connections policy for non standard connections. All 50mm and 50mm recycled water connections fees are estimated.
- *** Schedule 8 of the *Land and Business (Sale and Conveyancing) Regulations 2010* prescribes fees for applications made for land and business sales enquiries and Schedule 1 of the *Water Industry Regulations 2012* prescribes fees for applications for other similar enquiries. SA Water has determined that it will charge the fee stated in this notice for both categories of application.
- ^ Charges for 100% only, refer to Augmentation Policy fees and charges schedule for multipliers applicable to properties that are residential, multiple dwellings, commercial/industrial, and reserves.
- ^^ All third-party access to SA Water land requires a valid permit. Commercial activities and/or other events/activities may attract these fees. The application of these fees will be at SA Water discretion and assessed on a case-by-case basis.
- ^^^ Meter fees may be required for unmetered connections.
- # All sewer connections provided are subject to approval and design standards.
- ## These fees apply to customers who exceed their trade waste authorisation discharge limits.
- Confirmed as a true and accurate record of the decision of the Corporation.

Dated: 27 June 2023

D. RYAN Chief Executive South Australian Water Corporation

LOCAL GOVERNMENT INSTRUMENTS

CITY OF CHARLES STURT

New Road Name

NOTICE is hereby given that the Council of the City of Charles Sturt at its meeting held on 26 June 2023 resolved that pursuant to Section 219(1) of the *Local Government Act 1999*, that the public road, the remnant section of Brebner Drive, West Lakes, be named Troubridge Drive, West Lakes.

A plan which delineates the section of road, which is subject to the change of name, together with a copy of the Council's resolution is available for inspection at the Council's Civic Centre, 72 Woodville Road, Woodville SA 5011, during the hours of 9.00am and 5.00pm on weekdays.

Dated: 29 June 2023

PAUL SUTTON Chief Executive Officer

CITY OF WHYALLA

Adoption of Valuations and Declaration of Rates 2023-2024

Notice is given that the City of Whyalla at a meeting of Council held on 19 June 2023, resolved for the financial year ending 30 June 2024 as follows:

Adoption of Valuations

Adopted the valuations as at 16 June 2023 of site value made by the Valuer-General for rating purposes for the year ending 30 June 2024. The total valuations for the area aggregate \$868,820,560 of which \$794,549,700 is the valuation of rateable land.

Declaration of Rates

Declared differential General Rates according to the locality of the land in various zones defined in the Development Plan, established pursuant to the *Development Act 1993*, and according to the use of the land, pursuant to Regulation 14(1) of the *Local Government (General) Regulations 2013*, the rate applies as follows:

(a) Locality and use of differentiating factors:

