

# THE SOUTH AUSTRALIAN

# **GOVERNMENT GAZETTE**

#### **PUBLISHED BY AUTHORITY**

# Adelaide, Thursday, 25 June 2020

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

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# **GOVERNOR'S INSTRUMENTS**

ACTS

Department of the Premier and Cabinet Adelaide, 25 June 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. 18 of 2020—Labour Hire Licensing (Miscellaneous) Amendment Act 2020

An Act to amend the Labour Hire Licensing Act 2017

No. 19 of 2020—Liquor Licensing (Liquor Production and Sales Licence) Amendment Act 2020 An Act to amend the Liquor Licensing Act 1997

By command,

STEVEN SPENCE MARSHALL Premier

#### APPOINTMENTS

Department of the Premier and Cabinet Adelaide, 25 June 2020

His Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Water Corporation Board, pursuant to the provisions of the South Australian Water Corporation Act 1994:

Director: from 25 July 2020 until 24 July 2022 Susan Mary Filby

Directory from 2 August 2020

Director: from 3 August 2020 until 2 August 2023 Christopher John Ford

By command,

STEVEN SPENCE MARSHALL Premier

Department of the Premier and Cabinet Adelaide, 25 June 2020

His Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Board of the Environment Protection Authority, pursuant to the provisions of the Environment Protection Act 1993:

Member: from 1 July 2020 until 30 June 2023 Christopher Xenophon Stathy Christine Louise Trenorden Carolina Johanna Gerada Kerkhof

By command,

STEVEN SPENCE MARSHALL Premier

Department of the Premier and Cabinet

Adelaide, 25 June 2020

His Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Eastern Water Conservation and Drainage Board, pursuant to the provisions of the South Eastern Water Conservation and Drainage Act 1992:

Member: from 25 June 2020 until 24 June 2024 Alexander Cameron Thamm

By command,

STEVEN SPENCE MARSHALL Premier

20EWDEWCS0017

20EWEPACS0005

20EWSAWCS0001

#### Department of the Premier and Cabinet Adelaide, 25 June 2020

His Excellency the Governor in Executive Council has been pleased to appoint Anthony Braxton-Smith, Chief Executive, Department of Planning, Transport and Infrastructure, as State Coordinator-General for the purposes of the Renewing our Streets and Suburbs Stimulus Program and to perform any other functions, or exercise any other powers, conferred on the State Coordinator-General for a term commencing on 1 July 2020 and expiring on 31 December 2020 - pursuant to Section 68 of the Constitution Act 1934.

By command,

STEVEN SPENCE MARSHALL Premier

MPL20/017CS

Department of the Premier and Cabinet Adelaide, 25 June 2020

His Excellency the Governor in Executive Council has been pleased to appoint Sally Janet Smith and Jason Cattonar as Assistant State Coordinators-General for a term commencing on 1 July 2020 and expiring on 31 December 2020 - pursuant to Section 68 of the Constitution Act 1934.

By command,

STEVEN SPENCE MARSHALL Premier

MPL20/017CS

Department of the Premier and Cabinet Adelaide, 25 June 2020

His Excellency the Governor in Executive Council has been pleased to appoint Wayne Buckerfield, Judith Formston and Robert James Kleeman as Assistant State Coordinators-General for a term commencing on 25 June 2020 and expiring on 31 December 2020 - pursuant to Section 68 of the Constitution Act 1934.

By command,

STEVEN SPENCE MARSHALL Premier

MPL20/017CS

Department of the Premier and Cabinet Adelaide, 25 June 2020

His Excellency the Governor in Executive Council has been pleased to approve a further extension for a period of 28 days commencing at 1300 hours on 28 June 2020, of the declaration of a Major Emergency for the Coronavirus disease (COVID-19) made in Executive Council on 28 May 2020 - pursuant to Section 23(2) of the Emergency Management Act 2004.

By command,

STEVEN SPENCE MARSHALL Premier

DPC20/063CS

EMERGENCY SERVICES FUNDING ACT 1998

#### South Australia

# **Emergency Services Funding (Declaration of Levy and Area and Land Use Factors) Notice 2020**

under section 10 of the Emergency Services Funding Act 1998

#### 1—Short title

This notice may be cited as the *Emergency Services Funding (Declaration of Levy and Area and Land Use Factors) Notice 2020.* 

#### 2—Commencement

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

#### 3—Interpretation

In this notice—

Act means the Emergency Services Funding Act 1998.

#### 4—Declaration of levy

The levy under Part 3 Division 1 of the Act for the 2020/2021 financial year comprises—

- (a) an amount of 0.1304 cents in respect of each dollar of the value of land subject to assessment; and
- (b) a fixed charge of \$50 for each piece, section or aggregation of contiguous or non-contiguous land subject to separate assessment.

#### 5—Declaration of area factors

The area factors for each of the emergency services areas for the 2020/2021 financial year are as follows:

- (a) Regional area 1-0.8;
- (b) Regional area 2-0.5;
- (c) Regional area 3-0.2;
- (d) Regional area 4—1.0.

#### 6—Declaration of land use factors

The land use factors for each of the land uses referred to in section 8(1) of the Act for the 2020/2021 financial year are as follows:

- (a) commercial—1.044;
- (b) industrial—1.815;
- (c) residential—0.4;
- (d) rural—0.3;
- (e) all other uses—0.5.

#### 7—Relevant day

The relevant day for the purposes of section 8 of the Act in respect of the 2020/2021 financial year is 30 June 2020.

# 8—Required statement of amount and description of method used to determine amount

The following information is provided in accordance with section 10(6) of the Act:

- (a) the Minister has determined under section 10(4)(a) of the Act that \$287.2 million needs to be raised by the levy on land under Part 3 Division 1 of the Act to fund emergency services in the 2020/2021 financial year;
- (b) the method used for determining the amount referred to in paragraph (a) is as follows:
  - (i) a strategic and business planning process was undertaken to establish a strategic context for assessing amounts to be expended for the kinds of emergency services and other purposes referred to in section 28(4) of the Act;
  - (ii) the amount to be raised from the levy under Part 3 Division 1 of the Act was determined on the basis of—
    - (A) forward estimates of expenditure for emergency services during the 2020/2021 financial year, excluding any expenditure carried over from prior years; and
    - (B) the shortfall between projected 2020/2021 emergency services expenditure and projected 2020/2021 revenue from the levy under Part 3 Division 2 of the Act, the projected decrease in the balance of the Community Emergency Services Fund and non-levy revenue (such as interest earnings) paid into the Community Emergency Services Fund.

#### Made by the Governor

on the recommendation of the Treasurer and with the advice and consent of the Executive Council on 25 June 2020

EMERGENCY SERVICES FUNDING ACT 1998

#### South Australia

# **Emergency Services Funding (Declaration of Levy for Vehicles and Vessels) Notice 2020**

under section 24 of the Emergency Services Funding Act 1998

#### 1—Short title

This notice may be cited as the *Emergency Services Funding (Declaration of Levy for Vehicles and Vessels) Notice 2020.* 

#### 2—Commencement

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

#### **3**—Financial year to which notice applies

This notice applies in relation to the 2020/2021 financial year.

#### 4—Declaration of levy in respect of vehicles and vessels

For the purposes of section 24 of the Act—

- (a) motor vehicles are—
  - (i) divided into classes; and
  - (ii) grouped into tiers and exempt motor vehicles,

as set out in Schedule 1; and

- (b) the amount of the levy in respect of the tiers of motor vehicles is as follows:
  - (i) Tier 1—\$32;
  - (ii) Tier 2—\$12;
  - (iii) Tier 3—\$8; and
- (c) the amount of the levy in respect of vessels is \$12.

#### Note—

The Minister may, by notice in the Gazette under section 25 of the Act, exempt motor vehicles or vessels of a class specified in the notice from the imposition of a levy.

## Schedule 1—Classes of motor vehicles

#### Tier 1—

1-District 1	Private passenger
2—District 1	Goods carrying: light
3—District 1	Goods carrying: medium
4—District 1	Goods carrying: primary producers
5—District 1	Taxis: metropolitan
5—District 2	Taxis: metropolitan
6—District 1	Hire car

7—District 1	Public passenger: small
8—District 1	Public passenger: medium
9—District 1	Public passenger: heavy
10—District 1	Public passenger: no fare
15—District 1	Motorcycles: light
16—District 1	Motorcycle: medium
20—District 1	Motorcycles: heavy
21—District 1	Goods carrying: heavy
22—District 1	Car carriers: light
23—District 1	Car carriers: medium
24—District 1	Car carriers: heavy
25—District 1	Car carriers: trailer
29—District 1	Special purpose vehicles
32—District 1	Public passenger: omnibus
32—District 2	Public passenger: omnibus
48—District 1	Rideshare
51—District 2	Private passenger
52—District 2	Goods carrying: light
53—District 2	Goods carrying: medium
55—District 1	Taxis: country
55—District 2	Taxis: country
56—District 2	Hire car
57—District 2	Public passenger: small
58—District 2	Public passenger: medium
59—District 2	Public passenger: heavy
66—District 2	Motorcycle: medium
70—District 2	Motorcycle: heavy
71—District 2	Goods carrying: heavy
72—District 2	Car carriers: light
73—District 2	Car carriers: medium
74—District 2	Car carriers: heavy
98—District 2	Rideshare
Tier 2—	
14—District 1	Motorcycles: ultra light
54—District 2	Goods carrying: primary producer
60—District 2	Public passenger no fare
64—District 2	Motorcycle: ultra light
65—District 2	Motorcycle: light
75—District 2	Car carriers: trailer

79—District 2 Special purpose vehicles

#### Tier 3—

11—District 1 Trailers
19—District 1 Historic and left hand drive vehicles
61—District 2 Trailers
69—District 2 Historic and left hand drive vehicles

Exempt motor vehicles (vehicles of a class exempt from imposition of levy by Minister by notice under section 25 of Act)—

12—District 1	Motor Trade Plates
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- 17—District 1 Unregistered vehicle permits
- 18—District 1 Tractors
- 62—District 2 Motor trade plate
- 67—District 2 Unregistered vehicle permit
- 68—District 2 Tractors

#### Made by the Governor

on the recommendation of the Treasurer and with the advice and consent of the Executive Council on 25 June 2020

PROCLAMATIONS

#### South Australia

# Landscape South Australia Act (Commencement) Proclamation 2020

#### 1—Short title

This proclamation may be cited as the Landscape South Australia Act (Commencement) Proclamation 2020.

#### 2—Commencement of suspended provisions

The following provisions of the *Landscape South Australia Act 2019* (No 33 of 2019) come into operation on 1 July 2020:

- (a) sections 8 to 10 (inclusive);
- (b) sections 25 to 27 (inclusive);
- (c) sections 30 to 33 (inclusive);
- (d) section 40;
- (e) sections 42 to 50 (inclusive);
- (f) sections 52 to 65 (inclusive);
- (g) sections 67 and 68;
- (h) section 70;
- (i) sections 72 to 75 (inclusive);
- (j) sections 77 to 87 (inclusive);
- (k) sections 90 to 92 (inclusive);
- (l) section 93(1) and (2);
- (m) section 93(4) to (8) (inclusive);
- (n) sections 94 to 101 (inclusive);
- (o) sections 103 to 222 (inclusive);
- (p) sections 224 to 241 (inclusive);
- (q) sections 243 and 244;
- (r) section 249;
- (s) Schedule 2 clause 2;
- (t) Schedule 3;
- (u) Schedule 4 clauses 1 to 5 (inclusive);
- (v) Schedule 4 clause 6(a) to (d) (inclusive);
- (w) Schedule 4 clause 6(g);
- (x) Schedule 4 clause 7;
- (y) Schedule 4 clauses 16 to 20 (inclusive);
- (z) Schedule 5 clauses 1 to 87 (inclusive).

# Made by the Governor

# Rail Safety National Law (South Australia) (Rail Safety Work) Amendment Act (Commencement) Proclamation 2020

#### **1—Short title**

This proclamation may be cited as the *Rail Safety National Law (South Australia) (Rail Safety Work) Amendment Act (Commencement) Proclamation 2020.* 

#### 2—Commencement of Act

The Rail Safety National Law (South Australia) (Rail Safety Work) Amendment Act 2020 (No 17 of 2020) comes into operation on 1 July 2020.

#### Made by the Governor

# Summary Offences (Trespass on Primary Production Premises) Amendment Act (Commencement) Proclamation 2020

#### 1—Short title

This proclamation may be cited as the Summary Offences (Trespass on Primary Production Premises) Amendment Act (Commencement) Proclamation 2020.

#### 2—Commencement

The Summary Offences (Trespass on Primary Production Premises) Amendment Act 2020 (No 10 of 2020) comes into operation on 9 July 2020.

#### Made by the Governor

# Administrative Arrangements (Transfer of Assets to State Owned Generators Leasing Co Pty Ltd) Proclamation 2020

under section 7 of the Administrative Arrangements Act 1994

#### 1—Short title

This proclamation may be cited as the Administrative Arrangements (Transfer of Assets to State Owned Generators Leasing Co Pty Ltd) Proclamation 2020.

#### 2—Commencement

This proclamation comes into operation on 30 June 2020, immediately after the *Administrative Arrangements (Transfer of Assets to Treasurer) Proclamation 2020* comes into operation.

#### 3—Transfer of certain assets to State Owned Generators Leasing Co Pty Ltd

The assets, rights and liabilities transferred to the Treasurer under clause 3 of the *Administrative Arrangements (Transfer of Assets to Treasurer) Proclamation 2020* are transferred to the State Owned Generators Leasing Co Pty Ltd.

#### Made by the Governor

# **Administrative Arrangements (Transfer of Assets to Treasurer) Proclamation 2020**

under section 7 of the Administrative Arrangements Act 1994

#### 1—Short title

This proclamation may be cited as the Administrative Arrangements (Transfer of Assets to Treasurer) Proclamation 2020.

#### 2—Commencement

This proclamation comes into operation on 30 June 2020.

#### **3**—Transfer of certain assets to Treasurer

The assets, rights and liabilities of the Minister for Energy and Mining specified in Schedule 1 are transferred to the Treasurer.

#### Schedule 1—Assets and equipment transferred to Treasurer

All of the present and future rights, title and interests of the Minister for Energy and Mining in and to-

- (a) the electricity generators, transformers, ancillary equipment, spare parts, consumables, special tools and other things referred to in—
  - Schedules 2 and 4 to Annexure A of Annexure 1 of the Agreement to Lease between the Treasurer and Infigen Energy SAGT Pty Limited dated 28 August 2019; and
  - Schedule 2 to the Agreement to Lease between the Treasurer and Port Adelaide Energy Pty Ltd dated 28 August 2019; and
- (b) any and all other transformers, ancillary equipment, spare parts, consumables, special tools and other things used or to be used in connection with, or otherwise related to, the electricity generators referred to in paragraph (a); and
- (c) any and all replacements of anything referred to in paragraph (a) or (b).

#### Made by the Governor

# Landscape South Australia (Designated Day) Proclamation 2020

under the Landscape South Australia Act 2019

#### 1—Short title

This proclamation may be cited as the Landscape South Australia (Designated Day) Proclamation 2020.

#### 2—Commencement

This proclamation comes into operation on 1 July 2020.

#### 3—Appointment of designated day

1 July 2020 is appointed as the designated day for the purposes of the following provisions of the *Landscape South Australia Act 2019*:

- (a) Schedule 5 clause 89(8);
- (b) Schedule 5 clause 90(2);
- (c) Schedule 5 clause 93;
- (d) Schedule 5 clause 97(1) and (2);
- (e) Schedule 5 clauses 98 and 99;
- (f) Schedule 5 clause 101;
- (g) Schedule 5 clauses 104 and 105;
- (h) Schedule 5 clauses 110, 111 and 112;
- (i) Schedule 5 clause 114.

#### Made by the Governor

REGULATIONS

#### South Australia

# **Emergency Services Funding (Remissions—Land)** (Miscellaneous) Variation Regulations 2020

under the Emergency Services Funding Act 1998

# Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Emergency Services Funding (Remissions—Land)* Regulations 2014

- 4 Variation of regulation 3—Interpretation
- 5 Variation of regulation 3B—Amount of remission
- 6 Variation of regulation 3D—Amount of remission
- 7 Revocation of regulation 4
- 8 Variation of regulation 6—Remissions for concession holders
- 9 Variation of regulation 7—Amount of remission
- 10 Variation of regulation 8D—Amount of remission
- 11 Variation of regulation 10—Amount of remission
- 12 Variation of regulation 10D—Amount of remission

# Part 1—Preliminary

#### 1—Short title

These regulations may be cited as the *Emergency Services Funding (Remissions—Land)* (*Miscellaneous) Variation Regulations 2020*.

#### 2—Commencement

These regulations come into operation on 1 July 2020.

#### **3**—Variation provisions

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

# Part 2—Variation of *Emergency Services Funding (Remissions—* Land) Regulations 2014

#### 4—Variation of regulation 3—Interpretation

Regulation 3, definition of *relevant financial year*—delete "2019/2020" and substitute:

2020/2021

#### 5—Variation of regulation 3B—Amount of remission

Regulation 3B—delete "0.001145" and substitute: 0.001237

#### 6—Variation of regulation 3D—Amount of remission

Regulation 3D—delete "0.001145" and substitute:

0.001237

#### 7—Revocation of regulation 4

Regulation 4—delete the regulation

#### 8—Variation of regulation 6—Remissions for concession holders

Regulation 6(5)(h)(ii)—delete "newstart allowance" and substitute: jobseeker payment

#### 9-Variation of regulation 7-Amount of remission

- (1) Regulation 7(1)—delete "regulations 4 and 5" and substitute: regulation 5
- (2) Regulation 7(1a)—delete "0.000418" and substitute: 0.000452

#### 10—Variation of regulation 8D—Amount of remission

- Regulation 8D(1)—delete "0.000770" and substitute: 0.000831
- (2) Regulation 8D(2)—delete "0.000683" and substitute: 0.000737

#### 11—Variation of regulation 10—Amount of remission

Regulation 10(3)—delete "0.000858" and substitute:

0.000927

#### 12—Variation of regulation 10D—Amount of remission

Regulation 10D—delete "0.000770" and substitute:

0.000831

#### Note—

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

#### Made by the Governor

on the recommendation of the Treasurer and with the advice and consent of the Executive Council on 25 June 2020

No 219 of 2020

# **Emergency Services Funding (Remissions—Motor Vehicles and Vessels) (Miscellaneous) Variation Regulations 2020**

under the Emergency Services Funding Act 1998

# Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Emergency Services Funding (Remissions—Motor Vehicles and Vessels) Regulations 2014* 

- 4 Variation of regulation 4—Remission of levy on metropolitan goods carrying primary producers vehicles
- 5 Variation of regulation 5—Remission of levy on trailers

# Part 1—Preliminary

#### 1—Short title

These regulations may be cited as the *Emergency Services Funding (Remissions—Motor Vehicles and Vessels) (Miscellaneous) Variation Regulations 2020.* 

#### 2—Commencement

These regulations come into operation on 1 July 2020.

#### **3**—Variation provisions

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

# Part 2—Variation of *Emergency Services Funding (Remissions— Motor Vehicles and Vessels) Regulations 2014*

# 4—Variation of regulation 4—Remission of levy on metropolitan goods carrying primary producers vehicles

Regulation 4—delete "(primary production—goods ITC entitled) or 44 (goods carrying, primary producers No ITC entitlement)" and substitute:

(goods carrying: primary producers)

#### 5-Variation of regulation 5-Remission of levy on trailers

Regulation 5—delete ", 31, 61 or 81 (trailer)" and substitute:

or 61 (trailers)

#### Note—

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

#### Made by the Governor

on the recommendation of the Treasurer and with the advice and consent of the Executive Council on 25 June 2020

No 220 of 2020

# National Energy Retail Law (Local Provisions) (Application of Rules) Variation Regulations 2020

under the National Energy Retail Law (South Australia) Act 2011

## Contents

Part 1—Preliminary

1 Short title

2 Commencement

3 Variation provisions

Part 2—Variation of *National Energy Retail Law (Local Provisions) Regulations 2013* 

4 Variation of regulation 14—Variation of *National Energy Retail Rules* 

### Part 1—Preliminary

#### 1—Short title

These regulations may be cited as the *National Energy Retail Law (Local Provisions)* (Application of Rules) 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 National Energy Retail Law (Local Provisions) Regulations 2013

#### 4—Variation of regulation 14—Variation of National Energy Retail Rules

Regulation 14(b), inserted subrule (5)—delete "30 June 2020" and substitute: 30 June 2025

#### 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 25 June 2020

No 221 of 2020

# Landscape South Australia (General) Regulations 2020

under the Landscape South Australia Act 2019

# Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Interpretation

#### Part 2—Legislative definitions

- 4 Definition of animal
- 5 Definition of animal-proof fence
- 6 Definition of plant

#### Part 3—Regional landscape boards and plans

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- 7 Notice of meetings (section 23 of Act)
- 8 Annual reports (section 39 of Act)
- 9 Assignment of responsibility for infrastructure (section 42(3) of Act)

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10 Annual business plans (section 51 of Act)

#### Part 4—Levies

#### Division 1—Levies in respect of land within council areas

- 11 Interest payable by councils (section 67 of Act)
- 12 Imposition of levy by councils (section 69 of Act)
- 13 Refunds to councils in relation to unpaid regional landscape levies (section 69(10) of Act)
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- 35 Exemption of part of State from certain provisions of the Act
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- 37 Cultana Training Area
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- 39 Amendment of landscapes affecting activities control policies

#### Schedule 1—Prescribed requirements for animal-proof fences

- 1 Prescribed requirements for dog-proof fences
- 2 Prescribed requirements for rabbit-proof fences

# Part 1—Preliminary

#### 1—Short title

These regulations may be cited as the *Landscape South Australia (General) Regulations 2020.* 

#### 2—Commencement

These regulations come into operation on 1 July 2020.

#### 3—Interpretation

In these regulations, unless the contrary intention appears—

Act means the Landscape South Australia Act 2019.

## Part 2—Legislative definitions

#### 4—Definition of animal

- (1) The following classes of animals are excluded from the definition of *animal* in section 3(1) of the Act:
  - (a) fish;

- (b) invertebrates.
- (2) Subregulation (1) only applies for the purposes of Part 9 of the Act.
- (3) In this regulation—

fish has the same meaning as in the Fisheries Management Act 2007.

#### 5—Definition of animal-proof fence

For the purposes of the definition of *animal-proof fence* in section 3(1) of the Act, the requirements set out in Schedule 1 are prescribed for fences of a kind specified in that Schedule.

#### 6—Definition of plant

- (1) The following classes of vegetation or material are excluded from the definition of *plant* in section 3(1) of the Act:
  - (a) non-living plant products including processed timber, food or medicinal products;
  - (b) bacteria, fungi, algae and micro-organisms.
- (2) Subregulation (1) only applies for the purposes of Part 9 of the Act.

#### Part 3—Regional landscape boards and plans

#### **Division 1—Regional landscape boards**

#### 7—Notice of meetings (section 23 of Act)

- (1) A notice under section 23(2) of the Act must be given by a regional landscape board by—
  - (a) publishing the notice on the board's website; or
  - (b) in such other manner determined by the regional landscape board.
- (2) The requirement to give notice is dispensed with if—
  - (a) the only matters on the agenda for the relevant meeting relate to the receipt, discussion or consideration of information or matter specified in subregulation (3); and
  - (b) the presiding member of the regional landscape board (or their delegate) has determined that there is a reasonable likelihood that the board will close the whole of the meeting to the public.
- (3) For the purposes of section 23(5) of the Act, the following information or matters are prescribed:
  - (a) information the disclosure of which would involve the unreasonable disclosure of information concerning the personal affairs of any person (living or dead);
  - (b) information the disclosure of which—
    - (i) could reasonably be expected to confer a commercial advantage on a person, or to prejudice the commercial position of a person; and
    - (ii) would, on balance, be contrary to the public interest;
  - (c) information the disclosure of which would reveal a trade secret;
  - (d) commercial information of a confidential nature (not being a trade secret) the disclosure of which—

- (i) could reasonably be expected to prejudice the commercial position of the person who supplied the information, or to confer a commercial advantage on a third party; and
- (ii) would, on balance, be contrary to the public interest;
- (e) matters affecting the safety or security of any person or property;
- (f) information the disclosure of which could reasonably be expected to prejudice the maintenance of law, including by affecting (or potentially affecting) the prevention, detection or investigation of a criminal offence or the right to a fair trial;
- (g) matters that must be considered in confidence in order to ensure that the regional landscape board does not breach any law, order or direction of a court or tribunal constituted by law, any duty of confidence or other legal obligation or duty;
- (h) legal advice;
- (i) information relating to actual litigation, or litigation that the regional landscape board believes on reasonable grounds will take place;
- (j) information the disclosure of which—
  - (i) would divulge information provided on a confidential basis by or to a Minister of the Crown, or another public authority or official; and
  - (ii) would, on balance, be contrary to the public interest;
- (k) tenders for the supply of goods, the provision of services or the carrying out of works;
- (1) information relating to a proposed amendment to a Development Plan under the *Development Act 1993* or the Planning and Design Code under the *Planning, Development and Infrastructure Act 2016.*

#### 8—Annual reports (section 39 of Act)

The annual report of a regional landscape board under section 39 of the Act must include the following information:

- (a) an assessment of the extent to which the board has succeeded in implementing its annual business plan, and any water allocation plan, landscapes affecting activities control policy and water affecting activities control policy for which the board is responsible or that applies in the board's region;
- (b) the number of meetings (if any) that each member of the board has failed to attend during the relevant year and the reason given by each member for the failure;
- (c) the persons or bodies to whom or to which the board has delegated functions or powers under section 37 of the Act, and the nature of the functions or powers delegated to each person or body;
- (d) a report on any functions assigned to the board by the Minister.

#### 9—Assignment of responsibility for infrastructure (section 42(3) of Act)

- (1) An agreement under section 42 of the Act must—
  - (a) be in writing; and
  - (b) describe the infrastructure with reasonable particularity; and
  - (c) set out the responsibilities that are being assigned to the relevant person; and

- (d) comply with any instruction issued by the Registrar-General for the purposes of section 42(5) of the Act.
- (2) Subregulation (1) does not limit or affect the ability to include other provisions, terms or conditions in an agreement under section 42 of the Act.

#### **Division 2—Annual business plans**

#### 10—Annual business plans (section 51 of Act)

- (1) For the purposes of section 51(5)(b) of the Act, a regional landscape board must—
  - (a) provide information relating to the proposal to each constituent council; and
  - (b) invite the council to provide it with written submissions in relation to the proposal within a specified period (which must be at least 21 days); and
  - (c) comply with any guidelines specified by the Minister for the purposes of consultation under section 51(5).
- (2) For the purposes of section 51(16) of the Act, the approval of the Minister is required in relation to an adjustment to an annual business plan of a regional landscape board in the following circumstances:
  - (a) if the adjustment is inconsistent with the board's regional landscape plan;
  - (b) if the adjustment is to include a proposal of kind referred to in section 51(4) of the Act.

#### Part 4—Levies

#### Division 1—Levies in respect of land within council areas

#### 11—Interest payable by councils (section 67 of Act)

Interest accrues under section 67(1) of the Act from the date on which the instalment was payable under that section at the prime bank rate for the relevant financial year, calculated in respect of each month (or part of a month) for which the relevant amount remains unpaid.

#### 12—Imposition of levy by councils (section 69 of Act)

- (1) Pursuant to section 69(5) of the Act, the following purposes for which rateable land is used are prescribed:
  - (a) *Residential* comprising the use of land for a detached dwelling, group dwelling, multiple dwelling, residential flat building, row dwelling or semi-detached dwelling within the meaning of a prescribed instrument;
  - (b) *Commercial—Shop* comprising the use of land for a shop within the meaning of a prescribed instrument;
  - (c) *Commercial—Office* comprising the use of land for an office within the meaning of a prescribed instrument;
  - (d) *Commercial—Other* comprising any other commercial use of land not referred to in the categories specified in paragraph (b) or (c);
  - (e) *Industry—Light* comprising the use of land for a light industry within the meaning of a prescribed instrument;

- (f) *Industry—Other* comprising any other industrial use of land not referred to in the category specified in paragraph (e);
- (g) Primary Production comprising—
  - (i) farming within the meaning of a prescribed instrument; or
  - (ii) horticulture within the meaning of a prescribed instrument; or
  - (iii) the use of land for horse keeping, intensive animal keeping or intensive animal husbandry within the meaning of a prescribed instrument; or
  - (iv) in respect of a dairy situated on a farm—the use of land for a dairy within the meaning of a prescribed instrument; or
  - (v) commercial forestry;
- (h) *Vacant land* comprising the non-use of vacant land;
- (i) Other comprising any other use of land not referred to in a previous category.
- (2) Pursuant to section 69(3)(d) of the Act, the operation of section 152(2) of the *Local Government Act 1999* is modified—
  - (a) as if it extended to a separate rate as well as a fixed charge; and
  - (b) as if—
    - (i) section 152(2)(c) provided that if a separate rate is a fixed charge based on a factor referred to in section 69(3)(a)(ii) or (iii) of the Landscape South Australia Act 2019 and is imposed in respect of 2 or more pieces of contiguous rateable land (being land that is owned by the same owner and occupied by the same occupier), then only 1 fixed charge may be imposed against the whole of the land; and
    - (ii) section 152(2)(d) provided that if a separate rate is a fixed charge based on the factor referred to in section 69(3)(a)(ii) of the *Landscape South* Australia Act 2019 and is imposed in respect of land constituting a single farm enterprise, then only 1 fixed charge may be imposed against the whole of the land.
- (3) Pursuant to section 69(3)(d) of the Act, the operation of section 159(9) of the *Local* Government Act 1999 is modified—
  - (a) so as to not require a council that grants to a person or body a rebate of general rates under section 166 of the *Local Government Act 1999* to grant a comparable rebate of a regional landscape levy to the person or body; and
  - (b) so as to allow a council to grant to a person or body a rebate of a regional landscape levy under section 166 of the *Local Government Act 1999* that is different to a rebate of general rates granted to the person or body.
- (4) In this regulation—

prescribed instrument means-

- (a) the Development Regulations 2008; or
- (b) the Planning and Design Code under the *Planning, Development and Infrastructure Act 2016.*

#### 13—Refunds to councils in relation to unpaid regional landscape levies (section 69(10) of Act)

- (1) For the purposes of section 69(10) of the Act, an application by a council for refund of monies in respect of a debt written off by the council constituted of unpaid regional landscape levy (or part of a levy) must—
  - (a) be made to the regional landscape board by 31 March in a given year; and
  - (b) contain the following information:
    - (i) certification by the council that the debt has been written off under section 143 of the *Local Government Act 1999*;
    - (ii) the name of the person liable for the payment of the landscape levy constituting the debt;
    - (iii) a copy of the certificate of title of the land to which the unpaid landscape levy constituting the debt relates;
    - (iv) the amount of the debt constituted by the unpaid landscape levy;
    - (v) the period of time for which the landscape levy constituting the debt has been unpaid;
    - (vi) if the landscape levy constituting the debt has been unpaid for less than 3 years—a statement of the grounds relied on by the council in acting under section 143 of the *Local Government Act 1999*.
- (2) A council that does not submit an application under subregulation (1) by 31 March in a particular year may submit it after that date (to be considered in the next round of applications).
- (3) If-
  - (a) a council writes off a debt constituted by an unpaid regional landscape levy (or part of a levy); and
  - (b) a refund is made to the council under section 69(10) of the Act in relation to the unpaid levy; and
  - (c) the council subsequently recovers an amount (the *relevant amount*) with respect to the unpaid levy as part of steps taken by the council to recover rates in arrears under the *Local Government Act 1999*,

the council must pay the relevant amount to the regional landscape board that made the refund under section 69(10) of the Act.

#### 14—Costs of councils (section 70 of Act)

- (1) This regulation makes provision with respect to the operation of section 70 of the Act.
- (2) In this regulation—

#### transitional financial year means-

- (a) a transitional financial year under Schedule 5 clause 95 of the Act; and
- (b) the 2023/2024 financial year and the 2024/2025 financial year.
- (3) For the purposes of this regulation—
  - (a) establishment costs are fair costs directly associated with—

- (i) a council being required to impose a regional landscape levy on rateable land within its area (or part of its area) in a particular financial year after not being required to impose such a levy or a regional NRM levy under the repealed Act in the immediately preceding financial year; and
- (ii) a council being required to impose a regional landscape levy on rateable land within its area (or part of its area) in a particular financial year on a basis under section 69(3)(a) of the Act that is different to the basis that applied with respect to the immediately preceding financial year (either under the Act or the repealed Act), other than where any additional costs incurred by the council on account of the change to the basis for the levy are not significant;
- (b) ongoing costs are fair annual costs directly associated with a council imposing and collecting a regional landscape levy, other than costs that a council would incur in any event on account of the imposition and collection of rates under the Local Government Act 1999;
- (c) *transitional costs* are fair costs incurred by a council, in relation to a transitional financial year, with respect to—
  - (i) changing the name of the relevant levy from *regional NRM levy* to *regional landscape levy* in connection with imposing a levy under section 69 of the Act; or
  - (ii) a change in the boundaries of any region located within its area in connection with the imposition of a regional landscape levy; or
  - (iii) making any amendments to the council's rating system on account of the introduction of the regional landscape levy; or
  - (iv) conducting any tests involving the council's rating system on account of the introduction of the regional landscape levy; or
  - (v) setting up and assigning new codes within the council's rating system on account of the introduction of the regional landscape levy.
- (4) Subject to this regulation, the costs that a council may recover with respect to a particular financial year will be determined according to whether the council is claiming—
  - (a) establishment costs; or
  - (b) ongoing costs; or
  - (c) transitional costs; or
  - (d) any combination of these costs.
- (5) Subject to this regulation, the amount that a council may recover as establishment costs will be—
  - (a) fair costs incurred by a council with respect to—
    - (i) consulting with the relevant regional landscape board in relation to the basis for the regional landscape levy; and
    - (ii) establishing the ability of the council's rating system to deal with the regional landscape levy; and
    - (iii) making any amendments to the council's rating system on account of the imposition of the regional landscape levy; and

- (iv) conducting any tests involving the council's rating system on account of the imposition of the regional landscape levy; and
- (v) setting up and assigning codes within the council's rating system on account of the imposition of the regional landscape levy; and
- (vi) obtaining any new assessment or valuation information on account of the imposition of the regional landscape levy; and
- (vii) confirming the imposition of the appropriate levy with respect to rateable land in the area of the council; or
- (b) \$10 848 (indexed), plus 71 cents (indexed) for each assessment of levy against a piece of rateable land, adjusted, if necessary, under subregulation (6).
- (6) If a council is claiming establishment costs under paragraph (b) of subregulation (5) from 2 or more regional landscape boards with respect to a particular financial year, the component under that paragraph represented by \$10 848 (indexed) will be reduced, with respect to the payment to each regional landscape board, to 60% of the amount that would otherwise apply.
- (7) Subject to this regulation, the amount that a council may recover as ongoing costs will be—
  - (a) fair costs as described in subregulation (3)(b); or
  - (b) \$2 532 (indexed), plus 25 cents (indexed) for each assessment of levy against a piece of rateable land.
- (8) If a council is claiming transitional costs from 2 or more regional landscape boards with respect to a particular financial year, the respective shares of those boards will be as agreed between them or, in default of an agreement, as determined by the Minister.
- (9) Subject to subregulation (11), a council seeking to recover any costs with respect to a particular financial year, other than the 2020/2021 financial year, should, as a preliminary step, furnish to the relevant regional landscape board or boards, a reasonable estimate of the costs that the council expects to claim under this regulation.
- (10) An estimate under subregulation (9) should comply with any requirements determined by the Minister for the purposes of this regulation and be furnished before the regional landscape board or boards finalise their draft budgets for inclusion in their draft annual business plans for the relevant financial year.
- (11) In relation to ongoing costs, if—
  - (a) a council is anticipated to be imposing a regional landscape levy in an ensuing financial year; and
  - (b) the council has not furnished, in accordance with subregulation (9), an estimate of its ongoing costs for that financial year by 31 January in the year in which the financial year will commence,

it will be conclusively presumed that the council will be recovering costs under subregulation (7)(b).

- (12) A regional landscape board must, after taking into account any information furnished by a council under subregulation (9) or the operation of subregulation (11), include in its annual business plan for the relevant financial year the amount that it appears to be a reasonable estimate of its liability to the council under this regulation for that financial year.
- (13) A council must, after declaring the relevant levy, furnish to any regional landscape board from which it is seeking to recover costs, an invoice that sets out the amount that the council is claiming, and the calculations used by the council to determine the amount.

- (14) A council should, except in a case involving extraordinary administrative difficulty, furnish an invoice under subregulation (13) by 31 March in the financial year with respect to which the relevant regional landscape levy is imposed (starting with March 2021).
- (15) A regional landscape board must, within 30 days after receiving an invoice under subregulation (13) (treating each category of costs claimed separately)—
  - (a) pay the amount claimed by the council; or
  - (b) if the board considers that a claim is excessive and should therefore be reviewed refer the matter to the Minister so that the Minister may determine what is a reasonable claim taking into account the scheme set out in this regulation.
- (16) The Minister must make a determination within 60 days after a matter is referred under subregulation (15) (and a determination of the Minister will have effect as a determination of the fair costs of the relevant council).
- (17) An assessment of levy under subregulation (5)(b) or (7)(b) will be determined according to assessments as they exist at the time that the council declares its levy with respect to the relevant financial year.
- (18) An amount specified by this regulation that is followed by the word (*indexed*) must be adjusted with respect to each financial year, beginning with the 2021/2022 financial year, by multiplying the amount by a proportion obtained by dividing the CPI for the September quarter of the immediately preceding financial year by the CPI for the September quarter 2019, on the basis that the quotient used for the purposes of the adjustment will be calculated to 2 decimal places and that the amount obtained from the adjustment will be rounded—
  - (a) in the case of an amount specified in dollars—to the nearest dollar; and
  - (b) in the case of an amount expressed in cents—to the nearest cent.

# 15—Contributions by constituent councils—rateable land divided by boundaries of 2 or more landscape management regions or councils (section 73 of Act)

- (1) The following scheme applies for the purposes of section 73 of the Act:
  - (a) if a piece of rateable land within the area of a council is divided by the boundaries of 2 or more landscape management regions, the whole of the land will be taken to be assigned to the landscape management region in which the larger (or, in the case of more than 2 landscape management regions, the largest) portion of the land is located (the *assigned landscape management region*);
  - (b) if—
    - (i) a piece of rateable land is divided by the boundaries of 2 or more councils; and
    - (ii) the regional landscape levy imposed by at least 1 of those councils is based on a fixed charge under section 69(3) of the Act,

the whole of the land will be taken to be assigned to the council area in which the larger (or, in the case of more than 2 council areas, the largest) portion of the land is located (the *assigned council area*);

(c) if, in the opinion of the Minister, the application of a preceding paragraph (or both) has, in a particular case, resulted in—

- (i) uncertainty or disagreement as to which council area is the assigned council area or which landscape management region is the assigned landscape management region; or
- (ii) an excessively disproportionate burden falling on the council for the assigned council area,

the Minister may make a determination as to the assignment on such basis, and following such consultation (if any) with the Valuer-General or any other person or body, as the Minister thinks fit.

(2) For the purposes of this regulation, a reference to a *piece of rateable land* includes a reference to 2 or more pieces of contiguous rateable land owned by the same owner and occupied by the same occupier.

#### **Division 2—Levies in respect of land outside council areas**

#### 16—Exclusions of certain land from operation of section 71 of Act

Pursuant to section 71(3) of the Act, land outside council areas of the following classes is excluded from the operation of section 71 of the Act:

- (a) unalienated Crown land;
- (b) land used or held by the Crown or an instrumentality of the Crown for a public purpose (including an educational purpose), except any such land that is held or occupied by the Crown or instrumentality under a lease or licence;
- (c) land that is exempt from rates or taxes under the *Recreation Grounds Rates and Taxes Exemption Act 1981*;
- (d) land occupied or held by an emergency services organisation under the *Fire and Emergency Services Act 2005*;
- (e) land that is exempt from the operation of section 71 under another Act;
- (f) land that constitutes less than the whole of a single allotment.

#### 17—Outside council areas—differential levies (section 71 of Act)

For the purposes of section 71(5) of the Act, differential levies may be declared, in relation to an area of rateable land referred to in section 71(4)(d) of the Act, by multiplying the factor specified in column 2 of the following table for the area of rateable land specified in column 1 with such minimum amount payable by way of a levy as may be fixed by a regional landscape board under section 71(7) of the Act.

Area of rateable land	Factor (with which the minimum amount is to be multiplied)
Less than 10 hectares	1
10 or more hectares but less than 100 hectares	3.5
100 or more hectares but less than 100 000 hectares	7
100 000 or more hectares	12

#### 18—Remissions—contiguous land

If OC levies based on a factor referred to in section 71(4)(b) or (c) of the Act are declared by a regional landscape board in respect of 2 or more pieces of contiguous rateable land (being land that is owned by the same owner and occupied by the same occupier), the board must remit the levies in respect of all but 1 piece of rateable land.

