No. 76 p. 3403



THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

PUBLISHED BY AUTHORITY

ADELAIDE, THURSDAY, 5 OCTOBER 2023

CONTENTS

GOVERNOR'S INSTRUMENTS	
Acts—No. 28 of 2023	3404
Appointments	3404
Regulations—	
Local Nuisance and Litter Control (Amendment of Act,	
Schedule 1) Regulations 2023—No. 99 of 2023	3405
Local Nuisance and Litter Control (Guidelines)	
Amendment Regulations 2023—No. 100 of 2023	3409
_	
STATE GOVERNMENT INSTRUMENTS	2410
Anangu Pitjantjatjara Yankunytjatjara Land Rights Act 1981.	3410
Crown Land Management Act 2009	
Fire and Emergency Services Act 2005	
Gaming Machines Act 1992	
Geographical Names Act 1991	
Housing Improvement Act 2016	
Justices of the Peace Act 2005	
Land Acquisition Act 1969	3420
Liquor Licensing Act 1997	3422
Roads (Opening and Closing) Act 1991	3430
LOCAL GOVERNMENT INSTRUMENTS	
City of Norwood Payneham & St Peters	3431
District Council of Grant	
District Council of Orroroo Carrieton	
	5452
PUBLIC NOTICES	
National Electricity Law	
National Energy Retail Law	
Trustee Act 1936	
Unclaimed Moneys Act 1891	. 3448

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

GOVERNOR'S INSTRUMENTS

ACTS

Department of the Premier and Cabinet Adelaide, 5 October 2023

Her Excellency the Governor directs it to be notified for general information that she has in the name and on behalf of His Majesty The King, this day assented to the undermentioned Bills passed by the Legislative Council and House of Assembly in Parliament assembled, viz.:

No. 28 of 2023—Environment Protection (Objects of Act and Board Attributes) Amendment Bill 2023 An Act to amend the Environment Protection Act 1993

By command,

PETER BRYDEN MALINAUSKAS Premier

APPOINTMENTS

Department of the Premier and Cabinet Adelaide, 5 October 2023

Her Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Industrial Relations Consultative Council, pursuant to the provisions of the Fair Work Act 1994:

Member: from 5 October 2023 until 16 March 2025 Paul James Scudds Michaela Tippins

By command,

PETER BRYDEN MALINAUSKAS Premier

AGO0175-23CS

Department of the Premier and Cabinet Adelaide, 5 October 2023

Her Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the TAFE SA Board of Directors, pursuant to the provisions of the TAFE SA Act 2012:

Director: from 15 October 2023 until 14 October 2026 Andrea Jane Broadfoot Leah Helene Marrone

By command,

PETER BRYDEN MALINAUSKAS Premier

ME23/084

Department of the Premier and Cabinet Adelaide, 5 October 2023

Her Excellency the Governor in Executive Council has been pleased to appoint the Honourable Zoe Lee Bettison, MP as Acting Minister for Primary Industries and Regional Development and Acting Minister for Forest Industries from 9 October 2023 until 13 October 2023 inclusive, during the absence of the Honourable Clare Michele Scriven, MLC.

By command,

PETER BRYDEN MALINAUSKAS Premier

MPIRD F2023/000165 CS

REGULATIONS

South Australia

Local Nuisance and Litter Control (Amendment of Act, Schedule 1) Regulations 2023

under the Local Nuisance and Litter Control Act 2016

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Amendment provisions

Part 2—Amendment of Local Nuisance and Litter Control Act 2016

4 Amendment of Schedule 1—Meaning of local nuisance (section 17)

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Local Nuisance and Litter Control (Amendment of Act, Schedule 1) Regulations 2023*.

2—Commencement

- (1) Subject to subregulation (2), these regulations come into operation on the day on which they are made.
- (2) The following regulations come into operation on 1 April 2024:
 - (a) regulation 4(1) to (9) (inclusive); and
 - (b) regulation 4(11) and (12).

3—Amendment provisions

In these regulations, a provision under a heading referring to the amendment of a specified Act amends the Act so specified.

Part 2—Amendment of Local Nuisance and Litter Control Act 2016

4—Amendment of Schedule 1—Meaning of local nuisance (section 17)

(1) Schedule 1, Part 1, clause 1—after the definition of *construction noise* insert:

emergency services organisation means—

- (a) an emergency services organisation within the meaning of the *Fire and Emergency Services Act 2005*; and
- (b) in relation to a particular emergency within the meaning of the *Emergency Management Act 2004*—the control agency for the emergency under that Act; and

- (c) SA Ambulance Service Inc; and
- (d) South Australian Police; and
- (e) a local government council engaged in duties in connection with an emergency; and
- (f) an arm of the Australian Defence Force engaged in police, fire fighting, ambulance or search and rescue duties or duties in connection with an emergency;

essential services has the same meaning as in the Essential Services Commission Act 2002;

(2) Schedule 1, Part 1, clause 1—after the definition of *promotional image* insert:

public infrastructure means—

- infrastructure, equipment, structures, works and other facilities used in or in connection with the provision of essential services or telecommunications; and
- (b) roads and their supporting structures and works;

public infrastructure works means works for the construction, installation, repair, maintenance or replacement of, or making of other physical changes to, public infrastructure;

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

2—Declared agents (section 17(1)(a))

The following are declared agents for the purposes of section 17(1)(a):

- (a) vibration;
- (b) light.
- (4) Schedule 1, Part 2, clause 4(a)—delete "generated on premises"
- (5) Schedule 1, Part 2, clause 4(a)(i)—after subsubparagraph D insert:
 - (DA) in the case of noise from the operation of refrigeration equipment fitted on or in a vehicle that is parked and not being operated—the noise has travelled from the place where the vehicle is parked to neighbouring domestic premises between the hours of—
 - 8pm and midnight on any day; or
 - midnight and 9am on Sunday; or
 - midnight and 8am on any other day; or
- (6) Schedule 1, Part 2, clause 4—after paragraph (e) insert:
 - (ea) light emitted from a place, if an authorised officer forms the opinion that—
 - (i) the light has travelled from the place at which it was generated to neighbouring premises; and
 - (ii) the nature, intensity, colour, location, direction or extent of the light is such as to constitute an unreasonable interference with the enjoyment of the neighbouring premises by persons occupying those premises;

(7) Schedule 1, Part 3, clause 5(d)—before "noise" first occurring insert:

other than in the case of construction noise or other nuisance from construction activities carried out in accordance with a development authorisation within the meaning of the *Development Act 1993* or the *Planning, Development and Infrastructure Act 2016*—

- (8) Schedule 1, Part 3, clause 5(h)—delete paragraph (h) and substitute:
 - (h) noise, vibration and other nuisance from public infrastructure works where—
 - (a) the works are carried out because of an emergency or urgent public need; or
 - (b) the works are carried out in the circumstances in order to avoid or reduce inconvenience or disruption to traffic or pedestrians during normal business hours;
- (9) Schedule 1, Part 3, clause 5(i)—delete "clause 4(1)(a)(i)(D)" and substitute: clause 4(a)(i)(D) and (DA)
- (10) Schedule 1, Part 3, clause 5(j)(iii)—delete subparagraph (iii)
- (11) Schedule 1, Part 3, clause 5(n)—after "worship" insert:

, other than noise consisting of amplified music

- (12) Schedule 1, Part 3, clause 5—after paragraph (r) insert:
 - (s) dust from unsealed public roads;
 - (t) light emitted by or from the following:
 - (i) public street lighting;
 - (ii) public infrastructure works;
 - (iii) airports;
 - (iv) harbours;
 - (v) vehicles;
 - (vi) railway premises (within the meaning of the *Rail Safety National Law (South Australia) Act 2012*);
 - (vii) bus stations and bus depots;
 - (viii) public transport operating centres and facilities;
 - (ix) goods vehicle operating and transport centres (including goods distribution centres);
 - (x) traffic control devices;
 - (xi) navigational aids (including lighthouses);
 - (xii) premises or facilities (including temporary premises or facilities) used by an emergency services organisation;
 - (xiii) correctional institutions (within the meaning of the *Correctional Services Act 1982*);
 - (xiv) premises or facilities of, or used by, an arm of the Australian Defence Force (including training areas);

- (xv) business premises during the normal operating hours of the business provided that the lights are required for the reasonable and safe operation of the business and reasonable measures have been taken to reduce the impact of the light on neighbouring premises;
- (xvi) public light displays (including laser light displays);
- (xvii) Christmas light displays;
- (xviii) natural sources, including the reflection of natural light (but not including where natural light is reflected by a device designed or intended to be used for the deliberate reflection of light (for example, a bird scaring device)).

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 5 October 2023

No 99 of 2023

South Australia

Local Nuisance and Litter Control (Guidelines) Amendment Regulations 2023

under the Local Nuisance and Litter Control Act 2016

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement

Part 2—Amendment of Local Nuisance and Litter Control Regulations 2017

3 Amendment of regulation 4—Functions of councils—guidelines

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Local Nuisance and Litter Control (Guidelines) Amendment Regulations 2023*.

2—Commencement

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

Part 2—Amendment of Local Nuisance and Litter Control Regulations 2017

3—Amendment of regulation 4—Functions of councils—guidelines

Regulation 4(1)(a)(ii)—delete subparagraph (ii) and substitute:

(ii) in any other case—the guidelines set out in *Managing unreasonable* conduct by a complainant. A manual for frontline staff, supervisors and senior managers published by the New South Wales Ombudsman, March 2021, on the website of the New South Wales Ombudsman;

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 5 October 2023

No 100 of 2023

STATE GOVERNMENT INSTRUMENTS

ANANGU PITJANTJATJARA YANKUNYTJATJARA LAND RIGHTS ACT 1981

ANANGU PITJANTJATJARA YANKUNYTJATJARA (APY)

Review of Electorates

What is the review?

Pursuant to section 9(8) of the Anangu Pitjantjatjara Yankunytjatjara Land Rights Act 1981 ("the Act"), the Electoral Commissioner is required to review the electorates in the APY Lands constituted in accordance with Schedule 3 of the Act not later than 3 months prior to each election.

As the next general elections of the APY Executive Board must be conducted between 1 May and 31 August 2024, the Electoral Commissioner has commenced a review which includes consultation with the APY community.

Following public consultation, the Electoral Commissioner will recommend whether the electorate boundaries should be modified for the 2024 APY Executive Board Elections.

How are the current electorates constituted?

There are seven electorates currently constituted of the following community groups:

- Pipalyatjara and Kalka
- 2. Kanypi, Nyapari, Angatja and Watarru
- 3. Amata and Tjurma
- 4. Kaltjiti, Irintata and Watinuma
- 5. Pukatja, Yunyarinyi, Anilalya and Turkey Bore
- 6. Mimili
- 7. Iwantja, Amuruna, Railway Bore, Witjintitja and Wallatinna

Who may make a submission?

The Act requires that the review includes consultation with APY members and the APY Executive Board.

The Electoral Commissioner also invites submissions from the APY Community Councils and other parties or individuals with an interest in the communities listed above.

Written submissions should be addressed to the Electoral Commissioner and can be sent via email to APY.Review@sa.gov.au or via post to GPO Box 646. Adelaide SA 5001.

Additionally, the Electoral Commission of SA will visit the APY Lands between 23-27 October 2023 to discuss the review. Details of the itinerary can be found at: www.ecsa.sa.gov.au

Submissions must be received by Tuesday 14 November 2023.

Please visit our website www.ecsa.sa.gov.au for more information on the review.

MICK SHERRY Electoral Commissioner

CROWN LAND MANAGEMENT ACT 2009

Application to Purchase Property—Caurnamont Mooring

Notice is hereby given, pursuant to section 59 of the *Crown Land Management Act 2009* that the Department for Environment and Water is considering an application to purchase the whole of Allotment 503 in Deposited Plan 126554 in the Hundred of Ridley, being portion of the land known as Caurnamont Mooring, 2972 Purnong Road Caurnamont SA.

Written comments may be submitted for consideration by the Minister for Climate, Environment and Water, no later than 26 October 2023. Correspondence may be addressed to:

Lucy McMurtrie, Project and Property Officer, Crown Lands Disposals GPO Box 1047, ADELAIDE SA 5001

Or <u>lucy.mcmurtrie@sa.gov.au</u> Authority File: DL/3640/1982

Dated: 5 October 2023

MELANIE CARSON Manager Crown Land Operations

FIRE AND EMERGENCY SERVICES ACT 2005

SECTION 78

Fire Danger Season

The South Australian Country Fire Service hereby:

- 1. Fixes the date of the Fire Danger Season within the part of the State defined as the Eastern Eyre Peninsula Fire Ban District so as to commence on the 1 November 2023 and to end on the 15 April 2024.
- 2. Fixes the date of the Fire Danger Season within the part of the State defined as the Flinders Fire Ban District so as to commence on the 16 October 2023 and to end on the 15 April 2024.
- 3. Fixes the date of the Fire Danger Season within the part of the State defined as the Lower Eyre Peninsula Fire Ban District so as to commence on the 15 November 2023 and to end on the 15 April 2024.
- 4. Fixes the date of the Fire Danger Season within the part of the State defined as the Mid North Fire Ban District so as to commence on the 1 November 2023 and to end on the 30 April 2024.

- 5. Fixes the date of the Fire Danger Season within the part of the State defined as the North East Pastoral Fire Ban District so as to commence on the 16 October 2023 and to end on the 31 March 2024.
- 6. Fixes the date of the Fire Danger Season within the part of the State defined as the North West Pastoral Fire Ban District so as to commence on the 16 October 2023 and to end on the 31 March 2024.
- 7. Fixes the date of the Fire Danger Season within the part of the State defined as the West Coast Fire Ban District so as to commence on the 16 October 2023 and to end on the 15 April 2024.
- 8. Fixes the date of the Fire Danger Season within the part of the State defined as the Yorke Peninsula Fire Ban District so as to commence on the 1 November 2023 and to end on the 30 April 2024.

Dated: 5 October 2023

BRETT LOUGHLIN AFSM Chief Officer SA Country Fire Service

GAMING MACHINES ACT 1992

South Australia

Gaming Machines Community Impact Assessment Guidelines Variation Notice 2023/1

under section 17B of the Gaming Machines Act 1992

1_Short title

This notice may be cited as the *Gaming Machines Community Impact Assessment Guidelines Variation Notice 2023/1* (Variation Notice).

2—Commencement

This Variation Notice comes into operation on 29 January 2024.

3—Variation of existing Community Impact Assessment Guidelines

This Variation Notice will have the effect that the *Community Impact Assessment Guidelines* prescribed by this notice will supersede the *Community Impact Assessment Guidelines* in effect prior to 29 January 2024.

4—Gaming Machines Community Impact Assessment Guidelines

The Community Impact Assessment Guidelines set out in this notice is varied under section 17B of the Gaming Machines Act 1992.

Gaming Machines Community Impact Assessment Guidelines

Gaming Machines Act 1992

Overview

1.1. Designated Applications

Under section 17B of the Act, the Commissioner may only grant a designated application if satisfied that to grant the application is in the **community interest**.

The types of applications which are classified as designated applications are set out in Schedule 1.

In determining whether or not a designated application is in the community interest, the Commissioner must have regard to:

- (a) the harm that might be caused by gambling, whether to a community as a whole or a group within a community
- (b) the cultural, recreational, employment or tourism impacts
- (c) the social impact in, and the impact on the amenity of, the locality (see Schedule 2 for a description of locality) of the premises or proposed premises.

An applicant in respect of a designated application must comply with the requirements set out in these guidelines.

1.2. Community Impact Submission

The onus is on the applicant to satisfy the Commissioner that the grant of the application is in the community interest and to provide relevant evidence and submissions to discharge this onus.

In determining whether a designated application is in the community interest, the Commissioner will consider the Community Impact Submission prepared by the applicant in accordance with these Guidelines and may have regard to any other information, data, submissions, or research which the Commissioner considers relevant and appropriate to inform the decision.

2. Community Impact Considerations

In preparing their Community Impact Submission, applicants should consider the guidance provided under each of the following subheadings and address each of the matters required, as relevant to the application.

2.1. The harm that might be caused by gambling, whether to a community as a whole or individuals within a community

An object of the Act is to ensure that gaming machine gambling is conducted responsibly, fairly and honestly, with regard to minimising the harm caused by gambling.

The Commissioner considers gambling harm to be any negative consequence experienced by an individual or members of their social network, family or the broader community, because of participation in gambling. This can be experienced on a spectrum, ranging from minor negative experiences to crises, and is not always proportionate to the amount of gambling participation.

Gambling harms can include:

- the risk of harm to children and vulnerable people,
- the adverse financial, social and cultural effects on communities or individuals within a community,
- the adverse effects on a person's health or welfare, and
- the adverse effects on a person's family, friends and work colleagues.

Applicants are required to:

- (a) Identify the Net Gambling Revenue (NGR) data for the premises in comparison to the local council area and State, and consider whether the application has the potential to increase gambling related harm in the locality.
- (b) Identify the socio-economic profile of the locality of the premises/proposed premises and consider whether there are any factors which might increase the risk of gambling harm, such as higher unemployment or social disadvantage.

This information may be obtained by reference to the Socio-Economic Indexes for Areas (SEIFA) scores at the Statistical Area Level 2 (SA2) for the SA2 area in which the premises is located, namely:

- Index of Relative Socio-Economic Advantage and Disadvantage;
- Index of Relative Socio-Economic Disadvantage;
- Index of Economic Resources; and
- Index of Education and Occupation.
- (c) Identify whether there are any 'at-risk' groups or sub-communities within the locality of the premises/proposed premises and provide a description of how the applicant intends to minimise any potential harm to 'at-risk' groups and sub-communities in the locality of the premises/proposed premises.
- (d) Identify whether there are any community buildings, facilities and areas of interest/concern within the locality which may include:
 - schools and educational institutions
 - hospitals, drug and alcohol treatment centres
 - accommodation or refuges for young, vulnerable or disadvantaged people
 - childcare centres
 - recreational areas
 - pawn brokers or credit providers
 - other gaming premises, and
 - any other areas where young, vulnerable or disadvantaged people may congregate or be attracted to.
- (e) Identify and provide any policies and procedures that the applicant has implemented or intends to implement to address and minimise any potential harm that might be caused by gambling in the locality. It is expected that these policies and procedures should relate to issues such as, but not limited to:
 - arrangements for the identification of persons who may be experiencing gambling harm in those premises
 - arrangements to inform customers and their families of, and facilitate access to, barring (exclusion) arrangements
 - enforcement and compliance with barring (exclusion) arrangements, and
 - design/location of the gaming area or proposed gaming area so it would not be an attraction to minors.

It is important to note that reliance alone on a responsible gambling agreement with an approved industry body will not be considered sufficient to satisfy or discharge the harm minimisation requirements of an application, and each applicant should consider the specific circumstances of their venue when addressing this consideration.

Guidance as to how to locate data and information to assist applicants with completing this section of their Community Impact Submission, including identifying the socio-economic profile of the locality, is available at www.cbs.sa.gov.au/ciportal.

2.2. The cultural, recreational, employment or tourism impacts

Applicants must address:

- (a) The economic benefits or employment opportunities the grant of the application will generate in the locality and the broader community, and
- (b) The cultural, recreational or tourism benefits the grant of the application will generate for the locality and the broader community.

2.3. The social impact in, and the impact on the amenity of, the locality of the premises or proposed premises

Applicants must address the social impact the grant of the application may have in the locality, and the impact on the amenity of the locality of the premises or proposed premises.

Having regard to the relevant Net Gambling Revenue (NGR) data and social economic profile data outlined at 2.1 and any other information the applicant considers relevant, **applicants are required to address**:

- (a) The social impact the grant of the application may have in the locality, with reference to any potential increase in crime and anti-social behaviour.
- (b) How the grant of the application may impact positively or negatively on the amenity of the locality (being the pleasantness, attractiveness, desirability or utility of the locality), along with any impact on the character of the premises or locality.
- (c) How the non-gaming related operations of the premises/proposed premises will contribute positively to the community such as providing a family-friendly environment or community meeting place, and
- (d) Any steps that will be taken to address any negative social impact or negative impact on the amenity of the locality.

3. Completing a Community Impact Submission

3.1. General Guidance

Designated applications, at the time of lodgement, must be accompanied by a Community Impact Submission unless a waiver is provided (see below).

The Commissioner has developed a form to help guide applicants as to the type of information they need to provide in support of their application. Applicants may complete this form, or instead choose to prepare their own submission in support of the application addressing the matters outlined in these Guidelines. This form is available at www.cbs.sa.gov.au/ciportal.

There is no requirement for a Community Impact Submission to be prepared by legal counsel or industry consultants. Applicants can complete their own Community Impact Submission after consulting with the relevant key stakeholders and interest groups in the community, obtaining all other required information and providing a map showing the locality of their premises. A tool to assist applicants with the provision of a suitable map is available at www.cbs.sa.gov.au/ciportal.

When providing information to support their application, applicants should keep in mind that Community Impact Submissions will be made public. Any information that an applicant does not wish to be made public should be redacted or omitted from the Community Impact Submission.

