



# THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

PUBLISHED BY AUTHORITY

ADELAIDE, THURSDAY, 9 JULY 2020

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

## GOVERNOR'S INSTRUMENTS

### ACTS

Department of the Premier and Cabinet  
Adelaide, 9 July 2020

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

No. 20 of 2020—Statutes Amendment (Licence Disqualification) Act 2020  
An Act to amend the Motor Vehicles Act 1959 and the Road Traffic Act 1961

No. 21 of 2020—First Home and Housing Construction Grants (Miscellaneous) Amendment Act 2020  
An Act to amend the First Home and Housing Construction Grants Act 2000

By command,

STEVEN SPENCE MARSHALL  
Premier

### APPOINTMENTS

Department of the Premier and Cabinet  
Adelaide, 9 July 2020

His Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Police Disciplinary Tribunal, pursuant to the provisions of the Police Complaints and Discipline Act 2016:

Panel Member: from 20 July 2020 until 28 April 2023  
Antonietta Vozzo

By command,

STEVEN SPENCE MARSHALL  
Premier

AGO0100-20CS

Department of the Premier and Cabinet  
Adelaide, 9 July 2020

His Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Protective Security Officers Disciplinary Tribunal, pursuant to the provisions of the Protective Security Act 2007:

Panel Member: from 20 July 2020 until 28 April 2023  
Antonietta Vozzo

By command,

STEVEN SPENCE MARSHALL  
Premier

AGO0100-20CS

Department of the Premier and Cabinet  
Adelaide, 9 July 2020

His Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Forestry Corporation Board, pursuant to the provisions of the South Australian Forestry Corporation Act 2000:

Director: from 2 August 2020 until 1 August 2022  
Grant Anthony Pelton

Director: from 2 August 2020 until 1 August 2023  
Timothy James Stollznow

By command,

STEVEN SPENCE MARSHALL  
Premier

MPI20/0026 CS

Department of the Premier and Cabinet  
Adelaide, 9 July 2020

His Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Legal Practitioners Disciplinary Tribunal, pursuant to the provisions of the Legal Practitioners Act 1981:

Member: from 10 July 2020 until 9 July 2023  
Michelle Louise Barnes  
Franco Camatta  
Anne Gordon Burgess  
Gary Davis  
Michael John Dean Dawson  
Patsy Alison Kellett  
Sandra Gail Lilburn  
Lesley Hastwell  
Robert Lindsay Kennett

Maurine Teresa Pyke  
Roger Sallis

Presiding Member: from 10 July 2020 until 9 July 2023  
Maurine Teresa Pyke

Deputy Presiding Member: from 10 July 2020 until 14 November 2021  
Simon David Ower

By command,

STEVEN SPENCE MARSHALL  
Premier

AGO0108-20CS

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Department of the Premier and Cabinet  
Adelaide, 9 July 2020

His Excellency the Governor in Executive Council has been pleased to appoint Antonietta Vozzo as a Magistrate commencing on 20 July 2020 - pursuant to the provisions of the Magistrates Act 1983

By command,

STEVEN SPENCE MARSHALL  
Premier

AGO0100-20CS

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Department of the Premier and Cabinet  
Adelaide, 9 July 2020

His Excellency the Governor in Executive Council has been pleased to appoint Nicolle Shelley Rantanen to the office of Public Trustee for a term of three years commencing on 13 July 2020 and expiring on 12 July 2023, subject to the said Nicolle Shelley Rantanen remaining employed in the Public Service in the position of Public Trustee - pursuant to the provisions of the Public Trustee Act 1995

By command,

STEVEN SPENCE MARSHALL  
Premier

AGO0105-20CS

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Legislative Council Office  
Adelaide, 1 July 2020

Forwarded to the Honourable the Premier, the following Resolution, passed by the Legislative Council on 1 July 2020.

That By-law No. 7 of the City of Marion concerning Cats (Confinement) Variation made under the Local Government Act 1999 and the Dog and Cat Management Act 1995, made on 25 February 2020 and laid on the Table of this Council on 24 March 2020, be disallowed.

CHRIS SCHWARZ  
Clerk of Legislative Council

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## PROCLAMATIONS

South Australia

## **Administrative Arrangements (References in Australia Post Transactional Services Agreement) Proclamation 2020**

under section 8 of the *Administrative Arrangements Act 1994*

### **1—Short title**

This proclamation may be cited as the *Administrative Arrangements (References in Australia Post Transactional Services Agreement) Proclamation 2020*.

### **2—Commencement**

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

### **3—References to Minister etc in Australia Post Transactional Services Agreement**

- (1) A reference in the Australia Post Transactional Services Agreement to the Minister for Government Enterprises or the Minister for the Public Sector will have effect as if it were a reference to the Minister for Transport, Infrastructure and Local Government.
- (2) In this clause—

*Australia Post Transactional Services Agreement* means the agreement between the Minister for Government Enterprises on behalf of the Crown in right of the State of South Australia and Australia Post, dated 29 November 2010, as in force from time to time, and includes, to avoid doubt, any annexure to that agreement.

### **Made by the Governor**

with the advice and consent of the Executive Council  
on 9 July 2020

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South Australia

## **Administrative Arrangements (References in Careerlink Deed of Agreement) Proclamation 2020**

under section 8 of the *Administrative Arrangements Act 1994*

### **1—Short title**

This proclamation may be cited as the *Administrative Arrangements (References in Careerlink Deed of Agreement) Proclamation 2020*.

### **2—Commencement**

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

### **3—References to Service SA etc in Careerlink Deed of Agreement**

- (1) A reference in the Careerlink Deed of Agreement to Service SA or the Department of the Premier and Cabinet will have effect as if it were a reference to the Department of Planning, Transport and Infrastructure.
- (2) In this clause—

*Careerlink Deed of Agreement* means the Across Government Temporary Services Contract between the Department of the Premier and Cabinet on behalf of the Crown in right of the State of South Australia and Careerlink Training and Recruitment Services dated 1 December 2016, as in force from time to time, and includes, to avoid doubt, any annexure to that agreement.

### **Made by the Governor**

with the advice and consent of the Executive Council  
on 9 July 2020

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South Australia

## **Youth Court (Designation and Classification of Magistrate) Proclamation 2020**

under section 9 of the *Youth Court Act 1993*

### **1—Short title**

This proclamation may be cited as the *Youth Court (Designation and Classification of Magistrate) Proclamation 2020*.

### **2—Commencement**

This proclamation comes into operation on 20 July 2020.

### **3—Designation and classification of magistrate**

The magistrate named in Schedule 1 is—

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

## **Schedule 1—Magistrate of the Court**

Antonietta Vozzo

### **Made by the Governor**

with the advice and consent of the Executive Council  
on 9 July 2020

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South Australia

## **South Australian Civil and Administrative Tribunal (Designation of Magistrate as Member of Tribunal) Proclamation 2020**

under section 18 of the *South Australian Civil and Administrative Tribunal Act 2013*

### **1—Short title**

This proclamation may be cited as the *South Australian Civil and Administrative Tribunal (Designation of Magistrate as Member of Tribunal) Proclamation 2020*.

### **2—Commencement**

This proclamation comes into operation on 20 July 2020.

### **3—Designation of magistrate as member of Tribunal**

The following magistrate holding office under the *Magistrates Act 1983* is designated as a member of the South Australian Civil and Administrative Tribunal:

Antonietta Vozzo

### **Made by the Governor**

on the recommendation of the Attorney-General after consultation by the Attorney-General with the President of the South Australian Civil and Administrative Tribunal and the Chief Magistrate and with the advice and consent of the Executive Council  
on 9 July 2020

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## REGULATIONS

South Australia

# **Electricity (General) (Retailer Energy Efficiency Scheme) (Public Health Emergency) Variation Regulations 2020**

under the *Electricity Act 1996*

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## **Contents**

### **Part 1—Preliminary**

- 1 Short title
- 2 Commencement
- 3 Variation provisions

### **Part 2—Variation of *Electricity (General) Regulations 2012***

- 4 Insertion of regulation 35A
    - 35A Special arrangements for COVID-19 public health emergency
- 

## **Part 1—Preliminary**

### **1—Short title**

These regulations may be cited as the *Electricity (General) (Retailer Energy Efficiency Scheme) (Public Health Emergency) Variation Regulations 2020*.

### **2—Commencement**

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

### **3—Variation provisions**

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

## **Part 2—Variation of *Electricity (General) Regulations 2012***

### **4—Insertion of regulation 35A**

After regulation 35 insert:

#### **35A—Special arrangements for COVID-19 public health emergency**

- (1) The Minister may, by notice in the Gazette, determine that either or both of the following alternative arrangements apply for the purposes of this regulation:
  - (a) an alternative arrangement involving the Minister varying a target that would otherwise apply to a retailer for 2020 by reducing the target by a percentage specified by the Minister and increasing the relevant target applying to the retailer for 2021 by the amount of the reduction;

- (b) an alternative arrangement involving the Minister, on payment of the specified amount by a retailer into the designated fund, varying a target that would otherwise apply to a retailer for 2020 by reducing the target by a percentage specified by the Minister.
- (2) The Minister may, in the notice under subregulation (1), invite retailers to apply for approval of an alternative arrangement under this regulation.
- (3) A retailer may, within 14 days of publication of the notice under subregulation (1), apply to the Minister for approval of an alternative arrangement for the retailer.
- (4) If the Minister, on application by a retailer in accordance with subregulation (3), approves an alternative arrangement of a kind referred to in subregulation (1)(a) for the retailer, the Minister must, by notice in the Gazette, specify—
  - (a) the target that applies to the retailer for 2020 under the alternative arrangement; and
  - (b) the amount to be added to the relevant target applying to the retailer for 2021.
- (5) If the Minister, on application by a retailer in accordance with subregulation (3), approves an alternative arrangement of a kind referred to in subregulation (1)(b) for the retailer, the Minister must, by notice in the Gazette, specify the target that applies to the retailer for 2020 under the alternative arrangement.
- (6) The Minister must ensure that a copy of a notice under subregulation (4) or (5) is sent to the retailer as soon as practicable after the publication of the notice.
- (7) An application by a retailer in accordance with subregulation (3) seeking an alternative arrangement of a kind referred to in subregulation (1)(b) must be accompanied by the specified amount for the retailer and the Minister must ensure that the specified amount is paid into the designated fund.
- (8) If the Minister specifies a target that applies to a retailer for 2020 under an alternative arrangement under this regulation (including an alternative arrangement that is varied under this regulation), that target applies in substitution for the target notified by the Commission as applying to the retailer under regulation 32(1) (as adjusted under regulation 32(2)).
- (9) The Minister may, by further notice in the Gazette, increase a percentage specified in a notice under subregulation (1).
- (10) If the Minister increases a percentage by further notice under subregulation (9), a retailer may, within 14 days of the notice—
  - (a) in the case of a retailer for which an alternative arrangement has been approved under this regulation—apply to the Minister for variation of the alternative arrangement; or
  - (b) in any other case—apply to the Minister for approval of an alternative arrangement for the retailer.

- (11) Subregulations (4) to (8) apply to—
- (a) an application for a variation of an alternative arrangement under subregulation (10)(a); or
  - (b) an application for an alternative arrangement under subregulation (10)(b),

as if it were an application for approval of an alternative arrangement made in accordance with subregulation (3).

- (12) In this regulation—

***alternative arrangement*** means an arrangement of a kind referred to in subregulation (1)(a) or (b) (or both) if the Minister specifies that the arrangement (or both arrangements) applies for the purposes of this regulation in a notice under that subregulation;

***designated fund*** means a fund established by the Minister into which amounts are to be paid under an alternative arrangement of a kind referred to in subregulation (1)(b) and which may be applied for the purposes referred to in section 94B(12)(a) and (b) of the Act;

***specified amount***—the specified amount under subregulation (1)(b) for a retailer must reflect the reduction in the retailer's target by the specified percentage and is to be calculated by multiplying the amount of the reduction by a rate per GJ (for energy efficiency activities) or an amount per audit (for energy audits).

**Note—**

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

**Made by the Governor**

with the advice and consent of the Executive Council  
on 9 July 2020

No 232 of 2020

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South Australia

# Gas (Retailer Energy Efficiency Scheme) (Public Health Emergency) Variation Regulations 2020

under the *Gas Act 1997*

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## Contents

### Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

### Part 2—Variation of *Gas Regulations 2012*

- 4 Insertion of regulation 29A  
29A Special arrangements for COVID-19 public health emergency
- 

## Part 1—Preliminary

### 1—Short title

These regulations may be cited as the *Gas (Retailer Energy Efficiency Scheme) (Public Health Emergency) Variation Regulations 2020*.

### 2—Commencement

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

### 3—Variation provisions

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

## Part 2—Variation of *Gas Regulations 2012*

### 4—Insertion of regulation 29A

After regulation 29 insert:

#### **29A—Special arrangements for COVID-19 public health emergency**

- (1) The Minister may, by notice in the Gazette, determine that either or both of the following alternative arrangements apply for the purposes of this regulation:
  - (a) an alternative arrangement involving the Minister varying a target that would otherwise apply to a retailer for 2020 by reducing the target by a percentage specified by the Minister and increasing the relevant target applying to the retailer for 2021 by the amount of the reduction;

- (b) an alternative arrangement involving the Minister, on payment of the specified amount by a retailer into the designated fund, varying a target that would otherwise apply to a retailer for 2020 by reducing the target by a percentage specified by the Minister.
- (2) The Minister may, in the notice under subregulation (1), invite retailers to apply for approval of an alternative arrangement under this regulation.
- (3) A retailer may, within 14 days of publication of the notice under subregulation (1), apply to the Minister for approval of an alternative arrangement for the retailer.
- (4) If the Minister, on application by a retailer in accordance with subregulation (3), approves an alternative arrangement of a kind referred to in subregulation (1)(a) for the retailer, the Minister must, by notice in the Gazette, specify—
  - (a) the target that applies to the retailer for 2020 under the alternative arrangement; and
  - (b) the amount to be added to the relevant target applying to the retailer for 2021.
- (5) If the Minister, on application by a retailer in accordance with subregulation (3), approves an alternative arrangement of a kind referred to in subregulation (1)(b) for the retailer, the Minister must, by notice in the Gazette, specify the target that applies to the retailer for 2020 under the alternative arrangement.
- (6) The Minister must ensure that a copy of a notice under subregulation (4) or (5) is sent to the retailer as soon as practicable after the publication of the notice.
- (7) An application by a retailer in accordance with subregulation (3) seeking an alternative arrangement of a kind referred to in subregulation (1)(b) must be accompanied by the specified amount for the retailer and the Minister must ensure that the specified amount is paid into the designated fund.
- (8) If the Minister specifies a target that applies to a retailer for 2020 under an alternative arrangement under this regulation (including an alternative arrangement that is varied under this regulation), that target applies in substitution for the target notified by the Commission as applying to the retailer under regulation 26(1) (as adjusted under regulation 26(2)).
- (9) The Minister may, by further notice in the Gazette, increase a percentage specified in a notice under subregulation (1).
- (10) If the Minister increases a percentage by further notice under subregulation (9), a retailer may, within 14 days of the notice—
  - (a) in the case of a retailer for which an alternative arrangement has been approved under this regulation—apply to the Minister for variation of the alternative arrangement; or
  - (b) in any other case—apply to the Minister for approval of an alternative arrangement for the retailer.

- (11) Subregulations (4) to (8) apply to—
- (a) an application for a variation of an alternative arrangement under subregulation (10)(a); or
  - (b) an application for an alternative arrangement under subregulation (10)(b),

as if it were an application for approval of an alternative arrangement made in accordance with subregulation (3).

- (12) In this regulation—

***alternative arrangement*** means an arrangement of a kind referred to in subregulation (1)(a) or (b) (or both) if the Minister specifies that the arrangement (or both arrangements) applies for the purposes of this regulation in a notice under that subregulation;

***designated fund*** means a fund established by the Minister into which amounts are to be paid under an alternative arrangement of a kind referred to in subregulation (1)(b) and which may be applied for the purposes referred to in section 91A(12)(a) and (b) of the Act;

***specified amount***—the specified amount under subregulation (1)(b) for a retailer must reflect the reduction in the retailer's target by the specified percentage and is to be calculated by multiplying the amount of the reduction by a rate per GJ (for energy efficiency activities) or an amount per audit (for energy audits).

**Note—**

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

**Made by the Governor**

with the advice and consent of the Executive Council  
on 9 July 2020

No 233 of 2020

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# STATE GOVERNMENT INSTRUMENTS

CASINO ACT 1997

GR NOTICE NO. 5 OF 2020

*Gambling Codes of Practice (Complimentary gambling products—interactive wagering service providers) Variation Notice 2020*

By this notice, I, Dini Soulio, Liquor and Gambling Commissioner, vary the notice prescribing advertising and responsible gambling codes of practice, as follows:

**1. Citation, commencement, authorising provisions, etc**

- (1) This notice may be cited as the Gambling Codes of Practice (Complimentary gambling products—interactive wagering service providers) Variation Notice 2020.
- (2) This notice comes into operation on 9 July 2020.
- (3) This notice is authorised by-
  - (a) section 6A of the *Authorised Betting Operations Act 2000*, in particular section 6A(9);
  - (b) section 41A of the *Casino Act 1997*, in particular section 41A(9);
  - (c) section 10A of the *Gaming Machines Act 1992*, in particular section 10A (10);
  - (d) section 13B of the *State Lotteries Act 1966*, in particular section 13B(8).