#### **19—Remissions—single farm enterprises**

- (1) If OC levies based on the factor referred to in section 71(4)(b) of the Act are declared by a regional landscape board in respect of a single farm enterprise, the board must remit the levies in respect of all but 1 piece of rateable land forming part of the single farm enterprise.
- (2) Subregulation (1) only applies if the regional landscape board is satisfied, on application to the board and by provision of such information or evidence as the board may reasonably require, that the relevant land is a single farm enterprise.
- (3) If the grounds on which the relevant land is taken to be a single farm enterprise cease to exist, the person liable to pay an OC levy in respect of the land must inform the regional landscape board of that fact as soon as is reasonably practicable.

Maximum penalty: \$7 000.

- (4) For the purposes of this regulation, a reference to a *single farm enterprise* is a reference to 2 or more pieces of rateable land—
  - (a) which—
    - (i) are farm land; and
    - (ii) are farmed as a single enterprise; and
    - (iii) are occupied by the same person or persons,

whether or not the pieces of land are contiguous; or

- (b) which-
  - (i) as to all the pieces except 1, are farm land farmed as a single enterprise occupied by the same person or persons; and
  - (ii) as to 1 piece contiguous with at least 1 of the other pieces, is the principal place of residence of that person or 1 of those persons.
- (5) In this regulation—

farm land has the same meaning as in the Local Government Act 1999.

#### **Division 3—Special provisions**

#### 20—Interest payable in cases of default (section 83 of Act)

- (1) Interest accrues on an unpaid levy and on an unpaid instalment of levy under section 83 of the Act from the date stated for payment of the levy or instalment in the notice imposing the levy or instalment.
- (2) Interest accrues on unpaid interest under section 83 of the Act at 6 monthly intervals from the date referred to in subregulation (1).
- (3) Any interest—
  - (a) that accrues under subregulation (1) or (2); or

(b) that is liable to be paid under section 99(16), 193(10), 194(4), 208(5)(a), 210(5)(a) or 211(9)(a) of the Act,

will be interest equal to the prime bank rate for the relevant financial year, calculated in respect of each month (or part of a month) for which the relevant amount remains unpaid.

#### 21—Regional landscape levy first charge on land (section 85 of Act)

A charge created by section 85 of the Act will—

- (a) in the case of an OC levy—correspond to a mortgage in favour of the relevant regional landscape board over the land in respect of which the levy has been imposed that ranks ahead of any registered mortgage, encumbrance or charge; and
- (b) in the case of a water levy—correspond to a mortgage in favour of the Minister over the land where the water is used or applied that ranks ahead of any registered mortgage, encumbrance or charge.

### Part 5—Statutory funds

#### 22—The Landscape Administration Fund (section 90 of Act)

For the purposes of section 90(2)(f) of the Act, the prescribed percentage is 100%.

### Part 6—Control of plants and animals

#### **Division 1—Control provisions**

#### 23—Sale of produce or goods carrying plants

- (1) For the purposes of assisting to prevent the sale of any animal, plant, soil, vehicle, farming implement or other produce, goods, material or other thing carrying a prescribed plant in contravention of section 188(2) of the Act, the person making the sale may provide to the purchaser a declaration in the form approved by the Minister.
- (2) A person must not make a statement that is false or misleading in a material particular in a declaration provided under subregulation (1).

Maximum penalty: \$7 000.

(3) In subregulation (1)—

prescribed plant means a plant to which section 188(2) of the Act applies.

#### 24—Destruction of dingoes and wild dogs

- (1) A person required to destroy dingoes or wild dogs pursuant to a declaration made for the purposes section 192(1) of the Act, must destroy the dingoes or wild dogs by use of baits in the manner, and in accordance with the requirements, determined by the Chief Executive by notice in the Gazette.
- (2) The Chief Executive may vary or revoke a determination made for the purposes of subregulation (1) at any time by subsequent notice in the Gazette.

# 25—Measures for control and treatment of animals and plants (section 192(3) of Act)

(1) For the purposes of section 192(3)(a) of the Act, the prescribed manner for specifying measures for the control of a class of animals or plants to which section 192(3) applies is by notice of the Chief Executive in the Gazette.

(2) For the purposes of section 192(3)(b) of the Act, the prescribed manner for specifying measures for requiring that land or anything present on land be subjected to specified treatment is by notice of the Chief Executive in the Gazette.

#### **Division 2—Permits**

#### 26—Permits

For the purposes of section 197(8)(b) of the Act, the following amounts are prescribed:

- (a) in the case of a natural person—\$1 250;
- (b) in the case of a body corporate—\$12 500.

### **Part 7—Exemptions**

#### 27—Movement of animals and plants

- (1) An authorised officer is exempt from the operation of section 186 of the Act while acting in the course of official duties.
- (2) A person is exempt from the operation of section 186(1), (2)(a) and (3)(a) of the Act in respect of a plant that is being carried by wool, grain or any other produce or goods (other than excluded produce or goods) if the wool, grain or other produce or goods—
  - (a) are being transported or moved to a place for cleaning, milling, or other processing, in a manner that renders the plant no longer viable; and
  - (b) are transported or moved to that place—
    - (i) using the most direct route reasonably practicable; and
    - (ii) in such manner so as to reasonably secure the plant against it's spread, escape or release into the surrounding environment.
- (3) A person is exempt from the operation of section 186(2)(b) and (3)(b) of the Act in respect of wool, grain or any other produce or goods (other than excluded produce or goods) carrying a plant of a class to which section 186(2) or (3) of the Act applies if the wool, grain or other produce or goods—
  - (a) are being transported or moved on a public road to a place for cleaning, milling, or other processing, in a manner that renders the plant no longer viable; and
  - (b) are transported or moved to that place—
    - (i) using the most direct route reasonably practicable; and
    - (ii) in such manner so as to reasonably secure the plant against it's spread, escape or release into the surrounding environment.
- (4) For the purposes of subregulations (2) and (3), *excluded produce or goods* are produce or goods, or produce or goods of a class, determined by the Chief Executive by notice in the Gazette, to be excluded from the operation of either or both of those subregulations (as specified in the notice).
- (5) A determination of the Chief Executive under subregulation (4) may be varied or revoked by the Chief Executive at any time by subsequent notice in the Gazette.

- (6) A person is exempt from subsections (1), (2) or (3) of section 186 of the Act in respect of a plant of a class to which subsections (1), (2) or (3) apply if the person is transporting or moving a plant of that class for the purpose of releasing a biological control agent approved by the Chief Executive by notice in the Gazette for the control of plants of that class for the purposes of this subregulation.
- (7) An approval for the purposes of subregulation (6) may—
  - (a) be subject to such conditions as may be specified by the Chief Executive in the notice; and
  - (b) be varied or revoked by the Chief Executive at any time by subsequent notice in the Gazette.
- (8) A person is exempt from section 186(1), (2) and (3) of the Act in respect of an animal if the person is transporting or moving the animal for the purpose of its humane destruction by a veterinary surgeon or a person acting for or on behalf of an animal welfare organisation.
- (9) In this regulation—

animal welfare organisation has the same meaning as under the Dog and Cat Management Act 1995;

*veterinary surgeon* means a person registered as a veterinary surgeon under the *Veterinary Practice Act 2003*.

#### 28—Sale of wool or grain etc carrying plants

- (1) A person who sells—
  - (a) wool or grain; or
  - (b) any other produce or goods, or produce or goods of a class, determined by the Chief Executive by notice in the Gazette for the purposes of this regulation,

carrying a plant of a class to which section 188(2) of the Act applies is exempt from that section if, at the time of the sale, the person believes on reasonable grounds that the purchaser will remove, or arrange for the removal of, that plant from the wool or grain, or produce or goods in relation to which a determination has been made under paragraph (b), before any re-sale of the wool, grain, produce or goods (as the case requires).

- (2) A determination under subregulation (1)(b) may—
  - (a) be subject to such conditions as may be specified by the Chief Executive in the notice; and
  - (b) be varied or revoked by the Chief Executive at any time by subsequent notice in the Gazette.

#### **29—Release of animals**

- (1) A person is exempt from subsection (1) or (2) of section 189 of the Act in respect of the release of an animal of a class to which subsections (1) or (2) applies if the Chief Executive has, by notice in writing to the person, approved that release—
  - (a) for the purposes of research relating to the control of animals of that class; or
  - (b) for the purposes of control of animals of that class,

and the release is in accordance with the conditions specified by the Chief Executive in the notice under subregulation (2) (if any).

- (2) An approval under subregulation (1) may be given subject to such conditions as the Chief Executive thinks fit and specifies in the notice.
- (3) The Chief Executive may, by notice in writing, vary or revoke an approval under this regulation.

## Part 8—Miscellaneous

#### **30—Review of notices**

An application under the following provisions of the Act must be made in writing and must set out clearly the grounds on which the applicant seeks the review:

- (a) section 87(8);
- (b) section 99(3);
- (c) section 99(9);
- (d) section 195(5).

#### **31**—Applications for warrants (sections **31** and **204** of Act)

- (1) The grounds for an application for a warrant under section 31 or 204 of the Act made personally must be verified by affidavit.
- (2) If an application for a warrant is made under section 31 or 204 of the Act by telephone—
  - (a) the applicant must inform the magistrate of the applicant's name and identify the position that the person holds for the purposes of the Act, and the magistrate, on receiving that information, is entitled to assume, without further inquiry, that the applicant holds that position; and
  - (b) the applicant must inform the magistrate of the purpose for which the warrant is required and the grounds on which it is sought; and
  - (c) if it appears to the magistrate from the information given by the applicant that there are reasonable grounds to issue a warrant (taking into account the requirements of the Act), the magistrate must inform the applicant of the facts that justify, in the magistrate's opinion, the issue of the warrant, and must not proceed to issue the warrant unless the applicant undertakes to make an affidavit verifying those facts; and
  - (d) if the applicant gives such an undertaking, the magistrate may then make out and sign a warrant, noting on the warrant the facts that justify, in the magistrate's opinion, the issue of the warrant; and
  - (e) the warrant is taken to have been issued, and comes into force, when signed by the magistrate; and
  - (f) the magistrate must inform the applicant of the terms of the warrant; and
  - (g) the applicant must, as soon as practicable after the issue of the warrant, forward to the magistrate an affidavit verifying the facts referred to in paragraph (c).
- (3) A magistrate by whom a warrant is issued must file the warrant, or a copy of the warrant, and the affidavit verifying the grounds on which the application for the warrant was made, in the Magistrates Court.

#### 32—Reimbursement of expenses (section 204(13) of Act)

- (1) An application for reimbursement under section 204(13) of the Act must—
  - (a) be made to the Department in writing; and
  - (b) include reasonable details concerning the costs or expenses that have been incurred; and
  - (c) comply with any other requirement determined by the Chief Executive.
- (2) The reimbursement is to be made by electronic funds transfer to an account with a financial institution nominated by the person in the application.
- (3) The reimbursement should be made within 20 business days after a valid application is received under subregulation (1).

#### 33—Service of notices or other documents

If a notice or other document is to be served on, or given to, a person under section 222(1)(d) of the Act, the person acting under that section must—

- (a) seal the notice or document in a clear wrapper that is reasonably waterproof; and
- (b) fix the notice or document, as wrapped, to a conspicuous part of the land (including by fixing it to a post and then by fixing the post into the ground in a conspicuous place on the land).

#### 34—Criminal jurisdiction of ERD Court (section 231 of Act)

For the purposes of section 231 of the Act, an offence against any of the following sections of the Act lies within the criminal jurisdiction of the ERD Court:

- (a) section 99;
- (b) section 104;
- (c) sections 107 to 109 (inclusive);
- (d) sections 119 and 120;
- (e) section 175;
- (f) sections 186 to 191 (inclusive);
- (g) section 193;
- (h) sections 196 and 197;
- (i) section 199;
- (j) sections 200 and 201;
- (k) section 207;
- (l) section 209;
- (m) section 234;
- (n) section 236.

#### 35—Exemption of part of State from certain provisions of the Act

Pursuant to section 247 of the Act, the following provisions of the Act do not apply in relation to the part of the State extending seawards from the low water mark:

(a) Part 7;

- (b) sections 191 to 195 (inclusive);
- (c) Part 10 Division 2 Subdivision 1.

#### **36—Correction of certain errors**

Pursuant to section 247 of the Act, section 101(6), (7), (8) and (9) of the Act do not apply in relation to the variation of a regulation under section 101(1) or (2) that is being made in order to address an incorrect reference to a plan deposited in the General Registry Office, or to correct some other form of error.

#### **37—Cultana Training Area**

- (1) Pursuant to section 247 of the Act, the Act does not apply to or in relation to any act or activity carried out within the Cultana Training Area by or on behalf of, or with the authority or permission of, the Commonwealth Department of Defence or an arm of the Australian Defence Force.
- (2) In this regulation—

*Cultana Training Area* means the land comprised by the following:

- (a) the Allotment comprising Pieces 81, 82 and 83 in Deposited Plan 85852 Out of Hundreds (Port Augusta);
- (b) Allotment 6 in Deposited Plan 88907 Hundred of Handyside County of Manchester and Out of Hundreds (Port Augusta);
- (c) Sections 4, 13, 14 and 15, Hundred of Jenkins County of Manchester;
- (d) Allotment 7 in Deposited Plan 29397 Out of Hundreds (Port Augusta);
- (e) the Allotment comprising the Pieces 8, 9, 10 and 11 in Deposited Plan 29397 Out of Hundreds (Port Augusta);
- (f) Allotment 68 in Deposited Plan 85851 Hundred of Cultana County of York;
- (g) Allotment 72 in Deposited Plan 85851 Hundred of Cultana County of York;
- (h) the Allotment comprising Pieces 30, 31 and 32 in Deposited Plan 85850 Out of Hundreds (Whyalla), Out of Hundreds (Port Augusta) and Hundred of Cultana County of York;
- (i) Allotment 67 in Deposited Plan 93251, Hundred of Cultana County of York and Out of Hundreds (Port Augusta).

#### 38—Fees

- (1) The Minister may, on application or on the Minister's own initiative, in the Minister's discretion, waive payment of the whole or a part of a fee prescribed for the purposes of the Act (and the regulations under the Act).
- (2) The following applications made for the purposes of the Act are exempt from fees prescribed under the Act in relation to such applications:
  - (a) an application for a water licence that is to be an environmental donations entitlement (where the applicant has already obtained the necessary accreditation from the relevant regional landscape board);
  - (b) an application made by the holder of a water licence or a water allocation, and granted by the Minister, to vary the conditions attached to the licence or water allocation so that the licence or water allocation will become an environmental donations entitlement;

- (c) an application to transfer a water licence (either absolutely or for a limited period) where the relevant regional landscape board is satisfied that the transfer constitutes the donation of the licence in order to establish an environmental donations entitlement (and where the board is satisfied that an accreditation should be issued);
- (d) an application to transfer a water access entitlement, or part of a water access entitlement, under a water licence to the holder of another water licence that is an environmental donations entitlement (for water to be used for environmental purposes);
- (e) an application to transfer the whole or a part of a water allocation where the relevant regional landscape board is satisfied—
  - (i) that the transfer constitutes the donation of the water allocation; and
  - (ii) that the water will be used for environmental purposes under or in connection with an environmental donations entitlement.

#### **39—Amendment of landscapes affecting activities control policies**

Pursuant to Schedule 2 clause 4(8)(b) of the Act, the provisions of Schedule 2 clause 4 do not apply to an amendment of a landscapes affecting activities control policy by a prescribed authority if the amendment is—

- (a) to correct an error in the policy; or
- (b) to make a change of form (not involving a change of substance) in the policy.

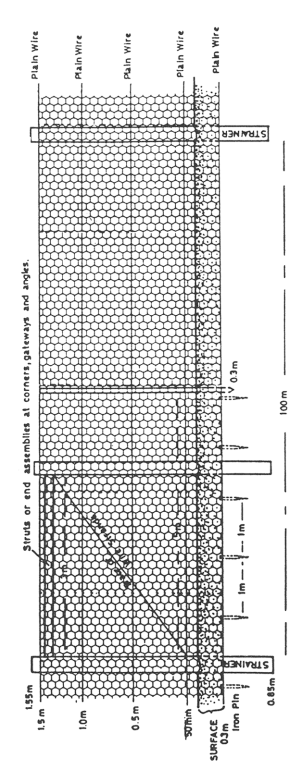
#### Schedule 1—Prescribed requirements for animal-proof fences

#### 1—Prescribed requirements for dog-proof fences

For the purposes of the definition of *animal-proof fence* in section 3(1) of the Act, a dog-proof fence is a fence that consists of—

- (a) strainers that—
  - (i) are not less than 150mm in diameter; and
  - (ii) are placed 100m apart, 0.85m under the ground and protrude 1.55m above the ground; and
- (b) posts that are placed 5m apart, 0.3m under the ground and protrude 1.5m above the ground; and
- (c) wire netting that—
  - (i) has a gauge of 1.8mm; and
  - (ii) has a width of 1.8m; and
  - (iii) has a maximum mesh of 100mm; and
  - (iv) is erected on the outside of the fence so that 1.5m of the netting is above the ground with a ground lap of 0.3m that is held in place and secured by means of a 0.3m x 25mm x 5mm flat iron pin every metre, with a hole drilled 25mm from the top, driven into the ground for a depth of 0.27m at the outer edge of the ground lap with one 2.5mm gauge galvanised wire well strained and the wire and wire netting secured to the pin by not less than 2.5mm gauge galvanised wire; and
- (d) 4 plain wires—

- (i) each of which is made of galvanised iron and is not less than 2.5mm in diameter; and
- (ii) that are placed at 50mm, 0.5m, 1.0m and 1.5m intervals above the ground and secured at equal intervals to each 5m panel securing the netting to the 3 bottom wires at not more than 0.75m intervals and to the top wire at not more than 0.5m intervals.

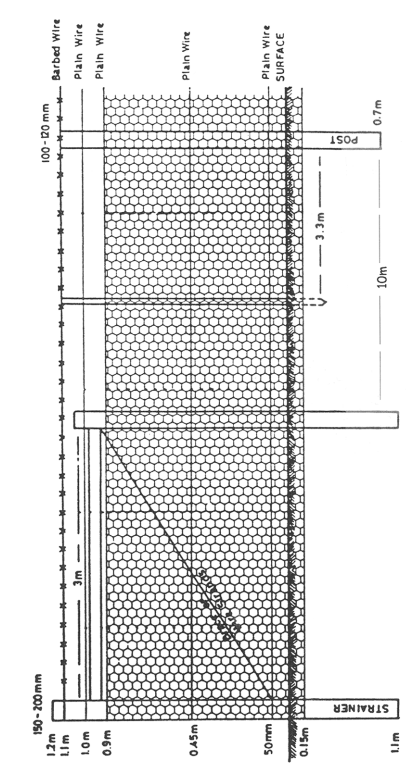




#### 2—Prescribed requirements for rabbit-proof fences

For the purposes of the definition of *animal-proof fence* in section 3(1) of the Act, a rabbit-proof fence is a fence that consists of—

- (a) strainers that—
  - (i) are not less than 150mm in diameter and not more than 200mm in diameter; and
  - (ii) are placed 150m apart, 1.1m under the ground and protrude 1.2m above the ground; and
- (b) posts that—
  - (i) are at least 100mm in diameter but not more than 125mm in diameter; and
  - (ii) are placed 10m apart, 0.7m in the ground and protrude 1.1m above the ground; and
- (c) droppers at 3.3m intervals between the posts; and
- (d) 4 plain fence wires—
  - (i) each of which is 2.4mm in diameter; and
  - (ii) that are placed at intervals of 50mm, 0.45m, 0.9m and 1.0m above the ground; and
- (e) 1 barbed wire that is placed 1.1m above the ground; and
- (f) wire netting that—
  - (i) has a gauge of at least 1.4mm; and
  - (ii) has a width of 1.05m; and
  - (iii) has a maximum mesh of 30mm; and
  - (iv) 150mm of which is placed under the ground and 0.9m of which protrudes above the ground; and
  - (v) is secured to the lower 3 plain fence wires with galvanised tie iron or galvanised steel tie wire with a minimum 1.44mm in diameter and not more than 0.5m apart on the highest of the 3 wires and not more than 0.75m apart on the lower 2 wires; and
- (g) struts on the corner strainers that are either—
  - (i) single diagonal struts (on which are placed barriers to prevent the entry of rabbits if the struts are placed outside the netting); or
  - (ii) double post and brace rail struts.





#### 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 25 June 2020

No 222 of 2020

#### South Australia

## Landscape South Australia (Water Management) Regulations 2020

under the Landscape South Australia Act 2019

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### Part 1—Preliminary

#### 1—Short title

These regulations may be cited as the Landscape South Australia (Water Management) Regulations 2020.

#### 2—Commencement

These regulations come into operation on 1 July 2020.

#### 3—Interpretation

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

Act means the Landscape South Australia Act 2019;

*validate*—see subregulation (2).

(2) For the purposes of these regulations, a reference to the validation of a meter is a reference to undertaking a set of steps to determine whether the meter and its installation comply with any specifications determined or approved by the Minister under these regulations.

### Part 2—Legislative definitions

#### 4—Definition of Mount Lofty Ranges Watershed

For the purposes of the definition of *Mount Lofty Ranges Watershed* in section 3(1) of the Act, the area identified as the *Mount Lofty Ranges Watershed* in General Registry Plan No 001/2005 is prescribed.

## Part 3—Water allocation plans

#### 5—Consultation associated with proposed amendment

- (1) For the purposes of section 55(3)(b) of the Act, the holders of licences must be given a notice in writing which—
  - (a) provides information about the nature and effect of the relevant proposal; and
  - (b) sets out details about how, and by when, a submission in relation to the proposed amendment must be made.
- (2) The period within which a submission may be made under subregulation (1) must be at least 2 months from the time that the notice is given to a holder of a licence.

## Part 4—Levies in respect of water

#### 6—Recovery costs

- (1) The Minister may from time to time, by notice in the Gazette, determine a charge that may be imposed on account of any steps that may be taken by the Department in the administration of the Act if a person fails to pay a water levy in accordance with the requirements of the Act.
- (2) The charge must not exceed the Minister's determination of the reasonable costs to the Department of taking the relevant steps.
- (3) The charge will be recoverable as a debt due to the Crown.

#### 7—Refund of levies (section 87 of Act)

(1) In this regulation—

*donation* means a gift for no consideration;

environmental donations entitlement means a water licence or water allocation-

- (a) that relates to water in a water resource that is subject to a water levy in respect of a particular financial year; and
- (b) that is subject to conditions to the effect—
  - that any water taken under or in connection with the licence or water allocation may only be used for an environmental purpose in a manner accredited by the regional landscape board specified in the condition; and
  - (ii) that the person who is the holder of the licence or water allocation is accredited by the regional landscape board specified in the condition to receive, transfer or use donations of water for environmental purposes recognised by that board for the purposes of this regulation.
- (2) In connection with the operation of subregulation (1), a regional landscape board must, in deciding whether to issue an accreditation for the purposes of a water licence or water allocation being recognised as an environmental donations entitlement, apply any criteria determined by the Minister.
- (3) For the purposes of section 87 of the Act—
  - (a) the donation of the whole or a part of a water access entitlement or water allocation to the holder of an environmental donations entitlement (for water to be used for environmental purposes); and

(b) the variation of conditions attached to a water licence or water allocation so that the licence or the water allocation will become an environmental donations entitlement,

are recognised as natural resources management practices on which an application for a refund of a water levy may be based.

- (4) The maximum proportion of a water levy that may be subject to a refund (the *eligible levy amount*) is equal to the proportion of the allocation or water access entitlement donated, or within the ambit of the relevant condition, in the manner contemplated by subregulation (3).
- (5) The amount of any refund will be determined according to the following table:

Date within the relevant financial year on which the donation or variation of conditions takes effect	Percentage of eligible levy amount payable
1 July—10 July	100
11 July—31 October	75
1 November—31 January	50
1 February—31 March	25
1 April—30 June	0

#### 8—Recovery of penalty under section 88(6) of Act

Pursuant to section 88(6) of the Act, the following sections of Part 5 of the Act are prescribed:

- (a) section 77(10) and (12);
- (b) sections 78, 79 and 80;
- (c) section 83;
- (d) sections 85 and 86;
- (e) section 89.

#### Part 5—Meters

#### 9—Supply and installation of meters

- (1) In order to determine the quantity of water taken for the purposes of the Act the Minister may—
  - (a) supply, install or seal a meter; or
  - (b) by written notice, direct a person to supply or install a meter.
- (2) The Minister may require—
  - (a) an owner of land on which a meter supplied by the Minister is installed; or
  - (b) a person who is the holder of a water management authorisation, or who has the benefit of a water management authorisation, in respect of which any volume of water is to be measured by a meter supplied by the Minister (if not the owner of the relevant land),

to pay any costs involved with the supply, installation or sealing of the meter, which will then become a debt due by the owner of land under paragraph (a) or the person under paragraph (b) (as the case requires) to the Crown. (3) A meter supplied by the Minister remains the property of the Minister unless all relevant costs are paid under subregulation (2) or the Minister transfers property in the meter to another person.

#### **10—Meters owned by Minister**

- (1) A person who is the holder of a water management authorisation, or who has the benefit of a water management authorisation, in respect of which a meter owned by the Minister is to be used to measure the quantity of water taken or used in connection with the water management authorisation, is liable for rent for the meter comprised of the prescribed fee.
- (2) The Minister may enter land on which a meter owned by the Minister is installed to read, inspect, service, test, validate, maintain, seal, repair or replace the meter.
- (3) In this regulation—

prescribed fee means the fee prescribed under the Act for the purposes of rent for a meter.

#### 11—Meters owned by other persons

- (1) The Minister may enter land on which a meter owned by a person other than the Minister is installed to read, inspect or seal the meter.
- (2) The Minister may, by notice in writing, direct a person to service, test, validate, maintain, repair, replace or adjust a meter being used by the person if in the Minister's opinion such action is necessary.

#### 12—Provisions applying to meters generally

- (1) Where a meter is used to measure the quantity of water taken or used in a particular place—
  - (a) a person must not take water except through the meter; and
  - (b) a person must not adjust or alter the meter, or tamper with a seal fixed to the meter, without the authority of the Minister; and
  - (c) a person must not damage or destroy the meter; and
  - (d) a person must not—
    - (i) cut through or into a pipe to which this paragraph applies under subregulation (2); or
    - (ii) install a fitting providing access to the inside of a pipe to which this paragraph applies under subregulation (2); or
    - (iii) change the configuration of, remove, or interfere in any other way with, a pipe to which this paragraph applies under subregulation (2),

without the authority of the Minister.

- (2) Subregulation (1)(d) applies to—
  - (a) the pipe connecting the water resource from which the water is taken to the meter; and
  - (b) the pipe on the other side of the meter to (and including) the S bend in the pipe or, where there is no S bend, the first T junction or elbow in the pipe, or any other distance of pipe determined in accordance with a specification determined or approved by the Minister.
- (3) A person must not—
  - (a) remove a meter without the authority of the Minister; or

- (b) replace a meter without the authority of the Minister.
- (4) In addition, any responsible person in relation to a meter—
  - (a) must not permit sand, soil or any other material to be deposited on or around the meter; and
  - (b) must not permit deposits of sand, soil or any other material to build up around the meter; and
  - (c) must keep vegetation cleared away from the meter.
- (5) If a meter or its associated infrastructure is damaged or destroyed, a responsible person in relation to the meter must, at the written direction of the Minister, repair or replace the meter or its associated infrastructure.
- (6) In this regulation—

*associated infrastructure* means any infrastructure, pipe or connecting part related to a meter that the Minister determines to be necessary to maintain the accuracy of a meter;

responsible person in relation to a meter means-

- (a) an owner of land on which the meter is installed, other than the Crown or an agency or instrumentality of the Crown; and
- (b) the person who is the holder of the water management authorisation, or who has the benefit of the water management authorisation, in relation to which a meter is required.

#### 13—Requirements as to installation, repair, testing etc of meters

- (1) If a person is required to comply with a direction under this Part to supply and install a meter or to replace a meter, the new meter must—
  - (a) be rated by the manufacturer to an accuracy of at least plus or minus 2.5%; and
  - (b) meet any other specifications determined or approved by the Minister.
- (2) If a person is required to comply with a direction under this Part to install a meter, the meter must be installed in accordance with any specifications determined or approved by the Minister.
- (3) If a person is required to comply with a direction under this Part to service, test, validate, repair, replace or adjust a meter or its associated infrastructure, the person must engage a competent person approved by the Minister to do the testing, verification or other work and the testing, verification or other work must be done in accordance with specifications determined or approved by the Minister.
- (4) A person who is required to comply with a direction under this Part to service or repair a meter must ensure that only parts that are supplied or approved by the manufacturer of the meter are used.
- (5) If a person is required to comply with a direction under this Part to maintain a meter, the person must maintain the meter in accordance with any specification determined or approved by the Minister.
- (6) In this regulation—

*associated infrastructure* means any infrastructure, pipe or connecting part related to a meter that the Minister determines to be necessary to maintain the accuracy of a meter.

#### 14—Testing requirements

- (1) The following requirements are prescribed for the purposes of section 79(5) of the Act.
- (2) A person must not remove a meter for testing without the authority of the Minister.
- (3) The security seals attached to a meter may only be removed by a person approved by the Minister.
- (4) A meter must be read—
  - (a) by a person approved by the Minister; or
  - (b) by the relevant person,

immediately before it is removed.

- (5) A reading obtained under subregulation (4) must be provided in writing to the Minister within a period determined by the Minister.
- (6) A meter must be tested by a competent person approved by the Minister.
- (7) A meter must be tested and reinstalled, or a replacement meter must be installed, within 28 days after the Minister gives approval under subregulation (2) for the meter to be removed, or within a longer period determined or approved by the Minister.
- (8) A meter must be tested in accordance with any specifications determined or approved by the Minister.
- (9) A certificate relating to the testing must be provided to the Minister within 14 days after the meter is tested or within a longer period determined or approved by the Minister.
- (10) The certificate must be in a form determined or approved by the Minister.
- (11) If a meter is found to be outside an accuracy rating of plus or minus 4%, the meter must not be reinstalled unless or until—
  - (a) the meter is refurbished in accordance with a specification determined or approved by the Minister; and
  - (b) the Minister is provided with a certificate of accuracy (certifying the accuracy of the meter to plus or minus 4%).
- (12) A meter must be reinstalled in accordance with specifications determined or approved by the Minister.
- (13) If the security seal that connects the meter register to the meter body is broken at any stage relating to the removal, testing, refurbishment or reinstallation of a meter, the seal must be replaced by a person approved by the Minister.
- (14) A meter must be read—
  - (a) by a person approved by the Minister; or
  - (b) by the relevant person,

immediately after it is installed.

- (15) A reading obtained under subregulation (14) must be provided in writing to the Minister within a period determined by the Minister.
- (16) Despite a preceding subregulation—
  - (a) a meter may, with the approval of the Minister, be tested without being removed; and

- (b) any such testing of a meter on site must be conducted in accordance with any specification determined or approved by the Minister (including, without limitation, as to the accuracy rating of the meter); and
- (c) if a meter tested under this subregulation is found to be outside the accuracy rating specified by the Minister under paragraph (b)—
  - (i) the meter must be refurbished in accordance with specifications determined or approved by the Minister; and
  - (ii) if the meter is removed as part of its refurbishment—the meter must be reinstalled in accordance with specifications determined or approved by the Minister; and
  - (iii) the Minister must, after the refurbishment of the meter, be provided with a certificate of accuracy (certifying the accuracy of the meter to within an accuracy rating set out in specifications determined or approved by the Minister).

(17) In this regulation—

*relevant person* means the person who is liable to pay the relevant levy, as contemplated by section 79(5) of the Act.

#### **15—Minister's specifications**

For the purposes of this Part, specifications determined or approved by the Minister may be of general, limited or varied application according to—

- (a) whether the meter is tested on site or following the meter's removal; and
- (b) any other specified circumstances or factor to which the specifications are expressed to apply.

#### **16—Compliance with Part**

(1) A person who fails to comply with a direction of the Minister under this Part, or who contravenes or fails to comply with a provision of this Part, is guilty of an offence.

Maximum penalty: \$7 000.

Expiation fee: \$350.

- (2) Subregulation (1) does not apply in relation to regulation 12 (which is subject to enforcement under section 79(5) of the Act).
- (3) If a person fails to comply with a direction of the Minister under this Part or contravenes or fails to comply with a provision of this Part, the Minister may enter the land concerned and take such action as the Minister thinks fit to remedy the contravention or failure and the Minister's costs will be a debt due to the Crown by the person who has contravened or failed to comply with the provision or failed to comply with the direction.

# Part 6—General management, administration and protection provisions

#### 17—Rate at which drinking water may be taken

The rate of 100 litres per day is prescribed for the purposes of section 100(7) of the Act.

#### 18—Activities subject to the operation of a plan or policy

Using water in the course of carrying on a business in a landscape management region at a rate that exceeds the rate prescribed by a water allocation plan or a water affecting activities control policy applying in relation to that region (or a relevant part of the region), if the water has been brought from a water resource in some other part of the region specified in the plan or policy (as the case may be) by means of a pipe or channel, is prescribed as an activity under section 104(4)(1) of the Act.

#### 19—Water affecting activities (section 104(5) and (6) of Act)

- (1) A person is exempt from the operation of paragraph (a) of section 104(5) of the Act if the water allocation plan for the relevant water resource provides that a water resource works approval is not required in the relevant case.
- (2) A person is exempt from the operation of paragraph (b) of section 104(5) of the Act if the water allocation plan for the relevant water resource provides that a site use approval is not required in the relevant case.
- (3) A water allocation plan may, in making provision for the purposes of subregulation (1) or (2), provide that a person must not construct, maintain or operate works, or use water or surface water, unless authorised by a water licence and must, in doing so, comply with the conditions of the water licence and any relevant water allocation.
- (4) Subject to subregulation (5), a person is exempt from the operation of paragraph (a) or (b) of section 104(5) of the Act if the person may lawfully take water from the prescribed watercourse, lake or well or surface water prescribed area under the Act without holding a water allocation that relates to the relevant water resource.
- (5) Subregulation (4) does not apply in relation to a prescribed watercourse, lake or well or surface water prescribed area to the extent that the water allocation plan for the relevant water resource requires a water resource works approval or site use approval in the relevant case.

#### 20—Explation fees (section 104(7) of Act)

For the purposes of the imposition of an expiation fee under section 104(7) of the Act, any condition of a water management authorisation or permit is prescribed.

#### 21—Prescribed date (section 111(1) of Act)

For the purposes of section 111(1) of the Act, the prescribed date is 2 July 1997.

#### 22—Notice to be given by relevant authority (section 113, 137 and 144 of Act)

- (1) The notices referred to in section 113(2)(a), 137(a)(i) and 144(a)(i) of the Act must be given by the relevant authority or Minister in accordance with section 222 of the Act.
- (2) The notices referred to in section 113(2)(c), 137(a)(iii) and 144(a)(iii) must be given by the relevant authority or Minister in such manner as the relevant authority or Minister (as the case may be) determines to be appropriate, after giving due consideration to the extent to which a particular form of publication may be effective in bringing the notice to the attention of persons who are most likely to have a particular interest in the notice (without requiring personal service).
- (3) A notice under this regulation must—
  - (a) set out the relevant particulars of the application; and
  - (b) identify the land that will be affected by the grant or refusal of the application to which the notice relates; and

- (c) include an address at which a copy of the application may be inspected during normal office hours; and
- (d) set out the text of regulation 23.

#### 23—Requirements as to representations under section 113, 137 or 144 of Act

A representation under section 113(3), 137(b) or 144(b) of the Act must—

- (a) be in writing; and
- (b) be made within 20 business days after the notice referred to in regulation 22(1) is given to the person making the representation or, in the case of a member of the public, within 20 business days after notice is given by the relevant authority or Minister (as the case may be) under regulation 22(2); and
- (c) state the name and address of the person making the representation; and
- (d) if 2 or more persons make the same representation, nominate 1 of them to represent the others for procedural purposes; and
- (e) state whether or not the person making the representation wishes to appear before the relevant authority or Minister (as the case requires) to be heard in support of the representation.

#### 24—Time for response by applicant

- 10 business days is prescribed for the purposes of sections 113(5), 137(d) and 144(d) of the Act.
- (2) The period referred to in subregulation (1) may be increased by the relevant authority or Minister (as the case requires) if, in the opinion of the relevant authority or Minister in the circumstances of the particular case, that period is too short.

#### 25—Well drillers' licences—prescribed conditions

The following are prescribed under section 115(3) of the Act in relation to well drillers' licences:

- (a) the licensee must keep such records as the Chief Executive directs in such manner and for such period as the Chief Executive directs;
- (b) the licensee must, at the direction of the Chief Executive or an authorised officer, produce records referred to in paragraph (a) to the Chief Executive or authorised officer for inspection or copying;
- (c) the licensee must not, in pursuance of the licence, commence an activity that requires a permit or water resource works approval under the Act unless the licensee has sighted the permit or approval;
- (d) the licensee must, at the direction of the Chief Executive or an authorised officer, take samples of water or other material from a well being drilled by the licensee and must submit the samples to the Chief Executive or authorised officer for inspection and analysis;
- (e) the licensee must comply with directions given by the Chief Executive in relation to drilling, plugging, backfilling or sealing a well or to the repair, replacement or alteration of the casing, lining or screen of a well if those directions are given to the licensee by the Chief Executive or published in the Gazette;
- (f) the licensee must comply with the terms of any condition, permit or approval under the Act that relates to, or authorises, the work that the licensee is performing.

## 26—Cancellation of water resource works approval—prescribed scheme (section 138 of Act)

- (1) Subject to this regulation, the Minister may cancel a water resource works approval—
  - (a) if works within the ambit of the approval are not constructed or substantially completed within 2 years from the date of issue of the water resource works approval; or
  - (b) if works within the ambit of the approval are not used because the works have been removed and have not, within 1 year of the date of the removal, been replaced by the construction of similar works; or
  - (c) on the application of the holder of a water resource works approval—if works within the ambit of the approval are not used, or used to any significant degree, over a continuous period of 1 year or more; or
  - (d) if—
    - (i) over a continuous period of 5 years or more, works within the ambit of the approval have not been used, or used to any significant degree; and
    - (ii) after consulting with the holder of the approval, the Minister considers that the works will not be used, or used to any significant degree, in the manner specified in the approval.
- (2) The Minister must, at least 1 month before cancelling a water resource works approval under subregulation (1)(a) or (b), notify the holder of the water resource works approval of the Minister's intention to cancel the water resource works approval.
- (3) The Minister must not cancel a water resource works approval under this regulation if it appears to the Minister that the cancellation would have an unreasonable impact on a water resource or other form of natural resource.

#### 27—Cancellation of site use approval—prescribed scheme (section 145 of Act)

- (1) Subject to this regulation, the Minister may cancel a site use approval in the following circumstances:
  - (a) on the application of the holder of a site use approval;
  - (b) if, as a result of the provisions of a relevant water allocation plan, the Minister considers that the site use approval is no longer required;
  - (c) if the Minister considers it necessary or appropriate to cancel the site use approval as a result of a division of land, or the acquisition of land by an agency or instrumentality of the Crown or a council;
  - (d) if—
    - (i) there has been no water use of the kind specified in the site use approval for at least 5 years; and
    - (ii) after consulting with the holder of the site use approval, the Minister considers that the purpose or purposes for which the site use approval was granted will not be carried out at that place in the future.
- (2) The Minister must not cancel a site use approval under this regulation if it appears to the Minister that the cancellation would have an unreasonable impact on a water resource or other form of natural resource.

# Part 7—Specific provisions relating to consumptive pools, water access entitlements and allocations

#### 28—Transfers between consumptive pools

- (1) A water allocation plan may determine (subject to the provisions of the water allocation plan) that a portion of the water within a consumptive pool will be available for the purposes of any transfer of—
  - (a) a water access entitlement, or part of a water access entitlement; or
  - (b) a water allocation,

where the transfer is to occur between 2 consumptive pools with the same prescribed water resource, or between 2 consumptive pools for 2 prescribed water resources that are both managed under the water allocation plan.

- (2) A share of water available in the consumptive pools will take into account the extent to which transfers may be allowed under subregulation (1).
- (3) A water allocation plan should only provide for transfers under subregulation (1) if—
  - (a) there is a reasonable connection (including from a management perspective) between the consumptive pools, as set out in the water allocation plan; and
  - (b) there is sufficient capacity within the relevant consumptive pool (as determined under the water allocation plan, or by the Minister in accordance with the provisions of the water allocation plan) for water to be taken from the water resource on account of any such transfers.