As each application is different, the level of detail required in a Community Impact Submission may differ depending on the nature and complexity of the application and the impact the premises (including a variation to licence conditions) or the proposed premises will have on the surrounding community. If a Community Impact Submission does not adequately address each of these considerations, the Commissioner may require additional information to be provided.

Where a Community Impact Submission is being prepared in conjunction with a designated application under the *Liquor Licensing Act* 1997, information that is required under both Acts can be provided once to avoid duplication in the application process.

3.2. Other information that may be relevant to the application

Applicants should be aware that in determining whether the application is in the community interest, the Commissioner may, depending on the nature of the application, have regard to other relevant information or data, including (but not limited to):

- (a) if the application seeks to authorise the applicant to conduct gaming at any time between midnight and 8am, or seeks an authorisation to extend gaming hours beyond those previously fixed in relation to the licence (being an extension between midnight and 8am on any day), the intra-day gaming figures for the premises (if applicable), which can be accessed by contacting the Independent Gaming Corporation (contact details can be found at www.cbs.sa.gov.au/ciportal)
- (b) the length of time the licensee has held a gaming machine licence at the relevant premises and elsewhere
- (c) the population of the locality (for example, this may be relevant to an application relating to a premises located in a country town)
- (d) barring data relevant to the premises
- (e) the licensee's Self-Assessment Compliance Audit Checklist (if completed within the previous 12 months), and any evidence demonstrating the identification, monitoring and responses taken in relation to people displaying indicators of gambling harm (excluding Automated Risk Monitoring System alerts) during the previous 12 months
- (f) the licensee's compliance history, including with regard to responsible gambling requirements
- (g) whether approved facial recognition technology is either in place or is proposed to be installed and operated at the premises.

Applicants are encouraged to address any of the above factors (as relevant), in their Community Impact Submission.

3.3. Community Consultation

Applicants are required to address as part of a Community Impact Submission, whether the community of the locality of the premises/proposed premises have concerns about the application. The applicant should consider the following options for community consultation and should address any identified concerns:

- (a) Consultation with persons who reside within the locality of the premises/proposed premises and who may be affected by the grant of the application.
- (b) Petitions, customer surveys or letters of support from existing or potential customers.
- (c) Letters of support or evidence of consultation with local businesses.
- (d) Evidence of consultation with relevant authorities and community organisations such as:
 - the local community;
 - the local council:
 - gambling help groups (non-government) and community service organisations; and
 - local community cultural and residential groups.

Where appropriate, the applicant is required to demonstrate what measures will be implemented to address or mitigate concerns raised through this consultation process.

Contact details for selected organisations is available at www.cbs.sa.gov.au/ciportal.

3.4. Other Considerations

As part of a Community Impact Submission, **applicants are required** to demonstrate the measures that have been implemented, or that they will implement, to ensure that the grant of the application would be unlikely to result in undue offence, annoyance, disturbance or inconvenience to those who reside, work or worship in the vicinity of the premises.

3.5. Can the requirement for a Community Impact Submission be waived?

The Commissioner may vary or waive the requirement for a Community Impact Submission if:

- (a) the application does not propose a significant change to the licensed premises or the nature or extent of the business carried on from the licensed premises
- $\begin{tabular}{ll} \textbf{(b)} & \textbf{the purpose of the Community Impact Submission can be achieved by other means, or } \\ \textbf{(b)} & \textbf{(b)} & \textbf{(c)} & \textbf{(c)} \\ \textbf{(c)} & \textbf{(c)} & \textbf{(c)} & \textbf{(c)} & \textbf{(c)} \\ \textbf{(c)} & \textbf{(c)} & \textbf{(c)} & \textbf{(c)} \\ \textbf{(c)} & \textbf{(c)} & \textbf{(c)} & \textbf{(c)} \\ \textbf{(c)} & \textbf$
- (c) other special circumstances exist.

Applicants seeking a waiver from the requirement to provide a Community Impact Submission with their application must, at the time of lodging their application, provide a submission to the Commissioner outlining the reasons that a waiver ought to be granted. The submission should set out, at a minimum, the Data Relevant to Locality set out under clause 2.3 of these Guidelines, as it relates to the premises and locality, and the exceptional circumstances that would justify the waiving of the requirement to provide a Community Impact Submission.

In the event that the Commissioner decides to vary or waive the requirement for a Community Impact Submission, the application will remain a designated application for the purposes of determination under the Act.

Schedule 1

Designated Applications

For the purposes of section 17A of the Act, a designated application is:

- an application for the *grant* of a gaming machine licence, or
- any other application that the Commissioner has determined, in accordance with the Guidelines, to be a designated application.

In addition to an application for the grant of a gaming machine licence, the Commissioner has determined that the following applications are also designated applications for the purposes of the Act:

- (a) an application for the removal of a gaming machine licence
- (b) an application to vary the trading hours of a gaming machine licence
 - to authorise the conduct of gaming at any time between midnight and 8am on any day, or
 - if the licence already authorises gaming between midnight and 8am, to allow the conduct of gaming at later hours (being between midnight and 8am), on any day, than those previously fixed in relation to the licence
- (c) where, if the application were granted, the trading hours authorised by the gaming machine licence would exceed the trading hours authorised by the liquor licence for the premises, and
- (d) an application that if granted would result in an increase in the maximum number of gaming machines approved to be held under the licence by more than two machines within a 12 month period.

Under section 17A of the Act, the Commissioner also has a general discretion to designate any other application in accordance with the Guidelines. In determining whether an application is deemed to be a designated application for the purposes of section 17A of the Act, the Commissioner will have regard to, but is not limited to having regard to, the matters set out in these guidelines insofar as they are relevant.

If, after considering an application the Commissioner reaches the preliminary view that the application ought to be designated, the Commissioner will inform the applicant and provide the applicant with reasons as to why that view has been reached. The applicant will then be invited to make submissions as to why the application should not be deemed to be a designated application.

If the Commissioner is not persuaded by the applicant's submission, or the applicant does not make submissions, the application will be deemed to be designated and the applicant will be required to complete a Community Impact Submission before the application is able to be determined.

Schedule 2

Locality Guidelines

As part of their Community Impact Submission, applicants are required to identify the locality of their premises/proposed premises. Applicants should consider:

- the area around the applicant's premises/proposed premises which is most likely to be affected by the grant of the application, and
- the area from where the applicant draws or expects to draw their customers, having regard to the nature of the premises/proposed premises.

When considering the area from where the premises/proposed premises draws or expects to draw their customers, applicants should consider:

- any target customer groups or identifiable customer base and the areas they reside in, and
- anything that may attract customers to the premises/proposed premises and the areas from which these customers may be based, for example –
 - where a premises/proposed premises is located/to be located on a main road, applicants may need to consider any areas which are serviced by that main road and include those areas in their locality, or
 - where a premises/proposed premises is located/to be located near to a shopping complex, applicants may need to
 consider the customer base of the shopping complex and where those customers reside and include those areas in
 the locality of their premises/proposed premises.

The following is intended as a guide only. Applicants are expected to tailor the size of the areas set out below having regard to the locality guidelines. The Authority may exercise discretion in determining whether the locality identified in the Community Impact Submission is appropriate and may direct a variation with respect to the locality if necessary.

Adelaide Metropolitan Area: As a guide, the locality of a premises in the Adelaide Metropolitan Area would generally be considered to be the area within a 2km radius of the site of the relevant premises. A list of the suburbs considered to be in the Adelaide Metropolitan Area can be found below. The list is intended to be used as a guide only.

Outside the Metropolitan Area: As a guide, with regards to country cities, towns or communities, unless remotely located, the locality of the premises would generally be considered to be the area within a 5km radius of the site of the relevant premises.

Regional: Where a premises/proposed premises is remotely located, the applicant should choose an appropriate locality to address in their submission, keeping in mind that the locality of a premises is the area most likely to be affected by the grant of the application.

Suburbs located in the Adelaide Metropolitan Area

Suburb	Postcode	Suburb	Postcode	Suburb	Postcode
Aberfoyle Park	5159	Burnside	5066	Eastwood	5063
Adelaide	5000	Burton	5110	Eden Hills	5050
Adelaide Airport	5950	Camden Park	5038	Edinburgh	5111
Albert Park	5014	Campbelltown	5074	Edinburgh North	5113
Alberton	5014	Carey Gully	5144	Edwardstown	5039
Aldgate	5154	Castambul	5076	Elizabeth	5112
Aldinga	5173	Cavan	5094	Elizabeth Downs	5113
Aldinga Beach	5173	Chandlers Hill	5159	Elizabeth East	5112
Allenby Gardens	5009	Cheltenham	5014	Elizabeth Grove	5112
Andrews Farm	5114	Cherry Gardens	5157	Elizabeth North	5113
Angle Park	5010	Cherryville	5134	Elizabeth Park	5113
Angle Vale	5117	Christie Downs	5164	Elizabeth South	5112
Ascot Park	5043	Christies Beach	5165	Elizabeth Vale	5112
Ashford	5035	Clapham	5062	Enfield	5085
Ashton	5137	Clarence Gardens	5039	Erindale	5066
Athelstone	5076	Clarence Park	5034	Ethelton	5015
Athol Park	5012	Clarendon	5157	Evandale	5069
Auldana	5072	Clearview	5085	Evanston	5116
Banksia Park	5091	Cleland	5152	Evanston Gardens	5116
Basket Range	5138	Clovelly Park	5042	Evanston Park	5116
Beaumont	5066	College Park	5069	Evanston South	5116
Bedford Park	5042	Collinswood	5081	Everard Park	5036
Belair	5052	Colonel Light Gardens	5041	Exeter	5019
Bellevue Heights	5050	Coromandel East	5157	Eyre	5121
Beulah Park	5067	Coromandel Valley	5051	Fairview Park	5126
Beverley	5009	Cowandilla	5033	Felixstow	5070
Bibaringa	5118	Crafers	5152	Ferryden Park	5010
Birkenhead	5015	Crafers West	5152	Findon	5023
Black Forest	5035	Craigburn Farm	5051	Firle	5070
Blackwood	5051	Craigmore	5114	Fitzroy	5082
Blair Athol	5084	Croydon	5008	Flagstaff Hill	5159
Blakeview	5114	Croydon Park	5008	Flinders Park	5026
Blewitt Springs	5171	Cumberland Park	5041	Forestville	5035
Bolivar	5110	Darlington	5047	Frewville	5063
Bowden	5007	Davoren Park	5113	Fulham	5024
Bradbury	5153	Daw Park	5041	Fulham Gardens	5024
Brahma Lodge	5109	Dernancourt	5075	Fullarton	5063
Bridgewater	5155	Devon Park	5008	Garden Island	5015
Brighton	5048	Direk	5110	Gawler	5118
Broadview	5083	Dorset Vale	5157	Gawler East	5118
Brompton	5007	Dover Gardens	5048	Gawler South	5118
Brooklyn Park	5032	Dry Creek	5094	Gawler West	5118
Brown Hill Creek	5062	Dudley Park	5008	Gepps Cross	5094
Buckland Park	5120	Dulwich	5065	Gilberton	5081

Suburb	Postcode	Suburb	Postcode	Suburb	Postcode
Gilles Plains	5086	Hove	5048	Millswood	5034
Gillman	5013	Humbug Scrub	5114	Mitcham	5062
Glandore	5037	Handfield Heights	5163	Mitchell Park	5043
Glanville	5015	Hyde Park	5061	Moana	5169
Glen Osmond	5064	Ingle Farm	5098	Modbury	5092
Glenalta	5052	Ironbank	5153	Modbury Heights	5092
Glenelg	5045	Joslin	5070	Modbury North	5092
Glenelg East	5045	Kangarilla	5157	Montacute	5134
Glenelg North	5045	Kensington	5068	Morphett Vale	5162
Glenelg South	5045	Kensington Gardens	5068	Morphettville	5043
Glengowrie	5044	Kensington Park	5068	Mount George	5155
Glenside	5065	Kent Town	5067	Mount Osmond	5064
Glenunga	5064	Keswick	5035	Munno Para	5115
Globe Derby Park	5110	Keswick Terminal	5035	Munno Para Downs	5115
Glynde	5070	Kidman Park	5025	Munno Para West	5115
Golden Grove	5125	Kilburn	5084	Mylor	5153
Goodwood	5034	Kilkenny	5009	Myrtle Bank	5064
Gould Creek	5114	Kings Park	5034	Nailsworth	5083
Grange	5022	Kingston Park	5049	Netherby	5062
Green Fields	5107	Kingswood	5062	Netley	5037
Greenacres	5086	Klemzig	5087	New Port	5015
Greenhill	5140	Kudla	5115	Newton	5074
Greenwith	5125	Kuitpo	5201	Noarlunga Centre	5168
Gulfview Heights	5096	Kurralta Park	5037	Noarlunga Downs	5168
Hackham	5163	Largs Bay	5016	North Adelaide	5006
Hackham West	5163	Largs North	5016	North Brighton	5048
Hackney	5069	Leabrook	5068	North Haven	5018
Hallett Cove	5158	Leawood Gardens	5150	North Plympton	5037
Hampstead Gardens	5086	Lenswood	5240	Northfield	5085
Happy Valley	5159	Lightsview	5085	Northgate	5085
Hackham	5163	Linden Park	5065	Norton Summit	5136
Hackham West	5163	Lockleys	5032	Norwood	5067
Hackney	5069	Longwood	5153	Novar Gardens	5040
Hallett Cove	5158	Lonsdale	5160	Oakden	5086
Hampstead Gardens	5086	Lower Mitcham	5062	Oaklands Park	5046
Happy Valley	5159	Lynton	5062	O'Halloran Hill	5158
Hawthorn	5062	Macdonald Park	5121	Old Noarlunga	5168
Hawthorndene	5051	Magill	5072	Old Reynella	5161
Hazelwood Park	5066	Malvern	5061	One Tree Hill	5114
Heathfield	5153	Manningham	5086	Onkaparinga Hills	5163
Heathpool	5068	Mansfield Park	5012	Osborne	5017
Hectorville	5073	Marble Hill	5137	O'Sullivan Beach	5166
Hendon	5014	Marden	5070	Ottoway	5013
Henley Beach	5022	Marino	5049	Outer Harbor	5018
Henley Beach South	5022	Marion	5043	Ovingham	5082
Hewett	5118	Marleston	5033	Panorama	5041
Highbury	5089	Marryatville	5068	Para Hills	5096
Highgate	5063	Maslin Beach	5170	Para Hills West	5096
Hillbank	5112	Mawson Lakes	5095	Para Vista	5093
Hillcrest	5086	Maylands	5069	Paracombe	5132
Hillier	5116	Mclaren Flat	5171	Paradise	5075
Hilton	5033	Mclaren Vale	5171	Parafield	5106
Hindmarsh	5007	Medindie	5081	Parafield Gardens	5107
Holden Hill	5088	Medindie Gardens	5081	Paralowie	5108
Hope Valley	5090	Melrose Park	5039	Park Holme	5043
Horsnell Gully	5141	Mile End	5031	Parkside	5063
Houghton	5131	Mile End South	5031	Pasadena	5042

Suburb	Postcode	Suburb	Postcode	Suburb	Postcode
Payneham	5070	Seaford Heights	5169	Sturt	5047
Payneham South	5070	Seaford Meadows	5169	Summertown	5141
Penfield	5121	Seaford Rise	5169	Surrey Downs	5126
Penfield Gardens	5121	Seaton	5023	Taperoo	5017
Pennington	5013	Seaview Downs	5049	Underdale	5032
Peterhead	5016	Sefton Park	5083	Unley	5061
Piccadilly	5151	Sellicks Beach	5174	Unley Park	5061
Plympton	5038	Sellicks Hill	5174	Upper Hermitage	5131
Plympton Park	5038	Semaphore	5019	Upper Sturt	5156
Pooraka	5095	Semaphore Park	5019	Uraidla	5142
Port Adelaide	5015	Semaphore South	5019	Urrbrae	5064
Port Noarlunga	5167	Sheidow Park	5158	Vale Park	5081
Port Noarlunga South	5167	Skye	5072	Valley View	5093
Port Willunga	5173	Smithfield	5114	Verdun	5245
Prospect	5082	Smithfield Plains	5114	Virginia	5120
Queenstown	5014	Somerton Park	5044	Vista	5091
Redwood Park	5097	South Brighton	5048	Walkerville	5081
Regency Park	5010	South Plympton	5038	Walkley Heights	5098
Reid	5118	Springfield	5062	Warradale	5046
Renown Park	5008	St Agnes	5097	Waterfall Gully	5066
Reynella	5161	St Kilda	5110	Waterloo Corner	5413
Reynella East	5161	St Georges	5064	Wattle Park	5066
Richmond	5033	St Clair	5011	Wayville	5034
Ridgehaven	5097	St Marys	5042	Welland	5007
Ridleyton	5008	St Morris	5068	West Beach	5024
Rose Park	5067	St Peters	5069	West Croydon	5008
Rosewater	5013	Stepney	5069	West Hindmarsh	5007
Rosslyn Park	5072	Stirling	5152	West Lakes	5021
Rostrevor	5073	Tatachilla	5171	West Lakes Shore	5020
Royal Park	5014	Tea Tree Gully	5091	West Richmond	5033
Royston Park	5070	Tennyson	5022	Westbourne Park	5041
Salisbury	5108	Tonsley	5042	Whites Valley	5172
Salisbury Downs	5108	Toorak Gardens	5065	Willaston	5118
Salisbury East	5109	Torrens Island	5015	Willunga	5172
Salisbury Heights	5109	Torrens Park	5062	Willunga South	5172
Salisbury North	5108	Torrensville	5031	Windsor Gardens	5087
Salisbury Park	5109	Tranmere	5073	Wingfield	5013
Salisbury Plain	5109	Trinity Gardens	5068	Woodcroft	5162
Salisbury South	5106	Trott Park	5158	Woodforde	5072
Sampson Flat	5114	Tusmore	5065	Woodville	5011
Scott Creek	5153	Uleybury	5114	Woodville Gardens	5012
Seacliff	5049	Teringie	5072	Woodville North	5012
Seacliff Park	5049	The Range	5172	Woodville Park	5011
Seacombe Gardens	5047	Thebarton	5031	Woodville South	5011
Seacombe Heights	5047	Thorngate	5082	Woodville West	5011
Seaford	5169	Stonyfell	5066	Wynn Vale	5127
				Yatala Vale	5126
				Yattalunga	5114

End of Guideline

Dated: 5 October 2023

DINI SOULIO Liquor & Gambling Commissioner

B.J. SLAPE Surveyor General

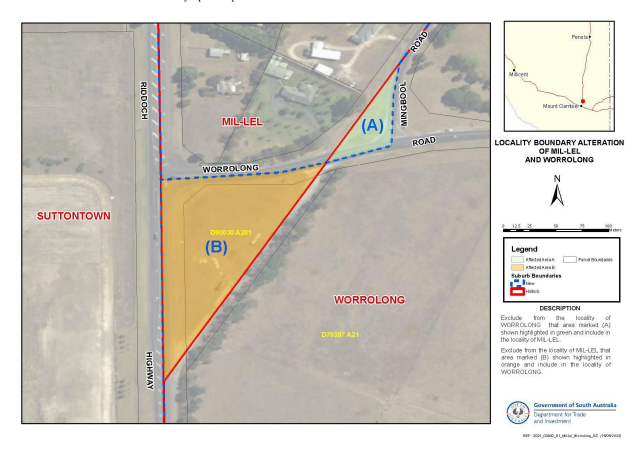
GEOGRAPHICAL NAMES ACT 1991

Notice to Alter the Boundary of a Place

NOTICE is hereby given that, pursuant to section 11B(1)(b) of the *Geographical Names Act 1991*, I, BRADLEY SLAPE, Surveyor-General and Delegate appointed by the Honourable Nick Champion MP, Minister for Planning, Minister of the Crown to whom the administration of the *Geographical Names Act 1991* is committed, DO HEREBY;

- Alter the locality boundary between Mil-Lel and Worrolong to exclude that area marked (A), highlighted in green as shown on the plan, from the bounded locality of **WORROLONG** and include that area in the locality of **MIL-LEL**.
- Alter the locality boundary between Mil-Lel and Worrolong to exclude that area marked (B), highlighted in orange as shown on the plan, from the bounded locality of **MIL-LEL** and include that area in the locality of **WORROLONG**.

This notice is to take effect immediately upon its publication in the Government Gazette.



Dated: 5 October 2023

2021/03842/01

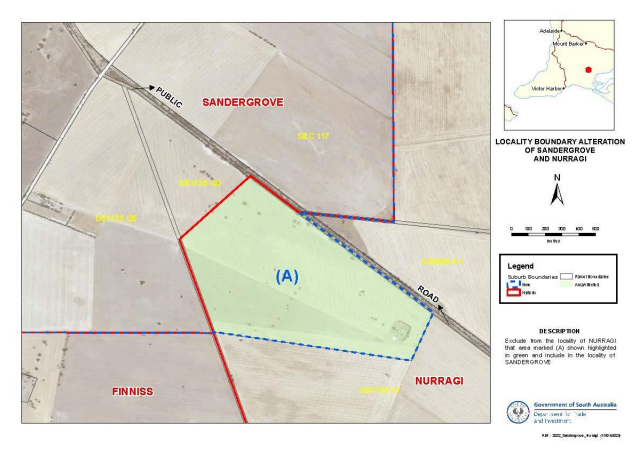
GEOGRAPHICAL NAMES ACT 1991

Notice to Alter the Boundary of a Place

NOTICE is hereby given that, pursuant to section 11B(1)(b) of the *Geographical Names Act 1991*, I, BRADLEY SLAPE, Surveyor-General and Delegate appointed by the Honourable Nick Champion MP, Minister for Planning, Minister of the Crown to whom the administration of the *Geographical Names Act 1991* is committed, DO HEREBY;

• Alter the locality boundary between Nurragi and Sandergrove to exclude that area marked (A), highlighted in green as shown on the plan, from the bounded locality of **NURRAGI** and include that area in the locality of **SANDERGROVE**.

