No. 53



THE SOUTH AUSTRALIAN

GOVERNMENT GAZETTE

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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, 7 November 2019

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

No. 30 of 2019—Legislation (Fees) Act 2019

An Act to provide for the prescription and variation of fees for the purposes of various Acts, and for other purposes

No. 31 of 2019—Surrogacy Act 2019

An Act to recognise and regulate certain forms of surrogacy in South Australia, to ensure commercial surrogacy remains unlawful in South Australia, to make related amendments to the Assisted Reproductive Treatment Act 1988, the Births, Deaths and Marriages Registration Act 1996 and the Family Relationships Act 1975, and for other purposes

By command,

STEVEN SPENCE MARSHALL Premier

Department of the Premier and Cabinet Adelaide, 7 November 2019

His Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Training Centre Review Board, pursuant to the provisions of the Young Offenders Act 1993:

Member: from 17 November 2019 until 16 November 2022

Tiffany Downing

Deputy Member: from 17 November 2019 until 16 November 2022

Fiona Jane Curnow (Deputy to Downing)

Deputy Member: from 17 November 2019 until 7 August 2022

Tamara Teresa Brooks (Deputy to Agius)

By command,

STEVEN SPENCE MARSHALL

Premier

AGO0150-19CS

ASSOCIATIONS INCORPORATION ACT 1985

ORDER PURSUANT TO SECTION 42(2)

Dissolution of Association

WHEREAS the CORPORATE AFFAIRS COMMISSION (the Commission) pursuant to section 42(1) of the Associations Incorporation Act 1985 (the Act) is of the opinion that the undertaking or operations of ACCESSIBLE HOUSING ASSOCIATION INCORPORATED (the Association) being an incorporated association under the Act are being carried on, or would more appropriately be carried on by a company limited by guarantee incorporated under the Corporations Act 2001 (Cth) AND WHEREAS the Commission was on 19 September 2019 requested by the Association to transfer its undertaking to YOURPLACE HOUSING LIMITED (Australian Company Number 635 177 007), the Commission pursuant to section 42(2) of the Act DOES HEREBY ORDER that on 2 December 2019, the Association will be dissolved, the property of the Association becomes the property of YOURPLACE HOUSING LIMITED and the rights and liabilities of the Association become the rights and liabilities of YOURPLACE HOUSING LIMITED.

Given under the seal of the Commission at Adelaide.

Dated: 29 October 2019

LISA RICHMOND A delegate of the Corporate Affairs Commission

ASSOCIATIONS INCORPORATION ACT 1985

ORDER PURSUANT TO SECTION 42(2)

Dissolution of Association

WHEREAS the CORPORATE AFFAIRS COMMISSION (the Commission) pursuant to section 42(1) of the Associations Incorporation Act 1985 (the Act) is of the opinion that the undertaking or operations of INTELLECTUAL DISABILITY ACCOMMODATION ASSOCIATION INCORPORATED (the Association) being an incorporated association under the Act are being carried on, or would more appropriately be carried on by a company limited by guarantee incorporated under the Corporations Act 2001 (Cth) AND WHEREAS the Commission was on 19 September 2019 requested by the Association to transfer its undertaking to YOURPLACE HOUSING LIMITED (Australian Company Number 635 177 007), the Commission pursuant to section 42(2) of the Act DOES HEREBY ORDER that on 2 December 2019, the Association will be dissolved, the property of the Association becomes the property of YOURPLACE HOUSING LIMITED and the rights and liabilities of the Association become the rights and liabilities of YOURPLACE HOUSING LIMITED.

Given under the seal of the Commission at Adelaide.

Dated: 29 October 2019

LISA RICHMOND A delegate of the Corporate Affairs Commission

BUILDING WORK CONTRACTORS ACT 1995

Exemption

TAKE notice that, pursuant to section 45 of the *Building Work Contractors Act 1995*, I, John Doran as a delegate for the Attorney-General, 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

Rory Wilson (BLD 274360)

SCHEDULE 2

Construction of a single storey extension at Allotment 1270, Town of Whyalla, being a portion of the land described in Certificate of Title Volume 6030 Folio 921, more commonly known as 60 Rudall Avenue, Whyalla Playford SA 5600.

- 1. This exemption is limited to domestic building work personally performed by the licensee in relation to the building work described in Schedule 2.
- This exemption does not apply to any domestic building work the licensee contracts to another building work contractor, for which that contractor is required by law to hold building indemnity insurance.
- That the licensee does not transfer his interest in the land prior to five years from the date of completion of the building work the subject of this exemption, without the prior authorisation of Consumer and Business Services (CBS). Before giving such authorisation, CBS may require the licensee to take any reasonable steps to protect the future purchaser(s) of the property, including but not limited to:
 - Providing evidence that an adequate policy of building indemnity insurance is in force to cover the balance of the five-year period from the date of completion of the building work the subject of this exemption; Providing evidence of an independent expert inspection of the building work the subject of this exemption;

 - Making an independent expert report available to prospective purchasers of the property;
 - Giving prospective purchasers of the property notice of the absence of a policy of building indemnity insurance.

Dated: 1 November 2019

JOHN DORAN General Manager, Licensing Delegate for the Attorney-General

DEVELOPMENT ACT 1993

NOTICE UNDER SECTION 27 (5)

Mitcham (City) Repatriation General Hospital and Surrounding Areas Development Plan Amendment

Preamble

Pursuant to Section 27 (3)(b) of the Development Act 1993, the Environment, Resources and Development Committee of Parliament has suggested amendments to the Mitcham (City) Development Plan, after receipt of the approved Repatriation General Hospital and Surrounding Areas Development Plan Amendment.

After considering the suggested amendments, pursuant to Section 27 (5)(a), I, Hon Stephan Knoll MP, being the Minister Administering the Act, am proceeding to make such amendments to the Mitcham (City) Development Plan dated 20 February 2018.

NOTICE

PURSUANT to Section 27 (5) of the Development Act 1993, I amend the Mitcham (City) Development Plan dated 20 February 2018 as follows:

- Replace the Mixed Use Zone with the wording and Concept Plan contained in 'Attachment A'. 1.
- Fix the day on which this notice is published in the Gazette as the day on which the amendment will come into operation.

Dated: 3 November 2019

HON STEPHAN KNOLL MP Minister for Planning

ATTACHMENT A

Mixed Use Zone Introduction

The objectives and principles of development control that follow apply in the Mixed Use Zone shown on Maps Mit/8 and 9. They are additional to those expressed for the whole of the council area.

A zone primarily accommodating a mix of health and related land uses including facilities for health and aged care, Objective 1: rehabilitation, education, research, community, and supported accommodation.

Objective 2: Development that contributes to the desired character of the zone.

DESIRED CHARACTER

A variety of land uses will be encouraged throughout the zone, with a focus primarily on health and related purposes designed to support the site as a health precinct, with the broad arrangement of uses guided by Concept Plan Fig MU/1.

Buildings and open spaces will incorporate innovative and exemplary designs to support a cohesive character. Development will incorporate sustainable design features to reduce energy needs, water use and waste, facilitate urban cooling and promote biodiversity.

The land shown in Concept Plan Fig MU/1 will be developed as a walkable neighbourhood that is characterised by:

- a health precinct for the health and wellbeing of the community;
- active street facades integrated with quality public realm and intimate and larger open spaces that cater for social and ceremonial gatherings, recreation, cultural activities and reflection; and
- preservation of the heritage-listed Chapel, Schools Patriotic Fund (SPF) Hall and Peace Garden for their considerable significance, particularly to World War II Veterans and their families.

Health, rehabilitation, aged care, educational, research and innovation, and community service land uses will be the predominant forms of development in the zone. Other forms of development will be subordinate and complementary to those uses to enhance the zone's integration with and appeal to the wider community, encourage multigenerational participation and contribute to vibrancy.

Shop development will be small-scale such as cafes and other tenancies that support local level services. Overall, shop development will provide no more than 2000 square metres of gross leasable floor area across the whole of the Concept Plan area (approximately 154, 700 square metres).

The public realm and identified areas of open space will provide locations to retain Significant and Regulated Trees and opportunities for additional landscaping, including planting of mature trees to ensure no net loss of vegetation. Trees and other landscaping will be used throughout the Concept Plan area to frame prominent buildings and entrances and provide pedestrian amenity.

FIG MU/1



Concept Plan Boundary

Repatriation General Hospital Site

--- Pedestrian/Cyclist connection

Potential Left-in/Left-out Entry/Exit

Heritage Buildings

///////////////////// Vegetated Buffer

Open Space

Mixed Use & Community Area

B Health & Rehabilitation Area

Residential, Accommodation & Lifestyle Area

Supported Accommodation

E Administration, Education & Innovation Area

NOTE:

This Concept Plan is indicative only. The final arrangement of land uses within this mixed use framework, may change as a result of implementing urban design and planning outcomes that seek to achieve the zone's provisions.



MITCHAM (CITY) MIXED USE ZONE CONCEPT PLAN Fig MU/1 The general layout of the Peace Garden will be retained and be readily interpretable as a separate or special place within the surrounding open landscaping. An open landscaped setting around the Chapel will also be retained.

The zone includes a number of heritage buildings. Development affecting these buildings will:

- (a) support their adaptive re-use to promote ongoing use and conservation;
- (b) maintain the setting of the Central Administration Buildings as prominent and iconic features to the main Daws Road entrance;
- (c) retain the external presentation of the former Gatehouse adjacent Daws Road, although consideration will be given to improving connectivity between the interior and exterior of the building;
- (d) retain Daw House as a prominent feature to Goodwood Road behind an open garden setting.

Care will be taken to ensure new buildings and additions to places of heritage value retain the visual prominence and heritage values of such places, noting that well located and designed taller buildings are contemplated in the zone.

Development will comprise buildings at various scales up to 5 storeys and no more than 2 storeys for residential. Taller buildings will be located away from adjacent residential zones to enable an appropriate transition between areas of low rise housing adjacent to the zone and medium rise development in the zone. Taller buildings will also be sited to take advantage of the zone's attributes, including open spaces, heritage values and mix of community services and facilities to help create active and vibrant streets and lanes, and assist in creating a sense of place.

Pedestrian and cycling connections will be provided to link key land uses within the site and major entries and exits. Linkages will maximise opportunities to connect the site to the surrounding area, including the residential areas along Francis Street, Rockville Avenue and Day Avenue, and key land uses along Goodwood, Springbank and Daws roads.

Where practical, stormwater disposal from the zone or individual development sites within the zone will be managed to June 2017 levels, and incorporate water sensitive urban design systems at the site and building level, including the harvest, treatment, storage and reuse of stormwater. Harvested stormwater will improve the aesthetic and functional value of open spaces and public access ways. Floor levels of buildings within the site will be set a minimum 300 millimetres above the highest adjacent kerb watertable to mitigate flood risk.

Existing and former uses within the zone include potentially contaminating activities. As a consequence management of contaminated land may be necessary to ensure that it is suitable for the intended use, particularly where it involves sensitive uses like housing.

PRINCIPLES OF DEVELOPMENT CONTROL

Land Use

1 The following forms of development are envisaged in the zone:

Affordable housing Advertisements

Aged persons accommodation

Community facility

Consulting room

Dependent accommodation

Dwelling

Educational establishment

Health Services

Institutional facility

Nursing home

Office

Place of worship

Pre-school

Recreation area

Residential flat building

Restaurant

Retirement village

Small scale shop or group of shops

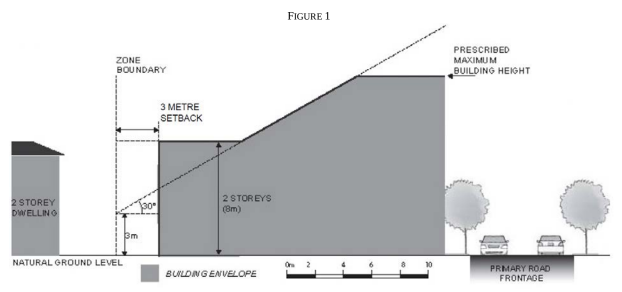
Supported accommodation

Visitor and short-term accommodation

2 Development listed as non-complying is generally inappropriate.

Form and Character

- 3 Development should not be undertaken unless it is consistent with the desired character for the zone.
- 4 Development should be undertaken in accordance with Concept Plan Fig MU/1.
- 5 The 'Potential Left-in/Left-out Entry/Exit' shown on Concept Plan Fig MU/1 should not be provided in a location generally opposite the Springbank Road alignment until such time as the existing intersection of Springbank Road and Goodwood Road is altered to limit vehicle movements to a left-in/left-out arrangement into/out of Springbank Road. In all cases, the new access should:
 - (a) maintain traffic flows along Goodwood Road;
 - (b) not interfere with road upgrades associated with the realignment of Springbank Road to Daws Road.
- **6** Development should be set back 3 metres from the boundary of an adjacent zone.
- 7 The bulk and scale of development should be compatible with adjoining land uses.
- 8 Any portion of a development above two storeys (8 metres) in height should be constructed within a building envelope provided by a 30 degree plane measured from a point 3 metres above natural ground level at the zone boundary (except where this boundary is a primary road frontage), as illustrated in Figure 1, unless it is demonstrated that the proposed development minimises interface impacts including from building massing, overshadowing and overlooking with adjoining residential development:



- 9 To minimise overshadowing of sensitive development outside of the zone or the Repatriation General Hospital Site boundary shown on Concept Plan Fig MU/1, buildings should ensure that:
 - (a) north-facing windows to habitable rooms of existing dwellings in adjacent zones receive at least 3 hours of direct sunlight over a portion of their surface between 9.00 am and 3.00 pm on 21 June;
 - (b) ground level open space of existing residential buildings in adjacent zones receive direct sunlight for a minimum of 2 hours between 9.00 am and 3.00 pm on 21 June to at least the smaller of the following:
 - (i) half of the existing ground level open space;
 - 35 square metres of the existing ground level open space (with at least one of the area's dimensions measuring no less than 2.5 metres);
 - (c) sunlight to solar panels should be maintained for a minimum of 2 consecutive hours between 9.00 am and 3.00 pm on 22 June.
- 10 Vehicle parking areas should be established in accordance with one or any combination of the following:
 - (a) at the rear of premises;
 - (b) at the side of premises;
 - (c) undercroft/semi-basement;
 - (d) within the podium of a multi-storey building.
- 11 Undercroft, semi-basement and above ground parking of vehicles should ensure:
 - the overall height, bulk and appearance of the undercroft or above-ground structure does not adversely impact on streetscape character of the locality or the amenity of adjacent properties;
 - (b) vehicles can safely enter and exit from the site without compromising pedestrian or cyclist safety or causing conflict with other vehicles;
 - (c) driveway gradients provide for safe and functional entry and exit;
 - (d) driveways and adjacent walls, fencing and landscaping are designed to provide adequate sightlines from vehicles to pedestrians using the adjacent footpath;
 - (e) openings are integrated with the main building so as to minimise visual impact;
 - (f) landscaping, mounding and/or fencing is incorporated to improve its presentation to the street and to adjacent properties;
 - (g) the overall streetscape character of the locality is not adversely impaired (e.g. visual impact, building bulk, front setbacks relative to adjacent development).
- 12 Development involving the parking of vehicles where vehicles are visible from public areas, should incorporate adequate screening and landscaping.
- 13 Development involving multi-level vehicle parking should be designed to:
 - (a) provide active street frontages and land uses such as commercial, retail or other non-car park uses, along ground floor street frontages to maintain pedestrian interest and activity at street level;
 - (b) be of a high quality design and complement the surrounding built form in terms of height, bulk and scale;
 - provide surveillance, lighting and direct sightlines along clearly defined and direct walkways, through and within car
 parking areas and to lift and toilet areas;
 - (d) on a corner site with two major street frontages, be set back from the major street frontages, with commercial or other noncar park floor space in front of and screening the car parking building;
 - (e) on a site with only one major street frontage, include screening so that any car parking is not visible from the public realm either day or night, and detailed to complement neighbouring buildings in a manner consistent with desired character in the relevant Zone and Policy Area;
 - (f) incorporate treatments to manage the interface with adjacent housing, such as careful use of siting and use of materials and landscaping.
- 14 Development within the zone should provide off-street vehicular parking in accordance with the following:
 - (a) the rates set out in Table Mit/9 Off Street Vehicle Parking Requirements for Designated Areas (where applicable)

- apartments or residential flat buildings one car parking space per dwelling plus one additional car parking space for every five dwellings for visitors;
- offices and/or consulting rooms, where ancillary to health, medical, education, research and community facilities 2.5 car parking spaces for every 100 square metres floor area;
- (d) childcare centre one car parking space for every four children;
- (e) education or training facility 0.25 car parking spaces for every student;
- (f) research facility 1.5 car parking spaces for every 100 square metres of floor area.
- 15 A lesser number of off-street parking spaces may be provided, where it can be justified and is unlikely to cause adverse traffic and parking conditions in the wider locality, based on (but not limited to) the following:
 - (a) convenient on-street parking is readily available;
 - (b) the development is located within 400 metres of a high frequency public transport service, defined as a route serviced every 15 minutes between 7.30 am and 6.30 pm Monday to Friday and every 30 minutes at night, Saturday, Sunday and public holidays until 10.00 pm;
 - the development is a mixed use development with integrated (shared) parking where the respective peak parking demands across the range of uses occurs at different times;
 - (d) the development is sited in a locality where the respective peak demands for parking across the range of uses (existing and proposed) occurs at different times and suitable arrangements are in place for the sharing of adjoining or nearby parking areas:
 - (e) the development supports the reuse of a heritage place where the provision of additional parking is unable to be accommodated on site.
- 16 Advertisements and advertising hoardings should not include any of the following:
 - (a) flashing or animated signs;
 - (b) bunting, streamers, flags, or wind vanes;
 - (c) roof-mounted advertisements projected above the roofline;
 - (d) parapet-mounted advertisements projecting above the top of the parapet.

Complying Development

- 17 Complying developments are prescribed in Schedule 4 of the *Development Regulations 2008*. In addition, the following forms of development are designated as **complying** subject to the conditions contained in Table Mit/1 Conditions Applying to Complying Development:
 - (a) Advertisements listed in Table Mit/1, subject to compliance with conditions prescribed in Table Mit/1 where applicable.

Non-complying Development

18 The following kinds of development (including building work, a change in the use of land, or division of an allotment) are non-complying in the Mixed Use Zone:

Any development, or portion thereof (excluding rooftop plant and equipment), greater than 5 storeys or 18.5 metres in height

Conference Centre

Fuel depot

General Industry

Horse keeping

Horticulture

Hotel

Motel

Prescribed mining operations

Road transport terminal

Special industry

Stock sales yard

Stock slaughter works

Waste reception, storage, treatment or disposal

Wrecking yardPublic Notification

- 19 The following forms of development, or any combination thereof, are designated Category 1 in the Mixed Use Zone except where:
 - (a) the development is non-complying;
 - (b) the development is adjacent land to land in a residential zone and is greater than 2 storeys (8 metres) in height and exceeds the Building Envelope requirements as shown in Figure 1:

Advertisement

Aged persons accommodation

Affordable housing

Community facility

Consulting room

Dependant accommodation

Dwelling

Educational establishment

Health Services

Indoor recreation centre (not adjacent land to land in a residential zone)

Light industry (involving alterations and additions to an existing light industry that is no closer to a residential zone)

Nursing home

Office

Parking facility (not adjacent land to land in a residential zone)

Place of worship (not adjacent land to land in a residential zone)

Pre-school

Recreation area

Residential flat building

Restaurant (not adjacent land to land in a residential zone)

Retirement Village

Shop or group of shops

Short term accommodation

Supported accommodation

Warehouse (involving alterations and additions to an existing warehouse that is no closer to a residential zone)

20 The following forms of development, or any combination thereof (except where the development is non-complying), are designated Category 2 in the Mixed Use Zone:

All forms of development not listed as Category 1 other than:

Light industry (located adjacent land to land in a residential zone)

Indoor recreation centre (located adjacent land to land in a residential zone)

Parking facility (adjacent to a site used for residential purposes in a residential zone)

Restaurant (adjacent to a site used for residential purposes in a residential zone)

Warehouse (adjacent to a site used for residential purposes in a residential zone)

DEVELOPMENT ACT 1993

SECTION 48

Decision by the Minister for Planning As Delegate of the Governor

Preamble

- On 18 February 2016 notice of the Governor's decision to grant a development authorisation under section 48 of the Development Act 1993, in respect of a proposal to establish and operate a golf course resort on the south eastern coast of Kangaroo Island by Programmed Turnpoint Pty Ltd, was published in the South Australian Government Gazette at p 535.
- 2. Simultaneously, the Governor delegated his power to grant a variation to the Kangaroo Island Golf Course Resort development authorisation to the Minister for Planning pursuant to section 48 (8) of the Development Act 1993.
- 3. Variations to the development authorisation were notified in the *South Australian Government Gazette* on 30 May 2017 at p 1956 (related to modifications to the layout of the development), on 21 March 2019 at p 904 (related to a 12 month extension of time to commence construction) and on 6 June 2019 at p 1721 (related to modifications to the layout of the development).
- 4. By letter 9 September 2019, Kangaroo Island Links Pty Ltd, now being the beneficiary of the development authorisation, sought a variation to the authorisation so as to permit changes to conditions related to the staging of construction requirements of the authorisation.
- 5. I am satisfied that the Public Environmental Report and Assessment Report prepared in relation to the proposed Major Development are appropriate and have had regard, when considering the proposed Major Development, to all relevant matters under Section 48 (5).
- 6. For ease of reference the conditions attached to the Kangaroo Island Golf Course Resort development authorisation are republished in full hereunder.

Decision

PURSUANT to Section 48 (7a) and 48 (7) (b) (ii) of the Development Act 1993; and having due regard to the matters set out in Section 48 (5) and all other relevant matters; and exercising the power of the Governor delegated by notice in the South Australian Government Gazette dated 18 February 2016 pursuant to section 48 (8), I:

- vary the Kangaroo Island Links Pty Ltd Kangaroo Island Golf Course Resort development authorisation dated 6 June 2019, subject to the conditions set out below;
- (b) specify under Section 48 (7) (b) (iii) all matters which are the subject of conditions herein as matters in respect of which the conditions of this authorisation may be varied or revoked, or new conditions attached; and
- (c) specify for the purposes of Section 48 (11) (b) that substantial work must be commenced on site no later than 30 May 2020, failing which I may cancel this authorisation under Section 48 (11).

CONSOLIDATED VERSION OF CONDITIONS OF AUTHORISATION

General

- 1. The proponent shall carry out the development generally in accordance with the:
 - (a) Development Application, prepared by Programmed Turnpoint Pty Ltd, dated April 2014, except as varied by the conditions listed below or to the extent that they are varied by the plans and drawings described in paragraph 1 (d and e);
 - (b) Public Environmental Report, prepared by Programmed Turnpoint Pty Ltd, dated April 2015, except as varied by the conditions listed below or to the extent that they are varied by the plans and drawings described in paragraph 1 (d f);
 - (c) Response Document prepared by Branford Planning + Design on behalf of Programmed Turnpoint Pty Ltd, dated August 2015, except as varied by the conditions listed below or to the extent that they are varied by the plans and drawings described in paragraph 1 (d f);
 - (d) Variation application, comprising a letter from Kangaroo Island Links Pty Ltd to the Minister for Planning, dated 26 April 2017; document titled 'Development Update Kangaroo Island Resort, Located at Pennington Bay, Kangaroo Island South Australia' prepared by Kangaroo Island Links Pty Ltd, dated 23 February 2017; and layout plan dated 27 March 2017, except as varied by the conditions listed below or to the extent that they are varied by the plans and drawings described in paragraph 1 (e);
 - (e) Variation application, comprising a letter from Sinclair Brook Pty Ltd to the Department of Planning, Transport and Infrastructure, dated 5 March 2019; document titled 'The Cliffs, Kangaroo Island Master Plan' prepared by HASSELL, dated 18 January 2019; and document titled 'The Cliffs, Kangaroo Island Comparison Report' prepared by HASSELL, dated 28 February 2019; and
 - (f) Variation application, comprising a letter from Sinclair Brook Pty Ltd to the Department of Planning, Transport and Infrastructure, dated 9 September 2019.
- 2. The proponent shall have completed the development within five years of the date of this authorisation, failing which the authorisation may be cancelled.

- 3. In accordance with Conditions 1 and 2 above, the development shall be completed in accordance with the following, failing which I may cancel the authorisation:
 - (a) Essential infrastructure works, including power and water supply to the site, shall be completed prior to any other works (excluding works related to the construction of the golf course), and be substantially commenced no later than 30 May 2020.
 - (b) Works on the golf course shall be completed prior to the commencement of any residential development on the site, excluding land division for that purpose.
 - (c) The clubhouse and tourist accommodation must be commenced within 12 months of completion of the golf course.
 - (d) All external and internal road upgrades, including intersection works and car parking areas, shall be commenced and completed prior to occupation of development on the site, and prior to commencing commercial operations.

Prior to the Commencement of Construction Works

4. The junction of Hog Bay Road and Davies Road shall be realigned to a standard that is trafficable for construction traffic and to the reasonable satisfaction of the Department of Planning, Transport and Infrastructure and the Kangaroo Island Council. A Construction Traffic Management Plan shall be prepared to the reasonable satisfaction of the Department of Planning, Transport and Infrastructure and the Kangaroo Island Council, prior to construction commencing on site.

The following information shall be submitted for further assessment and approval by the Minister for Planning, prior to the commencement of construction works:

- 5. Building Rules compliance, following assessment and certification by a private certifier, the Kangaroo Island Council or by a person determined by the Minister for Planning, as complying with the provisions of the Building Rules (or the Building Rules as modified according to criteria prescribed by the Development Regulations 2008). For the purposes of this condition 'building work' does not include plant and equipment or temporary buildings that are not permanently attached to the land (refer to relevant Advisory Notes below).
- 6. Final detailed plans for all structures on site and for each component of the development (including site plans, floor plans, elevations, cross-sections, rendered perspectives, final golf course layout and other relevant specifications). The final design specification for the golf course Hole 14 shall address the requirements for a 'Line of Sight Exclusion Zone' related to the White-bellied Sea Eagle, as detailed in the report titled 'Kangaroo Island Golf Resort: Threatened Species Management Plan', prepared by EBS Ecology, dated 27 March 2019.

In regard to the golf course, individual construction works plans for holes 1-4, 7-9, 12-16 and 18 and the practice putting green, prepared by a suitably qualified expert in environmental management and in consultation with the Department for Environment and Water, prior to the construction of each hole. Each work plan should identify areas of risk and specific management measures to be implemented in relation to cliff stability, sand dune erosion, threatened species, Aboriginal heritage and native vegetation protection (where relevant).

- 7. A Preliminary Site Investigation / Site History Report to determine whether a potentially contaminating land use has occurred on the site in the past, prepared in consultation with the Environment Protection Authority.
- 8. A sand drift erosion and cliff stability investigation shall be completed, in consultation with the Department for Environment and Water, and findings included into the final design of the golf course.
- 9. A Construction Environmental Management and Monitoring Plan (CEMMP), prepared in consultation with the Environment Protection Authority, the Department for Environment and Water and the Kangaroo Island Council. The CEMMP must incorporate measures to address (but not be limited to) the following matters:
 - (a) traffic management for the duration of demolition and construction;
 - (b) construction and works noise management to ensure compliance with the Environment Protection (Noise) Policy 2007;
 - (c) management of air quality (including odour and dust);
 - sequencing of development (including construction timelines for works on site, as well as periods and hours of construction);
 - (e) occupational health and safety matters;
 - (f) bio-security and wash down procedures to minimise the transfer of pests and pathogens during the construction process;
 - (g) soils (including fill importation), stockpile management and prevention of soil contamination (such as from chemical use and storage, pest plants and pathogens);
 - (h) soil erosion and sediment control (including rehabilitation and stabilisation of land as construction progresses);
 - (i) stormwater management, prior to implementation of a permanent solution;
 - (j) groundwater (including prevention of groundwater contamination);
 - (k) site contamination and remediation (where required);
 - (1) Aboriginal Heritage to ensure compliance with the Aboriginal Heritage Act 1988;
 - (m) waste management for all waste streams and overall site clean-up;
 - (n) use and storage of chemicals, oil, construction-related hazardous substances and other materials that have the potential to contaminate the environment (including proposed emergency responses); and
 - (o) site security, fencing and safety (including the management of public access and local traffic).
- 10. An Integrated Water Management Plan (IWMP), prepared in consultation with the Environment Protection Authority and the Department for Environment and Water. The plan must incorporate measures and actions to address (but not be limited to) the following issues:
 - (a) a site plan identifying all water related features and infrastructure for the storage, treatment and/or reuse of potable water, stormwater, wastewater and irrigation water;
 - (b) water balance information, including the total water needs of all components of the development;
 - (c) observation wells and a water level and water quality monitoring program;
 - (d) total wastewater generation from the development (based on projected wastewater volumes per day);

- (e) predicted greywater generation volumes and a description of how all greywater will be collected, stored and re-used on site (if greywater is to be collected separately to wastewater);
- (f) predicted evaporative losses from water and wastewater storages;
- a description of how all wastewater will be collected, stored and re-used on site (including the capacity of the system);
- a Reclaimed Water Irrigation Management Plan, prepared in accordance with the EPA Guideline 'Wastewater Irrigation Management Plan a Drafting Guide for Wastewater Irrigators' (June 2009);
- details of the proposed wastewater storage lagoon liners, prepared in accordance with the EPA Guideline 'Wastewater Lagoon Construction' (November 2014);
- predicted stormwater generation volumes and details of stormwater quality improvements, including the location and sizing of bio-retention swales and basins, anticipated quality improvements and details of any other proposed stormwater quality treatment features;
- (k) management of the potential impacts from nutrient and chemical runoff from the golf course, including details regarding the management of pesticides and herbicides, in accordance with the EPA 'Guidelines for Responsible Pesticide Use' (December 2005) and the EPA 'Safe and Effective Pesticide Use: a Handbook for Commercial Spray Operators';
- (1) control of the spread of turf grasses; and
- (m) contingencies to address any detrimental effects, especially on local hydrology.
- 11. Preparation and implementation of a Cultural Heritage Management Plan for the site (including the infrastructure corridors), to be prepared in consultation with relevant Aboriginal heritage representatives, to establish protocols for the discovery of any Aboriginal sites, objects and/or remains during construction.