#### 29—Classification of water access entitlements

- (1) For the purposes of section 121 of the Act and without limiting the factors that may be specified by a water allocation plan, access to a share of water in a consumptive pool, as represented by a water access entitlement, may be classified according to 1 or more of the following characteristics:
  - (a) the purpose for which the water is used;
  - (b) the priority or reliability of allocations (with reliability being the frequency with which water allocated under a water access entitlement is able to be supplied in full);
  - (c) tradability;
  - (d) entitlement to any carry-overs;
  - (e) association with a management zone;
  - (f) any other characteristic identified in the water allocation plan.
- (2) For the purposes of Schedule 4 clause 6(g) of the Act, information relating to the class and reliability of a water access entitlement is prescribed.

## 30—Variation of water licences—policies and principles specified by water allocation plan

(1) For the purposes of section 53(1)(k) of the Act, a water allocation plan may specify polices and principles that are relevant to the Minister making a decision under section 124 of the Act in relation to the variation of a water licence.

- (2) Without limiting subregulation (1), those policies or principles may provide for—
  - (a) the conversion of water access entitlements on account of any transfer; and
  - (b) the reclassification of water access entitlements, including on account of changes in reliability.

## 31—Water allocation plans—priorities for allocation according to management zones

- (1) For the purposes of section 53(1)(k) of the Act, a water allocation plan may set out a framework or scheme for how water in a consumptive pool that is available for allocation is to be prioritised for allocation to different classes of entitlement within the consumptive pool.
- (2) Without limiting subregulation (1), a water allocation plan may—
  - (a) specify different principles for the reduction or variation of water access entitlements; or
  - (b) specify different principles for the allocation of water, or for the reduction or variation of water allocations,

according to management zones established by the water allocation plan.

#### **32—Tagged interstate water trades**

- (1) If—
  - (a) a transfer of a water allocation is being undertaken (or is proposed to be undertaken) under an Interstate Water Entitlements Transfer Scheme; and
  - (b) the transfer is (or is proposed to be) part of a series of transfers (including a series of 2) to occur under that scheme; and
  - (c) the person who is to obtain the benefit of each transfer—
    - (i) is the same person each time; and
    - (ii) holds an entitlement under a corresponding law of another jurisdiction (being an entitlement that is relevant to the transfer of the water allocation either by giving rise to the water allocation or by receiving the benefit of the water allocation); and
  - (d) the scheme under which the transfer of allocation is occurring is supported by an intergovernmental agreement that, under a determination of the Minister, is recognised for the purposes of this regulation,

then---

- (e) a fee (being the fee prescribed under the Act) is payable in relation to an application to register the transfers (or proposed transfers) under the scheme; but
- (f) no fee is payable, in relation to any transfers in the series once the registration has occurred.
- (2) Nothing in subregulation (1) derogates from any other requirement under the Act—
  - (a) to provide information, or a notice or other document or instrument, in connection with the provision, delivery or receipt of water (or an entitlement to water); or
  - (b) to hold a water resource works approval or a site use approval in an appropriate case.

#### 33—Joint applications to vary water take or use limits on water licence or approval

- (1) A joint application may be made by the holders of—
  - (a) 2 or more water licences; or
  - (b) 2 or more water resource works approvals; or
  - (c) 2 or more site use approvals,

for a variation prescribed under subregulation (2).

- (2) The following variations are prescribed:
  - (a) the variation of conditions of water licences, water resource works approvals or site use approvals (as the case may be), so that a volume of water that may be taken, collected, used, diverted or extracted under the licences or approvals (as applies in the appropriate case) may be reduced under 1 or more instruments and increased under the other instrument or instruments;
  - (b) the variation of maximum volumes of water under section 135(1)(b) or 142(1)(b) of the Act in relation to water resource works approvals or site use approvals (as the case may be), so that a volume of water that may be taken, collected, used, diverted or extracted under the approvals (as applies in the appropriate case) may be reduced under 1 or more instruments and increased under the other instrument or instruments.
- (3) A variation under subregulation (1) must be consistent with section 124(3), 136(4) or 143(3) of the Act (as the case requires).

#### **Part 8—Forest water licences**

#### 34—Interpretation—harvesting (section 164 of Act)

- (1) For the purposes of section 164 of the Act, a reference to harvesting does not include the following activities:
  - (a) forest thinning;
  - (b) salvage operations following instances of pest incursion, wind-throw, fire or other such harmful or damaging events to forest vegetation;
  - (c) an activity specified in the water allocation plan relating to the declared forestry area as an activity that does not constitute harvesting.
- (2) In this regulation—

*forest thinning* means the selective removal of a proportion of the trees from a commercial forest, primarily undertaken to improve the growth rate or health of the remaining trees in the forest, but does not include clear-felling.

#### 35—Provision of notice to Minister (section 166 of Act)

- (1) Notice of a transfer under section 166(6) of the Act must be furnished to the Minister in a manner and form and within a period determined by the Minister.
- (2) Notice of an assignment under section 166(7) of the Act must be furnished to the Minister in a manner and form and within a period determined by the Minister.

#### 36—Variations—allocations—prescribed period (section 168 of Act)

For the purposes of section 168((1)(b) of the Act, the period of 18 months is prescribed.

## 37—Approval for transfer of allocations—prescribed circumstances (section 169 of Act)

- (1) For the purposes of section 169(7)(d) of the Act, the Minister must refuse an application for a transfer if the applicant has not paid a water levy, or a part of a water levy, and the Minister thinks that it is appropriate to refuse the application on the basis of the non-payment.
- (2) For the purposes of section 169(9) of the Act, the forest manager may not deal with a water allocation attached to the licence if the result would be that the water allocation attached to the licence would fall below the water required to offset the impact of the forest on the relevant water resource (as determined under the relevant water allocation plan).

#### 38—Variation—conditions—prescribed period (section 171 of Act)

For the purposes of section 171(1)(b) of the Act, the period of 18 months is prescribed.

#### 39—Surrender of licences—prescribed circumstances (section 173 of Act)

For the purposes of section 173 of the Act, a licensee may surrender a forest water licence in circumstances where the commercial forest the subject of the forest water licence has been permanently removed.

#### 40—Offences—prescribed rate (section 175 of Act)

For the purposes of section 175(2)(a)(i) of the Act, the prescribed rate is \$25 per kilolitre.

#### Part 9—Miscellaneous

#### 41—Prescribed period (section 184 of Act)

For the purposes of section 184(3) of the Act, the period of 3 months from the date of application is prescribed.

#### 42—Availability of representations (section 113 of Act)

- (1) For the purposes of section 113 of the Act, the relevant authority must ensure that a copy of any representation made under section 113(3) of the Act, and of any response made under section 113(4) of the Act, is available for inspection by members of the public for at least 12 months after the relevant authority gives it decision on the application.
- (2) No fee is payable to inspect a representation while it is to be available under subregulation (1).

#### 43—Requirement to provide information to Minister

- (1) SA Water and all other persons who provide reticulated water supply or sewerage services and all persons who provide water drainage services must, at the request of the Minister, provide the Minister with the following information:
  - (a) the location of the infrastructure used by the person to provide those services;
  - (b) the materials used in the construction of the infrastructure;
  - (c) the capacity of the infrastructure;
  - (d) in the case of SA Water or any other person who provides reticulated water supply services—
    - (i) the source, volume and quantity of the water flowing into reservoirs and other storage facilities used by SA Water or the other person; and

- (ii) the volume and quality of water held in storage; and
- (iii) the volume of water lost to evaporation or leakage from storage facilities; and
- (iv) the volume and quality of water discharged from storage facilities for supply to customers or for any other purpose;
- (e) in the case of SA Water or any other person who provides sewerage or other water drainage services—
  - (i) the volume and quality of water in the sewerage or water drainage system; and
  - (ii) the volume and quality of water discharged from the sewerage or water drainage system;
- (f) such other information as the Minister may determine.
- (2) Section 9(3) of the Act applies to the kinds of information referred to in subregulation (1) including information requested by the Minister under subregulation (1)(f).

#### 44—Amendment of water affecting activities control policies

Pursuant to Schedule 2 clause 4(8)(b) of the Act, the provisions of Schedule 2 clause 4 do not apply to an amendment of a water affecting activities control policy by a prescribed authority if the amendment is—

- (a) to correct an error in the policy; or
- (b) to make a change of form (not involving a change of substance) in the policy.

#### 45—The Water Register

For the purposes of clause 7(2)(a) of Schedule 4 of the Act, the Minister will give effect to the transfer by approving the transfer under Part 8 of the Act.

#### 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 25 June 2020

No 223 of 2020

#### South Australia

## **Public Sector (Regional Landscape Boards) Variation Regulations 2020**

under the Public Sector Act 2009

## Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Public Sector Regulations 2010

4 Variation of regulation 13—Application of Part 7 of Act (section 41 of Act)

## Part 1—Preliminary

#### 1—Short title

These regulations may be cited as the *Public Sector (Regional Landscape Boards) Variation Regulations 2020.* 

#### 2—Commencement

These regulations come into operation on 1 July 2020.

#### **3**—Variation provisions

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

## Part 2—Variation of Public Sector Regulations 2010

#### 4-Variation of regulation 13-Application of Part 7 of Act (section 41 of Act)

Regulation 13-after subregulation (2m) insert:

- (2n) Part 7 of the Act, as modified by subregulation (2o), applies in relation to a member of the staff of a regional landscape board who is employed under section 35(4) of the *Landscape South Australia Act 2019* on or after 1 July 2020 if the employee is employed in duties that, on 1 July 2020, are classified in a classification contained in—
  - (a) the S.A. Public Sector Salaried Employees Interim Award (or any award made in substitution for that award); or
  - (b) the *South Australian Modern Public Sector Enterprise Agreement: Salaried 2017* (or any enterprise agreement made in substitution for that enterprise agreement).

- (20) For the purposes of subregulation (2n), Part 7 of the Act is modified as follows:
  - (a) sections 42, 43, 44, 45(3), 46, 53(2) and 54(3) do not apply to an employee referred to in that subregulation;
  - (b) section 48 is taken to be modified such that each employee referred to in that subregulation is, when engaged as an employee of the employing authority, at first on probation for 12 months, unless the employing authority determines that no probation is required or determines a lesser period of probation.

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 25 June 2020

No 224 of 2020

#### South Australia

## **COVID-19 Emergency Response (Section 14) (No 2)** Variation Regulations 2020

under the COVID-19 Emergency Response Act 2020

## Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of COVID-19 Emergency Response (Section 14) Regulations 2020

4 Insertion of regulation 11 11 Motor Vehicles Act 1959

## Part 1—Preliminary

#### **1—Short title**

These regulations may be cited as the COVID-19 Emergency Response (Section 14) (No 2) 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 COVID-19 Emergency Response (Section 14) Regulations 2020

#### 4—Insertion of regulation 11

After regulation 10 insert:

#### 11—Motor Vehicles Act 1959

(1) In accordance with section 14 of the Act, the period of 90 days referred to in paragraph (a) of the definition of *prescribed period* in section 19A(3) of the *Motor Vehicles Act 1959* is, to the extent necessary, extended from the time at which the period would otherwise have ended until the designated day.

- (2) In accordance with section 14 of the Act, the period of 3 months referred to in section 97A(1)(b)(i)(A) of the *Motor Vehicles Act 1959* is extended from the time at which the period would otherwise have ended until the designated day.
- (3) In accordance with section 14 of the Act, the period of 3 months referred to in section 97A(1)(b)(ii) of the *Motor Vehicles Act 1959* is extended from the time at which the period would otherwise have ended until the designated day.
- (4) In accordance with section 14 of the Act, the period of operation of an instructor's licence issued under section 98A(3) of the *Motor Vehicles Act 1959* before 1 June 2020 and in force on the commencement of this subregulation is extended by a period of 52 days (from the time at which that licence would otherwise have expired).
- (5) In this regulation—

*designated day* means the day on which all relevant declarations relating to the outbreak of the human disease named COVID-19 within South Australia have ceased.

#### 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 25 June 2020

No 225 of 2020

#### South Australia

## **COVID-19 Emergency Response (Section 16) (No 1)** Variation Regulations 2020

under the COVID-19 Emergency Response Act 2020

## Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of COVID-19 Emergency Response (Section 16) Regulations 2020

4 Insertion of regulations 5 and 6 5 *Real Property Act 1886* 

6 Motor Vehicles Act 1959

## Part 1—Preliminary

#### 1—Short title

These regulations may be cited as the COVID-19 Emergency Response (Section 16) (No 1) 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 COVID-19 Emergency Response (Section 16) Regulations 2020

#### 4—Insertion of regulations 5 and 6

After regulation 4 insert:

#### 5—Real Property Act 1886

- (1) The following requirements under section 128 of the *Real Property Act 1886* are suspended:
  - (a) the requirement under section 128(5)(a) that the Registrar-General be satisfied that a corresponding mortgage has been executed by the mortgagee;
  - (b) the requirement under section 128(1) as it relates to the execution of the corresponding mortgage by the mortgagee.

(2) The requirement to witness the signing of an instrument in accordance with section 267 of the *Real Property Act 1886* is suspended.

#### 6—Motor Vehicles Act 1959

The requirement in section 79A(1)(a)(ii)(A) of the *Motor Vehicles Act 1959* to produce to the Registrar a logbook will be taken to be satisfied if the applicant sends an electronic copy of the logbook to the Registrar in accordance with any requirements of the Registrar.

#### Note—

The regulations inserted by this regulation expire in accordance with section 6 of the COVID-19 Emergency Response Act 2020.

#### 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 25 June 2020

No 226 of 2020

## **RULES OF COURT**

YOUTH COURT (CARE AND PROTECTION) RULES 2018

SOUTH AUSTRALIA

(Schedule of Forms)

By virtue and in pursuance of section 32 of the *Youth Court Act 1993* and all other enabling powers, we, the Judge of the Court and the Magistrates who are members of the principal judiciary of the Court, approve the following *Youth Court (Care and Protection) Rules 2018* Schedule of Forms.

1. The current Schedule to the Youth Court (Care and Protection) Rules 2018 is deleted and the following Schedule is substituted:

#### Schedule 1—Forms

#### Form CP1 Application for Care and Protection Order or to Vary, Extend or Revoke Instrument of Guardianship Form CP1

To be inserted by Court

Case Number:

Date Filed:

FDN:

Hearing Date and Time:

Hearing Location: 75 Wright Street Adelaide

#### APPLICATION FOR [CARE AND PROTECTION ORDERS/TO VARY AN INSTRUMENT OF GUARDIANSHIP/TO EXTEND AN INSTRUMENT OF GUARDIANSHIP OR RESTRAINING NOTICE/TO REVOKE AN INSTRUMENT OF GUARDIANSHIP OR RESTRAINING NOTICE]

YOUTH COURT OF SOUTH AUSTRALIA CARE AND PROTECTION JURISDICTION

IN THE MATTER OF [name[s] of child[ren]]

Please specify the Full Name for each party. Each party should include a party number if more than one party of the same type.

Add additional applicants as required Applicant

Parent/Guardian 1

Parent/Guardian 2

Child

Other Party

Chief Executive of the Department for Child Protection

1	Only displayed on Application for Care and Protection Orders
	Pre-Action Steps Mark appropriate sections below with an 'x'
	Has a Family Group Conference taken place? Yes [ ] No [ ]
	Does section 59(2) apply? Yes [ ] No [ ]

Has an Instrument of Guardianship or Restraining Notice been lodged? Yes [ ] No [ ]

Child the subject of	f this Application (Please duplicate box if multiple children)	
Child		
	Full Name	
Date of birth		
	Date of birth	
Ethnicity		
	Ethnicity	

Filed by the Applicant				
Applicant	The Chief Executive of the Department for Child Protection			
Name of law firm / solicitor If any	Crown Solicitor's Section Law Firm	Office, Public Law	Solicitor	
Address for service				
	Level 17, 10 Franklin Street Street Address (including unit or level number and name of property if required)			
	Adelaide City/town/suburb	SA State	5000 Postcode	Country
	childprotection@sa.gov.au Email address			
Phone Details	8207 1510 Type - Number			

Parent/Guardian 1				
Full Name				
	Full Name			
Date of Birth				
	Day-Month-Year			
Address	Street Address (including unit or level number and name of property if required)			
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details				
	Type - Number			

Parent/Guardian 2				
Full Name				
	Full Name			
Date of Birth				
	Day-Month-Year			
Address				
	Street Address (including	unit or level number and na	me of property if required)	
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details				
	Type - Number			

Other Party				
Full Name				
	Full Name			
Address				
	Street Address (including unit or	level number and name of propert	ly if required)	
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details				
	Type - Number			
Duplicate panel if multiple other parties				

## Application Details

ppropriate sections below with an 'x'

This Application is for Nature of Application in one sentence

This Application is made for orders under s 53(1) of the Children and Young People (Safety) Act 2017.

#### The Applicant seeks the following orders:

□ An order requiring—

- $\Box$  (i) the child or young person; or
- □ (ii) a parent or guardian of the child or young person; or
- (iii) any other person who has the care of the child or young person to enter into a written undertaking in accordance with the legislation (s 53(1)(a)).

□ An order authorising or requiring examination and assessment of the child or young person (s 53(1)(b)).

□ An order authorising or directing the assessment of a parent, guardian or other person who has, or is responsible for, the care of the child or young person in accordance with the legislation (s 53(1)(c)).

In the case of a child or young person who is at risk of being removed from the State for a purpose referred to in section 18(1)(c)-such orders as the Court thinks necessary or appropriate to prevent the child or young person from being so removed, including (without limiting the generality of this paragraph)-(i) an order preventing a specified person from removing the child or young person from the State; or

	<ul> <li>(ii) an order requiring that the child or young person's passport be held by the Court for a period specified in the order or until further order (s 53(1)(d)), or</li> <li>Other</li> </ul>				
	An order placing the child or young person, for a specified period not exceeding 12 months, under the guardianship of the Chief Executive (s 53(1)(e)).				
	An order placing the child or young person, for a specified period not exceeding 12 months, under the guardianship of a specified person or persons (not exceeding 2) (s $53(1)(f)$ ).				
	An order placing the child or young person under the guardianship of the Chief Executive until they attain 18 years of age (s 53(1)(g)).				
	An order placing the child or young person under the guardianship of a specified person or persons (not exceeding 2) until they attain 18 years of age (s 53(1)(h)).				
	An order granting custody of the child or young person, for a specified period not exceeding 12 months, to— (i) a parent or guardian of the child or young person; or (ii) a member of the child or young person's family; or (iii) any other person that the Court thinks appropriate in the circumstances of the case (s 53(1)(h)).				
	An order granting custody of the child or young person to the Chief Executive (s 53(1)(j)).				
	<ul> <li>An order directing a person to do 1 or more of the following: <ul> <li>(i) to cease or refrain from residing in the same premises as the child or young person;</li> <li>(ii) to refrain from coming within a specified distance of a specified place;</li> <li>(iii) to do any specified thing, or to refrain from doing any specified thing, in order to minimise the risk of harm to the child or young person (s 53(1)(k)).</li> </ul></li></ul>				
	An order revoking an instrument of guardianship dated [ <i>date</i> ] (s 53(1)(l)).				
	An order revoking a restraining notice dated [ <i>date</i> ] (s 53(1)(l)).				
	<ul> <li>Such consequential or ancillary orders as the Court thinks fit, including (without limiting the generality of this paragraph) an order—         <ul> <li>(i) requiring a person who has guardianship or custody of the child or young person pursuant to an order of the Court to care for the child or young person in a specified way; or</li> <li>(ii) requiring a parent, guardian or other person who has the care of a child or young person to undertake specified courses of instruction, or programmed activities, in order to increase their capacity to care for the child or young person (s 53(1)(m).</li> </ul> </li> </ul>				
	The instrument of guardianship dated[date] be varied as follows (s 45(6)):1.2.3.3.				
	The instrument of guardianship dated [date] be extended until [date] (s 47).				
	The restraining notice dated [date] be extended until [date] (s 47).				
The f	ollowing is to be displayed on all Application types [Any other orders sought] 1.				
	2.				
	3.				

4

Thi	s Application is made on the grounds			
[	] set out in the Application as below:			
C	] set out in the accompanying Affidavit sworn by on the day of 20 .			[full name]
1	] set out in the accompanying report by	[name]	dated	[date].
1	] set out in the accompanying document being		[	document description].

#### Grounds and Particulars of Application

Outline each of the grounds of the Application together with the Particulars of the factual allegations for each ground: Please outline in separately numbered paragraphs and attach additional pages if necessary.

1. 2.

3.

#### To the lodging party: WARNING

This document will be served on all parties. If there is a safety concern and you do not wish to specify all of your personal information, please mark this information as '**Withheld**' and provide those details to the Youth Court Registry separately.

#### To the other parties: WARNING

The Applicant has applied for orders set out in this Application.

The facts that support this Application are set out in the accompanying documentation.

This Application will be considered at the hearing at the date and time set out at the top of this document.

If you wish to oppose the Application or make submissions about it:

- you must attend the hearing and
- you may be required to file a Response at a later stage.

If you do not attend the Court hearing, orders may be made without further warning.

Service Mark appropriate section below with an 'x'

- [ ] It is intended to serve this Application on all other parties.
- [ ] It is not intended to serve this Application on the following parties: [list names]

because [reasons]

#### Accompanying Documents Mark appropriate sections below with an 'x'

Accompanying service of this Application is a:

- [ ] Supporting Affidavit (optional)
- [ ] If other additional document(s) please list them below:

Signature of Applicant/Applicant's Solicitor:

Signature

.....

Name (Please print)

.....

Date

#### Form CP2 Application to Vary, Revoke or Discharge Care and Protection Order Form CP2

To be inserted by Court

Case Number:

Date Filed:

FDN:

#### Hearing Date and Time:

Hearing Location: 75 Wright Street Adelaide

## APPLICATION TO [VARY/REVOKE/DISCHARGE] CARE AND PROTECTION ORDER

YOUTH COURT OF SOUTH AUSTRALIA CARE AND PROTECTION JURISDICTION

IN THE MATTER OF [name[s] of child[ren]]

Please specify the Full Name for each party. Each party should include a party number if more than one party of the same type.

Add additional applicants as required Applicant

Parent/Guardian 1

Parent/Guardian 2

Child

Other Party

Child the subject of this Application (Please duplicate box if multiple children)				
Child				
	Full Name			
Date of birth				
	Date of Birth			
Ethnicity				
2010/2				
	Ethnicity			
Duplicate panel if multiple children				

Filed by the Applicant					
Applicant					
	Full Name				
Party Title	<ul> <li>Chief Executive/Minister Mandatory for Application to Discharge</li> <li>Parent</li> <li>Guardian</li> <li>Other Party</li> </ul>				
Name of law firm / solicitor	Mark appropriate section with a				
If any					
	Law Firm Solicitor				
Address for service	_Street Address (including unit or level number and name of property if required)				
	City/town/suburb	State	Postcode	Country	
	Email address				
Phone Details					
	Type - Number				

Parent/Guardian 1						
Full Name						
	Full Name					
Date of Birth	Date of Birth					
	Day-Month-Year					
Address						
	City/town/suburb	State	Postcode	Country		
Email address						
Phone Details						
	Type - Number					

Parent/Guardian 2					
Full Name					
	Full Name				
Date of Birth					
	Day-Month-Year				
Address	~				
	Street Address (including	unit or level number and na	me of property if required)		
	City/town/suburb	State	Postcode	Country	
	Email address				
Phone Details					
	Type - Number				

Other Party							
Full Name							
	Full Name						
Address							
	Street Address (including unit o	r level number and name of proper	ty if required)				
	City/town/suburb	State	Postcode	Country			
	Email address						
Phone Details							
	Type - Number						
Duplicate panel if multiple other parties							

Application Details Mark appropriate sections below with an 'x'		
This Application is for Nature of Application in one sentence		
The original order was made on	[date].	2
This Application is made to: [ ] s 55(1) – Vary or revoke an order [ ] s 55(2) – Discharge an order und under the <i>Children and Young People</i> (	ler s 53	
The Applicant seeks the following or	ders:	
The Care and Protection order date Executive/Minister).	ed [ <i>date</i> ]	be discharged (Only applicable if the Applicant is the Chief
□ The Care and Protection order dat	ed [ <i>date</i> ]	be revoked in its entirety.
□ The Care and Protection order date	ed [ <i>date</i> ]	be varied to [ <i>variations sought</i> ].
[ ] [Other orders sought in separately n	umbered paragraphs]	

 1.

 2.

 3.

 This Application is made on the grounds set out in:

 [ ] set out in the Application below.

 [ ] set out in the accompanying Affidavit swom by day of 20.

 [ ] set out in the report attached.

#### Grounds and Particulars of Application

Outline each of the grounds of the Application together with the Particulars of the factual allegations for each ground: Please outline in separately numbered paragraphs and attach additional pages if necessary.

To the	lodging	party:	WARNING
--------	---------	--------	---------

1.

2.

3.

This document will be served on all parties. If there is a safety concern and you do not wish to specify all of your personal information, please mark this information as '**Withheld**' and provide those details to the Youth Court Registry separately.

#### To the other parties: WARNING

The Applicant has applied for orders set out in this Application.

The facts that support this Application are set out in the accompanying documentation.

This Application will be considered at the hearing at the date and time set out at the top of this document.

If you wish to oppose the Application or make submissions about it you:

- you must attend the hearing and
- you may be required to file a Response at a later stage.
- If you do not attend the Court hearing, orders may be made without further warning.

Service Mark appropriate section below with an 'x'

- [ ] It is intended to serve this Application on all other parties.
- [ ] It is not intended to serve this Application on the following parties: [list names]

because [reasons]

#### Accompanying Documents Mark appropriate sections below with an 'x'

Accompanying service of this Application is a:

- [ ] Supporting Affidavit (optional)
- [ ] If other additional document(s) please list them below:

Signature of Applicant/Applicant's Solicitor:

.....

Name (Please print)

.....

Signature

Date

#### Form CP3 Notice of Lodgement of Instrument Form CP3

To be inserted by Court

Case Number:

Date Filed:

FDN:

#### Hearing Date and Time:

Hearing Location: 75 Wright Street Adelaide

## NOTICE OF LODGEMENT OF INSTRUMENT OF GUARDIANSHIP/RESTRAINING NOTICE WITH THE COURT

YOUTH COURT OF SOUTH AUSTRALIA CARE AND PROTECTION JURISDICTION

IN THE MATTER OF [name[s] of child[ren]]

Please specify the Full Name including capacity for each party. Each party should include a party number if more than one party of the same type.

Add additional applicants as required Applicant

Parent/Guardian 1

Parent/Guardian 2

Child

Other Party

Child the subject of this Application (Please duplicate box if multiple children)				
Name				
A STORE OF A STOLE A STOLE				
	Full Name			
Date of birth				
	Date of birth			
Ethnicity				
	Ethnicity			
Duplicate panel if multiple children				

Person subject to the qualifying offence:							
Full Name							
Address for service Street Address (including unit or level number and name of property if required)							
	Siteer Audress (including unit or refer fumber and name or property in required)						
	City/town/suburb	State	Postcode	Country			
Phone Details							

Filed by the Applicant						
Full Name	7.1.7					
	The Chief Execu	itive of the Departm	ent for Child Protection			
Name of law firm / office	2002 100 100 100 100 100					
	Crown Solicitor's	s Office, Public Law	/ Section			
Address for service						
	Level 17, 10 Franklin Street Street Address (including unit or level number and name of property if required)					
	Adelaide SA 5000 Australia					
	childprotection@sa.gov.au Email address					
Phone Details						
	8207 1510					
	Type - Number					

Parent/Guardian 1					
Full Name					
	11111111111				
	Full Name				
Date of Birth					
	Day-Month-Year				
Address					
	Street Address (including	unit or level number and nam	ne of property if required)		
	City/town/suburb	State	Postcode	Country	
	City/townsuburb	Joiare	Postcoue	County	
	E-mail address				
Email address					
Phone Details					
	Type - Number				

Parent/Guardian 2				
Full Name				
	Full Name			
Date of Birth				
	Day-Month-Year			
Address				
	Street Address (including	unit or level number and na	ne of property if required)	
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details				
	Type - Number			

Other Party				
Full Name				
	Full Name			
Address				
	Street Address (including unit o	r level number and name of proper	ty if required)	54
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details				
in interesting and a standard a construction of the	Type - Number			
Duplicate panel if multiple other parties				

#### Proceeding Details Mark appropriate sections below with an 'x'

#### Matter Type:

- [ ] An Instrument of Guardianship is lodged with the Court under section 45(4)(b) of the *Children and Young* Person (Safety) Act 2017.
  - ] A Restraining Notice is lodged with the Court under section 46(4)(b) of the *Children and Young Person* (Safety) Act 2017.

#### Service

[

This notice must be served on the offender in accordance with the Rules of Court/legislation unless the Rules or legislation provide otherwise.

#### Form CP4 Affidavit Form CP4

To be inserted by Court

Case Number:

Date Filed:

FDN:

## AFFIDAVIT

YOUTH COURT OF SOUTH AUSTRALIA CARE AND PROTECTION JURISDICTION

IN THE MATTER OF [name[s] of child[ren]]

Please specify the Full Name for each party. Each party should include a party number if more than one party of the same type.

Add additional applicants as required Applicant

Parent/Guardian 1

Parent/Guardian 2

Child

Other Party

Filed by the [Party title]				
Party Role	Full Name			
Name of law firm / solicitor If any				
	Law Firm		Solicitor	
Address for service	Street Address (including unit of	r level number and name of proper	ty if required) Postcode	Country
Phone Details	Email address			
	Type - Number			

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

Affidavit Mark appropriate section below with an 'x'
I [full name, address and occupation of deponent] [ ] SWEAR ON OATH / [ ] DO TRULY AND SOLEMNLY AFFIRM THAT: Set out text in separate numbered paragraphs If the Affidavit relates to an Application, identify the Application and state the material facts relevant to the Application. 1.
Sworn/Affirmed belete whichever is inapplicable By the abovenamed deponent
at [ <i>place</i> ]
on [date]

Signature of deponent before me ...... Signature and title of attesting witness Printed name and title of witness Stamp here if applicable ID number of witness If applicable

#### Instructions

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

#### Service

This Affidavit must be served on all parties in accordance with the Rules of Court/legislation unless the Rules or legislation provide otherwise.

## Form CP5 Application for Interested Person(s) to be Heard Form CP5

To be inserted by Court

Case Number:

Date Filed:

FDN:

Hearing Date and Time:

Hearing Location: 75 Wright Street Adelaide

### APPLICATION FOR INTERESTED PERSON TO BE HEARD

YOUTH COURT OF SOUTH AUSTRALIA CARE AND PROTECTION JURISDICTION

IN THE MATTER OF [name[s] of child[ren]]

Please specify the Full for each party. Each party should include a party number if more than one party of the same type.

Add additional applicants as required Applicant

Parent/Guardian 1

Parent/Guardian 2

Child

Other Party

Filed by the Interested Pe	rson					
Interested Person						
	Full Name					
Name of law firm / solicitor If any			The Constants			
	Law Firm		Solicitor			
Address for service						
	Street Address (including unit o	r level number and name of propert	y if required)			
	City/town/suburb	State	Postcode	Country		
	Email address					
Phone Details						
	Type - Number					
Duplicate panel if multiple Interested Person	5					
Application Details Mark appropriate sections below with an 'x	2					
This Application is for permi	ssion to make submiss	sions at the trial on	[date].			
This Application is made un	der section 66 of the C	hildren and Young Pe	ople (Safety) Act 2017	by:		
[ ] a member of the chi	ld or young person's fa	umily (s 66(a));				
[ ] a person who has at	t any time had the care	of the child or young p	person (s 66(b));			
[ ] a person who has co	] a person who has counselled, advised or aided the child or young person (s 66(c)).					
The Applicant seeks the foll Orders sought in separately numbered part	The Applicant seeks the following orders: Orders sought in separately numbered paragraphs.					
1. Permission to make subn	1. Permission to make submissions at the trial on [date].					
2.						
3.						
This Application is made on	the grounds set out in	;				
[ ] set out in the Applicat	tion as below.					
[ ] set out in the accompanying Affidavit swom by [full name] on the day of 20.						
<u> </u>						

## Particulars of Application

Outline each of the particulars of the Application under section 66:

Please outline in separately numbered paragraphs and attach additional pages if necessary.

1.

2.

3.

#### To the lodging party: WARNING

This document will be served on all parties. If there is a safety concern and you do not wish to specify all of your personal information, please mark this information as '**Withheld**' and provide those details to the Youth Court Registry separately.

#### To the other parties: WARNING

The abovenamed person, not being a party to the proceedings, applies to make submissions to the Court regarding the child/children.

The Application will be considered at the trial at the date and time set out at the top of this document.

If you wish to oppose the Application or make submissions about it:

- you must attend the hearing and
- you may be required to file a Response at a later stage.

Service

Mark appropriate section below with an 'x'

- [ ] It is intended to serve this Application on all other parties.
- [ ] It is not intended to serve this Application on the following parties: [list names]

because [reasons]

#### Accompanying Documents Mark appropriate sections below with an 'x'

Accompanying service of this Application is a:

- [ ] Supporting Affidavit (optional)
- [ ] If other additional document(s) please list them below:

#### Form CP6 Interlocutory Application Form CP6

To be inserted by Court

Case Number:

Date Filed:

FDN:

#### Hearing Date and Time:

Hearing Location: 75 Wright Street Adelaide

## INTERLOCUTORY APPLICATION

YOUTH COURT OF SOUTH AUSTRALIA CARE AND PROTECTION JURISDICTION

IN THE MATTER OF [name[s] of child[ren]]

Please specify the Full Name for each party. Each party should include a party number if more than one party of the same type.

Add additional applicants as required Applicant

Parent/Guardian 1

Parent/Guardian 2

Child

Other Party

Filed by the [Party title]				
Party Role	Full Name			
Name of law firm / solicitor				
	Law Firm		Solicitor	
Address for service	Street Address (including City/town/suburb	unit or level number and nar	ne of property if required) Postcode	Country
	Email address			
Phone Details				
	Tuno Number			

Application Details	
This Application is for Nature of Application in one sentence	
If applicable This Application is made under Act and section or other particular provision	
The above-named party seeks the following orders: Orders sought in separately numbered paragraphs. 1.	
This Application is made on the grounds set out in the accompanying Affi [ <i>full name</i> ] on [ <i>date</i> ]	davit sworn by
If applicable This Application is urgent on the grounds set out in the accompanying Aff [ <i>full name</i> ] on [ <i>date</i> ]	fida∨it sworn by
If applicable This Application is by consent. The consent of the [ <i>party title</i> ] is evidenced by [ <i>set out evidence – eg letter or email from party's solicitor</i> ]	[name]

#### To the lodging party: WARNING

This document will be served on all parties. If there is a safety concern and you do not wish to specify all of your personal information, please mark this information as 'Withheld' and provide those details to the Youth Court Registry separately.

To the other parties: WARNING

The abovenamed party has applied for orders set out in this Application based on the facts set out in the accompanying Affidavit.

This Application will be considered at the hearing at the date and time set out at the top of this document.

If you wish to oppose the Application or make submissions about it:

- you must attend the hearing and
- you may be required to file a Response at a later stage.

If you do not attend the Court hearing, orders may be made without further warning.

#### Service Mark appropriate section below with an 'x'

The party filing this document is required to serve it on all other parties at least 2 clear business days prior to the next hearing.

[ ] It is intended to serve this Application on all other parties.

[ ] It is not intended to serve this Application on the following parties: [list names]

because [reasons]

#### Accompanying Documents Mark appropriate sections below with an 'x'

Accompanying this Application is a:

- [ ] Supporting Affidavit (required)
- [ ] If other additional document(s) please list them below:

# Form CP7 Response Form CP7

To be inserted by Court

Case Number:

Date Filed:

FDN:

## RESPONSE

YOUTH COURT OF SOUTH AUSTRALIA CARE AND PROTECTION JURISDICTION

IN THE MATTER OF [name[s] of child[ren]]

Please specify the Full Name for each party. Each party should include a party number if more than one party of the same type.

Add additional applicants as required Applicant

Parent/Guardian 1

Parent/Guardian 2

Child

Other Party

Filed by the [Party title]				
Party Role	Full Name			
Party Title	[ ] Chief Executive/Minister         [ ] Parent         [ ] Guardian         [ ] Other Party			
Name of law firm / solicitor If any			Collector	
Address for service	Law Firm Solicitor Street Address (including unit or level number and name of property if required)			
	City/town/suburb	State	Postcode	Country
Phone Details	Email address			
	Type - Number			

#### **Response Details**

This Response is in relation to an Application for Nature of Application in one sentence

The details of the Response are as follows:

The above named party would agree to the following orders (if applicable): orders sought in separately numbered paragraphs. 1.

#### Service Mark appropriate section below with an 'x'

The party filing this document is required to serve it on all other parties at least 5 clear business days before the Pre-Trial Conference.

[ ] It is intended to serve this Application on all other parties.

[ ] It is not intended to serve this Application on the following parties: [list names]

because [reasons]

#### Accompanying Documents Mark appropriate sections below with an 'x'

Accompanying this Response is a:

- [ ] Supporting Affidavit (optional)
- [ ] If other additional document(s) please list them below:

## Form CP8 Undertaking Form CP8

To be inserted by Court

Case Number:

Date Filed:

FDN:

## UNDERTAKING

YOUTH COURT OF SOUTH AUSTRALIA CARE AND PROTECTION JURISDICTION

IN THE MATTER OF [name[s] of child[ren]]

Please specify the Full Name for each party. Each party should include a party number if more than one party of the same type.

Add additional applicants as required Applicant

Parent/Guardian 1

Parent/Guardian 2

Child

Other Party

Filed by the [Party title]				
Party Role	Full Name			
Party Title	[ ] Chief Executi∨ [ ] Parent [ ] Guardian [ ] Other Party Mark appropriate section with a			
Name of law firm / solicitor <sup>If any</sup>	Law Firm		Solicitor	
Address for service	Street Address (including unit o	pr level number and name of proper	ty if required)	
	City/town/suburb	State	Postcode	Country
Phone Details	Type Number			

Details of the Person B	Entering into the Uno	lertaking		
Full Name		200		
	Full Name			
Address for service				
	Street Address (including	unit or level number and nam	ne of property if required)	
	City/town/suburb	State	Postcode	Country
	Email address			
Occupation				
	Occupation			

#### Undertaking

This Undertaking is entered into in relation to an Application for  $\ensuremath{\mathsf{Nature}}\xspace$  of Application in one sentence

on [date]

I undertake to the Court as follows: Set out text in separate numbered paragraphs 1.

28

Г

I accept that I will be bound by the undertaking until [ <i>date</i> ] or excused by order of the Court. I acknowledge that if I do not comply with the conditions of this undertaking, that I will be guilty of an offence.
at [place]
on [date]
Signature of person entering undertaking
Name printed
before me Signature of attesting witness
Printed name and title of witness Stamp here if applicable
Date

#### Note

The person entering into this undertaking must sign and date this undertaking in the presence of an authorised witness.

Persons authorised to witness this undertaking are:

- (a) a Registrar or Deputy Registrar (or any other officer of the Court whom the Registrar has assigned for this purpose);
  - (b) a public notary;
  - (c) a Commissioner for taking Affidavits;
  - (d) a justice of the peace for South Australia;
  - (e) any other person authorised by law to witness undertakings.

#### Form CP9 Affidavit of Service Form CP9

To be inserted by Court

Case Number:

Date Filed:

FDN:

## AFFIDAVIT OF SERVICE

YOUTH COURT OF SOUTH AUSTRALIA CARE AND PROTECTION JURISDICTION

IN THE MATTER OF [name[s] of child[ren]]

Please specify the Full Name for each party. Each party should include a party number if more than one party of the same type.

Add additional applicants as required Applicant

Parent/Guardian 1

Parent/Guardian 2

Child

Other Party

Filed by the [Party title]					
Party Role	Full Name				
Name of law firm / solicitor If any	14 202		destances.		
	Law Firm		Solicitor		
Address for service	Street Address (including unit or level number and name of property if required)       City/town/suburb       State       Postcode       Country				
Phone Details	Email address				
	Type - Number				

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

Affidavit Mark appropriate section below with an 'x'
I [ <i>full name, address and occupation of deponent</i> ] [ ] SWEAR ON OATH / [ ] DO TRULY AND SOLEMNLY AFFIRM THAT:
1. I served [insert name of person served] on [date] at [insert service location] with the following document(s): [describe document(s) served] by the following service method: [set out the method of service]
If applicable At the time of service the person served stated [ <i>record</i> w <i>hat the person served said</i> ]. Note: If the document served is already a document on the court file, it should not be attached to the Affidavit.
Sworn/Affirmed <sub>Delete whichever is inapplicable</sub> By the abovenamed deponent at [ <i>place</i> ]
on [ <i>date</i> ]

Signature of deponent	
before me Signature and title of attesting witness	
Printed name and title of witness Stamp here if applicable	
ID number of witness If applicable	

#### Instructions

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

Dated: 17 June 2020

32

Eldridge P. Davis L. White D. Koehn O.