- In respect of all rateable land situated in the Commercial, District Centre, Local Centre, Town Centre, Open Space, Recreation and Caravan and Tourist Park Zones, a differential general rate of 3.5534 cents in the dollar, excluding any land categorised as Residential and for which the general differential rate is declared in paragraph (b) hereunder;
- (ii) In respect of all rateable land situated in the Industry, Light Industry and Deferred Industry Zones, a differential general rate of 3.5534 cents in the dollar, excluding any land categorised as Residential and for which the general differential rate is declared in paragraph (b) hereunder;
- (iii) In respect of all rateable land situated in the Residential, Residential Character and Community Zones, a differential general rate of 1.5503 cents in the dollar, excluding any land categorised as Commercial-shop, Commercial-office, Commercial-other, Industry-light, Industry-other and Primary Production, and for which the general differential rate is declared in paragraph (b) hereunder;
- (iv) In respect of all rateable land situated in the Rural Living Zone, a differential general rate of 0.5249 cents in the dollar, excluding any land categorised as Commercial-shop, Commercial-office, Commercial-other, Industry-light and Industry-other and for which the general differential rate is declared in paragraph (b) hereunder;
- (v) In respect of all rateable land situated in the Special Industry (Hydrocarbons), a differential general rate of 26.6278 cents in the dollar, excluding any land categorised as Residential and Commercial-other and for which the general differential rate is declared in paragraph (b) hereunder;
- (vi) In respect of all rateable land situated in the Coastal Settlement and Settlement Zones, a differential general rate of 0.3406 cents in the dollar, excluding any land categorised as Commercial—Shop, Commercial—Office, Commercial—Other, Industry—Light and Industry—Other and for which the general differential rate is declared in paragraph (b) hereunder;
- (vii) In respect of all rateable land situated in the Regional Centre Zone, a differential general rate of 4.4774 cents in the dollar, excluding any land categorised as Residential and for which the general differential rate is declared in paragraph (b) hereunder;
- (viii) In respect of all rateable land situated in the Remote Area Zone, a differential general rate of 0.0262 cents in the dollar, excluding any land categorised as Residential, Commercial-shop, Commercial-office, Commercial-other, Industry-light and Industry-other and for which the general differential rate is declared in paragraph (b) hereunder;
- (b) Land use as a differentiating factor in respect of all land not otherwise falling within paragraph (a) above, as follows:
 - (i) Residential—a differential general rate of 1.5503 cents in the dollar;
 - (ii) Commercial—Shop—a differential general rate of 3.5534 cents in the dollar;
 - (iii) Commercial—Office—a differential general rate of 3.5534 cents in the dollar;
 - (iv) Commercial—Other—a differential general rate of 3.5534 cents in the dollar;
 - (v) Industry—Light—a differential general rate of 3.5534 cents in the dollar;
 - (vi) Industry—Other—a differential general rate of 3.5534 cents in the dollar;
 - (vii) Primary Production-a differential general rate of 0.0262 cents in the dollar;
 - (viii) Vacant Land-a differential general rate of 3.5534 cents in the dollar;
 - (ix) Other (any other land use not referred to in a previous category)—a differential general rate of 3.5534 cents in the dollar.

Fixed Charge

The Council imposes a fixed charge of \$586.00 payable by way of General Rates on rateable land within the area of the Council for the year ending 30 June 2024.

Declaration of Separate Rates—Regional Landscape Levy

A separate rate based on a fixed charge and differentiated according to land use is declared on all rateable land within its area and within the area of the Eyre Peninsula Landscape Board for the purpose of the Regional Landscape Levy.

Residential	\$87.43
Commercial	\$131.14
Industrial	\$131.14
Primary Producer	\$174.85
Other/Vacant	

Note: The Regional Landscape Levy is collected on behalf of, and funds the operations of, the Eyre Peninsula Landscape Board.

Declaration of Service Charges

The Council imposes for the year ending 30 June 2024 an annual service charge of \$400.00 on rateable land within its area for the provision of the service of collection, treatment and disposal of hard waste where such a service is provided. Dated: 20 June 2023

J. COMMONS Chief Executive Officer

DISTRICT COUNCIL OF CLEVE

LOCAL GOVERNMENT ACT 1999—SECTION 196

Management Plans

The District Council of Cleve gives notice of its adoption of the seven (7) below listed Community Land Management Plans (CLMP) at its Ordinary Council Meeting held on 20 June 2023.

These documents may be viewed on the District Council of Cleve Website under Management Plans at www.cleve.sa.gov.au/council/performances/plans and at the Council offices during normal office hours.

CLMP No 1: Sport, Leisure & Recreational Facilities

CLMP No 2: Reserves & Parklands

CLMP No 3: Emergency Services

CLMP No 4: Community Facilities for Agriculture, Education, Boarding & Training

CLMP No 5: Yeldulknie Reservoir

CLMP No 6: Cleve Saleyards (Livestock)

CLMP No 7: Eyre Peninsula Field Days (Site & Car Parking)

Dated: 27 June 2023

D.J. PENFOLD Chief Executive Officer

DISTRICT COUNCIL OF ELLISTON

Adoption of Valuations and Declarations of Rates 2023-24

NOTICE is hereby given that the District Council of Elliston at its meeting held on 20 June 2023:

Adopted capital valuations to apply in its area for rating purposes supplied by the Valuer-General, being the most recent valuations available to the Council of the Capital Value of land within the Council's area totalling \$761,368,180.

