



THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

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

RULES OF COURT

RULES OF COURT

DISTRICT COURT OF SOUTH AUSTRALIA

District Court Criminal Rules 2014 (Amendment No 8)

BY virtue and in pursuance of section 51 of the *District Court Act 1991* and all other enabling powers, we, Judges of the District Court of South Australia, make the following *District Court Criminal Rules 2014 (Amendment No 8)*.

1. These Rules may be cited as the *District Court Criminal Rules 2014 (Amendment No 8)*.
2. The District Court Criminal Rules 2014 are amended as set out below.
3. Subject to rule 4, the amendments made by these rules come into effect on the later of—
 - (a) 1 January 2021; or
 - (b) the date of their publication in the Gazette.
4. The amendments made by rules 5, 6 and 7 come into effect on the later of—
 - (a) the date that the *Statutes Amendment (Bail Authorities) Act 2020* comes into operation; or
 - (b) the date referred to in rule 3.
5. In rule 4, a new definition of “bail application” is inserted after the definition of “audiovisual link” as follows:
bail application means an application relating to bail and includes—
 - (a) an application for release on bail under sections 4 and 8 of the *Bail Act 1985*;
 - (b) an application to revoke a bail agreement or issue a warrant under section 6 (4), 18 (1) or 19A of the *Bail Act 1985*;
 - (c) an application to vary a condition of a bail agreement under section 6 (4) of the *Bail Act 1985*;
 - (d) an application to vary or revoke a guarantee in respect of a bail agreement under section 7 (4) of the *Bail Act 1985*;
 - (e) an application for estreatment under section 19 of the *Bail Act 1985*; or
 - (f) any other application under the *Bail Act 1985*.
6. Subrule 49(1) is amended by inserting the following subrules after subrule 49 (1) (a):
 - (ab) being a bail application within the meaning of rule 4;
 - (ac) for permission to make a bail application to the Court under rule 51A;
7. A new “Part 3A—Bail applications” is inserted immediately after “Part 3—Pre-trial applications” as follows:
Part 3A—Bail applications
51A—Making bail application
 - (1) Subject to subrules (3) and (4), a bail application must not be made to the Court without the permission of a Judge of the Court if—
 - (a) the bail application relates to a charge in an information laid in the Magistrates Court or the Youth Court and—
 - (i) the defendant the subject of the charge has not been committed for trial or sentence in the Court; and
 - (ii) the charge is not the subject of an order transferring the proceeding to the Court or a remand of the defendant to be dealt with by the Court for a breach of bond;
 - (b) the bail application relates to a charge in an information laid in the Supreme Court; or
 - (c) the bail application relates to a charge in an information laid in a court and the defendant the subject of the charge has been committed for trial or sentence in the Supreme Court.
 - (2) A bail application—
 - (a) that relates to a charge in an information laid in the Court—must be made in accordance with rules 49 and 50;
 - (b) otherwise— must be made by originating application in an approved form.
 - (3) A person who is required by subrule (1) to obtain permission before making a bail application—
 - (a) may apply for permission by originating application in an approved form; and
 - (b) must include the proposed application relating to bail in the originating application contingently on permission being granted.
 - (4) If an application for permission is made under subrule 51A (3), the application relating to bail is contingent on permission being granted and, if permission is refused, the application relating to bail lapses.
51B—Bail application in respect of proceeding in another court

If a bail application is made to the Court in respect of a proceeding in another court, the Court may request the Registrar of the other court to send to the Court such documents as the Court requires for the purpose of hearing and determining the bail application.
8. Paragraph 49 (4) (a) is amended by inserting “or” at the end of the paragraph.
9. Paragraph 49 (4) (b) is deleted and paragraph 49 (4) (c) is re-numbered as paragraph 49 (4) (b).
10. Subrule 51 (1A) is deleted and substituted as follows:
“(1A) An application for a pre-trial special hearing under section 12AB of the *Evidence Act 1929* is to be made no later than 35 calendar days after the defendant is committed for trial pursuant to section 117 of the Act.”

Dated this 17th day of December 2020.

CHIEF JUDGE EVANS
JUDGE BOYLAN
JUDGE SOULIO

RULES OF COURT

DISTRICT COURT OF SOUTH AUSTRALIA

District Court Criminal Supplementary Rules 2014 (Amendment No 8)

By virtue and in pursuance of section 51 of the *District Court Act 1991* and all other enabling powers, we, Judges of the District Court of South Australia, make the following District Court Criminal Supplementary Rules 2014 (Amendment No 8).

1. These Rules may be cited as the *District Court Criminal Supplementary Rules 2014 (Amendment No 8)*.
2. The *District Court Criminal Supplementary Rules 2014* are amended as set out below.
3. The amendments made by these rules come into effect on the later of—
 - (a) 1 January 2021;
 - (b) the date of their publication in the Gazette; or
 - (c) the date that the Statutes Amendment (Bail Authorities) Act 2020 comes into operation.
4. Part 3A—Bail applications is inserted in Chapter 6 after Part 3—Pre-trial applications as follows:

“Part 3A—Bail applications**36AA—Making bail application**

An originating application for release on bail under rule 51A (2) (b) of the Rules is to be in form 13E.”

5. In Schedule—Approved Forms, new form 13E is inserted as follows:

Rule 51A(2)(b)

Form 13E

Originating application for release on bail

(insert front sheet)

ORIGINATING APPLICATION FOR RELEASE ON BAIL

Bail Act 1985 s 8(1)

I, *(insert full name of applicant)* apply for bail.

Signature of applicant:

Date of birth of applicant:

Date of application:

Time of application:

Additional information if application made to a court

Court applied to (if known):

Location of court (if known):

Court file number (if known):

Police file number (if known):

Offences in respect of which bail is applied for (if known):

Representation at hearing: YES/NO

(provide details if YES):

Decision of bail authority (other than court)

Tick appropriate box

- Bail refused (the bail authority must make a written record or reasons for its decision)
- Bail granted (Form 4 *Bail Agreement* must be completed)

Bail Authority:

- If the bail authority is a police officer – the police officer’s surname, rank and police identification number:

- If the bail authority is not a police officer – the full name of the bail authority:

Date:

Time:

(signed)
Bail Authority

Dated this 17th day of December 2020.

CHIEF JUDGE EVANS
JUDGE BOYLAN
JUDGE SOULIO

RULES OF COURT

MAGISTRATES COURT OF SOUTH AUSTRALIA

Magistrates Court Rules 1992 (Amendment No 88)

PURSUANT to section 49 of the *Magistrates Court Act 1991* and all other enabling powers, we, the undersigned, do hereby make the following amendments to the *Magistrates Court Rules 1992* as amended.

1. These Rules may be cited as the ‘Magistrates Court Rules 1992 (Amendment 88)’.
2. The *Magistrates Court Rules 1992* (‘the Rules’) as amended by these amendments apply to and govern all actions in the criminal division of the Court on and after the date on which the *Statutes Amendment (Bail Authorities) Act 2020* commences.
3. The following is inserted after Rule 7.01:
 - 7.01A In this Section ***bail application*** means an application relating to bail and includes—
 - (a) an application for release on bail under sections 4 and 8 of the *Bail Act 1985*;
 - (b) an application to revoke a bail agreement or issue a warrant under section 6 (4), 18 (1) or 19A of the *Bail Act 1985*;
 - (c) an application to vary a condition of a bail agreement under section 6 (4) of the *Bail Act 1985*;
 - (d) an application to vary or revoke a guarantee in respect of a bail agreement under section 7 (4) of the *Bail Act 1985*;
 - (e) an application for estreatment under section 19 of the *Bail Act 1985*; or
 - (f) any other application under the *Bail Act 1985*.
4. Rule 42.00 is deleted and replaced with:
 - 42.00 BAIL ACT 1985
 - 42.01 (1) Subject to subrules (2) and (4) and (5), a bail application must not be made to the Court without the permission of a Magistrate of the Court if—
 - (a) the bail application relates to a charge in an information laid in the Youth Court;
 - (b) the bail application relates to a charge in an information laid in the Supreme Court or District Court; or
 - (c) the bail application relates to a charge in an information laid in a court and the defendant the subject of the charge has been committed for trial or sentence in the Supreme Court or District Court.
 - (2) Subrule (1) does not apply if the charge is the subject of an order transferring the proceeding to the Court or a remand of the defendant to be dealt with by the Court for a breach of bond.
 - (3) A bail application—
 - (a) that relates to a charge in an information laid in the Court—must be made by bail form 01, 06, 07 or 08 as applicable;
 - (b) otherwise—must be made by Application for an Order of the Court Form 23.
 - (4) A person who is required by subrule (1) to obtain permission before making a bail application—
 - (a) may apply for permission by Application for an Order of the Court Form 23; and
 - (b) must include the proposed application relating to bail in the originating application contingently on permission being granted.
 - (5) If an application for permission is made under subrule (4), the application relating to bail is contingent on permission being granted and, if permission is refused, the application relating to bail lapses.
- 42.02 If a bail application is made to the Court in respect of a proceeding in another court, the Court may request the Registrar of the other court to send to the Court such documents as the Court requires for the purpose of hearing and determining the bail application.
- 42.03 A warrant of arrest under s 18 (1) (a) of the *Bail Act 1985* shall comply with Form 6.

Signed on the 22nd day of December 2020.

MARY-LOUISE HRIBAL
Chief Magistrate

BRETT JONATHON DIXON
Magistrate

KATHRYN HODDER
Magistrate

KYM ANDREW MILLARD
Magistrate

RULES OF COURT

SUPREME COURT OF SOUTH AUSTRALIA

Supreme Court Criminal Rules 2014 (Amendment No 9)

By virtue and in pursuance of section 72 of the *Supreme Court Act 1935* and all other enabling powers, we, Judges of the Supreme Court of South Australia, make the following Supreme Court Criminal Rules 2014 (Amendment No 9).

1. These Rules may be cited as the *Supreme Court Criminal Rules 2014 (Amendment No 9)*.
2. The *Supreme Court Criminal Rules 2014* are amended as set out below.
3. Subject to rule 4, the amendments made by these rules come into effect on the later of—
 - (a) 1 January 2021; or
 - (b) the date of their publication in the Gazette.
4. The amendments made by rules 5, 6 and 7 come into effect on the later of—
 - (a) the date that the *Statutes Amendment (Bail Authorities) Act 2020* comes into operation; or
 - (b) the date referred to in rule 3.
5. In rule 4, a new definition of “**bail application**” is inserted after the definition of “**audiovisual link**” as follows:

“**bail application** means an application relating to bail and includes—

 - (a) an application for release on bail under sections 4 and 8 of the *Bail Act 1985*;
 - (b) an application to revoke a bail agreement or issue a warrant under section 6 (4), 18 (1) or 19A of the *Bail Act 1985*;
 - (c) an application to vary a condition of a bail agreement under section 6 (4) of the *Bail Act 1985*;
 - (d) an application to vary or revoke a guarantee in respect of a bail agreement under section 7 (4) of the *Bail Act 1985*;
 - (e) an application for estreatment under section 19 of the *Bail Act 1985*; or
 - (f) any other application under the *Bail Act 1985* except an application for review of a bail decision governed by Part 12 of these Rules.”
6. Subrule 49 (1) is amended by inserting the following subrules after subrule 49 (1) (a):

“ (ab) being a bail application within the meaning of rule 4;

(ac) for permission to make a bail application to the Court under rule 51A;”
7. A new “Part 3A—Bail applications” is inserted immediately after “Part 3—Pre-trial applications” as follows:

Part 3A—Bail applications

51A—Making bail application

 - (1) Subject to subrules (3) and (4), a bail application must not be made to the Court without the permission of a Judge of the Court if—
 - (a) the bail application relates to a charge in an information laid in the Magistrates Court or the Youth Court and—
 - (i) the defendant the subject of the charge has not been committed for trial or sentence in the Court; and
 - (ii) the charge is not the subject of an order transferring the proceeding to the Court or a remand of the defendant to be dealt with by the Court for a breach of bond;
 - (b) the bail application relates to a charge in an information laid in the District Court; or
 - (c) the bail application relates to a charge in an information laid in a court and the defendant the subject of the charge has been committed for trial or sentence in the District Court.
 - (2) A bail application—
 - (a) that relates to a charge in an information laid in the Court—must be made in an approved form in accordance with rules 49 and 50;
 - (b) otherwise—must be made by originating application in an approved form.
 - (3) A person who is required by subrule (1) to obtain permission before making a bail application—
 - (a) may apply for permission by originating application in an approved form; and
 - (b) must include the proposed application relating to bail in the originating application contingently on permission being granted.
 - (4) If an application for permission is made under subrule 51A (3), the application relating to bail is contingent on permission being granted and, if permission is refused, the application relating to bail lapses.

51B—Bail application in respect of proceeding in another court

If a bail application is made to the Court in respect of a proceeding in another court, the Court may request the Registrar of the other court to send to the Court such documents as the Court requires for the purpose of hearing and determining the bail application.
8. Paragraph 49 (4) (a) is amended by inserting “or” at the end of the paragraph.
9. Paragraph 49 (4) (b) is deleted and paragraph 49 (4) (c) is re-numbered as paragraph 49 (4) (b).
10. Subrule 51 (1A) is deleted and substituted as follows:

“(1A) An application for a pre-trial special hearing under section 12AB of the *Evidence Act 1929* is to be made no later than 35 calendar days after the defendant is committed for trial pursuant to section 117 of the Act.”

11. Subrules 83 (3) and 83 (6) are amended by deleting “Full Court” and substituting “Court of Appeal”.
12. Subrule 104A (3) is amended by deleting “Full Court” and substituting “Court of Appeal”.
13. Rule 104Y is inserted after rule 104X as follows:
 - “**104Y—Discontinuance of appeal**
 - (1) An appellant may discontinue an appeal by filing a notice of discontinuance in an approved form.
 - (2) Upon a notice of discontinuance being filed, the appeal will be deemed to have been dismissed by the Court.
 - (3) A notice of discontinuance may be withdrawn by permission of the Court.”
14. A new rule 102A is inserted immediately after rule 102 as follows:
 - “**102A—Withdrawal of application for review**
 - (1) A notice of discontinuance by the Crown of an application for review under section 16 (2) (b) (i) of the *Bail Act 1985* is to be made in an approved form.
 - (2) The Crown must file the notice in the Court and in the Court which made the bail decision subject to the application for review and serve it on the respondent to the application for review.”
15. The heading of Chapter 13 is amended by deleting “Full Court” and substituting “Court of Appeal”.
16. “Chapter 12B—Appellate proceedings—permission to appeal to Court of Appeal from single Judge on appeal” is inserted after “Chapter 12A—Appellate proceedings—single Judge” as follows:
 - “**Chapter 12B—Appellate proceedings—permission to appeal to Court of Appeal from single Judge on appeal**
 - 104Z—Application of Chapter**
 - This Chapter applies to all applications for permission to appeal to the Court of Appeal against a judgment of a Judge of the Court on an appeal governed by Chapter 12A.
 - 104AA—Time for appeal**
 - Subject to any statute or rule to the contrary, an appeal for which permission to appeal is governed by this Chapter is to be commenced within 21 calendar days after the date of the judgment of the Judge of the Court subject to the appeal.
 - 104AB—Commencement of appeal**
 - (1) An appeal for which permission to appeal is governed by this Chapter is to be commenced by filing a notice of appeal in accordance with rule 108 in the approved form and the notice of appeal must seek the necessary permission to appeal in accordance with rule 108 (2) (e) (i).
 - (2) If a notice of appeal seeking permission to appeal is filed under this Chapter—
 - (a) the institution of the appeal is conditional on permission to appeal being granted; and
 - (b) if permission to appeal is refused, the appeal lapses.
 - 104AC—Notification of appeal**
 - Within 5 business days after filing a notice of appeal, the appellant is to serve the notice of appeal and any document filed with the notice of appeal on the respondent to the appeal.
 - 104AD—Address for service**
 - (1) The appellant’s address for service will be the address for service shown in the notice of appeal.
 - (2) If the appellant’s address for service changes, the appellant is to file and serve on the respondent a new address for service in an approved form, which becomes the appellant’s address for service thereafter.
 - (3) Unless the respondent is the Director, the respondent is to file and serve on the appellant a notice of acting and address for service in an approved form within 5 business days after the date of the notice of appeal.
 - (4) If the respondent’s address for service changes, the respondent is to file and serve on the appellant a new address for service in an approved form, which becomes the respondent’s address for service thereafter.
 - (5) A document to be served on a party under these Rules may be served at the party’s address for service.
 - 104AE—Determination by Court of Appeal of permission to appeal**
 - (1) A party who seeks permission from the Court of Appeal to appeal must, within 14 days of the filing of the notice of appeal—
 - (a) file written submissions identifying why the grounds of appeal are reasonably arguable and why permission to appeal should be granted;
 - (b) attach to the written submissions—
 - (i) a copy of the judgment or order the subject of the appeal; and
 - (ii) a copy of the reasons for judgment given in respect of that judgment or order; and
 - (c) file 3 physical copies of an application book containing the notice of appeal, written submissions and attachments.
 - (2) Unless the Court otherwise orders, the party is not to file an affidavit or any other evidence on the application for permission to appeal.
 - (3) A party who files written submissions under subrule (1) must serve the written submissions and attachments on each other party to the appeal as soon as practicable.
 - (4) Unless the Court otherwise orders, the other parties are not to file any evidence or submissions on the application for permission to appeal.
 - (5) The Court of Appeal will ordinarily determine the application for permission to appeal without hearing further from the parties and will not make an order as to costs of the application for permission to appeal.

- (6) The Court of Appeal may—
- (a) order that the application for permission to appeal be listed for separate hearing and determination;
 - (b) order that the application for permission to appeal be heard at the same time as the appeal;
 - (c) invite a party to produce specific documents or make submissions on a specific matter; or
 - (d) make any other or further order.

104AF—Hearing and determination of appeal

If permission to appeal is granted, the preparation for hearing, listing, hearing and determination of the appeal is to be governed by Chapter 13.”

17. Subrule 105 (1) is amended by deleting “Full Court of the Supreme Court” and substituting “Court of Appeal”.
18. Paragraphs 105 (2) (e) and 105 (2) (g) are amended by deleting “Full Court” and substituting “Court of Appeal”.
19. Subrule 105 (2) is amended by inserting paragraph 105 (2) (h) after paragraph 105 (2) (g) as follows:
“(h) appeals against a judgment of a Judge of the Supreme Court on appeal governed by Chapter 12A.”
20. In rule 106, the definition of “*appellate proceeding*” is amended by deleting “Full Court” and substituting “Court of Appeal”.
21. Rule 109 is amended by deleting “Full Court” and substituting “Court of Appeal”.
22. The heading of Chapter 13 Part 4 is amended by deleting “Full Court” and substituting “Court of Appeal”.
23. Rule 114 is amended by deleting “Full Court” wherever it appears and substituting “Court of Appeal”.
24. Subrules 115 (1) and 115 (2) are amended by deleting “Full Court” wherever it appears and substituting “Court of Appeal”.
25. Rule 117 is amended by deleting “Full Court” wherever it appears and substituting “Court of Appeal”.
26. Subrule 119 (3) is amended by deleting “Full Court” wherever it appears and substituting “Court of Appeal”.
27. The heading of rule 120 is amended by deleting “Full Court” and substituting “Court of Appeal”.
28. Subrules 120 (1), 120 (3), 120 (4) and 120 (5) are amended by deleting “Full Court” wherever it appears and substituting “Court of Appeal”.
29. The heading of rule 122 is amended by deleting “Full Court” and substituting “Court of Appeal”.
30. Subrule 123 (4) is amended by deleting “Full Court” wherever it appears and substituting “Court of Appeal”.
31. Subrule 124 (1) is amended by deleting “Full Court” and substituting “Court of Appeal”.
32. Subrules 125 (2) and 125 (3) are amended by deleting “Full Court” wherever it appears and substituting “Court of Appeal”.
33. Subrule 125A (1) is amended by deleting “Full Court” and substituting “Court of Appeal”.
34. Subrules 126 (1), 126 (3) and 126 (4) are amended by deleting “Full Court” wherever it appears and substituting “Court of Appeal”.
35. Rule 131 is amended by deleting “Full Court” wherever it appears and substituting “Court of Appeal”.

Dated this 17th day of December 2020.

CHIEF JUSTICE KOURAKIS
JUSTICE BLUE
JUSTICE DOYLE

RULES OF COURT

SUPREME COURT OF SOUTH AUSTRALIA

Supreme Court Criminal Supplementary Rules 2014 (Amendment No 8)

By virtue and in pursuance of section 72 of the *Supreme Court Act 1935* and all other enabling powers, we, Judges of the Supreme Court of South Australia, make the following Supreme Court Criminal Supplementary Rules 2014 (Amendment No 8).

1. These Rules may be cited as the *Supreme Court Criminal Supplementary Rules 2014 (Amendment No 8)*.
2. The *Supreme Court Criminal Supplementary Rules 2014* are amended as set out below.
3. Subject to rule 4, the amendments made by these rules come into effect on the later of—
 - (a) 1 January 2021; or
 - (b) the date of their publication in the Gazette.
4. The amendments made by rules 5 and 11 come into effect on the later of—
 - (a) the date that the *Statutes Amendment (Bail Authorities) Act 2020* comes into operation; or
 - (b) the date referred to in rule 3.

5. Part 3A—Bail applications is inserted after Part 3—Pre-trial applications as follows:

“Part 3A—Bail applications**36A—Making bail application**

An originating application for release on bail under rule 51A (2) (b) of the Rules is to be in form 45A.”

6. Chapter 12A is deleted and substituted as follows:

“Chapter 12A—Appellate proceedings—single Judge**Part 1—Introduction**

[no supplementary rules]

Part 2—Permission to appeal

[no supplementary rules]

Part 3—Institution of appeal**Division 1—Time to appeal**

[no supplementary rules]

Division 2—Appeals**56A—Institution**

A notice of appeal under rule 104H of the Rules is to be in form 37A.

56B—Institution of cross appeal

A notice of cross appeal under rule 104J of the Rules is to be in form 37B.

56C—Notice of alternative contention

A notice of alternative contention under rule 104K of the Rules is to be in form 37C.

56D—Institution of case stated

A notice of case stated to single Judge under rule 104M of the Rules is to be in form 37D.

Part 4—Preparation for and listing of appeal

[no supplementary rules]

Part 5—Hearing and determination of appeals

[no supplementary rules]

7. Chapter 12B is inserted after Chapter 12A as follows:

“Chapter 12B—Appellate proceedings—permission to appeal to Court of Appeal from single Judge on appeal**56E—Commencement of appeal**

A notice of appeal under rule 104AB of the Rules is to be in form 37E.”

Dated this 17th day of December 2020.

CHIEF JUSTICE KOURAKIS
JUSTICE BLUE
JUSTICE DOYLE

8. In Schedule—Approved Forms, form 1 is deleted and substituted as follows:

Form 1

Proceeding heading

IN THE SUPREME COURT OF SOUTH AUSTRALIA

[COURT OF APPEAL] *only displayed if applicable*

IN THE CRIMINAL JURISDICTION

SCCRM **of**

(NAME)

R/Appellant/Applicant *(delete whichever is inapplicable)*

v

(NAME)

Defendant/Respondent/The Queen *(delete whichever is inapplicable)*

9. In Schedule—Approved Forms, form 2 is deleted and substituted as follows:

Form 2

Front Sheet

IN THE SUPREME COURT OF SOUTH AUSTRALIA

[COURT OF APPEAL] *only displayed if applicable*

IN THE CRIMINAL JURISDICTION

SCCRM of

(NAME)

R/Appellant/Applicant *(delete whichever is inapplicable)*

v

(NAME)

Defendant/Respondent *(delete whichever is inapplicable)*

(Document type, eg Application, Notice, etc.)

Filed on behalf of *(name of party)* by *(name of solicitor)*

(or)

Filed by *(name of party)*

(address) (Mandatory Field)

(telephone)

(mobile)

(facsimile)

(DX Box)

(email)

(‘L’ Code)

(‘P’ Code)

10. In Schedule—Approved Forms, new form 37E is inserted as follows:

Rule 104AB

Form 37E Notice of appeal to Court of Appeal from single Judge on appeal

(insert front sheet)

**NOTICE OF APPEAL TO COURT OF APPEAL FROM SINGLE JUDGE ON
APPEAL**

TO THE RESPONDENT: *(name)* of *(address)*

The *(role of party)*, *(name)* APPEALS to the Court of Appeal against a judgment on appeal of a Judge of the Supreme Court of South Australia.

Particulars of Judgment

Date of judgment: *(date)*

Judicial Officer appealed from: *(name)*

File No of Court appealed from: *(number)*

1. Orders complained of

(set out the text of the relevant orders)

(set out whether the appeal is against the whole or a part of the orders and if a part, identify them)

2. Orders sought

(set out the relief sought in numbered paragraphs)

3. Grounds of appeal

(set out grounds of appeal in numbered paragraphs)

4. Permission to appeal

(set out grounds for permission to appeal)

5. Extension of time *(if applicable)*

(set out grounds for extension of time)

Date:

.....
Signed by *(name)*

Appellant/Appellant's solicitor *(delete whichever is inapplicable)*

Note

The party or parties appealing must serve a copy of the notice of appeal on the other parties to the appeal within 5 business days after filing it, as required by rule 104AC.

11. In Schedule—Approved Forms, new form 45A is inserted as follows:

Rule 51A(2)(b)

Form 45A

Originating application for release on bail

(insert front sheet)

ORIGINATING APPLICATION FOR RELEASE ON BAIL

Bail Act 1985 s 8(1)

I, *(insert full name of applicant)* apply for bail.

Signature of applicant:

Date of birth of applicant:

Date of application:

Time of application:

Additional information if application made to a court

Court applied to (if known):

Location of court (if known):

Court file number (if known):

Police file number (if known):

Offences in respect of which bail is applied for (if known):

Representation at hearing: YES/NO

(provide details if YES):

Decision of bail authority (other than court)

Tick appropriate box

- Bail refused (the bail authority must make a written record or reasons for its decision)
- Bail granted (Form 4 *Bail Agreement* must be completed)

Bail Authority:

- If the bail authority is a police officer – the police officer’s surname, rank and police identification number:

- If the bail authority is not a police officer – the full name of the bail authority:

Date:

Time:

(signed)

Bail Authority

12. In Schedule—Approved Forms, form 46 is deleted and substituted as follows:

Rule 114

Form 46 Originating application for permission to refer question to Court of Appeal

(insert front sheet)

**ORIGINATING APPLICATION FOR PERMISSION TO APPLY TO REFER A
QUESTION TO THE COURT OF APPEAL**
Criminal Procedure Act 1921 s 153(6)(b)(ii)

TO THE DIRECTOR OF PUBLIC PROSECUTIONS

Application

The defendant *(insert name of defendant)*..... applies to the Supreme Court for permission to make an application to the Court of Appeal for an order requiring a court to refer a relevant question to the Court of Appeal for consideration and determination.

Particulars

1. Number and name of proceeding in which the relevant question arises:
.....

2. Court against which the order is sought:

3. Date of and name of Judge making decision of primary court refusing application to have the relevant question referred for consideration and determination by the Court of Appeal:
.....

4. Statement of the relevant question:
.....
.....

5. Particulars of any decision made by the primary court concerning the relevant question:

.....

Defendant's address

The defendant's address for service is:

Place:

.....

Email:

The defendant's address is (*place of residence or business*):

.....

.....

Date:

(*signed*)

Solicitor for the defendant/Defendant (*delete whichever is inapplicable*)

5. Particulars of any decision made by the primary court concerning the relevant question:
.....

6. Permission to make this application:

- is not required as the application is made by the Attorney-General or Director of Public Prosecutions;
- was granted by Justice/Judgein the Court on *(insert date)*.....

(delete whichever is inapplicable)

Applicant’s address

The applicant’s address for service is:

Place:
.....

Email:

The applicant’s address is *(place of residence or business)*:

.....
.....

Date:

(signed)
Attorney-General /Director of Public Prosecutions/Solicitor for the
defendant/Defendant *(delete whichever is inapplicable)*

14. In Schedule—Approved Forms, form 50 is deleted and substituted as follows:

Rule 119(5)

Form 50

Notice of Judge’s decision to refuse application

(insert proceeding heading)

NOTICE OF JUDGE'S DECISION TO REFUSE APPLICATION

Supreme Court Act 1935 s 48(3)

TO THE APPLICANT: *(insert name)*

Notice

TAKE NOTICE that a Judge of the Supreme Court having considered the application for

- (a) permission to appeal
- (b) extension of time within which notice of appeal or application for permission to appeal may be given
- (c) bail pending appeal
- (d) permission to appear before the Court in person at the hearing of the proceeding in relation to the appeal

(delete whichever is inapplicable)

has refused the application for *(insert which application refused)*

.....

Action required

If the applicant desires to have the application that has been refused referred to the Court of Appeal for determination, the applicant must complete the enclosed Application for Determination by the Court of Appeal (form 51) and return it within 5 business days of the date of this notice.

Date:

(signed)

Registrar

16. In Schedule—Approved Forms, form 52 is deleted and substituted as follows:

Rule 120(5)

Form 52

Notice of result of request for bail or to be present

(insert proceeding heading)

NOTICE OF RESULT OF REQUEST FOR BAIL OR TO APPEAR IN PERSON

TO THE APPLICANT: *(insert name)*

Notice

TAKE NOTICE that the Court of Appeal having considered your application for

- (a) bail pending appeal
- (b) permission to appear before the Court in person at the hearing of the proceeding in relation to your appeal

(delete whichever is inapplicable)

has refused the application for *(delete if inapplicable)*

.....

has granted the application for *(delete if inapplicable)*

.....

Date:

(signed)

Registrar

17. In Schedule—Approved Forms, form 55 is deleted and substituted as follows:

Rule 127

Form 55
(insert proceeding heading)

Notice of final determination of appeal

NOTICE OF FINAL DETERMINATION OF APPEAL

TO THE APPELLANT: *(insert name)*

AND TO THE RESPONDENT: *(insert name)*.....

AND TO THE COURT OF TRIAL: *(insert court)*.....

AND TO *(insert names of others to whom notice of the application is to be given)*
.....

Notice

The Court of Appeal has considered the

- (a) application for permission to appeal
- (b) application for an extension of time within which notice of appeal or application for permission to appeal may be given
- (c) appeal

(delete whichever is inapplicable)

and has finally determined the same by judgment and order made on in the following terms:

.....
.....
.....

Date:

(signed)
Registrar



RULES OF COURT

SOUTH AUSTRALIA

Uniform Civil (No 3) Amending Rules 2020

By virtue and in pursuance of the *Supreme Court Act 1935*, the *District Court Act 1991* and the *Magistrates Court Act 1991*, and all other enabling powers, we, the Chief Justice of the Supreme Court, the Chief Judge of the District Court and the Chief Magistrate of the Magistrates Court, make the following Uniform Civil (No 3) Amending Rules 2020.

1. These Rules may be cited as the *Uniform Civil (No 3) Amending Rules 2020*.
2. The *Uniform Civil Rules 2020* are amended as set out below.
3. The amendments made by these rules come into effect on the later of—
 - (a) 1 January 2021; or
 - (b) the date of their publication in the Gazette.
4. Subrule 2.1 (1) is amended by inserting the following definition of “*Court of Appeal*” after the definition of “*Court*”:
“the *Court of Appeal* means the Court of Appeal as defined in section 5 (1) of the *Supreme Court Act 1935*;”
5. Subrule 2.1 (1) is amended by deleting the definition of “*Full Court*”.
6. Paragraph 31.3 (2) (b) is amended by deleting “Full Court of the Supreme Court” and ““Full Court”” and substituting “Court of Appeal” and ““Court of Appeal”” respectively.
7. The definition of “*case stated*” in rule 211.1 is amended by deleting “Full Court” and substituting “Court of Appeal”.
8. The definition of “*preparation commencement date*” in rule 211.1 is amended by deleting “Full Court” and substituting “Court of Appeal”.
9. Paragraph 212.2 (1) (j) is amended by deleting “Full Court” and substituting “Court of Appeal”.
10. Subrule 212.2 (2) is amended by deleting “Full Court” and substituting “Court of Appeal”.
11. The heading of rule 212.3 is amended by deleting “Full Court” and substituting “Court of Appeal”.
12. Subrule 212.3 (1) is amended by deleting “Full Court” and substituting “Court of Appeal”, including wherever it appears in the Notes.
13. Subrule 212.3 (1) is amended by inserting the following note at the end of the Notes:
Section 19B of the *Supreme Court Act 1935* provides that the Court of Appeal has jurisdiction to hear and determine all appeals from a single Judge (subject to the Act or another Act and, if the Judge is sitting in chambers, subject also to the rules of court); all rules and orders to show cause returnable before the Court of Appeal; all questions of law referred to or reserved for the consideration of, or directed to be argued before the Court of Appeal; and all causes and matters which are required by the rules of court, or by the express provision of any other Act, to be heard or determined by the Court of Appeal.
14. Subrule 212.3 (2) is amended by deleting “Full Court” wherever it appears and substituting “Court of Appeal”.
15. The heading of rule 212.4 is amended by deleting “Full Court” and substituting “Court of Appeal”.
16. Rule 212.4 is amended by deleting “Full Court” wherever it appears and substituting “Court of Appeal”.
17. Paragraphs 212.4 (b) and 212.4 (c) are amended by inserting “or President of the Court of Appeal” after “Chief Justice”.
18. The heading of rule 212.5 is amended by deleting “Full Court” and substituting “Court of Appeal”.
19. Subrules 212.5 (1) and 212.5 (4) are amended by deleting “Full Court” and substituting “Court of Appeal”.
20. Paragraphs 212.5 (2) (e), 212.5 (2) (f) and 212.5 (2) (g) are amended by deleting “Full Court” and substituting “Court of Appeal”.
21. The heading of rule 213.5 is amended by deleting “Full Court” wherever it appears and substituting “Court of Appeal”.
22. Subrules 213.5 (1) and 213.5 (2) are amended by deleting “Full Court” wherever it appears and substituting “Court of Appeal”.
23. The heading of rule 213.6 is amended by deleting “Full Court” and substituting “Court of Appeal”.
24. Subrules 213.6 (1) and 213.6 (2) are amended by deleting “Full Court” and substituting “Court of Appeal”.
25. Subrule 214.6 (1) is amended by deleting “Full Court” and substituting “Court of Appeal”.
26. Paragraph 214.6 (1) (b) is amended by deleting “Full Court” and substituting “Court of Appeal”.
27. Subrule 217.1 (2) is amended by deleting “Full Court” and substituting “Court of Appeal”.
28. The heading of Chapter 18 Part 8 is amended by deleting “Full Court of the Supreme Court” and substituting “Court of Appeal”.
29. Rule 218.1 is amended by deleting “Full Court” and substituting “Court of Appeal”.
30. Subrule 256.7 (2) is amended by deleting “Full Court” and substituting “Court of Appeal”.
31. Subrule 2.1 (1) is amended by inserting the following definition of “*power*” after the definition of “*post service*”:
“*power*, when used in the phrase “possession, custody or power”, means that it lies within the person’s power to obtain immediate possession of the document or thing in question or to control its disposition, whether or not the power is one that would be recognised at law or equity;”
32. Paragraphs 242.2 (1) (b) and 242.2 (2) (a) are amended by deleting “possession” and substituting “possession, custody or power”.
33. Rule 254.8 is amended by deleting “possession” and substituting “possession, custody or power”.
34. Paragraph 256.4 (3) (c) is amended by deleting “possession” and substituting “possession, custody or power”.
35. Subparagraphs 256.6 (b) (i) and 256.6 (b) (ii) are amended by deleting “possession” and substituting “possession, custody or power”.
36. Subrule 336.1 (5) is amended by deleting “possession” and substituting “possession, custody or power”.
37. Subrules 73.3 (3) and 73.3 (5) are amended by deleting “disclosed” and substituting “discovered”.
38. Paragraphs 73.3 (3) (a) is amended by deleting “disclosed” and substituting “discovered”.
39. Paragraph 73.5 (1) (a) is amended by deleting “disclosed” and substituting “discovered”.
40. Paragraphs 73.6 (1) (a) and 73.6 (1) (b) are amended by deleting “disclosed” and substituting “discovered”.

