**THE SOUTH AUSTRALIAN**

**GOVERNMENT GAZETTE**

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# Governor’s Instruments

## Acts

Department of the Premier and Cabinet

Adelaide, 20 May 2021

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. 15 of 2021—Fire and Emergency Services (Governance) Amendment Act 2021

An Act to amend the Fire and Emergency Services Act 2005

No. 16 of 2021—Statutes Amendment (Fund Selection and Other Superannuation Matters) Act 2021

An Act to amend the Southern State Superannuation Act 2009 and the Superannuation Act 1988

No. 17 of 2021—Statutes Amendment (Transport Portfolio) Act 2021

An Act to amend the Criminal Procedure Act 1921, the Expiation of Offences Act 1996, the Fines Enforcement and Debt Recovery Act 2017, the Harbors and Navigation Act 1993, the Motor Vehicles Act 1959, the Rail Safety National Law (South Australia) Act 2012 and the Road Traffic Act 1961

No. 18 of 2021—Disability Inclusion (Restrictive Practices—NDIS) Amendment Act 2021

An Act to amend the Disability Inclusion Act 2018

No. 19 of 2021—COVID-19 Emergency Response (Expiry) (No 2) Amendment Act 2021

An Act to amend the COVID-19 Emergency Response Act 2020

By command,

Steven Spence Marshall

Premier

## Appointments

Department of the Premier and Cabinet

Adelaide, 20 May 2021

His Excellency the Governor in Executive Council has been pleased to appoint Christopher Jeremy Smolicz as a Magistrate commencing on 24 May 2021 - pursuant to the provisions of the Magistrates Act 1983.

By command,

Steven Spence Marshall

Premier

AGO0079-21CS

Department of the Premier and Cabinet

Adelaide, 20 May 2021

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

Panel Member: from 24 May 2021 until 28 April 2023

Christopher Jeremy Smolicz

By command,

Steven Spence Marshall

Premier

AGO0079-21CS

Department of the Premier and Cabinet

Adelaide, 20 May 2021

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

Panel Member: from 24 May 2021 until 28 April 2023

Christopher Jeremy Smolicz

By command,

Steven Spence Marshall

Premier

AGO0079-21CS

Department of the Premier and Cabinet

Adelaide, 20 May 2021

His Excellency the Governor in Executive Council has been pleased to appoint Shirley Anne Burchell to the position of Deputy Registrar of the South Australian Employment Tribunal for a term of three years commencing on 9 June 2021 and expiring on 8 June 2024 - pursuant to the provisions of the South Australian Employment Tribunal Act 2014.

By command,

Steven Spence Marshall

Premier

T&F21/039CS

Department of the Premier and Cabinet

Adelaide, 20 May 2021

His Excellency the Governor in Executive Council has revoked the appointment of Tore Ware Nielsen, Sandra Kaye Voumard, Loan Thi Phuong Vu and Justin Luke Ward as Inspectors for the purposes of the Shop Trading Hours Act 1977, effective from 20 May 2021 - pursuant to the Shop Trading Hours Act 1977 and section 36 of the Acts Interpretation Act 1915.

By command,

Steven Spence Marshall

Premier

T&F21/033CS

## Legislative Council Office

Legislative Council Office

Adelaide, 12 May 2021

Forwarded to the Honourable the Premier the following Resolution, passed by the Legislative Council on 12 May 2021.

That the General Regulations under the Planning Development and Infrastructure Act 2016 concerning Planning and Development Fund (No. 2) Variation, made on 18 March 2021 and laid on the Table of this Council on 30 March 2021, be disallowed.

Chris Schwarz

Clerk of Legislative Council

## Proclamations

South Australia

### Defamation (Miscellaneous) Amendment Act (Commencement) Proclamation 2021

**1—Short title**

This proclamation may be cited as the *Defamation (Miscellaneous) Amendment Act (Commencement) Proclamation 2021*.

**2—Commencement of Act**

The [*Defamation (Miscellaneous) Amendment Act 2020*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Defamation%20(Miscellaneous)%20Amendment%20Act%202020) (No 41 of 2020) comes into operation on 1 July 2021.

**Made by the Governor**

with the advice and consent of the Executive Council

on 20 May 2021

South Australia

### Statutes Amendment (National Energy Laws) (Stand-Alone Power Systems) Act (Commencement) Proclamation 2021

**1—Short title**

This proclamation may be cited as the *Statutes Amendment (National Energy Laws) (Stand Alone Power Systems) Act (Commencement) Proclamation 2021*.

**2—Commencement of Act**

The [*Statutes Amendment (National Energy Laws) (Stand-Alone Power Systems) Act 2021*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Statutes%20Amendment%20(National%20Energy%20Laws)%20(Stand-Alone%20Power%20Systems)%20Act%202021) (No 9 of 2021) comes into operation on 20 May 2021.

**Made by the Governor**

with the advice and consent of the Executive Council

on 20 May 2021

South Australia

### Oaths (Appointments) Proclamation 2021

under section 33 of the *Oaths Act 1936*

**1—Short title**

This proclamation may be cited as the *Oaths (Appointments) Proclamation 2021*.

**2—Commencement**

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

**3—Appointments of persons to take declarations and attest instruments**

The following police officers are appointed to take declarations and attest the execution of instruments:

Michael James Allan

Max Allison

Brandon Joe Alvaro

Harry Lewis Anderson

David James Angley

Colin Shepherd Archibald

Cooper William Ashwood

Kyle Matthew Bagley

Samuel Nicholas Baker

Anthony Baldino

Lyndsey Bates

Descenna Suzanne Belperio

Emma Rose Berry

Michael Adam Bersagliere

Alicia Emily Black

Ned Brooks

Cheryl Marie Brown

Brandon Michael Browne

Bradley John Bryant

Thomas Lachlan Buckley

Maria Bucon

Benjamin James Burgess

David James Burvill‑Holmes

Kane Richard Butler

Todd Joseph Button

Jack Andrew Caddle

Rita Calabrese

James Aldinson Callado

David Anthony Candeloro

Shardia Cinzia Cavaiuolo

Sophie Kate Clark

Erin Margaret Cocks

Emma Ruth Colbey

Simon Christopher Coleman

Gordon Coull

Elysha April Cousins

Clare Margaret Cowling

Daniel Louis Cullinan

Danielle Marie Davies

Jay Tylor Davies

Ryan James Davison

Lucy Anne Dawes

Adam Bryan Day

Adam Troy Depasquale

Thomas Henry Dineen

Liam James Dobbs

Ryan Patrick Dolan

Stephen Donaldson

Donald Lomugun Duku

Martin Woja Duku

Jordan William Edson

Chloe Beverley Edwards

Ashlee Jade Ellis

Mae Louise Ellis

Melanie Jane Elsegood

Callan Michael Emsley

Tori Mae Evans

Brett Martyn Featherby

Andrea Dorothea Fiebig

Karen Ann Fielke

Lianne Marie Fisher

James Leigh Flierl

Dean Bradley Franks

Gordon McKechnie Gaban

Stephen James Galliford

Kayla Deanne Gibbie

Leah Marie Gower

Daniel Ian Gray

Amber Jade Hall

Cameron John Harrison

Amber Hartmann‑Clark

Jacob Geoffrey Harvey

Paul John Henderson

Megan Faye Hewlett

Gregory John Heycock

Dallas Edward Wayne Hill

Jessica Maree Hoad

Jackson Riley Hourigan

Sophie Lisa Hoyle

Dwayne Eddie Illies

Brittany Alice James

Melanie Kate Johnson

Quentin Douglas Johnson

Christopher Rhys Jones

Osian William Wyn Jones

Tyler Jones

Peter Sherwood Juers

Arun Kalackattu Hari

Jack William Kleinig

Michael Karl Klocke

Tony John Knott

Jacqueline Kyriacou

Kailum Cedrick Lamb

Shannon Kathleen Lammonby

Benjamin Aaron James Lane

Emily Caitlin Lanzendorfer

Leon Josef La Posta

Ellie Jo Lauritsen

Ngon Thiet Pham Le

Peter James Lewis

Michael Ethan Lindquist

Natasha Jayne Linke

Lauren Jade Lovell

Jake Joseph Robert Lyon

Donald George MacKenzie

Srey Mao Man

Kate Louise Martin

Brett James Martschink

Georgina Rose Mastin

Brieana Marie Mastrogiacomo

Derek Ross Mattner

Kelisha Jane Maynard

Sharna Jade Maynard

Jody Robert McCreanor

Naomi Louise McCrone

Peter Eric McDermott

Nicola McDonnell

Jason David Moore

Samuel Eliade Morin

Furrukh Mumtaz

Kara Elise Newton

Tyson James Obst

Jack Anthony O'Halloran

David Anthony Ongarato

Amore Oosthuizen

Hayley Suzanne Paech

Blake Thomas Patterson

Lachlan Scott Patterson

Emma Kate Perry

Elisha Adele Preece

Sarah Kate Pridham

Gaibrielle Elizabeth Prior

William James Raynham

Danielle Lee Renko

Charlotte Kayleigh Richardson

Samuel Peter Richardson

Adrian Rolfes

Scott Alexander Rose

Harrison Ross Rugless

Wayne Neville John Scanlon

Randall Lee Schubert

Jacob Ryan Searles

Ashleigh Lauren Sharp

Simone Alyce Simounds

Brandon Sincock

Mikaela Jane Slattery

Annabel Juliet Smith

Keiden Paul Smith

Ionut Stanciucu

Emily Anna Stankovic

Emily Storti

Thomas William Syrmas

Michelle Christina Tapp

Michelle Ann Thompson

Amy Brooke Truswell

Courtney Brooke Tschirpig

Christopher Joseph Turner

Meggan Jade Turner

Brendan John Twiggs

Brian Scott Viant

Adrian John Waiblinger

Georgia Ann Claire Walden

Emily Leila Western

Hannah Mary Weygood

Brittany May White

Nikki Mae White

David Lee Williams

Daimhin Williamson

Nicholas John Wills

Daniel Kristian Wray

**Made by the Governor**

with the advice and consent of the Executive Council

on 20 May 2021

South Australia

### South Australian Civil and Administrative Tribunal (Designation of Magistrate as Member of Tribunal) Proclamation 2021

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

**1—Short title**

This proclamation may be cited as the *South Australian Civil and Administrative Tribunal (Designation of Magistrate as Member of Tribunal) Proclamation 2021*.

**2—Commencement**

This proclamation comes into operation on 24 May 2021.

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

The following magistrate holding office under the [*Magistrates Act 1983*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Magistrates%20Act%201983) is designated as a member of the South Australian Civil and Administrative Tribunal:

Christopher Jeremy Smolicz

**Made by the Governor**

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

on 20 May 2021

South Australia

### Youth Court (Designation and Classification of Magistrate) Proclamation 2021

under section 9 of the *Youth Court Act 1993*

**1—Short title**

This proclamation may be cited as the *Youth Court (Designation and Classification of Magistrate) Proclamation 2021*.

**2—Commencement**

This proclamation comes into operation on 24 May 2021.

**3—Designation and classification of magistrate**

The magistrate named in [Schedule 1](#idfa63f37f_44ac_4278_b985_a23a9d64fd) is—

(a) designated as a magistrate of the Youth Court of South Australia; and

(b) classified as a member of the Court's ancillary judiciary.

**Schedule 1—Magistrate of the Court**

Christopher Jeremy Smolicz

**Made by the Governor**

with the advice and consent of the Executive Council

on 20 May 2021

## Regulations

South Australia

### Explosives (Security Sensitive Substances) Regulations 2021

under the *Explosives Act 1936*

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**Part 1—Preliminary**

**1—Short title**

These regulations may be cited as the *Explosives (Security Sensitive Substances) Regulations 2021*.

**2—Commencement**

These regulations come into operation on 1 September 2021.

**3—Interpretation**

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

***Act*** means the [*Explosives Act 1936*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Explosives%20Act%201936);

***Class 1 Dangerous Goods*** has the same meaning as in the [*Explosives Regulations 2011*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=subordleg&legtitle=Explosives%20Regulations%202011);

***domestic partner*** means a person who is a domestic partner within the meaning of the [*Family Relationships Act 1975*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Family%20Relationships%20Act%201975), whether declared as such under that Act or not;

***harm*** to a person includes death of the person;

***licence*** means a licence granted under the Act in relation to a security sensitive substance;

***permit*** means a permit granted under these regulations;

***plant*** includes—

(a) a machine, engine, equipment, container or device; and

(b) a component, fitting, pipe or accessory used in or in connection with a machine, engine, equipment, container or device;

***prescribed fee*** means the fee prescribed for the purposes of the Act;

***protected works*** has the same meaning as in Part 11 of the [*Explosives Regulations 2011*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=subordleg&legtitle=Explosives%20Regulations%202011);

***secure*** means secure from—

(a) loss; or

(b) theft; or

(c) sabotage; or

(d) unauthorised access;

***security risk*** means risk of—

(a) loss, theft or sabotage of a security sensitive substance; or

(b) unauthorised access to a security sensitive substance;

***security sensitive ammonium nitrate*** has the same meaning as in the [*Explosives (Security Sensitive Ammonium Nitrate) Proclamation 2006*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=subordleg&legtitle=Explosives%20(Security%20Sensitive%20Ammonium%20Nitrate)%20Proclamation%202006);

***security sensitive substance***—see [regulation 6](#id4f4d3dcb_b20f_48e6_8d97_fc242467dbb2_c);

***sell*** includes offer to sell;

***spouse***—a person is the spouse of another if they are legally married;

***supply*** includes offer to supply.

(2) For the purposes of these regulations, 2 persons are ***close associates*** if—

(a) 1 is a spouse, domestic partner, parent, child, brother or sister of the other; or

(b) they are in partnership; or

(c) they are related bodies corporate (within the meaning of the *Corporations Act 2001* of the Commonwealth); or

(d) 1 is a body corporate and the other is a director, manager, secretary or public officer of the body corporate; or

(e) 1 is a body corporate (other than a public company whose shares are listed on a stock exchange) and the other is a shareholder in the body corporate; or

(f) 1 is a trustee of a trust and the other is a beneficiary of the trust or, in the case of a discretionary trust, an object of the trust; or

(g) 1 has a right to participate, or participates, (otherwise than as a shareholder in a body corporate) in income or profits derived from a business conducted by the other; or

(h) 1 is in a position to exercise, or exercises, control or significant influence over the conduct of the other.

(3) A reference to ***keeping security sensitive substances secure*** includes a reference to keeping the substances secure for the purposes of security within the meaning of the *Australian Security Intelligence Organisation Act 1979* of the Commonwealth.

**4—Prescribed quantity for Part 3 (Carriage of explosives)**

For the purposes of Part 3 of the Act, the prescribed quantity of security sensitive substances is 20 kg.

**5—Non‑application of regulations to inspectors or certain Commonwealth officers**

These regulations do not apply to an inspector, or a person employed in the Department of Home Affairs, acting in the course of official duties.

**Part 2—Meaning and classification of security sensitive substances**

**6—Security sensitive substances**

(1) Subject to [subregulation (3)](#idc70f54b5_b318_472c_bfb3_1c3ebfbd1d20_0), in these regulations—

***security sensitive substance*** means a substance declared to be an explosive by proclamation under section 5 of the Act and declared by that proclamation to be a security sensitive substance.

(2) Despite the [*Explosives Regulations 2011*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=subordleg&legtitle=Explosives%20Regulations%202011), a security sensitive substance may be classified by the Director under those regulations without assigning it to 1 of the divisions of Class 1 Dangerous Goods.

(3) However, if the Director assigns a substance that would otherwise be a security sensitive substance to 1 of the divisions of Class 1 Dangerous Goods, the substance is to be regarded for the purposes of the Act and regulations under the Act as an explosive that is not a security sensitive substance.

**Part 3—Prohibitions**

**7—Certain uses of security sensitive ammonium nitrate prohibited**

Security sensitive ammonium nitrate must not be used for household or domestic purposes or as a fertiliser for recreational grounds.

**Part 4—Licences and permits**

**8—Requirement for licence**

The requirements of the Act in relation to licensing apply to an explosive that is a security sensitive substance.

**9—Requirement for permit**

A person must not, except as authorised by a permit under these regulations—

(a) import or export a security sensitive substance (whether to or from a place inside or outside Australia); or

(b) sell or otherwise supply to another a security sensitive substance; or

(c) purchase or otherwise acquire a security sensitive substance; or

(d) use or dispose of a security sensitive substance.

Maximum penalty: $5 000.

Expiation fee: $315.

**10—Offence to sell or supply**

A person must not sell or otherwise supply a security sensitive substance to a person unless the person purchasing or otherwise acquiring the substance holds a permit authorising its purchase or acquisition.

Maximum penalty: $5 000.

Expiation fee: $315.

**11—Grant or renewal of licence or permit**

(1) The Director may, on application by a person, grant or renew a licence or permit.

(2) If an applicant applies to the Director for the grant or renewal of a permit authorising several activities involving a security sensitive substance, the Director may, in the Director's discretion, grant the applicant a single permit or multiple permits authorising those activities.

**12—Term of licence or permit**

(1) Subject to these regulations—

(a) a licence remains in force for a period specified in the licence on its grant or renewal; and

(b) a permit remains in force for a period specified in the permit on its grant or renewal.

(2) The period specified must not exceed 3 years.

(3) The Director may, if the Director thinks fit, renew a licence or permit despite the fact that application for renewal of the licence or permit was made after the end of the previous term of the licence or permit.

(4) The Director may, of the Director's own initiative and without application by the holder of a licence or permit, renew the licence or permit if the Director is satisfied that it is necessary for the purposes of protecting persons, property or the environment from harm or keeping a security sensitive substance secure that the holder of the licence or permit continue to be bound by conditions of the licence or permit.

(5) A licence or permit has effect, on grant or renewal, from the date specified in the licence or permit for that purpose, which may be earlier than the date of application for the grant or renewal of the licence or permit.

**13—Annual returns**

(1) This regulation applies to a licence or permit granted or renewed for a term of 2 years or more.

(2) The holder of a licence or permit must, in each year, lodge with the Director, before the date notified in writing to the holder by the Director for that purpose, an annual return containing the information required by the Director by licence or permit condition or by written notice.

Maximum penalty: $5 000.

Expiation fee: $315.

(3) In this regulation—

***holder of a licence or permit*** includes the holder of a licence or permit that has been suspended.

**14—Conditions of licence or permit**

(1) A licence or permit is subject to—

(a) conditions imposed by these regulations; and

(b) conditions imposed by the Director.

(2) Without limiting [subregulation (1)](#id05b9680a_f214_42fa_bedb_0f9c63f9189a_a), conditions imposed by the Director may include the following:

(a) conditions specifying the activities authorised;

(b) conditions specifying the nature or quantity of security sensitive substances that may be involved in the authorised activity;

(c) conditions specifying packaging and labelling requirements for security sensitive substances;

(d) conditions specifying separation distances in relation to the storage of security sensitive substances;

(e) conditions specifying the training or supervision of employees, contractors and others, or requiring certain persons to hold specified qualifications or have specified experience;

(f) conditions specifying the mechanisms for controlling and recording access to security sensitive substances or to information about security sensitive substances;

(g) conditions specifying the premises, vehicles or plant that may be used under the licence or permit;

(h) conditions requiring any alteration to premises, vehicles or plant to be approved by the Director;

(i) other conditions limiting or regulating the authorised activities for the purposes of protecting persons, property or the environment from harm or keeping security sensitive substances secure.

(3) Without limiting [subregulation (1)](#id05b9680a_f214_42fa_bedb_0f9c63f9189a_a), conditions imposed by the Director may relate to premises and plant associated with, or in the vicinity of, a security sensitive substance or premises or plant used, or to be used, in connection with a security sensitive substance.

**15—Security management plan for licences**

(1) It is a condition of a licence that the holder of the licence must—

(a) have a security management plan approved by the Director; and

(b) ensure that activities under the licence conform with the security management plan approved by the Director; and

(c) review the security management plan in a manner, at intervals, and within a period, as required by conditions imposed by the Director and provide a report of the review to the Director.

(2) A security management plan—

(a) must incorporate or refer to a written report identifying and assessing security risks associated with the activities authorised by the licence; and

(b) must incorporate a set of processes adopted by the holder of the licence to apply to the activities authorised by the licence for the purposes of keeping security sensitive substances secure; and

(c) must, if it contemplates a security sensitive substance—

(i) being kept in a building, container or area that is not physically secured; or

(ii) being transported in a vehicle in a compartment that is not physically secured,

require that the substance be under constant surveillance by specified means for each period during which the substance is so kept or transported; and

(d) must be fully documented.

(3) Without limiting [subregulation (2)](#id9d2cd56d_c7e5_4b20_b665_b4c0ba26fc55_4), the processes adopted by the holder of the licence may relate to 1 or more of the following:

(a) security of premises or of magazines, buildings, tanks or other containers or storage areas for security sensitive substances;

(b) security during transport of security sensitive substances, including during loading and unloading;

(c) the mechanisms for controlling and recording access to security sensitive substances;

(d) recording and stocktaking of security sensitive substances;

(e) security of information about security sensitive substances or activities involving security sensitive substances;

(f) assignment of responsibility for ensuring compliance with the plan or tasks included in the plan;

(g) monitoring of compliance with the processes;

(h) reviewing identification and assessment of security risks, in particular, where there may be additional or varied risks associated with a change in circumstances;

(i) reviewing the processes.

(4) The Director may issue guidelines about security management plans for particular activities.

(5) The Director may, on application by the holder of a licence or an applicant for a licence, approve a security management plan for that licence.

(6) If, at any time, the Director is not satisfied as to the adequacy of a security management plan, the Director may require the plan to be resubmitted for approval within a specified period in a modified form (which may be specified by the Director).

(7) If the holder of a licence fails to resubmit a security management plan as required, the holder is guilty of an offence.

Maximum penalty: $5 000.

Expiation fee: $315.

(8) The Director may grant an exemption from the application of [subregulation (1)](#ide379eaaa_8626_4006_94a1_77a2409841c5_9) for such period as the Director considers necessary to allow the licensee to prepare a security management plan and its supporting material.

(9) An exemption under [subregulation (8)](#id079a85ba_d3c1_430b_9a6e_d72e1fc2861a_e)—

(a) may be conditional on the licensee—

(i) having, within a specified period, a compliance plan approved by the Director; and

(ii) conforming with the approved compliance plan; and

(b) is subject to other conditions imposed by the Director.

(10) In this regulation—

***compliance plan*** means a plan setting out the manner in which, and the period within which, a security management plan and its supporting material will be prepared;

***supporting material***, in relation to a security management plan, means a detailed explanation of the grounds on which it is proposed that the plan should be approved.