Declared differential general rates varying according to the locality of the land and its use as follows:

1.2000 cents in the dollar in respect of all rateable land within the Employment (Bulk Handling) Zone;

0.3058 cents in the dollar in respect of all rateable land within the Residential Zone;

0.3058 cents in the dollar in respect of all rateable land within the Commercial-Shop Zone;

0.3058 cents in the dollar in respect of all rateable land within the Commercial-Office Zone; 0.3058 cents in the dollar in respect of all rateable land within the Commercial-Other Zone;

0.3058 cents in the dollar in respect of all rateable land within the Industry-Light Zone;

0.3058 cents in the dollar in respect of all rateable land within the Industry-Elgit Zone;

0.3058 cents in the dollar in respect of all rateable land within the Primary Production Zone;

0.3058 cents in the dollar in respect of all rateable land within the Vacant Land Zone;

0.3058 cents in the dollar in respect of all rateable land within the Other Zone;

Declared a fixed charge of \$325.00 payable in respect of rateable land within its area.

Declared that the annual service charges on all land to which the Council provides or makes available its Community Wastewater Management Systems is \$465 per property.

Declared that the annual service charges on all land to which the Council provides or makes available its provision of water serviced by the Port Kenny Water Supply is \$155 per property.

Declared that the annual service charges based on the level of usage and on all land to which the Council provides or makes available its prescribed service of the collection, treatment or disposal of waste via its Waste Management Service is as follows:

0-0.3m³ of waste per week on average - \$340 per annum

0.3-0.6m3 of waste per week on average - \$679 per annum

0.6m³ to 0.9m³ of waste per week on average - \$1,019 per annum

Provided on the basis that the sliding scale provided for in Regulation (13) of the *Local Government (General) Regulations 2013* will be applied. Single farm enterprises and adjoining allotments are only charged the annual service charge in respect of the assessment constituting the principal property.

Declared a separate rate based on a fixed charge of \$87.43 against all residential, vacant and other categories of land use for rateable properties, \$131.14 on commercial and industrial categories of land use for rateable properties, and \$174.85 on the primary production category of land use for rateable properties in order to reimburse Council the amount of \$116,364.88 contributed to the Eyre Peninsula Landscape Board for the 2023-24 financial year.

Dated: 21 June 2023

NIKKI BECKER Chief Executive Officer

REGIONAL COUNCIL OF GOYDER

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that at a meeting of the Council held on Tuesday 20 June 2023, the Council resolved as follows:

- 1. Adopted for rating purposes, for the financial year ending 30 June 2024, the most recent valuations of the Valuer-General of the Capital Value of land within the area of the Council, and specifies that the total of the values that are to apply within the area is \$2,400,993,720 of which \$2,363,172,892 is rateable.
- 2. Declared differential rates for the year ending 30 June 2024 on rateable land within its area, based upon the capital value of the land and varying according to land use as follows:
 - a) 0.1646 cents in the dollar for all rateable land within the area with a land use of Primary Production; and
 - b) 0.4582 cents in the dollar for all other rateable land in the Council area that includes Residential, Commercial Shop, Commercial Office, Commercial Other, Industry Light, Industry Other, Vacant Land and Other.
- 3. Declared a fixed charge of \$150.00 against each separate piece of rateable land within the Council area for the year ending 30 June 2024.
- 4. Imposed an annual service charge based on the level of usage of the service and varying according to whether the land is vacant or occupied on all land to which Council provides or makes available the prescribed service of Community Wastewater Management Systems for the year ending 30 June 2024:

4.1 in respect of all land in the area serviced by the Burra CWMS, an annual service charge of:

- a) \$426.00 per property unit on occupied rateable and non-rateable land; and
- b) \$321.00 per property unit on assessments of vacant rateable and non-rateable land.
- 4.2 in respect of all land in the area serviced by the Eudunda CWMS, an annual service charge of:
 - a) \$619.00 per property unit on occupied rateable and non-rateable land; and
 - b) \$474.00 per property unit on assessments of vacant rateable and non-rateable land.
- 5. Imposed an annual service charge on all land in the townships of Terowie, Whyte Yarcowie, Hallett, Mt Bryan, Burra, Robertstown, Point Pass, Eudunda, Farrell Flat and Booborowie to which it provides or makes available the prescribed service of waste collection for the year ending 30 June 2024, of \$248.00.
- 6. For the purpose of reimbursing Council the amount contributed to the Northern and Yorke Landscape Region Board, adopted a rate in the dollar of \$0.000099 for all rateable land (based on capital value) within the area of Council and the Northern and Yorke Landscape Region Board for the year ending 30 June 2024.

