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THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

PUBLISHED BY AUTHORITY

ADELAIDE, THURSDAY, 21 NOVEMBER 2024

CONTENTS

GOVERNOR'S INSTRUMENTS	Fisheries Management Act 2007	4229
Acts	Housing Improvement Act 2016	4230
Appointments, Resignations and General Matters4212	Livestock Act 1997	4230
Proclamations—	Mental Health Act 2009	4233
Casino (Penalties) Amendment Act (Commencement)	Mining Act 1971	4233
Proclamation 2024	Mining Regulations 2020	4233
Forfeiture Act (Commencement) Proclamation 20244214	Motor Vehicles Regulations 2010	4247
Administrative Arrangements (Administration of	Planning, Development and Infrastructure Act 2016	4247
Forfeiture Act) Proclamation 2024	Public Sector Act 2009	
Public Sector (Attached Office) Proclamation 2024	Remuneration Tribunal, The	4249
Youth Court (Designation and Classification of	Roads (Opening and Closing) Act 1991	425 <i>6</i>
Magistrate) Proclamation 2024	LOCAL GOVERNMENT INSTRUMENTS	
Youth Court (Revocation of Designation as	Adelaide Plains Council	4257
Magistrate) Proclamation 2024	District Council of Cleve	
Regulations—	District Council of Kimba	
Adelaide University (Transitional) Regulations 2024—	Mid Murray Council	
No. 100 of 2024	Yorke Peninsula Council	4263
STATE GOVERNMENT INSTRUMENTS	PUBLIC NOTICES	
Dog Fence Act 1946	National Electricity Law	4264
Energy Resources Act 20004228	Trustee Act 1936	

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

GOVERNOR'S INSTRUMENTS

ACTS

Department of the Premier and Cabinet Adelaide, 21 November 2024

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

No. 51 of 2024—Statutes Amendment (Personal Mobility Devices) Bill 2024 An Act to amend the Motor Vehicles Act 1959 and the Road Traffic Act 1961

No. 52 of 2024—Independent Commission Against Corruption (Miscellaneous) Amendment Bill 2024

An Act to amend the Independent Commission Against Corruption Act 2012 and to make related amendments to the Ombudsman Act 1972 and the Public Finance and Audit Act 1987

No. 53 of 2024—Criminal Law (High Risk Offenders) (Miscellaneous) Amendment Bill 2024 An Act to amend the Criminal Law (High Risk Offenders) Act 2015

No. 54 of 2024—Criminal Law Consolidation (Section 20A) Amendment Bill 2024 An Act to amend the Criminal Law Consolidation Act 1935

By command,

BLAIR INGRAM BOYER, MP For Premier

APPOINTMENTS, RESIGNATIONS AND GENERAL MATTERS

Department of the Premier and Cabinet Adelaide, 21 November 2024

Her Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Fire and Emergency Services Commission Board, pursuant to the provisions of the Fire and Emergency Services Act 2005:

Member: from 21 November 2024 until 20 November 2025

Peter de Cure Sonia St Alban Susan Jane Caracoussis Max Adlam

Presiding Member: from 21 November 2024 until 20 November 2025

Peter de Cure

Deputy Member: from 21 November 2024 until 20 November 2025

Mark Stratton (Deputy to Waddington-Powell) Cameron James Devey (Deputy to Swann) Georgina Claire Cornish (Deputy to Loughlin) Kristy Jane Phelps (Deputy to Beattie) Jeffrey Raymond Clark (Deputy to St Alban) Warren Anthony Hicks (Deputy to Caracoussis) Benjamin James Whitlock (Deputy to Adlam)

By command,

BLAIR INGRAM BOYER, MP For Premier

24MINCAB-0034

Department of the Premier and Cabinet Adelaide, 21 November 2024

Her Excellency the Governor in Executive Council has been pleased to appoint the Honourable Clare Michele Scriven MLC, to be Acting Treasurer, from 25 November 2024 to 27 November 2024 inclusive, during the absence of the Honourable Stephen Campbell Mullighan MP.

By command,

BLAIR INGRAM BOYER, MP For Premier

T&F24/106CS

Department of the Premier and Cabinet Adelaide, 21 November 2024

Her Excellency the Governor in Executive Council has been pleased to appoint Jocelyn Veronica Redden as Deputy Inspector, for a term commencing on 5 December 2024 and expiring on 4 December 2027 - pursuant to the Independent Commission Against Corruption Act 2012.

By command,

BLAIR INGRAM BOYER, MP For Premier

AGO0146-24CS

Department of the Premier and Cabinet Adelaide, 21 November 2024

Her Excellency the Governor in Executive Council has been pleased to appoint Stephanie Grace Crocker and Daniel James Humphrey as members of the Veterinary Surgeons Board of South Australia for a term commencing on 14 January 2025 and expiring on 31 December 2027 pursuant to the provisions of the Veterinary Practice Act 2003.

By command,

BLAIR INGRAM BOYER, MP For Premier

MPIRDF2024/000163CS

PROCLAMATIONS

South Australia

Casino (Penalties) Amendment Act (Commencement) Proclamation 2024

1—Short title

This proclamation may be cited as the *Casino (Penalties) Amendment Act (Commencement)*Proclamation 2024.

2—Commencement of Act

The Casino (Penalties) Amendment Act 2024 (No 40 of 2024) comes into operation on 21 November 2024.

Made by the Governor

with the advice and consent of the Executive Council on 21 November 2024

South Australia

Forfeiture Act (Commencement) Proclamation 2024

1—Short title

This proclamation may be cited as the Forfeiture Act (Commencement) Proclamation 2024.

2—Commencement of Act and suspension of certain provisions

- (1) Subject to subclause (2), the *Forfeiture Act 2024* (No 31 of 2024) comes into operation on 15 January 2025.
- (2) The operation of Schedule 1 Part 1 of the Act is suspended until a day or time or days or times to be fixed by subsequent proclamation or proclamations.

Made by the Governor

South Australia

Administrative Arrangements (Administration of Forfeiture Act) Proclamation 2024

under section 5 of the Administrative Arrangements Act 1994

1—Short title

This proclamation may be cited as the *Administrative Arrangements (Administration of Forfeiture Act) Proclamation 2024*.

2—Commencement

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

3—Administration of Act committed to Attorney-General

The administration of the Forfeiture Act 2024 is committed to the Attorney-General.

Made by the Governor

with the advice and consent of the Executive Council on 21 November 2024

South Australia

Public Sector (Attached Office) Proclamation 2024

under sections 27 and 28 of the Public Sector Act 2009

1—Short title

This proclamation may be cited as the *Public Sector (Attached Office) Proclamation 2024*.

2—Commencement

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

3—Variation of Department to which office is attached

The attached office established and assigned the title *Office of Northern Water Delivery* (see *Gazette 30.5.2024 p1286*) is no longer attached to the Department for Infrastructure and Transport and is now attached to the Department for Energy and Mining.

4—Minister responsible for administrative unit

The Minister for Energy and Mining is designated as the Office of Northern Water Delivery's Minister with responsibility for the Office.

Made by the Governor

South Australia

Youth Court (Designation and Classification of Magistrate) Proclamation 2024

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 2024.

2—Commencement

This proclamation comes into operation on 22 November 2024.

3—Designation and classification of magistrate

Magistrate John Cardale Wells is—

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

Made by the Governor

South Australia

Youth Court (Revocation of Designation as Magistrate) Proclamation 2024

under section 9 of the Youth Court Act 1993

Preamble

- His Honour Todd Matthew Grant, a magistrate holding office under the *Magistrates Act 1983*, is designated under section 9 of the *Youth Court Act 1993* as a magistrate of the Youth Court of South Australia and classified as a member of the Court's principal judiciary (*Gazette 29.6.2023 p2040*).
- It is now intended that, by this proclamation, His Honour will no longer be designated as a magistrate of the Youth Court of South Australia.
- For that purpose, it is intended that, by this proclamation, the designation and classification referred to in clause 1 above be revoked.

1—Short title

This proclamation may be cited as the *Youth Court (Revocation of Designation as Magistrate) Proclamation 2024*.

2—Commencement

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

3—Repeal of Proclamation

The Youth Court (Designation and Classification of Magistrate) Proclamation 2023 (Gazette 29.6.2023 p2040) is repealed.

Made by the Governor

REGULATIONS

South Australia

Adelaide University (Transitional) Regulations 2024

under the Adelaide University Act 2023

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Disclosure, transfer and use of information
- 5 Support to prescribed universities
- 6 Delegations
- 7 Legal practitioners
- 8 Accreditations, licences, permits and other authorities
- 9 Licences and fees
- 10 General authorisation
- 11 Annual meeting
- 12 Saving provisions

1—Short title

These regulations may be cited as the Adelaide University (Transitional) Regulations 2024.

2—Commencement

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

3—Interpretation

(1) In these regulations—

Act means the Adelaide University Act 2023;

designated university means—

- (a) a prescribed university; or
- (b) Adelaide University;

document includes a contract;

information includes—

- (a) information that relates to a person other than a designated university; and
- (b) information gained, acquired or created during the conduct of research or teaching, and includes information provided or held in the form of data or in any other form;

local legal practitioner means a local legal practitioner within the meaning of the *Legal Practitioners Act 1981*;

personal information includes personal information within the meaning of the *Privacy Act* 1988 of the Commonwealth.

(2) In addition to section 12 of the *Legislation Interpretation Act 2021*, terms used in these regulations and in Part 7 of Schedule 1 of the Act have the same meaning in these regulations as they have in that Part.

4—Disclosure, transfer and use of information

- (1) A relevant entity is authorised (and will be taken to have been authorised) to disclose or transfer to another relevant entity any records or information, and to disclose to another relevant entity any document or the contents of any document, in connection with supporting or facilitating, in any way—
 - (a) the establishment of Adelaide University; or
 - (b) the operations of Adelaide University (whether before or after it commences providing courses and other tertiary education programs); or
 - (c) the operations of a prescribed university (whether before or after it ceases to provide courses and other tertiary education programs); or
 - (d) the operations of any other relevant entity; or
 - (e) the future retention by Adelaide University of any records or information that have been held by a prescribed university (whether those records or information are provided to Adelaide University on or before the prescribed day for the prescribed university); or
 - (f) the transfer of operations or activities to Adelaide University; or
 - (g) without limiting a preceding paragraph—the achievement of the objects of the Act.
- (2) A relevant entity is authorised (and will be taken to have been authorised) to collect, store, use or otherwise handle any record or information disclosed or transferred to it under this regulation for any purpose described in subregulation (1) (including where the record or information has been transferred between relevant entities on a temporary basis).
- (3) Without limiting subregulations (1) and (2), an authorisation under this regulation includes an authorisation to disclose, transfer, collect, store, use or otherwise handle any personal information, including any personal information that relates to a relevant person.
- (4) An authorisation under this regulation operates subject to any limitation, restriction or prohibition determined by a designated university in connection with the operation of this regulation.
- (5) In this regulation—

employee, in relation to a prescribed university or merged entity (as the case may be), includes a person who works, or has worked, in any capacity in the prescribed university or merged entity, including in a voluntary or unpaid capacity, and a person who holds, or has held, a title conferred by a prescribed university or merged entity;

merged entity means an entity that was merged with, or overtaken by, a prescribed university under the *Statutes Amendment and Repeal (Merger of Tertiary Institutions) Act* 1990;

relevant day means the day on which these regulations come into operation;

relevant entity means—

(a) a designated university; or

- (b) an entity—
 - (i) that has been established by a designated university; or
 - (ii) that is controlled by a designated university; or
 - (iii) in which a designated university has an interest; or
 - (iv) that has been engaged by a designated university to assist the designated university in the performance of any function or the undertaking of any work or activity; or
- (c) an entity that forms part of a designated university's community on account of engaging with or supporting 1 or more groups of relevant persons;

relevant person means a person who-

- (a) has, at any time before the relevant day, been an employee of a prescribed university or a merged entity; or
- (b) is, on the relevant day, an employee of a prescribed university; or
- (c) becomes (or has become), after the relevant day, an employee of a designated university; or
- (d) has, before the relevant day, been a student of a prescribed university or a merged entity; or
- (e) is, on the relevant day, a student or graduate of a prescribed university, or a graduate of a merged entity; or
- (f) becomes (or has become), after the relevant day, a student or graduate of a designated university; or
- (g) has, before or after the relevant day, expressed an interest in attending a designated university, or has applied to be enrolled in a course or other tertiary education program at a designated university; or
- (h) has, before or after the relevant day, been accepted into a course or other tertiary education program at a designated university; or
- (i) has, before or after the relevant day, donated, or expressed an interest to donate, a gift or other benefit to a designated university; or
- (j) has, before or after the relevant day, provided or received, or agreed to provide or receive, goods or services under a contract, agreement, arrangement, undertaking or understanding with a designated university; or
- (k) has provided information for the purpose of the conduct of research or teaching, or to whom information gained, acquired or created, during the conduct of research or teaching relates.