**2. Purpose**

This notice varies the Gambling Codes of Practice Notice 2013<sup>1</sup> to remove the requirement for complimentary gambling products to be unconditional and transferable, however maintains a condition in respect of complimentary gambling products offered by an interactive wagering service provider that winnings from a bet made with such a product can be withdrawn by an account holder without being subject to a requirement that the account holder continue to bet with those winnings.

This notice also rectifies a clause reference in clause 61B (Definitions) which was inserted by the *Gambling Codes of Practice (Tranche 1 – South Australian variations for the National Consumer Protection Framework for Online Wagering in Australia) Variation Notice 2019* published in the *Government Gazette* on 23 May 2019.

**3. Complimentary gambling products—interactive wagering service providers**

- (1) In clause 54(2)(b), **delete** “which must be both unconditional and transferable;” and **substitute** “, and in respect of an interactive wagering service provider, only if winnings from a bet made with a complimentary gambling product can be withdrawn by an account holder without being subject to a requirement that the account holder continue to bet with those winnings;”.

**4. Clause 61B Definitions**

- (1) In clause 61B, **delete** “(3)” wherever occurring and **substitute** “(4)”.

<sup>1</sup> GR Notice No. 8 of 2013, *South Australian Government Gazette*, 18 December 2013 (No. 81 of 2013), pages 4798–4844, varied by—Gambling Codes of Practice (In-Venue Messaging) Variation Notice 2014 (GR1/2014), 20 February 2014, Gazette No. 14 of 2014, pages 1014–1024; Gambling Codes of Practice (General) Variation Notice 2015 (GR6/2015), 26 March 2015, Gazette No. 19 of 2015, pages 1266–1271; Gambling Codes of Practice (Premium Gaming) Variation Notice 2015 (GR8/2015), 7 May 2015, Gazette No. 28 of 2015, pages 1665–1666; Gambling Codes of Practice (Predictive Monitoring) Variation Notice 2015 (GR12/2015), 30 July 2015, Gazette No. 46 of 2015, page 3586; Gambling Codes of Practice (Account Gambling) Variation Notice 2016 (GR1/2016), 18 February 2016, Gazette No. 10 of 2016, page 541–546; Gambling Codes of Practice (General) Variation Notice 2016 (GR4/2016), 9 June 2016, Gazette No. 35 of 2016, page 2049–2053; Gambling Codes of Practice (Tranche 1—South Australian variations for the National Consumer Protection Framework for Online Wagering in Australia) Variation Notice 2019 (GR5/2019), 23 May 2019 (No. 23 of 2019), pages 1303–1305.

Dated: 9 July 2020

DINI SOULIO  
Liquor and Gambling Commissioner

DANGEROUS SUBSTANCES ACT 1979

*Authorised Officer*

I, Martyn Campbell, Executive Director, SafeWork SA, hereby appoint the following person as an Authorised Officer for the purposes of the *Dangerous Substances Act 1979* pursuant to section 7(1) of that Act:

- Syed Mohd Umar MASOOD

Dated: 2 July 2020

MARTYN CAMPBELL  
Executive Director  
SafeWork SA

## DEVELOPMENT ACT 1993

## SECTION 27(5)(A)

*Morphettville Racecourse Development Plan Amendment**By The Minister*

## NOTICE

*Preamble*

Pursuant to Section 27(3)(b) of the *Development Act 1993*, the Environment, Resources and Development Committee of Parliament has suggested amendments to the Marion Council Development Plan following its consideration of the Morphettville Racecourse Development Plan Amendment.

Pursuant to Section 27(5)(a) of the *Development Act 1993*, I, Stephan Knoll, being the Minister administering the Act, am proceeding to make such an amendment to the Marion Council Development Plan dated 21 May 2020.

## NOTICE

PURSUANT to Section 27(5)(a) of the *Development Act 1993*, I amend the Marion Council Development Plan dated 21 May 2020 as follows:

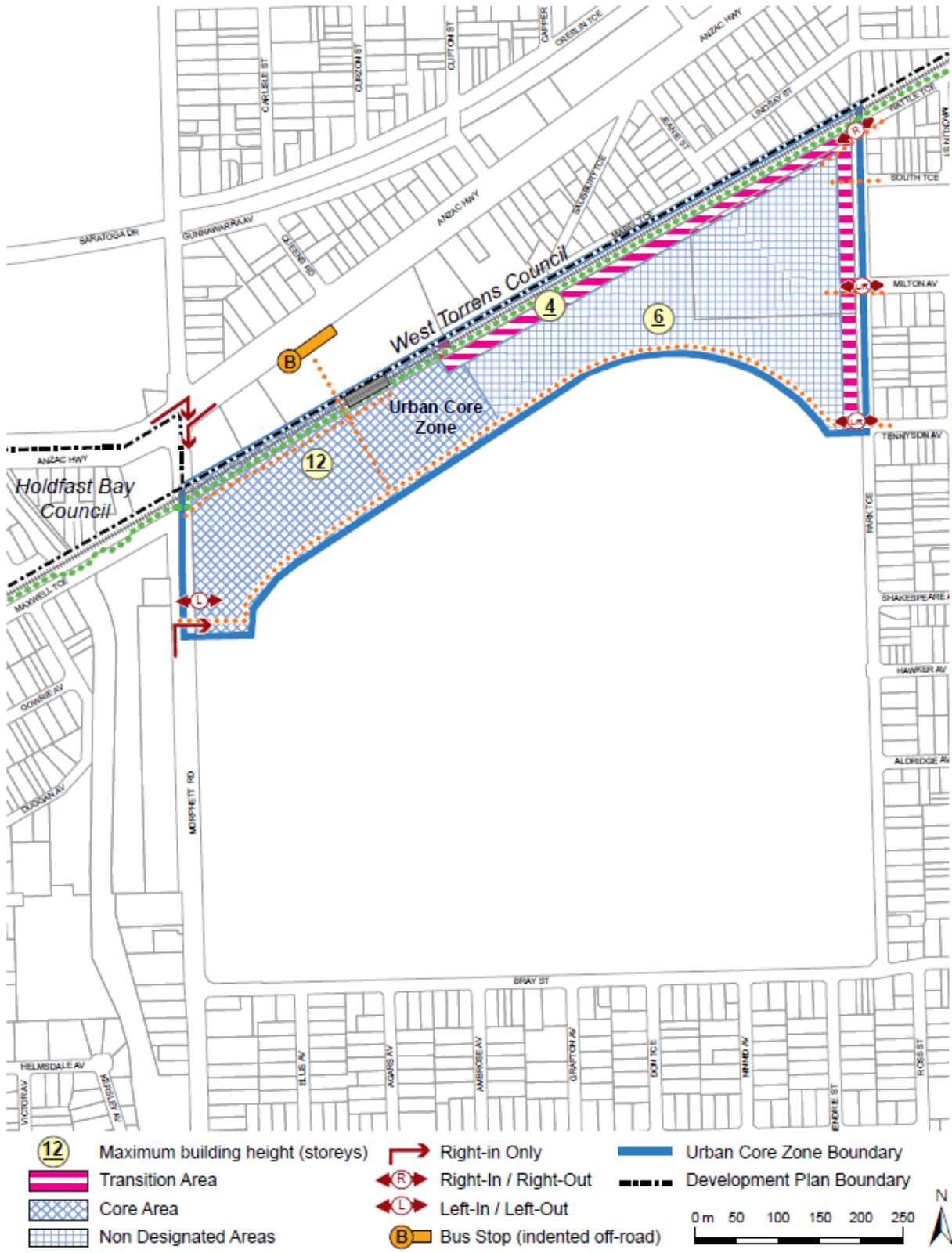
- Inserting the following additional text into the Desired Character Statement (following paragraph 10) of the Urban Core Zone for the Marion Council Development Plan:  
*Three access points will be provided to / from Park Terrace and align with the intersections of Wattle Terrace, Milton Avenue and Tennyson Avenue to allow dispersal of traffic through the local road network.*
- Amending Mar/10 Concept Plan of the Marion Council Development Plan to include additional access / egress points to Park Terrace (per **Attachment A**).

Dated: 3 July 2020

HON STEPHAN KNOLL MP  
Minister for Planning

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Attachment A



- 12 Maximum building height (storeys)
  - Transition Area
  - Core Area
  - Non Designated Areas
  - Mike Turtur Bikeway
  - Potential Pedestrian/Cycle Access
  - Tram Line
  - Potential Future Tram Stop
  - ➔ Right-in Only
  - Ⓜ Right-In / Right-Out
  - Ⓛ Left-In / Left-Out
  - B Bus Stop (indented off-road)
  - Urban Core Zone Boundary
  - Development Plan Boundary
- 0m 50 100 150 200 250 N

# Concept Plan Map Mar/10

## MORPHETTVILLE RACECOURSE

MARION COUNCIL

## ENVIRONMENT PROTECTION ACT 1993

## SECTION 68

*Approval of Category B Containers*

I, ANDREA KAYE WOODS, Team Leader, Container Deposit Legislation and Delegate of the Environment Protection Authority ('the Authority'), pursuant to section 68 of the Environment Protection Act, 1993 (SA) ('the Act') hereby:

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

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

Dated: 9 July 2020

ANDREA KAYE WOODS  
Team Leader, Container Deposit Legislation  
Delegate of the Environment Protection Authority

## SCHEDULE 1

Column 1 Product Name	Column 2 Container Size	Column 3 Container Type	Column 4 Approval Holder	Column 5 Collection Arrangements
Cape Grim Tasmania Natural Water	500 ml	PET	Aqua Sano Pty Limited	Statewide Recycling
Cape Grim Tasmania Sparkling Water	330 ml	Glass	Aqua Sano Pty Limited	Statewide Recycling
Cape Grim Tasmania Sparkling Water	880 ml	Glass	Aqua Sano Pty Limited	Statewide Recycling
Cape Grim Tasmania Still Water	880 ml	Glass	Aqua Sano Pty Limited	Statewide Recycling
Cape Grim Tasmania Still Water	330 ml	Glass	Aqua Sano Pty Limited	Statewide Recycling
Somersby Mango & Lime Flavoured Sparkling Beverage	330 ml	Glass	Asahi Premium Beverages Pty Ltd	Statewide Recycling
Brew Room KOMBUCHA Organic With Live Probiotics Peach & Passionfruit Low Sugar	750 ml	Glass	BH Fine Foods Pty Ltd	Marine Stores Ltd
Brew Room KOMBUCHA Organic With Live Probiotics Spiced Apple Flavour Low Sugar	330 ml	Glass	BH Fine Foods Pty Ltd	Marine Stores Ltd
Great Northern Brewing Co Zero Full Taste	375 ml	Aluminium	Carlton & United Breweries Pty Ltd	Marine Stores Ltd
Great Northern Brewing Co Zero Full Taste	330 ml	Glass	Carlton & United Breweries Pty Ltd	Marine Stores Ltd
Mercury Hard Cider Crushed Passionfruit	375 ml	Aluminium	Carlton & United Breweries Pty Ltd	Marine Stores Ltd
Pure Blonde Organic Lager	330 ml	Glass	Carlton & United Breweries Pty Ltd	Marine Stores Ltd
Feral Brewing Co Dirty Biggie Oaked East Coast IPA	375 ml	Aluminium	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Miller Chill With Real Blood Orange	330 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Miller Chill With Real Lime	330 ml	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Monster Super Fuel Blue Ice Energy Drink	550 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Monster Super Fuel Purple Passion Energy Drink	550 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Monster Super Fuel Tropical Thunder Energy Drink	550 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Monster Super Fuel Zero Sugar Energy Drink	550 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Handsome Elvis Nitro Milk Stout	375 ml	Aluminium	Emencee Pty Ltd t/as Balter Brewing	Statewide Recycling
Bang Energy Frose Rose	500 ml	Aluminium	Export Corporation Australia Pty Ltd T/As Nutrition Systems	Statewide Recycling
Bang Energy Rainbow Unicorn	500 ml	Aluminium	Export Corporation Australia Pty Ltd T/As Nutrition Systems	Statewide Recycling
Bang Energy Sour Heads	500 ml	Aluminium	Export Corporation Australia Pty Ltd T/As Nutrition Systems	Statewide Recycling
Bang Energy Star Blast	500 ml	Aluminium	Export Corporation Australia Pty Ltd T/As Nutrition Systems	Statewide Recycling
V Sugarfree Blue Guarana Energy Drink	500 ml	Aluminium	Frucor Suntory Australia Pty Ltd.	Statewide Recycling
V Sugarfree Blue Guarana Energy Drink	250 ml	Aluminium	Frucor Suntory Australia Pty Ltd.	Statewide Recycling

Column 1 Product Name	Column 2 Container Size	Column 3 Container Type	Column 4 Approval Holder	Column 5 Collection Arrangements
V Sugarfree Blue Guarana Energy Drink	275 ml	Aluminium	Frucor Suntory Australia Pty Ltd.	Statewide Recycling
Gage Roads Pipe Dreams Coastal Lager All Natural	330 ml	Glass	Gage Roads Brewing Co Ltd	Statewide Recycling
Matsos Broome Brewery Hard Berry With A Squeeze of Lime	330 ml	Glass	Gage Roads Brewing Co Ltd	Statewide Recycling
Matsos Broome Brewery Hard Melon With A Hint of Mint	330 ml	Glass	Gage Roads Brewing Co Ltd	Statewide Recycling
H2coco Iced Coffee	355 ml	Aluminium	H2coco Pty Ltd	Statewide Recycling
H2coco Pure Coconut Water	355 ml	Aluminium	H2coco Pty Ltd	Statewide Recycling
H2coco Pure Pink Coconut Water	750 ml	LPB - Aseptic	H2coco Pty Ltd	Statewide Recycling
H2coco Pure+ Collagen Coconut Water	750 ml	LPB - Aseptic	H2coco Pty Ltd	Statewide Recycling
H2coco Pure+ Prebiotic Coconut Water	750 ml	LPB - Aseptic	H2coco Pty Ltd	Statewide Recycling
H2melon Watermelon Water	330 ml	LPB - Aseptic	H2coco Pty Ltd	Statewide Recycling
Java Jamu Turmeric Tamarind	350 ml	Glass	Java Jamu	Statewide Recycling
JR Jetty Road Brewery Draught	375 ml	Aluminium	Jetty Road Brewery	Statewide Recycling
JR Jetty Road Brewery IPA	375 ml	Aluminium	Jetty Road Brewery	Statewide Recycling
JR Jetty Road Brewery Pale Ale	375 ml	Aluminium	Jetty Road Brewery	Statewide Recycling
JR Jetty Road Brewery Steady Street	375 ml	Aluminium	Jetty Road Brewery	Statewide Recycling
JR Jetty Road Brewery XPA	375 ml	Aluminium	Jetty Road Brewery	Statewide Recycling
Earth Juice Organic Apple & Blackcurrant	250 ml	PET	Juicy Isle Pty Ltd	Statewide Recycling
Earth Juice Organic Apple & Mango	250 ml	PET	Juicy Isle Pty Ltd	Statewide Recycling
Earth Juice Organic Apple Juice	250 ml	PET	Juicy Isle Pty Ltd	Statewide Recycling
Earth Juice Organic Orange Juice	250 ml	PET	Juicy Isle Pty Ltd	Statewide Recycling
Colombiana La Nuestra	400 ml	PET	Latin Deli Pty Ltd	Marine Stores Ltd
Postobon Manzana	400 ml	PET	Latin Deli Pty Ltd	Marine Stores Ltd
Postobon Uva	400 ml	PET	Latin Deli Pty Ltd	Marine Stores Ltd
Brooklyn Bel Air Sour Raspberry	355 ml	Aluminium	Lion Beer Spirits & Wine Pty Ltd t/as Lion Beer Australia	Marine Stores Ltd
James Squire Qantas 100 Centenary Edition Australian Lager	355 ml	Aluminium	Lion Beer Spirits & Wine Pty Ltd t/as Lion Beer Australia	Marine Stores Ltd
White Rabbit Sour Red	355 ml	Aluminium	Lion Beer Spirits & Wine Pty Ltd t/as Lion Beer Australia	Marine Stores Ltd
White Rabbit Weisse Ling Sour Ale	355 ml	Aluminium	Lion Beer Spirits & Wine Pty Ltd t/as Lion Beer Australia	Marine Stores Ltd
XXXX Dry Full Strength Lager	375 ml	Aluminium	Lion Beer Spirits & Wine Pty Ltd t/as Lion Beer Australia	Marine Stores Ltd
Hills Cider Cloudy Apple	375 ml	Aluminium	MK Wine Solutions T/AS The Hills Cider Company	Marine Stores Ltd
Coles Probiotic Fermented Milk Drink	61 ml	HDPE	Manassen Foods Australia Pty Ltd	Statewide Recycling
Woolworths Probiotic Drink	63 ml	HDPE	Manassen Foods Australia Pty Ltd	Statewide Recycling
Moo Brew Beers From Dark Ale Tasmania	330 ml	Glass	Moo Brew Pty Ltd	Marine Stores Ltd
Moo Brew Beers From Pale Ale Tasmania	330 ml	Glass	Moo Brew Pty Ltd	Marine Stores Ltd
Moo Brew Beers From Pilsner Tasmania	330 ml	Glass	Moo Brew Pty Ltd	Marine Stores Ltd
Moo Brew Dark Ale	375 ml	Aluminium	Moo Brew Pty Ltd	Marine Stores Ltd
Moo Brew IPA	375 ml	Aluminium	Moo Brew Pty Ltd	Marine Stores Ltd
Moo Brew Pale Ale	375 ml	Aluminium	Moo Brew Pty Ltd	Marine Stores Ltd
Moo Brew Pilsner	375 ml	Aluminium	Moo Brew Pty Ltd	Marine Stores Ltd
Moo Brew Session Ale	375 ml	Aluminium	Moo Brew Pty Ltd	Marine Stores Ltd
Moo Brew Single Hop Tassie Pale	440 ml	Aluminium	Moo Brew Pty Ltd	Marine Stores Ltd
Moo Brew Stout	375 ml	Aluminium	Moo Brew Pty Ltd	Marine Stores Ltd
Mountain Goat Rare Breed Barrel Aged Blended Porter	500 ml	Aluminium	Mountain Goat Beer Pty Ltd	Statewide Recycling
Pirate Life Brewing Cashmere IPA	355 ml	Aluminium	Pirate Life Brewery Pty Ltd	Statewide Recycling
Coles Berry Smoothie Strawberry Raspberry Banana Pear & Mango Blueberry	300 ml	PET	Preshafood Pty. Ltd.	Statewide Recycling
Remedy Organic Kombucha Mango Passion No Sugar Naturally	330 ml	Glass	Remedy Kombucha Pty Ltd	Marine Stores Ltd
Remedy Organic Kombucha Raspberry Lemonade No Sugar Naturally	1250 ml	PET	Remedy Kombucha Pty Ltd	Marine Stores Ltd
Snapper Point Brewing Blonde Mullet Session Ale	500 ml	Aluminium	Snapper Point Brewing	Statewide Recycling
Snapper Point Brewing Snapper Juice IPA	500 ml	Aluminium	Snapper Point Brewing	Statewide Recycling
Snapper Point Brewing Snapper Point Ale	500 ml	Aluminium	Snapper Point Brewing	Statewide Recycling
Lo Bros Gin With Kombucha Indian Tonic	250 ml	Aluminium	Soulfresh Group Pty Ltd	Statewide Recycling
Lo Bros Vodka With Kombucha Berries & Soda	250 ml	Aluminium	Soulfresh Group Pty Ltd	Statewide Recycling