**16—Security clearance of certain persons**

(1) It is a condition of a licence or permit that the holder of the licence or permit must ensure that—

(a) each person who supervises or manages the activities authorised by the licence or permit is an approved security cleared manager for that licence or permit; and

(b) each person—

(i) who has responsibility for ensuring compliance with an approved security management plan or tasks included in the plan; or

(ii) who may have access to a security sensitive substance other than in the presence of and under the direct supervision of an approved security cleared manager or approved security cleared agent,

is an approved security cleared manager, or approved security cleared agent, for that licence or permit; and

(c) if required by condition of licence or permit imposed by the Director, each approved security cleared manager and approved security cleared agent wears, while undertaking duties relating to the activity authorised by the licence or permit, an identification card that is in a form approved by the Director and is clearly visible to other persons.

(2) The Director may, on application by the holder of or an applicant for a licence or permit, approve a person as an approved security cleared manager, or approved security cleared agent, for that licence or permit.

(3) An approval granted under this regulation remains in force for a period specified in the approval.

**17—Reporting of theft etc of security sensitive substances**

It is a condition of a licence or permit that the holder of the licence or permit must ensure that the theft, loss or apparent unauthorised interference with a security sensitive substance to which the licence or permit relates is reported immediately to a police officer and the Director.

**18—Manufacture**

It is a condition of a licence authorising the manufacture of a security sensitive substance that the holder of the licence must ensure that the name and address of each person from whom an ingredient for the substance is obtained has been notified in writing to the Director.

**19—Separation distances**

(1) It is a condition of a licence authorising the storage of ammonium nitrate blasting intermediate that the holder of the licence must ensure that, unless the Director has authorised otherwise in writing, the distance between the place where ammonium nitrate blasting intermediate is stored and protected works is not less than the distance prescribed by the [*Explosives Regulations 2011*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=subordleg&legtitle=Explosives%20Regulations%202011) for explosives of category ZZ stored in a magazine (see Part 11 and Schedule T of those regulations).

(2) It is a condition of a licence authorising the storage of security sensitive ammonium nitrate other than ammonium nitrate blasting intermediate that the holder of the licence must ensure that, unless the Director has authorised otherwise in writing, the distance between a place where 100 tonnes or more of the substances are stored and protected works is not less than the distance prescribed by the [*Explosives Regulations 2011*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=subordleg&legtitle=Explosives%20Regulations%202011) for a mass of explosives of category ZZ stored in a magazine that is half the actual mass of the substances (see Part 11 and Schedule T of those regulations).

(3) In this regulation—

***ammonium nitrate blasting intermediate*** means security sensitive ammonium nitrate comprised of an emulsion, suspension or gel, primarily made up of ammonium nitrate (with or without other inorganic nitrates) and containing other substances such as oxidisers and fuels, and intended for use as a blasting explosive following modification prior to use.

**20—Import and export**

(1) It is a condition of a permit authorising the import or export of a security sensitive substance from or to a place outside Australia that the holder of the permit must ensure that at least 7 clear working days notice is given of each lot, parcel or consignment of security sensitive substances to be brought into the State or to be taken out of the State.

(2) The notice—

(a) must be given to the Director and, if the security sensitive substance is to be landed at or to leave from a port, to the operator of the port; and

(b) must conform to the requirements of the Director about its form, contents and the manner in which it is made; and

(c) must, without limiting [paragraph (b)](#id1b6821a3_0cac_467d_8746_c1c8b0bfcaef_7)—

(i) be accompanied by a statement of composition from the manufacturer of the substance and a certificate of analysis provided by a laboratory accredited by the National Association of Testing Authorities Australia or a laboratory accredited by an overseas body that, in the opinion of the Director, corresponds to that association; and

(ii) for import, include details of the licences and permits under which it is proposed that the substance be stored, transported or used while in the State.

**21—Records of sale or supply**

(1) It is a condition of a permit authorising the sale or supply of a security sensitive substance that the holder of the permit must ensure—

(a) that records are kept in accordance with this regulation and retained for a period of at least 5 years; and

(b) that the identity of each natural person to whom a security sensitive substance is delivered (a ***recipient***) is verified in accordance with this regulation; and

(c) that a security sensitive substance is not delivered to a person on behalf of another unless the holder of the permit has received a written authorisation from the person to whom the substance is sold or supplied authorising the delivery of the substance to the person and there is no reason to doubt the authenticity or currency of the authorisation.

(2) A record must be kept of each transaction for the sale or supply of a security sensitive substance including at least the following information:

(a) the licence or permit number of the person from whom the substance was obtained by the holder or, if the substance was manufactured or imported by the holder, a statement of that fact;

(b) the date of the transaction;

(c) the type and amount of security sensitive substance sold or supplied;

(d) the place at which the security sensitive substance was delivered under the transaction;

(e) the licence or permit number of the person to whom the security sensitive substance was sold or supplied.

(3) The identity of a recipient must be verified by examining in accordance with [subregulation (4)](#idf889d15b_cc7b_4573_b9c5_cf2cb125e715_3) evidence produced by the recipient consisting of—

(a) a single card or document that appears—

(i) to have been issued by the government or a statutory authority of the State or the Commonwealth or another State or a Territory; and

(ii) to bear the name, residential address and signature and a photograph of the recipient; or

(b) 2 or more cards or documents—

(i) at least 1 of which appears to have been issued by the government or a statutory authority of the State or the Commonwealth or another State or a Territory and the other or others of which appear to have been issued for some official or other proper purpose by a person or body other than the recipient; and

(ii) that together appear to bear the name, residential address and signature of the recipient.

(4) The person must examine the evidence produced by the recipient so as to ensure—

(a) that it does not appear to have been forged or tampered with; and

(b) that it contains a name and address matching the name and address given to the person by the recipient as the recipient's name and residential address; and

(c) that it contains a signature apparently matching the signature of the recipient obtained by the person; and

(d) if it consists of a single card or document—that the photograph is a likeness of the recipient.

(5) The following details of each card or document used to verify the identity of a recipient must be recorded in the records kept under [subregulation (2)](#idbd20093b_3156_4df4_9e63_bce0d158ab4f_b):

(a) if the card or document has an identifying number—that number;

(b) if the card or document does not have an identifying number but does bear the date of its issue—that date;

(c) details sufficient to enable identification of the body or person who apparently issued the card or document.

(6) The records kept under [subregulation (2)](#idbd20093b_3156_4df4_9e63_bce0d158ab4f_b) must include each written authorisation provided to the holder of the permit for the purposes of this regulation.

**22—Records of purchase or acquisition**

(1) It is a condition of a permit authorising the purchase or acquisition of a security sensitive substance that the holder of the permit must ensure that records are kept in accordance with this regulation and retained for a period of at least 5 years.

(2) A record must be kept of each purchase or acquisition of a security sensitive substance including at least the following information:

(a) the permit number of the person from whom the security sensitive substance is purchased or acquired;

(b) the date of the purchase or acquisition;

(c) the type and amount of security sensitive substance purchased or acquired;

(d) a brief description of the purpose for which the security sensitive substance is purchased or acquired;

(e) the number of any licence or permit under which the security sensitive substance is to be dealt with following purchase or acquisition.

**23—Records of use or disposal**

(1) It is a condition of a permit authorising the use or disposal of a security sensitive substance that the holder of the permit must ensure that records are kept in accordance with this regulation and retained for a period of at least 5 years.

(2) A record must be kept of each use or disposal of a security sensitive substance including at least the following information:

(a) the permit number of the person from whom the security sensitive substance was acquired or, if the substance was acquired before the commencement of these regulations, details of how the substance was acquired;

(b) the date of the use or disposal;

(c) the type and amount of security sensitive substance used or disposed of;

(d) the place at which the security sensitive substance was used or disposed of;

(e) a brief description of the use or the method of disposal.

**24—Offence to contravene conditions of licence or permit**

(1) If a condition of a licence or permit is contravened, the holder of the licence or permit is guilty of an offence.

Maximum penalty: $5 000.

Expiation fee: $315.

(2) This regulation does not apply where the contravention of the condition constitutes an offence against the Act.

**25—Variation of licence or permit**

(1) The holder of a licence or permit may apply for the Director to take action under section 48A of the Act to vary or revoke the conditions of the licence or permit or to impose further conditions on the licence or permit.

(2) The holder of a licence or permit must, at the request of the Director and within the period stated by the Director, return the licence or permit to the Director in order for the licence or permit to be replaced or altered to record action taken under section 48A of the Act.

Maximum penalty: $1 250.

Expiation fee: $160.

**26—Criteria for determination of applications**

(1) A licence or permit is not to be granted to a natural person unless that person has attained 18 years of age and a licence or permit is not to be granted to a body corporate unless each of the directors has attained 18 years of age.

(2) A person is not to be approved as a security cleared manager or security cleared agent unless that person has attained 18 years of age.

(3) The Director may refuse an application for the grant, renewal or variation of a licence or permit if the Director is not satisfied—

(a) that the holder or proposed holder of the licence or permit is a suitable person to hold the licence or permit (or the licence or permit as proposed to be varied); or

(b) that the holder or proposed holder of the licence or permit has the capacity, or has made or proposes to make appropriate arrangements, to satisfy the requirements of the Act and regulations made under the Act; or

(c) that the holder or proposed holder of the licence or permit has a genuine reason for carrying out the activity authorised or to be authorised by the licence or permit (or the licence or permit as proposed to be varied).

(4) The Director may refuse an application for the approval of a security cleared manager or security cleared agent if the Director is not satisfied that the person is a suitable person to be so approved.

(5) Without limiting [subregulation (3)](#id464be870_fb68_4970_885f_883146290ce4_a) or [(4)](#iddeccabf6_84a5_44ec_b249_5a49b2607ebb_8)—

(a) a person who is the subject of an adverse security assessment within the meaning of the *Australian Security Intelligence Organisation Act 1979* of the Commonwealth will not be regarded as a suitable person to hold a licence or permit or to be approved as a security cleared manager or security cleared agent; and

(b) in assessing the suitability of a person, the Director may have regard to the character and reputation of the person and the person's close associates and may, without limitation, take into account relevant offences.

(6) If, under the Act, the Director has an absolute discretion to grant or refuse to grant an application, this regulation does not fetter that discretion and is to be read as an expression of the intention of the Director at the time this regulation came into operation.

**27—Applications**

(1) An application under this Part—

(a) must be made to the Director; and

(b) must conform to the requirements of the Director about its form, contents and the manner in which it is made; and

(c) must, in the case of an application for a licence or permit, specify the purposes for which the person requires the licence or permit; and

(d) must, in the case of an application for a licence or permit, be accompanied by proof (to the satisfaction of the Director) of the applicant's identity and age, or, if the applicant is a body corporate, the identity and age of each of the directors; and

(e) must, in the case of an application for approval of a security cleared manager or security cleared agent, be accompanied by proof (to the satisfaction of the Director) of the identity and age of the person proposed to be approved; and

(f) must, in the case of an application for approval of a security management plan, be accompanied by the supporting material referred to in [regulation 15](#id71b2ab1d_9346_440f_b071_aa6b163097b9_5); and

(g) must be accompanied by the prescribed fee (if any).

(2) The Director may, by written notice—

(a) ask the applicant to give the Director further information, documents or records relevant to the application (including reports about the person's physical or mental health); or

(b) ask the applicant to allow persons authorised by the Director to inspect premises, vehicles, plant or security sensitive substances proposed to be used by the applicant in connection with activities proposed to be authorised by the licence or permit; or

(c) ask the applicant, a close associate of the applicant, a person proposed to be approved as a security cleared manager or security cleared agent or a close associate of such a person to submit to the taking of photographs; or

(d) ask the applicant, a close associate of the applicant, a person proposed to be approved as a security cleared manager or security cleared agent or a close associate of such a person to obtain from the Commissioner of Police such reports on the person as the Director considers necessary, or to provide consents appropriate for the obtaining of such reports (and the cost of obtaining the reports is to be borne by the applicant).

**Note—**

However, a person who has been approved as a security cleared manager or security cleared agent for a licence or permit within the previous 3 years and whose approval has not been revoked will not be asked to obtain reports or provide consents if an application is made for approval of the person as a security cleared manager or security cleared agent for another licence or permit.

(3) The Director may refuse the application if a person does not comply with such a request.

(4) The applicant may, with the approval of the Director or at the request of the Director, amend the application before the Director has finished considering it.

(5) The Director may, as the Director considers appropriate, accept a single application from an applicant in respect of different activities of the applicant or activities of the applicant at different locations or may require separate applications.

(6) If a licence or permit is to be granted or renewed for a period that is less than or more than 36 months, a pro rata adjustment is to be made to the amount of the prescribed application fee by applying the proportion that the length of the licence or permit period in months bears to 36 months.

**28—Licence or permit may include photograph**

(1) A licence or permit granted to a natural person will, if the Director so determines, include a photograph of the holder of the licence or permit.

(2) For that purpose, an applicant for a licence or permit who is a natural person may be required by the Director—

(a) to attend at a specified place to have the applicant's photograph taken; or

(b) to supply the Director with 1 or more photographs of the applicant as specified by the Director.

**29—Suspension or revocation of licence or permit or revocation of approval**

(1) The Director may suspend or revoke a licence or permit if satisfied that—

(a) the licence or permit was obtained improperly; or

(b) the holder of the licence or permit—

(i) has ceased to engage in the activity authorised by the licence or permit; or

(ii) has not paid fees or charges payable to the Director within the required time; or

(iii) has contravened the Act, regulations under the Act or a law of the Commonwealth or another State or a Territory of the Commonwealth that regulates activities involving explosives; or

(iv) has ceased to be a suitable person to hold the licence; or

(c) the activities authorised by the licence or permit should not be continued because the security risks, or the risks of harm to persons, property or the environment, associated with the activity are unacceptably high.

(2) A suspension under this regulation may be for a specified period, or until the fulfilment of specified conditions, or until further order of the Director.

(3) A suspension under this regulation may be expressed to have effect at a specified future time, or to have effect at a specified future time unless a specified condition is fulfilled.

(4) The Director may revoke an approval of a person as a security cleared manager, or security cleared agent, for a licence or permit if satisfied that—

(a) the approval was obtained improperly; or

(b) the person approved has contravened the Act or a law of the Commonwealth or another State or a Territory of the Commonwealth that regulates activities involving explosives; or

(c) the person has ceased to be a suitable person to be approved.

(5) Before the Director acts under this regulation, the Director must—

(a) give written notice to the holder of the licence or permit of the proposed action specifying the reasons for the proposed action; and

(b) unless satisfied that urgent action is required, allow the holder of the licence or permit at least 14 days within which to make submissions to the Director in relation to the proposed action.

(6) If the Director suspends or revokes a licence or permit, the holder of the licence or permit must return the licence or permit to the Director within 14 days.

Maximum penalty: $1 250.

Expiation fee: $160.

**30—Production of licences, permits, approvals and records**

(1) An inspector may require the holder of a licence or permit to produce for inspection the licence or permit or approvals or records pertaining to the licence or permit under these regulations.

(2) A person who does not comply with a requirement of an inspector under [subregulation (1)](#id351d6d05_3426_443d_8a10_fec9c26629a8_7) is guilty of an offence.

Maximum penalty: $5 000.

Expiation fee: $315.

**31—False or misleading statements**

A person must not make a statement that is false or misleading in a material particular (whether by reason of the inclusion or omission of any particular) in any information provided or record kept under these regulations.

Maximum penalty: $5 000.

**32—Police reports**

The Commissioner of Police must, at the request of the Director, provide to the Director any information required by the Director for the purpose of determining an application for a licence, permit or approval or whether a licence, permit or approval should be suspended or revoked.

**Part 5—Appeal**

**33—Right of appeal**

(1) The following appeals may be made to the Administrative and Disciplinary Division of the District Court:

(a) an applicant for a licence or permit may appeal against a decision of the Director—

(i) to refuse to grant the licence or permit; or

(ii) to impose particular conditions on the licence or permit;

(b) a person who holds or formerly held a licence or permit may appeal against a decision of the Director—

(i) to suspend or cancel the licence or permit; or

(ii) to impose or vary particular conditions on the licence or permit.

(2) Subject to this regulation, an appeal must be instituted within 1 month of the making of the decision appealed against.

(3) The Director must, on application by a person seeking to appeal a decision of the Director, state in writing the reasons for the decision.

(4) If the reasons of the Director are not given in writing at the time of making a decision and the person affected by the decision, within 1 month of the making of the decision, requires the Director to state the reasons in writing, the time for instituting an appeal runs from the time when the person receives the written statement of those reasons.

**Part 6—Miscellaneous**

**34—Exemption**

(1) The Director may, by notice in the Gazette, exempt a class of persons, substances or activities from the application of the Act or specified provisions of the Act.

(2) An exemption is subject to any conditions stated in the notice.

(3) An exemption may be varied or revoked by further notice in the Gazette.

(4) A person who has been exempted from the application of the Act or specified provisions of the Act must not contravene a condition of the exemption.

Maximum penalty: $5 000.

Expiation fee: $315.

**Schedule 1—Revocation and transitional provisions**

**Part 1—Revocation of *Explosives (Security Sensitive Substances) Regulations 2006***

**1—Revocation of *Explosives (Security Sensitive Substances) Regulations 2006***

The [*Explosives (Security Sensitive Substances) Regulations 2006*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=subordleg&legtitle=Explosives%20(Security%20Sensitive%20Substances)%20Regulations%202006) are revoked.

**Part 2—Transitional provisions**

**2—Permits relating to security sensitive substances**

(1) A permit relating to a security sensitive substance that was in force under the [*Explosives (Security Sensitive Substances) Regulations 2006*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=subordleg&legtitle=Explosives%20(Security%20Sensitive%20Substances)%20Regulations%202006) immediately before the commencement of this clause will be taken to be a permit issued under these regulations (and will expire on the date on which the permit would have expired under the [*Explosives (Security Sensitive Substances) Regulations 2006*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=subordleg&legtitle=Explosives%20(Security%20Sensitive%20Substances)%20Regulations%202006)).

(2) If there is a conflict between the conditions of such a permit as in force immediately before the commencement of this clause and the conditions imposed by these regulations, the conditions imposed by these regulations prevail.

**Note—**

As required by section 10AA(2) of the [*Subordinate Legislation Act 1978*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Subordinate%20Legislation%20Act%201978), 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 20 May 2021

No 55 of 2021

South Australia

### Police (Merit Pool) Variation Regulations 2021

under the *Police Act 1998*

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**Part 1—Preliminary**

**1—Short title**

These regulations may be cited as the *Police (Merit Pool) Variation Regulations 2021*.

**2—Commencement**

These regulations come into operation on 1 July 2021.

**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 *Police Regulations 2014***

**4—Substitution of Part 9**

Delete Part 9 and substitute:

**Part 9—Appointment to promotional positions in SA Police**

**46—Interpretation**

In this Part—

***merit pool*** means a merit pool established under [regulation 48](#id54e30c8d_e8cb_47a5_b085_e28acfeea6), as constituted from time to time;

***prescribed officer position*** means a position in SA Police of or above the rank of chief inspector and of or below the rank of Assistant Commissioner.

**47—Application of Part**

Nothing in this Part applies in relation to a transfer under the Act or these regulations from one position in SA Police to another.

**48—Commissioner may establish merit pool or pools**

(1) The Commissioner may establish a merit pool or pools in relation to the appointment of members of SA Police to prescribed promotional positions or prescribed officer positions.

(2) The Commissioner must, if the Commissioner proposes to establish a merit pool, cause the proposed establishment of the merit pool to be advertised in either or both of the following ways:

(a) by publishing a notice in the Police Gazette calling for applications from eligible members of SA Police for inclusion in the merit pool;

(b) by calling for such applications in any other manner determined by the Commissioner.

(3) The Commissioner may, by general order, special order or guideline—

(a) make provisions relating to eligibility for inclusion in a merit pool (including, to avoid doubt, provisions relating to circumstances in which members of SA Police are ineligible for inclusion);

(b) make provisions relating to the establishment of advisory committees for the purposes of this Part;

(c) make provisions relating to the size of a merit pool;

(d) make provisions relating to applications for inclusion in a merit pool;

(e) make provisions relating to removal from, or reinstatement in, a merit pool;

(f) make provisions relating to the ranking of members of SA Police within a merit pool;

(g) make provisions relating to the appointment of members of SA Police from within a merit pool to fill prescribed promotional positions or prescribed officer positions;

(h) make any other provision the Commissioner considers appropriate in relation to merit pools.

(4) The Commissioner must cause the members of SA Police within a merit pool to be ranked in order of merit.

**49—Grievance process and right of review—merit pools**

(1) A prescribed member of SA Police may apply to the Police Review Tribunal for a review of—

(a) a decision to refuse to include or reinstate the prescribed member in a merit pool; or

(b) a decision to remove the prescribed member from a merit pool,

(being in each case a merit pool relating to a prescribed promotional position or positions).

(2) However, a prescribed member may not make an application under this regulation unless—

(a) the prescribed member has first applied to have their grievance dealt with in accordance with a process determined by the Commissioner; and

(b) that process has been completed.

(3) The Commissioner must give written notice to the prescribed member of the Commissioner's decision on their grievance under [subregulation (2)](#id88d9107b_bc34_4cc9_909e_086829049294_c) within 28 days after receipt of the application (or within such longer period as may be agreed between the applicant and the Commissioner).

(4) An application to the Police Review Tribunal for review of a decision—

(a) must be made to the Secretary to the Police Review Tribunal within 7 days after the applicant receives written notice of the Commissioner's decision on their grievance under [subregulation (2)](#id88d9107b_bc34_4cc9_909e_086829049294_c) (or such longer period as the Secretary may allow); and

(b) must otherwise be made in a manner and form determined by the Secretary of the Police Review Tribunal.

(5) An applicant to the Police Review Tribunal, or a member of SA Police summoned to appear before the Police Review Tribunal, must be granted such paid leave of absence as may be necessary to enable their appearance before the Police Review Tribunal for the purposes of the relevant proceedings.

(6) On an application for a review under this regulation, the Police Review Tribunal may do one or more of the following:

(a) confirm the decision;

(b) quash the decision;

(c) remit the matter to the original decision maker for further consideration and redetermination.

(7) The Police Review Tribunal must hear and determine an application under this regulation within 28 days after it receives the application.

(8) To avoid doubt—

(a) decisions relating to the establishment or number of merit pools, the nature of a merit pool (including the size of a merit pool), the ranking of members within a merit pool or the selection or appointment of a member from within a merit pool to fill a position are not reviewable under this regulation; and

(b) the commencement of proceedings for review of a decision does not affect the operation of the decision or prevent the taking of action to implement the decision.

(9) In this regulation—

***prescribed member*** of SA Police means—

(a) a member of SA Police who is an unsuccessful applicant for inclusion or reinstatement in a merit pool; or

(b) a member of SA Police who is, or who was at the relevant time, a member of a merit pool.