5—Support to prescribed universities

- (1) Adelaide University is authorised (and will be taken to have been authorised) to take steps and to provide resources to support the operations of a prescribed university until the prescribed university's dissolution under the Act, including by making available staff, resources and facilities of Adelaide University for the benefit of a prescribed university.
- (2) Without limiting subregulation (1)—
 - (a) the Transition Council may take steps to support a prescribed university as staff and resources are transferred from the prescribed universities to Adelaide University under the Act; and
 - (b) a member of the Transition Council will not be in breach of any duty under the Act, or any other Act or law, if the member—
 - (i) acts for the purposes of paragraph (a); or
 - (ii) supports the expenditure or application of any financial or other resources of Adelaide University to support a prescribed university; and
 - (c) a member of the Transition Council may work with the Council of a prescribed university to support the activities of the prescribed university.
- (3) In connection with subregulations (1) and (2), the designated universities must enter into an agreement or agreements that will provide for support to The University of Adelaide and the University of South Australia (to the extent agreed between the universities that are parties to the agreement) on account of staff and resources being transferred to Adelaide University under the Act before the prescribed days for those 2 universities, with particular reference to ensuring that those 2 universities may continue to undertake research and provide courses and other tertiary education programs until 1 January 2026.

6—Delegations

- (1) In addition to the power of an authorised entity to make a delegation or subdelegation under section 10 of the *University of Adelaide Act 1971*, the authorised entity is authorised to delegate or subdelegate (as the case requires) any power or function—
 - (a) to an employee of Adelaide University or the University of South Australia; or
 - (b) to the holder of a particular office or position in Adelaide University or the University of South Australia; or
 - (c) to a committee of Adelaide University, or any other body established by Adelaide University; or
 - (d) to any other body established jointly by—
 - (i) Adelaide University and The University of Adelaide; or
 - (ii) Adelaide University, The University of Adelaide and the University of South Australia.

- (2) In addition to the power of the Council of the University of South Australia to make a delegation under section 15 of the *University of South Australia Act 1990*, that Council is authorised to delegate any of its powers or functions—
 - (a) to an employee of Adelaide University or The University of Adelaide; or
 - (b) to the holder of a particular office or position in Adelaide University or The University of Adelaide; or
 - (c) to a committee of Adelaide University, or any other body established by Adelaide University; or
 - (d) to any other body established jointly by—
 - (i) Adelaide University and the University of South Australia; or
 - (ii) Adelaide University, The University of Adelaide and the University of South Australia.
- (3) If—
 - (a) the employment of an employee of a prescribed university is transferred to Adelaide University by proclamation under clause 15 of Schedule 1 of the Act; and
 - (b) the employee, immediately before the transfer, is a delegate or subdelegate of the Council of the prescribed university,

the delegation or subdelegation will continue in force despite the fact that the employee no longer, by virtue of the transfer, is an employee of the prescribed university, or is the holder of a particular office or position in the prescribed university.

- (4) Subregulation (3) operates subject to a decision to vary or revoke the delegation or subdelegation made under the *University of Adelaide Act 1971* or the *University of South Australia Act 1990*.
- (5) In this regulation—

authorised entity means—

- (a) in relation to a power of delegation—the Council of the University of Adelaide; and
- (b) in relation to a power of subdelegation—
 - (i) the Vice-Chancellor of The University of Adelaide; or
 - (ii) a committee of the Council of The University of Adelaide; or
 - (iii) a committee of The University of Adelaide.

7—Legal practitioners

- (1) A qualifying legal practitioner—
 - (a) whose employment is transferred from a prescribed university to Adelaide University under the Act; or
 - (b) who is employed by Adelaide University (whether before or after the commencement of these regulations),

may-

(c) subject to any requirement for supervision, provide legal services to a prescribed university in addition to the provision of legal services to Adelaide University; and

- (d) while they continue to be employed by Adelaide University, have their practising certificate issued or renewed without the need for compliance with section 19(1) of the *Legal Practitioners Act 1981* even if they are providing legal services to a prescribed university in addition to the provision of legal services to Adelaide University (and this paragraph will cease to apply on the prescribed day for that prescribed university).
- (2) Adelaide University will not be taken to be an incorporated legal practice under Schedule 1 of the *Legal Practitioners Act 1981* merely because it employs or engages a qualifying legal practitioner to provide legal services to a prescribed university and whether or not it receives any form of, or has any expectation of, a fee, gain or reward for the provision of those services.
- (3) In this regulation—

qualifying legal practitioner means a local legal practitioner—

- (a) who is employed to provide legal services exclusively to 1 or more designated universities; and
- (b) who does not provide legal services outside of this corporate role.

8—Accreditations, licences, permits and other authorities

If a person's employment is transferred from a prescribed university to Adelaide University, any accreditation, licence, permit or other authority held by the person or the prescribed university immediately before the transfer of their employment that relates to the work of the person at or on behalf of the prescribed university will, on that transfer of employment, be taken to be held with respect to, and to authorise and permit—

- (a) any work that the person continues to perform at or on behalf of the prescribed university after the transfer of employment; and
- (b) any work that the person performs at or on behalf of Adelaide University after the transfer of employment.

9—Licences and fees

- (1) This regulation applies if—
 - (a) the employment of a person is transferred from a prescribed university to Adelaide University; or
 - (b) a function or activity is transferred from a prescribed university to Adelaide University.
- (2) If this regulation applies—
 - (a) any provision in a contract, agreement, arrangement, undertaking or understanding, or in an accreditation, licence, permit or other authority, that imposes a restriction, requirement or fee in relation to the prescribed university may not restrict or limit the transfer from the prescribed university to Adelaide University; and
 - (b) no additional restriction, requirement or fee may be imposed in relation to a prescribed university or Adelaide University on account of a transfer from the prescribed university to Adelaide University without the agreement of the prescribed university or Adelaide University (as the case may be).
- (3) This regulation does not apply so as to limit the exercise of a statutory power.

10—General authorisation

The conduct of—

- (a) a designated university; or
- (b) the Council of a prescribed university or the members of a Council of a prescribed university; or
- (c) the Transition Council or the members of the Transition Council,

including conduct that involves entering into, or giving effect to, agreements, sharing information, or other practices or things, in connection with—

- (d) the establishment of Adelaide University; or
- (e) providing support to Adelaide University, The University of Adelaide or the University of South Australia; or
- (f) facilitating the combining of The University of Adelaide or the University of South Australia,

is (and will be taken to have been) authorised.

11—Annual meeting

The Council of The University of Adelaide does not need to convene an annual meeting of the University community in 2026 pursuant to section 18 of the *University of Adelaide Act 1971*.

12—Saving provisions

- (1) The disclosure or transfer of any records or information, the disclosure of any document, or the contents of any document, the use of any records or information, and anything else authorised or permitted (or taken to have been authorised or permitted) by or under these regulations or otherwise done under these regulations—
 - (a) may occur despite any limitation, duty or prohibition under—
 - (i) a contract, agreement, arrangement, undertaking or understanding; or
 - (ii) an accreditation, licence, permit or other authority; and
 - (b) does not constitute a breach of, or default under—
 - (i) a contract, agreement, arrangement, undertaking or understanding; or
 - (ii) an accreditation, licence, permit or other authority.
- (2) The transfer of employment of a person effected under Part 7 of Schedule 1 of the Act does not constitute a breach of, or default under—
 - (a) a contract, agreement, arrangement, undertaking or understanding; or
 - (b) an accreditation, licence, permit or other authority,

that relates to their employment, position or work (including in relation to the funding of their position or work or the conduct of their work).

- (3) Without limiting subregulation (1), nothing done under these regulations—
 - (a) constitutes a breach of a duty of confidence (whether arising under a contract, in equity or by custom or in any other way); or
 - (b) constitutes a civil or criminal wrong.

- (4) Without limiting subregulation (1) or (2), nothing done under these regulations or on account of the transfer of employment of a person effected under Part 7 of Schedule 1 of the Act—
 - (a) constitutes a breach of, or default under, an Act or any other law; or
 - (b) terminates an agreement or obligation; or
 - (c) fulfils any condition that allows a person to terminate an agreement or obligation; or
 - (d) gives rise to, or allows a person to exercise, any other right or remedy; or
 - (e) allows a person to impose or increase a fee; or
 - (f) releases a surety or other obligee wholly or in part from an obligation.
- (5) If—
 - (a) a person's employment is transferred from a prescribed university to Adelaide University by proclamation under clause 15 of Schedule 1 of the Act; and
 - (b) the person was, immediately before the transfer, an elected member of the Council of the prescribed university,

the person may continue as a member of the Council despite the fact that they no longer, by virtue of the transfer, continue in the capacity in which they were elected to the membership of the Council.

- (6) The office of a person who continues in office under subregulation (5) becomes vacant if—
 - (a) the person ceases to be an employee of Adelaide University; or
 - (b) the office of the member becomes vacant under—
 - (i) in the case of The University of Adelaide—section 13(1) or (2)(a), (b), (d), (e) or (f) of the *University of Adelaide Act 1971*; or
 - (ii) in the case of the University of South Australia—section 11(6) or (7)(a),
 (b), (d), (e) or (f) of the University of South Australia Act 1990.
- (7) If the office of an appointed or elected member of the Council of a prescribed university becomes vacant after the commencement of this regulation—
 - (a) a person does not need to be appointed or elected to the office if the Council of the prescribed university determines that the vacancy does not need to be filled; and
 - (b) the Council of the prescribed university will be taken to be validly constituted even if the number of members of the Council is less than the number required by the *University of Adelaide Act 1971* or the *University of South Australia Act 1990* (as the case may be); and
 - (c) in the absence of a determination of the Council of a prescribed university under paragraph (a)—
 - (i) a prescribed university may appoint a person whose employment has been transferred from the prescribed university to Adelaide University pursuant to Schedule 1 clause 15 of the Act to fill the vacancy; and
 - (ii) the person so appointed will hold office—
 - (A) in the case of a person appointed to the Council of The University of Adelaide—

- if the Council so determines—for a term determined by the Council; or
- in any other case—for the duration of the term applying to the relevant office under section 12A of the *University of Adelaide Act 1971* as if the person been elected to the office pursuant to that Act; and
- (B) in the case of a person appointed to the Council of the University of South Australia—
 - if the Council so determines—for a term determined by the Council; or
 - in any other case—for the duration of the term applying to the relevant office under section 11 of the *University of South Australia Act 1990* as if the person been elected to the office pursuant to that Act.

Editorial note—

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

Made by the Governor

with the advice and consent of the Executive Council on 21 November 2024

No 100 of 2024

STATE GOVERNMENT INSTRUMENTS

DOG FENCE ACT 1946

Declaration of Ratable Land

Pursuant to Section 25(1) of the *Dog Fence Act 1946*, the Dog Fence Board hereby declares that, for the financial year ending 30 June 2025, any land holding of more than 10 square kilometres situated inside the Dog Fence is ratable land.

This declaration does not apply to Lake Torrens National Park or Lake Gairdner National Park.

Dated: 21 November 2024

GEOFF POWER Chair, Dog Fence Board

DOG FENCE ACT 1946

Declaration of Rate

Pursuant to Section 25(2) of the *Dog Fence Act 1946*, the Dog Fence Board, with the approval of the Minister for Primary Industries and Regional Development, hereby declares, for the financial year ending 30 June 2025, the following rates on ratable land and minimum amounts payable by way of rates, namely:

Rates

- 1. No rate shall apply to any portion of a land holding situated inside the Counties or Hundreds identified in Column A of Table 1.
- A rate of \$1.70 per square kilometre shall apply to any portion of a land holding situated inside those Hundreds identified in Column B of Table 1.
- A rate of \$2.00 per square kilometre shall apply to any portion of a land holding which falls outside the Counties or Hundreds identified in Table 1.

Minimum Amount Payable

- 4. No minimum amount is payable by way of rates for any land holding which falls entirely within the "Counties" or "Hundreds" identified in Column A of Table 1.
- A minimum amount of \$245 is payable by way of rates for any land holding which falls entirely within the "Hundreds" identified in Column B of Table 1.
- A minimum amount of \$475 is payable by way of rates for any land holding which falls entirely outside the "Counties" or "Hundreds" identified in Table 1.
- 7. Where a land holding is subject to more than one rate, the minimum amount payable by way of rates is the minimum amount payable that applies to the portion of the land holding that is the greatest portion of the entire land holding (as a % of the total landholding).

TABLE 1

Column A Column B

The whole of the Counties of:

Adelaide, Albert, Alfred, Buccleuch, Buckingham, Cardwell, Carnarvon, Chandos, Daly, Fergusson, Flinders, Gawler, Grey, Hindmarsh, MacDonnell, Musgrave, Robe, Russell and Sturt.

The whole of the Hundreds of:

Andrews, Anna, Appila, Bagot, Baroota, Belvidere, Blyth, Booleroo, Boonerdo, Boothby, Booyoolie, Boucaut, Brooker, Bundaleer, Butler, Campoona, Caralue, Clare, Cocata, Cootra, Crystal Brook, Darke, Darling, Dixson, Downer, Dutton, Everard, Fisher, Gilbert, Goyder, Hall, Hambidge, Hanson, Hart, Hawker, Hincks, Howe, Jellicoe, Kappakoola, Kapunda, Koolunga, Light, Mann, Milne, Moody, Moorooroo, Murlong, Napperby, Narridy, Nicholls, Nuriootpa, OH (Kimba), Palkagee, Pascoe, Pirie, Playford, Roberts, Rudall, Saddleworth, Skurray, Smeaton, Stanley, Stow, Telowie, Tooligie, Upper Wakefield, Verran, Wandearah, Warramboo, Wilton, Wongyarra, Yackamoorundie, Yadnarie and Yangya.