<b>Column 1 Product Name</b>	<b>Column 2 Container Size</b>	<b>Column 3 Container Type</b>	<b>Column 4 Approval Holder</b>	<b>Column 5 Collection Arrangements</b>
Lo Bros Vodka With Kombucha Lime & Soda	250 ml	Aluminium	Soulfresh Group Pty Ltd	Statewide Recycling
Cheeky Greek Spring Water	600 ml	PET	Springwater Beverages Pty Ltd	Statewide Recycling
Adelaide Hills A Rock And A Hard Place Still Spring Water	330 ml	Glass	The Dog The Spring The Bottle Pty Ltd	Marine Stores Ltd
Biocult Probiotic Cultured Drink	65 ml	HDPE	Trangs Food Pty Ltd	Statewide Recycling
Bearded Lady Bourbon Blended Whiskey & Cola	375 ml	Aluminium	Vok Beverages Pty Ltd	Statewide Recycling
Wilson Brewing Co Golden Seahorse Citrus Hefeweizen	375 ml	Aluminium	Wilson Brewing Company	Statewide Recycling
Wilson Draught Albany Proud	375 ml	Aluminium	Wilson Brewing Company	Statewide Recycling
Aqua Peak Natural Australian Spring Water	600 ml	PET	Woolworths Limited T/as Pinnacle Drinks	Marine Stores Ltd
Big Drop Brewing Co Pine Trail Pale Ale Ultra Low Alcohol	375 ml	Aluminium	Woolworths Limited T/as Pinnacle Drinks	Marine Stores Ltd
Big Drop Brewing Co Uptown Craft Lager Ultra Low Alcohol	375 ml	Aluminium	Woolworths Limited T/as Pinnacle Drinks	Marine Stores Ltd
Bluey Full Strength Lager	375 ml	Aluminium	Woolworths Limited T/as Pinnacle Drinks	Marine Stores Ltd
CiFi Cider Fiction Cold Pressed Alcoholic Apple Cider	375 ml	Aluminium	Woolworths Limited T/as Pinnacle Drinks	Marine Stores Ltd
Coldstream Rose Cider Yarra Valley	330 ml	Glass	Woolworths Limited T/as Pinnacle Drinks	Marine Stores Ltd
Corona Cero Alcohol Free Beer	355 ml	Aluminium	Woolworths Limited T/as Pinnacle Drinks	Marine Stores Ltd
Culture House Sour Cider Apple & Mango Alcoholic Cider	375 ml	Aluminium	Woolworths Limited T/as Pinnacle Drinks	Marine Stores Ltd
Ginger G Resistance Hard Ginger Beer	330 ml	Aluminium	Woolworths Limited T/as Pinnacle Drinks	Marine Stores Ltd
Hughie Goulburn NSW Aussie Pale Lager	375 ml	Aluminium	Woolworths Limited T/as Pinnacle Drinks	Marine Stores Ltd
John Boston The Compensation Crisp Lager Dry Hopped	330 ml	Glass	Woolworths Limited T/as Pinnacle Drinks	Marine Stores Ltd
La Plancheliere Rose Lightly Spritzed	250 ml	Aluminium	Woolworths Limited T/as Pinnacle Drinks	Marine Stores Ltd
Liberty Alcoholic Seltzer Coast Alcoholic Sparkling Water With a Hint of Raspberry	250 ml	Aluminium	Woolworths Limited T/as Pinnacle Drinks	Marine Stores Ltd
Liberty Alcoholic Seltzer Coast Alcoholic Sparkling Water With a Hint of Lime	250 ml	Aluminium	Woolworths Limited T/as Pinnacle Drinks	Marine Stores Ltd
Nelson County Kentucky Blended Bourbon And Cola	200 ml	Aluminium	Woolworths Limited T/as Pinnacle Drinks	Marine Stores Ltd
Nelson County Kentucky Blended Bourbon And Cola 4.6%	640 ml	Glass	Woolworths Limited T/as Pinnacle Drinks	Marine Stores Ltd
Nelson County Kentucky Blended Bourbon And Cola 6.0%	640 ml	Glass	Woolworths Limited T/as Pinnacle Drinks	Marine Stores Ltd
Rainbird Lemon & Lime Alcoholic Sparkling Water With a Hint of Flavour	250 ml	Aluminium	Woolworths Limited T/as Pinnacle Drinks	Marine Stores Ltd
Rainbird Lemon & Lime Alcoholic Sparkling Water With a Hint of Flavour	330 ml	Aluminium	Woolworths Limited T/as Pinnacle Drinks	Marine Stores Ltd
Rainbird Natural Alcoholic Sparkling Water	330 ml	Aluminium	Woolworths Limited T/as Pinnacle Drinks	Marine Stores Ltd
Saintly Hard Seltzer Alcoholic Sparkling Water Blessed Lime	250 ml	Aluminium	Woolworths Limited T/as Pinnacle Drinks	Marine Stores Ltd
Saintly Hard Seltzer Alcoholic Sparkling Water Forbidden Pink Grapefruit	250 ml	Aluminium	Woolworths Limited T/as Pinnacle Drinks	Marine Stores Ltd
Saintly Hard Seltzer Alcoholic Sparkling Water Hail Mango	250 ml	Aluminium	Woolworths Limited T/as Pinnacle Drinks	Marine Stores Ltd
Saintly Hard Seltzer Alcoholic Sparkling Water Holy Watermelon & Mint	250 ml	Aluminium	Woolworths Limited T/as Pinnacle Drinks	Marine Stores Ltd
Scape Goat Crisp Apple Cider	330 ml	Glass	Woolworths Limited T/as Pinnacle Drinks	Marine Stores Ltd
Scape Goat Crisp Apple Cider	375 ml	Aluminium	Woolworths Limited T/as Pinnacle Drinks	Marine Stores Ltd
Scape Goat Lower Sugar Apple Cider	375 ml	Aluminium	Woolworths Limited T/as Pinnacle Drinks	Marine Stores Ltd
Scape Goat Rose Apple Cider	330 ml	Glass	Woolworths Limited T/as Pinnacle Drinks	Marine Stores Ltd
Stubbie Refreshing Beer	330 ml	Glass	Woolworths Limited T/as Pinnacle Drinks	Marine Stores Ltd
Zeffer Cider Co Alcoholic Ginger Beer	330 ml	Aluminium	Woolworths Limited T/as Pinnacle Drinks	Marine Stores Ltd

Column 1 Product Name	Column 2 Container Size	Column 3 Container Type	Column 4 Approval Holder	Column 5 Collection Arrangements
Zyho Brewing White Stout	375 ml	Aluminium	Woolworths Limited T/as Pinnacle Drinks	Marine Stores Ltd
Youjuice Awaken Carrot Orange Apple Strawberry Passionfruit	350 ml	PET	Youjuice Pty Ltd	Statewide Recycling
Youjuice The Real OJ Easy Squeezy Orange Juice	350 ml	PET	Youjuice Pty Ltd	Statewide Recycling
Youjuice Winter Warrior Carrot Apple Pineapple Grapefruit Beetroot Ginger	350 ml	PET	Youjuice Pty Ltd	Statewide Recycling

## EXPLOSIVES ACT 1936

*Revocation*

I, Robert Ivan Lucas, Treasurer in and for the State of South Australia, hereby revoke the following person as an Inspector of explosives for the purposes of the *Explosives Act 1936* pursuant to section 9(1) of that Act:

- Shaun Ross Matson SMITH

Dated: 4 July 2020

HON ROBERT LUCAS MLC  
Treasurer

## FISHERIES MANAGEMENT ACT 2007

## SECTION 79

*(Garfish commercial size limit increase)*

TAKE notice that pursuant to section 79 of the *Fisheries Management Act 2007*, it is hereby declared that it shall be unlawful for a person fishing pursuant to a fishery licence of the fisheries listed in schedule 1 to engage in the class of fishing activities or have possession or control of aquatic resources specified in schedule 2 during the period specified in schedule 3.

## SCHEDULE 1

Marine Scalefish Fishery, Restricted Marine Scalefish Fishery, Southern Zone Rock Lobster Fishery, Lakes and Coorong Fishery, or Northern Zone Rock Lobster Fishery.

## SCHEDULE 2

The act of taking, possessing or landing Southern Garfish (*Hyporhamphus melanochir*) in the waters of the State that are less than 25 cm in length when measured from the foremost part of the upper jaw to the end of the tail fin.

## SCHEDULE 3

Between 0001 hours on 2 July 2020 until 2359 hours on 30 June 2021.

Dated: 1 July 2020

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

## FISHERIES MANAGEMENT ACT 2007

## SECTION 79

*(Hauling net pocket mesh size increase)*

TAKE notice that pursuant to section 79 of the *Fisheries Management Act 2007*, it is hereby declared that it shall be unlawful for a person fishing pursuant to a fishery licence of the fisheries listed in schedule 1 to engage in the class of fishing activities specified in schedule 2 during the period specified in schedule 3.

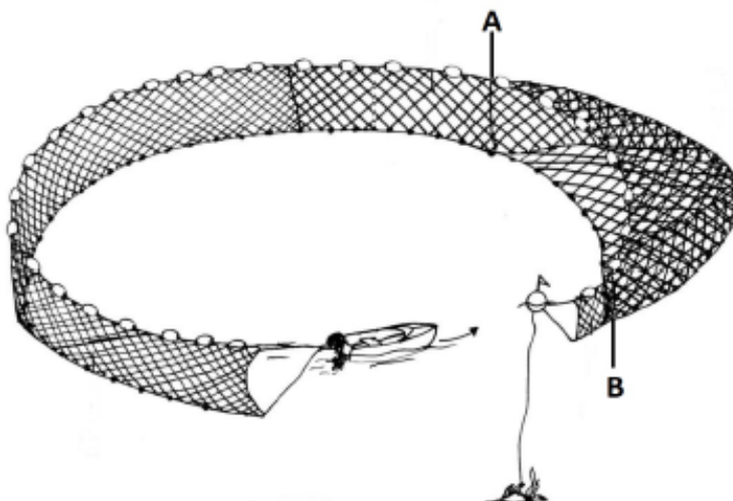
## SCHEDULE 1

Marine Scalefish Fishery, Restricted Marine Scalefish Fishery, Lakes and Coorong Fishery (coastal waters), Southern Zone Rock Lobster Fishery, or Northern Zone Rock Lobster Fishery.

## SCHEDULE 2

The act of taking, possessing or landing any fish species in all coastal waters of the State using a hauling net other than a hauling net that has a pocket made of knotted mesh not less than 36 mm.

A diagram of the hauling net with the section between A and B being the pocket for the purposes of schedule 2:



## SCHEDULE 3

Between 0001 hours on 2 July 2020 until 2359 hours on 30 June 2021.

Dated: 1 July 2020

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

## FISHERIES MANAGEMENT ACT 2007

## SECTION 79

*(Spencer Gulf Garfish closure)*

TAKE notice that pursuant to section 79 of the *Fisheries Management Act 2007*, it is hereby declared that it shall be unlawful for a person fishing pursuant to a fishery licence of the fisheries listed in schedule 1 to engage in the class of fishing activities or have possession or control of aquatic resources specified in schedule 2 during the period specified in schedule 3.

## SCHEDULE 1

Marine Scalefish Fishery, Restricted Marine Scalefish Fishery or Northern Zone Rock Lobster Fishery.

## SCHEDULE 2

The act of taking, possessing or landing Southern Garfish (*Hyporhamphus melanochir*) in the waters contained within the Spencer Gulf, points from which the closing lines are drawn: Cape Catastrophe (position latitude 34°59'07.15"S, longitude 136°00'11.06"E) to Cape Spencer (position latitude 35°17'59.6"S, longitude 136°52'50.11"E) (Datum GDA 94).

## SCHEDULE 3

Between 1201 hours on 7 August 2020 until 1159 hours on 6 October 2020.

Dated: 1 July 2020

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

## FISHERIES MANAGEMENT ACT 2007

## SECTION 79

*(Gulf St Vincent Garfish closure and use of modified hauling net)*

TAKE notice that pursuant to section 79 of the *Fisheries Management Act 2007*, it is hereby declared that it shall be unlawful for a person fishing pursuant to a fishery licence of the fisheries listed in schedule 1 to engage in the class of fishing activities or have possession or control of aquatic resources specified in schedule 2 during the period specified in schedule 3.

## SCHEDULE 1

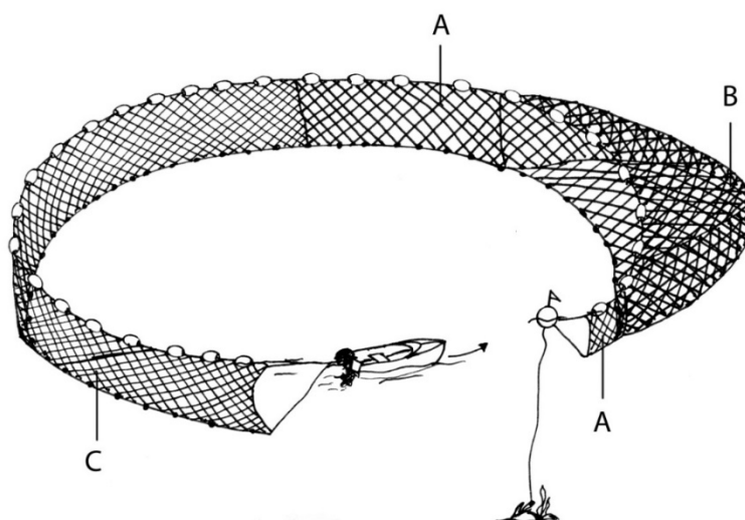
Marine Scalefish Fishery, Restricted Marine Scalefish Fishery or Northern Zone Rock Lobster Fishery.