41. Paragraphs 73.11 (3) (a), 73.11 (3) (b) and 73.11 (3) (c) are amended by deleting “disclosing” and substituting “discovering”.
42. Paragraph 73.14 (2) (e) is amended by deleting “disclosed” wherever it appears and substituting “discovered”.
43. Subrule 73.15 (1) is amended by deleting “disclose” and substituting “discover”.
44. Subrule 74.4 (1) is amended by deleting “disclosed” and substituting “discovered”.
45. Paragraph 116.1 (2) (d) is amended by deleting “disclosure” and substituting “discovery”.
46. Paragraph 152.2 (1) (b) is amended by deleting “disclosed” wherever it appears and substituting “discovered”.
47. Subrule 242.1 (1) is amended by deleting “disclosure” and substituting “discovery”.
48. Paragraphs 242.2 (1) (c) and 242.2 (2) (d) are amended by deleting “disclosure” and substituting “discovery”.
49. Rule 11.1 is amended by inserting the following subrule 11.1 (7) after subrule 11.1 (6) and before the Note:

“(7) A Judge may order that the jurisdiction of the Supreme Court to hear and determine all or part of a proceeding exercisable by a Judge is to be exercised instead by 3 Judges of the Court sitting in banco.”
50. Paragraph 22.5 (3) (b) is amended by inserting the following at the end of the paragraph: “(irrespective of whether probate or administration has been granted or re-sealed in the State);”.
51. The definition of “*guardian certificate*” in rule 23.6 is amended by inserting “in the prescribed form” after “certificate” and by inserting the following at the end of the definition:

“Prescribed form—
Form 26 Guardian Certificate”
52. Subrule 23.8 (1) is amended by deleting “Subject to subrules (5) and (6),” and substituting “Subject to subrules (5) to (8),”.
53. Rule 23.8 is amended by inserting the following subrules (7) and (8) after the Note in subrule (6):

“(7) A person who seeks to be approved by the Court as a litigation guardian pursuant to rule 23.7 (1) (d) may either—
(a) institute a proceeding seeking such approval by originating application supported by an affidavit; or
(b) institute the substantive proceeding as litigation guardian in anticipation of such approval and file at the same time as the originating process an interlocutory application seeking such approval with a request that it be made specially returnable together with a guardian certificate.

(8) If a prospective litigation guardian proceeds under subrule (7) (b)—
(a) the institution of the substantive proceeding is conditional on the Court subsequently granting approval or appointing another person as litigation guardian or determining that the applicant is not a person under a legal incapacity and that the applicant is to have the conduct of the substantive proceeding; and
(b) the originating documents may, but are not required to, be served on the other parties to the substantive proceeding before the application for approval has been determined.”
54. Subrule 83.3 (1) is amended by deleting “Originating Application documents,” and substituting “responding affidavit.”
55. Paragraph 144.2 (2) (c) is amended by deleting “contesting” and substituting “prosecuting the applicant’s contention on”.
56. Paragraph 263.6 (1) (c) is amended by deleting “rule 336 (2) (iii)” and substituting “rule 263.6 (2)”.
57. Paragraph 263.6 (2) (b) is amended by deleting “rule 335” and substituting “rule 263.5”.
58. Rule 263.7 is deleted and substituted as follows:

263.7—Appointment

 - (1) Appointments of Senior Counsel will be decided by resolution of the Judges and Masters of the Supreme Court convened to consider the applications for Senior Counsel.
 - (2) Appointments will be executed by an instrument in writing bearing the seal of the Supreme Court by the Chief Justice on behalf of the Supreme Court under the hand of the Chief Justice and will, if practicable, be executed no later than 31 October, or such other date as the Chief Justice determines, of each year.
 - (3) The Chief Justice will inform each applicant in writing of the outcome of their application.
 - (4) The appointment of Senior Counsel will be announced publicly and will be published in the South Australian Government Gazette.
59. Subrule 335.3 (1) is amended by deleting “Originating Application documents” and substituting “responding affidavit”.
60. In Schedule 4, subrule 14 (13) is amended by deleting “be” which appears after the word “must”.
61. In Schedule 4, subrule 17 (3) (c) (iii) is amended by inserting “be” before “used”.

62. In Schedule 6, rule 3 is deleted and substituted as follows:

3—Higher Courts cost scale

(1) Subject to subrule (3), the Higher Courts costs scale in respect of work done from the commencement date to 31 December 2020 is set out in the following table.

Higher Courts costs scale		
Item	Description	Amount
Documents		
1	Drawing any document of importance, other than documents mentioned under item 2, 10 or 11 (including original and the lawyer's file copy).	\$36.76—for each ¼ page.
2	Drawing proofs, indices, formal lists, extracts from other documents, lists of authorities, or other formal documents (including original and the lawyer's file copy).	\$18.38—for each ¼ page.
3	Engrossing documents, when copying or scanning is not appropriate (including original and the lawyer's file copy).	\$5.25—for each ¼ page.
4	Perusing documents (including electronic documents).	a range between \$2.63 and \$10.50—for each ¼ page.
5	Examining documents (including electronic documents), when a perusal is not justified.	\$0.66—for each ¼ page.
6	Documents produced by copying or scanning, or receiving emails, faxes or any other electronic transmissions.	\$0.39—for each sheet.
Attendances and Communications		
7	Attendances and oral communications, whether personal or by electronic communication, including attendances to swear or take affidavits.	Either: (a) for each 6 minute unit by a lawyer involving skill—\$39.38; (b) for each 6 minute unit by a lawyer not involving skill—\$23.63; (c) for each 6 minute unit by a non-lawyer employed or engaged by a lawyer—\$18.38; or (d) for arranging appointments, including all work involved—\$26.25 per person.
8	Attending hearings, including preparation, and when not attending as instructing lawyer for counsel.	Either: (a) for an ordinary hearing—\$196.90; or (b) if protracted (beyond 5 units), for each 6 minute unit of hearing time—\$39.38.
9	Filing or delivery of documents other than <u>personal service</u> , when no other attendance is properly allowable.	\$26.25.
Correspondence		
10	Correspondence, including original to send and the lawyer's file copy, and the ordinary postal or transmission expenses—whether sent by letter, email, SMS or fax.	\$26.25—for each ¼ page.
11	Circular correspondence, including original to send and the lawyer's file copy, and the ordinary postal or transmission, expenses—after the first.	\$13.13—for each letter, including copying for subsequent pages (regardless of the number of pages).
Miscellaneous		
12	Paying disbursements by whatever means and including all work and associated expenses.	\$26.25.
13	Preparation of Pleadings Books, Tender Books, Application Books, Appeal Books and Briefs, including indices, pagination and binding.	\$1.97—for each page.
14	Lump sum on a default judgment.	\$2,677.91.

- (2) Subject to subrule (3), the Higher Courts costs scale in respect of work done on or after 1 January 2021 is set out in the following table.

Higher Courts costs scale		
Item	Description	Amount
Documents		
1	Drawing any document of importance, other than documents mentioned under item 2, 10 or 11 (including original and the lawyer's file copy).	\$37.50—for each ¼ page.
2	Drawing proofs, indices, formal lists, extracts from other documents, lists of authorities, or other formal documents (including original and the lawyer's file copy).	\$19.00—for each ¼ page.
3	Engrossing documents, when copying or scanning is not appropriate (including original and the lawyer's file copy).	\$5.50—for each ¼ page.
4	Perusing documents (including electronic documents).	a range between \$2.75 and \$10.75—for each ¼ page.
5	Examining documents (including electronic documents), when a perusal is not justified.	\$0.70—for each ¼ page.
6	Documents produced by copying or scanning, or receiving emails, faxes or any other electronic transmissions.	\$0.40—for each sheet.
Attendances and Communications		
7	Attendances and oral communications, whether personal or by electronic communication, including attendances to swear or take affidavits.	Either: (a) for each 6 minute unit by a lawyer involving skill—\$40.00; (b) for each 6 minute unit by a lawyer not involving skill—\$24.00; (c) for each 6 minute unit by a non-lawyer employed or engaged by a lawyer—\$19.00; or (d) for arranging appointments, including all work involved—\$27.00 per person.
8	Attending hearings, including preparation, and when not attending as instructing lawyer for counsel.	Either: (a) for an ordinary hearing—\$200.00; or (b) if protracted (beyond 5 units), for each 6 minute unit of hearing time—\$40.00.
9	Filing or delivery of documents other than <u>personal service</u> , when no other attendance is properly allowable.	\$27.00.
Correspondence		
10	Correspondence, including original to send and the lawyer's file copy, and the ordinary postal or transmission expenses—whether sent by letter, email, SMS or fax.	\$27.00—for each ¼ page.
11	Circular correspondence, including original to send and the lawyer's file copy, and the ordinary postal or transmission, expenses—after the first.	\$13.50—for each letter, including copying for subsequent pages (regardless of the number of pages).
Miscellaneous		
12	Paying disbursements by whatever means and including all work and associated expenses.	\$27.00.
13	Preparation of Pleadings Books, Tender Books, Application Books, Appeal Books and Briefs, including indices, pagination and binding.	\$2.00—for each page.
14	Lump sum on a default judgment.	\$2,731.00.

- (3) The tables in subrules (1) and (2) are subject to the notes in rule 4.

63. In Schedule 6, subrule 4 (1) is amended by deleting “table in rule 3 (1) is” and substituting “tables in subrules 3 (1) and (2) are”.
64. In Schedule 6, subrule 4 (5) is amended by deleting “table in rule 3 (1)” and substituting “tables in subrules 3 (1) and (2)”.
65. The index to Schedule 7 is amended by inserting “Form 26—Guardian Certificate” after “Form 25—Notice of Change of Address for Service”.
66. In Schedule 7, Form 26 Guardian Certificate is inserted as follows:

Form 26

<p>To be inserted by Court</p> <p>Case Number:</p> <p>Date Filed:</p> <p>FDN:</p>
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GUARDIAN CERTIFICATE

[*SUPREME/DISTRICT/MAGISTRATES*] Delete all but one COURT OF SOUTH AUSTRALIA
 [*COURT OF APPEAL*] If applicable
 CIVIL JURISDICTION
 [*MINOR CIVIL*] If applicable
 [*NAME OF LIST*] LIST If applicable

Please specify the Full Name including capacity (eg Administrator, Liquidator, Trustee) and Litigation Guardian Name (if applicable) for party. Each party should include a party number if more than one party of the same type.

First Applicant

First Respondent

First Interested Party

Lodging Party	Full Name (including Also Known as, capacity (eg Administrator, Liquidator, Trustee) and Litigation Guardian Name (if applicable))	
Name of law firm / solicitor If any	Law Firm	Solicitor

Guardian Certificate

I [*name and address of (prospective) guardian*] certify that:

1. [*name of person under a legal incapacity*], whose date of birth is [*insert date of birth*], is a person under a legal incapacity. [*insert name*] is incapable of managing their participation in a proceeding because [*insert details of why they are incapable*]
2. Delete if option 3 applies I am eligible to be a litigation guardian because insert one of the below:
 - I am the [*mother/father*] of [*insert name*].
 - I am the guardian of [*insert name*] pursuant to [*insert details of appointment*].
 - I am [*name of body eligible under UCR 23.7(1)(c)*] and am authorised to act as a litigation guardian pursuant to UCR 23.7(1)(c).
3. Delete if option 2 applies I am [*relationship to person under legal incapacity*] of [*insert name*] and if approved by the Court pursuant to UCR 23.7(1)(d) would be eligible to be appointed as litigation guardian in this matter.
4. I do not and would not have an interest in the proceeding adverse to [*insert name*].
5. I understand the rights and obligations of a litigation guardian.
6. I consent to acting as litigation guardian for [*insert name*] in the proceeding.
7. I am not a person under a legal incapacity.

Certification by Litigation Guardian

.....
Signature

.....
Name printed

.....
If Litigation Guardian is not a natural person, position within Litigation Guardian

.....
Date

67. In Schedule 7, Form 76A Application to Registrar – Remission or Reduction of Court Fees is deleted and substituted as follows:

Form 76A

<p>To be inserted by Court</p> <p>Case Number:</p> <p>Date Filed:</p> <p>FDN:</p>
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APPLICATION TO REGISTRAR

[*SUPREME/DISTRICT/MAGISTRATES*] Delete all but one COURT OF SOUTH AUSTRALIA
 [*COURT OF APPEAL*] If applicable
 CIVIL JURISDICTION
 [*MINOR CIVIL*] If applicable
 [*NAME OF LIST*] LIST If applicable

Please specify the Full Name including capacity (eg Administrator, Liquidator, Trustee) and Litigation Guardian Name (if applicable) for each party. Each party should include a party number if more than one party of the same type.

First Applicant

First Respondent

First Interested Party

Lodging Party	Full Name (including Also Known as, capacity (eg Administrator, Liquidator, Trustee) and Litigation Guardian Name (if applicable))	
Name of law firm / solicitor If any	Law Firm	Solicitor

<p>Application details Mark appropriate sections below with an 'x'</p> <p>The Lodging Party applies to the Registrar for a remission or reduction of court fees under [<i>identify section and Act</i>].</p> <p>This application is made on the grounds of</p> <p>[<input type="checkbox"/>] poverty. Complete Parts A and B below [<input type="checkbox"/>] other proper reason. Complete Parts A and C below</p>	
Fee for which remission or reduction sought	[<input type="checkbox"/>] Claim [<input type="checkbox"/>] Application [<input type="checkbox"/>] Cross Claim [<input type="checkbox"/>] Notice of Appeal [<input type="checkbox"/>] Setting down fee [<input type="checkbox"/>] Mediation fee [<input type="checkbox"/>] Trial/Hearing fee [<input type="checkbox"/>] Transcript [<input type="checkbox"/>] Other – [<i>specify</i>]
Fee Amount (if known)	\$
How much can you afford to pay?	\$
Have you applied for a remission or reduction in fees before?	[<input type="checkbox"/>] No [<input type="checkbox"/>] Yes If yes [<i>specify Court, date, action number or parties, fee type</i>]:

Part A Your Details

<p>Your details</p>			
1. Name	Full Name (if the party is a body corporate, name of the owner or owners)		
2. Address If different to address for service	Street Address (including unit or level number and name of property if required)		
	City/town/suburb	State	Postcode
	Country		
	Email address		
3. Current occupation			
4. Previous occupations If different to current (last 3 years)			

<p>5. Current work</p>	<p><input type="checkbox"/> Employed <input type="checkbox"/> Self-employed <input type="checkbox"/> Partnership <input type="checkbox"/> Other – <i>[specify]</i> <input type="checkbox"/> Unemployed <input type="checkbox"/> Pensioner <input type="checkbox"/> Domestic <input type="checkbox"/> Student</p>	<p><input type="checkbox"/> Employer name/address: <input type="checkbox"/> Self-employed: <small>Name of business and address</small> <input type="checkbox"/> Partnership: <small>Name of business and address</small> <input type="checkbox"/> Other – <i>[specify details]</i></p> <p>Any Benefits Received: <input type="checkbox"/> Centrelink/Veterans Affairs <input type="checkbox"/> Compensation <input type="checkbox"/> Insurance <input type="checkbox"/> Superannuation <input type="checkbox"/> Maintenance <input type="checkbox"/> Other – <i>[specify]</i> <input type="checkbox"/> Nil</p>
<p>6. Do you receive any Centrelink/Veterans Affairs payments? If yes, you must attach your most recent statement showing the amount of payment received.</p>	<p><input type="checkbox"/> Yes <input type="checkbox"/> No</p>	<p>If you answered Yes, select the type of payments received <input type="checkbox"/> Unemployment <input type="checkbox"/> Sickness <input type="checkbox"/> Age <input type="checkbox"/> Disability <input type="checkbox"/> Sole parent <input type="checkbox"/> Widow <input type="checkbox"/> Veterans <input type="checkbox"/> Family Tax Benefit <input type="checkbox"/> Other – <i>[specify]</i></p>

If you answered Yes to Question 6, you may proceed directly to Part D Affidavit Verifying Information below without answering the questions in between. (If the Court needs further information, you will be contacted)

If you answered No to Question 6, complete the further sections below.

<p>7. Previous work <small>If not currently working (last 3 years)</small></p>	<p><input type="checkbox"/> Employed <input type="checkbox"/> Self-employed <input type="checkbox"/> Partnership <input type="checkbox"/> Other – <i>[specify]</i> <input type="checkbox"/> Unemployed <input type="checkbox"/> Pensioner <input type="checkbox"/> Domestic</p>	<p><input type="checkbox"/> Employer name/address: <input type="checkbox"/> Self-employed: <small>Name of business and address</small> <input type="checkbox"/> Partnership: <small>Name of business and address</small> <input type="checkbox"/> Other – <i>[specify details]</i></p>
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		Any benefits received: <input type="checkbox"/> Centrelink/Veterans Affairs <input type="checkbox"/> Compensation <input type="checkbox"/> Insurance <input type="checkbox"/> Superannuation <input type="checkbox"/> Maintenance <input type="checkbox"/> Other – <i>[specify]</i> <input type="checkbox"/> Nil
8. Do you have a current spouse/ domestic partner?	<input type="checkbox"/> Yes <i>[provide full name]</i> : <input type="checkbox"/> No	
9. Do you have a former spouse/de facto/domestic partner to whom you contribute financially?	<input type="checkbox"/> Yes <i>[provide full name]</i> : <input type="checkbox"/> No	If you answered Yes: I give financial support of \$ <i>[amount]</i> per week.
10. Do you have a former spouse/de facto/domestic partner from whom receive financial contributions?	<input type="checkbox"/> Yes <i>[provide full name]</i> : <input type="checkbox"/> No	If you answered Yes: I receive financial support of \$ <i>[amount]</i> per week.
11. Do you have children or other dependants or persons on whom you are dependent living in your household?	<input type="checkbox"/> Yes <i>[provide full name and age]</i> : <input type="checkbox"/> No	If you answered Yes: 11A. Does any such person living in your household receive income (other than pocket money)? <input type="checkbox"/> Yes <i>[provide full name]</i> : <input type="checkbox"/> No
12. Do you have children or other dependants for whom you contribute financially?	<input type="checkbox"/> Yes <i>[provide full name]</i> : <input type="checkbox"/> No	If you answered Yes: I give financial support of \$ <i>[amount]</i> per week.
13. Bank where accounts or main account held:		
14. Do you have an interest in a family company or trust?	<input type="checkbox"/> Yes: <i>[provide full name and principal activity]</i> <input type="checkbox"/> No	

If you answered Yes to Question 8 above

Your current spouse/domestic partner's details		
15. Name	Full name	
16. Current occupation		
17. Previous occupations If different to current (last 3 years)	Occupation	
18. Current work	<input type="checkbox"/> Employed <input type="checkbox"/> Self-employed <input type="checkbox"/> Partnership <input type="checkbox"/> Other – [specify] <input type="checkbox"/> Unemployed <input type="checkbox"/> Pensioner <input type="checkbox"/> Domestic	<input type="checkbox"/> Employer name/address: <input type="checkbox"/> Self-employed: <small>Name of business and address</small> <input type="checkbox"/> Partnership: <small>Name of business and address</small> <input type="checkbox"/> Other – [specify details] Any benefits received: <input type="checkbox"/> Centrelink/Veterans Affairs <input type="checkbox"/> Compensation <input type="checkbox"/> Insurance <input type="checkbox"/> Superannuation <input type="checkbox"/> Maintenance <input type="checkbox"/> Other – [specify] <input type="checkbox"/> Nil
19. Previous work If not currently working (last 3 years)	<input type="checkbox"/> Employed <input type="checkbox"/> Self-employed <input type="checkbox"/> Partnership <input type="checkbox"/> Other – [specify] <input type="checkbox"/> Unemployed <input type="checkbox"/> Pensioner <input type="checkbox"/> Domestic	<input type="checkbox"/> Employer name/address: <input type="checkbox"/> Self-employed: <small>Name of business and address</small> <input type="checkbox"/> Partnership: <small>Name of business and address</small> <input type="checkbox"/> Other – [specify details] Any benefits received: <input type="checkbox"/> Centrelink/Veterans Affairs <input type="checkbox"/> Compensation <input type="checkbox"/> Insurance <input type="checkbox"/> Superannuation

		<input type="checkbox"/> Maintenance <input type="checkbox"/> Other – <i>[specify]</i> <input type="checkbox"/> Nil
--	--	---

If you answered Yes to Question 11A ‘Does any such person living in your household receive income (other than pocket money)?’ above.

Please duplicate the box below, one for each named person.

Other persons living in your household details		
20. Name	Full name	
21. Current occupation <small>If any</small>		
22. Current work <small>If any</small>	<input type="checkbox"/> Employed <input type="checkbox"/> Self-employed <input type="checkbox"/> Partnership <input type="checkbox"/> Other – <i>[specify]</i> <input type="checkbox"/> Unemployed <input type="checkbox"/> Pensioner <input type="checkbox"/> Domestic	<input type="checkbox"/> Employer name/address: <input type="checkbox"/> Self-employed: <small>Name of business and address</small> <input type="checkbox"/> Partnership: <small>Name of business and address</small> <input type="checkbox"/> Other – <i>[specify details]</i> Any benefits received: <input type="checkbox"/> Centrelink/Veterans Affairs <input type="checkbox"/> Compensation <input type="checkbox"/> Insurance <input type="checkbox"/> Superannuation <input type="checkbox"/> Maintenance <input type="checkbox"/> Other – <i>[specify]</i> <input type="checkbox"/> Nil

Part B Your Financial Circumstances

Income (before tax)		\$[amount per week]		
		Applicant	Spouse/partner	Company/trust (net income after deductible expenses and tax)
Income	Wage/Salary	\$	\$	
	Self Employed	\$	\$	
	Investments/Dividends	\$	\$	
	Income from Rental Property	\$	\$	
	Pension benefit or allowance (eg. Centrelink, Veterans Affairs benefit)	\$	\$	
	Child Support	\$	\$	
	Superannuation/Insurance payments	\$	\$	
	Other – [specify]	\$	\$	
Total income		\$	\$	\$

Household Expenses		\$[amount per week]	
Expenses	Rent/Board	\$	
	Mortgage	\$	
	Food	\$	
	Household Expenses (eg Groceries, cleaning, maintenance)	\$	
	Health (eg Medicine, Chemist, Health Fund)	\$	
	Clothing	\$	
	Children (eg nappies, formula, sport, childcare)	\$	
	Education (eg Fees, Books, Uniforms etc).	\$	
	Energy (eg Electricity, Gas, Heating etc)	\$	
	Phone and Internet	\$	
	Rates (eg Council and SA Water)	\$	
Insurance	\$		

Household Expenses		\$[amount per week]
	(eg House, Contents)	
	Vehicle Expenses (eg Fuel, Registration, Maintenance)	\$
	Other transport (eg bus or train fares)	\$
	Car Loan	\$
	Credit Card	\$
	Other – [specify]	\$
Total Expenses		\$

Household Assets		
	Real Estate	\$
	Vehicle	\$
Assets	Savings	\$
	Investments	\$
	Other – [specify]	\$
Total Assets		\$

Household Liabilities		
	Judgment Debts	\$
	Fines (outstanding with Court)	\$
	Mortgage	\$
	Car Loan	\$
	Credit Card	\$
	Centrelink	\$
	Other – [specify]	\$
Total Liabilities		\$

Other Circumstances
Any further information in support of the application

Part C Other Proper Reason

Proper Reason
Details of proper reason relied upon

Part D Affidavit Verifying Information

Deponent Details				
Deponent	Full Name			
Address	Street Address (including unit or level number and name of property if required)			
	City/town/suburb	State	Postcode	Country
	Email address			
	Occupation	Occupation		

Affidavit

Mark appropriate section below with an 'x'

I, [full name], [] swear on oath / [] do truly and solemnly affirm that:

- 1. I have read this application for remission or reduction of fees.
- 2. The facts in the application are true to the best of my knowledge.
- 3. I have disclosed all relevant financial information.
- 4. I understand that I may be required to provide further information or evidence to support my application.
- 5. I understand that it is an offence to provide (or omit) information relevant to this application that is false or misleading.

Deposed by the deponent

At

On

.....
Signature of deponent

.....
Name printed

before me
Signature of attesting witness

.....
Printed name and title of witness
Stamp here if applicable

.....
Date

.....
ID number of witness
if applicable

Instructions

- Each page of the affidavit, including any exhibit(s), must be consecutively numbered starting with page 2.
- The affidavit should be confined to facts and should not include submissions.
- The affidavit should not reproduce material already contained in affidavits or other material already filed in the matter. It should not exhibit documents already exhibited to affidavits filed in the matter. In both cases it is sufficient to simply refer to such material or documents and the place where they may be found.
- An exhibit to an affidavit must be clearly marked to identify it as the exhibit referred to in the affidavit.
- A single 'front page' must be inserted in front of the exhibits in form 14.
- Each page of the affidavit (but not any exhibit) must be signed by both the deponent and the witness.
- An affidavit is to be sworn if it is made in this State in accordance with section 6 of the Evidence Act 1929 or, if made elsewhere, in accordance with the law for the taking of oaths or the making of affirmations in that place.
- The deponent must swear or affirm the affidavit before a person authorised by law to witness the swearing or affirming of affidavits ('the witness'). Persons authorised to witness an affidavit are:
 - (a) a Registrar or Deputy Registrar
 - (b) any other officer of the Court whom the Registrar has assigned for this purpose;
 - (c) a public notary;
 - (d) a commissioner for taking affidavits;
 - (e) a justice of the peace for South Australia;
 - (f) any other person authorised by law to take affidavits.
- The contents of an affidavit cannot be altered after the affidavit has been sworn or affirmed.
- The party serving an affidavit must serve copies of all exhibits with the affidavit.

If the deponent is illiterate or blind, see rule 31.7(6). If the deponent does not appear to understand English sufficiently, see rule 31.7(7).

In accordance with the *Supreme Court Act 1935*, the *District Court Act 1991* and the *Magistrates Court Act 1991*, and all other enabling powers, the *Uniform Civil (No 3) Amending Rules 2020* have been made—

- as rules of the Supreme Court by 3 or more Judges of the Supreme Court; and
- as rules of the District Court by the Chief Judge and 2 or more other Judges of that Court; and
- as rules of the Magistrates Court by the Chief Magistrate and 2 or more other Magistrates,

and such rules will apply to and in relation to the Court in accordance with their terms.

Dated this 17th day of December 2020.

CHIEF JUSTICE KOURAKIS
CHIEF JUDGE EVANS
CHIEF MAGISTRATE HRIBAL

RULES OF COURT

YOUTH COURT OF SOUTH AUSTRALIA

Youth Court (Young Offenders) Rules 2016 (Amendment No 2)

By virtue and in pursuance of section 32 of the *Youth Court Act 1993* and all other enabling powers, we, Judges and Magistrates who are members of the principal judiciary of the Youth Court make the following Youth Court (Young Offenders) Rules 2016 (Amendment No 2).

1. These Rules may be cited as the *Youth Court (Young Offenders) Rules 2016 (Amendment No 2)*.
2. The *Youth Court (Young Offenders) Rules 2016* are amended as set out below.
3. The amendments made by these rules come into effect on the later of—
 - (a) 1 January 2021;
 - (b) the date of their publication in the Gazette; or
 - (c) the date that the *Statutes Amendment (Bail Authorities) Act 2020* comes into operation.
4. In rule 3, a new definition of “bail application” is inserted above the definition of “*criminal jurisdiction*” as follows:

bail application means an application relating to bail and includes—

 - (a) an application for release on bail under sections 4 and 8 of the *Bail Act 1985*;
 - (b) an application to revoke a bail agreement or issue a warrant under section 6 (4), 18 (1) or 19A of the *Bail Act 1985*;
 - (c) an application to vary a condition of a bail agreement under section 6 (4) of the *Bail Act 1985*;
 - (d) an application to vary or revoke a guarantee in respect of a bail agreement under section 7 (4) of the *Bail Act 1985*;
 - (e) an application for estreatment under section 19 of the *Bail Act 1985*; or
 - (f) any other application under the *Bail Act 1985*.
5. Rule 8A is inserted after rule 8 as follows:

8A—Bail Act 1985

 - (1) Subject to subrules (1) and (4) and (5), a bail application must not be made to the Court without the permission of a Judge or Magistrate of the Court if—
 - (a) the bail application relates to a charge in an information laid in the Magistrates Court;
 - (b) the bail application relates to a charge in an information laid in the Supreme Court or District Court; or
 - (c) the bail application relates to a charge in an information laid in a court and the Youth the subject of the charge has been committed for trial or sentence in the Supreme Court or District Court.
 - (2) Subrule (1) does not apply if the charge is the subject of an order transferring the proceeding to the Court.
 - (3) A bail application—
 - (a) that relates to a charge in an information laid in the Court—must be made by Youth Court bail form 1, 6, 7 or 8 as applicable;
 - (b) otherwise—must be made by Youth Court Application for an Order of the Court Form G1.
 - (4) A person who is required by subrule (1) to obtain permission before making a bail application—
 - (a) may apply for permission by Youth Court Application for an Order of the Court Form G1; and
 - (b) must include the proposed application relating to bail in the originating application contingently on permission being granted.
 - (5) If an application for permission is made under subrule (4), the application relating to bail is contingent on permission being granted and, if permission is refused, the application relating to bail lapses.
6. The Schedule of Forms is deleted and substituted with the following Schedule:

Schedule of Forms:

Form YO1—Right to Legal Representation

Form YO2—Order to Attend Court

Form YO3—Order Imposing an Obligation

Form YO5—Undertakings by Youth and Guardian/s

Form YO6—Report Request Form

Form YO7—Application and Notice by Youth to Vary or Revoke an Order for Disqualification Made under section 28 (1)

Form YO8—Application for a Youth to be Discharged Absolutely from a Detention Order

Form YO9—Order that a Youth to be Discharged Absolutely from a Detention Order

Form YO10—Application for a Youth of or Above the Age of 18 Years to be Held in Custody in a Prison

Form YO11—Application by the Chief Executive of the Department for Child Protection for a Youth of or Above the Age of 17 Years to be Held in Custody in a Prison

Form YO12—Application to Revoke an Order Made under Section 63 (4)

Form YO13—Order Directing that a Youth of or Above the Age of 17 Years be Held in Custody in a Prison

Form YO14—Order Directing that a Youth of or Above the Age of 18 Years be Held in Custody in a Prison

Form YO15—Mandate for Home Detention

Form YO16—Mandate for Detention followed by a Mandate for Home Detention

Form YO17—Order of Variation of Home Detention Order

Form YO18—Warrant of Apprehension (Breach of Home Detention Order)

Form YO19—Mandate for Detention for a Breach of Home Detention
Form YO21—Application Alleging a Breach of a Home Detention Order
Form YO22—Application to Vary or Revoke a Condition of a Home Detention Order
Form YO23—Summons (Breach of Home Detention Order)
Form YO24—Home Detention Order (on breach of an Obligation)
Form YO25—Election Form
Bail Form 1—Application for Release on Bail
Bail Form 2—Reasons for Refusal
Bail Form 3—Grant of Bail
Bail Form 4—Bail Agreement
Bail Form 5—Guarantee of Bail
Bail Form 6—Application of Review of Bail by Magistrate
Bail Form 7—Application to Vary or Revoke Bail
Bail Form 8—Application to Vary or Revoke Guarantee
Bail Form 9—Notice of Withdrawal of Application for Review
Bail Form 10—Written Record of Reasons s 11 (1c)
Bail Form 11—Written Record of Reasons s 11 (2ad)
Bail Form 12—Direction to Surrender Firearms and Ammunition

Dated this 21st day of December 2020.

P. ELDRIDGE
Judge
O. KOEHN
Magistrate
D. WHITE
Magistrate
A. ADAIR
Magistrate

Form YO1 – Right to Legal Representation

YO1



RIGHT TO LEGAL REPRESENTATION

To be provided to any youth not represented by counsel or a solicitor

Youth Court of South Australia

www.courts.sa.gov.au

Young Offenders Act 1993 - Section 30(2)(b)

BEFORE YOU GO TO COURT REMEMBER THAT YOU HAVE THE RIGHT TO GET LEGAL ADVICE AND TO BE REPRESENTED BY A LAWYER IN COURT.

There are three main ways to get legal help, **but do not delay**. It is in your interests to contact the person or agency of your choice as soon as possible.

1. You can contact the Legal Services Commission

- For telephone advice call 1300 366 424 (Monday – Friday 9.00am to 4.30pm, free call). General information about the LSC is available on their website at www.lsc.sa.gov.au.
- For all other services, you can contact the office closest to you to make an appointment:

YOUTH COURT	75 Wright Street ADELAIDE	8111 5310
ADELAIDE	159 Gawler Place, ADELAIDE	8111 5555
ELIZABETH	Windsor Building Elizabeth City, ELIZABETH	8111 5400
NOARLUNGA	Noarlunga House, Colonnades Shopping Centre	8111 5340
PORT ADELAIDE	306 St Vincent Street, PORT ADELAIDE	8111 5460
PORT AUGUSTA	13 Flinders Terrace, PORT AUGUSTA	8686 2200
WHYALLA	7/169 Nicolson Avenue, WHYALLA NORRIE	8620 8500

2. You can get a private lawyer to give you legal advice or act for you in Court, by:

- Choosing a lawyer already known to you.
- Calling the Law Society of South Australia on 8229 0200. General information about the LSSA is available on their website at www.lawsocietyysa.asn.au. The LSSA can give you names of suitable lawyers.
- Look in the phonebook (Yellow Pages, e.g. under ‘Lawyers’ or ‘Solicitors’).

If you qualify for legal aid, the Legal Services Commission may meet the cost of your private lawyer.

If you do not qualify, you must pay for the lawyer’s services.

3. If you are an Aboriginal youth, you can contact the Aboriginal Legal Rights Movement

(or visit the ALRM website at www.alrm.org.au):

ADELAIDE	321-325 King William Street, ADELAIDE	8113 3777
		Free call:
		1800 643 222
CEDUNA	Corner of East Terrace & Merghiny Drive, CEDUNA	8113 3799
PORT AUGUSTA	12 Church Street, PORT AUGUSTA	8113 3788
PORT LINCOLN	12 Lewis Street, Port Lincoln 5606	Business hours:
		0427 456 954

Form YO2

ORDER TO ATTEND COURT

Youth Court of South Australia

www.courts.sa.gov.au

Young Offenders Act 1993 - Section 34

Court of Origin YOUTH COURT OF SOUTH AUSTRALIA
Sitting At ADELAIDE
Address 75 Wright Street, ADELAIDE SA 5000
Telephone Number (08) 8204 0331 Fax: (08) 8204 0333
Court File Number

Particulars of Guardian

Name
Address

Particulars of Youth

Name
Date of Birth
Address

Details of the Offences

On the day of an order was made that you, as guardian of the abovenamed Youth, attend the Youth Court at on the day of at and at all other stages of the proceedings until you are excused by the Court.

IMPORTANT NOTE: FAILURE TO ATTEND THE YOUTH COURT ON THE DATE AND TIME INDICATED ABOVE, OR ON ANY OTHER DATE AS DIRECTED, MAY RESULT IN YOU BEING FOUND GUILTY OF AN OFFENCE.