The whole of the Hundreds of:

Addison, Anne, Apoinga, Ayers, Baldina, Barna, Beatty, Belalie, Black Rock Plain, Bower, Bright, Brownlow, Caltowie, Campbell, Carina, Chandada, Charleston, Condada, Coomooroo, Coonatto, Copley, Cortlinye, Cultana, Cungena, Davenport, Eba, English, Finlayson, Forrest, Gillen, Glynn, Gregory, Hallett, Hay, Heggaton, Hill, Inkster, James, Jamieson, Jenkins, Julia Creek, Kaldoonera, Karcultaby, Katarapko, Kelly, Kingston, Koongawa, Kooringa, Loveday, Mamblin, Mangalo, Mannanarie, McGregor, Miltalie, Minbrie, Minnipa, Mongolata, Moorkitabie, Moseley, Murray, Neales, OH (Elliston), Palabie, Panitya, Peella, Pekina, Pildappa, Pinbong, Pinda, Pinkawillinie, Pordia, Poynton, Pygery, Randell, Reynolds, Ripon, Rounsevell, Scott, Solomon, Tarcowie, Tarton, Terowie, Travers, Wallanippie, Wallis, Walloway, Wannamana, Warren, Waterloo, Whyte, Willochra, Willowie, Winninowie, Witera, Woolundunga, Wrenfordsley, Wright, Wudinna, Yalanda, Yaninee and Yongala.

Dated: 21 November 2024

GEOFF POWER Chair, Dog Fence Board

DOG FENCE ACT 1946

SECTION 35C

Local Dog Fence Board Membership

Pursuant to the provision of Section 35C of the *Dog Fence Act 1946*, on the recommendation of the Dog Fence Board, I vary the proclamation made under that Act on 2 October 1975 (see Gazette 2 October 1975 p. 1819), as varied, by striking out the lists of names under the headings *Frome Local Dog Fence Board, Central Local Dog Fence Board, Marree Local Dog Fence Board* and *Penong Local Dog Fence Board* in the Second Schedule and substituting:

Frome Local Dog Fence Board

Richard Treloar
James Treloar
Christobel Treloar
James Alexander Irwin
Alex Morgan
Greg Treloar
Grant Francis
Eddie Morgan

Central Local Dog Fence Board

David Henderson Toby Crowell Colin Greenfield Laura Hewitt Bruce Nutt Julie Nutt Peter Whittlesea Leah Williams Adam Willis

Marree Local Dog Fence Board

Lyle Peter Litchfield Kate Litchfield Geoff Fels Gordon Litchfield Geoffrey Mengersen Chris Reynolds Kevin Dawes Adam Litchfield Gareth Edwards Donald Fels

Penong Local Dog Fence Board

Craig Phillip Trowbridge Karyn Trowbridge Anthony William Nicholls Ricky Dereck Miller Milton James Tremaine Ryan Trewartha Bryan Paxton Smith Allan Swearse Darren Sleep

Dated: 21 November 2024

HON CLARE SCRIVEN MLC Minister for Primary Industries and Regional Development

ENERGY RESOURCES ACT 2000

Grant of Geothermal Exploration Licences—GELs 655, 656 and 658

Pursuant to Section 92(1) of the *Energy Resources Act 2000*, notice is hereby given that the undermentioned Geothermal Exploration Licences have been granted with effect from 15 November 2024 under the provisions of the *Energy Resources Act 2000*, pursuant to delegated powers dated 19 August 2024.

No. of Licence	Licensees	Locality	Area in km ²	Reference
GEL 655 GEL 656 GEL 658	Clean Energy Australasia Pty Ltd	Cooper Basin	2,946.38 2,921.93 2,880.44	F2015/0002385

Description of Areas

GEL 655

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

Commencing at a point being the intersection of latitude 28°01′28″S GDA94 and longitude 140°46′56″E GDA94, thence east to the eastern border of the State of South Australia, thence southerly along the border of the said State to latitude 28°33′53″S GDA94, west to longitude 140°41′07″E GDA94, north to latitude 28°18′55″S GDA94, west to longitude 140°26′17″E GDA94, north to latitude 28°00′14″S GDA94, east to longitude 140°33′01″E GDA94, north to latitude 27°54′27″S GDA94, east to longitude 140°46′56″E GDA94, and south to the point of commencement.

AREA: 2,946.38 square kilometres approximately.

GEL 656

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

Commencing at a point being the intersection of latitude 27°59′54″S GDA94 and longitude 140°04′47″E GDA94, thence east to longitude 140°19′01″E GDA94, south to latitude 28°02′00″S GDA94, east to longitude 140°20′00″E GDA94, south to latitude 28°03′00″S GDA94, east to longitude 140°23′00″E GDA94, south to latitude 28°04′00″S GDA94, east to longitude 140°26′17″E GDA94, south to latitude 28°17′59″S GDA94, west to longitude 140°22′31″E GDA94, south to latitude 28°22′18″S GDA94, west to longitude 140°18′32″E GDA94, south to latitude 28°25′24″S GDA94, east to longitude 140°31′02″E GDA94, south to latitude 28°30′22″S GDA94, west to longitude 140°26′12″E GDA94, south to latitude 28°31′27″S GDA94, west to longitude 139°57′38″E GDA94, north to latitude 28°28′00″S GDA94, west to longitude 139°52′45″E GDA94, north to latitude 28°11′45″S GDA94, west to longitude 139°50′37″E GDA94, north to latitude 28°07′26″S GDA94, east to longitude 140°04′47″E GDA94, and north to the point of commencement.

AREA: 2,921.93 square kilometres approximately.

GEL 658

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

Commencing at a point being the intersection of latitude 27°37′21″S GDA94 and longitude 140°39′56″E GDA94, thence east to longitude 140°42′00″E GDA94, south to latitude 27°38′34″S GDA94, thence east to the eastern border of the State of South Australia, thence southerly along the border of the said State to latitude 27°54′27″S GDA94, west to longitude 140°33′01″E GDA94, south to latitude 28°04′00″S GDA94, west to longitude 140°26′17″E GDA94, south to latitude 28°04′00″S GDA94, west to longitude 140°23′00″E GDA94, north to latitude 28°02′00″S GDA94, west to longitude 140°20′00″E GDA94, north to latitude 28°02′00″S GDA94, west to longitude 140°19′01″E GDA94, north to latitude 27°59′54″S GDA94, west to longitude 140°02′15″E GDA94, south to latitude 28°02′28″S GDA94, west to longitude 140°02′02″E GDA94, north to latitude 27°55′34″S GDA94, east to longitude 140°02′02″E GDA94, north to latitude 27°55′34′2″S GDA94, east to longitude 140°04′05″E GDA94, north to latitude 27°32′45″S GDA94, east to longitude 140°09′54″E GDA94, south to latitude 27°49′35″S GDA94, east to longitude 140°20′38″E GDA94, east to longitude 140°12′03″E GDA94, east to longitude 140°27′36″E GDA94, north to latitude 27°49′35″S GDA94, east to longitude 140°20′38″E GDA94, north to latitude 27°44′25″S GDA94, east to longitude 140°27′36″E GDA94, north to latitude 27°49′35″S GDA94, east to longitude 140°20′38″E GDA94, north to latitude 27°40′05″S GDA94, east to longitude 140°20′38″E GDA94, north to latitude 27°40′05″S GDA94, east to longitude 140°20′3″E GDA94, north to latitude 27°40′05″S GDA94, east to longitude 140°20′38″E GDA94, north to latitude 27°40′05″S GDA94, east to longitude 140°20′38″E GDA94, north to latitude 27°40′05″S GDA94, east to longitude 140°20′38″E GDA94, north to latitude 27°40′05″S GDA94, east to longitude 140°20′3″E GDA94, north to latitude 27°40′05″S GDA94, east to longitude 140°20′3″E GDA94, north to latitude 27°40′05″S GDA94, east to longitude 140°20′3″E GDA94, north to latitude 27°40′05″S GDA94, east to longitude 140°20′3″E GDA

Commencing at a point being the intersection of latitude 27°46′31″S GDA94 and longitude 140°41′00″E GDA94, thence east to longitude 140°47′32″E GDA94, south to latitude 27°50′19″S GDA94, west to longitude 140°46′56″E GDA94, south to latitude 27°51′40″S GDA94, west to longitude 140°41′00″E GDA94, and north to the point of commencement.

AREA: 2,880.44 square kilometres approximately.

Dated: 15 November 2024

BENJAMIN ZAMMIT
Executive Director
Regulation and Compliance Division
Department for Energy and Mining
Delegate of the Minister for Energy and Mining

FISHERIES MANAGEMENT ACT 2007

SECTION 79

Commercial Use of Lift Nets in the West Coast Fishing Zone Temporary Prohibition of Fishing Activity

Pursuant to Section 79 of the *Fisheries Management Act 2007*, I Professor Gavin Begg, Executive Director Fisheries and Aquaculture, delegate of the Minister for Primary Industries and Regional Development, hereby declare that it will be unlawful for any person to engage in the fishing activity specified in Schedule 1, within the area described in Schedule 2, during the period specified in Schedule 3.

SCHEDULE 1

The use of more than ten (10) lift nets at any one time from a boat that is registered for use under a licence in respect of the Marine Scalefish Fishery or Northern Zone Rock Lobster Fishery, irrespective of the number of licences operating from that boat.

SCHEDULE 2

Waters of the West Coast Fishing Zone.

SCHEDULE 3

00:01 hours 15 November 2024 until 23:59 hours on 14 November 2025.

For the purpose of this notice:

Lift net means-

- (a) a device that consists of 1 ring not exceeding 107 centimetres in diameter to which netting is attached in the form of a cone or bag that does not extend more than 92 centimetres from the ring when the ring is suspended in a horizontal position; or
- (b) a device that consists of 2 rings (the upper ring not exceeding 107 centimetres in diameter and being of a diameter greater than that of the lower ring) to which netting is attached in the form of a cone or bag that does not extend more than 92 centimetres from the upper ring when the ring is suspended in a horizontal position.

Waters of the West Coast Fishing Zone—means the waters adjacent to the west coast of South Australia contained within and bounded by a line commencing at Mean High Water Springs closest to 31°41′16.13″South, 129°00′00.03″East (Western Australian-South Australian border), then beginning southerly following the line of Mean High Water Springs to the location closest to 33°59′59.90″South, 135°15′32.12″ East (western Eyre Peninsula), then westerly to 33°59′59.95″South, 134°00′00.03″East, then southerly to 34°59′59.95″South, 134°00′00.03″East, then westerly to 34°59′59.95″South, 132°00′00.03″East, then northerly to 33°59′59.95″South, 131°00′00.03″East, then northerly to 32°59′59.95″South, 131°00′00.03″East, then northerly to 32°59′59.95″South, 131°00′00.03″East, then northerly to 32°59′59.95″South, 121°00′00.03″East, then northerly to 32°59′59.95″South, 121°00′00

All lines and geodesics and coordinates are expressed in terms of the Geocentric Datum of Australia 2020 (GDA2020).

Dated: 12 November 2024

PROFESSOR GAVIN BEGG Executive Director, Fisheries and Aquaculture Delegate of the Minister for Primary Industries and Regions

HOUSING IMPROVEMENT ACT 2016

Rent Control

In the exercise of the powers conferred by the *Housing Improvement Act 2016*, the Delegate of the Minister for Housing and Urban Development hereby fixes the maximum rental amount per week that shall be payable subject to Section 55 of the *Residential Tenancies Act 1995*, in respect of each premises 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		Maximum Rental per week payable
8 William Road, Christies Beach SA 5165 Allotment 337 Deposited Plan 7459 Hundred of Norlunga		CT5301/804	\$367.50

Dated: 21 November 2024

CRAIG THOMPSON
Housing Regulator and Registrar
Housing Safety Authority
Delegate of the Minister for Housing and Urban Development

HOUSING IMPROVEMENT ACT 2016

Rent Control Revocations

In the exercise of the powers conferred by the *Housing Improvement Act 2016*, the Delegate of the Minister for Housing and Urban Development hereby revokes the maximum rental amount per week that shall be payable subject to Section 55 of the *Residential Tenancies Act 1995*, in respect of each premises described in the following table.

Address of Premises	Allotment Section	Certificate of Title Volume/Folio
Lot 1, Carrickalinga Road, Normanville SA 5204	Allotment 1 Deposited Plan 15227 Hundred of Yankalilla	CT5747/459
99 Martin Hill Road, Forreston SA 5233	Allotment 4 Deposited Plan 62439 Hundred of Talunga	CT5920/196
136 Railway Terrace, Tailem Bend SA 5260	Allotment 50 and 51 Deposited Plan 130995 Hundred of Seymour	CT6282/248
		CT6282/249
56 Mead Street, Birkenhead SA 5015	Allotment 7 Filed Plan 3729 Hundred of Port Adelaide	CT5496/411
19-19A Beaufort Street, Woodville SA 5011	Allotment 101 Deposited Plan 20115 Hundred of Yatala	CT5088/112
28 McInerney Avenue, Mitchell Park SA 5043	Allotment 4 Deposited Plan 32938 Hundred of Adelaide	CT5421/794

Dated: 21 November 2024

CRAIG THOMPSON
Housing Regulator and Registrar
Housing Safety Authority
Delegate of the Minister for Housing and Urban Development

LIVESTOCK ACT 1997

SECTION 4

Notifiable Diseases

Pursuant to Section 87 of the *Livestock Act 1997*, I, Elise Katherine Spark, Chief Inspector of Stock, delegate of the Minister for Primary Industries and Regional Development, revoke the notice made by the Minister for Primary Industries and Regional Development pursuant to Section 4 of the *Livestock Act 1997* on 23 November 2022, published 1 December 2022 on page 6781 of the *South Australian Government Gazette*.