## SCHEDULE 2

The act of taking, possessing or landing Southern Garfish (*Hyporhamphus melanochir*) in the waters contained within Gulf St Vincent, points from which the closing lines are drawn: Cape Jervis (position latitude 35°36'48.51"S, longitude 138°05'44.01"E) to Troubridge Point (position latitude 35°10'04.74"S, longitude 137°40'38.64"E) (Datum GDA 94); and or

The act of taking, possessing or landing fish using a hauling net other than a hauling net that has a pocket made of knotted mesh not less than 36 mm, has a maximum bunt length of 60 m, a minimum mesh size of 30 mm for panels immediately adjacent to the pocket, a 50 mm minimum mesh size in the remainder of the hauling net and a maximum hauling net length of 600 m

A diagram of the hauling net for the purposes of schedule 2 is provided below:

**Key:**

- A. Mesh panel(s) immediately adjacent to the pocket.
- B. Pocket.
- C. Wings (remainder of the net)

The mesh panel(s) immediately adjacent the pocket (A) and the pocket (B) are collectively known as the bunt of the hauling net.

## SCHEDULE 3

Between 1201 hours on 18 July 2020 until 1159 hours on 6 October 2020.

Dated: 1 July 2020

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

## FISHERIES MANAGEMENT ACT 2007

## SECTION 115

*Exemption Number ME9903116*

TAKE NOTICE that pursuant to section 115 of the *Fisheries Management Act 2007*, a class of persons who have a Miscellaneous Research Fishery Permit to conduct research in the project 'Impact of water temperature on Pipi Catch per Unit Effort (CPUE)', (the 'exemption holders') are exempt from Regulation 5, schedule 6 clause 120 of the *Fisheries Management (General) Regulations 2017* but only insofar as they may engage in the taking of Pipi (*Donax* spp) in accordance with the conditions and endorsements on their permits during the period specified in schedule 1 (the 'exempted activity'), subject to the conditions set out in schedule 2 unless varied or revoked earlier.

## SCHEDULE 1

From 12:01 am on 4 July 2020 until 11:59 pm 31 October 2020

## SCHEDULE 2

1. The exempted activity may only be undertaken along the Younghusband Peninsula between the Murray Mouth and Kingston SE, and includes **specially protected areas**, namely Encounter Marine Park and the Upper South East Marine Park, excluding Sanctuary Zones and Restricted Access Zones unless otherwise authorised under the Marine Parks Act.
2. Pipi may only be taken under this exemption consistent with the limits attached to the conditions of the Miscellaneous Research Fishery Permit to conduct research in the project 'Impact of water temperature on Pipi Catch per Unit Effort (CPUE)'.
3. 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.
4. 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*. 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: 3 July 2020

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

## FISHERIES MANAGEMENT ACT 2007

## SECTION 115

*Ministerial Exemption number ME9903112*

TAKE NOTICE that pursuant to section 115 of the *Fisheries Management Act 2007*, the holders of Marine Scalefish Fishery licences listed in Schedule 1 (the ‘exemption holders’), or their registered masters, are exempt from the provisions of Section 70 of the *Fisheries Management Act 2007*, and Regulation 5(b) and Schedule 7 of the *Fisheries Management (General) Regulations 2017* but only insofar as the exemption holder may use a Sardine net for the purposes of trade or business in the waters described in Schedule 2 (the “exempted activity”), subject to the conditions set out in Schedule 3, from 7 July 2020 until 31 March 2021, unless this notice is varied or revoked earlier.

## SCHEDULE 1

<b>Licence number</b>	<b>Licence holder</b>
M262	Sime Sarin
M273	Anne Tapley
M354	Mario Valcic
M324	Nansi Nelligan
M429	Sime Sarin
M491	Sime Sarin
M505	Peter White
M274	Brendan Sheehy

## SCHEDULE 2

1. The waters of or near Coffin Bay contained within and bounded by a line commencing at Mean High Water Springs closest to 34°25'44.84" South, 135°12'22.73" East (Point Sir Isaac), then easterly to the location on Mean High Water Springs closest to 34°25'06.25" South, 135°21'31.65" East (Frenchman Bluff), then beginning southerly following the line of Mean High Water Springs to the location on Mean High Water Springs closest to 34°31'19.92" South, 135°22'38.52" East, then westerly to the location on Mean High Water Springs closest to 34°31'19.92" South, 135°21'12.12" East (Point Longnose), then beginning northerly following the line of Mean High Water Springs to the point of commencement.
2. Waters adjacent to Port Lincoln west of the geodesic from the location on Mean High Water Springs closest to 34 32'30.60" South, 136 05'19.80" East (Point Bolingbroke) to the location on Mean High Water Springs closest to latitude 34 43'43.80" South, longitude 135 59'37.80" East (Cape Donington) - excluding those waters contained within and bounded by a line commencing at Mean High Water Springs at the shore end of the North Shields jetty, then south-easterly to Maria Point on Boston Island, then beginning southerly following the line of Mean High Water Springs to the light at Point Fanny, then west-south-westerly to the most northerly point of Billy Lights Point, then beginning south-westerly following the line of Mean High Water Springs to the point of commencement.

## SCHEDULE 3

1. This exemption is valid only in respect of fishing activities undertaken on boats that are registered and endorsed on the exemption holder's Marine Scalefish Fishery licence.
2. The exempted activity may only be undertaken using a registered Sardine net that is endorsed on the exemption holder's Marine Scalefish Fishery licence, and is being used pursuant to that licence and the conditions of that licence.
3. The exempted activity must not be undertaken in waters less than ten (10) metres in depth.
4. The exempted activity may only be undertaken using one Sardine net to take Australian Sardine or Australian Anchovy at any one time.
5. Whilst engaged in the exempted activity the exemption holder must not use any other registered device endorsed on their Marine Scalefish Fishery licence.
6. The exemption holder must notify PIRSA Fishwatch on 1800 065 522 prior to conducting the exempted activity and provide the following information:
  - The place and time of departure;
  - The place and time of landing; and
  - Exemption number.
7. While engaged in the exempted activity the exemption holder must have in their possession the copy of this notice, and produce that notice to a Fisheries Officer upon request.

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 of Environment and Water when undertaking activities within a marine park.

Dated: 7 July 2020

PROF GAVIN BEGG  
A/Executive Director  
Fisheries and Aquaculture

Delegate of the Minister for Primary Industries and Regional Development

## HOUSING IMPROVEMENT ACT 2016

*Rent Control Revocations*

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

Address of Premises	Allotment Section	Certificate of Title Volume/Folio
141 Hampstead Road, Greenacres SA 5086	Allotment 5 Deposited Plan 36863 Hundred of Yatala	CT5169/654; CT6219/551; CT6219/552
2 Daly Street, Wallaroo SA 5556	Allotment 387 Deposited Plan 79 Hundred of Wallaroo	CT5788/288

Dated: 9 July 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 5

*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 5 of the *Justices of the Peace Act 2005*, do hereby appoint Michael Edison Brown as a Justice of the Peace for South Australia, only for the term during which he also holds office as a Member of Parliament, effective from the date of the notice in the Government Gazette.

It being a condition of appointment that Michael Edison Brown 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:

Dated: 1 July 2020

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

## 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 27 July 2020 and expiring on 26 July 2030:

Frances Grace ZUBRECKYJ  
David William WHITE  
Casey Lee SCHOLLAR  
Nataliya SARD  
Annette Joyce RANDALL  
Huirong QIAN  
Rajendra PANDEY  
Gemma Elizabeth MOYLE  
Matthew LEYSON  
Trent John Barry JACKSON  
Shannon David HARRISON  
Janet EVANS  
Alicia Veronica ECKERMANN  
Jamie Louise Thomas DINHAM  
Stephen CHAN  
Stuart Stanley BRUGGEMANN  
Casey-Leigh Stephanee AUSTIN

Dated: 6 July 2020

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

## LAND ACQUISITION ACT 1969

## SECTION 16

*Notice of Acquisition—Form 5***1. Notice of acquisition**

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

Comprising an unencumbered estate in fee simple in the whole of that piece of land lettered "A" in the plan attached hereto, being portion of the land comprised in Certificates of Title Volume 6154 Folio 545 and Volume 6178 Folio 891, expressly excluding the easement over the land marked "B" on DP 80256 (RE 6260006).

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

## 2. Compensation

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

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

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

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

## 3. Inquiries

Inquiries should be directed to:

Chris Southam  
GPO Box 1533  
Adelaide SA 5001  
Telephone: (08) 8343 2574

Dated: 6 July 2020

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

ROCCO CARUSO  
Manager, Property Acquisition  
Authorised Officer

Department of Planning, Transport and Infrastructure

DPTI 2019/07992/01

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### LAND ACQUISITION ACT 1969

#### SECTION 16

#### *Notice of Acquisition—Form 5*

## 1. Notice of acquisition

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

Comprising an unencumbered estate in fee simple in that piece of land being the whole of Unit 6 in Strata Plan No 1090 comprised in Certificate of Title Volume 5060 Folio 114.

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

## 2. Compensation

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

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

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

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

## 3. Inquiries

Inquiries should be directed to:

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

Dated: 6 July 2020

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

ROCCO CARUSO  
Manager, Property Acquisition  
Authorised Officer

Department of Planning, Transport and Infrastructure

DPTI 2019/18666/01

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### LAND ACQUISITION ACT 1969

#### SECTION 16

#### *Notice of Acquisition—Form 5*

## 1. Notice of acquisition

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

Comprising an estate in fee simple in that piece of land being the whole of Allotment 16 in Filed Plan No 103692 comprised in Certificate of Title Volume 6145 Folio 257 subject to easement(s) over the land marked A on FP 59178 to park a vehicle (TG 12189681) and subject to free and unrestricted right(s) of way over the land marked B on FP 59178 (TG 12189681).

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

**2. Compensation**

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

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

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

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

**3. Inquiries**

Inquiries should be directed to:

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

Dated: 6 July 2020

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

ROCCO CARUSO  
Manager, Property Acquisition  
Authorised Officer

Department of Planning, Transport and Infrastructure

DPTI 2019/11307/01

## LAND ACQUISITION ACT 1969

## SECTION 16

*Notice of Acquisition—Form 5***1. Notice of acquisition**

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

Comprising an estate in fee simple in that piece of land being the whole of Unit 5 in Strata Plan Plan No 1250 comprised in Certificate of Title Volume 5052 Folio 769 expressly excluding the free and unrestricted right(s) of way over the land marked 'A' on Strata Plan 1250.

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

**2. Compensation**

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

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

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

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

**3. Inquiries**

Inquiries should be directed to:

Rob Gardner  
GPO Box 1533  
Adelaide SA 5001  
Telephone: (08) 8343 2567

Dated: 6 July 2020

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

ROCCO CARUSO  
Manager, Property Acquisition  
Authorised Officer

Department of Planning, Transport and Infrastructure

DPTI 2019/18681/01

## LAND ACQUISITION ACT 1969

## SECTION 16

*Notice of Acquisition—Form 5***1. Notice of acquisition**

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

Comprising an estate in fee simple in that piece of land being the whole of Allotment 29 in Filed Plan No 134780 comprised in Certificate of Title Volume 6145 Folio 256, together with easements(s) over the land marked A on FP59178 to park a vehicle (TG 12189681) together with free and unrestricted rights(s) of way over the land marked B on FP59178 (TG 12189681).

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

**2. Compensation**

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

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

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

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

**3. Inquiries**

Inquiries should be directed to:

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

Dated: 6 July 2020

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

ROCCO CARUSO  
Manager, Property Acquisition  
Authorised Officer

Department of Planning, Transport and Infrastructure

DPTI 2019/11306/01

## LAND ACQUISITION ACT 1969

## SECTION 16

*Notice of Acquisition—Form 5***1. Notice of acquisition**

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

Comprising an estate in fee simple in that piece of land being the whole of Unit 7 in Strata Plan No 1250 comprised in Certificate of Title Volume 5052 Folio 771, expressly excluding the free and unrestricted right(s) of way over the land marked A on SP 1250.

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

**2. Compensation**

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

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

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

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

**3. Inquiries**

Inquiries should be directed to:

Rob Gardner  
GPO Box 1533  
Adelaide SA 5001  
Telephone: (08) 8343 2567

Dated: 6 July 2020

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

ROCCO CARUSO  
Manager, Property Acquisition  
Authorised Officer

Department of Planning, Transport and Infrastructure

DPTI 2019/18683/01

LOCAL GOVERNMENT ACT 1999  
NOTICE OF DETERMINATION OF RELEVANT PERIOD

*Review of Council Compositions and Wards*

Pursuant to section 12(4) of the *Local Government Act 1999* and Regulation 4 of the *Local Government (General) Regulations 2013*, I, Stephan Karl Knoll, Minister for Transport, Infrastructure and Local Government in the state of South Australia, hereby revoke the Notice of Determination of Relevant Period published in the *Government Gazette* on 1 August 2019, pages 2883 to 2885 (inclusive) and determine the relevant period for the next review of council compositions and wards, to be the date as contained in the table listed hereunder.

Council	Last Review	Next Review Period
Adelaide	19/11/2013	June 2020–October 2021
Adelaide Plains	26/11/2013	June 2020–October 2021
Alexandrina	26/11/2013	June 2020–October 2021
Burnside	8/01/2013	June 2020–October 2021
Charles Sturt	5/09/2013	June 2020–October 2021
Coorong	18/09/2013	June 2020–October 2021
Flinders Ranges Council	14/05/2013	June 2020–October 2021
Goyder	16/08/2013	June 2020–October 2021
Light	14/11/2013	June 2020–October 2021
Marion	27/11/2013	June 2020–October 2021
Mid Murray	05/11/2013	June 2020–October 2021
Mitcham	12/11/2013	June 2020–October 2021
Mount Remarkable	29/11/2013	June 2020–October 2021
Murray Bridge	8/07/2013	June 2020–October 2021
Robe	18/09/2013	June 2020–October 2021
Unley	19/08/2013	June 2020–October 2021
Elliston	14/11/2013	October 2020–October 2021
Franklin Harbour	9/07/2013	October 2020–October 2021
Gawler	26/11/2013	October 2020–October 2021
Holdfast Bay	5/11/2013	October 2020–October 2021
Mount Barker	26/08/2013	October 2020–October 2021
Port Pirie	05/11/2013	October 2020–October 2021
Prospect	28/11/2013	October 2020–October 2021
Streaky Bay	28/11/2013	October 2020–October 2021
Tatiara	05/11/2013	October 2020–October 2021
Tumby Bay	12/11/2013	October 2020–October 2021
Wakefield Regional	26/11/2013	October 2020–October 2021
Wattle Range	26/08/2013	October 2020–October 2021
West Torrens	06/11/2013	October 2020–October 2021
Wudinna	26/08/2013	October 2020–October 2021
Yorke Peninsula	19/11/2013	October 2020–October 2021
Adelaide Hills	30/11/2017	April 2024–April 2025
Barossa	1/05/2017	April 2024–April 2025
Berri Barmera	29/06/2017	April 2024–April 2025
Campbelltown	1/05/2017	April 2024–April 2025
Clare & Gilbert Valleys	7/07/2017	April 2024–April 2025
Grant	8/05/2017	April 2024–April 2025
Kangaroo Island	14/02/2017	April 2024–April 2025
Kimba	5/06/2017	April 2024–April 2025
Mount Gambier	1/05/2017	April 2024–April 2025
Northern Areas	21/08/2017	April 2024–April 2025
Norwood, Payneham & St Peters	31/08/2017	April 2024–April 2025
Onkaparinga	7/12/2017	April 2024–April 2025
Playford	16/10/2017	April 2024–April 2025
Port Adelaide Enfield	3/07/2017	April 2024–April 2025
Port Lincoln	6/04/2017	April 2024–April 2025
Salisbury	21/11/2017	April 2024–April 2025
Southern Mallee	1/06/2017	April 2024–April 2025
Victor Harbor	27/07/2017	April 2024–April 2025
Yankalilla	27/07/2017	April 2024–April 2025
Barunga West	31/07/2017	October 2024–October 2025
Ceduna	5/10/2017	October 2024–October 2025
Cleve	26/10/2017	October 2024–October 2025
Cooper Pedy	21/11/2017	October 2024–October 2025
Copper Coast	3/10/2017	October 2024–October 2025
Karoonda East Murray	6/11/2017	October 2024–October 2025
Kingston	4/09/2017	October 2024–October 2025
Lower Eyre Peninsula	26/10/2017	October 2024–October 2025
Loxton Waikerie	31/07/2017	October 2024–October 2025
Naracoorte Lucindale	4/09/2017	October 2024–October 2025
Orroroo Carrieton	6/11/2017	October 2024–October 2025
Peterborough	15/12/2017	October 2024–October 2025
Port Augusta	3/10/2017	October 2024–October 2025
Renmark Paringa	3/10/2017	October 2024–October 2025
Tea Tree Gully	28/11/2017	October 2024–October 2025
Walkerville	26/10/2017	October 2024–October 2025
Whyalla	21/11/2017	October 2024–October 2025

Dated: 7 July 2020

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

## PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

*Application for Grant of Associated Activities Licence—AAL 286*

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

**Victoria Oil Exploration (1977) Pty Ltd  
Permian Oil Pty Ltd**

The application will be determined on or after 7 August 2020.