.....
JUDGE/MAGISTRATE/REGISTRAR

Form YO3**ORDER IMPOSING AN OBLIGATION***Young Offenders Act 1993 Section 26(2)***Court of Origin** YOUTH COURT OF SOUTH AUSTRALIA**Sitting At****Registry Address****Telephone Number****Court File Number****Date of Sentence****Particulars of Youth**

Name

Date of Birth

Address

Details of the offences to which the Obligation relates

(insert count, date and offence)

You have been found guilty of the offences listed above. The Court this day imposed by order an Obligation upon you as set out below.

Details

Term of Obligation: (starting from this date)

Amount of Obligation: \$

The Youth understands that:

- if at the end of the term of this Obligation the Youth has complied with the conditions of the Obligation set out below, the Obligation will lapse automatically
- if the Youth fails to comply with the conditions of this Obligation, the Youth may:
 - be charged with the offence of Breaching this Obligation with the maximum penalty for that charge being \$2,500, or detention for 6 months, or both; and/or
 - be ordered to pay the above amount of the Obligation, or any lesser amount fixed by the Court.

CONDITIONS OF THE OBLIGATION:**General**

1. The Youth must be of good behaviour and obey the rules of this Obligation.

Residence

2. The Youth must live
- at
 - with
 - where directed by my DHS Youth Justice Officer, at first with
3. If an emergency requires the Youth to move to an alternative address, the Youth must:
- a. not move until permission has been obtained from the Youth's DHS Youth Justice Officer;
 - b. make an application to the Court for a variation of the conditions of this Obligation within 2 working days; and
- the conditions of this Obligation will continue to apply as though the new address were specified in this Obligation.

Supervision

4. The Youth must be under the supervision of a DHS Youth Justice Officer for:
- the term of this Obligation
 - a period of
- and obey their lawful directions.
5. The Youth must report [*within 2 working days of signing this Obligation/immediately on release*]
- to the Officer from the Department of Human Services present in Court.
 - to a DHS Youth Justice Officer in person at [*location*] or by telephone on 1800 621 425. unless, within that period the Youth receives a notice from the Chief Executive to the contrary.
6. The Youth must go to school on every normal school day unless there is legal reason not to be there (eg being sick).

Programs

7. The Youth must attend for assessment and, if assessed as suitable, go to and complete any:
- a. psychiatric, psychological or medical assessment, treatment, counselling, or therapy programs, including for drug abuse;
 - b. educational, vocational or recreational programs;
 - c. intervention program;
 - d. programs and projects as directed by the DHS Youth Justice Officer.

Community Service

8. The Youth must perform _____ hours of community service within _____ from the date of this Obligation until the hours of community service are complete, unless otherwise notified by the Minister for Human Services or ordered by the Court.

Firearms

9. The Youth must not possess a firearm (gun of any sort), ammunition or any part of a firearm and must surrender any firearm, ammunition or any part of a firearm owned or possessed by the Youth as soon as possible at the _____ Police Station.
10. The Youth must be tested (including without notice) for gunshot residue as may be reasonably required by:

- [designated person or persons].
- [other - details]

Travel

- 11. The Youth must not leave South Australia for any reason without proper permission, meaning the Youth must not leave South Australia except when the Youth has the written permission of the Chief Executive of the Department of Human Services [and the Youth's Treatment Intervention Court Case Manager].

Employment

- 12. The Youth must notify the DHS Youth Justice Officer of any change of employment within 2 working days of the change.

Drug and Alcohol

- 13. The Youth must not use
 - alcohol
 - any drug that is not prescribed by a doctor or legally available in another way, and then only at the prescribed or recommended dosage
 - [other]and must have any tests that are needed to check if the Youth is obeying these orders as directed by the DHS Youth Justice Officer. The Youth must sign all needed forms and obey all of the testing procedures.

Other conditions

- 14. The Youth must pay to the Court \$ if the Youth breaks any terms or conditions of this Obligation.
- 15. The Youth's DHS Youth Justice Officer, or a delegate of that Officer, is authorised to reveal that the Youth is subject to the Obligation to any person if it is reasonably necessary for the purpose of confirming employment or compliance with any condition of the Obligation.
- 16. The Youth must not do any child related work and will not apply for child related work.
- 17. [Other conditions]

NOTE: FAILURE TO COMPLY WITH AN OBLIGATION IS AN OFFENCE PUNISHABLE BY A FINE OF UP TO \$2,500 OR UP TO SIX MONTHS DETENTION (OR BOTH).

WHAT WILL HAPPEN IF YOU COMPLY WITH CONDITIONS OF THIS OBLIGATION:

If, at the end of the term of this Obligation you have complied with all of the above conditions, the Obligation will lapse automatically. You will not be required to come back to Court and you cannot be punished further for the offences listed above.

WHAT MAY HAPPEN IF YOU FAIL TO COMPLY WITH THE CONDITIONS OF THIS OBLIGATION:

If you fail to comply with any of the conditions of your Obligation, the following things may happen ---

1. You may be ordered to pay the above amount of the Obligation, or any lesser amount fixed by the Court.
2. You may be fined a maximum of \$2,500 or sentenced to detention for not more than 6 months (or both)
3. Any person who has agreed to act as a guarantor to this Obligation may be ordered to pay the amount of money for which they have signed, or any lesser amount fixed by the Court.

ACKNOWLEDGEMENT BY YOUTH

I acknowledge that I fully understand the conditions of this Obligation and have received a true copy of this order imposing Obligation. I also understand what will happen to me if I fail to do so.

.....
Youth

.....
Justice of the Peace

Date: / /20 Time: : am/pm

Form YO5

<p>To be inserted by Court</p> <p>Case Number:</p> <p>Date Filed:</p> <p>FDN:</p>

UNDERTAKINGS BY YOUTH AND GUARDIAN/S

Young Offenders Act 1993 – Section 27

YOUTH COURT OF SOUTH AUSTRALIA
 CRIMINAL JURISDICTION

[FULL NAME]

Informant/R

v

[FULL NAME]

Youth

Youth	Full Name		
Address	Street Address (including unit or level number and name of property if required)		
	City/town/suburb	State	Postcode
	Country		
	Email address		
Date of Birth/Licence no	Date of Birth		Licence no (if any)
<i>If Licence N/A please leave blank</i>			
Phone Details	Type - Number		Alternative number
Email Address	Email address		
Optional			

First Guardian	Full Name			
Address	Street Address (including unit or level number and name of property if required)			
	City/town/suburb	State	Postcode	Country
	Email address			
Date of Birth	Date of Birth			
Phone Details	Type - Number		Alternative number	
Email Address				
	Optional	Email address		

Second Guardian	Full Name			
Address	Street Address (including unit or level number and name of property if required)			
	City/town/suburb	State	Postcode	Country
	Email address			
Date of Birth	Date of Birth			
Phone Details	Type - Number		Alternative number	
Email Address				
	Optional	Email address		

Introduction
<p>I, [full name of Youth], acknowledge I am charged with the following [offence/offences]: Add any additional offences via separately numbered paragraphs.</p> <p>1. [description]</p> <p>2. [description]</p> <p>3. [description]</p>

Youth Undertaking

I, [full name of Youth], undertake and agree to:

List terms in separately numbered paragraphs:

- 1.
- 2.
3. [other terms]

.....

Signature of Youth

Guardian Undertaking

[I/We] have read the particulars of the Youth's Undertaking (above) and as [a Guardian/Guardians] of the Youth [I/we] undertake and agree to:

List terms in separately numbered paragraphs:

- 1.
- 2.
- 3.

.....

Signature of Guardian

.....

Signature of Guardian

Notice to the Youth and Guardian/s:

It is important that you comply with the terms of these Undertakings.

Witness

Taken before me and duplicate notices given to the Youth and the Guardian/s on the date below.

.....

Justice of the Peace

Date: / /20 Time: am/pm

Form YO6**REPORT REQUEST FORM***Young Offenders Act Section 32(1)*

To	The Supervisor, Court Services, Department of Human Services, Youth Justice, Level 8, 101 Grenfell Street, ADELAIDE, 5000
Type of Report	
Oral/Written	Oral/Written
Court of Origin	YOUTH COURT OF SOUTH AUSTRALIA
Sitting At	ADELAIDE
Registry Address	75 Wright Street, ADELAIDE, SA 5000
Phone Number	(08) 8204 0331
Court Fax Number	(08) 8204 0333
Court File Number	
Presiding Officer	
Prosecuting Authority	POLICE

Particulars of Youth

Name
Date of birth
Home Address
Home Phone Number
In custody

Offences Charged**Particulars of Solicitor**

Name
Address
Phone Number
Fax Number

Date Report Ordered**Date Report Required****Other Reports Ordered****Date Case Adjourned to**

Special Aspects to be Reported on

Please forward the completed report to the Presiding Officer via the positional mailbox. REPORTS SHOULD BE FORWARDED IN TIME TO REACH THE COURT NOT LESS THAN TWO WORKING DAYS PRIOR TO THE DATE ON WHICH THE YOUTH IS NEXT DUE TO APPEAR.

.....
REGISTRAR

Form YO10

APPLICATION FOR A YOUTH OF OR ABOVE THE AGE OF 18 YEARS TO BE HELD IN CUSTODY IN A PRISON

Youth Court of South Australia

www.courts.sa.gov.au

Young Offenders Act, 1993- Section 63(2)

Court of Origin YOUTH COURT OF SOUTH AUSTRALIA
Sitting At ADELAIDE
Address 75 Wright Street, ADELAIDE SA 5000
Telephone Number (08) 8204 0331 Fax: (08) 8204 0333
Court File Number

To the Registrar of the Youth Court at

This application is pursuant to an order made by the

at on the day of 20 ,

directing that

serve a period of months detention at .

Now I,

Youth or Chief Executive, Department of Human Services

make an application for an order that:

I/He/She be held in custody in a prison for the remainder of the period of my/his/her detention.

The period of detention remaining is .

.....
YOUTH / CHIEF EXECUTIVE

- TO the Commissioner of Police, Adelaide
- TO the Youth
- TO the Chief Executive, Department of Human Services

TAKE NOTICE that this application will be heard by the Youth Court at

on the day of 20 at

.....
REGISTRAR

Form YO12

APPLICATION TO REVOKE AN ORDER MADE UNDER SECTION 63(4)

Youth Court of South Australia

www.courts.sa.gov.au

Young Offenders Act 1993- Section 63(6)

Court of Origin YOUTH COURT OF SOUTH AUSTRALIA
Sitting At ADELAIDE
Address 75 Wright Street, ADELAIDE SA 5000
Telephone Number (08) 8204 0331 Fax: (08) 8204 0333
Court File Number

To the Registrar of the Youth Court at

This application is pursuant to an order made by the Court

at directing that

of

be held in custody in a prison for the remainder of his/her period of detention / during his/her period of remand.

I,

of

HEREBY MAKE AN APPLICATION for a order revoking the above order on the following grounds:

.....

Signature of applicant

Full name of applicant

TO the Commissioner of Police, Adelaide

AND TO

AND TO

TAKE NOTICE that this application will be heard by the Youth Court at

on the day of 20 at am/pm

.....
Registrar

METHOD OF GIVING NOTICE OF APPLICATION

Notice of this application was given to

by

Notice of this application was given to

by

Notice of this application was given to

by

(State method of giving notice, the person to whom notice was given and the time and date of giving the notice)

Form YO13

**ORDER DIRECTING THAT A YOUTH OF OR ABOVE THE AGE OF 17 YEARS
BE HELD IN CUSTODY IN A PRISON**

Youth Court of South Australia

www.courts.sa.gov.au

Young Offenders Act 1993- Section 63(4)

To The Chief Executive Officer
CORRECTIONAL SERVICES DEPARTMENT

To The Manager
KURLANA TAPA (ADELAIDE YOUTH TRAINING CENTRE)

On the day of 20 in the Youth Court at Adelaide ('the Youth') was the subject of
an application to of the Youth Court for an order directing that the youth be transferred to a prison for
the remainder of the remand period and/or detention order.

Upon being satisfied that the youth is above the age of 16 years, and being detained in Kurlana Tapa
(Adelaide Youth Training Centre), pursuant to an order of the Youth Court sitting at made on the
 day of 20 , and further being satisfied that prison would be an appropriate place for the
youth to be held THE COURT NOW BY ORDER pursuant to the provisions of section 63(4)(a) of the
Young Offenders Act, 1993 direct that the youth be transferred to prison for the period of his/her remand, or
detention order.

DATED the day of 20 .

.....

Form YO14

**ORDER DIRECTING THAT A YOUTH OF OR ABOVE THE AGE OF 18 YEARS
BE HELD IN CUSTODY IN A PRISON**

Youth Court of South Australia

www.courts.sa.gov.au

Young Offenders Act 1993 - Section 63(2)

To The Chief Executive Officer
CORRECTIONAL SERVICES DEPARTMENT

To The Manager
KURLANA TAPA (ADELAIDE YOUTH TRAINING CENTRE)

On the day of 20 in the Youth Court at Adelaide ('the Youth') made an application to the undersigned, a Judge of the Youth Court, for an order directing that he/she be transferred to a prison for the remainder of the period of his/her detention.

Upon being satisfied that the Youth is above the age of 18 years, and is being detained in Kurlana Tapa (Adelaide Youth Training Centre) pursuant to an order of the Youth Court made on the day of 20 , and further being satisfied that prison would be an appropriate place for the Youth to be held for the remainder of the period of his/her detention,

I NOW ORDER, pursuant to the provisions of section 63(3) of the *Young Offenders Act, 1993*, that the Youth be held in custody in a prison for the remainder of his/her detention, namely from the date of this order until .

DATED the day of 20 .

.....

Form YO15

MANDATE FOR HOME DETENTION

Youth Court of South Australia



www.courts.sa.gov.au

Sentencing Act 2017

Section 71(1)

Young Offenders Act 1993

Section 23(2)(b)

Court of Origin					
Sitting at				File No	
Registry Address	Street		Telephone	Facsimile	
	City/Town/Suburb	State	Postcode	Email Address	
Particulars of Youth					
Name	Surname	Given name/s		DOB dd/mm/yyyy	
	Address				
Details of the offence(s) to which the home detention order relates:					
Date	Offence	Section and Act			
Terms of Detention Ordered:					
Period of Home Detention: Home Detention commencement date: Address of Home Detention:					
Conditions of Home Detention:					
1 <input type="checkbox"/> That you be of good behaviour and comply with all of the conditions of this order.					
2 <input type="checkbox"/> That you be under the supervision of a Home Detention Officer for the period of this order and obey the lawful directions given to you by the Home Detention Officer to whom you are assigned.					
3 <input type="checkbox"/> That you reside at the residence specified by the Court, namely _____, throughout the period of the Home Detention Order and will not be absent from that address except for the purposes of:					

- a. remunerated employment, but only if confirmed and approved by the Home Detention Officer to whom you are assigned;
- b. your urgent medical or dental treatment;
- c. averting or minimising risk of serious injury or death to yourself or to any other person;
- d. attending the any of the following, if approved or directed to do so by the Home Detention Officer to whom you are assigned:
- i. a place for the purpose of undergoing assessment or treatment (or both) relating to your mental or physical health; or
 - ii. attendance at an intervention program; or
 - iii. a course of education, training, instruction or any other activity; or
- e. any other purpose approved by the Home Detention Officer to whom you are assigned.
- 4 You are to travel directly with the Home Detention Officer to the address designated for Home Detention where the monitoring device will be fitted.
- 5 If, in the case of an emergency, you obtain permission from the Home Detention Officer to whom you are assigned to reside at a new address you must make an application to the Court for a variation of your Home Detention Order conditions within two working days, but you can reside at that address until that application for variation is considered by the Court.
- 6 That you not leave the State without the prior written permission of the Home Detention Officer to whom you are assigned.
- 7 That you wear an electronic transmitter and comply with the rules of electronic monitoring, including the requirement to fully charge the transmitter daily, for the term of the Home Detention Order.
- 8 That you provide and maintain in operating condition an active mobile telephone service with an appropriate mobile communication device and give the contact details to the Department of Human Services, Youth Justice so that they may use it to communicate with you at all times while on electronic monitored home detention.
- 9 That you present yourself at the front door of your nominated address at the request of the Home Detention Officer to whom you are assigned, and respond to any telephone call at that address at any time, unless absent in accordance with these conditions.
- 10 That you surrender any passport you possess to the Registrar of the Court at the Court Registry, and not apply for a passport, nor attend within the boundary of the terminal building at any international airport whilst subject to a Home Detention Order.
- 11 That you do not possess a firearm, or ammunition or any part of a firearm.
- 12 That you submit to tests (including testing without prior notice) for gunshot residue as may be reasonably required.
- 13 That you not consume alcohol or any other drug which is not medically prescribed or otherwise legally available and then only at the prescribed or recommended dosage. You will submit to any drug and alcohol testing as directed by the Home Detention Officer to whom you are assigned and sign all required forms and comply with the requirements of the testing procedures.
- 14 That you attend and complete any assessment, counselling, treatment and therapeutic programs as may be deemed appropriate to effectively case manage your individual needs as directed by the Home Detention Officer to whom you are assigned.
- 15 That you not approach or communicate with, either directly or indirectly, _____, nor be within _____ metres of _____.
- 16 That you perform _____ hours of community service within _____ months from the date of this order and obey the lawful directions of the Home Detention Officer to whom you are assigned for the purposes of community service.

17 That you authorise the Department of Human Services, Youth Justice to reveal that you are subject to a Home Detention Order to any person it believes reasonably necessary for the purposes of confirming employment and compliance with the conditions of this order.

18 Other:

Name of person who imposed penalty:
Date order made by Court:
Date Home Detention Mandate Issued:

To The Chief Executive
DEPARTMENT OF HUMAN SERVICES.

The Youth named in this mandate has been sentenced to a term of home detention. Particulars of the Court that imposed the penalty, the charges against the Youth and the sentences imposed appear on this mandate.

You, the Chief Executive Officer of the Department of Human Services are directed to supervise and monitor the home detention imposed on the Youth for the period of home detention as this mandate directs, or until discharged in due course of law.

NOTICE TO THE YOUTH:

If you fail to obey the conditions of your Home Detention Order, the Court:

- may impose some other sentence on you;
- may sentence you to a period of **DETENTION in a Training Centre** for a time not exceeding the balance of the period of home detention unexpired; and
- may issue a warrant for your apprehension and detention pending determination of proceedings.

Only the Youth Court can vary the address of Home Detention or the conditions specified by the Court.

.....
Date JUDGE / MAGISTRATE / REGISTRAR

Acknowledgment by Youth

I agree to the conditions of this order. I acknowledge that I fully understand its conditions, and I undertake to comply with those conditions. I also understand what will happen to me if I fail to do so.

.....
Date Youth

Form YO16**MANDATE FOR DETENTION followed by a
MANDATE FOR HOME DETENTION***Young Offenders Act 1993 Section 23(2)(c)***Court of Origin** YOUTH COURT OF SOUTH AUSTRALIA**Sitting At****Registry Address****Telephone Number****Court File Number****Particulars of Youth**

Name

Date of Birth

Address

Details of Offences**Period of Detention Ordered****Total sentence of detention to be served****Detention commencement date****Correctional Institution**

To the Commissioner of Police for the State of South Australia and each member of the police force for the said state, and to the Chief Executive Officer of the Department of Human Services Youth Justice and to the Supervisor of the above correctional institution.

The Youth named in this mandate has been sentenced to a term of detention, to be followed by a term of home detention. Particulars of the Court that imposed the penalty, the charge against the Youth and the sentence imposed appear on this mandate.

You, the Commissioner of Police and members of the police force, and you the Chief Executive Officer of the Department of Human Services Youth Justice are directed to convey the Youth to the abovementioned correctional institution, and you the Supervisor of the abovementioned correctional institution are directed to detain the Youth for such period as this mandate directs, or until discharge in due course of law.

HOME DETENTION ORDER

Period of Home Detention**Home Detention Commencement Date****Address of Home Detention****Conditions of Home Detention**

1. To remain at the residence specified by the Court at all times and not leave that residence except for:
 - a) employment approved by home detention officer,
 - b) urgent medical or dental treatment,
 - c) attendance at a course of education, training or instruction, or any other activity as approved or directed by your home detention officer,
 - d) any other purpose approved or directed by your home detention officer.
2. To be of good behaviour throughout the period of home detention.
3. To obey the lawful directions of the home detention officer throughout the period of home detention.
4. [*Other conditions*]

Name of person who imposed penalty**Date order made by Court****Date Home Detention Mandate Issued**

To the Chief Executive of the Department of Human Services Youth Justice.

The Youth named in this mandate has been sentenced to a term of home detention. Particulars of the Court that imposed the penalty, the charges against the Youth, and the sentences imposed appear on this mandate.

You, the Chief Executive Officer of the Department of Human Services Youth Justice are directed to supervise and monitor the home detention imposed on the Youth, for the period of home detention as this mandate directs, or until discharged in due course of law.

.....
JUDGE/MAGISTRATE

NOTICE TO THE YOUTH: If you fail to obey the conditions of your home detention order, the Court:

may impose some other sentence on you;

may sentence you to a period of **DETENTION in a Training Centre** for a time not exceeding the balance of the period of home detention unexpired;

and

may issue a warrant for your apprehension and detention pending determination of proceedings.

Only the Youth Court can vary the Address of Home Detention or the conditions specified by the Court.

The conditions of the Home Detention order and the likely consequences of breaching the conditions of the Home Detention order were explained to the Youth by me,

this day of 20 at am/pm.

.....
Home Detention Officer

I, , agree that the conditions of the Home Detention Order and the consequences of breach of the conditions of the Home Detention Order have been explained to me, and that I have this day received a copy of this Mandate.

.....
Youth

Form YO18



WARRANT OF APPREHENSION (Breach of Home Detention Order)

Youth Court of South Australia

www.courts.sa.gov.au

Sentencing Act 2017

Section 73(5)(b) or 73(7)

Young Offenders Act

Section 37C(6)

Court Use

Date Filed:

Registry				File No	
Address	Street		Telephone		Facsimile
	City/Town/Suburb	State	Postcode	Email Address	
Originating Document Type: Date substantiated on oath: Applicant:					
Particulars of Youth					
Name	Surname		Given name/s		DOB dd/mm/yyyy
Address	Street		Telephone		Licence Number
	City/Town/Suburb	State	Postcode	Email Address	
Particulars of Breach of Home Detention Order					
Date of breach:					
Breach location:					
Breach:					
Section and Act:					
Other charges:					
Reason for issue of warrant:					
Date warrant issued:					
<p>To the Commissioner of Police for the State of South Australia and each member of the police force for the State</p> <p>You are hereby directed to apprehend the Youth and bring the Youth as soon as practicable before a Youth Court for the said State to answer the allegations of a breach of a home detention order, and to be further dealt with according to law.</p>					

.....
JUSTICE OF THE PEACE/REGISTRAR

Endorsement *(Pursuant to section 5(2) of the Bail Act 1985)*

- Variable 1** The Youth may not be released on bail.
- Variable 2** At the discretion of a member of the police force who is of, or above, the rank of Sergeant or who is in charge of a police station, the Youth **may be released** on bail.
- Variable 3** Person or class of persons authorised/required to release the Youth on bail following arrest:

.....
JUSTICE OF THE PEACE/REGISTRAR

Form YO19**MANDATE FOR DETENTION
FOR A BREACH OF HOME DETENTION***Young Offenders Act 1993 Section 37C(5)***Court of Origin**

YOUTH COURT OF SOUTH AUSTRALIA

Sitting At**Registry Address****Telephone Number****Court File Number****Particulars of Youth**

Name

Date of Birth

Address

Details of Offences**Date Home Detention Order Entered Into****Term of Detention Ordered****Total Sentence of Detention to be Served****Detention Commencement Date****Name of Person who imposed penalty****Date order made by Court****Date Mandate issued****Correctional Institution**

To the Commissioner of Police for the State of South Australia and each member of the police force in the said state, and to the Chief Executive Officer of the Department of Human Services and to the Supervisor of the above correctional institution.

The Youth named in this mandate has been dealt with by a Court and sentenced to a term of detention for a breach of a home detention order. Particulars of the Court that imposed the original order, the charge against the Youth and the sentences imposed appear on this mandate.

You, the Commissioner of Police and members of the police force, and you the Chief Executive Officer of the Department of Human Services are directed to convey the Youth to the abovementioned correctional institution, and you the Supervisor of the abovementioned correctional institution are directed to detain the Youth for such period as this mandate directs, or until discharge in due course of law.

.....
JUDGE/MAGISTRATE

Form YO21

**APPLICATION ALLEGING A BREACH OF A
HOME DETENTION ORDER**

Youth Court of South Australia

www.courts.sa.gov.au

Young Offenders Act 1993- Section 37C(2)

YOUTH COURT OF SOUTH AUSTRALIA

Court of Origin

Sitting At

Address

Telephone Number

Fax:

Court File Number

Particulars of Applicant

Name

Address

Particulars of Youth

Name

Date of Birth

Address

On the day of 20 , the Youth was ordered by the Youth Court to serve of home detention.

Details of the order made are attached to the back of this application.

The applicant alleges that the Youth has failed to obey conditions of the home detention ordered, in that the Youth:

SWORN before me at)

)

on the day of 20)

.....

Applicant

.....

Justice of the Peace

Form YO22

**APPLICATION TO VARY OR REVOKE A CONDITION OF A
HOME DETENTION ORDER**

Youth Court of South Australia

www.courts.sa.gov.au

Young Offenders Act 1993- Section 37A(2)

Court of Origin

YOUTH COURT OF SOUTH AUSTRALIA

Sitting At

Address

Telephone Number

Fax:

Court File Number

Particulars of Applicant

Name

Address

(‘the applicant’)

Particulars of Youth

Name

Date of Birth

Address

(‘the Youth’)

The applicant makes application under Section 37A(2) of the *Young Offenders Act 1993*, to vary or revoke a condition imposed as part of an order for Home Detention entered into by the Youth on the day of 20 , at the Youth Court.

The order of the Court and the conditions of the said home detention order are attached.

AND the applicant makes an application for the home detention order to be varied/revoked as follows:

Dated the day of 20

.....

APPLICANT

Form YO23



SUMMONS (Breach of Home Detention Order)

Youth Court of South Australia

www.courts.sa.gov.au

Sentencing Act 2017

Section 73(5)(a)

Young Offenders Act 1993

Section 37C

Court Use

Date Filed:

Registry				File No	
Address	Street		Telephone		Facsimile
	City/Town/Suburb	State	Postcode	Email Address	
Informant					
Name	Surname		Given name/s		Informant's Reference
Address	Street		Telephone		Facsimile
	City/Town/Suburb	State	Postcode	Email Address	
Particulars of Youth					
Full Name					DOB dd/mm/yyyy
Address	Street		Telephone		Licence Number
	City/Town/Suburb	State	Postcode	Email Address	
Details of Offence:					
<p>Date Home Detention Order entered into: (a copy of the Home Detention Order must be attached to this summons)</p> <p>It is alleged that you have failed to observe the conditions of your home detention order on the grounds set out in the affidavit attached to this summons.</p> <p>You are now required to attend the Youth Court as per the hearing details set out below. If the allegations are found proved, you may be sentenced further according to law.</p>					
Registry			Date		

Form YO24**HOME DETENTION ORDER****(on breach of an Obligation)***Young Offenders Act 1993***Court of Origin** YOUTH COURT OF SOUTH AUSTRALIA**Sitting At****Registry Address****Telephone Number****Court File Number****Particulars of Youth**

Name

Date of Birth

Address

Details of the Offence to which the Home Detention Order relatesOn the day of 20 , the Youth **COURT OF SOUTH AUSTRALIA** sitting at

released you on an Obligation subject to the following conditions:

Application has been made that you have breached a condition of your Obligation. A copy of the application and details of the breach are attached.

Having heard details of the breach on the day of 20 , the Youth **COURT OF SOUTH AUSTRALIA** sitting at **ADELAIDE** ordered a period of **home detention** with the following conditions:

1. To remain at the residence specified by the Court at all times and not leave that residence except for:
 - a) employment approved by home detention officer,
 - b) urgent medical or dental treatment,
 - c) attendance at a course of education, training or instruction, or any other activity as approved or directed by your home detention officer,
 - d) any other purpose approved or directed by your home detention officer.
2. To be of good behaviour throughout the period of home detention.
3. To obey the lawful directions of the home detention officer throughout the period of home detention.
4. You are to be fitted with, and shall wear during the period of Home Detention, an electronic monitoring device.

Youth	Date
.....
Youth's Solicitor	Date

	Telephone

	Email

Youth's Counsel	Date

	Telephone

	Email

Youth to note: If you have changed your address, please supply details below:	
.....
New address	New telephone

IT IS ADVISABLE NOT TO COMPLETE THIS FORM UNLESS YOU HAVE HAD LEGAL ADVICE

- N.B. (1) AN ELECTION DOES NOT TAKE EFFECT UNTIL THIS COMPLETED FORM IS FILED IN THE COURT AT THE ABOVE ADDRESS. IT MUST BE LODGED -**
- (a) Where a summary of the evidence has been requested by the defence or directed by the Court - within 14 days of the delivery of the summary;
 - (b) Where there is no request or direction for a summary - not later than 6 weeks after the Youth's first appearance before the Court.
- (2) A COPY OF THE INFORMATION TO WHICH THIS FORM RELATES MUST BE ATTACHED WHEN IT IS FILED.**
- (3) YOU MAY NOT ELECT FOR TRIAL BEFORE A JUDGE SITTING WITHOUT A JURY {S.7(2) JURIES ACT 1927}**

* Delete as appropriate



APPLICATION FOR RELEASE ON BAIL
Bail Act 1985 (section 8(1))

Form 1

I, *(insert full name)* _____ *(Date of birth):* _____ (the applicant)
apply for bail.

Signature of Applicant: _____

Date of application: _____

Time of application: _____ hours

IF APPLICATION MADE TO A COURT

Court applied to (if known): _____

Location of Court applied to (if known): _____

Court file number (if known): _____

Police file number (if known): _____

Offences in respect of which bail is applied for (if known): _____

Representation at hearing: YES/NO
(provide details if yes) _____

DECISION OF BAIL AUTHORITY (other than Court)

Tick appropriate box

- Bail refused *(Form 2 Written Record of Reasons for Refusal of Bail Application must be completed except where the authority refusing bail is a Justice of the Supreme Court or Judge of the District Court)*
- Bail granted *(Form 3 Grant of Bail must be completed)*

Details of bail authority:
Full name of bail authority: _____

If Police officer: Surname: _____ Rank: _____ Police identification No: _____

Bail authority's signature: _____

Date: _____

Time: _____ hours

Full name of bail authority:

Bail authority's signature:

Date: / /20 Time: : a.m./p.m.

NOTE – PLEASE ENSURE THE APPLICANT IS GIVEN A COPY OF THIS FORM.

ACKNOWLEDGEMENT OF RECEIPT

I acknowledge that I have been provided with –

A copy of the reasons for the refusal of my application to be released on bail.

.....
(Applicant's signature)

Date: / /20 Time: : a.m./p.m.



GRANT OF BAIL

Bail Act 1985

Form 3

[Insert full name] (the Youth) has been granted bail subject to the conditions listed below and stipulated in the bail agreement (see Form 4).

Conditions (tick the condition/s that apply)

- The Youth will reside at *[insert address]*.
- The Youth will reside at *[insert address]* and will, subject to section 11(2)(ia) of the *Bail Act 1985*¹, remain at that place of residence while on bail.
- The Youth will not make contact with: *[specify]*
- The Youth will place himself/herself* under the supervision of a Youth Justice Officer and obey the lawful directions of the Officer.
- The Youth will report to the police at *[specify location of police station]* between the hours of *[specify]* each day / * *[specify]* commencing on *[insert date]*.
- The Youth will surrender any passport that he/she* may possess.
- The Youth will not possess a firearm, ammunition or any part of a firearm²
- The Youth will submit to testing for gunshot residue (including testing without notice)²: *[specify details if any]*
- The Youth agrees to forfeit to the Crown the sum of \$*[insert amount]* if the Youth fails to comply with a term or condition of the bail agreement.
- The Youth obtains *[specify how many required]* guarantees in the sum of \$ *[insert amount]* each. *[see over for details of each guarantor]*.
- Other condition (s):

Other conditions required if the Youth is charged with a class 1 or class 2 offence (within the meaning of the *Child Sex Offenders Registration Act 2006*)⁴

- the Youth will not engage in child-related work; and
- the Youth will not apply for child-related work.

* *Strike out whichever does not apply.*

Full name of bail authority:

If bail authority is a police officer: Surname Rank ID#

Signature of bail authority: _____

Date:

Time:

Note—

- 1 Section 11(2)(a)(ia) of the Act provides that a condition that may be imposed in relation to the grant of bail is that the applicant agrees to reside at a specified address and to remain there while on bail, not leaving it except for remunerated employment, necessary medical or dental treatment, averting or minimising a serious risk of death or injury (whether to the applicant or some other person) or any other purpose approved by an appropriate departmental officer (see alternative condition for serious and organised crime suspects in Note 3).
- 2 Section 11(1a) of the Act provides that a bail authority may only vary or revoke the conditions of a grant of bail under section 11(1) if the bail authority is satisfied that—
- * there are cogent reasons for doing so; and
 - * the possession of a firearm, ammunition or part of a firearm by the person to whom the bail agreement relates does not represent an undue risk to the safety of the public.
- If a bail authority varies or revokes a condition imposed by section 11(1), the bail authority must make a written record of the reasons for its decision.
- 3 Section 11(2aa) of the Act provides that, if the person is determined to be a serious and organised crime suspect under section 3A of the Act, the following conditions must be imposed in relation to the grant of bail—
- (a) that the person agrees to reside at a specified address and to remain there while on bail, not leaving it except for necessary medical or dental treatment, averting or minimising a serious risk of death or injury (whether to the person or some other person) or any other purpose approved by an appropriate departmental officer. The person must also agree to be fitted with a device of a kind approved by the Chief Executive Officer for the purpose of monitoring compliance with this residence condition; and
 - (b) that the person agree to not communicate with any person other than specified persons, or persons of a specified class or of a class prescribed by regulation; and
 - (c) that the person agree to use for communication purposes, or be in possession of, only such telephones, mobile phones, computers or other communication devices as may be specified.
- 4 Section 11(2ab) provides for these conditions to be imposed if the person is a class 1 or class 2 offence suspect (within the meaning of the *Child Sex Offenders Registration Act 2006*). A bail authority may only vary or revoke these conditions if satisfied that there are cogent reasons for doing so and the person engaging in child-related work will not pose a risk to the safety and well-being of children.
- If a bail authority varies or revokes a condition imposed by section 11(2ab), the bail authority must make a written record of the reasons for its decision.

DETAILS OF GUARANTOR(S)

Name in full:

Address:

**BAIL AGREEMENT***Bail Act 1985 (section 6(2))***PART A**

Form 4

Court of Origin YOUTH COURT OF SOUTH AUSTRALIA
Sitting At
Registry Address
Phone Number
Court File Number

Particulars of Youth

Name
Date of Birth
Address

Part A

I, *[insert full name]* of *[insert address]* being charged with/convicted of* the following offences: *[insert offences]*

AGREE to be present at the YOUTH COURT OF SOUTH AUSTRALIA at *[insert time]* on *[insert date]*, or at any other time when called on and, subject to any direction in this agreement to the contrary, to be present throughout all proceedings relating to this matter until the matter is disposed of.

Directions as to attendance at proceedings *[insert]*

I AGREE to comply with all of the conditions of bail listed in this agreement.

I UNDERSTAND that if I do not appear when required, or if I fail to comply with a condition of bail—

- I may be arrested with or without a warrant; and
- I may have to pay any money that I have agreed to pay to the Crown if I breach this agreement; and
- I may be convicted of an offence against the *Bail Act 1985* and liable to a maximum penalty of a fine of \$10 000 or 2 years imprisonment.