**49A—Selection processes—prescribed promotional and prescribed officer positions**

(1) For the purposes of section 54 of the Act, the selection process for an appointment to a prescribed promotional position is to consist of—

(a) in the case of prescribed promotional position to be filled by appointment from within a merit pool—the selection, in accordance with any relevant general order, special order or guideline made or given by the Commissioner, of a suitable member of SA Police from within the merit pool to fill the position; or

(b) in any other case—the selection process set out in [regulation 49B](#ida1ab0198_810e_43e6_aa53_96f0cd1276).

(2) The selection process for an appointment to a prescribed officer position is to consist of—

(a) in the case of prescribed officer position to be filled by appointment from within a merit pool—the selection, in accordance with any relevant general order, special order or guideline made or given by the Commissioner, of a suitable member of SA Police from within the merit pool to fill the position; or

(b) in any other case—the selection process set out in [regulation 49B](#ida1ab0198_810e_43e6_aa53_96f0cd1276).

(3) The Commissioner may, in the Commissioner's absolute discretion, determine whether a particular prescribed promotional position or prescribed officer position is to be filled by appointment from within a merit pool or on individual application and the selection process set out in [regulation 49B](#ida1ab0198_810e_43e6_aa53_96f0cd1276).

(4) However, in the case where a merit pool has been established to fill prescribed promotional positions or prescribed officer positions of a particular kind, the Commissioner must, unless it is not reasonably practicable to do so, fill a particular prescribed promotional position or prescribed officer position of that kind by appointment from within the merit pool.

(5) To avoid doubt, the right of review set out in section 55 of the Act does not apply in relation to a decision to appoint a particular member of SA Police from within a merit pool to a fill a position.

**Note—**

A decision to appoint a particular member from within a merit pool to fill a position is not a selection process as contemplated by section 55 of the Act—see the definition of ***selection processes*** in section 3 of the Act.

Rights of review in relation to merit pools are instead set out in [regulation 49](#ide657879a_35d9_45bc_99d9_e7ad765801).

**49B—Selection process for certain positions not filled from within merit pools**

(1) This regulation applies to—

(a) a prescribed promotional position; and

(b) a prescribed officer position,

(not being a position that is to be filled by appointment from within a merit pool in accordance with [regulation 49A(1)(a)](#id710cb321_562b_42e9_895c_eeb8c3764a) or [(2)(a)](#id5a2c9537_af9c_4df7_8262_80d27e477b)).

(2) The Commissioner must cause a position to which this regulation applies to be advertised in either or both of the following ways:

(a) by publishing a notice in the Police Gazette calling for applicants (except in the case of an appointment under section 23 of the Act);

(b) by advertising the position in such other manner as may be determined by the Commissioner.

(3) The Commissioner may appoint an advisory committee of at least 3 persons, 1 of whom may be the Commissioner, to assist in determining the suitability of applicants to fill the position.

(4) If the Commissioner is a member of the committee, the Commissioner will determine, with the advice and assistance of the other members of the committee, which applicant is the most suitable on merit (or, if appropriate, that there is no suitable applicant).

(5) If the Commissioner is not a member of the committee, the committee must determine which applicant is, in the opinion of the committee, the most suitable on merit (or that there is no suitable applicant) and advise the Commissioner in writing accordingly.

(6) An applicant may be required to take part in or submit to an interview, test, medical or psychological assessment, training course or other assessment procedure.

(7) A member of SA Police must, at the request of an advisory committee, appear before or produce to the committee any record, document or other information to which the member has access and that the committee needs in connection with its determination.

**49C—Period of appointment**

(1) The Commissioner may, in relation to a prescribed promotional position or prescribed officer position, specify that any or all of the following periods of appointment apply to the position:

(a) a specified period of appointment;

(b) a minimum period of appointment;

(c) a maximum period of appointment.

(2) A specified period may be varied at the discretion of the Commissioner.

(3) A specified minimum period may be reduced, and a specified maximum period may be increased, at the discretion of the Commissioner.

(4) If a minimum period of appointment is specified in respect of a position, a person appointed to the position is not, except at the discretion of the Commissioner, eligible for appointment to another position in SA Police of the same or a lower rank until the minimum period has expired.

**49D—Notice of requirement or qualifications for appointment**

The Commissioner must cause notice of any general order, special order or guideline made by the Commissioner that concerns the requirements or qualifications for appointment to a position of or above the rank of senior constable to be given in the Police Gazette, or in such other manner as may be approved by the Commissioner, as soon as is reasonably practicable after it is made.

**49E—Review of Part**

(1) The Minister must cause a review of the operation of this Part to be conducted and a report on the review to be prepared and submitted to the Minister.

(2) The review and the report must be completed before the fourth anniversary of the commencement of this Part.

(3) The Minister must cause a copy of the report submitted under [subsection (1)](#idf0bba6c1_900b_4088_9105_de36a9b4daba_c) to be laid before both Houses of Parliament within 6 sitting days after receiving the report.

**Note—**

As required by section 10AA(2) of the [*Subordinate Legislation Act 1978*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Subordinate%20Legislation%20Act%201978), 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 20 May 2021

No 56 of 2021

**State Government Instruments**

## Aquaculture Act 2001

*Grant of Aquaculture Lease*

Pursuant to the provisions of section 22 of the *Aquaculture Act 2001*, notice is hereby given of the grant of the following lease for the purposes of aquaculture in the waters of Franklin Harbor, South Australia:

LA00489

Further details are available for the above lease on the Aquaculture Public Register; which can be found at:

<http://www.pir.sa.gov.au/aquaculture/aquaculture_public_register> or by contacting Aquaculture Leasing & Licensing on 8207 5332.

Dated: 13 May 2021

Jasmine Pedicini

Leasing & Licensing Officer

Aquaculture Act 2001

*Grant of Aquaculture Lease*

Pursuant to the provisions of section 22 of the *Aquaculture Act 2001*, notice is hereby given of the grant of the following lease for the purposes of aquaculture in the waters of Streaky Bay, South Australia:

LA00497

Further details are available for the above lease on the Aquaculture Public Register; which can be found at:

<http://www.pir.sa.gov.au/aquaculture/aquaculture_public_register> or by contacting Aquaculture Leasing & Licensing on 8207 5332.

Dated: 13 May 2021

Jasmine Pedicini

Leasing & Licensing Officer

Aquaculture Act 2001

South Australia

**Aquaculture (Fees) Notice 2021**

under the *Aquaculture Act 2001*

**1—Short title**

This notice may be cited as the [*Aquaculture (Fees) Notice 202*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=subordleg&legtitle=Aquaculture%20(Fees)%20Notice%202020)*1*.

**Note—**

This is a fee notice made in accordance with the [*Legislation (Fees) Act 2019*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Legislation%20(Fees)%20Act%202019) *and is published in substitution for the Aquaculture (Fees) Notice 2020 published in the South Australian Government Gazette on 18 June 2020 p 3448*.

**2—Commencement**

This notice has effect on 1 July 2021.

**3—Interpretation**

In this notice, unless the contrary intention appears—

***abalone*** means abalone (*Haliotis* spp.) of all species;

***Act*** means the [*Aquaculture Act 2001*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Aquaculture%20Act%202001);

***finfish*** means all members of the classes *Actinopterygii*, *Elasmobranchii* and *Myxini*;

***lease area*** means the area of a lease described on the public register under section 80 of the Act;

***licence area*** means the area of a licence described on the public register under section 80 of the Act;

***prescribed wild caught tuna*** means members of the genera *Allothunnus*, *Auxis*, *Euthunnus*, *Katsuwonus*, and *Thunnus* that have been taken from the wild;

***sea cage*** means a floating farming structure used for aquaculture comprised of or incorporating a net.

**4—Fees**

The fees set out in [Schedule 1](#idc33876c2_8d4f_4574_97c7_8b848f9b7246_8) are prescribed for the purposes of the Act.

**Schedule 1—Fees**

|  |  |  |
| --- | --- | --- |
| **Fees relating to aquaculture leases** | |  |
| 1 | Application fee for variation of an aquaculture lease or its conditions (section 25A(5) of Act)— |  |
|  | (a) for a variation consisting of or involving— |  |
|  | (i) the substitution of the lease area (within or outside of an aquaculture zone) where at least 80% of the lease area will  remain the same— |  |
|  | (A) if the corresponding licence relating to the lease authorises the farming of prescribed wild caught tuna | $2 620 |
|  | (B) in any other case | $3 487 |
|  | (ii) the substitution of the lease area within an aquaculture zone  (other than a variation of a kind referred to in subparagraph (i))— |  |
|  | (A) if the farming of prescribed wild caught tuna is a permitted class of aquaculture in the zone | $3 034 |
|  | (B) in any other case | $4 328 |
|  | (iii) the substitution of the lease area outside of an aquaculture zone (other than a variation of a kind referred to in subparagraph (i)) | $5 191 |
|  | (b) for a variation of any other kind | $916 |
| 2 | Application fee for consent to transfer a production lease (section 39(2) of Act)— |  |
|  | (a) for the transfer of 1 lease | $800 |
|  | (b) for the transfer of each additional lease if the parties involved in the transfer are the same as for the first transfer | $679 |
| 3 | Application fee for division of a production lease area into separate lease areas (regulation 32) | $1 120 |
| 4 | Application fee for amalgamation of 2 or more production lease areas into a  single lease area (regulation 33) | $1 375 |
| **Fees relating to aquaculture licences** | |  |
| 5 | Application fee for a corresponding licence (section 22(2d) of Act)— |  |
|  | (a) in the case of a corresponding licence authorising activities other than research within an aquaculture zone— |  |
|  | (i) administrative component | $2 639 |
|  | (ii) advertising component | $1 653 |
|  | (b) in the case of a corresponding licence authorising research within an aquaculture zone— |  |
|  | (i) administrative component | $4 061 |
|  | (ii) advertising component | $1 653 |

|  |  |  |
| --- | --- | --- |
|  | (c) in the case of any corresponding licence outside of an aquaculture zone— |  |
|  | (i) administrative component | $4 061 |
|  | (ii) advertising component | $1 653 |
| 6 | Application fee for a licence other than a corresponding licence (section 49 of Act)— |  |
|  | (a) for a category A licence— |  |
|  | (i) administrative component | $2 944 |
|  | (ii) advertising component | $1 653 |
|  | (b) for a category B licence— |  |
|  | (i) administrative component | $2 944 |
|  | (ii) advertising component | $1 653 |
|  | (b) for a category C licence— |  |
|  | (i) administrative component | $4 641 |
|  | (ii) advertising component | $1 653 |
|  | (d) for a category D licence— |  |
|  | (i) administrative component | $4 641 |
|  | (ii) advertising component | $1 653 |
| 7 | Application fee for renewal of an aquaculture licence other than a corresponding licence (section 50A of Act)— |  |
|  | (a) for the renewal of 1 licence | $800 |
|  | (b) for the renewal of each additional licence if the parties to the licence are the same as for the first renewal | $727 |
|  | **Note—**  A corresponding licence is, under section 22(2b) of the Act, renewed on the renewal of the relevant lease without the requirement for an application. |  |
| 8 | Application fee for variation of conditions of an aquaculture licence  (section 52(6) of Act)— |  |
|  | (a) in the case of a corresponding licence— |  |
|  | (i) for a simple variation | $1 622 |
|  | (ii) for a standard variation | $2 145 |
|  | (iii) for a complex variation | $4 061 |
|  | (b) in the case of a licence other than a corresponding licence— |  |
|  | (i) for a simple variation | $710 |
|  | (ii) for a standard variation | $834 |
|  | (iii) for a complex variation | $2 132 |
| 9 | Application fee for consent to transfer an aquaculture licence (section 55(4) of Act)— |  |
|  | (a) in the case of a corresponding licence— |  |
|  | (i) for the transfer of 1 licence | $800 |
|  | (ii) for the transfer of each additional licence if the parties involved in the transfer are the same as for the first transfer | $679 |

|  |  |  |
| --- | --- | --- |
|  | (b) in the case of a licence other than a corresponding licence— |  |
|  | (i) for the transfer of 1 licence | $800 |
|  | (ii) for the transfer of each additional licence if the parties involved in the transfer are the same as for the first transfer | $679 |
| 10 | Application fee for consent to surrender an aquaculture licence other than a corresponding licence (section 56(3)(c) of Act) | $627 |
| 11 | Application fee for exemption from environmental reporting requirements (regulation 31) | $159 |
| 12 | Application fee for division of a licence area into separate licence areas (regulation 34) | $1 078 |
| 13 | Application fee for amalgamation of 2 or more licence areas into a single licence area (regulation 35) | $1 375 |
| 14 | Annual fee for a corresponding licence (section 53(1) of Act) for the financial year commencing on 1 July 2021 and for each subsequent financial year— |  |
|  | (a) for an aquaculture licence to farm prescribed wild caught tuna | $22 773 |
|  | (b) for an aquaculture licence to farm finfish other than prescribed wild caught tuna | $11 002 |
|  | (c) for an aquaculture licence to farm abalone in a subtidal area | $8 593 |
|  | (d) for an aquaculture licence to farm mussels in a subtidal area | $1 456 |
|  | (e) for an aquaculture licence to farm molluscs (other than abalone and mussels) in a subtidal area | $2 359 |
|  | (f) for an aquaculture licence to farm molluscs (including abalone, but not including oysters) in an intertidal area | $2 317 |
|  | (g) for an aquaculture licence to farm oysters in an intertidal area | $497 plus $253  for each hectare (rounded to 2 decimal places) in the licence area |
|  | (h) for an aquaculture licence to farm algae | $2 151 |
|  | (i) for an aquaculture licence authorising the storage of sea cages | $2 151 |
|  | (j) for an aquaculture licence for tourism purposes | $2 151 |
| 15 | Annual fee for a licence other than a corresponding licence (section 53(1) of Act) for the financial year commencing on 1 July 2021 and for each subsequent financial year— |  |
|  | (a) for a category A licence | $904 |
|  | (b) for a category B licence | $2 159 |
|  | (c) for a category C licence | $2 979 |
|  | (d) for a category D licence | $7 927 |
| **Miscellaneous fees** | | |
| 16 | Application fee for a notation on the register that a specified person has an interest in a lease or licence (section 80(2a) of Act) | $206 |

**Made by the Minister for Primary Industries and Regional Development**

On 17 May 2021

## Authorised Betting Operations Act 2000

*Notice Pursuant to Section 54(1)(c)*

PURSUANT to Section 54(1)(c) of the *Authorised Betting Operations Act 2000*, I Dini Soulio, Liquor and Gambling Commissioner, hereby declare that it is a condition of a bookmaker’s licence that the licensee may accept bets (not being bets made by telephone, internet or other electronic means) at the Marree Sports Club Annual Gymkhana and Motorkhana Meeting, to be held on 12 June 2021, at the Marree Racecourse, Oodnadatta Track, Marree, South Australia.

Dated: 18 May 2021

Dini Soulio

Liquor and Gambling Commissioner

## Controlled Substances Act 1984

South Australia

**Controlled Substances (Poppy Cultivation) (Fees) Notice 2021**

under the *Controlled Substances Act 1984*

**1—Short title**

This notice may be cited as the *Controlled Substances (Poppy Cultivation) (Fees) Notice 2021*.

**Note—**

This is a fee notice made in accordance with the [*Legislation (Fees) Act 2019*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Legislation%20(Fees)%20Act%202019) *and is published in substitution for the Controlled Substances (Poppy Cultivation) (Fees) Notice 2020 published on 4 June 2020 in the South Australian Gazette on page 3124.*

**2—Commencement**

This notice has effect on 1 July 2021.

**Note—**

This is a fee notice made in accordance with the [*Legislation (Fees) Act 2019*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Legislation%20(Fees)%20Act%202019).

**3—Interpretation**

In this notice, unless the contrary intention appears—

***Act*** means the [*Controlled Substances Act 1984*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Controlled%20Substances%20Act%201984).

**4—Fees**

The fees set out in [Schedule 1](#id622f3a60_1c4a_4bee_b9e5_75b4815e7e)—

(a) are prescribed for the purposes of Part 4A of the Act; and

(b) are payable to the Chief Executive.

**Schedule 1—Fees**

|  |  |  |
| --- | --- | --- |
| 1 | On application for— |  |
|  | (a) the issue of a poppy cultivation licence | $1 950 |
|  | (b) the renewal of a poppy cultivation licence | $1 610 |
|  | (c) the amendment of a poppy cultivation licence— |  |
|  | (i) if the amendment relates to the specified premises described in the licence | $1 159 |
|  | (ii) in any other case | $222 |
| 2 | On application for— |  |
|  | (a) the issue of a poppy processing licence | $2 184 |
|  | (b) the renewal of a poppy processing licence | $1 510 |
|  | (c) the amendment of a poppy processing licence— |  |
|  | (i) if the amendment relates to the specified premises described in the licence | $1 393 |
|  | (ii) in any other case | $222 |
| 3 | For a probity check by SAPOL— |  |
|  | (a) of a natural person plus all associates of that person | $222 |
|  | (b) of a partner in a partnership plus all associates of that partner | $222 |
|  | (c) of a trustee of a trust plus all associates of that trustee | $222 |
|  | (d) of a director of a body corporate plus all associates of that director | $222 |
|  | (e) of any number of associates of a natural person, partner, trustee or director | $222 |
| 4 | For the recovery of compliance or administrative costs— |  |
|  | (a) related to a poppy cultivation licence (per year) | $1015 |
|  | (b) related to a poppy processing licence (per year) | $13 929 |
| 5 | For any inspection under Part 4A of the Act (other than an inspection carried out as part of the process of determining an application for the issue, renewal or amendment of a licence)—a fee of $156 per hour, charged in blocks of $15.60 per each 6 minutes |  |
| 6 | For taking or removing for examination samples of, or from, or specimens of, soil, any alkaloid poppy or poppy straw, or any other plant or crop—a fee of $156 per hour, charged in blocks of $15.60 per each 6 minutes |  |
| 7 | For travel by an inspector (to and from the inspector's office) for the purposes of carrying out the activities specified in item 5 or 6—a fee of $156 per hour, charged in blocks of $15.60 per each 6 minutes |  |

**Made by the Minister for Primary Industries and Regional Development**

On 17 May 2021

## COVID-19 Emergency Response Act 2020

South Australia

**COVID-19 Emergency Response Residential Tenancies, Residential Parks and Supported Residential Facilities Expiry Notice 2021**

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 Residential Tenancies, Residential Parks and Supported Residential Facilities Expiry Notice 2021*.

**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*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Legal%20Practitioners%20Act%201981) *Emergency Response Act 2020*.

**4—Expiry**

Sections 8, 9 and 10 of Part 2 of the Act will expire on 1 September 2021.

**Signed by the Attorney-General**

On 18 May 2021

## Fisheries Management Act 2007

Section 115

*Ministerial Exemption: ME9903146*

TAKE NOTICE that pursuant to Section 115 of the *Fisheries Management Act 2007* (the Act), I Professor Gavin Begg, Executive Director Fisheries and Aquaculture, delegate to the Minister of Primary Industries and Regional Development, hereby exempt Professor Bronwyn Gillanders of the School of Biological Sciences, University of Adelaide SA 5005 (the ‘exemption holder’), and her nominated agents, from Section 70 of the *Fisheries Management Act 2007* and Regulation 5 and Clauses 39(a), 63, 74, and 113(a) of Schedule 6 of the *Fisheries Management (General) Regulations 2017* but only insofar as the exemption holder may engage in the collection of black bream (*Acanthopagrus butcheri*) and sampling of yellowfin whiting (*Sillago schomburgkii*) for the purpose of research in the waters specified in Schedule 1, using the gear specified in Schedule 2 and subject to the conditions specified in Schedule 3, from 13 May 2021 until 12 May 2022, unless varied or revoked earlier.

Schedule 1

The coastal and estuarine waters of Upper Spencer Gulf, Upper Gulf St Vincent and the Gulf St Vincent in a radius of 500 metres from each of the following GPS points:

SPECIES A (sampling of yellowfin whiting)—eight (8) sites:

| **Marine Park / Area** | **GPS Location** |
| --- | --- |
|  |  |
| Upper Spencer Gulf Marine Park:  Cowleds Landing Sanctuary Zone (SZ 7) | Eight Mile Creek Beach, Cowleds Landing, near beach access:  33°05′55.1″S 137°31′26.5″E |
| Upper Spencer Gulf Marine Park:  Winninowie Conservation Park: | Yatala Harbor, Miranda centre of beach:  32°43′47.1″S 137°54′15.4″E |
| Upper Spencer Gulf Marine Park:  Winninowie Conservation Park: | Chinaman’s Creek, south-east of creek outlet ~1.5km:  32°42′27.5″S 137°51′28.0″E |
| Upper Spencer Gulf:  Cowleds Landing (not in Marine Park): | Cowleds Landing, centre of beach:  33°09′23.7″S 137°26′35.0″E |
| Gulf St Vincent:  Adelaide Dolphin Sanctuary: | Quarantine Station, centre of beach:  34°46′42.5″S 138°31′11.0″E |
| Gulf St Vincent:  Adelaide Dolphin Sanctuary: | Sugars Beach opposite the Quarantine Station, a few hundred metres north-west of the Australian Submarine Corporation—centre of beach: 34°46′11.8″S 138°30′53.0″E |
| Upper Gulf St Vincent Marine Park: | Port Clinton, centre of beach, southern side of point:  34°13′50.9″S 138°00′48.3″E |
| Upper Gulf St Vincent Marine Park:  Special Purpose Area (Shore-based recreational fishing) | Port Arthur, centre of beach:  138°3.893′E 34°8.995′S |

SPECIES B (collection of black bream)—two (2) sites:

| **Area / Marine Park** | **GPS Location** |
| --- | --- |
|  | |
| Upper Spencer Gulf Marine Park:  Winninowie Conservation Park: | Chinaman’s Creek, north of campground: 32°41′20.5″S 137°50′45.6″E |
| Upper Gulf St Vincent Marine Park: | Wakefield River, East of Pelican Bay: 34°10′49.1″S 138°08′09.6″E |

Schedule 2

SPECIES A (for the sampling of yellowfin whiting):

• Seine net (maximum length 4m, height 2m, minimum mesh size 4mm)

SPECIES B (for the collection of black bream):

• Gill net (maximum length 23m, height 3m, minimum mesh size 152.4mm)

• Seine net (maximum length 4m, height 2m, minimum mesh size 4mm)

Schedule 3

1. The specimens collected or sampled by the exemption holder are for scientific, education and research purposes only and must not be sold. Any specimens not required must be returned to the water immediately.

2. All vessels used pursuant to this exemption must be clearly marked with visible signage indicating the vessel is undertaking research activities.

3. The Ministerial exemption holder or a nominated agent must be in attendance of set gill nets and seine nets at all times while in use pursuant to this notice.