Dated: 22 June 2023

3

DAVID J. STEVENSON Chief Executive Officer

DISTRICT COUNCIL OF GRANT

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that at its meeting held on 19 June 2023 in relation to the financial year ending 30 June 2024, the District Council of Grant, made the following resolutions:

- 1. Adopted for rating purposes, the capital valuations of land within the Council area made by the Valuer-General, being the most recent valuations available to the Council, totalling
 - \$5,182,758,840 comprising \$5,082,539,417 in respect of rateable land and \$100,219,423 in respect of non-rateable land before alteration.
- 2. Declared differential general rates of
 - i) 0.211290 cents in the dollar for land use codes of residential, commercial shop, commercial office, commercial other, industry light, industry other, vacant land and other
 - ii) 0.190068 cents in the dollar for land use codes of primary production
 - Fixed a minimum amount of \$650.00 payable by way of general rates on rateable land within the Council's area.
- 4. Declared a separate rate of \$1,613 per assessment, in respect to assessments A1493, A1494, A1543, A1544 & A1545 in order to reimburse the Council for the costs of construction for the Cape Douglas Community Wastewater Management Scheme.
- 5. Imposed an annual service charge based on the nature of the service of \$285.00 for the prescribed service of collection, treatment and disposal (including recycling) of waste (Mobile Garbage Bins) on all land to which it provides or makes available the service.
- 6. Imposed an annual service charge based on the nature of the service and varying according to whether the land is vacant or occupied on all land to which the Council provides or makes available the Community Wastewater Management Systems being prescribed services for the collection, treatment and disposal of waste in the townships of, Port MacDonnell, Tarpeena, Allendale East, Cape Douglas, Donovans and Pelican Point as follows:

\$695.00
\$590.00

7. Declared a separate rate (Regional Landscape Levy) on all rateable land within the region of the Board and within the Council area in order to reimburse the Council for amounts contributed to the Limestone Coast Landscape Board, based on a fixed charge and differentiated according to land use on all rateable land as follows:

Residential, Vacant and Other	\$ 89.00 per rateable property
Commercial (Shop, Office and Other)	\$138.00 per rateable property
Industry (Light and Other)	\$216.00 per rateable property \$385.00 per rateable property

Dated: 19 June 2023

DARRYL WHICKER Chief Executive Officer

29 June 2023

DISTRICT COUNCIL OF LOXTON WAIKERIE

Adoption of Valuations and Declaration of Rates for 2023/2024

Notice is hereby given that at its meeting on 21 June 2023 the District Council of Loxton Waikerie for the financial year ending 30 June 2024 and in exercise of the powers contained in Chapter 10 of the *Local Government Act 1999*, resolved as follows:

1. Adoption of Valuation

To adopt, for rating purposes, the most recent valuations of the Valuer-General available to the Council of the capital value of land within the Council area, totalling \$3,051,454,840 of which. \$2,984,935,418 is in respect to rateable land.

2. Declaration of the Differential General Rates

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

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

Residential -0.31428 cents in the dollar Commercial (Shop, Office, Other) -0.49168 cents in the dollar Industrial (Light, Other) -0.38418 cents in the dollar Primary Production -0.51985 cents in the dollar Vacant Land -0.30124 cents in the dollar Other -0.48545 cents in the dollar

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

Residential – 0.29931 cents in the dollar Commercial (Shop, Office, Other) – 0.50249 cents in the dollar Industrial (Light, Other) – 0.41945 cents in the dollar Primary Production – 0.26251 cents in the dollar Vacant Land – 0.29379 cents in the dollar Other – 0.35066 cents in the dollar

3. Fixed Charge

To impose a fixed charge of \$367 as part of the general rates upon each separate piece of rateable land.