Pursuant to Section 4 of the *Livestock Act 1997*, I declare to be notifiable diseases those diseases listed as exotic diseases and report only diseases plus the following diseases:

Notifiable Diseases

Species	Disease, Infections, and Infestations
Bees	Melissococcus pluten (European foulbrood) Paenibacillus larvae (American foulbrood)
Aquatic species	Abalone herpesvirus (Haliotid herpesvirus-1) Aeromonas salmonicida—atypical strains Aphanomyces invadans (epizootic ulcerative syndrome) Batrachochytrium dendrobatidis Bonamia exitiosa Epizootic haematopoietic necrosis virus Ostreid herpesvirus-1 Perkinsus olseni Betanodavirus
Other livestock species	Aino virus Akabane virus Anaplasma marginale (bovine anaplasmosis) Babesia bovis, B. bigemina or B. divergens (bovine babesiosis) Bovine ephemeral fever Bovine leukaemia virus (enzootic bovine leucosis) Brucella suis Bruchlolderia pseudomallei (melioidosis) Chlamydophilia pecorum (sporadic bovine encephalomyelitis) Taenia saginata (cysticercus bovis) Ehrlichia canis (ehrlichiosis)

Species	Disease, Infections, and Infestations
	Escherichia coli (verotoxigenic strains)
	Equine herpes virus-1 (EHV-1)
	Equine infectious anaemia virus
	Equine arteritis virus
	Footrot (in sheep and in goats only)
	Infectious laryngotracheitis virus
	Listeria monocytogenes (listeriosis)
	Mycobacterium avium (avian tuberculosis) in birds
	Salmonella Pullorum (pullorum disease)

	Mycobacterium avium (avian tuberculosis) in birds Salmonella Pullorum (pullorum disease)
	Exotic Diseases
Species	Diseases, Infections, and Infestations
Bees	Acarapis woodi (acariasis tracheal mite) Acute bee paralysis virus Braula coeca (bee louse) Tropilaelaps clareae or T. mercedesae (tropilaelaps mite) Varroa destructor or V. jacobsoni (varroosis)
Aquatic species	Acute hepatopancreatic necrosis disease Aeromonas salmonicida subsp. salmonicida (furunculosis) Aphanomyces astaci (crayfish plague) Baculoviral midgut gland necrosis virus Batrachochytrium salamandrivorans Boccardia knoxi Bonamia ostreae Decapod iridescent virus I Edwardsiella ictaluri (enteric septicaemia of catfish) Enterocytozoon hepatopenaei Gill-associated virus Gyrodactylus salaris Haplosporidium costale or H. nelsoni (haplosporidiosis) Hepatobacter penaei (necrotising hepatopancreatitis) Infectious salmon anaemia virus Infectious haematopoietic necrosis virus Infectious haematopoietic necrosis virus Infectious phyodermal and haematopoietic necrosis virus Infectious pancreatic necrosis virus Infectious pancreatic necrosis virus Infectious pancreatic necrosis virus Infectious pancreatic necrosis virus Infectious poleen and kidney necrosis virus Infectious pancreatic necrosis virus Infectious poleen and kidney necrosis virus Infectious poleen and haematopoletic necrosis virus Infectious poletic necrosis virus Infectious poleen and haematopoletic necrosi
Other livestock species	Yersinia ruckeri—Hagerman strain (enteric redmouth disease) African horse sickness virus African swine fever virus Alcelaphine herpesvirus-1 (malignant catarrhal fever, wildebeest-associated) Anatid herpesvirus-1 Aujeszky's disease virus (pseudorabies virus) Australian bat lyssavirus Avian bornavirus (proventricular dilatation syndrome)
	Avian metapneumovirus (turkey rhinotracheitis) Babesia caballi, B. equi or Theileria equi (equine piroplasmosis) Bacillus anthracis (anthrax) Bluetongue (clinical disease)

Species

Diseases, Infections, and Infestations

Borrelia burgdorferi (Lyme disease)

Borna disease virus

Bovine virus diarrhoea virus (type 2)

Brucella abortus

Brucella canis

Brucella melitensis

Bungowannah virus

Burkholderia mallei (glanders)

Camelpox virus

Chlamydophila abortus (enzootic abortion of ewes/ovine chlamydiosis)

Classical swine fever virus

Chrysomya bezziana (Old World screwworm fly)

Cochliomyia hominivorax (New World screwworm fly)

Contagious agalactia (clinical disease)

Cowpox virus

Crimean-Congo haemorrhagic fever virus Devil facial tumour disease

Duck virus hepatitis

Echinococcus multilocularis

Ehrlichia ruminantium (heartwater)

Elaphostrongylus cervi

Encephalitis virus (tick borne)

Epizootic haemorrhagic disease (clinical disease)

Equine encephalomyelitis viruses (Eastern, Western or Venezuelan)

Equine encephalosis virus

Equine influenza virus

Fasciola gigantica

Foot and mouth disease virus

Francisella tularensis (tularaemia)

Getah virus

Haematobia irritans exigua (buffalo fly)

Haemorrhagic septicaemia (Pasturella multocida serotypes 6:b and 6:e)

Hantaan river virus

Hendra virus

Histoplasma farciminosum (epizootic lymphangitis)

Infectious bursal disease virus (very virulent and exotic antigenic variant forms)

Influenza A viruses in birds and swine

Jembrana disease virus

Leptospirosis interrogans serovar Canicola

Louping ill virus

Lumpy skin disease virus Leishmania spp. Maedi-visna virus

Middle East respiratory syndrome coronavirus

Menangle virus

Mycobacterium bovis

Mycobacterium caprae Mycobacterium tuberculosis

Mycoplasma capricolum subsp. capripneumoniae (contagious caprine pleuropneumonia)

Mycoplasma iowae

Mycoplasma mycoides subsp. mycoides SC (contagious bovine pleuropneumonia)

Nairobi sheep disease virus

Neorickettsia risticii (Potomac fever)

Newcastle disease virus (virulent)

Nipah virus

Peste des petits ruminants virus

Pseudogymnoascus destructans in bats (white nose syndrome)

Taenia solium (Porcine cysticercosis)

Porcine epidemic diarrhoea virus

Porcine reproductive and respiratory syndrome virus

Post-weaning multi-systemic wasting syndrome

Psoroptes ovis (sheep scab)

Pulmonary adenomatosis (Jaagsiekte)

Rabies virus

Rhipicephalus microplusm (cattle tick) Rift Valley fever virus

Rinderpest virus

Salmonella abortus-equi

Salmonella abortus-ovis

Salmonella Enteritidis in poultry

Salmonella Gallinarum (fowl typhoid)

Senecavirus A (Seneca Valley virus) Sheep pox virus or goat pox virus

Shope's fibroma virus

Swine vesicular disease virus

Species	Diseases, Infections, and Infestations
	Taylorella equigenitalis (contagious equine metritis) Taenia multiceps, T. serialis, T. brauni, and T. glomeratus (causing infestation with Coenurus cerebralis) Teschovirus encephalomyelitis Theileria annulata (Mediterranean theilerosis) Theileria parva (East Coast fever) Transmissible gastroenteritis coronavirus Transmissible spongiform encephalopathies (bovine spongiform encephalopathy, chronic wasting disease feline spongiform encephalopathy, scrapie) Trichinella spp. Trypanosomosis cruzi (Chagas disease) Trypanosoma equiperdum (dourine) Trypanosoma evansi (surra) Trypanosomosis (tsetse fly associated) Vesicular exanthema of swine virus Vesicular stomatitis virus Warble-fly (warble-fly myiasis) Wesselsbron virus West Nile Virus (clinical disease)
	Report Only Diseases
	Diseases, Infections, and Infestations
	Japanese encephalitis virus Paratuberculosis (Johne's disease) Streptococcus equi equi (strangles) Virulent avian paramyxovirus
Dated: 14 November 2024	ELISE KATHERINE SPARK Chief Inspector of Stock Delegate of the Minister for Primary Industries and Regional Development

MENTAL HEALTH ACT 2009

Authorised Mental Health Professional

Notice is hereby given in accordance with Section 94(1) of the *Mental Health Act 2009*, that the Chief Psychiatrist has determined the following person as an Authorised Mental Health Professional:

Marcelle Sheridan Sarah Sandford Shane Rogers Sharon Sutton

A person's determination as an Authorised Mental Health Professional expires three years after the commencement date. The Chief Psychiatrist may vary or revoke this determination at any time.

Dated: 19 November 2024

DR JOHN BRAYLEY Chief Psychiatrist

MINING ACT 1971 MINING REGULATIONS 2020

Terms of Reference for the Hawks Nest Iron Ore Project

This Terms of Reference determines the minimum requirements to apply for a mining lease and/or miscellaneous purposes licence in addition to the requirements of the *Mining Act 1971* and *Mining Regulations 2020*.

TERMS OF REFERENCE FOR THE HAWKS NEST IRON ORE PROJECT

An application for a mining lease (ML) for the recovery of metallic and industrial minerals must be accompanied by:

- a proposal that complies with Section 36 of the *Mining Act 1971*, Regulations 46 and 47 of the *Mining Regulations 2020* and any determinations set out in this Terms of Reference; and
- information that complies with Regulation 30 of the Mining Regulations 2020 and any determinations set out in this Terms of Reference; and
- a declaration of accuracy that complies with Regulation 83 of the Mining Regulations 2020; and
- the relevant application fee.

An application for a miscellaneous purposes licence (MPL) for ancillary operations must be accompanied by:

- a proposal that complies with Section 49 of the *Mining Act 1971*, Regulations 46 and 47 of the *Mining Regulations 2020* and any determinations set out in this Terms of Reference; and
- information that complies with Regulations 37 and 38 of the *Mining Regulations 2020* and any determinations set out in this Terms of Reference; and
- a declaration of accuracy that complies with Regulation 83 of the Mining Regulations 2020; and
- · the relevant application fee.

FORM OF APPLICATION

An application for an ML and/or MPL must in accordance with Section 36(1)(a) and 49(1)(a) of the *Mining Act 1971* be in the following form, unless otherwise specified by the Director of Mines or an authorised officer:

- an electronic version must be submitted; hardcopies must be submitted upon request; the information in all must be identical;
- each page, plan or other separate sheet must include the mineral claim, retention lease or exploration licence number(s), date of the application submission and sequential page numbering; and
- the electronic version must be submitted in one single Acrobat PDF file or if requested by the Director of Mines or an authorised officer, Microsoft Word compatible files must be submitted.

PROPOSAL

An application for an ML and/or MPL must be accompanied by a proposal that complies with Sections 36 and 49 of the *Mining Act 1971* and Regulations 46 and 47 of the *Mining Regulations 2020*, and must comply with the following determinations of this Terms of Reference as set out below:

1. DESCRIPTION OF THE EXISTING ENVIRONMENT

In setting out an assessment of the environmental impacts of the proposed authorised operations in accordance with Sections 36(1)(c)(ii)(A) and 49(1)(c)(ii)(A) of the *Mining Act 1971* and Regulation 46(2) of the *Mining Regulations 2020*, the Minister determines in accordance with Regulation 46(6)(e) of the *Mining Regulations 2020* that a proposal must include a description and assessment of the environment as set out in this Terms of Reference. Each of the elements of the existing environment (as defined in Section 6(4) of the *Mining Act 1971*) listed in Clauses 1.1-1.19 must be described only to the extent that they may need to be considered in assessing the potential impacts of the proposed mine operations. If the element is not likely to be impacted by the operation, a statement to that effect must be included.

The relevant elements of the existing environment must be described in accordance with the scoping studies described in Section 5 and Appendix D of the Hawks Nest Project Scoping Document (Peak Iron Mines 17 October 2024) or any subsequent Scoping Document as published by DEM in relation to the Hawks Nest Iron Ore Project.

1.1 Topography and Landscape

Provide a description and map (as per 5.1.1.1) of the topography and landscape, detailing the:

- · application area; and
- · general surroundings.

1.2 Climate

Provide:

- · a summary of rainfall and temperature patterns, evaporation rates, and wind directions and speed (including maximum wind gusts); and
- details of the maximum average recurrence interval or annual exceedance probability rainfall event used for the operational
 and closure design of the project, and the justification for the value(s) selected.

1.3 Topsoil and Subsoil

Provide:

- a description of the soil profile (type and depth), and the characteristics and/or productivity of all soils on the application area (show this information on a map as per 5.1.1.2 if there is a variation in soils over the application area); and
- identify any soil characteristics, including (but not limited to) erodibility, acid sulfate, sodic or non-wettable soils, that may require control measures to reduce environmental impacts during operations or rehabilitation.