4. The nominated agents of the exemption holder are:

• Dr Patrick Neil Bowskii Reis dos Santos

• Mr Koster Georgien Sarakinis

• Mr William Seow Hua Goh

• Mr Joseph Widdrington.

5. The exemption holder must not collect any specimens for aquaculture research purposes pursuant to this notice.

6. Any protected species taken incidentally while undertaking research under this exemption must be returned to the water immediately.

7. Organisms collected pursuant to this notice must not be released into waters of the State if they have been kept separate to their natural environment for any length of time.

8. Any equipment used to collect and hold fish during the exempted activity must be decontaminated prior to and after undertaking the research activities.

9. At least 1 hour before conducting activities under this exemption, the exemption holder, or nominated agent, must contact the Department of Primary Industries and Regions (PIRSA) Fishwatch on **1800 065 522** and answer a series of questions about the exempted activity. The exemption holder will need to have a copy of this notice in their possession at the time of making the call, and be able to provide information about the area and time of the exempted activity, the vehicles and/or boats involved, the number of persons assisting with undertaking the exempted activity and other related questions.

10. The exemption holder must provide a report in writing detailing the activities carried out pursuant to this notice to PIRSA, Fisheries and Aquaculture (GPO Box 1625, Adelaide SA 5001) within 14 days of the activity being completed with the following details:

• the date and location of sampling;

• the gear used;

• the number and description of all species caught and their fate;

• the number and description of any samples/biopsies collected;

• any interactions with protected species and marine mammals; and

• any other information regarding size, breeding or anything deemed relevant or of interest that is able to be volunteered.

Or if no research activities are undertaken, the exemption holder must provide a report to that effect to PIRSA within 14 days of expiry of this exemption.

11. While engaging in the exempted activity, the exemption holder and nominated agents must be in possession of a copy of this exemption. The exemption must be produced to a PIRSA Fisheries Officer, if requested.

12. The exemption holder or nominated agents must not contravene or fail to comply with the *Fisheries Management Act 2007* or any regulations made under that Act, except where specifically exempted by this notice.

This notice does not purport to override the provisions or operation of any other Act including, but not limited to, the *Marine Parks Act 2007*, the *National Parks and Wildlife Act 1972* and the *Adelaide Dolphin Sanctuary Act 2005*. The exemption holder and her nominated agents must comply with any relevant regulations, permits, requirements and directions from the Department for Environment and Water when undertaking activities within a marine park, national park or specially protected area.

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

Dated: 12 May 2021

Professor Gavin Begg

Executive Director

Fisheries and Aquaculture

Delegate of the Minister for Primary Industries and Regional Development

Fisheries Management Act 2007

Section 115

*Ministerial Exemption: ME9903147*

Take notice that pursuant to Section 115 of the *Fisheries Management Act 2007* (the Act), Dr Ryan Barling (the ‘exemption holder’), or current university staff or post graduate students of the College of Science and Engineering at Flinders University, Sturt Road, Bedford Park acting as his agent are exempt from Section 70 of the *Fisheries Management Act 2007*, Regulation 5 and Clauses 42 and 74 of Schedule 6 and Part 1 of Schedule 7 of the *Fisheries Management (General) Regulations 2017* but only insofar as they may collect aquatic specimens for the purpose of investigating the status and health of platypus populations in the waters specified in Schedule 1 using the gear specified in Schedule 2, (the ‘exempted activity’), subject to the conditions specified in Schedule 3, from 18 May 2021 until 17 May 2022, unless varied or revoked earlier.

Schedule 1

The waters of Rocky River in the Flinders Chase National Park, Kangaroo Island.

Schedule 2

• 2 x unweighted mesh nets: 80mm mesh x 25m length x 1.5m depth

• 10 x fyke nets: 15mm mesh, 2 wings, 7 hoops, front hoop 0.8-1m height

• 10 x fyke nets: 0.5mm mesh, 2 wings, 5 hoops

Schedule 3

1. Species collected by the exemption holder are for scientific, education or research purposes only and must not be used for any commercial purpose.

2. All species caught pursuant to this notice that are not being collected for scientific, education or research purposes must be returned to the water as soon as practicable, except for species declared as noxious under the Act. Noxious species must not be returned to the water and must be disposed of appropriately.

3. Protected species cannot be retained under this exemption and must be returned to the water as soon as reasonably practicable.

4. At least 1 hour before conducting an exempted activity, the exemption holder must contact the Department of Primary Industries and Regions (PIRSA) Fishwatch on 1800 065 522 and answer a series of questions about the exempted activity. The exemption holder will need to have a copy of this notice in their possession at the time of making the call, and be able to provide information about the area and time of the exempted activity, the specific gear to be used, vehicles and/or boats involved, the number of permit holders undertaking the exempted activity and other related questions.

5. The exemption holder must provide a report in writing, detailing the activities carried out pursuant to this notice to PIRSA, Fisheries and Aquaculture (GPO Box 1625, Adelaide SA 5001) within 14 days of the activity being completed with the following details:

• the date and location of sampling;

• the gear used;

• the number and description of all species caught and their fate;

• the number and description of any samples/biopsies collected;

• any interactions with protected species and their fate; and

• any other information regarding size, breeding or anything deemed relevant or of interest that is able to be volunteered.

6. The exemption holder and or nominated agents must be present at all times once nets have been set and must be frequently checked to ensure the survival of the Playtpus.

7. Nets must have a 4L buoy and must be clearly and visibly marked with “Flinders University”.

8. While engaging in the exempted activity, the exemption holder and agents must be in possession of a signed copy of this notice and carry their identification card issued by Flinders University. Such notice and identification must be produced to a PIRSA Fisheries Officer if requested.

9. The exemption holder, or agent must not contravene or fail to comply with the Act or any regulations made under the Act, except where specifically exempted by this notice.

This notice does not purport to override the provisions or operation of any other Act including, but not limited to, the *Marine Parks Act 2007* and the *National Parks and Wildlife Act 1972*. The exemption holder and his agents must comply with any relevant regulations, permits, requirements and directions from the Department for Environment and Water when undertaking activities within a national park.

Dated: 17 May 2021

Professor Gavin Begg

Executive Director

Fisheries and Aquaculture

Delegate of the Minister for Primary Industries and Regional Development

Fisheries Management Act 2007

South Australia

**Fisheries Management (General Fees) Notice 2021**

under the *Fisheries Management Act 2007*

**1—Short title**

This notice may be cited as the [*Fisheries Management (General Fees) Notice 202*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=subordleg&legtitle=Fisheries%20Management%20(General%20Fees)%20Notice%202020)*1*.

**Note—**

This is a fee notice made in accordance with the [*Legislation (Fees) Act 2019*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Legislation%20(Fees)%20Act%202019) *and is published in substitution for the Fisheries Management (General Fees) Notice 2020 published on 4 June 2020in the South Australian Gazette on page 3157.*

**2—Commencement**

This notice has effect on 1 July 2021.

**3—Interpretation**

In this notice, unless the contrary intention appears—

***Act*** means the [*Fisheries Management Act 2007*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Fisheries%20Management%20Act%202007);

***eligible person***—

(a) in the case of a person applying for registration as a fish processor—means the holder of a fishery authority or an aquaculture licence who applies for registration as a fish processor for the sole purpose of processing aquatic resources taken under the fishery authority or farmed under the aquaculture licence (as the case may be) for sale to a person who—

(i) is an unregistered fish processor; and

(ii) carries on a business in the course of which aquatic resources are sold or supplied as a meal or part of a meal directly to the public;

(b) in the case of a registered fish processor—means the holder of a fishery authority or an aquaculture licence who only processes aquatic resources taken under the fishery authority or farmed under the aquaculture licence (as the case may be) for sale to a person who—

(i) is an unregistered fish processor; and

(ii) carries on a business in the course of which aquatic resources are sold or supplied as a meal or part of a meal directly to the public.

**4—Fees**

The Fees set out in [Schedule 1](#ida6a94e9a_91af_4155_a4d1_523f879d98) are prescribed for the purposes of the Act and the regulations under the Act, as set out in the Schedule.

**Schedule 1—Fees**

**Part 1—Commercial fishing—fishery permit application and annual fees**

|  |  |  |
| --- | --- | --- |
| **Application fees payable by an applicant for the issue of a fishery permit (section 54(1)(c) of Act)** | | |
| 1 | For a permit in respect of the Miscellaneous Broodstock and Seedstock Fishery | $426.00 |
| 2 | For a permit in respect of the Miscellaneous Developmental Fishery | $5 263.00 |
| 3 | For a permit in respect of the Miscellaneous Research Fishery | $426.00 |
| **Annual fees payable by the holder of a fishery permit (section 56(5)(a) of Act)** | | |
| 4 | For a permit in respect of the Miscellaneous Developmental Fishery | $2 436.00 |

**Part 2—Commercial fishing—miscellaneous fees**

|  |  |  |
| --- | --- | --- |
| 1 | On application for consent to the transfer of a fishery authority | $480.00 |
| 2 | On application to vary the registration of a boat used under a fishery authority | $130.00 |
| 3 | On application to vary the registration of a master | $130.00 |
| 4 | On application to vary a quota entitlement under a fishery authority | $161.00 |
| 5 | On application to vary a rock lobster pot entitlement under a licence in respect of the Northern Zone Rock Lobster Fishery or Southern Zone Rock Lobster Fishery | $161.00 |
|  | The fee fixed by this clause is not payable if an application to vary a rock lobster pot entitlement under a licence in respect of the Northern Zone Rock Lobster Fishery or Southern Zone Rock Lobster Fishery is made at the same time as an application to vary a giant crab or rock lobster quota entitlement under the licence. |  |
| 6 | On application for registration of an additional boat under a fishery authority | $130.00 |
| 7 | On application for— |  |
|  | (a) notation of an interest in a fishery authority on the register of authorities | $210.00 |
|  | (b) removal from the register of authorities of such a notation | $210.00 |

**Part 3—Processing fees**

**Division 1—Fish processor registration application and annual fees**

|  |  |  |
| --- | --- | --- |
| **Registration fees payable by an applicant for registration as a fish processor (section 64(1)(d) of Act)** | |  |
| 1 | On application for registration as a fish processor made by an eligible person | $210.00 |
| 2 | On application for registration as a fish processor made by a person other than an eligible person— |  |
|  | (a) base fee | $1 206.00 |

|  |  |  |
| --- | --- | --- |
|  | (b) additional fee— |  |
|  | (i) if the applicant proposes to process abalone (*Haliotis* spp) under the registration | $1 564.00 |
|  | (ii) if the applicant proposes to process King Prawn (*Merlicertus latisulcatus*) under the registration | $1 564.00 |
|  | (iii) if the applicant proposes to process Southern Rock Lobster (*Jasus edwardsii*) under the registration | $1 564.00 |
|  | If registration is to be granted for a period of less than 12 months, the fee payable is a proportion of the fee set out above, being the proportion that the number of complete months in the term of registration bears to 12. |  |
| **Annual fees payable by a registered fish processor (section 66(2)(a) of Act)** | |  |
| 3 | Annual fee payable by a fish processor who is an eligible person | $210.00 |
| 4 | Annual fee payable by a fish processor who is not an eligible person— |  |
|  | (a) base fee | $1 206.00 |
|  | (b) additional fee— |  |
|  | (i) if the fish processor processes abalone (*Haliotis* spp) under the registration | $1 564.00 |
|  | (ii) if the fish processor processes King Prawn (*Merlicertus latisulcatus*) under the registration | $1 564.00 |
|  | (iii) if the fish processor processes Southern Rock Lobster (*Jasus edwardsii*) under the registration | $1 564.00 |

**Division 2—Miscellaneous fees**

|  |  |  |
| --- | --- | --- |
| 5 | On application by a registered fish processor to have additional premises, places, boats or vehicles specified in the certificate of registration | $37.00 |

**Part 4—Recreational fishing fees**

|  |  |  |
| --- | --- | --- |
| Application fees payable by an applicant for registration under the [*Fisheries Management (General) Regulations 2017*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=subordleg&legtitle=Fisheries%20Management%20(General)%20Regulations%202017) of a device to be used for recreational fishing | |  |
| 1 | On application for registration of a mesh net to be used by a person for recreational fishing— |  |
|  | (a) in the case of a mesh net for use in the waters of Lake George | $170.00 |
|  | (b) in the case of a mesh net for use in any other waters— |  |
|  | (i) if the applicant produces evidence to the satisfaction of the Minister that the applicant is entitled, as the holder of a pensioner entitlement card issued under an Act or law of the Commonwealth, to travel on public transport in this State at reduced fares (for each year in the term of the registration) | $24.20 |
|  | (ii) in any other case (for each year in the term of the registration) | $49.00 |
|  | No fee is payable where the Minister registers a mesh net for a period of less than 1 year for the purpose of achieving a common expiry date for the registration of that mesh net and the registration of any other mesh net owned by the same person. |  |

|  |  |  |
| --- | --- | --- |
| 2 | On application for registration of a rock lobster pot to be used by a person for recreational fishing— |  |
|  | (a) for registration of 1 rock lobster pot | $80.50 |
|  | (b) for registration of 2 rock lobster pots | $223.00 |
| 3 | On application for the issue of a replacement tag for a rock lobster pot, or a mesh net for use in the waters of Lake George, registered for recreational fishing | $32.50 |

**Part 5—Miscellaneous fees**

|  |  |  |
| --- | --- | --- |
| 1 | On application for a permit under Part 6 Division 1 of the Act | $130.00 |
| 2 | On application for an exemption or a variation of an exemption under section 115 of the Act | $161.00 |
| 3 | On application for the issue of a duplicate authority under section 68 of the Act | $32.50 |

**Made by the Minister for Primary Industries and Regional Development**

On 17 May 2021

## Forestry Act 1950

South Australia

**Forestry (Fees) Notice 2021**

under the *Forestry Act 1950*

**1—Short title**

This notice may be cited as the Forestry (Fees) Notice 2021.

**Note—**

This is a fee notice made in accordance with the [*Legislation (Fees) Act 2019*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Legislation%20(Fees)%20Act%202019).

**2—Commencement**

This notice has effect on 1 July 2021.

**3—Interpretation**

In this notice, unless the contrary intention appears—

***Act*** means the [*Forestry Act 1950*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Forestry%20Act%201950);

***adult*** means a person of or over 15 years of age;

***child*** means a person of or over 3 years of age but under 15 years of age;

***regulation*** means the [*Forestry Regulations 2013*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=subordleg&legtitle=Forestry%20Regulations%202013);

***senior or pensioner*** means the holder of—

(a) a current State Seniors Card issued by the State Government; or

(b) a current Pensioner Concession Card issued by the Commonwealth Government.

**4—Fees**

The fees set out in [Schedule 1](#id990e7865_67ef_4e7c_9d21_48ab9d0fa888_1) are prescribed for the purposes of the Act.

**Schedule 1—Fees**

|  |  |  |
| --- | --- | --- |
| **1—Camping permit** | | |
|  | For a permit authorising camping in a forest reserve overnight, or entering, or remaining in, a forest reserve at night (regulation 7)— |  |
|  | (a) person travelling in a motor vehicle with 4 other persons or less (per motor vehicle) | $18.30 per night |
|  | (b) all other persons travelling without a motor vehicle— |  |
|  | (i) per child | $4.10 per night |
|  | (ii) per adult | $7.15 per night |
| **2—Tour Vehicle** | |  |
|  | For a permit authorising the driving of a tour vehicle in a forest reserve (regulation 10) | $25.50 per vehicle |
| **3—Aircraft permit** | | |
|  | For a permit authorising the use of an aircraft in a forest reserve (regulation 12) (per aircraft) | $102.00 per day |
| **4—Fossicking permit** | | |
|  | For a permit authorising fossicking for minerals in a forest reserve, using a metal or mineral detector or the removal of soil, minerals or similar material from a forest reserve (regulation 17)— |  |
|  | (a) per child, senior or pensioner | $4.10 per day  $40.75 per year |
|  | (b) per adult (other than senior or pensioner) | $7.15 per day  $71.50 per year |
| **5—Horse riding permit** | |  |
|  | For a permit authorising causing or permitting a horse to enter or remain in, or leading or riding a horse in, a forest reserve (regulation 20)— |  |
|  | (a) per child, senior or pensioner | $4.10 per day  $40.75 per year |
|  | (b) per adult (other than senior or pensioner) | $7.15 per day  $71.50 per year |

**Made by the Minister for Primary Industries and Regional Development**

On 17 May 2021

## Housing Improvement Act 2016

*Rent Control*

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

|  |  |  |  |
| --- | --- | --- | --- |
| **Address of Premises** | **Allotment Section** | **Certificate of Title Volume/Folio** | **Maximum Rental  per week payable** |
|  |  |  |  |
| 79 Moldavia Walk, Osborne SA 5017 | Allotment 16 Filed Plan 5068, Hundred of  Port Adelaide | CT5684/485 | $0.00 |
| 14 Farnham Road, Keswick SA 5035 | Allotment 279 Filed Plan 19502, Adelaide | CT6184/103 | $0.00 |
| 611 Lower North East Road, Campbelltown SA 5074 | Allotment 96 Filed Plan 128230, Hundred of Adelaide | CT5869/648 | $97.00 |

Dated: 20 May 2021

Craig Thompson

Acting Housing Regulator and Registrar

Housing Safety Authority, SAHA

(Delegate of Minister for Human Services)

Housing Improvement Act 2016

*Rent Control Revocations*

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

| **Address of Premises** | **Allotment Section** | **Certificate of Title Volume/Folio** |
| --- | --- | --- |
|  |  |  |
| 12 Karawirra Avenue, Rostrevor SA 5073 | Allotment 89 Filed Plan 133079, Hundred of Adelaide | CT5369/946 |
| 11 Walters Street Tea Tree Gully SA 5091 | Allotment 3 Filed Plan 125960, Hundred of Yatala | CT5229/393 |
| 113 May Terrace, Ottoway SA 5013 | Allotment 8 Deposited Plan 3147, Hundred of Port Adelaide | CT5694/729 |
| Unit 2, 16 Grundy Terrace, Christies Beach SA 5165 | Allotment 43 Deposited Plan 3074, Hundred of Noarlunga | CT5177/436 |
| Unit 1, 16 Grundy Terrace, Christies Beach SA 5165 | Allotment 43 Deposited Plan 3074, Hundred of Noarlunga | CT5177/436 |
| 30 Lincoln Road, Paradise SA 5075 | Allotment 18 Deposited Plan 6627, Hundred of Adelaide | CT5301/196 |

Dated: 20 May 2021

Craig Thompson

Acting Housing Regulator and Registrar

Housing Safety Authority, SAHA

(Delegate of Minister for Human Services)

## Department of Human Services

Unregulated Fees and Charges

Notice by the Minister for Human Services—  
Fees Payable for Services Provided by Disability Services/Accommodation Services

The fees set out in the table below will be charged by Disability Services/Accommodation Services for services specified in the table where the services are provided to compensable disability clients:

The Chief Executive of the department may waive payment of, or remit, the whole or any part of a fee payable under this notice.

|  |  |
| --- | --- |
| **Table of Fees (excl. GST)** | **$** |
|  |  |
| 1. Disability Services/Accommodation Services—Fee for campus based or residential accommodation—per day or part day | 522.00 |
| 2. Disability Services/Accommodation Services—Fee for arrangement or co-ordination of access of client to disability services—per hour or part hour | 41.50 |
| 3. Disability Services/Accommodation Services—Fee for preparation of report on access of client to disability services (for purpose of compensation or legal proceedings)—per report | 421.00 |
| 4. In addition, where transportation is provided or arranged by Disability Services/Accommodation Services, an additional fee equal to the cost of providing or arranging for the provision of that transportation is payable. |  |

Non-compensable disability clients provided with a supported accommodation service by Disability Services/Accommodation Services are charged a percentage of their Disability Support Pension. The rate charged depends on the type of supported accommodation provided. Fees are increased twice yearly in line with Disability Support Pension increases.

In this notice:

***Department***means the Department of Human Services;

***Disability Services/Accommodation Services*** means the business units within the Disability Services division of the Department of Human Services;

***Compensable client***means a client receiving services who is, or may be, entitled to payment, or has received payment, by way of compensation in respect of the injury, illness or disease for which the client is receiving those services;

***Day***means 24 hours (whether a continuous period or in aggregate); and

***Client*** means a person to whom services or care is provided.

This notice will come into operation on 1 July 2021.

Dated: 27 April 2021

Hon Michelle Lensink MLC

Minister For Human Services

Department of Human Services

Unregulated Fees and Charges

*Notice by the Minister for Human Services—*

*Fees Payable for Services Provided by the Screening Unit*

The fees set out in the table below will be charged by the Department of Human Services for services specified in the table as provided by the Screening Unit.

The Chief Executive of the department may waive payment of, or remit, the whole or any part of a fee payable under this notice.

| **Table of Fees (excl. GST)** | **$** |
| --- | --- |
|  |  |
| 1. Screening Unit—employed individual |  |
| - Fee for screening assessment for: |  |
| • Vulnerable Person-Related Employment Screening | 89.00 |
| • Aged Care Sector Employment Screening | 89.00 |
| • General Employment Probity Screening | 89.00 |
| 2. Screening Unit—student individual |  |
| - Fee for criminal history check and background screening service | 58.50 |

This notice will come into operation on 1 July 2021.

Dated: 27 April 2021

Hon Michelle Lensink MLC

Minister for Human Services

## Industrial Hemp Act 2017

South Australia

**Industrial Hemp (Fees) Notice 2021**

under the *Industrial Hemp Act 2017*

**1—Short title**

This notice may be cited as the *Industrial Hemp (Fees) Notice 2021*.

**Note—**

This is a fee notice made in accordance with the [*Legislation (Fees) Act 2019*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Legislation%20(Fees)%20Act%202019) *and is published in substitution for the Industrial Hemp (Fees) Notice 2020 published on 4 June 2020 in the South Australian Gazette on page 3216.*

**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 [*Industrial Hemp Act 2017*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Industrial%20Hemp%20Act%202017).

**4—Fees**

The fees specified in [Schedule 1](#id276ebf53_455c_41b9_b343_4b362ae3645a_9) are prescribed for the purposes of the Act and payable to the Chief Executive.

