No. 69 4023



THE SOUTH AUSTRALIAN

GOVERNMENT GAZETTE

PUBLISHED BY AUTHORITY

ADELAIDE, THURSDAY, 29 NOVEMBER 2018

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

Department of the Premier and Cabinet Adelaide, 29 November 2018

His Excellency the Governor in Executive Council has revoked the appointment of Michael Lucas Vander-Jeugd as a Member of the South Australian Metropolitan Fire Service Disciplinary Committee, having noted his resignation, effective from 29 November 2018 pursuant to the Fire and Emergency Services Act 2005 and section 36 of the Acts Interpretation Act 1915.

By command.

STEVEN SPENCE MARSHALL Premier

18EMS007CS

Department of the Premier and Cabinet Adelaide, 29 November 2018

His Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Carrick Hill Trust, pursuant to the provisions of the Carrick Hill Trust Act 1985:

Member: from 6 December 2018 until 5 December 2021 Vickianne West

By command,

STEVEN SPENCE MARSHALL Premier

DPC18/070CS

Department of the Premier and Cabinet Adelaide, 29 November 2018

His Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Board of the Southern Select Super Corporation, pursuant to the provisions of the Public Corporations (Southern Select Super Corporation) Regulations 2012 under the Public Corporations Act 1993:

Member: from 1 December 2018 until 30 November 2021

Gregory Colin Boulton Richard John Dennis Virginia Deegan William Middleton Griggs

Alison Kimber

Deputy Member: from 1 December 2018 until 30 November 2021

John Robert Wright (Deputy to Dennis) Elizabeth Anne-Marie Hlipala (Deputy to Deegan) Leah Joy York (Deputy to Griggs)

Amanda Elizabeth Heyworth (Deputy to Kimber)

Presiding Member: from 1 December 2018 until 30 November 2021

Gregory Colin Boulton

By command,

STEVEN SPENCE MARSHALL Premier

T&F18/113CS

Department of the Premier and Cabinet Adelaide, 29 November 2018

His Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Metropolitan Fire Service Disciplinary Committee, pursuant to the provisions of the Fire and Emergency Services Act 2005:

Member: from 29 November 2018 until 31 January 2020 Jesse Luxford Virgo

By command,

STEVEN SPENCE MARSHALL Premier

18EMS0007CS

Department of the Premier and Cabinet Adelaide, 29 November 2018

His Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Superannuation Board, pursuant to the provisions of the Superannuation Act 1988:

Member: from 29 November 2018 until 8 September 2019

Gregory Colin Boulton

Deputy Member: from 29 November 2018 until 1 October 2021

Leah Joy York (Deputy to Griggs)

Amanda Elizabeth Heyworth (Deputy to Kimber)

Presiding Member: from 29 November 2018 until 8 September 2019

Gregory Colin Boulton

By command,

STEVEN SPENCE MARSHALL Premier

T&F18/095CS

Department of the Premier and Cabinet Adelaide, 29 November 2018

His Excellency the Governor in Executive Council has been pleased to appoint Greg May as the Legal Profession Conduct Commissioner for a term of five years commencing on 1 February 2019 and expiring on 31 January 2024 - pursuant to section 71 of the Legal Practitioners Act 1981.

By command,

STEVEN SPENCE MARSHALL Premier

AGO0137-18CS

BUILDING WORK CONTRACTORS ACT 1995

Exemption

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

SCHEDULE 1

MULTIFORM BUILDING GROUP PTY LTD (BLD 235266)

SCHEDULE 2

Renovations to an existing dwelling at Allotment 201 in Filed Plan 9335 being a portion of the land described in Certificate of Title Volume 5108 Folio 68, more commonly known as Glandore, Hundred of Adelaide.

SCHEDULE 3

- 1. This exemption is limited to domestic building work personally performed by the licensee in relation to the building work described in Schedule 2.
- 2. This exemption does not apply to any domestic building work the licensee contracted to another building work contractor, for which that contractor was required by law to hold building indemnity insurance.

Dated: 20 November 2018

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

CASINO ACT 1997

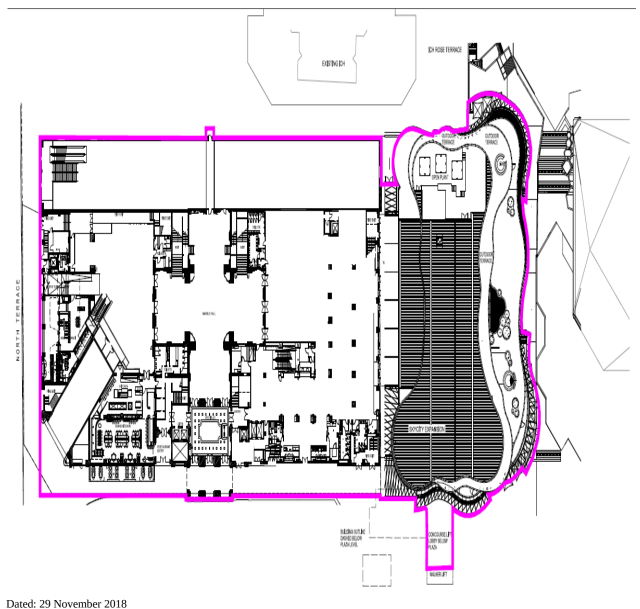
Redefinition of Boundaries

His Excellency the Governor in Executive Council has been pleased to redefine the boundaries of the casino premises, pursuant to section 6(3) of the Casino Act 1997, as recommended by the Independent Gambling Authority on 30 August 2018.

The following plan (provided for information purposes only) generally indicates the changes to the casino premises as a result of the redefinition of the boundaries:

SCHEDULE 1

Adelaide Casino—Footprint (Encompassing Any Level of the Building and External Areas Occupied by Skycity by Lease, and Marked by the Boundary Line, Effective from 1 July 2020)



DANGEROUS SUBSTANCES ACT 1979

Authorised Officers

- I, Martyn Antony Campbell, Executive Director, SafeWork SA, hereby appoint the following persons as Authorised Officers for the purposes of the *Dangerous Substances Act 1979* pursuant to section 7(1) of that Act:
 - Craig David TONKS
 - Kerryn Lesley MCPHERSON
 Martin BAILEY

Dated: 23 November 2018

HIEU VAN LE Governor

FISHERIES MANAGEMENT ACT 2007

Section 79

TAKE notice that the notice made under section 79 of the *Fisheries Management Act 2007*, dated 1 March 2018, and published in the *South Australian Government Gazette* dated 1 March 2018 on page 1087 will be revoked as of 1 December 2018.

TAKE NOTICE that, pursuant to section 79 of the *Fisheries Management Act 2007*, it will be unlawful for any person to engage in the class of fishing activity specified in Schedule 1 in the area specified in Schedule 2 during the period specified in Schedule 3 without the prior written approval of the Executive Director, Fisheries and Aquaculture within the Department of Primary Industries and Regions.

SCHEDULE 1

The taking of any bivalve filter feeding molluscs.

SCHEDULE 2

- 1. All waters of the Port River Estuary contained within and bounded by a line commencing at the line of Mean High Water Springs closest to 34°40′12.26″ South, 138°26′35.25″ East (end of Port Gawler Road), then beginning easterly following the line of Mean High Water Springs, including West Lakes, North Arm and tributaries, to the location closest to 34°46′59.03″ South, 138°28′40.48″ East, then north-westerly to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.
- 2. The coordinates specified in this schedule are based on the Geocentric Datum of Australia (GDA94).

SCHEDULE 3

From 1 December 2018 until 30 November 2019.

Dated: 23 November 2018

SEAN SLOAN
Executive Director
Fisheries and Aquaculture
Delegate of the Minister for Primary Industries and Regional Development

FISHERIES MANAGEMENT ACT 2007

SECTION 90 (2)

Items Seized

Notice is hereby given pursuant to Section 90 (2) of the *Fisheries Management Act, 2007*, that the following items have been seized by Officers of the Department of Primary Industries and Regions SA, Fisheries and Aquaculture at ELLISTON on 11/11/2018:

- 1) Red plastic neck, wire mesh, SLED, white rope, 4 x bait toggles, flat yellow disc float, 4 litre white buoy, 4 litre white buoy (formerly red)
- 2) Red plastic neck, wire mesh, SLED, 3 x bait toggles, 1 x blue bait basket, blue rope, white rope, green rope, 4 litre red buoy

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

ELLISTON

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

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

Dated: 19 November 2018

OLIVIA RUNDLE Prosecutions Coordinator

FISHERIES MANAGEMENT ACT 2007

SECTION 90 (2)

Items Seized

Notice is hereby given pursuant to Section 90 (2) of the *Fisheries Management Act*, 2007, that the following items have been seized by Officers of the Department of Primary Industries and Regions SA, Fisheries and Aquaculture at PENNESHAW on 5/11/2018:

- 1) Double ring drop net, wire base, net black mesh sides, green and blue nylon rope, black bait basket
- 2) Yellow life jacket and collar, Marlin 90lb (40 kg)

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

PENNESHAW

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

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

Dated: 19 November 2018

OLIVIA RUNDLE Prosecutions Coordinator

FISHERIES MANAGEMENT ACT 2007

SECTION 90 (2)

Items Seized

Notice is hereby given pursuant to Section 90 (2) of the *Fisheries Management Act, 2007*, that the following items have been seized by Officers of the Department of Primary Industries and Regions SA, Fisheries and Aquaculture at THE PINES on 28/10/2018:

1) 3 x opera house nets

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

THE PINES

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

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

Dated: 22 November 2018

OLIVIA RUNDLE Prosecutions Coordinator

GEOGRAPHICAL NAMES ACT 1991

CORRIGENDUM

Notice to Alter the Boundaries of Places

In the Government Gazette of 27 September 2018, page 3516, in the Geographical Names Act 1991 notice, the second paragraph declared;

Exclude from the bounded suburb of MCLAREN VALE that area marked (A) shown highlighted in green on the plan and include in the suburb of SEAFORD HEIGHTS marked (B).

This paragraph should have read as follows;

Exclude from the bounded suburb of **SEAFORD HEIGHTS** that area marked (**A**) shown highlighted in green on the plan and include in the suburb of **MCLAREN VALE** marked (**B**).

Dated: 29 November 2018

MICHAEL BURDETT Surveyor-General Department for Planning, Transport and Infrastructure

DPTI: 2018/18964/01

HOUSING IMPROVEMENT ACT 2016

SECTION 25

Rent Control

In the exercise of the powers conferred by the *Housing Improvement Act 2016*, I 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	
899 Worlds End Highway, Point Pass SA 5374	Section 433 Hundred of English in the area named Point Pass	CT5574/427	\$0.00 Unfit for human habitation	
Dated: 29 November 2018			Town Henry Com	

JOHN HERRMANN Housing Regulator and Registrar Office of Housing Regulation, Housing SA Delegate of Minister for Human Services

HOUSING IMPROVEMENT ACT 2016

SECTION 25

Rent Control Revocations

I am 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	
11 Palm Avenue, Royal Park SA 5014	Allotment 32 Deposited Plan 1040 Hundred of Yatala	CT5500/317	
13 Marleston Avenue, Ashford SA 5035	Allotment 111 Filed Plan 19513 Hundred of Adelaide	CT1027/21, CT5784/184	
63 The Point Road, Jervois SA 5259 (AKA 6027)	Allotment 402 Deposited Plan 73069 Hundred of Brinkley	CT5995/99	

Address of Premises	Allotment Section	Certificate of Title Volume/Folio	
13 Johnston Road, Elizabeth Downs SA 5113 (AKA 11)	Allotment 237 Deposited Plan 7072 Hundred of Munno Para	CT5853/812	
10 Mundulla Street, Kilkenny SA 5009	Allotment 3 Filed Plan 44050 Hundred of Yatala	CT5889/570	
214 Begarra ST, Renmark North SA 5341	Allotment 10 Deposited Plan 22736 Hundred of Renmark ID	CT5552/867	
11 Springs Lane, Mount Barker Springs SA 5251 (AKA 25)	Allotment 22 Filed Plan 19111 Hundred of Kanmantoo & Strathalbyn	CT5156/12	
22 Bendle Street, Elizabeth Park SA 5113	Allotment 11 Deposited Plan 39160 Hundred of Munno Para	CT5181/134	
77 Murtho Street, Renmark SA 5341	Allotment 170 Filed Plan 18511 Hundred of Renmark Irrigation District	CT5595/400	
47 William Street, Norwood SA 5067	Allotment 2 Filed Plan 6217 Hundred of Adelaide	CT5555/271	

Dated: 29 November 2018

JOHN HERRMANN Housing Regulator and Registrar Office of Housing Regulation, Housing SA Delegate of Minister for Human Services

LAND ACQUISITION ACT 1969

SECTION 16

Form 5—Notice of Acquisition

1. Notice of acquisition

The Commissioner of Highways (the Authority), of 50 Flinders Street, Adelaide SA 5000, acquires the following interests in the following land:

Comprising an unencumbered estate in fee simple in that piece of land being the whole of Allotment 701 in Deposited Plan No 110172 comprised in Certificate of Title Volume 6159 Folio 700.

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

2. Compensation

A person who has or had an 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.

3. Inquiries

Inquiries should be directed to:

Petrula Pettas GPO Box 1533 Adelaide SA 5001 Telephone: (08) 8343 2619

Dated: 27 November 2018

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

MOHAMMED ELGAZZAR
Manager, Property Portfolio & Strategy
(Authorised Officer)
Department of Planning, Transport and Infrastructure

DPTI 2016/16134/01

LAND ACQUISITION ACT 1969

SECTION 16

Form 5—Notice of Acquisition

1. Notice of acquisition

The Commissioner of Highways (the Authority), of 50 Flinders Street, Adelaide SA 5000, acquires the following interests in the following land:

Comprising an unencumbered estate in fee simple in that piece of land being the whole of Allotment 2 in Deposited Plan No 68530, comprised in Certificate of Title Volume 5953 Folio 597.

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

2. Compensation

A person who has or had an 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.

3. Inquiries

Inquiries should be directed to:

Petrula Pettas GPO Box 1533 Adelaide SA 5001 Telephone: (08) 8343 2619

Dated: 27 November 2018

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

MOHAMMED ELGAZZAR Manager, Property Portfolio & Strategy (Authorised Officer) Department of Planning, Transport and Infrastructure

DPTI 2016/16151/01

LAND ACQUISITION ACT 1969

SECTION 16

Form 5—Notice of Acquisition

1. Notice of acquisition

The Commissioner of Highways (the Authority), of 50 Flinders Street, Adelaide SA 5000, acquires the following interests in the following land:

Comprising an unencumbered estate in fee simple in that piece of land being the whole of Allotment 106 in Deposited Plan No 3420 comprised in Certificate of Title Volume 5691 Folio 307.

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

2. Compensation

A person who has or had an 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.

3. Inquiries

Inquiries should be directed to:

Ric Lohmeyer GPO Box 1533 Adelaide SA 5001 Telephone: (08) 8343 2554

Dated: 27 November 2018

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

MOHAMMED ELGAZZAR Manager, Property Portfolio & Strategy (Authorised Officer) Department of Planning, Transport and Infrastructure

DPTI 2018/13097/01

LAND ACQUISITION ACT 1969

SECTION 16

Form 5—Notice of Acquisition

1. Notice of acquisition

The Commissioner of Highways (the Authority), of 50 Flinders Street, Adelaide SA 5000, acquires the following interests in the following land:

Comprising an unencumbered estate in fee simple in that piece of land being the whole of Allotment 107 in Deposited Plan No 3420 comprised in Certificate of Title Volume 5419 Folio 487.

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

2. Compensation

A person who has or had an 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.

3. Inquiries

Inquiries should be directed to:

Petrula Pettas GPO Box 1533 Adelaide SA 5001 Telephone: (08) 8343 2619

Dated: 27 November 2018

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

MOHAMMED ELGAZZAR
Manager, Property Portfolio & Strategy
(Authorised Officer)
Department of Planning, Transport and Infrastructure

DPTI 2018/13098/01

MAJOR EVENTS ACT 2013

SECTION 6B

Santos Tour Down Under

PURSUANT to section 6B of the *Major Events Act 2013*, I, Honourable David Wickham Ridgway MLC, Minister for Trade, Tourism and Investment declare the Santos Tour Down Under to be held from 10 to 20 January 2019 to be declared a major event.

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

- 1. Specify the period for the event, being 10 to 20 January 2019.
- 2. Declare the 2019 Santos Tour Down Under and its associated events officially organised by the event organiser to be a major event.
 - a. The Santos Tour Down Under consists of:
 - Four days of women's competition racing, namely:
 - Stage One
 - o Stage Two
 - Subaru Stage Three
 - o Stage Four
 - Down Under Classic
 - Six days of men's competition racing, namely:
 - Stage One
 - Stage Two
 - Subaru Stage Three
 - o Stage Four
 - Stage Five
 - o Be Safe Be Seen MAC Stage Six
 - b. The associated events officially organised by the event organiser are:
 - City of Adelaide Tour Village
 - Subaru Breakaway Series, consisting of the Challenge Tour presented by The Advertiser, the Family Ride and the mini tour for kids
 - Team Presentation and Concert
- 3. Designate the South Australian Tourism Commission to be the event organisers for the event.
- 4. Apply section 10 of the Major Events Act to the event.
- 5. Apply section 11 of the Major Events Act to the event.
- 6. Apply section 12 of the Major Events Act to the event.
- 7. Apply section 13 of the Major Events Act to the event.
- 8. Apply section 14 of the Major Events Act to the event by specifying the official title as the *Santos Tour Down Under* and *Santos Women's Tour Down Under* and the official logos as they appear below.





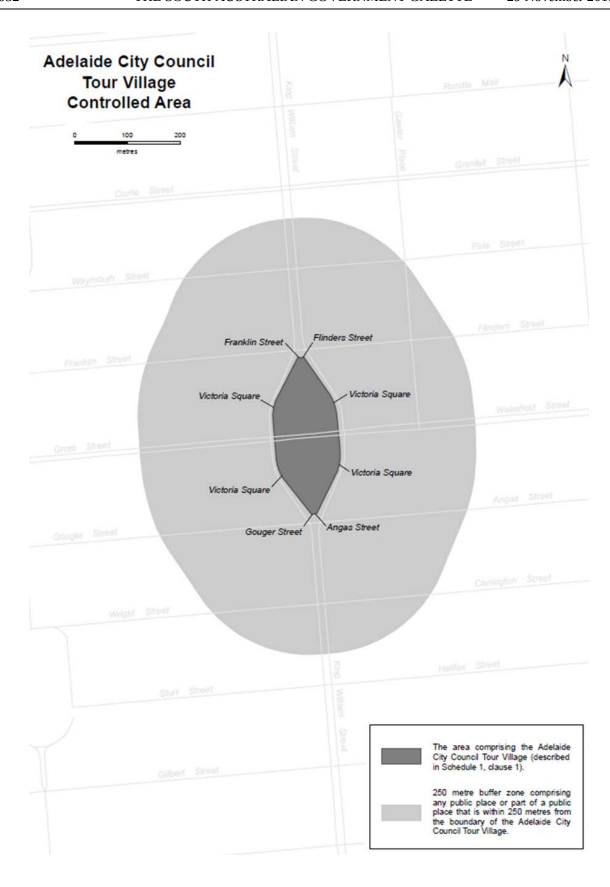
Dated: 20 November 2018

HON DAVID RIDGWAY MLC Minister for Trade, Tourism and Investment

SCHEDULE 1 – DESCRIPTIONS RELATING TO MAJOR EVENT VENUES, CONTROLLED AREAS AND ADVERTISING CONTROLLED AIRSPACE

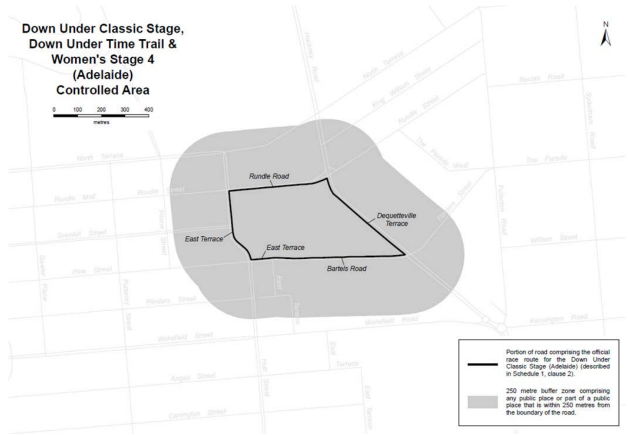
1 - Description of Adelaide City Council Tour Village

The Adelaide City Council Tour Village comprises the area in Victoria Square in Adelaide bounded as follows: commencing at the point at which the southern boundary of Franklin Street/Flinders Street intersects with the eastern boundary of the portion of road (running generally north-easterly to south-westerly) known as Victoria Square, then south-westerly and southerly along that boundary, then in a straight line by the shortest route across Grote Street to the point at which the southern boundary of Grote Street intersects with the eastern boundary of the portion of road (running generally north-westerly to south-easterly) known as Victoria Square, then southerly and south-easterly along that boundary to its intersection with the northern boundary of Gouger Street/Angas Street, then easterly along that boundary to its intersection with the western boundary of the portion of road (running generally north-easterly to south-westerly) known as Victoria Square, then north-easterly and northerly along that boundary, then in a straight line by the shortest route across Wakefield Street to the point at which the northern boundary of Wakefield Street intersects with the western boundary of the portion of road (running generally north-westerly to south-easterly) known as Victoria Square, then northerly and north-westerly along that boundary to its intersection with the southern boundary of Franklin Street/Flinders Street, then westerly along that boundary to the places of commencement.



2 - Description of official race route for Down Under Classic Stage, Women's Stage 4, Mini Tour for Kids, Family Ride and Down Under Time Trial (Adelaide)

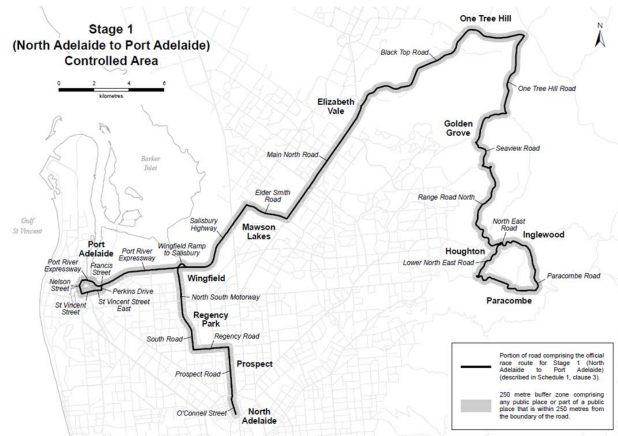
The official race route for the Down Under Classic Stage, Women's Stage 4, Mini Tour For Kids, Family Ride and Down Under Time Trial (Adelaide) comprises the portion of road commencing in Adelaide at the intersection of Hutt Street and East Terrace, then easterly along East Terrace to its intersection with Bartels Road, then easterly along Bartels Road to its intersection with Dequetteville Terrace, then north westerly along Dequetteville Terrace to its intersection with Rundle Road, then westerly along Rundle Road to its intersection with East Terrace, then generally southerly along East Terrace to the place of commencement.