During Construction Works and Prior to Operation of the Development

12. All works shall be undertaken in accordance with the approved plans, drawings, specifications and other documentation provided in accordance with conditions 4 to 11 listed above.

The following information shall be submitted for further assessment and approval by the Minister for Planning a minimum of six months prior to commercial operation of the development:

- 13. Final plans, drawings, specifications and financial and maintenance arrangements (including Deeds of Agreement) associated with road infrastructure upgrades for the intersection of Hog Bay Road and Davies Road, prepared in consultation with the Department of Planning, Transport & Infrastructure and the Kangaroo Island Council. All works shall then be fully completed prior to commercial operation of the development.
- 14. Final plans, drawings, specifications and financial and maintenance arrangements (including Deeds of Agreement) associated with road infrastructure upgrades for Davies Road and Cathers Road, prepared to the reasonable satisfaction of the Kangaroo Island Council. All works shall then be fully completed prior to commercial operation of the development.
- 15. An Operational Environmental Management and Monitoring Plan (OEMMP), prepared in consultation with the Environment Protection Authority, the Department for Environment and Water and the Kangaroo Island Council. The OEMMP must incorporate measures to address (but not be limited to) the following matters:
 - (a) general operational noise management (such as from machinery noise), to ensure compliance with the Environment Protection (Noise) Policy 2007;
 - (b) a Waste Management strategy detailing the collection, storage and disposal of waste (for all waste streams) to comply with the Environment Protection (Waste to Resources) Policy 2010;
 - (c) wastewater collection and treatment to comply with general obligations of the Environment Protection (Water Quality) Policy 2004;
 - (d) traffic management associated with the preparation of events;
 - (e) noise from live and/or recorded music and public address systems for events;
 - (f) a Kangaroo and Wallaby Management Strategy (including any proposed site fencing and implementation of natural barriers);
 - (g) emergency and evacuation procedures (including a Fire Management Plan prepared in consultation with the Country Fire Service); and
 - (h) ongoing sustainability initiatives (including power, water, flora and fauna management) and details of proposed methods for ongoing monitoring and reporting.
- 16. A Native Vegetation Management, Rehabilitation and Revegetation Plan, prepared in consultation with the Department for Environment and Water and the Kangaroo Island Natural Resources Management Board. The plan also should include details on how weeds and pests are to be managed following commencement of operations.

During Operation of the Development

- 17. Operations on the site shall be undertaken in accordance with the approved plans, drawings, specifications and other documentation provided in accordance with conditions 12 16 as listed above.
- 18. The development/site shall be maintained in a serviceable condition and operated in an orderly manner at all times consistent with conditions of approval, to the satisfaction of the Minister for Planning.
- 19. Undeveloped allotments shall be maintained in a neat and tidy condition at all times, with soil surfaces stabilised to minimise erosion, to the satisfaction of the Minister for Planning.
- 20. Recycled water (wastewater, greywater and stormwater) must be stored separately from the main water supply storage in accordance with relevant EPA Guidelines.
- 21. All liquids that have the ability to cause environmental harm must be stored within a bunded compound that has a capacity of at least 120% of the volume of the largest container, in accordance with the EPA 'Bunding and Spill Management Guidelines' (2007).

ADVISORY NOTES

- 1. Approvals will be required for all structures on site and for each component of the development, including:
 - the resort clubhouse building and associated facilities;
 - the tourist accommodation (lodges and suites);
 - storage sheds and other storage structures;

- · the water storage dam; and
- any land division to create certificates of title for separate allotments.

In respect of land division documentation, surveyed plans sufficient to satisfy Lands Titles Office procedure should be provided.

- Further designs and plans (i.e. subject to separate applications to the Minister for Planning or the Development Assessment Commission, as the Governor's delegate) will be required should further development approval be sought for dwellings or additional tourist accommodation.
- 3. Pursuant to Development Regulation 64, the applicant is advised that the Kangaroo Island Council or private certifier conducting a Building Rules assessment must-
 - (a) provide to the Minister a certification in the form set out in Schedule 12A of the Development Regulations 2008 in relation to the building works in question; and
 - (b) to the extent that may be relevant and appropriate-
 - (i) issue a Schedule of Essential Safety Provisions under Division 4 of Part 12; and
 - (ii) assign a classification of the building under these regulations; and
 - (iii) ensure that the appropriate levy has been paid under the Construction Industry Training Fund Act 1993.

Regulation 64 of the Development Regulations 2008 provides further information about the type and quantity of all Building Rules certification documentation for Major Developments required for referral to the Minister for Planning.

- 4. The Kangaroo Island Council or private certifier undertaking Building Rules assessments must ensure that the assessment and certification are consistent with this development authorisation (including any Conditions or Advisory Notes that apply in relation to this development authorisation).
- 5. Should the applicant wish to vary the Major Development or any of the components of the Major Development, an application may be submitted, provided that the development application variation remains within the ambit of the Public Environmental Report and Assessment Report referred to in this development authorisation. If an application variation involves substantial changes to the proposal, pursuant to Section 47 of the Development Act 1993, the applicant may be required to prepare an amended Public Environmental Report for public inspection and purchase. An amended Assessment Report may also be required to assess any new issues not covered by the original Assessment Report and a decision made by the Governor pursuant to Section 48 of the Development Act 1993.
- 6. The applicant's CEMMP and other Plans should be prepared taking into consideration (and with explicit reference to) relevant EPA policies and guideline documents, including, but not limited to:
 - (a) the Environment Protection (Air Quality) Policy 1994;
 - (b) the Environment Protection (Noise) Policy 2007;
 - (c) the Environment Protection (Water Quality) Policy 2003;
 - (d) the Environment Protection (National Pollutant Inventory) Policy 2008;
 - (e) the Standard for the Production and Use of Waste Derived Fill (if applicable) (2013);
 - (f) the Bunding and Spill Management Guidelines (2012);
 - (g) the Stormwater Pollution Prevention Code of Practice for the Building and Construction Industry (1999);
 - (h) Handbooks for Pollution Avoidance; and
 - (i) any other legislative requirements, Guidelines and Australian Standards requiring compliance.
- 7. All works and activities must be undertaken in accordance with the General Environmental Duty as defined in Part 4, section 25(1) of the Environment Protection Act 1993 (which requires that a person must not undertake any activity, which pollutes, or may pollute; without taking all reasonable and practical measures to prevent or minimise harm to the environment), relevant Environment Protection Policies made under Part 5 of the Environment Protection Act 1993 and other relevant publications and guidelines.
- 8. A site contamination consultant must be engaged to prepare the Preliminary Site Investigation Report, in accordance with Schedules A and B of the National Environment Protection (Assessment of Site Contamination) Measure 1999 (NEPM). If the report identifies that a potentially contaminating activity has occurred, an accredited Site Contamination Auditor must provide a Site Contamination Audit Report that states the site is suitable for residential use or the site does not pose unacceptable risks to human health and the environment for the proposed commercial area (e.g. short term tourist accommodation).

Statements by site contamination consultants in relation to site contamination must be clearly qualified as to the existence of site contamination at the site by specifying the land uses that were taken into account in forming that opinion as required by Section 103ZA of the Environment Protection Act 1993.

- 9. Best practice with regard to bioretention is considered to be a design which uses the guidance contained in the Cooperative Research Centre 'Water Sensitive Cites Guidelines for Stormwater Biofiltration Systems Summary Report' (2015), available at: www.watersensitivecities.org.au. To be effective at treating stormwater on a long term basis, it is recommended that at least 50% of the plants used for bioretention are those recommended in the Report.
- 10. The applicant is reminded of its obligations under the Native Vegetation Regulations 2003 whereby any native vegetation clearance must be undertaken in accordance with a management plan that has been approved by the Native Vegetation Council that results in a significant environmental benefit on the property where the development is being undertaken, or a payment is made into the Native Vegetation Fund of an amount considered by the Native Vegetation Council to be sufficient to achieve a significant environmental benefit in the manner contemplated by section 21(6) of the Native Vegetation Act 1991, prior to any clearance occurring.
- 11. Kangaroos are protected under the National Parks and Wildlife Act 1972. South Australia has a Kangaroo Management Plan which has been approved under federal legislation, and a planning decision does not include approvals for the culling of Kangaroos, which is a separate matter to be carefully managed in consultation with the for Environment and Water and Natural Resources Kangaroo Island.
- 12. The applicant is reminded of its obligations under the Aboriginal Heritage Act 1988, whereby any 'clearance' work that may require permission to disturb, damage or destroy Aboriginal Sites, must be undertaken with the full authorisation of the Minister for Aboriginal Affairs and Reconciliation, according to Section 23 of the Act.

- 13. The applicant, and all agents, employees and contractors, such as construction crews, must be conversant with the provisions of the Aboriginal Heritage Act 1988, particularly the requirement to immediately contact the Department of Aboriginal Affairs and Reconciliation in the event that archaeological items (especially skeletal material) are uncovered during earthmoving.
- 14. The applicant is reminded of its obligations under the Commonwealth Environment Protection and Biodiversity Conservation Act 1999 (EPBC Act), not to undertake any activity that could have a significant impact on any matter of National Environmental Significance, without first referring it to Commonwealth Minister for the Environment for consideration under the Act.
- 15. The Minister has a specific power to require testing, monitoring, auditing and reporting under Section 48C of the Development Act 1993.

Dated: 5 November 2019

STEPHAN KNOLL Minister for Planning

ENVIRONMENT PROTECTION ACT 1993

SECTION 68

Approval of Category B Containers

I, Andrea Kaye Woods, Delegate of the Environment Protection Authority ('the Authority'), pursuant to Section 68 of the Environment Protection Act, 1993 (SA) ('the Act') hereby:

Approval of Category B Containers:

Approve as Category B Containers, subject to the conditions in subclauses 1, 2, 3 and 4 below, each of the classes of containers identified by reference to the following matters described in the first 4 columns of Schedule 1 of this Notice which are sold in South Australia:

- (a) the product which each class of containers shall contain;
- (b) the size of the containers;
- (c) the type of containers;
- (d) the name of the holders of these approvals.
- 1. That containers of the class to which the approval relates must bear the refund marking specified by the Authority for containers of that class. The Authority specifies the following refund markings for Category B containers:
 - (1) "10c refund at collection depots when sold in SA", or
 - (2) "10c refund at SA/NT collection depots in State/Territory of purchase", or
 - (3) "10c refund at collection depots/points in participating state/territory of purchase"
- 2. The holder of the approval must have in place an effective and appropriate waste management arrangement in relation to containers of that class. For the purpose of this approval notice the company named in column 5 of Schedule 1 of this Notice is the nominated super collector.
- 3. In the case of an approval in relation to category B containers that the waste management arrangement must require the holder of the approval to provide specified super collectors with a declaration in the form determined by the Authority in relation to each sale of such containers by the holder of the approval as soon as practicable after the sale.
- 4. The holder of these approvals must ensure that if a sticker bearing the refund marking has been approved, and is applied to the container, then the sticker must not be placed on any portion of the opening mechanism or in any other place that would require complete or partial removal of the sticker before the contents may be consumed.

Dated: 7 November 2019

ANDREA KAYE WOODS
Delegate of the Environment Protection Authority

		SCHEDULE 1		
Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size	Container Type	Approval Holder	Collection Arrangements
4 Pines Brewing Company Pacific Ale	375 ml	Can - Aluminium	4 Pines Brewing Company Wholesale Pty Ltd	Marine Stores Ltd
4 Pines Keller Door Schwarzbier Dark Lager	330 ml	Glass	4 Pines Brewing Company Wholesale Pty Ltd	Marine Stores Ltd
ALMO Naturals Caramel & Sea Salt Almond Milk	300 ml	PET	Almo Milk Pty Ltd	Statewide Recycling
ALMO Naturals Chamomile Almond Milk	300 ml	PET	Almo Milk Pty Ltd	Statewide Recycling
ALMO Naturals Mango Almond Milk	300 ml	PET	Almo Milk Pty Ltd	Statewide Recycling
Almo Naturals Cacao Almond Milk	300 ml	PET	Almo Milk Pty Ltd	Statewide Recycling
Xs Energy Drink Blood Orange	250 ml	Can - Aluminium	Amway of Australia	Statewide Recycling
Xs Energy Drink Blood Orange	250 ml	Can - Aluminium	Amway of Australia	Statewide Recycling
Xs Energy Drink Classic Black	250 ml	Can - Aluminium	Amway of Australia	Statewide Recycling
Xs Energy Drink Lemon Black	250 ml	Can - Aluminium	Amway of Australia	Statewide Recycling
Xs Energy Drink Strawberry	250 ml	Can - Aluminium	Amway of Australia	Statewide Recycling
Xs Sparkling Energy Drink Grapefruit	250 ml	Can - Aluminium	Amway of Australia	Statewide Recycling
Xs Sparkling Energy Drink Green Apple	250 ml	Can - Aluminium	Amway of Australia	Statewide Recycling
Xs Sparkling Energy Drink Mango Pineapple Guava	250 ml	Can - Aluminium	Amway of Australia	Statewide Recycling
Xs Sparkling Energy Drink Mango Pineapple Guava Caffeine Free	250 ml	Can - Aluminium	Amway of Australia	Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product	Container	Container	Approval	Collection
Name	Size	Type	Holder	Arrangements
Xs Sparkling Energy Drink Pink Grapefruit Aussie Bodies Perfect Protein Real Fruit	250 ml 375 ml	Can - Aluminium PET	Amway of Australia	Statewide Recycling
Smoothie Mango Banana & Passionfruit	3/3 IIII	PEI	Asahi Beverages Pty Ltd	Statewide Recycling
Aussie Bodies Protein Lo Carb Chocolate Flavour	375 ml	PET	Asahi Beverages Pty Ltd	Statewide Recycling
Aussie Bodies Protein Lo Carb Vanilla Flavour	375 ml	PET	Asahi Beverages Pty Ltd	Statewide Recycling
Aussie Bodies Protein Revival Chocolate	375 ml	PET	Asahi Beverages Pty Ltd	Statewide Recycling
Aussie Bodies Real Fruit Smoothie Rasberry & Blueberry	375 ml	PET	Asahi Beverages Pty Ltd	Statewide Recycling
Aussie Bodies Real Fruit Smoothie Strawberry & Pomegranate	375 ml	PET	Asahi Beverages Pty Ltd	Statewide Recycling
Charlies Mandarin + Lime Quencher	1500 ml	PET	Asahi Beverages Pty Ltd	Statewide Recycling
Frantelle Sparkling Water With Tropical Passionfruit Zero Sugar	375 ml	Can - Aluminium	Asahi Beverages Pty Ltd	Statewide Recycling
Gatorade Artic Blitz	600 ml	PET	Asahi Beverages Pty Ltd	Statewide Recycling
Musashi Bulk Protein Shake Chocolate	375 ml	PET	Asahi Beverages Pty Ltd	Statewide Recycling
Musashi High Protein Chocolate	375 ml	PET	Asahi Beverages Pty Ltd	Statewide Recycling
Musashi High Protein Shake Banana Musashi High Protein Shake Strawberry	375 ml 375 ml	PET PET	Asahi Beverages Pty Ltd	Statewide Recycling
Musashi High Protein Shake Vanilla	375 ml	PET	Asahi Beverages Pty Ltd Asahi Beverages Pty Ltd	Statewide Recycling Statewide Recycling
Musashi Muscle Recovery Protein Shake	375 ml	PET	Asahi Beverages Pty Ltd Asahi Beverages Pty Ltd	Statewide Recycling Statewide Recycling
Chocolate				, ,
Musashi Muscle Recovery Protein Shake Vanilla	375 ml	PET	Asahi Beverages Pty Ltd	Statewide Recycling
Musashi Protein Coffee Shake Triple Espresso Musashi Shand & Page Page Shake Triple	375 ml	PET	Asahi Beverages Pty Ltd	Statewide Recycling
Musashi Shred & Burn Protein Shake Chocolate	375 ml	PET	Asahi Beverages Pty Ltd	Statewide Recycling
Belvoir Cucumber & Mint Presse	750 ml	Glass	Belvoir Fruit Farms Australia PTY LTD	Marine Stores Ltd
Belvoir Ginger Beer	750 ml	Glass	Belvoir Fruit Farms Australia PTY LTD	Marine Stores Ltd
Belvoir Raspberry Lemonade	750 ml	Glass	Belvoir Fruit Farms Australia PTY LTD	Marine Stores Ltd
V8 Healthy Apple With Apple Sweet Potato & Yellow Carrot	300 ml	PET	Campbell Australasia Pty Ltd t/as Campbell Soups Australia	Statewide Recycling
V8 Super Orange With Sweet Potato Orange Carrot & Apple	300 ml	PET	Campbell Australasia Pty Ltd t/as Campbell Soups Australia	Statewide Recycling
Sonder Sparkling Pinot Gris	250 ml	Can - Aluminium	Carlton & United Breweries Pty Ltd	Marine Stores Ltd
Sonder Sparkling Rose	250 ml	Can - Aluminium	Carlton & United Breweries Pty Ltd	Marine Stores Ltd
Coopers Brewery Original Pale Ale Limited Edition	440 ml	Can - Aluminium	Coopers Brewery Limited	Marine Stores Ltd
A&W Root Beer	355 ml	Can - Aluminium	Costco Wholesale Australia Pty Ltd	Statewide Recycling
Canada Dry Ginger Ale	355 ml	Can - Aluminium Can - Aluminium	Costco Wholesale Australia Pty Ltd	Statewide Recycling
Dr Pepper Gordons Premium Pink Gin & Soda	355 ml 250 ml	Can - Aluminium	Costco Wholesale Australia Pty Ltd	Statewide Recycling
Pimms No1 Lemonade & Ginger Ale	250 ml	Can - Aluminium	Diageo Australia Limited Diageo Australia Limited	Statewide Recycling Statewide Recycling
Fentimans Naturally Light Tonic Water	500 ml	Glass	Direct Brand Distributors Pty Ltd	Marine Stores Ltd
Fentimans Pink Grapefruit Tonic Water	500 ml	Glass	Direct Brand Distributors Pty Ltd	Marine Stores Ltd
Fentimans Premium Indian Tonic Water	500 ml	Glass	Direct Brand Distributors Pty Ltd	Marine Stores Ltd
Fentimans Rose Lemonade	500 ml	Glass	Direct Brand Distributors Pty Ltd	Marine Stores Ltd
Fentimans Valencian Orange Tonic Water	500 ml	Glass	Direct Brand Distributors Pty Ltd	Marine Stores Ltd
Divas Sugilite Pommy G	330 ml	Glass	Divas Beverages (Wholesale) Pty Ltd	Statewide Recycling
The Collective Great Dairy Kefir Blueberry		PET	Epicurean Dairy Pty Limited	Marine Stores Ltd
The Collective Great Dairy Mango Turmeric Kefir	700 g	PET	Epicurean Dairy Pty Limited	Marine Stores Ltd
The Collective Great Dairy Natural Kefir	700 g	PET	Epicurean Dairy Pty Limited	Marine Stores Ltd
The Collective Great Dairy Raspberry Kefir	700 g	PET	Epicurean Dairy Pty Limited	Marine Stores Ltd
Maximus Blue Isotonic Sports Drink	500 ml	PET	Frucor Suntory Australia Pty Ltd.	Statewide Recycling
Maximus Red Isotonic Sports Drink	500 ml	PET	Frucor Suntory Australia Pty Ltd.	Statewide Recycling
Rockstar Twister Smashed Blue Raspberry Flavour Energy Flavour	500 ml	Can - Aluminium	Frucor Suntory Australia Pty Ltd.	Statewide Recycling
Suntory Boss Coffee Iced Latte	237 ml	Can - Steel	Frucor Suntory Australia Pty Ltd.	Statewide Recycling
Suntory Boss Coffee Iced Long Black	237 ml	Can - Steel	Frucor Suntory Australia Pty Ltd.	Statewide Recycling
V Blue Guarana Energy Drink	200 ml	Can - Aluminium	Frucor Suntory Australia Pty Ltd.	Statewide Recycling
V Green Guarana Energy Drink	200 ml	Can - Aluminium	Frucor Suntory Australia Pty Ltd.	Statewide Recycling

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KangShiFu Everyday Brand Grape Juice 500 ml PET J&S Li PTY Ltd Statewide Recycling KangShiFu Everyday Brand Orange Juice 500 ml PET J&S Li PTY Ltd Statewide Recycling KangShiFu Everyday Crystal Grape Juice 500 ml PET J&S Li PTY Ltd Statewide Recycling KangShiFu Everyday Grape Juice 500 ml PET J&S Li PTY Ltd Statewide Recycling KangShiFu Everyday Orange Juice 500 ml PET J&S Li PTY Ltd Statewide Recycling KangShiFu Everyday Orange Juice 2000 ml PET J&S Li PTY Ltd Statewide Recycling	KangShiFu Coffee Latte	350 ml	PET	J&S Li PTY Ltd	Statewide Recycling
KangShiFu Everyday Brand Orange Juice 500 ml PET J&S Li PTY Ltd Statewide Recycling KangShiFu Everyday Crystal Grape Juice 500 ml PET J&S Li PTY Ltd Statewide Recycling KangShiFu Everyday Grape Juice 500 ml PET J&S Li PTY Ltd Statewide Recycling KangShiFu Everyday Orange Juice 2000 ml PET J&S Li PTY Ltd Statewide Recycling	KangShiFu Everyday Brand Grape Juice				Statewide Recycling
KangShiFu Everyday Grape Juice 500 ml PET J&S Li PTY Ltd Statewide Recycling KangShiFu Everyday Orange Juice 2000 ml PET J&S Li PTY Ltd Statewide Recycling	KangShiFu Everyday Brand Orange Juice		PET	J&S Li PTY Ltd	Statewide Recycling
KangShiFu Everyday Orange Juice 2000 ml PET J&S Li PTY Ltd Statewide Recycling	KangShiFu Everyday Crystal Grape Juice	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
	KangShiFu Everyday Grape Juice				Statewide Recycling
KangShiFu Everyday Orange Juice 500 ml PET J&S Li PTY Ltd Statewide Recycling	KangShiFu Everyday Orange Juice				Statewide Recycling
	KangShiFu Everyday Orange Juice	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product	Container	Container	Approval	Collection
Name KangShiFu Green Tea	Size 250 ml	Type Can - Aluminium	Holder J&S Li PTY Ltd	Arrangements Statewide Recycling
KangShiFu Green Tea	1000 ml	PET	J&S Li PTY Ltd	Statewide Recycling Statewide Recycling
KangShiFu Green Tea	2000 ml	PET	J&S Li PTY Ltd	Statewide Recycling
KangShiFu Green Tea	2000 ml	PET	J&S Li PTY Ltd	Statewide Recycling
KangShiFu Green Tea	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
KangShiFu Green Tea Chrysanthemum	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
KangShiFu Guava Juice	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
KangShiFu Guava Juice	450 ml	PET	J&S Li PTY Ltd	Statewide Recycling
KangShiFu Honey Jasmine Fruity Tea	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
KangShiFu Honey Jasmine Tea	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
KangShiFu Honey Jasmine Tea	1000 ml	PET	J&S Li PTY Ltd	Statewide Recycling
KangShiFu Honey Jasmine Tea	2000 ml	PET	J&S Li PTY Ltd	Statewide Recycling
KangShiFu Honey Jasmine Tea	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
KangShiFu Honey Jasmine Tea	1000 ml	PET	J&S Li PTY Ltd	Statewide Recycling
KangShiFu Honey Jasmine Tea KangShiFu Honey Pomelo	1000 ml 500 ml	PET PET	J&S Li PTY Ltd J&S Li PTY Ltd	Statewide Recycling
KangShiFu Iced Lemon Tea	310 ml	Can - Aluminium	J&S Li PTY Ltd	Statewide Recycling Statewide Recycling
KangShiFu Iced Lemon Tea	1000 ml	PET	J&S Li PTY Ltd	Statewide Recycling Statewide Recycling
KangShiFu Iced Lemon Tea	2000 ml	PET	J&S Li PTY Ltd	Statewide Recycling
KangShiFu Iced Lemon Tea	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
KangShiFu Iced Lemon Tea	250 ml	Can - Aluminium	J&S Li PTY Ltd	Statewide Recycling
KangShiFu Iced Lemon Tea	2000 ml	PET	J&S Li PTY Ltd	Statewide Recycling
KangShiFu Iced Lemon Tea Apple	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
KangShiFu Iced Lemon Tea Lemon	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
KangShiFu Italian Coffee	280 ml	PET	J&S Li PTY Ltd	Statewide Recycling
KangShiFu Jasmine Honey Tea	2000 ml	PET	J&S Li PTY Ltd	Statewide Recycling
KangShiFu Jasmine Honey Tea	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
KangShiFu Jasmine Pomelo Tea	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
KangShiFu Jasmine Tea	1000 ml	PET	J&S Li PTY Ltd	Statewide Recycling
KangShiFu Jasmine Tea	1000 ml	PET	J&S Li PTY Ltd	Statewide Recycling
KangShiFu Jasmine Tea	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
KangShiFu Jasmine Tea	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
KangShiFu Lemon Tea	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
KangShiFu Lemon Tea	250 ml 500 ml	Can - Aluminium PET	J&S Li PTY Ltd J&S Li PTY Ltd	Statewide Recycling Statewide Recycling
KangShiFu Lemon Tea KangShiFu Lychee Juice	450 ml	PET	J&S Li PTY Ltd	Statewide Recycling Statewide Recycling
KangShiFu Lychee Julee KangShiFu Mandeling Coffee	280 ml	PET	J&S Li PTY Ltd	Statewide Recycling Statewide Recycling
KangShiFu Mango Yogurt	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
KangShiFu Matcha Latte	350 ml	PET	J&S Li PTY Ltd	Statewide Recycling
KangShiFu Mint Iced Tea	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
KangShiFu Mint Iced Tea	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
KangShiFu Mint Iced Tea	250 ml	Can - Aluminium	J&S Li PTY Ltd	Statewide Recycling
KangShiFu Mint Iced Tea	1000 ml	PET	J&S Li PTY Ltd	Statewide Recycling
KangShiFu Mocha Latte	350 ml	PET	J&S Li PTY Ltd	Statewide Recycling
KangShiFu Oolong Iced Tea	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
KangShiFu Oolong Tea	1000 ml	PET	J&S Li PTY Ltd	Statewide Recycling
KangShiFu Oolong Tea	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
KangShiFu Orange Green Tea	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
KangShiFu Orange Juice	2000 ml	PET	J&S Li PTY Ltd	Statewide Recycling
KangShiFu Orange Peel Plum Juice	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
KangShiFu Original Lactic Drink	380 ml	PET	J&S Li PTY Ltd	Statewide Recycling
KangShiFu Peach	310 ml	Can - Aluminium	J&S Li PTY Ltd	Statewide Recycling
KangShiFu Peach	1000 ml	PET	J&S Li PTY Ltd	Statewide Recycling
KangShiFu Peach Juice KangShiFu Peach Juice	450 ml 500 ml	PET PET	J&S Li PTY Ltd J&S Li PTY Ltd	Statewide Recycling Statewide Recycling
KangShiFu Peach Oolong Tea	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling Statewide Recycling
KangShiFu Peach Yogurt	JUU IIII		J&S Li PTY Ltd J&S Li PTY Ltd	Statewide Recycling Statewide Recycling
Ixangomi a i cach i Oguit	500 ml	PEI		
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KangShiFu Peach Yogurt	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
KangShiFu Peach Yogurt KangShiFu Pineapple Juice	500 ml 500 ml	PET PET	J&S Li PTY Ltd J&S Li PTY Ltd	Statewide Recycling Statewide Recycling
KangShiFu Peach Yogurt KangShiFu Pineapple Juice KangShiFu Pink Guava Juice	500 ml	PET	J&S Li PTY Ltd J&S Li PTY Ltd J&S Li PTY Ltd	Statewide Recycling Statewide Recycling Statewide Recycling
KangShiFu Peach Yogurt KangShiFu Pineapple Juice	500 ml 500 ml 450 ml	PET PET PET	J&S Li PTY Ltd J&S Li PTY Ltd	Statewide Recycling Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product	Container	Container	Approval	Collection
Name	Size	Type	Holder	Arrangements
KangShiFu Sour Plum Juice	2000 ml	PET	J&S Li PTY Ltd	Statewide Recycling
KangShiFu Strawberry Lactic Drink	380 ml	PET	J&S Li PTY Ltd	Statewide Recycling
KangShiFu Sugar Pear Tea	310 ml	Can - Aluminium	J&S Li PTY Ltd	Statewide Recycling
KangShiFu Sugar Pear Tea	2000 ml	PET	J&S Li PTY Ltd	Statewide Recycling
KangShiFu Sugar Pear Tea	250 ml	Can - Aluminium	J&S Li PTY Ltd	Statewide Recycling
KangShiFu Sugar Pear Tea	1000 ml	PET	J&S Li PTY Ltd	Statewide Recycling
KangShiFu Sugar Pear Tea	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
KangShiFu Sugar Pear Tea	2000 ml	PET	J&S Li PTY Ltd	Statewide Recycling
KangShiFu SugarCane Drink With Water Chestnut	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
Kuer Grape Juice	450 ml	PET	J&S Li PTY Ltd	Statewide Recycling
Kuer Orange Juice	450 ml	PET	J&S Li PTY Ltd	Statewide Recycling
Kuer Orange Juice	450 ml	PET	J&S Li PTY Ltd	Statewide Recycling
Kuer Peach Juice	450 ml	PET	J&S Li PTY Ltd	Statewide Recycling
LiDun Chocolate Milk Tea	300 ml	LiquidPaperBoard		Statewide Recycling
LiDun Green Milk Tea	300 ml	LiquidPaperBoard		Statewide Recycling
LiDun Milk Tea	300 ml	LiquidPaperBoard		Statewide Recycling
LuJiaoXiang Shake Dragon Fruit Milk Tea		PET	J&S Li PTY Ltd	Statewide Recycling
LuJiaoXiang Shake Peach Fruit MilkTea	120 ml	PET	J&S Li PTY Ltd	Statewide Recycling
LuJiaoXiang Shake Strawberry MilkTea	120 ml	PET	J&S Li PTY Ltd	Statewide Recycling
MaiDong Lime Juice	600 ml	PET	J&S Li PTY Ltd	Statewide Recycling
MaiDong Orange Juice	600 ml	PET	J&S Li PTY Ltd	Statewide Recycling
MaiDong Peach Juice	600 ml	PET	J&S Li PTY Ltd	Statewide Recycling
MaiDong Pineapple With Coconut	600 ml	PET	J&S Li PTY Ltd	Statewide Recycling
MeiZiLv Straberry Pulp Juice	450 ml	PET	J&S Li PTY Ltd	Statewide Recycling
NongFuShanQuan Chapai Grapefruit Green Tea	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
NongFuShanQuan Chapai Jasmine Tea	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
NongFuShanQuan Chapai Lime Black Tea	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
NongFuShanQuan DongFangShuYe Black Tea	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
NongFuShanQuan DongFangShuYe Green Tea	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
NongFuShanQuan DongFangShuYe Jasmine Tea	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
NongFuShanQuan DongFangShuYe Oolong Tea	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
NongFuShanQuan Fibre Sports Drink NongFuShanQuan Green Mango Sports	550 ml 550 ml	PET PET	J&S Li PTY Ltd J&S Li PTY Ltd	Statewide Recycling Statewide Recycling
Drink				
NongFuShanQuan NFC Orange Juice	300 ml	PET	J&S Li PTY Ltd	Statewide Recycling
NongFuShanQuan Sports Drink	550 ml	PET	J&S Li PTY Ltd	Statewide Recycling
NongFuShanQuan Tomato With Mixed Vege Juice	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
NongFuShanQuan Vitamin Water Blueberry	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
NongFuShanQuan Vitamin Water Guava Blueberry	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
NongFuShanQuan Vitamin Water Lactic	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
NongFuShanQuan Vitamin Water Lemon	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
NongFuShanQuan Vitamin Water Orange	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
NongFuShanQuan Water Soluble Vitamin Grapefruit	445 ml	PET	J&S Li PTY Ltd	Statewide Recycling
NongFuShanQuan Water Soluble Vitamin Lemon		PET	J&S Li PTY Ltd	Statewide Recycling
NongFuShanQuan Water Soluble Vitamin Orange	445 ml	PET	J&S Li PTY Ltd	Statewide Recycling
NongFuShanQuan White Peach Sports Drink	550 ml	PET	J&S Li PTY Ltd	Statewide Recycling
Pocari Iron Supply Drink	580 ml	PET	J&S Li PTY Ltd	Statewide Recycling
Pocari Iron Supply Drink	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
Pocari Iron Supply Drink	335 ml	PET	J&S Li PTY Ltd	Statewide Recycling
Pocari Iron Supply Drink	1460 ml	PET	J&S Li PTY Ltd	Statewide Recycling
Red Bull Extra Vitamin Sports Drink	250 ml	Can - Aluminium	J&S Li PTY Ltd	Statewide Recycling
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Red Bull Vitamin Sports Drink	250 ml	Can - Aluminium	J&S Li PTY Ltd	Statewide Recycling
	250 ml 300 ml	Can - Aluminium Can - Aluminium	J&S Li PTY Ltd J&S Li PTY Ltd	Statewide Recycling Statewide Recycling