1.4 Geological Environment

Provide a description of the following, as a minimum:

- regional geology;
- local geology within the application area and geological map(s) (as per 5.1.1.2), including but not limited to:
 - · location, dimensions and orientation (dip and strike), and extent of the mineral resource and ore reserve;
 - location and composition of all rock types and rock units that are proposed to be disturbed;
- o interpretation of the stratigraphy of the rocks hosting the deposit as well as any overlying and adjacent rock units; and
- an indication of the potential for extension to the orebody;
- representative cross-sections and long Section (as per 5.2.1.1) of the geology of the application area; and
- the exploration data on which the geological interpretation was based on.

1.5 Geochemistry and Geohazards

Provide

- a geochemical assessment of all rock types that are proposed to be disturbed, based on representative sampling and analysis that includes the identification and quantification of, but not limited to, sulfide minerals that have the potential to generate acid or mobilise metals into the environment; and
- a mineralogical assessment of all the rock types that are proposed to be disturbed, based on representative sampling and
 analysis for the presence and quantification of (but not limited to) radioactive minerals, asbestiform minerals or minerals that
 have the potential to produce respirable silica.

Describe the potential for any of the following natural geohazards to be present in the application area and show on a map:

- · structural instability, including slips, faults, karst features or geological discontinuities; and
- · major seismic events (based on historical data).

1.6 Groundwater

Provide:

- a statement describing if the application area is within an area where the water resources are prescribed under the *Landscape South Australia Act 2019* and details on the current availability of groundwater resources within the prescribed area;
- · a description of the local and regional hydrogeology, detailing both the stratigraphy and hydrostratigraphy;
- a detailed baseline description of the groundwater characteristics and flow dynamics for aquifers within the application area which includes:
 - · static water levels and groundwater heads/groundwater elevations, including seasonal fluctuations for each aquifer;
 - · baseline groundwater hydrochemistry and mineralogy, including any seasonal fluctuations and spatial variability for each aquifer;
 - aquifer properties including hydraulic conductivity, transmissivity, specific yield, storage coefficient, total porosity, effective porosity and aquifer thickness;
 - · recharge and discharge mechanisms,
 - hydrogeological characteristics of confining strata, including hydraulic conductivity and thickness;
 - · connectivity between the proposed mining aquifer and lateral, overlying or underlying aquifers and surface water;
 - conceptualisation of the hydrogeology: a summary of all above and a description of the hydrogeological setting considered important for impact assessment; and
 - a preliminary impact assessment/numerical model of groundwater flow (and contaminant transport model, if applicable), based on the conceptual hydrogeology.
- local and regional potentiometric surface/groundwater elevation map(s) (as per 5.1.1.3) for each aquifer within the application area;
- cross-section(s) (as per 5.2.1.2) of the hydrostratigraphy;
- the environmental value of each aquifer determined according to the Environment Protection (Water Quality) Policy 2015, or any subsequent updates;
- a description of the existence, location, condition and value of all aquatic, terrestrial and subterranean Groundwater Dependent Ecosystems (GDEs) within the application area and within and immediately surrounding the extent of predicted hydrogeological impact of the proposed mine operations; and
- an assessment of any current or historical use of local groundwater by the landowner(s) and other users which includes a baseline survey of bores, including depth to groundwater, groundwater quality, bore construction details, status and purpose and collar/ground elevations.

1.7 Surface water

Provide a topographic map (as per 5.1.1.1) and description of the current drainage patterns for the application area and water catchment including:

- · location of watercourses, drains, dams and wetlands;
- · surface water catchment boundaries;
- · direction of drainage and discharge from the application area;
- a statement describing if the application area is within an area where the water resources are prescribed under the *Landscapes South Australia Act 2019*, and provide details on the current availability of water resources within the prescribed area;
- a statement if the application area is within a water protection area including areas under the River Murray Act 2003;
- · a statement as to whether the application falls within the Murray Darling Basin; and
- groundwater—surface water interactions.

Provide water quality data for identified watercourses, where there is potential for discharge into that watercourse from the proposed operation (whether intentional or not). Should identified watercourses be ephemeral, and it is not possible to collect water samples, provide a characterisation of sediments sampled from the watercourse bed upstream and downstream of the application area.

If there is potential for changing a flow regime (including change in flow volume) or discharge into these watercourses from the proposed operations, an assessment of the use of this water by the landowner, downstream users and water dependent ecosystems must be included.

1.8 Vegetation, Weeds and Plant Pathogens

Provide:

- a description and map (as per 5.1.1.1) of existing flora (native and introduced) in the application area and surroundings,
- the State conservation status and habitat value of native vegetation present in the application area;
- a description of the presence of Commonwealth Environment Protection and Biodiversity Conservation Act 1999, listed species and ecological communities;
- a description of the extent the application area and adjoining land is affected or potentially affected by pathogens and prescribed weeds; and
- if known, a description of the history of land use to identify if the existing vegetation is the result of deliberate cultivation or natural regrowth arising from previous clearance.

1.9 Fauna

Describe the native and feral fauna that may be present in the application area noting State or Commonwealth conservation status of all species.

1.10 Local Community

Provide:

- · a description of the local population, the economy, services and employment; and
- details of nearest town or urban areas, with a summary of the demographics of the local population.

1.11 Landowners and Land Use

Provide a description of:

- land ownership for all titles within and adjacent to the application area;
- land use (historical and current) for the application area and the surrounding areas;
- the zoning as defined by the Planning and Design Code or relevant council development plans;
- · policies relevant to the application area, including region or council wide, zone specific and sub areas within a zone;
- · known plans for potential future land use changes by other parties; and
- · any other interests or restrictions on the application area, including:
 - · public utility easements;
 - if the application is within land used for defence purposes, including (but not limited to) the Woomera Prohibited Area or the Cultana Army Training Area;
 - any overlapping or adjacent tenements under the Mining Act 1971, or Petroleum and Geothermal Energy Act 2000.

1.12 Proximity to Infrastructure and Housing

Provide information and a map (as per 5.1.1.4):

- identifying residences within and near the application area;
- identifying other human infrastructure such as (but not limited to) schools, hospitals, commercial or industrial sites, roads, sheds, bores, dams, ruins, pumps, cemeteries, scenic lookouts, roads, railway lines, fences, transmission lines, gas and water pipelines, and telephone lines (both underground and above ground); and
- identifying public roads to be utilised or affected as part of proposed operations, including an estimate of the existing traffic movements.

1.13 Access to land

Provide:

- a description and map (as per 5.1.1.4) of any applicable exempt land under Section 9 of the Mining Act 1971;
- a description of any waivers of exemption obtained, and/or information on the status of waivers of exemption yet to be negotiated/ finalised under Section 9AA of the Mining Act 1971;
- A description of any native title mining agreements obtained under the *Mining Act 1971* or Indigenous Land Use Agreements (ILUA) under the *Native Act 1993* (Cth).

1.14 Amenity

Provide a description of scenic or aesthetic values for the application area and immediate surrounds, including features of community, tourist or visitor interest.

1.15 Air Quality

Provide a description of the existing levels of dust and contributors to air quality including odour (both natural and anthropogenic).

1.16 Noise

Provide a description and measurement data of the existing levels of noise and contributors to noise (both natural and anthropogenic).

1.17 Heritage (Aboriginal, European, Geological)

Detail and show on a map (as per 5.1.1.1):

- any registered heritage sites in or adjacent to the application areas that are protected under legislation (in so far as may be permitted under the relevant legislation); and
- include a statement concerning whether or not an Aboriginal cultural heritage survey has been conducted by the proponent and if so, the results of the survey.

1.18 Proximity to Conservation Areas

Provide:

- information and a map (as per 5.1.1.1) showing proximity to national parks and reserves, private conservation areas, Commonwealth recognised conservation areas, heritage agreement areas and geological heritage sites; and
- a statement as to whether the application area falls within the Adelaide Dolphin Sanctuary, Adelaide International Bird Sanctuary or a Marine Park.

1.19 Pre-existing Site Contamination and Previous Disturbance

Provide information and a map (as per 5.1.1.1) showing:

• any known existing contamination of the site and of any disturbance by previous operations or other activities.

2. DESCRIPTION OF THE PROPOSED OPERATIONS

In specifying the nature and extent of the authorised operations that are proposed in accordance with Sections 36(1)(c)(i) and 49(1)(c)(i) of the *Mining Act 1971*, the Minister determines in accordance with Regulation 46(6)(e) of the *Mining Regulations 2020* that a proposal must include a description of the proposed operations as set out in this Terms of Reference. Each of the elements listed in Clauses 2.1-2.10 must be described only to the extent that they apply to the proposed mine operation.

The relevant elements of the proposed operations must be described in accordance with the scoping studies described in Section 5 and Appendix D of the Hawks Nest Project Scoping Document (Peak Iron Mines 17 October 2024) or any subsequent Scoping Document as published by DEM in relation to the Hawks Nest Iron Ore Project.

2.1 General Description and Maps/Plans of Operations

Provide a summary description of all elements of the proposed operation, including mining, processing and waste management (include maps/plans and cross sections as per 5.1.2 and 5.2.2).

2.1.1 Options

Provide a summary description of relevant options considered for mining, processing and mine waste management strategies, and provide justification for the chosen strategies, including a description of any elimination or substitution strategies that have been adopted to control a hazard in order to protect the environment.

2.2 Reserves, Products and Market

• Ore Reserves or Mineral Resources (or both)

Provide

- a statement of the current Australasian Joint Ore Reserves Committee (JORC) compliant ore reserve or mineral resource estimates (or both) in the application area; and
- a statement of what reserve and/or resource forms the basis for the application;
- steps that have been taken to ensure proposed mining operations will not sterilize/prevent future extraction of mineral resources.

or (if a JORC compliant reserve or resource (or both) has not been reported:

- a detailed estimate of the resource to be mined, the basis of this estimate, and evidence that demonstrates that the resource can be economically mined at current market prices.
- · Production Rate and Products

Provide

- a statement of the relevant commodities that are proposed to be extracted, recovered, processed and sold, and the expected market or end use:
- a statement of any other commodities present in the application area that are not proposed to be recovered for sale, and the reasons for this decision;
- a quantitative estimate of production of mine gate product(s) for the life of mine, and a schedule of the annual production of mine gate product(s); and
- a statement if any extractive minerals (as defined by Section 6 of the Mining Act 1971) will leave the lease.

2.3 Exploration Activities

Provide information that details all exploration activities to be undertaken within the application area as a part of the proposed mining operation, including:

- purpose of the activities (i.e. resource drill-out or resource extension);
- · types of drilling;
- · geophysical techniques likely to be used;
- earthworks required to conduct exploration activities;
- · equipment required to conduct exploration activities; and
- · rehabilitation methods for exploration works (including that not yet rehabilitated from previous tenure).

2.4 Mining Activities

2.4.1 Type or Types of Proposed Mining Operation to be Carried Out

Provide a clear statement on the type or types of mining operation proposed to be carried out, such as:

• the mining method(s) to be adopted.

2.4.2 Open Pit

Describe proposed open pit workings, including (but not limited to):

- overall pit wall angles, bench height, berm width;
- · dimensions and depth of pit;
- · access ramps; and
- maps, plans and cross-sections (as per 5.1.2 and 5.2.2).

2.4.3 Material Movements

Provide:

- expected life of mine (including scope for extension);
- · annual mine production rates and mine production schedule of ore and waste rock over the life of mine; and
- life of mine and annual strip ratios.

2.4.4 Stockpiles

Describe for all ore, product, subsoil and topsoil stockpiles the:

- · location, size, shape and height of all stockpiles;
- method of placement;
- · method of stabilisation and erosion control of all stockpiles; and
- · water movement through stockpiles.

The location, maximum height and extent of all stockpiles must be shown on a map (as per 5.1.2.1).

2.4.5 Use of Explosives

If explosives are proposed to be used, describe:

- · type of explosives used on the site;
- · proposed timing and frequency of blasting;
- · size of blasts; and
- storage of explosives (amount, type, detailed location and method of storage).

2.4.6 Type of Mining Equipment

Provide a description of the equipment (fixed and mobile) proposed to be used in the mining operation in terms of:

- · type, size and capacity of machines;
- approximate number of units;
- · noise outputs;
- · exhaust outputs; and
- · fire ignition sources.

The location of fixed equipment must be shown on a map (as per 5.1.2.1).

2.4.7 Mine Dewatering

Provide:

- · estimated inflows of groundwater, stormwater and water from any other mining activities into mine workings;
- details of proposed mine dewatering infrastructure, and mine water management and disposal;
- · contingency measures for greater than planned water inflows into mine workings; and
- a mine water balance of water inflows and water outflows during operations and at completion (if not included in the water balance in Clause 2.5.4).

2.4.8 Sequence of Mining and Rehabilitation Operations

Provide the following information on the sequence of operations in both text and map form (as per 5.1.2.2):

- · description of the sequence of mining stages;
- proposed sequencing of progressive and final rehabilitation, including demonstration that progressive rehabilitation has been integrated with the mining plan;
- an estimation of the quantities of sulfide minerals that have the potential to generate acid or mobilise metals, or other hazardous minerals to be mined at each mining stage; and
- any mineral resource that may be sterilised from future mining by the proposed mining operations.