3 - Description of official race route for Stage 1 (North Adelaide to Port Adelaide)

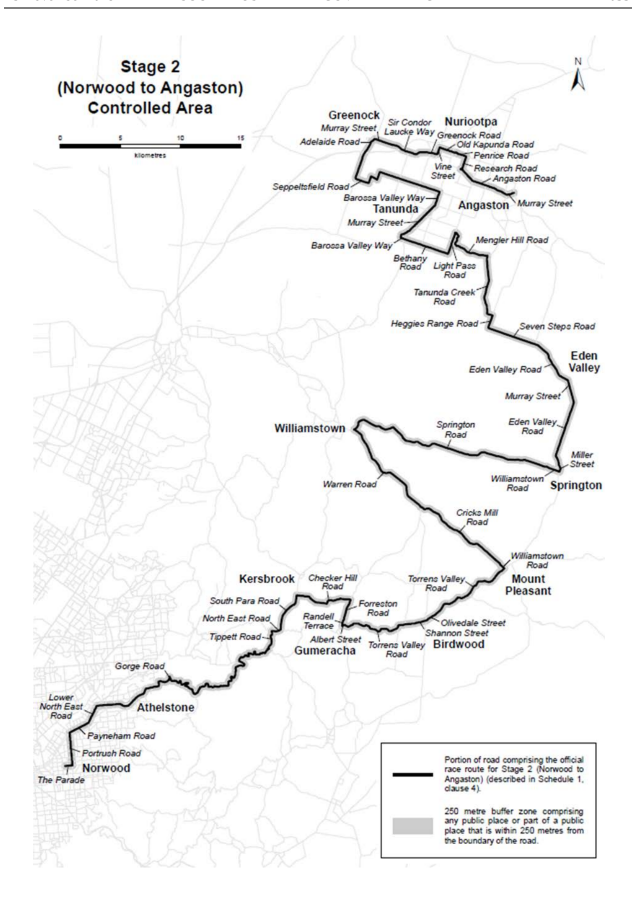
The official race route for Stage 1 (North Adelaide to Port Adelaide) comprises -

- (a) the portion of road commencing at the intersection of Ward Street and O'Connell Street in North Adelaide then north-westerly along O'Connell Street to its intersection with Prospect Road, then generally northerly along Prospect Road to its intersection with Regency Road, then westerly along Regency Road to its intersection with South Road, then generally north-westerly along South Road to its intersection with the North South Motorway, then generally north-westerly along the North South Motorway to its intersection with the Wingfield Ramp to Salisbury, then north-easterly and south-easterly along the Wingfield Ramp to Salisbury to its intersection with Salisbury Highway, then easterly and generally north-easterly along Salisbury Highway to its intersection with Elder Smith Road, then generally south-easterly along Elder Smith Road to its intersection with Main North Road, then north-easterly along Main North Road to its intersection with Black Top Road, then generally north-easterly and generally south-westerly along Black Top Road to its intersection with One Tree Hill Road, then generally south-easterly and generally south-easterly along Seaview Road to its intersection with Range Road North, then generally south-easterly and generally south-westerly along Range Road North to its intersection with North East Road, then generally south-easterly along Paracombe Road to its intersection with Lower North East Road, then generally north-easterly along Lower North East Road to its intersection with North East Road; and
- (b) the portion of road commencing at the intersection of Wingfield Ramp from Salisbury with the Port River Expressway, then westerly and south-westerly along the Port River Expressway until it becomes Francis Street in Port Adelaide, then south-westerly along Francis Street to its intersection with Perkins Drive, then southerly along Perkins Drive to its intersection with St Vincent Street East, then westerly along St Vincent Street East to its intersection with St Vincent Street, then south-westerly along St Vincent Street to its intersection with Nelson Street, then north-westerly and north-easterly along Nelson Street to its intersection with the Port River Expressway, then generally south-easterly along the Port River Expressway until it becomes Francis Street in Port Adelaide, then south-easterly and north-easterly along Francis Street to its intersection with Perkins Drive.



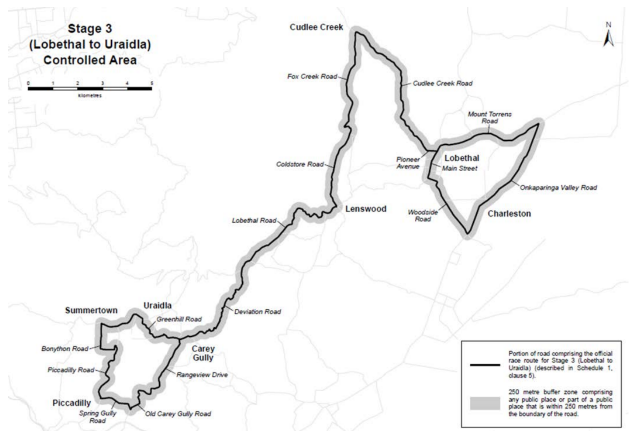
4 - Description of official race route for Stage 2 (Norwood to Angaston)

The official race route for Stage 2 (Norwood to Angaston) comprises the portion of road commencing at the intersection of Edward Street and The Parade in Norwood, then easterly along The Parade to its intersection with Portrush Road, then northerly along Portrush Road to its intersection with Payneham Road, then north-easterly along Payneham Road to its intersection with Lower North East Road, then north-easterly along Lower North East Road to its intersection with Gorge Road, then generally easterly and generally northeasterly along Gorge Road to its intersection with Tippett Road, then generally northerly and generally easterly along Tippett Road to its intersection with North East Road, then generally north-easterly along North East Road to its intersection with South Para Road, then northerly and generally north-easterly along South Para Road to its intersection with Checker Hill Road, then generally easterly along Checker Hill Road to its intersection with Forreston Road, then generally southerly along Forreston Road until it becomes Randell Terrace in Gumeracha, then southerly along Randell Terrace to its intersection with Albert Street, then north-easterly along Albert Street until it becomes Torrens Valley Road in Gumeracha, then generally easterly along Torrens Valley Road until it becomes Shannon Street in Birdwood, then north-easterly along Shannon Street to its intersection with Olivedale Street, then north-easterly along Olivedale Street until it becomes Torrens Valley Road in Birdwood, then generally north-easterly along Torrens Valley Road to its intersection with Williamstown Road in Mount Pleasant, then north-westerly along Williamstown Road until it becomes Cricks Mill Road in Mount Pleasant, then generally north-westerly along Cricks Mill Road to its intersection with Warren Road, then generally north-westerly along Warren Road to its intersection with Springton Road, then generally south-easterly along Springton Road until it becomes Williamstown Road in Springton, then south-easterly along Williamstown Road to its intersection with Miller Street, then north-easterly and north-westerly along Miller Street until it becomes Eden Valley Road in Springton, then north-westerly and north-easterly along Eden Valley Road until it becomes Murray Street in Eden Valley, then north-westerly along Murray Street until it becomes Eden Valley Road again in Eden Valley, then generally north-westerly along Eden Valley Road to its intersection with Seven Steps Road, then north-westerly along Seven Steps Road to its intersection with Heggies Range Road, then north-easterly along Heggies Range Road to its intersection with Tanunda Creek Road, then generally north-westerly and generally north-easterly along Tanunda Creek Road to its intersection with Mengler Hill Road, then generally north-westerly and generally northerly along Mengler Hill Road to its intersection with Light Pass Road, then south-westerly along Light Pass Road to its intersection with Bethany Road, then north-westerly along Bethany Road to its intersection with Barossa Valley Way, then north-westerly along Barossa Valley Way to its intersection with Murray Street in Tanunda, then generally north-easterly along Murray Street until it becomes Barossa Valley Way in Tanunda, then north-easterly along Barossa Valley Way in Tanunda, then nort Valley Way to its intersection with Seppeltsfield Road, then generally north-westerly and north-easterly along Seppeltsfield Road until it becomes Adelaide Road in Greenock, then generally north-easterly along Adelaide Road to its intersection with Murray Street in Greenock, then south-easterly along Murray Street until it becomes Sir Condor Laucke Way in Greenock, then generally south-easterly along Sir Condor Laucke Way until it becomes Greenock Road in Nuriootpa, then generally south-easterly along Greenock Road to its intersection with Vine Street, then north-easterly along Vine Street to its intersection with Old Kapunda Road, then south-easterly along Old Kapunda Road to its intersection with Penrice Road, then generally south-easterly along Penrice Road to its intersection with Research Road, then south-westerly along Research Road to its intersection with Angaston Road, then generally south-easterly along Angaston Road until it becomes Murray Street in Angaston, then south-easterly and north-easterly along Murray Street to its intersection with North Street.



5 – Description of official race route for Stage 3 (Lobethal to Uraidla)

The official race route for Stage 3 (Lobethal to Uraidla) comprises the portion of road commencing at the intersection of Pioneer Avenue and Main Street in Lobethal, then generally south-westerly along Main Street to its intersection with Woodside Road, then generally south-easterly along Woodside Road to its intersection with Onkaparinga Valley Road, then generally north-easterly along Onkaparinga Main Street in Lobethal, then south-westerly along Main Street to its intersection with Pioneer Avenue, then westerly and north-westerly along Pioneer Avenue until it becomes Cudlee Creek Road in Lobethal, then generally north-westerly and generally northerly along Cudlee Creek Road to its intersection with Fox Creek Road, then generally south-westerly along Fox Creek Road to its intersection with Coldstore Road, then generally south-westerly and generally south-westerly along Coldstore Road to its intersection with Lobethal Road, then generally westerly and generally south-westerly along Lobethal Road to its intersection with Deviation Road, then generally south-westerly along Deviation Road to its intersection with Greenhill Road, then generally westerly along Greenhill Road to its intersection with Rangeview Drive, then generally south-westerly along Rangeview Drive to its intersection with Spring Gully Road, then generally routh-westerly along Spring Gully Road to its intersection with Piccadilly Road, then generally north-easterly along Piccadilly Road to its intersection with Road

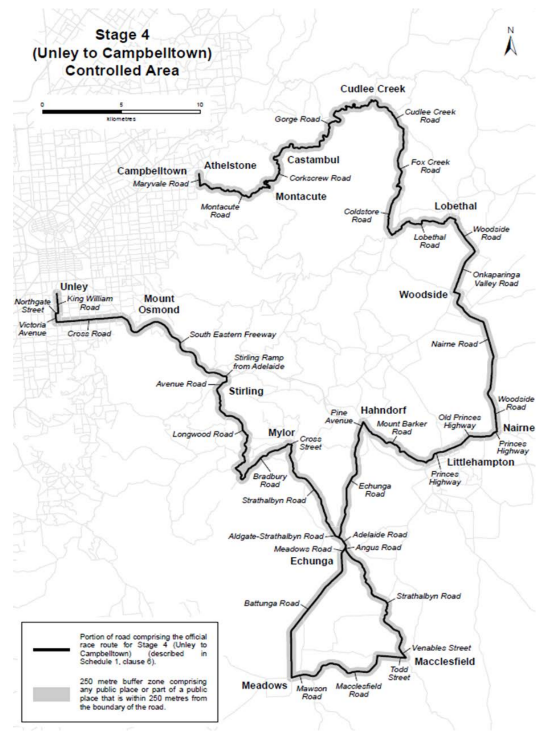


6 - Description of official race route for Stage 4 (Unley to Campbelltown)

The official race route for Stage 4 (Unley to Campbelltown) comprises -

the portion of road commencing at the intersection of Mary Street and King William Road in Unley, then southerly along King William Road to its intersection with Northgate Street, then westerly along Northgate Street to its intersection with Victoria Avenue, then southerly along Victoria Avenue to its intersection with Cross Road, then easterly along Cross Road to its intersection with the South Eastern Freeway, then generally south-easterly along the South Eastern Freeway to its intersection with the Stirling Ramp from Adelaide, then generally south-easterly along the Stirling Ramp from Adelaide to its intersection with Avenue Road, then generally south-westerly along Avenue Road until it becomes Longwood Road in Stirling, then generally southerly, generally south-easterly along Bradbury Road to its intersection with Bradbury Road, then generally north-easterly along Bradbury Road to its intersection with Cross Street in Mylor, then easterly along Cross Street to its intersection with Strathalbyn Road to its intersection with Cross Street in Mylor, then easterly along Strathalbyn Road until it becomes the Aldgate - Strathalbyn Road in Echunga, then generally south-easterly along the Aldgate - Strathalbyn Road to its intersection with Adelaide Road, then south-easterly along Adelaide Road to its intersection with Angus Road, then southerly along Angus Road to its intersection with Meadows Road, then south-westerly along Meadows Road to its intersection with Battunga Road, then southerly and south-westerly along Battunga Road to its intersection with Macclesfield Road, then generally easterly along Macclesfield Road until it becomes Todd Street in Macclesfield, then easterly along Todd Street to its intersection with Venables Street, then north-westerly along Strathalbyn Road until it becomes Angus Road in Echunga, then generally northerly along Angus Road to its intersection with Meadows Road; and

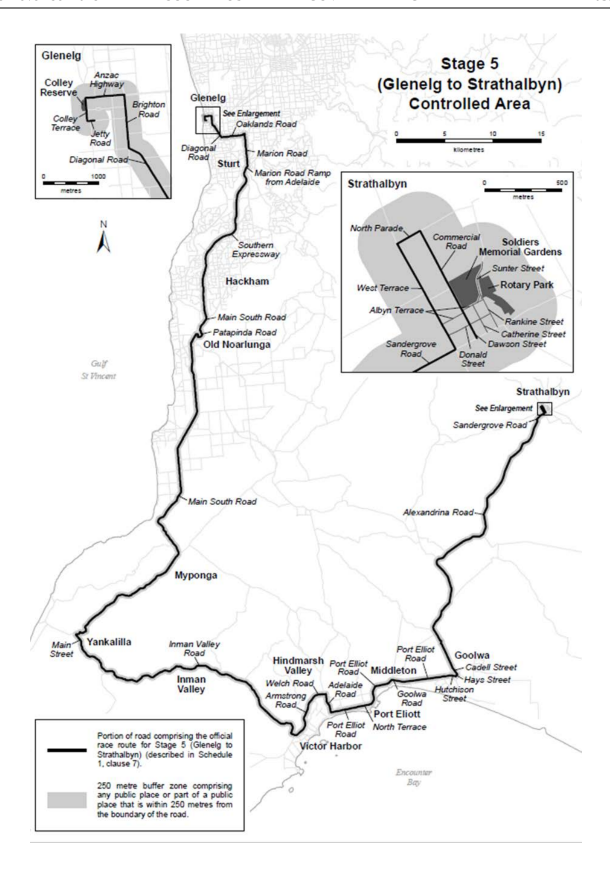
b) the portion of road commencing at the intersection of the Aldgate - Strathalbyn Road and Echunga Road in Echunga, then generally north-easterly along Echunga Road until it becomes Pine Avenue in Hahndorf, then north-easterly along Pine Avenue to its intersection with Mount Barker Road, then generally south-easterly along Mount Barker Road to its intersection with Princes Highway, then generally north-easterly along Princes Highway until it becomes Old Princes Highway in Littlehampton, then generally north-easterly along Princes Highway to its intersection with Woodside Road in Nairne, then north-easterly along Princes Highway to its intersection with Woodside Road in Nairne, then generally north-easterly along Princes Nairne Road in Hay Valley, then generally north-easterly and generally north-westerly along Nairne Road to its intersection with Onkaparinga Valley Road, then generally north-easterly along Woodside Road to its intersection with Lobethal Road, then generally westerly and generally south-westerly along Lobethal Road to its intersection with Coldstore Road, then generally north-easterly along Coldstore Road to its intersection with Fox Creek Road, then generally north-westerly along Fox Creek Road to its intersection with Cullee Creek Road, then generally north-westerly along Gorge Road to its intersection with Gorge Road, then generally south-westerly and generally south-westerly and generally south-reasterly along Corkscrew Road to its intersection with Montacute Road, then generally westerly along Montacute Road to its intersection with Maryvale Road, then northerly along Maryvale Road to 250 metres north of the intersection of Maryvale Road and Sunset Strip in Athelstone.



7 - Description of official race route for Stage 5 and Challenge Tour (Glenelg to Strathalbyn)

The official race route for Stage 5 and Challenge Tour (Glenelg to Strathalbyn) comprises –

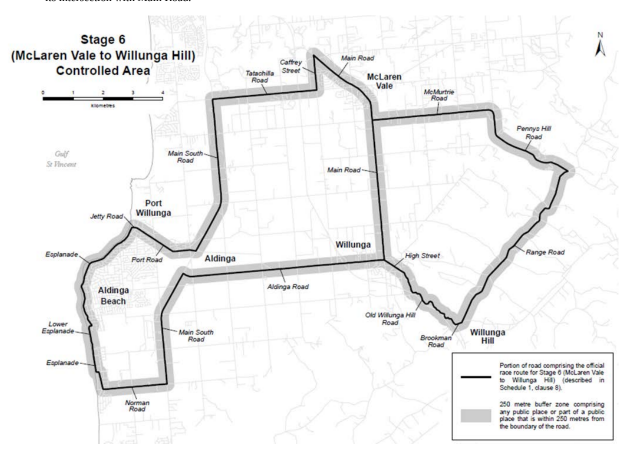
- the portion of road commencing at the intersection of Sussex Street and Jetty Road in Glenelg, then westerly along Jetty Road to its intersection with Colley Terrace, then northerly along Colley Terrace to its intersection with Anzac Highway, then easterly along Anzac Highway to its intersection with Brighton Road, then southerly along Brighton Road to its intersection with Diagonal Road, then generally south-easterly along Diagonal Road to its intersection with Oaklands Road, then generally easterly along Oaklands Road to its intersection with Marion Road, then southerly along Marion Road to its intersection with the Marion Road Ramp from Adelaide, then south-easterly along the Marion Road Ramp from Adelaide to its intersection with the Southern Expressway, then generally southerly and generally south-westerly along the Southern Expressway to its intersection with Main South Road, then south-westerly along Main South Road to its intersection with Patapinda Road, then generally south-westerly, generally southerly, westerly and northerly along Patapinda Road to its intersection with Main South Road, then generally southerly and generally south-westerly along Main South Road to its intersection with Main Street in Yankalilla, then generally south-easterly along Main Street until it becomes Inman Valley Road in Yankalilla, then generally south-easterly and generally easterly along Inman Valley Road to its intersection with Armstrong Road, then generally northeasterly along Armstrong Road until it becomes Welch Road in Hindmarsh Valley, then north-easterly and easterly along Welch Road to its intersection with Adelaide Road, then generally south-easterly along Adelaide Road to its intersection with Port Elliot Road in Victor Harbor, then north-easterly along Port Elliot Road until it becomes North Terrace in Port Elliot, then north-easterly along North Terrace until it becomes Port Elliot Road again in Port Elliot, then generally northerly and north-easterly along Port Elliot Road until it becomes Goolwa Road in Middleton, then north-easterly and easterly along Goolwa Road until it becomes Port Elliot Road again in Middleton, then north-easterly along Port Elliot Road to its intersection with Hutchinson Street in Goolwa, then easterly along Hutchinson Street to its intersection with Hays Street, then north-easterly along Hays Street until it becomes Cadell Street in Goolwa, then north-westerly along Cadell Street until it becomes Alexandrina Road in Goolwa, then generally north-westerly, generally northerly and generally north-easterly along Alexandrina Road until it becomes Sandergrove Road in Strathalbyn, then generally north-easterly along Sandergrove Road to its intersection with West Terrace, then north-westerly along West Terrace to its intersection with North Parade, then northeasterly along North Parade to its intersection with Commercial Road, then south-easterly along Commercial Road until it becomes Dawson Street in Strathalbyn, then south-easterly along Dawson Street to its intersection with South Terrace; and
- (b) Colley Reserve in Glenelg; and
- (c) Albyn Terrace, Donald Street, Catherine Street and Rankine Street in their entirety; Sunter Street between Rankine Street and Alfred Place; Soldiers Memorial Gardens and Rotary Park in Strathalbyn.



8 – Description of official race route for Stage 6 (McLaren Vale to Willunga Hill)

The official race route for Stage 6 (McLaren Vale to Willunga Hill) comprises -

- (a) the portion of road commencing at the intersection of Tatachilla Road and Main Road in McLaren Vale, then generally south-easterly and southerly along Main Road to its intersection with Aldinga Road, then westerly along Aldinga Road to its intersection with Main South Road, then south-westerly and southerly along Main South Road to its intersection with Norman Road, then westerly along Norman Road to its intersection with the Esplanade, then generally northerly along the Esplanade until it becomes Lower Esplanade in Aldinga Beach, then generally northerly along Lower Esplanade until it becomes Jetty Road in Port Willunga, then generally easterly along Jetty Road to its intersection with Port Road, then south-easterly and easterly along Port Road to its intersection with Main South Road, then north-easterly and northerly along Main South Road to its intersection with Tatachilla Road, then easterly along Tatachilla Road to its intersection with Caffrey Street, then northerly along Caffrey Street to its intersection with Main Road in McLaren Vale, then generally south-easterly along Main Road to the place of commencement; and
- (b) the portion of road commencing at the intersection of Aldinga Road and High Street in Willunga, then south-easterly along High Street until it becomes Old Willunga Hill Road in Willunga, then generally south-easterly along Old Willunga Hill Road to its intersection with Brookman Road, then north-easterly along Brookman Road to its intersection with Range Road, then generally north-easterly along Range Road to its intersection with Pennys Hill Road, then generally north-westerly and northerly along Pennys Hill Road until it becomes McMurtrie Road in McLaren Vale, then westerly along McMurtrie Road to its intersection with Main Road.



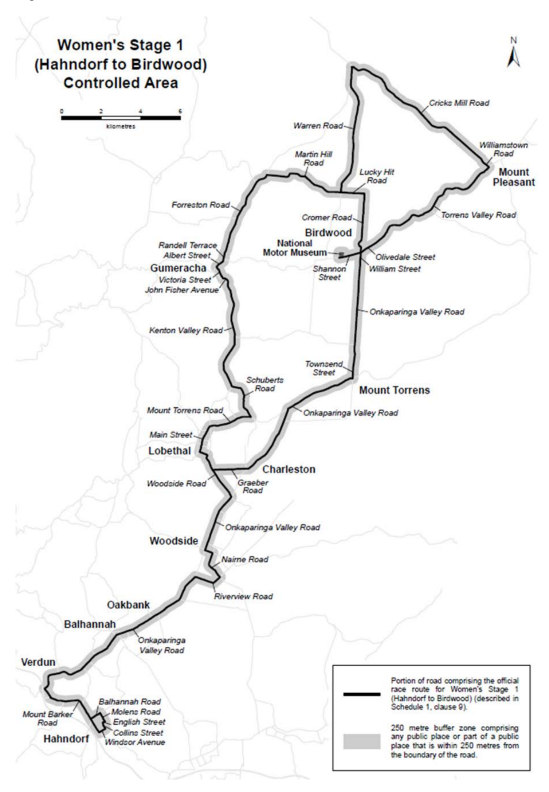
9 - Description of official race route for Women's Stage 1 (Hahndorf to Birdwood)

The official race route for Women's Stage 1 (Hahndorf to Birdwood) comprises -

(a) the portion of road commencing at the intersection of Balhannah Road and Mount Barker Road in Hahndorf, then south-easterly along Mount Barker Road to its intersection with Windsor Avenue, then north-easterly along Windsor Avenue to its intersection with Collins Street, then generally north-westerly along Collins Street to its intersection with English Street, then north-easterly along English Street to its intersection with Molens Road, then generally north-westerly along Molens Road to its intersection with Balhannah Road, then south-westerly along Balhannah Road to its intersection with Mount Barker Road, then generally north-westerly and generally westerly along Mount Barker Road to its intersection with Onkaparinga Valley Road, then generally north-easterly along Riverview Road to its intersection with Nairne Road, then generally north-westerly, north-easterly and westerly along Nairne Road to its intersection with Onkaparinga Valley Road, then generally north-easterly along Onkaparinga Valley Road to its intersection with Woodside Road, then generally north-westerly along Woodside Road to its intersection with Main Street in Lobethal, then generally north-easterly along Main Street to its intersection with Mount Torrens Road to its intersection with Schuberts Road, then generally north-westerly and westerly along Schuberts Road to its intersection with Kenton Valley Road, then generally northerly along Kenton Valley Road until it becomes Victoria Street in Gumeracha, then generally north-westerly along Forreston Road to its intersection with Randell Terrace, then north-easterly along Albert Street to its intersection with Randell Terrace, then northerly along Randell Terrace until it becomes Forreston Road in Gumeracha, then generally north-easterly along Martin Hill Road to its intersection with Martin Hill Road, then generally easterly and generally south-easterly along Martin Hill Road to its

intersection with Lucky Hit Road, then easterly along Lucky Hit Road to its intersection with Cromer Road, then generally southerly along Cromer Road to its intersection with William Street, then southerly along William Street until it becomes Onkaparinga Valley Road in Birdwood, then generally southerly along Onkaparinga Valley Road until it becomes Townsend Street in Mount Torrens, then southerly along Townsend Street to its intersection with Onkaparinga Valley Road, then generally south-westerly along Onkaparinga Valley Road to its intersection with Graeber Road, then easterly along Graeber Road to its intersection with Woodside Road; and

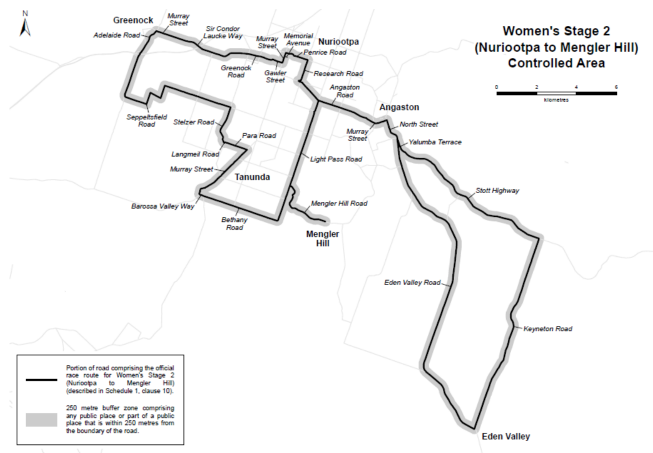
- (b) the portion of road commencing at the intersection of Martin Hill Road with Warren Road, then generally northerly along Warren Road to its intersection with Cricks Mill Road, then generally south-easterly along Cricks Mill Road until it becomes Williamstown Road in Mount Pleasant, then south-easterly along Williamstown Road to its intersection with Torrens Valley Road, then generally south-westerly along Torrens Valley Road until it becomes Olivedale Street in Birdwood, then south-westerly along Olivedale Street to its intersection with Shannon Street, then south-westerly along Shannon Street to its intersection with Blumel Road; and
- (c) the grounds of the National Motor Museum in Birdwood.