Product Cotatiane Nume Containe Type Approval Type Collection Type Rico Plum Green Tea 300 ml Can - Administum Rico Fiber Drink 480 ml 480 ml Can - Administum Rico Fiber Drink 480 ml Can - Administum Rico Fiber Drink 300 ml Can - Administum Rico Fiber Drink 300 ml Can - Administum Rico Group Tipe Type Intellegation Rico Grap English Rico Rico Rico Rico Rico Rico Rico Rico	Column 1	Column 2	Column 3	Column 4	Column 5
Rec Plant Green Tee 30 on Can - Administum ASS L PTY Lud Statewick Recycling Rico Fiber Drink 49 on Can - Administum ASS L PTY Lud Statewick Recycling Rico Fiber Drink 40 on Can - Administum ASS L PTY Lud Statewick Recycling Rico Grape Juice Drink 40 on Can - Administum ASS L PTY Lud Statewick Recycling Rico Grape Juice Drink 40 on Can - Administum ASS L PTY Lud Statewick Recycling Rico Grape Juice Drink 40 on Can - Administum ASS L PTY Lud Statewick Recycling Rico Grape Juice Drink 40 on Can - Administum ASS L PTY Lud Statewick Recycling Rico Grape Juice Drink 40 on Can - Administum ASS L PTY Lud Statewick Recycling Rico Honey Milk Tea 30 on Can - Administum ASS L PTY Lud Statewick Recycling Rico Honey Milk Tea 30 on Can - Administum ASS L PTY Lud Statewick Recycling Rico Honey Milk Tea 32 on Can - Administum ASS L PTY Lud Statewick Recycling Rico Lateno Black Tea 30 on Can - Administum ASS L PTY Lud Statewick Recycling Rico Lateno Black Tea 30 on Can - Administum ASS L PTY Lud Statewick Recycling Rico Lateno Black Tea 34 on Can - Administum ASS L PTY Lud Statewick Recycling Rico Lateno Black Tea 34 on Can - Administum ASS L PTY Lud Statewick Recycling Rico Jateno Black Tea 34 on Can - Administum ASS L PTY Lud Statewick Recycling Rico Jateno Black Tea 34 on Can - Administum ASS L PTY Lud Statewick Recycling Rico Jateno Black Tea 34 on Can - Administum ASS L PTY Lud Statewick Recycling Rico Jateno Black Tea 34 on Can - Administum ASS L PTY Lud Statewick Recycling Rico Jateno Black Tea 34 on Can - Administum ASS L PTY Lud Statewick Recycling Rico Jateno Place P					
Rico Fiber Drink					
Reo Fiber Drink					
Rico Fier Drink					
Rec Gard Tea	Rico Fiber Drink	300 ml			
Rico Graes Jelly Drink 340 ml Can - Aluminium Rico Graen Teo Drink 440 ml Can - Aluminium Rico Graen Suice Drink 440 ml Can - Aluminium Rico Honey Milk Tea 300 ml Can - Aluminium Rico Honey Milk Tea 300 ml Can - Aluminium Rico Honey Milk Tea 300 ml Can - Aluminium Rico Honey Milk Tea 300 ml Can - Aluminium Rico Honey Milk Tea 300 ml Can - Aluminium Rico Honey Milk Tea 300 ml Can - Aluminium Rico Honey Milk Tea 300 ml Can - Aluminium Rico Honey Milk Tea 300 ml Can - Aluminium Rico Lacobacillis Flavor Drink 320 ml Can - Aluminium Rico Lacobacillis Flavor Drink 320 ml Can - Aluminium Rico Lacobacillis Flavor Drink 490 ml Aluminium Rico Lacobacillis Flavor Drink Rico Jeno Black Tea 340 ml Aluminium Rico Lacobacillis Flavor Drink Rico Jonog Flavor Rico Lacobacillis Flavor Drink Rico Jonog Flavor Rico Lacobacillis Flavor Drink 490 ml Aluminium Rico Ponog Flavor Rico Graen Jano Rico Lacobacillis Recycling Rico Jonog Flavor	Rico Gourd Tea	340 ml	Can - Aluminium	J&S Li PTY Ltd	
Rico Green Tea Drink 49 ml Can - Aluminium Rico High Fiber Drink 300 ml Can - Aluminium Rico High Fiber Drink 300 ml Can - Aluminium Rico High Fiber Drink 300 ml Can - Aluminium Rico Honey Milk Tea 300 ml Can - Aluminium Rico Honey Milk Tea 300 ml Can - Aluminium Rico Honey Milk Tea 300 ml Can - Aluminium Rico Litchi Iutice Drink 320 ml Can - Aluminium Rico Litchi Drink 490 ml Can - Aluminium Rico Litchi Drink Rico Many Drink Rico Lacobaci Litchi Drink Rico Many Drink Rico Lacobaci Litchi Drink Rico Litchi Drink 490 ml Can - Aluminium Rico Litchi Drink Rico Many Drink Rico Pach Incirco	_		Aluminium		
Rico Hays Flore Drink 490 ml Can - Aluminium Res Li PTY Ltd Statewide Recycling Rico Honey Milk Tea 300 ml Can - Aluminium Res Li PTY Ltd Statewide Recycling Rico Lactobacillus Flavor Drink 320 ml Can - Aluminium Res Li PTY Ltd Statewide Recycling Rico Lactobacillus Flavor Drink 320 ml Can - Aluminium Res Li PTY Ltd Statewide Recycling Rico Lactobacillus Flavor Drink 320 ml Can - Aluminium Res Li PTY Ltd Statewide Recycling Rico Lactobacillus Flavor Drink 490 ml Can - Aluminium Res Li PTY Ltd Statewide Recycling Rico Lactobacillus Flavor Drink 490 ml Can - Aluminium Res Li PTY Ltd Statewide Recycling Rico Lactobacillus Flavor Drink 490 ml Can - Aluminium Res Li PTY Ltd Statewide Recycling Rico Drink 490 ml Can - Aluminium Res Li PTY Ltd Statewide Recycling Rico Olong Tea Drink 490 ml Can - Aluminium Res Li PTY Ltd Statewide Recycling Rico Drink 490 ml Can - Aluminium Res Li PTY Ltd Statewide Recycling Rico Drink 490 ml Can - Aluminium Res Li PTY Ltd Statewide Recycling Rico Drink 490 ml Can - Aluminium Res Li PTY Ltd Statewide Recycling Recycling Rico Drink 490 ml Can - Aluminium Res Li PTY Ltd Statewide Recycling Recycling Recycling Rico Drink 490 ml Can - Aluminium Res Li PTY Ltd Statewide Recycling Recyc					
Rico High Fiber Drink 300 ml Can - Aluminium Rico Honey Milk Tea 300 ml Can - Aluminium Rico Lactobecillus Favor Drink 320 ml Can - Aluminium Rico Lactobecillus Favor Drink 320 ml Can - Aluminium Rico Lactobecillus Favor Drink 320 ml Can - Aluminium Rico Lactobecillus Favor Drink 320 ml Can - Aluminium Rico Lactobecillus Favor Drink 340 ml Can - Aluminium Rico Lichilus Drink Rico Lactobecillus Pavor Drink 490 ml Rico Lactobecillus Pavor Drink 490 ml Rico Lactobecillus Pavor Drink 490 ml Rico Mango Juleo Drink 490 ml Rico Golong Tea Drink 490 ml Rico Groap Fall Prink Rico Groap Grink 490 ml Rico Pada Duise Drink 490 ml Rico Pada Duise Prink 490 ml Rico Prin					
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Column 1 Product	Column 2 Container	Column 3 Container	Column 4 Approval	Column 5 Collection
Name	Size	Type	Approvai Holder	Arrangements
TaiShan Mixed Congee With Okinawa Brown Sugar	340 g	Can - Aluminium	J&S Li PTY Ltd	Statewide Recycling
TaiShan Mixed Congee with Pearl Jobs Tears	330 g	Can - Aluminium	J&S Li PTY Ltd	Statewide Recycling
TaiShan Mung Bean Soup With Jelly	330 g	Can - Aluminium	J&S Li PTY Ltd	Statewide Recycling
TaiShan Silver Tremella With Lotus Seeds & Crystal Sugar Drink	310 g	PET	J&S Li PTY Ltd	Statewide Recycling
TaiShan White Gourd Drink	310 ml	Can - Aluminium	J&S Li PTY Ltd	Statewide Recycling
TaiShanGrass Jelly Pudding	255 g	Can - Aluminium	J&S Li PTY Ltd	Statewide Recycling
TaiShanLychee With Coconut Jelly Juice	320 g	Can - Aluminium	J&S Li PTY Ltd	Statewide Recycling
TaiShanMixed Congee Black Glutinous Rice & Jobs Tears	255 g	Can - Aluminium	J&S Li PTY Ltd	Statewide Recycling
Taiqi Mixed Congee	370 g	Can - Aluminium	J&S Li PTY Ltd	Statewide Recycling
TanQi Blackcurrant Drink	240 ml	Glass	J&S Li PTY Ltd	Statewide Recycling
TanQi Durian Cheese Soda Drink	240 ml	Glass	J&S Li PTY Ltd	Statewide Recycling
TanQi Honey Bayberry Soda Drink	240 ml	Glass	J&S Li PTY Ltd	Statewide Recycling
TanQi Pineapple Soda Drink	240 ml	Glass	J&S Li PTY Ltd	Statewide Recycling
TanQi Rose Soda Drink TionDiDiVi Apple Vinegor	240 ml 330 ml	Glass Can - Aluminium	J&S Li PTY Ltd J&S Li PTY Ltd	Statewide Recycling
TianDiDiYi Apple Vinegar TianOh Mocha Roasted Coffee	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling Statewide Recycling
TongYi Assam Milk Tea	600 ml	PET	J&S Li PTY Ltd	Statewide Recycling Statewide Recycling
Tong Yi Assam Milk Tea	1250 ml	PET	J&S Li PTY Ltd	Statewide Recycling
Tong Yi Assam Milk Tea	1500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
TongYi Assam MilkTea	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
TongYi Assam Original Milk Tea	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
TongYi Black Tea	300 ml	LiquidPaperBoard		Statewide Recycling
TongYi Chocolate Milk Tea	250 ml	LiquidPaperBoard		Statewide Recycling
TongYi Grass Jelly	310 ml	Can - Aluminium	J&S Li PTY Ltd	Statewide Recycling
TongYi Green Tea	300 ml	LiquidPaperBoard	J&S Li PTY Ltd	Statewide Recycling
TongYi Green Tea	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
TongYi Iced Lemon Tea	2000 ml	PET	J&S Li PTY Ltd	Statewide Recycling
TongYi Iced Lemon Tea	1000 ml	PET	J&S Li PTY Ltd	Statewide Recycling
TongYi Iced Lemon Tea	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
TongYi Jasmine Green Tea	2000 ml	PET	J&S Li PTY Ltd	Statewide Recycling
TongYi Jasmine Green Tea TongYi Jasmine Green Tea	1000 ml 500 ml	PET PET	J&S Li PTY Ltd J&S Li PTY Ltd	Statewide Recycling Statewide Recycling
Tong Yi Malt Black Tea	300 ml	Can - Aluminium	J&S Li PTY Ltd	Statewide Recycling Statewide Recycling
Tong Yi Malt Green Tea	300 ml	Can - Aluminium	J&S Li PTY Ltd	Statewide Recycling Statewide Recycling
Tong Yi Malt Milk Tea	250 ml	LiquidPaperBoard		Statewide Recycling
Tong Yi Malt Milk Tea	300 ml	Can - Aluminium		Statewide Recycling
TongYi Malt Milk Tea	335 ml	Can - Aluminium		Statewide Recycling
TongYi Matcha Green Milk Tea	450 ml	PET	J&S Li PTY Ltd	Statewide Recycling
TongYi Milk Tea	300 ml	LiquidPaperBoard	J&S Li PTY Ltd	Statewide Recycling
TongYi Orange Juice	450 ml	PET	J&S Li PTY Ltd	Statewide Recycling
TongYi Orange Juice	2000 ml	PET	J&S Li PTY Ltd	Statewide Recycling
TongYi Salty Cheese Milk Tea	450 ml	PET	J&S Li PTY Ltd	Statewide Recycling
TongYi Salty Water Grapefruit	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
TongYi Salty Water Original	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
TongYi Seylon Milk Tea	600 ml	PET	J&S Li PTY Ltd	Statewide Recycling
TongYi Strawberry MilkTea	250 ml	LiquidPaperBoard		Statewide Recycling
TongYi Sugar Citrus	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
Tong Yi Sugar Pear Tea	500 ml 1000 ml	PET PET	J&S Li PTY Ltd	Statewide Recycling
TongYi Sugar Pear Tea TongYi XiaoMing Lime Black Tea	480 ml	PET	J&S Li PTY Ltd J&S Li PTY Ltd	Statewide Recycling Statewide Recycling
Tong Yi XiaoMing Oolong Tea	480 ml	PET	J&S Li PTY Ltd	Statewide Recycling Statewide Recycling
Tong Yi XiaoMing Original Tea	480 ml	PET	J&S Li PTY Ltd	Statewide Recycling Statewide Recycling
Tong Yi XiaomMing Orange Green Tea	480 ml	PET	J&S Li PTY Ltd	Statewide Recycling
Tong Yi YaHA Classical Iced Coffee	450 ml	PET	J&S Li PTY Ltd	Statewide Recycling
TongYi YaHA Latte	280 ml	Can - Aluminium	J&S Li PTY Ltd	Statewide Recycling
WaHaHa AD Yogurt	220 ml	PET	J&S Li PTY Ltd	Statewide Recycling
WaHaHa AD Yogurt	200 ml	PET	J&S Li PTY Ltd	Statewide Recycling
WaHaHa AD Yogurt	100 ml	PET	J&S Li PTY Ltd	Statewide Recycling
WaHaHa AD Yogurt Jujube	220 ml	PET	J&S Li PTY Ltd	Statewide Recycling
WaHaHa Banana Milk Drink	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size	Container	Approval Holder	Collection
WaHaHa Coconut Milk Drink	1500 ml	Type PET	J&S Li PTY Ltd	Arrangements Statewide Recycling
WaHaHa Coconut Milk Drink	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
WaHaHa Iced Lemon Tea	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
WaHaHa Jujube With Goji Berry Milk Drink		PET	J&S Li PTY Ltd	Statewide Recycling
WaHaHa Lactic Drink	100 ml	PET	J&S Li PTY Ltd	Statewide Recycling
WaHaHa Lactic Drink	100 ml	PET	J&S Li PTY Ltd	Statewide Recycling
WaHaHa Lactic Drink L	200 ml	PET	J&S Li PTY Ltd	Statewide Recycling
WaHaHa Lactic Drink S	125 ml	PET	J&S Li PTY Ltd	Statewide Recycling
WaHaHa LongJing Green Tea	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
WaHaHa Mixed Congee With Longan & Lotus Seed	360 g	Can - Aluminium	J&S Li PTY Ltd	Statewide Recycling
WaHaHa Mixed Sweet Congee	360 g	Can - Aluminium	J&S Li PTY Ltd	Statewide Recycling
WaHaHa Orginal Milk Drink	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
WaHaHa Orginal Milk Drink	1500 ml 500 ml	PET PET	J&S Li PTY Ltd J&S Li PTY Ltd	Statewide Recycling Statewide Recycling
WaHaHa Original Milk Tea WaHaHa Peach Milk Drink	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling Statewide Recycling
WaHaHa Pear Milk Drink	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling Statewide Recycling
WaHaHa Pineapple Milk Drink	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
WaHaHa Pineapple Milk Drink	1500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
WaHaHa Purple Mixed Congee With	360 g	Can - Aluminium	J&S Li PTY Ltd	Statewide Recycling
Almond Wellette Strowberry Lectic Drink	100 ml	PET	10-C 1 : DTV 1 +4	Statewide Recycling
WaHaHa Strawberry Lactic Drink WaHaHa Strawberry Milk Drink	100 ml 500 ml	PET	J&S Li PTY Ltd J&S Li PTY Ltd	Statewide Recycling Statewide Recycling
WaHaHa Sweet Mixed Congee	360 g	Can - Aluminium	J&S Li PTY Ltd	Statewide Recycling
WaHaHa Vanilla Milk Drink	500 g 500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
WaHaHa Vanilla Milk Drink	1500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
Wang Lao Ji Herbal Tea	1500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
WangLaoJi Herbal Tea	310 ml	Can - Aluminium	J&S Li PTY Ltd	Statewide Recycling
WangLaoJi Herbal Tea	250 ml	LiquidPaperBoard	J&S Li PTY Ltd	Statewide Recycling
WangLaoJi Herbal Tea	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
WeiDan Gourd Tea	490 ml	Can - Aluminium	J&S Li PTY Ltd	Statewide Recycling
WeiDan Gourd Tea	980 ml	Can - Aluminium	J&S Li PTY Ltd	Statewide Recycling
WeiYi Peanut & Walnut Soy Drink	960 ml	PET	J&S Li PTY Ltd	Statewide Recycling
WeiYi Peanut Soy Drink	960 ml	PET	J&S Li PTY Ltd	Statewide Recycling
WeiYi Soya Drink	245 ml	Glass	J&S Li PTY Ltd	Statewide Recycling
XiangPiaoPiao Meco Latte MilkTea	300 ml	LiquidPaperBoard		Statewide Recycling
XiangPiaoPiao Meco Lemon Juice	400 ml	LiquidPaperBoard		Statewide Recycling
XiangPiaoPiao Meco Oolong MilkTea	300 ml	LiquidPaperBoard		Statewide Recycling
XiangPiaoPiao Meco Thai Citrus Juice XiangPiaoPiao MilkTea With Condensed Milk	400 ml 300 ml	LiquidPaperBoard LiquidPaperBoard		Statewide Recycling Statewide Recycling
XiangPiaoPiao Peach Garpefruit Juice	400 ml	LiquidPaperBoard	J&S Li PTY Ltd	Statewide Recycling
XiangPiaoPiao Toffee Milk Black Tea	300 ml	LiquidPaperBoard	J&S Li PTY Ltd	Statewide Recycling
XingYuanZai Sour Plum Drink	300 ml	Glass	J&S Li PTY Ltd	Statewide Recycling
YeShuYeZhi Coconut Juice	1000 ml	LiquidPaperBoard		Statewide Recycling
YeShuYeZhi Coconut Juice	245 ml	LiquidPaperBoard		Statewide Recycling
YeTai Coconut Plup Juice	420 ml	PET	J&S Li PTY Ltd	Statewide Recycling
YeTai PassionFruit Juice	360 ml	PET	J&S Li PTY Ltd	Statewide Recycling
YeTai Thai Lina Luian	360 ml	PET	J&S Li PTY Ltd	Statewide Recycling
YeTai Thai Lime Juice YeTai Cranberry Juice	360 ml 360 ml	PET PET	J&S Li PTY Ltd J&S Li PTY Ltd	Statewide Recycling Statewide Recycling
YiKe Coconut Juice	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling Statewide Recycling
YiKe Coconut Juice	328 ml	PET	J&S Li PTY Ltd	Statewide Recycling
YiKe Coconut Juice	1250 ml	PET	J&S Li PTY Ltd	Statewide Recycling
YiKe Soy Drink	310 g	PET	J&S Li PTY Ltd	Statewide Recycling
YiLi Lactic Drink	330 ml	LiquidPaperBoard		Statewide Recycling
YiTengYuan Black Tea No Sugar	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
YiTengYuan Green Tea No Sugar	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
YiTengYuan Jasmine White Tea No Sugar	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
YiTengYuan Lemon Red Tea	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
YiTengYuan Malt Tea	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
YiTengYuan Oolong Tea No Sugar	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
YiTengYuan Oonlong Tea	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
YiTengYuan Peach Red Tea	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling

THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

Column 1	Column 2	Column 3	Column 4	Column 5
Product	Container	Container	Approval	Collection
Name YiTengYuan Premium Green Tea	Size 500 ml	Type PET	Holder J&S Li PTY Ltd	Arrangements Statewide Recycling
YiTengYuan Strong Green Tea	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
YiTengYuan Strong Oolong Tea No Sugar	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
YinLu Peanut Milk	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
YinLu Black Rice Congee	280 g	Can - Aluminium	J&S Li PTY Ltd	Statewide Recycling
YinLu Brown Sugar Longan Congee	280 g	Can - Aluminium	J&S Li PTY Ltd	Statewide Recycling
YinLu Coconut Mixed Congee	360 g	Can - Aluminium	J&S Li PTY Ltd	Statewide Recycling
YinLu Coconut Oat Congee	280 g	Can - Aluminium	J&S Li PTY Ltd	Statewide Recycling
YinLu Corn Barley Congee	280 g	Can - Aluminium	J&S Li PTY Ltd	Statewide Recycling
YinLu Longan Sweet Mixed Congee	360 g	Can - Aluminium	J&S Li PTY Ltd	Statewide Recycling
YinLu Lotus Seed Mixed Congee	360 g	Can - Aluminium	J&S Li PTY Ltd	Statewide Recycling
YinLu Low Sugar Mixed Congee	360 g	Can - Aluminium	J&S Li PTY Ltd	Statewide Recycling
YinLu Mixed Sweet Congee YinLu Peanut Milk With Jujube	360 g 500 ml	Can - Aluminium PET	J&S Li PTY Ltd J&S Li PTY Ltd	Statewide Recycling Statewide Recycling
YinLu Peanut Milk With Walnut	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling Statewide Recycling
YinLu Red Bean Barley Congee	280 g	Can - Aluminium	J&S Li PTY Ltd	Statewide Recycling
YinLu Sweet Potato Purple Rice Congee	280 g	Can - Aluminium	J&S Li PTY Ltd	Statewide Recycling
YinLu White Fungus Sweet Mixed Congee	280 g	Can - Aluminium	J&S Li PTY Ltd	Statewide Recycling
YuanQiShenLing Apple Tea Drink	410 ml	PET	J&S Li PTY Ltd	Statewide Recycling
YuanQiShenLing Corn Water Drink	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
YuanQiShenLing Cucumber Soda Drink	480 ml	PET	J&S Li PTY Ltd	Statewide Recycling
YuanQiShenLing Mandarian Soda Drink	480 ml	PET	J&S Li PTY Ltd	Statewide Recycling
YuanQiShenLing Oolong Tea Black	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
YuanQiShenLing Oolong Tea White	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
YuanQiShenLing Oolong Tea Yellow	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
YuanQiShenLing Passionfruit Green Tea	500 ml	PET	J&S Li PTY Ltd	Statewide Recycling
YuanQiShenLing White Peach Soda Dink	480 ml	PET	J&S Li PTY Ltd	Statewide Recycling
YuanQiShenLing White Tea Drink	410 ml	PET	J&S Li PTY Ltd	Statewide Recycling
YuanQiShenLing Guava Green Tea Kombucha Me Apple Jasmine Sparkling	500 ml 330 ml	PET Glass	J&S Li PTY Ltd	Statewide Recycling Statewide Recycling
Botanical Kombucha Me Elderflower Sparkling	330 ml	Glass	Kombucha Me Pty Ltd Kombucha Me Pty Ltd	Statewide Recycling Statewide Recycling
Botanical Kombucha Me Ginger Turmeric Lemon	330 ml	Glass	Kombucha Me Pty Ltd	Statewide Recycling
Sparkling Botanical Kombucha Me Pomegranate & Grape	330 ml	Glass	Kombucha Me Pty Ltd	Statewide Recycling
Sparkling Botanical EWE Beaut Full Flavoured Mid Strength	330 ml	Glass	LIQUORLAND (AUSTRALIA)	Statewide Recycling
Beer			PTY. LTD.	
Oak Allens Red Skins	600 ml	LPB - Gable Top	Lactalis Australia Pty Ltd	Statewide Recycling
Oak Nestle Chokito	600 ml	LPB - Gable Top	Lactalis Australia Pty Ltd	Statewide Recycling
Oak Nestle Jaffas Love Can Gin & Tonic	600 ml 250 ml	LPB - Gable Top	Lactalis Australia Pty Ltd Love Can Pty Ltd	Statewide Recycling
Love Can Gin & Tonic Love Can Spritz	250 ml	Can - Aluminium Can - Aluminium	Love Can Pty Ltd Love Can Pty Ltd	Flagcan Distributors Flagcan Distributors
Love Can Spritz Love Can Vodka Yuzu Soda	250 ml	Can - Aluminium	Love Can Pty Ltd	Flagcan Distributors
Shine + Sparkling Wild Tropical Sugar Free	250 ml	Can - Aluminium	Mind Water Pty Ltd	Statewide Recycling
Shine + Sparkling Wild Tropical Sugar Free Extra Strength	250 ml	Can - Aluminium	Mind Water Pty Ltd	Statewide Recycling
Nudie Nothing But 2 Apples	200 ml	LPB - Aseptic	Nudie Foods Pty Ltd	Statewide Recycling
Nudie Nothing But 2 Oranges	200 ml	LPB - Aseptic	Nudie Foods Pty Ltd	Statewide Recycling
Nudie Nothing But Tropical Fruit	200 ml	LPB - Aseptic	Nudie Foods Pty Ltd	Statewide Recycling
Peace Love & Vegetables Kefir 11 Super Probiotic Coconut Kefir Tonic	360 ml	Glass	Peace Love & Vegetables	Marine Stores Ltd
Acai & Passionfruit Sour	355 ml	Aluminium	Pirate Life Brewery Pty Ltd	Statewide Recycling
Prancing Pony Brewery Dizzy Donkey Cloudy Apple Cider	330 ml	Glass	Prancing Pony Brewery Pty Ltd	Statewide Recycling
Prancing Pony Brewery Hopwork Orange Pale Ale	375 ml	Can - Aluminium	Prancing Pony Brewery Pty Ltd	Statewide Recycling
Prancing Pony Brewery India Red Ale Red Double IPA		Can - Aluminium	Prancing Pony Brewery Pty Ltd	Statewide Recycling
Prancing Pony Brewery Sunshine Summer Ale		Can - Aluminium	Prancing Pony Brewery Pty Ltd	Statewide Recycling
Remedy Good Energy No Sugar Naturally Blackberry Kombucha		Can - Aluminium	Remedy Kombucha P/L	Marine Stores Ltd
Remedy Good Energy No Sugar Naturally Blackberry Kombucha	230 mi	Can - Aluminium	Remedy Kombucha P/L	Marine Stores Ltd