This notice is to take effect immediately upon its publication in the Government Gazette.



Dated: 5 October 2023

2021/03842/01

B.J. SLAPE Surveyor General

HOUSING IMPROVEMENT ACT 2016

Rent Control

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

Address of Premises	Allotment Section	Certificate of Title Volume/Folio Maximum Rental per week payable
89 Senate Road, PORT PIRIE WEST SA 5540	Allotment 12 Deposited Plan 1651 Hundred of Pirie	CT5702/898 \$140.00
37 Railway Terrace, Port Germein SA 5495	Allotment 92 Filed Plan 209464 Hundred of Telowie	CT 6139/338 \$225.00

Dated: 5 October 2023

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

HOUSING IMPROVEMENT ACT 2016

Rent Control Revocations

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

Address of Premises	Allotment Section	Certificate of Title Volume/Folio
20 Fordingbridge Road, Davoren Park SA 5113	Allotment 638 Deposited Plan 7394 Hundred of Munno Para	CT 6116/947
100 Old Port Wakefield Rd, Two Wells SA 5501	Allotment 9 Filed Plan 105539 Hundred of Port Gawler	CT5179/783

Dated: 5 October 2023

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

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

For a period of ten years for a term commencing on 10 October 2023 and expiring on 9 October 2033:

Rosemary Faye WOOD Maurice VAN DER HOEVEN David John THACKRAH Malcolm Robert SPARGO Mahen SINGH Graham Desmond Joseph RABBETT Ian Robert PRICE John Kenneth Gibson OSWALD Claire Margaret MICHALANNEY Brett Ashley MAPLE Paris Kay LEE Richard David KESSNER Robert Stanley KEARNEY Darrelle Kay JOHNSON Laurel May JARED Julie Ming Ting HO Kym Andrew ĞILLARD Robert John FOX Christine Ann ESPOSITO Michael DIAKOMICHALIS Pio Antonio DE CORSO Carrol Anne COOPER Cheryl Dianne COOK

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

LAND ACQUISITION ACT 1969

SECTION 16

Form 5—Notice of Acquisition

1. Notice of acquisition

William Dennis COAD Dennis Edward BAXTER Dated: 3 October 2023

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

Comprising an encumbered estate in fee simple in that piece of land being the whole of Allotment 313 in Filed Plan 19503 comprised in Certificate of Title Volume 5919 Folio 728, subject to easement(s) over the land Marked D for Drainage Purposes (TG 9770529), subject to free and unrestricted right(s) of way over the land marked A, together with easement(s) over the land marked B for Drainage Purposes (TG 9770530), together with free and unrestricted right(s) of way over the land marked B.

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: Petrula Pettas

GPO Box 1533 Adelaide SA 5001 Telephone: 08 7133 2457

Dated: 3 October 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 2022/02742/01

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:

First: Comprising an unencumbered estate in fee simple in that piece of land being the whole of Allotment 87 in Filed Plan 19717 comprised in Certificate of Title Volume 5085 Folio 57, and

Secondly: Comprising an unencumbered estate in fee simple in that piece of land being the whole of Allotment 88 in Filed Plan 19717 comprised in Certificate of Title Volume 5085 Folio 58.

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: William Ridgway

GPO Box 1533 Adelaide SA 5001 Telephone: 08 7133 2465

Dated: 3 October 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 2023/01346/01

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 estate in fee simple in that piece of land being the whole of Lot 6 in Primary Community Plan 22411 comprised in Certificate of Title Volume 6005 Folio 890, together with free and unrestricted right(s) of way over the land marked A on CP 22411.

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: 3 October 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 2022/02830/01

LIQUOR LICENSING ACT 1997

South Australia

Liquor Licensing Community Impact Assessment Guidelines Variation Notice 2023/1

under section 53B of the Liquor Licensing Act 1997

1—Short title

This notice may be cited as the *Liquor Licensing Community Impact Assessment Guidelines Variation Notice* 2023/1 (Variation Notice).

2—Commencement

This Variation Notice comes into operation on 29 January 2024.

3—Variation of existing Community Impact Assessment Guidelines

This Variation Notice will have the effect that the *Community Impact Assessment Guidelines* prescribed by this notice will supersede the *Community Impact Assessment Guidelines* in effect prior to 29 January 2024.

4—Liquor Licensing Community Impact Assessment Guidelines

The Community Impact Assessment Guidelines set out in this notice is varied under section 53B of the Liquor Licensing Act 1997

Liquor Licensing Community Impact Assessment Guidelines

Liquor Licensing Act 1997

1. Overview

1.1. Designated Applications

Under section 53A of the Act, the licensing authority (the Authority) may only grant a designated application if satisfied that to grant the application is in the **community interest**.

The types of applications which are classified as designated applications are set out in ${\bf Schedule}~{\bf 1}.$

In determining whether or not a designated application is in the community interest, the Authority must have regard to:

- (a) the **harm** that might be caused (whether to a community as a whole or a group within a community) due to the excessive or inappropriate consumption of liquor
- (b) the cultural, recreational, employment or tourism impacts
- (c) the **social impact** in, and the **impact on the amenity** of, the locality (see Schedule 2 for a description of locality) of the premises or proposed premises
- (d) the nature of the business conducted or to be conducted under the licence
- (e) licence density considerations, and
- (f) competition and balance of industry considerations.

An applicant in respect of a designated application must comply with the requirements set out in these guidelines.

1.2. Community Impact Submission

The onus is on the applicant to satisfy the Authority that the grant of the application is in the community interest and to provide relevant evidence and submissions to discharge this onus.

In determining whether a designated application is in the community interest, the Authority will consider the Community Impact Submission prepared by the applicant in accordance with these Guidelines and may have regard to any other information, data, submissions or research which the Authority considers relevant and appropriate to inform the decision.

2. Community Impact Considerations

In preparing their Community Impact Submission, applicants should consider the guidance provided under each of the following subheadings and address each of the matters required, as relevant to the application.

2.1. The nature of the business to be conducted under the licence

The Authority must understand how the business operates, or will operate, under the licence to assess the potential impact of the grant of the application on the community and to determine whether the grant of the application would be in the community interest.

Applicants are required to describe how the business will operate if the application is granted by reference to such matters as:

- (a) the nature of trade, e.g. the consumption of liquor on the premises or the sale of liquor for consumption off the premises (takeaway)
- (b) the products/services to be provided at the premises and the potential customer base,
- (c) a general description of the facilities and services, including information about the liquor services to be provided at the premises/proposed premises, e.g. bar, bottle shop, etc.
- (d) the range of liquor sold or to be sold under the licence
- (e) any food available, or to be made available, at the premises/proposed premises applicants are encouraged to provide a menu/proposed menu as part of their submission (if applicable)
- (f) details of proposed entertainment that is or will be available at the premises/proposed premises (if applicable)
- (g) details of accommodation that is or will be available at the premises/proposed premises (if applicable)
- (h) a physical description of the premises/proposed premises, including size in square metres, materials used/to be used in the construction of the premises, internal and external finishes, acoustic treatment, etc. Applicants are encouraged to provide photos or artists impressions of the premises/proposed premises
- safety/security features, e.g. alarms, closed-circuit television (CCTV) surveillance, lighting, security officers, anti-theft devices
- (j) staffing, responsible persons and responsible service of alcohol training
- (k) approach taken/to be taken to the responsible service and consumption of liquor, and
- the applicant's business/professional experience, in particular relevant knowledge, experience and competency in relation to the service of liquor.

Applicants are also required to provide a completed licensee risk assessment and management plan with their Community Impact Submission. A template risk assessment and management plan is available at www.cbs.sa.gov.au/ciportal.

2.2. The harm that might be caused (whether to a community as a whole or a group within a community) due to the excessive or inappropriate consumption of liquor

The objects of the Act include:

- to ensure that the sale and supply of liquor occurs in a manner that minimises the harm and potential for harm caused by the
 excessive or inappropriate consumption of liquor
- to ensure that the sale, supply and consumption of liquor is undertaken safely and responsibly, consistent with the principle of responsible service and consumption of liquor, and
- to ensure as far as practicable that the sale and supply of liquor is consistent with the expectations and aspirations of the public.

Harm caused by the excessive or inappropriate consumption of liquor includes:

- the risk of harm to children, vulnerable people and communities (whether to a community as a whole or a group within a community)
- the adverse economic, social and cultural effects on communities (whether to a community as a whole or a group within a community)
- the adverse effects on a person's health
- · alcohol abuse or misuse, and
- domestic violence or anti-social behaviour, including causing personal injury and property damage.

The Authority will often have regard to, but is not limited to, the following data relevant to the locality:

- the Socio-Economic Indexes for Areas (SEIFA) scores at the Statistical Area Level 2 (SA2) for each SA2 area within the locality in relation to:
 - index of Relative Socio-Economic Advantage and Disadvantage
 - index of Relative Socio-Economic Disadvantage
- · the population of the locality, and
- crime statistics relevant to the locality.

Guidance as to how to locate this information is available at www.cbs.sa.gov.au/ciportal.

All applicants are required to:

- (a) Consider the socio-economic profile of the locality and identify any issues of social disadvantage, and any vulnerable or 'atrisk' groups or sub-communities in the locality and address:
 - how the grant of the application may adversely impact upon those vulnerable or 'at-risk' groups or sub-communities (including minors), and
 - what steps will be taken to mitigate the risk of any liquor related harm, including any policies and procedures that the
 applicant has implemented or intends to implement.
- (b) Identify any community buildings, facilities and areas of interest/concern within the locality which may include:
 - schools and educational institutions
 - hospitals, drug and alcohol treatment centres
 - · accommodation or refuges for young or disadvantaged people
 - child care centres
 - nursing homes and aged care facilities,
 - · recreational areas
 - other licensed premises, particularly other licensed premises of the same licence category
 - · dry areas, and
 - any other areas where young people may congregate or be attracted.
- (c) Consider, and address, how they will manage the potential for harm associated with the consumption or sale of liquor at the premises, such as:
 - violent, disorderly or other anti-social behaviour,
 - · driving under the influence of alcohol,
 - theft of liquor,
 - if the premises is or will be located in close proximity to other similar licensed premises, e.g. pubs/hotels and
 nightclubs/entertainment venues, how the applicant will manage the potential for conflict and harm associated with
 this clustering,
 - how will queueing operate and be managed,
 - · how will minors on the licensed premises be manage, and
 - how will the licensee prevent intoxication on the licensed premises.
- (d) Consider, and address, any specific challenges which might arise for their premises/proposed premises. These might include for example, longer response times for police or emergency health services, or the reduced availability of public and other transport services, for premises who are located regionally.

Guidance as to how to locate information to assist applicants with completing this section of their Community Impact Submission is available at www.cbs.sa.gov.au/ciportal.

2.3. The cultural, recreational, employment or tourism impacts

An object of the Act is to facilitate the responsible development of the licensed liquor industry and associated industries, including the live music industry, tourism and the hospitality industry.

Applicants are required to address the following matters:

- (a) the economic benefits or employment opportunities the grant of the application will generate in the locality and the broader community, and
- (b) the cultural, recreational or tourism benefits the grant of the application will generate in the locality and the broader community.

2.4. The social impact in, and the impact on the amenity of, the locality of the premises or proposed premises Applicants are required to address the following matters:

- (a) the social impact the grant of the application may have in the locality, with reference to any potential increase in crime and anti-social behaviour
- (b) how the grant of the application may impact positively or negatively on the amenity of the locality (being the pleasantness, attractiveness, desirability or utility of the locality), along with any impact on the character of the premises or locality
- (c) any steps that will be taken to address any negative social impact or negative impact on the amenity of the locality, and
- (d) any benefits or points of difference the premises will offer the locality, such as unique features or customer experiences and how the proposed offering would differ from other offerings in the locality.

2.5. Licence density considerations

If the application includes or relates to an authorisation to sell liquor for consumption off the premises, licence density is a relevant consideration for the Authority when considering whether the grant of an application is in the community interest.

The Authority will consider the number and nature of existing licences in the locality, and in particular will have regard to licences relevant to the category of licence sought.

For example, if an applicant is seeking a Packaged Liquor Sales Licence, it will be relevant for the applicant to address as part of their Community Impact Submission the number of existing take away liquor outlets operating in the locality (i.e. the total number of Packaged Liquor outlets and General and Hotel outlets that sell take away liquor).

Applicants are required to address licence density for the locality and why, in light of the various licensed premises already approved and trading in the locality, it would be in the community interest for the Authority to grant their application.

3. Completing a Community Impact Submission

3.1. General Guidance

Designated applications, at the time of lodgement, must be accompanied by a Community Impact Submission unless a waiver is provided (see below).

The Authority has developed a form to help guide applicants as to the type of information they need to provide in support of their application. Applicants may complete this form, or instead choose to prepare their own submission in support of the application addressing the matters outlined in these Guidelines. This form is available at www.cbs.sa.gov.au/ciportal.

There is no requirement for a Community Impact Submission to be prepared by legal counsel or industry consultants. Applicants can complete their own Community Impact Submission after consulting with the relevant key stakeholders and interest groups in the community, obtaining all other required information and providing a map showing the locality of their premises. A tool to assist applicants with the provision of a suitable map is available at www.cbs.sa.gov.au/ciportal.

When providing information to support their application, applicants should keep in mind that Community Impact Submissions will be made public. Any information that an applicant does not wish to be made public should be redacted or omitted from the Community Impact Submission.

As each application is different, the level of detail required in a Community Impact Submission may differ depending on the nature and complexity of the application and the impact the premises (including a variation to licence conditions) or the proposed premises will have on the surrounding community. If a Community Impact Submission does not adequately address each of these considerations, the Commissioner may require additional information to be provided.

3.2. Community Consultation

Applicants are required to address as part of a Community Impact Submission, whether the community of the locality of the premises/proposed premises have concerns about the application. The applicant should consider the following options for community consultation and should address any identified concerns:

- (a) Consultation with persons who reside within the locality of the premises/proposed premises and who may be affected by the grant of the application, e.g. by noise emanating from the premises, or other disturbance.
- (b) Petitions, customer surveys or letters of support from existing or potential customers.
- (c) Letters of support or evidence of consultation with local businesses.
- (d) Evidence of consultation with relevant authorities and community organisations such as:
 - SA Health or specific local health services
 - drug and alcohol related services or organisations
 - recognised leaders or representatives from local indigenous or other communities, and/or prominent local community service organisations.

Where appropriate, the applicant is required to demonstrate what measures will be implemented to address or mitigate concerns raised through this consultation process.

Contact details for selected organisations is available at www.cbs.sa.gov.au/ciportal.

3.3. Other Considerations

As part of a Community Impact Submission, **applicants are required** to demonstrate the measures that have been implemented, or that they will implement, to ensure that the grant of the application would be unlikely to result in undue offence, annoyance, disturbance or inconvenience to those who reside, work or worship in the vicinity of the premises.

3.4. Can the requirement for a Community Impact Submission be waived?

The Authority may vary or waive the requirement for a Community Impact Submission if:

- (a) the application does not propose a significant change to the licensed premises, or the nature or extent of the business carried on from the licensed premises
- (b) the purpose of the Community Impact Submission can be achieved by other means, or
- (c) other special circumstances exist.

In the event that the Authority decides to vary or waive the requirement for a Community Impact Submission, the application will remain a designated application for the purposes of determination under the Act.

Schedule 1

Designated Applications

For the purposes of section 532 of the Act, a designated application is:

- an application for the grant or removal of:
 - (a) a general and hotel licence
 - (b) an on premises licence, unless
 - the premises to which the proposed licence relates is a public conveyance¹, or
 - (ii) the licence is, or is proposed to be, subject to a condition that the business conducted at the licensed premises be such that at all times the primary service provided to the public at the premises is the provision of accommodation.
 - (c) a club licence, if
 - the licence is, or is proposed to be, subject to a condition authorising
 - the sale of liquor to persons (other than a resident) for consumption off the licensed premises, or
 - the sale of liquor after 2am on any day, or
 - (ii) in the opinion of the Authority², the business conducted under the licence and activities on the premises or proposed premises will have a substantial adverse impact on the amenity of the locality in which those premises are, or are to be, situated, taking into account –
 - the size of the premises or proposed premises
 - the trading hours or proposed trading hours under the licence, and
 - any other matter the Authority considers relevant.
 - a packaged liquor sales licence, other than if the licence is, or is proposed to be, subject to a condition authorising the licensee to only sell liquor through direct sales transactions.
- any other application that the Authority has determined, in accordance with these guidelines, to be a designated application (see below).

The Authority has determined that the following applications are also designated applications for the purposes of the Act:

- an application to vary the trading hours of an **on premises licence** (other than a licence that only relates to a public conveyance)
 - (a) to authorise the sale or supply of liquor after 2am on any day, or
 - if the licence already authorises the sale or supply of liquor after 2am, to authorise the sale or supply of liquor at later hours than those previously fixed in relation to the licence (being later than 2am).
- an application to vary the conditions of a club licence to authorise
 - (a) the sale or supply of liquor to persons (other than a resident) for consumption off the licensed premises
 - (b) the sale or supply of liquor after 2am on any day, or
 - (c) if the licence already authorises the sale or supply of liquor after 2am, to authorise the sale or supply of liquor at later hours than those previously fixed in relation to the licence (being later than 2am).
- an application to redefine the licensed area of a packaged liquor sales licence.
- an application to vary the conditions of a packaged liquor sales licence to
 - (a) remove a condition restricting the licensee to the sale of liquor through direct sales transactions only, or
 - (b) remove or vary a condition restricting the type of liquor that the licensee can sell or supply under the licence.

Under section 53A of the Act, the Authority also has a general discretion to designate any other application in accordance with the Guidelines. In determining whether an application is deemed to be a designated application for the purposes of section 53A of the Act, the Authority will have regard to, but is not limited to having regard to:

- The potential for harm that the grant of the application may have on the locality of the premises or the community as a whole.
- The business conducted or proposed to be conducted under the licence.
- The activities taken or proposed to be undertaken on the premises or proposed premises.
- The effect the grant of the application will have on the amenity of the locality in which those premises are, or are to be, situated.
- · The size of the premises or proposed premises.
- The trading hours or proposed trading hours under the licence.
- Social profile information, such as the Socio-Economic Indexes for Areas (SEIFA) scores.

¹ A public conveyance means an aeroplane, vessel, bus, train, tram or other vehicle used for public transport or available for hire by members of the public but does not

include a conveyance hired on a self-drive basis if all passengers (if any) are to be transported free of charge or other consideration.

The Authority will inform an applicant if their application is a designated application. Unless the conditions set out under (i) are satisfied and/or unless and until the Authority informs an applicant otherwise, applicants are to lodge and proceed with their applications as if they were not designated applications.

Schedule 2

Locality Guidelines

As part of their Community Impact Submission, applicants are required to identify the locality of their premises/proposed premises. Applicants should consider:

- the area around the applicant's premises/proposed premises which is most likely to be affected by the grant of the application,
 and
- the area from where the applicant draws or expects to draw their customers, having regard to the nature of the premises/proposed premises.

When considering the area from where the premises/proposed premises draws or expects to draw their customers, applicants should consider:

- any target customer groups or identifiable customer base and the areas they reside in, and
- anything that may attract customers to the premises/proposed premises and the areas from which these customers may be based, for example –
 - where a premises/proposed premises is located/to be located on a main road, applicants may need to consider any areas which are serviced by that main road and include those areas in their locality, or
 - where a premises/proposed premises is located/to be located near to a shopping complex, applicants may need to
 consider the customer base of the shopping complex and where those customers reside and include those areas in
 the locality of their premises/proposed premises.

The following is intended as a guide only. Applicants are expected to tailor the size of the areas set out below having regard to the locality guidelines. The Authority may exercise discretion in determining whether the locality identified in the Community Impact Submission is appropriate and may direct a variation with respect to the locality if necessary.

Adelaide Metropolitan Area: As a guide, the locality of a premises in the Adelaide Metropolitan Area would generally be considered to be the area within a 2km radius of the site of the relevant premises. A list of the suburbs considered to be in the Adelaide Metropolitan Area can be found below. The list is intended to be used as a guide only.

Outside the Metropolitan Area: As a guide, with regards to country cities, towns or communities, unless remotely located, the locality of the premises would generally be considered to be the area within a 5km radius of the site of the relevant premises.

Regional: Where a premises/proposed premises is remotely located, the applicant should choose an appropriate locality to address in their submission, keeping in mind that the locality of a premises is the area most likely to be affected by the grant of the application.