## **STATE GOVERNMENT INSTRUMENTS**

CASINO ACT 1997

NOTICE UNDER SECTION 3(1)

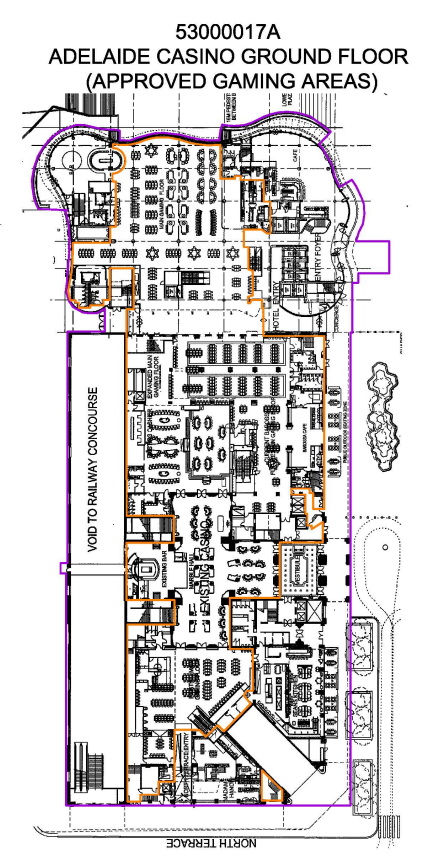
Definition of Gaming Areas

TAKE notice that pursuant to Section 3(1) of the *Casino Act 1997*, the "**Gaming Areas**" defined as being a gaming area or part of a gaming area within the casino premises will as from 1 July 2020 be re-defined by the Liquor and Gambling Commissioner.

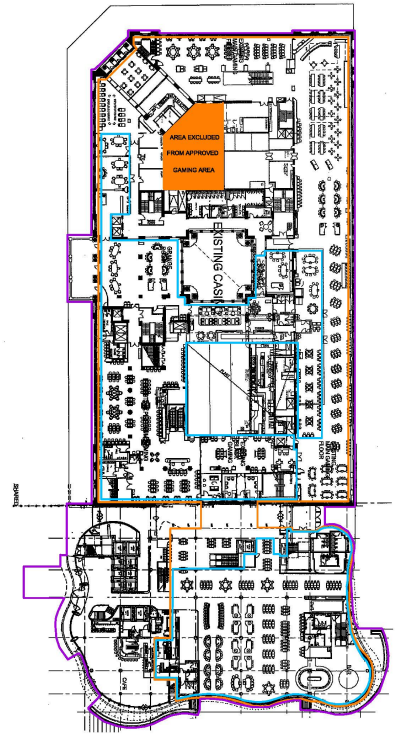
The following plans indicate such parts of the casino premises (*previously defined by his Excellency the Governor in Executive Council and depicted by a purple line for information purposes only*) which are to be regarded as being a gaming area, or part of a gaming area (previously defined and depicted by an orange line), and premium gaming area that is set aside for premium customers and depicted by a light blue line which shall only be accessible to other customers in accordance with Clause 8.7 of the Adelaide Casino Approved Licensing Agreement.

Dated: 23 June 2020

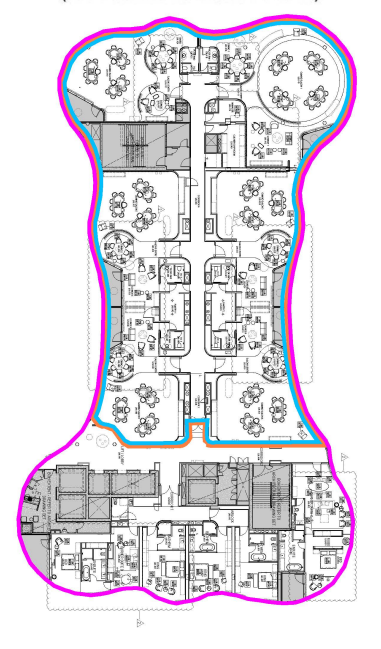
DINI SOULIO Liquor and Gambling Commissioner SCHEDULE 1



## 53000017B ADELAIDE CASINO FIRST FLOOR (APPROVED GAMING AREAS)



## 53000017 PLAN I ADELAIDE CASINO NINTH FLOOR (APPROVED GAMING AREAS)



#### CONTROLLED SUBSTANCES (POISONS) REGULATIONS 2011

#### REGULATION 33(2)(C)

#### Approved Electronic Communication—Digital Image of Prescription

I, Stephen Wade, MLC, Minister for Health and Wellbeing:

- 1. Pursuant to regulation 3(1) of the *Controlled Substances (Poisons) Regulations 2011*, hereby determine that the electronic transmission of a digital image of a prescription is an *approved electronic communication* for the purpose of the definition of this term in the Regulations.
- 2. Pursuant to regulation 33(10) of the *Controlled Substances (Poisons) Regulations 2011*, hereby determine that the following requirements must be complied with by a prescriber if the prescriber gives a pharmacist a prescription by an *approved electronic communication* which is an electronic transmission of a digital image of the prescription:
  - a. The prescription can only be for a patient prescribed a Schedule 4 medicine as the result of a telehealth attendance or phone attendance.
  - b. The prescription given to the pharmacist by electronic transmission must be a digital image of the prescription.
  - c. The prescription must be given directly to the pharmacist by the prescriber (or an employee acting in accordance with the instruction of the prescriber) and cannot be given via the patient or any other intermediary.
  - d. The provisions of the National Health (COVID-19 Supply of Pharmaceutical Benefits) Special Arrangement 2020 made under section 100 of the National Health Act 1953 (Cth) must be complied with by the prescriber (whether or not the drug is a pharmaceutical benefit).
  - e. The original prescription must be retained by the prescriber for two years.
  - f. The original prescription must be produced by the prescriber at the request of an authorised officer under the *Controlled* Substances Act 1984.

For the purposes of this Instrument:

- digital image of a prescription means an unaltered photo image of the original prescription or an unaltered photo image of a copy of the original prescription
- phone attendance has the same meaning as in section 5 of the *Health Insurance (Section 3C General Medical Services COVID-*19 Telehealth and Telephone Attendances) Determination 2020 made under subsection 3C(1) of the Health Insurance Act 1973 (Cth).
- telehealth attendance has the same meaning as in section 5 of the *Health Insurance (Section 3C General Medical Services COVID-19 Telehealth and Telephone Attendances) Determination 2020* made under subsection 3C(1) of the *Health Insurance Act 1973 (Cth)*.

This Instrument comes into effect on the day on which it is made and continues in force until midnight on 30 September 2020 unless earlier revoked.

Dated: 18 June 2020

HON STEPHEN WADE MLC Minister for Health and Wellbeing

#### CONTROLLED SUBSTANCES (POISONS) REGULATIONS 2011

#### REGULATION 33(5)

Revocation of Exemption—Electronic Transmission of Digital Image of Prescription

I, Naomi Burgess, Interim Chief Pharmacist, System Leadership and Design, Department for Health and Wellbeing

exercising the power of the Minister delegated to the Chief Executive, Department for Health and Wellbeing by instrument dated 27 November 2019, and further delegated to me by the Chief Executive, Department for Health and Wellbeing by instrument dated 24 February 2020;

pursuant to section 62A of the Controlled Substances Act 1984 and Regulations 33(5) and 56 of the Controlled Substances (Poisons) Regulations 2011;

<u>hereby revoke</u> the exemption to prescribers from the requirement in Regulation 33(3)(c)(ii) to forward the written prescription to the pharmacist as soon as practicable after giving a prescription by electronic transmission granted on 9 April 2020.

The revocation of this exemption comes into effect at midnight on 18 June 2020.

Dated: 18 June 2020

NAOMI BURGESS Chief Pharmacist System Leadership and Design Department of Health and Wellbeing COVID-19 EMERGENCY RESPONSE ACT 2020

## South Australia

## **COVID-19 Emergency Response Supported Residential** Facilities Expiry Notice 2020

under section 6(1)(a) of the COVID-19 Emergency Response Act 2020

## 1—Short title

This notice may be cited as the COVID-19 Emergency Response Supported Residential Facilities Expiry Notice 2020.

## 2—Commencement

This notice has effect on the day on which it is made.

## 3—Interpretation

In this notice, unless the contrary intention appears-

Act means the COVID-19 Emergency Response Act 2020.

## 4—Expiry

Section 10(1)(i) of part 2 of the Act will expire on the commencement of this notice.

## Signed by the Attorney-General

on 24 June 2020

EDUCATION AND CHILDREN'S SERVICES ACT 2019

## South Australia

## **Education and Children's Services (Fees) Notice 2020**

under the Education and Children's Services Act 2019

## 1—Short title

This notice may be cited as the *Education and Children's Services (Fees)* Notice 2020.

Note—

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

## 2—Commencement

This notice has effect on 1 July 2020.

### 3—Interpretation

(1) In this notice, unless the contrary intention appears—

Act means the Education and Children's Services Act 2019;

*CPI* means the Consumer Price Index (All Groups) for the City of Adelaide published by the Australian Bureau of Statistics;

relevant indexation factor means-

- (a) 1; or
- (b) the quotient obtained by dividing the CPI for the quarter ending 30 June in the year immediately preceding the year for which a particular fee is payable by the CPI for the quarter ending 30 June 2019,

whichever is the greater.

- (2) For the purposes of this notice, if the amount of a prescribed fee purports to be indexed, the amount of that prescribed fee will be taken to be—
  - (a) until 30 June 2021—the amount so prescribed; and
  - (b) in relation to the period of 12 months commencing on 1 July 2021 or any subsequent year—the amount of the prescribed fee for the preceding period of 12 months ending on 30 June multiplied by the relevant indexation factor.

## 4—Fees

For the purposes of the Act, the fees set out in Schedule 1 are prescribed.

(1) The Minister or the Board may waive or remit the whole or any part of a fee payable under the Act.

## Schedule 1—Fees

Registration as a student exchange organisation—section 85(2)(c) of the Act	\$2500
Annual registration fee—section 86(1) of the Act	\$300 (indexed)

## Made by the Minister for Education

on 11 June 2020

#### ESSENTIAL SERVICES COMMISSION ACT 2002 Electricity Distribution Code

NOTICE is hereby given that:

- 1. Pursuant to section 28(2) of the Essential Services Commission Act 2002, the Essential Services Commission has varied the Electricity Distribution Code (designated as EDC/13) to apply to the electricity industry, a regulated industry under the Electricity Act 1996.
- 2. The Electricity Distribution Code, as varied, will take effect on and from 1 July 2020.
- A copy of the Electricity Distribution Code as varied may be inspected or obtained from the Essential Services Commission, Level 1, 151 Pirie Street, Adelaide and is also available at <u>www.escosa.sa.gov.au</u>.
- 4. Queries in relation to the variation to the Electricity Distribution Code may be directed to the Essential Services Commission, Level 1, 151 Pirie Street, Adelaide. Telephone (08) 8463 4444, Freecall 1800 633 592 or email <a href="mailto:essessa@escosa.sa.gov.au">escosa@escosa.sa.gov.au</a>.

Execution:

The varied Electricity Distribution Code was executed by the Chief Executive Officer of the Essential Services Commission with due authority on 22 June 2020.

A. WILSON Chief Executive Officer Authorised signatory Essential Services Commission

#### ESSENTIAL SERVICES COMMISSION ACT 2002

Price Determination, Water Retail Code—Major retailers and Water Industry Rule No. 1—Excluded Retail Services

NOTICE is hereby given that:

- 1. Pursuant to section 25(1) of the Essential Services Commission Act 2002, the Essential Services Commission has made a price determination, as authorised by section 35 of the Water Industry Act 2012 (Price Determination). The Price Determination:
  - (a) applies to the South Australian Water Corporation, established under the South Australian Water Corporation Act 1994, for the period 1 July 2020 to 30 June 2024, and

(b) sets:

- (i) a four year revenue cap for drinking water retail services
- (ii) a four year revenue cap for sewerage retail services, and
- (iii) specifies pricing principles that must be complied with in setting prices for excluded retail services.
- Pursuant to section 28(2) of the Essential Services Commission Act 2002, the Essential Services Commission has varied the Water Retail Code – Major Retailers (designated as WRC-MR/03) to apply to the water industry, a regulated industry under the Water Industry Act 2012. The Water Retail Code – Major retailers, as varied, will take effect on and from 1 July 2020.
- 3. Pursuant to section 28(2) of the Essential Services Commission Act 2002, the Essential Services Commission has revoked the Water Industry Rule No. 1 Excluded Retail Services (designated as WIR/01), such revocation to take effect on and from 1 July 2020.
- 4. Copies of the Price Determination and Water Retail Code Major retailers may be inspected or obtained from the Essential Services Commission, Level 1, 151 Pirie Street, Adelaide and are also available at <u>www.escosa.sa.gov.au</u>.
- Queries in relation to the Price Determination, Water Retail Code Major retailers or the revocation of Water Industry Rule No. 1– Excluded Retail Services, may be directed to the Essential Services Commission, Level 1, 151 Pirie Street, Adelaide. Telephone (08) 8463 4444, Freecall 1800 633 592 or email escosa@escosa.sa.gov.au.

#### Execution:

The Price Determination and Water Retail Code – Major retailers were executed by the Chief Executive Officer of the Essential Services Commission with due authority on 22 June 2020.

A. WILSON Chief Executive Officer Authorised signatory Essential Services Commission

#### EVIDENCE ACT 1929

#### SECTION 4(1)

#### Communication Partners

TAKE notice that pursuant to section 4(1) of the *Evidence Act 1929*, a person from the class specified in Schedule 1 is approved for the purposes of providing assistance in proceedings to a witness with complex communication needs.

#### SCHEDULE 1

- 1. Speech pathologists with Certified Practising Speech Pathologist membership of Speech Pathology Australia;
- 2. Registered occupational therapists;
- 3. Psychologists with general registration status with the Psychology Board of Australia;
- 4. Developmental educators with full membership of Developmental Educators Australia Incorporated; and
- 5. Social workers with membership with the Australian Association of Social Workers.

In addition to holding the relevant qualifications, the person must have a minimum of five years' relevant experience working with people with complex communication needs and must have agreed in writing to comply with the relevant Code of Conduct.

Dated: 21 June 2020

3.

VICKIE ANN CHAPMAN Attorney-General

#### FISHERIES MANAGEMENT (PRAWN FISHERIES) REGULATIONS 2017

#### Fishing Run for the West Coast Prawn Fishery

TAKE NOTE that pursuant to regulation 10 of the *Fisheries Management (Prawn Fisheries) Regulations 2017*, the notice dated 26 March 2019 on page 986 of the *South Australian Government Gazette* on 04 April 2019 prohibiting fishing activities in the West Coast Prawn Fishery is HEREBY varied such that it will not be unlawful for a person fishing pursuant to a West Coast Prawn Fishery licence to use prawn trawl nets in the areas specified in Schedule 1, during the period specified in Schedule 2, and under the conditions specified in Schedule 3. SCHEDULE 1

The waters of the West Coast Prawn Fishery.

SCHEDULE 2

Commencing at sunset on 19 June 2020 and ending at sunrise on 28 June 2020.

#### SCHEDULE 3

- 1. Each licence holder must ensure that a representative sample of catch (a 'bucket count') is taken at least 3 times per night during the fishing activity.
- 2. Each 'bucket count' sample must be accurately weighed to 7kg where possible and the total number of prawns contained in the bucket must be recorded on the daily catch and effort return.
  - Fishing must cease if one of the following limits is reached:
    - a. A total of 14 nights of fishing are completed
    - b. The average catch per vessel, per night (for all 3 vessels) drops below 300 kg for two consecutive nights
    - c. The average 'bucket count' for all vessels exceeds 240 prawns per bucket on any single fishing night in the Coffin Bay area
    - d. The average 'bucket count' for all vessels exceeds 240 prawns per bucket on any single fishing night in the Venus Bay area.

- 4. The fleet must nominate a person to provide a daily update by telephone or SMS message to the Prawn Fishery Manager on 0477 396 367, to report the average prawn catch and the average prawn 'bucket count' for all vessels operating in the fishery.
- 5. No fishing activity may be undertaken after the expiration of 30 minutes from the prescribed time of sunrise and no fishing activity may be undertaken before the prescribed time of sunset for Adelaide (as published in the South Australian Government Gazette pursuant to the requirements of the *Proof of Sunrise and Sunset Act 1923*) during the period specified in Schedule 2.

Dated: 18 June 2020

STEVE SHANKS Prawn Fisheries Manager Delegate of the Minister for Primary Industries and Regional Development

#### FISHERIES MANAGEMENT (PRAWN FISHERIES) REGULATIONS 2017

#### Variation to Prohibition for the Spencer Gulf Prawn Fishery

TAKE NOTE that pursuant to regulation 10 of the Fisheries Management (Prawn Fisheries) Regulations 2017, the notice dated 14 March 2020 on page 567 of the South Australian Government Gazette on 19 March 2020 prohibiting fishing activities in the Spencer Gulf Prawn Fishery, is hereby varied such that it will not be unlawful for a person fishing pursuant to a Spencer Gulf Prawn Fishery licence to use prawn trawl nets in the areas specified in Schedule 1, during the period specified in Schedule 2, and under the conditions specified in Schedule 3.

#### SCHEDULE 1

The waters of the Spencer Gulf Prawn Fishery:

1. Except the northern closure area, which is defined as the area north of the following index points:

1.	33	° 39.00	S	137	° 11.00	Е
2.	33	° 39.00	S	137	° 32.00	Е
3.	33	° 37.00	S	137	° 33.00	Е
4.	33	° 46.00	S	137	° 44.00	Е

2. Except the area (Wallaroo Closure) within the following index points:

1.	33	° 49.30	S	137	° 30.30	Е
2.	33	° 50.60	S	137	° 32.60	Е
3.	33	° 55.00	S	137	° 29.10	Е
4.	33	° 54.00	S	137	° 27.00	Е

Then back to 1

3. Except the southern closure area, which is defined as the area north of the following index points, except part b) below:

1.	33	0	41.00	S	137	° 06.00	Е
2.	33	0	52.00	S	137	° 15.00	Е
3.	33	0	54.00	S	137	° 09.00	Е
4.	33	0	57.00	S	137	° 13.00	Е
5.	34	0	14.00	S	136	° 57.00	Е
6.	34	0	23.00	S	136	° 57.00	Е
7.	34	0	36.00	S	136	° 44.00	Е
8.	34	0	36.00	S	136	° 34.00	Е
9.	34	0	19.00	S	136	° 38.50	Е
10.	34	0	17.00	S	136	° 42.00	Е
11.	34	0	05.00	S	136	° 48.00	Е
12.	34	0	03.00	S	136	° 51.50	Е
13.	33	0	52.00	S	136	° 40.00	Е
Eveen	t the	W.	ardana (	~1oe	uro aroa	which is d	ofir

4. Except the Wardang Closure area, which is defined as the waters contained within the following index points:

	-	•				
1.	34	° 10.00	S	137	° 28.00	Е
2.	34	° 21.00	S	137	° 12.00	Е
3.	34	° 45.00	S	137	° 15.00	Е
4.	34	° 48.53	S	137	° 09.45	Е
5.	34	° 48.53	S	137	° 06.00	Е
6.	34	° 50.75	S	137	° 06.00	Е
7.	34	° 54.00	S	137	° 01.00	Е

5. Except the Corny closure area, which is defined as the waters within and bounded by the following closure index points:

1.	34 ° 27.00	S 136	° 53.00	Е
2.	34 ° 27.00	S 137	° 02.00	Е
3.	34 ° 35.00	S 136	° 56.00	Е
4.	34 ° 48.60	S 136	° 52.00	Е
5.	34 ° 54.00	S 136	° 52.00	Е
6.	34 ° 54.00	S 136	° 48.50	Е
7.	34 ° 49.50	S 136	° 48.50	Е
8.	34 ° 49.50	S 136	° 40.50	Е
9.	34 ° 39.50	S 136	° 40.50	Е
	Then back to	point 1		

6. Except the Jurassic Park closure area, which is defined as the waters contained within the following closure index points:

1.	33	° 54.90	S	137	° 17.60	Е
2.	33	° 54.40	S	137	° 19.40	Е
3.	33	° 54.70	S	137	° 19.60	Е
4.	33	° 55.20	S	137	° 17.80	Е

Then back to point 1

### SCHEDULE 2

Commencing at sunset on 17 June 2020 and ending at sunrise on 29 June 2020.

#### SCHEDULE 3

- 1. The coordinates in Schedule 1 are defined as degrees decimal minutes and are based on the World Geodetic System 1984 (WGS 84).
- 2. No fishing activity may be undertaken between the prescribed times of sunrise and sunset for Adelaide (as published in the South Australian Government Gazette pursuant to the requirements of the Proof of Sunrise and Sunset Act 1923) during the period specified in Schedule 2.
- 3. Based on the best information available from the fleet, fishing must cease in an area in the Mid/North Gulf if the average prawn bucket count exceeds 260 prawns per 7kg; or in an area in the Southern Gulf if the average prawn bucket count exceeds 260 prawns/7kg.
- 4. No fishing activity may occur without the authorisation of Coordinator at Sea, Paul Watson, or other nominated Coordinator at Sea appointed by the Spencer Gulf and West Coast Prawn Fishermen's Association.
- 5. The authorisation of the Coordinator at Sea must be in writing, signed and record the day, date and permitted fishing area within the waters of Schedule 1 in the form of a notice sent to the fishing fleet or vary an earlier authorisation issued by the Coordinator at Sea.
- 6. The Coordinator at Sea must cause a copy of any authorisation for fishing activity or variation of same, made under this notice to be emailed to the Prawn Fisheries Manager immediately after it is made.
- 7. The Spencer Gulf and West Coast Prawn Fishermen's Association must keep records of all authorisations issued pursuant to this notice.

Dated 17 June 2020

SIMON CLARK Executive Officer Spencer Gulf and West Coast Prawn Fishermen's Association Delegate of the Minister for Primary Industries and Regional Development

### FISHERIES MANAGEMENT ACT 2007

SECTION 44(10)

#### Management Plan for the South Australian Commercial Southern Zone Rock Lobster Fishery

TAKE notice that on 20 June 2020 I adopted the replacement Management Plan for the South Australian Commercial Southern Zone Rock Lobster Fishery pursuant to Section 44(7) of the Fisheries Management Act 2007, and for the purposes of Section 44(11) of this Act I fix the date of 1 July 2020 as the date on which this plan will take effect. Date: 20 June 2020

HON TIM WHETSTONE MP Minister for Primary Industries and Regional Development

FISHERIES MANAGEMENT ACT 2007

South Australia

## Fisheries Management (Fishery Licence and Boat and Device Registration Application and Annual Fees) Notice 2020

under the Fisheries Management Act 2007

### 1—Short title

This notice may be cited as the Fisheries Management (Fishery Licence and Boat and Device Registration Application and Annual Fees) Notice 2020.

Note-

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

### 2—Commencement

This notice has effect from the day on which it is published in the Gazette.

### 3—Interpretation

In this notice, unless the contrary intention appears-

Act means the Fisheries Management Act 2007.

### 4—Fees

The Fees set out in Schedule 1 are prescribed for the purposes of the Act, as set out in the Schedule.

## Schedule 1—Fees Part 1—Commercial fishing—fishery licence application and annual fees

Appli	cation or annu	al fees payable for a fishery licence (section 54(1)(c) and 56(5)(a) of Act)	
1	For a licence	in respect of the Central Zone Abalone Fishery—	
	(a) bas	se fee	\$17 317
	• /	ditional fee for each abalone unit of the abalone quota entitlement under the ence	\$693
2	For a licence	in respect of the Southern Zone Abalone Fishery-	
	(a) bas	se fee	\$16 495
		litional fee for each abalone unit of the abalone quota entitlement under the ence	\$297
3	For a licence	in respect of the Western Zone Abalone Fishery-	
	(a) bas	se fee	\$13 491
		litional fee for each abalone unit of the abalone quota entitlement under the ence	\$513
4	For a licence	in respect of the Blue Crab Fishery—	
	(a) bas	se fee	\$3 215
		ditional fee for each blue crab unit of the blue crab quota entitlement under the ence	\$27
5	For a licence	in respect of the Charter Boat Fishery	\$3 208
6	For a licence	in respect of the Lakes and Coorong Fishery-	
	(a) bas	se fee	\$2 724
	(b) add	litional fee—	
	(i)	for a gill net entitlement under the licence	\$1 674
	(ii)	for each gill net to be registered for use under the licence	\$175
	(iii)	for a pipi quota entitlement under the licence	\$4 342
	(iv)	for each pipi unit of the pipi quota entitlement under the licence	\$276
7	For a licence Fishery—	in respect of the Marine Scalefish Fishery or Restricted Marine Scalefish	
	(a) bas	se fee—	
	(i)	for a vongole quota entitlement under the licence relating to the Coffin Bay vongole fishing zone	\$4 906
	(ii)	for a vongole quota entitlement under the licence relating to the Port River vongole fishing zone	no fee
	(iii)	for a vongole quota entitlement under the licence relating to the West Coast vongole fishing zone	\$4 906
	(iv)	if there is no vongole quota entitlement under the licence	\$2 947

	(b)		litional fee for each blue crab unit of the blue crab quota entitlement under the ence	\$29.75	
	(c) add		litional fee for each pipi unit of the pipi quota entitlement under the licence	\$276	
	(d)		litional fee for each vongole unit of the vongole quota entitlement under the ence—		
		(i)	for a vongole quota entitlement relating to the Coffin Bay vongole fishing zone	\$88	
		(ii)	for a vongole quota entitlement relating to the Port River vongole fishing zone	no fee	
		(iii)	for a vongole quota entitlement relating to the West Coast vongole fishing zone	\$33	
8	For a lic	cence	in respect of the Miscellaneous Fishery with a giant crab quota entitlement—		
	(a)	bas	he fee	\$5 896	
	(b)		litional fee for each giant crab unit of the giant crab quota entitlement under the ence	\$24.40	
9	For a lic	cence	in respect of the Miscellaneous Fishery without a giant crab quota entitlement—		
	(a)	bas	e fee—		
		(i)	if the licence authorises the taking of aquatic resources in the Lake Eyre Basin	no fee	
		(ii)	in any other case	\$5 896	
	(b)		litional fee if the licence authorises the taking of aquatic resources in the ke Eyre Basin	no fee	
	(c)	Ma	litional fee if a prescribed fishing activity (as defined in the <i>Fisheries</i> <i>magement (Vessel Monitoring Scheme) Regulations 2017</i> ) is to be engaged in der the licence	\$900	
10	For a lic	cence	in respect of the Gulf St. Vincent Prawn Fishery	\$40 991	
11	For a lic	cence	in respect of the Spencer Gulf Prawn Fishery	\$27 049	
12	For a lic	cence	in respect of the West Coast Prawn Fishery	\$27 221	
13	For a lic	cence	in respect of the River Fishery	\$200	
14	For a licence in respect of the Northern Zone Rock Lobster Fishery subject to a condition limiting the holder of the licence to the taking of Southern Rock Lobster, Octopus and Giant Crab and a condition authorising the holder to take, for the purpose of bait only, any aquatic resources of a class (other than Octopus or Giant Crab) prescribed by Schedule 1 of the <i>Fisheries Management (Rock Lobster Fisheries) Regulations 2017</i> that are incidentally caught in rock lobster pots—				
	(a)	bas	e fee	\$3 582	
	(b)		litional fee for each rock lobster unit of the rock lobster quota entitlement under licence	\$11.80	
	(c)		litional fee for each giant crab unit of the giant crab quota entitlement under the ence	\$24.40	
	(d)		litional fee if the licence is subject to a condition limiting the number of Giant ab that may be taken on each boat trip	\$7.10	
15					
	(a)	bas	e fee	\$4 082	

	(b)	additional fee for each rock lobster unit of the rock lobster quota entitlement under the licence	\$11.80		
	(c)	additional fee for each giant crab unit of the giant crab quota entitlement under the licence	\$24.40		
	(d)	additional fee if the licence is subject to a condition limiting the number of Giant Crab that may be taken on each boat trip	\$7.10		
16	limiting	ence in respect of the Northern Zone Rock Lobster Fishery not subject to a condition the classes of aquatic resources that may be taken or the purpose for which aquatic s may be taken—			
	(a)	base fee	\$6 214		
	(b)	additional fee for each rock lobster unit of the rock lobster quota entitlement under the licence—			
		(i) relating to the Northern Zone Inner Region	\$11.80		
		(ii) relating to the Northern Zone Outer Region	\$11.80		
	(c)	additional fee for each giant crab unit of the giant crab quota entitlement under the licence	\$24.40		
	(d)	additional fee if the licence is subject to a condition limiting the number of Giant Crab that may be taken on each boat trip	\$7.10		
17	limiting Crab and resource <i>Fisherie</i>	ence in respect of the Southern Zone Rock Lobster Fishery subject to a condition the holder of the licence to the taking of Southern Rock Lobster, Octopus and Giant d a condition authorising the holder to take, for the purpose of bait only, any aquatic es of a class (other than Octopus or Giant Crab) prescribed by Schedule 1 of the <i>s Management (Rock Lobster Fisheries) Regulations 2017</i> that are incidentally n rock lobster pots—			
	(a)	base fee	\$7 609		
	(b)	additional fee for each rock lobster pot of the rock lobster pot entitlement under the licence	\$175		
	(c)	additional fee for each giant crab unit of the giant crab quota entitlement under the licence	\$24.40		
	(d)	additional fee if the licence is subject to a condition limiting the number of Giant Crab that may be taken on each boat trip	\$7.10		
18	For a licence in respect of the Southern Zone Rock Lobster Fishery subject to a condition limiting the holder to the taking of Southern Rock Lobster, Octopus and Giant Crab and limiting the holder to the taking of aquatic resources of a class (other than Octopus or Giant Crab) prescribed by Schedule 1 of the <i>Fisheries Management (Rock Lobster Fisheries) Regulations 2017</i> for the purpose of bait only—				
	(a)	base fee	\$8 109		
	(b)	additional fee for each rock lobster pot of the rock lobster pot entitlement under the licence	\$175		
	(c)	additional fee for each giant crab unit of the giant crab quota entitlement under the licence	\$24.40		
	(d)	additional fee if the licence is subject to a condition limiting the number of Giant Crab that may be taken on each boat trip	\$7.10		
19	limiting	ence in respect of the Southern Zone Rock Lobster Fishery not subject to a condition the classes of aquatic resources that may be taken or the purpose for which aquatic as may be taken—			
	(a)	base fee	\$10 241		

(b)	additional fee for each rock lobster pot of the rock lobster pot entitlement under the licence	\$175
(c)	additional fee for each giant crab unit of the giant crab quota entitlement under the licence	\$24.40
(d)	additional fee if the licence is subject to a condition limiting the number of Giant Crab that may be taken on each boat trip	\$7.10

## Part 2—Commercial fishing—boat and device registration fees

Арр	lication or annual f	es for the regi	stration of a	device unde	r a fishery licence	
(sect	tion 54(1)(c) and 56(	5)(a) of Act)				
1	E '		4 4 1	1 1	1	

1	For regis Coorong	stration of 1 or more swinger nets to be used under a licence in respect of the Lakes and Fishery	no fee			
2	Lakes ar	stration of 1 or more fish nets (other than swinger nets) under a licence in respect of the ad Coorong Fishery under which the holder may take aquatic resources prescribed in e 1 of the <i>Fisheries Management (Marine Scalefish Fisheries) Regulations 2017</i>	\$2 632			
3		stration of 1 or more fish nets under a licence in respect of the Northern Zone Rock Fishery or Southern Zone Rock Lobster Fishery	\$2 632			
4	For registration of 1 or more sardine nets under a licence in respect of the Marine Scalefish \$57,874 Fishery					
5	For registration of 1 or more fish nets (other than sardine nets) under a licence in respect of the \$5 264 Marine Scalefish Fishery, Restricted Marine Scalefish Fishery or Miscellaneous Fishery					
6	For registration of 1 or more sand crab pots under a licence in respect of the Marine Scalefish no fee Fishery					
7	For regis	stration of a fish net used solely to take fish for bait provided that the bait is not for sale	no fee			
		or annual fees payable for the registration of a boat under a fishery licence (c) and 56(5)(a) of Act)				
8	For regis	stration of a boat under a licence in respect of the Charter Boat Fishery—				
	(a)	if the certificate of survey in force in respect of the boat specifies that the boat may carry up to unberthed 6 passengers	\$802			
	(b)	if the certificate of survey in force in respect of the boat specifies that the boat may carry up to unberthed 12 passengers	\$1 604			
	(c)	if the certificate of survey in force in respect of the boat specifies that the boat may	\$3 208			

## Schedule 2—Transitional and saving provisions

carry more than unberthed 12 passengers

### **1—Transitional and saving provisions**

- (1) The licence and registration application fees prescribed by Schedule 1 of this notice apply where a licence or registration is to take effect on or after 1 July 2020.
- (2) The licence and registration annual fees prescribed by Schedule 1 of this notice, apply in respect of the period of 12 months commencing on 1 July 2020.
- (3) Despite the fees prescribed by Schedule 1 of this notice—
  - (a) the licence and registration application fees prescribed by Schedules 1 and 3 of the *Fisheries Management (Fees) Regulations 2017*, as in force immediately before this notice has effect, continue to apply where a licence or registration is to take effect before 1 July 2020;

(b) the licence and registration annual fees prescribed by Schedules 1 and 3 of the *Fisheries Management (Fees) Regulations 2017*, as in force immediately before this notice has effect, continue to apply in respect of the period of 12 months that commenced on 1 July 2019.

Dated: 18 June 2020

### Hon Tim Whetstone MP MINISTER FOR PRIMARY INDUSTRIES AND REGIONAL DEVELOPMENT

### GAMING MACHINES ACT 1992

GR NOTICE NO. 4 OF 2020

Gaming Machines—HITsa Further Advanced Training via Instructure Canvas and Webex meeting Webinar Platforms—Recognition Notice 2020

I, Martha Savva, Delegate of the Liquor and Gambling Commissioner, publish this notice under section 10B of the *Gaming Machines Act 1992*:

- 1. Preliminary
  - (1) This notice may be cited as the Gaming Machines—HITsa Further Advanced Training via Instructure Canvas and Webex meeting Webinar platforms—Recognition Notice 2020.
  - (2) This notice is authorised by section 10B(1)(b) of the Gaming Machines Act 1992.

2. Recognised course of training

- (1) This notice applies to the further advanced training course via Instructure Canvas and Webex meeting Webinar platforms described in an application made by HITsa ABN 39 258 716 484 held on File No. 14/0065.
- (2) The course of training identified in the table is recognised as further advanced training for provision from the date indicated until a period of time determined by the Commissioner as a result of the coronavirus (COVID-19).
- (3) In setting the end date, the Commissioner will take into account whether face-to-face training can practicably and safely occur having regard to social distancing requirements and any directions in place at the time.

TABLE

Course documentation description	Date of first provision
Email dated 11 May 2020 with subsequent amendments Validation Mapping Matrix further advanced May 2020 TAS further advanced training v2 07.05.2020 NEW Further Advanced Gaming – webinar case studies v1 07.05.2020 Advanced Gaming – student manual v4 11.06.2020	25 June 2020

Dated: 25 June 2020

MARTHA SAVVA Delegate of the Liquor and Gambling Commissioner

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[CORRIGENDUM]
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#### HEALTH CARE ACT 2008

Fees and Charges

In Government Gazette No. 48 on page 3180, the two tables under Schedule 2 were incorrectly titled. They should be replaced as follows: SCHEDULE 2—INCORPORATED HOSPITALS AND PUBLIC HOSPITAL SITES: FEES FOR ADMITTED PATIENTS

WHO ARE NOT MEDICARE PATIENTS

### 1-Standard fee for all admitted patients except obstetric patients

Fee for treatment, care and accommodation at a public hospital site of an admitted patient who is not a Medicare patient and who is not an obstetric patient – per day or part day.

Admitted Fee Classification	Internal Classification Label	Fee
Admitted Sub Acute and Non Acute services	Sub Acute	\$2,220
Admitted Surgical Interventions	Ι	\$3,905
Admitted Medical Interventions	М	\$2,220

2-Standard fee for all admitted obstetric patients

Fee for treatment, care and accommodation at a public hospital site of an admitted obstetric patient who is not a Medicare patient – per day or part day.

	Admitted Fee Classification	Internal Classification Labe	l Fee
	Admitted Births / Deliveries	Birth / Delivery	\$3,110
Dated: 29 May 2020	)		
. ,			HON STEPHE
			Minister for Health

### HEALTH CARE ACT 2008

Fees and Charges

I, STEPHEN WADE, Minister for Health and Wellbeing, hereby give notice pursuant to section 44 of the Health Care Act 2008, of the fees in the list attached to apply to a Medicare patient who is not a compensable patient:

These fees will operate from 1 July 2020 until I make a further Notice under section 44 of the Act. Dated: 11 June 2020

HON STEPHEN WADE MLC Minister for Health And Wellbeing

#### 1—Interpretation

(1) unless the contrary intention appears –

admitted patient means a patient of a public hospital site who has undergone the formal admission process of the public hospital site;

Australian Government Department of Health Schedule of Fees and Charges for Residential and Home Care is a schedule issued by the Australian Government Department of Health which contains the maximum daily fees for residential care and for home care (in an accredited aged care facility), in addition to income thresholds and caps on income tested care fees;

*Commonwealth benefit*, in relation to a patient, means the aggregate of the following amounts:

(a) the maximum amount (expressed on a daily basis) payable as an age pension under the Social Security Act 1991 of the Commonwealth to a person who is not a member of a couple within the meaning of that Act, excluding the amount of any pharmaceutical allowance payable under that Act; and

(b) –

- (i) if the patient receives rent assistance under that Act-the amount (expressed on a daily basis) received; or
- (ii) if the patient is not entitled to an age pension or disability support pension under that Act—the maximum amount (expressed on a daily basis) payable as rent assistance under that Act;

*hospital in the home service*, in relation to a public hospital site, means treatment or care provided by the public hospital site to a patient at a location outside of the public hospital site's premises (being treatment or care provided as a direct substitute for treatment or care that would normally be provided as an inpatient service on the public hospital site's premises);

*Hospital Nursing Home Service* patient means a patient who is transitioning accommodation from accredited aged care residential facilities to a public hospital facility for reasons other than for specific clinically required hospital treatment or a patient who is admitted to an SA Health hospital site having been assessed and determined as in need of aged care residential services consistent with those typically provided by an accredited aged care facility. These patients are not long-stay patients and should be charged from their first day in the facility;

incorporated hospital means a hospital incorporated under the Health Care Act 2008;

long stay patient means a patient who has been an admitted patient in a public hospital site for a continuous period exceeding 35 days;

*Medicare patient* means a patient who is an eligible person for the purpose of receiving medical benefits under the *Health Insurance Act 1973* of the Commonwealth;

*overnight stay patient* means an admitted patient of a public hospital site who remains an admitted patient of the public hospital site until a day subsequent to the day of his or her admission;

*patient* means a person to whom a public hospital site provides medical or diagnostic services or other treatment or care and includes a person to whom a public hospital site provides outreach services;

*private*, in relation to a patient, connotes that the patient receives medical or diagnostic services from a medical practitioner selected by the patient;

*public*, in relation to a patient, connotes that the patient receives medical or diagnostic services from a medical practitioner selected by the public hospital site;

*public hospital site* means a hospital facility which is operated by and is part of an incorporated hospital and which can have buildings and facilities at more than one location in the State;

*same day patient* means an admitted patient of a public hospital site who, on the same day, is both admitted to and leaves the care of the public hospital site (whether on formal discharge by the public hospital site or voluntary discharge by the patient);

*single room*, in relation to the accommodation of a patient, means the accommodation of the patient in a room in which he or she is the only patient.

- (2) a patient will be regarded as being acutely ill during a particular period if a medical practitioner has certified that the patient will require extensive medical treatment and supervision during that period.
- (3) A certificate referred to in subsection (2) remains in force for the period specified in the certificate (not exceeding 30 days) or, if no period is specified, for a period of 30 days.

#### 1—Fees for services provided to Medicare patients

(1) The fee to be charged by a public hospital site for a service of a kind set out in the Schedule provided to a Medicare patient who is not a compensable patient is as set out in the Schedule.

(2) A person who is-

- (a) a resident of a State or Territory of the Commonwealth other than South Australia; or
- (b) a member of the armed forces of the Commonwealth; or
- (c) entitled to a benefit under the *Veterans' Entitlements Act 1986* of the Commonwealth, may, with the approval of the Minister, be released from liability to pay the fees contained in the schedule.
- (3) A public hospital site may discount payment of, or remit, the whole or any part of a fee payable to it.