Column 1	Column 2	Column 3	Column 4	Column 5
Product	Container	Container	Approval	Collection
Name	Size	Type	Holder	Arrangements
Remedy Good Energy No Sugar Naturally Kakadu Plum Kombucha	250 ml		Remedy Kombucha P/L	Marine Stores Ltd
Remedy Good Energy No Sugar Naturally Kakadu Plum Kombucha	250 ml	Can - Aluminium	Remedy Kombucha P/L	Marine Stores Ltd
Shapeshifter Brewing Co Imperial Hazy IPA	375 ml	Can - Aluminium	Shapeshifter Brewing Company	Statewide Recycling
Shapeshifter Brewing Co Mosaic Saison	375 ml	Can - Aluminium	Shapeshifter Brewing Company	Statewide Recycling
Shapeshifter Brewing Co Nordic Hazy IPA	375 ml	Can - Aluminium	Shapeshifter Brewing Company	Statewide Recycling
Shapeshifter Brewing Co Pineapple Berliner Weisse	375 ml	Can - Aluminium	Shapeshifter Brewing Company	Statewide Recycling
Shifty Lizard Brewing Co Bruce Lee-Zard IPA	330 ml	Glass	Shifty Lizard Brewing Co. Pty Ltd	Statewide Recycling
Shifty Lizard Brewing Co Gila Monster IIPA	330 ml	Glass	Shifty Lizard Brewing Co. Pty Ltd	Statewide Recycling
Shifty Lizard Brewing Co IPA	330 ml	Glass	Shifty Lizard Brewing Co. Pty Ltd	Statewide Recycling
Shifty Lizard Brewing Co Seshn Ale	330 ml	Glass	Shifty Lizard Brewing Co. Pty Ltd	Statewide Recycling
Shifty Lizard Brewing Co Stouty McStout Face	330 ml	Glass	Shifty Lizard Brewing Co. Pty Ltd	Statewide Recycling
Aldi Organic Kombucha Ginger Lemon	750 ml	Glass	Soulfresh Group Pty Ltd	Statewide Recycling
Aldi Organic Kombucha Lemon Lime & Bitters Flavour	330 ml	Glass	Soulfresh Group Pty Ltd	Statewide Recycling
Aldi Organic Kombucha Passionfruit	330 ml	Glass	Soulfresh Group Pty Ltd	Statewide Recycling
Aldi Organic Kombucha Spiced Flavour	750 ml	Glass	Soulfresh Group Pty Ltd	Statewide Recycling
Aldi Organic Kombucha Strawberry & Mint Flavour	750 ml	Glass	Soulfresh Group Pty Ltd	Statewide Recycling
Brew Room Kombucha Organic Raspberry Lemon Flavour Low Sugar	750 ml	Glass	Soulfresh Group Pty Ltd	Statewide Recycling
Lo Bros Organic Kombucha Naturally Low In Ginger & Lemon	250 ml	Can - Aluminium	Soulfresh Group Pty Ltd	Statewide Recycling
Lo Bros Organic Kombucha Naturally Low In Passionfruit	250 ml	Can - Aluminium	Soulfresh Group Pty Ltd	Statewide Recycling
Lo Bros Organic Kombucha Naturally Low In Raspberry & Lemon	250 ml	Can - Aluminium	Soulfresh Group Pty Ltd	Statewide Recycling
Lo Bros Organic Kombucha Naturally Low In Sugar Blueberry	330 ml	Glass	Soulfresh Group Pty Ltd	Statewide Recycling
Fentimans Valencian Orange Tonic Water	500 ml	Glass	Stuart Alexander & Co Pty Ltd	Statewide Recycling
The Suburban Brew Hazy Neighbour Hazy IPA	375 ml	Can - Aluminium	The Suburban Brew Pty Ltd	Marine Stores Ltd
Original Juice Co Black Label Orange	600 ml	PET	Thirsty Brothers Pty Ltd	Statewide Recycling
The Bucha Shop Kombucha Berry	400 ml	PET	Thirsty Brothers Pty Ltd	Statewide Recycling
The Bucha Shop Kombucha Lemon & Ginger	400 ml	PET	Thirsty Brothers Pty Ltd	Statewide Recycling
The Bucha Shop Kombucha Pineapple Mint	400 ml	PET	Thirsty Brothers Pty Ltd	Statewide Recycling
The Bucha Shop Kombucha Strawberry Lime	400 ml	PET	Thirsty Brothers Pty Ltd	Statewide Recycling
T Gallant Pinot Grigio Spritzer	275 ml	Glass	Treasury Wine Estates Australia Limited	Marine Stores Ltd
T Gallant Rose Sprtizer	275 ml	Glass	Treasury Wine Estates Australia Limited	Marine Stores Ltd
Wilde W Beer Gluten Free Pale Ale	330 ml	Glass	Tribe Brands Pty Ltd	Statewide Recycling
Ace of Spades	355 ml	Can - Aluminium	Whet Whistle Pty Ltd t/a Brewboys	Marine Stores Ltd
Gingerphobia Ginger Beer	355 ml	Can - Aluminium	Whet Whistle Pty Ltd t/a Brewboys	Marine Stores Ltd
Hoppapotamus West Coast IPA	355 ml	Can - Aluminium	Whet Whistle Pty Ltd t/a Brewboys	Marine Stores Ltd
Lee Carvallos You Have Entered Power Drive IIPA	330 ml	Glass	Whet Whistle Pty Ltd t/a Brewboys	Marine Stores Ltd
Lemon Felon Hard Lemon	355 ml	Can - Aluminium	Whet Whistle Pty Ltd t/a Brewboys	Marine Stores Ltd
Maiden Amber Ale	355 ml	Can - Aluminium	Whet Whistle Pty Ltd t/a Brewboys	Marine Stores Ltd

ENVIRONMENT PROTECTION ACT 1993

SECTION 69

 $Revocation\ of\ Collection\ Depot\ Approval$

I, ANDREA KAYE WOODS, Delegate of the Environment Protection Authority ('the Authority'), pursuant to section 69 of the Environment Protection Act, 1993 (SA) ('the Act') hereby:

1. Revocation of collection depot approval:

Revoke the approval of the collection depot identified by reference to the following matters, which previously received all containers belonging to a class of containers that were approved as Category B Containers:

- (a) the name of the collection depot described in column 1 of Schedule 1 of this Notice;
- (b) the name of the proprietor of the depot identified in column 3 of Schedule 1 of this Notice;
- (c) the location of the depot described in columns 4-6 of Schedule 1 of this Notice.

Dated: 7 November 2019

ANDREA KAYE WOODS Delegate of the Environment Protection Authority

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7
Depot Name	Company Name	Proprietors	Depot Location Street	Depot Location Suburb	Cert of Title Volume	Collection Area
Barmera Recycling	Barmera Recycling	Michael Hobby; B Stawarz	4 Anderson Street	BARMERA	5117/728	Regional

ENVIRONMENT PROTECTION ACT 1993

SECTION 69

Variation to Existing Approval of Collection Depot

I, ANDREA KAYE WOODS, Delegate of the Environment Protection Authority ('the Authority'), pursuant to section 69 of the Environment Protection Act, 1993 (SA) ('the Act') hereby:

1. Variation to Existing Approval of Collection Depot:

Vary the approval of the collection depot listed at Schedule 1 of this notice, that was granted under the Act prior to the date of this Notice and impose the conditions of this approval to be as follows:

1.1 Approval of Collection Depot:

The collection depot identified by reference to the following matters is approved:

- (a) the name of the collection depot described in column 1 of Schedule 1 of this Notice;
- (b) the name of the proprietor of the depot identified in column 3 of Schedule 1 of this Notice;
- (c) the location of the depot described in columns 4-6 of Schedule 1 of this Notice; and

The collection depot listed at Schedule 1 of this Notice is approved in relation to all classes of containers, which were approved under the Act, at or subsequent to the date of this Notice, as Category B Containers.

1.2 Conditions of approval:

Impose the following conditions on the approval:

- If the Approval Holder's name or postal address (or both) changes, then the Approval Holder must inform the Authority
 in writing, within 28 days of the change occurring.
- 2. If the collection depot is sold to another party, the Approval Holder must inform the Authority in writing, within 28 days of settlement.
- The Approval Holder who wishes to cease operation of the depot shall notify the Authority in writing, no less than 14 days from date of closing.
- 4. The Approval Holder, or a person acting on his or her behalf, must not pay a refund on, or seek reimbursement for, containers that the Approval Holder, or the person acting on his or her behalf, knows were not purchased in South Australia.
- The Approval Holder must ensure that prominent signage is displayed, detailing the offence and the penalties under Section 69 the Act, for presenting interstate containers for refund.

Dated: 7 November 2019

ANDREA KAYE WOODS Delegate of the Environment Protection Authority

			SCHEDULE 1			
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7
Depot Name	Company Name	Proprietors	Depot Location Street	Depot Location Suburb	Cert of Title Volume	Collection Area
Arno Bay Receival Centre	Eastern Eyre Recycling	Nathan Gillings; Nyolie Gillings	Lot 52, Alexandria Avenue	Arno Bay	52/051145	Regional
Port Neill Receival Centre	Eastern Eyre Recycling	Nathan Gillings; Nyolie Gillings	19 Wallis Street	Port Neill	5370/927	Regional
Cleve Receival Centre	Eastern Eyre Recycling	Nathan Gillings; Nyolie Gillings	Lot 431, Depot Street	Cleve	n/a	Regional

EQUAL OPPORTUNITY ACT 1994

SOUTH AUSTRALIAN CIVIL AND ADMINISTRATIVE TRIBUNAL SACAT REFERENCE NUMBER: 2019/SA003409

 $Notice\ of\ Renewal\ of\ Exemption\ before\ Tribunal\ Member\ Alex\ Lazar evich$

I HEREBY certify that on the 14th of October 2019, the South Australian Civil and Administrative Tribunal, on application of THE STATE OF SOUTH AUSTRALIA (Chief Executive, Department for Health & Ageing), made the following orders for renewal of an exemption:

- 1. Pursuant to s92 of the Equal Opportunity Act 1994 an exemption is granted to the State of South Australia, (Chief Executive, Department for Health and Wellbeing) and members of the Aboriginal Health Council of South Australia Inc. ("AHCSA") from the provisions of Sections 30(1), 52(1) and 103 of the Equal Opportunity Act 1984 to enable the State of South Australia and members of the AHCSA to advertise for Aboriginal and Torres Strait Islander persons, including Aboriginal and Torres Strait Islander persons of a specific gender (men and/or women), to apply for positions which undertake Aboriginal and/or Torres Strait Islander Health Worker roles and functions (including Aboriginal and/or Torres Strait Islander Health Practitioner, Aboriginal and/or Torres Strait Islander Health Worker, Aboriginal Mental Health Consultant, Aboriginal Hospital Liaison Officer, Aboriginal Social and Emotional Well-Being Worker, Aboriginal Maternal and Infant Care worker, Director and Manager of Aboriginal Health, Aboriginal Patient Pathway Officer, and Aboriginal Project/Program Officer) and to prefer Aboriginal and Torres Strait Islander applicants, including Aboriginal and Torres Strait Islander applicants, including Aboriginal and Torres Strait Islander applicants of a specific gender (men and/or women), in offering employment in such positions.
- 2. The above exemption is to remain in force for a period of 3 years commencing on 14 October 2019.

Dated: 4 November 2019

ANNE LINDSAY
Principal Registrar
South Australian Civil and Administrative Tribunal

FIRE AND EMERGENCY SERVICES ACT 2005

SECTION 78

Fire Danger Season

THE South Australian Country Fire Service hereby:

- 1. Fixes the date of the Fire Danger Season within the part of the State defined as the Adelaide Metropolitan Fire Ban District so as to commence on the 15th of November 2019 and to end on the 30th of April 2020.
- 2. Fixes the date of the Fire Danger Season within the part of the State defined as the Kangaroo Island Fire Ban District so as to commence on the 15th of October 2019 and to end on the 30th of April 2020.
- 3. Fixes the date of the Fire Danger Season within the part of the State defined as the Lower South East Fire Ban District so as to commence on the 15th of November 2019 and to end on the 30th of April 2020.
- 4. Fixes the date of the Fire Danger Season within the part of the State defined as the Mount Lofty Fire Ban District so as to commence on the 15th of November 2019 and to end on the 30th of April 2020.

Dated: 7 November 2019

MARK JONES QFSM Chief Officer SA Country Fire Service

FISHERIES MANAGEMENT ACT 2007

SECTION 47

Management Plan for the South Australian Commercial Northern Zone Rock Lobster Fishery

Take notice that pursuant to section 47(3) of the Fisheries Management Act 2007, the term of the Management Plan for the South Australian Commercial Northern Zone Rock Lobster Fishery that came into effect on 14 November 2014 by notice made pursuant to section 44 of the Fisheries Management Act 2007 in the South Australian Government Gazette dated 13 November 2014, on page 6428, is hereby extended to 30 June 2021.

Dated: 31 October 2019

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

FISHERIES MANAGEMENT ACT 2007

SECTION 115

Ministerial Exemption Number ME9903078

TAKE NOTICE that pursuant to section 115 of the *Fisheries Management Act 2007*, all holders of a Blue Crab Fishery licence issued under the *Fisheries Management (Blue Crab Fishery) Regulations 2013* allowing access to the waters of Gulf St Vincent (the 'exemption holders'), and their registered masters are exempt from section 70 of the *Fisheries Management Act 2007*, and regulation 5, clause 36 of Schedule 6 of the *Fisheries Management (General) Regulations 2017* but only insofar as they may take prescribed crustacean species during the period commencing 12:01 am on 1 November 2019 and ending 11:59 pm on 15 January 2020 (the 'exempted activity') for the purpose of trade or business, in the waters described in Schedule 1 and subject to the conditions set out in Schedule 2 unless varied or revoked earlier.

SCHEDULE 1

- The exempted activity may only be undertaken within the Gulf St Vincent Blue Crab Fishing Zone as prescribed under the Fisheries Management (Blue Crab Fishery) Regulations 2013 excluding the following areas
 - a. All waters east of the line commencing at the seaward end of the southern Outer Harbor breakwater closest to latitude 34°47.316'S, longitude 138°28.002'E, then westerly along the geodesic to the point near Entrance beacon closest to latitude 34°47.202'S, longitude 138°24.9'E, then south south-easterly along the geodesic to a point closest to latitude 35°2.514'S, longitude 138°29.274'E, then east to Mean High Water Springs at latitude 35°2.514'S, longitude 138°30.624'E.
 - b. All waters east of the line commencing at the seaward end of the northern Outer Harbor breakwater closest to latitude 34°47.042'S, longitude 138°28.202'E, then north-westerly along the geodesic to the point near Spoil Ground Pole closest to latitude 34°44.851'S, longitude 138°26.680'E, then north-easterly along the geodesic to Mean High Water Springs between St Kilda and Gawler Point at latitude 34°41.614'S, longitude 138°28.406'E.

c. All waters landward of a line commencing closest to latitude 34°43.722′S, longitude 138°27.282′E following a line counter-clockwise around northern Gulf St Vincent extending 2 nautical miles to the seaward from Mean High Water Springs to a point closest to latitude 34°56.212′S, longitude 137°49.959′E then westerly to along the geodesic to Mean High Water Springs at latitude 34°56.137′S, longitude 137°47.123′E

SCHEDULE 2

- The Exemption holders may only take up to a maximum of fifteen (15) per cent of the total of the 2019/20 annual quota entitlement endorsed on their licence in Gulf St Vincent.
- Exemption holders must complete and submit the South Australian Blue Crab Fishery Catch and Effort Return forms for all
 crustaceans taken pursuant to this notice, consistent with the Fisheries Management (Blue Crab Fishery) Regulations 2013 and
 fill in any additional forms provided by the South Australian Research and Development Institute.
- Exemption holders must comply with all licence conditions when undertaking the exempted activity, except where specifically exempted by this notice.
- While engaging in the exempted activity, exemption holders must be in possession of a copy of this notice. This notice must be produced to a Fisheries Officer if requested.
- 5. The exemption holders must not contravene or fail to comply with the *Fisheries Management Act 2007* or any regulations made under that Act, except where specifically exempted by this notice.

This notice does not purport to override the provisions or operation of any other Act including, but not limited to, the *Marine Parks Act* 2007 and the *Defence Act* 1903 (Cwlth). The exemption holder and his/her agents must comply with any relevant prohibitions, restrictions, regulations, permits, requirements and directions from the Department for Environment and Water when undertaking activities within a marine park.

Dated: 29 October 2019

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

HOUSING IMPROVEMENT ACT 2016

Rent Control

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

Address of Premises	Allotment Section	Certificate of Title Volume/Folio	Maximum Rental per week payable
26A Branson Avenue, Clearview SA 5085	Allotment 84 Deposited Plan 3418 Hundred of Yatala	CT2343/130, CT5596/689	\$247.00
Dated: 7 November 2019		Housing	CRAIG THOMPSON g Regulator and Registrar g Safety Authority, SAHA nister for Human Services

HOUSING IMPROVEMENT ACT 2016

Rent Control Revocations

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

Address of Premises	Allotment Section	Certificate of Title Volume/Folio	
32 Edward Street, Clare SA 5453	Allotment 2 Deposited Plan 18675 Hundred of Clare	CT5464/409	
29 Howard Street, Beulah Park SA 5067	Allotment 50 Filed Plan 15313 Hundred of Adelaide	CT5163/832	
48 King Street, Clare SA 5453	Allotment 700 Deposited Plan 65247 Hundred of Clare	CT4151/664, CT5398/753, CT5923/851	
45 Hamilton Road, Woodville North SA 5012	Allotment 19 Deposited Plan 3774 Hundred of Yatala	CT6011/994	
220 Gawler Road, Virginia SA 5120	Allotment 1 Deposited Plan 16031 Hundred of Munno Para	CT5470/556	
3 Pam Street, Beaumont SA 5066	Allotment 402 Filed Plan 18772 Hundred of Adelaide	CT 5278/36	

Dated: 7 November 2019

CRAIG THOMPSON
Acting Housing Regulator and Registrar
Housing Safety Authority, SAHA
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 estate in fee simple in that piece of land being portion of Allotment 45 in Deposited Plan No 84034 comprised in Certificate of Title Volume 6076 Folio 559, and being the whole of the land identified as Allotment 450 in DP 121579 lodged in the Lands Titles Office subject to the easement(s) created by TG 10375582

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:

Carlene Russell **GPO Box 1533** Adelaide SA 5001 Telephone: (08) 8343 2512 Dated: 5 November 2019

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

MINING ACT 1971

Notice pursuant to Section 28(5)

Notice is hereby given in accordance with Section 28(5) of the Mining Act 1971 that the delegate of the Minister for Energy and Mining intends to grant Exploration Licences over the areas described below.

Applicant: Iluka Resources Limited

Location: Poondinga area - approximately 120km north-northwest of Ceduna

Term: Two years Area in km²: 1340 2019/00114 Reference number: Applicant: Petratherm Ltd

Commonwealth Hill area - approximately 80km south-southwest of Coober Pedy Location:

Pastoral Leases: Commonwealth Hill, Ingomar

Term: Two years Area in km²: 2019/00122 Reference number:

OneSteel Manufacturing Pty Limited Applicant:

Moonabie area - approximately 100km southwest of Port Augusta Location:

Term: Area in km²: 2019/00123 Reference number:

Alliance Craton Explorer Pty Ltd Applicant:

Peterlumbo area - approximately 140km west of Port Augusta Location:

Pastoral Leases: Buckleboo, Bungeroo, Nonning, Yeltana

Term: Two years Area in km2: 408 Reference number: 2019/00129 Applicant: Marmota Limited

Location: Aurora Tank area - approximately 100km southwest of Coober Pedy

Pastoral Leases: Commonwealth Hill

Term: Two years Area in km²: Reference number: 2019/00134

Ausmin Development Pty Ltd Applicant:

Verran area - approximately 40km southwest of Cowell Location:

Two years Term: Area in km²: 690 2019/00135 Reference number:

Applicant: Havilah Resources Limited

Sandstone area approx 100km southwest of Coober Pedy Commonwealth Hill, Mobella Location:

Pastoral Leases:

Term: Two years Area in km²: Reference number: 2019/00136

Plans and co-ordinates can be found on the Department for Energy and Mining website:

http://energymining.sa.gov.au/minerals/exploration/public_notices/exploration_licence_applications or by contacting Tenements on 08 8429 2572.

Community information on mineral exploration licence processes and requirements under the Mining Act 1971 is available from: http://energymining.sa.gov.au/minerals/exploration/public_notices/exploration_licence_applications_or_hard_copy_on_request_to Mineral Tenements.

A/Mining Registrar as delegate for the Minister for Energy and Mining Department for Energy and Mining

NATIONAL PARKS AND WILDLIFE (NATIONAL PARKS) REGULATIONS 2016

Closure of Murraylands Park

PURSUANT to Regulations 7(3) (a) and 7(3) (d) of the National Parks and Wildlife (National Parks) Regulations 2016, I, Stuart Anthony Maxwell Paul, Director, Regional Operations, National Parks and Wildlife Service, authorised delegate of the Director of National Parks and Wildlife, close to the public;

The fire blocks of Ashby's, Box Flat, Day and Jimmy's Well in Ngarkat CP 6.00am on Thursday 21st November 2019 until 6.00pm on Monday 25th November 2019.

The purpose of the closure is to ensure the safety of the public during a pest control and monitoring program within the reserve during the period indicated.

Dated: 29 October 2019

S. A. M. PAUL Director, Regional Operations National Parks and Wildlife Service Department for Environment and Water

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Volume of Water Available for Allocation from the River Murray Consumptive Pool

PURSUANT to Section 146 (4) of the Natural Resources Management Act 2004 ('the Act'), I, Ben Bruce, delegate of the Minister for Environment and Water and Minister to whom the Act is committed, hereby determine the volume of water available for allocation from each of the River Murray Prescribed Watercourse's Consumptive Pools to water access entitlement holders for the period 1 July 2019 to 30 June 2020, as set out in Schedule 1 below:

SCHEDULE 1

Consumptive Pool	Classes	Volume of water available for allocation	Water Access Entitlement	Water Allocation Rate as % of Nominal Maximum Water Allocation Rate of 1 kL/unit share
		kL	unit share	(%)
Metropolitan Adelaide	Class 6	117,000,000	130,000,000	90
All Purpose	Class 1	8,368,662	8,368,662	100
	Class 2	47,000,000	50,000,000	94
	Class 3	571,330,319	607,798,212	94
	Class 5	5,568,841	5,568,841	100
	Class 8	20,868,000	22,200,000	94
All Purpose	Sub Total	653,135,822	693,935,715	
Wetland	Class 9	38,953,915	38,953,915	100
Environmental	*Class 9	7,244,800	7,244,800	100
	Total	816,334,537	870,134,430	

^{*} Riverine Recovery Program

This Notice will remain in effect until 30 June 2020, unless earlier varied.

Dated: 31 October 2019

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

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Application for Grant of Associated Activities Licence AAL 277

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:

Otway Energy Pty Ltd Vintage Energy Ltd

The application will be determined on or after 21 November 2019.

Description of Application Area

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

All coordinates MGA94, Zone 54

483390.278mE	5844903.480mN
483601.238mE	5844895.855mN
483596.566mE	5844830.771mN
483383.280mE	5844838.480mN
483390.278mE	5844903.480mN

AREA: 0.014 square kilometres approximately

Dated: 5 November 2019

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

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

SUSPENSION OF PETROLEUM RETENTION LICENCES

PRLs 183, 184, 185, 186, 187, 188 and 189

Pursuant to section 90 of the *Petroleum and Geothermal Energy Act 2000*, notice is hereby given that the abovementioned Petroleum Retention Licences have been suspended for the period 1 November 2019 to 31 October 2020 inclusive, pursuant to delegated powers dated 29 June 2018.

The expiry date of these licences is now determined to be 3 November 2023.

Dated: 30 October 2019

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 37

Applications for the Issue of a Certificate of Title

Notice is hereby given pursuant to Section 37(1) of the Roads (Opening and Closing) Act 1991 that:

No Certificate of Title was issued for the land identified as portion of Closed Road marked 'E' in Road Plan 3655 being the whole of Allotment 60 in Filed Plan 12979, portion of Closed Road marked 'E' in Road Plan 3655 being the whole of Allotment 62 in Filed Plan 12979, portion of Closed Road marked 'B' in Road Plan 3655 being the whole of Allotment 102 in Filed Plan 12978 and portion of Closed Road marked 'B' in Road Plan 3655 being the whole of Allotment 103 in Filed Plan 12978 in the Hundred of Adelaide, Deposited in the Office of the Surveyor-General at Adelaide vide Notice of Confirmation of Road Order published in the Government Gazette of 2 March 1950, page 511.

An application is now made by the following for the issue of a Certificate of Title in their ownership for the Closed Road by virtue of possession in accordance with Section 37(1) of the Roads (Opening and Closing) Act 1991;

WILLIAM JOSEPH STAKER and JANICE ELLEN STAKER (Allotment 60 in Filed Plan 12979)

PAUL VANIS and MARIA TSANTES (Allotment 62 in Filed Plan 12979)

CATHOLIC CHURCH ENDOWMENT SOCIETY INC. (Allotments 102 & 103 in Filed Plan 12978)

TAKE NOTICE that providing I am satisfied that the Applicant is in possession of the said Closed Road and unless an objection by any person claiming any interest in the said land is made in writing to me within 28 days from the date of this Notice, I propose to issue a Certificate of Title for the said land to the said Applicants.

Objections should be addressed to the Surveyor-General, GPO Box 1354 ADELAIDE SA 5001.

Dated: 7 November 2019

M.P. BURDETT Surveyor-General

SHOP TRADING HOURS ACT 1977

Trading Hours—Exemption

NOTICE is hereby given that pursuant to section 5(9)(b) of the *Shop Trading Hours Act 1977* (the Act), I, Rob Lucas MLC, Treasurer, on my own initiative, do hereby declare:

- Non-exempt shops, excluding shops that are solely or predominantly the retail sale of motor vehicles or boats, situated within the Greater Adelaide Shopping District exempt from the provisions of the Act between the hours of:
 - 9.00 pm and 12 midnight on Friday, 29 November 2019.

This exemption is subject to the following conditions:

- Normal trading hours prescribed by section 13 of the Act shall apply at all other times.
- All employees working during these extended hours will do so on a strictly voluntary basis.
- Any and all relevant industrial instruments are to be complied with.
- All work health and safety issues (in particular those relating to extended trading hours) must be appropriately addressed.

Dated: 1 November 2019

HON ROB LUCAS MLC Treasurer

SHOP TRADING HOURS ACT 1977

Trading Hours—Exemption

NOTICE is hereby given that pursuant to section 5(9)(b) of the *Shop Trading Hours Act 1977* (the Act), I, Rob Lucas MLC, Treasurer, on my own initiative, do hereby declare:

Non-exempt shops, excluding shops that are solely or predominantly the retail sale of motor vehicles or boats, situated within
the Greater Adelaide Shopping District exempt from the provisions of the Act between the hours of:

- 9.00 am and 11.00 am on Sundays, 1 December; 8 December; 15 December; 22 December; and 29 December 2019;
- 9.00 pm and 12 midnight on Thursday, 19 December 2019; Friday, 20 December 2019; and Monday, 23 December 2019; and 5.00 pm and 6.00 pm on Saturday, 21 December 2019; and Sunday, 22 December 2019.
- Non-exempt shops, excluding shops that are solely or predominantly the retail sale of motor vehicles or boats, situated within the Central Business District (CBD) Tourist Precinct exempt from the provisions of the Act between the hours of:
 - 9.00 am and 11.00 am on Thursday, 26 December 2019.
- Non-exempt shops, excluding shops that are solely or predominantly the retail sale of motor vehicles or boats, situated within the Metropolitan Shopping District and Glenelg Tourist Precinct exempt from the provisions of the Act between the hours of:
 - 9.00 am and 5.00 pm on Thursday, 26 December 2019.

This exemption is subject to the following conditions:

- Normal trading hours prescribed by section 13 of the Act shall apply at all other times.
- All employees working during these extended hours will do so on a strictly voluntary basis.
- Any and all relevant industrial instruments are to be complied with.
- All work health and safety issues (in particular those relating to extended trading hours) must be appropriately addressed.

Dated: 5 November 2019

HON ROB LUCAS MLC Treasurer

SOUTH AUSTRALIAN PUBLIC HEALTH ACT 2011

SECTION 51 (23) (B) - APPOINTMENTS

Notice by the Minister for Health and Wellbeing

TAKE notice that I, Hon Stephen Wade MLC, Minister for Health and Wellbeing, pursuant to section 51 (23) (b) of the South Australian Public Health Act 2011, do hereby declare the undermentioned entities as Public Health Partner Authorities:

- The National Heart Foundation of Australia
- The University of South Australia

Note that gazettal of The University of South Australia, will replace the University of South Australia (Division of Education, Arts and Social Sciences) which was previously gazetted on 24 June 2015.

Dated: 29 October 2019

HON STEPHEN WADE MLC Minister for Health and Wellbeing

SURVEYOR GENERAL

SPATIAL DATA PROVISION TO LOCAL GOVERNMENT AUTHORITIES

Effective from 1 July 2019

The fees for the provision of spatial datasets provided to Local Government Authorities by the Surveyor-General are based on the consumption of the data provided. Annual fees for the 2019/20 financial year are set out below.