Suburbs located in the Adelaide Metropolitan Area

Suburb	Postcode	Suburb	Postcode	Suburb	Postcode
Aberfoyle Park	5159	Beaumont	5066	Brompton	5007
Adelaide	5000	Bedford Park	5042	Brooklyn Park	5032
Adelaide Airport	5950	Belair	5052	Brown Hill Creek	5062
Albert Park	5014	Bellevue Heights	5050	Buckland Park	5120
Alberton	5014	Beulah Park	5067	Burnside	5066
Aldgate	5154	Beverley	5009	Burton	5110
Aldinga	5173	Bibaringa	5118	Camden Park	5038
Aldinga Beach	5173	Birkenhead	5015	Campbelltown	5074
Allenby Gardens	5009	Black Forest	5035	Carey Gully	5144
Andrews Farm	5114	Blackwood	5051	Castambul	5076
Angle Park	5010	Blair Athol	5084	Cavan	5094
Angle Vale	5117	Blakeview	5114	Chandlers Hill	5159
Ascot Park	5043	Blewitt Springs	5171	Cheltenham	5014
Ashford	5035	Bolivar	5110	Cherry Gardens	5157
Ashton	5137	Bowden	5007	Cherryville	5134
Athelstone	5076	Bradbury	5153	Christie Downs	5164
Athol Park	5012	Brahma Lodge	5109	Christies Beach	5165
Auldana	5072	Bridgewater	5155	Clapham	5062
Banksia Park	5091	Brighton	5048	Clarence Gardens	5039
Basket Range	5138	Broadview	5083	Clarence Park	5034

Suburb	Postcode	Suburb	Postcode	Suburb	Postcode
Clarendon	5157	Fitzroy	5082	Hendon	5014
Clearview	5085	Flagstaff Hill	5159	Henley Beach	5022
Cleland	5152	Flinders Park	5026	Henley Beach South	5022
Clovelly Park	5042	Forestville	5035	Hewett	5118
College Park	5069	Frewville	5063	Highbury	5089
Collinswood	5081	Fulham	5024	Highgate	5063
Colonel Light Gardens	5041	Fulham Gardens	5024	Hillbank	5112
Coromandel East	5157	Fullarton	5063	Hillcrest	5086
Coromandel Valley	5051	Garden Island	5015	Hillier	5116
Cowandilla	5033	Gawler	5118	Hilton	5033
Crafers	5152	Gawler East	5118	Hindmarsh	5007
Crafers West	5152	Gawler South	5118	Holden Hill	5088
Craigburn Farm	5051	Gawler West	5118	Hope Valley	5090
Craigmore	5114	Gepps Cross	5094	Horsnell Gully	5141
Croydon	5008	Gilberton	5081	Houghton	5131
Croydon Park	5008	Gilles Plains	5086	Hove	5048
Cumberland Park	5041	Gillman	5013	Humbug Scrub	5114
Darlington	5047	Glandore	5037	Huntfield Heights	5163
Davoren Park	5113	Glanville	5015	Hyde Park	5061
Daw Park	5041	Glen Osmond	5064	Ingle Farm	5098
Dernancourt	5075	Glenalta	5052	Ironbank	5153
Devon Park	5008	Glenelg	5045	Joslin	5070
Direk	5110	Glenelg East	5045	Kangarilla	5157
Dorset Vale	5157	Glenelg North	5045	Kensington	5068
Dover Gardens	5048	Glenelg South	5045	Kensington Gardens	5068
Dry Creek	5094	Glengowrie	5044	Kensington Park	5068
Dudley Park	5008	Glenside	5065	Kent Town	5067
Dulwich	5065	Glenunga	5064	Keswick	5035
Eastwood	5063	Globe Derby Park	5110	Keswick Terminal	5035
Eden Hills	5050	Glynde	5070	Kidman Park	5025
Edinburgh	5111	Golden Grove	5125	Kilburn	5084
Edinburgh North	5113	Goodwood	5034	Kilkenny	5009
Edwardstown	5039	Gould Creek	5114	Kings Park	5034
Elizabeth	5112	Grange	5022	Kingston Park	5049
Elizabeth Downs	5113	Green Fields	5107	Kingswood	5062
Elizabeth East	5112	Greenacres	5086	Klemzig	5087
Elizabeth Grove	5112	Greenhill	5140	Kudla	5115
Elizabeth North	5113	Greenwith	5125	Kuitpo	5201
Elizabeth Park	5113	Gulfview Heights	5096	Kurralta Park	5037
Elizabeth South	5112	Hackham	5163	Largs Bay	5016
Elizabeth Vale	5112	Hackham West	5163	Largs North	5016
Enfield	5085	Hackney	5069	Leabrook	5068
Erindale	5066	Hallett Cove	5158	Leawood Gardens	5150
Ethelton	5015	Hampstead Gardens	5086	Lenswood	5240
Evandale	5069	Happy Valley	5159	Lightsview	5085
Evanston	5116	Hackham	5163	Linden Park	5065
Evanston Gardens	5116	Hackham West	5163	Lockleys	5032
Evanston Park	5116	Hackney	5069	Longwood	5153
Evanston South	5116	Hallett Cove	5158	Lonsdale	5160
Everard Park	5036	Hampstead Gardens	5086	Lower Mitcham	5062
Exeter	5019	Happy Valley	5159	Lynton	5062
Eyre	5121	Hawthorn	5062	Macdonald Park	5121
Fairview Park	5126	Hawthorndene	5051	Magill	5072
Felixstow	5070	Hazelwood Park	5066	Malvern	5061
Ferryden Park	5010	Heathfield	5153	Manningham	5086
Findon	5023	Heathpool	5068	Mansfield Park	5012
Firle	5070	Hectorville	5073	Marble Hill	5137

Suburb	Postcode	Suburb	Postcode	Suburb	Postcode
Marden	5070	Ottoway	5013	Seacliff Park	5049
Marino	5049	Outer Harbor	5018	Seacombe Gardens	5047
Marion	5043	Ovingham	5082	Seacombe Heights	5047
Marleston	5033	Panorama	5041	Seaford	5169
Marryatville	5068	Para Hills	5096	Seaford Heights	5169
Maslin Beach	5170	Para Hills West	5096	Seaford Meadows	5169
Mawson Lakes	5095	Para Vista	5093	Seaford Rise	5169
Maylands	5069	Paracombe	5132	Seaton	5023
Mclaren Flat	5171	Paradise	5075	Seaview Downs	5049
Mclaren Vale	5171	Parafield	5106	Sefton Park	5083
Medindie	5081	Parafield Gardens	5107	Sellicks Beach	5174
Medindie Gardens	5081	Paralowie	5108	Sellicks Hill	5174
Melrose Park	5039	Park Holme	5043	Semaphore	5019
Mile End	5031	Parkside	5063	Semaphore Park	5019
Mile End South	5031	Pasadena	5042	Semaphore South	5019
Millswood	5034	Payneham	5070	Sheidow Park	5158
Mitcham	5062	Payneham South	5070	Skye	5072
Mitchell Park	5043	Penfield	5121	Smithfield	5114
Moana	5169	Penfield Gardens	5121	Smithfield Plains	5114
Modbury	5092	Pennington	5013	Somerton Park	5044
Modbury Heights	5092	Peterhead	5016	South Brighton	5048
Modbury North	5092	Piccadilly	5151	South Plympton	5038
Montacute	5134	Plympton	5038	Springfield	5062
Morphett Vale	5162	Plympton Park	5038	St Agnes	5097
Morphettville	5043	Pooraka	5095	St Kilda	5110
Mount George	5155	Port Adelaide	5015	St Georges	5064
Mount Osmond	5064	Port Noarlunga	5167	St Clair	5011
Munno Para	5115	Port Noarlunga South	5167	St Marys	5042
Munno Para Downs	5115	Port Willunga	5173	St Morris	5068
Munno Para West	5115	Prospect	5082	St Peters	5069
Mylor	5153	Queenstown	5014	Stepney	5069
Myrtle Bank	5064	Redwood Park	5097	Stirling	5152
Nailsworth	5083	Regency Park	5010	Tatachilla	5171
Netherby	5062	Reid	5118	Tea Tree Gully	5091
Netley	5037	Renown Park	5008	Tennyson	5022
New Port	5015	Reynella	5161	Tonsley	5042
Newton	5074	Reynella East	5161	Toorak Gardens	5065
Noarlunga Centre	5168	Richmond	5033	Torrens Island	5015
Noarlunga Downs	5168	Ridgehaven	5097	Torrens Park	5062
North Adelaide	5006	Ridleyton	5008	Torrensville	5031
North Brighton	5048	Rose Park	5067	Tranmere	5073
North Haven	5018	Rosewater	5013	Trinity Gardens	5068
North Plympton	5037	Rosslyn Park	5072	Trott Park	5158
Northfield	5085	Rostrevor	5072	Tusmore	5065
Northgate	5085	Royal Park	5014	Uleybury	5114
Norton Summit	5136	Royston Park	5070	Teringie	5072
Norwood	5067	Salisbury	5108		5172
Novar Gardens	5040	Salisbury Downs	5108	The Range Thebarton	5031
Oakden	5086	Salisbury East	5109	Thorngate	5082
Oaklands Park	5046	Salisbury Heights	5109	Stonyfell	5066
O'Halloran Hill				Sturt	
	5158	Salisbury North	5108		5047
Old Noarlunga	5168	Salisbury Park	5109	Summertown	5141
Old Reynella	5161	Salisbury Plain	5109	Surrey Downs	5126
One Tree Hill	5114	Salisbury South	5106	Taperoo	5017
Onkaparinga Hills	5163	Sampson Flat	5114	Underdale	5032
Osborne	5017	Scott Creek	5153	Unley	5061
O'Sullivan Beach	5166	Seacliff	5049	Unley Park	5061

Suburb	Postcode	Suburb	Postcode	Suburb	Postcode
	E4.24	Waterloo Corner	5413	Willunga	5172
Upper Hermitage	5131	Wattle Park	5066	Willunga South	5172
Upper Sturt	5156	Wayville	5034	Windsor Gardens	5087
Uraidla	5142	Welland	5007	Wingfield	5013
Urrbrae	5064	West Beach	5024	Woodcroft	5162
Vale Park	5081	West Croydon	5008	Woodforde	5072
Valley View	5093	West Hindmarsh	5007	Woodville	5011
Verdun	5245	West Lakes	5021	Woodville Gardens	5012
Virginia	5120	West Lakes Shore	5021	Woodville North	5012
Vista	5091	West Richmond		Woodville Park	
Walkerville	5081		5033		5011
Walkley Heights	5098	Westbourne Park	5041	Woodville South	5011
Warradale	5046	Whites Valley	5172	Woodville West	5011
Waterfall Gully	5066	Willaston	5118	Wynn Vale	5127
waterial Gully	3000			Yatala Vale	5126
				Yattalunga	5114
End of Guideline					
Dated: 5 October 2023					
					DINI SOULIO

ROADS (OPENING AND CLOSING) ACT 1991

SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Opening and Closing Noack Road, Lyndoch and Rosedale

By Road Process Order made on 17 April 2023, the Barossa Council ordered that:

- Portion of the Allotment comprising Pieces 91 and 92 in Filed Plan 204098, Lyndoch and Rosedale, Hundred of Barossa, more particularly delineated and numbered '1' in Preliminary Plan 22/0048 be opened as road.
- Portion of Noack Road, Lyndoch and Rosedale, situated adjoining the Allotment comprising Pieces 91 and 92 in Filed Plan 204098, Hundred of Barossa, more particularly delineated and lettered 'A' in Preliminary Plan 22/0048 be closed.
- Transfer the whole of the land subject to closure to CC Pocock Pty Ltd (ACN: 149 568 374) in accordance with the Agreement for Exchange dated 17 April 2023 entered into between the Barossa Council and CC Pocock Pty Ltd (ACN: 149 568 374).

On 26 September 2023 that order was confirmed by the Minister for Planning, conditionally upon the deposit by the Registrar-General of Deposited Plan 132416 being the authority for the new boundaries.

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

Dated: 5 October 2023

B. J. SLAPE Surveyor-General

Liquor & Gambling Commissioner

2022/17538/01

ROADS (OPENING AND CLOSING) ACT 1991

SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Opening and Closing Wharff Drive, Perlubie

By Road Process Order made on 27 May 2021, the District Council of Streaky Bay ordered that:

- 1. Portion of the Allotment comprising Pieces 102, 103 and 104 in Deposited Plan 54084 and portion of Section 26, Perlubie, Hundred of Scott, more particularly delineated and numbered '1' and '2' (respectively) in Preliminary Plan 22/0029 be opened as road.
- 2. Portion of the Public Road, Perlubie, Hundred of Finlayson, situated adjoining the Allotment comprising Pieces 102, 103 and 104 in Deposited Plan 54084, Hundred of Scott, more particularly delineated and lettered 'A' in Preliminary Plan 22/0029 be closed.
- 3. Transfer the whole of the land subject to closure to John Phillip Wharff and Patricia Ann Wharff in accordance with the Agreement for Exchange dated 27 May 2021 entered into between the District Council of Streaky Bay and John Phillip Wharff and Patricia Ann Wharff.

On 26 September 2023 that order was confirmed by the Minister for Planning, conditionally upon the deposit by the Registrar-General of Deposited Plan 131871 being the authority for the new boundaries.

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

Dated: 5 October 2023

B. J. SLAPE Surveyor-General

LOCAL GOVERNMENT INSTRUMENTS

CITY OF NORWOOD PAYNEHAM & ST PETERS

PROPOSED DECLARATION UNDER SECTION 210(1) OF THE LOCAL GOVERNMENT ACT 1999

Public Notice-Private Road, Kent Town

The Corporation of the City of Norwood Payneham & St Peters hereby gives notice that it proposes to make a declaration under Section 210(1) of the *Local Government Act* 1999 (SA) converting the following private road within its Council area into a public road three months after the date of the notice or thereafter:

The private road comprising Allotment 37 in FP 3654 in the area named Kent Town in the legal ownership of Thomas Bourne of Kent Town SA 5067.

Dated: 3 October 2023

LISA MARA Acting Chief Executive Officer

DISTRICT COUNCIL OF GRANT

ROADS (OPENING AND CLOSING) ACT 1991

Re-Advertised: Road Closing—Pelican Point

NOTICE is hereby given, pursuant to Section 10 of the *Roads* (*Opening and Closing*) Act 1991 that the District Council of Grant proposes to make a Road Process Order to close and merge a portion of road and merge with Certificate of Title 5847/262, more particularly delineated and lettered 'B' on Preliminary Plan 23/0011.

The Preliminary Plan and statement of persons affected s available for public inspection at the offices of the District Council of Grant at 324 Commercial Street West, Mt Gambier and the Adelaide Office of the Surveyor-General, during normal office hours. The Preliminary Plan can also be viewed at www.sa.gov.au/roadsactproposals.

Any application for easement or objection must set out the full name, address and details of the submission and must be fully supported by reasons. The application for easement or objection must be made in writing to the District Council of Grant at PO Box 724, Mt Gambier SA 5290 WITHIN 28 DAYS OF THIS NOTICE, and a copy must be forwarded to the Surveyor-General at PO Box 1815, Adelaide 5001. Where a submission is made, the Council will give notification of a meeting at which the matter will be considered.

Dated: 5 October 2023

DARRYL WHICKER Chief Executive Officer

DISTRICT COUNCIL OF ORROROO CARRIETON

By-Law Made Under the Local Government Act 1999

By-law No. 1—Permits and Penalties

This By-law is to create a permit system for Council By-laws, to fix maximum and continuing penalties for offences, and to clarify the construction of Council By-laws.

PART 1 - PRELIMINARY

1. Title

This By-law may be cited as the Permits and Penalties By-law 2023 and is By-law No. 1 of the District Council of Orroroo Carrieton.

2. Authorising Law

This By-law is made under section 246 of the Act.

3. Purpose

The objects of this By-law are to provide for the good rule and government of the Council area, and for the convenience, comfort and safety of its inhabitants by:

- 3.1 creating a permit system for Council By-laws;
- 3.2 providing for the enforcement of breaches of Council By-laws and fixing penalties; and
- 3.3 clarifying the construction of Council By-laws.

4. Commencement, Revocation and Expiry

4.1 The following By-laws previously made by the Council are revoked from the day on which this By-law comes into operation1: By-law No.1 - Permits and Penalties 2016.2

4.2 This By-law will expire on 1 January 2031.3

Note-

- 1.Generally, a By-law comes into operation 4 months after the day on which it is gazetted pursuant to section 249(5) of the Act.
- 2. Section 253 of the Act provides that the revocation of a By-law by another By-law that contains substantially the same provisions, does not affect certain resolutions such as those applying a By-law to a part or parts of the Council area.
- 3. Pursuant to section 251 of the Act, a By-law will expire on 1 January following the seventh anniversary of the gazettal of the By-law.

5. Application

This By-law applies throughout the Council's area.

6. Interpretation

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

- 6.1 Act means the Local Government Act 1999;
- 6.2 Council means the District Council of Orroroo Carrieton;
- 6.3 person includes a natural person, or a body corporate.

Note-

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

7. Construction of By-laws Generally

- 7.1 Every By-law of the Council is subject to any Act of Parliament and Regulations made thereunder.
- 7.2 In any By-law of the Council and unless the contrary intention appears, permission means permission granted in writing by the Council (or its delegate) prior to the act, event or activity to which it relates and includes:
- 7.2.1 permission granted specifically to an applicant, or
- 7.2.2 permission of general application granted by way of the Council adopting a policy of general application for that purpose.

PART 2 - PERMITS AND PENALTIES

8. Permits

- 8.1 Where a By-law requires that permission be obtained, any person seeking the grant of permission must submit a written application to the Council in the form (if any) and accompanied by the fee (if any) prescribed by the Council.
- 8.2 The Council (or such other person as may be authorised by the Council) may attach such conditions as it thinks fit to a grant of permission and may vary or revoke such conditions or impose new conditions by notice in writing to the person granted permission.
- 8.3 A person granted permission must comply with every such condition. Failure to do so is an offence (to the extent that it gives rise to a contravention of a By-law).
- 8.4 The Council (or such other person authorised by the Council) may suspend or revoke a grant of permission under a By-law at any time by notice in writing to the person granted permission.

9. Offences and Penalties

- 9.1 A person who acts in contravention of any By-law of the Council is guilty of an offence and may be liable to pay:
- 9.1.1 the maximum penalty, being the maximum penalty referred to in the Act that may be fixed by a By-law for any breach of a By-law, or
- 9.1.2 subject to any resolution of the Council to the contrary, the expiation fee fixed by the Act for alleged offences against By-laws, being a fee equivalent to 25 per cent of the maximum penalty fixed for any breach of a By-law.
- 9.2 A person who commits a breach of a By-law of the Council of a continuing nature is guilty of an offence and, in addition to any other penalty that may be imposed, is liable to a further penalty for every day on which the offence continues, such penalty being the maximum amount referred to in the Act that may be fixed by a By-law for a breach of a By-law of a continuing nature.

The maximum penalty for a breach of a By-law is prescribed by section 246(3)(g) of the Act.

Pursuant to section 246(5) of the Act expiation fees may be fixed for alleged offences against by-laws either by a by-law or by resolution of the Council. However, an expiation fee fixed by the Council cannot exceed 25 per cent of the maximum penalty for the offence to which it relates

This By-law was duly made and passed at a meeting of the District Council of Orroroo Carrieton held on 27 September 2023, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present. P SIMPSON, Chief Executive Officer

DISTRICT COUNCIL OF ORROROO CARRIETON BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 2—Moveable Signs

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

PART 1 - PRELIMINARY

1. Title

This By-law may be cited as the Moveable Signs By-law 2023 and is By-law No. 2 of the District Council of Orroroo Carrieton.

2. Authorising Law

This By-law is made under sections 226, 238, 239 and 246 of the Act.

3. Purpose

The objectives of this By-law are to set standards for moveable signs on roads:

- 3.1 to protect the comfort and safety of road users and members of the public;
- 3.2 to enhance the amenity of roads and surrounding parts of the Council area;
- 3.3 to prevent nuisances occurring on roads;
- 3.4 to prevent unreasonable interference with the use of a road; and
- 3.5 for the good rule and government of the Council area.

4. Commencement, Revocation and Expiry

4.1 The following By-laws previously made by the Council are revoked from the day on which this By-law comes into operation¹:

By-law No.2 – Moveable Signs 2016.2

4.2 This By-law will expire on 1 January 2031.3

Note-

- 1. Generally, a By-law comes into operation 4 months after the day on which it is gazetted pursuant to section 249(5) of the Act.
- Section 253 of the Act provides that the revocation of a By-law by another By-law that contains substantially the same provisions, does not affect certain resolutions such as those applying a By-law to a part or parts of the Council area.
- Pursuant to section 251 of the Act, a By-law will expire on 1 January following the seventh anniversary of the gazettal of the By-law.

5. Application

- 5.1 This By-law operates subject to the Council's *Permits and Penalties By-law 2023*.
 - This By-law applies throughout the Council's area and is subject to the exemptions set out in clause 11.