2.4.8.1 Rehabilitation Strategies and Timing

Describe all activities, strategies and designs relating to mine closure for rehabilitation of open pit and/or underground workings, stockpiles, explosives storage, mining equipment and mine dewatering infrastructure. Include timing of these activities and all opportunities for progressive rehabilitation. Include (but not limited to) the maximum area of land disturbed by proposed mining operations at any time, battering of mining faces and other earthworks, mine void backfilling, abandonment bunds, sealing of portals and ventilation shafts, soil management, revegetation and expected water infill rates.

2.4.9 Modes and Hours of Operation

State if the proposed mining operation will be worked on a continuous (24 hour, 7 days a week), regular periodical or campaign basis.

If the proposed mining operation is to be worked on a regular periodical basis, specify:

- proposed period(s) (daily, weekly and public holidays) to be worked; and
- proposed start and finish hours the site is to be worked per period.

If the operation is to be worked on a campaign basis, specify:

- minimum hours the site is to be worked per year;
- the minimum time of each campaign;
- the maximum and minimum time between campaigns;

- · define the beginning and end of each campaign;
- · hours of mining operations during campaign;
- · days of mining operations during campaign;
- · determining factors for initiating and ceasing a campaign;
- · maximum and minimum tonnage of each campaign; and
- · maximum and minimum tonnage of production per year.

5 Crushing, Grinding, Processing and Product Transport

2.5.1 Crushing and Grinding Plant

Provide a description of the crushing/grinding plant including:

- area, size, type of construction and location;
- · throughput rate;
- a description of ore preparation for processing;
- grind size of the ore;
- · noise sources:
- · dust sources and composition;
- · fie ignition sources; and
- plans (as per 5.1.2.3)

2.5.2 Process Water Management

Provide a water balance including:

- approximate water volumes required;
- a summary of the inputs and outputs (with consideration of any purge requirements);
- · determination of net surplus or deficit; and
- process flowsheet showing all streams including stormwater management and mine dewatering where these are connected to the processing circuit.

Provide a description of all water ponds, including:

- · size, capacity, layout and location of ponds;
- · design and construction methods;
- chemical composition of the solution to be stored in each pond;
- · minimum freeboard to be maintained; and
- plans (as per 5.1.2.1).

2.5.3 Type of Mobile Equipment

For mobile equipment to be used in crushing/grinding, processing ore and in transporting the mine product to the point of sale, describe:

- · type, size and capacity of machines;
- approximate number of units;
- · noise outputs;
- · exhaust outputs; and
- fire ignition sources.

2.5.4 Conveyors and Pipelines

Provide a description of any conveyors or pipelines to be used for transporting material to or from the mine, processing facilities and the point of sale including:

- length, size (volumes to be transported), design and type of construction and location;
- · the material being transported;
- · noise sources;
- dust sources and composition;
- · fire ignition sources; and
- plans (as per 5.1.2.1).

2.5.5 Hours of Operation

Describe the proposed hours of operation of crushing/grinding, processing and transport activities.

2.5.6 Rehabilitation Strategies and Timing

Detail all activities, strategies and designs relating to mine closure for removal, disposal and rehabilitation of processing facilities, and material transport systems, including timing of these activities.

2.6 Wastes

2.6.1 Waste Rock and Tailings Storage Facilities

For waste rock and tailings storage facilities (TSF) provide:

• the estimated tonnes and volumes of all waste rock and tailings to be stored;

- the reserve and any resource or potential resource that the estimated tonnes and volumes of waste rock and tailings is based on:
- the type, location, size, shape, height and method of construction of permanent and temporary waste storage facilities;
- a geochemical and geotechnical assessment of the waste rock and tailings based on the geochemical and geotechnical properties determined from the analysis of representative sampling of all waste rock types and tailings to be disposed;
- an assessment on the weathering and erosive potential of waste rock to be disposed;
- conceptual specifications, drawings and plans for the design, construction, operation and completion of all facilities (as per 5.1.2.5);
- · the method and rate of waste rock/tailings disposal;
- where relevant, a description and plan (as per 5.1.2.5) of the placement and encapsulation of waste material deemed to be hazardous, including potentially acid forming material (PAF);
- · the method of stabilisation and erosion control of waste storage facilities, both during operations and post completion;
- surface water runoff control on disturbed and rehabilitated areas;
- · a geotechnical stability assessment and a factor of safety analysis;
- an assessment of seepage of liquids through the waste rock and tailings storage facilities;
- strategies for the containment of any seepage that has the potential to impact the environment;
- an assessment of the post completion chemical and physical stability of the structure following rehabilitation, including the expected extent of erosion;
- · an assessment of the source, pathway and ultimate fate of any potential mobile contaminants; and
- a description of the governance arrangements for the design, construction, operation and closure including when it is proposed to use third party verification.

Include a water balance for the TSF (if not included in the water balance in Clause 2.5.4).

2.6.2 Industrial and Commercial Wastes

List any industrial and commercial wastes generated including, but not limited to:

- · putrescible waste, including sewage;
- · oils and other hydrocarbons; and
- · tyres.

For each waste type, describe the method of disposal including:

- · offsite disposal;
- on site waste disposal (including size, location on a plan (as per 5.1.2.1 and 5.1.2.7) and construction details);
- recycling (either on or offsite);
- the type, area and layout of sewage systems to be installed at the site; and
- · describe what, if any approvals are required for the disposal of waste.

For each type of waste, describe any potential contaminants that may be generated from onsite storage, and the ultimate fate of those contaminants.

2.6.3 Rehabilitation Strategies and Timing

Detail all activities, strategies and designs relating to mine closure, including timing of these activities and all opportunities for progressive rehabilitation of waste rock and tailings and any other waste to be left on site.

2.7 Supporting Surface Infrastructure

2.7.1 Access and Roads

Describe:

- access route to the proposed operations and show on a map (as per 5.1.2.1 and 5.1.2.6);
- · indicate if any new roads are to be constructed, or if existing roads or intersections (public and private) are to be upgraded;
- transport system(s) used to and from the proposed operations and the estimated number of vehicle movements per day; and
- airport/airstrips to be constructed.

2.7.2 Accommodation and Offices

Describe onsite personnel accommodation and offices, including (but not limited to):

- number, area, size, type of construction and location of accommodation, office, meals or laboratory buildings, caravans
 or camp, and associated structures to be used on site; and
- · if temporary or permanent.

2.7.3 Public and Private Services and Utilities Used by the Operation

Describe

- sources of services or utilities that are, or are to be supplied to the proposed site, including but not limited to power, water, telecommunications;
- · if new connections to services and utilities are required, the proposed routes for connection; and
- the effects to any existing services or utilities that have been or may be affected by the proposed operations.

2.7.4 Visual Screening

Describe the type of screening, including existing or proposed vegetation (i.e. species and density of plantings) and show on a map (as per 5.1.2.1).

2.7.5 Fuel and Chemical Storage

For all fuels and chemicals proposed to be stored on site show the proposed location of storage on a map (as per 5.1.2.1) and provide detail on:

- · types of bulk chemicals and the volumes of each; and
- · proposed storage, bunding and containment for all chemical and fuel storage vessels.

2.7.6 Site Security

Describe and show on a map (as per 5.1.2.1) infrastructure and measures that will be adopted to prevent unauthorised access by the public, including but not limited to:

- · fencing; and
- · signage.

2.7.7 Erosion, Sediment and Silt Control

Describe and show on a plan (as per 5.1.2.1):

- · location and design of silt management structures;
- · management and disposal of silt;
- · strategies to control runoff on disturbed and rehabilitated areas;
- storage, diversion and release of clean water (discharge water must comply with the current Environment Protection (Water Quality) Policy; and
- a whole of site stormwater balance, if not included in the water balance in Clause 2.5.4.

2.7.8 Rehabilitation Strategies and Timing

Detail all activities, strategies and designs relating to mine closure for rehabilitation of supporting surface infrastructure. Provide details for timing of closure activities, including all opportunities for progressive rehabilitation.

2.8 Vegetation Clearance

2.8.1 Description of Vegetation Clearance

If clearing of native vegetation is proposed, a map (as per 5.1.2.2) and description of the vegetation present in the application area must be provided, showing:

- the extent of any proposed vegetation clearance; and
- · the likelihood of the presence of threatened flora.

State the estimated quantum of significant environmental benefit (SEB) to be gained in exchange for the proposed clearance and describe how the SEB will be provided.

2.9 Completion

2.9.1 Description of Site at Completion

Provide a description, plans and cross sections (as per 5.1.2.7 and 5.2.2.2) of the site as it will be at completion after all rehabilitation and closure activities have been completed, including:

- potential land use options;
- · landforms;
- proposed vegetation covers (including native vegetation that will not be disturbed due to proposed operations);
- natural contours of land not to be disturbed by proposed operations;
- any infrastructure that will remain on site and will become the responsibility of the landowner;
- · location, description and management of waste disposal areas;
- · location of reshaped and rehabilitated areas showing proposed surface contours and revegetation;
- mine voids (open pit and/or underground);
- location of stored and/or exposed PAF material and/or other hazardous materials;
- expected final water level and time to reach this level, and water quality of mine voids;
- · location of surface water infrastructure including ponds and diversions; and
- representative plans and cross-sections (as per 5.1.2.7 and 5.2.2.2) that show:
 - pre-mining natural surface;
 - · emplacement areas, waste disposal areas and disturbed areas;
 - final rehabilitated surface;
 - · where relevant, backfilled and remaining underground workings;
 - predicted final groundwater elevations; and
 - · interpreted geology including all rock types.

Provide a description of the proposed mechanism for transferring responsibility for any potential residual liability (i.e. ongoing maintenance or monitoring) subsequent to surrender of the tenement.

2.10 Resource Inputs

2.10.1 Workforce and Local Procurement

For the proposed workforce (for all operations including mining, processing, waste management and supporting surface infrastructure) describe:

- · how operations on the site will be managed;
- number and workforce breakdown by job type;
- number of full-time employee positions that would be directly created by the proposal (not to include existing positions);
- the proportion of the workforce that would reside in the local community and the estimated impact on local employment;
- any programs to target and assist Indigenous or local employment at the quarry;
- training to be provided to employees and potential employees;
- · approximate timelines for creation of the positions; and
- potential for local business participation, and procurement of local goods and services.

2.10.2 Energy Sources

For the proposed energy sources and usage provide:

- · estimates of total annual energy usage (from all sources, including personnel transport and ore transport to point of sale);
- · expected sources of energy;
- · potential for efficiency gains;
- · amount and percentage of zero emission energy to be utilised;
- equivalent annual CO2 generated; and
- · any carbon offsets proposed.

2.10.3 Water Sources

Provide details on the source(s) of water to be used at the mine, expected usage and any discharge, including:

- · expected annual water usage by source;
- indicate if any water usage by source will be more than 5% of the total annual water withdrawal for that source;
- · percentage of water that will be recycled; and
- · water discharge by quality and destination.

2.11 Description of contributions to the economy

For the purposes of Regulation 30(1)(g) of the *Mining Regulations 2020*, the Minister determines that the following information must accompany an application for an ML:

Describe:

- goods and services used in the local community, state and external to state;
- · wages and other employee benefits;
- · economic benefits derived from local employment;
- · approximate royalty payments and other direct state government taxes; and
- any other potential economic contributions proposed during the development of the mine, operation of the proposed mine and post completion.

3. CONSULTATION

In setting out the result of the consultation undertaken in connection with the proposed operations in accordance with Sections 36(1)(c)(iv) and 49(1)(c)(iv) of the *Mining Act 1971* and Regulation 47 of the *Mining Regulations 2020*, the Minister determines in accordance with Regulation 46(6)(e) of the *Mining Regulations 2020* that a proposal must include:

A description of:

- the process undertaken for identifying stakeholders with an interest in, or stakeholders likely to be directly affected by the proposed operation;
- the process undertaken for the delivery of information to, gathering of feedback from, and responding to those identified stakeholders;
- if any individual or group of similar affected persons were not able to be consulted, what steps were taken to consult with them; and
- the extent to which the outcomes proposed in Clause 4.2.2 have been developed in consultation with the landowner and any other person who may be directly affected by the proposed mine operations.

The results of the consultation undertaken with those identified stakeholders, including:

- the persons consulted;
- · any concerns/issues raised; and
- the response and steps (if any) taken or proposed to address those concerns.

4. MANAGEMENT OF ENVIRONMENTAL IMPACTS

4.1 Assessment of Environmental Impacts

In setting out an assessment of the environmental impacts of the proposed authorised operations in accordance with Sections 36(1)(c)(ii)(A) and 49(1)(c)(ii)(A) of the *Mining Act 1971* and Regulation 46(2) of the *Mining Regulations 2020*, the Minister determines in accordance with Regulation 46(6)(e) of the *Mining Regulations 2020* that a proposal must include an assessment of the environment as set out in this Terms of Reference.

The assessment of relevant environmental impacts is to be undertaken in accordance with the scoping studies described in Section 5 and Appendix D of the Hawks Nest Project Scoping Document (Peak Iron Mines 17 October 2024) or any subsequent Scoping Document as published by DEM in relation to the Hawks Nest Iron Ore Project.

4.1.1 Elements of the Environment

Describe the specific elements of the environment (the environment is defined in Section 6(4) of the *Mining Act 1971*) that may reasonably be expected to be impacted by the proposed operation during construction, operation, and indefinitely post completion.