Extracts	Price GST exclusive	Price GST inclusive
6	\$4125.00	\$4537.50
5	\$3550.00	\$3905.00
4	\$2975.00	\$3272.50
3	\$2400.00	\$2640.00
2	\$1825.00	\$2007.50
1	\$1250.00	\$1375.00

Dated: 7 November 2019

HON STEPHAN KNOLL MP Minister for Transport, Infrastructure and Local Government

South Australia

Liquor Licensing (Liquor Review) Amendment Act (Commencement) Proclamation 2019

1—Short title

This proclamation may be cited as the *Liquor Licensing (Liquor Review) Amendment Act (Commencement) Proclamation 2019.*

2—Commencement of remaining provisions

The remaining provisions of the *Liquor Licensing (Liquor Review) Amendment Act 2017* (No 49 of 2017) come into operation on 18 November 2019.

Made by the Governor

with the advice and consent of the Executive Council on 7 November 2019

South Australia

Australian Road Rules Variation Rules 2019

under the Road Traffic Act 1961

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1—Short title

292A

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These rules may be cited as the Australian Road Rules Variation Rules 2019.

2—Commencement

These rules come into operation on 1 December 2019.

3—Variation provisions

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

Part 2—Variation of Australian Road Rules

4—Variation of rule 18—Who is a pedestrian

Rule 18—before the note insert:

SA NOTE—

For South Australia, see regulation 9A of the *Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 2014.*

5—Substitution of rule 44

Rule 44—delete the rule, including the note, and substitute:

44—Division does not apply to entering or leaving a roundabout or lane filtering

This Division does not apply to—

- (a) a driver entering, in or leaving a roundabout; or
- (b) the rider of a motor bike while lane filtering in accordance with rule 151A.

Note 1—

Part 9 deals with giving change of direction signals when entering or leaving a roundabout.

Note 2—

Lane filtering is defined in rule 151A.

6—Variation of rule 45—What is changing direction

- (1) Rule 45(2)(e)—delete paragraph (e) and substitute:
 - (e) moving to the left to, or from, a stationary position;
- (2) Rule 45(3)(e)—delete paragraph (e) and substitute:
 - (e) moving to the right to, or from, a stationary position;

7—Variation of rule 62—Giving way when turning at an intersection with traffic lights

Rule 62(1)—before note 1 insert:

SA NOTE-

For South Australia, see regulation 9A of the *Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 2014.*

8—Variation of rule 63—Giving way at an intersection with traffic lights not operating or only partly operating

Rule 63(3)—before note 1 insert:

SA NOTE—

For South Australia, see regulation 9A of the Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 2014.

9—Variation of rule 64—Giving way at a flashing yellow traffic arrow at an intersection

Rule 64—before note 1 insert:

SA NOTE—

For South Australia, see regulation 9A of the *Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 2014.*

10—Variation of rule 65—Giving way at a marked foot crossing (except at an intersection) with a flashing yellow traffic light

- (1) Rule 65(2)(a)—delete paragraph (a) and substitute:
 - (a) give way to any pedestrian on or entering the crossing; and
- (2) Rule 65(2)—after paragraph (c) insert:

and

- (d) give way to any bicycle rider on or entering the crossing.
- (3) Rule 65(3)—delete "on" and substitute:

or bicycle rider on or entering

11—Variation of rule 69—Giving way at a give way sign or give way line at an intersection (except a roundabout)

(1) Rule 69(2A)—after paragraph (b) insert:

SA NOTE—

For South Australia, see regulations 9A and 9B of the *Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 2014.*

(2) Rule 69(3)—before the note insert:

SA NOTE—

For South Australia, see regulation 9A of the *Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 2014.*

12—Variation of rule 72—Giving way at an intersection (except a T-intersection or roundabout)

- (1) Rule 72(4)(b)—delete paragraph (b) and substitute:
 - (b) any pedestrian on or entering the slip lane.
- (2) Rule 72(4)—at the foot of subrule (4) before the example insert:

SA NOTE—

For South Australia, see regulation 9A of the *Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 2014.*

- (3) Rule 72—after subrule (4), including the example, insert:
 - (4A) Subrule (4)(b) does not apply if another law of this jurisdiction does not require a driver who is turning left using a slip lane to give way to a pedestrian on or entering a slip lane.

SA NOTE—

For South Australia, see regulation 9A of the *Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 2014.*

13—Variation of rule 73—Giving way at a T-intersection

(1) Rule 73(3)—at the foot of subrule (3) insert:

SA NOTE—

For South Australia, see regulations 9A and 9B of the *Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 2014.*

- (2) Rule 73(5)(b)—delete paragraph (b) and substitute:
 - (b) any pedestrian on or entering the slip lane.
- (3) Rule 73(5)—at the foot of subrule (5) insert:

SA NOTE—

For South Australia, see regulation 9A of the *Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 2014.*

- (4) Rule 73—before subrule (6) insert:
 - (5A) Subrule (5)(b) does not apply if another law of this jurisdiction does not require a driver who is turning from a continuing road into a terminating road using a slip lane to give way to a pedestrian on or entering a slip lane.

SA NOTE—

For South Australia, see regulation 9A of the *Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 2014.*

14—Variation of rule 80—Stopping at a children's crossing

- (1) Rule 80(2)(b)—delete paragraph (b) and substitute:
 - (b) a pedestrian or bicycle rider is on or entering the crossing.
- (2) Rule 80(3)—after "pedestrian" insert:

or bicycle rider

- (3) Rule 80(4)—delete subrule (4) and substitute:
 - (4) If a driver stops at a children's crossing for a pedestrian or bicycle rider, the driver must not proceed until there is no pedestrian or bicycle rider on or entering the crossing.

Offence provision.

15—Variation of rule 81—Giving way at a pedestrian crossing

Rule 81(2)—delete "on" and substitute:

or bicycle rider on or entering

16—Variation of rule 82—Overtaking or passing a vehicle at a children's crossing or pedestrian crossing

Rule 82—delete "at" and substitute:

or bicycle rider on or entering

17—Variation of rule 108—Trucks and buses low gear signs

Rule 108(1)—before the note insert:

SA NOTE—

For South Australia, see regulation 9C of the *Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 2014.*

18—Variation of rule 115—Driving in a roundabout

- (1) Rule 115(1)(c)—delete paragraph (c) and substitute:
 - (c) if subrule (3) applies to the driver—over the central traffic island, as near as practicable to the left of the centre of the central traffic island.
- (2) Rule 115(3)—after paragraph (b) insert:

and

(c) the driver can safely drive over the central traffic island.

19—Variation of rule 128A—Entering blocked crossings

Rule 128A(2)—at the foot of subrule (2) insert:

SA NOTE—

For South Australia, see regulations 9A and 9B of the *Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 2014.*

20—Variation of rule 141—No overtaking etc to the left of a vehicle

(1) Rule 141(1)—after paragraph (c) insert:

or

(d) the driver is lane filtering in accordance with rule 151A.

Note—

Lane filtering is defined in rule 151A.

- (2) Rule 141—after subrule (1), including the note, insert:
 - (1A) Subrule (1)(d) does not apply if another law of this jurisdiction does not permit a driver to lane filter.

21—Variation of rule 146—Driving within a single marked lane or line of traffic

- (1) Rule 146(1)—after paragraph (e) insert:
 - (ea) lane filtering in accordance with rule 151A; or

Note-

Lane filtering is defined in rule 151A.

(2) Rule 146(2)—after paragraph (e) insert:

Ol

(f) the driver is lane filtering in accordance with rule 151A.

Note-

Lane filtering is defined in rule 151A.

22—Variation of rule 147—Moving from one marked lane to another marked lane across a continuous line separating the lanes

(1) Rule 147—after paragraph (e) insert:

or

(f) the driver is lane filtering in accordance with rule 151A.

Note—

Lane filtering is defined in rule 151A.

- (2) Rule 147—after its present contents (including the notes) as varied by this rule (now to be designated as subrule (1)) insert:
 - (2) Subrule (1)(f) does not apply if another law of this jurisdiction does not permit a driver to lane filter.

23—Insertion of rule 151A

After rule 151 insert:

151A—Lane filtering between vehicles on a motor bike

- (1) A rider of a motor bike is *lane filtering* along a length of road if the rider rides the motor bike between 2 vehicles, each vehicle travelling in—
 - (a) the same direction as the motor bike; and
 - (b) separate, but adjacent, marked lanes or lines of traffic.
- (2) The rider of a motor bike must not unlawfully lane filter along a length of road.

Offence provision.

- (3) For subrule (2), it is unlawful for a rider to lane filter along a length of road if any of the following circumstances apply:
 - (a) the rider is edge filtering;
 - (b) the rider is riding at a speed of more than 30 km/h;
 - (c) the rider is riding in a school zone (unless the rider is permitted to lane filter in a school zone under another law of this jurisdiction);
 - (d) a no filtering sign applies to the length of road;
 - (e) it is not safe to lane filter.

SA NOTE—

For South Australia, see in addition regulation 11C of the *Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations* 2014.

(4) Subrule (3)(a) does not apply if another law of this jurisdiction allows a rider to edge filter.

- (5) A no filtering sign on a road applies to a length of road starting at the sign and ending at the nearer of the following:
 - (a) if the length of road ends at a T-intersection or dead end—the end of the length of road;
 - (b) the next end no filtering sign that is on the road.
- (6) For this rule, a rider of a motor bike is *edge filtering* along a length of road if—
 - (a) the rider changes direction towards the edge of the road to pass 1 or more vehicles on the road; or
 - (b) the rider changes direction towards the edge of the road to pass between 2 vehicles, 1 of which is stationary.
- (7) In this rule—

end no filtering sign means a traffic sign—

- (a) with a symbol displaying a motor bike positioned between 2 vehicles with a black diagonal line across the symbol; and
- (b) with a symbol positioned below the symbol mentioned in paragraph (a) displaying the word "end" in black letters;

no filtering sign means—

- (a) a traffic sign with a symbol displaying a motor bike positioned between 2 vehicles with a red diagonal line across the symbol; or
- (b) a traffic sign displaying the words "no filtering".

24—Variation of rule 155A—Tramways

Rule 155A(4)—tramway sign and end tramway sign—delete the signs and substitute:

Tramway sign



End tramway sign



25—Variation of rule 200—Stopping on roads—heavy and long vehicles

(1) Rule 200(1), note—delete the note and substitute:

Note-

Built-up area and **heavy vehicle** are defined in the dictionary and **shoulder** is defined in rule 12.

(2) Rule 200(3), definition of *heavy vehicle*—delete the definition

26—Variation of rule 231—Crossing a road at pedestrian lights

Rule 231(1)—before the note insert:

SA NOTE—

For South Australia, see regulation 32 of the *Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 2014.*

27—Variation of rule 236—Pedestrians not to cause a traffic hazard or obstruction

- (1) Rule 236(4), SA NOTE at the foot of subrule (4)—delete the SA NOTE
- (2) Rule 236(5), SA NOTE at the foot of subrule (5)—delete the SA NOTE

28—Variation of rule 239—Pedestrians on a bicycle path or separated footpath

Rule 239(2)—before note 1 insert:

SA NOTE—

For South Australia, see regulation 66A of the *Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 2014.*

29—Variation of rule 240—Wheeled recreational devices and toys not to be used on certain roads

(1) Rule 240(1)—before the note insert:

SA NOTE-

For South Australia, see regulation 30A(13) of the *Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 2014*.

(2) Rule 240(2), SA NOTE—delete "regulation 29" and substitute:

regulations 29 and 30A(12)

30—Variation of rule 243—Travelling on rollerblades etc on a bicycle path or separated footpath

(1) Rule 243(1)—before the note insert:

SA NOTE—

For South Australia, see regulation 66A of the *Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 2014.*

(2) Rule 243(2)—before the note insert:

SA NOTE—

For South Australia, see regulation 66A of the *Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 2014.*

31—Variation of rule 244C—Motorised scooters not to be used

Rule 244C, SA NOTE—delete the SA NOTE and substitute:

SA NOTE—

For South Australia, see section 161A of the *Road Traffic Act 1961* and regulation 48 of the *Road Traffic (Miscellaneous) Regulations 2014*.

32—Substitution of rule 248

Rule 248—delete the rule and substitute:

248—Riding across a crossing

- (1) A rider of a bicycle riding across a road, or part of a road, on a children's crossing, marked foot crossing or pedestrian crossing must—
 - (a) keep to the left of the crossing unless it is impracticable to do so; and
 - (b) give way to any pedestrians on the crossing.

Offence provision.

SA NOTE—

For South Australia, see in addition regulation 32 of the *Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 2014.*

Note—

Children's crossing is defined in rule 80, *marked foot crossing* is defined in the dictionary and *pedestrian crossing* is defined in rule 81.

(2) This rule does not apply if another law of this jurisdiction prohibits a rider of a bicycle from riding on a children's crossing, marked foot crossing or pedestrian crossing.

33—Variation of rule 262—Proceeding when bicycle crossing at an intersection or another place on a road

Rule 262—after subrule (4), including the note, insert:

(4A) If the bicycle crossing lights show a green bicycle crossing light, the rider may cross at the intersection, or another place on the road, even though the traffic lights show a red traffic light or yellow traffic light.

Note—

Bicycle crossing lights, green bicycle crossing light, red traffic light, traffic lights and yellow traffic light are defined in the dictionary.

34—Revocation of rule 262A

Rule 262A—delete the rule

35—Variation of rule 266—Wearing of seatbelts by passengers under 16 years old

(1) Rule 266(2C)—delete "A passenger does not have to comply with subrules (2), (2A) and (2B) if" and substitute:

The driver does not have to ensure subrule (2), (2A) or (2B) is complied with for a passenger if

(2) Rule 266(2D)—delete "passenger" and substitute:

driver

(3) Rule 266(3B)(a)—after "medical condition" insert:

or disability

36—Variation of rule 267—Exemptions from wearing seatbelts

- (1) Rule 267(1), SA NOTE—delete the SA NOTE
- (2) Rule 267(3A)(a)—after "medical condition" insert:

or disability

(3) Rule 267(4)—delete "medical certificate" wherever occurring and substitute in each case:

certificate

(4) Rule 267(9), definition of *medical practitioner*—delete the definition

37—Variation of rule 270—Wearing motor bike helmets

Rule 270(3), definition of *approved motor bike helmet*, including the SA NOTE—delete the definition and the SA NOTE and substitute:

approved motor bike helmet means a helmet—

- (a) made in compliance with—
 - (i) AS 1698; or
 - (ii) AS/NZ 1698; or
 - (iii) the United Nations Economic Commission for Europe standard 22.05 (the *UN standard*); and
- (b) that has an identifying mark certifying compliance with a standard mentioned in paragraph (a); and
- (c) that is in good repair and proper working order and condition.

SA NOTE—

For South Australia, see regulation 38 of the *Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 2014.*

Examples of a helmet that is in good repair and proper working order and condition—

- A helmet that is scratched or marked but the scratch or mark has not—
 - (a) penetrated the helmet's outer shell; or
 - (b) damaged the helmet's retention system; or
 - (c) damaged the helmet's inner lining.
- A helmet that is damaged to a degree that might reasonably be expected from the normal use of the helmet.

38—Variation of rule 292—Insecure or overhanging load

Rule 292—after its present contents (now to be designated as subrule (1)) insert:

(2) This rule is not limited by rule 292A.

39—Insertion of rule 292A

After rule 292 insert:

292A—Restricting movement of load

- (1) A driver must not drive or tow a vehicle carrying a load unless the load is restrained by a load restraint system that—
 - (a) prevents the load from moving in relation to the vehicle (other than movement allowed under subrule (2)) in the circumstances mentioned in subrule (3); and
 - (b) at a minimum, is capable of withstanding the forces that would result in the circumstances mentioned in subrule (3).

Offence provision.

- (2) A load may move in relation to the vehicle if—
 - (a) the vehicle's stability and weight distribution are not adversely affected by the movement; and
 - (b) the load does not become dislodged from the vehicle.

Examples of load movement that may be permitted under subrule (2)—

- 1 A load contained within the sides or enclosure of the vehicle that is restrained from moving horizontally may be able to move vertically.
- A load of very light objects, or a loose bulk load, that is contained within the sides or enclosure of the vehicle may be able to move horizontally and vertically.
- 3 A bulk liquid load contained within the sides or enclosure of the vehicle.
- (3) For subrule (1)(b), the circumstances are that the vehicle is subject to—
 - (a) any of the following, separately:
 - (i) 0.8g deceleration in a forwards direction;
 - (ii) 0.5g deceleration in a rearwards direction;
 - (iii) 0.5g acceleration in a lateral direction; and
 - (b) if friction or limited vertical displacement is relied on to comply with paragraph (a)—0.2g acceleration in a vertical direction relative to the load.
- (4) In this rule—

g means gravitational acceleration or 9.81 m/s².

SA NOTE—

For South Australia, see regulation 43A of the *Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 2014.*

40—Variation of Schedule 2—Standard or commonly used traffic signs

(1) Schedule 2—after the item headed "End tram lane sign" insert:

End tramway sign

(rule 155A)



(2) Schedule 2—after the item headed "Tram lane sign" insert:

Tramway sign

(rule 155A)



41—Variation of Dictionary

(1) Dictionary—after the definition of *driver's vehicle* insert:

edge filtering see rule 151A(6).

(2) Dictionary—before the definition of *enter* insert:

end no filtering sign see rule 151A(7).

(3) Dictionary—before the definition of *high-beam* insert:

heavy vehicle means a vehicle with a GVM of more than 4.5 tonnes.

(4) Dictionary—after the definition of *land* insert:

lane filtering see rule 151A(1).

(5) Dictionary—before the definition of *obstruction* insert:

no filtering sign see rule 151A(7).

(6) Dictionary, definition of *wheeled recreational device*—before the note insert:

SA NOTE—

For South Australia, see in addition regulation 66A of the *Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 2014.*

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 rules come into operation as set out in these rules.

Made by the Governor

with the advice and consent of the Executive Council on 7 November 2019

No 229 of 2019

Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) (Road Rules) Variation Regulations 2019

under the Road Traffic Act 1961

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Part 1—Preliminary

1—Short title

These regulations may be cited as the *Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) (Road Rules) Variation Regulations 2019.*

2—Commencement

These regulations come into operation on the day on which the *Australian Road Rules Variation Rules 2019* 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 Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 2014

4—Variation of regulation 9A—Giving way, etc, to riders of bicycles on crossings or slip lanes

- (1) Regulation 9A(d)—delete paragraph (d)
- (2) Regulation 9A(i) to (k)—delete paragraphs (i) to (k) (inclusive)

- (3) Regulation 9A(n)—delete paragraph (n) and substitute:
 - (n) in rule 62, 63, 64, 69, 72(4), 72(4A), 73(3), 73(5), 73(5A) or 128A; or

5—Variation of regulation 9B—Giving way to pedestrians, or riders of bicycles, entering crossings or slip lanes

- (1) Regulation 9B(a)—delete paragraph (a)
- (2) Regulation 9B(c)—delete paragraph (c)
- (3) Regulation 9B(d)—delete "or (5)"
- (4) Regulation 9B(e)—delete paragraph (e)

6—Substitution of regulation 11C

Regulation 11C—delete the regulation and substitute:

11C—Additional circumstances in which lane filtering between vehicles on a motor bike is unlawful

- (1) Despite anything in rule 151A (Lane filtering between vehicles on a motor bike), it will be taken for the purposes of rule 151A(2) to be unlawful for a rider of a motor bike to lane filter along a length of road if any of the following circumstances apply:
 - (a) the motor bike is a motor bike with 3 wheels (whether the third wheel supports a sidecar or otherwise);
 - (b) the rider is the holder of a P1 licence or a learner's permit (or an interstate licence or learner's permit that has a condition requiring a plate displaying the letter "P" or the letter "L" to be affixed to the motor bike);
 - (c) the motor bike is a moped and the rider is not the holder of a licence endorsed with the classification R-DATE or R (or an interstate licence that authorises the riding of a motor bike other than a moped);
 - (d) the rider is riding through a roundabout, children's crossing or pedestrian crossing;
 - the rider is riding between vehicles travelling in separate, but adjacent, marked lanes, one of which is a bicycle lane, tram lane or tramway;
 - (f) the rider is riding at a speed that does not exceed that of the vehicles between which the rider is riding (unless the speed of those vehicles is more than 30 kph);
 - (g) the rider is riding in a manner that does not seek to avoid collisions (including riding between vehicles with insufficient clearance).
- (2) The circumstances referred to in subregulation (1) are in addition to those specified in rule 151A(3).
- (3) In this regulation—

interstate learner's permit has the same meaning as in section 97A of the *Motor Vehicles Act 1959*;

interstate licence, leaner's permit, licence and P1 licence have the same respective meanings as in the *Motor Vehicles Act 1959*;

moped has the same meaning as in the *Motor Vehicles Regulations 2010* but does not include a moped with 3 wheels.

7—Substitution of regulation 32

Regulation 32—delete the regulation and substitute:

32—Additional requirements applicable to riders of bicycles on crossings

- (1) Despite anything in rule 248 (Riding across a crossing), it will be taken to be a requirement of subrule (1) of that rule that a rider of a bicycle riding across a road, or part of a road, on a children's crossing, marked foot crossing or pedestrian crossing must, in addition to complying with paragraphs (a) and (b) of subrule (1)—
 - (a) keep to the left of any oncoming bicycle rider or person riding an electric personal transporter, on the crossing; and
 - (b) not stay on the crossing for longer than necessary to cross the road safely.
- (2) Despite anything in the Rules, the rider of a bicycle who crosses a road or part of a road on a marked foot crossing may cross—
 - (a) in accordance with rule 231 (Crossing a road at pedestrian lights) (and for that purpose rule 231 applies to the rider as if references to a pedestrian in the rule include a reference to the rider of a bicycle); or
 - (b) if there are bicycle crossing lights as well as pedestrian lights at the crossing—in accordance with rule 231 or in accordance with rules 260 (Stopping for a red bicycle crossing light), 261 (Stopping for a yellow bicycle crossing light) and 262 (Proceeding when bicycle crossing at an intersection or another place on a road).

8—Substitution of regulation 37

Regulation 37—delete the regulation and substitute:

37—Exemptions from wearing seatbelts

For the purposes of rule 267(3) (Exemptions from wearing seatbelts), a certificate stating that a specified person is not required to wear a seatbelt, indefinitely or for a specified period, may be issued by the Minister on any ground the Minister considers appropriate.

9—Substitution of regulation 38

Regulation 38—delete the regulation and substitute:

38—Approved motor bike helmets

Despite anything in the definition of *approved motor bike helmet* in rule 270(3) (Wearing motor bike helmets), a helmet is an approved motor bike helmet for the purposes of that definition and the Rules only if the helmet—

- (a) is approved for motor bike riders under regulation 51 of the *Road Traffic (Miscellaneous) Regulations 2014*; and
- (b) complies with paragraph (c) of the definition of *approved motor bike helmet* in rule 270(3).

10—Insertion of regulation 43A

After regulation 43 insert:

43A—Exemption for light vehicle drivers from load restraint requirement in rule 292A

Despite anything in rule 292A (Restricting movement of load), that rule does not apply to the driver of a light vehicle.

Note-

For the driver of a light vehicle, see Schedule 1 clause 7A of the *Road Traffic (Light Vehicle Mass and Loading Requirements) Regulations 2013.*

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 7 November 2019

No 230 of 2019

Road Traffic (Miscellaneous) (Road Rules) Variation Regulations 2019

under the Road Traffic Act 1961

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Part 1—Preliminary

1—Short title

These regulations may be cited as the *Road Traffic (Miscellaneous) (Road Rules) Variation Regulations 2019.*

2—Commencement

These regulations come into operation on the day on which the *Australian Road Rules Variation Rules 2019* 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 Road Traffic (Miscellaneous) Regulations 2014

4—Variation of regulation 30—Prescribed offences (section 79B of Act)

(1) Regulation 30(2)(d)—after "traffic light" insert:

or arrow

(2) Regulation 30(2)(e)—after "traffic" insert:

light or

(3) Regulation 30(2)(i)—delete "a dividing line" and substitute:

the centre of a road or the dividing line

5—Variation of Schedule 4—Expiation of offences

(1) Schedule 4, Part 1, clause 3(a)(i)—delete "a dividing line" and substitute the centre of a road or the dividing line

(2) Schedule 4, Part 1, clause 4(d)—delete "left of dividing line" and substitute:

the left of the centre of a road or the dividing line

(3) Schedule 4, Part 1, clause 4(e)—after "marked lane" insert:

or line of traffic

(4) Schedule 4, Part 3, table, item relating to rule 80(4)—delete "on" and substitute:

or bicycle rider on or entering

(5) Schedule 4, Part 3, table, item relating to rule 147—delete "147" and substitute: 147(1)

(6) Schedule 4, Part 3, table—after the item relating to rule 151(4) insert:

151A(2) Rider of motor bike engaging in unlawful lane filtering

\$398

(7) Schedule 4, Part 3, table—after the item relating to rule 247B(2) insert:

248(1) Riding bicycle on crossing—failing to cross in accordance with rule

\$60

(8) Schedule 4, Part 3, table, item relating to rule 262(1)—delete "proceeding when bicycle crossing lights change" and substitute:

crossing at an intersection or other place with bicycle crossing lights and traffic lights

(9) Schedule 4, Part 3, table, item relating to rule 292—delete "292" and substitute:

292(1)

(10) Schedule 4, Part 3, table—before the item relating to rule 293(2) insert:

292A(1) Driving or towing vehicle carrying load without required load restraint system

\$375

- (11) Schedule 4, Part 5, table, item relating to regulation 11C(2)—delete the item
- (12) Schedule 4, Part 5, table, item relating to regulation 32(2)—delete the item

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 7 November 2019

No 231 of 2019

Road Traffic (Light Vehicle Mass and Loading Requirements) (Load Movement) Variation Regulations 2019

under the Road Traffic Act 1961

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Road Traffic (Light Vehicle Mass and Loading Requirements) Regulations 2013

4 Variation of Schedule 1—Light vehicle mass and loading requirements

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Road Traffic (Light Vehicle Mass and Loading Requirements) (Load Movement) Variation Regulations 2019.*

2—Commencement

These regulations come into operation on the day on which the *Australian Road Rules Variation Rules 2019* 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 Road Traffic (Light Vehicle Mass and Loading Requirements) Regulations 2013

4—Variation of Schedule 1—Light vehicle mass and loading requirements

- (1) Schedule 1, Part 3, clause 7—after subclause (3) insert:
 - (4) This clause is not limited by clause 7A.

(2) Schedule 1, Part 3—after clause 7 insert:

7A—Restricting movement of load

- (1) A load on a vehicle must be restrained by a method that—
 - (a) prevents the load from moving in relation to the vehicle (other than movement allowed under subclause (2)) in the circumstances referred to in subclause (3); and
 - (b) at a minimum, is capable of withstanding the forces that would result in the circumstances referred to in subclause (3).
- (2) A load may move in relation to the vehicle if—
 - (a) the vehicle's stability and weight distribution are not adversely affected by the movement; and
 - (b) the load does not become dislodged from the vehicle.

Examples of load movement that may be permitted under subclause (2)—

- 1 A load contained within the sides or enclosure of the vehicle that is restrained from moving horizontally may be able to move vertically.
- A load of very light objects, or a loose bulk load, that is contained within the sides or enclosure of the vehicle may be able to move horizontally and vertically.
- 3 A bulk liquid load contained within the sides or enclosure of the vehicle.
- (3) For the purposes of subclause (1), the circumstances are that the vehicle is subject to—
 - (a) any of the following, separately:
 - (i) 0.8g deceleration in a forwards direction;
 - (ii) 0.5g deceleration in a rearwards direction;
 - (iii) 0.5g acceleration in a lateral direction; and
 - (b) if friction or limited vertical displacement is relied on to comply with paragraph (a)—0.2g acceleration in a vertical direction relative to the load.
- (4) In this clause—

g means gravitational acceleration or 9.81 m/s².

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 7 November 2019

No 232 of 2019

Motor Vehicles (Road Rules) Variation Regulations 2019

under the Motor Vehicles Act 1959

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Motor Vehicles Regulations 2010*

4 Variation of Schedule 4—Demerit points

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Motor Vehicles (Road Rules) Variation Regulations 2019*.

2—Commencement

These regulations come into operation on the day on which the *Australian Road Rules Variation Rules 2019* 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 *Motor Vehicles Regulations 2010*

4—Variation of Schedule 4—Demerit points

- (1) Schedule 4, Part 1, clause 2, item relating to rule 80(4)—delete "on" and substitute: or bicycle rider on or entering
- (2) Schedule 4, Part 2, clause 4—after the item relating to section 91(3) insert:
 - 123 Light vehicle not complying with light vehicle mass, dimension or load restraint requirement driven on road—being driver of vehicle

Breach comprising failure to comply with clause 7A(1) of Schedule 1 of the Road Traffic (Light Vehicle Mass and Loading Requirements)
Regulations 2013

124(1) Light vehicle not complying with light vehicle mass, dimension or load restraint

3

requirement driven on road—being operator of vehicle

Breach comprising failure to comply with clause 7A(1) of Schedule 1 of the Road Traffic (Light Vehicle Mass and Loading Requirements)
Regulations 2013

(3) Schedule 4, Part 2, clause 5—after the item relating to rule 151(4) insert:

151A(2) Rider of motor bike engaging in unlawful lane filtering

3

3

3

(4) Schedule 4, Part 2, clause 5, item relating to rule 262(1)—delete "proceeding when bicycle crossing lights change" and substitute:

crossing at an intersection or other place with bicycle crossing lights and traffic lights

- (5) Schedule 4, Part 2, clause 5, item relating to rule 292—delete "292" and substitute: 292(1)
- (6) Schedule 4, Part 2, clause 5, before the item relating to rule 298 insert:

292A(1) Driving or towing vehicle carrying load without required load restraint system

(7) Schedule 4, Part 2, clause 6, item relating to regulation 11C(2)—delete the item

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 7 November 2019

No 233 of 2019

Liquor Licensing (General) (Liquor Review) Variation Regulations 2019

under the Liquor Licensing Act 1997

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Liquor Licensing (General) Regulations 2012

- 4 Variation of regulation 4—Application of Act etc
- 5 Variation of regulation 7—Cases where licence not required
- 6 Substitution of regulation 7A
 - 7A Restaurant and catering licence—prescribed circumstances
 - 7AB Packaged liquor sales licence—prescribed premises
- 7 Variation of regulation 7B—Additional areas in which small venue licences permitted—bodies to be consulted
- 8 Insertion of regulation 7C
 - 7C Power of licensing authority to impose conditions—prescribed body
- 9 Insertion of regulation 9A
 - 9A Application and modification of Part 4 of Act in relation to short term licences
- 10 Variation of regulation 10—Plans to accompany applications
- 11 Substitution of regulation 11
 - Time limitation for application for short term licence
- 12 Insertion of regulation 12A
 - 12A Designated applications to be in community interest—prescribed matter
- 13 Insertion of regulation 13AA
 - 13AA Fit and proper persons—prescribed offences
- 14 Revocation of regulations 14 and 14A
- 15 Variation of regulation 15—Record of residents
- 16 Insertion of regulation 15B
 - 15B Exemption from section 109 of Act—certain packaged liquor sales licensees
- 17 Revocation of regulation 16
- 18 Variation of regulation 17
- 19 Substitution of regulations 21 and 22
 - 21 Definition of *prescribed entertainment*—section 130
 - 22 Transitional provision related to Liquor Licensing (Liquor Review) Amendment Act 2017—proceedings
- 20 Variation of Schedule 2—Forms

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Liquor Licensing (General) (Liquor Review) Variation Regulations 2019*.