5.2 This Interpretation

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

- 6.1 Act means the Local Government Act 1999;
- 6.2 authorised person means a person appointed as an authorised person pursuant to section 260 of the Act,
- 6.3 banner means a strip of cloth, plastic or other material hung up, carried on or attached to a pole, fence or other structure;
- 6.4 business premises means premises from which a business is being conducted;
- 6.5 *Council* means the District Council of Orroroo Carrieton;
- 6.6 footpath area means
 - 6.6.1 that part of a road between the property boundary of the road and the edge of the carriageway on the same side as that boundary; or
 - 6.6.2 a footway, lane or other place made or constructed for the use of pedestrians and not for the use of vehicles;
- 6.7 Local Government land has the same meaning as in the Act, being land owned by the Council or under the Council's care, control and management.
- 6.8 *moveable sign* has the same meaning as in the Act, being a moveable advertisement or sign;
- 6.9 **road** has the same meaning as in the Act, being a public or private street road or thoroughfare to which public access is available on a continuous or substantially continuous basis to vehicles or pedestrians or both and includes:

6.9.1 a bridge, viaduct or subway; or 6.9.2 an alley, laneway or walkway; and

Note

The definition of 'road' under the Act includes footpaths.

- 6.10 *vehicle* has the same meaning as in the *Road Traffic Act 1961* and includes:
 - 6.10.1 a motor vehicle, trailer and a tram;
 - 6.10.2 a bicycle;
 - 6.10.3 an animal-drawn vehicle, and an animal that is being ridden or drawing a vehicle;
 - 6.10.4 a combination; and
 - 6.10.5 a motorised wheelchair that can travel at over 10 kilometres per hour (on level ground), but does not include another kind of wheelchair, a train, or a wheeled recreational device or wheeled toy.

Note-

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

PART 2 – MOVEABLE SIGNS

Construction and Design

A moveable sign must:

- 7.1 be of a kind known as:
 - 7.1.1 an 'A' frame or sandwich board sign;
 - 7.1.2 an 'inverted 'T' sign;

- 7.1.3 a flat sign; or
- 7.1.4 with the permission of the Council (including as may be set out in a Council policy of general application from time to time), a sign of some other kind;
- 7.2 be designed, constructed and maintained in good quality and condition (in the reasonable opinion of an authorised person) so as not to present a hazard to any member of the public;
- 7.3 be of strong construction so as to be stable and fixed in position, including so that it keeps its position in adverse weather conditions:
- 7.4 have no sharp or jagged edges or corners;
- 7.5 not be unsightly or offensive in appearance or content,
- 7.6 be constructed of timber, cloth, metal, plastic or plastic coated cardboard, or a mixture of such materials;
- 7.7 not rotate, contain flashing or moving parts, lights or be illuminated internally;
- 7.8 not (in the reasonable opinion of an authorised person), be unsightly or offensive in appearance or content,
- 7.9 not have balloons, flags, streamers or other things attached to it,
- 7.10 not exceed 900mm in perpendicular height or have a base with any side exceeding 600mm in length;
- 7.11 not have a display area exceeding 1 square metre in total, or, if the sign is two-sided, 1 square metre on each side;
- 7.12 in the case of an 'A' frame or sandwich board sign:
 - 7.12.1 be hinged or joined at the top;
 - 7.12.2 be of such construction that its sides are securely fixed or locked in position when erected; and
 - 7.12.3 not have a base area in excess of 0.6 square metres; or
- 7.13 in the case of an inverted 'T' sign, not contain struts or members that run between the display area and the base of the sign.

8. Placement

A moveable sign must not be:

- 8.1 placed on any part of a road other than the footpath area;
- 8.2 placed on a footpath area that is less than 1.8 metres wide;
- 8.3 placed on a designated parking area or within 1 metre of an entrance to any business or other premises;
- 8.4 placed on the sealed part of a footpath area:
 - 8.4.1 if there is an unsealed part on which the sign can be placed in accordance with this By-law; or
 - 8.4.2 unless the sealed part is wide enough to contain the sign and leave a clear thoroughfare for pedestrians of a width of at least 1.2 metres;
- 8.5 placed so as to interfere with the reasonable movement of persons or vehicles using the footpath or road in the vicinity of where the moveable sign is placed;
- 8.6 placed closer than 0.4 metres to the edge of the carriageway of a road;
- in the case of a flat sign, be in line with and against the property boundary of the road;
- 8.8 placed on a landscaped area;
- 8.9 placed within 6 metres of an intersection of two or more roads;
- 8.10 placed on a footpath area with a minimum height clearance from a structure above it of less than 2 metres;
- 8.11 placed on a median strip, traffic island, roundabout or on any other traffic control device on a road;
- 8.12 placed other than adjacent to the business premises to which it relates;
- 8.13 tied, fixed or attached to, or placed closer than 2 metres from any other structure, object, tree, plant or thing (including another moveable sign);
- 8.14 displayed during the hours of darkness unless it is in a lit area and can be seen; or
- 8.15 placed in such a position or in such circumstances so that, in the reasonable opinion of an authorised officer, the safety of a user of the footpath area or road is at risk.

9. Banners

A banner displayed on a road must:

- 9.1 be securely fixed at both ends to a pole, fence or other structure so that it does not hang loose or flap at either end;
- 9.2 not, without the Council's permission, be attached to any building, structure, fence, vegetation or other item owned by the Council;
- 9.3 only advertise an event to which the public are invited;
- 9.4 not be displayed more than one month before and two days after the event it advertises;
- 9.5 not be displayed for a continuous period of more than one month and two days in any twelve month period; and
- 9.6 not exceed 3 metres square in size.

Note-

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

Restrictions

- 10.1 The owner or operator of a business must not cause or allow more than one moveable sign for each business premises to be displayed on the footpath area of a road at any time.
- 10.2 A person must not, without the Council's permission, display a moveable sign on or attached to or adjacent to a vehicle that is parked on Local Government land or on a road, primarily for the purpose of advertising or offering for sale a product (including the vehicle) or business to which the sign relates.
- 10.3 A person must not cause or allow a moveable sign to be placed on a footpath area unless:
 - 10.3.1 it only displays material which advertises a business being conducted on premises adjacent to the moveable sign or the goods and services available from that business; and
 - 10.3.2 the business premises to which it relates is open to the public.
- 10.4 If in the opinion of the Council a footpath area is unsafe for a moveable sign to be displayed, the Council may prohibit or restrict the display of a moveable sign on such conditions as the Council thinks fit.

11. Exemptions

- 11.1 Subclauses (8.12, 8.13, 10.1 and 10.3) of this By-law do not apply to a moveable sign which:
 - 11.1.1 advertises a garage sale taking place from residential premises provided that:

- 11.1.1.1 no more than four moveable signs per residential premises are displayed at any one time in relation to a garage sale taking place at that premises;
- 11.1.1.2 the moveable sign displays the address of the vendor, and
- 11.1.1.3 the moveable sign is only displayed on the day the garage sale is taking place; or
- is a directional sign to an event run by a community organisation or charitable body.
- 11.2 Subclauses 10.1 and 10.3 of this By-law do not apply to a flat sign that only contains a newspaper headline and the name of a newspaper or magazine.
- 11.3 A requirement of this By-law will not apply where the Council has granted permission (including by way of adopting a policy for this purpose) for the moveable sign (or class of moveable sign) to be displayed contrary to that requirement.
- An application seeking permission from the Council to display a moveable sign contrary to a requirement of this 114 By-law must be in writing and include:
 - 11.4.1 the requirements of the By-law that the applicant is seeking permission to display a moveable sign contrary to:
 - 11.4.2 the reasons why permission is being sought to display a moveable sign contrary to those requirements;
 - 11.4.3 details of the design and content of the proposed moveable sign and, where relevant the business premises or community event that it relates to; and
 - any other information that may be required by the Council. 1144

Note-

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

- placed there pursuant to an authorisation under another Act;
- designed to direct people to the open inspection of any land or building that is available for purchase or lease;
- related to a State or Commonwealth election and is displayed during the period commencing on the issue of the writ or writs for the election and ending at the close of polls on polling day; or
- of a prescribed class.

PART 3 - ENFORCEMENT

Removal of Moveable Signs

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

Note-

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

- the design, construction or positioning of a moveable sign does not comply with a requirement of this By-law;
- any other requirement of this By-law is not complied with; or
- the moveable sign unreasonably restricts the use of the Road or endangers the safety of other persons.

The owner of or other person entitled to recover a moveable sign removed by an authorised person pursuant to section 227(2) of the Act, may be required to pay to the Council any reasonable costs incurred by the Council in removing, storing, and/or disposing of the moveable sign before being entitled to recover the moveable sign.

- The owner of, or other person responsible for a moveable sign must remove or relocate the moveable sign at the request of an authorised person:
 - 12.2.1 if, in the reasonable opinion of an authorised person, and not withstanding compliance with this Bylaw, there is any hazard or obstruction or there is likely to be a hazard or obstruction arising out of the location of the moveable sign; or
 - 12.2.2 for the purpose of special events, parades, roadworks or in any other circumstances which, in the reasonable opinion of the authorised person, require relocation or removal of the moveable sign to protect public safety or to protect or enhance the amenity of a particular locality.

13. Liability of vehicle owners

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

This By-law was duly made and passed at a meeting of the District Council of Orroroo Carrieton held on 27 September 2023 by an absolute majority of the members for the time being constituting the Council, there being at least two thirds of the members present. P SIMPSON, Chief Executive Officer

DISTRICT COUNCIL OF ORROROO CARRIETON By-Law Made Under the Local Government Act 1999

By-law No. 3-Local Government Land

This By-law is to manage and regulate the access to and use of Local Government land (other than roads), and certain public places.

PART 1 - PRELIMINARY

1. Title

This By-law may be cited as the Local Government Land By-law 2023 and is By-law No. 3 of the District Council of Orroroo Carrieton.

2. Authorising Law

This By-law is made under sections 238 and 246 of the Act and section 18A of the Harbors and Navigation Act 1993.

The objects of this By-law are to regulate the access to and use of Local Government land (other than roads) and certain public

places:
3.1 to prevent and mitigate nuisances;

- 3.2 to prevent damage to Local Government land; 3.3 to protect the convenience comfort and accordance to the convenience conve to protect the convenience, comfort and safety of members of the public; to enhance the amenity of the Council's area; and
- 3.5 for the good rule and government of the Council's area.
- 4. Commencement, Revocation and Expiry
- 4.1 The following By-laws previously made by the Council are revoked from the day on which this By-law comes into operation¹: By-law No. 3 Local Government Land 2016.²
- 4.2 This By-law will expire on 1 January 2031.3

Note-

- 1. Generally, a By-law comes into operation 4 months after the day on which it is gazetted pursuant to section 249(5) of the Act. 2. Section 253 of the Act provides that the revocation of a By-law by another By-law that contains substantially the same provisions,
- does not affect certain resolutions such as those applying a By-law to a part or parts of the Council area.

 3. Pursuant to section 251 of the Act, a By-law will expire on 1 January following the seventh anniversary of the gazettal of the Bylaw.
- 5. Application

- 5.1 This By-law operates subject to the Council's Permits and Penalties By-law 2023.
 5.2 Subject to subclauses 5.3 and 5.4, this By-law applies throughout the Council area.
 5.3 Subclauses 9.2, 9.6, 9.23.2, 9.23.4, 9.25.2, 9.33, 10.4 and 10.9 of this By-law only apply in such part or parts of the Council area as the Council may, by resolution direct in accordance with section 246(3)(e) of the Act.
 5.4 Subclauses, 9.9.2, 9.12.2, and 9.23.1 of this By-law apply throughout the Council area except in such parts of the Council area
- as the Council may by resolution direct in accordance with section 246(3)(e) of the Act.
- Interpretation

- 6.1 Act means the Local Government Act 1999;
 6.2 animal includes birds and insects but does not include a dog unless otherwise stated;
 6.3 aquatic life means any animal or plant living or growing in water including, but not limited to, yabbies, molluscs, fish, insects, insect pupa or larvae and water plants;
- 6.4 authorised person is a person appointed by the Council as an authorised person under section 260 of the Act;
- 6.5 boat includes a raft, pontoon, houseboat, personal watercraft or other similar device;
- 6.6 boat ramp means a facility constructed, maintained and operated for the launching and retrieval of a boat or other vessel to or from coastal waters or other waters;
- 6.7 camp includes setting up a camp or causing:6.7.1 a tent or other structure of calico, canvas, plastic or other similar material;
- a swag or similar bedding; or
- 6.7.3 subject to the Road Traffic Act 1961, a caravan, tent trailer, motor home or other vehicle; to remain on the land for the purpose of staying overnight, whether or not any person is in attendance or sleeps on the land;
- To avoid doubt, setting up a calico, canvas, plastic or other tent, marquee or similar structure for recreation purposes to provide shade during daylight hours only (and not overnight) is not within the meaning of 'camp'.

- 6.8 Council means the District Council of Orroroo Carrieton;
 6.9 effective control means a person exercising effective control of an animal either:
 6.9.1 by means of a physical restraint, or
 6.9.2 by command, the animal being in close proximity to the person and the person being able to see the animal at all times;
 6.10 electoral matter has the same meaning as in the Electoral Act 1985 provided that such electoral matter is not capable of causing
- hysical damage or injury to any person within its immediate vicinity;
 6.11 emergency worker has the same meaning as in the Road Traffic (Road Rules Ancillary and Miscellaneous Provisions)
 Regulations 2014;
 6.12 funeral ceremony means a ceremony only (i.e. a memorial service) and does not include a burial;
 6.13 liquor has the same meaning as in the Liquor Licensing Act 1997;

- 6.14 Local Government land means land owned by the Council or under the Council's care, control and management (except roads);
- 6.15 offensive includes threatening, abusive, insulting or annoying behaviour and offend has a complementary meaning;
- 6.16 open container means a container that:6.16.1 after the contents of the container have been sealed at the time of manufacture:
- 6.16.1.1 being a bottle, it has had its cap, cork or top removed (whether or not it has since been replaced); 6.16.1.2 being a can, it has been opened or punctured;

- 6.16.1.3 being a cask, it has had its tap placed in a position to allow it to be used; 6.16.1.4 being any other form of container, it has been opened, broken, punctured or manipulated in such a way as to allow access to its contents; or
- 6.16.2 is a flask, glass, mug or other container able to contain liquid;
- 6.17 personal watercraft has the same meaning as in the Harbors and Navigation Act 1993, which is a device that 6.17.1 is propelled by a motor, 6.17.2 has a fully enclosed hull;

- 6.17.3 is designed not to retain water if capsized; and 6.17.4 is designed to be operated by a person who sits astride, stands, or kneels on the device, and includes the device commonly referred to as a jet ski;
- 6.18 portable barbeque is a barbeque or other device used for cooking food that uses solid fuel including (but not limited to) wood, charcoal and heat beads;
- 6.19 recreation ground means Local Government land commonly used for playing sports or games, or accommodating the spectators at any sport or game, and any area of land contiguous thereto and used in connection with it; 6.20 road has the same meaning as in the Act;
- 6.21 special event means an organised gathering of more than fifty (50) persons for any social, sporting or cultural purpose; 6.22 tobacco product has the same meaning as in the Tobacco and E-Cigarette Products Act 1997;
- 6.23 vehicle has the same meaning as in the Road Traffic Act 1961;
- 6.24 waters includes a body of water, including a pond, lake, river, creek or wetlands under the care, control and management of the Conneil:
- 6.25 wheeled recreational device has the same meaning as in the Road Traffic Act 1961.

Section 12 of the Legislation Interpretation Act 2021 provides that an expression used in a By-law has, unless the contrary intention appears, the same meaning as in the Acts under which the By-law was made. PART $2-ACCESS\ TO\ LOCAL\ GOVERNMENT\ LAND$

7. Access

The Council may:

- 7.1 close to the public, or regulate or restrict access by the public, to any part of Local Government land to the public for specified times and days, and
- 7.2 fix charges or fees payable for entry onto any part of Local Government land.
- 8. Closed Land
- A person must not without permission, enter or remain on any Local Government land:
- 8.1 which has been closed, or in respect of which access by the public is regulated or restricted in accordance with subclause 7.1;
- 8.2 where entry fees or charges are payable, without paying those fees or charges; or
- 8.3 where the land has been enclosed by fences and/or walls and gates that have been closed and locked or, where a sign is displayed at or near the entrance of the land notifying that the land has been closed.

 PART 3 USE OF LOCAL GOVERNMENT LAND

9. Activities Requiring Permission

A person must not, without the permission of the Council, do any of the following on Local Government land.

Pursuant to section 238(3) of the Act, if a Council makes a By-law about access to or use of a particular piece of Local Government land (under section 238), the Council should erect a sign in a prominent position on, or in the immediate vicinity of, the land to which the By-law applies.

Display, paint or erect or cause to be displayed, painted or erected, on Local Government land or on a structure, building or fixture on Local Government land any sign, advertising or hoarding for the purpose of commercial advertising or any other purpose. 9.2 Alcohol

Consume, carry or be in possession or in charge of any liquor on Local Government land comprising parks or reserves to which the Council has resolved this subclause applies.

9.3 Amplification

Use an amplifier or other mechanical or electrical device for the purpose of amplifying sound including for broadcasting announcements or advertisements. 9.4 Animals

9.4.1 Cause or allow an animal to stray onto, move over, graze or be left unattended.
9.4.2 Lead, herd, drive or exercise an animal, except where the Council has set aside a track or other area for use by or in connection with an animal of that kind (as indicated by signage on the land), and provided that the animal or animals are under effective control.

9.5 Annoyance

Do anything likely to offend or unreasonably interfere with any other person:

9.5.1 using that land; or

occupying nearby premises;

by making a noise or creating a disturbance.

9.6 Aquatic Life

Take, interfere with, disturb or introduce any aquatic life in any waters to which the Council has resolved this clause applies.

9.7 Áttachments

Subject to subclause 9.1, attach or cause to be attached, hang or fix anything to a tree, plant, equipment, fence, post, structure or fixture on Local Government land.

9.8 Bees

Place a hive of bees, or allow it to remain thereon.
9.9 Boats and Moorings
Subject to the provisions of the Harbors and Navigation Act 1993 and the Marine Safety (Domestic Commercial Vessel) National Law:

launch or retrieve a boat to or from any waters;

9.9.2 launch or retrieve a boat other than from a boat ramp constructed for that purpose except on any Local Government land or foreshore to which the Council has determined this subclause applies;

9.9.3 moor a boat on any waters or on Local Government land

9.10 Buildings

Use a building, or structure on Local Government land for a purpose other than its intended purpose and otherwise in accordance with any conditions of use contained on signage in or on the building or structure.

9.11 Burials, Memorials and Cemeteries

9.11.1 Bury, inter or spread the ashes of any human or animal remains, including the remains of a dog. 9.11.2 Erect or affix any memorial.

9.11.3 In any cemetery, drive or propel any vehicle except on paths or roads constructed and set aside for that purpose.

9.12 Camping and Tents

9.12.1 Subject to this subclause 9.12, erect a tent or other structure of calico, canvas, plastic or similar material as a place of habitation;
9.12.2 Camp or sleep overnight except:
9.12.2.1 in a caravan park on Local Government land, the proprietor of which has been given permission to operate the caravan

park on that land; or

9.12.2.2 on Local Government land to which the Council has resolved this clause applies (and thereby designates as a camping area) other than and in accordance with such time limits and other conditions determined by the Council (if any), and displayed on any signage on or near the land.

any signage of the mean the tank.

9.12.3 Subject to this subclause 9.12, use or occupy or cause, suffer or permit to be used or occupied, any caravan, motorhome or other vehicle on Local Government land for or in connection with camping activities, including (but not limited to), washing, cooking or sleeping

9.13 Canvassing
Subject to subclause 13.2, convey any advertising, religious or other message to any bystander, passer-by or other.

9.14 Defacing Property
Deface, remove, paint, spray, write upon, cut names, letters or make marks on any tree, rock, gate, fence, object, monument, building, sign, bridge or property of the Council.

9.15 Depasturing Cause, suffer or allow any animal to depasture thereon.

9.16 Distribution
Subject to subclause 13.2 and the Local Nuisance and Litter Control Act 2016, give out or distribute any book, leaflet or other printed matter to any bystander, passer-by or other person. 9.17 Donations

Ask for or receive or indicate that the person desires a donation of money or any other thing.

9.18 Encroachment

Erect or cause to be erected or placed, any fencing, post or other structures or any other items so as to encroach onto the land. 9.19 Entertainment and Busking

- 9.19.1 Sing, busk or play a recording or use a musical instrument for the apparent purpose of either entertaining others or receiving
- money.
 9.19.2 Conduct or hold a concert, festival, show, public gathering, circus, meeting, performance or any other similar activity.

Subject to the Fire and Emergency Services Act 2005 light a fire except:

9.20.1 in a place provided by the Council for that purpose; or 9.20.2 in a portable barbeque, as long as the barbeque is used in an area that is clear of flammable material for a distance of at least four (4) metres.

9.21 Fireworks

Ignite, explode or use any fireworks.