10 - Description of official race route for Women's Stage 2 (Nuriootpa to Mengler Hill)

The official race route for Women's Stage 2 (Nuriootpa to Mengler Hill) comprises –

- (a) the portion of road commencing at the intersection of Memorial Avenue and Murray Street in Nuriootpa, then south-westerly along Murray Street to its intersection with Gawler Street, then north-westerly along Gawler Street until it becomes Greenock Road in Nuriootpa, then generally north-westerly along Greenock Road until it becomes Sir Condor Laucke Way in Nuriootpa, then generally westerly and generally north-westerly along Sir Condor Laucke Way until it becomes Murray Street in Greenock, then generally north-westerly along Murray Street to its intersection with Adelaide Road, then generally south-westerly along Adelaide Road until it becomes Seppeltsfield Road in Greenock, then south-westerly, south-easterly and north-easterly along Seppeltsfield Road to its intersection with Stelzer Road, then generally south-westerly along Stelzer Road to its intersection with Langmeil Road, then north-easterly along Langmeil Road to its intersection with Murray Street in Tanunda, then generally south-westerly and southerly along Murray Street to its intersection with Barossa Valley Way, then south-easterly along Barossa Valley Way to its intersection with Bethany Road, then south-easterly along Bethany Road its intersection with Light Pass Road to its intersection with Research Road, then north-easterly along Research Road to its intersection with Penrice Road, then generally north-westerly along Penrice Road to its intersection with Murray Street in Nuriootpa, then south-westerly along Murray Street to the place of commencement; and
- (b) the portion of road commencing at the intersection of Light Pass Road and Angaston Road, then south-easterly along Angaston Road until it becomes Murray Street in Angaston then south-easterly and north-easterly along Murray Street to its intersection with North Street, then generally south-easterly along North Street to its intersection with Yalumba Terrace, then generally south-easterly along Yalumba Terrace until it becomes Stott Highway in Angaston, then generally south-easterly along Stott Highway to its intersection with Keyneton Road, then generally south-westerly along Keyneton Road to its intersection with Eden Valley Road, then generally north-westerly along Eden Valley Road to its intersection with North Street in Angaston; and
- (c) the portion of road commencing at the intersection of Light Pass Road and Mengler Hill Road, then generally southerly and generally south-easterly along Mengler Hill Road to its intersection with Gravel Pit Road; and
- (d) Memorial Avenue between Murray Street and Park Avenue in Nuriootpa.

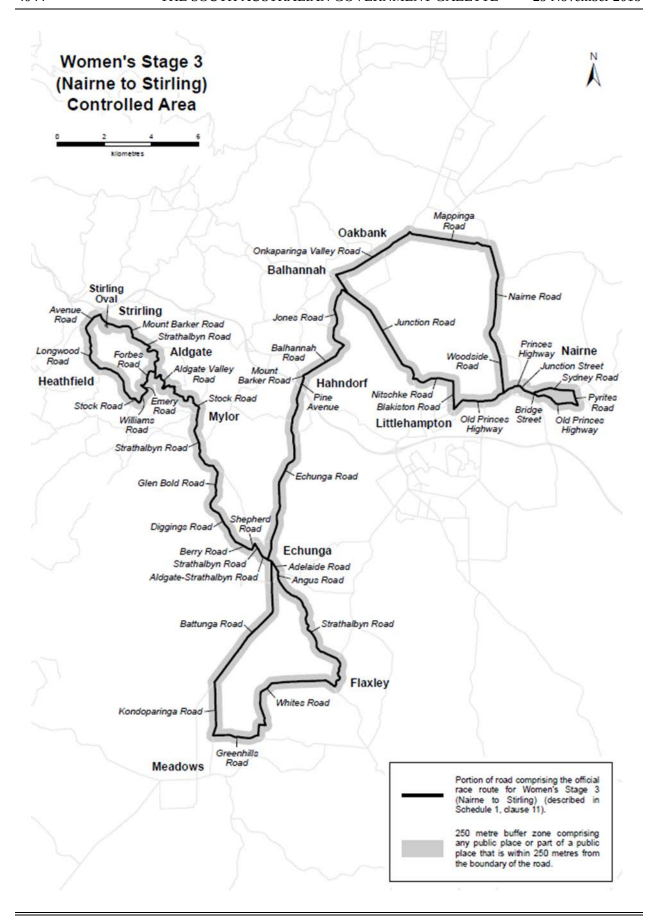


11 - Description of official race route for Women's Stage 3 (Nairne to Stirling)

The official race route for Women's Stage 3 (Nairne to Stirling) comprises -

(a) the portion of road commencing at the intersection of Junction Street and Princes Highway in Nairne, then generally south-easterly along Princes Highway until it becomes Old Princes Highway in Nairne, then generally south-easterly along Old Princes Highway to its intersection with Pyrites Road, then northerly along Pyrites Road to its intersection with Sydney Road, then westerly and south-westerly along Sydney Road to its intersection with Bridge Street, then south-westerly along Bridge Street to its intersection with Princes Highway; and

- (b) the portion of road commencing at the intersection of Junction Street and Princes Highway in Nairne, then generally north-westerly and generally south-westerly along Princes Highway until it becomes Old Princes Highway in Nairne, then generally westerly and south-westerly along Old Princes Highway to its intersection with Blakiston Road, then northerly along Blakiston Road to its intersection with Nitschke Road, then generally westerly along Nitschke Road to its intersection with Junction Road, then generally north-westerly along Junction Road to its intersection with Onkaparinga Valley Road, then generally north-easterly along Onkaparinga Valley Road to its intersection with Mappinga Road, then generally easterly along Mappinga Road to its intersection with Nairne Road until it becomes Woodside Road in Hay Valley, then generally southerly along Woodside Road to its intersection with Princes Highway; and
- (c) the portion of road commencing at the intersection of Junction Road and Jones Road in Balhannah, then generally southerly and south-easterly along Jones Road to its intersection with Balhannah Road, then generally south-westerly along Balhannah Road to its intersection with Mount Barker Road, then south-easterly along Mount Barker Road to its intersection with Pine Avenue, then south-westerly along Pine Avenue until it becomes Echunga Road in Hahndorf, then generally south-westerly along Echunga Road to its intersection with Aldgate-Strathalbyn Road, then south-easterly along Aldgate-Strathalbyn Road until it becomes Adelaide Road in Echunga, then south-easterly along Adelaide Road to its intersection with Angus Road, then southerly along Strathalbyn Road until it becomes Strathalbyn Road in Echunga, then generally south-easterly and generally southerly along Strathalbyn Road to its intersection with Whites Road, then generally westerly and generally southerly along Whites Road to its intersection with Greenhills Road, then generally westerly along Greenhills Road to its intersection with Kondoparinga Road, then generally northerly along Kondoparinga Road to its intersection with Battunga Road, then north-easterly and northerly along Battunga Road to its intersection with Aldgate-Strathalbyn Road; and
- (d) the portion of road commencing at the intersection of Echunga Road and Aldgate-Strathalbyn Road, then generally north-westerly along Aldgate-Strathalbyn Road until it becomes Strathalbyn Road in Echunga, then north-westerly along Strathalbyn Road to its intersection with Shepherd Road, then south-westerly along Shepherd Road to its intersection with Berry Road, then north-easterly along Berry Road to its intersection with Diggings Road, then generally north-westerly along Diggings Road to its intersection with Glen Bold Road, then generally northerly along Glen Bold Road to its intersection with Strathalbyn Road, then generally north-westerly and generally northerly along Strathalbyn Road to its intersection with Stock Road, then north-westerly along Stock Road to its intersection with Aldgate Valley Road, then generally north-westerly along Strathalbyn Road to its intersection with Mount Barker Road, then generally north-westerly along Mount Barker Road to its intersection with Avenue Road, then generally south-westerly along Avenue Road until it becomes Longwood Road in Stirling, then generally southerly and generally south-westerly along Longwood Road to its intersection with Stock Road, then easterly and south-easterly along Stock Road to its intersection with Williams Road, then north-easterly along Williams Road to its intersection with Emery Road, then north-westerly along Emery Road to its intersection with Forbes Road, then generally north-easterly and generally easterly along Forbes Road to its intersection with Aldgate Valley Road; and
- (e) Junction Street in its entirety in Nairne; and
- (f) Stirling Oval in Stirling.



MINING ACT 1971

Extractive Minerals Lease

Notice is hereby given in accordance with Section 35A(1) of the *Mining Act 1971*, that an application for an Extractive Minerals Lease over the undermentioned mineral claim has been received:

Applicant: Consultancy Services Pty Ltd

Claim Number: 4451

Location: Allotment 7, Filed Plan 121102, Hundred of Barossa

(Lyndoch area, approx. 7 km north-northwest of Williamstown)

Area: 15.46 hectares approximately Purpose: Construction Materials (Sand)

Reference: 2018/0366

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

A copy of the proposal has been provided to the Barossa Council and an electronic copy of the proposal can be found on the Department for Energy and Mining website: http://energymining.sa.gov.au/minerals/mining/public_notices_mining.

Written submissions in relation to this application are invited to be received at the Department for Energy and Mining, Mining Regulation, Attn: Business Support Officer, GPO Box 320 ADELAIDE SA 5001 or dem.miningregrehab@sa.gov.au by no later than 10 January 2019.

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

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

J Martin Mining Registrar Department for Energy and Mining Delegate of the Minister for Energy and Mining

MINING ACT 1971

Notice pursuant to section 29(1a) and 29(5)(b)(ii) of the Mining Act 1971

NOTICE is hereby given that when any exploration licence under the *Mining Act 1971* ("the Act") expires, from the first day of January, until the last day of January (inclusive) of 2019:

- 1. Pursuant to subsection 29(1a) of the Act an application for a corresponding licence may not be made for the succeeding period:
 - (a) commencing on the day after the exploration licence expired; and
 - (b) ending at midnight on Sunday, 31 March 2019.
- 2. Applications for a corresponding licence may be made between the dates of Monday, 1 April 2019 and Friday, 5 April 2019 (inclusive) and pursuant to subsection 29(5)(b)(ii) of the Act, subsection 29(4) will not apply to applications made on any of those dates. (See note 2.)
- 3. This notice becomes effective 29 November 2018.

Dated: 29 November 2018

J MARTIN
General Manager Mineral Tenements
Mining Registrar
Mineral Resources
Department for Energy and Mining
Delegate of the Minister for Energy and Mining

- Note 1: The succeeding period will commence on the day after the exploration licence has expired. The succeeding period will run for a minimum of four weeks from and will always end at midnight on a Sunday.
- **Note 2:** The effect of this notice is that:
 - No applications for a corresponding licence may be made during the succeeding period.
 - The succeeding period will always expire on a Sunday. From the immediately following Monday to the immediately following Friday, applications for a corresponding licence may be made ("the application week").
 - Applications made in the application week will not be dealt with under subsection 29(4) i.e., on a first come first served basis, but under subsection 29(6) i.e., on a merits basis.
 - If no applications are made in the application week, the land in question will cease to be subject to the notice and any
 applications for an exploration licence made after that time will be dealt with under subsection 29(4).

MINING ACT 1971

Notice pursuant to section 29(1a) and 29(5)(b)(ii) of the Mining Act 1971

NOTICE is hereby given that when any exploration licence under the *Mining Act 1971* ("the Act") expires, from the first day of February, until the last day of February (inclusive) of 2019:

- 1. Pursuant to subsection 29(1a) of the Act an application for a corresponding licence may not be made for the succeeding period:
 - (a) commencing on the day after the exploration licence expired; and
 - (b) ending at midnight on Sunday, 5 May 2019.
- 2. Applications for a corresponding licence may be made between the dates of Monday, 6 May 2019 and Friday, 10 May 2019 (inclusive) and pursuant to subsection 29(5)(b)(ii) of the Act, subsection 29(4) will not apply to applications made on any of those dates. (See note 2.)
- 3. This notice becomes effective 29 November 2018.

Dated: 29 November 2018

J MARTIN
General Manager Mineral Tenements
Mining Registrar
Mineral Resources
Department for Energy and Mining
Delegate of the Minister for Energy and Mining

- Note 1: The succeeding period will commence on the day after the exploration licence has expired. The succeeding period will run for a minimum of four weeks from and will always end at midnight on a Sunday
- **Note 2:** The effect of this notice is that:
 - No applications for a corresponding licence may be made during the succeeding period.
 - The succeeding period will always expire on a Sunday. From the immediately following Monday to the immediately following Friday, applications for a corresponding licence may be made ("the application week").
 - Applications made in the application week will not be dealt with under subsection 29(4) i.e., on a first come first served basis, but under subsection 29(6) i.e., on a merits basis.
 - If no applications are made in the application week, the land in question will cease to be subject to the notice and any
 applications for an exploration licence made after that time will be dealt with under subsection 29(4).

MINING ACT 1971

Notice pursuant to section 29(1a) and 29(5)(b)(ii) of the Mining Act 1971

NOTICE is hereby given that when any exploration licence under the *Mining Act 1971* ("the Act") expires, from the first day of March, until the last day of March (inclusive) of 2019:

- 1. Pursuant to subsection 29(1a) of the Act an application for a corresponding licence may not be made for the succeeding period:
 - (a) commencing on the day after the exploration licence expired; and
 - (b) ending at midnight on Sunday, 2 June 2019.
- 2. Applications for a corresponding licence may be made between the dates of Monday, 3 June 2019 and Friday, 7 June 2019 (inclusive) and pursuant to subsection 29(5)(b)(ii) of the Act, subsection 29(4) will not apply to applications made on any of those dates. (See note 2.)
- 3. This notice becomes effective 29 November 2018

Dated: 29 November 2018

J MARTIN
General Manager Mineral Tenements
Mining Registrar
Mineral Resources
Department for Energy and Mining
Delegate of the Minister for Energy and Mining

- Note 1: The succeeding period will commence on the day after the exploration licence has expired. The succeeding period will run for a minimum of four weeks from and will always end at midnight on a Sunday
- **Note 2:** The effect of this notice is that:
 - No applications for a corresponding licence may be made during the succeeding period.
 - The succeeding period will always expire on a Sunday. From the immediately following Monday to the immediately following Friday, applications for a corresponding licence may be made ("the application week").
 - Applications made in the application week will not be dealt with under subsection 29(4) i.e., on a first come first served basis, but under subsection 29(6) i.e., on a merits basis.
 - If no applications are made in the application week, the land in question will cease to be subject to the notice and any
 applications for an exploration licence made after that time will be dealt with under subsection 29(4).

MINING ACT 1971

Notice pursuant to section 29(1a) and 29(5)(b)(ii) of the Mining Act 1971

NOTICE is hereby given that when any exploration licence under the *Mining Act 1971* ("the Act") expires, from the first day of April, until the last day of April (inclusive) of 2019:

- 1. Pursuant to subsection 29(1a) of the Act an application for a corresponding licence may not be made for the succeeding period:
 - (a) commencing on the day after the exploration licence expired; and
 - (b) ending at midnight on Sunday, 30 June 2019.
- 2. Applications for a corresponding licence may be made between the dates of Monday, 1 July 2019 and Friday, 5 July 2019 (inclusive) and pursuant to subsection 29(5)(b)(ii) of the Act, subsection 29(4) will not apply to applications made on any of those dates. (See note 2.)
- 3. This notice becomes effective 29 November 2018

Dated: 29 November 2018

J MARTIN
General Manager Mineral Tenements
Mining Registrar
Mineral Resources
Department for Energy and Mining
Delegate of the Minister for Energy and Mining

Note 1: The succeeding period will commence on the day after the exploration licence has expired. The succeeding period will run for a minimum of four weeks from and will always end at midnight on a Sunday

Note 2: The effect of this notice is that:

- No applications for a corresponding licence may be made during the succeeding period.
- The succeeding period will always expire on a Sunday. From the immediately following Monday to the immediately following Friday, applications for a corresponding licence may be made ("the application week").
- Applications made in the application week will not be dealt with under subsection 29(4) i.e., on a first come first served basis, but under subsection 29(6) i.e., on a merits basis.
- If no applications are made in the application week, the land in question will cease to be subject to the notice and any
 applications for an exploration licence made after that time will be dealt with under subsection 29(4).

MINING ACT 1971

Notice pursuant to section 29(1a) and 29(5)(b)(ii) of the Mining Act 1971

NOTICE is hereby given that when any exploration licence under the *Mining Act 1971* ("the Act") expires, from the first day of May, until the last day of May (inclusive) of 2019:

- 1. Pursuant to subsection 29(1a) of the Act an application for a corresponding licence may not be made for the succeeding period:
 - (a) commencing on the day after the exploration licence expired; and
 - (b) ending at midnight on Sunday, 4 August 2019.
- 2. Applications for a corresponding licence may be made between the dates of Monday, 5 August 2019 and Friday, 9 August 2019 (inclusive) and pursuant to subsection 29(5)(b)(ii) of the Act, subsection 29(4) will not apply to applications made on any of those dates. (See note 2.)
- 3. This notice becomes effective 29 November 2018

Dated: 29 November 2018

J MARTIN
General Manager Mineral Tenements
Mining Registrar
Mineral Resources
Department for Energy and Mining
Delegate of the Minister for Energy and Mining

- Note 1: The succeeding period will commence on the day after the exploration licence has expired. The succeeding period will run for a minimum of four weeks from and will always end at midnight on a Sunday
- Note 2: The effect of this notice is that:
 - No applications for a corresponding licence may be made during the succeeding period.
 - The succeeding period will always expire on a Sunday. From the immediately following Monday to the immediately following Friday, applications for a corresponding licence may be made ("the application week").
 - Applications made in the application week will not be dealt with under subsection 29(4) i.e., on a first come first served basis, but under subsection 29(6) i.e., on a merits basis.
 - If no applications are made in the application week, the land in question will cease to be subject to the notice and any
 applications for an exploration licence made after that time will be dealt with under subsection 29(4).

MINING ACT 1971

Notice pursuant to section 29(1a) and 29(5)(b)(ii) of the Mining Act 1971

NOTICE is hereby given that when any exploration licence under the *Mining Act 1971* ("the Act") expires, from the first day of June, until the last day of June (inclusive) of 2019:

- 1. Pursuant to subsection 29(1a) of the Act an application for a corresponding licence may not be made for the succeeding period:
 - (a) commencing on the day after the exploration licence expired; and
 - (b) ending at midnight on Sunday, 1 September 2019.
- 2. Applications for a corresponding licence may be made between the dates of Monday, 2 September 2019 and Friday, 6 September 2019 (inclusive) and pursuant to subsection 29(5)(b)(ii) of the Act, subsection 29(4) will not apply to applications made on any of those dates. (See note 2.)
- 3. This notice becomes effective 29 November 2018

Dated: 29 November 2018

J MARTIN
General Manager Mineral Tenements
Mining Registrar
Mineral Resources
Department for Energy and Mining
Delegate of the Minister for Energy and Mining

- Note 1: The succeeding period will commence on the day after the exploration licence has expired. The succeeding period will run for a minimum of four weeks from and will always end at midnight on a Sunday
- **Note 2:** The effect of this notice is that:
 - No applications for a corresponding licence may be made during the succeeding period.
 - The succeeding period will always expire on a Sunday. From the immediately following Monday to the immediately following Friday, applications for a corresponding licence may be made ("the application week").
 - Applications made in the application week will not be dealt with under subsection 29(4) i.e., on a first come first served basis, but under subsection 29(6) i.e., on a merits basis.
 - If no applications are made in the application week, the land in question will cease to be subject to the notice and any
 applications for an exploration licence made after that time will be dealt with under subsection 29(4).

MINING ACT 1971

Notice pursuant to section 29(1a) and 29(5)(b)(ii) of the Mining Act 1971

NOTICE is hereby given that when any exploration licence under the *Mining Act 1971* ("the Act") expires, from the first day of July, until the last day of July (inclusive) of 2019:

- 1. Pursuant to subsection 29(1a) of the Act an application for a corresponding licence may not be made for the succeeding period:
 - (a) commencing on the day after the exploration licence expired; and
 - (b) ending at midnight on Sunday, 6 October 2019.
- 2. Applications for a corresponding licence may be made between the dates of Monday, 7 October 2019 and Friday, 11 October 2019 (inclusive) and pursuant to subsection 29(5)(b)(ii) of the Act, subsection 29(4) will not apply to applications made on any of those dates. (See note 2.)
- 3. This notice becomes effective 29 November 2018

Dated: 29 November 2018

J MARTIN
General Manager Mineral Tenements
Mining Registrar
Mineral Resources
Department for Energy and Mining

- Note 1: The succeeding period will commence on the day after the exploration licence has expired. The succeeding period will run for a minimum of four weeks from and will always end at midnight on a Sunday
- **Note 2:** The effect of this notice is that:
 - No applications for a corresponding licence may be made during the succeeding period.
 - The succeeding period will always expire on a Sunday. From the immediately following Monday to the immediately following Friday, applications for a corresponding licence may be made ("the application week").
 - Applications made in the application week will not be dealt with under subsection 29(4) i.e., on a first come first served basis, but under subsection 29(6) i.e., on a merits basis.
 - If no applications are made in the application week, the land in question will cease to be subject to the notice and any
 applications for an exploration licence made after that time will be dealt with under subsection 29(4).

MINING ACT 1971

Notice pursuant to section 29(1a) and 29(5)(b)(ii) of the Mining Act 1971

NOTICE is hereby given that when any exploration licence under the *Mining Act 1971* ("the Act") expires, from the first day of August, until the last day of August (inclusive) of 2018:

- 1. Pursuant to subsection 29(1a) of the Act an application for a corresponding licence may not be made for the succeeding period:
 - (a) commencing on the day after the exploration licence expired; and
 - (b) ending at midnight on Sunday, 3 November 2019.
- 2. Applications for a corresponding licence may be made between the dates of Monday, 4 November 2019 and Friday, 8 November 2019 (inclusive) and pursuant to subsection 29(5)(b)(ii) of the Act, subsection 29(4) will not apply to applications made on any of those dates. (See note 2.)
- 3. This notice becomes effective 29 November 2018

Dated: 29 November 2018

J MARTIN
General Manager Mineral Tenements
Mining Registrar
Mineral Resources
Department for Energy and Mining
Delegate of the Minister for Energy and Mining

- Note 1: The succeeding period will commence on the day after the exploration licence has expired. The succeeding period will run for a minimum of four weeks from and will always end at midnight on a Sunday
- **Note 2:** The effect of this notice is that:
 - No applications for a corresponding licence may be made during the succeeding period.
 - The succeeding period will always expire on a Sunday. From the immediately following Monday to the immediately following Friday, applications for a corresponding licence may be made ("the application week").
 - Applications made in the application week will not be dealt with under subsection 29(4) i.e., on a first come first served basis, but under subsection 29(6) i.e., on a merits basis.
 - If no applications are made in the application week, the land in question will cease to be subject to the notice and any
 applications for an exploration licence made after that time will be dealt with under subsection 29(4).

MINING ACT 1971

Notice pursuant to section 29(1a) and 29(5)(b)(ii) of the Mining Act 1971

NOTICE is hereby given that when any exploration licence under the *Mining Act 1971* ("the Act") expires, from the first day of September, until the last day of September (inclusive) of 2019:

- 1. Pursuant to subsection 29(1a) of the Act an application for a corresponding licence may not be made for the succeeding period:
 - (a) commencing on the day after the exploration licence expired; and
 - (b) ending at midnight on Sunday, 1 December 2019.