Conditions of bail¹**CONDITIONS OF BAIL**

1. I AGREE THAT I will not leave the State for any reason except as allowed under the *Bail Act 1985*².
2. I AGREE THAT –
 - (a) I will reside at [insert address]
 - (b) I will reside at [insert address] and will, subject to the *Bail Act 1985*³, remain at that place of residence while on bail.
 - (c) I will not make contact with [insert name]
 - (d) I will place myself under the supervision of Youth Justice and obey the lawful directions of the officer.
 - (e) I will report to Youth Justice at [insert address] between the hours of [insert time] and [insert time] each day/*[specify day of week] commencing on [insert date] in person or by telephone on 1800 621 425.
 - (f) I will surrender any passport that I possess.
 - (g) I will not possess a firearm, ammunition or any part of a firearm.^{4 6}
 - (h) I will submit to tests (including testing without notice) for gunshot residue [specify details as required]^{5 6}
 - (i) I will forfeit to the Crown the sum of \$ if I fail to comply with a term or condition of this bail agreement.
 - (j) I will obtain [insert number of guarantees required by bail authority] guarantees in the sum of \$ each.
 - (k) I will attend school on every day it is open for instruction unless lawfully excused.
 - (l) I will remain at throughout the period of Home Detention Bail and will not leave that address at any time save and except for: (1) paid employment, (2) urgent medical or dental treatment, (3) attendance at a course of education, training or instruction as directed by the Court or as approved or directed by the Youth Justice Officer, (4) any purpose approved or directed by the Youth Justice Officer.
 - (m) I will be subject to home detention and obey all the lawful directions of any supervisor designated to supervise Home Detention.
 - (n) I will wear an electronic transmitter and abide by the rules of electronic monitoring.
 - (o) Upon release from Court, I will proceed directly to the nominated residence for the purpose of the fitting of the electronic transmitter.
 - (p) I will travel directly with the Youth Justice Officer to the address designated for Home Detention where the monitoring device will then be fitted.
 - (q) I will remain in custody pending the instalment of a telephone line at the Home Detention Bail address.
 - (r) I will remain in custody pending the availability of an electronic monitoring device.
 - (s) I will report to my Youth Justice Officer immediately after court.
 - (t) I will not consume any drugs or alcohol other than prescribed medication.
 - (u) I will submit to random testing for the presence of drugs or alcohol in my system.
 - (v) I will participate in such projects or programmes as directed by Youth Justice.
 - (w) Other condition(s):
- (3) Additional conditions required if the person is charged with a class 1 or class 2 offence (within the meaning of the *Child Sex Offenders Registration Act 2006*) – I agree that⁷ –
 - (a) I will not engage in child-related work; and
 - (b) I will not apply for child-related work.

Witnessed by an authorised person⁸

.....
(Signature of Youth entering into agreement)

.....
(Title, rank or other authorisation)

Date: / /20 Time: : am/pm Date: / /20 Time: : am/pm

Your first appearance is at the **YOUTH COURT OF SOUTH AUSTRALIA** at on at .

Part B: To be completed by bail authority if a condition of bail is altered:

Date:

Full name of bail authority: _____

If Police officer: Surname: Rank: Police identification No: _____

Details of new condition: _____

Bail authority's signature: _____

Date: _____

Time: _____ hours

Signature of Youth: _____

Date: _____

Time: _____ hours

Signature of Guarantor: _____

Date: _____

Time: _____ hours _____

NOTES: Strike out whichever does not apply.

1. If condition 2(b), 2(d) or 2(e) applies to this agreement, a copy of the agreement must be sent to the government department of which the Youth Justice Officer is an officer or employee, or the police station (as the case requires).
2. *Section 11(6) of the Act provides that it is a condition of every bail agreement that the person released under the agreement will not leave the State for any reason—*
 - *if the person is under the supervision of an officer of a government department—without the permission of the Chief Executive Officer of the department;*
 - *in any other case—without the permission of a judge or magistrate, or member of the police force of or above the rank of sergeant or in charge of a police station.*

3. *Section 11(2)(ia) of the Act provides that one of the conditions that may be imposed in relation to the grant of bail is that the person agrees to reside at a specified address and to remain there while on bail, not leaving it except for remunerated employment, necessary medical or dental treatment, averting or minimising a serious risk of death or injury (whether to the person or some other person) or any other purpose approved by an appropriate departmental officer.*
4. *Section 11(1)(a) of the Act provides that it is a condition of every grant of bail that an applicant is prohibited from possessing a firearm, ammunition or any part of a firearm.*
5. *Section 11(1)(b) of the Act provides that it is a condition of every grant of bail that the applicant submit to such tests (including testing without notice) for gunshot residue as may be reasonably required by the bail authority, or a person or class of persons or body specified by the bail authority.*
6. *Section 11(1a) of the Act provides that a bail authority may only vary or revoke the conditions of a grant of bail under section 11(1) if the bail authority is satisfied that—*
 - *there are cogent reasons for doing so; and*
 - *the possession of a firearm, ammunition or part of a firearm by the person to whom the bail agreement relates does not represent an undue risk to the safety of the public.**If a bail authority varies or revokes a condition imposed by section 11(1), the bail authority must make a written record of the reasons for its decision (see Form 10).*
7. *Section 11(2ab) requires these conditions to be imposed if the person is a class 1 or class 2 offence suspect (within the meaning of the *Child Sex Offenders Registration Act 2006*). A bail authority may only vary or revoke these conditions if satisfied that there are cogent reasons for doing so and the person engaging in child-related work will not pose a risk to the safety and well-being of children.*
If a bail authority varies or revoked a condition imposed by section 11(2ab), the bail authority must make a written record of the reasons for its decision.
8. *The authorised person may be the bail authority, a person or person of a class specified by the bail authority, a justice, a member of the police force of or above the rank of sergeant or in charge of a police station or, if the person is in detention, the person in charge of the detention centre.*

Form 5



GUARANTEE OF BAIL
Bail Act 1985 (section 7(2))

Court of Origin	YOUTH COURT OF SOUTH AUSTRALIA
Sitting at	_____
Registry Address	_____
Phone Number	_____
Court File Number	_____
Particulars of Youth	
Full Name	_____
Date of Birth	_____
Address	_____
Particulars of Guarantor	
Full Name	_____
Date of Birth	_____
Address	_____

I, [*insert full name*], of [*insert address*] GUARANTEE that [*insert name of person to be released on bail*] (the **person**) will comply with –

- all of the terms and conditions of the person's bail agreement; OR _____
- those terms and conditions of the persons bail agreement specified in this guarantee (*see below*).
(Tick whichever applies)

I UNDERTAKE that if the person fails to comply with a term or condition of the bail agreement to which this guarantee relates, I will forfeit to the Crown the sum of \$ [*insert amount*]

I DECLARE -

- (a) that I know (*insert name of the person*) _____ ; and
- (b) that I am of or above the age of 18 years.; and
- (c) that I have been given a copy of the bail agreement in relation to which this guarantee is given; and
- (d) that I will ensure that the person to be released on bail will comply with the terms and conditions of his or her bail agreement in relation to which this guarantee is given.

I UNDERSTAND –

- (a) that if I know, or have reasonable grounds to suspect, that the person to be released on bail has failed to comply with a term or condition of the agreement in relation to which this guarantee is given, then I am required to take reasonable steps to inform a member of the police force that the failure has, or may have, occurred, and that if I fail to do so then I may be liable to a fine of up to \$1,250.00; and
- (b) that this guarantee is in force for so long as the person is on bail, subject to the terms of this guarantee being varied or the guarantee being revoked.



Form 6

APPLICATION FOR REVIEW OF BAIL BY MAGISTRATE

Bail Act 1985 (sections 14(2)(b) and 15)

Note—If the Supreme Court is to review the decision of the bail authority, the appropriate application form under the rules of the Supreme Court must be completed and not this form.

Part A: Application

(Insert full name of person applying for release on bail) _____

of (insert address) _____

is charged with / has been convicted of _____ [insert offences]

I, (insert name of applicant) _____

of (insert address) _____

apply to (insert name of court) _____

at _____ [insert location]

to review a decision of a bail authority, namely _____ [insert name of bail authority]

_____ [insert brief description of decision]

_____ (insert name of bail authority and brief description of decision)

made at _____

_____ (insert location where decision being reviewed was made)

on ____ / ____ / ____

Applicant's signature: _____

Date: _____

Part B: Review of bail by Magistrate by telephone under section 15

Name of Magistrate contacted: _____
 Date contact made: _____
 Time of contact: _____
 Result of review: Refused / Granted

Signature of member of police force
 or justice who contacted the Magistrate: _____

Note: Strike out Part B if the review of bail is to be heard in court.

Part C: Notice of Court hearing of review of bail

To –

- The person applying for release on bail
 The police prosecutor at _____ [insert location of court at which review of
 bail will be heard]
 The Director of Public Prosecutions
 The guarantor of bail

The application for review of a bail authority, the details of which are set out in Part A, has been listed for hearing at the Magistrates Court / Youth Court sitting at

on [insert day and date] _____
 at _____ [insert time] am / pm

All parties to the application must attend the hearing.

Court Officer's signature: _____
 Date: _____

Note: Strike out Part C if the review of the bail is to be heard by telephone.



APPLICATION TO VARY CONDITIONS OF BAIL AGREEMENT or TO REVOKE BAIL AGREEMENT

Bail Act 1985 (section 6(4))

Court Use Date filed:

PART A: APPLICATION

YOUTH DETAILS:

_____ *(Insert full name of person released on bail)*

of _____ *(insert address)*

is charged with / has been convicted of: _____ *(insert offences(s))*

and was granted bail on / / Is this Home Detention Bail?: Yes No
Is there a guarantor? Yes No Does the guarantor consent to this application? Yes No

APPLICANT DETAILS:

I, _____ *(Insert applicant's name)*

Of _____ *(insert address)*

apply to the Youth Court of South Australia, at: _____ to _____ *(insert sitting location)*

Vary the conditions of the bail agreement **OR** Revoke the bail agreement *(mark appropriate)*

I MAKE THIS APPLICATION ON THE FOLLOWING GROUNDS:

Details of Variation Sought:

Application to vary bail address: _____ Date you propose to live at new address: / /

Proposed new address: _____

Name of Landlord: _____ Phone No: _____

Reason for changing address: _____

Application for permission to travel: _____ within Australia **OR** overseas

Dates of proposed travel: _____

Destination: _____

Purpose of Travel: _____

Application to vary any other bail condition on the following grounds: _____

Grounds for Application to Revoke Bail Agreement: _____

.....

Applicant's signature: _____

Date: / /

PART B: NOTICE OF HEARING

TO –

- The person on bail
- The police prosecutor at *(insert location)*
- The Director of Public Prosecutions
- The guarantor of bail

The application to –

- Vary the conditions of a bail agreement
- Revoke the bail agreement

the details of which are set out in Part A, has been listed for hearing

At _____
(insert name of court)

On _____
(insert day and date)

At _____ am pm
(insert time)

All parties to the application must attend the hearing

Court Officer's Signature: _____

Date / /

Form 8



APPLICATION TO VARY TERMS OF GUARANTEE OF BAIL or TO REVOKE GUARANTEE OF BAIL
Bail Act 1985 (section 7(4))

PART A: APPLICATION

(Insert full name of person released on bail) _____
 of (insert address) _____
 is charged with / has been convicted of *(insert offence)* _____
 and was granted bail on ____ / ____ / ____
 I, (insert name of guarantor) _____
 of (insert address) _____
 apply to (insert name of bail authority) _____
 at *(insert location)* _____
 to - vary the terms on my guarantee of bail
 revoke my guarantee of bail

I make this application on the following grounds:

Guarantor's signature: _____
 Date: _____

PART B: NOTICE OF HEARING

TO –

- The guarantor
- The person on bail
- The police prosecutor at *(insert location)*
- The Director of Public Prosecutions

The application to –

- vary the terms of a guarantee of bail
- revoke a guarantee of bail,

the details of which are set out in Part A, has been listed for hearing at *(insert name of court)*

on *(insert day and date)* _____
 at _____ am / pm

All parties to the application must attend the hearing.

Court Officer's signature: _____
 Date: _____



Form 9

**NOTICE OF WITHDRAWAL OF APPLICATION FOR
REVIEW OF DECISION OF BAIL AUTHORITY**

Bail Act 1985 (section 16(2))

The Crown advises that the application to review the decision made on *(insert date)*
_____ by *(insert name of bail authority)* _____

to grant bail to *(insert full name of person)* _____

of *(insert address)* _____

is withdrawn.

Signature of person acting on behalf of Crown: _____

Full name of person acting on behalf of Crown: _____

Date: _____

Time: _____ hours

Form 10



WRITTEN RECORD OF REASONS
Bail Act 1985 (section 11(1c))

Bail applicant:ⁱ *[Insert full name]*

Condition of bail to be varied or revoked:

Details of variation if condition is to be varied: *[specify as required]*

The condition/s of bail under section 11(1) of the *Bail Act 1985*ⁱⁱ are varied/revoked for the following reasons³: *[specify reasons]*

Full name of bail authority:

If bail authority is a police officer: Surname: _____ rank: _____ ID#: _____

Signature of bail authority: _____

Date:

Time:

Notes-

- 1 Section 11(1) of the Act provides that every grant of bail is subject to a condition prohibiting the applicant from possessing a firearm, ammunition or any part of a firearm and a condition requiring the applicant to submit to such tests (including testing without notice) for gunshot residue as may be reasonably required by the bail authority, or a person or class of persons or body specified by the bail authority.
- 2 Section 11(1a) of the Act provides that a bail authority may only vary or revoke the conditions imposed by section 11(1) of the Act if satisfied that—
 - there are cogent reasons to do so; and
 - the possession of a firearm, ammunition or part of a firearm by the person to whom the bail agreement relates does not represent an undue risk to the safety of the public.
- 3 Section 11(1c) of the Act provides that if a bail authority varies or revokes a condition imposed by section 11(1), the bail authority must make a written record of the reasons for its decision.

Form 11



WRITTEN RECORD OF REASONS
Bail Act 1985 (section 11(2ad))

Bail applicant:ⁱⁱⁱ *[insert full name]*

Condition of bail to be varied or revoked:

Details of variation if condition is to be varied:*[specify as required]*

The condition/s of bail under section 11(2ab) of the *Bail Act 1985*^{iv} are varied/revoked for the following reasons³: *[specify reasons]*

Full name of bail authority:

If bail authority is a police officer: Surname: _____ rank: _____ ID#: _____

Signature of bail authority: _____

Date:

Time:

Notes-

- 1 Section 11(2ab) of the Act provides that every grant of bail in relation to a person who is a class 1 or class 2 offence suspect is subject to a condition prohibiting the applicant from engaging in or applying for child-related work (within the meaning of the *Child Sex Offenders Registration Act 2006*).
- 2 Section 11(2ac) of the Act provides that a bail authority may only vary or revoke the conditions imposed by section 11(2ab) of the Act if satisfied that—
 - there are cogent reasons to do so; and
 - the person engaging in child-related work will not pose a risk to the safety and well-being of children.
- 3 Section 11(2ad) of the Act provides that if a bail authority varies or revokes a condition imposed by section 11(1), the bail authority must make a written record of the reasons for its decision.

Form 12

**DIRECTION TO SURRENDER FIREARMS AND
AMMUNITION***Bail Act 1985 (section 11A(1))*

[Insert full name] has been granted bail subject to the conditions stipulated in the bail agreement (see Form 4).

Pursuant to section 11A(1) of the Bail Act 1985, I *[insert name of bail authority]* direct *[specify name of person who has been granted bail]* to surrender any firearm, ammunition, or part of a firearm owned by you or in your possession forthwith to *[specify location of police station]*.

Full name of bail authority: _____

If bail authority is a police officer: Surname: _____ rank: _____ ID#: _____

Signature of bail authority: _____

Date: _____

Time: _____

Note—

Section 11A(2) of the Act provides that a person who refuses or fails to comply with a direction under section 11A(1) is guilty of an offence: Maximum penalty: \$10 000 or imprisonment of 2 years.

STATE GOVERNMENT INSTRUMENTS

BOXING AND MARTIAL ARTS ACT 2000

Revocation of Rules

Take notice that pursuant to section 10 of the *Boxing and Martial Arts Act 2000*, I, Kylie Taylor, Chief Executive of the Office for Recreation, Sport and Racing, as delegate for the Minister for Recreation, Sport and Racing to whom the administration of the *Boxing and Martial Arts Act 2000* is committed, has revoked the rules applicable to the conduct of kickboxing events to cease operation on this date of publication.

The revoked rules are set out below.

Dated: 24 December 2020

KYLIE TAYLOR
Chief Executive, Office for Recreation, Sport and Racing
as delegate for the Minister for Recreation, Sport and Racing

The official International Kickboxing Federation Australia (IKBF) Rules and Regulations published 2002—gazetted 11 December 2003

BOXING AND MARTIAL ARTS ACT 2000

Revocation of Rules

Take notice that pursuant to section 10 of the *Boxing and Martial Arts Act 2000*, I, Kylie Taylor, Chief Executive of the Office for Recreation, Sport and Racing, as delegate for the Minister for Recreation, Sport and Racing to whom the administration of the *Boxing and Martial Arts Act 2000* is committed, has revoked the rules applicable to the conduct of ISKA events to cease operation on this date of publication.

The revoked rules are set out below.

Dated: 24 December 2020

KYLIE TAYLOR
Chief Executive, Office for Recreation, Sport and Racing
as delegate for the Minister for Recreation, Sport and Racing

ISKA Kickboxing and Sport Karate Events Official Rules for SA effective September 2007—gazetted 6 December 2007
International Sports Kickboxing Association (ISKA) 'A Class' Rules of Mixed Martial Arts V1 published by ISKA (SA) 2012—
gazetted 14 February 2013

BOXING AND MARTIAL ARTS ACT 2000

Notice of Rules of ISKA

Take notice that pursuant to section 10 of the *Boxing and Martial Arts Act 2000*, I, Kylie Taylor, Chief Executive of the Office for Recreation, Sport and Racing, as delegate for the Minister for Recreation, Sport and Racing to whom the administration of the *Boxing and Martial Arts Act 2000* is committed, has approved the rules applicable to the conduct of ISKA events to commence operation on this date of publication.

The rules of ISKA are set out below.

Dated: 24 December 2020

KYLIE TAYLOR
Chief Executive, Office for Recreation, Sport and Racing
as delegate for the Minister for Recreation, Sport and Racing

International Sports Karate and Kickboxing Association (ISKA) ISKA SA Official Rule Book v2020

BOXING AND MARTIAL ARTS ACT 2000

Revocation of Rules

Take Notice that pursuant to section 10 of the *Boxing and Martial Arts Act 2000*, I, Kylie Taylor, Chief Executive of the Office for Recreation, Sport and Racing, as delegate for the Minister for Recreation, Sport and Racing to whom the administration of the *Boxing and Martial Arts Act 2000* is committed, has revoked the rules applicable to the conduct of professional or public boxing or martial arts events to cease operation on this date of publication.

The revoked rules are set out below.

Dated: 24 December 2020

KYLIE TAYLOR
Chief Executive, Office for Recreation, Sport and Racing
as delegate for the Minister for Recreation, Sport and Racing

Australian Martial Arts Association Tournaments Rules published 25/5/1993—gazetted 3 July 2003
The K-1 International Rules revised 23/9/2004—gazetted 7 April 2005
World Police and Fire Games Federation (WPFGE) Event 2007 Amateur Boxing and Karate Rules revised July 2005—gazetted 20 July 2006
Kudo International Federation Australia (Kudo Australia) Rule Book General Competition guidelines and Competition format manual
v1.0 2013—gazetted 9 July 2015

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

Con Raftopoulos (BLD 168218) and Eugenia Raftopoulos (BLD 183517)

SCHEDULE 2

Construction of a single storey brick veneer dwelling at Allotment 7 in Deposited Plan 1907 being a portion of the land described in Certificate of Title Volume 5785 Folio 446, more commonly known as 47 Le Hunte Street, Wayville, SA 5034.

SCHEDULE 3

1. This exemption is limited to domestic building work personally performed by the licensee in relation to the building work described in Schedule 2.
2. This exemption does not apply to any domestic building work the licensee contracts to another building work contractor, for which that contractor is required by law to hold building indemnity insurance.
3. 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: 15 December 2020

ZOE THOMAS
Assistant Director, Licensing
Delegate for the Attorney-General

BUILDING WORK CONTRACTORS ACT 1995

Exemption

TAKE notice that, pursuant to section 45 of the *Building Work Contractors Act 1995*, I, Zoe Thomas 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

Travis Dendunnen (BLD 247789)

SCHEDULE 2

Construction of single-storey addition including two bedrooms, bathroom and laundry at Allotment 216 Filed Plan 17455 being a portion of the land described in Certificate of Title Volume 6113 Folio 638, more commonly known as 40 Daniel Terrace, Port Augusta, SA 5700.

SCHEDULE 3

1. This exemption is limited to domestic building work personally performed by the licensee in relation to the building work described in Schedule 2.
2. This exemption does not apply to any domestic building work the licensee contracts to another building work contractor, for which that contractor is required by law to hold building indemnity insurance.
3. 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: 15 December 2020

ZOE THOMAS
Assistant Director, Licensing
Delegate for the Attorney-General

DEVELOPMENT ACT 1993

Instrument of Delegation

I, VICKIE ANN CHAPMAN, MINISTER FOR PLANNING AND LOCAL GOVERNMENT, being the Minister to whom the *Development Act 1993* has been committed hereby revoke the delegations executed on 28 September 2015 and 21 May 2020, make the following delegations under section 20 (1) of the said Act to the person for the time being occupying the position of Chief Executive Officer, Attorney-General's Department, (whether on a permanent or acting basis) the powers and functions appearing below:

1. Development Plan Amendments

- (1) The power and function of the Minister under section 24 (1) (b) (ii) to approve two or more councils preparing a Development Plan amendment to areas, or parts of areas, of two or more councils.
- (2) The power and function of the Minister under section 24 (2) to refer a proposed Development Plan amendment to the Minister responsible for the administration of the *Heritage Places Act 1993* and the South Australian Heritage Council for consultation.
- (3) The power and function of the Minister under section 24 (3) to refer a proposed Development Plan amendment to the relevant Minister where the Development Plan amendment may have an impact on the Murray Darling Basin, the Adelaide Dolphin Sanctuary, a marine park or the Arkaroola Protection Area.
- (4) The power and function of the Minister under section 25 (1) and regulation 9 (1) (l) to reach an agreement on a Statement of Intent including my power to reach agreement on an amended timetable.
- (5) The power and function of the Minister under section 25 (2) to determine whether consultation is required with the Advisory Committee.
- (6) The power and function of the Minister under sections 25 (7) (c) (i), 25 (8) (a) (i) and 25 (15) (d) to require an alteration to a Development Plan amendment before giving approval to its release, and to consult council on receipt of a report required under section 25 (13) (a).
- (7) The power and function of the Minister under section 25 (15) to seek the advice of the Advisory Committee.
- (8) The power and function of the Minister under section 25 (16) to determine whether to consult the Council in relation to an alteration.
- (9) The power and function of the Minister under sections 25 (19) and 25 (21) to lapse a Development Plan amendment and to undertake consultation with the relevant council or councils.
- (10) The power and function of the Minister under section 29 (2) to make amendments to Development Plans and to cause publications of relevant notices.
- (11) The power and function of the Minister under section 29 (3) (a), (ab), (ac), (b), (c) to make amendments to Development Plans in relation to heritage matters and to cause publication of relevant notices.
- (12) The power and function of the Minister under sections 31 (2) and 31 (4) in relation to the publication of Development Plans.
- (13) The power and function of the Minister under Schedule 4 (2B) (1) and 4 (2B) (2) of the regulations to approve, vary or revoke an area for which the Residential Code development will apply for new dwellings.

2. Development Applications

- (1) The power and function of the Minister under section 49 and sections 49A to consider and determine applications, except where a report to Parliament is required under section 49 (15) and 49A (18).
- (2) The power and function of the Minister under section 35 (3) (a) to determine applications for concurrence to non-complying development.
- (3) The power and function of the Minister under section 34 (1) (b) (iii) to determine requests by councils to appoint the State Planning Commission as the relevant authority.
- (4) The power and function of the Minister under section 34 (1) (b) (vi) (C) to make the State Planning Commission the relevant authority where a council or regional development assessment panel has failed to deal with an application for development authorisation for the development within the time prescribed under section 41.
- (5) The power and function of the Minister under section 39 (1) to determine the form that a development application to a relevant authority must comply with.
- (6) The power and function of the Minister under regulation 42 (1) to determine the form that a notice of a decision on a development application must comply with.

3. Major Development

- (1) The power and function of the Minister under regulation 61 (1) (c), (d) to send a copy of the Minister's declaration in the *Government Gazette* to the relevant council(s).
- (2) The power and function of the Minister under regulation 61 (4) to determine the number of copies of plans, specifications etc to be supplied by the proponent in the event that assessment against the Building Rules will be required.
- (3) The power and function of the Minister under section 46 (6) to determine a standard application form and proposal form for major developments and projects respectively.
- (4) The power and function of the Minister under section 46 (7) and regulation 62 (1), (2) to refer a major development or project to the State Planning Commission, accompanied by a copy of the declaration, application or proposal and any other relevant comments.
- (5) The power and function of the Minister under section 46 (14) and regulation 62 (3) to specify a maximum time period for the State Planning Commission to consider a major development or project and the power to grant an extension of time, in the event that an extension is sought by the Commission.
- (6) The power and function of the Minister under section 46 (13) (a) to give a copy of the State Planning Commission report to the proponent.
- (7) The power and function of the Minister under section 46 (13) (b) to publicly advertise a determination of the State Planning Commission and the availability for public inspection and purchase of the guidelines formulated by the Commission.
- (8) The power and function of the Minister under section 46 (15) to request additional information relating to the proper assessment of a major development or project from the proponent.

- (9) The power and function of the Minister under sections 46B (2), 46C (2) and 46D (2) to consult with a proponent about, and to determine who is responsible for, preparing an Environment Impact Statement, Public Environmental Report or Development Report.
- (10) The power and function of the Minister under sections 46B (5) (a), 46C (5) (a) and 46D (5) (a) to refer an Environmental Impact Statement to the Environment Protection Authority, relevant council(s) and any other body.
- (11) The power and function of the Minister under section 46B (5) (b), 46C (5) (b) and 46D (5) (b) to ensure that copies of an Environment Impact Statement, Public Environmental Report or Development Report are made available for public inspection and purchase for at least the time specified in the Act, to determine the place for public inspection and purchase, and to publicly advertise the availability of the document and invite written submissions on it.
- (12) The power and function of the Minister under sections 46B (6) and 46C (6) to appoint a suitable person to conduct a public meeting relating to an Environment Impact Statement or Public Environmental Report.
- (13) The power and function of the Minister under regulations 63C (2) (a) and 63D (2) (a) to publicly advertise a public meeting held in relation to an Environment Impact Statement or Public Environmental Report.
- (14) The power and function of the Minister under sections 46B (7) and 46C (7) and 46D (6) to give a proponent a copy of all submissions made on an Environment Impact Statement, Public Environmental Report or Development Report.
- (15) The power and function of the Minister under sections 46B (8), 46C (8) and 46D (7) to give the proponent written notice of the matters raised for consideration and copies of the submissions on the Public Environmental Report or Development Report.
- (16) The power and function of the Minister under section 46B (10) (a) to notify a person who has made a written submission on an Environmental Impact Statement of the availability of the Assessment Report.
- (17) The power and function of the Minister under sections 46B (10) (b) and 46C (10) to publicly advertise the availability for inspection and purchase of an Assessment Report on an Environment Impact Statement or Public Environmental Report.
- (18) The power and function of the Minister under sections 46B (11) and 46C (11) and 46D (9) to determine where copies of an Environment Impact Statement, Public Environmental Report or Development Report, proponent's response and Assessment Report are to be kept for inspection and purchase and the length of time they are to be made available.
- (19) The power and function of the Minister under sections 46B (12), 46C (12) and 46D (10) to give copies of an Environment Impact Statement, Public Environmental Report or Development Report, proponent's response and Assessment Report to the relevant council(s).
- (20) The power and function of the Minister under section 47 (3) to publicly advertise the availability for inspection and purchase of an amended Environmental Impact Statement, Public Environmental Report, Development Report or Assessment report.
- (21) The power and function of the Minister under section 48B to permit a proponent to vary an application or proposal (and any associated documents) for a major development or project (provided that the relevant development or project remains within the ambit of an Environmental Impact Statement, Public Environmental Report or Development Report and an Assessment Report).
- (22) The power and function of the Minister under section 48D (1) to recover, as a debt due from the proponent, reasonable costs incurred in relation to the preparation and publication of material under Subdivision 1 and making of a decision under Subdivision 2.
- (23) The power and function of the Minister under section 48D (2) to recover, as a debt from a person, reasonable costs incurred in carrying out tests and monitoring requested by the Minister in relation to a major development or project.

4. Approval of qualifications

- (1) The power and function of the Minister under section 101 (3) to approve a person as being qualified for the purpose of section 101 (2) of the Act.
- (2) The power and function of the Minister under regulation 87 (3) to issue an approval being a prescribed qualification for the purposes of section 69 (1).
- (3) The power and function of the Minister to issue an approval for the purposes of regulation 87 (4) and section 19 (1) (a) (ii), section 59 (3), section 71 (1) and 71 (1a).
- (4) The power and function of the Minister under regulations 103A and 103AB to approve the qualifications for a Building Rules Assessment Auditor and a Development Plan Assessment Auditor for the purpose of sections 56B (1) and 56C (1).

5. Approval of a building industry accreditation authority

- (1) The powers and functions of the Minister under regulation 87 (6) (b) and regulation 91 (2) (b) to recognise an accreditation body as an approved building industry accreditation authority for the purposes of regulation 87 (6) and regulation 91 (2).

6. Private Certification

- (1) The powers and functions of the Minister in his capacity as the Registration Authority under regulation 93A.
- (2) The power and function of the Minister under regulation 91 (a1) (c) and (1) (b) to approve qualifications and experience for the purposes of regulation 91.
- (3) The power of the Minister under section 91 (2) (b) to disqualify a private certifier by notice in the *Government Gazette*.
- (4) The power and function of the Minister under section 95 (2) (a) to consent to the referral of particular matters from one private certifier to another private certifier.
- (5) The power of the Minister under section 96 (1) to consent to the removal of a private certifier from his or her engagement as a private certifier.
- (6) The power and function of the Minister under section 96 (2) to consent to or direct the referral of a matter to another private certifier if a private certifier resigns from an engagement or dies.
- (7) The power of the Minister under section 97 (3) to establish or vary a code of practice to be observed by private certifiers under the Act.
- (8) The power of the Minister under section 89 (2a) to determine the form in which development applications to Private Certifiers are made.

7. Complaints investigation

- (1) The powers and functions of the Minister under regulation 103 regarding complaints relating to development plan or building work assessment.
- (2) The powers and functions of the Minister under regulation 101 (6) to enable authorised persons the power to inspect, copy or take extracts from council documents.
- (3) The powers and functions of the Minister under sections 45A relating to investigations of development assessment performance by a relevant authority.

8. Auditing of building rules assessment functions

- (1) The powers and functions of the Minister under sections 56B and 56C.

9. Mining Tenement Advice

- (1) The powers and functions of the Minister under section 75 (5) to provide advice, except where the tenement application is the subject of assessment under section 75.

10. Code Alterations

- (1) The powers and functions of the Minister under section 4 (7) to fix a date by Gazette Notice for the taking of effect of an alteration of the Building Code, or for the taking effect of an alteration to a code standard or other document under section 108 (6).

11. Authorised Officers

- (1) The powers and functions of the Minister under section 18 (1) to appoint or revoke the appointment of an authorised officer.

12. Urban Trees Funds

- (1) The powers and functions of the Minister under section 50B (1) to approve the establishment of Urban Trees Funds.

13. Car Parking Funds

- (1) The powers and functions of the Minister under section 50A (1) to approve the establishment of Car Parking Funds.

14. Strategic Directions Reports

- (1) The powers and functions of the Minister under section 30 (1) to determine specific matters to be addressed in a Strategic Directions Report.
- (2) The powers and functions of the Minister under section 30(2) (a) (i) to determine the time in which a report must be completed by a council, including extension of time to allow for completion.
- (3) The powers and functions of the Minister under section 30 (6) (a) to reach agreement on a Statement of Intent with respect to any proposed amendments to a Development Plan.
- (4) The powers and functions of the Minister under section 30 (8) to enter into an agreement on the steps that the council will take as a result of the matters contained in a report to facilitate the completion of the Strategic Directions Report.
- (5) The powers and functions of the Minister under section 30 (9) to exempt a council from a requirement to prepare a particular report or from a particular requirement.
- (6) The powers and functions of the Minister under section 30 (10) to apply any conditions as he or she shall see fit to an exemption granted under section 30 (9) of the Act.

15. System Indicators

- (1) The powers and functions of the Minister under regulation 115 to publish a document requiring the keeping, collation and provision of information relating to planning and development matters; and to exempt a relevant body from the need to comply with specific requirements contained in the document.

16. Electricity Infrastructure

- (1) The powers and functions of the Minister under clause 2A (2) of Schedule 5 of the regulations to approve the format of the declaration required from an applicant that a building would not be contrary to the regulations prescribed for the purposes of section 86 of the *Electricity Act 1996*.

17. Distribution of fees

- (1) The powers and functions of the Minister under clauses 5 (1) and 5 (2) (b) of Schedule 7 of the regulations to determine to form of the return required with payments due under the schedule and to determine the manner in which payment may be received.

18. Land Management Agreements

- (1) The power and functions of the Minister under section 57 (1) to enter into a Land Management Agreement, provided always that I have first determined to enter into a Land Management Agreement;
- (2) The powers and functions of the Minister under section 57 (1) to amend, rescind or approve a waiver in respect to any existing agreement entered into by the Minister made pursuant to this section with the owner of the land;
- (3) The powers and functions of the Minister under section 57 (8) to make an agreement to enable the Registrar-General to enter a note of the rescission or amendment against the instrument of title, or against the land.

19. Fees

- (1) The powers and functions of the Minister under item 8 of the table set out in clause 1 and also clause 2 in schedule 6 of the regulations to determine the Construction Index to be set out in the Schedule of Construction Indices and published in the Gazette.

20. Funding Agreements

- (1) The Powers and functions of the Minister under section 81 to enter into Funding Agreements for the purpose of making a grant from the Planning and Development Fund, provided always that I have first determined to enter into those Funding Agreements;
- (2) The Powers and functions of the Minister to vary the Project Target Table of Funding Agreements entered into for grants provided from the Planning and Development Fund pursuant to section 81;
- (3) The Powers and functions of the Minister to vary the Completion Date of Funding Agreements entered into for grants provided from the Planning and Development Fund pursuant to section 81.

Conditions

Delegates should not exercise their delegated powers and functions where the decision may be controversial, politically sensitive or of importance and finally balanced.

Interpretation of this Instrument of Delegation

1. Reference to a position title is in all cases to a position in the South Australian Attorney-General's Department and includes persons from time to time acting in that position.
2. Reference to Section numbers is in all cases, a reference to sections within the *Development Act 1993*, and a reference to a Regulation is a reference to the *Development Regulations 2008*.
3. Reference to a position title that no longer exists is a reference to the position whose occupant performs the functions previously performed by the occupant of the named position.

For the purposes of section 20 (3) of the said Act, I hereby note that my delegate is empowered to delegate further any of the aforesaid powers and functions as he or she shall think fit.

Signed this 16th Day of December 2020.

VICKIE ANN CHAPMAN
Minister for Planning and Local Government

DEVELOPMENT ACT 1993

SECTION 26 (9)

*Oaklands Park Renewal—Development Plan Amendment**Preamble*

1. The Oaklands Park Renewal Development Plan Amendment (the Amendment) has been finalised in accordance with the provisions of the *Development Act 1993*.
2. The Minister for Planning and Local Government has decided to approve the Amendment.