9.22 Flora and Fauna

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

9.22.1 plant, damage, pick, cut, disturb, interfere with or remove any plant, tree or flower thereon; 9.22.2 cause or allow an animal to stand or walk on any flower bed or garden plot;

- 9.22.3 deposit, dig, damage, disturb, interfere with, clear or remove any soil, sand stone, wood, clay, gravel, pebbles, timber, bark or any part of the land; 9.22.4 take, interfere with, tease, harm or disturb any animal, bird or aquatic life or the eggs or young of any animal, bird or aquatic
- 9.22.5 pick, collect, take, interfere with or disturb any fruit, nuts, berries or native seeds;
 9.22.6 disturb, interfere with or damage any burrow, nest or habitat of any animal or bird;
 9.22.7 use, possess or have control of any device for the purpose of killing or capturing any animal, bird or aquatic life, or

9.22.8 collect or take any dead wood or timber or burn any timber or dead wood; with the exception that subclauses 9.22.4 and 9.22.7 do not apply to lawful fishing activities.

9.23 Games and Sport

9.23.1 Participate in, promote or organise any organised competition or sport as distinct from organised social play except on Local Government land to which the Council has resolved this subclause applies.

9.23.2 Play or practise any game which involves kicking, hitting or throwing a ball or other object:

- 9.23.2.1 on Local Government land to which the Council has resolved this subclause applies; and 9.23.2.2 in a manner that causes or is likely to cause injury or discomfort to a person being on or in the vicinity of that land, or detract from or be likely to detract from another person's lawful use and enjoyment of that land.
 9.23.3 Play or practise the game of golf other than on a properly constructed golf course or practice fairway.
 9.23.4 Engage or participate in or conduct any organised group fitness activity or training on Local Government land to which the

Council has resolved this subclause applies.

9.23.5 Play or practise any game or sport on Local Government land to which the Council has resolved this subclause applies except at the times determined by the Council and indicated on a sign on or in the vicinity of the land.
9.24 Interference with Land

Interfere with, alter or damage the land (including a building, structure or fixture located on the land) including:

9.24.1 altering the construction or arrangement of the land to permit or facilitate access from an adjacent property;

9.24.2 erecting or installing a structure in, on, across, under or over the land;

- 9.24.3 changing or interfering with the construction, arrangement or materials of the land; 9.24.4 planting a tree or other vegetation on the land, interfering with the vegetation on the land or removing vegetation from the land; or 9.24.5 otherwise use the land in a manner contrary to the purpose for which the land was designed to be used.

9.25 Model Aircraft, Boats and Cars

Subject to the Civil Aviation Safety Regulations 1998:

Subject to the CVII Aviation Sately Regulations 1936.

9.25.1 fly or operate a model or drone aircraft, boat or model or remote-control vehicle in a manner which may cause or be likely to cause injury or discomfort to a person being on or in the vicinity of the land or detract from or be likely to detract from another person's lawful use of and enjoyment of the land; or 9.25.2 fly or operate a model or drone aircraft, boat or model or remote-control vehicle on any Local Government land to which the

Council has resolved this subclause applies.

9.26 Overhanging Articles

Suspend or hang an article or object from a building, verandah, pergola, post or other structure on Local Government land where it might present, in the reasonable opinion of an authorised person, either:

9.26.1 a nuisance or danger to a person using the land; or

9.26.2 cause an unsightly condition.

9.27 Playing Area

Use or occupy a recreation ground:
9.27.1 in such a manner as to damage or be likely to damage the surface of the recreation ground or infrastructure (above and under

ground level);
9.27.2 in a manner contrary to the purpose for which the recreation ground was intended to be used or occupied; or
9.27.3 contrary to any directions of the Council made by resolution and indicated on a sign displayed adjacent to the recreation ground. 9.28 Preaching

Preach, harangue or solicit for religious or other purposes.

9.29 Rubbish and Rubbish Dumps

9.29.1 interfere with, remove or take away any rubbish that has been discarded at any rubbish dump on Local Government Land. 9.29.2 remove, disperse or interfere with any rubbish (including bottles, newspapers, cans, containers or packaging) that has been discarded in a bin on any Local Government Land, or placed on Local Government Land for collection by the Council (or its agent).

9.30 Trading
9.30.1 Sell, buy, offer or display anything for sale or hire or lease any goods, merchandise, commodity, article or thing.
9.30.2 Set up a van or other vehicle, stall, stand, table or other structure, tray, carpet or device for the apparent purpose of buying, selling, offering, displaying or exposing for sale or the hiring or leasing of any goods, merchandise, commodity, article, service or

- thing.

 9.31 Vehicles

 9.31.1 Drive or propel a vehicle except on any Local Government land constructed or set aside by the Council for that purpose
- 9.31.2 Promote, organise or take part in a race, test or trial of any kind in which vehicles take part, except on an area properly constructed for that purpose. 9.31.3 Repair, wash, paint, panel beat or carry out any other work to a vehicle, except for running repairs in the case of a

breakdown 9.32 Weddings, Functions and Special Events

- 9.32.1 Hold, conduct or participate in a marriage ceremony, funeral ceremony or special event.
- 9.32.2 Erect a marquee, stage or structure for the purpose of holding or conducting a wedding, funeral ceremony or special event.

9.32.3 Hold or conduct any filming where the filming is for a commercial purpose.

9.33 Wheeled Recreational Device

Subject to the Road Traffic Act 1961, ride a wheeled recreational device on Local Government land to which the Council has resolved this subclause applies.

Prohibited Activities

A person on Local Government land must not engage in conduct specified in this clause 10.

10.1 Animals

10.1.1 Cause or allow an animal to damage a flowerbed, garden plot, tree, lawn or like thing or place. 10.1.2 Lead, herd or exercise a horse in such manner as to cause a nuisance or endanger the safety of a person.

10.2 Annoyances

10.2.1 Annoy, or unreasonably interfere with any other person's use of Local Government land by making a noise or by creating a disturbance that has not been authorised by the Council

10.3 Equipment

10.3.1 Use any item of equipment, facilities or property belonging to the Council:
10.3.1.1 other than in the manner and for the purpose for which it was designed, constructed or intended to be use;
10.3.1.2 where any nearby sign states the conditions of use, except in accordance with such conditions; or

10.3.1.3 in such a manner as is likely to damage or destroy it.

10.3.2 Use an item of equipment, facilities or property belonging to the Council if that person is of or over the age indicated by a sign or notice as the age limit for using such equipment, facility or property. 10.4 Fishing

Fish in any waters to which the Council has resolved this subclause applies.

10.5 Glass

Wilfully break any glass, china or other brittle material.

10.6 Interference with Permitted Use

Interrupt or unreasonably interfere with any other person's use of Local Government land where the person is using the land in a manner permitted by the Council or in accordance with any permission that has been granted by the Council.

Behave in such an unreasonable manner as to cause discomfort, inconvenience, annoyance or offence to any other person including by using profane, indecent or obscene language.

10.8 Playing Games

Play or practise a game or sport: 10.8.1 which is likely to cause damage to the land or anything on it; 10.8.2 which endangers the safety or interferes with the comfort of any person; or

10.8.3 in any area where a sign indicates that the game or sport is prohibited.

10.9 Smoking

Subject to the Tobacco and E-Cigarette Products Act 1997, smoke, hold or otherwise have control over an ignited tobacco product on any land to which the Council has resolved this subclause applies. 10.10 Obstruction

Obstruct:

10.10.2 any door, entrance, stairway or aisle in any building; or 10.10.3 any gate or entrance to or on Local Government land.

10.11 Throwing Objects

Throw, roll, project or discharge a stone, substance or other missile, excluding sport and recreational equipment designed to be used in that way.

In any public convenience (including toilets, showers or change rooms) on Local Government land:

10.12.1 urinate other than in a urinal or pan or defecate other than in a pan set apart for that purpose;
10.12.2 deposit anything in a pan, urinal or drain which is likely to cause a blockage or damage to the facility, or any drain, pipe or property associated with the facility;

10.12.3 use it for a purpose for which it was not designed or constructed; or 10.12.4 enter any gender specific public convenience except:

10.12.4.1if the person is of the gender indicated on a sign or writing located on the public convenience;

10.12.4.111 the person is of the gender indicated on a sign of writing located of the person of the person is a caregiver, parent or guardian and is providing assistance to a vulnerable person in that person's care; 10.12.4.3 for the purpose of providing assistance to a person with a disability;

10.12.4.4where the person identifies as gender diverse and is using the public convenience of the gender that the person identifies with, or
10.12.4.5in the case of a gemuine emergency.
10.13 Waste
10.13.1 Deposit or leave on the land anything obnoxious or offensive.

10.13.2 Deposit any rubbish other than in receptacles provided by the Council for that purpose. 10.13.3 Deposit in any rubbish bin:

10.13.3.1any trash or rubbish emanating from a domestic, trade or commercial source; or

10.13.3.2any rubbish contrary to any information on signs on the bin or in its vicinity. PART 4 – ENFORCEMENT

11. Directions & Orders
11.1 A person on Local Government land must comply with a reasonable direction from an authorised person relating to:

11.1.1 that person's use of the land;

11.1.2 that person's conduct and behaviour on the land;

11.1.3 that person's safety on the land, or

11.1.4 the safety and enjoyment of other persons on the land.
11.2 A person who, in the reasonable opinion of an authorised person, is likely to commit or has committed, a breach of this By-law must immediately comply with an order of an authorised person made pursuant to section 262 of the Act, including an order to leave

that part of Local Government land.

11.3 If a person fails to comply with an order of an authorised person made pursuant to section 262 of the Act in respect of a breach of this By-law, the Council may seek to recover its costs of any action taken under section 262(3) of the Act from the person to whom the order was directed.

Note-

Section 262(1) of the Act states:

(1) If a person (the offender) engages in conduct that is a contravention of this Act or a By-law under this Act, an authorised person may order the offender-

a) if the conduct is still continuing - to stop the conduct; and

b) whether or not the conduct is still continuing- to take specified action to remedy the contravention.

Subsections (2) and (3) of section 262 also provide that it is an offence to fail to comply with an order and that if a person does not comply, the authorised person may take action reasonably required to have the order carried out. For example, an authorised person may order a person to:

- cease smoking on Local Government land;
- remove an object or structure encroaching on Local Government land; dismantle and remove a structure erected on Local Government land without permission.

12. Removal of Animals and Objects

An authorised person may remove an animal or object that is on Local Government land in breach of a By-law if the authorised officer reasonably believes that no person is in charge of the animal or object.

PART 5 – MISCELLANEOUS

13. Exemptions

- 13.1 The restrictions in this By-law do not apply to any Police Officer, emergency worker, Council officer or Council employee acting in the course and within the scope of that person's normal duties, or to a contractor while performing work for the Council and while acting under the supervision or in accordance with a direction of a Council officer.
- 13.2 The restrictions in subclauses 9.13 and 9.16 of this By-law do not apply to electoral matter authorised by a candidate and which
- 13.2.1 related to a Commonwealth or State election and occurs during the period commencing on the issue of the writ or writs for
- the election and ending at the close of polls on polling day;
 13.2.2 related to an election under the Act or the Local Government (Elections) Act 1999 and occurs during the period commencing four weeks immediately before the date that has been set (either by or under either Act) for polling day and ending at the close of 13.2.3 related to, and occurs during the course of and for the purpose of a referendum.

13.3 The Council may, by notice in writing, on application or on its own initiative, exempt a person (or a class of persons) from the operation of a specified provision of this By-law.

- 13.4 An exemption under subclause 13.3: 13.4.1 may be granted or refused at the discretion of the Council;
- 13.4.2 may operate indefinitely or for a period specified in the instrument of exemption;

13.4.3 is subject to any conditions specified in the instrument of exemption;

- 13.4.4 may be varied (including by way of an additional condition being imposed) by notice in writing to the person to whom the exemption applies; and
 13.4.5 may be revoked by the Council by notice in writing for a contravention of a condition of the exemption, or for any other
- reason that the Council thinks fit.

14. Liability of Vehicle Owners

14.1 For the purposes of this clause 14, owner in relation to a vehicle has the same meaning as contained in section 4 of the Act. 14.2 The owner and the driver of a vehicle driven, parked or standing in contravention of this by-law are each guilty of an offence and liable to the penalty as prescribed for that offence.

This By-law was duly made and passed at a meeting of the District Council of Orroroo Carrieton held on 27 September 2023 by an absolute majority of the members for the time being constituting the Council, there being at least two thirds of the members present. P SIMPSOŇ, Chief Executive Officer

DISTRICT COUNCIL OF ORROROO CARRIETON By-law Made Under the Local Government Act 1999 By-law No 4—Roads

This By-law is to manage, control and regulate certain activities on roads in the Council's area. PART 1 – PRELIMINARY

1. Title

This By-law may be cited as the Roads By-law 2023 and is By-law No. 4 of the District Council of Orroroo Carrieton.

2. Authorising Law
This By-law is made under sections 239 and 246 of the Act and regulation 28 of the Local Government (General) Regulations 2013. 3. Purpose

The objectives of this By-law are to manage, control and regulate the use of roads in the Council's area:

- 3.1 to protect the convenience, comfort and safety of road users and members of the public;
 3.2 to prevent damage to buildings and structures on roads;
- 3.3 to prevent certain nuisances occurring on roads; and3.4 for the good rule and government of the Council area.
- 4. Commencement, Revocation and Expiry
- 4.1 The following By-laws previously made by the Council are revoked from the day on which this By-law comes into operation¹: By-law No. 4 Roads 2016.²
- 4.2 This By-law will expire on 1 January 2031.3

Note-

- 1. Generally, a By-law comes into operation 4 months after the day on which it is gazetted pursuant to section 249(5) of the Act.
- 2. Section 253 of the Act provides that the revocation of a By-law by another By-law that contains substantially the same provisions, does not affect certain resolutions such as those applying a By-law to a part or parts of the Council area.
- 3. Pursuant to section 251 of the Act, a By-law will expire on 1 January following the seventh anniversary of the gazettal of the Bylaw
- 5. Application 5.1 This By-la
- This By-law operates subject to the Council's Permits and Penalties By-law 2023.
- Subject to subclause 5.3, this By-law applies throughout the Council's area.
- 5.3 Subclause 7.4.2 of this By-law applies throughout the Council's area except in such part or parts of the Council area as the Council may by resolution direct in accordance with section 246(3)(e) of the Act. 6. Interpretation
- In this By-law, unless the contrary intention appears: 6.1 Act means the Local Government Act 1999;

- 6.1 Act means the Local Government Act 1999,
 6.2 animal includes birds, insects and poultry but does not include a dog;
 6.3 authorised person is a person appointed by the Council as an authorised person under section 260 of the Act,
 6.4 camp includes setting up a camp or causing:
 6.4.1 a tent or other structure of calico, canvas, plastic or other similar material;
 6.4.2 a swag or similar bedding; or

- 6.4.3 subject to the Road Traffic Act 1961, a caravan, tent trailer, motor home or other vehicle;
- to remain on a road overnight, whether or not any person is in attendance or sleeps on the road;

To avoid doubt, setting up a calico, canvas, plastic or other tent, marquee or similar structure for recreation purposes to provide shade during daylight hours only (and not overnight) is not within the meaning of 'camp' 6.5 Council means the District Council of Orroroo Carrieton;

6.6 effective control means a person exercising effective control of an animal either:

6.6.1 by means of a physical restraint; or
6.6.2 by command, the animal being in close proximity to the person and the person being able to see the animal at all times;
6.7 electoral matter has the same meaning as in the Electoral Act 1985;

6.8 emergency worker has the same meaning as in the Road Traffic (Road Rules - Ancillary and Miscellaneous Provisions) Regulations 2014;

6.9 moveable sign has the same meaning as in the Act,

6.10 road has the same meaning as in the Act, being, a public or private street, road or thoroughfare to which public access is available on a continuous or substantially continuous basis to vehicles or pedestrians or both and includes:

6.10.1 a bridge, viaduct or subway; or 6.10.2 an alley, laneway or walkway; and 6.11 vehicle has the same meaning as in the Road Traffic Act 1961.

Section 12 of the Legislation Interpretation Act 2021 provides that an expression used in this By-law has, unless the contrary intention appears, the same meaning as in the Acts under which the By-law was made. PART 2 – USE OF ROADS

7. Activities Requiring Permission

A person must not do any of the following activities on a road without the permission of the Council:

goods or services or for any other purpose, other than a moveable sign that is displayed in accordance with the Council's Moveable Signs By-law 2023.

7.2 Amplification

Use an amplifier or other device whether mechanical or electrical for the purpose of broadcasting or amplifying sound including for announcements or advertisement

7.3 Animals

7.3.1 Cause or allow an animal to stray onto, move over, or graze or be left unattended on any road.7.3.2 Lead, herd or exercise an animal on a road except where the Council has set aside a track or other area for use by or in connection with an animal of that kind (as indicated by signage), and provided the animal or animals are under effective control.

7.3.3 Lead, herd or exercise an animal in such a manner as to cause a nuisance or endanger the safety of a person.

7.4 Camping and Tents

7.4.1 Subject to this subclause 7.4, erect a tent or other structure of calico, canvas, plastic or other similar material as a place of habitation.

7.4.2 Camp or sleep overnight except:
7.4.2.1 on a road to which the Council has resolved this subclause applies (and thereby designated as a camping area); and

7.4.2.2 in accordance with any conditions determined by the Council and displayed on any signage on or near the road.
7.4.3 subject to this subclause 7.4, use or occupy or cause, suffer or permit to be used or occupied, any caravan, motorhome or other vehicle on a road for or in connection with camping activities, including (but not limited to) for washing, cooking or sleeping. 7.5 Obstructions

Erect, install or place, or cause to be erected, installed or placed any structure, object or material of any kind so as to obstruct a road or any part of a road or a footway, water-channel, or watercourse.

7.6 Preaching and Canvassing

Subject to subclause 10.2, preach, harangue, or canvass for a religious, charitable or any other purpose. 7.7 Public Exhibitions and Displays 7.7.1 Sing, busk, play a recording or use a musical instrument, or perform similar activities.

Sing, busk, play a recording or use a musical instrument, or perform similar activities.

Conduct, cause or hold a concert, festival, show, display public gathering, circus, performance or a similar activity.

Erect a stage or structure for the purpose of conducting or holding a concert, festival, show, circus, performance or a similar 7.7.4 Cause any public exhibition or displays.
7.8 Rubbish Bins

Deposit in any Council bin on a road:

any rubbish emanating from a domestic, commercial or trade source; or any rubbish that is not rubbish of the type permitted to be placed in the bin as indicated on signs on the bin or in its vicinity.

7.9 Soliciting

Ask for or receive or do anything to indicate a desire for a donation of money or any other thing.

7.10 Vehicles

Repair, wash, paint, panel beat or perform other work on or to any vehicle, except for running repairs in the case of a vehicle

Note-

Moveable Signs on roads are regulated by sections 226 and 227 of the Act and the Council's Moveable Signs By-law 2023. PART 3 – ENFORCEMENT

8. Orders

8.1 A person on a road who, in the reasonable opinion of an authorised person is committing or has committed a breach of this Bylaw, must immediately comply with an order of an authorised made pursuant to section 262 of the Act, which may include an order to leave that part of the road

8.2 If a person does not comply with an order of an authorised person made pursuant to section 262 of the Act in respect of a breach of this By-law, the Council may seek to recover its costs of any action taken under section 262(3) of the Act from the person to whom the order was directed.

Section 262(1) of the Act states:

(1) If a person (the offender) engages in conduct that is a contravention of this Act or a By-law under this Act, an authorised person may order the offender-a) if the conduct is still continuing - to stop the conduct; and

b) whether or not the conduct is still continuing- to take specified action to remedy the contravention.

Subsections (2) and (3) of section 262 also provide that it is an offence to fail to comply with an order and that if a person does not comply, the authorised person may take the action reasonably required to have the order carried out. For example, an authorised person may order a person to:

cease busking on a road; or remove an object or structure blocking a footpath; or

- dismantle and remove a tent from a road. 9. Removal of Objects
- 9.1 The Council (or its delegate) may, pursuant to section 234 of the Act, remove an object that is on a road in breach of a By-law 9.2 The Council may recover from the owner of an object removed under subclause 9.1 the costs it incurs in removing that object.
- PART 4 MISCELLANEOUS
- 10. Exemptions
- 10.1 The restrictions in this By-law do not apply to any emergency worker, Police Officer, Council officer or employee acting in the course and within the scope of that person's normal duties, or to a contractor while performing work for the Council and while acting under the supervision or in accordance with a direction of a Council officer.
- 10.2 The restrictions in subclause 7.6 of this By-law do not apply to electoral matter authorised by a candidate and which is:
- 10.2.1 related to a Commonwealth or State election and occurs during the period commencing on the issue of the writ or writs for
- the election and ending at the close of polls on polling day;
 10.2.2 related to an election under the Act or the (Local Government (Elections) Act 1999) and occurs during the period commencing four weeks immediately before the date that has been set (either by or under either Act) for polling day and ending at the close of voting on polling day; or
- 10.2.3 related to, and occurs during the course of and for the purpose of a referendum.
- 10.3 The Council may otherwise, by notice in writing, on application or on its own initiative, exempt a person (or a class of persons) from the operation of a specified provision of this By-law.
- 10.4 An exemption:
- 10.4.1 may be granted or refused at the discretion of the Council;
- 10.4.2 may operate indefinitely or for a period specified in the instrument of exemption; and 10.4.3 is subject to any conditions specified in the instrument of exemption.