- Applications for a corresponding licence may be made between the dates of Monday, 2 December 2019 and Friday, 6 December 2019 (inclusive) and pursuant to subsection 29(5)(b)(ii) of the Act, subsection 29(4) will not apply to applications made on any of those dates. (See note 2.)
- This notice becomes effective 29 November 2018

Dated: 29 November 2018

J MARTIN
General Manager Mineral Tenements
Mining Registrar
Mineral Resources
Department for Energy and Mining
Delegate of the Minister for Energy and Mining

Note 1: The succeeding period will commence on the day after the exploration licence has expired. The succeeding period will run for a minimum of four weeks from and will always end at midnight on a Sunday

Note 2: The effect of this notice is that:

- No applications for a corresponding licence may be made during the succeeding period.
- The succeeding period will always expire on a Sunday. From the immediately following Monday to the immediately following Friday, applications for a corresponding licence may be made ("the application week").
- Applications made in the application week will not be dealt with under subsection 29(4) i.e., on a first come first served basis, but under subsection 29(6) i.e., on a merits basis.
- If no applications are made in the application week, the land in question will cease to be subject to the notice and any
 applications for an exploration licence made after that time will be dealt with under subsection 29(4).

MINING ACT 1971

Notice pursuant to section 29(1a) and 29(5)(b)(ii) of the Mining Act 1971

NOTICE is hereby given that when any exploration licence under the *Mining Act 1971* ("the Act") expires, from the first day of October, until the last day of October (inclusive) of 2019:

- 1. Pursuant to subsection 29(1a) of the Act an application for a corresponding licence may not be made for the succeeding period:
 - (a) commencing on the day after the exploration licence expired; and
 - (b) ending at midnight on Sunday, 2 February 2020.
- 2. Applications for a corresponding licence may be made between the dates of Monday, 3 February 2020 and Friday, 7 February 2020 (inclusive) and pursuant to subsection 29(5)(b)(ii) of the Act, subsection 29(4) will not apply to applications made on any of those dates. (See note 2.)
- 3. This notice becomes effective 29 November 2018

Dated: 29 November 2018

J MARTIN
General Manager Mineral Tenements
Mining Registrar
Mineral Resources
Department for Energy and Mining
Delegate of the Minister for Energy and Mining

Note 1: The succeeding period will commence on the day after the exploration licence has expired. The succeeding period will run for a minimum of four weeks from and will always end at midnight on a Sunday

Note 2: The effect of this notice is that:

- No applications for a corresponding licence may be made during the succeeding period.
- The succeeding period will always expire on a Sunday. From the immediately following Monday to the immediately following Friday, applications for a corresponding licence may be made ("the application week").
- Applications made in the application week will not be dealt with under subsection 29(4) i.e., on a first come first served basis, but under subsection 29(6) i.e., on a merits basis.
- If no applications are made in the application week, the land in question will cease to be subject to the notice and any
 applications for an exploration licence made after that time will be dealt with under subsection 29(4).

MINING ACT 1971

Notice pursuant to section 29(1a) and 29(5)(b)(ii) of the Mining Act 1971

NOTICE is hereby given that when any exploration licence under the *Mining Act 1971* ("the Act") expires, from the first day of November, until the last day of November (inclusive) of 2019:

- 1. Pursuant to subsection 29(1a) of the Act an application for a corresponding licence may not be made for the succeeding period:
 - (a) commencing on the day after the exploration licence expired; and
 - (b) ending at midnight on Sunday, 2 February 2020.
- 2. Applications for a corresponding licence may be made between the dates of Monday, 3 February 2020 and Friday, 7 February 2020 (inclusive) and pursuant to subsection 29(5)(b)(ii) of the Act, subsection 29(4) will not apply to applications made on any of those dates. (See note 2.)
- 3. This notice becomes effective 29 November 2018

Dated: 29 November 2018

J MARTIN
General Manager Mineral Tenements
Mining Registrar
Mineral Resources
Department for Energy and Mining
Delegate of the Minister for Energy and Mining

Note 1: The succeeding period will commence on the day after the exploration licence has expired. The succeeding period will run for a minimum of four weeks from and will always end at midnight on a Sunday

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- · No applications for a corresponding licence may be made during the succeeding period.
- The succeeding period will always expire on a Sunday. From the immediately following Monday to the immediately following Friday, applications for a corresponding licence may be made ("the application week").
- Applications made in the application week will not be dealt with under subsection 29(4) i.e., on a first come first served basis, but under subsection 29(6) i.e., on a merits basis.
- If no applications are made in the application week, the land in question will cease to be subject to the notice and any applications for an exploration licence made after that time will be dealt with under subsection 29(4).

MINING ACT 1971

Notice pursuant to section 29(1a) and 29(5)(b)(ii) of the Mining Act 1971

NOTICE is hereby given that when any exploration licence under the *Mining Act 1971* ("the Act") expires, from the first day of December, until the last day of December (inclusive) of 2019:

- 1. Pursuant to subsection 29(1a) of the Act an application for a corresponding licence may not be made for the succeeding period:
 - (a) commencing on the day after the exploration licence expired; and
 - (b) ending at midnight on Sunday, 1 March 2020.
- 2. Applications for a corresponding licence may be made between the dates of Monday, 2 March 2020 and Friday, 6 March 2020 (inclusive) and pursuant to subsection 29(5)(b)(ii) of the Act, subsection 29(4) will not apply to applications made on any of those dates. (See note 2.)
- 3. This notice becomes effective 29 November 2018

Dated: 29 November 2018

J MARTIN
General Manager Mineral Tenements
Mining Registrar
Mineral Resources
Department for Energy and Mining
Delegate of the Minister for Energy and Mining

Note 1: The succeeding period will commence on the day after the exploration licence has expired. The succeeding period will run for a minimum of four weeks from and will always end at midnight on a Sunday

Note 2: The effect of this notice is that:

- No applications for a corresponding licence may be made during the succeeding period.
- The succeeding period will always expire on a Sunday. From the immediately following Monday to the immediately following Friday, applications for a corresponding licence may be made ("the application week").
- Applications made in the application week will not be dealt with under subsection 29(4) i.e., on a first come first served basis, but under subsection 29(6) i.e., on a merits basis.
- If no applications are made in the application week, the land in question will cease to be subject to the notice and any applications for an exploration licence made after that time will be dealt with under subsection 29(4).

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

GRANT OF ASSOCIATED ACTIVITIES LICENCE AAL 264

(Adjunct to Petroleum Exploration Licence PEL 639)

Notice is hereby given that the undermentioned Associated Activities Licence has been granted with effect from 26 November 2018, under the provisions of the *Petroleum and Geothermal Energy Act 2000*, pursuant to delegated powers dated 29 June 2018.

No of Licence	Licensees	Area Km²	Locality	Reference
AAL 264	Senex Energy Limited	13.32	Cooper Basin	MER-2018/1459

Description of Area

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

Area 1

Commencing at a point being the intersection of latitude 28°14'25" S GDA94 and longitude 139°34'15" E GDA94, thence east to longitude 139°39'10" E GDA94, south to latitude 28°15'00" S AGD66, west to longitude 139°34'15" E GDA94, and north to the point of commencement.

Area 2

Commencing at a point being the intersection of latitude 28°22'20" S GDA94 and longitude 139°30'50" E GDA94, thence east to longitude 139°31'00" E GDA94, south to latitude 28°27'00" S GDA94, east to longitude 139°37'00" E GDA94, south to latitude 28°27'10" S GDA94, west to longitude 139°30'50" E GDA94, and north to the point of commencement.

Area 3

Commencing at a point being the intersection of latitude 28°26′05" S GDA94 and longitude 139°39′05" E GDA94, thence east to longitude 139°39′15" E GDA94, south to latitude 28°27′10" S GDA94, west to longitude 139°39′05" E GDA94, and north to the point of commencement.

AREA: 13.32 square kilometres approximately

Dated: 26 November 2018

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

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Application for Grant of Associated Activities Licence AAL 266

Pursuant to section 65(6) of the *Petroleum and Geothermal Energy Act 2000* (the Act) and Delegation dated 29 June 2018, notice is hereby given that an application for the grant of an associated activities licence over the area described below has been received from:

Beach Energy Limited

Great Artesian Oil and Gas Pty Ltd

The application will be determined on or after 13 December 2018.

Description of Application Area

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

All coordinates MGA94, Zone 54 336524.686mE 6926772.392mN 334358.600mE 6925661.000mN 334358.600mE 6926061.000mN 336318.226mE 6927066.507mN 336322.237mE 6926769.662mN 336524.686mE 6926772.392mN

AREA: 0.80 square kilometres approximately

Dated: 27 November 2018

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

ROADS (OPENING AND CLOSING) ACT 1991

SECTION 24

Notice of Confirmation of Road Process Order Road Closure – Public Roads, Normanville

BY Road Process Order made on 24 September 2018, the District Council of Yankalilla ordered that:

- Public Roads situated adjoining the western boundary of Allotment 460 in Filed Plan 165179 Hundred of Yankalilla, more particularly delineated and lettered 'A' and 'B' in Preliminary Plan 17/0055 be closed.
- 2. The whole of the land subject to closure lettered 'A' and 'B' be retained by the District Council of Yankalilla in accordance with the Application for Document of Title dated 5 September 2018.

On 22 November 2018 that order was confirmed by the Minister for Transport, Infrastructure and Local Government conditionally upon the deposit by the Registrar-General of Deposited Plan 119735 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: 29 November 2018

M. P. BURDETT Surveyor-General

DPTI: 2017/20859/01

ROADS (OPENING AND CLOSING) ACT 1991

SECTION 24

Notice of Confirmation of Road Process Order Road Closure – Roberts Road (portion), Armagh

BY Road Process Order made on 26 September 2018, the Clare and Gilbert Valleys Council ordered that:

- Portion of Roberts Road, situated adjoining the western boundary of Section 249 Hundred of Clare, more particularly delineated and lettered 'A' in Preliminary Plan 18/0015 be closed.
- Transfer the whole of the land subject to closure to William Lawrence Pilkington and Kathleen Mary Pilkington in accordance with the Agreement for Transfer dated 24 April 2018 entered into between the Clare and Gilbert Valleys Council and William Lawrence Pilkington and Kathleen Mary Pilkington.

On 21 November 2018 that Order was confirmed by the Minister for Transport, Infrastructure and Local Government conditionally upon the deposit by the Registrar-General of Deposited Plan 120015 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: 29 November 2018

M. P. BURDETT Surveyor-General

DPTI: 2018/11757/01

ROAD TRAFFIC ACT 1961

Breath Analysing Instruments

I, GRANT STEVENS, Commissioner of Police, do hereby notify that on and from 22 November, 2018, the following persons were authorised by the Commissioner of Police to operate breath analysing instruments as defined in and for the purposes of the:

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

PD Number Officer Name	
76657	BUSUTTIL, Owen Mitchell
76554	DAWES, Laura Grace
76499	DIXON, Jessica Victoria
76640	FAZZALARI, Eveleen Ciara
75762	HODGEMAN, Raegan Kim
76368	HORE, Jessica Mary
76550	JEHLE, James Alfred
75065	MACKENZIE, Allan Duncan
76870	WEBB, Courtney Jane
76093	WILSON, Scott Lancaster

Dated: 22 November 2018

GRANT STEVENS Commissioner of Police

Reference: 2018-0166

[REPUBLISHED]

SOUTH AUSTRALIAN MOTOR SPORT ACT 1984

SECTION 20 (1)

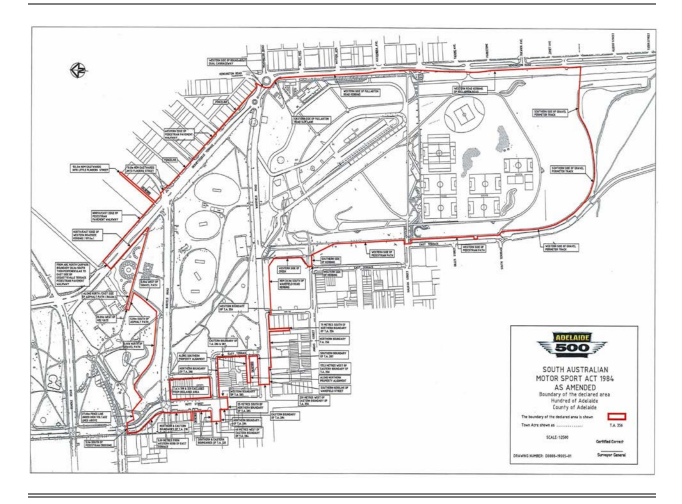
Declaration of Area, Period and Prescribed Works Period—Notice by the Minister

PURSUANT to Section 20 (1) of the *South Australian Motor Sport Act 1984* (the Act), I, the Minister to whom the administration of the Act has been committed, in respect of the motor sport event promoted by the South Australian Tourism Commission under the name '2019 Superloop Adelaide 500', acting on the recommendation of the Commission, declare:

- (a) that the area delineated on the plan in the schedule will be the declared area under the Act for the purposes of the event;
- (b) that the period commencing on 27 February 2019 and ending on 3 March 2019 (both days inclusive) will be the declared period under the Act for the purposes of the event; and
- (c) that the prescribed works period in respect of works necessary for the purpose of staging the Superloop Adelaide 500, be the period commencing on 10 December 2018 and concluding on 29 April 2019 inclusive.

Dated: 14 November 2018

HON DAVID WICKHAM RIDGWAY MLC Minister for Trade, Tourism and Investment



TRAINING AND SKILLS DEVELOPMENT ACT 2008

 $Part\ 4-Apprentice ships/Trainee ships$

PURSUANT to the provision of the Training and Skills Development Act 2008, the Training and Skills Commission (TaSC) gives notice that determines the following Trades or Declared Vocations in addition to the *gazette* notices of:

1.	25 September 2008	2.	23 October 2008	3.	13 November 2008	4.	4 December 2008
5.	18 December 2008	6.	29 January 2009	7.	12 February 2009	8.	5 March 2009
9.	12 March 2009	10.	26 March 2009	11.	30 April 2009	12.	18 June 2009
13.	25 June 2009	14.	27 August 2009	15.	17 September 2009	16.	24 September 2009
17.	9 October 2009	18.	22 October 2009	19.	3 December 2009	20.	17 December 2009
21.	4 February 2010	22.	11 February 2010	23.	18 February 2010	24.	18 March 2010
25.	8 April 2010	26.	6 May 2010	27.	20 May 2010	28.	3 June 2010
29.	17 June 2010	30.	24 June 2010	31.	8 July 2010	32.	9 September 2010
33.	23 September 2010	34.	4 November 2010	35.	25 November 2010	36.	16 December 2010
37.	23 December 2010	38.	17 March 2011	39.	7 April 2011	40.	21 April 2011
41.	19 May 2011	42.	30 June 2011	43.	21 July 2011	44.	8 September 2011
45.	10 November 2011	46.	24 November 2011	47.	1 December 2011	48.	8 December 2011
49.	16 December 2011	50.	22 December 2011	51.	5 January 2012	52.	19 January 2012
53.	1 March 2012	54.	29 March 2012	55.	24 May 2012	56.	31 May 2012
57.	7 June 2012	58.	14 June 2012	59.	21 June 2012	60.	28 June 2012
61.	5 July 2012	62.	12 July 2012	63.	19 July 2012	64.	2 August 2012
65.	9 August 2012	66.	30 August 2012	67.	13 September 2012	68.	4 October 2012
69.	18 October 2012	70.	25 October 2012	71.	8 November 2012	72.	29 November 2012
73.	13 December 2012	74.	25 January 2013	75.	14 February 2013	76.	21 February 2013
77.	28 February 2013	78.	7 March 2013	79.	14 March 2013	80.	21 March 2013
81.	28 March 2013	82.	26 April 2013	83.	23 May 2013	84.	30 May 2013
85.	13 June 2013	86.	20 June 2013	87.	11 July 2013	88.	1 August 2013
89.	8 August 2013	90.	15 August 2013	91.	29 August 2013	92.	6 February 2014
93.	12 June 2014	94.	28 August 2014	95.	4 September 2014	96.	16 October 2014

97. 23 October 2014	98. 5 February 2015	99. 26 March 2015	100. 16 April 2015
101. 27 May 2015	102. 18 June 2015	103. 3 December 2015	104. 7 April 2016
105. 30 June 2016	106. 28 July 2016	107. 8 September 2016	108. 22 September 2016
109. 27 October 2016	110. 1 December 2016	111. 15 December 2016	112. 7 March 2017
113. 21 March 2017	114. 23 May 2017	115. 13 June 2017	116. 18 July 2017
117. 19 September 2017	118. 26 September 2017	119. 17 October 2017	120. 3 January 2018
121. 23 January 2018	122. 14 March 2018	123. 14 June 2018	124. 5 July 2018
125. 2 August 2018	126. 9 August 2018	127. 16 August 2018	128. 30 August 2018
129. 27 September 2018	130. 4 October 2018	131. 18 October 2018	132. 1 November 2018
133. 15 November 2018	134. 22 November 2018	135. 29 November 2018	

TRADES OR DECLARED VOCATIONS AND REQUIRED QUALIFICATIONS AND TRAINING CONTRACT CONDITIONS FOR THE PROPERTY SERVICES PACKAGE CPP

*Trade/ #Declared Vocation/ Other Occupation	Qualification Code	Qualification Title	Nominal Term of Training Contract	Probationary Period
Asset Maintenance #	CPP20617	Certificate II in Cleaning	6 Months	60 Days

WATER MAINS AND SEWERS

Office of the South Australian Water Corporation

WATER MAINS LAID

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

ADELAIDE WATER DISTRICT

CAMPBELLTOWN CITY COUNCIL

Easements in lot 21 in LTRO DP 91009 (roads shown as Road A and Road B in Land Division number 170/D121/13), Morialta Road, Rostrevor. p171 and 172

Easements in lot 20 in LTRO DP 91009 (road shown as Road B in Land Division number 170/D169/15), Morialta Road, Rostrevor. p173

Easements in lot 104 in LTRO DP 77503 (proposed roads Blake Court and Giles Court in Land Division number 490-D026-06), Hillier Road, Evanston. p1

CITY OF MARION

Easements in lot 99 in LTRO DP 115909 (proposed road Ambleside Place in Land Division number 100-D022-17), Nilpena Avenue, Morphettville. p193 and 194

Easements in lot 5002 in LTRO DP 118791 (proposed road Cygnet Court in Land Division number 100-D022-17), Nilpena Avenue, Morphettville. p195 and 196

CITY OF MITCHAM

Blackwood Park Boulevard. p4-6
Easement in allotment piece 1712 in LTRO DP 118935 (road shown as Symon Crescent in Land Division number 080-D054-04),
Blackwood Park Boulevard, Craigburn Farm. p4 and 5

Arnold Crescent, Craigburn Farm. p4 and 5

Dorothy Lane, Craigburn Farm. p 4 and 6

Wheaton Road, Melrose Park. p101

DISTRICT COUNCIL OF MOUNT BARKER

Easements in allotment piece 7316 in LTRO DP 118888 (proposed road Crawford Walk in Land Division number 580/D003/16), Bradford Street, Mount Barker. p119 and 120

CITY OF PORT ADELAIDE ENFIELD

Welwyn Road, Manningham. p47

Hay Street, Klemzig. p55

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Rose Court, Gawler East. p11 and 13 Easements in lot 7036 in LTRO DP 119118, Luxton Avenue, Gawler East. p14 and 15

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SEWERS LAID

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

ADELAIDE DRAINAGE AREA

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David Street, Newton. FB 1279 p42

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Easements in lots 21 and 20 in LTRO DP 91009 (proposed roads known as Road 'A' and Road 'B' in Land Division Numbers 170/D121/13 and 170/D169/15), Morialta Road, Rostrevor. FB 1280 p44-49

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TOWN OF GAWLER

Across Hillier Road, Evanston. FB 1280 p20 and 21 Easements in lot 104 in LTRO DP 77503 (proposed roads Blake Court and Giles Court in Land Division Number 490/D026/06), Hillier Road, Evanston. FB 1280 p20 and 21

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Warwick Avenue, North Brighton. FB 1279 p52

CITY OF MARION

Wilson Street, Plympton Park. FB 1279 p40

Shearer Avenue, Seacombe Gardens. FB 1279 p51

Across Le Cornu Avenue, Morphettville. FB 1280 p53-54

Easements in lot 99 in LTRO DP 115909 (proposed road Ambleside Place in Land Division Number 100/D022/17), Nilpena Avenue, Morphettville. FB 1280 p53-54

Baker Avenue, Morphettville. FB 1280 p53-54

Across Baker Avenue, Morphettville. FB 1278 p59 and 60

Easements in lot 5002 in LTRO DP 118791 (proposed road Cygnet Court in Land Division Number 100/D022/17), Nilpena Avenue, Morphettville. FB 1278 p59 and 60

Across and in Blackwood Park Boulevard, Craigburn Farm. FB 1280 p27-31

Easements in lots 139, 138 and part allotment 1713in LTRO DP 118935, Blackwood Park Boulevard, Craigburn Farm. FB 1280 p27-29, 31 and 32

In and across Dorothy Lane, Craigburn Farm. FB 1280 p27, 29 and 31 Easement in lots 132-124 in LTRO DP 118935, Blackwood Park Boulevard, Craigburn Farm. FB 1280 p27, 28 and 32 Easement in lot 6000 in LTRO DP 113177, Coromandel Parade, Craigburn Farm. FB 1280 p27, 28 and 30

Arnold Crescent, Craigburn Farm. FB 1280 p27, 28, 30 and 32

Wheaton Road, Melrose Park. FB 1279 p49

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Ocean Street, Aldinga Beach. FB 1279 p39

Jordan Drive, Morphett Vale. FB 1279 p44

Dorothea Street, Christies Beach. FB 1279 p50

CITY OF PORT ADELAIDE ENFIELD

Guildford Street, Clearview. FB 1279 p43

CITY OF SALISBURY

Across Coach Street, Salisbury East. FB 1279 p46

Engel Drive, Salisbury East. FB 1279 p46

In and across McCormack Crescent, Salisbury North. FB 1280 p50-52

In and across Evergreen Drive, Salisbury North. FB 1280 p50-52

Spring Avenue, Salisbury North. FB 1280 p50-52

CITY OF TEA TREE GULLY

Calwield Road, Modbury. FB 1279 p41

CITY OF WEST TORRENS

Easement in lot 91 in LTRO DP 6945, Tapleys Hill Road, West Beach. FB 1279 p48

MILLICENT COUNTRY DRAINAGE AREA

WATTLE RANGE COUNCIL

Cassells Street, Millicent. FB 1254 p33

MOUNT GAMBIER COUNTRY DRAINAGE AREA

CITY OF MOUNT GAMBIER

Easement in lot 800 in LTRO DP 115876 (proposed road Pinehurst Drive in Land Division Number 381/D031/11), Pinehurst Drive, Worrolong. FB 1254 p31 and 32

WHYALLA COUNTRY DRAINAGE AREA

THE CORPORATION OF THE CITY OF WHYALLA

Billing Street, Whyalla Playford. FB 1279 p53

OUTSIDE ADELAIDE DRAINAGE AREA

TOWN OF GAWLER

In and across Burford Street, Gawler East. FB 1280 p35-38

Easements in lot 7036 in LTRO DP 119118, Luxton Avenue, Gawler East. FB 1280 p35-38 Henwood Court, Gawler East. FB 1280 p35, 37 and 38 Easements in lot 7030 in LTRO DP 119118, Balmoral Road, Gawler East. FB 1280 p35-38

Thornely Court, Gawler East. FB 1280 p35, 36 and 38

In and across Burford Street, Gawler East. FB 1280 p39-41

In and across Bosley Way, Gawler East. FB 1280 p39-42

Luxton Avenue, Gawler East. FB 1280 p39-42

Easement in lot 7035 in LTRO DP 119118, Bosley Way, Gawler East. FB 1280 p39, 40 and 42 Easement in lot 7030 in LTRO DP 119118, Balmoral Road, Gawler East. FB 1280 p39, 40 and 42

Easement in lot 101 in LTRO DP 119118, Luxton Avenue, Gawler East. FB 1280 p39, 40 and 42

Easement in lot 9+4 in LTRO DP 119118, Luxton Avenue, Gawler East. FB 1280 p39, 40 and 42

CITY OF PLAYFORD

Easements in lot 4100 in LTRO DP 118513 (proposed roads Matthew Way, Juniper Boulevard and McNamara Way), Juniper Boulevard, Virginia. FB 1280 p22-26

Juniper Boulevard, Virginia. FB 1280 p22-25

Matthew Way, Virginia. FB 1280 p22, 23 and 26

Across and in Edmund Avenue, Virginia. FB 1280 p22-24 and 26

McNamara Way, Virginia FB 1280 p22, 23 and 26

McNamara Way, Virginia. FB 1280 p22, 23 and 26

Dated: 29 November 2018

ROCH CHEROUX Chief Executive Officer South Australian Water Corporation

South Australia

Fair Trading (Gift Cards) Amendment Act (Commencement) Proclamation 2018

1—Short title

This proclamation may be cited as the Fair Trading (Gift Cards) Amendment Act (Commencement) Proclamation 2018.