### Schedule—Fees for services provided to Medicare patients by incorporated hospitals and public hospital sites

Sched	ne—rees for services provided to Medicare patients by incorporated	
		Fee (per day)
1	For the accommodation, maintenance, care and treatment at a public hospital site of a public overnight stay patient For the accommodation, maintenance and care at a public hospital site of a private overnight stay patient—	no fee
(a)	where the patient requests and subsequently receives single room accommodation (maximum fee/day)	\$638.00
(b)	in any other case	\$370.00
2	For the accommodation, maintenance, care and treatment at a public hospital site of a public patient who is a same day patient	no fee
3	For the accommodation, maintenance and care at a public hospital site of a private patient who is a same day patient—	
(a)	for gastro-intestinal endoscopy or other minor surgical and non-surgical procedures that do not normally require an anaesthetic (Band 1)	\$268.00
(b)	for procedures (other than Band 1 procedures) carried out under local anaesthetic with no sedation given where the actual time in the theatre is less than one hour (Band 2)	\$308.00
(c)	for procedures (other than Band 1 procedures) carried out under general or regional anaesthesia or intravenous sedation where the actual time in the theatre is less than one hour (Band 3)	\$338.00
(d)	for any procedures carried out under general or regional anaesthesia or intravenous sedation where the actual time in the theatre is one hour or more (Band 4)	\$370.00
4	For the accommodation, maintenance, care and treatment at a public hospital site of a public long stay patient who is acutely ill	no fee
5	For the accommodation, maintenance, care and treatment at a	87.5 per cent
	public hospital site of a public long stay patient who is not acutely ill, excluding category 8	of the Commonwealth Benefit
		Fee (per day)
6	For the accommodation, maintenance, care and treatment at a	\$125.00
	public hospital site of a private long stay patient who is not acutely ill	plus 87.5 per cent of the
		Commonwealth Benefit
7	For Hospital Nursing Home Service patients. These patients	equivalent to the
	are not long-stay patients and should be charged from their first day at the public hospital site.	'Australian Government
		Department of Health Schedule of Fees and Charges for Residential
		And Home Care'
8	For hospital in the home services provided by a public hospital site to a private patient	\$191.00 (maximum fee/day)
9	Pharmaceutical Reform arrangements Under the agreement between the South Australian and the Australian G provided to admitted patients on discharge:	overnment the following fees apply for pharmaceuticals
(a)	For the supply of Pharmaceutical Benefit Scheme items	
	(per item)	the community co-payment rate for pharmaceuticals as set under the Commonwealth National Health Act 1953 each year on 1 January.
(b)	For the supply of non-Pharmaceutical Benefit Scheme items (per item)	
	(ber tern)	an amount that is the past to the

an amount that is the cost to the public hospital (using a full cost recovery principle) for supply of that item.

#### HEALTH CARE ACT 2008

#### SECTIONS 58(1)(D) AND 62-EXEMPTIONS

Notice by the Minister

TAKE notice that I, Dr Fay Jenkins, Minister's Delegate for Health and Wellbeing, pursuant to sub-section 58(1)(d) and section 62 of the *Health Care Act 2008*, do hereby exempt the persons named in Column A of the Schedule from the application of Part 6 – Division 2 and Division 3, section 59 of the *Health Care Act 2008*, in relation to the non-emergency ambulance services specified in Column B of the Schedule, and on the conditions (if any) specified in Column C of the Schedule, with effect on and from 1 July 2020 and for the period expiring on 30 June 2021.

SCHEDULE

Column A	Column B	Column C
Southern Adelaide Local Health Network Inc	Non-emergency ambulance services provided for patients of the Repatriation General Hospital, Flinders Medical Centre and the Noarlunga Hospital.	Nil.

Dated: 18 June 2020

DR FAY JENKINS

A/Executive Director, Health Protection & Licensing Minister's Delegate

### 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	<u>Certificate of Title</u> Volume/Folio
11 George Street, Mount Gambier SA 5290	Allotment 101 Deposited Plan 58698 Hundred of Blanche	CT5866/492
14 Barwell Street, Eudunda SA 5374	Allotment 66 Deposited Plan 561 Hundred of Neales	CT5494/636
Dated: 25 June 2020		

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

### LAND ACQUISITION ACT 1969 SECTION 16

Form 5—Notice of Acquisition

### 1. Notice of acquisition

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

Comprising an unencumbered estate in fee simple in that piece of land being the whole of Allotment 8 in Filed Plan No 107758 comprised in Certificate of Title Volume 5186 Folio 622.

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

#### 2. Compensation

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

### 3. Inquiries

Inquiries should be directed to:

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

### Dated: 22 June 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 2019/11308/01

### LAND ACQUISITION ACT 1969

#### SECTION 16

#### Form 5—Notice of Acquisition

### 1. Notice of acquisition

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

Comprising an unencumbered estate in fee simple in that piece of land being the whole of Allotment 12 in Deposited Plan No 3266 comprised in Certificate of Title Volume 5332 Folio 623.

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

#### 2. Compensation

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

#### 3. Inquiries

Inquiries should be directed to:

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

#### Dated: 22 June 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 2019/18688/01

### LAND ACQUISITION ACT 1969

SECTION 16

Form 5—Notice of Acquisition

### 1. Notice of acquisition

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

Comprising an unencumbered estate in fee simple in that piece of land being the whole of Allotment 13 in Deposited Plan No 3266 comprised in Certificate of Title Volume 5456 Folio 767.

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

#### 2. Compensation

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

### 3. Inquiries

Inquiries should be directed to:

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

### Dated: 22 June 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 2019/18687/01

#### LAND ACQUISITION ACT 1969

#### SECTION 16

Form 5—Notice of Acquisition

### 1. Notice of acquisition

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

Comprising an estate in fee simple in that piece of land being the whole of Unit 1 in Strata Plan No 1250 comprised in Certificate of Title Volume 5052 Folio 765, expressly excluding the free and unrestricted right(s) of way over the land marked A on SP1250.

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

#### 2. Compensation

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

#### 3. Inquiries

Inquiries should be directed to:

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

### Dated: 22 June 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 2019/18672/01

## LAND ACQUISITION ACT 1969

SECTION 16

Form 5—Notice of Acquisition

### 1. Notice of acquisition

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

Comprising an unencumbered estate in fee simple in that piece of land being the whole of Unit 2 in Strata Plan No 839 comprised in Certificate of Title Volume 5050 Folio 488.

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

#### 2. Compensation

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

#### 3. Inquiries

Inquiries should be directed to:

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

#### Dated: 22 June 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 2019/18646/01

LANDSCAPE SOUTH AUSTRALIA ACT 2019

### South Australia

## Landscape South Australia Act (Levies) (Transitional Scheme) Variation Notice 2020

under the Landscape South Australia Act 2019

## Part 1—Preliminary

### 1—Short title

This notice may be cited as the Landscape South Australia Act (Levies) (Transitional Scheme) Variation Notice 2020.

### 2—Commencement

This notice comes into operation on the day on which it is published in the Gazette.

### **3**—Variation provisions

In this notice, a provision under a heading referring to the variation of a specified notice varies the notice so specified.

## Part 2—Variation of Landscape South Australia Act (Levies) (Transitional Scheme) Notice 2020

Note—

The notice was published on 16 April 2020 (Gazette 16.4.2020 p788).

### 4—Variation of clause 6—Contributions by other councils

Clause 6(2)—delete "the council's contribution as a constituent council imposed under "this Subdivision" were a reference to the total amount of the council's contribution as a constituent council" and substitute:

the constituent councils' contribution imposed under this Subdivision for the immediately preceding financial year were a reference to the total amount of the councils' contribution

### Made by the Minister for Environment and Water

on 22 June 2020

LANDSCAPE SOUTH AUSTRALIA ACT 2019

### South Australia

## Landscape South Australia (Fees) Notice 2020

under the Landscape South Australia Act 2019

### 1—Short title

This notice may be cited as the Landscape South Australia (Fees) Notice 2020.

Note—

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

### 2—Commencement

This notice has effect on 1 July 2020.

### 3—Interpretation

In this notice, unless the contrary intention appears-

Act means the Landscape South Australia Act 2019.

### 4—Fees

The fees set out in Schedule 1 are prescribed for the purposes of the Act and the regulations under the Act.

## Schedule 1—Fees

## Part 1—Preliminary

### 1—Preliminary

- (1) Unless the contrary intention appears, words and expressions used in this notice have the same respective meanings as in the Act or the regulations under the Act.
- (2) For the purposes of Part 2 clause 2 of this Schedule, a prescribed water resource will be taken to be *unbundled* if water access entitlements have been granted in relation to it pursuant to section 121 of the Act and clause 102 of Schedule 5 of the Act does not apply to the prescribed water resource.

## Part 2—Fees

### 2—General fees for purposes of Act

Application for a permit under Part 8 of the Act, other than an application for a permit to drill a well or to undertake work on a well
 Application for a permit to drill a well or to undertake work on a well
 Sp5.50 plus a technical assessment fee of an amount not exceeding \$163.00 determined by the Minister after taking into account any advice from

the Department about the costs associated with assessing the application

costs associated with assessing the application

	tion for a well driller's licence—	3 Applica	3
\$282.00	for a new licence	(a)	
\$146.00	for the renewal of a licence	(b)	
\$214.00	tion for the variation of a well driller's licence	4 Applica	4
\$254.00	tion for a water licence	5 Applica	5
\$471.00 plus a technical assessment fee of \$317.00	tion to transfer a water licence	6 Applica	6
\$471.00	tion to transfer a water allocation or a quantity of water taken to constitute a water access entitlement, other relation to an unbundled prescribed water resource, and tical assessment is required	which is than in r	7
\$471.00 plus a technical assessment fee of \$317.00	tion to transfer a water allocation or a quantity of water taken to constitute a water access entitlement, other relation to an unbundled prescribed water resource, and cal assessment is required	which is than in r	8
	on to an unbundled prescribed water resource—	9 In relati	9
\$471.00	application to transfer a water access entitlement	(a)	
\$277.00	application to vary a water allocation	(b)	
\$277.00	application to transfer a water allocation	(c)	
<ul> <li>\$471.00 plus a technical assessment fee of an amount not exceeding</li> <li>\$317.00 determined by the Minister after taking into account any advice from the Department about the costs associated with assessing the application</li> </ul>	application for a water resource works approval <b>Note—</b> If an application for approval relates to more than 1 form of works, a single fee is payable under this paragraph in respect of those works unless the Minister determines that a separate application is required in relation to a particular works (and an additional fee will be payable under this paragraph for an application in relation to those works).	(d)	
\$471.00 plus a technical assessment fee of an amount not exceeding \$317.00 determined by the Minister after taking into account any advice from the Department about the costs associated with assessing the application	A single fee is payable in respect of a joint application for a variation of a kind prescribed by regulation 33 of the <i>Landscape South Australia (Water Management) Regulations 2020.</i>	(e)	
\$471.00 plus a technical assessment fee of an amount not exceeding \$317.00 determined by the Minister after taking into account any advice from the Department about the	application for a site use approval	(f)	

	(g)	application to vary a site use approval	\$471.00 plus a technical
		Note— A single fee is payable in respect of a joint application for a variation of a kind prescribed by regulation 33 of the Landscape South Australia (Water Management) Regulations 2020.	assessment fee of an amount not exceeding \$317.00 determined by the Minister after taking into account any advice from the Department about the costs associated with assessing the application
10	expert u	hal fee where Minister directs an assessment by an nder the Act (and the expenses of the assessment are to by the applicant in addition to this fee)	\$208.00
11	Applica Note—	tion to vary a water licence for any other reason	\$471.00 plus a technical assessment fee of \$317.00
		A single fee is payable in respect of a joint application for a variation of a kind prescribed by regulation 33 of the <i>Landscape South Australia</i> (Water Management) Regulations 2020.	
12	Applica	tion for a permit under section 197 of the Act—	
	(a)	in relation to a Category 1 or Category 2 animal	\$394.00
	(b)	in relation to a Category 1 or Category 2 plant	\$110.00
	(c)	in relation to a Category 3 animal or plant	\$110.00
13		tion for notation on Landscape Scheme Register or for oval of a notation	\$9.80
14		providing information required by the Land and s (Sale and Conveyancing) Act 1994	\$28.00
15	Applica	tion for a forest water licence	\$254.00
16	Applica water lie	tion to vary a water allocation attached to a forest cence	\$471.00 plus a technical assessment fee of \$317.00
17		tion to transfer the whole or a part of the water on attached to a forest water licence	\$471.00 plus a technical assessment fee of \$317.00
18	Applica	tion to vary a condition to a forest water licence	\$471.00 plus a technical assessment fee of \$317.00

Note—

Regulation 38 of the *Landscape South Australia (General) Regulations 2020* sets out certain applications that are exempt from fees specified in this clause.

### 3—Fees relating to meters owned by Minister

1	Rent for meter owned by Minister for a period of 12 months or
	less ending on 30 June (regulation 10 of the Landscape South
	Australia (Water Management) Regulations 2020)—

### Nominal size of meter-

(a)	less than 50 mm	\$232.00
(b)	50 to 100 mm	\$335.00
(c)	150 to 175 mm	\$495.00
(d)	200 to 380 mm	\$566.00
(e)	407 to 610 mm	\$679.00

	2	Testing meter under section 79(4) of the Act	Estimated cost determined by the Minister
	3	Reading meter at request of licensee	Estimated cost determined by the Minister
4—Tag	ged	interstate water trades	
	1	Application to register a transfer of a water allocation undertaken under an Interstate Water Entitlements Transfer Scheme (regulation 32(1) of <i>Landscape South Australia (Water</i> <i>Management) Regulations 2020</i> )	\$277.00

## Made by the Minister for Environment and Water

On 11 June 2020

LANDSCAPE SOUTH AUSTRALIA ACT 2019

### South Australia

## Landscape South Australia (Vesting of Property, Assets, Rights and Liabilities) Notice 2020

under Schedule 5 clause 91 of the Landscape South Australia Act 2019

### Part 1—Preliminary

### 1—Short title

This notice may be cited as the Landscape South Australia (Vesting of Property, Assets, Rights and Liabilities) Notice 2020.

### 2—Commencement

This notice comes into operation on 1 July 2020.

### 3—Interpretation

(1) In this notice—

commencement day means 1 July 2020.

- (2) In this notice—
  - (a) a reference to a specified regional NRM board means the regional NRM board of that name established under the *Natural Resources Management Act 2004*; and
  - (b) a reference to a specified regional landscape board means the regional landscape board of that name established under the *Landscape South Australia Act 2019*.

## Part 2—Vesting of certain property, assets, rights and liabilities

### 4—Vesting of land

The land comprised in Certificate of Title Register Book Volume 6091 Folio 635, being land held by the South Australian Murray Darling Basin NRM Board, is vested in the Northern and Yorke Landscape Board.

### 5-Alinytjara Wilurara NRM Board

The property, assets, rights or liabilities of the Alinytjara Wilurara NRM Board, as in existence immediately before the commencement day, are vested in or attached to the Alinytjara Wilurara Landscape Board.

### 6-Eyre Peninsula NRM Board

The property, assets, rights or liabilities of the Eyre Peninsula NRM Board, as in existence immediately before the commencement day, are vested in or attached to the Eyre Peninsula Landscape Board.

### 7—Adelaide and Mount Lofty Ranges NRM Board

The property, assets, rights or liabilities of the Adelaide and Mount Lofty Ranges NRM Board, as in existence immediately before the commencement day, are vested or attached in accordance with the following:

- (a) any property, assets, rights or liabilities of the Adelaide and Mount Lofty Ranges NRM Board that fall within the functions and responsibilities of the Hills and Fleurieu Landscape Board are vested in or attached to the Hills and Fleurieu Landscape Board;
- (b) any property, assets, rights and liabilities of the Adelaide and Mount Lofty Ranges NRM Board that fall within the functions and responsibilities of the Northern and Yorke Landscape Board are vested in or attached to the Northern and Yorke Landscape Board;
- (c) any other property, assets, rights or liabilities of the Adelaide and Mount Lofty Ranges NRM Board that do not fall within the ambit of paragraph (a) or (b) are vested in or attached to the Green Adelaide Board.

### 8-Kangaroo Island NRM Board

The property, assets, rights or liabilities of the Kangaroo Island NRM Board, as in existence immediately before the commencement day, are vested in or attached to the Kangaroo Island Landscape Board.

### 9—South East NRM Board

The property, assets, rights or liabilities of the South East NRM Board, as in existence immediately before the commencement day, are vested in or attached to the Limestone Coast Landscape Board.

### 10—South Australian Murray Darling Basin NRM Board

The property, assets, rights or liabilities of the South Australian Murray Darling Basin NRM Board (other than the land referred to in clause 4), as in existence immediately before the commencement day, are vested or attached in accordance with the following:

- (a) any property, assets, rights or liabilities of the South Australian Murray Darling Basin NRM Board that fall within the functions and responsibilities of the Hills and Fleurieu Landscape Board are vested in or attached to the Hills and Fleurieu Landscape Board;
- (b) any property, assets, rights or liabilities of the South Australian Murray Darling Basin NRM Board that fall within the functions and responsibilities of the Northern and Yorke Landscape Board are vested in or attached to the Northern and Yorke Landscape Board;
- (c) any property, assets, rights or liabilities of the South Australian Murray Darling Basin NRM Board that do not fall within the ambit of paragraph (a) or (b) are vested in or attached to the Murraylands and Riverland Landscape Board.

### 11—Northern and Yorke NRM Board

The property, assets, rights or liabilities of the Northern and Yorke NRM Board, as in existence immediately before the commencement day, are vested in or attached in accordance with the following:

- (a) any property, assets, rights or liabilities of the Northern and Yorke NRM Board that fall within the functions and responsibilities of the South Australian Arid Lands Landscape Board are vested in or attached to the South Australian Arid Lands Landscape Board;
- (b) any property, assets, rights or liabilities of the Northern and Yorke NRM Board that do not fall within the ambit of paragraph (a) are vested in or attached to the Northern and Yorke Landscape Board.

### 12-South Australian Arid Lands NRM Board

The property, assets, rights or liabilities of the South Australian Arid Lands NRM Board, as in existence immediately before the commencement day, are vested in or attached to the South Australian Arid Lands Landscape Board.

### Made by the Minister for Environment and Water

on 22 June 2020

### LANDSCAPE SOUTH AUSTRALIA ACT 2019

Notice of Assessment of Quantity of Water Taken when Meter Readings are Not Used

I, DAVID SPEIRS, Minister for Environment and Water, hereby declare pursuant to Section 79(2) of the Landscape South Australia Act 2019 (the LSA Act), that, if meter readings are not used, the quantity of water taken during the 2020-2021 water use year will be determined on the basis and the method set out in Schedule 1.

#### SCHEDULE 1

### Basis

1. For the purpose of Section 79(2) of the LSA Act, the quantity of water taken will be assessed:

- (a) on the basis of crop area;
- (b) if the Minister is satisfied that crop area is not a reasonable basis to determine the quantity of water taken, on the basis of pump capacity;
- (c) if the Minister is satisfied that pump capacity is not a reasonable basis to determine the quantity of water taken, on the basis of historical usage;
- (d) if the Minister is satisfied that historical usage is not a reasonable basis to determine the quantity of water taken, on the basis of usage data; or
- (e) if the Minister is satisfied that usage data is not a reasonable basis to determine the quantity of water taken, on the basis of the water allocation.
- 2. Where the Minister has granted an exemption from the requirement to install a meter on a water source, the quantity of water taken will be assessed on the basis of the water allocation.

### Method

3. The method that will be used in assessing the quantity of water on the basis of crop area will be as follows:

The estimation of water requirements for crops will be based on the methodology in

Crop Evapotranspiration - Guidelines for Computing Crop Water Requirements - Food and Agriculture Organisation of the United Nations Irrigation and Drainage Paper 56 (Allen, Pereira et al, 1998, ISBN No 92-5-104219-5). Local data (including rainfall and evaporation data), will be used in the estimation of the quantity of water taken. Water usage to account for irrigation system efficiency and for specific crop production process will be added where appropriate.

4. The method that will be used in assessing the quantity of water on the basis of pump capacity will be as follows:

Details of the duration of pumping and the normal operating capacity of the pump used to take water will be used to determine the quantity of water taken. The duration of pumping will be multiplied by the normal operating capacity of the pump.

The maximum capacity of the pump will be used if the Minister is satisfied that the normal operating capacity of the pump is not a reasonable basis to determine the quantity of water taken.

- 5. The method that will be used in assessing the quantity of water on the basis of historical usage will be as follows: The average of metered usage over the preceding two water use years, providing that the Minister is satisfied that the water was being used during that period for a similar purpose and in a similar manner, and is a reliable estimate of the quantity of water taken.
- 6. The method that will be used in assessing the quantity of water on the basis of usage data will be as follows: Details of the usage data (including system operating times and flow rates, and/or the number of transfer tanks or dams filled used to take water) from the infrastructure used.

This notice has effect commencing on 1 July 2020 and will remaining in effect unless varied or revoked pursuant to Section 79(3) of the LSA Act.

Dated: 17 June 2020

DAVID SPEIRS MP Minister for Environment and Water

#### LANDSCAPE SOUTH AUSTRALIA ACT 2019

Notice of Establishment of Water Levy for the Angas Bremer Prescribed Wells Area

Pursuant to section 76 of the Landscape South Australia Act 2019, I, David Speirs, Minister for Environment and Water, hereby declare the following levy payable by persons authorised by a water licence to take water from prescribed wells within the Angas Bremer Prescribed Wells Area:

1) A levy of 0.675 cents per kilolitre of water allocated as endorsed on the water licence; or

2) A levy of \$200

whichever is the greater.

The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming.

This notice has effect in relation to the financial year commencing on 1 July 2020.

Dated: 19 June 2020

DAVID SPEIRS MP Minister for Environment and Water

#### LANDSCAPE SOUTH AUSTRALIA ACT 2019

Notice of Establishment of Water Levies for the Barossa Prescribed Water Resources Area

Pursuant to section 76 of the *Landscape South Australia Act 2019*, I, David Speirs, Minister for Environment and Water, hereby declare the following levies, payable by persons authorised by a water licence, to take or hold water from the prescribed surface water resources, wells and watercourses within the Barossa Prescribed Water Resources Area:

1) A levy of 0.628 cents per kilolitre of water allocated as endorsed on the water licence.

The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming.

This notice has effect in relation to the financial year commencing on 1 July 2020. Dated: 19 June 2020

DAVID SPEIRS MP Minister for Environment and Water

#### LANDSCAPE SOUTH AUSTRALIA ACT 2019

Notice of Establishment of Water Levy for the Clare Valley Prescribed Water Resources Area

Pursuant to section 76 of the Landscape South Australia Act 2019, I, David Speirs, Minister for Environment and Water, hereby declare the following water levies payable by persons authorised by a water licence to take or hold water from prescribed wells or watercourses in the Clare Valley Prescribed Water Resources Area or to take or hold surface water in the Clare Valley Prescribed Water Resources Area:

1) A levy of \$101.90 as a fixed amount per water licence; and

2) A levy of 3.636 cents per kilolitre of water allocated as endorsed on the water licence.

These levies do not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming.

This notice has effect in relation to the financial year commencing on 1 July 2020.

Dated: 19 June 2020

DAVID SPEIRS MP Minister for Environment and Water

#### LANDSCAPE SOUTH AUSTRALIA ACT 2019

Notice of Establishment of Water Levy for the Eastern Mount Lofty Ranges Prescribed Water Resources Area

Pursuant to section 76 of the Landscape South Australia Act 2019, I, David Speirs, Minister for Environment and Water, hereby declare a levy payable by persons authorised by a water licence to take water from the Eastern Mount Lofty Ranges Prescribed Water Resources Area:

1) Subject to paragraphs (2) and (3), a levy per kilolitre of water of:

(i) 0.675 cents per kilolitre where the water allocation endorsed on the licence is specified as an annual volume in kilolitres; or
 (ii) A levv of \$200:

whichever is the greater (except for a water allocation endorsed on the licence as a Taking Lower Angas Bremer Allocation (LABA) (Flood) in which case paragraph (2) below applies).

- A levy per kilolitre for a water allocation endorsed on the licence of 0.161 cents per kilolitre of water allocated as Taking LABA (Flood).
- 3) No levy will be applied where:
  - (i) the water allocation is endorsed on the licence as Taking LABA (Flood Delivery);
  - (ii) water is taken for domestic purposes; or
  - (iii) water is taken for the watering of stock not subject to intensive farming.

For the purpose of this Notice:

"Taking LABA (Flood)" means an allocation granted to take water sourced from a watercourse in surface water management zones 426AR026 and/or 426BR062, or that flows from these zones, and to be taken by means of a pump or flood gate for the purpose of flood irrigation.

"Taking LABA (Flood Delivery)" means an allocation granted to take water sourced from a watercourse in surface water management zones 426AR026 and/or 426BR062, or that flows from these zones, and to be taken by means of a pump or flood gate as a delivery supplement for the purpose of flood irrigation.

"Eastern Mount Lofty Ranges Prescribed Water Resources Area" means the watercourses and wells prescribed by the *Natural Resources Management (Eastern Mount Lofty Ranges—Prescribed Watercourses and Surface Water Prescribed Area) Regulations 2005* and the wells prescribed by the *Natural Resources Management (Eastern Mount Lofty Ranges—Prescribed Watercourses and Surface Water Prescribed Area) Regulations 2005*.

This notice has effect in relation to the financial year commencing on 1 July 2020.

Dated: 19 June 2020

DAVID SPEIRS MP Minister for Environment and Water

#### LANDSCAPE SOUTH AUSTRALIA ACT 2019

#### Notice of Establishment of Water Levies for the Far North Prescribed Wells Area

Pursuant to section 76 of the *Landscape South Australia Act 2019*, I, David Speirs, Minister for Environment and Water, hereby declare the following water levies, payable by persons authorised by a water licence to take water from the prescribed wells within the Far North Prescribed Wells Area:

1) A levy of 4.39 cents per kilolitre of water allocated for the purpose of providing a public water supply;

2) A levy of 6.81 cents per kilolitre of water allocated to the mining, energy, gas and petroleum sector;

3) A levy of 4.39 cents per kilolitre of water allocated for the operation of tourist parks and associated irrigation activities;

4) A levy of 3.77 cents per kilolitre for water allocated for the co-production of water during gas and oil extraction.

The amount of levy payable is based on the water allocation as endorsed on the water licence.

The levy does not apply where:

- 5) the water is taken for domestic purposes or for the watering of stock not subject to intensive farming; or
- 6) the water is allocated for bore-fed wetlands.

This notice has effect in relation to the financial year commencing on 1 July 2020.

Dated: 19 June 2020

DAVID SPEIRS MP Minister for Environment and Water

#### LANDSCAPE SOUTH AUSTRALIA ACT 2019

Notice of Establishment of Water Levies in the Lower Limestone Coast, Padthaway,

Tintinara Coonalpyn and Tatiara Prescribed Wells Areas

Pursuant to section 76 of the *Landscape South Australia Act 2019*, I, David Speirs, Minister for Environment and Water, hereby declare the following water levies payable by persons authorised by a water licence to take water from the prescribed wells in the Lower Limestone Coast, Padthaway, Tintinara Coonalpyn and Tatiara Prescribed Wells Areas:

- (1) A levy of \$203.80 as a fixed charge per water licence; and
- (2) A levy per kilolitre of water allocated as endorsed on the water licence of:
  - (i) 1.650 cents per kilolitre of water allocated in the Lower Limestone Coast, Padthaway and Tatiara Prescribed Wells Areas where water is allocated for the supply of water by means of reticulated systems by the South Australian Water Corporation established pursuant to the *South Australian Water Corporation Act 1994* or where a water allocation on a water licence is specified as a public water supply;
  - 0.260 cents per kilolitre of water allocated in the Lower Limestone Coast, Padthaway, Tatiara and Tintinara Coonalpyn Prescribed Wells Areas where the water allocation on a water licence is for specified as a water taking allocation (excluding delivery supplements);
  - (iii) 0.343 cents per kilolitre of water allocated in the Lower Limestone Coast, Padthaway, Tatiara and Tintinara Coonalpyn Prescribed Wells Areas where the water allocation on a water licence is specified as an industrial, aquaculture, industrialdairy, intensive animal keeping, environmental, Pulp and Paper mill operations and recreational allocation;
  - (iv) 0.260 cents per kilolitre of water allocated in the Lower Limestone Coast, Padthaway, Tatiara and Tintinara Coonalpyn Prescribed Wells Areas, where the water allocation on a water licence is specified as a water (holding) allocation;
  - (v) 0.026 cents per kilolitre of water allocated in the Lower Limestone Coast, Padthaway, Tatiara and Tintinara Coonalpyn Prescribed Wells Areas, where the water allocation from the unconfined aquifer is specified as a delivery supplement allocation;
  - (vi) 0.260 cents per kilolitre of water allocated in the Lower Limestone Coast, Padthaway, Tatiara and Tintinara Coonalpyn Prescribed Wells Areas, where the water allocation from the confined aquifer on a water licence is specified as a delivery supplement allocation;
  - (vii) 0.260 cents per kilolitre of water allocated in the Lower Limestone Coast, Padthaway, Tatiara and Tintinara Coonalpyn Prescribed Wells Areas, where the water allocation on a water licence is specified as a specialised production requirement allocation (excluding Specialised production requirement-frost allocations in the Lower Limestone Coast);
  - (viii) 0.087 cents per kilolitre of water allocated in the Lower Limestone Coast Prescribed Wells Areas, where the water allocation is specified as a specialised production requirement frost allocation;
  - (ix) 0.260 cents per kilolitre of water allocated in the Lower Limestone Coast Prescribed Wells Areas, where the water allocation on a licence is specified as a forest water allocation.

The levies do not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming.

This notice has effect in relation to the financial year commencing on 1 July 2020. Dated: 19 June 2020

DAVID SPEIRS MP Minister for Environment and Water

#### LANDSCAPE SOUTH AUSTRALIA ACT 2019

Notice of Establishment of Water Levies for the Mallee Prescribed Wells Area

Pursuant to section 76 of the *Landscape South Australia Act 2019*, I, David Speirs, Minister for Environment and Water hereby declare the following levies payable by persons authorised by a water licence to take water from the prescribed wells in the Mallee Prescribed Wells Area:

- 1) A levy per kilolitre of water allocated as endorsed on the water licence of:
  - (i) 2.098 cents per kilolitre of water allocated for the purpose of providing a reticulated water supply; or
  - 0.675 cents per kilolitre of water allocated where the water allocation on the licence is not for the purpose of providing a reticulated water supply; or
- 2) A levy of \$200;

whichever is the greater.

The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming. This notice has effect in relation to the financial year commencing on 1 July 2020. Dated: 19 June 2020

une 2020

DAVID SPEIRS MP Minister for Environment and Water

#### LANDSCAPE SOUTH AUSTRALIA ACT 2019

#### Notice of Establishment of Water Levy for the Marne Saunders Prescribed Water Resources Area

Pursuant to section 76 of the *Landscape South Australia Act 2019*, I, David Speirs, Minister for Environment and Water, hereby declare a levy payable by persons authorised by a water licence to take or hold water from prescribed wells or watercourses in the Marne Saunders Prescribed Water Resources Area or to take or hold surface water in the Marne Saunders Prescribed Water Resources Area:

- 1) A levy of 0.675 cents per kilolitre of water allocated as endorsed on the water licence; or
- 2) A levy of \$200;
  - whichever is the greater.

The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming. This notice has effect in relation to the financial year commencing on 1 July 2020.

Dated: 19 June 2020

DAVID SPEIRS MP Minister for Environment and Water

### LANDSCAPE SOUTH AUSTRALIA ACT 2019

#### Notice of Establishment of Water Levies for the McLaren Vale Prescribed Wells Area

Pursuant to section 76 of the *Landscape South Australia Act 2019*, I, David Speirs, Minister for Environment and Water, hereby declare the following levies, payable by persons authorised by a water licence, to take or hold water from the prescribed wells within the McLaren Vale Prescribed Wells Area:

1) A levy of 0.628 cents per kilolitre of water allocated as endorsed on the water licence.

The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming. This notice has effect in relation to the financial year commencing on 1 July 2020.

Dated: 19 June 2020

DAVID SPEIRS MP Minister for Environment and Water

### LANDSCAPE SOUTH AUSTRALIA ACT 2019

#### Notice of Establishment of Water Levy for the Morambro Creek and Nyroca Channel Prescribed Water Resources

Pursuant to section 76 of the *Landscape South Australia Act 2019*, I, David Speirs, Minister for Environment and Water, hereby declare the following levies payable by persons authorised by a water licence to take or hold water from the Morambro Creek and Nyroca Channel Prescribed Watercourses including Cockatoo Lake and the Prescribed Surface Water Area:

(1) A levy as endorsed on the water licence of

- (i) \$22.69 per percentage share; and
- (2) A levy of \$203.80 as a fixed charge per water licence.

The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming. This notice has effect in relation to the financial year commencing on 1 July 2020.

Dated: 19 June 2020

DAVID SPEIRS MP Minister for Environment and Water

### LANDSCAPE SOUTH AUSTRALIA ACT 2019

#### Notice of Establishment of Water Levies for the Northern Adelaide Plains Prescribed Wells Area

Pursuant to section 76 of the *Landscape South Australia Act 2019*, I, David Speirs, Minister for Environment and Water, hereby declare the following levies, payable by persons authorised by a water licence to take water from prescribed wells within the Northern Adelaide Plains Prescribed Wells Area:

1) A levy of 0.628 cents per kilolitre of water allocated as endorsed on the water licence.

The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming. This notice has effect in relation to the financial year commencing on 1 July 2020.

Dated: 19 June 2020

DAVID SPEIRS MP Minister for Environment and Water

#### LANDSCAPE SOUTH AUSTRALIA ACT 2019

#### Notice of Establishment of Water Levy for the Peake, Roby and Sherlock Prescribed Wells Area

Pursuant to section 76 of the *Landscape South Australia Act 2019*, I, David Speirs, Minister for Environment and Water, hereby declare a levy payable by persons authorised by a water licence to take water from the Peake, Roby and Sherlock Prescribed Wells Area:

- 1) A levy of 0.675 cents per kilolitre of water allocated as endorsed on the water licence; or
- 2) A levy of \$200
  - whichever is the greater.

The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming. This notice has effect in relation to the financial year commencing on 1 July 2020.

Dated: 19 June 2020

DAVID SPEIRS MP Minister for Environment and Water

### LANDSCAPE SOUTH AUSTRALIA ACT 2019

#### Notice of Establishment of Water Levy for the River Murray Prescribed Watercourse

Pursuant to section 76 of the *Landscape South Australia Act 2019*, I, David Speirs, Minister for Environment and Water, hereby declare the following levies payable by persons authorised by a water licence within the River Murray Prescribed Watercourse:

- (1) A levy per unit share held by the water licensee as endorsed on the water licence of:
  - (i) 2.098 cents per unit share of All Purpose consumptive pool (Class 2) and Metropolitan Adelaide consumptive pool (Class 6);
  - (ii) 0.675 cents per unit share of All Purpose consumptive pool (Class 3 and Class 5);
  - (iii) 0.642 cents per unit share of All Purpose consumptive pool (Class 3 -Qualco Sunlands), or
- 2) A levy of \$200
- whichever is the greater.

The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming. This notice has effect in relation to the financial year commencing on 1 July 2020. Dated: 19 June 2020

DAVID SPEIRS MP Minister for Environment and Water

### LANDSCAPE SOUTH AUSTRALIA ACT 2019

Notice of Establishment of Water Levies for the Musgrave and Southern Basins Prescribed Wells Areas

Pursuant to section 76 of the Landscape South Australia Act 2019, I, David Speirs, Minister for Environment and Water, hereby declare the following levies payable by persons authorised by a water licence within the Musgrave and Southern Basins Prescribed Wells Areas:

- 1) A levy of 4.74 cents per unit share of all consumptive pool entitlements with the water class public water supply.
- 2) A levy of 2.62 cents per unit share of all consumptive pool entitlements with the water class taking.
- 3) A levy of 4.74 cents per unit share of all consumptive pool entitlements with the water class mining

The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming.

This notice has effect in relation to the financial year commencing on 1 July 2020. Dated: 19 June 2020

DAVID SPEIRS MP Minister for Environment and Water

#### LANDSCAPE SOUTH AUSTRALIA ACT 2019

Notice of Establishment of Water Levy for the Western Mount Lofty Ranges Prescribed Water Resources Area

Pursuant to section 76 of the Landscape South Australia Act 2019, I, David Speirs, Minister for Environment and Water, hereby declare a levy payable by persons authorised by a water licence to take or hold water from prescribed wells or watercourses in the Western Mount Lofty Ranges Prescribed Water Resources Area or to take or hold surface water in the Western Mount Lofty Ranges Prescribed Water Resources Area:

1) A levy of 0.628 cents per kilolitre of water allocated as endorsed on the water licence.

The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming or by SA Water for the purpose of providing a public water supply.

This notice has effect in relation to the financial year commencing on 1 July 2020. Dated: 19 June 2020

DAVID SPEIRS MP Minister for Environment and Water

#### LANDSCAPE SOUTH AUSTRALIA ACT 2019

Notice of Establishment of Water Levy for water authorised pursuant to section 105 of the Landscape South Australia Act 2019

Pursuant to section 76 of the Landscape South Australia Act 2019 I, David Speirs, Minister for Environment and Water, hereby declare a levy payable by persons authorised by an authorisation issued under section 105 of the Landscape South Australia Act 2019 from the prescribed water resources of the Western Mount Lofty Ranges Prescribed Water Resources Area, the Barossa Prescribed Water Resources Area, the McLaren Vale Prescribed Wells Area and the Northern Adelaide Plains Prescribed Wells Area:

(1) A levy of 0.628 cents per kilolitre of water authorised or allocated.

The levy does not apply where the water is taken:

- (i) for domestic purposes; or
- (ii) for the watering of stock that are not subject to intensive farming; or
- (iii) in conjunction with a released 'dilution flow' for environmental/water quality purposes (as specified in the conditions of the authorisation); or

(iv) for a purpose that is authorised across an entire prescribed water resource or water resource(s)

Note: in relation to (iv) above, this includes where a particular purpose is authorised under section 105 of the *Landscape South Australia Act 2019 generally* either across all prescribed water resources of the State (State-wide authorisations) or across a particular water resource of the State. Such authorisations are not limited to taking water from a specified water source(s) or site(s) that is tied to a specified location(s). An example of a state-wide authorised purpose is road making.

This notice has effect in relation to the financial year commencing on 1 July 2020.

Dated: 19 June 2020

DAVID SPEIRS MP Minister for Environment and Water

#### LANDSCAPE SOUTH AUSTRALIA ACT 2019

Notice of Establishment of Water Levy for the Western Mount Lofty Ranges Prescribed Water Resources Area

Pursuant to section 76 of the *Landscape South Australia Act 2019*, I, David Speirs, Minister for Environment and Water, hereby declare the following water levy, payable by SA Water Corporation which is authorised by a water licence to take surface water in the Western Mount Lofty Ranges Prescribed Water Resources Area for the purpose of providing a public water supply:

1) A fixed charge of \$1,255,800.

This notice has effect in relation to the financial year commencing on 1 July 2020. Dated: 19 June 2020

DAVID SPEIRS MP Minister for Environment and Water

LEGAL PRACTITIONERS ACT 1981

South Australia

## Legal Practitioners (Fees) Notice 2020

under the Legal Practitioners Act 1981

### 1—Short title

This notice may be cited as the Legal Practitioners (Fees) Notice 2020.

Note—

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

### **2**—Commencement

This notice has effect on 1 July 2020.

### **3—Interpretation**

In this notice, unless the contrary intention appears-

Act means the Legal Practitioners Act 1981.

### 4—Fees

2

3 4 5 The Fees specified in Schedule 1 are prescribed for the purposes of the Act.

## Schedule 1—Fees

1 For the issue or renewal of a practising certificate (other than a volunteer practising certificate)—

(a) for more than 6 months	\$546 fee \$201 levy
(b) for 6 months or less	\$312 fee \$101 levy
Fee for the issue or renewal of a volunteer practising certificate (see LPEAC rule 3B: category D practising certificate)	\$103 fee \$47 levy
Fee to accompany written notice provided under section 23D of the Act	\$30
Fee to accompany written notice provided under Schedule 1 clause 4 of the Act	\$30
Fee to accompany an application for the grant or renewal of registration as a foreign lawyer	\$546

### Made by the Attorney-General

on 18 June 2020

### MENTAL HEALTH ACT 2009

Authorised Mental Health Professional

NOTICE is hereby given in accordance with Section 94(1) of the Mental Health Act 2009, that the Chief Psychiatrist has determined the following person as an Authorised Mental Health Professional

Janine Compton

A person's determination as an Authorised Mental Health Professional expires three years after the commencement date. Dated: 25 June 2020

DR J BRAYLEY Chief Psychiatrist

### MENTAL HEALTH ACT 2009

#### Temporary Condition

NOTICE is hereby given, in accordance with Section 96 of the Mental Health Act 2009, that the Chief Psychiatrist has determined, from 25<sup>th</sup> June 2020 until 25<sup>th</sup> September 2020, that:

The determination of the Royal Adelaide Hospital, Port Road, Adelaide, SA 5000, as an Approved Treatment Centre will be subject to a temporary condition.

The Emergency Department may continue to operate as a Department providing emergency mental health care to voluntary and involuntary patients under the Mental Health Act 2009, providing that:

• An intervention plan, approved by the Chief Psychiatrist, is in place to monitor and manage the quality and safety of care in the Department.