For each element of the environment identified:

- provide a summary of any issues or considerations raised by stakeholders, and any relevant legislated or recognised standards in relation to the element of the environment;
- · describe all potential environmental receptors; and
- undertake an impact assessment of how the element could be potentially impacted by proposed operations (during construction, operation and post completion) through the provision of the information listed in the following Clause 4.1.2.

4.1.2 Potential Impact Events

Describe potential impact events associated with each phase of the proposed operations (construction, operation and post completion) and relevant to each element of the environment.

For the purpose of the impact assessment, a potential impact event is the combination of a source, a pathway and an environmental receptor.

The source, pathway and environmental receptor of each potential impact event must be described prior to the implementation of engineering or administrative control measures.

For each potential impact event identified in Clause 4.1.2, provide:

4.1.2.1 Source

A description of the source of the potential impact event which alone or in combination has the potential to cause harm to an environmental receptor.

4.1.2.2 Pathway

A description of the potential pathway, means or route (with consideration of any natural barriers) by which an identified environmental receptor can be exposed to, or may reasonably be expected to be impacted by an identified source.

4.1.2.3 Environmental Receptor

A description of the environmental receptors that may reasonably be expected to be adversely impacted by the source, taking into account the considerations for the element of the environment described under 4.1.1

4.1.2.4 Description of Uncertainty

Describe any significant degree of uncertainty pertaining to the evaluation of sources, pathways and environmental receptors, including (but not limited to) lack of site specific information, limitations on modelling and quality of data. Describe any assumptions connected with the identified uncertainty.

So far as is relevant, identify the sensitivity to change of any assumption that has been made, including whether a change in assumption may result in a new environmental impact.

4.1.2.5 Confirmation of Impact Events

For each potential impact event provide:

- an analysis of whether a source, pathway and receptor does exist (and if not, or if it remains uncertain, provide an explanation for the conclusion); and
- a description of the likely impact from the source on the environmental receptor.

4.2 Control and Management Strategies, Uncertainty Assessment, Statement of Environmental Outcomes and Criteria

For each impact event confirmed in Clause 4.1.2.5, the information listed in Clauses 4.2.1-4.2.4 must be provided:

4.2.1 Control and Management Strategies

In setting out an outline of the measures that the applicant intends to take to manage, limit or remedy environmental impacts as confirmed in Clause 4.1.2.5 in accordance with Sections 36(1)(c)(ii)(B) and 49(1)(c)(ii)(B) of the *Mining Act 1971* and Regulation 46(3) of the *Mining Regulations 2020*, the Minister determines in accordance with Regulation 46(7)(e) of the *Mining Regulations 2020* that a proposal must:

• Include a description of the strategies proposed to manage, limit or remedy each impact event;

- Demonstrate that the control and management strategies proposed are commensurate with the potential impacts, achieve compliance with other applicable statutory requirements and promote progressive rehabilitation;
- Include a description of any significant degree of uncertainty pertaining to the likely effectiveness of proposed control and management strategies, including (but not limited to) lack of site specific information, limitations on modelling and quality of data;
- · Include a description of any assumptions connected with the identified uncertainty; and
- So far as is relevant, identify the sensitivity to change of any assumption that has been made and assess the likelihood
 of an outcome not being achieved if an assumption is later found to be incorrect.

4.2.2 Statement of Proposed Environmental Outcomes

Statements of the environmental outcomes that are expected to occur are required in accordance with Sections 36(1)(c)(ii)(C) and 49(1)(c)(ii)(C) of the *Mining Act 1971* and Regulation 46(4) of the *Mining Regulations 2020* and must be made for each impact event confirmed in Clause 4.1.2.5. The Minister determines in accordance with Regulation 46(7)(e) of the *Mining Regulations 2020* that a proposal must:

- Provide a statement of the proposed environmental outcome(s) (including completion outcomes assessed on a long term basis) for each impact event confirmed in Clause 4.1.2.5.
- Ensure that the statement of environmental outcome(s) describe the likely consequence of the expected impact on the environment by the proposed mine operations subsequent to the implementation of the control measures described in Clause 4.2.1.
- Provide a statement that demonstrates the environmental outcomes would be able to be achieved taking into consideration the effectiveness of the control strategies (Clause 4.2.1) and description of uncertainty (Clause 4.2.2).

4.2.3 Draft Measurement Criteria

In preparing a draft statement of the criteria to be adopted to measure each of the proposed environmental outcomes in accordance with Sections 36(1)(c)(iii) and 49(1)(c)(iii) of the *Mining Act 1971* and Regulation 46(5) of the *Mining Regulations 2020*, the Minister determines in accordance with Regulation 46(7)(e) of the *Mining Regulations 2020* that the draft criteria must:

- as far as practical comply with the five elements set out in Regulation 46(5) of the Mining Regulations 2020;
- include demonstration of the successful implementation for the significant environmental benefit, if native vegetation is proposed to be cleared and an on-ground off-set proposed;
- be developed separately for construction, operation and completion, as appropriate; and
- where appropriate, recognised industry standards, codes of practice or legislative provisions from other Acts should be used as criteria.

4.2.4 Draft Leading Indicator Criteria

As required by Regulation 46(6), where there is a high level of reliance on control measures strategies to achieve an environmental outcome, provide a draft statement of leading indicator criteria that will be used to give an early warning that a control measure strategy may fail or be failing.

5. MAPS, PLANS AND CROSS SECTIONS

In preparing a proposal in accordance with Sections 36(1)(c) and 49(1)(c) of the *Mining Act 1971* and Regulation 46 of the *Mining Regulations 2020*, the Minister determines in accordance with Regulation 46(7)(e) of the *Mining Regulations 2020* that all maps and plans must comply with the following requirements relating to the amount of detail or information to be provided:

- state and show the relevant datum (Australian Height Datum (AHD) is preferred);
- · metric units:
- · title, north arrow, scale bar, text and legend;
- · date prepared and author;
- · be of appropriate resolution and scale for represented information; and
- be legible in both the hardcopy and electronic versions of the submission.

All cross-sections must conform to the following standards:

- state and show the relevant datum (Australian Height Datum (AHD) is preferred);
- · metric units;
- · title, scale bar, text and legend;
- date prepared and author;
- be of appropriate resolution and scale for represented information; and
- be legible in both the hardcopy and electronic versions of the submission; and
- be accompanied by a map showing the orientation of the cross-sections.

5.1 List of Maps

- 5.1.1 Maps Required for Description of the Existing Environment (as per Clause 2)
 - 5.1.1.1 Topographic Map showing:
 - application area boundaries;
 - · existing surface contours;
 - · existing vegetation;

- location of watercourses, including ephemeral and permanent rivers, creeks, swamps, streams, wetlands and any man-made water management structures;
- · surface water catchment boundaries;
- direction of drainage and discharge from the application area;
- · location and extent of all previously disturbed areas associated with previous mining;
- · location and extent of any known existing contamination; and
- location and extent of any adjacent conservation reserves, heritage sites (in so far as may be permitted by the relevant legislation) or any other significant areas.
- 5.1.1.2 Local Geological Map showing:
 - · application area boundaries;
 - geology within the application area, including but not limited to location, dimensions and orientation (dip and strike), and extent of the mineral resource and ore reserve;
 - · topsoil/subsoil variation if there is a variation in soils over the application area; and
 - natural geohazards in the application area.
- 5.1.1.3 Aquifer Potentiometric Surface Map(s) showing:
 - · application area boundaries;
 - potentiometric surface contours/groundwater elevation contours and the time (or time period) the contours relate to;
 - interpreted direction(s) of groundwater flow; and
 - location of representative bores (where measurements were obtained of which the contours are based on) used to establish this information.
- 5.1.1.4 Land Access Map showing:
 - · application area boundaries;
 - cadastral information for the Tenement (including land title(s) and ownership);
 - · any exempt land;
 - · location of residences within and near the application area; and
 - human infrastructure as per 1.13.
- 5.1.2 Map(s) and Plan(s) Required for Description of Proposed Mine Operations (as per Clause 3)
 - 5.1.2.1 Site Layout Map showing all components of the proposed mine operation including (but not limited to):
 - · application area boundaries;
 - · location of surface water and sediment management infrastructure;
 - · location of process water dams;
 - · location of fuel and chemical storage areas;
 - · location of haul/access roads;
 - · location of fixed plant;
 - location of mobile plant for stage 1 of mining;
 - · location of visual screening measures;
 - · location of fencing;
 - location and extent of topsoil/subsoil and product stockpiles.
 - location and extent of all areas proposed to be disturbed from mining including waste rock, silt/slime dams, mine infrastructure, processing plant, process water ponds, waste disposal facilities; and
 - location and extent of open pit(s) and/or underground workings.
 - location of key environmental features that are within or in close proximity to the Tenement and that are relevant to the design of the Site Layout Plan, including but not limited to housing and infrastructure, existing heritage sites, existing ephemeral and permanent rivers, watercourses, creeks or dams and/or existing native vegetation
 - 5.1.2.2 Sequence of Mining and Progressive Rehabilitation Map showing:
 - application area boundaries;
 - · staging of each progressive mining stage;
 - proposed native vegetation clearance;
 - · location and applicable buffer zones for protection of native vegetation that will not be cleared; and
 - · conceptual staging of each progressive rehabilitation stage.
 - 5.1.2.3 Crushing, Grinding and Processing Plant Plan
 - · application area boundaries
 - layout of crushing, grinding and processing plant(s) and ancillary plant and infrastructure; and
 - · if required; including lining and drainage systems.

5.1.2.4 Access Route Map showing:

- · application area boundaries
- · access route for heavy vehicles;
- · exit route for heavy vehicles; and
- · any road upgrades or new roads to be constructed.

5.1.2.5 Completion Map showing:

- · application area boundaries
- conceptual final landforms (including rehabilitated and non-disturbed areas);
- proposed topographical contours of the entire site (including rehabilitated and non-disturbed areas);
- · backfilled and remaining underground workings;
- location of waste disposal areas (including waste rock dumps, tailings storage facilities and paf encapsulation);
- · interpreted geology including all rock types

5.2 Summary of Cross-Sections and Long Sections

Following is a summary of all cross-sections and long sections required in the proposal:

- 5.2.1 Cross-Sections Required for Description of the Existing Environment (as per Clause 2)
 - 5.2.1.1 Long Section and Geological Cross-Section(s) showing:
 - a representation of the geological profile within the application area; and
 - · depth of the resource and any overlying overburden.
 - 5.2.1.2 Hydrogeological Cross-Section(s) showing:

Include a series of hydrogeological cross-sections that represent the following at a regional scale and/or tenement application scale, as specified:

- · mineral claim boundaries;
- major geological units (regional scale);
- geological units showing aquifer and confining units (tenement scale);
- aquifer systems (regional and tenement scale) including any palaeochannels;
- interpreted hydrostratigraphy showing the known and inferred groundwater heads/groundwater elevations, interpreted groundwater flow direction, recharge and discharge mechanisms (if applicable);
- · location of GDEs;
- interpreted faults (regional and tenement scale);
- mineralised zone (tenement scale);
- location of representative drill log sites from which geological information was obtained (regional and tenement scale); and
- location of representative monitoring bores from which baseline groundwater information was obtained.
- 5.2.2 Cross-Sections Required for Description of Operations (as per Clause 3)
 - 5.2.2.1 Mining Operation Cross-Section(s) showing:
 - pre-mining natural surface;
 - proposed pit depth;
 - proposed pit dimensions (length and width);
 - · proposed pit batters and benches;
 - · location of underground shafts and stopes; and
 - · stages of operation.
 - 5.2.2.2 Completion Cross Section(s) showing:
 - pre mining natural surface;
 - proposed conceptual rehabilitated final batters and benches;
 - · location of underground backfill in shafts and stopes;
 - · predicted final groundwater elevations; and
 - proposed conceptual final rehabilitated surface.

Dated: 18 November 2024

PAUL DE IONNO
Director Minerals Regulation
Regulation and Compliance Division
Department for Energy and Mining
Delegate of the Minister for Energy and Mining

MOTOR VEHICLES REGULATIONS 2010

REGULATION 25(4)

Motor Vehicles (Specified Event) Notice 2024

1. Short title

This notice may be cited as the Motor Vehicles (Specified Event) Notice 2024.

2. Commencement

This notice will come into operation on the day it is published in the Government Gazette.

3. Specified Event, Period and Conditions

In accordance with Regulation 25(4) of the *Motor Vehicles Regulations 2010*, and with the concurrence of the Minister for Infrastructure and Transport (as the Minister responsible for the operation of the *Motor Vehicles Act 1959*), I, the Minister for Tourism:

- (a) specify the Santos Tour Down Under as an event; and
- (b) specify the period commencing at 12:01am on 27 December 2024 and ending at 11:58pm on 31 January 2025 as the period during which motor vehicles approved by me may be driven, or caused to stand, on a road in relation to the Santos Tour Down Under; and
- (c) specify that the following condition applies to driving such a motor vehicle, or causing such a motor vehicle to stand, on a road in relation to the Santos Tour Down Under:

All such vehicles must display number plate covers of a design approved by the Registrar of Motor Vehicles over their vehicle number plates at all times during the period specified in paragraph (b).