2—Commencement

The Fair Trading (Gift Cards) Amendment Act 2018 (No 18 of 2018) will come into operation on 10 December 2018.

Made by the Governor

with the advice and consent of the Executive Council on 29 November 2018
AGO0144-18CS

South Australia

Fair Trading (Ticket Scalping) Amendment Act (Commencement) Proclamation 2018

1—Short title

AGO0144-18CS

This proclamation may be cited as the Fair Trading (Ticket Scalping) Amendment Act (Commencement) Proclamation 2018.

2—Commencement

The Fair Trading (Ticket Scalping) Amendment Act 2018 (No 20 of 2018) will come into operation on 10 December 2018.

Made by the Governor

with the advice and consent of the Executive Council on 29 November 2018

South Australia

Statutes Amendment and Repeal (Budget Measures) Act (Commencement) Proclamation 2018

1—Short title

This proclamation may be cited as the *Statutes Amendment and Repeal (Budget Measures) Act (Commencement) Proclamation 2018.*

2—Commencement of provisions

The following provisions of the *Statutes Amendment and Repeal (Budget Measures) Act 2018* (No 35 of 2018) will come into operation on 1 December 2018:

- (a) Parts 2 and 3;
- (b) Parts 5 to 7 (inclusive);
- (c) sections 112 and 113;
- (d) Part 13;
- (e) Part 19.

Made by the Governor

with the advice and consent of the Executive Council on 29 November 2018

AGO0146-18CS

South Australia

Adoption (General) Regulations 2018

under the Adoption Act 1988

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Part 1—Preliminary

1—Short title

These regulations may be cited as the Adoption (General) Regulations 2018.

2—Commencement

These regulations will come into operation on the day on which section 7 of the *Adoption* (*Review*) *Amendment Act 2016* comes into operation.

3—Interpretation

(1) In these regulations—

Act means the Adoption Act 1988;

adoption agency means a person or organisation approved by the Chief Executive under section 29 of the Act;

child with special needs means a child who has, or is likely to have, an intellectual, psychiatric, sensory or physical impairment or a combination of such impairments;

overseas subregister means the subregister of the register relating to children who are resident in a country outside Australia;

register means the Prospective Adoptive Parents Register kept under Part 4;

Tribunal means the South Australian Civil and Administrative Tribunal established under the *South Australian Civil and Administrative Tribunal Act 2013*.

- (2) For the purposes of these regulations, a reference to a person being *convicted* of an offence will be taken to include a reference to—
 - (a) a finding of a court under Part 8A of the *Criminal Law Consolidation Act 1935* that the objective elements of an offence are established (whether or not the person was found not guilty of the offence, or was found to be mentally unfit to stand trial, in accordance with Division 2, 3 or 3A of that Part); or
 - (b) any finding of a court of another jurisdiction that corresponds to a finding referred to in paragraph (a).

Part 2—Aboriginal and Torres Strait Islander Child Placement Principle

4—Aboriginal and Torres Strait Islander Child Placement Principle

For the purposes of the Act, the Aboriginal and Torres Strait Islander Child Placement Principle is as follows:

- (a) if an order for adoption of an Aboriginal or Torres Strait Islander child is to be made under the Act or an Aboriginal or Torres Strait Islander child is to be placed for adoption under the Act, if reasonably practicable, the order should be made in favour of, or the child should be placed with, 1 of the following persons (in order of priority):
 - (i) a member of the child's family;

- (ii) a member of the child's community who has a relationship of responsibility for the child;
- (iii) a member of the child's community;
- (iv) a person of Aboriginal or Torres Strait Islander cultural background (as the case requires),

(determined in accordance with Aboriginal or Torres Strait Islander customary law);

- (b) if—
 - (i) an order for adoption of an Aboriginal or Torres Strait Islander child cannot be made in favour of; or
 - (ii) an Aboriginal or Torres Strait Islander child cannot be placed for adoption with,

(as the case may be) a person referred to in paragraph (a), or it is not in the best interests of the child to do so, the child should be given the opportunity for continuing contact with their family, community or communities and culture (determined in accordance with Aboriginal or Torres Strait Islander customary law).

Part 3—Consent to adoption

5—Counselling

- (1) An officer authorised by the Chief Executive for the purposes of section 15(5)(b) or 16(2)(c) of the Act to counsel a person before that person consents to an adoption—
 - (a) must give to that person an information brochure approved by the Chief Executive; and
 - (b) must explain the information contained in the brochure to the person and must be satisfied that the person understands that information; and
 - (c) must assist the person in considering the application of that information to the particular circumstances of the person; and
 - (d) must, in the case of an adoption of an Aboriginal or Torres Strait Islander child, ensure that the person is aware of the availability of further specialised counselling from Aboriginal or Torres Strait Islander organisations and help the person to obtain such counselling if the person so wishes.
- (2) The information brochure referred to in subregulation (1) must include information relating to—
 - (a) the implications of adoption and the consequences of consenting to adoption; and
 - (b) the procedures and time limits for revocation of consent to adoption; and
 - (c) in the case of a brochure to be given to a parent or guardian of a child consenting to adoption of the child—
 - (i) counselling and other support services available to parents or guardians; and
 - (ii) arrangements that may be made for care of a child as alternatives to adoption; and
 - (d) in the case of a brochure to be given to a child consenting to adoption—counselling and other support services available to children.

6—Witnessing

- (1) For the purposes of sections 15(5)(b) and 16(2)(b) of the Act—
 - (a) the witness to a consent to adoption must be a person approved by the Chief Executive but cannot be the person who, for the purposes of the Act, counselled the person giving consent; and
 - (b) the witness must, before witnessing a consent to adoption, be satisfied—
 - (i) that the person giving consent understands the nature of the instrument of consent; and
 - (ii) that the instrument of consent has been endorsed by a counsellor in accordance with the Act.
- (2) A witness to an instrument of consent to adoption must, as soon as practicable after the execution of the instrument—
 - (a) forward a copy of the instrument to the Chief Executive; and
 - (b) return the instrument to the person giving consent.

Part 4—Prospective Adoptive Parents Register

7—Prospective Adoptive Parents Register

- (1) The *Prospective Adoptive Parents Register* continues in existence.
- (2) The register may be divided into subregisters, each relating to children of a particular kind.
- (3) A subregister may, for example, relate to children of a particular age group, sex or racial origin or to children with special needs.
- (4) Subject to this Part, a subregister will contain the names of persons registered as prospective adoptive parents in the order in which those persons' applications for registration on the subregister were approved by the Chief Executive under regulation 11 in respect of adopting a child of the kind to which the subregister relates.
- (5) If—
 - (a) a person is registered on a particular subregister; and
 - (b) while so registered, the person's application for registration on another subregister is approved by the Chief Executive under regulation 11,

the latter registration will be taken to have occurred at the same time as that of the former.

(6) The register is not available for public inspection.

8—Expressions of interest and applications for registration

- (1) A person may, by notice in writing to the Chief Executive, express an interest in adopting a child.
- (2) An expression of interest under subregulation (1) must specify the kind or kinds of child that the person is interested in adopting.
- (3) The Chief Executive may, from time to time, invite persons who have expressed an interest in adopting a child of a particular kind to apply for registration on the subregister relating to children of that kind.

- (4) The Chief Executive will not invite a person to apply for registration if satisfied that the person does not meet the minimum requirements for applicants for registration set out in regulation 9.
- (5) Subject to subregulation (6), an application for registration cannot be made except in accordance with an invitation given under this regulation.
- (6) Where a person who is living together with another person in a qualifying relationship proposes to make an application for registration, the application must be made jointly with that other person.

9—Minimum requirements for applicants for registration

- (1) A person cannot apply for registration as a prospective adoptive parent unless—
 - (a) the person is resident or domiciled in the State; and
 - (b) the person is a permanent resident of Australia; and
 - (c) the person is an Australian citizen or, in the case of a joint application for registration, at least 1 of the applicants is an Australian citizen.
- (2) A person cannot apply for registration as a prospective adoptive parent if—
 - (a) the person has previously been so registered (whether under these regulations or under the law of another State or a Territory of the Commonwealth) and that registration was cancelled on the ground that it was improperly obtained; or
 - (b) the person is a prohibited person under the *Child Safety (Prohibited Persons)*Act 2016; or
 - (c) without limiting paragraph (b), the person has, as an adult, been convicted of—
 - (i) an offence against section 14 of the *Criminal Law Consolidation Act 1935* (criminal neglect); or
 - (ii) any other offence involving violence towards a child, abuse of a child or abduction of a child.
- (3) A person cannot, except with the approval of the Chief Executive, apply for registration as a prospective adoptive parent if a child or young person has, at any time, been removed from the care or custody of the person under the *Children and Young People (Safety) Act 2017*, the *Children's Protection Act 1993* or any other similar law of this State or another State or a Territory of the Commonwealth.
- (4) A person cannot apply for registration on a subregister relating to children who are resident in a country outside Australia unless the person also complies with the minimum requirements of that country for adoption of a child by a person resident in Australia.

10—Assessment report

- (1) The Chief Executive must cause an assessment report to be prepared with respect to an application for registration.
- (2) However, an assessment report need not be prepared if—
 - (a) the applicant is not resident in this State while the assessment is being carried out; or
 - (b) in the opinion of the Chief Executive, the assessment cannot be completed due to—
 - (i) the inability to adequately assess the applicant in the applicant's usual home environment; or

- (ii) the failure of the applicant to participate in workshops, seminars or interviews or to cooperate in the assessment process.
- (3) The assessment report must contain an assessment of the suitability of the applicant to adopt a child of the kind in relation to which registration is sought and the capacity of the applicant to care adequately for such a child.
- (4) An assessment report must be prepared having regard to the following factors:
 - (a) the parenting skills or potential parenting skills of the applicant;
 - (b) the capacity of the applicant to provide, throughout the child's childhood, the standard of care necessary to safeguard and promote the physical, intellectual and emotional welfare of a child of the kind in relation to which registration is sought;
 - (c) if the applicant has the care of any other child—
 - (i) the effect that may have on the best interests, rights and welfare of an adopted child or on the applicant's ability to care for an adopted child; and
 - (ii) the impact that adoption of a child by the applicant may have on that other child;
 - (d) the emotional warmth, maturity and stability of the applicant;
 - (e) the physical and mental health of the applicant;
 - (f) the capacity of the applicant to deal with difficult or stressful situations and the familial, social and other support available to the applicant;
 - (g) in the case of a joint application—the length and quality of the relationship between the applicants;
 - (h) the economic position and financial management skills of the applicant;
 - (i) the criminal record (if any) of the applicant;
 - (j) the nature of the childhood experiences of the applicant;
 - (k) if the applicant is infertile—the attitude of the applicant to that infertility or, in the case of a joint application, the attitude of each applicant to that infertility;
 - (l) the attitude of the applicant to children and in particular to the discipline of children;
 - (m) the attitude of the applicant to the status of an adopted child, to the birth parents of an adopted child and to an adopted child's access to information about the child's origin;
 - (n) the attitude to adoption of a child by the applicant of—
 - (i) any children of the applicant; and
 - (ii) any other parent or guardian of any children of the applicant; and
 - (iii) any other person (who is a relative of the applicant, a member of the applicant's household or a close acquaintance of the applicant) with whom the child, if adopted by the applicant, would be likely to come into regular contact;
 - (o) the motivation of the applicant to adopt a child;

- (p) if the applicant has expressed an interest in adopting a child with special needs—the capacity of the applicant to provide the standard of care required to fulfil the needs of such a child throughout the child's childhood and, if it is likely to be necessary because of the child's special needs, into adulthood;
- (q) if the applicant has expressed an interest in adopting a child of a particular racial origin—the applicant's understanding of, and interest in, people of that racial origin and the applicant's attitude towards the retention by such a child of the child's cultural heritage.
- (5) A person preparing an assessment report—
 - (a) must have regard to any relevant information relating to the applicant held by the administrative unit that is, under a Minister, responsible for the administration of the *Children and Young People (Safety) Act 2017*; and
 - (b) may have regard to any other factor that the person considers relevant in the particular circumstances.
- (6) The Chief Executive may rely on an assessment report prepared by an adoption agency in relation to an application if satisfied that the agency, in preparing that assessment report, has complied with the requirements of this regulation (and in such a case the Chief Executive is not obliged to cause any other assessment report to be prepared in relation to the application).

11—Registration

- (1) A decision on an application must be made within 18 months of the date on which the application was lodged.
- (2) If, after considering an assessment report prepared in relation to an application, the Chief Executive is satisfied that the applicant or, in the case of a joint application, each applicant is a suitable person to adopt a child of the kind in relation to which registration is sought, the Chief Executive will register the applicant or applicants on the appropriate subregister or subregisters.
- (3) If an assessment report has not been prepared in relation to an application for the reasons set out in regulation 10(2), the application may be rejected.
- (4) Before the Chief Executive rejects an application, the applicant must be given an opportunity to make representations on the matter to the Chief Executive.
- (5) Written notice of the Chief Executive's decision under this regulation, together with a copy of the relevant assessment report, must be given to the applicant.
- (6) If the Chief Executive rejects an application, the notice of that decision must inform the applicant of the right to seek a review of the decision and must set out the procedures and time limits that apply in respect of seeking a review.

12—Transfer of registration from another State or Territory

- (1) A person who has been registered as a prospective adoptive parent under the law of another State or a Territory of the Commonwealth that substantially corresponds to the Act and these regulations may apply to the Chief Executive to have that registration transferred to this State.
- (2) If a person who is so registered duly applies for transfer of that registration under subregulation (1), the Chief Executive must enter the applicant's name in the register if satisfied that the applicant—
 - (a) is registered under that other law; and

- (b) meets the minimum requirements for applicants for registration set out in regulation 9; and
- (c) is a suitable person to adopt a child of the kind in relation to which registration is sought; and
- (d) has given notice of the application for transfer of registration, in writing, to the authority administering the other law.
- (3) The Chief Executive may require a person transferring registration in accordance with this regulation to provide such information as is necessary to determine which subregister or subregisters the person's name should be entered in.
- (4) Where a person who has been registered under another law becomes registered in accordance with this regulation, the entry in the register will be taken to have been made on the day on which the person was registered under the other law.

13—Conversion of registration into joint registration

- (1) A person who is registered as a single prospective adoptive parent and who, following registration, commences living together with another person in a qualifying relationship may, if the other person meets the minimum requirements for applicants for registration set out in regulation 9, apply jointly with that other person to the Chief Executive to have the registration converted into joint registration.
- (2) The Chief Executive will treat an application for conversion of registration under this regulation in all respects as if it were a joint application for registration made under regulation 8.
- (3) Where a person's initial registration is converted into joint registration in accordance with this regulation, the entry in the register relating to that joint registration will be taken to have been made on the day on which the person's initial registration occurred.

14—Duration and renewal of registration

- (1) Registration of a person as a prospective adoptive parent—
 - (a) has effect, subject to these regulations, for a period of 3 years; and
 - (b) may be renewed from time to time in accordance with this regulation; and
 - (c) ceases—
 - (i) on written notice of withdrawal being given to the Chief Executive by the registered person or, in the case of persons with joint registration, on the written notice of either of the registered persons; or
 - (ii) on the death of the registered person; or
 - (iii) on cancellation of the registration by the Chief Executive under these regulations.
- (2) Subject to subregulation (3), an application for renewal of registration must be lodged with the Chief Executive not more than 3 months and not less than 1 month before the period of registration expires.
- (3) The Chief Executive may, in the Chief Executive's discretion, accept a late application for renewal of registration.
- (4) A person may only apply for renewal of registration if the person meets the minimum requirements for applicants for registration set out in regulation 9.

- (5) On receipt of an application for renewal of registration, the Chief Executive must cause the assessment report relating to the applicant to be reviewed having regard to any changes in circumstances of the applicant in the period since that report was prepared or was last reviewed.
- (6) However, an assessment report need not be reviewed if—
 - (a) the applicant is not resident in this State while the review is being carried out; or
 - (b) in the opinion of the Chief Executive, the review cannot be completed due to—
 - (i) the inability to adequately review the assessment of the applicant in the applicant's usual home environment; or
 - (ii) the failure of the applicant to participate in workshops, seminars or interviews or to cooperate in the review process.
- (7) If an assessment report has not been reviewed for the reasons set out in subregulation (6), the application for renewal of registration may be rejected.
- (8) The Chief Executive may rely on a review of an assessment report undertaken by an adoption agency if satisfied that the agency, in undertaking the review, has had proper regard to any changes in circumstances of the applicant in the period since that report was prepared or was last reviewed.
- (9) If, after considering the review of the assessment report, the Chief Executive is satisfied that the applicant or, in the case of a joint application, each applicant is still a suitable person to adopt a child of the kind in relation to which renewal of registration is sought, the Chief Executive will renew the registration for a further period of 3 years.
- (10) Before the Chief Executive rejects an application for renewal of registration, the applicant must be given an opportunity to make representations on the matter to the Chief Executive.
- (11) Written notice of the Chief Executive's decision under this regulation, together with a copy of the review of the assessment report, must be given to the applicant.
- (12) If the Chief Executive rejects an application for renewal of registration, the notice of that decision must inform the applicant of the right to seek a review of the decision and must set out the procedures and time limits that apply in respect of seeking a review.

15—Cancellation of registration

- (1) The registration of a person as a prospective adoptive parent will be cancelled if a child is placed for adoption with that person.
- (2) The registration of a person as a prospective adoptive parent will be cancelled by the Chief Executive if—
 - (a) the person ceases to be resident or domiciled in this State; or
 - (b) the person ceases to be permanently resident in Australia; or
 - (c) the person ceases to be an Australian citizen and, in the case of joint registration, the person with whom they are jointly registered is not an Australian citizen; or
 - (d) a child is removed from the care or custody of that person under the *Children and Young People (Safety) Act 2017*, the *Children's Protection Act 1993*, or any other similar law of this State or another State or a Territory of the Commonwealth; or
 - (e) the person is a prohibited person within the meaning of section 15 of the *Child Safety (Prohibited Persons) Act 2016*; or
 - (f) without limiting paragraph (e), the person has, as an adult, been convicted of—

- (i) an offence against section 14 of the *Criminal Law Consolidation Act 1935* (criminal neglect); or
- (ii) any other offence involving violence towards a child, abuse of a child or abduction of a child; or
- (g) the person's registration is transferred to another State or a Territory of the Commonwealth; or
- (h) the registration was improperly obtained.
- (3) If a person is registered on a subregister relating to children who are resident in a country outside Australia and the person ceases to satisfy the minimum requirements of that country for adoption of a child by a person resident in Australia, the person's registration on that subregister will be cancelled by the Chief Executive.
- (4) If the registration of a person is cancelled or otherwise ceases in accordance with these regulations, the Chief Executive will, unless satisfied that special reasons exist for not doing so, cancel the registration of a person jointly registered with that person.
- (5) If persons who are jointly registered cease living together in a qualifying relationship, the Chief Executive—
 - (a) if satisfied that special reasons exist for doing so, may cancel the registration of 1 of the persons but not the other;
 - (b) in any other case—will cancel the registration of both persons.
- (6) A person registered as a prospective adoptive parent must—
 - (a) within 28 days of the person's registration becoming liable to cancellation under this regulation, inform the Chief Executive of that fact; and
 - (b) as soon as is reasonably practicable after any other significant change in the person's circumstances that—
 - (i) in the case of a jointly registered person— might affect the suitability of either person to adopt a child of the kind in relation to which they are registered; or
 - (ii) in any other case—might affect the suitability of the person to adopt a child of the kind in relation to which the person is registered,

inform the Chief Executive of the change.

Maximum penalty: \$5 000.

Note—

The following are examples of a significant change in a person's circumstances that might affect the suitability of the person to adopt a child:

- if the person suffers a deterioration in health; or
- if the person is likely to have another child residing with the person within the next 12 months.
- (7) It is a defence to a charge of an offence under subregulation (6)(a) for the defendant to prove that—
 - (a) the defendant's registration only became liable to cancellation because, due to a change in the law of a country outside Australia, the person ceased to satisfy the minimum requirements of that country for adopting a child; and
 - (b) the defendant did not know that the law of that country had so changed.

- (8) The Chief Executive may, at any time, review the registration of a person and may, if the Chief Executive finds that the person is no longer a suitable person to adopt a child of the kind in relation to which the person is registered or, in the case of joint registration, that either person is no longer a suitable person to adopt such a child, cancel the registration of the person or persons.
- (9) Before the Chief Executive cancels the registration of a person under this regulation (other than under subregulation (1) or (2)), the person must be given an opportunity to make representations on the matter to the Chief Executive.
- (10) Written notice of the Chief Executive's decision to cancel registration under this regulation, together with a brief description of the reasons for that decision, must be given to each person affected by the decision.
- (11) A notice under subregulation (9) must inform the person of the right (if any) to seek a review of the decision and must set out the procedures and time limits that apply in respect of seeking a review.
- (12) A decision to cancel the registration of a person under subregulation (1) or (2) may not be the subject of an application for a review under regulation 17.

16—Additional requirements relating to applications

The Chief Executive may, for the purposes of determining an application under this Part, require the applicant—

- (a) to provide further information on any matter specified; or
- (b) to participate in specified workshops or seminars; or
- (c) to provide a medical report as to any specified matter from a medical practitioner nominated by the Chief Executive; or
- (d) to provide written consent authorising a third party to release information relating to the applicant to the Chief Executive.

Part 5—Review

17—Review by Tribunal

A person who is dissatisfied with a decision of the Chief Executive under Part 4 may, within 30 days of receipt of the notice of the decision, apply to the Tribunal under section 34 of the *South Australian Civil and Administrative Tribunal Act 2013* for a review of the decision.

18—Powers of Tribunal

Without limiting the operation of section 37(1) of the *South Australian Civil and Administrative Tribunal Act 2013*, on a review, the Tribunal may make such incidental or ancillary orders as it considers appropriate relating to—

- (a) entries in the register; or
- (b) the assessment report relevant to the person who sought the review; or
- (c) the documentation to be sent overseas for the purposes of adoption.

Part 6—Selection of applicants for adoption orders

19—Order in which registered persons selected to be applicants for adoption orders

- (1) Subject to this regulation, persons whose names are included in the register will be selected to be applicants for an adoption order in the order in which the persons' names appear in the subregister relating to children of the same kind as the child to be adopted.
- (2) A person is excluded from selection as an applicant for an order for adoption of a particular child in accordance with the order prescribed by subregulation (1) if the Chief Executive is satisfied that—
 - (a) the adoption of the child by the person would be inconsistent with a limitation of the consent to the adoption of a parent or guardian of the child; or
 - (b) the adoption of the child by the person would be contrary to—
 - (i) the wishes of the child's birth parent or guardian; or
 - (ii) in relation to a child who is resident in a country outside Australia—the requirements of the law of that country governing the adoption of children; or
 - (c) the adoption of the child by another person whose name is included in the register would, in the particular circumstances of the child, better safeguard and promote the best interests, rights and welfare of the child; or
 - (d) the registration of the person on the register is liable to cancellation; or
 - (e) the person is living together with another person in a qualifying relationship but the other person is not jointly registered with the person as a prospective adoptive parent; or
 - (f) the person is lawfully married but not living together with the person's spouse and the spouse does not consent to the adoption; or
 - (g) the Court is unlikely to make an adoption order in favour of the person on a ground set out in the Act.
- (3) A person who—
 - (a) is not resident or domiciled in this State; or
 - (b) is not living together with another person in a qualifying relationship; or
 - (c) is in a qualifying relationship with another person but has only been living together with that other person for a continuous period of less than 3 years,

is excluded from selection as an applicant for an order for adoption of a particular child in accordance with the order prescribed by subregulation (1) unless the Chief Executive is satisfied that there are special circumstances that would justify the making of an adoption order in favour of the person.