**Description of Application Area**

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

All coordinates MGA2020, Zone 54

469717mE 6842008mN  
470569mE 6842010mN  
470570mE 6842010mN  
471604mE 6842032mN  
471606mE 6842032mN  
471606mE 6841832mN  
471604mE 6841832mN  
470719mE 6841814mN  
470718mE 6841814mN  
470712mE 6841813mN  
470661mE 6841812mN  
470653mE 6841776mN  
470648mE 6841753mN  
470596mE 6841761mN  
470608mE 6841811mN  
470575mE 6841811mN  
470563mE 6841810mN  
469996mE 6841789mN  
469970mE 6841652mN  
469866mE 6841658mN  
469883mE 6841785mN  
469637mE 6841791mN  
469524mE 6841926mN  
469538mE 6841975mN  
469541mE 6841984mN  
469575mE 6842088mN  
469604mE 6842184mN  
469609mE 6842182mN  
469657mE 6842146mN  
469717mE 6842008mN.

AREA: 0.46 square kilometres approximately

Dated: 6 July 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

*Application for Grant of Associated Activities Licence—AAL 286*

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

**Stuart Petroleum Pty Ltd**

The application will be determined on or after 7 August 2020.

**Description of Application Area**

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

All coordinates GDA2020 Geographicals

-28° 23' 09.97"	140° 05' 40.03"	-28° 24' 39.95"	140° 06' 20.03"
-28° 23' 14.95"	140° 05' 40.03"	-28° 24' 34.95"	140° 06' 20.03"
-28° 23' 14.95"	140° 05' 45.03"	-28° 24' 34.95"	140° 06' 15.03"
-28° 23' 34.95"	140° 05' 45.03"	-28° 24' 24.95"	140° 06' 15.03"
-28° 23' 34.95"	140° 05' 50.03"	-28° 24' 24.95"	140° 06' 10.03"
-28° 23' 39.97"	140° 05' 50.03"	-28° 24' 19.95"	140° 06' 10.03"
-28° 23' 39.97"	140° 05' 55.00"	-28° 24' 19.95"	140° 06' 05.03"
-28° 23' 49.95"	140° 05' 55.00"	-28° 24' 14.95"	140° 06' 05.03"
-28° 23' 49.95"	140° 06' 00.03"	-28° 24' 14.95"	140° 06' 00.03"
-28° 23' 54.95"	140° 06' 00.03"	-28° 24' 34.95"	140° 06' 00.03"
-28° 23' 54.95"	140° 06' 05.03"	-28° 24' 34.95"	140° 06' 05.03"
-28° 24' 04.95"	140° 06' 05.03"	-28° 24' 59.95"	140° 06' 05.03"
-28° 24' 04.95"	140° 06' 10.03"	-28° 24' 59.95"	140° 06' 10.00"
-28° 24' 09.95"	140° 06' 10.03"	-28° 25' 30.00"	140° 06' 10.00"
-28° 24' 09.95"	140° 06' 15.03"	-28° 25' 30.00"	140° 06' 00.03"
-28° 24' 14.95"	140° 06' 15.03"	-28° 24' 59.95"	140° 06' 00.03"

-28° 24' 14.95"	140° 06' 20.03"	-28° 24' 59.95"	140° 05' 55.03"
-28° 24' 19.95"	140° 06' 20.03"	-28° 24' 39.95"	140° 05' 55.03"
-28° 24' 19.95"	140° 06' 25.03"	-28° 24' 39.95"	140° 05' 50.03"
-28° 24' 29.95"	140° 06' 25.03"	-28° 23' 59.95"	140° 05' 50.03"
-28° 24' 29.95"	140° 06' 30.03"	-28° 23' 59.95"	140° 05' 45.03"
-28° 24' 39.95"	140° 06' 30.03"	-28° 23' 49.95"	140° 05' 45.03"
-28° 24' 39.95"	140° 06' 35.03"	-28° 23' 49.95"	140° 05' 35.03"
-28° 24' 55.00"	140° 06' 35.03"	-28° 23' 39.95"	140° 05' 35.03"
-28° 24' 55.00"	140° 06' 35.00"	-28° 23' 39.95"	140° 05' 25.03"
-28° 25' 00.00"	140° 06' 35.00"	-28° 23' 14.97"	140° 05' 25.03"
-28° 25' 00.00"	140° 06' 30.00"	-28° 23' 14.97"	140° 05' 30.00"
-28° 25' 05.00"	140° 06' 30.00"	-28° 23' 09.97"	140° 05' 30.00"
-28° 25' 05.00"	140° 06' 25.03"	-28° 23' 09.97"	140° 05' 40.03"
-28° 24' 39.95"	140° 06' 25.03"		

AREA: **2.16** square kilometres approximately

Dated: 6 July 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

*Application for Grant of Associated Activities Licence—AAL 289*

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

**Victoria Oil Exploration (1977) Pty Ltd  
Permian Oil Pty Ltd**

The application will be determined on or after 7 August 2020.

**Description of Application Area**

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

All coordinates MGA2020, Zone 54

469957mE 6843088mN  
469947mE 6843051mN  
469941mE 6843027mN  
469927mE 6842978mN  
469904mE 6842893mN  
469775mE 6842912mN  
469808mE 6843042mN  
469197mE 6843059mN  
468641mE 6843058mN  
468640mE 6843258mN  
469188mE 6843259mN  
469355mE 6843334mN  
469513mE 6843407mN  
469729mE 6843530mN  
469753mE 6843551mN  
469867mE 6843709mN  
470058mE 6843952mN  
470177mE 6844143mN  
470181mE 6844149mN  
470306mE 6844248mN  
470183mE 6843800mN  
470180mE 6843790mN  
470149mE 6843672mN  
470115mE 6843556mN  
470082mE 6843444mN  
470052mE 6843339mN  
470036mE 6843283mN  
470026mE 6843247mN  
470018mE 6843212mN  
469957mE 6843088mN.

AREA: **0.60** square kilometres approximately

Dated: 7 July 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

*Application for Grant of Associated Activities Licence—AAL 290*

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

**Victoria Oil Exploration (1977) Pty Ltd  
Permian Oil Pty Ltd**

The application will be determined on or after 7 August 2020.

**Description of Application Area**

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

All coordinates MGA2020, Zone 54

475542mE	6842615mN	470608mE	6841811mN
475543mE	6842154mN	470575mE	6841811mN
475407mE	6842154mN	469996mE	6841789mN
475408mE	6841692mN	469970mE	6841652mN
475544mE	6841692mN	469866mE	6841658mN
475546mE	6841692mN	469866mE	6841658mN
475547mE	6841383mN	469883mE	6841785mN
475683mE	6841384mN	469883mE	6841785mN
475683mE	6841231mN	469637mE	6841792mN
475681mE	6841231mN	469524mE	6841926mN
475463mE	6841227mN	469524mE	6841926mN
475361mE	6841288mN	469538mE	6841975mN
475238mE	6841485mN	469540mE	6841983mN
475180mE	6841830mN	469541mE	6841985mN
475180mE	6842008mN	469575mE	6842087mN
475142mE	6842150mN	469575mE	6842089mN
475060mE	6842254mN	469604mE	6842184mN
474958mE	6842313mN	469609mE	6842183mN
474848mE	6842327mN	469657mE	6842146mN
474568mE	6842178mN	469717mE	6842009mN
474307mE	6842060mN	471603mE	6842033mN
474185mE	6842005mN	471604mE	6842033mN
473112mE	6841500mN	472013mE	6842064mN
472965mE	6841524mN	472378mE	6842064mN
472541mE	6841667mN	472371mE	6841951mN
472529mE	6841619mN	472812mE	6841805mN
472064mE	6841770mN	473121mE	6841779mN
472072mE	6841861mN	473809mE	6842088mN
471786mE	6841844mN	474185mE	6842225mN
471606mE	6841833mN	474428mE	6842334mN
471604mE	6841833mN	474477mE	6842356mN
471603mE	6841833mN	474909mE	6842626mN
470661mE	6841812mN	475024mE	6842681mN
470661mE	6841812mN	475474mE	6842895mN
470653mE	6841776mN	475590mE	6842679mN
470648mE	6841753mN	475542mE	6842615mN
470596mE	6841761mN		

AREA: 1.92 square kilometres approximately

Dated: 7 July 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

*Application for Grant of Petroleum Production Licence—PPL 269*

Pursuant to section 65(6) of the *Petroleum and Geothermal Energy Act 2000* (the Act) and Delegation dated 29 June 2018, notice is hereby given that an application for the grant of a petroleum production licence over the area described below, which falls within the area of petroleum retention licence PRL 247 has been received from:

**Leigh Creek Operations Pty Ltd**

The application will be determined on or after 7 August 2020.

**Description of Application Area**

All that part of the State of South Australia, being within Out of Hundreds (Copley), bounded as follows:

Commencing a point on the eastern boundary of Section 418, Out of Hundreds (Copley) and its intersection with a straight line, or prolongation of such, south-easterly between Longitude 138.417458 East, Latitude 30.468108 South and Longitude 138.433542 East, Latitude 30.483225 South, then beginning south-westerly and generally northerly along the eastern, southern, and western boundaries of said Section 418 to a point on the south-eastern boundary of Section 321, Out of Hundreds (Copley); south-westerly and north-westerly along the south-eastern and south-western boundaries of said Section 321 to its intersection with the production easterly of the southern boundary of Section 324, Out of Hundreds (Copley); westerly along said production to the south-eastern-most corner of Section 324, Out of Hundreds (Copley); generally westerly and north-westerly along the southern and south-western boundary of said Section 324 to the southern-most corner of Section 416, Out of Hundreds (Copley); north-westerly along the south-western boundary of said Section 416 to its intersection with a straight line, or prolongation of such, westerly between Longitude 138.385778 East, Latitude

30.474531 South and Longitude 138.389586 East, Latitude 30.473794 South; then in straight lines passing through the following coordinate points:

Longitude East	Latitude South
138.389586	30.473794
138.391747	30.473900
138.397772	30.474669
138.399247	30.474692
138.400092	30.474808
138.401200	30.475122
138.402442	30.475519
138.405161	30.476681
138.406639	30.477117
138.407703	30.477475
138.409156	30.477850
138.409778	30.478150
138.411897	30.478900
138.413317	30.479544
138.414358	30.479833
138.417283	30.482606
138.418658	30.484003
138.419358	30.485342
138.420722	30.488408
138.421261	30.488217
138.421986	30.487219
138.422742	30.485942
138.423317	30.485300
138.424342	30.485006
138.425011	30.485111
138.426411	30.485961
138.427978	30.486672
138.430108	30.484714
138.428653	30.481786
138.426442	30.479319
138.424867	30.477744
138.423383	30.476692
138.420017	30.474806
138.418364	30.471833
138.417553	30.469903
138.403858	30.469058
138.394714	30.468047
138.389542	30.467711
138.386181	30.467850
138.383114	30.468508

then westerly in a straight line, or prolongation of such, westerly between Longitude 138.383114 East, Latitude 30.468508 South and Longitude 138.379764 East, Latitude 30.469419 South to its intersection with the south-western boundary of Section 416, Out of Hundreds (Copley); then north-westerly along portion of the south-western boundary of said Section 416 to its intersection with a straight line, or prolongation of such, south-westerly between Longitude 138.378867 East, Latitude 30.468672 South and Longitude 138.385667 East, Latitude 30.466878 South; then in straight lines passing through the following coordinate points :

Longitude East	Latitude South
138.385667	30.466878
138.389675	30.466706
138.390853	30.466717
138.392614	30.466789
138.397439	30.466692
138.404647	30.466725

then south-easterly to the southern-most corner of Section 444, Out of Hundreds (Copley); then south-easterly in a straight line to a point Longitude 138.417458 East, Latitude 30.468108; then south-easterly in a straight line to the point of commencement.

#### Excluded areas

Sections 444, 485 and 486, Out of Hundreds (Copley) and Portion Q6001 of Deposited Plan 114607.

#### Reference datum

Geographical coordinates are referenced to the Geocentric Datum of Australia 2020 (GDA2020), in decimal degrees

AREA: **4.98** square kilometres approximately

Dated: 7 July 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

*Application for Grant of Petroleum Production Licence—PPL 270*

Pursuant to section 65(6) of the *Petroleum and Geothermal Energy Act 2000* (the Act) and Delegation dated 29 June 2018, notice is hereby given that an application for the grant of a petroleum production licence over the area described below, which falls within the area of petroleum exploration licence PEL 516 has been received from:

**Stuart Petroleum Pty Ltd**

The application will be determined on or after 7 August 2020.

**Description of Application Area**

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

Commencing at a point being the intersection of latitude 28°25'40"S GDA2020 and longitude 140°07'10"E GDA2020, thence west to longitude 140°07'05"E GDA2020,  
south to latitude 28°25'50"S GDA2020, east to longitude 140°07'10"E GDA2020,  
south to latitude 28°26'00"S GDA2020, east to longitude 140°07'15"E GDA2020,  
south to latitude 28°26'30"S GDA2020, east to longitude 140°07'20"E GDA2020,  
south to latitude 28°26'55"S GDA2020, west to longitude 140°07'15"E GDA2020,  
south to latitude 28°27'05"S GDA2020, west to longitude 140°07'10"E GDA2020,  
south to latitude 28°27'10"S GDA2020, west to longitude 140°07'00"E GDA2020,  
south to latitude 28°27'20"S GDA2020, west to longitude 140°06'50"E GDA2020,  
south to latitude 28°27'25"S GDA2020, west to longitude 140°06'10"E GDA2020,  
north to latitude 28°27'20"S GDA2020, west to longitude 140°06'05"E GDA2020,  
north to latitude 28°27'15"S GDA2020, west to longitude 140°06'00"E GDA2020,  
north to latitude 28°27'10"S GDA2020, west to longitude 140°05'50"E GDA2020,  
north to latitude 28°27'00"S GDA2020, west to longitude 140°05'40"E GDA2020,  
north to latitude 28°26'55"S GDA2020, west to longitude 140°05'30"E GDA2020,  
north to latitude 28°26'35"S GDA2020, east to longitude 140°05'35"E GDA2020,  
north to latitude 28°26'25"S GDA2020, east to longitude 140°05'40"E GDA2020,  
north to latitude 28°26'05"S GDA2020, east to longitude 140°05'45"E GDA2020,  
north to latitude 28°25'50"S GDA2020, east to longitude 140°05'50"E GDA2020,  
north to latitude 28°25'40"S GDA2020, east to longitude 140°05'55"E GDA2020,  
north to latitude 28°25'35"S GDA2020, east to longitude 140°06'00"E GDA2020,  
north to latitude 28°25'30"S GDA2020, east to longitude 140°06'10"E GDA2020,  
north to latitude 28°25'20"S GDA2020, east to longitude 140°06'15"E GDA2020,  
north to latitude 28°25'10"S GDA2020, east to longitude 140°06'20"E GDA2020,  
north to latitude 28°25'05"S GDA2020, east to longitude 140°06'30"E GDA2020,  
north to latitude 28°25'00"S GDA2020, east to longitude 140°06'35"E GDA2020,  
north to latitude 28°24'55"S GDA2020, east to longitude 140°07'25"E GDA2020,  
south to latitude 28°25'20"S GDA2020, west to longitude 140°07'20"E GDA2020,  
south to latitude 28°25'30"S GDA2020, west to longitude 140°07'15"E GDA2020,  
south to latitude 28°25'35"S GDA2020, west to longitude 140°07'10"E GDA2020 and south to the point of commencement.

AREA: **10.26** square kilometres approximately

Dated: 6 July 2020

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

## LOCAL GOVERNMENT INSTRUMENTS

### CITY OF CHARLES STURT

#### ROADS (OPENING AND CLOSING) ACT 1991

##### *Road Closure—Viaduct Avenue, Henley Beach South*

Notice is hereby given pursuant to section 10 of the Act, that the City of Charles Sturt proposes to make a Road Process Order to close and transfer to the adjoining owners a portion of Viaduct Avenue adjoining allotment 93 in F143458 and allotment 22 in D57477 as marked 'A' & 'B' on Preliminary Plan No. 20/0028.

A copy of the plan and statement of persons affected are available for public inspection at the Council office, 72 Woodville Road Woodville and the office of the Surveyor-General, 101 Grenfell Street Adelaide during normal office hours. The Preliminary Plan can also be viewed at [www.sa.gov.au/roadsactproposals](http://www.sa.gov.au/roadsactproposals).

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

Any application for easement or objections must be made in writing within 28 days of this notice to the Council, PO Box 1 Woodville 5011 and the Surveyor-General, GPO Box 1354 Adelaide 5001, setting out full details. Where a submission is made, council will give notification of a meeting at which the matter will be considered.