NOTICE

PURSUANT to Section 26 of the Development Act 1993, I—

- (a) approve the Amendment; and
- (b) fix the day on which this notice is published in the Gazette as the day on which the Amendment will come into operation.

Dated: 22 December 2020

VICKIE CHAPMAN MP
Deputy Premier
Minister for Planning and Local Government

DEVELOPMENT ACT 1993

SECTION 46 (4) AND 46 (5)

*Variation of Major Development Declaration**Preamble*

1. On 21 June 2005 the Minister for Urban Development and Planning made a declaration under section 46 (1) of the *Development Act 1993* in relation to proposed development for the purposes of establishing or operating an eco-tourism accommodation lodge (the Lodge) on land at Hanson Bay on Kangaroo Island (the Declaration). The Declaration was published in the Gazette on 23 June 2005 at p. 1867.
2. On 19 October 2006 the Governor granted provisional development authorisation in relation to the Lodge. The development authorisation was varied a number of times, most recently on 12 November 2012. The Lodge was opened to the public in 2008.
3. The Lodge has been destroyed by bushfire and the owner is proposing to rebuild it substantially as it was before it was destroyed.
4. The Minister for Planning and Local Government is of the opinion that it is appropriate to vary the Declaration to allow the PER and Assessment Report relied on for the purposes of the development authorisation to be updated to cover the rebuilding of the Lodge so as to ensure the assessment process for the rebuilding can be conducted efficiently but without compromising the integrity of the process.

NOTICE

PURSUANT to section 46 (4) and 46 (5) of the *Development Act 1993*, I vary the Declaration by inserting, immediately after the paragraph under the heading "NOTICE":

PURSUANT to section 46 (5) of the *Development Act 1993*, paragraph (e) of section 46 (5) is modified, as it applies in relation to development for the purposes of rebuilding the eco-tourism accommodation lodge, following its destruction by bushfire in 2019-2020, or operating it once it has been rebuilt, so that such development becomes subject to the processes and procedures prescribed by Subdivision 1 of Division 2 of Part 4 of the *Development Act 1993* with respect to the preparation and consideration of an EIS, a PER or a DR:

- (a) only to the extent that section 47 applies to the PER and Assessment Report (each as amended from time to time) relied on for the purposes of the development authorisation (as varied from time to time) granted in relation to the original establishment of the Lodge, as if the proposal for the rebuilding were an alteration to the original proposal; and
- (b) section 46 (7), 46 (9), 46 (10), 46 (11), 46 (12), 46 (13) and 46 (14) and sections 46B, 46C and 46D do not apply, provided that the Minister is satisfied that the Lodge is to be rebuilt substantially as it was before it was destroyed.

The Declaration, as varied by this notice, is set out in full in the Schedule.

Dated: 20 December 2020

VICKIE CHAPMAN
Minister for Planning and Local Government

SCHEDULE—VARIED DECLARATION
DEVELOPMENT ACT 1993
SECTION 46 (1)

Preamble

Subsection (1) of section 46 of the *Development Act 1993*, allows the Minister for Urban Development and Planning to apply that section to a specified kind of development or project if the Minister is of the opinion that a declaration under that section is appropriate or necessary to the proper assessment of a development or project of major environmental, social or economic importance.

NOTICE

PURSUANT to section 46 (1) of the *Development Act 1993*, being of the opinion that a declaration under section 46 of the Act is appropriate for the proper assessment of development of major environmental, social or economic importance, I declare that section 46 of the Act applies to any development of a kind specified in Schedule 1, in that part of the State specified in Schedule 2.

PURSUANT to section 46 (5) of the *Development Act 1993*, paragraph (e) of section 46 (5) is modified, as it applies in relation to development for the purposes of rebuilding the eco-tourism accommodation lodge, following its destruction by bushfire in 2019-2020, or operating it once it has been rebuilt, so that such development becomes subject to the processes and procedures prescribed by Subdivision 1 of Division 2 of Part 4 of the *Development Act 1993* with respect to the preparation and consideration of an EIS, a PER or a DR:

- (a) only to the extent that section 47 applies to the PER and Assessment Report (each as amended from time to time) relied on for the purposes of the development authorisation (as varied from time to time) granted in relation to the original establishment of the Lodge, as if the proposal for the rebuilding were an alteration to the original proposal; and
- (b) section 46 (7), 46 (9), 46 (10), 46 (11), 46 (12), 46 (13) and 46 (14) and sections 46B, 46C and 46D do not apply, provided that the Minister is satisfied that the Lodge is to be rebuilt substantially as it was before it was destroyed.

SCHEDULE 1

Specified kinds of development

Development for the purposes of establishing or operating an eco-tourism accommodation lodge, including any or all of the following elements:

- (a) a change in the use of land, land division or any building work;
- (b) the excavation or filling, or the excavation and filling of any land, or the formation of land for an accommodation tourism lodge or ancillary buildings;
- (c) the construction of a staff residential village;
- (d) Construction or provision of infrastructure for water supply, electricity, telecommunications, stormwater, effluent disposal, roads or parking and walking trails, whether undertaken within the site specified in Schedule 2 or on other land in conjunction with the development;
- (e) Any related or ancillary development associated with development within the ambit of the preceding paragraph.

SCHEDULE 2

Specified part of the State

The following parts of the State being located at Hanson Bay on Kangaroo Island for the purposes of this notice:

- (a) the whole of Lot 9 in Deposited Plan 25953, Hundred of McDonald, comprised in Certificate of Title volume 5431, folio 208.

Dated: 21 June 2005

P. HOLLOWAY
Minister for Urban Development and Planning

DISABILITY INCLUSION ACT 2018

South Australia

Disability Inclusion (NDIS Worker Check) (Fees) Notice 2020

under the *Disability Inclusion Act 2018*

1—Short title

This notice may be cited as the *Disability Inclusion (NDIS Worker Check) (Fees) Notice 2020*.

Note—

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

2—Commencement

This notice has effect on 1 February 2021.

3—Interpretation

In this notice—

Act means the *Disability Inclusion Act 2018*.

4—Fees

- (1) For the purposes of the Act, the fees set out in Schedule 1 are prescribed.
- (2) The Minister or the Registrar may waive or remit the whole or any part of a fee payable under the Act.

Schedule 1—Fees

Application for NDIS worker check clearance (volunteer)	\$0.00
Application for NDIS worker check clearance (tertiary student)	\$57.50
Application for NDIS worker check clearance (other)	\$105.00
Fee payable where volunteer undertakes paid employment:	
• where the clearance will remain in force for 12 months or less	\$21.00
• where the clearance will remain in force for more than 12 months but not more than 2 years	\$42.00
• where the clearance will remain in force for more than 2 years but not more than 3 years	\$63.00
• where the clearance will remain in force for more than 3 years but not more than 4 years	\$84.00
• where the clearance will remain in force for more than 4 years but not more than 5 years	\$105.00

Made by the Minister for Human Services

On 1 December 2020

ENVIRONMENT PROTECTION ACT 1993

SECTION 68

Revocation of Approval of Category A 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 revoke the approvals of the classes of Category A containers sold in South Australia as identified by reference to the following matters, which are described in the first 4 columns of Schedule 1 of this Notice:

- (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

These approvals are revoked as the Authority is satisfied that the condition of approval relating to the waste management arrangement for the class of containers has been contravened.

Dated: 24 December 2020

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
Iced Bush Tea Flavour Gum Leaf Black Billy Tea	500 ml	PET	Bush Tucker Ice Cream	N/A—See Notes
Iced Bush Tea Flavour Lemon Myrtle	500 ml	PET	Bush Tucker Ice Cream	N/A—See Notes
Iced Bush Tea Flavour Native Mint	500 ml	PET	Bush Tucker Ice Cream	N/A—See Notes
Iced Bush Tea Flavour Native Raspberry	500 ml	PET	Bush Tucker Ice Cream	N/A—See Notes
Iced Bush Tea Flavour Quandong Wild Peach	500 ml	PET	Bush Tucker Ice Cream	N/A—See Notes

ENVIRONMENT PROTECTION ACT 1993

SECTION 68 (6)

Vary the Approval of Category B Containers

I, ANDREA KAYE WOODS, Delegate of the Environment Protection Authority ('the Authority') pursuant to section 68(6) of the *Environment Protection Act 1993* (SA) hereby vary the approvals of the classes of Category B containers sold in South Australia as identified by reference to the following matters, which are described in the first 4 columns of Schedule 1 of this Notice:

- the product which each class of containers contain;
- the size of the containers;
- the type of containers;
- the name of the holders of these approvals.

These approvals are varied as the Authority is satisfied that the containers are no longer manufactured, distributed, or sold by the approval holder in South Australia.

Dated: 24 December 2020

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
ACE Big Vitamine Orange Carrot Lemon Drink	500 ml	PET	AVO Trading Pty Ltd	Statewide Recycling
Harrogate Spa Sparkling Spring Water	330 ml	Glass	AVO Trading Pty Ltd	Statewide Recycling
Harrogate Spa Still Spring Water	500 ml	PET	AVO Trading Pty Ltd	Statewide Recycling
Harrogate Spa Still Spring Water	750 ml	Glass	AVO Trading Pty Ltd	Statewide Recycling
Mega Force Energy Drink	250 ml	Can—Aluminium	AVO Trading Pty Ltd	Statewide Recycling
Mini Big Isofit Grapefruit Lemon Orange	500 ml	PET	AVO Trading Pty Ltd	Statewide Recycling
FC Grubbs Old Style Ginger Beer	370 ml	Glass	Beechworth Heritage Drinks Pty Ltd T/as Trend Drinks	Statewide Recycling
Fresco Ambrosia	250 ml	Glass	Beechworth Heritage Drinks Pty Ltd T/as Trend Drinks	Statewide Recycling
Fresco Chocolate	250 ml	Glass	Beechworth Heritage Drinks Pty Ltd T/as Trend Drinks	Statewide Recycling
Fresco Lemon Lime & Bitters	375 ml	Glass	Beechworth Heritage Drinks Pty Ltd T/as Trend Drinks	Statewide Recycling
Fresco Lemon Lime & Bitters	250 ml	Glass	Beechworth Heritage Drinks Pty Ltd T/as Trend Drinks	Statewide Recycling
Ginger Beer	750 ml	Glass	Beechworth Heritage Drinks Pty Ltd T/as Trend Drinks	Statewide Recycling
Jennys Old Fashioned Ginger Pop	370 ml	Glass	Beechworth Heritage Drinks Pty Ltd T/as Trend Drinks	Statewide Recycling
Leatherwood Honey Nectar	350 ml	Plastic	Beechworth Heritage Drinks Pty Ltd T/as Trend Drinks	Statewide Recycling
Lemonade	750 ml	Glass	Beechworth Heritage Drinks Pty Ltd T/as Trend Drinks	Statewide Recycling
Ramco Estates Sparkling Ginger	750 ml	Glass	Beechworth Heritage Drinks Pty Ltd T/as Trend Drinks	Statewide Recycling
Diet Bundaberg Ginger Beer	340 ml	Glass	Bundaberg Brewed Drinks Pty Ltd	Statewide Recycling
Aurora Chinotto	750 ml	Glass	Cantarella Bros Pty Ltd	Statewide Recycling
Aurora Chinotto	300 ml	Glass	Cantarella Bros Pty Ltd	Statewide Recycling
Aurora Mineral Water	300 ml	Glass	Cantarella Bros Pty Ltd	Statewide Recycling
Aurora Mineral Water	330 ml	Glass	Cantarella Bros Pty Ltd	Statewide Recycling
Aurora Mineral Water	750 ml	Glass	Cantarella Bros Pty Ltd	Statewide Recycling
Bi Lo Carbonated Natural Spring Water	600 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Bi Lo Carbonated Natural Spring Water	1500 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Bisleri Chinotto	330 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Bonaqua	750 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Bonaqua	330 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size	Container Type	Approval Holder	Collection Arrangements
Burn	250 ml	Can	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
CS Cowboy	375 ml	Can	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Cherry Coke	1500 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Cherry Coke	1250 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Cherry Coke	390 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Cherry Coke	600 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Cherry Coke	2000 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Coca Cola	350 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Coca Cola	3000 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Coca Cola	500 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Coca Cola	750 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Coca Cola	237 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Coca Cola Cafe	330 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Coca Cola Diet	500 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Coca Cola Diet	500 ml	Can	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Coca Cola with Lime Flavour	375 ml	Can— Aluminium	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Coca Cola with Lime Flavour	600 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Coca Cola with Lime Flavour	390 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Coca Cola with Lime Flavour	1250 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Coca Cola with Lime Flavour	1500 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Coca Cola with Lime Flavour	2000 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Coke Zero	1500 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Coke Zero	1250 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Coke Zero	1000 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Coke Zero	600 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Coke Zero	390 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Coke Zero	2000 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Coke Zero	250 ml	Can— Aluminium	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Coke Zero	375 ml	Can— Aluminium	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Crusta Apple	500 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Crusta Apple & Blackcurrant	500 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Crusta Classic Orange Tropical Blend	500 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Crusta Five Fruits	500 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Crusta Lemon	500 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Crusta Orange & Apricot	500 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Crusta Orange & Mango	500 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Crusta Pineapple	500 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Crusta Unsweetened Orange	500 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Deep Spring Apple Pear & Passionfruit Fruit Drink	600 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Deep Spring Carb Soft Drinks Pln & Flavoured	1250 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Deep Spring Carb Soft Drinks Pln & Flavoured	2000 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Deep Spring Carb Soft Drinks Pln & Flavoured	375 ml	Can	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Deep Spring Crushed Berries	390 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Deep Spring Crushed Berries	1250 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Deep Spring Lemon & Lime Fruit Drink	330 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Deep Spring Lemon Lime & Bitters	1250 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Deep Spring Lemon Lime & Bitters	390 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Deep Spring Lemon Lime & Orange	390 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Deep Spring Lemon Lime & Orange Fruit Drink	600 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Deep Spring Lemon Natural Mineral Water	600 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Deep Spring Melon & Mandarin	1250 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Deep Spring Melon & Mandarin	390 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Deep Spring Natural	390 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Deep Spring Natural Mineral Water	600 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Deep Spring Orange & Mango	390 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Deep Spring Orange & Mango Natural Mineral Water	600 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Deep Spring Orange & Passionfruit	390 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Deep Spring Orange & Passionfruit	330 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Deep Spring Orange & Passionfruit Natural Mineral Water	600 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Deep Spring Pineapple & Citrus Fruit Drink	600 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Deep Spring Spicy Lemon	390 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Deep Spring Spicy Melon	1250 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Diet Coke	350 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Diet Coke	250 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Diet Coke	300 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size	Container Type	Approval Holder	Collection Arrangements
Diet Coke Platinum Promo	600 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Diet Coke with Lemon Flavour	390 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Diet Coke with Lemon Flavour	1500 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Diet Coke with Lemon Flavour	1250 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Diet Coke with Lemon Flavour	600 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Diet Coke with Lemon Flavour	375 ml	Can	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Diet Coke with Lime Flavour	2000 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Diet Coke with Lime Flavour	600 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Diet Coke with Lime Flavour	390 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Diet Coke with Lime Flavour	1250 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Diet Coke with Vanilla	375 ml	Can—	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
		Aluminium		
Diet Coke with Vanilla	390 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Diet Coke with Vanilla	1500 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Diet Coke with Vanilla	1250 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Diet Coke with Vanilla	2000 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Diet Lift	375 ml	Can	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Diet Lift	2000 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Diet Lift	1250 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Diet Lift	500 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Diet Lift Lemon 5% Lemon Juice	1500 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Diet Sprite	2000 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Diet Sprite	1250 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Disney Winnie the Pooh Fruit Drink RTD Apple & Blackcurrant	250 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Disney Winnie the Pooh Fruit Drink RTD Apple Blast	250 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Disney Winnie the Pooh Fruit Drink RTD Orange Delight	250 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Disney Winnie the Pooh Fruit Drink RTD Tropical Fun	250 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Ecks Lemon Orange	2000 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Ecks Lemonade	2000 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Ecks Lime Flavoured Soda	2000 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Ecks Passionfrute	1250 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Ecks Passionfrute	2000 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Ecks Raspberry	2000 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Ecks Soda Pop	2000 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Ecks Soda Water	2000 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta	1000 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta	3000 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta	500 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta	500 ml	Can	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Bubbly Lemonade	1250 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Flavour Lime	390 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Flavour Passionfruit	390 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Flavour Pineapple	390 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Flavour Wild Berries	390 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Flavours Wild Berries	1250 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Grape Flavour with 5% Fruit	1250 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Lemon	2000 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Lemon	1250 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Lime	390 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Lime	2000 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Lime	1250 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Lime Flavour	600 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Lime with 5% Fruit	390 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Lime with 5% Fruit	600 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Orange	300 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Orange	1500 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Orange	250 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Orange & Mango Flavour	1500 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Orange & Passionfruit Flavour	1500 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Orange with 5% Fruit	390 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Orange with 5% Fruit	375 ml	Can—	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
		Aluminium		
Fanta Orange with 5% Fruit	600 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Orange with 5% Fruit	1250 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Passionfruit	2000 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Passionfruit	1250 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Passionfruit	390 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Passionfruit Flavour	1500 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Passionfruit Flavour	600 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Pineapple	2000 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Pineapple	390 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Pineapple	1250 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Pineapple Flavour	600 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size	Container Type	Approval Holder	Collection Arrangements
Fanta Pineapple Flavour	1500 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Raspberry	2000 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Raspberry Flavour	1500 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Raspberry Flavour	600 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Raspberry with 5% Fruit	600 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Sours Apple Flavour	1250 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Sours Apple Flavour	600 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Sours Watermelon Flavour	600 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Sours Watermelon Flavour	1250 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Spider Choc Orange	600 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Spider Choc Orange	1250 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Spider Orange	600 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Spider Strawberry	600 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Spider Strawberry	600 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Spider Strawberry	1250 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Tropical	390 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Tropical	1250 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Tropical	600 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Tropical	2000 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Tropical with 5% Fruit	600 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Tropical with 5% Fruit	390 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Wildberries Flavour	390 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Wildberries Flavour	1250 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Zero Orange Flavour	1500 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fruit Box Orange & Mango	250 ml	LPB—Aseptic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fruitopia Alive Echinacea	450 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fruitopia Alive Elderflower	450 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fruitopia Alive Green Tea	450 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fruitopia Apple & Blackcurrant Juice	250 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fruitopia Apple & Blackcurrant Juice	305 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fruitopia Apple & Blackcurrant Juice	350 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fruitopia Apple Juice	250 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fruitopia Apple Juice	350 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fruitopia Chilled Apple & Blackcurrant	500 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fruitopia Chilled Apple & Guava	500 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fruitopia Chilled Cloudy Apple	500 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fruitopia Chilled Five Fruits	500 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fruitopia Chilled Orange & Apricot	500 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fruitopia Chilled Orange & Mango	500 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fruitopia Chilled Premium Orange	500 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fruitopia Chilled Premium Orange Pulp Free	500 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fruitopia J Apple Juice	250 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fruitopia J Apple Juice	345 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fruitopia J Apple Juice	350 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fruitopia J Apple Orange Mango Juice	350 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fruitopia J Apple Orange Mango Juice	345 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fruitopia J Apple Orange Mango Juice	250 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fruitopia J Apple Orange Pineapple Mango Juice	250 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fruitopia J Apple Orange Pineapple Mango Juice	345 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fruitopia J Apple Orange Pineapple Mango Juice	350 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fruitopia J Daylight Juice	350 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fruitopia J Daylight Juice	345 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fruitopia J Daylight Juice	250 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fruitopia J Orange Juice	250 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fruitopia J Orange Juice	345 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fruitopia J Orange Juice	350 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fruitopia J Tomato Juice	250 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fruitopia J Tomato Juice	345 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fruitopia J Tomato Juice	350 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fruitopia J Tropical Juice	345 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fruitopia J Tropical Juice	250 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fruitopia J Tropical Juice	350 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fruitopia Orange	250 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fruitopia Orange & Mango	250 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fruitopia Orange & Mango	350 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fruitopia Orange Juice	350 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fruitopia Pineapple Juice	350 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fruitopia Pineapple Juice	250 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fruitopia Tomato Juice	250 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Frutonic Grapefruit	1000 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Frutonic Grapefruit	330 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Frutonic Lemon	330 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Frutonic Lemon	1000 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size	Container Type	Approval Holder	Collection Arrangements
Frutonic Orange	1000 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Frutonic Orange	330 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Grapetiser Sparkling Red Grape Juice	750 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Grapetiser Sparkling White Grape Juice	750 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Halls Creaming Soda	600 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Halls Creaming Soda	500 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Halls Fruita	600 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Halls Fruita	500 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Halls Sno Drop	500 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Halls Sno Drop	600 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Home Brand Natural Spring Water	600 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Home Brand Natural Spring Water	1500 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Kazoo Natural Soft Drinks	1250 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Mountain Lime				
Kazoo Natural Soft Drinks Orangutan	1250 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Kazoo Natural Soft Drinks Raspbeary	1250 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Kazoo Natural Soft Drinks Rhinapple	1250 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Kirks	2000 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Kirks Bitter Lemon	300 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Kirks Bitter Lemon	330 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Kirks Club Lemon	2000 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Kirks Club Lemon Soda Squash	2000 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Kirks Creaming Soda	2000 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Kirks Diet Club Lemon Soda Squash	1250 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Kirks Diet Lemonade	1250 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Kirks Dry Ginger Ale	300 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Kirks Dry Ginger Ale	330 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Kirks Fruita	1250 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Kirks Fruita	2000 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Kirks Fruita	375 ml	Can	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Kirks Kole Beer	2000 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Kirks Lemonade	2000 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Kirks Olde Stoney Ginger Beer	2000 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Kirks Orange	375 ml	Can— Aluminium	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Kirks Pasito Passionfruit	2000 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Kirks Snow Drop	2000 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Kirks Soda Water	330 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Kirks Soda Water	300 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Kirks Tonic Water	300 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Kirks Tonic Water	330 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Lift	500 ml	Can	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Lift	3000 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Lift	500 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Lift	1000 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Lift	300 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Lift 5% Lemon Juice	250 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Lift Diet	2000 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Lift Large Opening End	375 ml	Can	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Lift Lemon	1500 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Lift Plus	250 ml	Can	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Lift Plus	355 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Mount Franklin Calcium	600 ml	Can	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Mount Franklin Lightly Sparkling	500 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Mount Franklin Lightly Sparkling	250 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Mount Franklin Still	2000 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Mount Franklin Still Spring Water	355 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Mount Franklin Still Spring Water	330 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Mt Franklin Natural Spring Water	355 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Mt Franklin Natural Spring Water	2500 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Nestea Cool Lemon Quiverr	350 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Nestea Iced Tea with Lemon Flavour	500 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Nestea Iced Tea with Lemon Flavour	350 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Nestea Iced Tea with Lemon Flavour	350 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Nestea Iced Tea with Lemon Quiverr Flavour	350 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Nestea Iced Tea with Lemon Quiverr Flavour	350 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Nestea Iced Tea with Peach Flavour	500 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Nestea Iced Tea with Tropical Flavour	500 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Nestea Iced Tea with Tropical Flavour	350 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Nestea Iced Tea with Tropical Flavour	350 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Nestea Iced Tea with Tropical Trembble Flavour	350 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Nestea Iced Tea with Tropical Trembble Flavour	350 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Nestea Tropical Trembble	350 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size	Container Type	Approval Holder	Collection Arrangements
Peats Ridge Natural Still Spring Water	350 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Perrier Mineral Water	300 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Perrier Mineral Water	750 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Powerade AFL Blue Kicker	600 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Powerade AFL Lemon Lime	600 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Powerade Active Water Lime	600 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Powerade Active Water Mandarin	600 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Powerade Berry Ice	300 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Powerade Green & Gold Spirit Flat Cap	600 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Powerade Green & Gold Spirit Sipper Cap	600 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Powerade Green Slam	600 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Powerade Light Artic Ice	600 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Powerade Light Citrus Breeze	600 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Powerade Orange	600 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Powerade Sports Water	600 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Powerade Wallaby Gold Rush	600 ml	Plastic	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Pump Mini Pure Water	400 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Recharge By Sprite	330 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Recharge By Sprite	300 ml	Can— Aluminium	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Alhambra Lager	1000 ml	Glass	Empire Liquor Pty Ltd	Statewide Recycling
Anchors Pils	330 ml	Glass	Empire Liquor Pty Ltd	Statewide Recycling
Andreas Pils Beer	500 ml	Can	Empire Liquor Pty Ltd	Statewide Recycling
Andreas Premium	500 ml	Can— Aluminium	Empire Liquor Pty Ltd	Statewide Recycling
Berliner Kindl Weisse	330 ml	Glass	Empire Liquor Pty Ltd	Statewide Recycling
Bernauer Schwarzbier German Beer	500 ml	Glass	Empire Liquor Pty Ltd	Statewide Recycling
Binding Lager	500 ml	Can	Empire Liquor Pty Ltd	Statewide Recycling
Binding Roemer Pils Beer	500 ml	Can	Empire Liquor Pty Ltd	Statewide Recycling
Bintang Beer	330 ml	Glass	Empire Liquor Pty Ltd	Statewide Recycling
Chang Thai Beer	330 ml	Glass	Empire Liquor Pty Ltd	Statewide Recycling
Cobra Lager	330 ml	Glass	Empire Liquor Pty Ltd	Statewide Recycling
Cobra Lager	330 ml	Glass	Empire Liquor Pty Ltd	Statewide Recycling
Colt 45	500 ml	Can	Empire Liquor Pty Ltd	Statewide Recycling
DB Draught	330 ml	Glass	Empire Liquor Pty Ltd	Statewide Recycling
DB Draught Ale	500 ml	Can— Aluminium	Empire Liquor Pty Ltd	Statewide Recycling
Dab Millenium	500 ml	Can	Empire Liquor Pty Ltd	Statewide Recycling
Dab Non Alcoholic Lager	330 ml	Glass	Empire Liquor Pty Ltd	Statewide Recycling
Dab Original	330 ml	Glass	Empire Liquor Pty Ltd	Statewide Recycling
Dab Original	660 ml	Glass	Empire Liquor Pty Ltd	Statewide Recycling
Dab Original	500 ml	Can	Empire Liquor Pty Ltd	Statewide Recycling
Dab Summertime	500 ml	Can	Empire Liquor Pty Ltd	Statewide Recycling
Dab Traditional Dark	640 ml	Glass	Empire Liquor Pty Ltd	Statewide Recycling
Dalesides Old Leg Over	500 ml	Glass	Empire Liquor Pty Ltd	Statewide Recycling
Dalesides Green Grass Old Rouge Ale	500 ml	Glass	Empire Liquor Pty Ltd	Statewide Recycling
Dogs Bollocks	330 ml	Glass	Empire Liquor Pty Ltd	Statewide Recycling
Dos Equis Mexican Amber Beer	355 ml	Glass	Empire Liquor Pty Ltd	Statewide Recycling
Dos Equis Mexican Lager Beer	355 ml	Glass	Empire Liquor Pty Ltd	Statewide Recycling
Eisbrau	500 ml	Glass	Empire Liquor Pty Ltd	Statewide Recycling
Finians Irish Lager	330 ml	Glass	Empire Liquor Pty Ltd	Statewide Recycling
Finians Irish Red Ale	330 ml	Glass	Empire Liquor Pty Ltd	Statewide Recycling
Finians Irish Stout	330 ml	Glass	Empire Liquor Pty Ltd	Statewide Recycling
Finians Strong Ale	500 ml	Glass	Empire Liquor Pty Ltd	Statewide Recycling
Flowers Original Draught Ale	440 ml	Can	Empire Liquor Pty Ltd	Statewide Recycling
Gosser Bock	500 ml	Glass	Empire Liquor Pty Ltd	Statewide Recycling
Gosser Dark Beer	330 ml	Glass	Empire Liquor Pty Ltd	Statewide Recycling
Gosser Pale Beer	500 ml	Can	Empire Liquor Pty Ltd	Statewide Recycling
Gosser Pale Beer	330 ml	Glass	Empire Liquor Pty Ltd	Statewide Recycling
HB Henninger Premium Beir	500 ml	Can— Aluminium	Empire Liquor Pty Ltd	Statewide Recycling
Hansa Export	500 ml	Can	Empire Liquor Pty Ltd	Statewide Recycling
Hansa Export	500 ml	Can— Aluminium	Empire Liquor Pty Ltd	Statewide Recycling
Hansa Pils Beer	500 ml	Glass	Empire Liquor Pty Ltd	Statewide Recycling
Hoevens Bitter Bier	330 ml	Glass	Empire Liquor Pty Ltd	Statewide Recycling
Hoevens Swing Top	500 ml	Glass	Empire Liquor Pty Ltd	Statewide Recycling
Hofbrau Hefe Weizen	355 ml	Glass	Empire Liquor Pty Ltd	Statewide Recycling
Hovels Original Bitterbier	500 ml	Glass	Empire Liquor Pty Ltd	Statewide Recycling
Kriska Beer Aromatisee Vodka Flavoured	330 ml	Glass	Empire Liquor Pty Ltd	Statewide Recycling
Kronen Premium Pils	330 ml	Glass	Empire Liquor Pty Ltd	Statewide Recycling
Kronen Premium Pilsener	500 ml	Can	Empire Liquor Pty Ltd	Statewide Recycling
Krusovice Czech Lager Beer	330 ml	Glass	Empire Liquor Pty Ltd	Statewide Recycling
Krusovice Imperial Czech Premium Lager	500 ml	Can— Aluminium	Empire Liquor Pty Ltd	Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size	Container Type	Approval Holder	Collection Arrangements
Krusovice Imperial Lager	500 ml	Glass	Empire Liquor Pty Ltd	Statewide Recycling
Krusovice Original Bohmisches Schwarzbier	500 ml	Can—Aluminium	Empire Liquor Pty Ltd	Statewide Recycling
London Pilsener Indian Beer	330 ml	Glass	Empire Liquor Pty Ltd	Statewide Recycling
Michelob	330 ml	Glass	Empire Liquor Pty Ltd	Statewide Recycling
Monkey Wrench Ale	500 ml	Glass	Empire Liquor Pty Ltd	Statewide Recycling
Monteiths Black Beer	330 ml	Glass	Empire Liquor Pty Ltd	Statewide Recycling
Monteiths Celtic Red	330 ml	Glass	Empire Liquor Pty Ltd	Statewide Recycling
Monteiths Pils	330 ml	Glass	Empire Liquor Pty Ltd	Statewide Recycling
Morocco Ale	500 ml	Glass	Empire Liquor Pty Ltd	Statewide Recycling
NT Stubbie	330 ml	Glass	Empire Liquor Pty Ltd	Statewide Recycling
Paulaner Original Munich Lager	330 ml	Glass	Empire Liquor Pty Ltd	Statewide Recycling
Radeberger Pilsner	500 ml	Can—Aluminium	Empire Liquor Pty Ltd	Statewide Recycling
Regenten Pils Beer	500 ml	Can	Empire Liquor Pty Ltd	Statewide Recycling
Rembrandt Dutch Lager Beer	330 ml	Glass	Empire Liquor Pty Ltd	Statewide Recycling
Riggwelter Ale	500 ml	Glass	Empire Liquor Pty Ltd	Statewide Recycling
Evian Water	1000 ml	Plastic	Frucor Suntory Australia Pty Ltd	Statewide Recycling
Evian Water	1500 ml	Plastic	Frucor Suntory Australia Pty Ltd	Statewide Recycling
Evian Water	500 ml	Plastic	Frucor Suntory Australia Pty Ltd	Statewide Recycling
G Force Apple & Blackcurrant Fruit Drink	400 ml	PET	Frucor Suntory Australia Pty Ltd	Statewide Recycling
G Force Blackcurrant & Apple	800 ml	PET	Frucor Suntory Australia Pty Ltd	Statewide Recycling
G Force Mango & Pineapple Fruit Drink	400 ml	PET	Frucor Suntory Australia Pty Ltd	Statewide Recycling
G Force Mango & Pineapple Fruit Drink	800 ml	PET	Frucor Suntory Australia Pty Ltd	Statewide Recycling
G Force Orange & Mandarin Fruit Drink	400 ml	PET	Frucor Suntory Australia Pty Ltd	Statewide Recycling
G Force Orange & Mandarin Fruit Drink	800 ml	PET	Frucor Suntory Australia Pty Ltd	Statewide Recycling
H2GO	1250 ml	Plastic	Frucor Suntory Australia Pty Ltd	Statewide Recycling
H2GO	1600 ml	Plastic	Frucor Suntory Australia Pty Ltd	Statewide Recycling
H2GO Mineral Water	425 ml	PET	Frucor Suntory Australia Pty Ltd	Statewide Recycling
H2go Sparkling Cranberry	1250 ml	PET	Frucor Suntory Australia Pty Ltd	Statewide Recycling
H2go Sparkling Cranberry	700 ml	PET	Frucor Suntory Australia Pty Ltd	Statewide Recycling
H2go Sparkling Tangerine	700 ml	PET	Frucor Suntory Australia Pty Ltd	Statewide Recycling
H2go Sparkling Tangerine	1250 ml	PET	Frucor Suntory Australia Pty Ltd	Statewide Recycling
Mixt Orange & Mango	500 ml	PET	Frucor Suntory Australia Pty Ltd	Statewide Recycling
Mixt Orange & Mango	1250 ml	PET	Frucor Suntory Australia Pty Ltd	Statewide Recycling
Mixt Orange Pineapple & Passion	500 ml	PET	Frucor Suntory Australia Pty Ltd	Statewide Recycling
Mixt Orange Pineapple & Passion	1250 ml	PET	Frucor Suntory Australia Pty Ltd	Statewide Recycling
Mixt Pineapple & Mango	1250 ml	PET	Frucor Suntory Australia Pty Ltd	Statewide Recycling
Mixt Pineapple & Mango	500 ml	PET	Frucor Suntory Australia Pty Ltd	Statewide Recycling
Mizone Blackberry	800 ml	PET	Frucor Suntory Australia Pty Ltd	Statewide Recycling
Mizone Crisp Apple	800 ml	PET	Frucor Suntory Australia Pty Ltd	Statewide Recycling
Mizone Lemon	800 ml	PET	Frucor Suntory Australia Pty Ltd	Statewide Recycling
Mizone Lime	800 ml	PET	Frucor Suntory Australia Pty Ltd	Statewide Recycling
Mizone Mandarin	800 ml	PET	Frucor Suntory Australia Pty Ltd	Statewide Recycling
Mizone Passionfruit	800 ml	PET	Frucor Suntory Australia Pty Ltd	Statewide Recycling
h2go Pineapple & Passionfruit Flavoured Water	750 ml	PET	Frucor Suntory Australia Pty Ltd	Statewide Recycling
h2go Pineapple & Passionfruit Flavoured Water	425 ml	PET	Frucor Suntory Australia Pty Ltd	Statewide Recycling
h2go Pure Spring Water	1250 ml	PET	Frucor Suntory Australia Pty Ltd	Statewide Recycling
h2go Pure Spring Water	750 ml	PET	Frucor Suntory Australia Pty Ltd	Statewide Recycling
h2go Pure Spring Water	425 ml	PET	Frucor Suntory Australia Pty Ltd	Statewide Recycling
Calpico Grape	350 ml	Can—Aluminium	JFC Australia Co Pty Ltd	Marine Stores Ltd
Calpico Melon	350 ml	Can—Aluminium	JFC Australia Co Pty Ltd	Marine Stores Ltd
Calpico Original	350 ml	Can—Aluminium	JFC Australia Co Pty Ltd	Marine Stores Ltd
Calpico Soda Guava	330 ml	Can—Aluminium	JFC Australia Co Pty Ltd	Marine Stores Ltd
Calpico Soda Orange	330 ml	Can—Aluminium	JFC Australia Co Pty Ltd	Marine Stores Ltd
Calpico Strawberry	350 ml	Can—Aluminium	JFC Australia Co Pty Ltd	Marine Stores Ltd
Batman Apple Blackcurrant Flavoured Fruit Drink	300 ml	HDPE	L Z Enterprises Pty Ltd	Statewide Recycling
Cerveza Cantina	355 ml	Glass	Liquorland Australia Pty Ltd	Statewide Recycling
Jefi Banana Juice Drink	250 ml	Can—Steel	Oriental Merchant Pty Ltd	Statewide Recycling
Jefi Coconut Juice	250 ml	Can—Steel	Oriental Merchant Pty Ltd	Statewide Recycling
Jefi Coconut Milk Drink	250 ml	Can—Steel	Oriental Merchant Pty Ltd	Statewide Recycling
Jefi Guava Juice Drink	250 ml	Can—Steel	Oriental Merchant Pty Ltd	Statewide Recycling
Jefi Lychee Juice Drink	250 ml	Can—Steel	Oriental Merchant Pty Ltd	Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size	Container Type	Approval Holder	Collection Arrangements
Jefi Mango Juice Drink	250 ml	Can—Steel	Oriental Merchant Pty Ltd	Statewide Recycling
Jefi Mix Fruit Drink	250 ml	Can—Steel	Oriental Merchant Pty Ltd	Statewide Recycling
Jefi Papaya Juice Drink	250 ml	Can—Steel	Oriental Merchant Pty Ltd	Statewide Recycling
Jefi Soursop Juice Drink	250 ml	Can—Steel	Oriental Merchant Pty Ltd	Statewide Recycling
Mogu Mogu Lychee Drink	320 ml	PET	Oriental Merchant Pty Ltd	Statewide Recycling
Mogu Mogu Orange Drink	320 ml	PET	Oriental Merchant Pty Ltd	Statewide Recycling
Mogu Mogu Pineapple Drink	320 ml	PET	Oriental Merchant Pty Ltd	Statewide Recycling
Mogu Mogu Strawberry Drink	320 ml	PET	Oriental Merchant Pty Ltd	Statewide Recycling
Campari Mixx Campari & Grapefruit	275 ml	Glass	Suntory (Aust) Pty Ltd	Statewide Recycling
Magners Original Vintage Cider	568 ml	Glass	Suntory (Aust) Pty Ltd	Statewide Recycling
Midori & Lemonade	330 ml	Glass	Suntory (Aust) Pty Ltd	Statewide Recycling
Midori Citrus	330 ml	Glass	Suntory (Aust) Pty Ltd	Statewide Recycling
Midori Illusion	275 ml	Glass	Suntory (Aust) Pty Ltd	Statewide Recycling
Midori Lemon Liqueur & Lemonade	350 ml	Can	Suntory (Aust) Pty Ltd	Statewide Recycling
Midori Splice	275 ml	Glass	Suntory (Aust) Pty Ltd	Statewide Recycling
Midori and Lemonade	275 ml	Glass	Suntory (Aust) Pty Ltd	Statewide Recycling
Opal Nera Lemon & Cola	275 ml	Glass	Suntory (Aust) Pty Ltd	Statewide Recycling
Chin Chin Genesis Coffee Drink	240 ml	Can— Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Dede Basil Seed with Honey	280 ml	Can— Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Dede Coconut Juice with Meat	280 ml	Can— Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Dede Logan Drink	280 ml	Can— Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Dede Lychee Drink	280 ml	Can— Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Dede Pennywort Drink	280 ml	Can— Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Dede Pure Palm Juice	280 ml	Can— Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Dede Thai Tea Drink with Basil Seed	280 ml	Can— Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Famous House Barley Drink	350 g	Can— Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Famous House Chrysanthemum Drink	350 g	Can— Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Famous House Clover Tea	350 g	Can— Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Famous House Jasmine Green Tea	350 g	Can— Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Famous House Oolong Tea	350 g	Can— Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Famous House Plum Carambola Juice	350 g	Can— Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Famous House Soya Drink	340 ml	Can— Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Famous House Water	1000 ml	PET	Xiao Trading Pty Ltd	Flagcan Distributors
Famous House Water	600 ml	PET	Xiao Trading Pty Ltd	Flagcan Distributors
Famous House Wax Gourd Drink Winter Melon	350 g	Can— Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Golden King Apple Juice	350 g	Can— Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Golden King Basil Seed Drink with Honey	350 g	Can— Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Golden King Coffee Drink	240 ml	Can—Steel	Xiao Trading Pty Ltd	Flagcan Distributors
Golden King Grass Jelly Drink	315 ml	Can— Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Golden King Grass Jelly Drink with Banana	315 ml	Can— Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Golden King Mango Juice	350 g	Can— Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Golden King Mix Fruit Juice	350 g	Can— Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Golden King Orange Juice	350 g	Can— Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Golden King Pearl Milk Tea	350 g	Can— Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Hom D Basil Seed in Pandang Drink	350 ml	Can— Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Hom D Pandan Drink	350 ml	Can— Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Hom D Pennywort Drink	350 ml	Can— Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Hom D Tamarind Juice	350 ml	Can— Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Kali Lychee Juice with Coconut Jelly	200 g	Glass	Xiao Trading Pty Ltd	Flagcan Distributors