(4) If a person—

- (a) has a child residing with him or her and the child has so resided for a period of less than the immediately preceding 12 months; or
- (b) will or is likely to have any other child residing with him or her in the period of 2 years following selection as an applicant for an adoption order under this regulation,

the Chief Executive must, before selecting the person as an applicant for an order for adoption of a particular child in accordance with this regulation, have regard to—

- (c) the effect that having the care of another child may have on the best interests, rights and welfare of the particular child proposed to be adopted or on the person's ability to care for that child; and
- (d) the impact that the adoption of the particular child by the person may have on that other child.
- (5) In the case of selection of applicants for an adoption order from the overseas subregister—
 - (a) subject to any requirements of the overseas country, the order of selection will be as follows:
 - (i) the Chief Executive will invite those persons on the subregister, in the order in which the persons' names appear in the subregister, to submit documentation for forwarding to the relevant authority of an overseas country; and
 - (ii) the documentation will be forwarded to the overseas country in the order in which the completed documentation has been received by the Chief Executive; and
 - (b) subregulations (2) to (4) (inclusive) apply if a relevant authority of an overseas country proposes the adoption of a particular child.
- (6) The selection of a person under this regulation as an applicant for an order for adoption of a child may be cancelled if the Chief Executive becomes aware of circumstances that, if known or in existence at the time of the selection, would have resulted in the person being excluded from selection as an applicant for the order.
- (7) If the selection of a person is cancelled under subregulation (6), the Chief Executive must notify the person in writing of the cancellation.

Part 7—Proceedings under Act

20—Legal practitioners to comply with this regulation when representing party under 18 years

- (1) In acting for a party to proceedings under the Act who is less than 18 years of age, a legal practitioner must, to the extent that it is consistent with the legal practitioner's duty to the Court to do so, comply with the following provisions:
 - (a) the legal practitioner must, as far as is reasonably practicable, act in accordance with any instructions given by the party;
 - (b) to the extent that the party has not given, or is not capable of giving, instructions, the legal practitioner must act in accordance with the legal practitioner's own view of the best interests of the party;
 - (c) the legal practitioner must, in a manner appropriate to the capacity of the party to understand, explain to the party the nature of the legal practitioner's role in relation to them (including any limitations on the legal practitioner's ability to act in accordance with their instructions);
 - (d) in any proceedings before the Court, the legal practitioner must explain to the Court the basis on which submissions are made, having regard to the preceding paragraphs.

(2) A legal practitioner cannot, in complying with this regulation, be held to have breached any code of professional ethics or etiquette, or to have departed from any accepted form of professional conduct.

21—Discharge of adoption orders—investigations

- (1) In conducting an investigation under section 14(2) of the Act, the Chief Executive and, if relevant, the nominee of the Attorney-General, must—
 - (a) make reasonable efforts to obtain information (in so far as their powers to obtain information allow) about the circumstances relating to the application for the discharge order in accordance with any direction of the Court; and
 - (b) for the purposes of section 14(4) of the Act, take reasonable steps to ascertain the views of the other parties to the adoption in relation to the application.
- (2) In connection with subregulation (1)(b), if a party to the adoption is deceased or mentally or physically incapable of expressing their views, the Chief Executive and, if relevant, the nominee of the Attorney-General, must take reasonable steps to ascertain the views of members of the person's family considered appropriate for the purposes of the investigation.

Part 8—Register of births

22—Court to notify Registrar of adoption order etc

- (1) The Court must, on making an adoption order, give notice of the order to the Registrar.
- (2) The Court must, on making any order subsequent to an adoption order declaring the name by which the adopted child is to be known, give notice of that order to the Registrar.
- (3) The Court must, on making an order under section 14 of the Act discharging an adoption order, give notice to the Registrar of the order and any orders consequential or ancillary to the discharge order relevant to the Registrar's functions.

23—Information to be disclosed in extract from register of births

- (1) If the Registrar issues a copy of, or extract from, an entry in the register of births that has been cancelled in accordance with old section 41 of the Act (as defined in section 41A(5) of the Act), the copy or extract must show that the entry has been cancelled, unless the copy or extract is issued in accordance with subregulation (2)(a).
- (2) If, in accordance with the Act, the Registrar issues a copy of, or extract from, an entry in the register of births relating to an adopted person, the copy or extract may show—
 - (a) the entry with the names of the adoptive parents in addition to the other information in the entry; or
 - (b) the entry with only the names of the adoptive parents of the adopted person;

in accordance with the wishes of the person seeking that copy or extract.

Part 9—Miscellaneous

24—Forms

A notice, application or renewal required under these regulations must be in a form determined by the Chief Executive and must be accompanied by such further documentation as is required by the Chief Executive.

25—Offence to make false or misleading statement

A person must not, in a notice, application or renewal lodged under these regulations—

- (a) make a statement that is, to the person's knowledge, false or misleading; or
- (b) omit or authorise the omission from any such document a particular which is, to the person's knowledge, a material particular.

Maximum penalty: \$5 000.

26—Evidentiary

- (1) In any proceedings under the Act, an apparently genuine document purporting to be a consent to adoption given under these regulations will, in the absence of proof to the contrary, be taken to be a valid consent to adoption given under these regulations.
- (2) In any proceedings under the Act, an apparently genuine document purporting to be signed by—
 - (a) the Chief Executive; or
 - (b) a person to whom functions and powers of the Chief Executive under the Act or these regulations have been delegated; or
 - (c) a person who, under the law of another State or a Territory of the Commonwealth, is entitled to exercise functions and powers corresponding to functions and powers of the Chief Executive under the Act or these regulations,

will, in the absence of proof to the contrary, be taken to have been so signed.

(3) In any proceedings under the Act, a certificate as to a delegation apparently signed by the Chief Executive will be accepted, in the absence of proof to the contrary, as proof of the delegation.

Schedule 1—Revocation of Adoption Regulations 2004

The Adoption Regulations 2004 are revoked.

Note—

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

Made by the Governor

with the advice and consent of the Executive Council on 29 November 2018

No 227 of 2018

18MCP/0872

South Australia

Adoption (Fees) Regulations 2018

under the Adoption Act 1988

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Fees

Schedule 1—Fees

1—Short title

These regulations may be cited as the Adoption (Fees) Regulations 2018.

2—Commencement

These regulations will come into operation on the day on which section 7 of the *Adoption* (*Review*) *Amendment Act 2016* comes into operation.

3—Interpretation

In these regulations—

Act means the Adoption Act 1988;

overseas subregister and *register* have the same meanings as in the *Adoption (General) Regulations 2018.*

4—Fees

- (1) The fees set out in Schedule 1 are payable for the purposes of the *Adoption (General) Regulations 2018* to the Chief Executive as specified in the Schedule.
- (2) The Chief Executive may permit the payment by instalment of a fee payable under these regulations.
- (3) The Chief Executive may waive or remit the payment of the whole or any part of a fee payable under these regulations.

Schedule 1—Fees

Part 1—Fees in respect of adoption through Prospective Adoptive Parents Register other than overseas subregister

Expression of interest under regulation 8(1) of the *Adoption (General) Regulations 2018*—

(a)	standard fee	\$575
(b)	reduced fee	\$370

2 Application for registration as a prospective adoptive parent—

(a)	standard fee	\$757
(b)	reduced fee	\$417

	(The fee includes participation in certain workshops and seminars.)		
3	Preparation of an assessment report by the Chief Executive under regulation 10 of the <i>Adoption (General) Regulations 2018</i> —		
	(a) standard fee	\$737	
	(b) reduced fee	\$374	
4	On selection of an applicant for an adoption order under regulation 19 of the <i>Adoption (General) Regulations 2018</i>	\$368	
Part 2	-Fees in respect of adoption through overseas subregister		
5	Expression of interest under regulation 8(1) of the Adoption (General) Regulations 2018—		
	(a) standard fee	\$885	
	(b) reduced fee	\$663	
6	Application for registration as a prospective adoptive parent—		
	(a) standard fee	\$1 105	
	(b) reduced fee	\$921	
	(The fee includes participation in certain workshops and seminars.)		
7	Preparation of an assessment report by the Chief Executive under regulation 10 of the <i>Adoption (General) Regulations 2018</i> —		
	(a) standard fee	\$3 317	
	(b) reduced fee	\$2 763	
8	On preparation of file for lodging with relevant authority of overseas country	\$2 947	
9	On selection of an applicant for an adoption order for a particular child under regulation 19 of the <i>Adoption (General) Regulations 2018—</i>		
	(a) for first child to be placed for adoption	\$3 831	
	(b) for second or subsequent child to be placed for adoption	\$3 684	
	(The fee includes the preparation of up to 4 reports after placement of child in accordance with requirements of overseas country.)		
10	Preparation of report after placement of child in accordance with requirements of overseas country (in addition to the 4 reports included in fee under item 9) (for each additional report.)	\$250	
Part 3	-Other fees		
11	On lodgement of an application for transfer of registration under regulation 12 of the <i>Adoption (General) Regulations 2018</i>	\$310	
12	On lodgement of an application for conversion of registration under regulation 13 of the <i>Adoption (General) Regulations 2018</i>	\$502	
13	For preparation of an assessment report by the Chief Executive following an application for conversion of registration under regulation 13 of the <i>Adoption (General) Regulations 2018</i>		
14	For all functions associated with consent to adoption and, where necessary, the preparation of a report under section 22(1) of the Act prior to an application to the Court for an order for adoption of a child by a person other than a person selected as an applicant for an adoption order from the register—		
	(a) if the application for an adoption order is to relate to only 1 child	\$411	

(b) if the application for an adoption order is to relate to more than 1 child

\$411 for the first child and \$107 for each additional child named in the application

The reduced fee is payable if the person has previously been the subject of an assessment report under regulation 10 of the *Adoption (General) Regulations 2018* or a report, prepared by an agency outside this State, that, in the opinion of the Chief Executive, corresponds to an assessment report under that regulation.

Note-

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

Made by the Governor

with the advice and consent of the Executive Council on 29 November 2018

No 228 of 2018

18MCP/0872

South Australia

Health Practitioner Regulation National Law (South Australia) (Amendment of Law) (No 3) Regulations 2018

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

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- 4 Amendment of Schedule—Rail Safety National Law

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- 6 Amendment of section 21G—Information relating to knife related injuries
- 7 Amendment of section 81—Power to search, examine and take particulars of persons

Preamble

- Section 4 of the Health Practitioner Regulation National Law (South Australia) Act 2010 provides that if the Parliament of Queensland enacts an amendment to the Health Practitioner National Law set out in the Schedule to the Health Practitioner Regulation National Law Act 2009 of Queensland (the Queensland Act), the Governor may, by regulation, modify the Health Practitioner Regulation National Law (South Australia) text to give effect to that amendment as a law of South Australia.
- The Parliament of Queensland has enacted the *Health Practitioner Regulation National Law* and *Other Legislation Amendment Act 2017* to amend the Queensland Act and the amendments set out in Part 2 of these regulations to the *Health Practitioner Regulation National Law (South Australia)* text give effect to those Queensland amendments.

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Health Practitioner Regulation National Law (South Australia) (Amendment of Law) (No 3) Regulations 2018.*

2—Commencement

These regulations will come into operation on 1 December 2018.

3—Amendment provisions

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

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

4—Amendment of section 5—Definitions

(1) Section 5, definition of *accreditation committee*—delete "the health profession" and substitute:

a health profession

- (2) Section 5, definition of *health profession*, (g)—delete paragraph (g) and substitute:
 - (g) midwifery;
 - (ga) nursing;
- (3) Section 5, definition of *health profession*, after paragraph (j) insert:
 - (ja) paramedicine;
- (4) Section 5, definition of *National Board*—delete "established by section 31" and substitute: continued or established by regulations made under section 31

5—Amendment of section 7—Single national entity

Section 7—delete "established by this Law" wherever occurring and substitute in each case: established by or under this Law

6—Amendment of section 14—Approval of endorsement in relation to scheduled medicines

Section 14(1)—delete "practising the profession" and substitute: practising a profession

7—Amendment of section 15—Approval of areas of practice for purposes of endorsement

Section 15—delete "the health profession" and substitute:

a health profession

8—Amendment of section 26—Health profession agreements

Section 26(1)(a)—delete "the health profession" and substitute:

a health profession

9—Substitution of section 31

Section 31—delete the section and substitute:

31—Regulations must provide for National Boards

- (1) The regulations must provide for a National Health Practitioner Board for each health profession.
- (2) The regulations may—
 - (a) continue an existing Board for a health profession; or
 - (b) establish a Board for a health profession or for 2 or more health professions; or

- (c) dissolve a Board for a health profession (the *dissolved Board*) if another Board is established for that health profession (the *replacement Board*).
- (3) The regulations may provide for anything for which it is necessary or convenient to make provision to allow, facilitate or provide for the following—
 - (a) the continuation, establishment or dissolution of a Board under subsection (2);
 - (b) the completion of a matter started by the existing Board before the commencement;
 - (c) the effect of anything done by an existing Board before the commencement:
 - (d) the transfer of matters from a dissolved Board to a replacement Board.
- (4) Before a regulation is made under subsection (2)(b) or (c), the Ministers comprising the Ministerial Council must undertake public consultation on the proposed regulation.
- (5) However, failure to comply with subsection (4) does not affect the validity of the regulation.
- (6) In this section—

existing Board means a National Health Practitioner Board in existence immediately before the commencement.

31A—Status of National Board

- (1) A National Board—
 - (a) is a body corporate with perpetual succession; and
 - (b) has a common seal; and
 - (c) may sue and be sued in its corporate name.
- (2) A National Board represents the State.

10—Amendment of section 33—Membership of National Boards

(1) Section 33(5)—after paragraph (b) insert:

; and

- (c) if the National Board is established for 2 or more health professions—at least one member of each health profession for which the Board is established.
- (2) Section 33—after subsection (9) insert:
 - (9A) The regulations may prescribe matters relating to the composition of practitioner members for a National Board established for 2 or more health professions.

11—Amendment of section 34—Eligibility for appointment

- (1) Section 34(2) and (3)—delete subsections (2) and (3) and substitute:
 - (2) A person is eligible to be appointed as a practitioner member only if the person is a registered health practitioner in a health profession for which the Board is established.
 - (3) A person is eligible to be appointed as a community member only if the person is not, and has not at any time been, a health practitioner in a health profession for which the Board is established.
- (2) Section 34(4)(a)—delete paragraph (a) and substitute:
 - (a) in the case of appointment as a practitioner member—the person has, whether before or after the commencement of this Law, as a result of the person's misconduct, impairment or incompetence, ceased to be registered as a health practitioner in a health profession for which the Board is established; or

12—Amendment of section 38—National Board must develop registration standards

(1) Section 38(1)—delete "the health profession" and substitute:

a health profession

(2) Section 38(1)(b)—delete "by the Board" and substitute:

in a health profession for which the Board is established

13—Amendment of section 41—Use of registration standards, codes or guidelines in disciplinary proceedings

Section 41—delete "by the Board" and substitute:

in a health profession for which the Board is established

14—Amendment of section 49—Approval of accredited programs of study

(1) Section 49(1)—delete "the health profession" and substitute:

a health profession

(2) Section 49(5)—delete "the health profession" and substitute:

a health profession

15—Amendment of section 51—Changes to approval of program of study

Section 51(2)—delete "the health profession" and substitute:

a health profession

16—Amendment of section 77—Application for registration

Section 77(1)—delete "the health profession" and substitute:

a health profession

17—Amendment of section 83—Conditions of registration

Section 83(1)—delete "the health profession" and substitute:

a health profession

18—Amendment of section 88—National Board may ask education provider for list of persons undertaking approved program of study

Section 88(1)(a)—delete "the health profession" and substitute: a health profession

19—Amendment of section 92—Notice to be given if student registration suspended or conditions imposed

Section 92(2)—delete "that registered the person" and substitute: established for the person's health profession

20—Amendment of section 94—Endorsement for scheduled medicines

Section 94(1)—delete "by the Board" and substitute: in a health profession for which the Board is established

21—Amendment of section 95—Endorsement as nurse practitioner

Section 95(1)—delete "Nursing and Midwifery Board of Australia" and substitute: National Board for the nursing profession

22—Amendment of section 96—Endorsement as midwife practitioner

Section 96(1)—delete "Nursing and Midwifery Board of Australia" and substitute: National Board for the midwifery profession

23—Amendment of section 97—Endorsement for acupuncture

Section 97(1)—delete "by the Board" and substitute: in a health profession for which the Board is established

24—Amendment of section 98—Endorsement for approved area of practice

Section 98(1)—delete "by the Board" and substitute: in a health profession for which the Board is established

25—Amendment of section 107—Application for renewal of registration or endorsement

Section 107(1)—delete "that registered the practitioner" and substitute: established for the practitioner's health profession

26—Amendment of section 113—Restriction on use of protected titles

(1) Section 113(3), table, entry for Nursing and Midwifery—delete the entry and substitute:

Midwifery midwife, midwife practitioner

Nursing nurse, registered nurse, nurse practitioner, enrolled nurse

(2) Section 113(3), table—after entry for Osteopathy insert:

Paramedicine paramedic

27—Repeal of section 120A

Section 120A—delete the section

28—Amendment of section 123A—Restricted birthing practices

- (1) Section 123A(1)(c)—delete "nursing and" wherever occurring
- (2) Section 123A(1)(e)—delete "Nursing and Midwifery Board of Australia" and substitute: National Board established for the midwifery profession
- (3) Section 123A, definition of *midwife*—delete the definition and substitute: *midwife* means a person registered under this Law in the midwifery profession
- (4) Section 123A, definition of *restricted birthing practice*—delete "Nursing and Midwifery Board of Australia" and substitute:

National Board established for the midwifery profession

29—Amendment of section 124—Issue or certificate of registration

- (1) Section 124(1)(a)—delete "the health profession" and substitute: a health profession
- (2) Section 124(1)(b)—delete "the health profession" and substitute: a health profession

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

Section 125(1)—delete "that registered the practitioner or student" and substitute: established for the practitioner's or student's health profession

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

Section 126(1)—delete "by the Board" and substitute: in a health profession for which the Board is established

32—Amendment of section 127—Removal of condition or revocation of undertaking

Section 127(1)—delete "by the Board" wherever occurring and substitute in each case: in a health profession for which the Board is established

33—Amendment of section 129—Professional indemnity insurance arrangements

Section 129(2)—delete "by the Board" and substitute: in a health profession for which the Board is established

34—Amendment of section 130—Registered health practitioner or student to give National Board notice of certain events

Section 130(1)—delete "that registered the practitioner or student" and substitute: established for the practitioner's or student's health profession

35—Amendment of section 131—Change in principal place of practice, address or name

Section 131(1)—delete "that registered the practitioner" and substitute: established for the practitioner's health profession

36—Amendment of section 137—Surrender of registration

Section 137(1)—delete "that registered the practitioner" and substitute: established for the practitioner's health profession

37—Amendment of section 143—Mandatory notification by education providers

Section 143(3)(a)—delete "that registered the student" and substitute: established for the student's health profession

38—Amendment of section 148—Referral of notification to National Board or coregulatory authority

Section 148(1)—delete "that registered the health practitioner or student" and substitute: established for the practitioner's or student's health profession

39—Amendment of section 149—Preliminary assessment

- (1) Section 149(1)(a)—delete "by the Board" and substitute: in a health profession for which the Board is established
- (2) Section 149(3)—delete "by the Board but the Board reasonably suspects the person is registered by another National Board" and substitute:

in a health profession for which the Board is established but the Board reasonably suspects the person is registered in a health profession for which another National Board is established

40—Amendment of section 150—Relationship with health complaints entity

- (1) Section 150(5)—delete "that registered the practitioner" substitute: established for the practitioner's health profession
- (2) Section 150(7)—delete "that registered the practitioner" and substitute: established for the practitioner's health profession

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

Section 151(1)(c)—delete "by the Board" and substitute: in a health profession for which the Board is established

42—Amendment of section 156—Power to take immediate action

Section 156(1)—delete "by the Board" and substitute: in a health profession for which the Board is established

43—Amendment of section 160—When investigation may be conducted

Section 160(1)—delete "by the Board" and substitute: in a health profession for which the Board is established

44—Amendment of section 171—Appointment of assessor to carry out assessment

Section 171(2)(b)—delete paragraph (b) and insert:

(b) for a performance assessment, a registered health practitioner who—

- (i) is a member of the same health profession as the registered health practitioner or student undergoing assessment; but
- (ii) is not a member of the National Board established for that profession.

45—Amendment of section 178—National Board may take action

Section 178(1)(a)(i) and (ii)—delete "by the Board" wherever occurring and substitute in each case:

in a health profession for which the Board is established

46—Amendment of section 181—Establishment of health panel

- (1) Section 181(2)—delete subsection (2) and substitute:
 - (2) A health panel must consist of the following members chosen from a list referred to in section 183—
 - (a) at least one member who is a registered health practitioner in the same health profession as the registered health practitioner or student the subject of the hearing;
 - (b) at least one member who is a medical practitioner with expertise relevant to the matter the subject of the hearing;
 - (c) at least one member who is not, and has not been, a registered health practitioner in the same health profession as the registered health practitioner or student the subject of the hearing.
- (2) Section 181(4) and (5)—delete subsections (4) and (5) and substitute:
 - (4) No more than half of the members of the panel may be registered health practitioners in the same health profession as the registered health practitioner or student the subject of the hearing.
 - (5) However, for subsection (4), if the subject of the hearing is a registered health practitioner who is a medical practitioner, a member of the panel referred to in subsection (2)(b) is not to be considered to be registered in the same health profession as the registered health practitioner the subject of the hearing.

47—Amendment of section 182—Establishment of performance and professional standards panel

Section 182(4)—delete subsection (4) and substitute:

- (4) At least half, but no more than two-thirds, of the members of the panel must be persons who are—
 - (a) registered health practitioners in the same health profession as the registered health practitioner the subject of the hearing; and
 - (b) chosen from a list approved under section 183.

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

Section 196(1)(b)(v)—delete "that registered the practitioner" and substitute: established for the practitioner's health profession

49—Insertion of Part 10 Division 1A

Part 10—before Division 1 insert:

Division 1A—Australian Information Commissioner

212A—Application of Commonwealth AIC Act

- (1) The AIC Act applies as a law of a participating jurisdiction for the purposes of the national registration and accreditation scheme.
- (2) For the purposes of subsection (1), the AIC Act applies—
 - (a) as if a reference to the Office of the Australian Information Commissioner were a reference to the Office of the National Health Practitioner Privacy Commissioner; and
 - (b) as if a reference to the Information Commissioner were a reference to the National Health Practitioner Privacy Commissioner; and
 - (c) with any other modifications made by the regulations.
- (3) Without limiting subsection (2)(c), the regulations may—
 - (a) provide that the AIC Act applies under subsection (1) as if a provision of the AIC Act specified in the regulations were omitted; or
 - (b) provide that the AIC Act applies under subsection (1) as if an amendment to the AIC Act made by a law of the Commonwealth, and specified in the regulations, had not taken effect; or
 - (c) confer jurisdiction on a tribunal or court of a participating jurisdiction.
- (4) In this section—

AIC Act means the Australian Information Commissioner Act 2010 of the Commonwealth, as in force from time to time.

50—Amendment of section 213—Application of Commonwealth Privacy Act

- (1) Section 213(2)—delete subsection (2) and substitute:
 - (2) For the purposes of subsection (1), the Privacy Act applies—
 - (a) as if a reference to the Commissioner were a reference to the National Health Practitioner Privacy Commissioner; and
 - (b) with any other modifications made by the regulations.
- (2) Section 213(3)—delete "subsection (2)(c)" and substitute: subsection (2)(b)

51—Amendment of section 215—Application of Commonwealth FOI Act

- (1) Section 215(2)—delete subsection (2) and substitute:
 - (2) For the purposes of subsection (1), the FOI Act applies—
 - (a) as if a reference to the Office of the Australian Information Commissioner were a reference to the Office of the National Health Practitioner Privacy Commissioner; and

- (b) as if a reference to the Information Commissioner were a reference to the National Health Practitioner Privacy Commissioner; and
- (c) with any other modifications made by the regulations.
- (2) Section 215(3)—delete "subsection (2)" and substitute: subsection (2)(c)

52—Amendment of section 217—Disclosure of information for workforce planning

Section 217(2)—delete "by the Board" and substitute:

in a health profession for which the Board is established

53—Substitution of section 222

Section 222—delete the section and substitute:

222—Public national registers

- (1) A public national register, with the name listed in column 1 of the following table, is to be kept for each health profession.
- (2) A public national register for a health profession is to include the names of all health practitioners (other than specialist health practitioners) currently registered in the profession.
- (3) If divisions are listed beside the public national register in column 2 of the table, the register is to be kept in a way that ensures it includes those divisions.
- (4) In addition, a public national register for a health profession is to include—
 - (a) the names of all health practitioners (other than specialist health practitioners) whose registration has been cancelled by an adjudication body; and
 - (b) the names of all persons (other than specialist health practitioners or persons who were previously specialist health practitioners) subject to a prohibition order.
- (5) A public national register required to be kept under this section is to be kept by the National Board prescribed by the regulations for the register, in conjunction with the National Agency.