 10.5 The Council may, by notice in writing, vary, revoke or add a condition of an exemption.

- 10.6 The Council may, in its discretion, revoke an exemption for a contravention of a condition of the exemption, or for any other reason it thinks fit.
- 11. Liability of vehicle owners
- 11.1 For the purposes of this clause 11, owner in relation to a vehicle has the same meaning as contained in section 4 of the Act.
- 11.2 The owner and the driver of a vehicle driven, parked or standing in contravention of this By-law are each guilty of an offence and liable to the penalty as prescribed for that offence.

This By-law was duly made and passed at a meeting of the District Council of Orroroo Carrieton held on 27 September 2023 by an absolute majority of the members for the time being constituting the Council, there being at least two thirds of the members present. P SIMPSON, Chief Executive Officer

DISTRICT COUNCIL OF ORROROO CARRIETON By-law Made Under the Local Government Act 1999 By-law No. 5-Dogs

This By-law is to limit the number of dogs kept on premises and is for the management and control of dogs in the Council's area.

PART 1 - PRELIMINARY

1. Title

This By-law may be cited as the Dogs By-law 2023 and is By-law No. 5 of the District Council of Orroroo Carrieton.

Authorising Law

This By-law is made under section 90(5) of the Dog and Cat Management Act 1995, sections 238 and 246 of the Act.

The objects of this By-law are to control and manage dogs in the Council's area:

- 3.1 to reduce the incidence of environmental nuisance caused by dogs;
 3.2 to promote responsible dog ownership;
 3.3 to protect the convenience, comfort and safety of members of the public; and
- 3.4 for the good rule and government of the Council's area.
- 4. Commencement, Revocation and Expiry
- 4.1 The following By-laws previously made by the Council are revoked from the day on which this By-law comes into operation¹: By-law No. 5 Dogs 2016.²
 4.2 This By-law will expire on 1 January 2031.³

Note-

- 1. Generally, a By-law comes into operation 4 months after the day on which it is gazetted pursuant to section 249(5) of the Act. 2. Section 253 of the Act provides that the revocation of a By-law by another By-law that contains substantially the same provisions, does not affect certain resolutions such as those applying a By-law to a part or parts of the Council area.

 3. Pursuant to section 251 of the Act, a By-law will expire on 1 January following the seventh anniversary of the gazettal of the By-
- law.
- 5. Application5.1 This By-law operates subject to the Council's Permits and Penalties By-law 2023.
- 5.2 Subject to subclause 5.3, this By-law applies throughout the Council's area.
 5.3 Clauses 9 and 10, of this By-law only apply in such part or parts of the Council area as the Council may, by resolution direct in accordance with section 246(3)(e) of the Act.
- 6. Interpretation
- In this By-law, unless the contrary intention appears:
- 6.1 Act means the Local Government Act 199
- 6.1 Act means are Local Government Act 1999,
 6.2 approved kennel establishment means a building, structure, premises or area approved by a relevant authority, pursuant to the Planning, Development and Infrastructure Act 2016 for the keeping of dogs on a temporary or permanent basis;
 6.3 assistance dog means a dog trained and used for the purpose of assisting a person who is wholly or partially disabled;
- Council means the District Council of Orroroo Carrieton;
- 6.5 dog (except for in subclause 7.1) has the same meaning as in the Dog and Cat Management Act 1995;

- 6.6 effective control means a person exercising effective control of a dog either:
 6.6.1 by means of a physical restraint (as defined under the Dog and Cat Management Act 1995); or
 6.6.2 by command, the dog being in close proximity to the person and the person being able to see the dog at all times;
- 6.7 keep includes the provision of food or shelter; 6.8 park has the same meaning as in the Dog and Cat Management Act 1995;
- premises includes land and part of any land whether used or occupied for domestic or non-domestic purposes;

6.10 township has the same meaning as in the Act; and 6.11 For the purposes of clause 9 of the By-law, a dog is under effective control by means of a leash if the dog is secured to a leash, chain or cord that does not exceed 2 metres in length and:
6.11.1 the leash, chain or cord is either tethered securely to a fixed object; or
6.11.2 held by a person capable of controlling the dog and preventing it from being a nuisance or a danger to other persons.

6.12 working livestock dog means a dog:

6.12.1 usually kept, proposed to be kept or worked on rural land by a person who is:

6.12.1.1 a primary producer; or
6.12.1.2 engaged or employed by a primary producer; and
6.12.1.3 kept primarily for the purpose of herding, droving, protecting, tending or working stock, or training for herding, droving, protecting, tending or working stock.

Section 12 of the Legislation Interpretation Act 2021 provides that an expression used in this By-law has, unless the contrary intention appears, the same meaning as in the Acts under which the By-laws was made. PART 2 – LIMITS ON DOG NUMBERS

7. Limits on Dog Numbers in Private Premises7.1 Subject to subclauses 7.2, and 7.4, a person must not, without the Council's permission, keep or cause, suffer or permit to be kept:

more than two dogs (other than working livestock dogs) on any premises in the townships of Orroroo, Carrieton, Pekina,

Furelia, Morchard, Yatina and Johnburgh; or
7.1.2 more than two working livestock dogs on any premises in a township; or
7.1.3 more than three dogs (other than working livestock dogs) on any premises outside a township.
7.2 For the purposes of subclause 7.1, 'dog' means a dog that is three (3) months of age or older or, a dog that has lost its juvenile teeth.

7.3 Subclause 7.1 does not apply to:7.3.1 approved kennel establishments operating in accordance with all required approvals and consents; or

7.3.2 any other business involving the keeping of dogs provided that the business is registered in accordance with the Dog and Cat Management Act 1995 and operating in accordance with all required approvals and consents.

7.4 The Council may require that premises which are the subject of an application for permission to keep additional dogs, must be inspected by an authorised person for the purpose of assessing the suitability of the premises for housing dogs.

7.5 No dog is to be kept on any premises where, in the reasonable opinion of an authorised person, there is no secure or appropriate

area where a dog may be effectively confined. PART 3 – DOG CONTROLS

8. Dog Exercise Areas

Subject to clauses 9 and 10 of this By-law, a person may enter a park in the Council's area for the purpose of exercising a dog under the person's effective control

If a person is exercising a dog in a park as permitted under this clause and the dog is not under effective control as that term is defined by the Dog and Cat Management Act 1995, this gives rise to a dog wandering at large offence under section 43(1) of the Dog and Cat Management Act 1995, for which the owner of or person responsible for the dog may be liable. 9. Dog on Leash Areas

A person must not allow a dog under that person's control, charge or authority (except an assistance dog that is required to remain off-lead in order to fulfil its functions) to be or remain on any Local Government land or public place to which the Council has determined this clause applies, unless the dog is under effective control by means of a leash.

10. Dog Prohibited Areas

A person must not allow a dog under that person's control, charge or authority (except an assistance dog) to enter or remain on any Local Government land or public place to which the Council has determined this clause applies.

11. Dog Faeces

No person is to allow a dog under that person's control, charge or authority to be in a public place or on Local Government land unless that person has in their possession a bag or other suitable container for the collection and lawful disposal of any faeces that the dog may deposit (for the purpose of complying with the obligation to dispose of dog faeces deposited in a public place under section 45A(6) of the Dog and Cat Management Act 1995).

PART 4 – EXEMPTIONS

12. Council May Grant Exemptions
12. The Council may, by notice in writing, on application or on its own initiative, exempt a person (or a class of persons) from the operation of a specified provision of this By-law.

12.2 An exemption:

12.2.1 may be granted or refused at the discretion of the Council;
12.2.2 may operate indefinitely or for a period specified in the instrument of exemption; and
12.2.3 is subject to any conditions specified in the instrument of exemption.

12.3 The Council may, by notice in writing, vary, revoke or add a condition of an exemption.

12.4 The Council may, in its discretion, revoke an exemption for a contravention of a condition of the exemption, or for any other reason it thinks fit.

PART 5 – ENFORCEMENT 13. Orders

13.1 If a person engages in conduct that is in contravention of this By-law, an authorised person may, pursuant to section 262 of the Act, order that person:

13.1.1 if the conduct is still continuing - to stop the conduct; and

13.1.2 whether or not the conduct is still continuing - to take specified action to remedy the contravention.

13.2 A person must comply with an order of an authorised person made pursuant to section 262 of the Act.
13.3 If a person does not comply with an order of an authorised person, the authorised person may take the action reasonably required to have the order carried out, and the Council may seek to recover its costs of any action so taken from the person to whom the order was directed.

13.4 An authorised person may not use force against a person.

For example, an authorised person may order a person to:

• cease keeping more than the permitted number of dogs on that person's premises; or

• remove a dog from a dog prohibited area.

This By-law was duly made and passed at a meeting of the District Council of Orroroo Carrieton held on 27 September 2023 by an absolute majority of the members for the time being constituting the Council, there being at least two thirds of the members present. P SIMPSON, Chief Executive Officer

DISTRICT COUNCIL OF ORROROO CARRIETON By-law Made Under the Local Government Act 1999 By-law No. 6—Cats

This By-law is to limit the number of cats kept on premises and is for the management and control of cats in the Council's area.

PART 1 - PRELIMINARY

1. Title

This By-law may be cited as the Cats By-law 2023 and is By-law No. 6 of the District Council of Orroroo Carrieton

This By-law is made under section 90(5) of the Dog and Cat Management Act 1995 and section 246 of the Act.

3. Purpose

The objectives of this By-law are to control and manage cats in the Council's area:
3.1 to promote responsible cat ownership;
3.2 to reduce the incidence of public and environmental nuisance caused by cats;

- to protect the comfort and safety of members of the public; and

3.4 for the good rule and government of the Council's area. 4. Commencement, Revocation and Expiry

4.1 The following By-laws previously made by the Council are revoked from the day on which this By-law comes into operation¹: By-law No. 6 – Cats 2016.²

4.2 This By-law will expire on 1 January 2031.3

Note-

1. Generally, a By-law comes into operation 4 months after the day on which it is gazetted; section 249(5) of the Act.

2. Section 253 of the Act provides that the revocation of a By-law by another By-law that contains substantially the same provisions, does not affect certain resolutions such as those applying a By-law to a part or parts of the Council area.

3. Pursuant to section 251 of the Act, a By-law will expire on 1 January following the seventh anniversary of the gazettal of the By-

- 5. Application5.1 This By-law operates subject to the Council's Permits and Penalties By-law 2023.
- 5.2 This By-law applies throughout the Council's area.

6. Interpretation

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

6.1 Act means the Local Government Act 1999

- cat, except for in clause 8, means an animal of the species felis catus which is three months of age or has lost its juvenile canine teeth;
 6.3 Council means the District Council of Orroroo Carrieton;

6.4 keep includes the provision of food or shelter,

6.5 for the purposes of clause 8, a cat (or cats) causes a nuisance if it:

6.5.1 unreasonably interferes with the peace, comfort or convenience of a person, including but not limited to by displaying aggressive nature or creating unpleasant noise or odour;
6.5.2 damages or otherwise has an adverse impact upon native flora or fauna;
6.5.3 acts in a manner that causes damage to a person's real or personal property;
6.5.4 wanders onto premises without the consent of the owner or occupier of the premises; or

- defecates or urinates on premises without the consent of the owner or occupier of the premises.

6.6 owner of a cat has the same meaning as in section 5 of the Dog and Cat Management Act 1995;
6.7 the person responsible for the control of a cat has the same meaning as in section 6 of the Dog and Cat Management Act 1995.
6.8 premises includes any land (whether used or occupied for domestic or non-domestic purposes) and any part of land; and Note-

Section 12 of the Legislation Interpretation Act 2021 provides that an expression used in this By-law has, unless the contrary intention appears, the same meaning as in the Acts under which the By-law is made. PART 2 – LIMITS ON CAT NUMBERS

- 7.1 Subject to this clause 7, a person must not, without the Council's permission, keep, or cause suffer or permit to be kept, more than two (2) cats on any premises within the townships of Orroroo, Carrieton, Pekina, Eurelia, Morchard, Yatina and Johnburgh.
 7.2 The limit prescribed by subclause 7.1 does not apply to premises comprising a business involving the keeping of cats provided
- that the business is operating in accordance with all required approvals and consents.
- 7.3 The Council may require that premises that are the subject of an application for permission to keep additional cats are inspected by an authorised person for the purpose of assessing the suitability of the premises for housing cats.
 7.4 Permission under subclause 7.1 may be given if the Council is satisfied that:

- 7.4.1 no insanitary condition exists or is likely to arise on the premises as a result of the keeping of cats; and
- a nuisance is not or is not likely to be caused to any neighbour as a result of the keeping of cats on the premises.

PART 3 – CAT CONTROLS

8. Cats not to be a Nuisance

- 8.1 An owner or occupier of premises is guilty of an offence if a cat (or cats) kept or allowed to remain on the premises causes a nuisance
- 8.2 Without limiting liability under subclause 8.1, the owner of or person responsible for the control of a cat is guilty of an offence under this By-law if the cat causes a nuisance.

8.3 For the purposes of this clause 8, cat means an animal of the species felis catus (of any age).

9. Registration of Cats
9.1 Where the Council has resolved to adopt a registration scheme for cats, a person must not keep a cat in the Council's area for more than fourteen (14) days unless the cat is registered in accordance with this By-law.

9.2 An application for registration of a cat must:

9.2.1 be made to the Council in the manner and form prescribed by Council (if any);

be accompanied by the fee (if any) prescribed by the Council; nominate a person of or over sixteen (16) years of age who consents to the cat being registered in his or her name;

identify with reference to an address the premises at which the cat is kept; and otherwise comply with any other requirements determined by the Council

9.3 Registration under this By-law remains in force until 30 June next following the grant of registration and may be renewed from time to time for further periods of up to twelve (12) months. PART 4 – EXEMPTIONS

10. Council may grant Exemptions
10.1 The Council may, by notice in writing, on application or on its own initiative, exempt a person (or a class of persons) from the operation of a specified provision of this By-law.

10.2 An exemption:

10.2.1 may be granted or refused at the discretion of the Council;
10.2.2 may operate indefinitely or for a period specified in the instrument of exemption; and
10.2.3 is subject to any conditions specified in the instrument of exemption.

10.3 The Council may, by notice in writing, vary, revoke or add a condition of an exemption. 10.4 condition of the exemption, or for any other reason it thinks fit. PART 5 - ENFORCEMENT

11. Orders
11. If a person engages in conduct that is a contravention of this By-law, an authorised person may, pursuant to section 262 of the Act, order that person:

11.1.1 if the conduct is still continuing – to stop the conduct; and

11.1.2 whether or not the conduct is still continuing - to take specified action to remedy the contravention.

11.2A person must comply with an order of an authorised person made pursuant to section 262 of the Act.
11.3 If a person does not comply with an order of an authorised person, the authorised person may take action reasonably required to have the order carried out, and the Council may seek to recover its costs of any action so taken from the person to whom the order was directed.

11.4 An authorised person may not use force against a person.

For example, an authorised person may order a person to:

- cease keeping more than the permitted number of cats on that person's premises; or take the necessary steps to mitigate a muisance caused by howling or wandering cats.

This By-law was duly made and passed at a meeting of the District Council of Orroroo Carrieton held on 27 September 2023 by an absolute majority of the members for the time being constituting the Council, there being at least two thirds of the members present. P SIMPSON, Chief Executive Officer

DISTRICT COUNCIL OF ORROROO CARRIETON BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999 By-law No. 7—Waste Management This By-law is to regulate the removal of domestic waste and recyclables from premises in the Council's area.

PART 1 - PRELIMINARY

1. Title

This By-law may be cited as the Waste Management By-law 2023 and is By-law No. 7 of the District Council of Orroroo Carrieton. 2. Authorising Law

This By-law is made under sections 238, 239 and 246 of the Local Government Act 1999, and regulation 28(b) of the Local Government (General) Regulations 2014.

The objectives of this By-law are:

3.1 to prevent and suppress nuisances associated with the storage and collection of domestic waste and other waste,
3.2 to prevent damage to Council property and land;
3.3 to outline the requirements for the use of Council's domestic kerbside waste collection service;

3.4 to protect the convenience, comfort and safety of members of the public;
3.5 to enhance the amenity of the Council's area; and

3.6 for the good rule and government of the Council's area.

4. Commencement, Revocation and Expiry
4.1 The following By-laws previously made by the Council are revoked from the day on which this By-law comes into operation¹:
By-law No. 7 – Waste Management 2016.²
4.2 This By-law will expire on 1 January 2031.³

Note-

1. Generally, a By-law comes into operation 4 months after the day on which it is gazetted (section 249(5) of the Act).

2. Section 253 of the Act provides that the revocation of a By-law by another By-law that contains substantially the same provisions, does not affect certain resolutions such as those applying a By-law to a part or parts of the Council area.

3. Pursuant to section 251 of the Act, a By-law will expire on 1 January following the seventh anniversary of the gazettal of the By-

5. Application
5.1 This By-law operates subject to the Council's Permits and Penalties By-law 2023.
5.2 This By-law applies throughout the Council's area.

6. Interpretation

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

6.1 Act means the Local Government Act 199

6.2 authorised person means a person appointed as an authorised person pursuant to section 260 of the Act;
6.3 Council means the District Council of Orroroo Carrieton;
6.4 domestic waste means any kind of domestic waste generated from domestic residences including, but not limited to, broken crockery, clothing, material, broken and cooking glass items, hoses, polystyrene, ropes, and soft plastics, but excludes building materials, effluent, liquids, metal, rocks, soil, lead acid batteries, wood, any toxic waste and any other waste that is specified by the Council and noted on its website:

6.5 domestic waste container means a container to facilitate the disposal of domestic waste by collection by the Council that is approved by the Council (whether or not it is provided by the Council);

6.6 emergency worker has the same meaning as in the Road Traffic (Road Rules – Ancillary and Miscellaneous Provisions) Regulations 2014; 6.7 hard waste me

hard waste means any internal and/or external domestic items such as (but not limited to) fridges, and mattresses but excludes

any Domestic Waste;
6.8 occupier of premises has the same meaning as in the Local Government Act 1999 and if there are multiple occupiers of premises, means all occupiers jointly and severally,

6.9 premises means premises, excluding vacant land, to which the Council's domestic waste collection service is made available; 6.10 recyclables means newspapers, magazines, clean paper and cardboard, clean plastic containers of a type specified by the Council, clean tins and cans, clean glass and clean milk and juice containers and any other item specified by the Council and noted on its website.

6.11 recyclables container means a container to facilitate the disposal of recyclables by collection by the Council that is approved by the Council (whether or not it is provided by the Council);

- 6.12 road has the same meaning as in the Act,
 6.13 waste means domestic waste, recyclables, hard waste, or any other item being disposed of as it is no longer required; and
 6.14 waste containers means domestic waste containers and recyclables containers or any other container used to store waste.
 PART 2 REGULATION OF WASTE MANAGEMENT ACTIVITIES
 7. Rubbish and Waste Collection

- A person must not leave waste on a road or public place for collection by the Council except in accordance with this By-law or otherwise with the permission of the Council.
- 8. Provide Containers
- 8.1 A person who is an occupier of premises must keep on the premises that the person occupies a domestic waste container and a recyclables container.
- 8.2 To facilitate compliance with clause 8.1, the Council will provide to each premises one domestic waste container and one recyclables container.
- 8.3 If additional or replacement containers are required at a premises, the occupier of the premises may apply to the Council for such additional or replacement containers.

A fee may apply for the supply of an additional or replacement container.

The supply of additional containers will result in an Annual Service Charge being applied to the assessment for the premises.

9. Management of Waste Collection Services

- Every occupier of premises must take all reasonable steps so that:
 9.1 the number of waste containers placed out for collection does not exceed the number permitted by the Council; and
 9.2 the domestic waste, and recyclable materials generated on the premises and placed out for collection by the Council are placed as required by the Council (including in any location specified by the Council and in accordance with this By-law) or as otherwise notified to the occupier by the Council in writing.

Obligations of Occupiers

Every occupier of premises must: 10.1 Collecting Services

facilitate the collection and removal of waste from the premises by ensuring all waste containers containing waste for collection by the Council are placed on the road for collection:

10.1.1 on the day appointed by the Council for the collection of waste from those premises or the night before (and not before this time); and 10.1.2 in a position:

- 10.1.2.1 adjacent to the kerb (not on the carriageway) so that the front of the bin faces the road;

10.1.2.2 not under the overhanging branches of any trees; and 10.1.2.3 as may otherwise be approved or required by the Council (including in any location specified by the Council) and stated on the Council's website or as otherwise notified to the occupier by the Council in writing; 10.2 Damage

immediately arrange for the replacement or repair of a waste container kept on the premises if the same becomes damaged or worn to the extent that:

- 10.2.1 it is not robust or watertight, 10.2.2 it is unable to be moved on its wheels efficiently; 10.2.3 the lid does not seal the container when closed; or
- 10.2.4 its efficiency or use is otherwise impaired;
- 10.3 Domestic Waste

not place, cause, suffer or permit any waste other than domestic waste to be in a domestic waste container, 10.4 Hard Waste

not place any Hard Waste on the road for collection by the Council its agents or contractors other than in accordance with any directions issued by the Council and notified to the occupier in writing or as specified on the Council's website.