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size	Container Type	Approval Holder	Collection Arrangements
Kali Kali Mango Juice with Coconut Jelly	200 g	Glass	Xiao Trading Pty Ltd	Flagcan Distributors
Kali Kali Passionfruit Juice with Coconut Jelly	200 g	Glass	Xiao Trading Pty Ltd	Flagcan Distributors
Kali Kali Pineapple Juice with Coconut Jelly	200 g	Glass	Xiao Trading Pty Ltd	Flagcan Distributors
Mei Yuen Kumquat Tea	500 ml	PET	Xiao Trading Pty Ltd	Flagcan Distributors
Mei Yuen Plum Juice	500 ml	PET	Xiao Trading Pty Ltd	Flagcan Distributors
Meko Peach Water	500 ml	PET	Xiao Trading Pty Ltd	Flagcan Distributors
Meko Strawberry	500 ml	PET	Xiao Trading Pty Ltd	Flagcan Distributors
Nang Kwak Coconut Juice with Meat	350 ml	Can— Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Nature Black Coffee Drink	240 ml	Can— Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
OK Assam Milk Tea	350 ml	Can— Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
OK Barley Black Tea	350 g	Can— Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
OK Coffee Drink	240 ml	Can— Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors

FIRE AND EMERGENCY SERVICES ACT 2005

SECTION 68

Establishment of a SACFS Brigade

I, Mark Jones QFSM, the Chief Officer of the South Australian Country Fire Service, in accordance with Division 5, Section 68 (1) (a) of the *Fire and Emergency Services Act 2005*, hereby establish a SACFS Brigade to be known as the Mt Lofty Operations Support Brigade.

Dated: 16 December 2020

MARK JONES, QFSM
Chief Officer
SA Country Fire Service

FISHERIES MANAGEMENT ACT 2007

SECTION 79

Temporary Charter Boat Fishery Daily Bag and Trip Limits for Southern Bluefin Tuna

Take notice that, pursuant to section 79 of the *Fisheries Management Act 2007*, it is hereby declared that it shall be unlawful for any unlicensed person on a registered boat being used in respect of the Charter Boat Fishery to engage in the class of fishing activity specified in Schedule 1 in the area specified in Schedule 2 during the period specified in Schedule 3.

SCHEDULE 1

The taking of more than 1 Southern Bluefin Tuna (*Thunnus maccoyii*) on any one day; or

The taking of more than 1 Southern Bluefin Tuna (*Thunnus maccoyii*) on any fishing trip.

SCHEDULE 2

Any waters to which the *Fisheries Management Act 2007* applies.

SCHEDULE 3

From 00:01 hrs on 19 December 2020 until 23:59 hrs on 18 December 2021.

For the purpose of this notice:

on any one day—means any time during the period commencing 00:01 hrs and ending at 23:59 hours on the same day

fishing trip—means any time from when a registered boat in respect of the Charter Fishery vessel leaves any port until the time when the registered boat returns to a port.

Dated: 18 December 2020

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

FISHERIES MANAGEMENT ACT 2007

SECTION 79

Unlawful Fishing Activity

TAKE notice that pursuant to section 79 of the *Fisheries Management Act 2007*, it is hereby declared that it shall be unlawful for any person to engage in the class of fishing activity specified in Schedule 1, in the area specified in Schedule 2 during the period specified in Schedule 3.

SCHEDULE 1

The act of taking a Murray Cod (*Maccullochella peelii*).

SCHEDULE 2

In all waters of the River Murray proper and Lakes Albert and Alexandrina.

SCHEDULE 3

From midnight 1 January 2021 until midnight on 31 July 2021.

Dated: 18 December 2020

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

FISHERIES MANAGEMENT ACT 2007

SECTION 79

Unlawful Fishing Activity

TAKE NOTICE that, pursuant to section 79 of the *Fisheries Management Act 2007*, it will be unlawful for any person to engage in the class of fishing activity specified in Schedule 1 in the area specified in Schedule 2 during the period specified in Schedule 3.

SCHEDULE 1

Engaging in a fishing activity including any act preparatory to the taking of any aquatic resources.

SCHEDULE 2

The waters of Gulf St Vincent near Holdfast Bay contained within and bounded by a line inside the following navigation points:

- 34°58.313' South, 138°29.787' East
- 34°58.313' South, 138°29.955' East
- 34°58.421' South, 138°29.787' East
- 34°58.421' South, 138°29.955' East

SCHEDULE 3

From 00:01 hrs on 1 January 2021 until 23:59 hrs on 31 December 2021.

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

Dated: 17 December 2020

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

FISHERIES MANAGEMENT ACT 2007

SECTION 115

Exemption Number: ME9903117

TAKE notice that pursuant to section 115 of the *Fisheries Management Act 2007*, the holder of a Marine Scalefish Fishery licence or their registered master (the 'exemption holders') are exempt from section 70 of the *Fisheries Management Act 2007* and regulation 5, clause 25 of Schedule 6 of the *Fisheries Management (General) Regulations 2017* but only insofar as that the exemption holder shall not be guilty of an offence when taking Razorfish from a registered boat in State waters as described in Schedule 1, subject to the conditions specified in Schedule 2 from 12:01 19 December 2020 to 23:59 on 18 December 2021, unless varied or revoked earlier.

SCHEDULE 1

The waters of the State West of longitude 136°E.

SCHEDULE 2

1. Whilst engaged in the exempted activity, the exemption holder may take up to 150 Razorfish on any single day.
2. Whilst engaged in the exempted activity, the exemption holder must ensure any agents are limited to the take of up to 50 Razorfish on any single day.
3. The exemption holder must notify the Department of Primary Industries and Regions (PIRSA) Fishwatch on 1800 065 522 prior to conducting the exempted activity and provide the following information:
 - The place and time of departure;
 - Number of agents;
 - The place and time of landing; and
 - Exemption number.
4. Following this prior report the exemption holder is not permitted to engage in a fishing activity for the take of any Razorfish in the State for a period of three (3) calendar days.
5. All Razorfish taken pursuant to this notice must be recorded in the South Australian Commercial Marine Scalefish Fishery Daily Catch and Effort Logbook.

6. While engaging in the exempted activity, the exemption holder must be in possession of a copy of this notice. This notice must be produced to a Fisheries Officer if requested.
7. The exemption holders shall 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*. The exemption holders and their agents must comply with any relevant regulations, permits, requirements and directions from the Department for Environment and Water when undertaking activities within a marine park.

Dated: 18 December 2020

PROF. GAVIN BEGG
Executive Director
Fisheries and Aquaculture

Delegate of the Minister for Primary Industries and Regional Development

FISHERIES MANAGEMENT ACT 2007

SECTION 115

Ministerial Exemption: ME9903123

Take note that pursuant to section 115 of the *Fisheries Management Act 2007*, a licence holder or a registered master of a Western Zone Abalone Fishery licence (the 'exemption holder') are exempt from section 70 of the *Fisheries Management Act 2007* and regulation 5(a) and clauses 113(1)(a) and 116 of schedule 6 of the *Fisheries Management (General) Regulations 2017* in that the exemption holder shall not be guilty of an offence when taking Roe's Abalone (*Haliotis roei*), from waters described in Schedule 1 (the exempted activity), subject to the conditions specified in Schedule 2 from 1 January 2021 until 31 December 2021, unless varied or revoked earlier.

SCHEDULE 1

The waters of the Western Zone as defined in the *Fisheries Management (Abalone Fisheries) Regulations 2017* excluding the waters of any aquatic reserve or any sanctuary zone or restricted area zone established under the *Marine Parks Act 2007*.

SCHEDULE 2

1. The exemption holder must notify the Department of Primary Industries and Regions (PIRSA) FISHWATCH on 1800 065 522 or by the Fisheries and Aquaculture Commercial Reporting Application at least one hour prior to conducting the exempted activity and answer a series of questions about the exempted activity.
2. A maximum of 500 kg whole weight or 165 kg meat weight of *Haliotis roei* is permitted to be harvested pursuant to this exemption per Western Zone Abalone Fishery licence.
3. The exemption holder or nominated agent may not take *Haliotis roei* that is less than 7.5 cm in shell length.
4. *Haliotis roei* with a minimum shell length of greater than or equal to 7.5 cm may be shucked at sea.
5. All *Haliotis roei* with a minimum shell length of greater than or equal to 7.5 cm taken from waters east of Cape Carnot must be landed in shell.
6. All *Haliotis roei* taken pursuant to this exemption must be stored and secured separately from other species of abalone taken in a tagged, approved bag or bin.
7. Subject to condition 6, the shells of any *Haliotis roei* shucked at sea must be retained in a separate tagged, approved bag or bin and consigned with the *Haliotis roei* meat to a registered fish processor.
8. The estimated meat weight or whole weight of *Haliotis roei* must be recorded on Part A of the CDR1 form separately to other species of abalone in a manner that clearly indicates the form of *Haliotis roei* recorded (meat or whole weight).
9. All *Haliotis roei* meat and corresponding shells taken pursuant to this notice must be delivered to one of the following registered fish processors for weighing, within 48 hours of landing, within the State of South Australia:

<p>FP0008 Western Abalone Processors Pty Ltd PO Box 914 Port Lincoln SA 5606</p> <p>FP0030 SAFCOL Australia Pty Ltd PO Box 1085 Elizabeth Vale SA 5112</p> <p>FP0103 First Class Australasia Pty Ltd 1196-1200 Old Port Road Royal Park SA 5014</p>	<p>FP0379 Hot Dog Fisheries Pty Ltd 81-83 Flinders Drive Cape Jervis SA 5204</p> <p>FP0565 Streaky Bay Marine Products Pty Ltd 24 Flinders Drive Streaky Bay SA 5680</p>
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10. The exemption holder or nominated agent must measure the first 50 shells from each fishing day (or all shells where less than 50 *Haliotis roei* are taken on any one day) with corresponding map code recorded on an Excel file as directed by the Science Leader, Fisheries, SARDI Aquatic Sciences.
11. The exemption holder or nominated agent must provide such further information including shell measurements as directed by the Science Leader, Fisheries, SARDI Aquatic Sciences upon completion of each day of fishing activities pursuant to this notice.
12. The exemption holder or nominated agents must not contravene or fail to comply with the *Fisheries Management Act 2007*, or any other regulations made under that Act except where specifically exempted by this notice.
13. Whilst engaged in the exempted activity the exemption holder must have in their possession a copy of this notice and produce a copy of the notice if required by a PIRSA Fisheries Officer.

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

Dated: 15 December 2020

PROF. GAVIN BEGG
Executive Director
Fisheries and Aquaculture

Delegate of the Minister for Primary Industries and Regional Development

FISHERIES MANAGEMENT ACT 2007

SECTION 115

Exemption Number: ME9903126

Take notice that pursuant to section 115 of the *Fisheries Management Act 2007*, Professor Stephen Donnellan of the South Australian Museum, North Terrace, Adelaide, South Australia, (the “exemption holder”), or a person acting as his agent, is exempt from section 70, of the *Fisheries Management Act 2007*; and regulations 5, 6(1)(a) and 10; and clauses 39(a), 42, 74, 96, 97, 113 and 116 of Schedule 6 of the *Fisheries Management (General) Regulations 2017*, insofar as the exemption holder will not be guilty of an offence for the purposes of conducting research activities that include the taking of voucher specimens in the waters described in Schedule 1, using the gear specified in Schedule 2, subject to the conditions specified in Schedule 3, from 17 December 2020 until 16 December 2021, unless varied or revoked earlier.

SCHEDULE 1

South Australian coastal waters of the following regions, including intertidal “rocky” reefs and the waters of the Adelaide Dolphin Sanctuary but excluding Sanctuary, Habitat Protection and Restricted Access zones of any marine park unless authorised under the *Marine Parks Act 2007* and aquatic reserves unless authorised under the *Fisheries Management Act 2007*.

SCHEDULE 2

Description of equipment used to undertake the proposed activity:

- 12 bait traps—up to 60x30x30cm
- Hook and line—1 line/person
- Plankton net—1.2 m length, 230 mm diameter 500 µm mesh—1
- Cast net—shore based—up to 3 m diameter—1
- 1 Seine net—shore based—6m (5mm mesh)—1
- Dredge—0.5 m (w), 0.3 m (h) 0.8 m (l) 10 mm mesh—1 towed by small boat
- Landing/dab nets—2/person
- Spear gun used with Scuba gear—1/person
- Beam trawl—4m long headline, 8 m long net, mesh size of 12 mm bar in forward section and 10 mm bar in the cod end.
- Day grab—70x70x70cm

SCHEDULE 3

1. The exemption holder or their agent/s may collect voucher specimens of the following species:
 - Teleosts—all life stages
 - Lampreys—all life stages
 - Hagfishes—all life stages
 - Sharks (non-protected species)—all life stages
 - Rays—all life stages
 - Chimaeras—all life stages
 - Marine invertebrates
2. All native fish other than those listed and retained consistent with condition 1 must be either returned to the water on completion of scientific evaluation or lodged with the South Australian Museum. All non-native fish must be destroyed and disposed of appropriately.
3. A maximum of ten macro invertebrate and 100 micro invertebrate specimens per species may be collected and kept pursuant to this exemption from each sampling location.
4. A maximum of five teleost, lamprey, hagfish, shark, ray and chimaera specimens per species may be collected and kept pursuant to this exemption from each sampling location except for species listed in clause 63, 64 and 65 of Schedule 6 of the *Fisheries Management (General) Regulations 2017* where the daily bag and boat limits shall apply.
5. The specimens collected by the exemption holders or their agent/s are to be used for scientific purposes only and must not be sold.
6. The authorised agents of the exemption holder are the following staff of the South Australian Museum:
 - Mr Ralph Foster
 - Dr Terry Bertozzi
 - Ms Shirley Sorokin
 - Dr Andrea Crowther
 - Dr Rachael King
 - Dr Matthew Shaw
 - Mr David Muirhead
 - Mr Dan Monceaux
 - Mr Steve Doyle
7. The exemption holder or nominated agent may be assisted by 2 other employees or authorised volunteers of the SA Museum when undertaking the exempted activity but only whilst in the presence of the exemption holder or nominated agent and while working under their direction.
8. The exemption holder may conduct a maximum of three short (5-10 minute) Beam Trawls at three different depths in the area of Fowlers Bay as authorised under the *Marine Parks Act 2007* and supporting regulations. This device may not be used in any other waters pursuant to this exemption.
9. Before conducting the exempted activity, the exemption holder must contact the Department of Primary Industries and Regions (PIRSA) Fishwatch on 1800 065 522 and answer a series of questions about the exempted activity. You will need to have a copy of your exemption with you at the time of making the call, and be able to provide information about the area and time of the exempted activity, the vehicles and/or boats involved, the number of agents undertaking the exempted activity and other related issues.

10. The exemption holder must provide a report in writing detailing the outcomes of the research and the collection of organisms pursuant to this notice to the Executive Director, Fisheries and Aquaculture (GPO Box 1625, Adelaide, SA 5001) within 14 days of the last collection activity pursuant to this exemption, or the expiry of this permit if no collection has occurred giving the following details:
- the date and time of collection;
 - the description of all species collected, protected species must be clearly identified; and
 - the number of each species collected.
11. While engaging in the exempted activity, the exemption holder must be in possession of a copy of this notice. Such notice must be produced to a Fisheries Officer if requested.
12. The exemption holder 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 *Agricultural and Veterinary Products (Control of Use) Act 2002*. The exemption holder and his agents must comply with any relevant regulations, permits, requirements and directions from the Department for Environment and Water when undertaking activities within a marine park.

Dated: 16 December 2020

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

FISHERIES MANAGEMENT ACT 2007

SECTION 115

Ministerial Exemption: ME9903132

Take note that pursuant to section 115 of the *Fisheries Management Act 2007* (the Act), the holders of a Fish Processor registration issued under part 6, division 3 of the Act specified in Schedule 1 (the 'exemption holders') are exempt for the provisions of regulation 3(1) and clause 5(1) of Schedule 2 of the *Fisheries Management (General) Regulations 2017*, and regulation 7 of the *Fisheries Management (Fish Processors) Regulations 2017* but only in so far that the exemption holder shall not be guilty of an offence when possessing and processing *Haliotis roei* consigned by the holder of a licence issued in relation to the Western Zone Abalone Fishery issued under the *Fisheries Management (Abalone Fisheries) Regulations 2017* (the exempted activity) subject to the conditions specified in Schedule 2 from 1 January 2021 until 31 December 2021, unless varied or revoked earlier.

SCHEDULE 1

FP0008 Western Abalone Processors Pty Ltd PO Box 914 Port Lincoln SA 5606	FP0379 Hot Dog Fisheries Pty Ltd 81-83 Flinders Drive Cape Jervis SA 5204
FP0030 SAFCOL Australia Pty Ltd PO Box 1085 Elizabeth Vale SA 5112	FP0565 Streaky Bay Marine Products Pty Ltd 24 Flinders Drive Streaky Bay SA 5680
FP0103 First Class Australasia Pty Ltd 1196-1200 Old Port Road Royal Park SA 5014	

SCHEDULE 2

1. The exemption holder may not possess or process abalone *Haliotis roei* that is less than 7.5 cm in shell length.
2. The exemption holder must ensure that each bag or bin of *Haliotis roei* is processed separately to other species of abalone consigned.
3. The exemption holder must record the weight of *Haliotis roei* separately to other species of abalone consigned on Part B of the CDR1 Form.
4. The exemption holder must retain in their sealed bags, any *Haliotis roei* shells consigned under this notice for a period of not less than 48 hours from receiving the shells.
5. The exemption holder must not dispose of any *Haliotis roei* shells or waste product in any waters of the State.

Dated: 15 December 2020

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

FISHERIES MANAGEMENT ACT 2007

SECTION 115

Spencer Gulf Blue Crab Fishery Closure *Ministerial Exemption Number: ME9903142*

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 Spencer Gulf (the 'exemption holders'), and their registered masters are exempt from section 70 of the *Fisheries Management Act 2007*, and regulation 5(a), 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 21 December 2020 and ending 11:59 pm on 19 February 2021 (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 Spencer Gulf Blue Crab Fishing Zone as prescribed under the *Fisheries Management (Blue Crab Fishery) Regulations 2013*.

SCHEDULE 2

- Exemption holders may not undertake the exempted activity within the following areas:
 - All waters of or near Wallaroo contained within and bounded by a line at a radius of 3704 metres from an approximate point location of 33°55'34.415" South, 137°37'26.060" East, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.
 - All waters of or near Moonta contained within and bounded by a line at a radius of 3704 metres from an approximate point location of 34°04'28.397" South, 137°32'48.225" East, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.
 - in the State waters of or near Franklin Harbor contained within and bounded by a line commencing at mean high water springs closest to 33° 43'34.047" South, 136°59'25.230" East, then south-westerly to the location on mean high water springs closest to 33°44'25.604" South, 136°58'11.766" East, then beginning northerly following the line of mean high water springs to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.
- 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*.
- 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.
- 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: 16 December 2020

PROF. GAVIN BEGG
Executive Director
Fisheries and Aquaculture

Delegate of the Minister for Primary Industries and Regional Development

FISHERIES MANAGEMENT ACT 2007

SECTION 115

Exemption Number: ME9903145

Take notice that pursuant to section 115 of the *Fisheries Management Act 2007*, Dr Matthew Bansemer of the Department of Primary Industries and Regions (PIRSA), 2 Hamra Avenue West Beach, SA 5024, (the 'exemption holder') and his nominated agents are exempt from sections 70, 72(2) and 79(9) of the *Fisheries Management Act 2007*, and regulations 4 (1) and 5 (a), and clauses 39 (a), 53 and 63 and 113(1)(a) of Schedule 6 of the *Fisheries Management (General) Regulations 2017* only insofar as he may take aquatic resources in waters described in Schedule 1 using the gear specified in Schedule 2 (the exempted activity), subject to the conditions set out in Schedule 3, from 22 December 2020 until 14 September 2021, unless varied or revoked earlier.

SCHEDULE 1

- The waters of the Spencer Gulf North of latitude 33°S.
- Spencer Gulf** means the waters of Spencer Gulf north of the geodesic from the location on Mean High Water Springs closest to 34°9'07.15" South, 136°00'11.06" East (Cape Catastrophe, Eyre Peninsula) to the location on Mean High Water Springs closest to 35°17'59.60" South, 136°52'50.11" East (Cape Spencer, Yorke Peninsula);

SCHEDULE 2

- 1 x multi panel gill net with maximum dimensions of 45 m x 2.5 m with mesh sizes of 30, 50, 70, 110, 150 mm.
- 1 x gill net with maximum dimensions of 50 m x 2.5 m with a mesh size of 55 mm.
- 5 x crab nets with maximum dimensions of 500 mm x 2600 mm with a mesh size of 60 mm.
- Any registered net under a Marine Scalefish Fishery authority.

SCHEDULE 3

- Aquatic resources taken under this exemption are for scientific purposes only and cannot be sold or consumed. Any noxious species must be disposed of appropriately at an approved waste facility.
- The following persons are nominated agents holder under this exemption:

Name (Agency)	Address
Authorised employees of the Department of Primary Industries and Regions (PIRSA) and the South Australian Research and Development Institute (SARDI)	2 Hamra Ave, West Beach, SA 5024 GPO Box 1625, Adelaide SA 5001
Authorised employees of the Environment Protection Authority	GPO 2707, Adelaide, SA 5001
The holder of a Marine Scalefish Fishery Authority acting at the request of and under the direction of the Exemption Holder	

3. The terminal ends of each gill net must be clearly marked with white floats and identification tags of the South Australian Research and Development Institute (SARDI).
4. Any vessel used pursuant to this exemption must clearly be identified as a research vessel of SARDI and clearly display signage of the agency.
5. The exemption holder must notify PIRSA Fishwatch on 1800 065 522 at least 1 hour prior to conducting the exempted activity and must answer the following questions:
 - Name of caller
 - Date, time and location of the proposed activity
 - Launch and retrieval location
 - Vessel number
 - Vehicle registration
 - Name of agents assisting
 - Ministerial exemption number
6. While engaged in the exempted activity the exemption holder or agent must be in possession of a copy of this notice and such a notice must be able to produce it to a PIRSA Fisheries Officer on request.
7. The exemption holder 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.

Dated: 22 December 2020

DR BELINDA MCGRATH-STEER
A/Executive Director
Fisheries and Aquaculture

Delegate of the Minister for Primary Industries and Regional Development

FISHERIES MANAGEMENT (PRAWN FISHERIES) REGULATIONS 2017

Research Trial Comparing Mesh Size of Prawn Survey Nets in the Gulf St Vincent Prawn Fishery

TAKE notice that pursuant to regulation 10 of the *Fisheries Management (Prawn Fisheries) Regulations 2017*, the notice dated 16 December 2020 prohibiting fishing activities in the Gulf St Vincent Prawn Fishery is HEREBY varied such that it will not apply to the holder of the Gulf St Vincent Prawn Fishery licence issued pursuant to the *Fisheries Management (Prawn Fisheries) Regulations 2017* listed in Schedule 1 or their registered master insofar as they may undertake research trials comparing mesh size of diamond-mesh cod-ends in prawn survey nets during the period specified in Schedule 2, subject to the conditions contained in Schedule 3, unless this notice is varied or revoked.

SCHEDULE 1

Licence Number	Licence Holder	Boat Name
V05 or V06	Todreel Pty Ltd	<i>Anna Pearl</i>

SCHEDULE 2

Commencing at sunset on 16 December 2020 to sunrise on 18 December 2020.

SCHEDULE 3

1. Prawn trawl nets used for the activity permitted under this notice must be of double-rig configuration and comprising diamond-mesh cod-ends with mesh size of 57 mm on one side and 51 mm on the other side.
2. The licence holder listed in Schedule 1 or their registered master must ensure the crew assist SARDI Aquatic Sciences staff to collect the following data for each cod-end mesh size from each 30-min trawl shot:
 - a. Total catch (kg);
 - b. Catch weight (kg) of each grade: U6, U8, U10, 10/15, 16/20, 21-30, 30+, soft and broken; and
 - c. Any other auxiliary information considered necessary by SARDI.
3. When reporting unloaded catch weights the licence holder listed in Schedule 1 or their registered master must provide a separate unload report for each mesh size, clearly marking each report as '57 mm' or '51 mm'.
4. For the purposes of this notice the trawl survey areas cannot include any waters of a habitat protection zone or a sanctuary zone of a marine park established under the *Marine Parks Act 2007* or depths less than 10 metres.
5. The licence holder listed in Schedule 1 or their registered master must comply with all regulations and conditions that apply to fishing activities undertaken pursuant to their licence, in addition to the conditions imposed by this notice.
6. All fish, other than King Prawns, Southern Calamari and Balmain Bugs taken during the activity permitted under this notice, are to be returned to the water immediately after capture.
7. While engaged in fishing activities or unloading the catch from the research trial, the licence holder listed in Schedule 1 or their registered master must have a copy of this notice on board the boat or near his person. This notice must be produced to a Fisheries Officer if requested.
8. No fishing activity may be undertaken between the prescribed times of sunrise and sunset for Adelaide (as published in the *South Australian Government Gazette*).
9. The licence holders listed in Schedule 1 or their registered master must not contravene or fail to comply with the *Fisheries Management Act 2007*, or any other regulations made under that Act except where specifically exempted by this notice.
10. This notice does not purport to override the provisions or operation of any other Act including, but not limited to, the *Marine Parks Act 2007*. The notice holder and his agents must comply with any relevant regulations, permits, requirements and directions from the Department of Environment, Water and Natural Resources when undertaking activities within a marine park.

Dated: 16 December 2020

CRAIG NOELL
A/Prawn Fishery Manager
Delegate of the Minister for Primary Industries and Regional Development

FISHERIES MANAGEMENT (PRAWN FISHERIES) REGULATIONS 2017

Research Trial Comparing Mesh Size of Prawn Survey Nets in the Gulf St Vincent Prawn Fishery

TAKE notice that pursuant to regulation 10 of the *Fisheries Management (Prawn Fisheries) Regulations 2017*, the notice dated 18 December 2020 prohibiting fishing activities in the Gulf St Vincent Prawn Fishery is HEREBY varied such that it will not apply to the holder of the Gulf St Vincent Prawn Fishery licence issued pursuant to the *Fisheries Management (Prawn Fisheries) Regulations 2017* listed in Schedule 1 or their registered master insofar as they may undertake research trials comparing mesh size of diamond-mesh cod-ends in prawn survey nets during the period specified in Schedule 2, subject to the conditions contained in Schedule 3, unless this notice is varied or revoked.

SCHEDULE 1

Licence Number	Licence Holder	Boat Name
V05 or V06	Todreel Pty Ltd	<i>Anna Pearl</i>

SCHEDULE 2

Commencing at sunset on 18 December 2020 to sunrise on 19 December 2020.

SCHEDULE 3

- Prawn trawl nets used for the activity permitted under this notice must be of double-rig configuration and comprising diamond-mesh cod-ends with mesh size of 57 mm on one side and 51 mm on the other side.
- The licence holder listed in Schedule 1 or their registered master must ensure the crew assist SARDI Aquatic Sciences staff to collect the following data for each cod-end mesh size from each 30-min trawl shot:
 - Total catch (kg);
 - Catch weight (kg) of each grade: U6, U8, U10, 10/15, 16/20, 21-30, 30+, soft and broken; and
 - Any other auxiliary information considered necessary by SARDI.
- When reporting unloaded catch weights the licence holder listed in Schedule 1 or their registered master must provide a separate unload report for each mesh size, clearly marking each report as '57 mm' or '51 mm'.
- For the purposes of this notice the trawl survey areas cannot include any waters of a habitat protection zone or a sanctuary zone of a marine park established under the *Marine Parks Act 2007* or depths less than 10 metres.
- The licence holder listed in Schedule 1 or their registered master must comply with all regulations and conditions that apply to fishing activities undertaken pursuant to their licence, in addition to the conditions imposed by this notice.
- All fish, other than King Prawns, Southern Calamari and Balmain Bugs taken during the activity permitted under this notice, are to be returned to the water immediately after capture.
- While engaged in fishing activities or unloading the catch from the research trial, the licence holder listed in Schedule 1 or their registered master must have a copy of this notice on board the boat or near his person. This notice must be produced to a Fisheries Officer if requested.
- No fishing activity may be undertaken between the prescribed times of sunrise and sunset for Adelaide (as published in the *South Australian Government Gazette*).
- The licence holders listed in Schedule 1 or their register master must not contravene or fail to comply with the *Fisheries Management Act 2007*, or any other regulations made under that Act except where specifically exempted by this notice.
- This notice does not purport to override the provisions or operation of any other Act including, but not limited to, the *Marine Parks Act 2007*. The notice holder and his agents must comply with any relevant regulations, permits, requirements and directions from the Department of Environment, Water and Natural Resources when undertaking activities within a marine park.

Dated: 18 December 2020

CRAIG NOELL
A/Prawn Fisheries Manager

Delegate of the Minister for Primary Industries and Regional Development

FISHERIES MANAGEMENT (PRAWN FISHERIES) REGULATIONS 2017

Temporary Prohibition on Fishing Activities in the Gulf St Vincent Prawn Fishery

TAKE notice that pursuant to regulation 10 of the *Fisheries Management (Prawn Fisheries) Regulations 2017*, the holder of the Gulf St Vincent Prawn Fishery licence issued pursuant to the *Fisheries Management (Prawn Fisheries) Regulations 2017* listed in Schedule 1 or their registered master is prohibited from undertaking the activities of the class specified in Schedule 2 in the waters of the Gulf St Vincent Prawn Fishery during the period specified in Schedule 3 unless this notice is varied or revoked.

SCHEDULE 1

Licence Number	Licence Holder	Boat Name
V05 or V06	Todreel Pty Ltd	<i>Anna Pearl</i>

SCHEDULE 2

The act of taking or an act preparatory to or involved in the taking of Western King Prawns (*Melicertus latisulcatus*) pursuant to a Gulf St Vincent Prawn Fishery licence.

SCHEDULE 3

From sunset on 16 December 2020 to sunrise on 18 December 2020.

Dated: 16 December 2020

CRAIG NOELL
A/Prawn Fishery Manager

Delegate of the Minister for Primary Industries and Regional Development

FISHERIES MANAGEMENT (PRAWN FISHERIES) REGULATIONS 2017

Temporary Prohibition on Fishing Activities in the Gulf St Vincent Prawn Fishery

TAKE notice that pursuant to regulation 10 of the *Fisheries Management (Prawn Fisheries) Regulations 2017*, the holder of the Gulf St Vincent Prawn Fishery licence issued pursuant to the *Fisheries Management (Prawn Fisheries) Regulations 2017* listed in Schedule 1 or their registered master is prohibited from undertaking the activities of the class specified in Schedule 2 in the waters of the Gulf St Vincent Prawn Fishery during the period specified in Schedule 3 unless this notice is varied or revoked.