Table—Public national registers

Name of public national register	Divisions of public national register
Register of Aboriginal and Torres Strait Islander Health Practitioners	
Register of Chinese Medicine Practitioners	Acupuncturists, Chinese herbal medicine practitioners, Chinese herbal dispensers
Register of Chiropractors	
Register of Dental Practitioners	Dentists, Dental therapists, Dental hygienists, Dental prosthetists, Oral health therapists
Register of Medical Practitioners	

Name of public national register	Divisions of public national register
Register of Medical Radiation Practitioners	Diagnostic radiographers, Nuclear medicine technologists, Radiation therapists
Register of Midwives	
Register of Nurses	Registered nurses (Division 1), Enrolled nurses (Division 2)
Register of Occupational Therapists	
Register of Optometrists	
Register of Osteopaths	
Register of Paramedics	
Register of Pharmacists	
Register of Physiotherapists	
Register of Podiatrists	
Register of Psychologists	

54—Amendment of section 223—Specialists Registers

- (1) Section 223(a)—delete "by the Board" and substitute:
 - in a health profession for which the Board is established
- (2) Section 223(b)—delete paragraph (b) and substitute:
 - (b) a public national register that includes the names of all—
 - (i) specialist health practitioners whose registration has been cancelled by an adjudication body; and
 - (ii) persons who are subject to a prohibition order.

55—Amendment of section 226—National Board may decide not to include or to remove certain information in register

- (1) Section 226(1)—delete "its National Register or Specialists Register" and substitute:

 a National Register or Specialists Register in which the practitioner's name is included
- (2) Section 226(2)—delete "its National Register or Specialists Register" and substitute: a National Register or Specialists Register in which the practitioner's name is included
- (3) Section 226(3)—delete "the National Register or Specialists Register" and substitute: a National Register or Specialists Register in which the practitioner's name is included

56—Substitution of section 227

Section 227—delete the section and substitute:

227—Register about former registered health practitioners

A register kept by a National Board under section 222 or 223(b) must include the following—

- (a) for each health practitioner whose registration was cancelled by an adjudication body—
 - (i) the fact the practitioner's registration was cancelled by an adjudication body; and
 - (ii) the grounds on which the practitioner's registration was cancelled; and
 - (iii) if the adjudication body's hearing was open to the public, details of the conduct that formed the basis of the adjudication;
- (b) for each person subject to a prohibition order, a copy of the order.

57—Amendment of section 232—Record of adjudication decisions to be kept and made publicly available

Section 232(1)(b)—delete "by the Board" and substitute:

in a health profession for which the Board is established

58—Amendment of section 233—Unique identifier to be given to each registered health practitioner

Section 233(1)(a)—delete "the health profession" and substitute: a health profession

59—Amendment of section 235—Application of Commonwealth Ombudsman Act

Section 235(2)(a)—delete "Practitioners" and substitute:

Practitioner

60—Amendment of section 284—Exemption from requirement for professional indemnity insurance arrangements for midwives practising private midwifery

(1) Section 284(5), definition of *National Board*—delete the definition and substitute:

National Board means the National Board for midwifery

(2) Section 284(5), definition of *private midwifery*—delete "nursing and"

61—Insertion of section 320

After section 319 insert:

320—Membership of continued National Boards

- (1) This section applies if—
 - (a) a person holds office as a member of a National Board immediately before the commencement; and

- (b) the Board is continued in force after the commencement (the *continued Board*) by a regulation made under section 31.
- (2) The person continues to hold office as a member of the continued Board after the commencement—
 - (a) on the terms and conditions that applied to the person's appointment before commencement; and
 - (b) until the office of the member becomes vacant under this Law.
- (3) Also, a person who is Chairperson of a National Board immediately before the commencement continues to hold office as Chairperson of the continued Board after the commencement.
- (4) Subsection (5) applies if the process for appointing a person as a member of a National Board is started but not completed before the commencement.
- (5) The process may continue after the commencement and the person may be appointed as a member of the continued Board.

62—Insertion of sections 322 and 323

After section 321 insert:

322—Register to include prohibition orders made before commencement

- (1) For section 222(4)(b) and section 223(b), a National Board may also record in the register the names of persons subject to a prohibition order made before the commencement.
- (2) Also, for section 227(b), a National Board may also include in the register copies of prohibition orders made before the commencement.

323—Public national registers

- (1) This section applies to a register kept under section 222 or 223 immediately before the commencement.
- (2) The register continues in force immediately after the commencement.

63—Amendment of Schedule 2—Agency Management Committee

Schedule 2, clause 4(2)(b)—delete paragraph (b) and substitute:

- (b) the member, as a result of the member's misconduct, impairment or incompetence—
 - (i) ceases to be a registered health practitioner; or
 - (ii) if the member is registered in more than one health profession—ceases to be registered in either or any of the health professions; or

64—Amendment of Schedule 4—National Boards

- (1) Schedule 4, clause 2—after its present contents (now to be designated as subclause (1)) insert:
 - (2) However, a member's term of office ends if the National Board to which the member was appointed is dissolved by a regulation made under section 31.

- (2) Schedule 4, clause 4(2)(b)—delete paragraph (b) and substitute:
 - (b) the member, as a result of the member's misconduct, impairment or incompetence—
 - (i) ceases to be a registered health practitioner; or
 - (ii) if the member is registered in more than one health profession—ceases to be registered in either or any of the health professions; or
- (3) Schedule 4, clause 10—delete "the health profession" and substitute:
 - a health profession
- (4) Schedule 4, clause 11(a) and (b)—delete "the health profession" wherever occurring and substitute in each case:

a health profession

Schedule 1—Related amendments

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

1—Amendment of Schedule 1—Repeals and transitional provisions

- (1) Schedule 1, clause 39(1), table, entry relating to "enrolled nurse", column 2, paragraph (a)—delete "and midwifery"
- (2) Schedule 1, clause 39(1), table, entry relating to "midwife", column 2—delete the contents of column 2 and substitute:

a person registered under the *Health Practitioner Regulation National Law* to practise in the midwifery profession as a midwife (other than as a student)

- (3) Schedule 1, clause 39(1), table, entry relating to "nurse", column 2—delete "and midwifery"
- (4) Schedule 1, clause 39(1), table, entry relating to "registered nurse", column 2, paragraph (a)—delete "and midwifery"

Part 2—Amendment of Controlled Substances Act 1984

2—Amendment of section 4—Interpretation

- (1) Section 4(1), definition of midwife—delete "nursing and"
- (2) Section 4(1), definition of nurse—delete "and midwifery"

Part 3—Amendment of Rail Safety National Law (South Australia) Act 2012

3—Amendment of section 5—Interpretation of certain expressions

Section 5(1), definition of *registered nurse*, (a)—delete "and midwifery"

4—Amendment of Schedule—Rail Safety National Law

Schedule, clause 248(3), definition of *person to whom this section applies*, (b)—delete "and midwife"

Part 4—Amendment of Road Traffic Act 1961

5—Amendment of Schedule 1—Oral fluid and blood sample processes

Schedule 1, clause 1, definition of registered nurse, (a)—delete "and midwifery"

Part 5—Amendment of Summary Offences Act 1953

6—Amendment of section 21G—Information relating to knife related injuries

- (1) Section 21G(4), definition of *enrolled nurse*, (a)—delete "and midwifery"
- (2) Section 21G(4), definition of *registered nurse*, (a)—delete "and midwifery"

7—Amendment of section 81—Power to search, examine and take particulars of persons

Section 81(6), definition of *registered nurse*, (a)—delete "and midwifery"

Note-

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

Made by the Governor

with the advice and consent of the Executive Council on 29 November 2018

No 229 of 2018

HEAC-2018-00049

South Australia

Health Practitioner Regulation National Law (South Australia) Variation Regulations 2018

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

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Health Practitioner Regulation National Law* (South Australia) Regulations 2010

4 Revocation of regulation 11A

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Health Practitioner Regulation National Law (South Australia) Variation Regulations 2018.*

2—Commencement

These regulations will come into operation on the day on which the *Health Practitioner Regulation National Law (South Australia) (Amendment of Law) (No 3) Regulations 2018* come into operation.

3—Variation provisions

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

Part 2—Variation of Health Practitioner Regulation National Law (South Australia) Regulations 2010

4—Revocation of regulation 11A

Regulation 11A—delete the regulation

Note-

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

Made by the Governor

with the advice and consent of the Executive Council on 29 November 2018

No 230 of 2018

HEAC-2018-00049

Fair Trading (Mining and Resources Industry Land Access Dispute Resolution Code) Regulations 2018

under the Fair Trading Act 1987

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Prescription of mining and resources industry and industry participants
- 5 Prescription of code
- 6 Contravention of code subject to civil penalty
- 7 Fee for mediation under code

Schedule 1—Mining and Resources Industry Land Access Dispute Resolution Code

- 1 Short title
- 2 Interpretation
- 3 Application of code
- 4 Dispute resolution

1—Short title

These regulations may be cited as the Fair Trading (Mining and Resources Industry Land Access Dispute Resolution Code) Regulations 2018.

2—Commencement

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

3—Interpretation

In these regulations, unless the contrary intention appears—

Act means the Fair Trading Act 1987;

business of primary production means the business of agriculture, pasturage, horticulture, viticulture, apiculture, poultry farming, dairy farming, forestry or any other business consisting of the cultivation of soils, the gathering in of crops, the rearing of livestock or the propagation or harvesting of fish or other aquatic organisms;

civil penalty contravention has the same meaning as in Part 7 Division 3A of the Act;

code means the Mining and Resources Industry Land Access Dispute Resolution Code 2018 set out in Schedule 1;

Commissioner means the Small Business Commissioner;

farmer means a person engaged in the business of primary production;

mining operations has the same meaning as in the *Mining Act 1971*;

mining operator has the same meaning as in the *Mining Act 1971*;

regulated activities has the same meaning as in the *Petroleum and Geothermal Energy Act* 2000.

4—Prescription of mining and resources industry and industry participants

For the purposes of Part 3A of the Act—

- (a) the activity of undertaking—
 - (i) mining operations; or
 - (ii) regulated activities pursuant to a licence under the *Petroleum and Geothermal Energy Act 2000*,

on or in relation to land used for the business of primary production is taken to be an industry (the *mining and resources industry*); and

- (b) the following persons are taken to be participants in the mining and resources industry:
 - (i) mining operators;
 - (ii) licensees under the Petroleum and Geothermal Energy Act 2000;
 - (iii) farmers.

5—Prescription of code

- (1) The code is prescribed as an industry code for the purposes of Part 3A of the Act.
- (2) The Small Business Commissioner is responsible for the administration of the code and for the administration of Part 3A of the Act in relation to the code.

6—Contravention of code subject to civil penalty

- (1) A contravention of section 28E of the Act constituted of a contravention of the code is to be subject to a civil penalty under Part 7 Division 3A of the Act.
- (2) The expiation fee for an alleged civil penalty contravention involving an alleged contravention or attempted contravention of the code is—
 - (a) in the case of a body corporate—\$4 000; and
 - (b) in the case of a natural person—\$500.

7—Fee for mediation under code

- (1) If an authorised officer arranges for mediation of a dispute under the code with the agreement of the parties to the dispute, each of the parties must pay a fee of \$195 for each day, or part of a day, on which the mediation occurs.
- (2) A fee payable by a person under subregulation (1) is recoverable as a debt due to the Crown.
- (3) The Commissioner may waive a fee payable by a person under subregulation (1) if satisfied that it is appropriate to do so in a particular case.

Schedule 1—Mining and Resources Industry Land Access Dispute Resolution Code

1—Short title

This code may be cited as the *Mining and Resources Industry Land Access Dispute Resolution Code 2018*.

2—Interpretation

In this code—

alternative dispute resolution procedure does not include arbitration.

3—Application of code

This code applies to a dispute between—

- (a) a farmer; and
- (b) —
- (i) 1 or more mining operators; or
- (ii) the holder or holders of a licence under the *Petroleum and Geothermal Energy Act* 2000,

in relation to access to land used by the farmer for the business of primary production.

4—Dispute resolution

- (1) If the Commissioner is satisfied, on written application by a party to a dispute to which this code applies—
 - (a) that the party has made a reasonable attempt to resolve the dispute; and
 - (b) that the subject matter of the dispute is not frivolous or vexatious,

an authorised officer may notify the parties to the dispute in writing that the officer is commencing an alternative dispute resolution procedure in relation to the dispute in accordance with this code.

- (2) If an alternative dispute resolution procedure is commenced under this code, a party to the dispute, or another person authorised in writing to attend or participate in the procedure on the party's behalf, must attend or otherwise participate in the procedure, as required by the authorised officer.
- (3) A person participating in an alternative dispute resolution procedure—
 - (a) must act reasonably, fairly, honestly and cooperatively; and
 - (b) must not mislead, harass, intimidate or oppress another party to the dispute.
- (4) A person participating in an alternative dispute resolution procedure must comply with any reasonable request made by the authorised officer in connection with the officer's attempt to assist the parties in the resolution of the dispute, including, without limitation, a request to do 1 or more of the following:
 - (a) exchange information relevant to the dispute with the other party;
 - (b) answer questions in respect of matters relevant to the dispute;
 - (c) attend meetings;
 - (d) participate in mediation or another form of alternative dispute resolution.
- (5) An authorised officer conducting an alternative dispute resolution procedure may request that a person participating in the procedure be a person who is authorised to resolve the dispute.
- (6) A request made by an authorised officer under subclause (4) or (5) must be complied with as soon as reasonably practicable, and, in any event, in the case of a written request, within 14 days of the date of the request or such longer period as is allowed by the authorised officer.

- (7) The authorised officer conducting an alternative dispute resolution procedure may, for the purposes of attempting to resolve the dispute—
 - (a) refer the dispute to mediation; or
 - (b) after consultation with the parties—appoint a person able to provide expert advice on matters relevant to the dispute to assist the officer.
- (8) The parties to a dispute are equally liable for the costs of expert advice provided under subclause (7)(b) unless they agree to a different apportionment of the costs.
- (9) An authorised officer may suspend (for a specified time or until further notice) or terminate a dispute resolution procedure if the dispute is the subject of—
 - (a) proceedings before a court or tribunal; or
 - (b) arbitration; or
 - (c) another alternative dispute resolution procedure.
- (10) An authorised officer may terminate an alternative dispute resolution procedure if the officer forms the view that—
 - (a) there is no reasonable prospect of resolving the dispute; or
 - (b) the subject matter of the dispute is frivolous or vexatious.
- (11) Following the completion of an alternative dispute resolution procedure, the authorised officer who conducted the procedure must provide the parties with a certificate stating—
 - (a) the names of the parties; and
 - (b) the nature of the matters in dispute; and
 - (c) if the procedure has been terminated under subclause (9) or (10)—that the procedure has been terminated without resolution; and
 - (d) if the dispute has been resolved—the terms of the resolution.
- (12) Unless the authorised officer and the parties otherwise agree in writing, any communication made, or document prepared (including a certificate provided under subclause (11)), in connection with an alternative dispute resolution procedure under this code must be treated as confidential.
- (13) However, a certificate provided under subclause (11) may be produced before a court or tribunal.

Note-

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

Made by the Governor

with the advice and consent of the Executive Council on 29 November 2018

No 231 of 2018

18IS/019CS

Children's Protection (Fees) Variation Regulations 2018

under the Children's Protection Act 1993

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Children's Protection Regulations 2010

4 Variation of Schedule 1—Fees

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Children's Protection (Fees) Variation Regulations 2018*.

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of Children's Protection Regulations 2010

4—Variation of Schedule 1—Fees

Schedule 1, clause 1, table—delete the table and substitute:

		Fee
1	If the applicant satisfies the authorised screening unit that the relevant position is a voluntary position	no fee
2	If the applicant satisfies the authorised screening unit that the relevant position is a student placement arranged by or through a tertiary institution	\$54.00
3	In any other case	\$98.00

Note-

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

Made by the Governor

with the advice and consent of the Executive Council on 29 November 2018

No 232 of 2018

DHSCS18017

Disability Services (Assessment of Relevant History) (Fees) Variation Regulations 2018

under the Disability Services Act 1993

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Disability Services (Assessment of Relevant History) Regulations 2014

4 Variation of Schedule 1—Fees

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Disability Services* (Assessment of Relevant History) (Fees) Variation Regulations 2018.

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of Disability Services (Assessment of Relevant History) Regulations 2014

4—Variation of Schedule 1—Fees

Schedule 1, clause 1, table—delete the table and substitute:

		Fee
1	If the applicant satisfies the authorised screening unit that the relevant position is a voluntary position	no fee
2	If the applicant satisfies the authorised screening unit that the relevant position is a student placement arranged by or through a tertiary institution	\$54.00
3	In any other case	\$98.00

Note-

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

Made by the Governor

with the advice and consent of the Executive Council on 29 November 2018

No 233 of 2018

DHSCS18017

Public Corporations (International Koala Centre of Excellence) Regulations 2018

under the Public Corporations Act 1993

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Part 1—Preliminary

1—Short title

These regulations may be cited as the *Public Corporations (International Koala Centre of Excellence) Regulations 2018.*

2—Commencement

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

3—Interpretation

In these regulations, unless the contrary intention appears—

Act means the Public Corporations Act 1993;

board means the board of directors established as the governing body of IKCE under Part 3;

director means a person appointed or holding office as a member of the board under Part 3;

Gift Fund means the International Koala Centre of Excellence Gift Fund established under regulation 19;

Gift Fund management committee means the committee established under regulation 19(2);

International Koala Centre of Excellence or *IKCE* means the International Koala Centre of Excellence established under Part 3;

Minister means the Minister for Environment and Water;

responsible person—see regulation 7(2).

Part 2—Application of Act to Minister

4—Application of Act to Minister

The following provisions of the Act apply to the Minister:

- (a) Part 1 (*Preliminary*);
- (b) section 24 (Formation of subsidiary by regulation);
- (c) section 25 (Dissolution of subsidiary established by regulation);
- (d) the Schedule (*Provisions applicable to subsidiaries*).

Part 3—International Koala Centre of Excellence

Division 1—Establishment and constitution

5—Establishment of subsidiary (section 24)

- (1) The International Koala Centre of Excellence is established as a subsidiary of the Minister.
- (2) IKCE—
 - (a) is a body corporate; and
 - (b) has perpetual succession and a common seal; and
 - (c) is capable of suing and being sued in its corporate name.

6—Establishment of board

- (1) A board of directors is established as the governing body of IKCE.
- (2) Anything done by the board in the administration of IKCE's affairs is binding on IKCE.

7—Composition of board

- (1) The board will consist of not more than 7 directors appointed by the Minister of whom—
 - (a) 1 must be a person employed in the administrative unit of the Public Service responsible for assisting the Minister in the administration of the *National Parks* and *Wildlife Act 1972*; and
 - (b) the others must together have such environmental, research, commercial, corporate governance, financial or other qualifications or experience as are, in the Minister's opinion, necessary to enable the board to carry out its functions effectively.
- (2) In appointing persons to the board, the Minister must ensure that at least 3 directors are persons who have a degree of responsibility to the community as a whole (*responsible persons*), on the basis that they—
 - (a) are known to a broad section of the community because they perform a public function or they belong to a professional body that has a professional code of ethics and rules of conduct; or
 - (b) have received formal recognition from an Australian Government for their services to the community.
- (3) One director will be appointed by the Minister to chair meetings of the board.
- (4) The Minister may appoint a director to be the deputy of the director appointed to chair the board and the deputy may perform or exercise the functions and powers of that director in his or her absence.
- (5) On the office of a director becoming vacant, a person may be appointed in accordance with this regulation to the vacant office.
- (6) The Minister may appoint a suitable person to be deputy of a member of the board during any period of absence of the member (and any reference to a director in these regulations will be taken to include, unless the contrary intention appears, a reference to a deputy while acting as a member of the board).

8—Conditions of membership

- (1) A director will be appointed for a term, not exceeding 3 years, specified in the instrument of appointment.
- (2) A director is, at the expiration of a term of appointment, eligible for reappointment but not so as to hold office for consecutive terms that exceed 6 years in total.
- (3) The office of a director becomes vacant if the director—
 - (a) dies; or
 - (b) completes a term of office and is not reappointed; or
 - (c) resigns by written notice to the Minister; or
 - (d) becomes bankrupt or applies to take the benefit of a law for the relief of insolvent debtors; or
 - (e) is convicted of an indictable offence or sentenced to imprisonment for an offence; or

(f) is removed from office by the Minister by written notice.

9—Vacancies or defects in appointment of directors

An act of the board is not invalid by reason only of a vacancy in its membership or a defect in the appointment of a director.

10—Remuneration

A director is entitled to be paid from the funds of IKCE (other than the Gift Fund) such remuneration, allowances and expenses as may be determined by the Minister.

11—Proceedings

- (1) A quorum of the board consists of one half of the total number of its members (ignoring any fraction resulting from the division) plus 1, and must include the director appointed to chair the board or the director appointed as that director's deputy.
- (2) The director appointed to chair the board will preside at meetings of the board at which the director is present.
- (3) If the director appointed to chair the board is absent from a meeting of the board the director appointed as that director's deputy will preside.
- (4) A decision carried by a majority of the votes cast by directors at a meeting is a decision of the board.
- (5) Each director present at a meeting of the board has 1 vote on a question arising for decision and, if the votes are equal, the director presiding at the meeting may exercise a casting vote.
- (6) A telephone or video conference between directors will, for the purposes of this regulation, be taken to be a meeting of the board at which the participating directors are present if—
 - (a) notice of the conference is given to all directors in the manner determined by the board for that purpose; and
 - (b) each participating director is capable of communicating with every other participating director during the conference.
- (7) A proposed resolution of the board becomes a valid decision of the board despite the fact that it is not voted on at a meeting of the board if—
 - (a) notice of the proposed resolution is given to all directors in accordance with procedures determined by the board; and
 - (b) a majority of the directors express their concurrence in the proposed resolution by email, letter, fax or other written communication setting out the terms of the resolution.
- (8) The board must cause accurate minutes to be kept of its proceedings.
- (9) A person authorised in writing by the Minister may attend (but not participate in) a meeting of the board and may have access to papers provided to directors for the purpose of the meeting.
- (10) If the board considers that a matter dealt with at a meeting attended by a representative of the Minister should be treated as confidential, the board may advise the Minister of that opinion giving the reason for the opinion and the Minister may, subject to subregulation (11), act on that advice as the Minister thinks fit.

- (11) If the Minister is satisfied on the basis of the board's advice under subregulation (10) that IKCE owes a duty of confidence in respect of a matter, the Minister must ensure the observance of that duty in respect of the matter, but this subregulation does not prevent a disclosure as required in the proper performance of ministerial functions or duties.
- (12) Subject to these regulations, the board may determine its own procedures.

12—Staff of IKCE

- (1) IKCE may, with the Minister's approval, appoint staff to assist it in carrying out its responsibilities.
- (2) IKCE may by arrangement with the appropriate authority, make use of the services, facilities or staff of a government department, agency or instrumentality.

13—Disclosure

- (1) If IKCE discloses to the Minister under the Act or these regulations a matter in respect of which IKCE owes a duty of confidence, IKCE must give notice in writing of the disclosure to the person to whom the duty is owed.
- (2) A director of IKCE does not commit any breach of duty by reporting a matter relating to the affairs of IKCE to the Minister.

Division 2—Functions and performance

14—Principal purpose and functions of IKCE

- (1) IKCE is established as an environmental organisation with the principal purpose of carrying out and promoting research into, and providing information and education on, the biology, management and conservation of koalas and, in so doing, IKCE's functions include—
 - (a) to develop a reputation as a leader in conservation and management practices relating to koalas; and
 - (b) to promote innovative research into koalas and education programs about koalas; and
 - (c) to develop a plan relating to research into and management of koalas and to facilitate access to and assist with the raising of funds for such research through grants and other funding sources or programs; and
 - (d) to establish the Gift Fund and the Gift Fund management committee in accordance with Division 3; and
 - (e) to provide information on and promote the understanding of the relationship between koalas and the local, national and international community; and
 - (f) to provide national leadership in the development and implementation of strategies for the sustainable management of koalas and their habitat; and
 - (g) to promote collaboration between scientists undertaking research into koalas; and
 - (h) to encourage the formation and enhancement of connections between the community and groups that promote the welfare and interests of koalas (including groups involved in the management and conservation of koalas); and
 - (i) to establish, maintain and enhance long term relationships and relevant partnerships (based in nature and relevant disciplines) with persons and bodies that support research into koalas; and
 - (j) to acquire, develop, hold, enhance or dispose of intellectual property; and

- (k) to carry out other functions conferred on IKCE by the Minister; and
- (l) to perform or exercise incidental functions or powers.
- (2) IKCE must obtain the approval of the Minister before it makes a material change to its policy direction or budget.