Dated: 09 July 2020

P. SUTTON  
Chief Executive Officer

### CITY OF MARION

#### *Adoption of Valuations and Declaration of Rates*

NOTICE is hereby given that on 23 June 2020 the Council of the City of Marion, pursuant to the provisions of the *Local Government Act 1999*, for the year ending 30 June 2021:

##### *Adoption of Valuations*

- adopted the capital valuations to apply in its area for rating purposes for the 2020-21 financial year as supplied by the Valuer-General totalling \$22,597,825,660

##### *Declaration of Rates*

- declared differential general rates in the dollar based on capital value as follows:
  - (a) 0.331063 cents in the dollar on rateable land of Category 1 – Residential, Category 7 – Primary Production and Category 9 – Other.
  - (b) 0.612466 cents in the dollar on rateable land of Category 2 – Commercial Shop, Category 3 – Commercial Office, Category 4 – Commercial Other.
  - (c) 0.562807 cents in the dollar on rateable land of Category 5 – Industrial Light, Category 6 – Industrial Other.
  - (d) 0.662126 cents in the dollar on rateable land of Category 8 – Vacant Land.
- resolved that the minimum amount payable by way of general rates in respect of rateable land within the area for the year ending 30 June 2021 be \$1,059.00; and
- declared a Separate Rate of 0.009520 cents in the dollar on all rateable land within the Green Adelaide Board Area within the area.

The Council resolved that rates will be payable in four equal or approximately equal instalments, and that the due dates for those instalments will be 1 September 2020, 1 December 2020, 1 March 2021 and 1 June 2021.

Dated: 9 July 2020

ADRIAN SKULL  
Chief Executive

### CITY OF NORWOOD PAYNEHAM & ST PETERS

#### ROADS (OPENING & CLOSING) ACT 1991

##### *Scarratt Avenue, Firlie*

Notice is hereby given pursuant to section 10 of the Act, that the City of Norwood, Payneham & St Peters proposes to make a Road Process Order to close and sell to the adjoining owner a portion of Scarratt Avenue Street adjoining allotment 35 in D78951 shown marked 'A' on Preliminary Plan No. 20/0027.

A copy of the plan and statement of persons affected are available for public inspection at Council's office at 175 The Parade Norwood and the office of the Surveyor-General at 101 Grenfell Street Adelaide during normal office hours. The Preliminary Plan can also be viewed at [www.sa.gov.au/roadsactproposals](http://www.sa.gov.au/roadsactproposals).

Any application for easement or objections must be made in writing within 28 days from the date of the last notice to the Council at PO Box 204 Kent Town 5071 and the Surveyor-General at GPO Box 1354 Adelaide 5001, setting out full details. Where a submission is made, Council will give notification of a meeting to deal with the matter.

Dated: 09 July 2020

MARIO BARONE  
Chief Executive

## CITY OF PLAYFORD

*Adoption of Valuations and Declaration of Rates*

NOTICE is hereby given that the City of Playford at its meeting held on 30 June 2020, resolved as follows:

*Adoption of Valuations*

Pursuant to Section 167 (2)(a) of the Act, the Council adopts for rating purposes for the year ending 30 June 2021 the Valuer-General's Capital Valuation of land within the Council's area, being \$12,858,352,680, of which \$12,634,063,446 represents rateable land.

*Declaration of Differential General Rate*

That having considered and taken into account the general principles of rating contained in Section 150 of the Act, and in accordance with Section 153(2) of the Act issues of consistency and comparability across council areas in the imposition of rates on various sectors of the business and wider community, the Council pursuant to Sections 152(1)(c), 153(1)(b) and 156(1)(a) of the Act, declares the following differential general rates for the year ending 30 June 2021, to apply to all rateable land within the Council area based on the following two components:

- 6.1 one being a fixed charge of \$1,018.29
- 6.2 the other being a differential general rate based on the value of the land varying according to land use as follows;
  - a) 0.00241174 cents in the dollar on rateable land of land uses category 1 (residential), category 7 (primary production), category 8 (vacant land) and category 9 (other) land use.
  - b) 0.01342094 in the dollar on rateable land of land uses category 2 (commercial shop), category 3 (commercial office), category 4 (commercial other), category 5 (industry light) and category 6 (industry other) land use.

*Maximum Increase for Principal Place of Residence*

Pursuant to Section 153(3) of the Act, the Council has determined that it will not apply a maximum increase (rates cap) on general rates to be imposed on rateable land constituting the principal place of residence of a principal ratepayer.

*Separate Rate (Regional Landscape Levy)*

Pursuant to Section 69 of the *Landscape South Australia Act 2019* and Section 154 of the Act, the Council imposes a separate rate of 0.0008850 cents in the dollar for the year ending 30 June 2021 on the capital value of all rateable land in the Council area and the Green Adelaide Region, so as to reimburse the Council for the amount contributed or to be contributed by the Council to the Green Adelaide Board of \$1,118,116.

Dated: 9 July 2020

SAM GREEN  
Chief Executive Officer

## PORT AUGUSTA CITY COUNCIL

*Adoption of Valuation and Declaration of Rates*

NOTICE is hereby given that the Corporation of the City of Port Augusta at a meeting held on 2nd July 2020 resolved for the 2020/2021 financial year as follows:

*Adoption of Valuation*

Adopted the valuations of the Valuer-General of site values for all land in the area of the Council which amounts in total to the value of \$593,099,800 and which represents the sum of all properties set forth in the assessment records of the Council for the 2020/2021 financial year and hereby specifies the 2nd day of July 2020 as the day upon which the adoption of such valuations of the Valuer-General shall become the valuations of the Council.

*Declaration of Rates*

1. Declared differential general rates according to the locality and the use of the land based upon the site value of the land on all rateable land within the area of the Council as follows:
  - (a) In the area of the City zoned in the Development Plan as Residential, Residential (Davenport), Highway Services, Bulky Goods, Residential Stables, Neighbourhood Centre, Urban Coastal, District Centre, Local Centre, Industry, Airport, Recreation:
    1. 3.1659 cents in the dollar on rateable land with a land use category of (a), (h) & (i);
    2. 5.0654 cents in the dollar on all rateable land with a land use category of (b), (c), (d), (e) & (f); and
    3. 0.8231 cents in the dollar for all rateable land with a land use category of (g).
  - (b) In the area of the City zoned in the Development Plan as Public Purposes, Defence, Conservation, Rural Living, Coastal Conservation, Primary Industry:
    1. 2.1845 cents in the dollar on rateable land with a land use category of (a) and (i).
    2. 5.0654 cents in the dollar on all rateable land with a land use category of (b), (c), (d), (e) & (f).
    3. 0.8231 cents in the dollar for all rateable land within a land use category of (g).
    4. 1.1397 cents in the dollar for all rateable land within a land use category of (h).
  - (c) In the area of the City zoned in the Development Plan as Coastal Holiday Settlement:
    1. 1.0132 cents in the dollar on all rateable land with a land use category of (a), (b), (c), (d), (e) & (f)
    2. 0.8231 cents in the dollar on all rateable land with a land use category of (g).
    3. 1.1397 cents in the dollar on all rateable land with a land use category of (h).
    4. 3.1659 cents in the dollar on all rateable land with a land use category of (i).
  - (d) In all other areas not specifically referred to in sub-paragraphs (a), (b) and (c) above, 3.1659 cents in the dollar on all other rateable land irrespective of its land use category.
2. Fixed a minimum amount payable by way of rates of \$1,340.00 in respect to all rateable land in its area.
3. Imposed an annual service charge of \$477 per unit for all vacant and occupied properties to which effluent drainage disposal services is made available within the City of Port Augusta for the 2020/2021 financial year in the Willsden, Augusta Park, Hospital Road, Zanuckville, Conwaytown, Transcontinental Estate and Stirling North Community Waste Water Management Schemes.

4. Imposed:
  - (a) An annual service charge of **\$264** per service for the purpose of a kerbside waste collection and recycling service for all occupied properties within the City of Port Augusta (with the exception of the Commissariat Point and Blanche Harbor Coastal home localities and Miranda Township) to which the service is provided or made available in the 2020/2021 financial year.
  - (b) An annual service charge of **\$132** for the purpose of mixed bin waste collection service to all residential properties within the Commissariat Point and Blanche Harbor Coastal Home localities and Miranda Township to which the service is provided or made available in the 2020/2021 financial year.
5. Pursuant to Section 69 of the *Landscape South Australia Act 2019* (formerly under Section 95 of the *Natural Resources Management Act 2004*) and Section 154 of the *Local Government Act 1999* and in order to reimburse the Council for amounts contributed to the South Australian Arid Lands Board for the financial year 2020/2021 totalling \$286,673 the Council declares a separate rate, being a Regional Landscape Levy, based on a fixed charge of **\$38.50** on all rateable properties within the area of the Council.

Dated: 9 July 2020

J. BANKS  
Chief Executive Officer

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TOWN OF GAWLER

*Town Centre Carparking Fund*

PURSUANT to Section 50A of the *Development Act 1993*, notice is hereby given to determine the contribution amounts which apply to the Town Centre Carparking Fund for the 2020/2021 Financial Year.

Details of the Fund are as follows:

Name of Fund: Town Centre Carparking Fund.  
Designated Area: Town Centre Historic (Conservation) Zone of the Gawler (CT) Development Plan consolidated 18 July 2019, incorporating the Town Centre Light Policy Area and the Town Centre Gawler South Policy Area.

Contribution Rates (per carpark) for the 2020/2021 Financial Year in Town Centre Historic (Conservation) Zone are as follows:

- Town Centre Light Policy Area: **\$7,759.00**; and
- Town Centre Gawler South Policy Area: **\$5,803.00**.

Dated: 9 July 2020

H. INAT  
Chief Executive Officer

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ALEXANDRINA COUNCIL

DEVELOPMENT ACT 1993

*Public Consultation*

*Strathalbyn Deferred Urban Development Plan Amendment*

Notice is hereby given that the Alexandrina Council, pursuant to sections 24 and 25 of the *Development Act 1993*, has prepared a Development Plan Amendment Report (DPA) to amend its Development Plan.

The Strathalbyn Town Plan 2014-2024 identified the need to re-zone land zoned *Deferred Urban* on the western edge of the township to *Residential* in order to ensure an adequate supply of residential land in the long term. This DPA is proposing to re-zone two parcels totalling approximately 45 hectares to *Residential*, and apply the adjacent Policy Areas and general *Residential Development* policies.

The DPA is available on the Alexandrina Council MySay website at [mysay.alexandrina.sa.gov.au/strathalbyndpa](https://mysay.alexandrina.sa.gov.au/strathalbyndpa). Hard copies are available for inspection at the Alexandrina Council offices, located at 11 Cadell Street, Goolwa, and Colman Terrace, Strathalbyn.

Written submissions regarding the proposed amendments will be accepted by the Alexandrina Council until **5.00pm Monday 7 September 2020**. The submission should also state whether you wish to be heard at a public hearing. All submissions should be addressed to the Chief Executive, Alexandrina Council, PO Box 21, Goolwa SA, 5214 or submitted online at [mysay.alexandrina.sa.gov.au/strathalbyndpa](https://mysay.alexandrina.sa.gov.au/strathalbyndpa)

Council staff will also convene a series of 'drop-in sessions' to provide an opportunity for interested persons to attend and ask questions or seek further clarification. The 'drop-in sessions' will be held on Monday 10 August 2020 between 09.00am and 1.00pm; and between 1.00pm and 5.00pm on Thursday 20 August 2020 at the Alexandrina Council, Library and Community Centre at 1 Colman Terrace, Strathalbyn.

At the conclusion of the public consultation period, all submissions will be made available to the public on the Alexandrina Council My Say website.

A public hearing will be held in order to hear submissions from individuals who request to speak in relation to the DPA. If there is no request to speak at the hearing, it will not be held. If needed, a public hearing will be held at 5.00pm Thursday 10 September 2020 at the Alexandrina Council, Library and Community Centre, 1 Colman Terrace, Strathalbyn.

Should you require any clarification or further information please contact Judith Urquhart – Strategic Development and Policy Planner on 8555 7000 or via email – [alex@alexandrina.sa.gov.au](mailto:alex@alexandrina.sa.gov.au)

Dated: 9 July 2020

GLENN RAPPENBERG  
Chief Executive Officer

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## ALEXANDRINA COUNCIL

DEVELOPMENT ACT 1993

*Public Consultation**Goolwa North Growth Area Development Plan Amendment*

Notice is hereby given that the Alexandrina Council, pursuant to sections 24 and 25 of the *Development Act 1993*, has prepared a Development Plan Amendment Report (DPA) to amend its Development Plan.

For some time Council has been proactively planning for the growth of the Goolwa township within the identified growth area of the State Government's *30-Year Plan for Greater Adelaide* (2017) Update.

This DPA seeks to build on the investigations and analysis undertaken and rezone the growth area to enable the orderly expansion of the township.

The DPA proposes to introduce a Suburban Neighbourhood Zone into the Development Plan within an identified Urban Growth Area which seeks primarily residential development but provides scope for development to respond to changing market preferences; and accommodate new local activity centres to service the new residential area of Goolwa North.

The DPA also proposes to apply the Deferred Urban Zone for land to the north and west of the Suburban Neighbourhood Zone which identifies the future intention to rezone this land for urban development at some point in the future.

The DPA is available on the Alexandrina Council My Say website at [mysay.alexandrina.sa.gov.au/goolwadpa](https://mysay.alexandrina.sa.gov.au/goolwadpa). Hard copies are available for inspection at the Alexandrina Council offices, located at 11 Cadell Street, Goolwa and Colman Terrace, Strathalbyn.

Written submissions regarding the proposed amendments will be accepted by the Alexandrina Council until **5.00pm Monday 7 September 2020**. The submission should also state whether you wish to be heard at a public hearing. All submissions should be addressed to the Chief Executive Officer, Alexandrina Council, PO Box 21, Goolwa SA, 5214 or submitted online at [mysay.alexandrina.sa.gov.au/goolwadpa](https://mysay.alexandrina.sa.gov.au/goolwadpa)

Council staff will also convene a series of 'drop-in sessions' to provide an opportunity for interested persons to attend and ask questions or seek further clarification. The 'drop-in sessions' will be held on Monday 3 August 2020 between 2.00pm and 7.00pm; Wednesday 12 August and Monday 24 August 2020 between 9.30am and 4:30pm at the Alexandrina Council offices located at 11 Cadell Street, Goolwa.

At the conclusion of the public consultation period, all written submissions will be made available to the public on the Alexandrina Council My Say website.

A public hearing will be held in order to hear submissions from individuals who request in writing to speak in relation to the DPA. If there is no request to speak at the hearing, it will not be held. If needed, a public hearing will be held at 5.00pm Thursday 17 September 2020 at the Alexandrina Council, Goolwa Council Chambers.

For further information please contact Tom Gregory – Strategic Development and Policy Planner on 8555 7000, or [alex@alexandrina.sa.gov.au](mailto:alex@alexandrina.sa.gov.au)

Dated: 9 July 2020

GLENN RAPPENBERG  
Chief Executive Officer

## THE BERRI BARMERA COUNCIL

*Adoption of Valuations and Declaration of Rates 2020/2021*

Notice is hereby given that at a meeting of the Council held on Tuesday 30 June 2020 for the year ending 30 June 2021 it was resolved:

*Adoption of Valuations*

To adopt the capital values provided by the Valuer-General totalling \$1,470,438,120 of which \$1,391,869,998 is in respect to rateable land.

*Declaration of Rates*

To declare differential general rates in respect of all rateable land within its area varying according to its land use as follows:

(a) Residential	.6372	cents in the dollar
(b) Commercial – Shop, Office, Other	.6601	cents in the dollar
(c) Industry – Light, Other	.6984	cents in the dollar
(d) Primary Production	.5733	cents in the dollar
(e) Vacant Land	.5271	cents in the dollar
(f) Other	.7554	cents in the dollar

*Declaration of Minimum Amount*

To fix a minimum amount payable by way of general rates of \$655.00

*Declaration of Service Charges – Cwms (Effluent Disposal Scheme)*

To impose an annual service charge for all properties serviced by the Berri Barmera Community Wastewater Management System (effluent disposal) as follows:

- \$734.50 per unit on each occupied allotment;
- \$700.00 per unit on each vacant allotment.

*Declaration of Service Charges – Waste Management Collection/Disposal*

To impose an annual service charge for all properties within the Berri Barmera District area as follows:

- \$228.00 3 bin collection
- \$193.00 2 bin collection
- \$210.00 1 Additional Red Bin Collection

*Declaration of Separate Rate – Regional Landscape Levy*

To declare a separate rate of .0237 cents in the dollar, to recover the amount payable to the Murraylands and Riverland Board, and to fix a minimum amount payable by way of this separate rate of \$5.00.

Dated: 9 July 2020

KARYN BURTON  
Chief Executive Officer

## DISTRICT COUNCIL OF CEDUNA

*NOTICE is hereby given that at its Ordinary Council Meeting held on 18 June 2020 the District Council of Ceduna resolved the following:  
Adoption of 2020-2021 Annual Business Plan*

That, pursuant to and in accordance with Section 123 of the *Local Government Act 1999* and Regulation 6 of the *Local Government (Financial Management) Regulations 2011*, and having considered all submissions in accordance with Section 123(6) of the *Local Government Act 1999*, the Council adopt the 2020-21 Annual Business Plan.