4. Service Charges—Community Wastewater Management Systems

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

- for the Waikerie Community Wastewater Management System scheme—\$534 per unit on each occupied allotment and \$514 per unit on each vacant allotment.
- for the Loxton Community Wastewater Management Scheme system—\$534 per unit on each occupied allotment and \$514 per unit on each vacant allotment:
 - for the Moorook Community Wastewater Management System scheme—\$470 per unit on each occupied allotment and \$450 per unit on each vacant allotment.
 - for the Kingston on Murray Community Wastewater Management System scheme—\$470 per unit on each occupied allotment and \$450 per unit on each vacant allotment.

5. Service Charges—Kerbside Waste Collection

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

- within the townships of Loxton and Waikerie for all serviced retirement village properties an amount of \$212
- within the townships of Loxton and Waikerie for all other properties an amount of \$318
- outside any area designated as Loxton and Waikerie townships but within the prescribed collection area an amount of \$250

6. Separate Rate

• in order to raise the amount of \$547,804 payable to the Murraylands and Riverland Regional Landscape Board to declare a separate rate of 0.029483 cents in the dollar (but with a maximum amount payable of \$100.00), on all rateable land in the Council area.

Dated: 28 June 2023

DAVID BEATON Chief Executive Officer

SOUTHERN MALLEE DISTRICT COUNCIL

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that the Southern Mallee District Council at its ordinary council meeting held on Wednesday, 21 June 2023, resolved for the year ending 30 June 2024 as follows;

Adoption of Valuation

To adopt the most recent valuations of the Valuer-General available to the Council of the capital value of land within the Council's area totalling \$1,236,752,900 and of which \$1,218,075,500 is the total valuation of rateable land.

Declaration of Differential General Rate

Differential rates be declared for the financial year ending 30 June 2024 on the assessed capital value of all rateable land and according to its locality within the area of the Council as follows:

0.00402555 rate in the dollar of the capital value of rateable land within the townships of Geranium, Lameroo, Parilla, Parrakie and Pinnaroo, and

0.00342155 rate in the dollar of the capital value of all other rateable land in the Council area.

Minimum Rate

Pursuant to Section 158 of the *Local Government Act 1999*, the Council declares a minimum amount payable by way of general rates of \$695.00 in respect of all rateable properties within its area.

Regional Landscape Levy

That pursuant to Part 5 of the *Landscape South Australia Act 2019* and Section 154 of the *Local Government Act 1999*, the Council declares, in respect of the year ending 30 June 2024, a separate rate of 0.00014942 in the dollar, based on the capital value of rateable land within the Council's area and within the area of the Murraylands and Riverland Landscape Board in order to recover the amount payable to the Board.

Community Wastewater Management Scheme Service Charge

Community Wastewater Management Scheme as set out in Section 155 of the *Local Government Act 1999*, the Council imposes an annual service charge on each piece of occupied land of \$690.00 and on each piece of vacant land of \$342.00 to which the prescribed service (Community Wastewater Management Scheme) is available.

Mobile Garbage Bin Collection Service Charge

As set out in Section 155 of the *Local Government Act 1999*, the Council imposes an annual service charge against each rateable and non-rateable piece of land of \$320.00 per annum and \$230.00 per annum for each additional Mobile Garbage Bin Collection.