**Schedule 1—Fees**

|  |  |  |
| --- | --- | --- |
| 1 | On application for— |  |
|  | (a) the issue of a licence | $1203.00 |
|  | (b) the renewal of a licence | $725.00 |
|  | (c) the variation of any terms or conditions of a licence | $239.00 |
| 2 | For a probity check by SAPOL— |  |
|  | (a) of an applicant | $222.00 |
|  | (b) of an associate of an applicant or licence holder | $222.00 |
|  | (c) of the relatives of an applicant or licence holder | $222.00 |
|  | (d) of a person in a position to exercise control or significant influence over the applicant or licence holder | $222.00 |
| 3 | For any inspection under the Act—a fee of $162 per hour, charged in blocks of $16.20 per each 6 minutes |  |
| 4 | For taking or removing for examination samples of, or from, or specimens of, soil, or any industrial hemp—a fee of $162 per hour, charged in blocks of $16.20 per each 6 minutes |  |
| 5 | For travel by an inspector (to and from the inspector's office) for the purposes of carrying out the activities specified in item 3 or 4—a fee of $162 per hour, charged in blocks of $16.20 per each 6 minutes |  |

**Made by the Minister for Primary Industries and Regional Development**

On 17 May 2021

## 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 portion of Allotment 6 in Filed Plan No. 151161 comprised in Certificate of Title Volume 6014, Folio 680, and being the whole of the land identified as Allotment 11 in D126891 lodged in the Lands Titles Office.

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

**2. Compensation**

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

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

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

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

**3. Inquiries**

Inquiries should be directed to:

Carlene Russell

GPO Box 1533

Adelaide SA 5001

Telephone: (08) 8343 2512

Dated: 18 May 2021

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 for Infrastructure and Transport

DIT 2020/15100/01

Land Acquisition Act 1969

South Australia

**Land Acquisition (Declared Acquisition Project) (Long Valley Road Overtaking Lane Project) Notice 2021**

under section 24 of the *Land Acquisition Act 1969*

**1—Short title**

This notice may be cited as the [*Land Acquisition (Declared Acquisition Project)* ***(Long Valley Road Overtaking Lane Project)*** *Notice 2021*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=subordleg&legtitle=Land%20Acquisition%20(Declared%20Acquisition%20Projects)%20Notice%202021).

**2—Commencement**

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

**3—Interpretation**

In this notice—

***Act*** means the [*Land Acquisition Act 1969*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Land%20Acquisition%20Act%201969).

**4—Declared acquisition project**

Pursuant to section 24(15) of the Act, the acquisition project specified in Schedule 1 is declared to be included in the definition of ***declared acquisition project***.

**Schedule 1—Declared acquisition project**

**Long Valley Road Overtaking Lane Project**

The following properties are impacted by this declaration—

(1) Portion of Pieces 5 & 6 in Deposited Plan 48238 contained in Certificate of Title Volume 5627 Folio 749

(2) Portion of Allotment 4 in Deposited Plan 48238 contained in Certificate of Title Volume 5508 Folio 162

(3) Portion of Allotment 4 in Filed Plan 102880 contained in Certificate of Title Volume 5126 Folio 504

**Made by the Minister for Infrastructure and Transport**

On 20 May 2021

Land Acquisition Act 1969

South Australia

**Land Acquisition (Declared Acquisition Project) (Riddoch Highway Overtaking Lane Project) Notice 2021**

under section 24 of the *Land Acquisition Act 1969*

**1—Short title**

This notice may be cited as the [*Land Acquisition (Declared Acquisition Project) (Riddoch Highway Overtaking Lane Project) Notice 2021*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=subordleg&legtitle=Land%20Acquisition%20(Declared%20Acquisition%20Projects)%20Notice%202021).

**2—Commencement**

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

**3—Interpretation**

In this notice—

***Act*** means the [*Land Acquisition Act 1969*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Land%20Acquisition%20Act%201969).

**4—Declared acquisition project**

Pursuant to section 24(15) of the Act, the acquisition project specified in Schedule 1 is declared to be included in the definition of ***declared acquisition project***.

**Schedule 1—Declared acquisition project**

**Part 1—Riddoch Highway Overtaking Lane Project**

The following properties are impacted by this declaration

(1) Portion of Allotment 4 in Filed Plan 8554 contained in Certificate of Title Volume 5186 Folio 805

(2) Portion of Section 165 in Hundred of Hynam contained in Certificate of Title Volume 5701 Folio 592

(3) Portion of Allotment 5 in Filed Plan 8554 contained in Certificate of Title Volume 5088 Folio 277

(4) Portion of Section 161 in Hundred of Hynam contained in Certificate of Title Volume 5701 Folio 591

(5) Portion of Piece 94 in Filed Plan 200200 contained in Certificate of Title Volume 5405 Folio 142

(6) Portion of Allotment 60 in Deposited Plan 13497 contained in Certificate of Title Volume 5454 Folio 298

(7) Portion of Public Road in the Council of Naracoorte and Lucindale

(8) Portion of Allotment 100 in Deposited Plan 49415 contained in Certificate of Title Volume 6122 Folio 776

(9) Portion of Allotment 99 in Deposited Plan 49415 contained in Certificate of Title Volume 5585 Folio 656

(10) Portion of Allotment 374 in Filed Plan 205720 contained in Certificate of Title Volume 5679 Folio 914

(11) Portion of Allotment 100 in Deposited Plan 38500 contained in Certificate of Title Volume 5274 Folio 174

(12) Portion of Allotment 14 in Deposited Plan 78404 contained in Certificate of Title Volume 6019 Folio 144

(13) Portion of Allotment 13 in Deposited Plan 78153 contained in Certificate of Title Volume 6017 Folio 484

(14) Portion of Section 100 in Hundred of Comaum contained in Certificate of Title Volume 5649 Folio 307

(15) Portion of Allotment 732 in Filed Plan 191294 contained in Certificate of Title Volume 5649 Folio 310

(16) Portion of Allotment 93 in Filed Plan 173131 contained in Certificate of Title Volume 5354 Folio 892

(17) Portion of Allotment 41 in Deposited Plan 21097 contained in Certificate of Title Volume 6149 Folio 657

(18) Portion of Section 119 in Hundred of Comaum contained in Certificate of Title Volume 5899 Folio 473

(19) Portion of Section 118 in Hundred of Comaum contained in Certificate of Title Volume 6248 Folio 87

**Made by the Minister for Infrastructure and Transport**

On 20 May 2021

Land Acquisition Act 1969

South Australia

**Land Acquisition (Declared Acquisition Project) (Victor Harbor Road Overtaking Lane Project) Notice 2021**

under section 24 of the *Land Acquisition Act 1969*

**1—Short title**

This notice may be cited as the [*Land Acquisition (Declared Acquisition Project) (Victor Harbor Road Overtaking Lane Project) Notice 2021*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=subordleg&legtitle=Land%20Acquisition%20(Declared%20Acquisition%20Projects)%20Notice%202021).

**2—Commencement**

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

**3—Interpretation**

In this notice—

***Act*** means the [*Land Acquisition Act 1969*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Land%20Acquisition%20Act%201969).

**4—Declared acquisition project**

Pursuant to section 24(15) of the Act, the acquisition project specified in Schedule 1 is declared to be included in the definition of ***declared acquisition project***.

**Schedule 1—Declared acquisition project**

**Part 1—Victor Harbor Road Overtaking Lane Project**

The following properties are impacted by this declaration—

(1) Portion of Allotment 192 in Filed Plan 165441 contained in Certificate of Title Volume 5555 Folio 384

(2) Portion of Allotment 102 in Deposited Plan 85976 contained in Certificate of Title Volume 6073 Folio 218

(3) Portion of Allotment 101 in Deposited Plan 85976 contained in Certificate of Title Volume 6073 Folio 217

**Made by the Minister for Infrastructure and Transport**

On 20 May 2021

## Livestock Act 1997

South Australia

**Livestock (Fees) Notice 2021**

under the *Livestock Act 1997*

**1—Short title**

This notice may be cited as the *Livestock (Fees) Notice 2021*.

**Note—**

This is a fee notice made in accordance with the [*Legislation (Fees) Act 2019*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Legislation%20(Fees)%20Act%202019) *and is published in substitution for the Livestock (Fees) Notice 2020 published on 4 June 2020 in the South Australian Gazette on page 3231.*

**2—Commencement**

This notice has effect on 1 July 2021.

**3—Interpretation**

In this notice, unless the contrary intention appears—

***Act*** means the [*Livestock Act 1997*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Livestock%20Act%201997).

**4—Fees**

The fees specified in [Schedule 1](#idc4f03dbd_62a5_4d20_b310_2075630a60) are prescribed for the purposes of the Act and the [*Livestock Regulations 2013*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=subordleg&legtitle=Livestock%20Regulations%202013).

**Schedule 1—Fees**

|  |  |  |
| --- | --- | --- |
| 1 | Application for registration or renewal of registration under section 17 of the Act as a beekeeper | $46.50 |
|  | No fee is payable under item 1 if—  (a) the beekeeper keeps less than 5 hives; or  (b) the bees are kept for the purposes of instruction in an educational institution approved by the Chief Inspector. |  |
| 2 | Application for registration or renewal of registration under section 17 of the Act as a deer keeper | $93.00 |
|  | If the term for which registration is to be granted or renewed is less than or more than 24 months, a pro rata adjustment is to be made to the amount of the fee under item 1 or 2 by applying the proportion that the number of whole months in the term bears to 24 months. |  |
|  | No registration fee is payable under item 2 if—  (a) the application is accompanied by an application for the allocation or renewal of a PIC for the land where the deer are or are to be kept; and  (b) the proposed term of registration is no longer than the proposed term for which the PIC will be current; and  (c) a fee is payable for the application for the allocation or renewal of the PIC that is not less than the fee that would be payable for registration apart from this provision. |  |
| 3 | Application for registration or renewal of registration of an artificial breeding centre | $80.50 |
| 4 | Fee for inspection of an artificial breeding centre | $133.00 per hour plus a fee of $0.90 per kilometre travelled to and from the location of the artificial breeding centre |
| 5 | Application for registration or renewal of registration authorising an artificial breeding procedure  (The same fee applies in relation to an applicant for, or for renewal of, registration authorising more than 1 category of artificial breeding procedure). | $80.50 |
| 6 | Application for registration or renewal of registration of a diagnostic laboratory | $502.00 |
| 7 | Late application fee for renewal of registration | $48.25 |
| 8 | Replacement certificate of registration | $40.50 |

|  |  |  |
| --- | --- | --- |
| 9 | Application for allocation or renewal of identification code—for each code | $93.00 |
|  | If the term for which the code is to be allocated or renewed is less than or more than 24 months, a pro rata adjustment is to be made to the amount of the fee under item 9 by applying the proportion that the number of whole months in the term bears to 24 months. |  |
| 10 | Late application fee for renewal of PIC | $48.25 |
| 11 | For an extract from the register of identification codes comprised of a PIC or associated pig tattoo code and related details— |  |
|  | (a) for each PIC | $41.50 |
|  | (b) to a maximum of | $222.00 |

**Made by the Minister for Primary Industries and Regional Development**

On 17 May 2021

## Mental Health Act 2009

*Authorised Medical Practitioner*

NOTICE is hereby given in accordance with Section 93(1) of the *Mental Health Act 2009*, that the Chief Psychiatrist has determined the following person as an Authorised Medical Practitioner:

Claudia Zhen Cao

Kimberley Juers

A determination will be automatically revoked upon the person being registered as a specialist psychiatrist with the Australian Health Practitioner Regulation Agency and as a fellow of the Royal Australian and New Zealand College of Psychiatrists.

Dated: 17 May 2021

Dr J. Brayley

Chief Psychiatrist

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 persons as an Authorised Mental Health Professional:

Braden Hill

Denise Westwood

Caroline Stacey

A person’s determination as an Authorised Mental Health Professional expires three years after the commencement date.

Dated: 17 May 2021

Dr J. Brayley

Chief Psychiatrist

## Mining Act 1971

*Intention to Grant Exploration Licences*

Notice is hereby given, in accordance with Section 28(5) of the *Mining Act 1971* (SA) as in force immediately before the lodgement date stated below that the delegate of the Minister for Energy and Mining intends to grant Exploration Licences over the areas described below.

Applicant: Obsidian Mining Corporation Pty Ltd

Location: Yunta area—approximately 70km northeast of Peterborough

Pastoral Leases: Oulnina Park, Florina, Oulnina, Winnininnie, Melton, Benda

Term: Six years

Area in km2: 850

Reference number: 2020/00139

Lodgement Date: 4 September 2020

Applicant: Challenger 2 Pty Ltd

Location: Sandstone area—approximately 140km northwest of Tarcoola

Pastoral Leases: Commonwealth Hill

Term: Five years

Area in km2: 42

Reference number: 2020/00148

Lodgement Date: 18 September 2020

Applicant: Marmota Limited

Location: Paskeville area—approximately 110km northwest of Adelaide

Term: Five years

Area in km2: 88

Reference number: 2020/00165

Lodgement Date: 2 October 2020

Applicant: BR1 Holdings Pty Ltd

Location: Mabel Creek area—approximately 90km west-northwest of Coober Pedy

Pastoral Leases: Mabel Creek

Term: Six years

Area in km2: 60

Reference number: 2020/00173

Lodgement Date: 14 October 2020

Applicant: Havilah Resources Limited

Location: Kalkaroo area—approximately 70km north of Olary

Pastoral Leases: Mooleulooloo, Yarramba, Kalkaroo, Kalabity

Term: Five years

Area in km2: 998

Reference number: 2020/00176

Lodgement Date: 16 October 2020

Applicant: Sheer Gold Pty Ltd

Location: Warnes area—approximately 5km west of Morgan

Term: Six years

Area in km2: 990

Reference number: 2020/00187

Lodgement Date: 20 October 2020

Applicant: FMG Resources Pty Ltd

Location: Wilkatana Station area—approximately 35km north of Port Augusta

Pastoral Leases: Kootaberra, Wilkatana, Mount Arden

Term: Six years

Area in km2: 232

Reference number: 2020/00191

Lodgement Date: 23 October 2020

Applicant: Petratherm Ltd

Location: McDouall Peak area—approximately 90km north of Tarcoola

Pastoral Leases: Commonwealth Hill, Ingomar, McDouall Peak

Term: Six years

Area in km2: 934

Reference number: 2020/00194

Lodgement Date: 3 November 2020

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

<http://energymining.sa.gov.au/minerals/exploration/public_notices/exploration_licence_applications> or by contacting Mineral Tenements on (08) 8463 3103.

Community information on mineral exploration licence processes and requirements under the *Mining Act 1971* is available from: <http://energymining.sa.gov.au/minerals/exploration/public_notices/exploration_licence_applications> or hard copy on request to Mineral Tenements.

Dated: 20 May 2021

J. Martin

Mining Registrar

Delegate for the Minister for Energy and Mining

## Motor Vehicle Accidents (Lifetime Support Scheme) Act 2013

*Notice of the 2021-22 Lifetime Support Scheme Fund Levy Schedule*

Pursuant to Section 44 of the *Motor Vehicle Accidents (Lifetime Support Scheme) Act 2013*, I, Stephen Wade, Minister for Health and Wellbeing, having determined, after consultation with the Lifetime Support Authority and the Treasurer, the scheme for the LSS Fund levy, hereby give notice that the amounts in the schedule below are payable by all persons who apply for any of the following under the *Motor Vehicles Act 1959* from 1 July 2021 to 30 June 2022:

(a) the registration of a motor vehicle;

(b) an exemption from registration in respect of a motor vehicle;

(c) a permit in respect of a motor vehicle

Dated: 17 May 2021

Hon Stephen Wade MLC

Minister for Health and Wellbeing

2021-22 Lifetime Support Scheme Fund Levy Schedule

| **Levy Class** | **Vehicle Description** | **District** | **1 Month $** | **3 Months $** | **6 Months $** | **9 Months $** | **Annual $** |
| --- | --- | --- | --- | --- | --- | --- | --- |
|  |  |  |  |  |  |  |  |
| A | Private or business passenger vehicles | 1 | 10.24 | 30.73 | 61.46 | 92.19 | 122.92 |
| B | Private or business passenger vehicles | 2 | 8.12 | 24.35 | 48.70 | 73.06 | 97.41 |
| C | Goods carrying vehicles—light | 1 | 12.08 | 36.24 | 72.48 | 108.71 | 144.95 |
| D | Goods carrying vehicles—light | 2 | 7.25 | 21.74 | 43.49 | 65.23 | 86.97 |
| E | Taxis | 1 | 41.06 | 123.17 | 246.34 | 369.51 | 492.68 |
| F | Taxis | 2 | 18.94 | 56.83 | 113.65 | 170.48 | 227.31 |
| G | Hire and drive yourself vehicles | 1 and 2 | 17.39 | 52.18 | 104.36 | 156.55 | 208.73 |
| H | Public passenger vehicles—no fare | 1 and 2 | 10.15 | 30.44 | 60.88 | 91.32 | 121.76 |
| I | Public passenger vehicles—small | 1 and 2 | 14.50 | 43.49 | 86.97 | 130.46 | 173.94 |
| J | Public passenger vehicles—medium | 1 | 24.16 | 72.48 | 144.95 | 217.43 | 289.90 |
| K | Public passenger vehicles—large | 1 | 40.59 | 121.76 | 243.52 | 365.28 | 487.04 |
| L | Public municipal omnibuses | 1 and 2 | 125.62 | 376.87 | 753.75 | 1,130.62 | 1,507.49 |
| M | Goods carrying vehicles—medium | 1 | 16.43 | 49.28 | 98.57 | 147.85 | 197.13 |
| N | Goods carrying vehicles—heavy | 1 and 2 | 38.65 | 115.96 | 231.92 | 347.88 | 463.84 |
| O | Goods carrying vehicles—primary | 1 | 7.25 | 21.74 | 43.49 | 65.23 | 86.97 |
| P | Small motorcycles (not exceeding 250cc) | 1 and 2 | 2.42 | 7.25 | 14.50 | 21.74 | 28.99 |
| Q | Large motorcycles (exceeding 250cc) | 1 and 2 | 6.28 | 18.84 | 37.69 | 56.53 | 75.37 |
| R | Tractors and other farm vehicles | 1 and 2 | 1.06 | 3.19 | 6.38 | 9.57 | 12.76 |
| S | Historic left hand drive vehicles | 1 and 2 | 2.42 | 7.25 | 14.50 | 21.74 | 28.99 |
| T | Special purpose vehicles | 1 | 4.83 | 14.50 | 28.99 | 43.49 | 57.98 |
| U | Car carrier extension | 1 and 2 | 7.25 | 21.74 | 43.49 | 65.23 | 86.97 |
| V | Goods carrying vehicles—primary | 2 | 5.31 | 15.94 | 31.89 | 47.83 | 63.78 |
| W | Public passenger vehicles—medium | 2 | 12.56 | 37.69 | 75.37 | 113.06 | 150.75 |
| X | Public passenger vehicles—large | 2 | 18.36 | 55.08 | 110.16 | 165.24 | 220.33 |
| Y | Goods carrying vehicles—medium | 2 | 11.11 | 33.34 | 66.68 | 100.02 | 133.36 |
| Z | Special purpose vehicles | 2 | 3.87 | 11.60 | 23.19 | 34.79 | 46.38 |
| AA | Rideshare vehicles | 1 and 2 | 14.50 | 43.49 | 86.97 | 130.46 | 173.94 |
| Permit | Unregistered vehicle permits |  | 0.67 | 2.00 | 2.00 | 2.00 | 2.00 |
| Trailers | Trailers | 1 and 2 | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 |

## Pastoral Land Management and Conservation Act 1989

South Australia

**Pastoral Land Management and Conservation (Fees) Notice 2021**

under the *Pastoral Land Management and Conservation Act 1989*

**1—Short title**

This notice may be cited as the [*Pastoral Land Management and Conservation (Fees) Notice 202*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=subordleg&legtitle=Pastoral%20Land%20Management%20and%20Conservation%20(Fees)%20Notice%202020)*1*.

**Note—**

This is a fee notice made in accordance with the [*Legislation (Fees) Act 2019*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Legislation%20(Fees)%20Act%202019) *and is published in substitution for the Pastoral Land Management and Conservation (Fees) Notice 2020 published on 4 June 2020 in the South Australian Gazette on page 3244.*

**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 [*Pastoral Land Management and Conservation Act 1989*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Pastoral%20Land%20Management%20and%20Conservation%20Act%201989).

**4—Fees**

The fees set out in [Schedule 1](#id875087d6_cf3e_4fe1_b9f2_7e43dffb22) are prescribed for the purposes of the Act.

**Schedule 1—Fees**

|  |  |  |
| --- | --- | --- |
| 1 | Dealing with an application— |  |
|  | (a) under section 28(1) of the Act for consent to transfer etc a lease or part of a lease— |  |
|  | (i) for 1 lease or part of 1 lease | $466.00 |
|  | (ii) for each additional lease or part of each additional lease | $219.00 |
|  | (b) for a duplicate or amended consent under section 28(1) of the Act | $33.25 |
| 2 | Preparing— |  |
|  | (a) a lease | $612.00 |
|  | (b) a surrender or resumption of a lease | $367.00 |
|  | (c) a surrender or resumption of part of a lease | $612.00 |
|  | (d) on the request of a lessee, a notice of alteration of boundaries under section 31 of the Act | $310.00 |
|  | (e) an agreement between a lessee and any other person or body for the acquisition or extinguishment of easement rights by that other person or body | $310.00 |
| 3 | Correcting on the register any error in particulars supplied by or on behalf of a lessee, purchaser or other party to a transaction | $310.00 |
| 4 | Preparing or checking a definition for a notice to be published in the Gazette under section 44 or 45 of the Act by the Board on request | $322.00 |
| 5 | Processing on request any other transaction under the Act (not being one in respect of which an application fee has been paid under these regulations—see item 1) | $464.00 |
| **Note—**  The fees in this Schedule do not include LTO fees or stamp duty that may be payable. | | |

**Made by the Minister for Primary Industries and Regional Development**

On 17 May 2021

## Petroleum and Geothermal Energy Act 2000

*Application for Grant of Petroleum Production Licence—PPL 271*

Pursuant to section 65(6) of the *Petroleum and Geothermal Energy Act 2000* (the Act) and delegation dated 29 June 2018, notice is hereby given that an application for the grant of a petroleum production licence over the area described below, which falls within the area of petroleum retention licences PRLs 153, 162 and 163 has been received from:

Beach Energy Limited

Great Artesian Oil and Gas Pty Ltd

The application will be determined on or after 17 June 2021.