*Adoption of 2020-2021 Annual Budget*

That, pursuant to, and in accordance with Section 123 of the *Local Government Act 1999* and Regulation 7 of the *Local Government (Financial Management) Regulations 2011*, the Council adopt a budget comprising the following Financial Budget Statements for 2020-21 as presented having considered the budget in conjunction with, and determined it to be consistent with, the Council's Annual Business Plan.

*Adoption of Valuations*

That, in accordance with Section 167(2)(a) of the *Local Government Act 1999*, the Council adopt, for the financial year ending 30 June 2021, the most recent valuations of the Valuer-General available to the Council of Site Values that are to apply to land in the area of the Council for rating purposes, with the total of the valuations being \$ 239,232,960.

*Differential General Rates and Fixed Charge*

That, having considered and taken into account the general principles of rating contained in Section 150 of the *Local Government Act 1999* and in accordance with Section 153(2) of the *Local Government Act 1999* issues of consistency and comparability across council areas in the imposition of rates on various sectors of the business and wider community, the Council declare pursuant to Sections 151(1)(c) and 152(1)(c), 153(1)(b) and 156(1)(b) of the *Local Government Act, 1999*, for the financial year ending 30 June 2021 differential general rates on rateable land in the Council's area consisting of two components as follows:

1. one being based on a fixed charge of \$700 in respect of each separate piece of rateable land in the Council's area;
2. the other being based on the site value of the land and varying on the basis of locality as follows:

## a. Ceduna

In respect of land within the township of Ceduna,

## i. For land within the:

1. Industry Zone; and
2. Decees Bay Policy Area 11

as described in that part of the Development Plan consolidated 18 October 2012 (refer map CED/30) under the *Development Act 1993* applicable to Council,:-

28.34250 cents in the \$

## ii. for all other land within the township of Ceduna:-

1.40848 cents in the \$

## b. Thevenard

## i. In respect of land within the township of Thevenard:-

1.40848 cents in the \$

## c. Smoky Bay

## i. In respect of land within the township of Smoky Bay:-

1.40848 cents in the \$

## d. Denial Bay

## i. In respect of land within the township of Denial Bay:-

1.31247 cents in the \$

## e. In respect of all other land not hereinbefore referred to in the Council area:-

1.26763 cents in the \$

*Maximum Increase*

Pursuant to Section 153(3) of the *Local Government Act 1999* the Council determine that it will not fix a maximum increase in the general rate to be charged on rateable land within its area that constitutes the principal place of residence of a principal ratepayer.

*Community Wastewater Management Systems*

That, pursuant to and in accordance with Section 155 of the *Local Government Act 1999* the Council imposes the following annual service charge based on the nature of the service and varying according to the CWMS Property Units Code in accordance with Regulation 12(4)(b) of the *Local Government (General) Regulations 2013* on all land in the Townships of Ceduna, Thevenard and Smoky Bay, to which it provides or makes available the Community Wastewater Management Systems being prescribed services for the collection, treatment and disposal of waste for the financial year ending 30 June 2021 of \$484.90 per unit.

*Annual Waste Management Charge*

That, pursuant to and in accordance with Section 155 of the *Local Government Act 1999* the Council impose an annual service charge based on the level of usage of the service of \$166.70, on all land to which the Council provides or makes available the prescribed service of the collection, treatment or disposal (including by re-cycling) of waste for the financial year ending 30 June 2021.

*Ceduna Water West Service Charge*

That, pursuant to and in accordance with Section 155 of the *Local Government Act* the Council impose the following annual service charge based on the level of usage of the service and varying based on land use in accordance with Regulation 12(4)(a) of the *Local Government (General) Regulations 2013*, on all land to which the Council provides or makes available the prescribed service of the supply of potable water on the Ceduna Water West Scheme for the financial year ending 30 June 2021 as follows –

1. All rateable land with a land use of Residential, Vacant Land or Commercial – Other:  
\$423.62 per water meter per assessment
2. All rateable land with any other land use:  
\$724.04 per water meter per assessment.

*Regional Landscapes Levy*

That, pursuant to Section 69 of the Landscape South Australia Act 2019 and Section 154 of the *Local Government Act 1999* in order to reimburse the Council for amounts contributed to the Eyre Landscape Board, the Council declares the following differential separate rates varying on the basis of land use in accordance with Regulation 14 of the *Local Government (General) Regulations 2013*, on all rateable land in the area of the Council for the financial year ending 30 June 2021—

- a) All rateable properties with a Local Government Land Use Code of Primary Production, a Separate Rate of \$ 158.30 per assessment
- b) All rateable properties with a Local Government Land Use of:
  - i) Commercial – Shop
  - ii) Commercial – Office
  - iii) Commercial – Other
  - iv) Industry – Light
  - v) Industry – Other
 A Separate Rate of \$ 118.72 per assessment
- c) All rateable properties with a Local Government Land Use of:
  - i) Residential
  - ii) Vacant Land
  - iii) Other
 A Separate Rate of \$ 79.15 per assessment.

*Payment of Rates*

That, pursuant to Section 181 of the *Local Government Act 1999*, all rates declared or payable in respect of or during the financial year ending 30 June 2021 will fall due in four equal or approximately equal instalments, and that these instalments will fall due on:

- |                |                    |
|----------------|--------------------|
| 1st Instalment | 4th September 2020 |
| 2nd Instalment | 4th December 2020  |
| 3rd Instalment | 5th March 2021     |
| 4th Instalment | 4th June 2021      |

## AERODROME FEES ACT 1998

NOTICE is hereby given that, pursuant to the *Aerodrome Fees Act 1998*, the District Council of Ceduna hereby advises that Arrival and Departure Fees at the Ceduna Airport are fixed as follows and are effective from 1 August 2020

**Landing Fees**

General Aviation Landing Fee - \$17.05/tonne for all aircraft (including helicopters) except Regular Passenger Transport.

**Passenger Fees**

Regular Passenger Transport operations:

- Arrival Fees - \$17.05 per person
- Departure Fees - \$17.05 per person

Charter Fees:

- Arrival Fees - \$17.05 per person
- Departure Fees - \$17.05 per person

*Note - all above fees are GST inclusive*

Dated: 9 July 2020

G.M. (GEOFF) MOFFATT  
Chief Executive Officer

## COORONG DISTRICT COUNCIL

*Adoption of Valuations and Declarations of Rates*

NOTICE is hereby given that at the ordinary Council meeting held on Tuesday 23 June 2020, Coorong District Council passed the following resolutions for the financial year ended 30 June 2021:

*Adoption of Valuations*

To adopt for rating purposes the most recent capital valuations of the Valuer General totalling \$1,978,833,840.

*Declaration of General Rates and Separate Rates*

To declare general rates as follows:

1. A fixed charge of \$360 in respect to each rateable assessment.
2. Differential general rates on the capital value and locality of all rateable land within the Bulk Handling Zone as described in Council's Development Plan as consolidated 29 November 2018 at 1.1125 cents in the dollar.
3. Differential general rates on the capital value and locality of all rateable land outside the Bulk Handling Zone according to its land use as follows:
  - (a) 0.3904 cents in the dollar in respect of land with the land use of Residential;
  - (b) 0.3904 cents in the dollar in respect of land with the land use of Commercial-Shop, Commercial-Office, Commercial-Other;
  - (c) 0.3904 cents in the dollar in respect of land with the land use of Industry-Light, Industry-Other;
  - (d) 0.3904 cents in the dollar in respect of land with the land use of Other;
  - (e) 0.3318 cents in the dollar in respect of land with the land use of Primary Production; and
  - (f) 0.4684 cents in the dollar in respect of land with the land use of Vacant Land.
4. A separate rate per property of 0.02155 cents in the dollar on the capital value of all rateable land within that part of the Council area that is within the area of the Murraylands & Riverland Landscape Board.
5. A differential separate rate per property on all rateable land within that part of the Council area that is within the area of the Limestone Coast Board with the following land uses.
  - (a) \$ 83.00 per rateable property with the land use of Residential, Vacant & Other;
  - (b) \$125.00 per rateable property with the land use of Commercial – Shop, Office or Other;
  - (c) \$198.00 per rateable property with the land use of Industrial – Light or Other; and

(d) \$370.00 per rateable property with the land use of Primary Production.

To impose annual service charges as follows:

1. Community Wastewater Management Scheme (CWMS):

Tailem Bend, Meningie, Tintinara and Wellington East:

- \$605 per occupied unit;
- \$605 per vacant allotments.

2. On each assessment of rateable and non-rateable land to which the Council makes available a water supply service in the areas of Wellington East and Peake:

- A supply charge of \$235 per property;
- A usage charge of \$0.60 per kilolitre used.

3. \$330 on each eligible assessment of rateable and non-rateable land within the kerbside collection boundary to which the Council makes available a Kerbside Waste Management Service.

*Declaration of Payment of Rates*

Rates are payable in four equal or approximately equal instalments on:

- 11 September 2020;
- 11 December 2020;
- 11 March 2021; and
- 11 June 2021.

Dated: 9 July 2020

BRIDGET MATHER  
Chief Executive Officer

COPPER COAST COUNCIL

*Adoption of Valuation and Declaration of Rates*

NOTICE is hereby given that the Copper Coast Council, at its Meeting held on Wednesday, 1<sup>st</sup> July 2020, resolved for the year ending 30 June 2021 as follows:

*Adoption of Valuations*

To adopt the most recent valuations of the Valuer-General available to the Council, of the capital value of land within the Council's area totalling \$3,895,404,760 and of which \$3,761,376,619 is the total valuation of rateable land.

*Adoption of Rates*

1. To declare the following differential general rates varying according to the use of the land:
  - i. with a land use designated as Category (a) - Residential, a rate of 0.2866 cents in the dollar;
  - ii. with a land use designated as Category (b) - Commercial—Shop, Category (c) - Commercial—Office or Category (d) - Commercial-Other, a rate of 0.6297 cents in the dollar;
  - iii. with a land use designated as Category (e) - Industry-Light, Category (f) - Industry-Other, a rate of 0.6532 cents in the dollar;
  - iv. with a land use designated as Category (g) - Primary Production, a rate of 0.2477 cents in the dollar;
  - v. with a land use designated as Category (h) - Vacant Land, a rate of 0.4849 cents in the dollar;
  - vi. with a land use designated as Category (i) - Other (any other land use not referred to in a previous category), a rate of 0.3229 cents in the dollar; and
  - vii. with a land use designated as Marina Berths, a rate of 0.6297 cents in the dollar.
2. To impose an amount of \$619 as a fixed charge as part of the general rates in respect of each separate piece of rateable land in the area of the Council.
3. To declare a separate rate of a fixed amount of \$721 in respect of each separate piece of rateable land in that part of the Council area known as "The Dunes" to partly fund the activity of the maintenance of the Port Hughes Golf Course.
4. To declare a differential separate rate of 0.0410 cents in the dollar with a minimum amount of \$50.00 being payable in respect of each separate piece of rateable land (excluding land with a residential land use) in that part of the Council area known as Kadina Central Business District for the activity which is the 'revitalisation project'.
5. To declare a separate rate of a fixed amount of \$265 in respect to each allotment per certificate of title for properties in that part of the Council area adjoining the Riley Cove Community Corporations 20692 internal roads to fund the activity of the replacement of the road seal, pavement and kerbing (internal road maintenance).
6. To declare a separate rate of a fixed amount of \$195 in respect of each property allotment per certificate of title for properties adjoining Moyle Street, New Town for a 50% contribution towards the activity of upgrading Moyle Street.
7. To declare a separate rate of a fixed amount of \$164 in respect of each property allotment per certificate of title for properties adjoining Olive Parade, New Town for a 50% contribution towards the activity of installing kerbing for Olive Parade.
8. To declare a separate rate of a fixed amount of \$297.67 per lineal metre in respect of each property allotment per certificate of title for properties along the western boundary of Otago Road, North Beach and the property on Lot 11 located to the immediate south of the North Beach Tourist Park for a 34% contribution towards the activity of the implementation of the Sand drift Study.
9. To declare a separate rate of a fixed amount of \$1,231.20 in respect of each property allotment per certificate of title for properties adjoining David Street between George Street and Brittain Road for a 50% contribution to install kerbing and sealing on David Street.

*Adoption of Community Wastewater Management Scheme Annual Service Charges*

To impose an annual service charge based on the nature of the service and the level of usage of the service of \$534 per property unit in respect of all land to which the Council provides or makes available the Community Wastewater Management scheme.

*Adoption of NRM Levy*

To declare a separate rate of 0.0171 cents in the dollar based on the capital value of all rateable land within the Council area and the area of the Northern and Yorke Landscape Board in order to reimburse the Council the amount of \$636,387 payable to the Northern and Yorke Landscape Board.

Dated: 9 July 2020

RUSSELL PEATE  
Chief Executive Officer

DISTRICT COUNCIL OF GRANT  
ROADS (OPENING AND CLOSING) ACT 1991  
*Public Roads, Wepar and Dismal Swamp*

NOTICE is hereby given, pursuant to Section 10 of the *Roads (Opening and Closing) Act, 1991*, that the District Council Grant hereby gives notice of its intent to implement a Road Process Order to close various portions of Public Roads and merge with the adjoining;

1. Section 203 S more particularly delineated and lettered as "B" in Preliminary Plan 20/0017.
2. Allotment 27 in D76188 more particularly delineated and lettered as "C" in Preliminary Plan 20/0017.
3. Allotment 20 in D76188 more particularly delineated and lettered as "D" in Preliminary Plan 20/0017.
4. Section 842 more particularly delineated and lettered as "E & F" in Preliminary Plan 20/0017.
5. Sections 46,47,48,49 & 50 and Allotments 22 & 23 in D76188 more particularly delineated and lettered as "G" in Preliminary Plan 20/0017.

A copy of the plan and a statement of persons affected are available for viewing on Council's website [www.dcgrant.sa.gov.au](http://www.dcgrant.sa.gov.au) and at the Adelaide office of the Surveyor-General during normal office hours.

The Preliminary Plan can also be viewed at [www.sa.gov.au/roadsactproposals](http://www.sa.gov.au/roadsactproposals)

Any application for easement or objection must set out the full name, address and details of the submission and must be fully supported by reasons. The application for easement or objection must be made in writing to the Council at PO Box 724, MOUNT GAMBIER SA 5290 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: 9 July 2020

DARRYL WHICKER  
Chief Executive Officer

NARACOORTE LUCINDALE COUNCIL  
*Adoption of Annual Business Plan 2020-2021*

NOTICE is hereby given that at its meeting held on 30 June 2020, the Council, in accordance with section 123 of the *Local Government Act 1999*, adopted its Annual Business Plan 2020-2021.

*Adoption of Valuation and Declaration of Rates*

NOTICE is hereby given that at its meeting held on 30 June 2020 the Council, in exercise of the powers contained in Chapter 10 of the *Local Government Act 1999*, adopted the following resolutions:

**Adoption of Assessment**

That pursuant to Section 167(2)(a) of the *Local Government Act 1999*, Council adopts for the year ending 30 June 2021 the most recent valuations of the Valuer General available to the Council of the capital value of land within the Council's area being

Rateable Properties	\$2,833,333,766
Non-Rateable Properties	\$ 54,812,134

and specifies 1 July 2020 as the day from which such valuations shall become the valuations of the Council.

**Adoption of Budget**

That pursuant to the provisions of Section 123 of the *Local Government Act 1999*, the 2020-2021 financial budget, as presented, including the:

- Budgeted Statement of Comprehensive Income;
- Budgeted Statement of Financial Position;
- Budgeted Statement of Changes in Equity;
- Budgeted Statement of Cash Flow;
- Budgeted Uniform Presentation of Finances;
- Budgeted Financial Indicators

is adopted involving:

- a total operating surplus of \$1,585,538;
- a total operating expenditure of \$17,446,728;
- a total capital expenditure and loan principle payments of \$10,867,042;
- a total estimated income & borrowings (other than general rates) of \$10,529,484;
- a total amount required to be raised from general rates (before rate rebates) of \$10,810,267

**Rate Capping**

That pursuant to Section 153(3) of the *Local Government Act, 1999* the Council has determined that it will not fix a maximum increase in the general rate to be charged on any rateable land within its area that constitutes the principal place of residence.

**Declaration of the Rates**

That pursuant to Section 156(1)(c) of the *Local Government Act, 1999* the Council declares differential general rates according to the locality and the use of the land and based upon the capital value of the land on all rateable properties within the area of the Council, for the year ending 30 June 2021 as follows: -

Rural Living	0.460
Deferred Urban	0.460
Residential (Naracoorte) Zone	0.613
Recreation (Naracoorte) Zone	0.613
Conservation (Naracoorte) Zone	0.613
Caravan & Tourist Park (Naracoorte) Zone	0.613
Mixed Use (Naracoorte) Zone	0.613
Commercial (Naracoorte) Zone	0.638
Light Industry (Naracoorte) Zone	0.638
Industry (Naracoorte) Zone	0.638
Town Centre (Naracoorte) Zone	0.638
Infrastructure (Naracoorte) Zone	0.638

Industry Zone	0.638
Primary Production Zone	0.296
Airfield Zone	0.296
Town Centre (Lucindale) Zone	0.613
Commercial (Lucindale) Zone	0.613
Townships Zone	0.613
Residential (Lucindale) Zone	0.613
Recreation (Lucindale) Zone	0.613

#### Minimum Rate

Pursuant to Section 158 of the *Local Government Act, 1999*, the Council fixes a minimum amount of \$390.00 payable by way of rates for the year ending 30 June 2021.