SCHEDULE 1

Licence Number	Licence Holder	Boat Name
V05 or V06	Todreel Pty Ltd	Anna Pearl

SCHEDULE 2

The act of taking or an act preparatory to or involved in the taking of Western King Prawns (*Melicertus latisulcatus*) pursuant to a Gulf St Vincent Prawn Fishery licence.

SCHEDULE 3

From sunset on 18 December 2020 to sunrise on 19 December 2020.

Dated: 18 December 2020

CRAIG NOELL
A/Prawn Fishery Manager
Delegate of the Minister for Primary Industries and Regional Development

FISHERIES MANAGEMENT (ROCK LOBSTER FISHERIES) REGULATIONS 2017

REGULATION 12

Removal of Restrictions on Fishing Activities during the Closed Season in the Northern Zone

For the purposes of regulation 12 relating to restrictions on fishing activities during the closed season in the Northern Zone—I make the following determinations:

- (1) The holder of a licence in respect of the Northern Zone Rock Lobster Fishery may take rock lobster in the Northern Zone Inner Region during the period commencing at 1800 hours on 31 May 2021 and ending at 1200 hours on 1 November 2021.
- (2) The holder of a licence in respect of the Northern Zone Rock Lobster Fishery may set a rock lobster pot in the Northern Zone Inner Region during the period commencing at 1800 hours on 31 May 2021 and ending at 1200 hours on 1 November 2021

Dated: 16 December 2020

PROF. GAVIN BEGG
Executive Director, Fisheries and Aquaculture
as 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
10 Drain Road, New Town SA 5554	Allotment 2 Allotment 1 Deposited Plan 56191 Hundred of Wallaroo	CT5838/714 & CT5838/713	\$0.00 Unfit for Human Habitation
16 Twelfth Avenue, Woodville North SA 5012	Allotment 65 Deposited Plan 4177 Hundred of Yatala	CT5575/307	\$0.00 Unfit for Human Habitation

Dated: 24 December 2020

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

HOUSING IMPROVEMENT ACT 2016

Rent Control Revocations

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

Address of Premises	Allotment Section	Certificate of Title Volume/Folio
106 West Street, Brompton SA 5007	Allotment 70 Filed Plan 119488 Hundred of Yatala	CT5548/884
25 Clifford Street, Torrensville SA 5031	Allotment 139 Deposited Plan 618 Hundred of Adelaide	CT802/112, CT5811/481

Dated: 24 December 2020

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

JUSTICES OF THE PEACE ACT 2005

SECTION 4

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

I, Dini Soulio, Commissioner for Consumer Affairs, delegate of the Attorney-General, pursuant to section 4 of the *Justices of the Peace Act 2005*, do hereby appoint the people listed as Justices of the Peace for South Australia as set out below. It being a condition of appointment that the Justices of the Peace must take the oaths required of a justice under the *Oaths Act 1936* and return the oaths of office form to Justice of the Peace Services within three months after the date of appointment:

For a period of ten years for a term commencing on 4 January 2021 and expiring on 3 January 2031:

Elizabeth Alison WALLACE
Christine Elizabeth UMAPATHYSIVAM
Gundeep Kaur SURI
Peter James PRICE
Sara POTENZA
Lisa Kaye MORRIS
Tony MACKAY
Anita Monica LEATHERBARROW
Jordan Thomas LAVERY
Scott John KROOGLIK
Leanne Jane JENSKI
Melanie Kate HUNTER
Ann Frances HIGGINBOTTOM
Nyree Joan HAYES
Angela Denise HARRIS
Rosalie Elizabeth HAESE
Luisa GRECO
Gandeep Kaur GILL
Joylene Joan FORD
Angela CASEY
Ian George BLACK

Dated: 17 December 2020

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

LANDSCAPE SOUTH AUSTRALIA ACT 2019

Declaration of Penalty in Relation to the Unauthorised or Unlawful Taking of Water

PURSUANT to Section 88 of the *Landscape South Australia Act 2019* (the Act), I, DAVID SPEIRS, Minister for Environment and Water to whom the Act is committed, hereby authorise that the following penalties are payable in relation to the unauthorised or unlawful taking or use of water during the consumption period that corresponds to the financial year 1 July 2020 to 30 June 2021 inclusive:

1. Where a person who is the holder of a water allocation takes water from the prescribed resource in Column 1 of the table 'Penalties for overuse of prescribed water resource 2020-2021' in Schedule 1 to this notice in excess of the amount available under the allocation, the penalty declared pursuant to Section 88 (1) (a) is:
 - (a) the corresponding rate in Column 2 of Schedule 1 to this notice for all water taken in excess of the amount available under the allocation endorsed on the relevant instrument under the terms of the water licence to which the allocation is attributable, up to and including a quantity equal to 10 percent of the amount available under the allocation;
 - (b) the corresponding rate in Column 3 of Schedule 1 to this notice for all water taken in excess of the quantity of water referred to in paragraph 1 (a) up to and including a quantity equal to 25 percent; and
 - (c) the corresponding rate in Column 4 of Schedule 1 to this notice for all water taken in excess of the quantity of water referred to in paragraph 1 (b).

2. Where a person who is authorised under section 105 of the Act, takes water from the prescribed resource in Column 1 of the table 'Penalties for exceeding a set volumetric limit 2020-21' in Schedule 2 to this notice, that exceeds the volumetric limit set out in the terms of that authorisation, the penalty declared pursuant to Section 88 (1) (e) is:
 - (a) the corresponding rate in Column 2 of Schedule 2 to this notice for all water taken in excess of the volumetric limit of the authorisation, up to and including a quantity equal to 10 percent of the volumetric limit of the authorisation;
 - (b) the corresponding rate in Column 3 of Schedule 2 to this notice for all water taken in excess of the quantity of water referred to in paragraph 2 (a) up to and including a quantity equal to 25 percent; and
 - (c) the corresponding rate in Column 4 of Schedule 2 to this notice for all water taken in excess of the quantity of water referred to in paragraph 2 (b).
3. Where water is taken from any prescribed water resource by a person who is not the holder of a water allocation or who is not authorised under section 105 of the Act to take the water the penalty declared under Section 88 (1) (e) is the corresponding rate in Column 5 of Schedule 1 to this notice per kilolitre of water determined or assessed to have been taken in accordance with Section 79 of the Act.
4. Where a person takes water from a prescribed water resource described in Column 1 of the table 'Penalties for overuse of prescribed water resource 2020-2021' in Schedule 1 to this notice in excess of the amount authorised for use by a notice under Section 109 of the Act the penalty declared pursuant to Section 88 (1) (f) is:
 - (a) the corresponding rate in Column 2 of Schedule 1 to this notice for all water taken in excess of the amount authorised for use by a notice under Section 109 of the Act, up to and including a quantity equal to 10 percent of the amount authorised by the notice;
 - (b) the corresponding rate in Column 3 of Schedule 1 of this notice for all water taken in excess of the quantity of water referred to in paragraph (4) (a) up to and including a quantity equal to 25 percent of the amount authorised for use by a notice under Section 132 of the Act; and
 - (c) the corresponding rate in Column 4 of Schedule 1 of this notice for all water taken in excess of the quantity of water referred to in paragraph 4 (b).
5. Where water is taken from any prescribed water resource that is subject to a notice under Section 109 of the Act by a person who is not authorised to use the water the penalty declared under Section 88 (1) (f) is the corresponding rate in Column 5 of Schedule 1 to this notice per kilolitre of water determined or assessed to have been taken in accordance with Section 79 of the Act.
6. Where a person may be subject to more than one penalty under Section 88, the penalty that is the greater shall be imposed.

In this notice:

'the Northern Adelaide Plains Prescribed Wells Area' means the area declared to be the Northern Adelaide Plains Proclaimed Region by proclamation under Section 41 of the *Water Resources Act 1976* (see *Government Gazette* 13 May 1976 page 2459), and as further declared by regulation under Section 125 of the *Natural Resources Management Act 2004* (see *Government Gazette* 22 July 2004, p. 2600);

'the Central Adelaide Prescribed Wells Area' means the area which includes the wells declared by regulation under section 125 of the *Natural Resources Management Act 2004* (*Natural Resources Management (Central Adelaide—Prescribed Wells Area) Regulations 2007*) (see *Government Gazette* 7 June 2007, pp.2573-2574);

'the Dry Creek Prescribed Wells Area' means the area declared to be the Dry Creek Proclaimed Wells Area by proclamation under Section 33 (2) of the *Water Resources Act 1990* (see *Government Gazette* 11 July 1996 p. 76, and as further varied by *Government Gazette* 28 November 1996, p. 1747);

'the Angas Bremer Prescribed Wells Area' means the area declared to be the Angas Bremer Proclaimed Region by proclamation under Section 41 of the *Water Resources Act 1976* (see *Government Gazette* 23 October 1980 p. 1192);

'the Peake, Roby and Sherlock Prescribed Wells Area' means the area declared by regulation under Section 125 of the *Natural Resources Management Act 2004* (see *Government Gazette* 27 October 2005 p. 3836);

'the Marne Saunders Prescribed Water Resources Area' means the area declared by regulation under Section 125 of the *Natural Resources Management Act 2004* (see *Government Gazette* 20 March 2003, p. 1111);

'the Clare Valley Prescribed Water Resources Area' means the area declared by regulation to be the Clare Valley Prescribed Wells Area and Watercourses under section 8 of the *Water Resources Act 1997* (see *Government Gazette* 25 July 1996 p.171) and the area declared by regulation to be the Clare Valley Prescribed Surface Water Area under Section 8 of the *Water Resources Act 1997* (see *Government Gazette* 28 October 1999 p.2127);

'the Mallee Prescribed Wells Area' means the area declared to be the Mallee Prescribed Wells Area by proclamation under Section 41 of the *Water Resources Act 1976* (See *Government Gazette* 28 July 1983, page 205 and varied on 9 January 1986, page 19) and as further declared by regulation under Section 125 of the *Natural Resources Management Act 2004* (see *Government Gazette* 27 October 2005, p. 3833);

'the Southern Basins Prescribed Wells Area' means the area declared to be the Southern Basins Proclaimed Region by proclamation under Section 41 of the *Water Resources Act 1976* (see *Government Gazette* 12 March 1987 p. 596);

'the Musgrave Prescribed Wells Area' means the area declared to be the Musgrave Proclaimed Region by proclamation under Section 41 of the *Water Resources Act 1976* (see *Government Gazette* 12 March 1987 p. 596);

'the Far North Prescribed Wells Area' means the area declared to be the Far North Prescribed Wells Area by regulation under Section 8 of the *Water Resources Act 1997* (see *Government Gazette* 27 March 2003 p. 1250);

'the Barossa Prescribed Water Resources Area' means the area declared by regulation under Section 8 of the *Water Resources Act 1997* (see *Government Gazette* 19 May 2005, p. 1295);

'the McLaren Vale Prescribed Wells Area' means the area gazetted on 7 January 1999 page 13, under the provisions of the *Water Resources Act 1997*;

‘the Western Mount Lofty Ranges Prescribed Water Resources Area’ means that area which includes:

the watercourses declared by regulation under section 125 of the *Natural Resources Management Act 2004 (Natural Resources Management (Western Mount Lofty Ranges—Prescribed Watercourses) Regulations 2005)* (see *Government Gazette* 20 October 2005, pp. 3791-3792); and

the wells declared by regulation under section 125 of the *Natural Resources Management Act 2004 (Natural Resources Management (Western Mount Lofty Ranges—Prescribed Wells Area) Regulations 2005)* (see *Government Gazette* 20 October 2005, pp.3793-3794); and

the surface water area declared by regulation under section 125 of the *Natural Resources Management Act 2004 (Natural Resources Management (Western Mount Lofty Ranges—Surface Water Prescribed Area) Regulation 2005)* (see *Government Gazette* 20 October 2005, pp. 3795-3796);

‘the Eastern Mount Lofty Ranges Prescribed Resources Wells Area’ means that area which includes:

the watercourses and surface water area declared by regulation under section 125 of the *Natural Resources Management Act 2004 (Natural Resources Management (Eastern Mount Lofty Ranges—Prescribed Watercourses and Surface Water Prescribed Area) Regulations 2005)* (see *Government Gazette* 8 September 2005, pp.3292-3293); and

the wells declared by regulation under section 125 of the *Natural Resources Management Act 2004 (Natural Resources Management (Eastern Mount Lofty Ranges—Prescribed Wells Area) Regulations 2005)* (see *Government Gazette* 8 September 2005, pp. 3294-3295).

‘the Morambro Creek Prescribed Watercourse and Prescribed Surface Water Area’ means that area which includes:

the watercourse declared by regulation under section 8 of the *Water Resources Act 1997 (Water Resources (Morambro Creek) Regulations 2001)* (see *Government Gazette* 12 April 2001, p.1605); and

the surface water prescribed area declared by regulation under section 8 of the *Water Resources Act 1997 (Water Resources (Surface Water Prescribed Area—Morambro Catchment) Regulations 2001)*.

‘the Lower Limestone Coast Prescribed Wells Area’ means the area declared by regulation under section 8 of *Water Resource Act 1997* (see *Government Gazette* 2 December 2004, p. 4462-4464);

‘the Padthaway Prescribed Wells Area’ means the area declared by proclamation under section 25 of the *Water Resources Act 1976* (see *Government Gazette* 13 May 1976, p. 2459);

‘the Tatiara Prescribed Wells Area’ means the area declared to be the Tatiara Prescribed Area by proclamation under Section 41 of the *Water Resources Act 1976* (See *Government Gazette* 12 July 1984, p. 134) and further revoked and varied (see *Government Gazette* 30 January 1986, p. 206);

‘the Tintinara-Coonalpyn Prescribed Wells Area’ means the area prescribed under Section 8 of the *Water Resource Act 1997 (Water Resources (Tintinara Coonalpyn Prescribed Wells Area) Regulations 2000)* (see *Government Gazette* 2 November 2000, p.2933).

SCHEDULE 1

Penalties for overuse of prescribed water resource 2020-2021:

Column 1	Column 2	Column 3	Column 4	Column 5
Prescribed Water Resource	Penalty for overuse above 10 per cent and up to 25 per cent	Penalty for overuse above 10 per cent and up to and including 25 per cent	Penalty for overuse above 25 per cent	Penalty for unlawful taking or use of water
Angas Bremer PWA	\$0.46	\$1.38	\$2.53	\$3.68
Barossa PWRA	\$1.46	\$4.37	\$8.01	\$11.65
Clare Valley PWRA	\$0.46	\$1.38	\$2.53	\$3.68
Dry Creek PWA	\$0.46	\$1.38	\$2.53	\$3.68
Eastern Mt Lofty Ranges PWRA	\$0.42	\$1.27	\$2.33	\$3.39
Far North PWA	\$0.46	\$1.38	\$2.53	\$3.68
Lower Limestone Coast PWA	\$0.48	\$1.43	\$2.62	\$3.81
Mallee PWA	\$0.78	\$2.35	\$4.31	\$6.27
Marne Saunders PWRA	\$0.46	\$1.38	\$2.53	\$3.68
McLaren Vale PWA	\$2.36	\$7.08	\$12.98	\$18.88
Morambro Creek PWC and PSWA	\$0.46	\$1.38	\$2.53	\$3.68
Musgrave PWA	\$0.46	\$1.38	\$2.53	\$3.68
Northern Adelaide Plains PWA	\$1.14	\$3.43	\$6.28	\$9.14
Padthaway PWA	\$0.46	\$1.38	\$2.53	\$3.68
Peake, Roby and Sherlock PWA	\$0.46	\$1.38	\$2.53	\$3.68
Southern Basins PWA	\$0.46	\$1.38	\$2.53	\$3.68
Tatiara PWA	\$0.17	\$0.52	\$0.95	\$1.38
Tintinara Coonalpyn PWA	\$0.46	\$1.38	\$2.53	\$3.68
Western Mt Lofty Ranges PWRA	\$0.44	\$1.31	\$2.41	\$3.50

Unit of measure kL is the abbreviation of kilolitre

SCHEDULE 2

Penalties for exceeding a set volumetric limit 2020-2021:

Column 1	Column 2	Column 3	Column 4	Column 5
Prescribed Water Resource	Penalty for overuse for first 10 per cent	Penalty for overuse above 10 per cent and up to and including 25 per cent	Penalty for overuse above 25 per cent	Penalty for unlawful taking or use of water
Central Adelaide PWA	\$0.35/kL	\$1.27/kL	\$2.42/kL	\$3.57/kL
Western Mount Lofty Ranges PWRA	\$0.44/kL	\$1.31/kL	\$2.41/kL	\$3.50/kL

Unit of measure kL is the abbreviation of kilolitre

Dated: 21 December 2020

DAVID SPEIRS
Minister for Environment and Water

LANDSCAPE SOUTH AUSTRALIA ACT 2019

SCHEDULE 5, SUBCLAUSE 100 (2)

Notice of approval of a Water Affecting Activities Control Policy

Pursuant to subclause 100 (2) of Schedule 5 of the *Landscape South Australia Act 2019* (the Act) I, David Speirs, Minister for Environment and Water, hereby approve the following Water Affecting Activities Control Policies for the Green Adelaide, and Northern and Yorke landscape management regions and certify that these policies make provisions in relation to water affecting activities in substantially the same terms as provisions in the Adelaide and Mount Lofty Ranges, and Northern and Yorke Natural Resource Management Plans that apply under subclause 100 (1) of Schedule 5 of the Act:

Green Adelaide Water Affecting Activities Control Policy
Northern and Yorke Water Affecting Activities Control Policy

Dated: 6 December 2020

DAVID SPEIRS
Minister for Environment and Water

LANDSCAPE SOUTH AUSTRALIA ACT 2019

REF: 390221

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

PURSUANT to Section 105 of the *Landscape South Australia Act 2019* (the Act), I, David Speirs, Minister for Environment and Water (the Minister) in the State of South Australia and the Minister to whom the Act is committed, hereby authorise the taking of water from the River Murray Prescribed Watercourse from the areas specified in Schedule A, for the purpose set out in Schedule B and subject to the conditions specified in Schedule C.

SCHEDULE A

Areas

Location of extraction—waters within the River Murray Prescribed Watercourse.

SCHEDULE B

Purpose

For the take of water from the River Murray Prescribed Watercourse during an Unregulated Flow Event, specifically for Controlled Environmental Watering Actions within Regulated Class 9 Wetlands.

SCHEDULE C

Conditions

- Water may only be taken from the date of publication of this notice.
- Water may only be taken under this authorisation during an Unregulated Flow Event.
- Subject to Condition 2 of this authorisation, water may be taken from the River Murray Prescribed Watercourse for the purpose of undertaking Controlled Environmental Watering Actions in Regulated Class 9 Wetlands, above the allocation volume available against South Australian Class 9 held environmental water entitlements and during the period referred to in Condition 1 of this authorisation.
- Water may only be taken under this authorisation if it does not impact on the reliability of allocations against water access entitlements within the All Purpose and Metropolitan Adelaide consumptive pools (consistent with the requirements of Principle 6 of the Water Allocation Plan for the River Murray Prescribed Watercourse).
- Water taken cannot be traded, sold or otherwise transferred and is only for use while Condition 2 is met.
- Any unused water will remain in river, unless taken in accordance with this or another authorisation/s for the taking and use of water during an Unregulated Flow Event.
- Water use is required to be reported at the end of the quarter in which the Controlled Environmental Watering Action concludes and in accordance with the River Murray quarterly water accounting requirements, as detailed on the website of the Department for Environment and Water.

8. Details of the Controlled Environmental Watering Action and associated water use will be available via the website of the Department for Environment and Water following reporting under Condition 7.

For the purposes of this authorisation:

‘Controlled Environmental Watering Action’ means where a decision is made to use infrastructure such as a regulator, weir or pump.

‘Regulated Class 9 Wetlands’ has the same meaning as set out in the Water Allocation Plan for the River Murray Prescribed Watercourse.

‘The River Murray Prescribed Watercourse’ has the same meaning as set out in the Water Allocation Plan for the River Murray Prescribed Watercourse.

‘Unregulated Flow Event’ relates to the period when the flow of the River Murray within South Australia at the location of the controlled environmental watering action has not resulted from a controlled release and has been declared to be unregulated by the appropriate authority.

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

This authorisation will commence on the date of this notice and will remain in effect unless varied or revoked.

Dated: 21 December 2020

DAVID SPEIRS
Minister for Environment and Water

LANDSCAPE SOUTH AUSTRALIA ACT 2019

REF: 390222

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

PURSUANT to Section 105 of the *Landscape South Australia Act 2019* (the Act), I, David Speirs, Minister for Environment and Water (the Minister) in the State of South Australia and the Minister to whom the Act is committed, hereby authorise the taking of water from the River Murray Prescribed Watercourse from the areas specified in Schedule A, for the purpose set out in Schedule B and subject to the conditions specified in Schedule C.

SCHEDULE A

Areas

Location of extraction—waters within the River Murray Prescribed Watercourse.

SCHEDULE B

Purpose

For the take of water from the River Murray Prescribed Watercourse during an Unregulated Flow Event, specifically for Controlled Environmental Watering Actions that require the Operating of Regulating Works and Infrastructure to achieve environmental outcomes.

SCHEDULE C

Conditions

1. Water may only be taken from the date of publication of this notice.
2. Water may only be taken under this authorisation during an Unregulated Flow Event.
3. Subject to Condition 2 of this authorisation, water may be taken from the River Murray Prescribed Watercourse for the purpose of Controlled Environmental Watering Actions that require Operating Regulating Works and Infrastructure to achieve environmental outcomes, above the allocation volume available against held environmental water entitlements and during the period referred to in Condition 1 of this authorisation.
4. Water may only be taken under this authorisation if it does not impact on the reliability of allocations against water access entitlements within the All Purpose and Metropolitan Adelaide consumptive pools (consistent with the requirements of Principle 6 of the Water Allocation Plan for the River Murray Prescribed Watercourse).
5. Water taken cannot be traded, sold or otherwise transferred and is only for use while Condition 2 is met.
6. Any unused water will remain in river, unless taken in accordance with this or another authorisation for the taking and use of water during an Unregulated Flow Event.
7. Water use is required to be reported at the end of the quarter in which the Controlled Environmental Watering Action concludes and in accordance with the River Murray quarterly water accounting requirements, as detailed on the website of the Department for Environment and Water.
8. Details of the Controlled Environmental Watering Action and associated water use will be available via the website of the Department for Environment and Water following reporting under Condition 7.

For the purposes of this authorisation:

‘Controlled Environmental Watering Action’ means where a decision is made to use infrastructure such as a regulator or weir.

‘Operating Regulating Works and Infrastructure’ means any works or infrastructure, including but not limited to, a regulator, pump, barrage, weir or temporary bank, which is operated to undertake a Controlled Environmental Watering Action to achieve environmental outcomes.

‘The River Murray Prescribed Watercourse’ has the same meaning as set out in the Water Allocation Plan for the River Murray Prescribed Watercourse.

‘Unregulated Flow Event’ relates to the period when the flow of the River Murray within South Australia at the location of the controlled environmental watering action has not resulted from a controlled release and has been declared to be unregulated by the appropriate authority.

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

This authorisation will commence on the date of this notice and will remain in effect varied or revoked.

Dated: 21 December 2020

DAVID SPEIRS
Minister for Environment and Water

MARINE PARKS ACT 2007

SECTION 18 (1)

Prohibited Activities within a Sanctuary Zone

Take notice that, pursuant to section 18 (1) of the *Marine Parks Act 2007*, the activities prohibited within a sanctuary zone under the sanctuary rules (within the meaning of regulation 8 of the *Marine Parks (Zoning) Regulations 2012*, as in force on the day this notice is published in the Gazette) are prohibited in the areas of Marine Park specified in Schedule 1 for a period of 90 days commencing on 1 January 2021.

Failure to comply with this notice may result in liability for criminal prosecution with a maximum penalty of \$100,000 or two years' imprisonment.

SCHEDULE 1

That part of the Upper Gulf St. Vincent Marine Park comprising the State waters contained within the Clinton Wetlands Sanctuary Zone (SZ-1) as bounded by the coordinates 138°8.002'E, 34°10.270'S; 138°8.002'E, 34°12.304'S; 138°1.669'E, 34°12.304'S.

Those parts of the Nuyts Archipelago Marine Park comprising the State waters contained within the Nutys Reef Sanctuary Zone (SZ-1) as bounded by the coordinates; 132°7.435'E, 31°58.062'S; 132°11.419'E, 32°1.246'S; 132°11.419'E, 32°9.084'S; 132°7.435'E, 32°9.084'S and Isles of St Francis Sanctuary Zone (SZ-8) bounded by the coordinates; 133°13.842'E, 32°28.876'S; 133°20.306'E, 32°28.876'S; 133°20.306'E, 32°36.037'S; 133°13.842'E, 32°36.037'S.

That part of the Neptune Islands Group (Ron and Valerie Taylor) Marine Park comprising the State waters contained within the North Neptune Island Sanctuary Zone (SZ-1) bounded by the coordinates; 136°2.162'E, 35°12.279'S; 136°6.147'E, 35°12.279'S; 136°6.147'E, 35°15.532'S; 136°2.162'E, 35°15.532'S.

That part of the Western Kangaroo Island Marine Park comprising the State waters contained within the Cape du Couedic Sanctuary Zone (SZ-3) bounded by the coordinates; 136°45.276'E, 36°2.910'S; 136°45.270'E, 36°2.919'S; 136°45.575'E, 36°2.930'S; 136°45.575'E, 36°5.415'S; 136°45.348'E, 36°5.415'S; 136°45.348'E, 36°3.244 'S; 136°45.782'E, 36°3.244 'S.

For the purpose of this notice the spatial descriptions are based on the Geocentric Datum of Australia (GDA94).

Dated: 21 December 2020

DAVID SPEIRS MP
Minister for Environment and Water

MINING ACT 1971

SECTION 15AE (2)

Manner and Form of the Application for the Registration of a Caveat

NOTICE is hereby given pursuant to the provision of Section 15AE (2) of the *Mining Act 1971*, to specify the manner and form an application for the registration of a caveat must be made by the Mining Registrar.

TAKE notice that I, Junesse Martin, Mining Registrar, pursuant to section 15AE (2) of the *Mining Act 1971* do hereby:

DETERMINE that an application for the registration of a caveat must, in addition to the requirements of section 15AE of the *Mining Act 1971* and any determinations made under regulation 88 of the *Mining Regulation 2020*, be in the following manner and form:

1. DEFINE the type of caveat (Absolute or Claim);
2. DECLARE the tenement or tenements the caveat is to be registered in respect to;
3. DECLARE whether the application for registration is a second or subsequent caveat relating to the same interest in the mineral tenement or tenements to which a caveat by the caveator or a related body corporate of the caveator relates, and:
 - a. where the application for registration is a second or subsequent caveat relating to the same interest in the mineral tenement or tenements—DECLARE whether the Warden's Court approves the registration or the tenement holder consents to the registration;
4. DECLARE whether the caveator is the tenement holder, and
 - a. where the caveator is not the tenement holder—DECLARE whether the tenement holder consents to the registration of the caveat and provide evidence of that consent;
5. DECLARE whether the caveat will expire and if so, specify the transfer or mortgage of a mineral tenement or tenements or specify the period that will result in expiry.

In accordance with Section 15AE (2) of the *Mining Act 1971*, this notice will have effect from 1 January 2021.

Dated: 24 December 2020

JUNESSE MARTIN
Mining Registrar

PASSENGER TRANSPORT ACT 1994 ('THE ACT')
PASSENGER TRANSPORT REGULATIONS 2009 ('REGULATIONS')

EXEMPTION

Country Taxi Service

I, the Hon Corey Wingard, Minister for Infrastructure and Transport:

Pursuant to section 5 (2) of the Act hereby EXEMPT:

1. The following taxi plate numbers TAXI9150, TAXI9156, TAXI9159, TAXI9161, TAXI9162, TAXI9163, TAXI9187, TAXI9188, TAXI9189 and TAXI9192 (known as 'Gawler Taxis' here forth) from:
 - 1.1. the requirement to hold Metropolitan Taxi Accreditation for the provision of passenger transport service using a metropolitan taxi for any journey not wholly outside Metropolitan Adelaide established under section 32 (3) of the Act, for the purpose of section 27 of the Act; and
 - 1.2. the requirement to hold accreditation to operate a Centralised Booking Service within Metropolitan Adelaide under section 29 (1) of the Act; and
 - 1.3. the requirement to hold a licence to provide a passenger transport service within Metropolitan Adelaide under section 45 (1) of the Act.

The effect of the above clauses 1, 1.1, and 1.2. is to enable Gawler Taxis to operate within the designated area in the Schedule to this Notice (known as the 'designated area' here forth).

Pursuant to section 5 (3) of the Act hereby REQUIRE:

2. The following taxi plate numbers TAXI9150, TAXI9156, TAXI9159, TAXI9161, TAXI9162, TAXI9163, TAXI9187, TAXI9188, TAXI9189 and TAXI9192 (known as 'Gawler Taxis' here forth) to:
 - 2.1. Can only rank and hail within the designated area or outside the Metropolitan Adelaide boundary.
 - 2.2. Can not completely operate within the Metropolitan Adelaide boundary, unless completely within the designated area.
 - 2.3. Can start a trip inside of the designated area and drop off outside of the designated area.
 - 2.4. Can start a trip outside of the designated area and drop off within the designated area.
 - 2.5. Charge the metropolitan fare contained within Schedule 3 of the Regulations for journeys wholly within the designated area.
 - 2.6. Operate as relevant providers of a point to point transport service under Schedule 2 section 2 of the Act, and collect a levy amount of \$1 ('\$1 Levy') from persons using the service wholly within the designated area, to be paid to the Minister. The \$1 Levy is for each point to point transport service transaction and is separate from the fare consideration payable by the person for the use of that service.
 - 2.7. Submit its vehicle every 6 months for vehicle inspection by an approved vehicle inspector in accordance with metropolitan taxi standards under regulation 138 (1) of the Regulations.
 - 2.8. Abide by the relevant South Australian Transport Subsidy Scheme (SATSS) Conditions of Use pursuant to regulation 150A of the Regulations.
 - 2.9. Retain its current livery until further notice or agreement.
 - 2.10. Conditions 2.5 and 2.6 are to be complied with after a three-month transitional period from the date of gazettal or until otherwise specified by agreement.

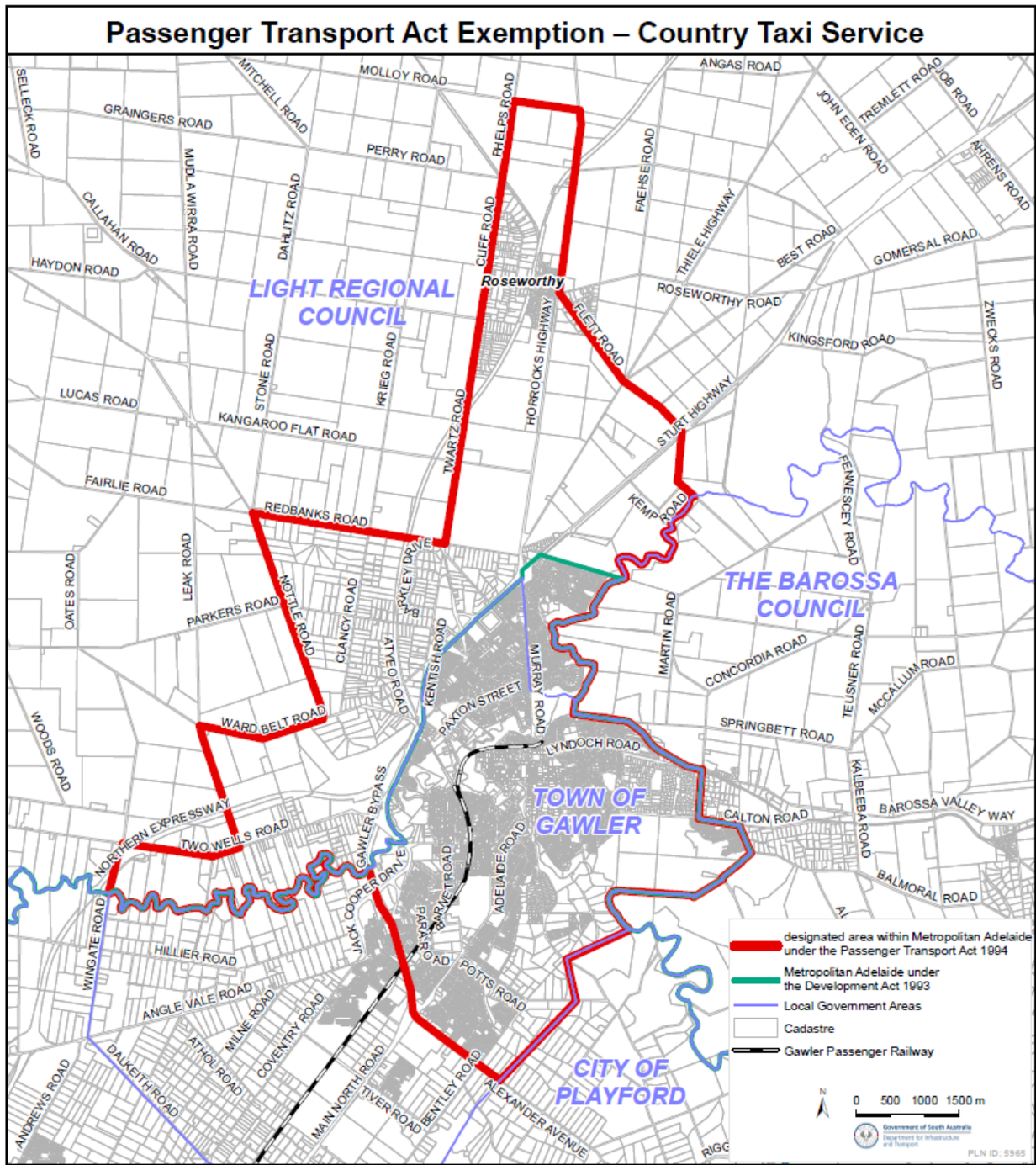
Interpretation

Any terms defined in the Act and the Regulations have the same meaning in this instrument.

This exemption will take effect from the date published in the *South Australian Government Gazette* and will remain in force for 18 months from its execution or until varied or revoked by a subsequent notice issued pursuant to section 5 (4) of the Act.

Dated: 11 December 2020

HON COREY WINGARD MP
Minister for Infrastructure and Transport



PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

*Grant of Associated Activities Licence—AAL 293
(Adjunct to Petroleum Exploration Licence—PEL 512)*

Notice is hereby given that the undermentioned Associated Activities Licence has been granted with effect from 16 December 2020, under the provisions of the *Petroleum and Geothermal Energy Act 2000*, pursuant to delegated powers dated 29 June 2018.

No of Licence	Licensees	Locality	Area in km ²	Reference
AAL 293	Discovery Energy SA Pty Ltd	Cooper Basin	140.00	MER-2020/0596

Description of Area

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

All coordinates MGA2020, Zone 54

Area 1

342738.148mE 6894471.966mN
 360635.381mE 6894471.966mN
 360602.159mE 6885367.782mN
 357622.474mE 6885332.608mN
 357589.409mE 6888102.538mN
 358407.962mE 6888112.277mN
 358397.010mE 6889035.583mN
 359215.624mE 6889045.264mN
 359170.154mE 6892904.275mN
 344554.790mE 6892723.052mN
 344677.254mE 6883323.985mN
 341279.452mE 6883279.202mN
 341353.321mE 6877739.062mN
 339717.536mE 6877716.895mN
 339704.718mE 6887656.229mN
 342738.148mE 6887656.229mN
 342738.148mE 6894471.966mN

Area 2

342005.720mE 6874216.797mN
 366653.438mE 6874521.717mN
 366707.506mE 6872161.515mN
 341997.696mE 6872161.515mN
 342005.720mE 6874216.797mN

AREA: **140.00** square kilometres approximately

Dated: 16 December 2020

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 Exploration Licences—PELs 126 and 153

Pursuant to section 90 of the *Petroleum and Geothermal Energy Act 2000*, notice is hereby given that the abovementioned Petroleum Exploration Licences have been suspended for the period from 11 December 2020 until 10 December 2021 inclusive, pursuant to delegated powers dated 29 June 2018.