Dated: 25 June 2020

DR JOHN BRAYLEY Chief Psychiatrist

### MINING ACT 1971

Notice pursuant to sections 15(5) and 15(6) of the Mining Act 1971

NOTICE is hereby given that the Notice under the Mining Act 1971 published on 25 July 2019 in the South Australian Government Gazette at page 2821 is amended by extending the completion date from 30 June 2020 to 31 August 2020. Dated 25 June 2020

J MARTIN Mining Registrar as Delegate for the Minister for Energy and Mining Department for Energy and Mining

### MINING ACT 1971 SECTION 28(5)

### Exploration Licences

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

Applicant:	Endeavour Copper Gold Pty Ltd
Location:	Wilgena area - approximately 40km east-southeast of Tarcoola
Pastoral Leases:	North Well, Wilgena
Term:	Two years
Area in km2:	109
Reference number:	2019/00063
Applicant:	Endeavour Copper Gold Pty Ltd
Location:	Wilgena area - approximately 20km north of Tarcoola
Pastoral Leases:	Wilgena
Term:	Two years
Area in km2:	97
Reference number:	2019/00111
Applicant:	Renascor Resources Limited
Location:	Flat Hill area - approximately 25km southwest of Marree
Pastoral Leases:	Callanna Hill, Witchelina
Term:	One year
Area in km2:	283
Reference number:	2019/00160
Plans and co-ordinates can	he found on the Department for Energy and Mining website

Plans and co-ordinates can be found on the Department for Energy and Mining website: <u>http://energymining.sa.gov.au/minerals/exploration/public\_notices/exploration\_licence\_applications</u> or by contacting Mineral Tenements on 08 8463 3103.

Community information on mineral exploration licence processes and requirements under the *Mining Act 1971* is available from: <u>http://energymining.sa.gov.au/minerals/exploration/public\_notices/exploration\_licence\_applications</u> or hard copy on request to Mineral Tenements.

Dated: 25 June 2020

J MARTIN Mining Registrar as delegate for the Minister for Energy and Mining Department for Energy and Mining

MOTOR VEHICLES ACT 1959

South Australia

## Motor Vehicles (Approval of Motor Bikes and Motor Trikes) Notice 2020 No 5

under the Motor Vehicles Act 1959

### 1—Short title

This notice may be cited as the *Motor Vehicles (Approval of Motor Bikes and Motor Trikes) Notice 2020.* 

### 2—Commencement

This notice will come into operation on the date of publication in this Gazette.

### 3—Approved motor bikes and motor trikes

For the purposes of Schedules 2 and 3 of the *Motor Vehicles Regulations 2010* and the transitional provisions of the *Motor Vehicles Variation Regulations 2005* (No 233 of 2005), the motor bikes and motor trikes specified in Schedule 1 are approved.

## Schedule 1—Approved motor bikes and motor trikes

The following are approved:

- All motor bikes and motor trikes built before December 1960 with an engine capacity not exceeding 660ml
- All motor bikes and motor trikes with an engine capacity not exceeding 260 milliliters and a power to weight ratio not exceeding 150 kilowatts per tonne, except the following:

Suzuki RGV250

Kawasaki KR250 (KR-1 and KR1s models)

Honda NSR250

Yamaha TZR250

Aprilia RS250

• All motor bikes and motor trikes with electric powered engines, with a power output not in excess of 25 kw

# Motor bikes and Motor trikes with electric powered engines listed in the table below are approved:

MAKE	MODEL	VARIANT NAME	YEAR(S)	CAPACITY
FONZARELLI	125	125	2014-2015	Electric
ZERO	DS	Zero DS	Unit 2015	Electric
	S	Zero S	Until 2015	Electric

# Motor bikes and motor trikes with an engine capacity not less than 261ml and not exceeding 660ml listed in the table below are approved:

MAKE	MODEL	VARIANT NAME	YEAR(S)	CAPACITY
AJP	PR7	PR7	2017	600
AJS	MODEL 18	MODEL 18	pre 1963	497
	MODEL 20	MODEL 20	1955-61	498
APRILIA	Moto 6.5	Moto 6.5	1998-99	649
	M35	SR MAX 300	2012	278
	PEGASO 650	DUAL SPORTS	1994-01	652
	PEGASO 650	OUTBACK	2000-01	652
	PEGASO 650	Factory 650	2007-08	660
	PEGASO 650 I.E.	OUTBACK	2001-02	652
	PEGASO 650 I.E.	DUAL SPORTS	2001-06	652
	SCARABEO 300	VRG	2009	278
	SCARABEO 400	SCARABEO 400	2007	399
	SCARABEO 500	SCARABEO 500	2007-08	460
	SPORTCITY300	SPORTCITY300	2010-12	300
	STRADA 650	ROAD	2006-08	659
	STRADA 650	TRAIL	2006-08	659
	VS (SXV 550)	SXV 550 (VSS-VSL) 14.5kW	2006-08	553

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MAKE	MODEL	VARIANT NAME	YEAR(S)	CAPACITY
	VS (SXV 450)	SXV 450 (VSR-VSH) 14kW	2006-08	449
	VP (RXV 450)	VPV-VPT-VPH 18.3kW	2006-10	449
	VP (RXV 550)	VPZ- VPX- VPL 20kW	2006-10	553
ASIAWING	LD450	ODES MCF450	2011-13	449
ATK	605	605	1995	598
BENELLI	VELVET DUSK	VELVET DUSK	2003-05	383
	P10	BN 302	2015 on	300
	P18	LEONCINO 500	2017 on	500
	P18	LEONCINO 500 TRAIL	2018 on	500
	P18	BENELLI	2017	500
	P16	TRK502	2017	500
	P16	TRK 502X	2018 on	500
	P25	GT600 RESTRICTED	2014-15	600
	P25	BN 600 RESTRICTED	2013-14	600
	P36	502C	2019	500
BETA	RR E3	RR350	2011	349
	RR E3	RR400	2010-11	398
	RR E3	RR450	2010-11	449
	RR450	RR450	2008	448
	RR450	RR450	2000-07	448
	RR E3	RR520	2010-11	498
	RR300 2T	RR300 2T	2019	293
	RR350 4T	RR350 4T	2019	349
	RR390 4T	RR390 4T	2019	386
	RR430 4T	RR430 4T	2019	431
	RR480 4T	RR480 4T	2019	478
	RR525	RR525	2008	510
	RR525	RR525	2000-07	510
	FUPA RR E3	RR 2T 300	2012-17	293
	FUPA RR E3	RR350 20 & RR350 15	2016-17	349
	FUPA RR E3	RR390 31 & RR390 16	2016-17	386
	FUPA RR E3	RR430 32 & RR430 17	2016-17	431
	FUPA RR E3	RR480 33 & RR480 18	2016-17	478
	FUPA E5	E5 00	2015	293
	FUPA E5	E8/03	2016/17	293
	BETA	FUPA RR E3	2018	293
	BMA RR	RR350 15	2018	349
	BMA RR	RR390 16	2018	386
	BMA RR	RR430 17	2018	431
	BMA RR	RR480 18	2018	478
	XTRAINER 300 2T	XTRAINER 300 2T	2019	293
BMW	C400	0C09/C400X	2018	350
	C650	C600 SPORT	ALL	647
	C650	C650 GT/Sport	All	647
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	F650	FUNDURO	1995-00	652

MAKE	MODEL	VARIANT NAME	YEAR(S)	CAPACITY
	F650CS	SE ROAD	2004-06	652
	F650GS	DAKAR	2000-08	652
	F650GS	F650GS	2000-08	652
	F650ST	F650ST	1998	652
	F650	G650 GS	2009-2016	652
	F650	G650 GS Sertao	2012-2016	652
	G 450 X	G 450 X	2008-10	450
	G650GS	Sertao	All	650
	G310	G310R-0G01	2016-17	313
	G310GS	G310GS-0G02	2016	313
	R45	R45	All	453
	R50	R50	1969	499
	R60	R60	1967	590
	R65	R65	1981-88	650
	R65LS	R65LS	1982-86	650
	R69	R69	1961	600
BOLWELL	LM25W	FIRENZE	2009	263
BRAAAP	ST	450	2016-17	450
BRP	Can am Ryker	Rotax 600 ACE	2018	599
BSA	A50	A50	1964-70	500
	A65	A65	1966-69	650
	A7	A7	1961	500
	B40	B40	1969	350
	B44	B44	1967-71	440
	B50	B50	1971	495
	B50SS GOLDSTAR	B50SS GOLDSTAR	1971	498
	GOLD STAR	GOLD STAR	1962	500
	LIGHTNING	LIGHTNING	1964	654
	SPITFIRE MKIII	SPITFIRE MKIII	1967	650
	THUNDERBOLT	THUNDERBOLT	1968	499
BUELL	Blast	STREET FIGHTER	2002-07	491
BUG	SEE KYMCO			
BULTACO	ALPINA	ALPINA	1974	350
	FRONTERA	FRONTERA	1974	360
	SHERPA	SHERPA	1974	350
CAGIVA	360WR	360WR	1998-02	348
	410TE	410TE	1996	399
	610TEE	610TEE	1998	576
	650 ALAZZURA	650 ALAZZURA	1984-88	650
	650 ELFANT	650 ELFANT	1985-88	650
	CANYON 500	DUAL SPORTS	1999-06	498
	CANYON 600	DUAL SPORTS	1996-98	601
	RIVER 600	RIVER 600	1995-98	601
	W16 600	W16 600	1995-97	601

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MAKE	MODEL	VARIANT NAME	YEAR(S)	CAPACITY
	GP Series	GP450-2(A1 30kW)	2015-16	450
СFМОТО	CF 650	CF650NK-LAM	2012-16	649
	CF 650	CF650TK-LAM	2013-17	649
	CF 650 (400NK)	400NK	2016-17	400
	CF 650	650NK-LAM	2016-17	649
	CF650	650MT	2016-17	649
COSSCK	650	Ural	1974	649
DERBI	MULHACEN	MULHACEN	2008	659
	RAMBLA	RA 300	2010	278
DNEPR	K650	K650	1972	650
	K650	K650 DNEPR	1967-74	650
	MT9	MT9	1974	650
DUCATI	400 MONSTER	400 MONSTER	2002	398
	400 SIE	400 S I E monster		398
	400 SS JUNIOR	400 SS	1989-96	398
	400SS	400SS	1992-95	398
	500SL	PANTAH	1984	499
	500 DESMO	500 Sport Desmo	1978	497
	600 MONSTER	600 MONSTER	1994-01	583
	600 MONSTER	DARK	1998-01	583
	600 S	600 SUPERSPORT	1994-97	583
	600M	600M	1994-01	583
	600SL	PANTAH	1980-84	583
	600SS	600SS	1994-98	583
	620 MONSTER LITE	M620 LITE	2003-07	618
	620 MULTISTRADA LITE	MTS620 24.5Kw	2005-07	618
	659 Monster	Monster 659	All	659
	DM 350	350	pre 85	350
	DM 450	450	pre 85	448
	DM450	DM450	1972	450
	DM500	DM500	1981-84	498
	F3	350 F3	1986-1989	349
	F4	400 F4	1986	400
	M4	M620ie LITE	2003-04	620
	M5	Monster 659	2011	659
	KA (Scrambler)	00AA Sixty2	2015-16	399
	MD	02AU	2017	659
ELSTAR SHINERAY	XY400	WB400 & WB400c	2015-16	397
	XY400	CLASSIC C	2018	397
	XY400	SCRAMBLER C	2018	397
	XY400	CAFÉ RACER	2018	397
	XY400	CAFÉ RACER F	2018	397
ENFIELD	BULLET	CLASSIC	1993-08	499
	BULLET	DELUXE	1993-08	499