#### Declaration of CWMS Service Charge

Pursuant to Section 155 of the *Local Government Act, 1999*, the Council fixes an annual service charge for the Lucindale Community Wastewater Management Scheme (CWMS) for the year ending 30 June 2021 as follows: -

- (a) in respect of all occupied properties serviced by that scheme in the township of Lucindale \$589.00.
- (b) in respect of all vacant properties serviced by that scheme in the township of Lucindale \$213.00.

#### Declaration of Waste & Recycling Collection Service Charge

Pursuant to Section 155 of the *Local Government Act, 1999*, the Council fixes an annual service charge for the Waste and Recycling Collection for the year ending 30 June 2021 as follows: -

in respect of all occupied properties in defined waste collection areas in Naracoorte, Lucindale, Frances, Hynam and Kybybolite, and properties zoned Rural Living \$330.00.

#### Declaration of Regional Landscape Levy

Pursuant to the powers contained in the Landscape South Australia Act 2019, and Section 154(1) of the *Local Government Act, 1999*, in order to reimburse Council, the amount contributed to the Limestone Coast Landscape Board, the Council fixed a separate levy based on land use codes as established by the Valuer-General in respect of each rateable property in the area of the Council in the catchment area of the Board: -

- Residential, Vacant & Other \$ 79.60
- Commercial \$119.60
- Industrial \$184.40
- Primary Production \$344.45

#### Payment of Rates by Quarterly Instalments

That pursuant to Section 181 of the Act that the payment of rates may be made by four (4) approximately equal instalments, the first of which shall be due on the first working day of September 2020, the second on the first working day of December 2020, the third on the first working day of March 2021 and the fourth on the first working day of June 2021.

Dated: 9 July 2020

TREVOR SMART  
Chief Executive Officer

#### NORTHERN AREAS COUNCIL

##### *Adoption of Annual Business Plan, Budget & Valuations and Declarations of Rates*

NOTICE is hereby given that the Northern Areas Council at its meeting held on 24 June 2020, for the financial year ending 30 June 2021–

##### *Adoption of Annual Business Plan and Budget 2020-2021*

Pursuant to Section 123 of the *Local Government Act 1999* and Regulations 6 and 7 of the *Local Government (Financial Management) Regulations 2011*, having considered submissions in accordance with Section 123(6) of the *Local Government Act 1999*, adopted the Annual Business Plan and Budget for 2020-2021.

##### *Adoption of Capital Valuations*

Pursuant to and in accordance with Section 167(2)(a) of the *Local Government Act 1999* adopts for the year ending 30 June 2021 for rating purposes, the most recent valuations available to the Council made by the Valuer-General of capital values in relation to all land in the area of the Council, with the total of the valuations being \$1,681,715,440 comprising \$1,647,725,217 in respect of rateable land and \$33,990,223 in respect of non-rateable land before alteration.

##### *Declaration of Differential General Rates*

Pursuant to and in accordance with Sections 152(1)(c), 153(1)(b) and 156(1)(b) of the *Local Government Act 1999* and taking into account the general principles of rating in Section 150 of the *Local Government Act 1999* and the requirements of Section 153(2) of the *Local Government Act 1999* declares differential general rates on all rateable land within the Council area for the year ending 30 June 2021, comprising the following two components:

- (1) a component based upon the assessed capital value of land, varying by reference to the locality of the land, as follows:
  - (a) 0.3290 cents in the dollar on rateable land in the “Rural” location, being all land zoned as “Primary Production”, “Rural Landscape Protection” and “Forestry” in the Northern Areas Council Development Plan consolidated 12th February 2015;
  - (b) 0.6025 cents in the dollar on rateable land in the “Urban” location, being all land not zoned as “Primary Production”, “Rural Landscape Protection” and “Forestry” in the Northern Areas Council Development Plan consolidated 12th February 2015; and
- (2) a fixed charge of \$390.00.

##### *Declaration of Annual Waste Collection Service Charge*

Pursuant to and in accordance with Section 155 of the *Local Government Act 1999* declares for the year ending 30 June 2021 an Annual Service Charge of \$185.00 per service upon the land to which it provides or makes available the prescribed service of waste collection subject (where relevant) to the application of Regulation 13 of the *Local Government (General) Regulations 2013*.

*Declaration of Annual Community Wastewater Management Systems Service Charge*

Pursuant to and in accordance with Section 155 of the *Local Government Act 1999* and Regulation 12 of the *Local Government (General) Regulations 2013* declares Annual Service Charges for the year ending 30 June 2021 upon the land to which it provides or makes available the prescribed service known as the Community Wastewater Management System as follows:

- (a) \$496.00 per unit in respect of each piece of occupied land and \$402.00 per unit in respect of each piece of vacant land serviced by the Jamestown Community Wastewater Management Systems
- (b) \$496.00 per unit in respect of each piece of occupied land and \$402.00 per unit in respect of each piece of vacant land serviced by the Laura Community Wastewater Management Systems
- (c) \$496.00 per unit in respect of each piece of occupied land and \$402.00 per unit in respect of each piece of vacant land serviced by the Moyletown area of Jamestown Community Wastewater Management Systems
- (d) \$496.00 per unit in respect of each piece of occupied land and \$402.00 per unit in respect of each piece of vacant land serviced by the Gladstone Community Wastewater Management Systems.

*Declaration of Separate Rate (Regional Landscape Levy)*

Pursuant to Section 69 of the *Landscape South Australia Act 2019* and Section 154 of the *Local Government Act 1999* and in order to reimburse the Council for amounts contributed to the Northern and Yorke Landscape Board, being \$274,490.00, declares a separate rate of 0.01676 cents in the dollar for the year ending 30 June 2021, based on the assessed capital value of all rateable properties in the area of the Council and of the Northern and Yorke Landscape Board.

*Payment of Rates*

Pursuant to Section 181 of the *Local Government Act 1999*, rates for the year ended 30 June 2021 will fall due in four equal or approximately equal instalments on 4 September 2020, 4 December 2020, 5 March 2021 and 4 June 2021.

Dated: 9 July 2020

C BYLES  
Chief Executive Officer

## TATIARA DISTRICT COUNCIL

*Adoption of Valuations and Declaration of Rates*

NOTICE is hereby given that the Tatiara District Council at its Special Meeting held on 1 July 2020 resolved the following:

*Adoption of Valuations*

To adopt for rating purposes the most recent valuations of the Valuer-General available to the Council of the capital values of land within the Council area, totaling \$2,316,538,280, comprising \$2,277,116,200 in respect of rateable land and \$39,422,080 in respect of non-rateable land.

*Declaration of Differential General Rates*

To declare differential general rates on rateable land within the Council area according to the locality and the use of the land as follows:

1. in the area of the Council zoned in the Council's Development Plan consolidated 24 October 2013 as Residential, Town Centre, Commercial, Bulk Handling, Caravan and Tourist Park, Industry, Township and Community Zones:
  - 1.1 0.5755 cents in the dollar on all rateable land with land use Categories (a), (b), (c), (d), (e), (f), (h) and (i);
  - 1.2 0.3187 cents in the dollar on all rateable land with land use Category (g).
2. in the area of the Council zoned in the Council's Development Plan consolidated 24 October 2013 as Rural Living:
  - 2.1 0.459 cents in the dollar on all rateable land with land use Category (a);
  - 2.2 0.5755 cents in the dollar on all rateable land with land use Categories (b), (c), (d), (e), (f) and (i);
  - 2.3 0.3187 cents in the dollar on all rateable land with land use Categories (g) and (h).
3. in the area of the Council zoned in the Council's Development Plan consolidated 24 October 2013 as Primary Industry, Conservation, Deferred Urban and Water Protection:
  - 3.1 0.3187 cents in the dollar on all rateable land with land use Categories (g) and (h);
  - 3.2 0.459 cents in the dollar on all rateable land with land use Categories (a), (b), (c), (d), (e), (f) and (i).

*Minimum Rate*

To fix a minimum amount of \$560.00 shall be payable by way of general rates on rateable land within the Council area.

*Regional Landscape Levy*

To declare a separate rate based on a fixed charge on rateable land in the area of the Council and in the area of the Board of:

- \$80.50 in respect of rateable land with land use Categories (a), (h) & (i)
- \$124.50 in respect of rateable land with land use Categories (b), (c) & (d)
- \$185.00 in respect of rateable land with land use Categories (e) & (f)
- \$377.00 in respect of rateable land with land use Categories (g)

*Community Wastewater Management Schemes*

To impose service charges on all land within its area to which Council provides or makes available the Community Wastewater Management System varying according to whether the land is vacant or occupied:

Bordertown CWMS	Vacant Land	\$185.00
	Occupied Land	\$350.00
Keith CWMS	Vacant Land	\$185.00
	Occupied Land	\$350.00
Mundulla CWMS	Vacant Land	\$185.00
	Occupied Land	\$350.00
Wolseley CWMS	Vacant Land	\$185.00
	Occupied Land	\$350.00

*Waste Management and Recycling Collection Annual/Service Charge*

To declare an annual service charge of \$330.00 based on the nature of the service in respect of all land to which it provides or makes available the service of a 3 bin Garbage, Green Waste and Recycling Collection Service.

Dated: 9 July 2020

A CHAMPNESS  
Chief Executive Officer

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## PUBLIC NOTICES

ADELAIDE AIRPORT LTD (“AAL”)

*Schedule of Aeronautical Charges*

The prices shown in this schedule are inclusive of GST. Effective 01 October 2020.

SERVICE	CHARGE BASE (see note i)		
	Charge per Passenger	Passenger Charge Applies to (see Charge Rules)	Charge per 1,000 kg MTOW (pro-rata)
<b>INTERNATIONAL RPT SERVICES</b>			
Landing Charges	\$15.36	(1)	
Passenger Facility Charge (“PFC”) - see note iv	\$9.54	(1)	
Government Mandated Charges	\$10.53	(3)	
Government Mandated Charges for international transit passengers	\$2.84	(5)	
<b>DOMESTIC RPT SERVICES (Aircraft weighing more than 20,000 kg MTOW)</b>			
Landing Charges	\$5.54	(2)	\$20.44
Passenger Facility Charge (“PFC”) - see note iv	\$6.87	(2)	
Government Mandated Charges	\$6.37	(4)	
<b>REGIONAL RPT SERVICES (Aircraft weighing less than 20,000 kg MTOW)</b>			
Landing Charges	\$3.25	(2)	\$9.75
Passenger Facility Charge (“PFC”) - see note iv	\$1.65	(2)	
Government Mandated Charges	\$6.37	(4)	
<b>LANDING CHARGES FOR DIVERSIONS</b>			
International RPT services			\$12.52
Domestic RPT services			\$9.29
<b>GENERAL AVIATION (minimum charges apply, see note ii)</b>			
Freight aircraft			\$8.49
Fixed wing aircraft not operating RPT services			\$8.49
Rotary wing aircraft and unpowered aircraft			\$4.25

### AIRCRAFT PARKING CHARGES:

**General aviation aircraft** parked longer than two hours in designated general aviation parking areas and aircraft will incur a charge of **\$18.51** per day or any part of a day.

**Code “B” or greater** - the charges for parking of Aircraft in the category of Code "B" or greater is by arrangement with AAL from time to time.

### Definitions

- (A) **Government Mandated Services** means those services which AAL provides to RPT Operators and other users of the Airport which are mandated by the Commonwealth Government (in applicable legislation and ministerial or Commonwealth Department directions) or other lawful authority and includes (but are not limited to) the following services:
- (i) Terminal passenger checked bag screening; and
  - (ii) Terminal passenger screening; and
  - (iii) airside inspections; and
  - (iv) other services required by the Commonwealth Government or other lawful authority.
- (B) **Infant** means children less than 2 years old, not occupying a seat.
- (C) **Landing Charge** means the amount from time to time charged by AAL to an aircraft operator in respect of the use by an aircraft of AAL’s runways, taxiways and aprons. The Landing Charge is a single charge made on each arrival (landing) of an aircraft.
- (D) **MTOW** means maximum take-off weight as specified by the manufacturer
- (E) **Passenger Facility Charge (“PFC”)** means the amount from time to time charged by AAL to an RPT Operator in respect of its Passengers using a Terminal for the purpose of recovering costs relating to the Terminals.
- (F) **RPT (Regular Public Transport) Operation** means an operation of an Aircraft for the purposes of the carriage of people, or both people and goods, of an air service that:
- (i) is provided for a fee payable by persons using the service; and
  - (ii) is conducted in accordance with fixed schedules to or from fixed terminals over specific routes; and
  - (iii) is available to the general public on a regular basis.

### Per Passenger Charge Rules

- (1) Applies to all arriving and departing passengers and excludes transit passengers, infants and positioning crew.
- (2) Applies to all arriving, departing and transit passengers and excludes infants and positioning crew.
- (3) Applies to departing passengers only and excludes infants and positioning crew.
- (4) Applies to departing passengers and departing transit passengers and excludes infants and positioning crew.
- (5) Applies to all transit passengers excluding infants arriving from a port outside Australia.

**Notes**

- i. **Charge Base:** An Aircraft Operator may elect, by agreement with AAL, and entirely at AAL's discretion, to incur Aeronautical Charges on a MTOW or Passenger basis, which basis is then fixed for the ensuing twelve (12) month period.
- ii. **Minimum charge:** a minimum charge applies to all General Aviation customers as follows:
  - (a) Fixed Wing Aircraft **\$49.63** per landing
  - (b) Rotary Wing Aircraft **\$24.79** per landing
- iii. AAL has a growth incentive scheme which provides discount on the landing charges indicated above for airlines which exceed a target growth rate for the year. Details of this scheme are available to airlines on request.
- iv. The PFC will be adjusted annually by the increase in the Consumer Price Index (All Groups Weighted Average of Eight Capital Cities) on the anniversary date of the commencement of charging for the PFC (17 February 2006). The PFC will be reviewed every five years; the next review date is 17 February 2021.
- v. Calculations of GST exclusive amounts should be made to four decimal places.

Dated: 30 June 2020

ADELAIDE AIRPORT LIMITED  
 ABN 78 075 176 653  
 1 James Schofield Drive, Adelaide Airport SA 5950  
[www.adelaideairport.com.au](http://www.adelaideairport.com.au)

## NATIONAL ELECTRICITY LAW

*Extension of Final Determination  
 Publication of Final Rule*

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

Under s 107, the time for the making of the final determination on the *Deferral of network charges* (Ref. ERC0302) proposal has been extended to **6 August 2020**.

Under ss 102 and 103, the making of the *National Electricity Amendment (Delayed implementation of five minute and global settlement) Rule 2020 No. 10* (Ref. ERC0298) and related final determination. All provisions commence on **9 July 2020**.

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

Australian Energy Market Commission

Level 6, 201 Elizabeth Street  
 Sydney NSW 2000

Telephone: (02) 8296 7800  
[www.aemc.gov.au](http://www.aemc.gov.au)

Dated: 9 July 2020

## TRUSTEE ACT 1936

## PUBLIC TRUSTEE

*Estates of Deceased Persons*

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

CHOSTNER John Anthony late of 1 Warooka Drive Smithfield of no occupation who died 31 January 2020  
 HEGARTY Paul Kevin late of 28 Hospital Road Mount Pleasant of no occupation who died 12 June 2019  
 KURET Maria Giuseppina late of 104 Woodville Road Woodville of no occupation who died 09 August 2019  
 LE BRIQUE Katanya Bethany Joy late of 63 Maxwell Road Hackham West Carer who died 26 January 2020  
 LENS Christopher late of 12-16 King George Avenue North Brighton of no occupation who died 05 March 2019  
 MACHIN Verna Catherine late of 14 Frew Street Fullarton of no occupation who died 20 February 2020  
 MURATORE Eugenio late of 695 Lower North East Road Paradise of no occupation who died 04 August 2018  
 ZIVKOV Slobodan late of 18 Cudmore Terrace Marleston Retired Leading Hand who died 19 March 2020

Notice is hereby given pursuant to the Trustee Act 1936, the Inheritance (Family Provision) Act 1972 and the Family Relationships Act 1975 that all creditors, beneficiaries, and other persons having claims against the said estates are required to send, in writing, to the office of Public Trustee at GPO Box 1338, Adelaide, 5001, full particulars and proof of such claims, on or before the 10 April 2020 otherwise they will be excluded from the distribution of the said estate; and notice is also hereby given that all persons indebted to the said estates are required to pay the amount of their debts to the Public Trustee or proceedings will be taken for the recovery thereof; and all persons having any property belonging to the said estates are forthwith to deliver same to the Public Trustee.

Dated: 9 July 2020

N S RANTANEN  
 Acting Public Trustee

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