2—Commencement

These regulations come into operation on the day on which section 22 of the *Liquor Licensing (Liquor Review) Amendment Act 2017* 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 Liquor Licensing (General) Regulations 2012

4—Variation of regulation 4—Application of Act etc

Regulation 4—after its present contents (now to be designated as subsection (1)) insert:

- (2) If the conditions of a short term licence—
 - (a) authorise the consumption of liquor on the licensed premises; and
 - (b) allow a person to bring liquor onto the licensed premises and later take from the licensed premises the unconsumed portion of that liquor,

the person is exempt from section 102(1)(a) of the Act and (to the extent necessary) the person and the licensee are exempt from section 103 of the Act.

5—Variation of regulation 7—Cases where licence not required

(1) Regulation 7(2)(c)(iii)—delete "hotel licence, retail liquor merchant's licence or producer's licence" and substitute:

general and hotel licence, packaged liquor sales licence or liquor production and sales licence

(2) Regulation 7(2)(d)(ii)—delete "hotel licence, retail liquor merchant's licence, producer's licence or special circumstances licence" and substitute:

general and hotel licence, packaged liquor sales licence or liquor production and sales licence

- (3) Regulation 7(2)—after paragraph (da) insert:
 - (db) the supply of liquor by and to a person of or above the age of 18 years in the course of a business the primary purpose of which is the provision of funeral services, if—
 - (i) the liquor is consumed on the premises of the business; and
 - (ii) the supply is ancillary to the provision of funeral services;
- (4) Regulation 7(2)(j) to (l)—delete paragraphs (j) to (l) (inclusive) and substitute:
 - (j) the sale of liquor by or on behalf of a secondary school if—
 - (i) the liquor is produced as part of a course offered by the school and sold as part of, or for the purposes of, that course; and
 - (ii) the sale is made by and to a person of or above the age of 18 years.

6—Substitution of regulation 7A

Regulation 7A—delete the regulation and substitute:

7A—Restaurant and catering licence—prescribed circumstances

For the purposes of section 35(1)(b)(i) of the Act, circumstances where the liquor is consumed by persons undertaking formal instruction in cooking conducted by or on behalf of the licensee are prescribed.

7AB—Packaged liquor sales licence—prescribed premises

For the purposes of section 38(7) of the Act, premises of the following kind are prescribed:

- (a) premises used primarily as a restaurant or for the preparation and sale of food for immediate consumption off the premises (or both);
- (b) premises ordinarily known as or advertised as a supermarket, convenience store or delicatessen;
- (c) premises used primarily for the sale of non-consumable, domestic or commercial goods and merchandise;
- (d) petrol stations, including any parts of a petrol station—
 - (i) that consist of a shop, or shops, selling goods by retail; or
 - (ii) used for or in connection with the repair and servicing of motor vehicles;
- (e) premises used primarily for the sale of tobacco products and e-cigarette products;
- (f) premises used directly or indirectly in connection with the sale of firearms or ammunition:
- (g) premises that are a public conveyance;
- (h) premises that may be accessed by the public directly from premises of a kind referred to in paragraph (a) to (g).

7—Variation of regulation 7B—Additional areas in which small venue licences permitted—bodies to be consulted

Regulation 7B—delete "section 40A(4)" and substitute: section 37(4)

8—Insertion of regulation 7C

After regulation 7B insert:

7C—Power of licensing authority to impose conditions—prescribed body

For the purposes of section 43(2)(d) of the Act, each Recognised Aboriginal Representative Body (*RARB*) determined or appointed under Part 2B of the *Aboriginal Heritage Act 1988* in respect of an area is prescribed in relation to any licence where the licensed premises that relate to the licence are situated in the area for which the RARB is determined or appointed.

9—Insertion of regulation 9A

Before regulation 10 insert:

9A—Application and modification of Part 4 of Act in relation to short term licences

- (1) In accordance with section 40(8)(f) of the Act, Part 4 of the Act applies with the following variations in relation to a short term licence:
 - (a) section 51A(1)(a) applies as if after "temporary licence" there were inserted:

or short term licence, unless the Commissioner determines otherwise

- (b) section 52 applies as if after subsection (1) there were inserted:
 - (1a) However, this section does not apply to an application for consent of the licensing authority under section 105 by the holder of a short term licence, unless the Commissioner determines otherwise.
- (c) section 56(1) applies as if after "must" there were inserted:

, if the licensing authority directs the applicant to do so,

- (d) section 72 applies as if after subsection (1) there were inserted:
 - (1a) Unless the Commissioner determines otherwise, a consent under this section is not required in relation to an application for or in relation to a short term licence.
- (2) In accordance with section 40(8)(f) of the Act, Part 4 Division 4 of the Act does not apply in relation to a short term licence.

10—Variation of regulation 10—Plans to accompany applications

(1) Regulation 10(1)(a)—delete "limited licence" and substitute:

short term licence or packaged liquor sales licence that authorises the licensee to sell liquor only through direct sales transactions

- (2) Regulation 10(1)(d)—delete paragraph (d)
- (3) Regulation 10(2) and (3)—delete subregulations (2) and (3) and substitute:
 - (2) Plans required to accompany an application under subregulation (1) must be in a form, and comply with any other requirements, determined by the Commissioner.
- (4) Regulation 10(4)—delete "limited" and substitute:

short term

- (5) Regulation 10—after subregulation (4) insert:
 - (5) For the purposes of section 51(1)(b) of the Act, an application to a licensing authority for consent under section 105 of the Act must be accompanied by plans (complying with the requirements of the licensing authority) of the area of the licensed premises proposed to be used for the purpose of providing prescribed entertainment.

11—Substitution of regulation 11

Regulation 11—delete the regulation and substitute:

11—Time limitation for application for short term licence

- (1) For the purposes of section 51(1)(c) of the Act, an application for a short term licence must be made—
 - (a) in the case of a licence sought in respect of a class 1 event—at least 7 days before the commencement of the event or occasion in respect of which the licence is sought; or
 - (b) in the case of a licence sought in respect of a class 2 event—at least 30 days before the commencement of the event, or, if the licence is sought in respect of a series of events, the first in the series; or
 - (c) in the case of a licence sought in respect of a class 3 event—at least 60 days before the commencement of the event, or, if the licence is sought in respect of a series of events, the first in the series; or
 - (d) in the case of a 5 year short term licence—at least 60 days before the commencement of the event in respect of which the licence is sought, or, if the licence is sought in respect of a series of events, the first in the series.
- (2) In this regulation—

class 1 event, class 2 event, class 3 event, and 5 year short term licence have the same respective meanings as they have in the Liquor Licensing (Fees) Regulations 2019;

event includes an occasion.

12—Insertion of regulation 12A

After regulation 12 insert:

12A—Designated applications to be in community interest prescribed matter

For the purposes of section 53A(2)(a)(iv) of the Act, the nature of the business conducted or to be conducted under the licence is prescribed.

13—Insertion of regulation 13AA

After regulation 13 insert:

13AA—Fit and proper persons—prescribed offences

For the purposes of section 55(a1)(a) and (a2)(a) of the Act, the following offences are prescribed:

- (a) an offence against Part 3A of the *Summary Offences Act 1953* (other than an offence against section 21C(1) or 21E of that Act);
- (b) a serious and organised crime offence (as defined in the *Criminal Law Consolidation Act 1935*);

- (c) an offence against the *Controlled Substances Act 1984* involving a controlled drug, controlled precursor or controlled plant (other than an offence constituted of possessing a controlled drug, controlled precursor or controlled plant);
- (d) an indictable offence involving violence;
- (e) an offence against the Firearms Act 2015, other than—
 - (i) an offence against section 16; or
 - (ii) an offence against—
 - (A) section 22(6) or (7); or
 - (B) section 25(4); or
 - (C) section 29(4)(c),

committed in relation to a category of firearm that is not a prescribed firearm or category C, D or H firearm; or

- (iii) an offence against section 31(10); or
- (iv) an offence against section 34; or
- (v) a category E or F offence against the code of practice under section 35 of the Act; or
- (vi) an offence against section 62; or
- (vii) an offence against section 65; or
- (viii) an offence against the Firearms Regulations 2017;
- (f) an offence of attempting to commit, or assault with an attempt to commit, an offence prescribed by a preceding paragraph;
- (g) an offence against the law of another jurisdiction that would, if committed in this State, constitute an offence prescribed by a preceding paragraph.

14—Revocation of regulations 14 and 14A

Regulations 14 and 14A—delete the regulations

15—Variation of regulation 15—Record of residents

(1) Regulation 15—delete "lodger" wherever occurring and substitute in each case:

resident

(2) Regulation 15(a)—delete "lodgings" and substitute:

residence

16—Insertion of regulation 15B

After regulation 15A insert:

15B—Exemption from section 109 of Act—certain packaged liquor sales licensees

In accordance with section 138(1a)(b) of the Act, the holder of a packaged liquor sales licence that only authorises the sale of liquor through direct sales transactions is exempt from the requirements of section 109 of the Act.

17—Revocation of regulation 16

Regulation 16—delete the regulation

18—Variation of regulation 17

(1) Regulation 17—delete "section 112(6) of the Act, the following class of minors are exempt from the ambit of section 112" and substitute:

section 112(6)(a) of the Act, the following classes of minors are prescribed

- (2) Regulation 17—after paragraph (b) insert:
 - (c) minors who—
 - (i) are engaged in training for the purposes of a hospitality program, employment or work experience; and
 - (ii) comply with any conditions of the training relating to entering, or remaining in, licensed premises;
 - (d) minors granted an approval by the Commissioner to enter and remain in licensed premises and who comply with the conditions of the approval.

19—Substitution of regulations 21 and 22

Regulations 21 and 22—delete the regulations and substitute:

21—Definition of prescribed entertainment—section 130

For the purposes of paragraph (b) of the definition of *prescribed entertainment* in section 130(4) of the Act, it is declared that an event commonly known as a rave is prescribed entertainment for the purposes of that section.

22—Transitional provision related to Liquor Licensing (Liquor Review) Amendment Act 2017—proceedings

Pursuant to section 138(2a) of the Act, an application in relation to a licence made to the licensing authority under the Act and any proceedings related to such an application that have not been finally determined before the commencement of this regulation may be continued and completed under the Act as if the amendments to the Act effected by the *Liquor Licensing (Liquor Review) Amendment Act 2017* had not come into operation.

20—Variation of Schedule 2—Forms

1) Schedule 2, Form 1—delete Form 1 and substitute:

Form 1—Notice of application under Liquor Licensing Act 1997

[Insert full name of applicant] has applied to the licensing authority for [insert category of application and category of licence as follows]:

grant of a licence [specify category]
transfer of a licence [specify category]
removal of a licence [specify category]
conversion of a temporary licence [specify category] into a permanent licence
a condition authorising sale of liquor under a club licence for consumption off
the licensed premises
consent to use part of licensed premises or area adjacent to licensed premises

to provide prescribed entertainment under a licence [specify category] variation of trading hours previously fixed in relation to a licence [specify category]

in respect of premises [insert situated at or to be situated at, as appropriate] [insert address of premises] and [insert known as or to be known as, as appropriate] [insert name].

*The following licence conditions are sought in the application: [insert description of conditions].

* Include only if applicable

The application has been set down for determination or hearing on [insert date provided by licensing authority].

*Any person may make a submission in respect of the application by lodging a notice in the form approved by the Commissioner at least 7 days before the [insert date appointed for determination or hearing of application] with:

Liquor and Gambling Commissioner [insert current address and website (www.cbs.sa.gov.au)].

A copy of the submission must be served by the person making the submission on the applicant at least 7 days before the date appointed for the hearing or determination of the application at: [insert address for service of applicant].

The application and certain documents and material relevant to the application may be inspected without fee at www.cbs.sa.gov.au, or the principal office of the Liquor and Gambling Commissioner [insert current address], until [insert date appointed for determination or hearing of application].

(2) Schedule 2, Forms 2 to 5 (inclusive)—delete Forms 2 to 5

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 7 November 2019

No 234 of 2019

Liquor Licensing (Fees) Regulations 2019

under the Liquor Licensing Act 1997

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Fees
- 5 Annual fees—general
- 6 Annual fees—certain suspended licences

Schedule 1—Fees

Schedule 2—Revocation of Liquor Licensing (Fees) Regulations 2019

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Liquor Licensing (Fees) Regulations 2019*.

2—Commencement

These regulations come into operation on the day on which section 22 of the *Liquor Licensing (Liquor Review) Amendment Act 2017* comes into operation.

3—Interpretation

(1) In these regulations, unless the contrary intention appears—

Act means the Liquor Licensing Act 1997;

class 1 event—an event authorised under a short term licence is a class 1 event if—

- (a) the maximum capacity of the licensed premises authorised under the licence for the event is a number of persons not exceeding 200 persons at any one time; and
- (b) the sale or supply of liquor past 12 midnight is not authorised under the licence for the event; and
- (c) the event is to last 1 day or less; and
- (d) no part of the licensed premises or area adjacent to the licensed premises is used for the purpose of providing prescribed entertainment;

class 2 event—an event authorised under a short term licence is a class 2 event—

- (a) if—
 - (i) the maximum capacity of the licensed premises authorised under the licence for the event is a number of persons not exceeding 1 200 persons at any one time; and

- (ii) the sale or supply of liquor past 2 am is not authorised under the licence for the event; and
- (iii) no part of the licensed premises or area adjacent to the licensed premises is used for the purpose of providing prescribed entertainment; or
- (b) if the conditions of the licence in respect of the event only authorise the sale of liquor by direct sales transactions (regardless of the authorised trading hours under the licence); or
- (c) if, in the opinion of the Commissioner, the nature of the event is such that the event should be regarded as a class 2 event;

class 3 event—an event authorised under a short term licence is a class 3 event if—

- (a) the maximum capacity of the licensed premises authorised under the licence for the event is a number of persons exceeding 1 200 persons at any one time; or
- (b) the sale or supply of liquor past 2 am is authorised for the event; or
- (c) a part of the licensed premises or area adjacent to the licensed premises is used for the purpose of providing prescribed entertainment; or
- (d) the Commissioner determines on other grounds that the nature of the event has required or will require the devotion of significant resources for the purposes of the administration or enforcement of the Act in relation to the event;

day—the Commissioner may, in relation to an event authorised under a short term licence, specify on the licence each period (of up to 24 hours) that constitutes a day of the event;

event includes an occasion;

5 year short term licence—a short term licence granted for a term of 5 years is a 5 year short term licence;

short term licence includes a 5 year short term licence.

- (2) For the purposes of these regulations—
 - (a) a licence authorises the sale or supply of liquor past midnight if it authorises the sale or supply of liquor immediately before and immediately after midnight on any 1 or more days (disregarding sale or supply to a resident on licensed premises); and
 - (b) a licence authorises the sale or supply of liquor past 2 am if it authorises the sale or supply of liquor immediately before and immediately after 2 am on any 1 or more days (disregarding sale or supply to a resident on licensed premises); and
 - (c) a licence authorises the sale or supply of liquor past 3 am if it authorises the sale or supply of liquor immediately before and immediately after 3 am on any 1 or more days (disregarding sale or supply to a resident on licensed premises); and
 - (d) a licence authorises the sale or supply of liquor past 4 am if it authorises the sale or supply of liquor immediately before and immediately after 4 am on any 1 or more days (disregarding sale or supply to a resident on licensed premises); and
 - (e) a licence authorises the sale or supply of liquor past 5 am if it authorises the sale or supply of liquor immediately before and immediately after 5 am on any 1 or more days (disregarding sale or supply to a resident on licensed premises).

(3) For the purposes of these regulations, the *maximum capacity of licensed premises* is the number of persons that must not be exceeded at the licensed premises as stated under the licence (disregarding residents in areas of the premises not accessible to other members of the public (such as bedrooms and other accommodation areas)).

4—Fees

- (1) Fees payable under the Act are as set out in Schedule 1.
- (2) The Commissioner may, in the Commissioner's absolute discretion, waive, reduce or refund fees payable under these regulations.

5—Annual fees—general

- (1) For the purposes of section 50A of the Act and subject to these regulations, the annual fee for a licence (including a licence that is suspended for disciplinary reasons) is payable on or before 30 June in each year and is payable in advance in respect of the following financial year (that is, the 12 months commencing on 1 July and ending on the following 30 June).
- (2) Despite Schedule 1, no fee is payable for an application for—
 - (a) a variation of trading hours or the imposition, variation or revocation of a licence condition so as to reduce the trading hours or reduce the capacity of the licensed premises contemplated by the licence and effect a reduction in the annual fee for the licence; or
 - (b) the variation or revocation of a licence condition to remove a club event endorsement, a club transport endorsement or a production and sales event endorsement from the licence (on account of the licensee no longer selling or supplying liquor in accordance with the relevant endorsement).

6—Annual fees—certain suspended licences

- (1) If, on 30 June in a year, a licence is suspended (other than for disciplinary reasons), the annual fee for the licence applying under Schedule 1 is not payable on or before that day in that year, but—
 - (a) the licensee must pay the annual fee for a suspended licence applying under Schedule 1 (which is payable in advance in respect of the following financial year (that is, the 12 months commencing on 1 July and ending on the following 30 June)); and
 - (b) if the licence ceases to be suspended during that following financial year, the annual fee for the licence applying under Schedule 1 in respect of that financial year is payable on or before the day that is 28 days after the day on which the licence ceases to be suspended.
- (2) The annual fee payable under subregulation (1)(b) is to be adjusted on a pro rata basis by applying the proportion that the number of months from the cessation of the suspension until the next 30 June bears to 12 (with part of a month being counted as a whole month).

Schedule 1—Fees

1 Application for the grant of a licence other than a short term licence

\$619.00

Application for the grant of a short term licence (other than a 5 year short term licence) if it is to be granted to the holder of a licence (other than a short term licence) and the licensed premises of the short term licence comprise the whole or a part of the licensed premises of the other licence held by the licensee—

	(a)	where the application is made within the prescribed time	\$93.00						
	(b)	where the application is not made within the prescribed time—the fee determined in accordance with paragraph (a) of this item plus a <i>late fee</i> of \$93.00							
3		Application for the grant of a short term licence (other than a short term licence to which item 2 applies or a 5 year short term licence)—							
	(a)	where the application is made within the prescribed time—							
		(i) if the licence is sought for a class 1 event	\$93.00						
		(ii) if the licence is sought for a class 2 event—							
		(A) if the conditions of the licence only authorise the sale of liquor by direct sales transactions	\$93.00						
		(B) in any other case	\$198.00						
		(iii) if the licence is sought for a class 3 event	\$619.00						
	(b)	where the application is not made within the prescribed time—the fee determined in accordance with paragraph (a) of this item plus a <i>late fee</i> of—							
		(i) if the licence is sought for a class 1 event	\$93.00						
		(ii) if the licence is sought for a class 2 event—							
		(A) in the case of a licence that only authorises the sale of liquor by direct sales transactions	\$93.00						
		(B) in any other case	\$198.00						
		(iii) if the licence is sought for a class 3 event	\$619.00						

However, no fee is payable under item 2 or 3 for an application for the grant of a short term licence if—

- (a) the licence is sought for a class 1 or 2 event; and
- (b) the applicant is an incorporated association under the *Associations Incorporation Act 1985* or an entity registered under the *Australian Charities and Not-for-profits Commission Act 2012* of the Commonwealth,

but if such an application is not made within the prescribed time, the late fee under item 2(b) or 3(b)(i) or (ii) (as the case requires) is payable in respect of the application.

For the purposes of items 2 and 3, the *prescribed time*, in relation to an application, is the time prescribed under section 51(1)(c) of the Act (see the *Liquor Licensing* (*General*) *Regulations* 2012) as the time within which the application must be made.

- Event fee in relation to an event endorsed on a short term licence (other than a 5 year short term licence)—
 - (a) if the event endorsed is a class 1 event—no fee is payable
 - (b) if the event endorsed is a class 2 event—
 - (i) if the conditions of the licence only authorise the sale of liquor by direct sales transactions—an amount of \$10.00 is payable in respect of each day of the event
 - (ii) in any other case—an amount equal to the sum of the base amount and the capacity amount is payable in respect of each day of the event
 - (c) if the event endorsed is a class 3 event—an amount equal to the sum of the base amount, the capacity amount and the trading hours amount is payable in respect of each day of the event

5	Application for the grant of a 5 year short term licence—						
	(a)	\$619.00					
	and						
			endorsement fee for the endorsement by the licensing authority of the t event on the licence—				
		(i)	for the endorsement of a class 1 event	\$46.50			
		(ii)	for the endorsement of a class 2 event	\$99.00			
		(iii)	for the endorsement of a class 3 event	\$309.50			
			event fee in relation to the endorsement by the licensing authority of first event on the licence—				
		(i)	if the event endorsed is a class 1 event—no fee is payable				
		(ii)	if the event endorsed is a class 2 event—an amount equal to the sum of the base amount and the capacity amount is payable in respect of each day of the event				
		(iii)	if the event endorsed is a class 3 event—an amount comprised of the sum of the base amount, the capacity amount and the trading hours amount is payable in respect of each day of the event				
6		y on a	g fees are payable for each subsequent event endorsed by the licensing a 5 year short term licence in accordance with the conditions of the				
	(a)	an e	endorsement fee for the endorsement of the event on the licence—				
		(i)	for the endorsement of a class 1 event	\$46.50			
		(ii)	for the endorsement of a class 2 event	\$99.00			
		(iii)	for the endorsement of a class 3 event	\$309.50			
	(b)	an e	event fee in relation to the event—				
		(i)	if the event endorsed is a class 1 event—no fee is payable				
		(ii)	if the event endorsed is a class 2 event—an amount equal to the sum of the base amount and the capacity amount is payable in respect of each day of the event				
		(iii)	if the event endorsed is a class 3 event—an amount comprised of the sum of the base amount, the capacity amount and the trading hours amount is payable in respect of each day of the event				
7	not paid	l with	der item 6 payable in accordance with the conditions of the licence are in the time before the commencement of the event specified by those he following additional amount is payable:				
	(a)	if tl	he event to be endorsed on the licence is a class 1 event	\$46.50			
	(b)	if tl	he event to be endorsed on the licence is a class 2 event	\$99.00			
	(c)	if th	he event to be endorsed on the licence is a class 3 event	\$309.50			
8	For the	purpo	oses of items 4(b)(ii) and (c), 5(c), and 6(b)—				
	(a)	the	base amount is—	\$100.00			
	and						
	(b)	the	capacity amount is—				
		(i)	if the maximum capacity of the licensed premises does not exceed 500	nil			

	(ii)	if the maximum capacity of the licensed premises exceeds 500 but does not exceed $1 \ 000$	\$25.00			
	(iii)	if the maximum capacity of the licensed premises exceeds 1 000 but does not exceed 5 000	\$50.00			
	(iv)	if the maximum capacity of the licensed premises exceeds 5 000 but does not exceed 10 000	\$75.00			
	(v)	if the maximum capacity of the licensed premises exceeds 10 000	\$100.00			
	and					
	(c) th	ne trading hours amount is—				
	(i)	if the sale or supply of liquor past 2 am is authorised for the event but the sale or supply of liquor past 3 am is not authorised	\$20.00			
	(ii)	if the sale or supply of liquor past 3 am is authorised for the event but the sale or supply of liquor past 4 am is not authorised	\$60.00			
	(iii)	if the sale or supply of liquor past 4am is authorised for the event but the sale or supply of liquor past 5 am is not authorised	\$145.00			
	(iv)	if the licence authorises the sale or supply of liquor past 5 am	\$290.00			
9	Application	for the grant of a designated application under section 53A of the Act	\$134.00			
10	Application	for removal of a licence	\$619.00			
11	Application	for transfer of a licence	\$619.00			
12	Application	for—				
	(a) ap	pproval of an alteration or proposed alteration to licensed premises	\$134.00			
	(b) re	edefinition of licensed premises as defined in the licence	\$134.00			
13	Application by holder of club licence for endorsement of club event endorsement or club transport endorsement on licence (an application may relate to up to 5 such endorsements) \$134.00					
14	Application	for exemption under section 38(6) of the Act	\$134.00			
15	Application by holder of liquor production and sales licence for approval of production outlet, retail outlet or wholesale outlet under section 39(2) of the Act					
16	Application by holder of liquor production and sales licence for production outlet, retail outlet or wholesale outlet to be removed from licence \$134.00					
17	Application by holder of liquor production and sales licence for additional licensed premises to be shared in accordance with section 39(3) of the Act (a <i>collective outlet</i>) \$134.00					
18	Application by holder of liquor production and sales licence for endorsement of production and sales event endorsement on licence (an application may relate to up to 5 such endorsements) \$134.00\$					
19	Application for amalgamation of club licence under section 65A of the Act \$134.00					
20	Application for authorisation to sell liquor in an area adjacent to licensed premises \$134.00					
21	Application for a variation of trading hours or for the imposition, variation or revocation of a condition of a licence—					
	(a) in	relation to a short term licence	\$48.25			
	(b) in	any other case	\$619.00			
22	Application	for—				
		pproval of a person or persons as a responsible person or persons under ne Act	\$134.00			

THE SOUTH AUSTRALIAN	GOVERNMENT GAZETTE	7 November 2019
THE SOCIETION IN THE INTERNAL	OO PER WILET TO CHEET TE	/ 1 (0 (CIII) CCI 201)

	(h)	examption under section 07(2) of the Act	¢124.00		
23	(b)	exemption under section 97(2) of the Act tion for approval of the assumption by a person of a position of authority in	\$134.00		
23	the trust				
	(a)	if the person is the subject of an approval of the Commissioner in force under section 38 of the <i>Gaming Machines Act 1992</i> in relation to the licence under that Act that authorises operations under the <i>Gaming Machines Act 1992</i> at the licensed premises (under the <i>Liquor Licensing Act 1997</i>)	no fee		
	(b)	in any other case	\$134.00		
24	Applicat Act	tion for an approval, permission or temporary licence under section 73 of the	\$134.00		
25	Applicat	ion for conversion of a temporary licence into an ordinary licence	\$619.00		
26	premises	ion for consent of the licensing authority to use part of the licensed s or area adjacent to the licensed premises for the purpose of providing ed entertainment	\$619.00		
27	Addition	nal fee on an application where an identification badge is issued	\$22.60		
28	Applicat Act	ion for approval of an agreement or arrangement under section 99(2) of the	\$134.00		
29		ion for approval of employment of minor on licensed premises under 107(2) of the Act	\$134.00		
30	Applicat	ion for exemption from provision of code of practice	\$134.00		
31					
	(a)	the base amount of	\$125.00		
	and				
	(b)	the capacity amount as follows:			
		(i) if the maximum capacity of the licensed premises does not exceed 200	nil		
		(ii) if the maximum capacity of the licensed premises exceeds 200 but does not exceed 400	\$31.25		
	((iii) if the maximum capacity of the licensed premises exceeds 400 but does not exceed 800	\$62.50		
	((iv) if the maximum capacity of the licensed premises exceeds 800 but does not exceed 1 200	\$93.75		
		(v) if the maximum capacity of the licensed premises exceeds 1 200	\$125.00		
	and				
	(c)	the trading hours amount			
	and				
	(d)	_			
		(i) if the prescribed entertainment amount applies —the prescribed entertainment amount; and			
	•	(ii) if the prescribed area amount applies—the prescribed area amount; and			
	((iii) if the consumption off premises amount applies—the consumption off premises amount; and			

		(iv)	if the bottle shop amount applies—the bottle shop amount				
32		nnual fee for an on premises licence where the licensed premises are a public nveyance—the annual fee is the sum of					
	(a)	the	base amount of	\$375.00			
	and						
	(b)		ne prescribed entertainment amount applies —the prescribed ertainment amount				
33	Annual	fee fo	or any other on premises licence—the annual fee is the sum of—				
	(a)	the	base amount of	\$425.00			
	and						
	(b)	the	capacity amount of the following:				
		(i)	if the maximum capacity of the licensed premises does not exceed 200	nil			
		(ii)	if the maximum capacity of the licensed premises exceeds 200 but does not exceed 400	\$106.25			
		(iii)	if the maximum capacity of the licensed premises exceeds 400 but does not exceed $800 $	\$212.50			
		(iv)	if the maximum capacity of the licensed premises exceeds 800 but does not exceed $1\ 200$	\$318.75			
		(v)	if the maximum capacity of the licensed premises exceeds 1 200	\$425.00			
	and						
	(c)	the	trading hours amount				
	and						
	(d)	_					
		(i)	if the prescribed entertainment amount applies —the prescribed entertainment amount; and				
		(ii)	if the prescribed area amount applies—the prescribed area amount				
34	Annual fee is the		or a restaurant and catering licence or a residential licence—the annual of—				
	(a)	the	base amount of	\$375.00			
	and						
	(b)		ne prescribed entertainment amount applies—the prescribed ertainment amount				
35	Annual	fee fo	or a club licence—the annual fee is the sum of—				
	(a)	the	base amount of	\$125.00			
	and						
	(b)	the	capacity amount of the following:				
		(i)	if the maximum capacity of the licensed premises does not exceed 800	nil			
		(ii)	if the maximum capacity of the licensed premises exceeds 800 but does not exceed $1\ 200$	\$93.75			
		(iii)	if the maximum capacity of the licensed premises exceeds 1 200	\$125.00			
	and						