*Description of Application Area*

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

Commencing at a point being the intersection of latitude 27°42′48″S GDA2020 and longitude 139°20′45″E GDA2020, thence east to longitude 139°22′16″E GDA2020, south to latitude 27°43′25″S GDA2020, east to longitude 139°22′47″E GDA2020, south to latitude 27°45′10″S GDA2020, west to longitude 139°22′24″E GDA2020, south to latitude 27°46′19″S GDA2020, west to longitude 139°21′46″E GDA2020, south to latitude 27°47′27″S GDA2020, west to longitude 139°21′17″E GDA2020, south to latitude 27°47′38″S GDA2020, west to longitude 139°20′47″E GDA2020, north to latitude 27°47′20″S GDA2020, west to longitude 139°20′28″E GDA2020, north to latitude 27°46′36″S GDA2020, west to longitude 139°20′00″E AGD66, north to latitude 27°43′30″S GDA2020, east to longitude 139°20′23″E GDA2020, north to latitude 27°43′00″S GDA2020, east to longitude 139°20′45″E GDA2020, and north to the point of commencement, but excluding the area bounded as follows:

Commencing at a point being the intersection of latitude 27°42′55″S GDA94 and longitude 139°21′10″E GDA94, thence east to longitude 139°21′45″E GDA94, south to latitude 27°43′15″S GDA94, east to longitude 139°21′50″E GDA94, south to latitude 27°43′40″S GDA94, west to longitude 139°21′45″E GDA94, south to latitude 27°44′00″S GDA94, east to longitude 139°21′50″E GDA94, south to latitude 27°44′30″S GDA94, west to longitude 139°21′25″E GDA94, south to latitude 27°44′50″S GDA94, east to longitude 139°21′30″E GDA94, south to latitude 27°45′00″S GDA94, east to longitude 139°21′40″E GDA94, south to latitude 27°45′10″S GDA94, east to longitude 139°21′55″E GDA94, south to latitude 27°45′50″S GDA94, west to longitude 139°21′50″E GDA94, south to latitude 27°46′05″S GDA94, west to longitude 139°21′40″E GDA94, south to latitude 27°46′10″S GDA94, west to longitude 139°21′25″E GDA94, south to latitude 27°46′35″S GDA94, west to longitude 139°21′15″E GDA94, south to latitude 27°47′20″S GDA94, west to longitude 139°21′00″E GDA94, north to latitude 27°47′15″S GDA94, west to longitude 139°20′50″E GDA94, north to latitude 27°47′05″S GDA94, west to longitude 139°20′45″E GDA94, north to latitude 27°46′25″S GDA94, west to longitude 139°20′20″E GDA94, north to latitude 27°45′45″S GDA94, west to longitude 139°20′10″E GDA94, north to latitude 27°45′05″S GDA94, east to longitude 139°20′15″E GDA94, north to latitude 27°44′50″S GDA94, east to longitude 139°20′25″E GDA94, north to latitude 27°44′05″S GDA94, east to longitude 139°20′30″E GDA94, north to latitude 27°43′50″S GDA94, east to longitude 139°20′55″E GDA94, north to latitude 27°43′40″S GDA94, west to longitude 139°20′45″E GDA94, north to latitude 27°43′20″S GDA94, east to longitude 139°20′50″E GDA94, north to latitude 27°43′15″S GDA94, east to longitude 139°21′00″E GDA94, north to latitude 27°43′05″S GDA94, east to longitude 139°21′10″E GDA94, and north to the point of commencement.

AREA: **15.94** square kilometres approximately

Dated: 13 May 2021

Nick Panagopoulos

A/Executive Director

Energy Resources Division

Department for Energy and Mining

Delegate of the Minister for Energy and Mining

Petroleum and Geothermal Energy Act 2000

*Application for Grant of Petroleum Production Licence—PPL 272*

Pursuant to section 65(6) of the *Petroleum and Geothermal Energy Act 2000* (the Act) and Delegation dated 29 June 2018, notice is hereby given that an application for the grant of a petroleum production licence over the area described below, which falls within the area of petroleum retention licences PRLs 154, 155, 163, 170 and 172 has been received from:

Beach Energy Limited

Great Artesian Oil and Gas Pty Ltd

The application will be determined on or after 17 June 2021.

*Description of Application Area*

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

Commencing at a point being the intersection of latitude 27°36′16″S GDA2020 and longitude 139°23′19″E GDA2020, thence east to longitude 139°24′19″E GDA2020, south to latitude 27°36′35″S GDA2020, east to longitude 139°24′40″E GDA2020, south to latitude 27°37′05″S GDA2020, east to longitude 139°24′55″E GDA2020, south to latitude 27°37′22″S GDA2020, east to longitude 139°25′07″E GDA2020, south to latitude 27°40′30″S GDA2020, west to longitude 139°24′30″E GDA2020,south to latitude 27°41′01″S GDA2020, west to longitude 139°24′00″E GDA2020, south to latitude 27°42′10″S GDA2020, west to longitude 139°22′59″E GDA2020, north to latitude 27°42′00″S GDA94, west to longitude 139°22′24″E GDA2020, north to latitude 27°41′05″S GDA2020, west to longitude 139°21′49″E GDA2020, north to latitude 27°40′55″S GDA2020, west to longitude 139°21′15″E GDA2020,north to latitude 27°39′29″S GDA2020, east to longitude 139°21′46″E GDA2020, north to latitude 27°39′00″S GDA2020, east to longitude 139°22′05″E GDA2020, north to latitude 27°38′35″S GDA2020, east to longitude 139°22′20″E GDA2020,north to latitude 27°38′14″S GDA2020, east to longitude 139°22′40″E GDA2020, north to latitude 27°37′14″S GDA2020, east to longitude 139°23′01″E GDA2020, north to latitude 27°36′35″S GDA2020, east to longitude 139°23′19″E GDA2020 and north to the point of commencement, but excluding the areas bounded as follows:

Commencing at a point being the intersection of latitude 27°38′40″S GDA94 and longitude 139°23′25″E GDA94, thence east to longitude 139°23′40″E GDA94, south to latitude 27°38′50″S GDA94, east to longitude 139°23′55″E GDA94, south to latitude 27°39′10″S GDA94, east to longitude 139°24′20″E GDA94, south to latitude 27°39′35″S GDA94, east to longitude 139°24′35″E GDA94, south to latitude 27°39′50″S GDA94, west to longitude 139°23′45″E GDA94, north to latitude 27°39′45″S GDA94, west to longitude 139°23′05″E GDA94, south to latitude 27°40′15″S GDA94, west to longitude 139°22′45″E GDA94, south to latitude 27°40′50″S GDA94, west to longitude 139°22′20″E GDA94, north to latitude 27°40′45″S GDA94, west to longitude 139°22′00″E GDA94, north to latitude 27°40′35″S GDA94, west to longitude 139°21′50″E GDA94, north to latitude 27°40′30″S GDA94, west to longitude 139°21′45″E GDA94, north to latitude 27°39′40″S GDA94, east to longitude 139°21′55″E GDA94, north to latitude 27°39′30″S GDA94, east to longitude 139°22′20″E GDA94, north to latitude 27°39′20″S GDA94, east to longitude 139°22′30″E GDA94, north to latitude 27°39′10″S GDA94, east to longitude 139°22′55″E GDA94, north to latitude 27°38′50″S GDA94, east to longitude 139°23′25″E GDA94, and north to the point of commencement.

and

Commencing at a point being the intersection of latitude 27°41′15″S GDA94 and longitude 139°23′05″E GDA94, thence east to longitude 139°23′25″E GDA94, south to latitude 27°41′20″S GDA94, east to longitude 139°23′35″E GDA94, south to latitude 27°41′25″S GDA94, east to longitude 139°23′40″E GDA94, south to latitude 27°41′40″S GDA94, west to longitude 139°23′35″E GDA94, south to latitude 27°41′55″S GDA94, west to longitude 139°22′50″E GDA94, north to latitude 27°41′20″S GDA94, east to longitude 139°23′05″E GDA94, and north to the point of commencement.

AREA: **35.42** square kilometres approximately

Dated: 13 May 2021

Nick Panagopoulos

A/Executive Director

Energy Resources Division

Department for Energy and Mining

Delegate of the Minister for Energy and Mining

Petroleum and Geothermal Energy Act 2000

*Application for Grant of Petroleum Production Licence—PPL 273*

Pursuant to section 65(6) of the *Petroleum and Geothermal Energy Act 2000* (the Act) and Delegation dated 29 June 2018, notice is hereby given that an application for the grant of a petroleum production licence over the area described below, which falls within the area of petroleum retention licence PRL 153 has been received from:

Beach Energy Limited

Great Artesian Oil and Gas Pty Ltd

The application will be determined on or after 17 June 2021.

*Description of Application Area*

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

*Area 1*

Commencing at a point being the intersection of latitude 27°47′50″S GDA94 and longitude 139°20′55″E GDA94, thence east to longitude 139°21′05″E GDA94, south to latitude 27°47′55″S GDA94, west to longitude 139°20′55″E GDA94, and north to the point of commencement.

*Area 2*

Commencing at a point being the intersection of latitude 27°47′50″S GDA94 and longitude 139°21′15″E GDA94, thence east to longitude 139°21′24″E GDA2020, south to latitude 27°48′07″S GDA2020, west to longitude 139°21′17″E GDA2020, south to latitude 27°48′30″S GDA94, west to longitude 139°21′15″E GDA94, north to latitude 27°48′25″S GDA94, west to longitude 139°21′10″E GDA94, north to latitude 27°48′10″S GDA94, east to longitude 139°21′15″E GDA94, and north to the point of commencement.

*Area 3*

Commencing at a point being the intersection of latitude 27°48′15″S GDA94 and longitude 139°20′45″E GDA94, thence east to longitude 139°20′50″E GDA94, south to latitude 27°48′30″S GDA94, west to longitude 139°20′45″E GDA94, and north to the point of commencement.

*Area 4*

Commencing at a point being the intersection of latitude 27°48′30″S GDA94 and longitude 139°20′40″E GDA94, thence east to longitude 139°20′45″E GDA94, south to latitude 27°48′35″S GDA94, west to longitude 139°20′40″E GDA94, and north to the point of commencement.

*Area 5*

Commencing at a point being the intersection of latitude 27°48′34″S GDA2020 and longitude 139°21′20″E GDA94, thence east to longitude 139°21′54″E GDA2020, south to latitude 27°48′46″S GDA2020, east to longitude 139°22′04″E GDA2020, south to latitude 27°48′56″S GDA2020, east to longitude 139°22′11″E GDA2020, south to latitude 27°49′46″S GDA2020, west to longitude 139°21′22″E GDA2020, north to latitude 27°49′38″S GDA2020, west to longitude 139°21′10″E GDA2020, north to latitude 27°49′32″S GDA2020, west to longitude 139°21′04″E GDA2020, north to latitude 27°49′12″S GDA2020, west to longitude 139°20′50″E GDA94, north to latitude 27°49′05″S GDA94, east to longitude 139°21′25″E GDA94, south to latitude 27°49′10″S GDA94, east to longitude 139°21′40″E GDA94, north to latitude 27°48′55″S GDA94, west to longitude 139°21′35″E GDA94, north to latitude 27°48′45″S GDA94, west to longitude 139°21′25″E GDA94, north to latitude 27°48′35″S GDA94, west to longitude 139°21′20″E GDA94, and north to the point of commencement.

AREA: **3.30** square kilometres approximately

Dated: 13 May 2021

Nick Panagopoulos

A/Executive Director

Energy Resources Division

Department for Energy and Mining

Delegate of the Minister for Energy and Mining

## Planning, Development and Infrastructure Act 2016

Section 76

*Amendment to the Planning and Design Code*

*Preamble*

It is necessary to amend the Planning and Design Code (the Code) in operation at 22 April 2021 (Version 2021.5) in order to make changes of form, address inconsistency and correct errors that relate to:

• The online Code’s query function so that location-based searches return policy from the following Overlays/Subzones in areas where the Overlay/Subzone is spatially applicable:

| **Overlays** | **Subzones** |
| --- | --- |
|  |  |
| ◦ Adelaide Dolphin Sanctuary Overlay | ◦ Activity Node Subzone |
| ◦ Coastal Areas Overlay | ◦ Adelaide Showgrounds Subzone |
| ◦ Future Local Road Widening Overlay | ◦ Cultural Institutions Subzone |
| ◦ Gas and Liquid Petroleum Pipelines Overlay | ◦ Emerging Township Activity Centre Subzone |
| ◦ Gas and Liquid Petroleum Pipelines (Facilities) Overlay | ◦ Entertainment Subzone |
| ◦ Hazards (Bushfire—General Risk) Overlay | ◦ Kangaroo Island Subzone |
| ◦ Hazards (Flooding—Evidence Required) Overlay | ◦ Innovation Subzone |
| ◦ Hazards (Flooding—General) Overlay | ◦ Urban Corridor Business Retail Subzone |
| ◦ Interface Management Overlay | ◦ Urban Corridor Living Retail Subzone |
| ◦ Scenic Quality Overlay | ◦ Wallaroo Marina Subzone |
| ◦ Stormwater Management Overlay |  |
| ◦ Urban Tree Canopy Overlay |  |

• The Local Heritage Overlay and table of Local Heritage Places to remove a demolished property at 7 Murray Avenue, Klemzig.

• In relation to Outbuilding in the Productive Rural Landscape Zone, the correct application of applicable zone policy for Performance Assessed Development.

• The naming of Table 3 in the following zones to ensure consistency with the other Zones of the Code:

◦ Master Planned Renewal Zone

◦ Master Planned Township Zone

◦ Motorsport Park Zone

◦ Rural Shack Settlement Zone

• Table 5 of the Hills Neighbourhood Zone to replace a reference to the Established Neighbourhood Zone.

• The layout of the Innovation Subzone to correct policy number sequencing and correct minor formatting errors.

• The Rural Neighbourhood Zone and the application of Adelaide Hills Subzone policy to land division and detached dwellings.

• Replacing Concept Plan 19 Virginia in Part 12 with the correct concept plan being Concept Plan 19 Playford North Infrastructure.

• Replacing Concept Plan 78 Paringa North in Part 12 with the correct version of this concept plan.

• The formatting of Table 4—Restricted Development Classification of the Housing Diversity Neighbourhood Zone to include missing header row.

• Adjusting the Code’s spatial layers to maintain the correct relationship between parcels and Code spatial layers.

Notice

PURSUANT to section 76 of the *Planning, Development and Infrastructure Act 2016*, I—

1. Amend the Code as follows:

a. Apply the contents of the following Overlays (as contained in Part 3—Overlays) to the areas in which they spatially apply, so that location-based searches in the SA planning portal return the aforementioned policy:

• Adelaide Dolphin Sanctuary Overlay

• Coastal Areas Overlay

• Future Local Road Widening Overlay

• Gas and Liquid Petroleum Pipelines Overlay

• Gas and Liquid Petroleum Pipelines (Facilities) Overlay

• Hazards (Bushfire—General Risk) Overlay

• Hazards (Flooding—Evidence Required) Overlay

• Hazards (Flooding—General) Overlay

• Interface Management Overlay

• Scenic Quality Overlay

• Stormwater Management Overlay

• Urban Tree Canopy Overlay

b. Apply the contents of the following Subzones (as contained in Part 2—Zones and Subzones) to the areas in which they spatially apply, so that location-based searches in the SA planning portal return the aforementioned policy:

• Activity Node Subzone

• Adelaide Showgrounds Subzone

• Cultural Institutions Subzone

• Emerging Township Activity Centre Subzone

• Entertainment Subzone

• Kangaroo Island Subzone

• Innovation Subzone

• Urban Corridor Business Retail Subzone

• Urban Corridor Living Retail Subzone

• Wallaroo Marina Subzone

c. In Part 11—Local Heritage Places, remove the following row from the table of Local Heritage Places, relevant to Port Adelaide Enfield:

|  |  |  |  |
| --- | --- | --- | --- |
| 7 Murray Avenue, Klemzig | House; The external form, detail and materials of the earliest sections of the c1915 cottage should be retained. | a | 1809 |

d. Amend the Local Heritage Place Overlay so that it does not spatially apply to 7, 7A and 7B Murray Avenue, Klemzig (formally known as 7 Murray Avenue, Klemzig).

e. In Table 3—Applicable Policies for Performance Assessed Development of the Productive Rural Landscape Zone delete relevant zone policy ‘PO 14.2’ and replace it with ‘PO 14.1’ in the row commencing ‘Outbuilding’.

f. Update the following zones, by renaming ‘Table 3—Performance Assessed Development Assessment’ to ‘Table 3—Applicable Policies for Performance Assessed Development’:

• Master Planned Renewal Zone

• Master Planned Township Zone

• Motorsport Park Zone

• Rural Shack Settlement Zone

g. Amend Table 5—Procedural Matters (PM)—Notification of the Hills Neighbourhood Zone in accordance with following:

• In in the exceptions column (column B) relating to clause 4, replace subclause 1 which states:

‘exceeds the maximum building height specified in Established Neighbourhood Zone DTS/DPF 4.1’

with:

‘exceeds the maximum building height specified in Hills Neighbourhood Zone DTS/DPF 4.1’

h. Amend formatting and policy number sequencing of the Innovation Subzone of the City Riverbank Zone by replacing the Assessment Provisions of that subzone with the contents of Attachment A.

i. Update the Rural Neighbourhood Zone in accordance with the following:

• in Table 2—Deemed-to-Satisfy Development Classification insert Adelaide Hills Subzone DTS/DPF 2.1 as applicable Subzone policy in the row commencing ‘Detached dwelling’.

• in Table 3—Applicable Policies for Performance Assessed Development insert Adelaide Hills Subzone PO 2.1 and 2.2 as applicable Subzone policy in the row commencing ‘Detached dwelling’.

• in Table 3—Applicable Policies for Performance Assessed Development insert Adelaide Hills Subzone PO 2.1 and 2.2 as applicable Subzone policy in the row commencing ‘Land division’.

j. In Part 12—Concept Plans, under the section relating to Playford, replace Concept Plan 19 Virginia with Concept Plan 19 Playford North Infrastructure contained in Attachment B.

k. In Part 12—Concept Plans, under the section relating to Renmark Paringa, replace Concept Plan 78 Paringa North with Concept Plan 78 Paringa North contained in Attachment C.

l. In Table 4—Restricted Development Classification of the Housing Diversity Neighbourhood Zone replace the entire table with new table contained in Attachment D.

m. Undertake minor alterations to the geometry of the spatial layers and data in the Planning and Design Code to maintain the current relationship between the parcel boundaries and Planning and Design Code data as a result of the following:

i. New plans of division deposited in the Land Titles Office between 16 April 2021 and 13 May 2021 affecting the following spatial and data layers in the Planning and Design Code:

A. Zones and subzones

B. Technical and Numeric Variations

• Building Heights

• Concept Plan

• Dwelling Minimum

• Finished Ground Floor and Site Level

• Minimum Frontage

• Minimum Site Area

• Setback

• Site Coverage

C. Overlays

• Affordable Housing

• Character Area

• Coastal Areas

• Defence Aviation Area

• Dwelling Excision

• Hazard (Bushfire—all categories)

• Heritage Adjacency

• Key Outback and Rural Routes

• Limited Dwelling

• Limited Land Division

• Local Heritage Place

• Major Urban Transport Routes

• Non Stop Corridors

• State Heritage Place

• Stormwater Management

• Urban Transport Routes

• Urban Tree Canopy

ii. Improved spatial data for existing land parcels undertaken between 16 April 2021 and 13 May 2021 in the following locations (Column A) that affect data layers in the Planning and Design Code (Column B):

| **Location (Column A)** | **Layers (Column B)** |
| --- | --- |
| Parcel Amendment Sec 478 North Out of Hundreds | Zones and Subzones  Technical and Numeric Variations  - Dwelling Minimum  - Minimum Site Area |
| Recapture of D118718—Port MacDonnell | Zones and subzones  Technical and Numeric Variations  - Dwelling Minimum  - Finished Ground Floor and Site Level  - Minimum Frontage  - Minimum Site Area  Overlays  - Dwelling Minimum  - Limited land Division  - Hazard (Bushfire—Medium Risk) |
| Marleston (North South Corridor Area) | Zones and subzones  Technical and Numeric Variations  - Building Heights  - Minimum Frontage  - Minimum Site Area  Overlays  - Affordable Housing  - Stormwater Management  - Urban Tree Canopy |
| Recapture of D47859—Laura Bay | Zones and subzones  Technical and Numeric Variations  - Dwelling Minimum  Overlays  - Airport Building Heights Regulates  - Coastal Areas  - Dwelling Excision  - Limited Land Division |
| Parcel Amendment D7018—Vivonne Bay | Zones and subzones  Technical and Numeric Variations  - Finished Ground Floor and Site Level  - Minimum Site Area  Overlays  - Significant Landscape Protection |
| Parcel Amendment F117961—Croydon Park | Zones and subzones  Technical and Numeric Variations  - Building Heights  Overlays  - Affordable Housing  - Stormwater management  - Urban Tree Canopy |
| Mount Cooper | Zones and subzones  Technical and Numeric Variations  - Dwelling Minimum  - Minimum Site Area  Overlays  - Dwelling Excision  - Limited land Division |
| Parcel Amendment H510600—Tulka | Zones and subzones |
| Parcel Amendment D95633 and D95635—Marino | Overlays  - Coastal Areas |
| Ashford—(North South Corridor Area) | Zones and subzones  Technical and Numeric Variations  - Building Envelope  - Building Heights  - Minimum Frontage  - Minimum Site Area  - Setbacks  Overlays  - Affordable Housing  - Character Area  - Design  - Noise and Air Emissions  - Stormwater Management  - Urban Tree Canopy |
| Parcel Amendment various Macdonald Park | Zones and subzones  Technical and Numeric Variations  - Dwelling Minimum  - Site Area Minimum |

n. Remedy minor miscellaneous gaps, overlaps and misalignments between parcel boundaries and Planning and Design Code data.

o. Update the Table of Planning and Design Code Amendments (Part 13—Table of Amendments), pursuant to this Section 76 Amendment.