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MAKE	MODEL	VARIANT NAME	YEAR(S)	CAPACI
	BULLET	ELECTRA ROAD	2006-08	499
	BULLET 350	DELUXE	1988-01	346
	BULLET 350	SUPERSTAR	1988-95	346
	BULLET 350	CLASSIC	1993-01	346
	BULLETT 500	500	1995	499
	BULLET 65	ROAD	2003-04	499
	LIGHTNING	ROAD	2000-08	499
	MILITARY	ROAD	2002-08	499
	TAURAS	DIESEL	2001	325
FANTIC	TZ	EC300	2011-12	300
	TZ	Gas Gas EC30	2012	300
GAS-GAS	4E (IPA 48807)	EC 30	2018	299
	4E	EC 30	2017	299
	4E	EC25	2017	299
	EC300	SM SUPERMOTARD	2002	299
	EC300	ENDURO	2002	299
	EC400	FSE ENDURO	2001-02	399
	EC450	FSE ENDURO	2002-05	449
	EC450	FSE SUPERMOTARD	2003-03	449
	EC450	FSR ENDURO	2003-08	449
	EC430 FS 400	FS40A	2006-08	398
	FS 400 FS 450	FS40A FS45	2006	398 443
	FS 500	FS50 (503)	2006-2009	503
	FSE 400	400	2002	398
	FSE 450	450 220 TD A H	2003-08	398
	PAMPERA	320 TRAIL	1998-02	333
	PAMPERA	400 TRAIL	2006-08	399
	PAMPERA	450	2007-08	443
	SM400	SUPERMOTARD	2003-08	399
	SM450	SUPERMOTARD	2003-08	443
	TT300	EC300	1998-08	295
	EC ENDURO	EC30	2016-17	299
~~~~	CONTACT ES	280 ES	2018	272
GILERA	FUOCO 500	FUOCO 500	2007-13	493
	NEXUS 500	NEXUS 500	2003-08	460
HARLEY DAVIDSON	SS350	Sprint	69-1974	350
	XGS SERIES	Street 500 -XG500 16MY	2014-15	494
	XGS SERIES	Street 500	2016-on	494
	XGS SERIES	XG500 17MY	2016-17	494
	TC HARLEY	STREET 500	2017-2020	494
HONDA	600V TRANSALP	600V	1988	583
	BROS	BROS	1992	399
	C70	DREAM	pre 1970	305
	CB300R	CBF300NA	2018-2019	286
	CB300 (FA)	CB300FA	2014-17	286

MAKE	MODEL	VARIANT NAME	YEAR(S)	CAPACITY
	CB350	CB350	1969	348
	CB350F	CB350F	1973	325
	CB360	CB360	1973-75	360
	CB400	CB400	1981 -2013	395
	CB400F	CB400F	1975-77	408
	CB400N	CB400N	1981	395
	CB400T	CB400T	1977	408
	CB400 ABS	CB400 ABS	2008 - 2013	399
	CB450	CB450	1967-75	450
	CB500 FOUR	CB500-FOUR K,K1,K2	1971-73	498
	CB500 TWIN	CB500T	1974-78	498
	CB500F	CB500FA/F	2012-19	471
	CB500X	CB500XA	2013-17	471
	CB550	CB550	1974-78	544
	CB650F	CB650FA-LTD-16ym	2015-2017	649
	CBR650F	CBR650FA-LTD-16ym	2015-2016	649
	CB650	CB650	All	650
	CBR500R	CBR500RA	2012-19	471
	CBR650R	CBR650R	2019	649
	CBX550	CBX550F	1982-85	572
	CX500	CX500	1979	500
	CMX500A	CMX500A 2017YM	2016-17	471
	CJ360	CJ360	1976	356
	CL450	CL450	1965-77	444
	CRF150	150R/RB	All	149
	CRF400R	CRF400R	2013	399
	CRF450L	CRF450L	2018	449
	CRF450X	CRF450X	2005-09	449
	CX500	CX500	1977-82	495
	DEAUVILLE	NT650V	2002-06	647
	CBR300R	CBR300R	2014-15	286
	CBR300R	CBR300RA	2014-15	286
	Fortza 300	NSS300 Forza	All	279
	FJS400A	SW-T400	2009	399
	FT500	FT500	1984	498
	FTS600D	SILVERWING	2006-08	582
	GB400	GB400	All	399
	GB500	GB507	1987-91	498
	GL400	GL400	1985	396
	NF02	SH300	2009	279
	NSS300	NSS300	2013	279
	NT400	NT400	1989-92	400
	NT650V	DEAUVILLE	2003-06	647
	NTV650	REVERE	1989-92	647
	NX650	DOMINATOR	1988-00	644

MAKE	MODEL	VARIANT NAME	YEAR(S)	CAPACITY
	PCX150	PCX150	153	
	REVERE	REVERE	1990	647
	SL350	SL350	1972	348
	OBI RVF400 VFR400	OBI RVF400 Otobai import model only	All	400
	Steed	steed	2002	398
	VT400	VT 400	All	398
	VT400C	SHADOW	2009	399
	VT500	VT500	1983-87	491
	VT600C	VT600C	1993-00	583
	VT600C	SHADOW VLX	1988-2008	583
	XBR500	XBR500	1986-89	499
	XBR500SH	XBR500	1986-89	499
	XL350	XL350	1984-87	339
	XL500	XL500	1979-84	498
	XL600R	XL600R	1984-87	589
	XL600RMG	XL600RMG	1986-88	591
	XL600VH	TRANSALP	1987-89	583
	XL650V	TRANSALP	2002-08	647
	XL650	TRANSALP	2005	647
	XR250	XR250R	All	
	XR350	XR350	1983	339
	XR350R	XR350R	1983-84	339
	XR350R	XR350R	1985-86	353
	XR400	XR400	1996-08	397
	XR400 MOTARD	XR400M	1996-08	397
	XR400R	XR400R	1996-08	397
	XR500R	XR500R	1983-84	498
	XR600R	XR600R	1985-00	591
	XR650L	XR650L/ XR650R	2001-06	644
	XR650R	XR650R Kss and Mss (only)	2004-05	649
	XR650R	XR650R (Australian version only)	1999-2001	649
	CRF450L	CRF450L2019YM	2018	449
HUNTER	DD350E-6C	DAYTONA	2010-13	320
	DD350E-6C	SPYDER	2010-13	320
	DD350E-2	BOBBER	2011-13	320
HUSABERG	FE350	ENDURO	All	350
	FE400	ENDURO	All	399
	FE450	ENDURO	2008-14	449
	FE501E	ENDURO	1997-12	501
	FE501	ENDURO	2012-14	510
	FE570	ENDURO	2008-10	565
	FE600E	ENDURO	1997-00	595
	FE650E	ENDURO	2004-08	628
	ILCCOL	LIDERO	200100	020

MAKE	MODEL	VARIANT NAME	YEAR(S)	CAPACITY
	FS450E	ENDURO	2004	449
	FS450	SUPERMOTARD	2008-10	449
	FS570	SUPERMOTARD	2009-10	565
	FS650C/E	SUPERMOTARD	2004-08	628
	FS650E	SUPERMOTARD	2002-04	644
	TE300	TE Series	2010-14	293
	FE01	FE450 MY05 (Ab)	2004	449
	FE01	FS650 MY05 (Db)	2004	628
HUSQVARNA	300WR	WR300	2008-12	298
	310TE	TE310 A3	2009-13	303
	310TE	TE310 A2	2008-10	298
	350TE	TE350	1995	349
	400SM	SUPERMOTARD	2002-04	400
	400TE	ENDURO	2000-01	400
	410TE	ENDURO	1998-00	400
	410TE	ENDURO	1994-97	415
	450SM/R/RR	SUPERMOTARD	2003-08	449
	450TC	MOTOCROSS	2001-08	449
	450TE	ENDURO	2001-07	449
	450TE-IE	ENDURO	2007-08	449
	450TXC	TRAIL	2007-08	449
	A6 SMR 449	A600AB	2010-12	450
	A6 TE 449	A600AATE449	2010-13	450
	A6 SMR 511	A601AB	2010-12	478
	A6 TE 511	A601AATE511	2010-13	478
	A6 SMR 511	A602AB	2012	478
	A8	0H11B 35kW	2013	652
	510SM	SUPERMOTARD	2006-10	501
	510TC	MOTOCROSS	2004-07	501
	510TE	ENDURO	1986-2008	510
	510TE-IE	TE510IE	2008	510
	570TE	570TE(RP)	2000	577
	610SM	SUPERMOTARD	2000-08	577
	TE610	TE610(RP), dual sports	2000 on	577
	AE430	ENDURO	1986-88	430
	SMS630	A401AB SMS630	2010-on	600
	SMR449	SMR449	2011	449.6
	SMR511	SMR511	2012	447.5
	TE	TE300	2012 2014 on	298
	TE	TE300	2016-17	293
	FE	FE350	2010 17 2014-on	350
	FE	FE450	2014 on 2014 on	449
	FE	FE450	2014-01	450
	FE	FE501	2010-17 2014 on	501

MAKE	MODEL	VARIANT NAME	YEAR(S)	CAPACIT
	TE449	Enduro 2014	2013	449.6
	TE510 (A2)	Enduro 2013	2006-2013	477.5
	TE630	A401AA TE630	2010-on	600
	TR650	TR650 Terra	2013	652
	WR260	ENDURO	1990-91	260
	WR300	ENDURO	2010-13	293
	WR360	ENDURO	1991-03	349
	WR400	ENDURO	1984-88	396
	WR430	ENDURO	1988	430
	Pilen Series	VP 401	2018	373
	Pilen Series	SP 401	2018	373
HYOSUNG	GT650 EFI	GT650EFI Lams	All	647
	GT650R EFI	GT650R EFI Learner	All	647
	GV650C/S	Lams model	All	647
INDIAN	VELO	VELO	1969	500
JAWA	350	350	1974	350
	634 ROAD	634 ROAD	1984-85	343
	638 ROAD	638 ROAD	1985-86	343
JONWAY	MALIBU	MALIBU 320	2012	320
KAWASAKI	EN400	Vulcan	1986	400
	EN450	450LTD	1985-87	454
	EN500	Vulcan	1990-02	500
	ER-5	ER500	1999-06	498
	ER-6NL ABS	ER-6nl ABS learner model	2012-2016	649
	ER-650C	ER-6nL	2009	649
	ER-650C	ER-6nL ABS	2009-11	649
	ER650H	ER650H LAMS (Z650L)	2016-17	649
	ER650H	ER659K LAM (Z650L)	2019	649
	EX300A (Ninja 300)	EX300B Ninja/ special (A&B)	2012-16	296
	ER300B	ER300B (Z300 ABS)	2015	296
	EX400	GPX 400R	1987-94	399
	EX400G	Z400 and ER400D	2019	399
	EX650F	Ninja 650L (2012)	2011	649
	Ninja 650 L model	Ninja 650RL	2009	649
	Ninja 650	Ninja 650RL ABS	2009-11	649
	Ninja 650	Ninja 650L ABS	2011-16	649
	EX650K (LAMS)	Ninja 650 L	016-current	649
	GPZ550	GPZ550	1981-90	553
	GT550	Z550	1984-88	553
	KL600	KLR600	1984-87	564
	KL650	KLR650	1987-99	651
	KLE500	DUAL SPORTS	1992-08	498
	KLE300C	KLE300C VERSYS-X 300	2017	295
	TTTTTTTTTTTTTTTTTTTTTTTTTTTTTTTTTTTTTT	TELESCOC TEROID A 500	-01/	<u>_</u> ,_
	KLR600	KL600	1984-87	564

MAKE	MODEL	VARIANT NAME	YEAR(S)	CAPACITY
	KL650E	KLR650	2013-2016	651
	KLX150	KLX150E/KLX150 L	All	
	KLX300R	KLX300R	1996-04	292
	KLX400	KLX400	2003	400
	KLX450R	KLX450R	2007-16	449
	KLX650	KLX650	1989-95	651
	KLX650R	ENDURO	1993-04	651
	KZ400	KZ400	1974-84	398
	KZ440	KZ440	1985	443
	KZ500	KZ500	1979	497
	KZ550	KZ550	1986	547
	LE650D	Versys 650L ABS	2010	649
	LE650D	Versys 650L ABS	2011-14	649
	LTD440	LTD440	1982	443
	LX400	LX400 Eliminator	1989	398
	S2	S2	1972	346
	<b>S</b> 3	S3	1974	400
	KLE500	KLE500	1992-2008	498
	KLE650F	Versys 650L ABS	2014-17	649
	KLE650F	KLE650F ABS L & ABS L MY17	2016-17	649
	EN650B	Vulcan S ABS/ABS L	014-current	649
	EN650B	EN650E ABS L 1&2	2016-17	649
	W400	EJ400AE	2006-09	399
	Z400B2	KZ400B2	1979	398
	Z400D	KZ400D	1975	398
	Z500	Z500	1980	498
	EX400G	KAWASAKI	2018	399
	ZR550	ZEPHYR	1991-99	553
	ZZR400	ZZR400	1991	399
	ZZR400	ZZR400	1992	399
КТМ	2T-EXC	300 EXC	2012-2017	293
	Adventure	390 Adventure	2020-on	373
	300 exc	300exc	All	300
	390 Duke	390 Duke	All	390
	125 EXC	125 EXC	All	125
	300EXC	ENDURO	84-2011	293
	300EXC-Е	ENDURO	2007-08	293
	300GS	ENDURO	1990-95	280
	350EXC-F	ENDURO	2011-on	347
	350EXC Special-R	ENDURO	2005-06	350
	360EXC	ENDURO	1996-98	360
	380EXC	ENDURO	2000	368
	RC390	RC390	all	308 390
	4T-EXC RACING	350 EXC-F	2012-2016	390 350
	HI-LAU KAUINU	JJU LAU-F	2012-2010	330

MAKE	MODEL	VARIANT NAME	YEAR(S)	CAPACIT
	4T-EXC RACING	500 EXC	2012-2016	510
	400EXC	ENDURO	2008-11	393
	400GS	ENDURO	1993-99	400
	400SC	400SC	1996-98	400
	400TE	400TE	2001	400
	450EXC	ENDURO	2002-07	448
	450EXC	ENDURO	2005-11	449
	450EXC	ENDURO	2011-on	449
	500EXC	ENDURO	2011-on	510
	500GS	ENDURO	1984-91	553
	510EXC	ENDURO	1999-02	510
	520EXC	ENDURO	2000-02	510
	525EXC	ENDURO	2002-05	510
	525EXC-R	ENDURO	2005-07	510
	530EXC	ENDURO	2008-11	510
	600 ENDURO	ENDURO	1987-93	553
	600 ENDURO INCAS	ENDURO	1989-90	553
	625SMC	625SMC	2004	609
	640 4T -EGS	640 LC4-EMY04	2004-05	625
	640 4T -EGS	640 LC4-MY05	2004-05	625
	660 SMC	4T-EGS	2004	654
	Freeride	Freeride (MY12 on)	2012	350
	IS DUKE	390 DUKE (C3)	2013	373
	Rally	450 RALLY	2017	449
	Rally	690 RALLY	2017	654
	IS RC	RC 390	2016-17	373
KYBURZ	DXP	KYBURZ	2017	
КҮМСО	All model	All models		under 300
	V2	downtown 350i (V23010- V23000)	2015-16	321
	X-Town	KS60A (300i)	2016-17	276
	XCITING S 400	D62001 & D62000	2019-20	400
	AGILITY 300	T4 (300)	2020	276
LAMBRETTA	All model	Lambretta	pre 2008	under 660
LARO	DD350E-6C	Pro Street 350	2011	320
	SPT series	SPT350	2011	320
LAVERDA	500	500	1979	497
LIFAN	All model	All models	2009-10	under 300
LIFENG	Regal Raptor	CRUISER 350	2011	320
MAICO	Enduro	500E	1984-88	488
MATCHLESS	G12	G12	pre 1966	646
	G80	HARRIS	1988-90	494
	G80	G80	pre 1963	497
MCI	All models	All models under 250	all	250
MBK	FALCONE	YAMAHA XT660R/X	2005-08	660

25 June 2020

MAKE	MODEL	VARIANT NAME	YEAR(S)	CAPACITY
MONTESA	COTA 330	TRIAL	1985-86	328
	COTA 335	TRIAL	1986-88	327
	COTA 348T	TRIAL	1984-87	305
	COTA 350	TRIAL	1984-85	349
MOTO GUZZI	350 GT	350 GT	1992	350
	Falcone	Falcone	1972	498
	V35	V35	1977-90	346
	V50	V50	1977-79	490
	V50	Monza	1980-85	490
	V65	V65	1982-94	643
	V65	Lario	1984-89	643
MOTO MORINI	3.5 ROAD	3.5 ROAD	1984-85	344
	350 SPORT	350 SPORT	1974-85	344
	500 CAMEL	TRAIL	1984-86	479
	500 SEI	500 SEI	1984-85	479
	500 STRADA	500 STRADA	1977-85	479
MUZ	BAGHIRA	ENDURO	1999-02	660
	MASTIFF	SUPERMOTARD	1999-02	660
	SKORPION	REPLICA	1998-02	660
	SKORPION	SPORT	1998-02	660
	SKORPION	TRAVELLER	1998-02	660
	SKORPION	TOUR	1998-02	660
MV AGUSTA	350	350	1972-76	349
NORTON	650SS	650SS	1961-68	650
	ES2	ES2	pre 1963	490
	MANXMAN	b	1961	650
	MODEL 50	MODEL 50	1933-63	348
	MODEL 88	DOMINATOR	pre 1966	497
	NAVIGATOR	NAVIGATOR	1964	350
<b>OZ TRIKE</b>	FUN 500	FUN 500	pre 2008	500
PANTHER	MODEL 100	600	pre 1963	598
	MODEL 120	650	pre 1966	645
PEUGEOT	GEOPOLIS	AEAA	2007-08	399
	SATELIS	AEAA	2007-08	399
	SATELIS	AFAA	2007-08	493
	METROPOLIS	AA	2018	399
PGO	All models	All models under 220	All	220
PIAGGIO	All Models	All models	2010-17	under 350
Inddio	PSI M59 (MP3 400)	M59101 (400ie RL)	2006-08	399
	PSI M52	M52101 XEVO 400ie	2006-08	399
QJ MOTORCYCLES	BJ60	BJ60	All	600
	P25	BJ600	All	600
RICKMAN	650	Triumph	1964	649
RIYA	RY300T (RY)	RY300T	2012-15	288
ROYAL ENFIELD	All models under660	All models under 660	till 2014	

MAKE	MODEL	VARIANT NAME	YEAR(S)	CAPACIT
	CNEX	CNEG	2018	648
	CNEX	CNEH	2018	648
	CNEX	CNEG (CONTINENTAL GT 650)	2018-19	648
	CNEX	CNEH (INTERCEPTOR GT 650)	2018-19	648
	UMI CONTINENTAL	CONTINENTAL GT	2015	535
	UMI BULLET	U3S	2015-19	346
	UMI BULLET	BULLET 500 CKE	2015-19	499
	D4A5C	Himalayan	2016-2019	411
RS HONDA	XR400M	MOTARD	2005-08	397
RUDGE WHITWORTH	650	Rudge	pre 1961	650
SHERCO	S4	ENDURO 450	2007-2010	448
	S4	ENDURO 510	2007-2010	510
	S4	ENDURO 300	2010	290
	S6	300 2ST	2016-17	293
SUZUKI	AN400	BURGMAN	2008-14	400
	AN 400	AN 400	2016-17	400
	AN650	BURGMAN	2002-15	638
	Burgman 650	Burgman 650	All	638
	Burgman 400ABS	Burgman 400ABS	All	400
	DR350	All	1991-98	349
	DR400	DR400	1999	400
	DR500	All	1981-84	498
	DR600R	DR600R	1985-90	598
	DR650	All	1990-08	644
	DR650SE	DR650SE	1997-19	644
	DR-Z250	DR-Z250	All	249
	DR-Z400E	DR-Z400E	All	398
	DR-Z400S	DR-Z400S	2005-14	398
	DR-Z400SM	DR-Z400SM	2005-17	398
	DL650XAUE	V-Strom 650 XT learner approved	2014-15	645
	DL650AUE	V Strom	2013-2014	645
	DL650	DL650 AUE & DL650X AUE (17my)	2016-17	645
	SVF650 (Market name-Gladius)	SVF650 U/UA	2009-2014	645
	SV650-3	SV650 UA	2015-2017	645
	GN400	GN400	1980-81	400
	GR650	All	1983-88	651
	GS400	GS400	1976-82	400
	RMX450 (market name RMX450Z)	RMX450	2014-15	449
	GS450	All	1981-89	450
	GS500	GS500	2000-13	487
	GS500E	GS500E	1976-99	492

	GS500F	COLOF		
		GS500F	2003-13	487
	GS550	All	1977-82	549
	GSR400	GSR400	2006-08	398
	GSX400	F	1981-04	398
	GSX400	Е	1981-84	398
	GSX650F	GSX650 /FU	2008-12	656
	GT380	GT380	1973-78	380
	GT500	GT500	1976-78	500
	GT550	GT550	1973-78	550
	KATANA 550	KATANA 550	1981-83	550
	LS650	Boulevard S40	2015-17	652
	LS650	SAVAGE	1986-89	652
	PE400	PE400	1980-81	400
	RE5	ROTARY	1974	500
	SFV650U	SFV650U	2009-17	645
	SP370	ENDURO	1978	370
	SV650S LAMS	SV650SU LAMs Gladdius	2008/2013	645
	MY18	SV650	2018	
	MY18	SV650AUL8	2018	
	T500	T500	1970-74	500
	TS400	TS400	1976	400
	XF650	FREEWIND	1997-01	644
	LS650	LS650	2018	652
	DR650SE	DR650SE	2018	644
	DR-Z400E	DR-Z400E	2018	398
	DR-Z400E	DR-Z400 (2006 MY~)	2018	398
	DR-Z400E	DR-Z400	2018	• • •
	AN400	AN400	2018	400
	LS650	LS650	2018	652
SWM	AI	01/AA and 01/AB	2015-2017	600
5,000	A2	01/AA	2016	300
	A2	03/AA and 03/AB	2016	500
	A3	00-01-02	2016	445
SYM	All Models	All models under 400	2008-12	400
5111	LN	GTS 300i Sport	2015-16	278
TGB	All Models	All models under 300	2012	300
ТМ	300E	ENDURO	2000-08	294
	3002T	ENDURO	2010	297
	400E	ENDURO	2002-03	400
	450E	ENDURO	2002-03	400
	450E 450MX	450MX	2003-08	449 449
	4504T	ENDURO	2008	449 450
	43041 530E	ENDURO	2010	
				528 528
	530MX 5304T	530MX ENDURO	2008 2010	528 528

MAKE	MODEL	VARIANT NAME	YEAR(S)	CAPACITY
TRIUMPH	21	21	1963	350
	DAYTONA 500	DAYTONA 500	1970	490
	Street triple	LAMs Street Triple 659 L67Ls7	2014	659
	HD Series	HD418MY	2017	660
	T100	TIGER	pre-1970	498
	T120	BONNEVILLE	1959-1974	649
	TR5	TROPHY	1969	449
	TR6	TROPHY	1961 - 73	649
	TR7	TIGER	1971	649
	TRIBSA	TRIBSA	1960-70	650
UBCO	2018 2X2	UBCO	2018	
URAL	DNIEPNER	DNIEPNER	1974	650
	K650	K650	1967-74	650
	MT9	MT9	1974	650
	THRUXTON	THRUXTON	1965-67	499
VESPA	All Models	All models	until 1/09/2013	50-300
	PSI M45	M45200 300 S/SS	2016-19	278
	PSI M45	M45202 300 ABS	2018-19	278
	PSI M45	M45710 300 S/SS	2018-19	278
	PSI M45	M45715 300 S/TECH	2019	278
	PSI M45	M45710 300	2018	278
	PSI M45	M45200 300 S/SS M45202 300 ABS	2016-2018	278
	PSI M45	M45202 300 ABS	2018	278
	PSI M45	M452710 300 S/SS	Jul-05	278
	PSI MA3	MA330 300 E4 (GTS/SUPER/SS)	2016-17	278
VOR	400 ENDURO	400 ENDURO	2000	399
	450 ENDURO	450 ENDURO	2002	450
	500 ENDURO	500 ENDURO	2001	503
	530 ENDURO	530 ENDURO	2001	530
	VOR ENDURO	400SM	2000-01	399
	VOR ENDURO VOR ENDURO	400SM 500SM	2000-01 2000-01	399 503
XINGYUE				
XINGYUE YAMAHA	VOR ENDURO	500SM	2000-01	503
	VOR ENDURO XY400Y	500SM XY400Y	2000-01 2008-09	503 400
	VOR ENDURO XY400Y DT400	500SM XY400Y DT400	2000-01 2008-09 1976-77	503 400 400
	VOR ENDURO XY400Y DT400 FZ6R	500SM XY400Y DT400 FZ6R	2000-01 2008-09 1976-77 All	503 400 400 600
	VOR ENDURO XY400Y DT400 FZ6R FZ600	500SM XY400Y DT400 FZ6R FZ600	2000-01 2008-09 1976-77 All All	503 400 400 600 600
	VOR ENDURO XY400Y DT400 FZ6R FZ600 IT426 IT465	500SM XY400Y DT400 FZ6R FZ600 IT426 IT465	2000-01 2008-09 1976-77 All All 1987 1987	503 400 400 600 600 426
	VOR ENDURO XY400Y DT400 FZ6R FZ600 IT426 IT465 IT490	500SM XY400Y DT400 FZ6R FZ600 IT426 IT465 IT490	2000-01 2008-09 1976-77 All All 1987 1987 1983	503 400 400 600 600 426 465 490
	VOR ENDURO XY400Y DT400 FZ6R FZ600 IT426 IT465 IT490 MT-03	500SM XY400Y DT400 FZ6R FZ600 IT426 IT465 IT490 MT03	2000-01 2008-09 1976-77 All All 1987 1987 1983 2011 on	503 400 400 600 600 426 465 490 660
	VOR ENDURO XY400Y DT400 FZ6R FZ600 IT426 IT465 IT465 IT490 MT-03 MT 07	500SM XY400Y DT400 FZ6R FZ600 IT426 IT465 IT490 MT03 MT07 & MT07LAF	2000-01 2008-09 1976-77 All All 1987 1987 1983 2011 on 2015-2016	503 400 400 600 426 465 490 660 655
	VOR ENDURO XY400Y DT400 FZ6R FZ600 IT426 IT465 IT490 MT-03 MT 07 MT 07	500SM XY400Y DT400 FZ6R FZ600 IT426 IT465 IT490 MT03 MT07 & MT07LAF MT07 & MT07A	2000-01 2008-09 1976-77 All All 1987 1987 1983 2011 on 2015-2016 2016-17	503 400 400 600 426 465 490 660 655 655
	VOR ENDURO XY400Y DT400 FZ6R FZ600 IT426 IT465 IT465 IT490 MT-03 MT 07	500SM XY400Y DT400 FZ6R FZ600 IT426 IT465 IT490 MT03 MT07 & MT07LAF	2000-01 2008-09 1976-77 All All 1987 1987 1983 2011 on 2015-2016	503 400 400 600 426 465 490 660 655

MAKE	MODEL	VARIANT NAME	YEAR(S)	CAPACITY
	MX400	MX400	1976	400
	RD350	RD350	to 1975	350
	RD400	RD400	1976	398
	RT2	RT2	1970	360
	RT350	RT350	1972	347
	SR400	SR400	All	400
	SR500	SR500	1978-1981	499
	SRX400	SRX400	1985-90	400
	SRX600	SRX600	1996	608
	SZR660	SZR660	1997	659
	Tenere	Tener	All	660
	T MAX	Tmax 530	All	530
	TT350	TT350	1986-01	346
	TT500	TT500	1975	500
	TT600	TT600	All	595
<b>УАМАНА</b>	TT600E	TT600E	All	595
	MT-07	MT-07 LAMs	2015-19	655
	MTM660	XSR700	2017-20	655
	TT600R	TT600R	All	595
	TX650	TX650	1976	653
	WR400F	WR400F	1998 - 2000	399
	WR426F	Belgarda import ONLY	2001	426
	WR450F	WR450F	All	450
	WR450F	WR450F (2GC)	All	449
	XJ550	XJ550	1981-82	528
	XJ6	XJ6FL/NL (25kW & 35kW)	All	600
	XJ6	XJ6SL (25kW)	All	600
	XJR400	ZJR400	1999	400
	XJR400	4HM	2003	399
	XS360	XS360	All	359
	XS400	XS400	All	391
	XSR700	RM131	2015-17	655
	XP500	XP500	All	499
	XP500	XP500	All	530
	XS650	XS650	1972-1984	653
	XT250	XT250	All	249
	XT350	XT350	All	346
	XT500	XT500	All	499
	XT550	XT550	All	552
	XT600	XT600	All	590
	XT660R	XT660R	All	659
	XT660X	XT660X	All	659
	XT660Z T N R	XT660Z	All	660
	XTZ660	XT660Z Tenere	All	659
	1112000			

MAKE	MODEL	VARIANT NAME	YEAR(S)	CAPACITY
	XV535	XV535 Virago	All years	535
	XVS400	XVS400 Dragstar	2001-03	400
	XVS650A/custom	XVS650 custom and classic	All years	649
	XZ400	XZ400	1982	399
	XZ550	XZ550	1982-83	550
	YP400	MAJESTY	All	395
	YZF R3	YZF R3A	All	321
	CZD300 (X-Max300)	CZD300-A	2016-20	292
ZHEJIANG	HT300T	Base	2015	275

An approved motor bike and motor trike must:

- Be the standard model and variant as specified on the above list; and
- Not be modified in any way that increases its power-to-weight ratio.

## **Schedule 2—Revocation**

The Motor Vehicles (Approval of Motor Bikes and Motor Trikes) Notice 2020 No 4 made on 7 April 2020

(Gazette no.30, p.745) is revoked.

### Stuart Gilbert DEPUTY REGISTRAR OF MOTOR VEHICLES

Dated: 3 June 2020

MOTOR VEHICLES ACT 1959

South Australia

## Motor Vehicles (Cohda Wireless Autonomous Vehicle Positioning Trials) Notice 2020

under Part 4A of the Motor Vehicles Act 1959

### 1 Commencement and operation

This Notice will come into operation on 1 July 2020, and will expire at 11:59 pm on 30 June 2022.

### 2 Interpretation

In this Notice-

Act means the Motor Vehicles Act 1959 (SA);

*authorised vehicles* means the Lincoln MKZ 2017 sedan, registration plate number COHDA 1 VIN 3LN6L5LU1HR643865, and the Lincoln MKZ 2017 sedan, registration plate number COHDA 2 VIN 3LN6L5LU9HR655410 for participation in the Cohda Wireless Autonomous Vehicle Positioning Trials;

### Cohda Wireless means Cohda Wireless Pty Ltd ACN 107 936 309.

### 3 Authorisation

I hereby authorise, under section 134D of the Act, Cohda Wireless, the owner(s) of the authorised vehicles and any drivers and operators authorised by Cohda Wireless or the vehicle owner(s), to undertake a trial of automotive technology in accordance with Part 4A of the Act and the exemptions herein, subject to the conditions herein. The nature and scope of the trial is to test the positioning systems of the authorised vehicles while operating in autonomous mode within sites closed to the public.

### 4 Exemptions

I hereby exempt, under section 134E of the Act, the authorised vehicles from the following legislative requirements:

*Road Traffic Act 1961* section 110B – Motor vehicle must bear vehicle identification plate; and

Road Traffic (Light Vehicles Standards) Rules 2018 rule 26(1) – Motor vehicle must have right-hand drive.

This Notice does not exempt the authorised vehicles from requirements under another Act, law or standard, nor from any other applicable conditions of operation.

### 5 Conditions

5.1 The authorised vehicles may only operate:

within the former Walkerville Car Park owned by the Commissioner of Highways located at Lot 13 Booroo Street, Joslin, Certificate of Title 5331/356, in the City of Norwood, Payneham and St Peters designated in Schedule 1 to this Notice;

or

within the Adelaide Show Grounds owned by the Minister for Environment and Water located at 68 Goodwood Road, Wayville, Certificate of Title 6083/257, in the City of Unley designated in Schedule 2 to this Notice.

- 5.2 This Notice does not create any proprietary interest in Cohda Wireless with respect to the above-mentioned properties. Cohda Wireless must secure rights of entry from the property owners.
- 5.3 The authorised vehicle must operate in accordance with:

the Safe Work Method Statement and the Traffic Management Plan as agreed from time to time between Cohda Wireless and the Department of Planning, Transport and Infrastructure; and

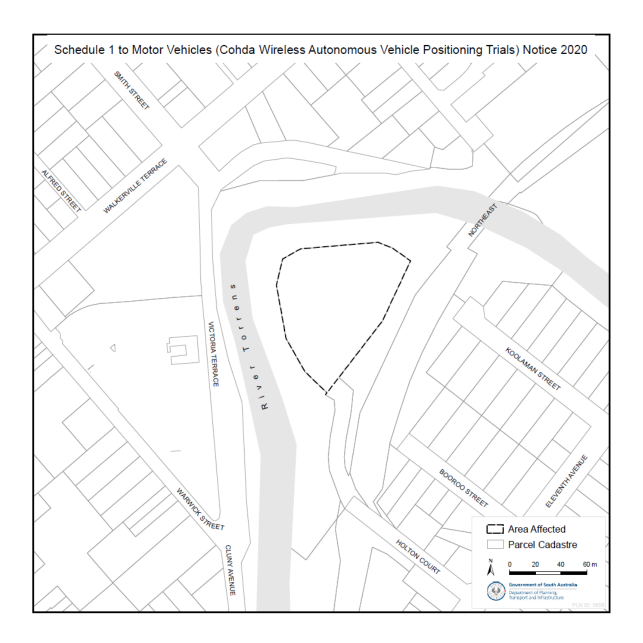
the *Guidelines for trials of automated vehicles in Australia* published by the National Transport Commission as amended.

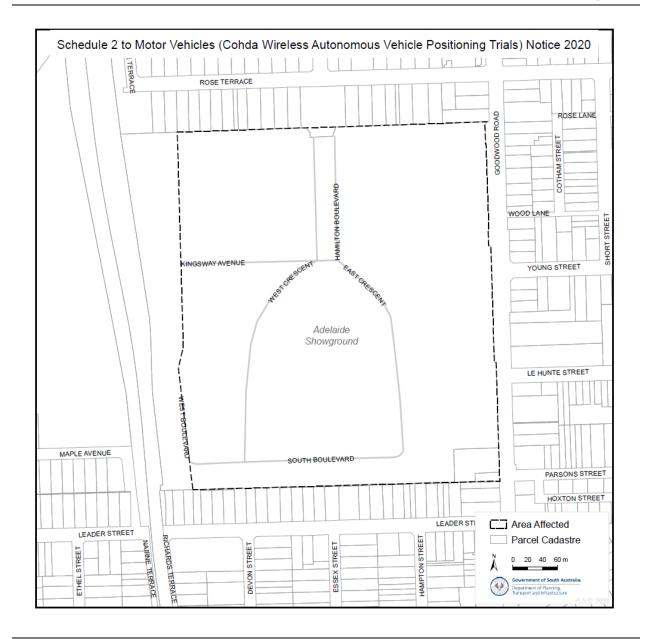
5.4 Cohda Wireless must maintain public liability insurance in accordance with section 134H of the Act for the entire authorised trial period.

### 6 Execution

Dated: 19 June 2020

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





### NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Authorisation to Take Water from the Central Adelaide Prescribed Wells Area—Ref. 291770

PURSUANT to Section 128 of the *Natural Resources Management Act 2004* (the Act), I, David Speirs, Minister for Environment and Water (the Minister) in the State of South Australia and the Minister to whom the Act is committed, hereby authorise the taking of water from the Central Adelaide Prescribed Wells Area, from the prescribed wells specified in Schedule A, for the purpose set out in Schedule B and subject to the conditions specified in Schedule C.

### SCHEDULE A

Well unit numbers 6628-27437, 6628-15439, 6628-26033, 6628-28698, 6628-30605, and 6628-30607.

SCHEDULE B

### Purpose

Prescribed Wells

For operating the Waterproofing Eastern Adelaide Managed Aquifer Recharge and Recovery Scheme ('the scheme'), whereby water recharged into the Central Adelaide Plains Prescribed Wells Area for the scheme, is later extracted for the irrigation of reserves, ovals, sporting and recreation facilities and schools located within the Town of Walkerville, the City of Norwood, Payneham & St Peters, the City of Unley, the City of Prospect, the City of Port Adelaide Enfield and the Campbelltown City Council.

### SCHEDULE C

Conditions

1. Water may only be taken from the date of publication of this notice until 30 June 2023.

- 2. The volume of water permitted to be extracted in a water use year must not exceed the volume of water recharged under the scheme over the previous five water use years, minus any volume that has subsequently been extracted over the five year period. The maximum volume taken in any given water use year, however, must not exceed the volumes referred to in Condition 3 of this authorisation.
- 3. Subject to condition 2 of this authorisation, a total maximum volume of 500 megalitres of water per water use year (a maximum volume of 150 megalitres per water use year, per well) may be taken from the prescribed wells specified in Schedule A during the period referred to in Condition 1 of this authorisation.
- 4. The water user must not take water except through a meter(s) supplied, installed and maintained in accordance with the South Australian Licensed Water Use Meter Specification approved by the Minister and as may be amended from time to time.
- 5. Meter readings must be used to determine the quantity of water taken from each well.
- 6. The water user must measure and record, for each well referred to in Schedule A, at least once during each calendar month, at the same time during each calendar month:
  - a. meter readings;
  - b. extraction volumes; and
  - c. water level.
- 7. The current Water Proofing Eastern Adelaide MAR Risk Assessment & Monitoring Plan (the current plan) must be revised, to the satisfaction of the Minister's representative, by no later than 30 June 2021.
- 8. The scheme must be operated in accordance with the current plan, until such time as the revised plan has been adopted. Once the revised plan has been adopted, the scheme must be operated in accordance with the revised plan.
- 9. The water user must comply with all measuring, monitoring and recording requirements as specified in the plan, including the requirement to provide a report annually, not more than 14 days after cessation of the water use year. The report will be provided in the form specified by the Minister's representative, and include:
  - a. all data in accordance with condition 6 of this authorisation; and
  - b. monitoring data collected in accordance with the annual report monitoring deliverables contained in the adopted version of the plan at that time.

The report is to be emailed to dew.mar@sa.gov.au and dewwaterlicensing@sa.gov.au.

- 10. If any device used to measure and collect data relevant to this authorisation, fails to accurately measure or record, or there is any reason to suspect that the device may be defective, then the water user must notify the Minister's representative immediately, replace or repair the device as soon as practical and provide suitable alternative data to replace missing data.
- 11. The water user must comply with the provisions applying to meters set out in Regulation 14 of the Natural Resources Management *(Financial Provisions) Regulations 2005.* It is an offence to contravene or fail to comply with those provisions.

For the purposes of this authorisation:

'Water user' means a person who is authorised to take water pursuant to this notice.

'Water use year' means a period of 12 months commencing on 1 July and ending 30 June the following calendar year.

For the purpose of determining a penalty for unauthorised water use, as declared under section 115 of the Act, the 'volumetric limit' of this authorisation is the lessor of a) the volume of water recharged under the scheme at any time over the previous five water use years, minus any volume that has subsequently been extracted or b) 500 megalitres (up to 150 megalitres per well) per water use year.

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

This authorisation will commence on the date below and will remain in effect until 30 June 2023 unless earlier varied or revoked. Dated: 19 June 2020

DAVID SPEIRS MP Minister for Environment and Water

### NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Authorisation to Take Water from the Central Adelaide Prescribed Wells Area—Ref. 362821

PURSUANT to Section 128 of the *Natural Resources Management Act 2004* (the Act), I, David Speirs, Minister for Environment and Water (the Minister) in the State of South Australia and the Minister to whom the Act is committed, hereby authorise the taking of water from the Central Adelaide Prescribed Wells Area, from the prescribed wells specified in Schedule A, for the purpose set out in Schedule B and subject to the conditions specified in Schedule C.

SCHEDULE A

Prescribed Wells

Well unit numbers 6628-30605 and 6628-30607.

#### SCHEDULE B

Purpose

For commissioning of wells 6628-30605 and 6628-30607 as part of the Waterproofing Eastern Adelaide Managed Aquifer Recharge and Recovery Scheme ('the scheme'), authorised under section 128 of the *Natural Resources Management Act 2004* (notice of authorisation number 291770).

SCHEDULE C

#### Conditions

- 1. Water may only be taken from the date of publication of this notice until 30 June 2021.
- 2. The volume of water permitted to be extracted under this authorisation must not exceed a total of 10 megalitres (5 megalitres per well) from the prescribed wells specified in Schedule A during the period referred to in Condition 1 of this authorisation.
- 3. Water can only be used for commissioning purposes of the wells specified in Schedule A with any unused portion forfeited.

- 4. The water user must not take water except through a meter(s) supplied, installed and maintained in accordance with the South Australian Licensed Water Use Meter Specification approved by the Minister and as may be amended from time to time.
- 5. Meter readings must be used to determine the quantity of water taken from each well.
- 6. The water user must measure and record, for each well referred to in Schedule A, at least once during each calendar month, at the same time during each calendar month:
  - a. meter readings;
  - b. extraction volumes; and
  - c. water level.
- 7. The water user must provide a report annually, not more than 14 days after cessation of the water use year. The report will be provided in the form specified by the Minister's representative, and include all data in accordance with condition 6 of this authorisation. This report must be separate to the report provided for Notice of Authorisation 291770.
- The report is to be emailed to dew.mar@sa.gov.au and dewwaterlicensing@sa.gov.au
- 8. If any device used to measure and collect data relevant to this authorisation, fails to accurately measure or record, or there is any reason to suspect that the device may be defective, then the water user must: notify the Minister's representative immediately; replace or repair the device as soon as practical; and provide suitable alternative data to supplement missing data.
- 9. The water user must comply with the provisions applying to meters set out in Regulation 14 of the Natural Resources Management *(Financial Provisions) Regulations 2005.* It is an offence to contravene or fail to comply with those provisions.

For the purposes of this authorisation:

'Water user' means a person who is authorised to take water pursuant to this notice.

'Water use year' means a period of 12 months commencing on 1 July and ending 30 June the following calendar year.

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

This authorisation will commence on the date below and will remain in effect until 30 June 2021 unless earlier varied or revoked. Dated: 19 June 2020

DAVID SPEIRS MP Minister for Environment and Water

#### NATURAL RESOURCES MANAGEMENT ACT 2004

#### Revocation of Notice of Authorisation to Take Water from the Central Adelaide Prescribed Wells Area

Pursuant to section 128 (5) of the *Natural Resources Management Act 2004*, I, David Speirs, Minister for Environment and Water, and the Minister to whom the Act is committed, hereby revoke the Notice of Authorisation to Take Water from the Central Adelaide Prescribed Wells Area published pursuant to Section 128 (1) of the Act in the Government Gazette (Ref: 291770) on 21 June 2018 (Ref: 291770). Dated: 19 June 2020

DAVID SPEIRS MP Minister for Environment and Water

#### NATURAL RESOURCES MANAGEMENT ACT 2004

#### Southern Basins and Musgrave Prescribed Wells Areas Water Allocation Plan

I, DAVID SPEIRS, Minister for Environment and Water, to whom administration of the *Natural Resources Management Act 2004* is committed, hereby give notice for the purposes of the Water Allocation Plan for the Southern Basins and Musgrave Prescribed Wells Area adopted under Schedule 4 of the *Natural Resources Management Act 2004*, of the level of storage, the water to be made available for allocation and the value on individual unit shares available from respective consumptive pools for the 2020-21 water use year as set out below:

Pwa	Consumptive Pool	Level Of Storage (%)	Proportion Of Water Available (%)	Value Of Share	Volume Of Consumptive Pool (Kl)
	Coffin Bay	98.6	100.0	1.000	138170
	Uley Wanilla Public Water Supply	80.7	93.0	0.930	221118
70	Uley North	77.9	0.0	0.000	27860
Basins	Uley South Public Water Supply	87.1	97.0	0.970	7056279
	Lincoln South Public Water Supply	94.7	100.0	1.000	1833679
Southern	Lincoln North				173190
outh	Port Lincoln Golf Club				7000
Sc	Southern Basins Unsaturated				6960
	Tertiary				29140
	Basement				483518

### THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

Pwa	Consumptive Pool	Level Of Storage (%)	Proportion Of Water Available (%)	Value Of Share	Volume Of Consumptive Pool (Kl)
	Polda	57.3	0	0.000	34730
ve	Bramfield	74.5	31.9	0.319	559110
rav	Sheringa	79.3	40.1	0.401	617755
Musgrav	Musgrave Unsaturated				10600
X	Tertiary				68390
	Basement				67270

Dated: 17 June 2020

DAVID SPEIRS MP Minister for Environment and Water

### PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

#### Application for Grant of Associated Activities Licence AAL 287

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

Beach Energy Limited

Great Artesian Oil and Gas Pty Ltd

The application will be determined on or after 10 July 2020.

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

All coordinates MGA2020, Zone 54

	338740mE 338727mE 339401mE 339401mE 339401mE 339025mE 339014mE 338740mE	6930344mN 6931267mN 6930331mN 6929428mN 6929424mN 6930342mN 6930344mN
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AREA: 0.97 square kilometres approximately

Dated: 22 June 2020

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

### PLANNING, DEVELOPMENT AND INFRASTRUCTURE (GENERAL) REGULATIONS 2017

### NOTICE OF DECISION—REGULATION 57 (1)

Determination by the Minister of the Form for a Notice of a Decision under Regulation 57 (1)

### Preamble

Regulation 57 (1) of the Planning, Development and Infrastructure (General) Regulations 2017 provides that notice of a decision on an application under Part 7 of the *Planning, Development and Infrastructure Act 2016* (other than Subdivision 4 of Division of that Part) must be given in a form determined by the Minister for Planning (being a form published by the Minister in the Gazette).

### NOTICE

PURSUANT to Regulation 57(1) of the Planning, Development and Infrastructure (General) Regulations 2017, I, Stephan Knoll, being the Minister administering the *Planning, Development and Infrastructure Act 2016*, have determined that the form contained in 'Attachment A' comprises the form for a notice of a decision on an application given under Part 7 of the *Planning, Development and Infrastructure Act 2016* (other than Subdivision 4 of Division 2 of that Part).

The form may be adapted into a digital format for use on the SA planning portal.

This notice will come into force on the day the Phase Two (Rural Areas) Planning and Design Code Amendment comes into effect pursuant to section 73(12) of the *Planning, Development and Infrastructure Act 2016.* 

Dated: 31 May 2020

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

### DECISION NOTIFICATION FORM

Section 126(1) of the Planning, Development and Infrastructure Act 2016

### TO THE APPLICANT:

Name: Click here to enter text.
Postal address: Click here to enter text.
Email: Click here to enter text.

### IN REGARD TO:

Development application no.: Click here to enter text.	Lodged on: Click here to enter text.
Nature of proposed development: Click here to enter text.	

### LOCATION OF PROPOSED DEVELOPMENT:

Unit no. Click here to enter text.	Street no. Click here to enter text.	Level Click here to enter text.	Lot no. Click here to enter text.
Street name Click here to ent	er text.		
Suburb Click here to enter tex	xt.	State Click here to enter text.	Postcode Click here to enter text.
Section no. Click here to enter text.	Hundred	Volume Click here to enter text.	Folio Click here to enter text.

### DECISION:

Decision type	Decision (granted/refused)	Decision date	No. of conditions	No. of reserved matters	Entity responsible for decision (relevant authority)
Planning consent	Click here to enter text.	Click here to enter text.	Click here to enter text.	Click here to enter text.	Click here to enter text.
Land division consent	Click here to enter text.	Click here to enter text.	Click here to enter text.	Click here to enter text.	Click here to enter text.
Building consent	Click here to enter text.	Click here to enter text.	Click here to enter text.	Click here to enter text.	Click here to enter text.
Development approval	Click here to enter text.	Click here to enter text.	Click here to enter text.	Click here to enter text.	Click here to enter text.

### FROM THE RELEVANT AUTHORITY:

Date: Click here to enter text.

Page 2 of 4

### INFORMATION TO BE INCLUDED ON DECISION TO GRANT A MINOR VARIATION PURSUANT TO REGULATION 65

#### MINOR VARIATION TO PREVIOUS AUTHORISATION:

Consent affected	Description of minor variation	Date minor variation endorsed*	Entity responsible for decision
Click here to enter text.	Click here to enter text.	Click here to enter text.	Click here to enter text.
Click here to enter text.	Click here to enter text.	Click here to enter text.	Click here to enter text.

\*date minor variation endorsed does not affect operative date of original consent

### CONDITIONS OF PLANNING CONSENT:

- 1. Click here to enter text.
- 2. Click here to enter text.
- 3. Click here to enter text.

Conditions imposed by prescribed body under section 122 of the Act:

- 1. Click here to enter text.
- 2. Click here to enter text.
- 3. Click here to enter text.

Reserved matters under section 102(3) of the Act:

1. Click here to enter text.

### CONDITIONS OF LAND DIVISION CONSENT:

- 1. Click here to enter text.
- 2. Click here to enter text.

### CONDITIONS OF BUILDING CONSENT:

- 1. Click here to enter text.
- 2. Click here to enter text

### ADVISORY NOTES:

- No work can commence on this development unless a Development Approval has been obtained. If one or more consents
  have been granted on this Decision Notification Form, you must not start any site works or building work or change of use
  of the land until you have received notification that Development Approval has been granted.
- 2. Appeal rights General rights of review and appeal exist in relation to any assessment, request, direction or act of a relevant authority in relation to the determination of this application, including conditions.
- 3. This consent or approval will lapse at the expiration of 12 months from its operative date, subject to the below.
- 4. An approved development must be substantially commenced within 12 months of the date of Development Approval, and completed within 3 years from the operative date of the approval, unless this period has been extended by the relevant authority.
- A decision of the Commission in respect of a development classified as restricted development in respect of which representations have been made under section 110 of the Act does not operate—
  - (a) until the time within which any person who made any such representation may appeal against a decision to grant the development authorisation has expired; or
  - (b) if an appeal is commenced—
    - (i) until the appeal is dismissed, struck out or withdrawn; or
    - (ii) until the questions raised by the appeal have been finally determined (other than any question as to costs).

### INFORMATION TO BE INCLUDED ON DECISION TO GRANT DEVELOPMENT APPROVAL PURSUANT TO SECTION 99(4) OF THE ACT

### CONTACT DETAILS OF CONSENT AUTHORITIES:

Name: Click here to enter text.	Type of consent: Click here to enter text.
Postal Address: Click here to enter text.	
Telephone: Click here to enter text.	Email: Click here to enter text.
Name: Click here to enter text.	Type of consent: Click here to enter text.
Postal Address: Click here to enter text.	
Telephone: Click here to enter text.	Email: Click here to enter text.

### INFORMATION TO BE INCLUDED ON DECISION TO GRANT BUILDING CONSENT

Building classification/s: Click here to enter text. Approved no of occupants: Click here to enter text.

### CERTIFICATE OF BUILDING INDUSTRY INSURANCE:

Domestic building work must not commence before a copy of the certificate of building industry insurance has been lodged
with the relevant authority. If not already lodged, you must lodge the required certificate of insurance before notice is given of
intended commencement of building work (regulation 36).

Certificate of building industry insurance received:

### **REQUIRED NOTIFICATIONS:**

You are advised that notice and/or documentation must be provided to council when the following stages of building work are reached (regulation 93):

- One day's notice of the intended commencement of building work (mandatory):
- One or two days' notice (as relevant depending on location of the development) of the commencement of the following stages of building work:

Click here to enter text.

- One day's notice of the intended commencement of the installation of a designated building product on a designated building (if applicable)
- Provision of a completed supervisor's checklist in relation to the installation of a designed building product on a designated building (if applicable)
- $\Box$  One business day's notice of the intended completion of the following stages of work:

Click here to enter text.

Notice of completion of the building work, including a completed Statement of Compliance and relevant documentation as set out on this Decision Notification Form (mandatory)

Note regulation 57(7) allows the relevant authority issuing the notice to specify any additional stage of building work for which notice must be given to the council under regulation 93.

Where a building certifier is issuing the building consent the use of this regulation is to inform the council of stages of work when a notification should be provided and an inspection <u>may</u> occur at the council's discretion. If applicable, notifications specified under regulation 57(7) are therefore intended to be <u>in addition</u> to mandatory notifications and any notifications specified by council under regulation 93(1)(b) or (c) when issuing the final Development Approval.

Page 4 of 4

#### STATEMENT OF COMPLIANCE:

A Statement of Compliance is required at the completion of <u>all</u> building work, except in respect of a Class 10 building other than a swimming pool or private bushfire shelter.

The following certificates, reports or other documents must be provided to the building certifier or council (as relevant) with the completed Statement of Compliance under regulation 57(8)(c).

Click here to enter text.

A blank copy of the Statement of Compliance is available on the SA planning portal. The Statement of Compliance and other required documents may be uploaded to the SA planning portal on completion.

### **BUILDING OCCUPATION/COMPLETION:**

A Certificate of Occupancy issued under section 152 is required for this building before it can be occupied:

□ YES □ NO

The Certificate of Occupancy will be issued by:

□ The building certifier; OR

The council

Note section 152 of the Act and regulation 103, requires a Certificate of Occupancy to be issued before a building can be occupied, except in respect of a Class 10 building under the Building Code (regulation 103(1)).

Section 152(2) of the Act states that 'A certificate of occupancy will be issued by council', noting that section 154 allows a building certifier to exercise this power should they elect to, where either: the building is owned occupied by the Crown or an agency or instrumentality of the Crown; or if they issued the building rules consent for that building.

The authority above – either building certifier or council – will therefore be responsible for issuing this Certificate following receipt of the Statement of Compliance and other documentation as required to provide assurance that the building is suitable for occupation.

Note the default authority for issuing this Certificate remains the council, should there be no building certifier or if the certifier elects not to issue this Certificate, noting that a council may still elect not to issue a certificate, if the council is not satisfied the building is suitable for occupation under section 152(6) of the Act.

#### Contact details of for the purposes of notification:

Name: Click here to enter text.

Email: Click here to enter text.

Phone: Click here to enter text.

Notifications may also be provided via the SA planning portal.

### PLANNING, DEVELOPMENT AND INFRASTRUCTURE ACT 2016

SECTION 80(1)

Publication of Ministerial Building Standards

#### Preamble

- 1. Section 80(1) of the *Planning, Development and Infrastructure Act 2016* provides that the Minister for Planning may, after consultation with the State Planning Commission, publish Ministerial Building Standards that relate to building matters.
- 2. Section 3(1) of the *Planning, Development and Infrastructure Act 2016* provides that the *Building Rules* meaning includes the Ministerial Building Standards published by the Minister under the Act.

### NOTICE

PURSUANT to section 80(1) of the *Planning, Development and Infrastructure Act 2016*, I, Stephan Knoll, being the Minister administering the *Planning, Development and Infrastructure Act 2016*, hereby give notice that the following Ministerial Building Standards have been published and now form part of the *Building Rules* under the Act:

- 1. Ministerial Building Standard MBS 008 Designated bushfire prone areas additional requirements
- 2. Ministerial Building Standard MBS 009 On-site retention of stormwater
- 3. Ministerial Building Standard MBS 010 Construction requirements for the control of external sound
- These Standards have been published on the SA Planning portal at www.saplanningportal.sa.gov.au

This notice will come into force on the day the Phase Two (Rural Areas) Planning and Design Code Amendment comes into effect pursuant to section 73(12) of the *Planning, Development and Infrastructure Act 2016*.

Dated: 31 May 2020

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

PUBLIC SECTOR ACT 2009

South Australia

## Public Sector (Reorganisation of Public Sector Operations—Department for Environment and Water) Notice 2020

under section 9(1) of the Public Sector Act 2009

### **1—Short title**

This notice may be cited as the *Public Sector (Reorganisation of Public Sector Operations—* Department for Environment and Water) Notice 2020.

### 2—Commencement

This notice will come into operation on 1 July 2020.

### 3—Transfer of employees

- (1) The employees of the Department for Environment and Water listed in column 1 of the table below are transferred to the employing authority listed in column 2 opposite the reference to the employee on the same basis of engagement as applied before the transfer.
- (2) Subclause (1) includes employees who are:
  - (a) Currently working on a term basis in another public sector agency and who have a right of return to duties pursuant to regulation 6 of the Public Sector Regulations 2010
  - (b) Absent from their substantive duties on any form of paid or unpaid leave and who have a right at the conclusion of such leave to return to their duties.

(3) Employees listed in column 1 of the table below who are engaged on a temporary or contract basis are transferred only insofar as their temporary or casual employment is to be transferred.

Employee	Employing authority
All employees assigned to perform functions in connection with the operations or activities of the Alinytjara Wilu <u>r</u> ara Natural Resources Management Board.	The general manager of the Alinytjara Wilu <u>r</u> ara Landscape Board
All employees assigned to perform functions other than business support in connection with the operations or activities of the Eyre Peninsula Natural Resources Management Board	The general manager of the Eyre Peninsula Landscape Board
All employees assigned to perform functions other than business support in connection with the operations or activities of the Kangaroo Island Natural Resources Management Board	The general manager of the Kangaroo Island Landscape Board
All employees assigned to perform functions other than business support in connection with the operations or activities of the South East Natural Resources Management Board	The general manager of the Limestone Coast Landscape Board
All employees assigned to perform functions other than business support in connection with the operations or activities of the Northern and Yorke Natural Resources Management Board	The general manager of the Northern and Yorke Landscape Board
All employees assigned to perform functions other than business support in connection with the operations or activities of the South Australian Arid Lands Natural Resources Management Board	The general manager of the South Australian Arid Lands Landscape Board
All employees assigned to perform functions other than business support in connection with the operations or activities of the South Australian Murray-Darling Basin Natural Resources Management Board, with the exception of	The general manager of the Murraylands and Riverland Landscape Board
Denise Fowles	
Alexander (Sandy) Cummings	
Dwayne Godfrey	
Thomas Mowbray Mardi Van der Wielen	
The following employees:	The general manager of the Northern &
Jessica Cavallo	Yorke Landscape Board
Veronica Clayton	1
Anthony Fox	
David Hughes	
Brooke Kerin	
Christopher Madigan	
Taryn Mangelsdorf	
Elizabeth Ninnes	
Jamie Pook	

Employee	Employing authority
The following employees:	The general manager of the Hills & Fleurieu
Joel Allan	Landscape Board
Catherine Austin	
Sophie Bass	
Nicole Bennett	
Jacqueline Best	
Lisa Blake	
Tom Brookman	
Alexander (Sandy) Cummings	
Benjamin Della Torre	
Caroline Dorr	
Jeffrey Edwards	
Mark Fagan	
Dwayne Godfrey	
James Hall	
William Hannaford	
Megan Harper	
Steven Hearn	
Lucy Hyde	
Susan Ivory	
Shane Johansen	
Randall Johnson	
Wayne Lawrence	
Marijana Levak	
Dana Miles	
Thomas Mowbray	
Robert Murphy	
Jodie Pain	
Luke Price	
Joanna Rex	
Samson Schoofs	
Jerry Smith	
Martin Stokes	
Wendy Telfer	
James Thiessen	
Abigail Thomas	
Rebecca Tonkin	
Mardi Van Der Wielen	
Paul Wainwright	
Katrina Warner	
Jodie Woof	

## Made by the Premier

on 25 June 2020

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### SOUTH AUSTRALIAN CIVIL AND ADMINISTRATIVE TRIBUNAL

### SACAT REFERENCE NUMBER: 2020/SA001254 & 2020/SA001256

Notice of Renewal and Granting of Exemption

Before Tribunal Member Edward Stratton-Smith

I HEREBY certify that on the 17<sup>th</sup> June 2020, the South Australian Civil and Administrative Tribunal, on application of ASC Pty Ltd, ASC AWD Shipbuilder Pty Ltd, and ASC OPV Shipbuilder Pty Ltd made the following orders for renewal of an exemption:

- 1. The exemption from compliance with the provisions of sections 52, 53, 54 and 103(1) of the Equal Opportunity Act 1984 (SA) (the Act) with respect to 'nationality' and 'country of origin' granted to the First and Second Applicants on 29 June 2017 is renewed for a period of three years.
- 2. The Third Applicant is granted an exemption from compliance with the provisions of sections 52, 53, 54 and 103(1) of the Act with respect to 'nationality' and 'country of origin' for a period of three years.
- 3. The First, Second and Third Applicant must, on the 12 month anniversary of these Orders, and every 12 months thereafter for the duration of this exemption, report to the Equal Opportunity Commissioner on their compliance with the Orders and changes (if any) in their procedures to reflect any amendments to the International Traffic in Arms Regulations (ITAR) 22 CFR § 120 (2003) (USA), and as to how their employees and contractors are affected. That report must include:
  - a. The training and education provided to new and existing employees on these Orders and their implementation;
  - b. The steps taken by the Applicants to implement these Orders;
  - c. How the Applicants monitor compliance with these Orders;
  - d. The number of persons affected by these Orders and the nature of those effects;
  - e. The steps taken by the Applicants to address any adverse effects on existing employees as a result of these Orders;
  - f. The steps taken by the Applicants to minimise the impact of these Orders on current and future employees.
- 4. The above exemption is to remain in force for a period of 3 years commencing on 17 June 2020.

Dated: 17 June 2020

ANNE LINDSAY Principal Registrar South Australian Civil and Administrative Tribunal

#### SOUTH AUSTRALIAN WATER CORPORATION

Fees and Charges Schedule