10.5 Keep Container Clean

cause each waste container kept on the premises to be kept in a clean and sanitary condition, maintained in good order and repair and kept watertight at all times;

10.6 Recyclables

not place, cause, suffer or permit waste other than recyclables to be in a recyclables container, 10.7 Removal of Container

remove all waste containers from the road no later than 11:59pm on the day following the date that the collection of waste has

10.8 Sealing of Container

cause each waste container to be continuously and securely covered or sealed except when waste is being deposited in or removed from the container, and

10.9 Waste

not place any waste container on the road for collection by the Council its agents or contractors unless the waste container contains only the type of waste that is permitted to be disposed of in that waste container.

11. Unlawful Interference with Waste

A person must not, without the Council's permission, take or interfere with any waste that has been left on a road for collection by the Council, its contractors or agents. PART 3 – ENFORCEMENT

If a person fails to comply with an order of an authorised person made pursuant to section 262 of the Act in respect of a breach of this By-law, the Council may seek to recover its costs of any action taken under section 262(3) of the Act from the person to whom the order was directed.

13. Exemptions

13.1 The Council may, by notice in writing, on application or on its own initiative, exempt a person (or a class of persons) from the operation of a specified provision of this By-law.

13.2 An exemption:

- 13.2.1 may be granted or refused at the discretion of the Council;
 13.2.2 may operate indefinitely or for a period specified in the instrument of exemption; and
 13.2.3 is subject to any conditions specified in the instrument of exemption.

13.3 The Council may, by notice in writing, vary, revoke or add a condition of an exemption.

13.4 The Council may, in its discretion, revoke an exemption for a contravention of a condition of the exemption, or for any other reason it thinks fit.

This By-law was duly made and passed at a meeting of the District Council of Orroroo Carrieton held on 27 September 2023 by an absolute majority of the members for the time being constituting the Council, there being at least two thirds of the members present. P SIMPSON, Chief Executive Officer

PUBLIC NOTICES

NATIONAL ELECTRICITY LAW

Notice of Extension of Draft Determination

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 reserves and ramping services (Ref. ERC0295 and ERC0307) proposal has been extended to 14 December 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: 5 October 2023

NATIONAL ELECTRICITY LAW

Notice of Extension of Draft Determination

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 Integrating price-responsive resources into the NEM (Ref. ERC0352) proposal has been extended to 29 February 2024.

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

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

Dated: 5 October 2023

NATIONAL ENERGY RETAIL LAW

Notice of Extension of Draft Determination

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

Under s 266, the time for making the draft determination on the Integrating price-responsive resources into the NEM (Ref. RRC0051) proposal has been extended to 29 February 2024.

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

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

www.aemc.gov.au Dated: 5 October 2023

TRUSTEE ACT 1936

PUBLIC TRUSTEE

Estates of Deceased Persons

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

AHEARN Timothy George late of 66 de Sassenay Crescent Modbury Heights Of no occupation who died 19 September 2022

BARRY Vincent late of 40 Skyline Drive Flagstaff Hill Retired Plumber who died 7 August 2023

CLARKE Helmi Alma late of 45 Mahoneys Road Warnambool in the State of Victoria Of no occupation who died 24 February 2023

HALLE Gordon Lionel late of 1 Steele Street Campbelltown Retired Truck Driver who died 17 March 2022

HEIDRICH John David late of 67 Peachey Road Davoren Park Retired Butcher who died 5 July 2023

HILL Cecilia Jane also known as HILL Cecelia Jane late of 65 Windsor Grove Klemzig Of no occupation who died 21 July 2022

KOVALENKO Wayne James late of 84 Reservoir Road Modbury Packer who died 2 August 2023 LYONS Patricia Joan late of 31 Malin Street Albert Park Retired Public Servant who died 1 April 2023

MADDISON Robert Francis late of 6 Davidson Avenue Hendon Retired Commonwealth Public Servant who died 6 August 2022

ROBERTS Doris late of 35 Washington Street Goolwa Of no occupation who died 19 June 2022

SLATER David John late of 3 Grant Avenue Gilles Plains Retired Storeman who died 13 May 2023 VAN MOOK William Cornelius late of 13 Robe Street Kidman Park Retired Researcher who died 10 June 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 SA 5001, full particulars and proof of such claims, on or before 3 November 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: 5 October 2023

N. S. RANTANEN Public Trustee

UNCLAIMED MONEYS ACT 1891 MY BUDGET PTY LTD

Register of Unclaimed Moneys for the year ended 2015

Name and Address of Owner			Amount	Date	Description
Aaron James Engle	Aspendale Gardens	VIC	111.02	28/08/2015	Funds received
Aaron Robert Lucas & Rebecca Leigh Lucas	Wakerley	QLD	173.04	2/11/2015	Funds received
Aaron Shane Gramberg	Warneet	VIC	14.06	28/08/2015	Funds received
Adrian Simon Micklethwaite	Camden Park	SA	12.39	28/08/2015	Funds received
Alison Mary Jean Ritchie	Moggill	QLD	117.41	2/11/2015	Funds received
Alma Isabel Weetra	Burton	SA	83.20	28/08/2015	Funds received
Amanda Louise Badger	Cheltenham	VIC	431.67	28/08/2015	Funds received
Andrew Bougioukos	Hampton East	VIC	2,400.48	28/08/2015	Funds received
Annette Lee Nicholls	Angle Park	SA	141.56	28/08/2015	Funds received
Anthony John Eathorne	Prospect	NSW	14.35	28/08/2015	Funds received
Anthony Vincent Shadforth	Kingston	QLD	1,170.10	28/08/2015	Funds received
April Elizabeth Hart	Brahma Lodge	SA	13.96	28/08/2015	Funds received
Ashley Maree Christian & Daniel Kenneth Christian	Ringwood	VIC	40.17	2/11/2015	Funds received
Barbara Jayne Wilson	Munno Para West	SA	120.00	28/08/2015	Funds received
Benjamin Mark Perry	Narre Warren	VIC	131.80	28/08/2015	Funds received
Brendan Matthew Maurer	Hampton Park	VIC	45.00	28/08/2015	Funds received
Carly Lee Kearney	Paralowie	SA	20.00	28/08/2015	Funds received
Casey Anne Leeson	Seaton	SA	16.00	28/08/2015	Funds received
	Pennigton	SA	60.00		Funds received
Cathy Ehlers Christene April Alomes	Findon	SA SA	918.98	28/08/2015 28/08/2015	Funds received
Christine Palmer	Clifton Springs	VIC	28.08	2/11/2015	Funds received
Colin Douglas Cooper	Norwood	SA	158.88	28/08/2015	Funds received
Corinne Louise Tickle	Nundah	QLD	34.32	28/08/2015	Funds received
Damian Mark Vincent	Berwick	VIC	170.64	28/08/2015	Funds received
Darren Daniel Struan Robertson & Jason	East Perth	WA	17.36	2/11/2015	Funds received
David Cocksey	EU 1 D1.	C A	20.74	20/00/2015	England Annual Control
Dean Arthur Goldsmith	Flinders Park	SA	80.74	28/08/2015	Funds received
Debra Ann Briggs	Nairne	SA	16.00	28/08/2015	Funds received
Dewayne William Baldry	Beenleigh	QLD	2,742.44	28/08/2015	Funds received
Donna Emmee Puig & Julito Tabumpama	Acacia Gardens	NSW	12.19	28/08/2015	Funds received
Edmund Colin Campbell	Smithfield Plains	SA	30.00	28/08/2015	Funds received
Eric Maxwell Swift Esther Bernadette Priestley & Stephen	St Kilda	VIC	131.92	28/08/2015	Funds received
Barry Priestley	Gembrook	VIC	36.90	28/08/2015	Funds received
Garth Christopher Talagi & Chrystal Totagina Monomai	Sunshine West	VIC	16.50	28/08/2015	Funds received
Giancarlo Gagliardi	Glenroy	VIC	18.39	28/08/2015	Funds received
Graham Cameron Farr & Aimee Edwards	Pakenham	VIC	86.54	28/08/2015	Funds received
Harold Julian Ross Stapleton	Ridgehaven	SA	41.09	28/08/2015	Funds received
Hayden Corrie Legg	Aspendale	VIC	88.68	28/08/2015	Funds received
Heather Cirocco	Murray Bridge	SA	146.04	28/08/2015	Funds received
Heather Marie Tilley	Mount Gambier	SA	55.93	28/08/2015	Funds received
Herbert Tossmann & Elizabeth Tossmann	Parkwood	OLD	62.16	28/08/2015	Funds received
Jacinda Stephens	Footscray	ΫIC	417.69	28/08/2015	Funds received
Jamie Paul Benson	Caboolture	QLD	81.83	28/08/2015	Funds received
Janine Thelma Bugeja	Cleveland	QLD	388.20	28/08/2015	Funds received
Jeff Raymond Perkins	Andrews Farm	SA	115.00	28/08/2015	Funds received
Jessica Heffernan (Ex Staff Budget)	Adelaide	SA	30.00	28/08/2015	Funds received
Joanna Ellen Slater	Baronia	VIC	84.80	28/08/2015	Funds received
Jodie Marie Muir	Dundas	NSW	35.00	28/08/2015	Funds received
Josefina Dizon Quiazon	Altona Meadows	VIC	1,351.86	28/08/2015	Funds received
Joseph Cook & Tracey-Christine Adams	Endeavour Hills	VIC	184.59	28/08/2015	Funds received
Julie Anne Hanns	Hamley Bridge	SA	21.65	28/08/2015	Funds received
Julie Rae Plunkett & Craig John Plunkett	Deer Park	VIC	27.75	28/08/2015	Funds received
Justin Raymond Blackman & Brooke Ryan	Molendinar	QLD	73.73	28/08/2015	Funds received
Karen Julie Mears	Glynde	ŠA	13.89	28/08/2015	Funds received
Karen Marie Atkinson	Leanyer	SA	156.50	28/08/2015	Funds received
Kegan Wilson Scherf & Elise Margaret Wall	Bardon	QLD	38.90	2/11/2015	Funds received
Kirstin Katie Whalen	Blackburn	VIC	130.00	2/11/2015	Funds received
Kiyomi Thompson	Christies Beach	SA	29.21	28/08/2015	Funds received
Kristy Lee James & Damien James	Langhorne Creek	SA	160.30	28/08/2015	Funds received
Krystal Jade Ferguson	Melton	VIC	39.76	28/08/2015	Funds received
Kylie Marie Hillier & Damien Wayne	Aldinga Beach	SA	30.00	28/08/2015	Funds received

	Name and Address of Owner			Date	Description
Lance Wayne Shepherd	Elizabeth Grove	SA	10.00	28/08/2015	Funds received
Latoya Marie Su'a & Brendon Averill Dallev	Tingalpa	QLD	370.00	28/08/2015	Funds received
Leon Thomas Riley	Moffat Beach	QLD	276.16	28/08/2015	Funds received
Lindy Ann Poke	Smithton	TAS	24.02	28/08/2015	Funds received
Louise Caroline Witte	Katherine	NT	35.46	28/08/2015	Funds received
Maciek Robert Murzo & Kylie Jane Ellis	Rowville Cranbourne	VIC	35.50	28/08/2015	Funds received
Margaret Wood & Graeme Abraham Harris	West	VIC	19.29	28/08/2015	Funds received
Marlaine Leechee Matthew David Jones	Golden Beach Potts Point	QLD NSW	13.00 20.28	28/08/2015 28/08/2015	Funds received Funds received
Maureen Patricia Brewer & David Patrick Brewer	Kallangur	QLD	1,613.85	28/08/2015	Funds received
Megan Rose Brown Melanie Jane Gough & Adam John Gough	St Kilda Craigieburn	VIC VIC	133.40 85.01	28/08/2015 28/08/2015	Funds received Funds received
Melissa Nicole Gooley & Daniel Claude Morgan	Seaford Rise	SA	10.16	2/11/2015	Funds received
Melody Kate Feder	Walkerville	SA	129.29	28/08/2015	Funds received
Michael John Parr & Janine Margaret Gill Michelle Maree Morris & Christopher Lee	Thorneside Redcliffe	QLD WA	247.84 280.00	28/08/2015 2/11/2015	Funds received Funds received
Morris Millicent Amy Mackintosh	Shailer Park	WA QLD	91.19	28/08/2015	Funds received
Muriel Dawn O'Loughlin	Salisbury	SA	75.00	28/08/2015	Funds received
Nathan David Whitton	Port Melbourne	VIC	19.17	28/08/2015	Funds received
Nicholas Roger Maxwell	Redbank Plains	QLD	103.38	28/08/2015	Funds received
Nicole Lee Pancione (Savelli)	Parafield Gardens	SA	62.40	2/11/2015	Funds received
Nicole Patrice Powell	Kilsyth	VIC	10.22	28/08/2015	Funds received
Osvaldo Acevedo	Albanvale	VIC	320.72	28/08/2015	Funds received
Pamela Faye Adam Paul John Robinson & Jessica Anne	Burton	SA	100.00	28/08/2015	Funds received
Moloney	Hornsby	NSW	135.71	28/08/2015	Funds received
Paul Patrick Faaaifili	Roxburgh Park	VIC	294.30	28/08/2015	Funds received
Peter Desmond Page	Somerton Park	SA	58.97	28/08/2015	Funds received
Phillippa Louise Cleaves	Stanhope Gardens	NSW	151.38	28/08/2015	Funds received
Prashant Pal	Springfield	QLD	311.29	28/08/2015	Funds received
Priscilla Parker	Latrobe	TAS	29.15	28/08/2015	Funds received
Rachael Jennifer Kendal & Helen Karena	Hamlyn	VIC	76.00	28/08/2015	Funds received
Blyth Rebecca Jane Webb	Heights South Geelong	VIC	66.80	28/08/2015	Funds received
Renata Colella	Croydon	VIC	59.63	28/08/2015	Funds received
Richard Bradley Reichstein	Woodside	SA	36.97	28/08/2015	Funds received
Richard Paul Marsh & Karen Elva Marsh	Inala	QLD	50.00	28/08/2015	Funds received
Ricky David Ferguson & Deborah Joy Ferguson	Coomera	QLD	14.68	28/08/2015	Funds received
Robyn Allison Basford	Darling Point	NSW	10.00	28/08/2015	Funds received
Roslian Mary Blachard & Richard Paul	Benalla	VIC	33.88	28/08/2015	Funds received
Blanchard					
Roxanne Herbert Russell James	Cranbourne Sydney	VIC NSW	498.89 10.00	28/08/2015 28/08/2015	Funds received Funds received
Samantha Lyn Tanner & James Adair	Meadows	SA	30.00	28/08/2015	Funds received
Tanner Sanda Thompson & Michael Thomps	Mawson Lakes	SA	66.00	28/08/2015	Funds received
Sarah Ann Chadwick & Shane Adam	Munno Para	SA	25.00	28/08/2015	Funds received
Welch Sarah Joye Williams	Bahrs Scrub	QLD	32.00	28/08/2015	Funds received
Schanara Bulsey	Kirwan	QLD QLD	50.09	2/11/2015	Funds received
Scott William Ferdinands	Highett	ΫIC	55.89	28/08/2015	Funds received
Sharne Lynette Van Kruyssen	Elizabeth North	SA	270.00	28/08/2015	Funds received
Shaylene Elizabeth Victoria Stratton &Lorenzo Nino Cucchi	Clayfield	QLD	16.34	28/08/2015	Funds received
Simon James Flannery	Robina	QLD	32.90	28/08/2015	Funds received
Simone Hahn	Findon	SA	1,759.55	28/08/2015	Funds received
Sonshine Africa Steffanie Jade Milland	Fitzroy Berwick	VIC VIC	743.70 78.20	28/08/2015 2/11/2015	Funds received Funds received
Stephanie Maree Shepherd	Brunswick West	VIC	13.99	28/08/2015	Funds received
Stephen Christopher	Melton	VIC	30.00	28/08/2015	Funds received
	Para Hills	SA	28.56	28/08/2015	Funds received
Stephen John Donald & Alicia Skye Chapman		01.5		20 100 15 5 1 1	
Chapman Stephen Kenneth Baker	Marsden	QLD SA	10.00 100.00	28/08/2015 28/08/2015	Funds received
Chapman		QLD SA QLD	10.00 100.00 82.97	28/08/2015 28/08/2015 2/11/2015	Funds received Funds received Funds received

Name and Address of Owner			Amount	Date	Description
Sylwia Longina Zagraba	Springfield Lakes	QLD	226.29	28/08/2015	Funds received
Tanya Mary Braun	Cape Woolamai	VIC	19.28	28/08/2015	Funds received
Tawanda Gordon Dhlakama	Chadstone	VIC	21.00	28/08/2015	Funds received
Timothy Shane Barkla	Willaston	SA	31.50	28/08/2015	Funds received
Wayne Joseph Reicha	Carlton	VIC	26.62	28/08/2015	Funds received
Yvonne Sweeney	Craigmore	SA	73.00	28/08/2015	Funds received
Zachariah James Rodwell	Kallista	VIC	285.00	28/08/2015	Funds received

UNCLAIMED MONEYS ACT 1891

MY BUDGET PTY LTD

Register of Unclaimed Moneys for the year ended 2016

Name and Address of Owner			Amount	Date	Description
Akush Atar	Point Cook	VIC	1,291.87	26/02/2016	Funds received
Alison Mary Jean Ritchie	Moggill	QLD	58.22	11/01/2016	Funds received
Ana Anarosa Sagote-Mikaele &	Smithfield	NSW	234.64	31/10/2016	Funds received
Oneonemanogi Betham					
Andrew Mitchell Garrard	Narara	NSW	558.98	29/09/2016	Funds received
Anita Joanne Kunzel	Norwood	SA	70.00	29/11/2016	Funds received
Brittany Mary Byrnes	Kiama	NSW	35.00	31/10/2016	Funds received
Cameron Ronald Peake Charlotte Jane Thomson	Sippy Downs	QLD OLD	522.69 20.00	29/11/2016 30/06/2016	Funds received
Christine Palmer	Kangaroo Point	VIC	30.03		Funds received Funds received
Daniel Anthony Rodriguez	Clifton Springs Woy Woy	NSW	36.00	31/10/2016 31/10/2016	Funds received Funds received
Daren James Polo	Dee Why	NSW	470.00	26/02/2016	Funds received
Darren Troy Jaffer	Parafield Gardens	SA	838.88	31/10/2016	Funds received
Grant Instone	Hackham West	SA	127.87	29/11/2016	Funds received
Heidi Eva Antal	Kirwan	OLD	313.32	26/04/2016	Funds received
Jackie Santella Ohide & Toby Awatere	Hackham West	SA	788.65	31/10/2016	Funds received
Judith Matilda Alice Felton	Fulham Gardens	SA	94.63	29/09/2016	Funds received
Karyn Calvert	Carrum Downs	VIC	120.12	31/10/2016	Funds received
Kathleen Ferris	Alexander Hills	OLD	455.80	26/02/2016	Funds received
Kenneth Lance Walters	Greenslopes	QLD	7,900.00	29/09/2016	Funds received
Kimberley Jane Visser & Jason Frank	1	-	*		
Bresick	Cranbourne North	VIC	1,400.00	31/10/2016	Funds received
Kinisimere Salavuki	Pascoe Vale	VIC	405.84	31/10/2016	Funds received
Kym Tracey Walmsley	Forest Lake	QLD	102.00	31/10/2016	Funds received
Lance Waretini Herbert	Hackham West	SA	2,510.46	29/09/2016	Funds received
Leanne Randle & Anthony Craig Randle	Seville	VIC	39.16	31/10/2016	Funds received
Lisa Marie Cross	Mount Druitt	NSW	460.94	29/09/2016	Funds received
Megan Susan VanDenhoogen	Mount Gambier	SA	50.00	26/05/2016	Funds received
Melissa Kaye Bell & Clint Alexander	Strathpine	QLD	62.42	29/11/2016	Funds received
James Jackson Michael James Brewer	Burleigh Heads	QLD	40.96	31/10/2016	Funds received
Mikhail Helou & Patricia Yaacoub	Merrylands West	NSW	991.86	29/11/2016	Funds received
Sanyour Mona-Lisa Blochowiak	Hermit Park	QLD	29.42	31/10/2016	Funds received
Neil Desmond Littmann & Briony Leigh		-			
Martin	White Rock	QLD	906.30	29/11/2016	Funds received
Paul David Mesecke	Banksia Park	SA	123.95	29/11/2016	Funds received
Rhyian Anderson- Morley	Point Cook	VIC	15.50	31/10/2016	Funds received
Robert Geoffrey Clews	Midland	WA	25.06	29/09/2016	Funds received
Robert James Hall	Gulliver	QLD	117.10	29/11/2016	Funds received
Sally Sade	Wynnum North	QLD	23.76	31/10/2016	Funds received
Samiuela Lee & Lavani Lee	Leumeah	NSW	63.11	26/02/2016	Funds received
Schanara Bulsey	Kirwan	QLD	259.36	26/02/2016	Funds received
Sebastian Nieminen	Grovedale	VIC	330.68	31/10/2016	Funds received

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.au

PHONE: (08) 7133 3552

WEBSITE: www.governmentgazette.sa.gov.au

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