2. Declare that the Section 76 Amendment will take effect upon being published on the SA planning portal.

Dated: 14 May 2021

Sally Smith

Executive Director, Planning & Land Use Services, Attorney-General’s Department

Delegate of Vickie Chapman MP, Minister for Planning and Local Government

**Attachment A**

**Assessment Provisions (AP)**

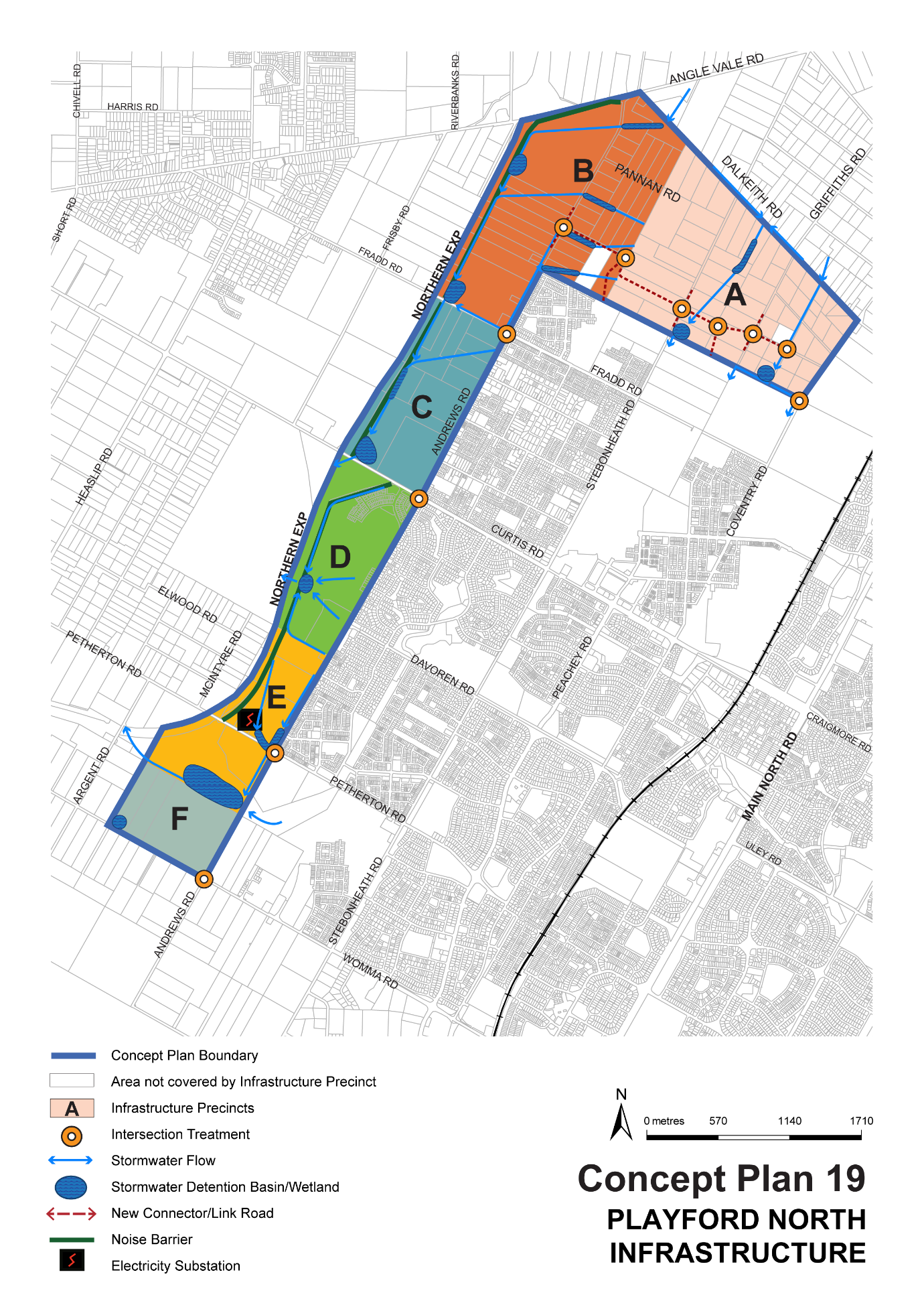
**Desired Outcome (DO)**

|  |  |
| --- | --- |
| **Desired Outcome** | |
| DO 1 | An innovation precinct accommodating a range of commercial, educational and research activities supported by a mix of compatible employment generating land uses including tourism, hospitality, cultural, entertainment and retail activities. |
| DO 2 | A range of low to high rise buildings with high quality contemporary buildings and public spaces within a landscaped setting that responds to heritage buildings on the site and transition down in height and scale towards the Adelaide Park Lands and the Adelaide Botanic Garden. |

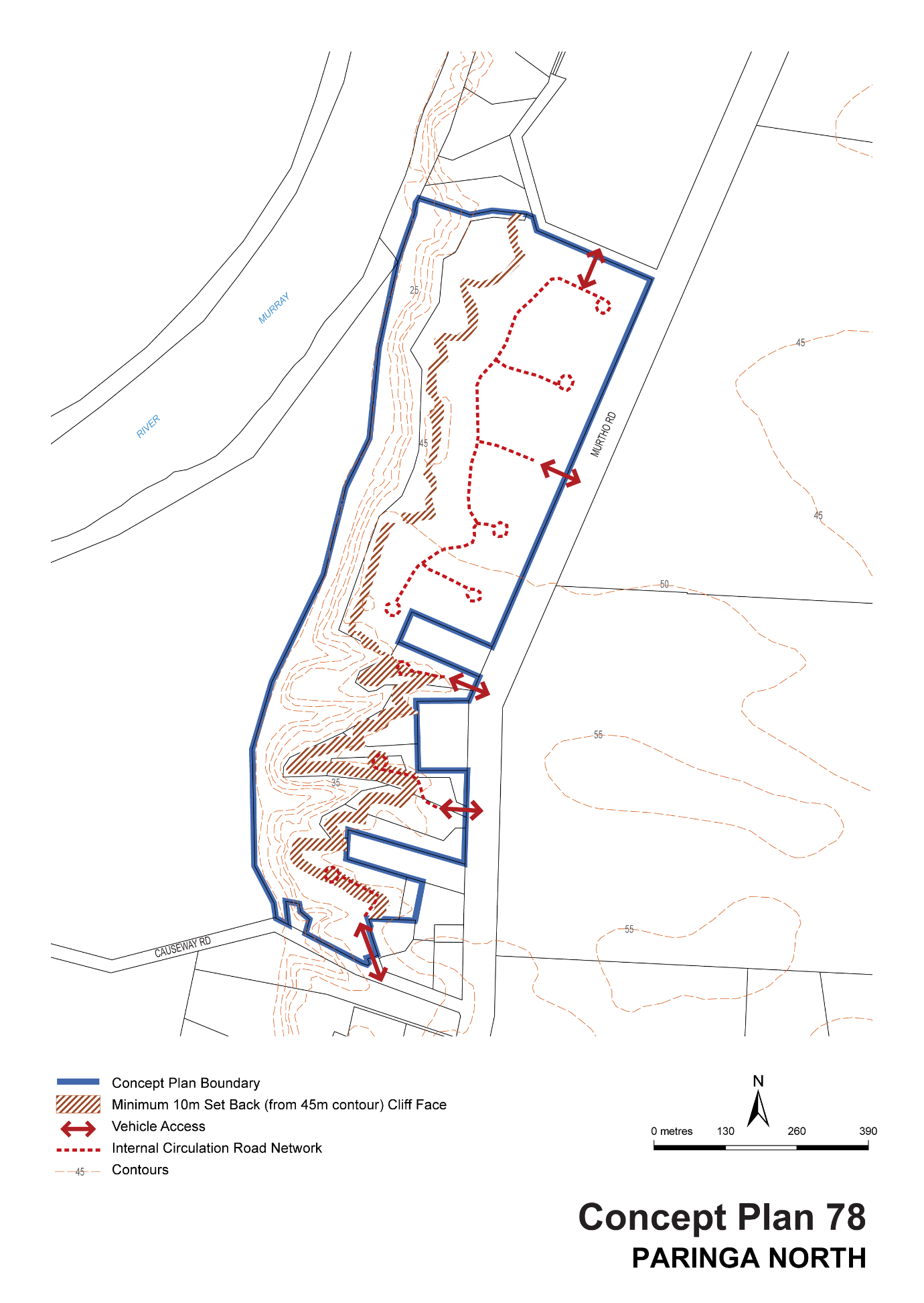
**Performance Outcomes (PO) and Deemed to Satisfy (DTS) / Designated Performance Feature (DPF) Criteria**

| **Performance Outcome** | **Deemed-to-Satisfy Criteria / Designated Performance Feature** |
| --- | --- |
| **Land Use and Intensity** | |
| **PO 1.1**  Development of innovative commercial, cultural (including museum and art gallery), educational and research activities supported by a mix of compatible employment generating land uses. | **DTS/DPF 1.1**  None are applicable. |
| **PO 1.2**  Small scale retail development to meet the day to day needs of workers and visitors to the precinct. | **DTS/DPF 1.2**  Shops not exceeding 250m2 total gross leasable floor area. |
| **PO 1.3**  A range of small to medium scale services and facilities serving the area such as child care facilities, personal services, entertainment, hospitality and the like. | **DTS/DPF 1.3**  None are applicable. |
| **PO 1.4**  Child care facilities, hotels, licensed premises, personal services establishments and tourism accommodation established as secondary uses on the site of a lesser scale and prominence. | **DTS/DPF 1.4**  None are applicable. |
| **PO 1.5**  Higher impact land uses such as commercial development (including high technology and research based activity) clustered in key nodes where compatible with adjoining uses. | **DTS/DPF 1.5**  None are applicable. |
| **Built Form and Character** | |
| **PO 2.1**  A high standard of contemporary architectural design providing an innovative response to the unique context of the area. | **DTS/DPF 2.1**  None are applicable. |
| **PO 2.2**  Development reinforces the grand boulevard character of North Terrace by reflecting the patterns of landscaped spaces and built form, building proportions and scale. | **DTS/DPF 2.2**  None are applicable. |
| **PO 2.3**  Outdoor eating and drinking facilities associated with cafés and restaurants on ground floors contribute to the vitality of the Zone. | **DTS/DPF 2.3**  None are applicable. |
| **PO 2.4**  Buildings in proximity to the Adelaide Botanic Garden or Adelaide Park Lands are sited and designed to create view corridors to and from the Botanic Garden. | **DTS/DPF 2.4**  None are applicable. |
| **PO 2.5**  Buildings in proximity to the Adelaide Botanic Garden or Adelaide Park Lands should seek to minimise impacts on plant collections as a result of overshadowing, stormwater runoff, heat, light or wind direction. | **DTS/DPF 2.5**  None are applicable. |
| **Building Height** | |
| **PO 3.1**  Buildings of a height and scale that minimise impacts on the Adelaide Botanic Garden and Adelaide Park Lands as well as referencing the scale of buildings facing North Terrace and Frome Road. | **DTS/DPF 3.1**  Except where located in the Innovation Centre (identified on the Innovation Subzone Concept Plan), buildings not exceeding 15 building levels and 53m in building height. |
| **PO 3.2**  Buildings in the Innovation Centre (identified on the Innovation Subzone Concept Plan) only exceed 15 building levels or 53m in building height where:  (a) exemplary standards of architectural merit and environmental sustainability are met  (b) the building positively contributes to the quality and function of the urban fabric of the precinct overall  (c) overshadowing impacts on the Adelaide Botanic Garden are minimised  (d) and at least four of the following are provided:  (i) high quality open space that is universally accessible and is directly connected to, and well integrated with, public realm areas of the street  (ii) high quality, safe and secure, universally accessible pedestrian linkages that connect through the development site to the surrounding pedestrian network  (iii) no on-site car parking  (iv) active frontages are located on at least 75 percent of the ground floor street fronts of the building or  (v) the building is designed to provide measures that provides for a substantial additional gain in sustainability. | **DTS/DPF 3.2**  None are applicable. |
| **Open Space** | |
| **PO 4.1**  Open space:  (a) is coordinated to provide a variety of pleasant, cohesive, hard and soft, high quality landscaped spaces among and adjacent to buildings  (b) incorporates planting themes defined by a mix of exotic and Australian native plantings, lawns and garden beds. | **DTS/DPF 4.1**  None are applicable. |
| **PO 4.2**  Development on the eastern portion of the site (as shown on Innovation Subzone Concept Plan):  (a) results in an open park like setting complementary to the Adelaide Botanic Garden  (b) is carefully managed to sensitively balance its interaction with surrounding uses such as the Adelaide Zoo, Adelaide Botanic Garden and the Adelaide Park Lands  (c) minimises uses or activities that would alienate the area from public usage  (d) provides opportunities for tourism, education, research, informal recreation and cultural enjoyment  (e) improves pedestrian links through the area, and improve the public realm and use and enjoyment of the Adelaide Park Lands  (f) provides greater exposure and accessibility for the Adelaide Botanic Garden and North Terrace frontage. | **DTS/DPF 4.2**  None are applicable. |
| **PO 4.3**  Boundary treatments with the Adelaide Botanic Garden are of an open and transparent nature with the use of design features, fencing, landscaping treatments that integrate with the open space setting. | **DTS/DPF 4.3**  None are applicable. |
| **Movement and parking** | |
| **PO 5.1**  Development incorporates the connection of the Adelaide Park Lands Trail between the Adelaide Park Lands and North Terrace within the area identified as Public Space and Park Lands Trail on the Innovation Subzone Concept Plan, and:  (a) provides a safe, welcoming, connected and convenient experience for people walking and cycling  (b) supports interaction with the variety of Park Lands landscapes and activities, including a high amenity interface with the Adelaide Botanic Gardens and buildings within the cultural precinct  (c) creates a natural Park Lands experience that blends the edge between the site and Botanic Garden  (d) minimises the length of the trail adjacent to a public road. | **DTS/DPF 5.1**  None are applicable. |
| **PO 5.2**  Where parking for multiple cars is provided, it:  (a) is not located at ground floor street frontages or detract from the provision of active street frontages  (b) minimises the extent of parking that is visible from public areas to that which is required for emergency service vehicles, temporary event parking and set down (drop off) functions  (c) incorporates façade treatments where located along major street frontages or interfacing with the Adelaide Park Lands or Botanic Garden, with the built form sufficiently enclosed and detailed to complement neighbouring buildings and screen vehicle parking from view from public areas and other buildings  (d) is comprehensively integrated with high quality landscaping that includes large trees  (e) is ancillary to an approved or existing use. | **DTS/DPF 5.2**  None are applicable. |
| **Advertising** | |
| **PO 6.1**  Advertisements use simple graphics and be restrained in their size, design and colour. | **DTS/DPF 6.1**  None are applicable. |
| **PO 6.2**  In minor streets and laneways, a greater diversity of type, shape, numbers and design of advertisements are appropriate provided they are of a small-scale and located to present a consistent message band to pedestrians. | **DTS/DPF 6.2**  None are applicable. |

**Attachment B**

****

**Attachment C**

****

**Attachment D**

|  |  |
| --- | --- |
| Class of Development | Exclusions |
| Shop | Any of the following:  (a) shop with a gross leasable floor area less than 1 000m2  (b) shop that is a restaurant. |

## Plant Health Act 2009

South Australia

**Plant Health (Fees) Notice 2021**

under the *Plant Health Act 2009*

**1—Short title**

This notice may be cited as the [*Plant*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=subordleg&legtitle=Plant%20Health%20(Fees)%20Notice%202020) *Health (Fees) Notice 2021*.

**Note—**

This is a fee notice made in accordance with the [*Legislation (Fees) Act 2019*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Legislation%20(Fees)%20Act%202019) *and is published in substitution for the Plant Health (Fees) Notice 2020 published on 4 June 2020 in the South Australian Gazette on page 3248.*

**2—Commencement**

This notice has effect on 1 July 2021.

**3—Interpretation**

In this notice, unless the contrary intention appears—

***Act*** means the [*Plant Health Act 2009*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Plant%20Health%20Act%202009).

**4—Fees**

The fees set out in [Schedule 1](#id6ea8e255_7d2d_4fac_88ab_b70e04f1282c_e) are prescribed for the purposes of the Act.

**Schedule 1—Fees**

|  |  |  |
| --- | --- | --- |
| 1 | In this Schedule— |  |
|  | (a) ***inspection*** includes a survey inspection; |  |
|  | (b) ***survey inspection*** means an inspection by an inspector of a growing crop to determine if the crop is free from pests; |  |
|  | (c) if a charge for a service or time taken to travel to or from the site of an audit or inspection is expressed as an amount per hour— |  |
|  | (i) a charge is payable for services provided or travelling time for less than or more than an hour (with a minimum charge payable for 15 minutes for services provided or travelling time); and |  |
|  | (ii) the amount payable is to be determined by multiplying the amount per hour by the proportion that the number of minutes for which the services are provided or the time is taken to travel rounded to the nearest 6 minutes bears to 60 minutes. |  |

|  |  |  |
| --- | --- | --- |
| 2 | Application fees— |  |
|  | (a) on lodging an application for accreditation authorising the carrying out of an activity at only 1 specified premises (section 16 of the Act) | $457.00 |
|  | (b) on lodging an application for accreditation authorising the carrying out of an activity at more than 1 specified premises (section 16 of the Act) | $457.00 plus $457.00 for each additional premises |
|  | (c) on lodging an application for variation of accreditation (section 22 of the Act)— |  |
|  | (i) if the variation is to authorise the carrying out of the activity authorised under the accreditation at additional specified premises | $457.00 for each additional premises |
|  | (ii) for any other variation  **Note—**  If more than 1 application for variation of the type referred to in subparagraph (ii) is made in any year, the fee is payable only on lodging the first such application. | $89.50 |
|  | (d) on lodging an application for registration as importer (section 26 of the Act)—  **Note—**  An accredited person applying for registration is not required to pay this fee. |  |
|  | (i) if registration is restricted to the importing of diagnostic samples for testing | $65.50 |
|  | (ii) in any other case | $179.00 |
|  | (e) on lodging an application for variation of registration as importer (section 30 of the Act)  **Note—**  An accredited person applying for variation of registration is not required to pay this fee. | $49.25 |
|  | (f) on lodging an application for review by the Minister (section 35 of the Act) | $49.25 |
| 3 | Annual fees— |  |
|  | (a) for a person whose accreditation authorises the carrying out of an activity at only 1 specified premises (section 21 of the Act) | $179.00 |
|  | (b) for a person whose accreditation authorises the carrying out of an activity at more than 1 specified premises (section 21 of the Act) | $179.00 plus $179.00 for each additional premises |
|  | (c) for a registered importer (section 29 of the Act)  **Note—**  A registered importer who is also an accredited person is not required to pay this fee. | $98.50 |
| 4 | Penalty for default in payment of an annual fee or lodgement of an annual return— |  |
|  | (a) for an accredited person (section 21 of the Act) | $90.00 |
|  | (b) for a registered importer (section 29 of the Act) | $49.00 |
| 5 | Fee for a book of certificates to be issued by an accredited person under the Act | $36.00 |
| 6 | Fee for issue of plant health certificate under the Act | $36.00 |
| 7 | Fees for audits and inspections— |  |
|  | (a) for an audit or inspection during ordinary business hours | $156.00 per hour |
|  | (b) for an audit or inspection after hours— |  |
|  | (i) on a week day | $235.00 plus $235.00 per hour |
|  | (ii) on a weekend or public holiday— |  |
|  | (A) if the inspection has been prearranged with the auditor or inspector | $314.00 plus $314.00 per hour |
|  | (B) in any other case | $392.00 plus $392.00 per hour |
| 8 | Fees for time taken to travel to or from the site of an audit or inspection— |  |
|  | **Notes—**  1 These fees are in addition to the fees under clause 7.  2 If, on any particular trip, more than 1 site is visited for an audit or inspection, the fees under this clause will be apportioned on an equitable basis between the persons responsible for the fees charged for the relevant audits or inspections. |  |
|  | (a) for travelling time to or from the site during ordinary business hours | $156.00 per hour |
|  | (b) for travelling time to or from the site after hours— |  |
|  | (i) on a week day— |  |
|  | (A) if not more than 3 hours | $235.00 per hour, up to a maximum of $625.00 |
|  | (B) if more than 3 hours  **Note—**  If it takes more than 3 hours to travel to or from a site, the fee for the travelling time is set at a fixed rate. | $625.00 |
|  | (ii) on a weekend or public holiday | $314.00 per hour |
| 9 | Fee for disposal of plants or plant related products affected by a pest | Actual cost incurred |

**Made by the Minister for Primary Industries and Regional Development**

On 17 May 2021

## Primary Produce (Food Safety Schemes) Act 2004

South Australia

**Primary Produce (Food Safety Schemes) (Egg) (Fees) Notice 2021**

under the *Primary Produce (Food Safety Schemes) Act 2004*

**1—Short title**

This notice may be cited as the *Primary Produce (Food Safety Schemes) (Egg) (Fees) Notice 2021.*

**Note—**

This is a fee notice made in accordance with the [*Legislation (Fees) Act 2019*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Legislation%20(Fees)%20Act%202019) *and is published in substitution for the Primary Produce (Food Safety Schemes) (Egg) (Fees) Notice 2020 published on 4 June 2020 in the South Australian Gazette on page 3254.*

**2—Commencement**

This notice has effect on 1 July 2021.

**3—Interpretation**

In this notice, unless the contrary intention appears—

***Act*** means the [*Primary Produce (Food Safety Schemes) Act 2004*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Primary%20Produce%20(Food%20Safety%20Schemes)%20Act%202004).

**4—Fees**

The fees set out in [Schedule 1](#idbc7b1ef1_3825_4dcd_96ca_40ac1c6dd0) are prescribed for the purposes of the Act and the [*Primary Produce (Food Safety Schemes) (Egg) Regulations 2012*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=subordleg&legtitle=Primary%20Produce%20(Food%20Safety%20Schemes)%20(Egg)%20Regulations%202012).

**Schedule 1—Fees**

|  |  |  |
| --- | --- | --- |
| 1 | Application for accreditation (section 13 of Act) | $550 |
| 2 | Application for approval of a food safety arrangement other than in conjunction with an application for accreditation (regulation 9 of the  [*Primary Produce (Food Safety Schemes) (Egg) Regulations 2012*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=subordleg&legtitle=Primary%20Produce%20(Food%20Safety%20Schemes)%20(Egg)%20Regulations%202012)) | $550 |
| 3 | Application for variation of an approved food safety arrangement (section 18 of Act) | $550 |
| 4 | Annual fee payable by an accredited producer for an egg production business that involved at any time during the preceding annual return period (section 17 of Act)— |  |
|  | (a) less than 1 000 laying birds | $225 |
|  | (b) 1 000 to 9 999 laying birds | $842 |
|  | (c) 10 000 to 49 999 laying birds | $1 140 |
|  | (d) 50 000 or more laying birds | $1 814 |
| 5 | Penalty for default in payment of an annual fee or of lodging an annual return (section 17 of Act) | $130 |

**Made by the Minister for Primary Industries and Regional Development**

following compliance with section 11(4) of the Act

on 17 May 2021

Primary Produce (Food Safety Schemes) Act 2004

South Australia

**Primary Produce (Food Safety Schemes) (Meat) (Fees) Notice 2021**

under the *Primary Produce (Food Safety Schemes) Act 2004*

**1—Short title**

This notice may be cited as the *Primary Produce (Food Safety Schemes) (Meat) (Fees) Notice 2021.*

**Note—**

This is a fee notice made in accordance with the [*Legislation (Fees) Act 2019*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Legislation%20(Fees)%20Act%202019) *and is published in substitution for the Primary Produce (Food Safety Schemes) (Meat) (Fees) Notice 2020 published on 4 June 2020 in the South Australian Gazette on page 3255.*

**2—Commencement**

This notice has effect on 1 July 2021.

**3—Interpretation**

In this notice, unless the contrary intention appears—

***Act*** means the [*Primary Produce (Food Safety Schemes) Act 2004*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Primary%20Produce%20(Food%20Safety%20Schemes)%20Act%202004).