	(c)	the	trading hours amount	
	and			
	(d)	_		
		(i)	if the prescribed entertainment amount applies—the prescribed entertainment amount; and	
		(ii)	if the consumption off premises amount applies—the consumption off premises amount; and	
		(iii)	if the endorsement amount applies—the endorsement amount	
36	Annual	fee fo	r a small venue licence—the annual fee is the sum of—	
	(a)	the	base amount of	\$425.00
	and			
	(b)		represcribed entertainment amount applies—the prescribed entertainment amount	
37	Annual the sum		r a category 1 liquor production and sales licence—the annual fee is	
	(a)	the	base amount of	\$75.00
	and			
	(b)	_		
		(i)	if the prescribed entertainment amount applies—the prescribed entertainment amount; and	
		(ii)	if the consumption off premises amount applies—the consumption off premises amount; and	
		(iii)	if the endorsement amount applies—the endorsement amount	
	In this i	tem—		
			uor production and sales licence means a liquor production and sales ally authorises the licensee to do the following:	
	(a)		upply liquor for consumption by way of sample on the licensed mises;	
	(b)		ell the licensee's product on the licensed premises for consumption off licensed premises;	
	(c)	to se	ell the licensee's product by direct sales transactions.	
38	Annual the sum		r a category 2 liquor production and sales licence—the annual fee is	
	(a)	the	base amount of	\$200.00
	and			
	(b)	the	capacity amount of the following:	
		(i)	if the maximum capacity of the licensed premises does not exceed 200	nil
		(ii)	if the maximum capacity of the licensed premises exceeds 200 but does not exceed 400	\$50.00
		(iii)	if the maximum capacity of the licensed premises exceeds 400 but does not exceed 800	\$100.00
		(iv)	if the maximum capacity of the licensed premises exceeds 800 but does not exceed $1\ 200$	\$150.00

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if the maximum capacity of the licensed premises exceeds 1 200 \$200.00 (v) and (c) the trading hours amount and (d) if the prescribed entertainment amount applies—the prescribed (i) entertainment amount; and (ii) if the consumption off premises amount applies—the consumption off premises amount; and (iii) if the prescribed area amount applies—the prescribed area amount; and if the endorsement amount applies—the endorsement amount (iv) In this itemcategory 2 liquor production and sales licence means a liquor production and sales licence that is not a category 1 liquor production and sales licence and that only authorises the licenseeto sell the licensee's product— (a) on the licensed premises for consumption on or off the licensed premises; and (ii) by direct sales transactions; and to sell liquor (including the licensee's product) for consumption on the licensed premisesto persons attending a function where food is provided by the (i) licensee; and (ii) with or ancillary to a meal provided by the licensee; and (iii) to a person seated at a table. Annual fee for any other liquor production and sales licence—the annual fee is the sum of-\$500.00 (a) the base amount of and (b) the capacity amount of the following: (i) if the maximum capacity of the licensed premises does not nil exceed 200 (ii) if the maximum capacity of the licensed premises exceeds 200 but \$125.00 does not exceed 400 if the maximum capacity of the licensed premises exceeds 400 but \$250.00 (iii) does not exceed 800 (iv) if the maximum capacity of the licensed premises exceeds 800 but \$375.00 does not exceed 1 200 if the maximum capacity of the licensed premises exceeds 1 200 \$500.00 (v) and the trading hours amount (c)

	and				
	(d)	_			
	(i) if the prescribed entertainment amount applies—the prescribed entertainment amount; and				
	(ii) if the consumption off premises amount applies—the consumption off premises amount; and				
		(iii)	if the	e prescribed area amount applies—the prescribed area amount;	
		(iv)	if th	e endorsement amount applies—the endorsement amount	
40	Annual	fee t	or a pa	ackaged liquor sales licence—the annual fee is the sum of—	
	(a)	th	e base a	amount of—	
		(i)		e licence only authorises the licensee to sell liquor through direct s transactions	\$1 800.00
		(ii)	if th	e licence is not of a kind referred to in (i) and the licensee—	
			(A)	holds less than 6 packaged liquor sales licences under the Act	\$2 800.00
			(B)	holds more than 6 but not more than 10 packaged liquor sales licences under the Act	\$3 800.00
			(C)	holds 11 or more packaged liquor sales licences under the Act	\$6 900.00
	and				
	(b)		-	scribed entertainment amount applies—the prescribed ment amount	
41	For the	purp	oses of	f items 31 to 40 (inclusive) (relating to annual fees for licences)—	
	(a)	th	e tradir	ng hours amount is as follows:	
		(i)	if th	e licence does not authorise the sale or supply of liquor past 2 am	nil
		(ii)		e licence authorises the sale or supply of liquor past 2 am but s not authorise the sale or supply of liquor past 3 am	\$2 000
		(iii)		e licence authorises the sale or supply of liquor past 3 am but s not authorise the sale or supply of liquor past 4 am	\$6 000
		(iv)		e licence authorises the sale or supply of liquor past 4 am but s not authorise the sale or supply of liquor past 5 am	\$15 000
		(v)	if th	e licence authorises the sale or supply of liquor past 5 am	\$30 000
	(b)		-		
		(i)	pren	prescribed entertainment amount applies if a part of the licensed nises or area adjacent to the licensed premises is used for the pose of providing prescribed entertainment; and	
		(ii)	the p	prescribed entertainment amount is	\$500.00
	(c)	_			
		(i)	the s	consumption off premises amount applies if the licence authorises sale of liquor to persons (other than a resident) for consumption the licensed premises; and	
		(ii)	the a	consumption off premises amount is	\$300.00
	(d)	_			

the prescribed area amount applies if the Commissioner is satisfied

that Hindley St is the street address of the licensed premises; and

(i)

(ii) the prescribed area amount is

\$500.00

- For the purposes of the item relating to the annual fee for a general and hotel licencee, the bottle shop amount applies (in addition to the consumption off premises amount) if—
 - (a) the licence authorises the sale (on a specified part of the licensed premises) of packaged liquor from a facility commonly known as a "bottle shop", "drive-in" or "drive through"; and
 - (b) the bottle shop amount is

\$900.00

- For the purposes of the items relating to the annual fee for a club licence and a liquor production and sales licence (including a category 1 or 2 liquor production and sales licence)—
 - (a) the endorsement amount applies if—
 - (i) in the case of a club licence—the licence includes a club event endorsement or a club transport endorsement; and
 - (ii) in the case of a liquor production and sales licence—the licence includes a production and sales event endorsement; and
 - (b) the *endorsement amount* is—

	(i)	if the licence is endorsed with not more than 5 endorsements	nil
	(ii)	if the licence is endorsed with more than 5 but not more than 10 endorsements	\$260.00
	(iii)	if the licence is endorsed with more than 10 but not more than 15 endorsements	\$500.00
	(iv)	if the licence is endorsed with more than 15 endorsements	\$1 400.00
44	Annual fee fo	r a suspended licence of a kind referred to in regulation 6	\$125.00

Schedule 2—Revocation of Liquor Licensing (Fees) Regulations 2019

The Liquor Licensing (Fees) Regulations 2019 (Gazette 13.6.2019 p1892) 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 7 November 2019

No 235 of 2019

Primary Industry Funding Schemes (Cattle Industry Fund) (Miscellaneous) Variation Regulations 2019

under the Primary Industry Funding Schemes Act 1998

Contents

Part 1—Preliminary

- 1 Short title
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Part 2—Variation of *Primary Industry Funding Schemes (Cattle Industry Fund)*Regulations 2015

- 4 Variation of regulation 3—Interpretation
- 5 Revocation of regulation 6
- 6 Variation of regulation 10—Application of Fund
- 7 Variation of regulation 11—Exchange of information
- 8 Variation of regulation 14—Amount of compensation
- 9 Variation of regulation 15—Procedure for claiming compensation and determination of claim

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Primary Industry Funding Schemes (Cattle Industry Fund) (Miscellaneous) Variation Regulations 2019.*

2—Commencement

These regulations come into operation on 7 November 2019.

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 Primary Industry Funding Schemes (Cattle Industry Fund) Regulations 2015

4—Variation of regulation 3—Interpretation

Regulation 3(1), definitions of *compensable disease* and *consultative committee*—delete the definitions and substitute:

compensable disease means—

- (a) Bovine brucellosis; or
- (b) Tuberculosis; or

(c) a disease declared by the Minister by notice in the Gazette to be a compensable disease for the purposes of these regulations;

5—Revocation of regulation 6

Regulation 6—delete the regulation

6—Variation of regulation 10—Application of Fund

Regulation 10(1)—delete subregulation (1) and substitute:

- (1) The Fund may be applied by the Minister for any of the following purposes:
 - (a) payment of compensation and other amounts under Part 3;
 - (b) on the advice of a body that, in the opinion of the Minister, represents cattle producers, payments to that body for 1 or more of the following purposes:
 - (i) the reasonable operating and management expenses of the body;
 - (ii) promoting the cattle industry;
 - (iii) participation of the body in regional, State or national cattle industry forums;
 - (iv) undertaking of programs relating to cattle, cattle products or any aspect of the cattle industry;
 - (v) undertaking or facilitating research and development, or the collection and dissemination to cattle producers of information, relevant to the cattle industry and, in particular, to the improvement of practices in the industry;
 - (vi) fees for affiliation of the body with regional, State or national bodies representing or promoting the interests of the cattle producers;
 - (vii) other purposes of the body;
 - (c) payments for other purposes for the benefit of cattle producers;
 - (d) repayment of contributions to the Fund under regulation 7;
 - (e) payment of the expenses of administering the Fund (including expenses incurred in assessing compensation payable under these regulations and expenses incurred by an inspector under regulation 13 if those expenses exceed the proceeds of sale obtained under that regulation).

7—Variation of regulation 11—Exchange of information

(1) Regulation 11—delete "10(e)" and substitute:

- (2) Regulation 11—before its present contents as amended (now to be designated as subregulation (2)) insert:
 - (1) The Minister may require a body to which payments are made out of the Fund under regulation 10 to provide the Minister with—
 - (a) a copy of the financial statements of the body; and
 - (b) a copy of the annual report of the body; and
 - (c) a copy of any business plan of the body; and
 - (d) any other information reasonably required for the purposes of these regulations.

8—Variation of regulation 14—Amount of compensation

- (1) Regulation 14(1)(b)—delete paragraph (b) and substitute:
 - (b) for an animal destroyed for the purpose of controlling or eradicating some other compensable disease—an amount determined by the Minister by notice in the Gazette after consultation with a body that, in the opinion of the Minister, represents cattle producers.
- (2) Regulation 14(3)(c)—delete "the consultative committee" and substitute: a body that, in the opinion of the Minister, represents cattle producers

9—Variation of regulation 15—Procedure for claiming compensation and determination of claim

Regulation 15(5) and (6)—delete subregulations (5) and (6) and substitute:

- (5) Before the Minister gives approval under subregulation (4), the Minister must consult a body that, in the opinion of the Minister, represents cattle producers.
- (6) The Chief Inspector must, by written notice, inform all of the following of the Chief Inspector's determination of the claim:
 - (a) the claimant;
 - (b) the Minister;
 - (c) a body that, in the opinion of the Minister, represents cattle producers.

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 7 November 2019

No 236 of 2019

South Australia

Primary Industry Funding Schemes (Sheep Industry Fund) (Miscellaneous) Variation Regulations 2019

under the Primary Industry Funding Schemes Act 1998

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Primary Industry Funding Schemes (Sheep Industry Fund)*Regulations 2014

- 4 Variation of regulation 3—Interpretation
- 5 Revocation of regulation 5
- 6 Variation of regulation 6—Contributions
- 7 Substitution of regulation 7
 - 7 Application of Fund
- 8 Variation of regulation 8—Certain persons not entitled to directly benefit from Fund
- 9 Variation of regulation 9—Exchange of information
- 10 Revocation of Part 3

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Primary Industry Funding Schemes (Sheep Industry Fund) (Miscellaneous) Variation Regulations 2019.*

2—Commencement

These regulations come into operation on 7 November 2019.

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 Primary Industry Funding Schemes (Sheep Industry Fund) Regulations 2014

4—Variation of regulation 3—Interpretation

(1) Regulation 3(1), definition of *consultative committee*—delete the definition and substitute: *contribution* means a dog fence rebuild contribution or a general contribution; *dog fence* has the same meaning as in the *Dog Fence Act 1946*;

(2) Regulation 3(1)—after the definition of *Dog Fence Board* insert:

dog fence rebuild contribution—see regulation 6(1)(a);

(3) Regulation 3(1), definitions of *Johne's disease order* and *Johne's disease property eradication plan*—delete the definitions and substitute:

general contribution—see regulation 6(1)(b);

- (4) Regulation 3(1), definition of *prescribed amount*—delete the definition
- (5) Regulation 3(2)—before "contributions" wherever occurring insert: general

5—Revocation of regulation 5

Regulation 5—delete the regulation

6—Variation of regulation 6—Contributions

- (1) Regulation 6(1)—delete subregulation (1) and substitute:
 - (1) The following contributions must be paid to the Minister for payment into the Fund in respect of each contract of sale under which 5 or more sheep are sold for an average price of \$5 or more per sheep:
 - (a) a dog fence rebuild contribution of—
 - (i) 12 cents per sheep; or
 - (ii) if some other amount per sheep (which may be 0) is determined by the Minister by notice in the Gazette—that other amount;
 - (b) a general contribution of 55 cents per sheep.
- (2) Regulation 6(3)—delete "contribution" and substitute:

contributions

(3) Regulation 6(4)—delete "contribution" and substitute:

contributions

- (4) Regulation 6(7)—delete subregulation (7) and substitute:
 - (7) A person who was the vendor of sheep at the time contributions became payable under this regulation in respect of a contract of sale may claim a refund from the Fund for—
 - (a) dog fence rebuild contributions; or
 - (b) general contributions,

(or both) made in the financial year immediately preceding the financial year in which the person makes the claim in respect of contracts of sale of the person's sheep.

(5) Regulation 6(8), definition of C_t —delete "total amount of contributions" and substitute: total amount of dog fence rebuild contributions or general contributions

7—Substitution of regulation 7

Regulation 7—delete the regulation and substitute:

7—Application of Fund

The Fund may be applied by the Minister for any of the following purposes:

- (a) payment of dog fence rebuild contributions for rebuilding any portion of the dog fence to prevent the entry of wild dogs into pastoral areas where sheep are kept;
- (b) payment of contributions to the Dog Fence Board towards the maintenance or improvement of the dog fence to prevent the entry of wild dogs into pastoral areas where sheep are kept;
- (c) on the advice of a body that, in the opinion of the Minister represents sheep producers, payments to that body for 1 or more of the following purposes:
 - (i) the reasonable operating and management expenses of the body;
 - (ii) undertaking programs relating to sheep, sheep products or any other aspect of the sheep industry;
 - (iii) promoting the sheep industry;
 - (iv) participation of the body in regional, State or national sheep industry forums;
 - (v) undertaking or facilitating research and development, or the collection and dissemination to sheep producers of information, relevant to the sheep industry and, in particular, to the improvement of practices in the industry;
 - (vi) fees for affiliation of the body with regional, State or national bodies representing or promoting the interests of the sheep producers;
 - (vii) other purposes of the body;
- (d) payments for other purposes for the benefit of sheep producers;
- (e) repayment of contributions to the Fund under regulation 6;
- (f) payment of the expenses of administering the Fund.

8—Variation of regulation 8—Certain persons not entitled to directly benefit from Fund

Regulation 8—before "contributions" wherever occurring insert: general

9—Variation of regulation 9—Exchange of information

(1) Regulation 9—delete "7(e)" and substitute:

- (2) Regulation 9—before its present contents as amended (now to be designated as subregulation (2)) insert:
 - (1) The Minister may require a body to which payments are made out of the Fund under regulation 7 to provide the Minister with—
 - (a) a copy of the financial statements of the body; and
 - (b) a copy of the annual report of the body; and
 - (c) a copy of any business plan of the body; and
 - (d) any other information reasonably required for the purposes of these regulations.

10—Revocation of Part 3

Part 3—delete the Part

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 7 November 2019

No 237 of 2019

South Australia

Rail Safety National Law National Regulations (Application of Law) Variation Regulations 2019

under the Rail Safety National Law (South Australia) Act 2012

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Rail Safety National Law National Regulations 2012

4 Variation of regulation 7—Railways to which Law does or does not apply

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Rail Safety National Law National Regulations* (Application of Law) Variation Regulations 2019.

2—Commencement

These regulations come into operation—

- (a) at the same time as section 118 of the *Rail Safety Legislation Amendment (National Services Delivery and Related Reforms) Act 2019* of Victoria comes into operation; or
- (b) on the day on which these regulations are made,

whichever occurs later.

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 Rail Safety National Law National Regulations 2012

4—Variation of regulation 7—Railways to which Law does or does not apply

Regulation 7(1)(e)—delete paragraph (e)

Made by the Governor

on the unanimous recommendation of the responsible Ministers and with the advice and consent of the Executive Council

on 7 November 2019

No 238 of 2019

South Australia

Health Practitioner Regulation National Law (South Australia) (Remote Area Attendance) (No 2) Variation Regulations 2019

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 Insertion of regulations 11A, 11B, 11C, 11D, 11E, 11F, 11G and 11H
 - 11A Interaction of regulations with Work Health and Safety Act 2012
 - 11B Definitions in Part 5A (section 77A)
 - 11C Application of Part 5A Division 2 of Act
 - 11D Second responders for remote area attendance
 - 11E Prescribed premises and prescribed circumstances for unaccompanied remote area attendance
 - 11F Application of Part 5A Division 3 of Act
 - Policies and procedures for remote area attendance
 - Review of amendments to regulations by Health Practitioner Regulation National Law (South Australia) (Remote Area Attendance) (No 2) Variation Regulations 2019

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Health Practitioner Regulation National Law (South Australia) (Remote Area Attendance) (No 2) Variation Regulations 2019.*

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 Health Practitioner Regulation National Law (South Australia) Regulations 2010

4—Insertion of regulations 11A, 11B, 11C, 11D, 11E, 11F, 11G and 11H

After regulation 11AA insert:

11A—Interaction of regulations with Work Health and Safety Act 2012

Nothing in regulations 11B to 11G (inclusive) derogates from the requirements of the *Work Health and Safety Act 2012* in respect of a person conducting a business or undertaking (within the meaning of that Act).

Note-

See section 77B of the Act.

11B—Definitions in Part 5A (section 77A)

(1) For the purposes of paragraph (b) of the definition of *health practitioner* in section 77A(1) of the Act, a health service provider within the meaning of the *Health Practitioner Regulation National Law (South Australia)* (other than a health practitioner within the meaning of the *Health Practitioner Regulation National Law (South Australia)*) is prescribed.

Note-

Health practitioners (within the meaning of the *Health Practitioner Regulation National Law (South Australia)*) are already included in the definition of *health practitioner* in section 77A(1) of the Act.

- (2) For the purposes of section 77A(2)(d) of the Act, the following areas are included in the ambit of the definition of *remote area*:
 - (a) the area of the District Council of Coober Pedy;
 - (b) the area of the Municipal Council of Roxby Downs.

11C—Application of Part 5A Division 2 of Act

For the purposes of section 77C(1)(d) of the Act, the following health practitioners are prescribed:

- (a) a health practitioner registered under the *Health Practitioner Regulation National Law (South Australia)* to practise in the medical profession;
- (b) a health practitioner registered under the *Health Practitioner Regulation National Law (South Australia)* to practise in the midwifery profession as a midwife;
- (c) a health practitioner registered under the *Health Practitioner**Regulation National Law (South Australia) to practise as a nurse in the registered nurses division of the nursing profession;
- (d) a health practitioner employed by, or otherwise providing a health service on behalf of, a person or body wholly or partly funded (by grant, service agreement or other such arrangement) by the Commonwealth Government.

11D—Second responders for remote area attendance

- (1) For the purposes of section 77D(1) of the Act, a health practitioner engages a person as a second responder for the purposes of a particular callout by—
 - (a) contacting the person by telephone or in person; and
 - (b) advising the person of—
 - (i) the general nature of the callout including the location and an estimate of the time required; and
 - (ii) the designated time and place for the health practitioner and the person to meet for the purposes of the callout; and
 - (c) confirming the eligibility, availability and agreement of the person to attend the callout as a second responder; and
 - (d) advising that the person is engaged as a second responder for the callout.
- (2) Subject to subregulation (3), for the purposes of section 77D(2) of the Act a second responder—
 - (a) must hold a current Australian driver's licence; and
 - (b) must have been subject to a working with children check (within the meaning of the *Child Safety (Prohibited Persons) Act 2016*) within the preceding 5 years; and
 - (c) must not be prohibited from working with children under the *Child Safety (Prohibited Persons)* Act 2016 or a law of the Commonwealth or of another State or Territory.
- (3) The requirements of subregulation (2) do not apply in respect of a person to be engaged by a health practitioner as a second responder for a particular callout where—
 - (a) the health practitioner has taken all reasonable steps to engage as a second responder a person who satisfies the requirements of subregulation (2) but has been unable to do so; and
 - (b) the health practitioner believes on reasonable grounds that the risk to the health of a person to whom health services are to be provided in relation to the callout is high; and
 - (c) the person is known to the health practitioner and is, in the opinion of the health practitioner, a suitable person to be engaged as a second responder in the circumstances.
- (4) Pursuant to section 77D(3)(a) of the Act, a person is engaged to act as a second responder from the time that a health practitioner advises the person that they are engaged as a second responder pursuant to subregulation (1)(d).
- (5) Pursuant to section 77D(3)(b) of the Act, a callout is completed in respect of a second responder when, after leaving the location of the callout or any other place at which the second responder attended in relation to the callout, the second responder arrives at their place of residence or other destination nominated by the second responder and advised to the health practitioner.

- (6) For the purposes of subregulation (3)(b), the risk to the health of a person to whom health services are to be provided in relation to a callout is not high if the health practitioner is of the opinion that treatment of the person can be delayed—
 - (a) until the normal operating hours of an available clinic or health facility commence; or
 - (b) for a period of more than 24 hours.

11E—Prescribed premises and prescribed circumstances for unaccompanied remote area attendance

- (1) For the purposes of section 77E(3)(a) of the Act, premises approved by the Minister are prescribed premises.
- (2) For the purposes of section 77E(3)(b) of the Act, the following circumstances relating to a callout by a health practitioner are prescribed:
 - (a) where the callout is to a police station and, before attending the callout, the health practitioner is satisfied, taking into account all information available to the health practitioner in relation to the callout, that at least 1 police officer or special constable will be present at the police station at all times while the health practitioner attends the callout;
 - (b) where the callout is in response to an emergency and, before attending the callout, the health practitioner is satisfied, taking into account all information available to the health practitioner in relation to the callout, that at least 1 emergency services worker (other than the health practitioner) will be present at the location of the emergency at all times while the health practitioner attends the callout.
- (3) In this regulation—

emergency services worker means any of the following persons:

- (a) a police officer;
- (b) a special constable;
- (c) a member of an emergency services organisation within the meaning of the *Fire and Emergency Services Act 2005*;
- (d) persons engaged in the provision of emergency ambulance services authorised under the *Health Care Act 2008*;
- (e) any other person, or person of a class, approved by the Minister to be an emergency services worker;

special constable has the same meaning as in the Police Act 1998.

11F—Application of Part 5A Division 3 of Act

- (1) For the purposes of section 77G(d) of the Act, the following persons and bodies are prescribed:
 - (a) if a designated person provides a health service on behalf of another person or body—that other person or body;
 - (b) in any other case—a designated person.

- (2) The following persons are *designated persons* for the purposes of subregulation (1):
 - (a) a person registered under the *Health Practitioner Regulation National Law (South Australia)* to practise in the medical profession;
 - (b) a person registered under the *Health Practitioner Regulation National Law (South Australia)* to practise in the midwifery profession as a midwife;
 - (c) a person registered under the *Health Practitioner Regulation National Law (South Australia)* to practise as a nurse in the registered nurses division of the nursing profession.

11G—Policies and procedures for remote area attendance

For the purposes of section 77H(2)(c) of the Act, the following kinds of provisions are required to be included in policies and procedures under section 77H of the Act:

- (a) provisions to assist in assessing the eligibility and selection of persons to be second responders;
- (b) provisions to manage risks to the safety and security of health practitioners identified as being specific to the provision of health services—
 - (i) at, or from, a specific location; or
 - (ii) by a specific health service provider.

11H—Review of amendments to regulations by Health Practitioner Regulation National Law (South Australia) (Remote Area Attendance) (No 2) Variation Regulations 2019

- (1) The Minister must cause a review of the operation of the amendments made to these regulations by the *Health Practitioner Regulation National Law (South Australia) (Remote Area Attendance) (No 2) Variation Regulations 2019* to be conducted and a report on the review to be prepared and submitted to the Minister.
- (2) The review and the report must be completed after the first anniversary of the commencement of the *Health Practitioner Regulation National Law* (*South Australia*) (*Remote Area Attendance*) (*No 2*) Variation Regulations 2019 but no later than 6 months after that anniversary.
- (3) The Minister must cause a copy of the report submitted under subregulation (1) to be laid before both Houses of Parliament within 6 sitting days after receiving 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 7 November 2019

No 239 of 2019

South Australia

National Parks and Wildlife (Kangaroo Harvesting) (Additional Species) Variation Regulations 2019

under the National Parks and Wildlife Act 1972

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of National Parks and Wildlife (Kangaroo Harvesting) Regulations 2018

- 4 Variation of regulation 3—Interpretation
- 5 Insertion of regulation 4A
 - 4A Additional species to which Part 5 Division 4B of Act applies
- 6 Variation of regulation 9—Sealed tag colours and numbers
- 7 Substitution of regulation 19
 - 19 Permit holder may only take from land within commercial harvest sub-region
- 8 Variation of regulation 37—Requirement to attach sealed tag, and record permit number, after taking kangaroo for personal use

Part 1—Preliminary

1—Short title

These regulations may be cited as the *National Parks and Wildlife (Kangaroo Harvesting)* (Additional Species) Variation Regulations 2019.

2—Commencement

These regulations come into operation on 1 January 2020.

3—Variation provisions

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

Part 2—Variation of National Parks and Wildlife (Kangaroo Harvesting) Regulations 2018

4—Variation of regulation 3—Interpretation

(1) Regulation 3(1), definition of *commercial harvest management region*—delete the definition and substitute:

commercial harvest management region means an area of the State—

(a) designated by the kangaroo plan of management as a commercial harvest management region for the taking of kangaroos of a common species; and

(b) divided into commercial harvest sub-regions for which commercial harvest quotas for the taking of such kangaroos may be set under the plan from time to time:

commercial harvest sub-region means an area of the State (forming part of a commercial harvest management region)—

- (a) that is designated by the kangaroo plan of management as a commercial harvest sub-region; and
- (b) for which a commercial harvest quota for the taking of kangaroos of a common species is currently in force under the plan;
- (2) Regulation 3(1), definition of *common*—delete the definition and substitute:

common, in relation to species of kangaroo, means the following species of kangaroo:

- (a) eastern grey kangaroo—Macropus giganteus;
- (b) euro (wallaroo) (hill kangaroo)—*Macropus robustus*;
- (c) red kangaroo—Macropus rufus;
- (d) tammar wallaby—Macropus eugenii;
- (e) western grey kangaroo—Macropus fuliginosus;
- (3) Regulation 3(1)—after the definition of "*rendered unusable*" insert:

reserve, in relation to species of kangaroo, means the following species of kangaroo:

- (a) euro (wallaroo) (hill kangaroo)—*Macropus robustus*;
- (b) red kangaroo—Macropus rufus;
- (c) western grey kangaroo—Macropus fuliginosus melanops;

5—Insertion of regulation 4A

After regulation 4 insert:

4A—Additional species to which Part 5 Division 4B of Act applies

Pursuant to section 60G(3) of the Act, Part 5 Division 4B of the Act is declared to apply to, and in relation to, protected animals of the following species:

- (a) eastern grey kangaroo—*Macropus giganteus*;
- (b) tammar wallaby—Macropus eugenii;
- (c) western grey kangaroo—Macropus fuliginosus fuliginosus.

6—Variation of regulation 9—Sealed tag colours and numbers

Regulation 9(1)—delete subregulation (1) and substitute:

- (1) A commercial use sealed tag—
 - (a) must be marked with a number; and
 - (b) must be of the following colour—
 - (i) if it is to be attached to a red kangaroo—orange;

- (ii) if it is to be attached to a western grey kangaroo—white;
- (iii) if it is to be attached to a euro—blue;
- (iv) if it is to be attached to a kangaroo of a common species other than a species specified above—a colour determined by the Director and notified in the Gazette for that species (not being yellow or a colour specified in, or determined under, this subregulation for kangaroos of another common species).