Dated: 22 June 2023

MATTHEW SHERMAN Acting Chief Executive Officer

DISTRICT COUNCIL OF TUMBY BAY

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that the District Council of Tumby Bay at its Ordinary Council Meeting held on 20 June 2023 resolved for the financial year ending 30 June 2024 the following:

- 1. Adopted for rating purposes the most recent valuations of the Valuer-General of the site value of rateable land within the Council's area, totalling \$1,688,455,860.
- 2. Declared differential general rate as follows:
 - 1. 0.55170 cents in the dollar on all rateable land within all the Townships in the Council's area excluding any such land with a land use Commercial-Shop, Commercial-Office, Commercial-Other, Industry-Light and Industry-Other;
 - 2. 0.44666 cents in the dollar on all rateable land with a land use or Commercial-Shop, Commercial-Office, Commercial-Other, Industry-Light and Industry-Other;
 - 3. 7.57195 cents in the dollar on all rateable land within the Employment (Bulk Handling) Zone under the Planning and Design Code (the code);
 - 4. 0.15966 cents in the dollar on all other rateable land within the Council's area not included in subparagraphs (1), (2) or (3) above.
- 3. Declared a fixed charge of \$774 on all rateable land.
- 4. Declared a differential separate rate for the purpose of making available and maintaining the Port Neill War Memorial Hall as follows:
 - 0.013872 cents in the dollar on all rateable land within the Port Neill Township.
 - 0.003231 cents in the dollar on all rateable land outside the Port Neill Township and within the Hundred of Dixson.
- 5. Declared a separate rate for the Regional Landscape Levy, based on a fixed charge of
 - \$87.43 on all rateable land with a land use of Residential, Other and Vacant Land;
 - \$131.14 on all rateable land with a land use of Commercial-Shop, Commercial-Office, Commercial-Other, Industry-Light and Industry-Other;
 - \$174.85 on all rateable land with a land use of Primary Production.
- 6. Declared an annual service charge:
 - (a) within the townships of Tumby Bay, Port Neill, Lipson and Ungarra for the collection, treatment or disposal of waste in the amount of:
 - (i) \$282 for each occupied allotment;
 - (ii) \$282 for each additional 140 litre bin requested per property; and
 - (b) for the provision of the Community Wastewater Management Scheme of \$611 per property unit.

Dated: 23 June 2023

R. E. HAYES Chief Executive Officer

DISTRICT COUNCIL OF TUMBY BAY

Resignation of Councillor

Notice is hereby given in accordance with section 54(6) of the *Local Government Act 1999*, that a vacancy has occurred in the office of Area Councillor, due to the resignation of Councillor Ricky Trenberth, effective Tuesday, 20 June 2023. Dated: 20 June 2023

REBECCA HAYES Chief Executive Officer

PUBLIC NOTICES

NATIONAL ELECTRICITY LAW

Notice of Draft Determination Extension

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

Under s 107, the time for making the draft determination on the Operating reserve market (Ref. ERC0295 & ERC0307) proposal has been extended to 5 October 2023.

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: 29 June 2023

TRUSTEE ACT 1936

PUBLIC TRUSTEE

Estates of Deceased Persons

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

DANIELS Doris Eva late of 1 Dennis Place Victor Harbor Retired Factory Worker who died 3 February 2023 FENDOM Alan Paul late of 84 Lipsett Terrace Brooklyn Park Retired Boilermaker who died 31 January 2023 GILL Wendi Lea late of 36C Halsey Road Elizabeth East Retired Factory Worker who died 19 December 2021 HOFLER Walter Ernst late of 147 Frost Road Salisbury South Retired Machinist who died 13 January 2023 MORGAN Fay Madeliene late of 19 Aldersey Street McLaren Vale Retired Shop Assistant who died 1 April 2023 PRIESTLEY Paul James late of 17 Elizabeth Road Christie Downs of no occupation who died 4 February 2021 VANINI Carlo Edoardo late of 9 Luhrs Road Payneham South Retired Accounts Clerk who died 30 January 2023 WEBBER Valda Mary late of 342 Marion Road North Plympton Retired Library Assistant who died 10 March 2023 ZWERMANN Henry late of 35 Panalatinga Road Woodcroft Retired Labourer who died 6 April 2023

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 28 July 2023 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: 29 June 2023

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

EMAIL: governmentgazettesa@sa.gov.auPHONE: (08) 7109 7760WEBSITE: www.governmentgazette.sa.gov.au

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

Printed and published weekly by authority of M. DOWLING, Government Printer, South Australia \$8.15 per issue (plus postage), \$411.00 per annual subscription—GST inclusive Online publications: www.governmentgazette.sa.gov.au