**4—Fees**

The fees set out in [Schedule 1](#id0813dfa3_985c_4d9e_948a_03568daf51) are prescribed for the purposes of the Act and the [*Primary Produce (Food Safety Schemes) (Meat) Regulations 2017*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=subordleg&legtitle=Primary%20Produce%20(Food%20Safety%20Schemes)%20(Meat)%20Regulations%202017).

**Schedule 1—Fees**

|  |  |  |
| --- | --- | --- |
| **Monetary value of fee unit and administration fee** | | |
| 1 | Fee unit | $122 |
| 2 | Administration fee | $242 |
|  | | |
| **Application fees** | | |
| 3 | Application fee for accreditation (section 13 of Act)— |  |
|  | (i) if 6 or fewer full time equivalent positions are to be held by persons engaged in processing or handling meat under the accreditation | $180 |
|  | (b) in any other case | $414 |
| 4 | Application fee for variation of conditions of accreditation or variation of an approved food safety arrangement (section 18 of Act)— |  |
|  | (a) if 6 or fewer full time equivalent positions are to be held by persons engaged in processing or handling meat under the accreditation | $180 |
|  | (b) in any other case | $414 |
| 5 | Application fee for exemption from compliance with code (regulation 11 of the [*Primary Produce (Food Safety Schemes) (Meat) Regulations 2017*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=subordleg&legtitle=Primary%20Produce%20(Food%20Safety%20Schemes)%20(Meat)%20Regulations%202017)) | $414 |
| **Annual fees** (section 17 of Act) | | |
| 6 | Annual fee for accreditation authorising a person to process or handle meat for consumption by pets only | administration fee |
| 7 | Annual fee for accreditation authorising a person to store or transport meat only— |  |
|  | (a) | administration fee |
|  | plus |  |
|  | (b) if the person is authorised to store meat | 2 fee units |
|  | plus |  |
|  | (c) if the person is authorised to transport meat—for each vehicle used to transport meat under the accreditation during the relevant period | 1 fee unit |
|  | **Note—**  If a person uses more than one semi-trailer for each prime mover used to transport meat, each additional semi-trailer is, for the purposes of item 7(c) to be regarded as a separate vehicle. |  |
| 8 | Annual fee for accreditation authorising a person to process or handle kangaroos in the field— |  |
|  | (a) | administration fee |
|  | plus |  |
|  | (b) for each tray or rack (being a tray or rack to be attached to a vehicle used for transporting kangaroo carcasses) approved for use under the accreditation | 1 fee unit |
|  | plus |  |
|  | (c) for each field chiller owned or leased by the person and approved for use under the accreditation | 1 fee unit |
| 9 | Annual fee for accreditation authorising a retail meat processor and handler to undertake further processing or handling of meat that has been lawfully produced for human consumption— |  |
|  | (a) | administration fee |
|  | plus |  |
|  | (b) the aggregate of the fee units applicable to the each of the following types of activity carried on by the processor or handler: |  |
|  | (i) production of smallgoods by a process involving fermentation | 1 fee unit |
|  | (ii) production of smallgoods by a process involving cooking or curing | 1 fee unit |
|  | (iii) processing of raw meat (for example, boning, slicing, mincing or dicing of meat) or production of raw smallgoods (for example, sausages, patties or corned or pickled meat) within the ambit of the definition of ***meat*** (see section 6 of the Act and regulation 4 of the [*Primary Produce (Food Safety Schemes) (Meat) Regulations 2017*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=subordleg&legtitle=Primary%20Produce%20(Food%20Safety%20Schemes)%20(Meat)%20Regulations%202017)) | 1 fee unit |
| 10 | Annual fee for accreditation authorising a person to grow poultry— |  |
|  | (a) if the poultry is being grown under contract to a processing company | 1 fee unit plus $28.00 for each 1 000 m² of shed space in which the poultry is housed |
|  | (b) in any other case | administration fee plus 1 fee unit |
| 11 | In any other case, the annual fee is— |  |
|  | (a) | administration fee |
|  | plus |  |
|  | (b) the aggregate of the fee units applicable to each of the following types of activity carried on by an accredited meat producer: |  |
|  | (i) slaughtering for human consumption using a mechanised process— |  |
|  | (A) poultry only | 8 fee units |
|  | (B) red meat animals only | 8 fee units |
|  | (C) other | 11 fee units |
|  | (ii) slaughtering for human consumption without using a mechanised process— |  |
|  | (A) poultry only | 4 fee units |
|  | (B) red meat animals only | 4 fee units |
|  | (C) other | 7 fee units |
|  | (iii) slaughtering for consumption by pets | 4 fee units |
|  | (iv) production of smallgoods for human consumption by a process involving cooking or curing | 4 fee units |
|  | (v) production of smallgoods for human consumption by a process involving fermentation | 4 fee units |
|  | (vi) production of smallgoods for human consumption by a process not involving cooking, curing or fermentation | 4 fee units |
|  | (vii) further processing or handling of meat that has been lawfully produced for human consumption (other than the production of smallgoods) (*eg* boning, producing primal or other cuts of meat, packing meat and offal or processing or handling of field processed kangaroo carcasses) | 4 fee units |
|  | plus |  |
|  | (c) the fee units applicable to the highest number of full-time equivalent positions (***FTEs***) held by persons engaged in producing meat under the accreditation during the relevant period as follows: |  |
|  | (i) not more than 6 FTEs | 2 fee units |
|  | (ii) more than 6 but not more than 11 FTEs | 6 fee units |
|  | (iii) more than 11 but not more than 26 FTEs | 12 fee units |
|  | (iv) more than 26 but not more than 40 FTEs | 20 fee units |
|  | (v) more than 40 but not more than 60 FTEs | 30 fee units |
|  | (vi) more than 60 FTEs | 40 fee units |
|  | plus |  |
|  | (d) if the person owns or leases a field chiller used for initially refrigerating kangaroo carcasses under the accreditation, for each field chiller | 1 fee unit |

|  |  |  |
| --- | --- | --- |
| 12 | Despite items 6 to 11 above, the annual fee payable by an accredited meat producer who is authorised to produce meat other than for supply to the domestic Australian market and is registered in accordance with regulations under the *Export Control Act 1982* of the Commonwealth is the administration fee. |  |
| **Default penalty** (section 17 of Act) | | |
| 13 | Penalty for default in payment of an annual fee or lodging of an annual return | $197 |

**Made by the Minister for Primary Industries and Regional Development**

following compliance with section 11(4) of the Act

on 17 May 2021

Primary Produce (Food Safety Schemes) Act 2004

South Australia

**Primary Produce (Food Safety Schemes) (Plant Products) (Fees) Notice 2021**

under the *Primary Produce (Food Safety Schemes) Act 2004*

**1—Short title**

This notice may be cited as the *Primary Produce (Food Safety Schemes) (Plant Products) (Fees) Notice 2021.*

**Note—**

This is a fee notice made in accordance with the [*Legislation (Fees) Act 2019*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Legislation%20(Fees)%20Act%202019) *and is published in substitution for the Primary Produce (Food Safety Schemes) (Plant Products) (Fees) Notice 2020 published on 4 June 2020 in the South Australian Gazette on page 3258.*

**2—Commencement**

This notice has effect on 1 July 2021.

**3—Interpretation**

In this notice, unless the contrary intention appears—

***Act*** means the [*Primary Produce (Food Safety Schemes) Act 2004*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Primary%20Produce%20(Food%20Safety%20Schemes)%20Act%202004).

**4—Fees**

The fees set out in [Schedule 1](#id3cfaf17a_5b9c_4e3e_bb43_6fa674af52) are prescribed for the purposes of the Act and the [*Primary Produce (Food Safety Schemes) (Plant Products) Regulations 2010*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=subordleg&legtitle=Primary%20Produce%20(Food%20Safety%20Schemes)%20(Plant%20Products)%20Regulations%202010).

**Schedule 1—Fees**

|  |  |  |
| --- | --- | --- |
| 1 | Application for accreditation (section 13 of Act) | $400 |
| 2 | Application for approval of a food safety arrangement other than in conjunction with an application for accreditation (regulation 8 of the [*Primary Produce (Food Safety Schemes) (Plant Products) Regulations 2010*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=subordleg&legtitle=Primary%20Produce%20(Food%20Safety%20Schemes)%20(Plant%20Products)%20Regulations%202010)) | $353 |
| 3 | Application for variation of an approved food safety arrangement | $353 |
| 4 | Annual fee (section 17 of Act) | $353 |
| 5 | Penalty for default in payment of an annual fee or lodging of an annual return (section 17 of Act) | $133 |

**Made by the Minister for Primary Industries and Regional Development**

following compliance with section 11(4) of the Act

on 17 May 2021

Primary Produce (Food Safety Schemes) Act 2004

South Australia

**Primary Produce (Food Safety Schemes) (Seafood) (Fees) Notice 2021**

under the *Primary Produce (Food Safety Schemes) Act 2004*

**1—Short title**

This notice may be cited as the [*Primary Produce (Food Safety Schemes) (Seafood) (Fees) Notice 202*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=subordleg&legtitle=Primary%20Produce%20(Food%20Safety%20Schemes)%20(Seafood)%20(Fees)%20Notice%202020)*1*.

**Note—**

This is a fee notice made in accordance with the [*Legislation (Fees) Act 2019*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Legislation%20(Fees)%20Act%202019) *and is published in substitution for the Primary Produce (Food Safety Schemes) (Seafood) (Fees) Notice 2020 published on 4 June 2020 in the South Australian Gazette on page 3259.*

**2—Commencement**

This notice has effect on 1 July 2021.

**3—Interpretation**

In this notice, unless the contrary intention appears—

***Act*** means the [*Primary Produce (Food Safety Schemes) Act 2004*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=act&legtitle=Primary%20Produce%20(Food%20Safety%20Schemes)%20Act%202004).

**4—Fees**

The fees set out in [Schedule 1](#idfd1d5132_b99e_4051_bd48_44bc9767c6) are prescribed for the purposes of the Act and the [*Primary Produce (Food Safety Schemes) (Seafood) Regulations 2017*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=subordleg&legtitle=Primary%20Produce%20(Food%20Safety%20Schemes)%20(Seafood)%20Regulations%202017).

**Schedule 1—Fees**

|  |  |  |
| --- | --- | --- |
| **Application fees** | | |
| 1 | Application fee for accreditation (section 13 of Act) | $565.00 |
| 2 | Application fee for approval of a food safety arrangement other than in conjunction with an application for accreditation (regulation 8 of the [*Primary Produce (Food Safety Schemes) (Seafood) Regulations 2017*](http://www.legislation.sa.gov.au/index.aspx?action=legref&type=subordleg&legtitle=Primary%20Produce%20(Food%20Safety%20Schemes)%20(Seafood)%20Regulations%202017)) | $565.00 |
| 3 | Application fee for variation of an approved food safety arrangement (section 18 of Act) | $565.00 |
| **Annual fees** (section 17 of Act) | | |
| 4 | Annual fee payable by an accredited producer who holds— |  |
|  | (a) an aquaculture licence authorising the farming in a subtidal area | $243.00 + $162.00 per hectare of the licence area |
|  | (b) an aquaculture licence authorising the farming in an intertidal area | $243.00 + $343.00 per hectare of the licence area |
|  | (c) a fishery licence authorising the taking of scallop (Family Pectinidae) | $243.00 + $298.00 per licence |
|  | (d) a fishery licence subject to a condition fixing a pipi quota entitlement | $507.00 + $24.20 per pipi unit under the entitlement |
|  | (e) a fishery licence subject to a condition fixing a vongole quota entitlement in respect of the Coffin Bay vongole fishing zone | $507.00 + $0.15 per vongole unit under the entitlement |
|  | (f) a fishery licence subject to a condition fixing a vongole quota entitlement in respect of the Port River vongole fishing zone | $507.00 + $24.20 per vongole unit under the entitlement |
|  | (g) a fishery licence subject to a condition fixing a vongole quota entitlement in respect of the West Coast vongole fishing zone | $507.00 + $8.55 per vongole unit under the entitlement |
| **Default penalty** (section 17 of Act) | | |
| 5 | Penalty for default in payment of an annual fee or lodging of an annual return | $118.00 |

**Made by the Minister for Primary Industries and Regional Development**

following compliance with section 11(4) of the Act

on 17 May 2021

## Professional Standards Act 2004

*The Australian Institute of Building Surveyors Ltd Professional Standards Scheme*

PURSUANT to section 14 of the *Professional Standards Act 2004*, I authorise the publication in the *Gazette* of The Australian Institute of Building Surveyors Professional Standards Scheme.

Pursuant to section 15(1)(a) of the *Professional Standards Act 2004*, I specify 1 July 2021 as the date of commencement of The Australian Institute of Building Surveyors Professional Standards Scheme.

Dated: 13 May 2021

Vickie Chapman

Attorney-General

Professional Standards Act 2004

*The Australian Property Institute Valuers Limited Professional Standards Scheme*

PURSUANT to section 14 of the *Professional Standards Act 2004*, I authorise the publication in the *Gazette* of The Australian Property Institute Valuers Limited Professional Standards Scheme.

Pursuant to section 15(1)(a) of the *Professional Standards Act 2004*, I specify 1 September 2021 as the date of commencement of The Australian Property Institute Valuers Limited Professional Standards Scheme.

Dated: 13 May 2021

Vickie Chapman

Attorney-General

## Roads (Opening and Closing) Act 1991

Section 24

**Notice of Confirmation of   
Road Process Order**

*Road Closure—Posen Road, Birdwood and Mount Torrens*

By Road Process Order made on 12 October 2020, the Adelaide Hills Council ordered that:

1. Portion of Posen Road, Birdwood and Mount Torrens, situated adjoining the Allotment comprising Pieces 13 and 14 in Deposited Plan 63287, Hundred of Talunga, more particularly delineated and lettered ‘A’ in Preliminary Plan 20/0005 be closed.

2. Transfer the whole of the land subject to closure to Elizabeth Louise Garnham Addams Williams in accordance with the Agreement for Transfer dated 19 October 2020 entered into between the Adelaide Hills Council and Elizabeth Louise Garnham Addams Williams.

On 12 May 2021 that order was confirmed by the Attorney-General conditionally upon the deposit by the Registrar-General of Deposited Plan 125681 being the authority for the new boundaries.

Pursuant to Section 24 of the *Roads (Opening and Closing) Act 1991*, NOTICE of the Order referred to above and its confirmation is hereby given.

Dated: 20 May 2021

M. P. Burdett

Surveyor-General

DPTI: 2020/03792/01

Roads (Opening and Closing) Act 1991

Section 24

**Notice of Confirmation of   
Road Process Order**

*Road Closure—Railway Terrace, Nairne*

By Road Process Order made on 7 December 2020, the Mount Barker District Council ordered that:

1. Portion of Railway Terrace, Nairne, situated adjoining Lot 11 in Primary Community Plan 40811, Hundred of Kanmantoo, more particularly delineated and lettered ‘A’ in Preliminary Plan 19/0021 be closed.

2. Transfer the whole of the land subject to closure to Robert Paul Ephgrave and Stacey Jean Lock in accordance with the Agreement for Transfer dated 9 November 2020 entered into between the Mount Barker District Council and Robert Paul Ephgrave and Stacey Jean Lock.

On 12 May 2021 that order was confirmed by the Attorney-General conditionally upon the deposit by the Registrar-General of Deposited Plan 126003 being the authority for the new boundaries.

Pursuant to Section 24 of the *Roads (Opening and Closing) Act 1991*, NOTICE of the Order referred to above and its confirmation is hereby given.

Dated: 20 May 2021

M. P. Burdett

Surveyor-General

DPTI: 2019/09396/01

**Local Government Instruments**

## Copper Coast Council

Supplementary Election of 2 Area Councillors

*Close of Nominations*

**Nominations Received**

At the close of nominations at 12 noon on Thursday, 6 May 2021 the following people were accepted as candidates and are listed in the order in which their names will appear on the ballot paper.

**Area Councillor for Copper Coast Council—2 Vacancies**

DAYMAN, Charmaine

SIMS, Peter

MILLER, Mark

BELL, Su

PADDICK, Sandra Marie

**Postal Voting**

The election will be conducted by post. Ballot papers and pre-paid envelopes for each voting entitlement will be posted between Wednesday, 26 May 2021 and Tuesday, 1 June 2021 to every person, or designated person of a body corporate or group listed on the voters roll at roll close on Wednesday, 31 March 2021. Voting is voluntary.

A person who has not received voting material by Tuesday, 1 June 2021 and believes they are entitled to vote should contact the Deputy Returning Officer on 1300 655 232.

Completed voting material must be returned to reach the Returning Officer no later than 12 noon on Tuesday, 15 June 2021.

A ballot box will be provided at the Council Office, 51 Taylor Street, Kadina for electors wishing to hand deliver their completed voting material during office hours.

**Vote Counting Location**

The scrutiny and counting of votes will take place at the Electoral Commission of South Australia, Level 6, 60 Light Square, Adelaide from 1pm on Thursday, 17 June 2021. A provisional declaration will be made at the conclusion of the election count.

**Campaign Donations Return**

All candidates must forward a Campaign Donations Return to the Council Chief Executive Officer within 30 days after the conclusion of the election.

Dated: 20 May 2021

Mick Sherry

Returning Officer

## District Council of Streaky Bay

*Passing of Councillor*

Notice is hereby given in accordance with section 54(6) of the *Local Government Act 1999*, that a vacancy has occurred in the office of Councillor for Flinders Ward, due to the passing of Councillor Peter Hackett, effective Thursday, 22 April 2021.

Dated: 20 May 2021

Karina Ewer

Chief Executive Officer

District Council of Streaky Bay

*Close of Roll for Supplementary Election*

Due to the passing of a member of the council, a subsequent supplementary election will be necessary to fill the vacancy of Councillor for Flinders Ward.

The voters roll for this supplementary election will close at 5pm on Monday, 31 May 2021.

You are entitled to vote in the election if you are enrolled on the State electoral roll for the council area. If you have recently turned 18 or changed your residential or postal address you must complete an electoral enrolment form available online at [www.ecsa.sa.gov.au](http://www.ecsa.sa.gov.au).

If you are not eligible to enrol on the State electoral roll you may still be entitled to enrol to vote if you own or occupy a property in the council area. Contact the council to find out how.

Nominations to fill the vacancy will open on Thursday, 8 July 2021 and will be received until 12 noon on Thursday, 22 July 2021.

The election will be conducted entirely by post with the return of ballot material to reach the Returning Officer no later than 12 noon on Monday, 30 August 2021.

Dated: 20 May 2021

Mick Sherry

Returning Officer

## Wudinna District Council

Supplementary Election of Area Councillor

*Close of Nominations*

At the close of nominations at 12 noon on Thursday, 6 May 2021, Matthew William Cook was elected unopposed as the only nominated candidate for the position. No election will be necessary.

Dated: 20 May 2021

Mick Sherry

Returning Officer

## Yorke Peninsula Council

Roads (Opening and Closing) Act 1991

*Road Closure—Public Road, Arthurton*

Notice is hereby given, pursuant to section 10 of the *Roads (Opening and Closing) Act 1991*, that the Yorke Peninsula Council proposes to make a Road Process Order to close and merge with Section 114, Hundred of Tiparra, portion of unmade public road, adjoining said Section 114 as delineated and lettered ‘A’ on the Preliminary Plan No. 21/0013.

A copy of the plan and a statement of persons affected are available for public inspection at the Council Office, 8 Elizabeth Street, Maitland SA 5573 and the Adelaide Office of the Surveyor-General during normal office hours. The Preliminary Plan may also be viewed at [www.sa.gov.au/roadsactproposals](http://www.sa.gov.au/roadsactproposals).

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

The application for easement or objection must be made in writing to the Council, PO Box 57, Maitland SA 5573 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: 20 May 2021

Andrew Cameron

Chief Executive Officer

**Public Notices**

## Trustee Act 1936

Public Trustee

*Estates of Deceased Persons*

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

CAVANAGH Marlene Joy late of 14 Sunderland Avenue Parafield Gardens of no occupation who died 5 November 2020

GRILLO Lorraine late of 12 Itala Crescent Hackham West of no occupation who died 14 January 2021

LEUNIG Roy Raymond late of 56 High Street Grange Retired Transport Supervisor who died 23 November 2020

MAY Leslie Harold late of 20 Chamberlain Avenue Clarence Gardens Retired Paper Cutter who died 7 November 2020

MORRIS Joyce Margaret late of 95 Awoonga Road Hope Valley of no occupation who died 5 February 2021

SUMNER Joseph Henry Charles late of 23 Banksia Street Renmark of no occupation who died 20 May 2018

Notice is hereby given pursuant to the *Trustee Act 1936*, the *Inheritance (Family Provision) Act 1972* and the *Family Relationships Act 1975* that all creditors, beneficiaries, and other persons having claims against the said estates are required to send, in writing, to the office of Public Trustee at GPO Box 1338, Adelaide, 5001, full particulars and proof of such claims, on or before the 18 June 2021 otherwise they will be excluded from the distribution of the said estate; and notice is also hereby given that all persons indebted to the said estates are required to pay the amount of their debts to the Public Trustee or proceedings will be taken for the recovery thereof; and all persons having any property belonging to the said estates are forthwith to deliver same to the Public Trustee.

Dated: 20 May 2021

N. S. Rantanen

Public Trustee

## Sale of Property

*Warrant of Sale*

Auction Date: Friday, 11 June 2021 at 11.30am

Location: 53 Pitman Avenue, Woodville West, South Australia

Notice is hereby given that on the above date at the time and place stated, by virtue of the Warrant of Sale issued out of the Magistrates Court of South Australia, Action No. 575 of 2019 directed to the Sheriff of South Australia in an action wherein Epic Building Group Pty Ltd are the Plaintiffs and Mahammad Hadi Gulistani is the Defendant, I, Steve Ferguson, Sheriff of the State of South Australia, will by my auctioneers, Griffin Real Estate, make sale of the estate, right, title or interest whatsoever it may be of the defendant, Mahammad Hadi Gulistani the registered proprietor of an estate in fee simple in the following:

That piece of land situated in the area named Woodville West, being 53 Pitman Avenue, Woodville West, Hundred of Adelaide, being the property comprised in Certificate of Title Register Book Volume 5719, Folio 695.

Further particulars from the auctioneers:

Mark Griffin

Griffin Real Estate

22 Greenhill Road,

Wayville SA 5034

Telephone 08 8372 7872

Dated: 20 May 2021

Steve Ferguson

Sheriff of the State of South Australia

**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

Email: [governmentgazettesa@sa.gov.au](mailto:governmentgazettesa@sa.gov.au)

Phone: (08) 7109 7760

Website: [www.governmentgazette.sa.gov.au](http://www.governmentgazette.sa.gov.au)

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

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