7—Substitution of regulation 19

Regulation 19—delete the regulation and substitute:

19—Permit holder may only take from land within commercial harvest sub-region

- (1) The permit holder may only take a kangaroo pursuant to the permit from land that is within a commercial harvest sub-region for which a commercial harvest quota for that species of kangaroo is currently in force under the kangaroo plan of management.
- (2) If land referred to in subregulation (1) is a reserve under the Act, the permit holder may only take a kangaroo from the reserve pursuant to the permit if—
 - (a) the kangaroo is a kangaroo of a reserve species; and
 - (b) the plan of management adopted by the Minister for the reserve under section 38 of the Act (*the reserve plan of management*) provides for the culling of kangaroos of that species from the reserve; and
 - (c) the kangaroo may be taken without exceeding the number of kangaroos of that species permitted to be culled under the reserve plan of management; and
 - (d) the kangaroo is taken in accordance with any requirements under the reserve plan of management for the taking of such a kangaroo from the reserve.

8—Variation of regulation 37—Requirement to attach sealed tag, and record permit number, after taking kangaroo for personal use

Regulation 37(1)(b)—delete "property on which" and substitute:

number of the section 53(1)(c) permit pursuant to which

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

on the recommendation of the Minister for Environment and Water and with the advice and consent of the Executive Council on 7 November 2019

No 240 of 2019

CITY OF PORT ADELAIDE ENFIELD

ROADS (OPENING AND CLOSING) ACT 1991

Notice of Proposed Road Closure - Corner of Fussell Place and Buller Terrace, Alberton

Notice is hereby given pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the City of Port Adelaide Enfield proposes to make a Road Process Order to close the whole of the land contained in Certificate of Title Volume 5537 Folio 385 and described as Allotment (Road) 12 in Deposited Plan 19700 and marked 'A' on Preliminary Plan No. 19/0043 ('the Road') and merge the Road with the adjoining property known as 64 Buller Terrace, Alberton being the land contained in Certificate of Title Volume 5087 Folio 797 and described as Allotment 11 in Deposited Plan 19700.

The Preliminary Plan and Statement of Persons Affected is available for public inspection at the Council's Civic Centre, 163 St Vincent Street, Port Adelaide, and the Adelaide Office of the Surveyor-General, during normal office hours. The Preliminary Plan can also be viewed at http://www.sa.gov.au/roadsactproposals.

Any person is entitled to object to the proposed road closure and any person affected by a proposed road closure may apply for an easement to be granted in that person's favour over the land subject to the proposed road closure.

Such objection or application for an easement must set out the full name and address of the person making the objection or application and must be fully supported by reasons.

Any application for an easement must give full particulars of the nature and location of the easement and where made by a person as the owner of adjoining or nearby land, specify the land to which the easement is to be annexed.

Any application for easement or objection must be made in writing within 28 days of the date of this notice and posted to the City of Port Adelaide Enfield, PO Box 110 Port Adelaide SA 5015 and the Surveyor-General, GPO Box 1354 Adelaide SA 5001, setting out the full details.

Where a submission is made, Council will give notification of a meeting at which the matter will be considered.

Dated: 7 November 2019

MARK WITHERS Chief Executive Officer

ALEXANDRINA COUNCIL

South Australia

Liquor Licensing (Dry Areas) Notice 2019

under section 131(1a) of the Liquor Licensing Act 1997

1—Short title

This notice may be cited as the *Liquor Licensing (Dry Areas) Notice 2019*.

2—Commencement

This notice comes into operation on 15 December 2019.

3—Interpretation

(1) In this notice—

principal notice means the *Liquor Licensing (Dry Areas) Notice 2015* published in the Gazette on 5.1.15, as in force from time to time.

(2) Clause 3 of the principal notice applies to this notice as if it were the principal notice.

4—Consumption etc of liquor prohibited in dry areas

- (1) Pursuant to section 131 of the Act, the consumption and possession of liquor in the area described in the Schedule is prohibited in accordance with the provisions of the Schedule.
- (2) The prohibition has effect during the periods specified in the Schedule.
- (3) The prohibition does not extend to private land in the area described in the Schedule.
- (4) Unless the contrary intention appears, the prohibition of the possession of liquor in the area does not extend to—
 - (a) a person who is genuinely passing through the area if—
 - (i) the liquor is in the original container in which it was purchased from licensed premises; and

- (ii) the container has not been opened; or
- (b) a person who has possession of the liquor in the course of carrying on a business or in the course of his or her employment by another person in the course of carrying on a business; or
- (c) a person who is permanently or temporarily residing at premises within the area or on the boundary of the area and who enters the area solely for the purpose of passing through it to enter those premises or who enters the area from those premises for the purpose of leaving the area.

Schedule - Goolwa Wharf Precinct

1—Extent of prohibition

The consumption of liquor is prohibited and the possession of liquor is prohibited.

2—Period of prohibition

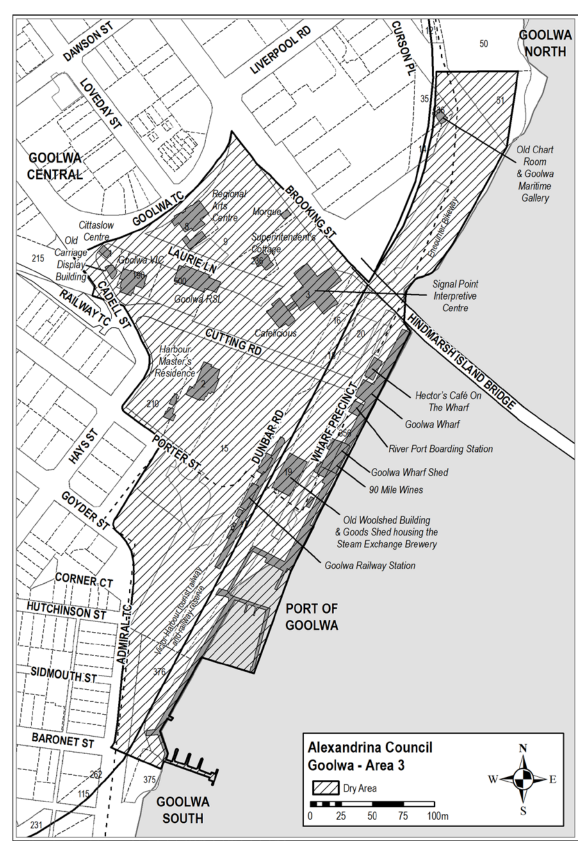
From 5:30pm – 9:30pm on 15 December 2019.

3—Description of area

Goolwa Wharf Precinct

The area in Goolwa Central and Port of Goolwa (generally known as the Wharf Precinct) and to be known as Goolwa Area 3 bounded as follows:

Commencing at the north eastern corner of Section 315, Hundred of Goolwa, and then due west to the eastern side of the railway reserve. Then follow the easterly side of the railway reserve until reaching the south western underside of the Goolwa and Hindmarsh Island Bridge. Head in a north westerly direction, along the south western side of Brooking Street, until the round-about intersection of Brooking Street, Liverpool Road and Goolwa Terrace. Follow the south eastern side of Goolwa Terrace until the intersection of Cadell Street and Goolwa Terrace. Traversing the north eastern side of Cadell Street, past the Cadell Street and Cutting Road intersection. Continue along Cadell Street and enter Hayes Street then to the Hayes Street and Porter Street intersection. Head south east to the Porter Street and Admiral Terrace intersection. Then head south west and continue along the eastern side of Admiral Terrace past the intersections of Goyder Street, Hutchinson Street, Sidmouth Street until the Admiral Terrace and Baronet Street intersection. Head east south east and traverse around the jetty and return to the eastern side of the boardwalk. Head north east along the eastern side of the boardwalk then a straight line, by the shortest route, to the southern side of the jetty. Then in a straight line by the shortest route to the south eastern side of the Goolwa Wharf. Traverse the south eastern side of the Goolwa Wharf under the Goolwa and Hindmarsh Island Bridge along the River Murray bank to the south eastern side of Section 315 returning to the point of commencement.



Elizabeth Williams

General Manager Resources

Made by Alexandrina Council

Dated: 7 November 2019

ALEXANDRINA COUNCIL

South Australia

Liquor Licensing (Dry Areas) Notice 2019

under section 131(1a) of the Liquor Licensing Act 1997

1—Short title

This notice may be cited as the *Liquor Licensing (Dry Areas) Notice 2019*.

2—Commencement

This notice comes into operation on 17 December 2019.

3—Interpretation

(1) In this notice—

principal notice means the *Liquor Licensing (Dry Areas) Notice 2015* published in the Gazette on 5.1.15, as in force from time to time.

(2) Clause 3 of the principal notice applies to this notice as if it were the principal notice.

4—Consumption etc of liquor prohibited in dry areas

- (1) Pursuant to section 131 of the Act, the consumption and possession of liquor in the area described in the Schedule is prohibited in accordance with the provisions of the Schedule.
- (2) The prohibition has effect during the periods specified in the Schedule.
- (3) The prohibition does not extend to private land in the area described in the Schedule.
- (4) Unless the contrary intention appears, the prohibition of the possession of liquor in the area does not extend to—
 - (a) a person who is genuinely passing through the area if—
 - (i) the liquor is in the original container in which it was purchased from licensed premises; and
 - (ii) the container has not been opened; or
 - (b) a person who has possession of the liquor in the course of carrying on a business or in the course of his or her employment by another person in the course of carrying on a business; or
 - (c) a person who is permanently or temporarily residing at premises within the area or on the boundary of the area and who enters the area solely for the purpose of passing through it to enter those premises or who enters the area from those premises for the purpose of leaving the area.

Schedule – Port Elliot Area 1

1—Extent of prohibition

The consumption of liquor is prohibited and the possession of liquor is prohibited.

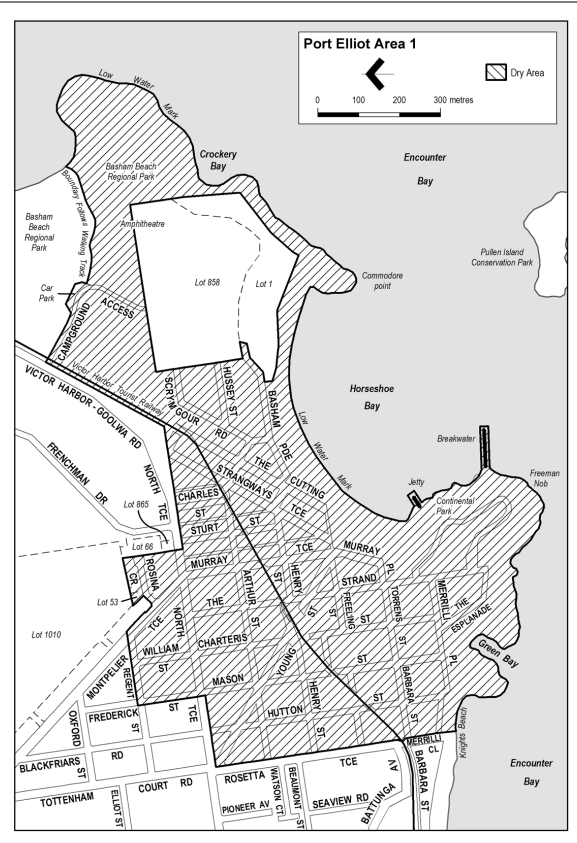
2—Period of prohibition

From 5:30pm – 8:00pm on 17 December 2019.

3—Description of area

Port Elliot Area 1

The area in and adjacent to Port Elliot bounded as follows: commencing at the point at which the eastern boundary of Rosetta Terrace meets the southern boundary of North Terrace, then easterly along that boundary of North Terrace to the point at which it meets the western boundary of Mason Street, then in a straight line by the shortest route (across North Terrace) to the point at which the northern boundary of North Terrace meets the western boundary of Frederick Street, then northerly along the western boundary of Frederick Street to the point at which it intersects the northern boundary of Regent Street, then easterly along that northern boundary of Regent Street and the prolongation in a straight line of that northern boundary to the eastern boundary of Montpelier Terrace, then south-easterly along that boundary of Montpelier Terrace to the northern boundary of Rosina Crescent, then north-easterly along the northern boundary of Rosina Crescent to the western boundary of Lot 53 Deposited Plan 27840, then north-westerly along the western boundary of that Lot to the southern boundary of Lot 1010 Deposited Plan 52390, then easterly along that boundary of Lot 1010 to the western boundary of Lot 66 Deposited Plan 30324, then southerly along the western boundary of Lot 66 and the western boundary of Lot 865 Filed Plan 166114 and the prolongation in a straight line of that boundary of Lot 865 to the southern boundary of North Terrace, then easterly and north-easterly along that boundary of North Terrace and the southern boundary of the Victor Harbor - Goolwa Road to the northern boundary of the access road from the Victor Harbor - Goolwa Road to the Port Elliot Caravan Park, then south-easterly along the northern boundary of the access road to a car parking area on the northern side of that road, then around the outer boundary of the car park (so as to include the car park in the area) to the northern boundary of a walking track leading from the car park in an easterly direction to the beach, then generally easterly along the northern side of that walking track to the point at which the track reaches the beach, then in a straight line by the shortest route from the eastern end of the track to the low water mark on Encounter Bay, then generally easterly, south-westerly, northerly, south-westerly, south-easterly and westerly along the low water mark (including around the seaward boundary of any wharf, jetty, breakwater, boat ramp or other structure projecting below low water mark) to the point at which the low water mark is intersected by the prolongation in a straight line of the eastern boundary of Merrilli Close, then northerly along that prolongation and boundary of Merrilli Close and the eastern boundary of Rosetta Terrace to the point of commencement. The area does not include the Port Elliot Caravan Park (Lot 1 Deposited Plan 52281 and Lot 858 Filed Plan 166107).



Elizabeth Williams

General Manager Resources

Made by Alexandrina Council

Dated: 7 November 2019

ALEXANDRINA COUNCIL

South Australia

Liquor Licensing (Dry Areas) Notice 2019

under section 131(1a) of the Liquor Licensing Act 1997

1—Short title

This notice may be cited as the *Liquor Licensing (Dry Areas) Notice 2019*.

2—Commencement

This notice comes into operation on 13 December 2019.

3—Interpretation

(1) In this notice—

principal notice means the *Liquor Licensing (Dry Areas) Notice 2015* published in the Gazette on 5.1.15, as in force from time to time.

(2) Clause 3 of the principal notice applies to this notice as if it were the principal notice.

4—Consumption etc of liquor prohibited in dry areas

- (1) Pursuant to section 131 of the Act, the consumption and possession of liquor in the area described in the Schedule is prohibited in accordance with the provisions of the Schedule.
- (2) The prohibition has effect during the periods specified in the Schedule.
- (3) The prohibition does not extend to private land in the area described in the Schedule.
- (4) Unless the contrary intention appears, the prohibition of the possession of liquor in the area does not extend to—
 - (a) a person who is genuinely passing through the area if—
 - (i) the liquor is in the original container in which it was purchased from licensed premises; and
 - (ii) the container has not been opened; or
 - (b) a person who has possession of the liquor in the course of carrying on a business or in the course of his or her employment by another person in the course of carrying on a business; or
 - (c) a person who is permanently or temporarily residing at premises within the area or on the boundary of the area and who enters the area solely for the purpose of passing through it to enter those premises or who enters the area from those premises for the purpose of leaving the area.

Schedule - Strathalbyn Area 1 and 2

1—Extent of prohibition

The consumption of liquor is prohibited and the possession of liquor is prohibited.

2—Period of prohibition

From 6:00am – 9:00pm on 13 December 2019.

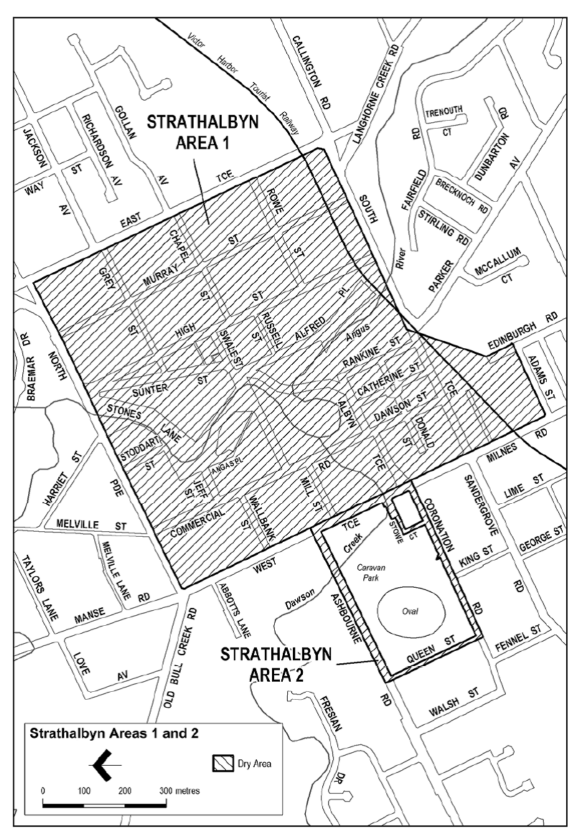
3—Description of area

Strathalbyn Area 1

The area in Strathalbyn bounded as follows: commencing at the point at which the south eastern boundary of North Parade meets the north eastern boundary of West Terrace, then south easterly along that boundary of West Terrace to the north western boundary of Adams Street, then north easterly along that boundary of Adams Street and the prolongation in a straight line of that boundary to the north eastern boundary of Edinburgh Road, then north westerly along that boundary of Edinburgh Road to the end of the road, then in a straight line by the shortest route to the point at which the south eastern boundary of South Terrace meets the south western boundary of Parker Avenue, then along the continuation of that straight line across South Terrace to the north western boundary of South Terrace, then north easterly along the north western boundary of South Terrace to the south western boundary of East Terrace, then north westerly along the south western boundary of East Terrace to the south eastern boundary of North Parade, then south westerly along the south eastern boundary of North Parade to the point of commencement.

Strathalbyn Area 2

Ashbourne Road between the south-western boundary of West Terrace and the prolongation in a straight line of the south-western boundary of Queen Street; Queen Street between Ashbourne Road and Coronation Road; Coronation Road between the prolongation in a straight line of the south-western boundary of Queen Street and the south-western boundary of West Terrace; Stowe Court between Coronation Road and West Terrace; West Terrace between the prolongation in a straight line of the south-eastern boundary of Coronation Road and the prolongation in a straight line of the north-western boundary of Ashbourne Road.



Elizabeth Williams

General Manager Resources

Made by Alexandrina Council

Dated: 7 November 2019

CLARE AND GILBERT VALLEYS COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure - Unmade Road, Giles Corner

Notice is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the **Clare and Gilbert Valleys Council** proposes to make a Road Process Order to close and merge with Allotment comprising pieces 1 and 2 in F156315, portion of unmade public road adjoining piece 1 in F156315 as delineated and lettered 'A' on the Preliminary Plan No. 19/0037.

A copy of the plan and a statement of persons affected are available for public inspection at the Council Office, 4 Gleeson Street, Clare SA 5453 and the Adelaide Office of the Surveyor-General during normal office hours. The Preliminary Plan may also be viewed at www.sa.gov.au/roadsactproposals

Any application for easement or objection must set out the full name, address and details of the submission and must be fully supported by reasons.

The application for easement or objection must be made in writing to the Council, 4 Gleeson Street, Clare SA 5453 within 28 days of this notice and a copy must be forwarded to the Surveyor-General at GPO Box 1354 Adelaide 5001. Where a submission is made, the Council will give notification of a meeting at which the matter will be considered.

Dated: 17 September 2019

DR HELEN MACDONALD Chief Executive Officer

COPPER COAST COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure - Portion of Robert Street, Moonta

In the interest of creating a future dog park **Notice** is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the **Copper Coast Council** proposes to make a Road Process Order to close and retain for Council purposes, portion of Robert Street and unmade road reserve adjacent to Bay Road and Section 1715, Hundred of Wallaroo as delineated and lettered 'A' on the Preliminary Plan No. 19/0040.

A copy of the plan and a statement of persons affected are available for public inspection at the Council Office, 51 Taylor Street, Kadina SA 5554 and the Adelaide Office of the Surveyor-General during normal office hours. The Preliminary Plan may also be viewed at www.sa.gov.au/roadsactproposals

Any application for easement or objection must set out the full name, address and details of the submission and must be fully supported by reasons.

The application for easement or objection must be made in writing to the Council, PO Box 396, Kadina SA 5554 within 28 days of this notice and a copy must be forwarded to the Surveyor-General at GPO Box 1354 Adelaide 5001. Where a submission is made, the Council will give notification of a meeting at which the matter will be considered.

Dated: 28 October 2019

RUSSELL PEATE Chief Executive Officer

DISTRICT COUNCIL OF FRANKLIN HARBOUR

ROADS (OPENING AND CLOSING) ACT 1991

Road Opening — Sections 242, 263 Hundred of Playford

NOTICE is hereby given, pursuant to Section 10 of the Roads (Opening and Closing) Act 1991, that the District Council of Franklin Harbour hereby gives notice of its intent to make a Road Process Order to:

Open as road portions of land contained within Sections 242, 263 Hundred of Playford more particularly delineated and numbered 1 and 2 on Preliminary Plan No. 19/0045.

A copy of the plan and a statement of persons affected are available for public inspection at the office of the Council at 6 Main Street, Cowell or can be viewed on the Council's website www.franklinharbour.sa.gov.au and the Adelaide Office of the Surveyor-General Level 2 101 Grenfell Street Adelaide during normal office hours. The preliminary plan can be viewed at www.sa.gov.au/roadsactproposals.

Any application for easement or objection must set out the full name, address and details of the submission and must be fully supported by reasons. The application for easement or objection must be made in writing to the Council, P.O. Box 71, Cowell, SA 5602 within 28 days of this notice and a copy must be forwarded to the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001. Where a submission is made, the Council will give notification of a meeting at which the matter will be considered.

Dated: 27 October 2019

MR C. SMITH Chief Executive Officer

LIGHT REGIONAL COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

Road Closing - Public Road 1313, St Kitts

NOTICE is hereby given, pursuant to section 10 of the *Roads* (*Opening and Closing*) *Act 1991*, that the Light Regional Council proposes to make a Road Process Order to close and merge with Allotment 100 of Deposited Plan 32056 the whole of the public road adjoining Allotment 100 of Deposited Plan 32056 and Allotment 1 of Filed Plan 67 more particularly delineated and lettered A on Preliminary Plan 19/0044.

The Preliminary Plan and Statement of Persons Affected is available for public inspection at the offices of the Light Regional Council at 93 Main Street, Kapunda, and 7 Hanson Street, Freeling, and the Adelaide Office of the Surveyor-General during normal office hours. The Preliminary Plan can also be viewed at www.sa.gov.au/roadsactproposals.

Any application for easement or objection must set out the full name, address and details of the submission and must be fully supported by reasons. The application for easement or objection must be made in writing to the Light Regional Council at PO Box 72, Kapunda SA 5373, WITHIN 28 DAYS OF THIS NOTICE and a copy must be forwarded to the Surveyor-General at GPO Box 1354, Adelaide 5001. Where a submission is made, the Council will give notification of a meeting at which the matter will be considered.

Dated: 6 November 2019

BRIAN CARR Chief Executive Officer

DISTRICT COUNCIL OF STREAKY BAY

South Australia

Liquor Licensing (Dry Areas) Notice 2019

Under section 131(1a) of the Liquor Licensing Act 1997

1—Short title

This notice may be cited as the *Liquor Licensing (Dry Areas) Notice 2019*.

2—Commencement

This notice comes into operation on 22 November 2019.

3—Interpretation

(1) In this notice—

principal notice means the Liquor Licensing (Dry Areas) Notice 2015 published in the Gazette on 5.1.15, as in force from time to time.

(2) Clause 3 of the principal notice applies to this notice as if it were the principal notice.

4—Consumption etc of liquor prohibited in dry areas

- (1) Pursuant to section 131 of the Act, the consumption and possession of liquor in the area described in the Schedule is prohibited in accordance with the provisions of the Schedule.
- (2) The prohibition has effect during the periods specified in the Schedule.
- (3) The prohibition does not extend to private land in the area described in the Schedule.
- (4) Unless the contrary intention appears, the prohibition of the possession of liquor in the area does not extend to—
 - (a) a person who is genuinely passing through the area if—
 - (i) the liquor is in the original container in which it was purchased from licensed premises; and
 - (ii) the container has not been opened; or
 - (b) a person who has possession of the liquor in the course of carrying on a business or in the course of his or her employment by another person in the course of carrying on a business; or

- (c) a person who is permanently or temporarily residing at premises within the area or on the boundary of the area and who enters the area solely for the purpose of passing through it to enter those premises or who enters the area from those premises for the purpose of leaving the area.
- (5) Schedule 1 and Schedule 2 are in substitution for Schedule—Streaky Bay Area 1 and Area 2 in the principal notice.

Schedule 1—Streaky Bay Area 1

1—Extent of prohibition

The consumption of liquor is prohibited and the possession of liquor is prohibited.

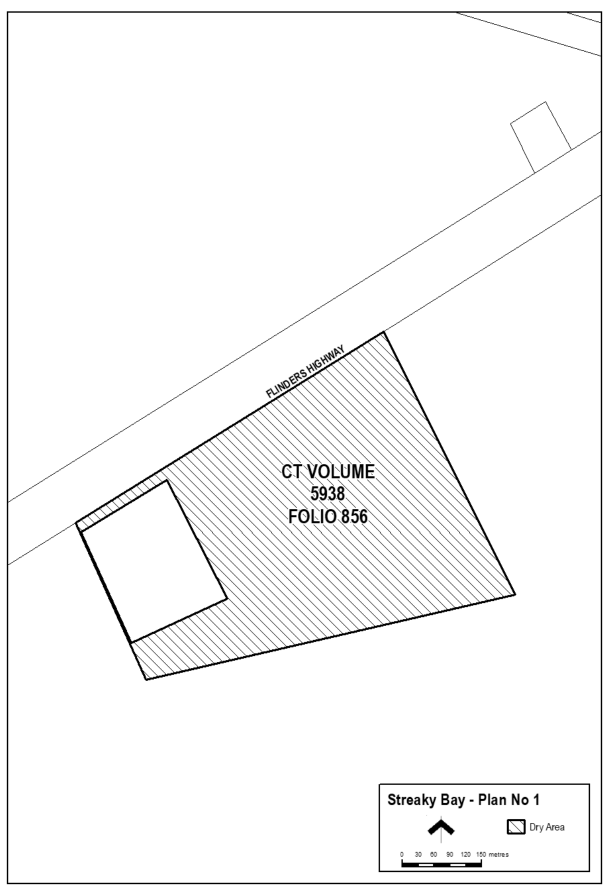
2—Period of prohibition

From 12.00 am (midnight) on Friday, 22 November 2019 to 12.00 pm (Noon) on Sunday 24 November 2019.

3—Description of area

The area commonly known as the Streaky Bay Race Course and officially known as 29614 Flinders Highway, as contained in Certificate of Title Volume 5938 Folio 856.

Excluding a rectangle licenced zone, that is set back 20 metres from the northern boundary, spanning 190 metres wide parallel to the northern boundary, 225 metres along the western side boundary fence, the length of 205 metres into the land parcel, continuing up 239 metres on the eastern side. Set in 500m metres from the eastern side boundary.



Dated: 7 November 2019

WATTLE RANGE COUNCIL

ROAD (OPENING AND CLOSING) ACT 1991

Elgin Lane, Bray

NOTICE is hereby given, pursuant to Section 10 of the Roads (Opening and Closing) Act, 1991, that the Wattle Range Council hereby gives notice of its intent to implement a Road Process Order to close portion of Elgin Lane and merge with the adjoining Pieces 500 and 501 in Filed Plan 191780 more particularly delineated and lettered as "B" in Preliminary Plan 19/0042.

A copy of the plan and a statement of persons affected are available for public inspection at the office of the Council at George Street, Millicent SA 5280 and the Adelaide office of the Surveyor-General during normal office hours.

The Preliminary Plan can also be viewed at www.sa.gov.au/roadsactproposals

Any application for easement or objection must set out the full name, address and details of the submission and must be fully supported by reasons. The application for easement or objection must be made in writing to the Council at PO Box 27, Millicent SA 5280 WITHIN 28 DAYS OF THIS NOTICE and a copy must be forwarded to the Surveyor-General at GPO Box 1354, Adelaide 5001. Where a submission is made, the Council will give notification of a meeting at which the matter will be considered.

Dated: 7 November 2019

BEN GOWER Chief Executive Officer

TRUSTEE ACT 1936

PUBLIC TRUSTEE

Estates of Deceased Persons

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

CRAIG Patricia Irene late of 17 Tusmore Avenue Leabrook of no occupation who died 10 December 2018 FLAVALL Phillip David late of 1C Rosedale Place Magill Personal Assistant who died 19 January 2019 FLAVELL Gudrun Rita late of 40 Ward Street Eudunda Retired Farmer who died 16 March 2019 HATTON Malbon John late of 5 Neal Street Gisborne Victoria of no occupation who died 28 October 2018 HOWELL John Gordon late of 324 Military Road Semaphore Park Retired Public Servant who died 3 April 2019 KENNEDY Kathleen Alice late of 333 Marion Road North Plympton Retired Accounts Clerk who died 26 July 2019 LORD John Herbert late of 97 Selth Street Albert Park Retired Fitter who died 25 January 2019 MASON Graham George late of 104 Woodville Road Woodville Retired Sheep Shearer who died 12 February 2019 MOSS James Joseph late of 121 Folkestone Road Dover Gardens Tafe Lecturer who died 16 April 2019 PADUSZYNSKI Henry John Joseph late of 104 Woodville Road Woodville Retired Welder who died 25 August 2019 PRICE Marie Annette late of 8 MacFarlane Way Andrews Farm Home Duties who died 31 May 2019 VAN EMDEN Elvie Maie late of 6 Booth Avenue Linden Park of no occupation who died 28 May 2019 WISMSHURST Raelene Mary late of 81 Tapleys Hill Road Hendon Retired Registered Nurse who died 28 July 2019 WURST Mavis Eleanora late of 12 Read Street Port Pirie West of no occupation who died 5 August 2019

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 6 December 2019 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: 7 November 2019

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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