Rates and Sales

Pursuant to section 36 of the Water Industry Act the following charges for water, sewerage and associated services apply. These charges are fixed for the period 1 July 2020 to 30 June 2021.

Pursuant to the Water Industry Regulations 2012 (regulations 38) and Government Gazette 6 June 2013, SA Water may levy an availability charge despite the fact that the land is not connected to SA Water's infrastructure. All charges for sewerage services and the availability charge for water applying to some commercial properties are based on the property valuation of the land. Property values are set annually by the Valuer-General for the next financial year.

## **Water Fees and Charges**

### Residential and Vacant Land (excludes country lands)

Description	n	Charge
Availability	Charge (Fixed Charge)	\$67.85 per quarter
Water Use schedule.	Charges (determined by the timing of quarterly meter readings) as per	
	and vacant land properties having the following land use codes (if not specified in this gazette):	
(a) House	es with the land use codes 1100, 1101, 1118, 1119 and 1912;	
23 03	maisonettes, townhouses and row houses (various categories) with des in the range 1200 to 1399;	
(c) Shack	s with the land use codes 1920 and 1921:	
(i) f	or each kilolitre supplied up to, and including, 0.3836 kilolitres per day	\$1.945 per kilolitre
	or each kilolitre supplied over 0.3836 kilolitres per day up to, and including, 1.4247 kilolitres per day	\$2.775 per kilolitre
<b>(</b> iii <b>)</b>	for each kilolitre supplied over 1.4247 kilolitres per day	\$3.007 per kilolitre
	and vacant land properties with land use codes other than the above (if not specified in this gazette):	
(i) for each	kilolitre supplied up to, and including, 0.3836 kilolitres per day	\$1.945 per kilolitre
(ii) for each	kilolitre supplied over 0.3836 kilolitres per day	\$2.775 per kilolitre

### **<u>Commercial Land Charges</u>** (excludes country lands)

Commercial properties, excluding country lands, include wholesale and retail trade in goods and the provision of a service of any kind (if not otherwise specified in this gazette).

The commercial Availability Charge (Supply Charge) is a standard charge plus a property-based charge for the portion of the property value greater than \$10 million.

Description	Property Scale & Charge	Class of land affected
Availability Charge (Fixed Charge)		
Property Charge (per \$1000 of property value) - Applied only to the portion of property value greater than \$10 million.	\$0.150000 per \$1000 of capital value per quarter	All commercial land valued above \$10 million
Availability Charge (Standard Charge)	\$67.85 per quarter	Commercial land other than strata/community titled parking spaces under land use code 6532
Availability Charge (Standard Charge)	\$33.90 per quarter	Commercial land classified as strata/community titled parking spaces under land use code 6532
Water Use Charge		
Water Use Charge (determined by the timing of quarterly meter readings)	\$2.775 per kilolitre	

## Non-residential Land Charges (includes country lands)

Non-residential properties are properties not specified under residential or commercial land in this gazette.

Description	Charge	
Availability Charge (Fixed Charge)	\$67.85 per quarter	10
Water Use Charge (determined by the timing of quarterly meter readings)	\$2.775 per kilolitre	

### **Community Concession Water Charges**

Availability Charge (Supply Fixed) applied to all lands subject to concessional charges - \$67.85

Water use charges (determined by the timing of quarterly meter readings):

Class of Land Affected	Charged determined according to the volume of water supplied	
All land that has been acquired or is used exclusively for charitable purposes or for public worship and all land that has been acquired or is used for the purpose of a Children's Services Centre with the meaning of the Children's	<ul> <li>(i) for each kilolitre supplied up to, and including, 0.3836 kilolitres per day</li> <li>(ii) for each kilolitre supplied over 0.3836 kilolitres per day</li> </ul>	\$1.459 per kilolitre \$2.081 per kilolitre
Services Act, 1985. Community Swimming Pools	a) Water use up to 13 fills of pool(s)	\$0.256 per kilolitre
	b) Water use over 13 fills of pool(s)	\$2.775 per kilolitre
	This concession price should only apply to water used to fill the pool, toilet and shower block used directly in connection with the pool.	
Soldiers Memorial Gardens		\$0.574 per kilolitre

### **Special Characteristics**

Charges payable in respect to land whereby the Corporation has entered into a standard contract with special characteristics with the owner or occupier of the land to supply water by measure, subject to charges (as set out below) and terms and conditions determined by the Corporation.

### Description

Charge

Charges for Supply by Measure: (if not oth	nerwise specified in this gazette)	

Availability Charge (Fixed Charge)	\$67.85 per quarter
Water use charges payable in respect to land, as determined by the timing of quarterly meter readings, and having the following land use codes:	
(a) Houses with the land use codes 1100, 1101, 1118, 1119 and 1912;	
(b) Units, maisonettes, townhouses and row houses (various categories) with land use codes in the range 1200 to 1399;	
(c) Shacks with the land use codes 1920 and 1921:	
(i) for each kilolitre supplied up to, and including, 0.3836 kilolitres per day	\$1.945 per kilolitre
(ii) for each kilolitre supplied over 0.3836 kilolitres per day up to, and including, 1.4247 kilolitres per day	\$2.775 per kilolitre
(iii) for each kilolitre supplied over 1.4247 kilolitres per day	\$3.007 per kilolitre
Water use charges payable in respect to land with land use codes other than the above or for which the Corporation does not have a land use code (as determined by the timing of quarterly meter readings):	
(i) for each kilolitre supplied up to, and including, 0.3836 kilolitres per day	\$1.945 per kilolitre
(ii) for each kilolitre supplied over 0.3836 kilolitres per day	\$2.775 per kilolitre

### Retirement Village Discounted Single Assessment

A Retire ment Village Discounted Single Assessment charge applies to water supplied to Independent Living Units with a land use code of 1766 that were subject to a change in Valuer-General policyfrom 1 July 2015. Independent Living Units will not be rated separately.

### Description

Charge

The Retirement Village Discounted Single Assessment charge is comprised of an Availability Charge and a Water Use Charge (determined by the timing of quarterly meter readings) as per schedule.

Availability Charge (Fixed Charge)	\$67.85 per quarter
Water Use Charges (determined by the timing of quarterly meter readings) as per schedule:	
(i) for each kilolitre supplied up to, and including, 0.3836 kilolitres per day	\$1.945 per kilolitre
(ii) for each kilolitre supplied over 0.3836 kilolitres per day	\$2.775 per kilolitre

### **Clare Valley Water Supply Scheme Area**

Availability Charge (Fixed Charge)	\$67.85 per quarter
Water use charge	\$2.775 per kilolitre
Water use charge for water other than contract quantity supplied from the pipeline during the notice period to land located in the Clare Valley Water Supply Scheme Area in accordance with an Irrigation Agreement	\$2.775 per kilolitre
Water use charge for water taken from the pipeline during the notice period other than in accordance with an agreement with the Corporation	\$2.775 per kilolitre

### Marree/Oodnadatta Water Supply Area

Description	Charge
Availability Charge (Fixed Charge)	\$67.85 per quarter
Water use charges payable in respect to residential and vacant land in the Marree/Oodna area for water supplied having the following land use codes (as determined by the timing readings):	10 D D D D D D D D D D D D D D D D D D D
(a) Houses with the land use codes 1100, 1101, 1118, 1119 and 1912;	
(b) Units, maisonettes, townhouses and row houses (various categories) with land use codes in the range 1200 to 1399;	
(c) Shacks with the land use codes 1920 and 1921:	
(i) for each kilolitre supplied up to, and including, 0.7233 kilolitres per day	\$0.000 per kilolitre
(ii) for each kilolitre supplied over 0.7233 kilolitres per day up to, and including, 1.1068 kilolitres per day	\$1.945 per kilolitre
(iii) for each kilolitre supplied over 1.1068 kilolitres per day up to, and including, 2.1479 kilolitres per day	\$2.775 per kilolitre
(iv) for each kilolitre supplied over 2.1479 kilolitres per day	\$3.007 per kilolitre
Residential and vacant land properties with land use codes other than the above (if not o this gazette):	ther wise specified in
(i) for each kilolitre supplied up to, and including, 0.7233 kilolitres per day	\$0.000 per kilolitre
(ii) for each kilolitre supplied over 0.7233 kilolitres per day up to, and including, 1.1068 kilolitres per day	\$1.945 per kilolitre
(iii) for each kilolitre supplied over 1.1068 kilolitres per day	\$2.775 per kilolitre
Water use charges payable in respect to each and every supply in the Marree/Oodnadatt water with land use codes other than above or for which the Corporation does not have l determined by the timing of quarterly meter readings):	
(i) for each kilolitre supplied up to, and including, 0.7233 kilolitres per day	\$0.000 per kilolitre
(ii) for each kilolitre supplied over 0.7233 kilolitres per day	\$2.775 per kilolitre

### **Hydrants**

Water supplied through Hydrants - Charges

Description	Charge
Water use	\$2.775 per kilolitre
Application fee	\$227.00 per annum
Quarterly rental fee	\$118.00 per quarter
Charge for additional administration cost in relation to breach of terms and conditions	\$175.00 per annum

### Service Rent

A annual charge where additional services are provided (e.g. additional meters) excluding country lands and recycled water to the Mawson Lakes, Lochiel Park and Seaford Meadows recycled water supply areas.

Fixed charge for each additional service	\$271.40 perannum
Country Lands	
A fixed charge applies where additional services are provided (e.g. additional meters)	
Fixed charge for each additional service per every 250 hectares of contiguous land	\$271.40 per annum

## **Sewerage Availability Charges**

### Scales for Calculation of Sewerage Charge

Quarterly sewerage charges (fixed charges) are based on the greater of the minimum charge or property-based charge (if not otherwise specified in this gazette).

Quarterly Property Based Charge: Scale	Minimum Quarterly Fixed Charge	Land Affected
\$0.206250 per \$1000 of capital value	\$72.70	All residential land in the Adelaide and Aldinga drainage areas.
\$0.103125 per \$1000 of capital value	\$72.70	All residential land in the Adelaide and Aldinga drainage areas with an indirect sewer connection.
\$0.265000 per \$1000 of capital value	\$72.70	All non-residential land in the Adelaide and Aldinga drainage areas except strata/community titled parking spaces under land use code 6532.
\$0.132500 per \$1000 of capital value	\$72.70	All non-residential land in the Adelaide and Aldinga drainage areas except strata/community titled parking spaces under land use code 6532 with an indirect sewer connection.
\$0.265000 per \$1000 of capital value	\$18.15	All non-residential land in the Adelaide and Aldinga drainage areas classified as strata/community titled parking spaces under land use code 6532.
\$0.307500 per \$1000 of capital value	\$72.70	All residential land in other drainage areas.
\$0.153750 per \$1000 of capital value	\$72.70	All residential land in other drainage areas with an indirect sewer connection.
\$0.401500 per \$1000 of capital value	\$72.70	All non-residential land in other drainage areas except strata/community titled parking spaces under land use code 6532.
\$0.200750 per \$1000 of capital value	\$72.70	All non-residential land in other drainage areas except strata/community titled parking spaces under land use code 6532 with an indirect se wer connection.
\$0.401500 per \$1000 of capital value	\$18.15	All non-residential land in other drainage areas classified as strata/community titled parking spaces under land use code 6532.

### **Special Characteristics**

A Retirement Village Discounted Single Assessment charge applies to sewerage services provided to Independent Living Units with a land use code of 1766 that were subject to a change in Valuer General policy from 1 July 2015. The charge is based on the sum of the capital values for the independent living units. Independent Living Units will not be rated separately.

### Scales for Calculation of Sewerage Charge

The Retirement Village Discounted Single Assessment charge for quarterly sewerage charges (Fixed charges) is based on the greater of the minimum charge or property-based charge.

Quarterly Property Based Charge: Scale	Minimum Quarterly Fixed Charge	Land Affected
\$0.206250 per \$1000 of capital value	\$72.70	All land with the land use code 1766 in the Adelaide and Aldinga drainage areas.
\$0.103125 per \$1000 of capital value	\$72.70	All land with the land use code 1766 in the Adelaide and Aldinga drainage areas with an indirect sewer connection.
\$0.307500 per \$1000 of capital value	\$72.70	All land with the land use code 1766 in other drainage areas.
\$0.153750 per \$1000 of capital value	\$72.70	All land with the land use code 1766 in other drainage areas with an indirect sewer connection.

### Community Concession Sewerage Charges

 $\label{eq:Quarterlysewerage} Quarterlysewerage availability charge (fixed charge) calculated based on three keysteps:$ 

(1) the quarterly property value charge and minimum quarterly fixed charge are first determined;

(2) the greater of these is compared to the quarterly water closet charge (i.e. the number of water closets multiplied by the water closet fee);

(3) the lesser of Step 2 is charged on the property.

Description	Land affected	
Charge determined accordingto number of water closets draining into the sewerage system		
\$20.20 per water closet draining into the sewerage system	All land that has been acquired or is used exclusively for charitable public worship or a municipal corporation exclusively for the purposes of the Corporation.	
\$27.65 per water closet draining into the sewerage system	All other concessional land.	

### **Recycled Water**

Description	Charge	
Dual residential reticulated re water use	cycled	\$1.751 per kilolitre

## Fees and Charges Schedule

The following fees and charges are fixed for the period 1 July 2020 to 30 June 2021.

D. RYAN, Chief Executive, South Australian Water Corporation

Water/ Recycled Water	Fee 2020-21
Installation of water connection (includes installation of meter)	
20 mm connection <= 12 metres**	\$2,705.00
20mm connection, per metre rate > 12 metres**	\$131.00
25 mm connection <= 12 metres**	\$3,080.00
25 mm connection, per metre rate > 12 metres**	\$131.00
40 mm connection <= 12 metres**	\$4,168.00
40 mm connection, per metre rate > 12 metres**	\$159.00
50 mm connection <= 12 metres**	\$5,637.00
50 mm connection, per metre rate > 12 metres**	\$203.00
> 50 mm Connection	Estimated cost to deliver service
Installation of meter	•
20 mm Meter	\$268.00
25 mm Meter	\$470.00
40 mm Meter	\$837.00
50 mm Meter	\$1,941.00
20 mm Water Meter Activation Fee	\$128.00
20 mm Meter on 1-4 Meter Manifold or 1-12 Meter Manifold	\$372.00 per meter
25 mm Meter on 1-5 Meter Manifold	\$568.00 per meter
Installation of water connections and isolating valves for firefig	hting purposes
100 mm, 150 mm or > 50 mm Fire Connections	Estimated cost to deliver service
100 mm, 150 mm, 200 mm or > 200 mm Isolating Valves for Fire Connections	Estimated cost to deliver service
Permanent Overhead Standpipe and Meter	Estimated cost to deliver service
Disconnect connections	
Disconnect Fire Connection	Estimated cost to deliver service
Disconnect < 50 mm Water Connection	\$725.00
Disconnect > 50 mm Water Connection	Estimated cost to deliver service
Meter repair / replacement fees	
Meter Repair / Replacement - 15 mm, 20 mm & 25 mm	\$240.00
Meter Repair / Replacement - 32 mm and 40 mm	\$384.00
MeterRepair/Replacement - 50 mm	\$435.00
Meter Replacement / Repair - > 50 mm	Estimated cost to deliver service

Water/Recycled Water	Fee 2020-21
lter connections (relocate, raise/lower, shorten/lengthen)^^^	
lter 20mm or 25mm Connection (<= 0.5 metre)	\$700.00
lter 20mm or 25mm Connection (> 0.5 metre and <= 2.0 metres)	\$723.00
lter 20mm or 25mm Connection (> 2.0 metres and <= 4.0 metres)	\$1,006.00
lter connections (raise/lower, shorten/lengthen)	
lter 32mm - 50mm Connection (<= 0.5 metre)	\$1,204.00
lter 32mm - 50mm Connection (> 0.5 metre and <= 2.0 metres)	\$1,256.00
lter 32mm - 50mm Connection (>2.0 metres and <= 4.0 metres)	\$1,364.00
lter > 50mm Connection	Estimated cost to deliver service
lter connections into a box (relocate, raise/lower, shorten/lengthen	<u>}</u> ^^^
lter 20mm Connection into box (<= 0.5 metre)	\$1,394.00
Iter 20mm Connection into box (> 0.5 metre and <= 2.0 metres)	\$1,431.00
Iter 20mm Connection into box (> 2.0 metres and <= 4.0 metres)	\$1,642.00
lter 25mm Connection into box (<= 0.5 metre)	\$2,022.00
Iter 25mm Connection into box (> 0.5 metre and <= 2.0 metres)	\$2,078.00
Iter 25mm Connection into box (> 2.0 metres and <= 4.0 metres)	\$2,550.00
Aiscellaneous connection fees	
otate 20 mm/25 mm meter	\$204.00
otate 40 mm meter	\$829.00
xtension of main	Estimated cost to deliver
	service
estoration Fee - At Meter	\$60.50
estoration Fee - At Main Pipe	Estimated cost to deliver service
rovide and install metal underground box to cover meter	Barriod
Inderground Box for 20 mm Meter	\$708.00
Inderground Box for 25-50 mm Meter	\$1,994.00
Aeter Testing	
Aeter Test Fee - 20 mm-25 mm on site Meter Flow Test	\$92.50
Aeter Test Fee - 20 mm-25 mm Meters	\$286.00
Neter Test Fee - 32 mm-40mm Meters	\$472.00
AeterTest Fee - 50mm Meters	\$944.00
Aeter Test Fee - 80mm Meters	\$1,809.00
Aeter Test Fee - 100mm Meters	\$2,274.00
Aeter Test Fee - 150mm Meters	\$4,872.00

Water/Recycled Water	Fee 2020-21		
Administration Fee			
Administration Fee for Link-up (water)	\$206.00		
SA Water Construction: Water Supply			
Design and Administration charge - Non-standard Connections	\$312.00		
Design and Administration charge - Extensions	\$981.00		
Third Party Access - Water/Recycled Water			
Third Party Access - Water/ Recycled Water - Request for further information	\$5,198.00		

Sewerage	Fee 2020-21
Installation of connection	
100 mm sewerage connection <= 12 metres**#	\$4,987.00
100 mm sewerage connection, per metre rate > 12 metres **#	\$298.00
100 mm Sewerage Spur Connection ***	\$2,831.00
150 mm sewerage connection <= 12 metres**#	\$5,944.00
150 mm sewerage connection, per metre rate > 12 metres **#	\$334.00
> 150 mm Sewerage Connections (including Spur Connections)	Estimated cost to deliver service
Disconnection charge	
Disconnect 100/150 mm Sewerage Connection***	\$1,176.00
Disconnect > 150 mm Sewerage Connection	Estimated cost to deliver service
Sewerage prelaid activation fee	
Sewerage prelaid activation fee 100/150 mm	\$54.50
Sewerage prelaid activation fee > 150 mm	Estimated cost to deliver service
Administration Fee	
Administration Fee for Link-up (sewer)	\$82.50
SA Water Construction: Sewerage	
Design and Administration charge - Non-standard	\$312.00
Connections	\$512.00
Design and Administration charge - Extensions	\$981.00
Third Party Access - Sewer - Request for further	
information	
Third Party Access - Sewer - Request for further	\$4,253.00
information	\$4,255.00
Insert inspection point	
Insert inspection point 100 mm & 150 mm	Estimated cost to deliver service

Trade Waste	Fee 2020-21
Trade waste discharge application fee and audit fees	
Trade Waste Discharge application fee	\$175.00
Trade Waste Audit Fee (per inspection)	\$141.00
Trade Waste Volume and Load Based	
Trade Waste VLB - Volume (per kL)	\$0.230 per kL
Trade Waste VLB - Biochemical oxygen demand (per kg) <1000 mg/L	\$0.377 per kg
Trade Waste VLB - Biochemical oxygen demand (per kg) >1000 mg/L	\$0.527 per kg
Trade Waste VLB - Suspended solids (per kg)	\$0.334 per kg
Trade Waste VLB - Nitrogen (per kg)	\$0.590 per kg
Trade Waste VLB - Phosphorus (per kg)	\$2.871 per kg
Trade Waste - Cost Reflective Volume and Load Based	
Trade Waste Cost Reflective VLB - Volume (per kL)##	\$0.684 per kL
Trade Waste Cost Reflective VLB - Biochemical oxygen demand (per kg)##	\$0.527 per kg
Trade Waste Cost Reflective VLB - Suspended solids (per kg)##	\$0.539 per kg
Trade Waste Cost Reflective VLB - Nitrogen (per kg)**	\$2.838 per kg
Trade Waste Cost Reflective VLB - Phosphorus (per kg)##	\$16.509 per kg
Trade waste compliance fees	
Failure to service grease arrestor fee (small business) (monthly)	\$156.00 per month
Failure to service grease arrestor fee (large business) (monthly)	\$311.00 per month
Failure to install pre-treatment (monthly)	\$446.00 per month
Other Trade Waste Charges	
Sampling & Monitoring Charges	Estimated cost to deliver service
Trade Waste Administration Charges	\$65.50
Non-domestic Hauled Waste Charges - Volume	\$0.684 per kL
Non-domestic Hauled Waste Charges - Biochemical Oxygen Demand (per kg)	\$0.527 per kg
Non-domestic Hauled Waste Charges - Suspended Solids (per kg)	\$0.539 per kg
Non-domestic Hauled Waste Charges - Nitrogen (per kg)	\$0.399 per kg
Non-domestic Hauled Waste Charges - Phosphorus (per kg)	\$1.990 per kg
Holding Tank Waste Charges (per kL)	\$8.600 per kL
Liquid hauled waste - replacement of station swipe card	\$142.00
Waste Macerator Discharge (per macerator)	\$693.00 per unit
Storm Water to Sewer (per sq. metre)	\$11.80 per sq. metre
Grease solids profile fee	\$72.00
Grease Arrestor Maintenance Application (GAMA) tag replacement	\$85.00

Smart meter fees	Fee 2020-21	
Smart meter fees		
Smart meter installation	\$2,223.00	
Additional smart meter installations	\$2,081.00	
Smart Meter Battery Replacement	\$315.00	
Smart Meter Annual Fee – per meter	\$41.75	
Customer Water Use Portal Annual Fee – per property	\$84.00	
Non-standard Smart Meter Installations	Estimated cost to deliver service	
Billing fees		
Dishonoured payment made to pay a charge or other amount under regulations	\$10.60	
Overdue payment fee	\$8.15	
Charge for visit in relation to the non-payment of a charge	\$39.25	
Recharge for collection of overdue accounts	Based on cost incurred by Corporation	
Request for back-dated bills (greater than four years)	\$10.20	

Water Supply Augmentation Charges^	Fee 2020-21			
Roseworthy	\$881.00			
Mount Barker	\$5,984.00			
Skye	\$28,176.00			
Sewer Augmentation Charges^	Fee 2020-21			
Buckland Park/Virginia	\$1,414.00			
Victor Harbor	\$2,764.00			
Angle Vale	\$5,590.00			
Roseworthy	\$1,416.00			
Common Effluent per premise	Fee 2020-21			
DC of Barossa	\$79.60			
DC of Grant	\$79.60			
Other Areas	\$119.80			

Other	Fee 2020-21
Access to SA Water Land fees^^	J
Access to SA Water land per full day (4 to 7.5hrs) Miscellaneous	\$800.00
Access to SA Water land per half day (up to 4hrs) Miscellaneous	\$400.00
Formal Event Low Impact per day	\$600.00
Formal Event High Impact per day	\$1,200.00
Staff Assistance (hourly)	\$125.00 per hr
Staff Assistance (After hours/Public Holiday/Weekend loading - hourly)	\$250.00 per hr
Environmental Impact Bond (required for periods longer than 5 days,	61 000 00
refundable after impact assessment)	\$1,000.00
Ongoing Commercial Service Providers Low Impact	\$1,200.00 per 12 months
Ongoing Commercial Service Providers High Impact	\$1,800.00 per 12 months
Reservoir fishing permits*	
Three day reservoir fishing permit (per angler)	\$10.00
Three day reservoir fishing permit (per angler) - concession price	\$8.00
Ten day reservoir fishing permit (per angler)	\$20.00
Ten day reservoir fishing permit (per angler) - concession price	\$16.00
Annual reservoir fishing permit (per angler)	\$33.00
Annual reservoir fishing permit (per angler) - concession price	\$26.40
Other Fees	
Property Lease Preparation Fee for Non-Commercial Agreements	Estimated cost quoted by Corporation within lease agreement
Easement Extinguishment/Variation Admin Fee- investigation & advice	\$523.00
Network Analysis	\$453.00
Network Analysis and Fire Plug flow test - first test	\$512.00
Hourly Service Fee	\$58.50 per hr
Recycled Water - On Property Audit Fee	\$81.50 per audit
External Aquamap Access Fee (per annum)	\$210.00 per annum
Business Relations Consultancy Fee	\$97.00 per hr
Learning centre hire - per hour	\$52.00 per hr
Clip & Meter Lock Fee - Large	\$36.75
Standard Water Flow Test - Fire Plug	\$156.00
Additional Fire Plug - Water Flow Test - Same day, same site	\$28.75
Special Meter Reading Fee	\$16.40
Certificate and Encumbrance Fee***	\$8.05
Clare - Availability Charge (per ML)	\$2,979.00 per ML
Beekeeping Licence	\$370.00
Metered hydrant deposit - 25mm	\$510.00
Metered hydrant deposit - 50mm	\$662.00
	Estimated cost to deliver
Connection off extension of main	

### Notes:

GST - Where GST applies, the fee is stated inclusive of GST

\* Concession card holder price available for persons holding a valid full time Australian secondary or tertiary student card, Commonwealth Pensioner Concession card, Health Care Card, Commonwealth Senior Health Card, South Australian State Concession Card or Seniors Card.

\*\* Charge for standard connections only, refer to connections policy for non-standard connections. All 50mm and 50mm recycled water connections fees are estimated.

\*\*\*Schedule 8 of the Land and Business (Sale and Conveyancing) Regulations 2010 prescribes fees for applications made for land and business sales enquiries and Schedule 1 of the Water Industry Regulations 2012 prescribes fees for applications for other similar enquiries. SA Water has determined that it will charge the fee stated in this notice for both categories of application.

<sup>^</sup>Charges for 100% only, refer to Augmentation Policy fees and charges schedule for multipliers applicable to properties that are residential, multiple dwellings, commercial/industrial, and reserves.

^^ All third-party access to SA Water land requires a valid permit. Commercial activities and/or other events/activities may attract these fees. The application of these fees will be at SA Water discretion and assessed on a case-by-case basis.

^^^ Meterfees may be required for unmetered connections

# All sewer connections provided are subject to approval and design standards

## These fees apply to customers who exceed their trade waste authorisation discharge limits

Confirmed as a true and accurate record of the decision of the Corporation.

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D. RYAN Chief Executive South Australian Water Corporation

### TRAINING AND SKILLS DEVELOPMENT ACT 2008

Part 4—Apprenticeships/Traineeships

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

mai uci	cillines the following frades	01 D	celared vocations in addition		the guzene notices of.		
1.	25 September 2008	2.	23 October 2008	3.	13 November 2008	4.	4 December 2008
5.	18 December 2008	6.	29 January 2009	7.	12 February 2009	8.	5 March 2009
9.	12 March 2009	10.	26 March 2009	11.	30 April 2009	12.	18 June 2009
13.	25 June 2009	14.	27 August 2009	15.	17 September 2009	16.	24 September 2009
17.	9 October 2009	18.	22 October 2009		3 December 2009		17 December 2009
21.	4 February 2010	22.	11 February 2010	23.	18 February 2010	24.	18 March 2010
25.	8 April 2010	26.	6 May 2010	27.	20 May 2010		3 June 2010
29.	17 June 2010	30.	24 June 2010	31.	8 July 2010	32.	9 September 2010
33.	23 September 2010	34.	4 November 2010	35.	25 November 2010	36.	16 December 2010
37.	23 December 2010	38.	17 March 2011	39.	7 April 2011	40.	21 April 2011
41.	19 May 2011	42.	30 June 2011		21 July 2011	44.	
45.	10 November 2011	46.	24 November 2011		1 December 2011		8 December 2011
49.	16 December 2011	50.	22 December 2011	51.	5 January 2012	52.	19 January 2012
53.	1 March 2012	54.	29 March 2012	55.	24 May 2012		31 May 2012
57.	7 June 2012	58.	14 June 2012		21 June 2012	60.	28 June 2012
61.	5 July 2012	62.	12 July 2012	63.	19 July 2012	64.	2 August 2012
65.	9 August 2012	66.	30 August 2012		13 September 2012	68.	4 October 2012
69.	18 October 2012	70.	25 October 2012	71.		72.	29 November 2012
73.	13 December 2012	74.	25 January 2013	75.	14 February 2013	76.	21 February 2013
77.	28 February 2013	78.	7 March 2013		14 March 2013	80.	21 March 2013
81.	28 March 2013	82.	26 April 2013	83.	23 May 2013	84.	30 May 2013
85.	13 June 2013	86.			11 July 2013	88.	1 August 2013
89.	8 August 2013	90.	15 August 2013	91.	29 August 2013	92.	6 February 2014
93.	12 June 2014	94.	28 August 2014	95.	4 September 2014	96.	16 October 2014
97.	23 October 2014	98.	5 February 2015	99.	26 March 2015	100.	16 April 2015
101.	. 27 May 2015	102	. 18 June 2015	103.	3 December 2015	104.	7 April 2016
105.	. 30 June 2016	106	. 28 July 2016	107.	8 September 2016	108.	22 September 2016
109.	. 27 October 2016	110	. 1 December 2016	111.	15 December 2016	112.	7 March 2017
113.	. 21 March 2017	114	. 23 May 2017	115.	13 June 2017	116.	18 July 2017
	. 19 September 2017	118	. 26 September 2017	119.	17 October 2017	120.	3 January 2018
	. 23 January 2018	122	. 14 March 2018	123.	14 June 2018		5 July 2018
	. 2 August 2018	126	. 9 August 2018		16 August 2018		30 August 2018
	27 September 2018		. 4 October 2018		18 October 2018	132.	1 November 2018
	15 November 2018	134	. 22 November 2018		29 November 2018	136.	6 December 2018
137.	. 20 December 2018	138	. 24 January 2019	139.	14 February 2019	140.	30 May 2019
	. 6 June 2019		. 13 June 2019		20 June 2019		27 June 2019
145.	. 11 July 2019	146	. 8 August 2019	147.	22 August 2019		12 September 2019
	19 September 2019		. 14 November 2019		28 November 2019		12 December 2019
	. 19 December 2019	154	. 23 January 2020	155.	27 February 2020	156.	21 April 2020
157.	. 25 June 2020						

TRADES OR DECLARED VOCATIONS AND REQUIRED QUALIFICATIONS AND TRAINING CONTRACT CONDITIONS FOR CORRECTIONS FOR PROPERTY SERVICES (CPP) AND RESOURCES AND INFRASTRUCTURE (RII) FROM NOTICE 156

*Trade/ #Declared Vocation/ Other Occupation	Qualification Code	Qualification Title	Nominal Term of Training Contract	Probationary Period
Civil Construction and Maintenance Worker #	RII30919	Certificate III in Civil Construction	<del>36</del>	<del>90</del>
Asset Security Operations #	CPP40719	Certificate IV in Security Management	18	60

Dated: 23 June 2020

JOHN EVANGELISTA Director Traineeship and Apprenticeship Services

### WORK HEALTH AND SAFETY REGULATIONS 2012

#### Exemption

Pursuant to regulation 684 of the *Work Health Safety Regulations 2012* (WHS Regulations) I, Martyn Antony Campbell, Executive Director of SafeWork SA, having taken into account all relevant matters, hereby exempt:

The following class of persons:

- a. manufacturers and importers of hazardous chemicals;
- b. suppliers of hazardous chemicals; and
- c. a person conducting a business or undertaking.

#### from the provisions of:

Clauses 329, 330(1), 330(2), 330(3), 335 of the WHS Regulations as they apply to manufacturers and importers of hazardous chemicals Clause 338 of the WHS Regulations as it applies to suppliers of hazardous chemicals

Clauses 341, 342(1), 342(2) and 345 of the WHS Regulations as they apply to a person conducting a business or undertaking.

This exemption applies providing that the person manufactured, imported, supplied, labelled, transferred or decanted the hazardous chemical after 1 July 2020 and the person complies with the WHS Regulations as if the WHS Regulations were amended as follows:

- a.
- each reference to 'GHS' is a reference to 'GHS 7'; and the text ":Product identifier and chemical identity' is omitted from Clause 1(2)(a) of Schedule 7; and the text ', including how the chemical may be safely used' is omitted from Clause 1(2)(g) of Schedule 7 b.
- c.

GHS 7 means the Globally Harmonised System of Classification and Labelling of Chemicals, Seventh revised edition, published by the United Nations as if it were modified by Schedule 6 to the WHS Regulations. NOTE:

### This exemption is subject to the following conditions:

Commences on 1 July 2020 and expires on 31 December 2020. ٠

All other provisions of both the Work Health and Safety Act 2012 and the WHS Regulations shall continue to apply.

Dated: 23 June 2020

MARTYN CAMPBELL Executive Director The exeSafeWork SA

## LOCAL GOVERNMENT INSTRUMENTS

### RURAL CITY OF MURRAY BRIDGE

Adoption of Valuations and Declaration of Rates 2020-2021

NOTICE is hereby given that the Rural City of Murray Bridge at a meeting held on 9 June 2020, resolved:

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

That pursuant to Section 123(6) and (7) of the Local Government Act 1999 and Regulation 6 of the Local Government (Financial Management) Regulations 2011, having considered submissions in accordance with Section 12(6) of the Local Government Act 1999 and having regard to all relevant information in the possession of the Council, the Council adopts the Annual Business Plan and Budget for 2020-2021.

Adoption of Valuations

That pursuant to Section 167(2) of the Local Government Act 1999 the most recent valuations of the Valuer-General available to Council of the capital value of land within Council's area totalling \$3,611,423,640 be adopted for rating purposes with the total capital value of rateable land within Council's area for 2020-2021 being \$3,478,423,049.

#### Declaration of Rates

That, having taken into consideration the general principles of rating contained in Section 150 of the Local Government Act 1999 and having observed the requirements of Section 153 of the Local Government Act 1999, and in accordance with Regulation 14 of the Local Government (General) Regulations 2013, the Council declares, for the year ending 30 June 2021, a rate increase of 1.2% representing the following differential rates in respect of all rateable land within its area

- 0.68351 cents in the dollar of the Capital Value of rateable land of Categories (a) and (i) uses (residential and "other" categories) 1.09361 cents in the dollar of the Capital Value of rateable land of Categories (b), (c) and (d) uses (commercial categories)
- (ii)
- 0.95691 cents in the dollar of the Capital Value of rateable land of Categories (b), (c) and (d) uses (commercial categories) 0.95691 cents in the dollar of the Capital Value of rateable land of Categories (e) and (f) uses (industrial categories) 0.61515 cents in the dollar of the Capital Value of rateable land of Category (g) use (primary production category) 0.88856 cents in the dollar of the Capital Value of rateable land of Category (h)) use (vacant land category) (iii)
- (iv)
- (v)

### Declaration of Minimum Rates

That pursuant to Section 158(1) (a) of the Local Government Act 1999 the Council fixes in respect to the year ending 30 June 2021, a minimum amount payable by way of general rates of \$976.

#### Regional Landscape Levy

That pursuant to Part 5 of the Landscape South Australia Act 2019 and Section 154 of the Local Government Act 1999, the Council declares, in respect of the year ending 30 June 2021, a separate rate of 0.0234691 cents in the dollar, based on the capital value of rateable land within the Council's area and within the area of the Murraylands and Riverland Landscape Board in order to recover the amount payable to the Board.

### Declaration of Annual Service Charges and Service Rates

Community Waste Water Management and Water Supply Schemes

(1) Riverglen

That pursuant to Section 155(2) of the Local Government Act 1999, a total of \$148,785 is to be levied against the properties within the area defined as "Riverglen" to which Council provides the prescribed services of septic tank effluent disposal and water supply. A service charge of \$826 per assessment is imposed on rateable and non rateable land and a service rate of 0.115590 cents in the dollar of the capital value of rateable land is declared on Allotments 1 to 30, 125 and 126 in Deposited Plan DP30450, Allotment 50 in Deposited Plan DP42391 and Units 1 to 73 in Strata Plan No SP11238, being land which the septic tank effluent disposal and the water supply schemes are provided.

(2) Woodlane

That pursuant to Section 155(2) of the Local Government Act 1999, a total of \$68,602 is to be levied against the properties within the area defined as "Woodlane" to which Council provides the prescribed services of septic tank effluent disposal and water supply. A area defined as "Woodlane" to which Council provides the presented services of septic tank erfluent disposal and water supply. As service charge of \$799 per assessment is imposed on rateable and non rateable land and a service rate of 0.168183 cents in the dollar of the capital value of rateable land is declared on Allotments 1 to 18 in Deposited Plan DP48073, Allotments 192 in Deposited Plan DP52022, Allotments 1 to 4, 7 to 37 and 40 in Deposited Plan DP51229, Allotment 50 in Deposited Plan DP53034 and Allotment 200 in Deposited Plan DP62423, being land which the septic tank effluent disposal and the water supply schemes are provided.

The metered supply of water to sections of Woodlane commenced from 1 July 2010 with annual readings. The rates for supply of water are charged at \$3.65 per kL for any usage above 130kL per annum.

#### Waste Collection

That pursuant to Section 155(2) of the Local Government Act 1999 the following variable annual service charges are imposed according to the nature of the service as follows, subject (where relevant) to the application of Regulation 13 of the Local Government (General) **Regulations 2013:** 

- (1) New Garbage Collection Service
- For the supply of a mobile garbage bin to land to which the new service is provided, a service charge of \$83 per bin in respect of the year ending 30 June 2021.
- (2) Replacement Bins

For the replacement of lost, damaged or stolen bins, a service charge of \$83 per bin in respect of the year ending 30 June 2021. (3) Additional Garbage Collection Service

- For the supply of additional mobile garbage bin/s to land to which the service is provided, an annual service charge of \$138 per bin in respect of the year ending 30 June 2021.
- (4) Kerbside Recycling and Green Waste Service
  - A service charge of \$87 will be applied in 2020-21 for the provision of a kerbside recycling service. An additional \$55 will be applied to Murray Bridge properties that receive the green waste service.

Payment of Rates

That pursuant to Section 181(11) 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 7 September 2020, 1 December 2020, 1 March 2021 and 1 June 2021. Dated: 25 June 2020

> M.SEDGMAN Chief Executive Officer

### DISTRICT COUNCIL OF ELLISTON

Adoption of Valuations and Declarations of Rates 2020-21

NOTICE is hereby given that the District Council of Elliston at its meeting held on 16 June 2020: Adopted capital valuations to apply in its area for rating purposes supplied by the Valuer-General, being the most recent valuations available to the Council totalling \$482,181,360.

Declared differential general rates varying according to the locality of the land and its use as follows:

1.0080 cents in the dollar in respect of all rateable land within the Bulk Handling Zone;

0.4120 cents in the dollar in respect of all rateable land within the Residential Zone;

0.4120 cents in the dollar in respect of all rateable land within the Commercial-Shop Zone;

0.4120 cents in the dollar in respect of all rateable land within the Commercial-Office Zone;

0.4120 cents in the dollar in respect of all rateable land within the Commercial-Other Zone; 0.4120 cents in the dollar in respect of all rateable land within the Industry-Light Zone;

0.4120 cents in the dollar in respect of all rateable land within the Industry-Other Zone;

0.4120 cents in the dollar in respect of all rateable land within the Primary Production Zone;

0.4120 cents in the dollar in respect of all rateable land within the Vacant Land Zone;

0.4120 cents in the dollar in respect of all rateable land within the Other Zone;

Declared a fixed charge of \$274.50 payable in respect of rateable land within its area.

Declared that the annual service charges on all land to which the Council provides or makes available its Community Wastewater Management Systems is \$397 per property.

Declared that the annual service charges on all land to which the Council provides or makes available its provision of water serviced by the Port Kenny Water Supply is \$135 per property.

Declared that the annual service charges based on the level of usage and on all land to which the Council provides or makes available its prescribed service of the collection, treatment or disposal of waste via its Waste Management Service is as follows:

0-0.3m3 of waste per week on average - \$270 per annum

0.3-0.6m<sup>3</sup> of waste per week on average - \$240 per annum 0.6m<sup>3</sup> to 0.9m<sup>3</sup> of waste per week on average - \$810 per annum

Provided on the basis that the sliding scale provided for in Regulation (13) of the Local Government (General) Regulations will be applied. Single farm enterprises and adjoining allotments are only charged the annual service charge in respect of the assessment constituting the principal property.

Declared a separate rate based on a fixed charge of \$79.15 against all residential, vacant and other rateable properties, \$118.72 on commercial and industrial properties, and \$158.30 on primary production properties in respect of all rateable land in the area of the Eyre Peninsula Landscape Board.

Dated: 25 June 2020

GEOFF SHERIDAN Chief Executive Officer

#### REGIONAL COUNCIL OF GOYDER

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that at a meeting of the Council held on Tuesday 16 June 2020, the Council resolved as follows:

- 1. Adopted for rating purposes, for the financial year ending 30 June 2021, the most recent valuations of the Value-General of the Capital Value of land within the area of the Council, and specifies that the total of the values that are to apply within the area is \$1,398,148,020.
- 2. Declared differential rates for the year ending 30 June 2021 on rateable land within its area, based upon the capital value of the land and varying according to land use as follows:
  - a) 0.2590 cents in the dollar for all rateable land within the area with a land use of Primary Production; and
  - 0.5246 cents in the dollar for all other rateable land in the Council area that includes Residential, Commercial Shop, b) Commercial - Office, Commercial - Other, Industry - Light, Industry - Other, Vacant Land and Other.
- 3. Declared a fixed charge of \$150.00 against each separate piece of rateable land within the Council area for the year ending 30 June 2021.
- 4. Imposed an annual service charge based on the level of usage of the service and varying according to whether the land is vacant or occupied on all land to which Council provides or makes available the prescribed service of Community Wastewater Management Systems for the year ending 30 June 2021:
  - in respect of all land in the area serviced by the Burra CWMS, an annual service charge of: 4.1
    - a) \$392.00 per property unit on occupied rateable and non-rateable land; and
    - b) \$295.00 per property unit on assessments of vacant rateable and non-rateable land.
  - 4.2 in respect of all land in the area serviced by the Eudunda CWMS, an annual service charge of:
    - a) \$569.00 per property unit on occupied rateable and non-rateable land; and
    - b) \$436.00 per property unit on assessments of vacant rateable and non-rateable land.

- Imposed an annual service charge on all land in the townships of Terowie, Whyte Yarcowie, Hallett, Mt Bryan, Burra, Robertstown, Point Pass, Eudunda, Farrell Flat and Booborowie to which it provides or makes available the prescribed service of waste collection for the year ending 30 June 2021, of \$225.00.
- 6. For the purpose of reimbursing Council amount contributed to the Northern and Yorke Landscape Region Board, based upon the contributions previously made to the South Australian Murray-Darling Basin Natural Resources Management Board and the Northern and Yorke Natural Resources Management Board, adopted the following separate rates for the year ending 30 June 2021, based on the capital value of the land:
  - a) all rateable land within the area of Council and of the South Australian Murray-Darling Basin Natural Resources Management Board as at the 30th June 2020, a rate in the dollar of \$0.000218; and
  - b) all rateable land within the area of Council and of the Northern and Yorke Natural Resources Management Board as at the 30th June 2020, a rate in the dollar of \$0.000188.

Dated: 25 June 2020

DAVID J. STEVENSON Chief Executive Officer

#### DISTRICT COUNCIL OF GRANT

#### Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that at its meeting held on 15 June 2020 in relation to the financial year ending 30 June 2021, the District Council of Grant, made the following resolutions:

- 1. Adopted for rating purposes, the capital valuations of land within the Council area made by the Valuer-General, being the most recent valuations available to the Council, totalling \$2,821,697,940 comprising \$2,755,615,071 in respect of rateable land and \$66,082,869 in respect of non-rateable land before alteration.
- 2. Declared a general rate on all rateable land within the Council's area of 0.3044 cents in the dollar.
- 3. Fixed a minimum amount of \$610.00 payable by way of general rates on rateable land within the Council's area.
- 4. Declared a separate rate of \$1,613 per assessment, in respect to assessments A1493, A1494, A1543, A1544 and A1545 in order to reimburse the Council for the costs of construction for the Cape Douglas Community Wastewater Management Scheme.
- 5. Imposed an annual service charge based on the nature of the service of \$254.00 for the prescribed service of collection, treatment and disposal (including recycling) of waste (Mobile Garbage Bins) on all land to which it provides or makes available the service.
- 6. Imposed an annual service charge based on the nature of the service and varying according to whether the land is vacant or occupied on all land to which the Council provides or makes available the Community Wastewater Management Systems being prescribed services for the collection, treatment and disposal of waste in the townships of, Port MacDonnell, Tarpeena, Allendale East, Cape Douglas, Donovans and Pelican Point as follows:

ccupied Land	\$610.00
acant Land	\$520.00

7. Declared a separate rate (Regional Landscape Levy) on all rateable land within the region of the Board and within the Council area in order to reimburse the Council for amounts contributed to the South East Natural Resource Management Board, based on a fixed charge and differentiated according to land use on all rateable land as follows:

\$78.00 per rateable property

\$119.00 per rateable property \$188.00 per rateable property

\$345.00 per rateable property

Residential, Vacant and Other Commercial (Shop, Office and Other) Industry (Light and Other) Primary Production

Dated: 15 June 2020

O V

> DARRYL WHICKER Chief Executive Officer

### DISTRICT COUNCIL OF GRANT

ROAD (OPENING AND CLOSING) ACT, 1991

Kieselbach Road, MacDonnell

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 portion of Public Road and merge with the adjoining Sections 336 and 377 in the H421000 more particularly delineated and lettered as "A & B" in Preliminary Plan 20/0025.

A copy of the plan and a statement of persons affected are available for viewing on Council's website <u>www.dcgrant.sa.gov.au</u> 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

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: 25 June 2020

DARRYL WHICKER Chief Executive Officer

#### MOUNT BARKER DISTRICT COUNCIL

#### Mount Barker Regional Town Centre Car Parking Fund

NOTICE is hereby given, pursuant to section 50A (3) of the Development Act 1993, that the Mount Barker District Council has redefined the area for which the Car Parking Fund applies. The Car Parking Fund now applies in the whole of Council's Regional Town Centre Zone as referenced in Council's Development Plan.

Funds will be applied in a manner consistent with section 50A of the Development Act 1993. Council confirms that under section 50A (6) (b) on 1 July 2020, the contribution amount per space for the contribution fund has increased from \$25,666.00 to \$26,624.00 (including GST). This applies to all of the Zone for which the fund is applicable. The redefinition of the area in which the Car Parking Fund applies is effective from the date of this notice.

Dated: 25 June 2020

A. STUART Chief Executive Officer

### YORKE PENINSULA COUNCIL

### Exclusion from Classification as Community Land

NOTICE is hereby given that Council at its meeting held on 13 August 2014, resolved to exclude a portion of CT 6090/312 from the Classification as Community Land (the land now being Allotment 22, Elizabeth Street Maitland CT 6159/51 in DP 110077) having complied with all requirements in relation to section 193 of the Local Government Act 1999. Dated: 22 June 2020

ANDREW CAMERON Chief Executive Officer

### YORKE PENINSULA COUNCIL

#### Exclusion from Classification as Community Land

NOTICE is hereby given that Council at its meeting held on 23 July 2014, resolved to exclude CT 5803/660 and CT 5524/737 from the Classification as Community Land (the land now being Allotment 22, Elizabeth Street Maitland CT 6159/51 in DP 110077) having complied with all requirements in relation to section 193 of the Local Government Act 1999.

Dated: 22 June 2020

ANDREW CAMERON Chief Executive Officer

## **PUBLIC NOTICES**

### NATIONAL ELECTRICITY LAW

Initiation of Rule Change Request

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

Under s 95, the Australian Energy Market Operator has requested the *Technical standards for distributed energy resources* (Ref. ERC0301) proposal. The proposal seeks to create an obligation on AEMO to create a subordinate instrument for a minimum technical standard for distributed energy resources. Submissions must be received by **23 July 2020**.

Submissions can be made via the AEMC's website. Before making a submission, please review the AEMC's privacy statement on its website. Submissions should be made in accordance with the AEMC's *Guidelines for making written submissions on Rule change proposals*. The AEMC publishes all submissions on its website, subject to confidentiality.

Written requests should be sent to <u>submissions@aemc.gov.au</u> and cite the reference in the title. Before sending a request, please review the AEMC's privacy statement on its website.

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

Australian Energy Market Commission Level 15, 60 Castlereagh St Sydney NSW 2000 Telephone: (02) 8296 7800 <u>www.aemc.gov.au</u> Dated: 25 June 2020

#### NATIONAL ENERGY RETAIL LAW

Initiation of Rule Change Request

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

Under s 251, the Australian Energy Market Operator has requested the *Technical standards for distributed energy resources* (Ref. RRC0037) proposal. The proposal seeks to create an obligation on AEMO to create a subordinate instrument for a minimum technical standard for distributed energy resources. Submissions must be received by **23 July 2020**.

Submissions can be made via the AEMC's website. Before making a submission, please review the AEMC's privacy statement on its website. Submissions should be made in accordance with the AEMC's *Guidelines for making written submissions on Rule change proposals*. The AEMC publishes all submissions on its website, subject to confidentiality.

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

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

Dated: 25 June 2020

# **NOTICE SUBMISSION**

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

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

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

Requests to withdraw submitted notices must be received before 10 a.m. on the day of publication.

### Gazette notices should be emailed as Word files in the following format:

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

### Please provide the following information in your email:

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

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