15—Charter

- (1) The Minister must prepare a charter for IKCE.
- (2) The charter must address—
 - (a) the nature and scope of IKCE's operations;
 - (b) IKCE's obligations to report on its operations;
 - (c) the form and contents of IKCE's accounts and financial statements;
 - (d) any accounting, internal auditing or financial systems or practices to be established or observed by IKCE;
 - (e) the acquisition or disposal of capital or assets.
- (3) The charter may deal with any other matter not specifically referred to in subregulation (2).
- (4) The charter must be reviewed by the Minister at the end of each financial year.
- (5) The Minister may amend the charter at any time.
- (6) The charter, or an amendment to the charter, comes into force and is binding on IKCE on a day specified in the charter or amendment (but without affecting any contractual obligations previously incurred by IKCE).
- (7) On the charter or an amendment to the charter coming into force, the Minister must, within 12 sitting days, have copies of the charter, or the charter in its amended form, laid before both Houses of Parliament.

16—Performance statement

- (1) The Minister must, when preparing the charter for IKCE, also prepare, after consultation with IKCE, a performance statement setting the various performance targets that IKCE is to pursue in the coming financial year or other period specified in the statement and dealing with such other matters as the Minister considers appropriate.
- (2) The Minister must, after consultation with IKCE, review the performance statement when reviewing IKCE's charter.
- (3) The Minister may, after consultation with IKCE, amend the performance statement at any time.

17—Subsidiary companies

- (1) IKCE must not, without the approval of the Minister—
 - (a) form a subsidiary company; or
 - (b) acquire, or enter into any arrangement under which it will at a future time or would on the happening of some contingency hold, relevant interests in shares in a company such that the company becomes a subsidiary of IKCE.

- (2) The Minister may, as a condition of approval under this section, or by direction, require IKCE to take steps to include in a subsidiary company's memorandum or articles of association such provisions as the Minister considers appropriate—
 - (a) imposing limitations on the nature or scope of the company's operations; or
 - (b) imposing other controls or practices,

consistent with those applicable to IKCE.

18—Indirect or joint operations by IKCE

IKCE must not, without the approval of the Minister, establish a trust scheme or a partnership or other scheme or arrangement for sharing of profits or joint venture with another person or undertake any operations or transactions pursuant to such a scheme or arrangement.

Division 3—Gift Fund and deductible gift recipient status

19—Establishment of International Koala Centre of Excellence Gift Fund and management committee

- (1) IKCE must establish the International Koala Centre of Excellence Gift Fund into which gifts of money or property for the principal purpose of IKCE under regulation 14 are to be paid and credited.
- (2) IKCE must establish a committee of at least 3 directors, a majority of whom are responsible persons, to administer and manage the Gift Fund in accordance with these regulations and the rules set out in the charter.

20—Requirements relating to Gift Fund

- (1) Gift Fund assets will from time to time be applied by the Gift Fund management committee, in accordance with the rules of the Gift Fund prepared and maintained by the Gift Fund management committee, solely towards the principal purpose of IKCE under regulation 14.
- (2) Gift Fund assets must be used and applied solely towards that principal purpose and no portion may be distributed, paid or transferred directly or indirectly (whether by way of dividend, bonus, profit or otherwise) to a director of IKCE or to the Crown.
- (3) IKCE must ensure that no money or property that is not of a kind referred to in regulation 19(1) is paid or credited into the Gift Fund.
- (4) In this regulation—

Gift Fund assets means money and property from gifts paid and credited into the Gift Fund (including, any income earned on that money and property).

21—Winding up of Gift Fund etc

If—

- (a) IKCE ceases to be a deductible gift recipient under the *Income Tax Assessment Act* 1997 of the Commonwealth; or
- (b) the Gift Fund is wound up; or
- (c) IKCE is dissolved,

the surplus assets of the Gift Fund must be transferred to a public fund listed on the Register of Environmental Organisations under the *Income Tax Assessment Act 1997* of the Commonwealth.

22—Other matters

IKCE must ensure that it complies with any requirements of the Commonwealth relating to IKCE's deductible gift recipient status and the administration of the Gift Fund, including—

- Ministerial rules imposed to ensure that gifts made to the Gift Fund are used only for the principal purpose of IKCE under regulation 14; and
- Ministerial rules or Departmental requirements relating to the provision of information or documents to a Commonwealth Minister or Government department, including in relation to
 - a change in IKCE's name or the name of the Gift Fund; and
 - (ii) a change in the membership of the Gift Fund management committee; and
 - (iii) if there has been any departure from the model rules for public funds set out in the Guidelines to the Register of Environmental Organisations under the Income Tax Assessment Act 1997 of the Commonwealth; and
- requirements relating to the provision of statistical information from time to time about gifts made to the Gift Fund, within 4 months after the end of the financial year to which the gifts relate; and
- any other requirements relating to the Gift Fund or IKCE's deductible gift recipient (d) status.

Division 4—Financial and related matters

23—Internal audit

IKCE must establish and maintain effective internal auditing of its operations.

24—Quarterly reports

IKCE must report to the Minister on IKCE's financial position on a quarterly basis.

25—Loans, etc require approval

- IKCE must not lend or advance to any person any money, securities or property without the prior written approval of the Treasurer.
- (2) IKCE must not undertake commercial borrowings without the prior written approval of the Treasurer.

26—Provision of information

- IKCE must, at the request in writing of the Minister, furnish the Minister with such information or records in the possession or control of IKCE as the Minister may require in such manner and form as the Minister may require.
- If a record in the possession or control of IKCE is furnished to the Minister under this regulation, the Minister may make, retain and deal with copies of the record as the Minister thinks fit.
- If the board considers that information or a record furnished under this regulation contains matters that should be treated as confidential, the board may advise the Minister of that opinion giving the reason for the opinion and the Minister may, subject to subregulation (4), act on that advice as the Minister thinks fit.

(4) If the Minister is satisfied on the basis of the board's advice under subregulation (3) that IKCE owes a duty of confidence in respect of a matter, the Minister must ensure the observance of that duty in respect of the matter, but this subregulation does not prevent a disclosure as required in the proper performance of ministerial functions or duties.

27—Common seal and execution of documents

- (1) The common seal of IKCE must not be affixed to a document except in pursuance of a decision of the board, and the affixing of the seal must be attested by the signatures of 2 directors.
- (2) The board may, by instrument under the common seal of IKCE, authorise a director, an employee of IKCE (whether nominated by name or by office or title) or any other person to execute documents on behalf of IKCE subject to limitations (if any) specified in the instrument of authority.
- (3) Without limiting subregulation (2), an authority may be given so as to authorise 2 or more persons to execute documents jointly on behalf of IKCE.
- (4) A document is duly executed by IKCE if—
 - (a) the common seal of IKCE is affixed to the document in accordance with this regulation; or
 - (b) the document is signed on behalf of IKCE by a person or persons in accordance with authority conferred under this regulation.

28—Annual report

- (1) IKCE must, within 3 months after the end of each financial year, deliver to the Minister a report on the operations of IKCE during that financial year.
- (2) The Minister must cause a copy of the report to be laid before both Houses of Parliament within 12 sitting days after receipt of the report.

Note-

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

Made by the Governor

with the advice and consent of the Executive Council on 29 November 2018

No 234 of 2018

18EW0002226

Fair Trading (Gift Cards) Regulations 2018

under the Fair Trading Act 1987

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Prohibition on sale of gift cards with expiry date of less than 3 years—exceptions

1—Short title

These regulations may be cited as the Fair Trading (Gift Cards) Regulations 2018.

2—Commencement

These regulations will come into operation on the day on which the *Fair Trading (Gift Cards) Amendment Act 2018* comes into operation.

3—Interpretation

In these regulations, unless the contrary intention appears—

Act means the Fair Trading Act 1987;

prepaid card means a prepaid card that is redeemable for goods or services through an electronic payment system under a scheme such as EFTPOS Prepaid, Visa Prepaid or MasterCard Prepaid.

4—Prohibition on sale of gift cards with expiry date of less than 3 years—exceptions

Section 45D of the Act does not apply in relation to—

- (a) an ATM card, charge card, credit card or debit card; or
- (b) a reloadable prepaid card; or
- (c) a card or voucher redeemable only for phone credit, internet access or any other utility; or
- (d) a card or voucher supplied in substitution for goods returned to the supplier of the goods; or
- (e) a card or voucher supplied as part of a customer loyalty or employee rewards program; or
- a card or voucher supplied as part of a temporary marketing promotion to the purchaser of goods or services in connection with the purchase of the goods or services; or
- (g) a card or voucher the use of which is subject to the following conditions:
 - (i) the card or voucher is redeemable only for a particular good or service available for a limited period (such as entry to an exhibition or a live performance);
 - (ii) the card or voucher expires at the end of that period; or

- (h) a card or voucher that—
 - (i) is redeemable only for a particular good or service; and
 - (ii) is sold at a discount on the market value of the good or service that a reasonable person would consider to be a genuine discount on the market value of the good or service.

Note—

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

Made by the Governor

with the advice and consent of the Executive Council on 29 November 2018

No 235 of 2018

AGO0017-18CS

Authorised Betting Operations (Budget Measures) Variation Regulations 2018

under the Authorised Betting Operations Act 2000

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Authorised Betting Operations Regulations 2016

- 4 Variation of regulation 6—Renewal of licences under Part 3
- 5 Revocation of regulation 12
- 6 Revocation of Schedule 1

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Authorised Betting Operations (Budget Measures) Variation Regulations 2018.*

2—Commencement

These regulations will come into operation on the day on which Part 2 of the *Statutes Amendment and Repeal (Budget Measures) Act 2018* comes into operation.

3—Variation provisions

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

Part 2—Variation of Authorised Betting Operations Regulations 2016

4—Variation of regulation 6—Renewal of licences under Part 3

Regulation 6(2)—delete "licensing authority" wherever occurring and substitute in each case:

Commissioner

5—Revocation of regulation 12

Regulation 12—delete the regulation

6—Revocation of Schedule 1

Schedule 1—delete the Schedule

Note-

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

Made by the Governor

with the advice and consent of the Executive Council on 29 November 2018

No 236 of 2018

AGO0146-18CS

Casino (Budget Measures) Variation Regulations 2018

under the Casino Act 1997

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Casino Regulations 2013

- 4 Variation of regulation 3—Interpretation
- 5 Variation of regulation 5—Approval of gaming machines and games (section 40A of Act)
- 6 Variation of Schedule 1—Transitional regulations (section 72(1b) of Act)

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Casino (Budget Measures) Variation Regulations 2018*.

2—Commencement

These regulations will come into operation on the day on which Part 3 of the *Statutes Amendment and Repeal (Budget Measures) Act 2018* comes into operation.

3—Variation provisions

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

Part 2—Variation of Casino Regulations 2013

4—Variation of regulation 3—Interpretation

Regulation 3, definition of *relevant approved licensing agreement*—delete the definition

5—Variation of regulation 5—Approval of gaming machines and games (section 40A of Act)

Regulation 5(1) and (2)—delete subregulations (1) and (2)

6—Variation of Schedule 1—Transitional regulations (section 72(1b) of Act)

(1) Schedule 1, clause 1(a) and (b)—delete "Authority" and substitute:

Commissioner

(2) Schedule 1, clauses 2 to 5 (inclusive)—delete clauses 2 to 5 (inclusive)

Note-

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

Made by the Governor

with the advice and consent of the Executive Council on 29 November 2018

No 237 of 2018

AGO0146-18CS

Gaming Machines (Budget Measures) Variation Regulations 2018

under the Gaming Machines Act 1992

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Gaming Machines Regulations 2005

- 4 Variation of regulation 9—Certain tasks must not be delegated
- 5 Variation of regulation 15—Approval of gaming machines and games (section 40 of Act)
- 6 Revocation of regulation 17
- 7 Revocation of Schedule 2
- 8 Variation of Schedule 3—Transitional regulations (section 87(5) of Act)

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Gaming Machines (Budget Measures) Variation Regulations 2018*.

2—Commencement

These regulations will come into operation on the day on which Part 5 of the *Statutes Amendment and Repeal (Budget Measures) Act 2018* comes into operation.

3—Variation provisions

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

Part 2—Variation of Gaming Machines Regulations 2005

4—Variation of regulation 9—Certain tasks must not be delegated

Regulation 9(a)—delete "Authority" and substitute:

Commissioner

5—Variation of regulation 15—Approval of gaming machines and games (section 40 of Act)

Regulation 15(1) and (2)—delete subregulations (1) and (2)

6—Revocation of regulation 17

Regulation 17—delete the regulation

7—Revocation of Schedule 2

Schedule 2—delete the Schedule

8—Variation of Schedule 3—Transitional regulations (section 87(5) of Act)

- (1) Schedule 3, clause 1—delete the clause
- (2) Schedule 3, clause 2(a) and (b)—delete "Authority" wherever occurring and substitute in each case:

Commissioner

(3) Schedule 3, clause 3—delete the clause

Note-

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

Made by the Governor

with the advice and consent of the Executive Council on 29 November 2018

No 238 of 2018

AGO0146-18CS

Independent Gambling Authority (Budget Measures) Variation Regulations 2018

under the Independent Gambling Authority Act 1995

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Independent Gambling Authority Regulations 2013*

- 4 Variation of regulation 1—Short title
- 5 Variation of regulation 3—Interpretation
- 6 Variation of regulation 4—Particulars to be included in notice (section 15E of Act)
- 7 Variation of regulation 6—Prescribed particulars to be contained in register (section 15M of Act)

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Independent Gambling Authority (Budget Measures) Variation Regulations 2018.*

2—Commencement

These regulations will come into operation on the day on which Part 6 of the *Statutes Amendment and Repeal (Budget Measures) Act 2018* comes into operation.

3—Variation provisions

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

Part 2—Variation of Independent Gambling Authority Regulations 2013

4—Variation of regulation 1—Short title

Regulation 1—delete "Independent Gambling Authority" and substitute:

Gambling Administration

5—Variation of regulation 3—Interpretation

Regulation 3, definition of *Act*—delete "*Independent Gambling Authority Act 1995*" and substitute:

Gambling Administration Act 1995

6—Variation of regulation 4—Particulars to be included in notice (section 15E of Act)

(1) Regulation 4(1)(a)(iv)—delete "Authority" and substitute:

Commissioner

(2) Regulation 4(2)—delete "Authority" and substitute:

Commissioner

7—Variation of regulation 6—Prescribed particulars to be contained in register (section 15M of Act)

Regulation 6—delete "Authority" wherever occurring and substitute in each case:

Commissioner

Note-

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

Made by the Governor

with the advice and consent of the Executive Council on 29 November 2018

No 239 of 2018

AGO0146-18CS

Authorised Betting Operations (Fees) Regulations 2018

under the Authorised Betting Operations Act 2000

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Fees

Schedule 1—Fees

1—Short title

These regulations may be cited as the *Authorised Betting Operations (Fees) Regulations 2018*.

2—Commencement

These regulations will come into operation on the day on which Part 2 of the *Statutes Amendment and Repeal (Budget Measures 2018) Act 2018* comes into operation.

3—Interpretation

In these regulations, unless the contrary intention appears—

Act means the Authorised Betting Operations Act 2000.

4—Fees

- (1) The fees set out in Schedule 1 are payable to the Commissioner for the purposes set out in Schedule 1.
- (2) The licensee must pay to the Commissioner, before the Commissioner grants an approval of systems, procedures or equipment that the Commissioner has determined under section 41(1)(c) of the Act to be subject to that section, a fee of the amount determined by the Commissioner to be the costs incurred in respect of examination of the systems, procedures or equipment for the purpose of determining whether or not such an approval should be granted.
- (3) The Commissioner may waive the whole or a part of a fee payable to the Commissioner under subregulation (2).

Schedule 1—Fees

1	Application for grant of bookmaker's licence	\$258.00
2	Application for renewal of bookmaker's licence	\$169.00
3	Application for grant or renewal of agent's licence	\$49.50
4	Application for variation of a condition of a licence under Part 3 of the Act	\$84.50
5	Application for renewal of betting shop licence	\$169.00

Note-

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

Made by the Governor

with the advice and consent of the Executive Council on 29 November 2018

No 240 of 2018

AGO0146-18CS

Gaming Machines (Fees) Regulations 2018

under the Gaming Machines Act 1992

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Fees

Schedule 1—Fees

1—Short title

These regulations may be cited as the *Gaming Machines (Fees) Regulations 2018*.

2—Commencement

These regulations will come into operation on the day on which Part 5 of the *Statutes Amendment and Repeal (Budget Measures) Act 2018* comes into operation.

3—Interpretation

In these regulations, unless the contrary intention appears—

Act means the Gaming Machines Act 1992.

4—Fees

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

Schedule 1—Fees

1	Application for a gaming machine licence, gaming machine dealer's licence or gaming machine service licence		
2	Application for the gaming machine monitor licence		
3	Application for consent to the transfer of a gaming machine licence		\$563.00
4	Application for approval of a person as a gaming machine technician		
5	Application for approval of a person to assume a position of authority in body corporate—		
	(a)	if the person is the subject of an approval of the Commissioner in force under section 38 of the Act	No fee
	(b)	if an approval referred to in paragraph (a) is not in force but the person is the subject of an approval of the Commissioner in force under section 71 of the <i>Liquor Licensing Act 1997</i>	\$11.20
	(c)	in any other case	\$131.00
6	Application for approval of a gaming machine		\$563.00
7	Application for approval of a game		\$563.00
8	Application for approval of gaming tokens		\$563.00

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9	Application for approval to manufacture gaming tokens	\$563.00
10	Application for approval of an agreement or arrangement (section 68(2) of Act)	\$563.00
11	Application to vary licence conditions (other than a condition relating to number of gaming machines on licensed premises)	\$122.00
12	Application to vary a licence condition relating to number of gaming machines on licensed premises	No fee
13	For the issue of an identification badge	\$20.50
14	For investigation of a natural person—for each person	\$65.50

Note—

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

Made by the Governor

with the advice and consent of the Executive Council on 29 November 2018

No 241 of 2018

AGO0146-18CS

RULES OF COURT SOUTH AUSTRALIA

District Court Civil Supplementary Rules 2014 (Amendment No 8)

By virtue and in pursuance of section 51 of the *District Court Act 1991* and all other enabling powers, we, Michael Grieg Evans, Chief Judge, and Rauf Soulio and Paul Vincent Slattery, Judges of the District Court of South Australia, make the following Rules of Court.

- 1. These Rules may be cited as the District Court Civil Supplementary Rules 2014 (Amendment No 8).
- 2. The amendments made by these Rules come into effect on 1 December 2018 or the date of their gazettal, whichever is later.
- 3. The District Court Civil Supplementary Rules 2014 are amended as set out below.
- 4. Supplementary rule 219 is amended by:
 - (1) amending subrule (7) by inserting "to 30 November 2018" after "1 November 2017";
 - (2) inserting supplementary rule 219(8) as follows:
 - "(8) For work done in the period from 1 December 2018, the costs specified in Schedule 2 are to be increased by 28.70%."

Dated: 15 November 2018

M G EVANS Chief Judge R SOULIO Judge P V SLATTERY Judge

CITY OF WEST TORRENS

Declaration of Public Road

NOTICE is hereby given that the City of West Torrens, at its meeting of 6 November 2018, pursuant to Section 210 of the Local Government Act 1999 declared the private road described as 8 (Elm Ave) in (Approved but not Deposited) Filed Plan 253782 in the area named Mile End, Hundred of Adelaide, being portion of Allotment 51 Deposited Plan 28474 and known as Elm Avenue, Mile End, a public road.

Dated: 6 November 2018

TERRY BUSS PSM Chief Executive Officer

DISTRICT COUNCIL OF CLEVE

Appointments

NOTICE is hereby given that at the ordinary meeting of Council held Monday 20 November 2018 Council agreed that the following appointments be made:

- Mayor: Philip Cameron 4 Year Term
- Deputy: Robert Quinn 4 Year Term

At the same meeting Elected Members agreed that Council meetings will be held on the second Tuesday of each month commencing at 2:30p.m. and will be held in the Council Chambers situated at 10 Main Street, Cleve.

Dated: 20 November 2018

P. J ARNOLD Chief Executive Officer

DISTRICT COUNCIL OF ELLISTON

Naming of Public Road

NOTICE is hereby given that, at its meeting held on 23 November 2018 the District Council of Elliston resolved to name a public road at Hundred of Peachna as Steicke Road, pursuant to Section 219 (1) of the Local Government Act 1999.

Dated: 23 November 2018

PHIL CAMERON Chief Executive Officer

MOUNT BARKER DISTRICT COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

Partial Road Closure - Brukunga

Notice is hereby given, pursuant to Section 10 of the Roads (Opening and Closing) Act 1991, that, the Mount Barker District Council proposes to commence a Road Process Order to close a portion of road marked "A" in Preliminary Plan No 17/0021 to be subsequently sold and merged with the adjoining Allotment 2 D43647 contained within Certificate of Title Volume 5298 Folio 486.

A copy of the Preliminary Plan and a statement of persons affected are available for public inspection at the Local Government Centre, 6 Dutton Road Mount Barker, and the office of the Surveyor-General 101 Grenfell Street, Adelaide during normal opening hours and from Councils website www.mountbarker.sa.gov.au

Any application for easement or objection must be made in writing to the Council at PO Box 54 Mount Barker SA 5251 within 28 days of this Notice and a copy must be forwarded to the Surveyor General at GPO Box 1354, Adelaide 5001 setting out full details. Where a submission is made, the Council will give notification of a meeting at which the matter will be considered.

Any enquiries regarding the proposal should be directed to Council on 8391 7200 or email council@mountbarker.sa.gov.au

Dated: 28 November 2018

ANDREW STUART Chief Executive Officer

TRUSTEE ACT 1936

PUBLIC TRUSTEE

Estates of Deceased Persons

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

BROWN Robert James late of 50 Lowana Terrace Taperoo Retired Plumber who died 18 June 2018 HILLARD Anthony Lionel late of 67 Porter Street Salisbury Farmer who died 17 August 2018

HINGE Desmond John late of 812 Siding Road Cannawigara Retired Weed Officer who died 27 June 2018

JONES Nancy Mona late of 1099 Grand Junction Road Hope Valley of no occupation who died 13 July 2018

PATMORE Colin Albert late of 477 - 479 Military Road Largs Bay of no occupation who died 13 July 2018 REID Raymond late of 29 Homestead Avenue Walkley Heights Storeman who died 3 June 2018

RIGLEY Marie Elizabeth late of 50 Gulfview Road Christies Beach of no occupation who died 15 September 2018

SMITH Donald Charles late of 4 Fradd E Road Angle Vale Retired Maintenance Worker who died 3 September 2018

WYLD Paul Gerard late of 333 Marion Road North Plympton of no occupation who died 6 February 2018

Notice is hereby given pursuant to the Trustee Act 1936, the Inheritance (Family Provision) Act 1972 and the Family Relationships Act 1975 that all creditors, beneficiaries, and other persons having claims against the said estates are required to send, in writing, to the office of Public Trustee at GPO Box 1338, Adelaide, 5001, full particulars and proof of such claims, on or before the 28 December 2018 otherwise they will be excluded from the distribution of the said estate; and notice is also hereby given that all persons indebted to the said estates are required to pay the amount of their debts to the Public Trustee or proceedings will be taken for the recovery thereof; and all persons having any property belonging to the said estates are forthwith to deliver same to the Public Trustee.

Dated: 29 November 2018

N S RANTANEN Acting Public Trustee

NOTICE SUBMISSION

Notices for publication must be submitted before 4 p.m. Tuesday, the week of intended gazettal.

Proofs of formatted content are supplied for all notice submissions. Alterations must be returned before 4 p.m. Wednesday.

The SA Government Gazette is compiled and published each Thursday. Requests to withdraw submitted notices must be received before 10 a.m. on the day of publication.

Gazette notices should be emailed as Word files—and signed PDF files if applicable—in the following format:

- Title (name of the governing legislation/department/organisation)
- Subtitle (description of notice)
- · A structured body of text
- · Date of authorisation
- Name, position, and department/organisation of the authorising person

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