The expiry date of PELs 126 and 153 is now determined to be 26 April 2022.

Dated: 21 December 2020

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

PLANNING, DEVELOPMENT AND INFRASTRUCTURE ACT 2016

Instrument of Delegation

I, VICKIE ANN CHAPMAN, MINISTER FOR PLANNING AND LOCAL GOVERNMENT, being the Minister to whom the *Planning, Development and Infrastructure Act 2016* has been committed hereby revoke the delegations executed on 31 July 2019 and make the following delegations under section 241 (1) of the said Act to the person for the time being occupying the position of Chief Executive Officer, Attorney-General's Department, (whether on a permanent or acting basis) the powers and functions appearing below:

1. Part 1—Preliminary

- (1) The power and function of the Minister under section 5 (5) to seek the advice of the commission relating to a proposed proclamation the making or varying of planning regions and the Greater Adelaide area; to give notice of to any council directly affected and give consideration to any submission made by council; and to consult with any other person or body as they see fit.
- (2) The power and function of the Minister under section 5 (7) to publish the proclamation on the SA planning portal; and to deposit a plan defining an area in the General Registry Office under section 5 (10).
- (3) The power and function of the Minister under section 6 (3) to seek the advice of the commission relating to establishing, varying or abolishing a subregion; to give notice of to any council directly affected and give consideration to any submission made by council; and to consult with any other person or body as they see fit.
- (4) The power and function of the Minister under sections 6 (1) and 6 (5) to publish a notice to establish a subregion in the Gazette and on the SA planning portal; and to deposit a plan defining an area in the General Registry Office.

2. Part 4—Community Engagement and Information Sharing

- (1) The power and function of the Minister under section 47 to publish the up-to-date copy of the Community Engagement Charter on the SA planning portal.
- (2) The power and function of the Minister under section 54 to issue a direction by a notice published in the Gazette with respect to prohibiting, restricting or limiting access to any document, instrument or material on the SA planning portal; and to vary or revoke a direction by a subsequent notice published in the Gazette.

3. Part 5—Statutory Instruments

- (1) The power and function of the Minister under section 73 (10) to consult with the Commission regarding the preparation of a designated instrument.
- (2) The power and function of the Minister under section 74 (10) to consult with the Commission before making an amendment under section 74 (9) (a).
- (3) The power and function of the Minister under section 75 (1) to seek the advice of the Commission when initiating or agreeing to an amendment to the Planning and Design Code.
- (4) The power and function of the Minister under section 76 (1), 76 (2) and 76 (3) to amend a designated instrument; to amend the Planning and Development Code; and to consult with the Commission in accordance with section 76 (4) before making such an amendment.
- (5) The power and function of the Minister under section 77 to publish designated instruments on the SA planning portal and ensuring the portal is maintained with up-to-date copies.
- (6) The power and function of the Minister under section 78 (3) to consult with the Commission when the early commencement of an amendment to a regional plan or the Planning and Design Code or design standard should come into operation without delay.
- (7) The power and function of the Minister under section 79 publish modifications to the Building Code in the Gazette which may specify a date from which the alteration will take effect.
- (8) The power and function of the Minister under section 80 to publish, vary or revoke Ministerial building standards by a notice published in the Gazette; and includes the power to consult with the Commission.
- (9) The power and function of the Minister under section 81 to ensure a current copy of the Building Code and any Ministerial building code is published on the SA planning portal.

4. Part 6—Relevant Authorities

- (1) The power and function of the Minister under section 90 to remove an accredited professional in relation to a particular development.
- (2) The power and function of the Minister under section 93 to publish a notice in the Gazette for matters that will be assessed by a combined assessment panel as the relevant authority.
- (3) The power and function of the Minister under section 94 (g), (h) to determine when requested by a council or a joint planning board that the Commission will act as the relevant authority for a proposed development; or determines to call in a proposed development for assessment on a ground set out in subsection (2).

5. Part 7—Development assessment—general scheme

- (1) The power and function of the Minister under section 111 for all procedural matters relating to impact assessments contained in this section.
- (2) The power and function of the Minister under section 113 for all EIS process matters contained in this section, except for section 113 (9) (a).
- (3) The power and function of the Minister under section 114 (2) to direct the proponent to undertake a review of the EIS (and to make any appropriate amendments); and to invite interested persons to make written submissions on the amendment.
- (4) The power and function of the Minister under section 117 in relation to all testing, monitoring and auditing programs containing in this section; and to recover as a debt any reasonable costs incurred in carrying out tests and monitoring specified in the notice given under subsection 117 (2) (b).
- (5) The power and function of the Minister under section 119 to determine the form in which an application to a relevant authority must be made.
- (6) The power and function of the Minister under section 121 to establish a design panel for the purposes of this section
- (7) The power and function of the Minister under section 127 (8) (b) to concur with the granting of an exemption from the requirements relating to regulated and significant trees.

- (8) The power and function of the Minister under regulation 46 (2) to determine the form in which an application to a prescribed body (refer section 123) must be made and to determine such plans, drawings, specifications or other documents that must accompany the prescribed form.
- (9) The power and function of the Minister under regulation 56 to provide the documents specified in this regulation to the relevant council to which a building consent issued by the Minister has been made.
- (10) The power and function of the Minister under regulation 57 to determine the form in which a notice of a decision is made under Part 7 of the Act must be given and to publish the notice in the Gazette.
- (11) The power and function of the Minister under regulation 68 to determine any fees that should be retained by the relevant authority.
- (12) The power and function of the Minister under regulation 68 (1) to request that a relevant authority make available to the Minister on the SA planning portal all relevant documentation in respect to an application which is subject to section 111 (2) (a) of the Act.
- (13) The power and function of the Minister under regulation 68 (3) (b) to refer an application for an assessment of the Building Rules to a council where a proposed development is to be assessed by the Minister under section 115.
- (14) The power and function of the Minister under regulation 73 to notify the council for the relevant area of a decision on a proposed development made under Part 7 Division 2 Subdivision 4 of the Act; and to provide the Environment Protection Authority where the development or project relates to a prescribed activity of environmental significance.
- (15) The power and function of the Minister under regulation 73 (3) (b) to give notification of a decision made under Part 7 Division 2 Subdivision 4 of the Act in such manner as the decision maker sees fit.
- (16) The power and function of the Minister under regulation 88 (2) to approve and to publish a document to be recognised as a model for binding arrangements in relation to the division of land by strata plan.

6. Part 8—Development Assessment—Essential Infrastructure

- (1) The power and function of the Minister under section 129 (2) to adopt a design standard that has been recommended by the Commission and relates to any infrastructure or class of infrastructure (a standard infrastructure design).
- (2) The power and function of the Minister under section 130 (24) to issue a further development authorisation to that issued pursuant to section 130, if necessary for the purposes of any other Act.

7. Part 9—Development assessment—Crown development

- (1) The power and function of the Minister under section 131 (17) to grant an extension of time for the Commission to provide a report regarding a Crown development to the Minister.
- (2) The power and function of the Minister under section 131 (19) to approve or refuse a development after a report has been received from the Commission.
- (3) The power and function of the Minister under section 131 (20) to make an approval given under subsection (19) subject to such conditions as the decision maker sees fit.
- (4) The power and function of the Minister under section 131 (21) to approve a person for the purposes of certifying building works for a development approved under this section.
- (5) The power and function of the Minister under section 131 (24) to issue a further development authorisation given under this section, if necessary for the purposes of any other Act.
- (6) The power and function of the Minister under section 131 (29) to consult with the Adelaide Park Lands Authority before making a recommendation to the Governor to make a regulation that relates to the Institutional District of the City of Adelaide.
- (7) The power and function of the Minister under regulation 107 to determine the form that an application lodged under section 131 (2) must be in.
- (8) The power and function of the Minister under regulation 108 (3) to extend the period when an approval made under section 131 will lapse.

8. Part 10—Development assessment and approval—related provisions

- (1) The power and function of the Minister under section 134 (6) to grant an exemption from the operation of subsection (4) requiring that building work or other measures be carried out to the extent necessary to ensure that the affected part of the building will comply with those performance requirements of the Building Code or the Ministerial building standard.

9. Part 13—Infrastructure frameworks

- (1) The power and function of the Minister under section 163 (10) to undertake consultation for the purposes of preparing a draft outline for a proposed designated growth zone.
- (2) The power and function of the Minister under section 163 (11), (12) after seeking the advice of the Commission to publish a draft outline (including any qualifications or redactions that are necessary to prevent the disclosure of confidential or commercially sensitive information as specified in subsection (12)) for a proposed designated growth zone in the Gazette and on the SA planning portal.
- (3) The power and function of the Minister under section 164 (12) to consult with the council within whose area the scheme is proposed to be undertaken; to consult where relevant with any other council whose area may include the whole or any part of the proposed contribution area; and with owners of any land that would be directly affected by infrastructure or works proposed under the scheme.
- (4) The power and function of the Minister under section 164 (13), (14) after seeking the advice of the Commission to publish a draft outline (including any qualifications or redactions that are necessary to prevent the disclosure of confidential or commercially sensitive information as specified in subsection (14)) for a proposed designated growth zone in the Gazette and on the SA planning portal.
- (5) The power and function of the Minister under section 166 (9) to publish a report prepared in accordance with subsection (8) on the SA planning portal subject to any qualifications or redactions that are necessary to prevent the disclosure of confidential or commercially sensitive information as specified in subsection (nb. This delegation does not extend to the power to determine whether to proceed or not with the Scheme).
- (6) The power and function of the Minister under section 167 (3) to publish the final outline of the scheme in the Gazette and on the SA planning portal.

- (7) The power and function of the Minister under section 167 (5), (10) to vary an outline of the scheme which may also include or address any other matter as the decision maker sees fit.
- (8) The power and function of the Minister under section 167 (7) to undertake the required steps prescribed in this subsection for the purposes of varying an outline of the scheme.
- (9) The power and function of the Minister under section 167 (9) to publish in the Gazette and on the SA planning portal a variation of an outline of a scheme made pursuant to subsection (5).
- (10) The power and function of the Minister under section 168 (1) (d) to request advice from the scheme coordinator on matters relating to the delivery of the scheme.
- (11) The power and function of the Minister under section 169 (7) (c) to publish a copy of a funding arrangement report on the SA planning portal.
- (12) The power and function of the Minister under section 173 (3) to prepare and deliver a notice to the Registrar-General for the purpose of imposing a charge over land within a designated growth area in accordance with the provisions of this subsection.
- (13) The power and function of the Minister under section 173 (6), (7) to vary the terms and conditions of a charge imposed under this section after consulting with the land owner and to consult with the Registrar-General to determine the manner in which a variation made under subsection (6) will be effected.
- (14) The power and function of the Minister under section 173 (8) cancel a charge by notice to the Registrar-General when payments made under the charge have been paid in full.
- (15) The power and function of the Minister under section 174 (1) to consent to the registration of an instrument affecting a property where a charge exists over the property.
- (16) The power and function of the Minister under section 175 to pursue the enforcement of a charge in accordance with the provisions of this section, including the provisions contained in subsection (8) relating to the execution of an instrument of transfer or conveyance to vest title in another person.
- (17) The power and function of the Minister under section 177 (4) to consult with council and a scheme coordinator regarding the share required from each council within a contribution area.
- (18) The power and function of the Minister under section 177 (5) to request information from a council to enable the determination of the shares in accordance with this section.
- (19) The power and function of the Minister under section 177 (6) to give notice to a council of the determination made under this section in respect to a council's share and to publish a notice in the Gazette.
- (20) The power and function of the Minister under section 177 (7) to give notice to the LGA of a proposal to make a regulation under this section and to specify the period in which a submission may be made.
- (21) The power and function of the Minister under section 181 (4) to give notice to the LGA (which includes the period in which a submission must be made) of a proposal to make a regulation relating to scheme contributions and related costs of councils.
- (22) The power and function of the Minister under section 184 (1) to publish a notice in the Gazette and on the SA planning portal advising that a scheme has been wound up.
- (23) The power and function of the Minister under section 184 (2) to transfer, by notice in the Gazette, the assets, rights and liabilities of a prescribed body in accordance with this subsection.
- (24) The power and function of the Minister under section 184 (1) to provide consent to a designated entity to acquire land for the purchase associated with infrastructure works under and in accordance with the *Lands Acquisition Act 1969*.
- (25) The power and function of the Minister under section 191 (3) to transfer by way of a notice published in the Gazette any assets, rights or liabilities that have been established or accrued as part of a major infrastructure project to the Chief Executive.

10. Part 14—Land management agreements

- (1) The power and functions of the Minister under section 192 (1) to enter into a Land Management Agreement, provided always that I have first determined to enter into a Land Management Agreement.
- (2) The powers and functions of the Minister under section 192 (1) to amend, rescind or approve a waiver in respect to any existing agreement entered into by the Minister made pursuant to this section with the owner of the land;
- (3) The power and function of the Minister acting in the capacity of a designated authority under section 192 (15) to make an application to the Registrar-General to rescind or amend a LMA where a note has been made under this section.
- (4) The power and function of the Minister under regulation 111 to establish and maintain a register of land management agreements that includes any information considered appropriate.

11. Part 15—Funding Agreements

- (1) The Powers and functions of the Minister under section 194 to enter into Funding Agreements for the purpose of making a grant from the Planning and Development Fund, provided always that I have first determined to enter into those Funding Agreements;
- (2) The Powers and functions of the Minister to vary the Project Target Table of Funding Agreements entered into for grants provided from the Planning and Development Fund pursuant to section 194;
- (3) The Powers and functions of the Minister to vary the Completion Date of Funding Agreements entered into for grants provided from the Planning and Development Fund pursuant to section 194.

12. Part 16—Disputes, reviews and appeals

- (1) The power and function of the Minister under regulation 116 to determine and publish on the SA planning portal the form in which an application for review to an assessment panel must be made.
- (2) The power and function of the Minister under regulation 125 to determine and publish in the Gazette the form in which a disclosure of a commercial competitive interest under section 208 (3) must be made.

13. Part 17—Authorised officers

- (1) The power and function of the Minister under section 210 to appoint an authorised officer for the purposes of the Act, including the imposing of condition; and includes the powers contained in subsection (5) to vary or revoke an appointment.

14. Part 20—Miscellaneous

- (1) The power and function of the Minister under section 235 (2), (3) to approve a person for the purpose of considering advice for matters arising under the Act. The approval may be varied or withdrawn and be subject to such conditions as the decision maker sees fit.

15. Schedule 4—Exclusions from definition of development—general

- (1) The power and function of the Minister under Clause 16 (3) of Schedule 4 of the regulations to recognise schemes for the purposes of installing photovoltaic systems

16. Schedule 8 of the Act- Plans

- (1) The power and function of the Minister under Clause 4 (1) (j) of Schedule 8 of the regulations to specify buildings, or a class of building involving the use of a building product, or kind of building product designated (including the details relating to the building product) in a notice published in the gazette which includes the details relating required.
- (2) The power and function of the Minister under Clause 4 (7) of Schedule 8 of the regulations to determine and publish a list of roof truss information in the gazette for the purposes of subclause (1) (i) of Schedule 8.

17. Schedule 13—State agency development exempt from approval

- (1) The power and function of the Minister under Clause 2 (b) and Clause 5 (b) of Schedule 13 of the regulations to nominate a person for the purposes of certifying work as complying with the Building Rules the matters prescribed under regulation 107 for the purposes of section 131.
- (2) The power and function of the Minister under Clause 2 (3) of Schedule 13 of the regulations to identify and publish in the gazette a site for the purposes of subparagraphs (iv) to (vi) of subclause (1) (b).

18. Planning, Development and Infrastructure (Transitional Provisions) Regulations 2017

- (1) The power and function of the Minister under regulation 8 to consult with the Commission on a Development Plan Amendment prepared by a council under section 25 of the repealed Act.

Conditions

Delegates should not exercise their delegated powers and functions where the decision may be controversial, politically sensitive or of importance and finally balanced.

Interpretation of this Instrument of Delegation

1. Reference to a position title is in all cases to a position in the South Australian Attorney-General's Department and includes persons from time to time acting in that position.
2. Reference to Section numbers is in all cases, a reference to sections within the *Planning, Development and Infrastructure Act 2016*, and a reference to a Regulation is a reference to the *Planning, Development and Infrastructure (General) Regulations 2017*.
3. Reference to a position title that no longer exists is a reference to the position whose occupant performs the functions previously performed by the occupant of the named position.

For the purposes of section 241 (2) (c) of the said Act, I hereby note that my delegate is empowered to delegate further any of the aforesaid powers and functions as he or she shall think fit.

Signed this 16th day of December 2020.

VICKIE ANN CHAPMAN
Minister for Planning and Local Government

PLANNING, DEVELOPMENT AND INFRASTRUCTURE ACT 2016**SECTION 42***Practice Directions**Preamble*

The State Planning Commission may issue a practice direction for the purposes of this Act.

A practice direction may specify procedural requirements or steps in connection with any matter arising under this Act.

A practice direction must be notified in the Gazette and published on the SA planning portal.

Section 156 (5) of the Act makes specific provision for a practice direction to be issued to require councils to carry out inspections of swimming pools and buildings to ascertain compliance with section 156.

NOTICE

PURSUANT to section 42 (4) of the *Planning, Development and Infrastructure Act 2016*, I, Michael Lennon, State Planning Commission Chairperson:

- (a) vary the State Planning Commission Practice Direction 8 (Council Swimming Pool Inspections) 2019 under section 156 (5) of the Act.

Dated: 18 December 2020

MICHAEL LENNON
State Planning Commission Chairperson

PLANNING, DEVELOPMENT AND INFRASTRUCTURE (TRANSITIONAL PROVISIONS) REGULATIONS 2017
REGULATION 8 (2)

*District Council of Robe—
Davenport Street Robe Development Plan Amendment*

Preamble

1. The Davenport Street Robe Development Plan Amendment (the Amendment) by the District Council of Robe has been finalised in accordance with the provisions of the *Planning, Development and Infrastructure (Transitional Provisions) Regulations 2017*.
2. The Minister for Planning and Local Government has decided to adopt the Amendment.

NOTICE

PURSUANT to Regulation 8 of the Planning, Development and Infrastructure (Transitional Provisions) Regulations 2017, I—

- (a) adopt the Amendment; and
- (b) fix the day on which this notice is published in the Gazette as the day on which the Amendment will come into operation.

Dated: 17 December 2020

VICKIE CHAPMAN MP
Deputy Premier
Minister for Planning and Local Government

TRAINING AND SKILLS DEVELOPMENT ACT 2008

Part 4—Apprenticeships/Traineeships

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

- | | | | |
|------------------------|------------------------|------------------------|------------------------|
| 1. 25 September 2008 | 2. 23 October 2008 | 3. 13 November 2008 | 4. 4 December 2008 |
| 5. 18 December 2008 | 6. 29 January 2009 | 7. 12 February 2009 | 8. 5 March 2009 |
| 9. 12 March 2009 | 10. 26 March 2009 | 11. 30 April 2009 | 12. 18 June 2009 |
| 13. 25 June 2009 | 14. 27 August 2009 | 15. 17 September 2009 | 16. 24 September 2009 |
| 17. 9 October 2009 | 18. 22 October 2009 | 19. 3 December 2009 | 20. 17 December 2009 |
| 21. 4 February 2010 | 22. 11 February 2010 | 23. 18 February 2010 | 24. 18 March 2010 |
| 25. 8 April 2010 | 26. 6 May 2010 | 27. 20 May 2010 | 28. 3 June 2010 |
| 29. 17 June 2010 | 30. 24 June 2010 | 31. 8 July 2010 | 32. 9 September 2010 |
| 33. 23 September 2010 | 34. 4 November 2010 | 35. 25 November 2010 | 36. 16 December 2010 |
| 37. 23 December 2010 | 38. 17 March 2011 | 39. 7 April 2011 | 40. 21 April 2011 |
| 41. 19 May 2011 | 42. 30 June 2011 | 43. 21 July 2011 | 44. 8 September 2011 |
| 45. 10 November 2011 | 46. 24 November 2011 | 47. 1 December 2011 | 48. 8 December 2011 |
| 49. 16 December 2011 | 50. 22 December 2011 | 51. 5 January 2012 | 52. 19 January 2012 |
| 53. 1 March 2012 | 54. 29 March 2012 | 55. 24 May 2012 | 56. 31 May 2012 |
| 57. 7 June 2012 | 58. 14 June 2012 | 59. 21 June 2012 | 60. 28 June 2012 |
| 61. 5 July 2012 | 62. 12 July 2012 | 63. 19 July 2012 | 64. 2 August 2012 |
| 65. 9 August 2012 | 66. 30 August 2012 | 67. 13 September 2012 | 68. 4 October 2012 |
| 69. 18 October 2012 | 70. 25 October 2012 | 71. 8 November 2012 | 72. 29 November 2012 |
| 73. 13 December 2012 | 74. 25 January 2013 | 75. 14 February 2013 | 76. 21 February 2013 |
| 77. 28 February 2013 | 78. 7 March 2013 | 79. 14 March 2013 | 80. 21 March 2013 |
| 81. 28 March 2013 | 82. 26 April 2013 | 83. 23 May 2013 | 84. 30 May 2013 |
| 85. 13 June 2013 | 86. 20 June 2013 | 87. 11 July 2013 | 88. 1 August 2013 |
| 89. 8 August 2013 | 90. 15 August 2013 | 91. 29 August 2013 | 92. 6 February 2014 |
| 93. 12 June 2014 | 94. 28 August 2014 | 95. 4 September 2014 | 96. 16 October 2014 |
| 97. 23 October 2014 | 98. 5 February 2015 | 99. 26 March 2015 | 100. 16 April 2015 |
| 101. 27 May 2015 | 102. 18 June 2015 | 103. 3 December 2015 | 104. 7 April 2016 |
| 105. 30 June 2016 | 106. 28 July 2016 | 107. 8 September 2016 | 108. 22 September 2016 |
| 109. 27 October 2016 | 110. 1 December 2016 | 111. 15 December 2016 | 112. 7 March 2017 |
| 113. 21 March 2017 | 114. 23 May 2017 | 115. 13 June 2017 | 116. 18 July 2017 |
| 117. 19 September 2017 | 118. 26 September 2017 | 119. 17 October 2017 | 120. 3 January 2018 |
| 121. 23 January 2018 | 122. 14 March 2018 | 123. 14 June 2018 | 124. 5 July 2018 |
| 125. 2 August 2018 | 126. 9 August 2018 | 127. 16 August 2018 | 128. 30 August 2018 |
| 129. 27 September 2018 | 130. 4 October 2018 | 131. 18 October 2018 | 132. 1 November 2018 |
| 133. 15 November 2018 | 134. 22 November 2018 | 135. 29 November 2018 | 136. 6 December 2018 |
| 137. 20 December 2018 | 138. 24 January 2019 | 139. 14 February 2019 | 140. 30 May 2019 |
| 141. 6 June 2019 | 142. 13 June 2019 | 143. 20 June 2019 | 144. 27 June 2019 |
| 145. 11 July 2019 | 146. 8 August 2019 | 147. 22 August 2019 | 148. 12 September 2019 |
| 149. 19 September 2019 | 150. 14 November 2019 | 151. 28 November 2019 | 152. 12 December 2019 |
| 153. 19 December 2019 | 154. 23 January 2020 | 155. 27 February 2020 | 156. 21 April 2020 |
| 157. 25 June 2020 | 158. 10 September 2020 | 159. 17 September 2020 | 160. 8 October 2020 |
| 161. 29 October 2020 | 162. 5 November 2020 | 163. 10 December 2020 | 164. 17 December 2020 |
| 165. 24 December 2020 | | | |

TRADES OR DECLARED VOCATIONS AND REQUIRED QUALIFICATIONS AND TRAINING CONTRACT CONDITIONS FOR
THE PROPERTY SERVICES (CPP) TRAINING PACKAGES AND FOR CORRECTIONS TO QUALIFICATIONS FROM
THE MANUFACTURING AND ENGINEERING (MEM) TRAINING PACKAGE PUBLISHED 17 DECEMBER 2020

*Trade/ #Declared Vocation/ Other Occupation	Qualification Code	Qualification Title	Nominal Term of Training Contract	Probationary Period
Asset Maintenance #	CPP30519	Certificate III in Technical Security	18	60
Asset Maintenance #	CPP30719	Certificate III in Waste Management	24	60
Asset Maintenance #	CPP40919	Certificate IV in Waste Management	36	90
Asset Security Operations #	CPP50619	Diploma of Security Risk Management	24	60
Engineering Tradesperson (Mechanical) *	MEM31319	Certificate III in Refrigeration and Air Conditioning	48	90
Engineering Tradesperson (Mechanical) *	MEM31519	Certificate III in Engineering— Toolmaking Trade	48	90
Engineering Tradesperson (Fabrication) *	MEM31719	Certificate III in Engineering— Casting and Moulding Trade	48	90
Silversmith *	MEM31719	Certificate III in Engineering— Casting and Moulding Trade	48	90

LOCAL GOVERNMENT INSTRUMENTS

CAMPBELLTOWN CITY COUNCIL

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999 AND THE DOG AND CAT MANAGEMENT ACT 1995

By-law No. 6 of 2020—Cats

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

PART 1—PRELIMINARY

1. Short Title

This by-law may be cited as the *Cats By-law 2020*.

2. Commencement

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

3. Definitions

3.1 In this by-law:

3.1.1 **authorised person** has the same meaning as in the *Dog and Cat Management Act 1995*;

3.1.2 **cattery** means a building, structure, premises or area approved by the relevant authority pursuant to the *Development Act 1993* or the *Planning, Development and Infrastructure Act 2016* for the keeping of cats on a temporary or permanent basis;

3.1.3 **cat** means an animal of the species *Felis catus* over three months of age;

3.1.4 **effective control by means of physical restraint**, with respect to a cat, means:

3.1.4.1 the person is exercising effective control of the cat by means of a chain, cord or leash that does not exceed two metres in length restraining the cat;

3.1.4.2 the person has effectively secured the cat:

(a) by placing it in a cage, vehicle or other object or structure; or

(b) by tethering it to a fixed object by means of a chain, cord or leash that does not exceed two metres in length;

3.1.5 **keep** includes the provision of food or shelter;

3.1.6 **premises** includes:

3.1.6.1 land;

3.1.6.2 a part of any premises or land;

3.1.7 **prescribed premises** means:

3.1.7.1 a cattery;

3.1.7.2 a veterinary practice;

3.1.7.3 a pet shop; or

3.1.7.4 any premises for which the Council has granted an exemption;

3.1.8 **public notice** has the same meaning as in Section 4 (1aa) of the *Local Government Act 1999*;

3.1.9 **responsible for the control** means a person who has possession or control of the cat;

3.1.10 **wander at large** means, with respect to a cat, the cat is in a public place or a private place without the consent of the occupier, and no person is exercising effective control by means of physical restraint.

3.2 For the purposes of this by-law:

3.2.1 the **prescribed limit**, in respect of the number of cats to be kept on premises, is two cats;

3.2.2 the **prescribed manner** in which a cat is to be identified at all times while the cat is not effectively confined to premises of which the owner of the cat is the occupier is by means of a collar around its neck to which a tag is attached legibly setting out:

3.2.2.1 the name of the owner of the cat, or of a person entitled to possession of the cat; and

3.2.2.2 either:

(a) the address of the owner or other person; or

(b) the telephone number of the owner or other person.

PART 2—REGISTRATION AND IDENTIFICATION OF CATS

4. Cats Must be Registered

4.1 Every cat must be registered under this by-law.

4.2 If a cat is unregistered, any person who owns or is responsible for the control of the cat is guilty of an offence.

4.3 If a person is guilty of an offence by reason of a cat being unregistered, the person is guilty of a continuing offence for each day that the cat remains unregistered.

4.4 A person is not guilty of an offence by reason of the fact that the cat is unregistered if:

4.4.1 less than 14 days has elapsed since the person first owned or became responsible for the control of the cat; or

4.4.2 the cat:

4.4.2.1 is travelling with the person; and

4.4.2.2 is not usually kept within the area of the Council; or

4.4.3 the person is responsible for the control of the cat only by reason of the cat being kept for business purposes at prescribed premises.

5. Registration Procedure for Cats

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

6. Duration and Renewal of Registration

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

7. Accuracy of Records

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

8. Identification of Cats

- 8.1 Every cat must be identified in the prescribed manner at all times while the cat is not effectively confined to premises of which the owner of the cat is the occupier.
- 8.2 If a cat is not identified in the prescribed manner required by paragraph 8.1, any person who owns or is responsible for the control of the cat is guilty of an offence.
- 8.3 A person is not guilty of an offence by reason of the fact that the cat is not identified in the prescribed manner if:
 - 8.3.1 the cat:
 - 8.3.1.1 is travelling with the person; and
 - 8.3.1.2 is not usually kept within the area of the Council; or
 - 8.3.2 the person is responsible for the control of the cat only by reason of the cat being kept, for business purposes, at prescribed premises; or
 - 8.3.3 the Council has granted the owner of the cat an exemption from the requirements of this paragraph or an extension of time within which to comply with the requirements.

PART 3—CAT MANAGEMENT AND CONTROL

9. Cats Not to Wander at Large

- 9.1 A person who owns or is responsible for the control of a cat must not allow the cat to wander at large.
- 9.2 A person is not guilty of an offence by reason of the fact that a cat is wandering at large if the cat is wandering at large within the designated span of hours before the designated day.
- 9.3 In this paragraph:
 - 9.3.1 *designated day* means 1 January 2024;
 - 9.3.2 *designated span of hours* means between 7:00am and 9:00pm on any day.

10. Cats Not to be a Nuisance

- 10.1 A person who owns or is responsible for the control of a cat must not allow the cat to cause a nuisance.
- 10.2 In this paragraph, a cat causes a nuisance if the cat, alone or together with other cats:
 - 10.2.1 creates or is responsible for noise;
 - 10.2.2 creates or is responsible for odour, or
 - 10.2.3 defecates or urinates on premises without consent of the owner or occupier of the premises, which persistently occurs or continues to such a degree that it unreasonably interferes with the peace, comfort and convenience of a person.

11. Limit on Cat Numbers

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

The foregoing by-law was duly made and passed at a meeting of The Corporation of the City of Campbelltown held on the 15 December 2020 by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

Dated: 24 December 2020

PAUL DI IULIO
Chief Executive Officer

RURAL CITY OF MURRAY BRIDGE*Public Notice—Change of Road Name*

Notice is hereby given that the Council of the Rural City of Murray Bridge at its meeting held on the 14 December 2020, resolved pursuant to Section 219(1) of the *Local Government Act 1999* that the name of a Temora Lane become Temora Way.

A plan delineating Temora Way together with a copy of Council's resolutions are available to inspection at the Local Government Centre, 2 Seventh Street, Murray Bridge during normal business hours.

Dated: 24 December 2020

MICHAEL SEDGMAN
Chief Executive Officer

RURAL CITY OF MURRAY BRIDGE**ROADS (OPENING AND CLOSING) ACT 1991***Road Closure—Temora Lane, Pallamana*

Notice is hereby given, pursuant to section 10 of the *Roads (Opening and Closing) Act 1991*, that the Rural City of Murray Bridge proposes to make a Road Process Order to close portion of Temora Lane, adjoining Mannum Road as delineated and lettered 'A' on the Preliminary Plan PP20/0049.

Closed road 'A' is to merge with adjoining Allotment 101 in FP209641.

The Preliminary Plan and a statement of persons affected are available for public inspection at the Council Office at 2 Seventh Street, Murray Bridge and the Surveyor-General's Office, Level 2, 101 Grenfell Street 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 2 Seventh Street, Murray Bridge 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: 24 December 2020

MICHAEL SEDGMAN
Chief Executive Officer

CITY OF PORT ADELAIDE ENFIELD**LOCAL GOVERNMENT ACT 1999: SECTION 194***Revocation of Community Land Classification—
Mansfield Park Community Hall and Windsor Gardens Community Hall*

Notice is hereby given that following approval to the revocation being granted by the Minister, the City of Port Adelaide Enfield at its meeting held on 8 December 2020, having taken into consideration the Attorney Generals' approval, Council resolved to approve the proposed revocation of the Community Land classification of:

- (a) the whole of the land comprised in Certificate of Title Volume 5978 Folio 997 and being Allotment (Reserve) 170 in Deposited Plan 72203 and known as Mansfield Park Hall; and
- (b) the whole of the land comprised in Certificate of Title Volume 5517 Folio 313 being Allotment (Reserve) 130 in Deposited Plan 6920 and known as the Windsor Gardens Hall.

In accordance with 198(3) of the *Local Government Act 1999*, the City of Port Adelaide Enfield's Community Land Management Plan for 'Community Facilities' has been amended to reflect this change. The Community Land Management Plan for Community Facilities is available for public viewing on the Council's website: www.cityofpae.sa.gov.au.

Dated: 24 December 2020

M. WITHERS
Chief Executive Officer

CLARE & GILBERT VALLEYS COUNCIL
SUPPLEMENTARY ELECTION OF AREA COUNCILLOR

Call for Nominations

Nominations to be a candidate for election as a member of Clare & Gilbert Valleys Council will be received between Thursday, 14 January 2021 and 12 noon Thursday, 28 January 2021. Candidates must submit a profile of not more than 150 words with their nomination form and may also provide a photograph, predominantly head and shoulders, taken within the previous 12 months.

Nomination kits are available from the Council Office, 4 Gleeson Street, Clare. Nomination forms and guides will also be available for download from the Electoral Commission SA website (see below).

A briefing session for intending candidates will be held at 7pm on Wednesday, 13 January 2021 at Council Chambers, 4 Gleeson Street, Clare, and the same session will also be available online for those not able to attend in person.

Please refer to the Electoral Commission SA website closer to the date for further details www.ecsa.sa.gov.au.

Dated: 24 December 2020

MICK SHERRY
Returning Officer

KANGAROO ISLAND COUNCIL
SUPPLEMENTARY ELECTION OF 2 AREA COUNCILLORS

Call for Nominations

Nominations to be a candidate for election as a member of Kangaroo Island Council will be received between Thursday, 14 January 2021 and 12 noon Thursday, 28 January 2021. Candidates must submit a profile of not more than 150 words with their nomination form and may also provide a photograph, predominantly head and shoulders, taken within the previous 12 months.

Nomination kits are available from the Council Office, 43 Dauncey Street, Kingscote. Nomination forms and guides will also be available for download from the Electoral Commission SA website www.ecsa.sa.gov.au.

Please see the Electoral Commission SA website for details of a briefing session for intending candidates that will be held on Tuesday, 19 January 2021 at 5:30pm.

Dated: 24 December 2020

MICK SHERRY
Returning Officer

NOTICE SUBMISSION

The South Australian Government Gazette is compiled and published each Thursday.

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

All submissions are formatted per the gazette style and proofs are supplied as soon as possible. Alterations must be returned before 4 p.m. Wednesday.

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 in the following format:

- Title—name of the governing Act/Regulation
- Subtitle—brief description of the notice
- A structured body of text
- Date of authorisation
- Name, position, and government department/organisation of the person authorising the notice

Please provide the following information in your email:

- Date of intended publication
- Contact details of at least two people responsible for the notice content
- Name of the person and organisation to be charged for the publication (Local Council and Public notices)
- Request for a quote, if required
- Purchase order, if required

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