Dated: 18 November 2024

HON ZOE BETTISON MP Minister for Tourism

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 7 November 2024 (Version 2024.20) in order to make changes of form relating to the Code's spatial layers and their relationship with land parcels. NOTE: There are no changes to the application of zone, subzone or overlay boundaries and their relationship with affected parcels or the intent of policy application as a result of this amendment.

- 1. Pursuant to Section 76 of the *Planning, Development and Infrastructure Act 2016* (the Act), I hereby amend the Code in order to make changes of form (without altering the effect of underlying policy), correct errors and make operational amendments as follows:
 - a. Undertake minor alterations to the geometry of the spatial layers and data in the Code to maintain the current relationship between the parcel boundaries and Code data as a result of the following:
 - New plans of division deposited in the Land Titles Office between 30 October 2024 and 12 November 2024 affecting the following spatial and data layers in the Code:
 - A. Zones and subzones
 - B. Technical and Numeric Variations
 - Building Heights (Levels)
 - · Building Heights (Metres)
 - Concept Plan
 - · Minimum Frontage
 - Minimum Site Area
 - · Minimum Primary Street Setback
 - Minimum Side Boundary Setback
 - Future Local Road Widening Setback
 - C. Overlays
 - · Affordable Housing
 - Future Road Widening
 - Hazards (Bushfire—High Risk)
 - Hazards (Bushfire—Medium Risk)
 - · Hazards (Bushfire-General Risk)

- Hazards (Bushfire-Urban Interface)
- · Hazards (Bushfire-Regional)
- Hazards (Bushfire—Outback)
- · Heritage Adjacency
- · Limited Land Division
- · Local Heritage Place
- · Noise and Air Emissions
- · Regulated and Significant Tree
- · State Heritage Place
- Stormwater Management
- · Urban Tree Canopy
- b. In Part 13 of the Code—Table of Amendments, update the publication date, Code version number, amendment type and summary of amendments within the 'Table of Planning and Design Code Amendments' to reflect the amendments to the Code as described in this Notice.
- 2. Pursuant to Section 76(5)(a) of the Act, I further specify that the amendments to the Code as described in this Notice will take effect upon the date those amendments are published on the SA planning portal.

Dated: 19 November 2024

GREG VAN GAANS Director, Geospatial, Data Science & Analytics Department for Housing and Urban Development Delegate of the Minister for Planning

PLANNING, DEVELOPMENT AND INFRASTRUCTURE ACT 2016

SECTION 42

Practice Directions

Preamble

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

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

A practice direction must be notified in the Gazette and published on the SA Planning Portal.

A practice direction may be varied or revoked by the State Planning Commission from time to time by a further instrument notified in the Gazette and published on the SA Planning Portal.

NOTICE

Pursuant to Section 42(4)(b) of the *Planning, Development and Infrastructure Act 2016*, I, Andy Humphries, Director for Development, as delegate of the State Planning Commission:

- (a) vary State Planning Commission Practice Direction 2—Preparation and Amendment of Designated Instruments; and
- (b) fix the day on which State Planning Commission Practice Direction 2 is published on the SA Planning Portal as the day on which it will come into operation.

Dated: 13 November 2024

ANDY HUMPHRIES
Director for Development
Delegate of the State Planning Commission

PLANNING, DEVELOPMENT AND INFRASTRUCTURE ACT 2016

SECTION 42

Practice Directions

Preamble

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

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

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

A practice direction may be varied or revoked by the State Planning Commission from time to time by a further instrument notified in the Gazette and published on the SA Planning Portal.

NOTICE

Pursuant to Section 42(4)(b) of the Planning, Development and Infrastructure Act 2016, I, Craig Holden, Chair, State Planning Commission:

- (a) vary State Planning Commission Practice Direction 18—Outline Consent 2023; and
- (b) fix the day on which the varied State Planning Commission Practice Direction 18—Outline Consent 2023 is published on the SA Planning Portal as the day on which the varied practice direction will come into operation.

Dated: 14 November 2024

CRAIG HOLDEN Chair, State Planning Commission

PUBLIC SECTOR ACT 2009

South Australia

Public Sector (Reorganisation of Public Sector Operations) (Office of Northern Water Delivery) Notice 2024

under Section 9(1) of the Public Sector Act 2009

1—Short title

This notice may be cited as the *Public Sector (Reorganisation of Public Sector Operations) (Office of Northern Water Delivery) Notice 2024.*

2—Commencement

This notice will come into operation on 21 November 2024.

3—Transfer of employees

The employees listed in Column 1 of the table below are transferred to employment in the public sector agency listed in Column 2 opposite the reference to the employee on the same basis of engagement as applied before the transfer.

Column 1	Column 2
The following employees of the Office of Northern Water Delivery immediately before 21 November 2024:	Department for Infrastructure and Transport
Tara HageRebecca DrayseyMardi Kalika	

Made by the Acting Premier

on 20 November 2024

THE REMUNERATION TRIBUNAL

REPORT NO. 5 OF 2024

2024 Review of Remuneration of Members of the Judiciary, Presidential Members of the SAET, Presidential Members of the SACAT, the State Coroner, and Commissioners of the Environment, Resources and Development Court

INTRODUCTION

- 1. The Remuneration Tribunal (**Tribunal**) has conducted a review of Determination 10 of 2023 which sets salaries payable to the members of the judiciary and office holders listed in Section 13 of the *Remuneration Act 1990* (SA) (**Act**), and salaries payable to certain other office holders as conferred under Section 14 of the Act. That determination also sets a communication allowance and security allowance which is payable to some of the above-mentioned office holders and judicial members.
- As explained in this report, the Tribunal has decided to increase salaries by 3.5%. The Tribunal has issued an accompanying determination, which applies from 1 September 2024.

THE REVIEW PROCESS

- 3. On 19 September 2024, in accordance with Sections 10(2) and 10(4) of the Act, the Tribunal wrote to and invited submissions by 3 October 2024 in respect of this review from:
 - (a) the Honourable Premier of South Australia—as the Minister responsible for the Act who may make submissions or introduce evidence in the public interest.
 - (b) the Judicial Remuneration Coordinating Committee (JRCC)
 - (c) members of the judiciary and relevant office holders

- 4. The Tribunal also placed a notice on its website from 19 September 2024 inviting submissions from affected persons by 3 October 2024.
- 5. On 3 October 2024, the Premier's representative confirmed that the Premier did not intend to make a submission.
- 6. The JRCC provided a written submission on 3 October 2024, on behalf of:
 - (a) the Chief Justice, Judges and Masters of the Supreme Court;
 - (b) the Chief Judge, Judges and Masters of the District Court;
 - (c) the Judges and Magistrates of the South Australian Employment Tribunal;
 - (d) the Chief Magistrate and the Magistrates of the Magistrates Court;
 - (e) the State Coroner and Deputy State Coroners;
 - (f) the Commissioners of the Environment, Resources and Development Court; and
 - (g) the President and Deputy Presidents of the South Australian Employment Tribunal.
- 7. In summary, the JRCC submitted that:
 - (a) The Tribunal should continue to set judicial salaries in accordance with the national framework.
 - (b) In conformity with that policy the salary of a Puisne Judge of the Supreme Court of South Australia should be increased to \$517,650 per annum.
 - (c) The salary of the other judicial members and officers should be increased by no less than the percentage increase applicable to the salary of a Puisne Judge of the Supreme Court.
 - (d) The increase should operate from 1 September 2024.
- 8. The JRCC submitted that the current security allowance should be supplemented by an optional once off payment to each judicial officer for the set up and installation of an appropriate security system within their homes and thereafter continue with the current allowance of \$1,025 per year divided and received fortnightly for monitoring of the system. The JRCC referred the Tribunal to arrangements in other jurisdictions, to indicative security system costs and to some security concerns over the past 18 months.

CONSIDERATION AND CONCLUSION

9. The Tribunal has considered the current judicial salaries across the Commonwealth and States and Territories, as set out below.

Jurisdiction	Supreme Court Judge Salary	Operative Date
Commonwealth (Federal Court Judge used)	\$517,650	1 July 2024
New South Wales*	\$497,580	1 July 2024
Northern Territory	\$517,650	1 July 2024
Australian Capital Territory**	\$517,650	1 July 2024
Victoria**	\$517,650	17 September 2024
Queensland**	\$517,650	1 July 2024
Tasmania***	\$506,285	1 July 2024
Western Australia	\$509,701	1 December 2024
SA (salary prior to this Determination)	\$500,140	1 September 2024

Noting that the salaries of office holders in the Judges and Magistrates Group is subject to a statutory wage freeze until 1 July 2025—see 2024 Annual Determination Judges and Magistrates Group.

- 10. The Tribunal has had regard to the principles, guidelines, conditions, practices and procedures adopted by the South Australian Employment Tribunal under Part 4 of the Fair Work Act 2009 (SA), as required by Section 101 of that Act.
- 11. The Tribunal has also taken the following economic data into account:
 - (a) The Consumer Price Index (All groups Adelaide) shows the following percentage changes from the corresponding quarters of previous years:
 - (i) 4.8% for December 2023
 - (ii) 4.3% for March 2024
 - (iii) 4.5% for June 2024
 - (iv) 3.2% for September 2024
 - (b) The Australian Bureau of Statistics Wage Price Index (Public Sector in South Australia) shows the following percentage changes from the corresponding quarters of previous years:
 - (i) 1.8% September 2023
 - (ii) 2.2% December 2023

^{**} These salaries are directly linked by legislation to the salary of a Federal Court Judge, under Section 37U of the Supreme Court Act 1933 (ACT), Section 5 of the Judicial Entitlements Act 2015 (Vic) and Section 5 of the Judicial Remuneration Act 2007 (Qld). The effective date of the increase for Victoria is yet to be fixed in accordance with the Victorian Act.

^{***} This salary is set by a statutory formula under Section 7 of the Supreme Court Act 1887 (Tas), being 90% of the average of the salaries of the Chief Justices of South Australia and Western Australia.

- (iii) 2.4% March 2024
- (iv) 3.5% June 2024
- (v) 3.5% September 2024
- (c) As at November 2024 the Reserve Bank of Australia forecast of the Consumer Price Index was as follows:
 - (i) 3.8 % for June 2024
 - (ii) 2.6 % for December 2024
 - (iii) 2.5 % for June 2025
 - (iv) 3.7 % for December 2025
- 12. Inflationary movements remain matters of concern to the Tribunal.
- 13. The Tribunal has decided, on this occasion, to preserve its long-standing practice of aligning judicial remuneration in South Australia with the national framework. As with previous determinations, the Tribunal preserves the discretion to adopt an independent position and recognises that there may be circumstances where national and South Australian circumstances differ in the future.
- 14. Notwithstanding the determination of salaries within the national framework, the Tribunal has considered the different factors impacting on the roles of different jurisdictions in South Australia. The benchmark position is that of the salary of a Federal Court Judge. In this Report, the Tribunal has confined its considerations to salary alone and has, consistent with previous years, determined that it is appropriate to increase the salary of a Puisne Judge of the Supreme Court to \$517,650 which reflects the salary of a Judge of the Federal Court. This reflects a 3.5% increase. Other salaries of judicial officers covered by this review will increase by this same rate.
- 15. The Tribunal has also considered the recent amendments to various pieces of legislation as a result of the *Statutes Amendment* (Attorney-General's Portfolio) Act 2024 (SA). References to Masters in the Supreme Court Act 1935 (SA) have been amended to Associate Justices and references to Masters in the District Court Act 1991 (SA) have been amended to Associate Judges in the accompanying determination.

COMMUNICATION ALLOWANCE

16. The JRCC did not request a change to the current communication allowance. The Tribunal has noted that there appears to have been a progressive reduction in many of the traditional costs of communications and does not consider that any change to the current communication allowance is warranted on this occasion.

SECURITY ALLOWANCE

- 17. In its 2023 Report, the Tribunal noted its concerns about the operation of the current security allowance and invited submissions on this issue. The JRCC has suggested that the Tribunal consider providing for an optional once off home security establishment allowance, to operate in conjunction with this annual payment. The JRCC noted that the Courts Administration Authority has a budget provision for home security needs at courts and at Judicial Officers' homes but that access to these funds was variable and that Judicial Officers spent differing amounts on home security. The JRCC provided information about the types of security incidents that have been reported in recent times.
- 18. The JRCC provided cost estimates from commercial security monitoring firms, for both home security system installation and monitoring.
- 19. The Tribunal considers that it would be prudent to allow for costs associated with home security to be recognised if these costs are unable to be met by existing cost recovery mechanisms.
- 20. Accordingly, the Tribunal considers that judicial officers should be able to seek to be reimbursed for the cost of the installation of a home security system to a maximum of \$1,600 if these costs are unable to be met through existing cost recovery mechanisms. The Tribunal considers that, with the exception of members of the judiciary who are required to relocate their principal place of residence to a different part of the State, this would be a once off reimbursement. If the costs of a home security system are met through another mechanism, this reimbursement would not apply. The Tribunal does not propose to alter the annual security allowance as it recognises that judicial officers may have established arrangements in place.
- 21. This reimbursement provision is to come into effect where the expenditure occurs after 1 September 2024.
- 22. Thereafter, the Tribunal has maintained the current allowance of \$1,025 per year divided and received fortnightly for monitoring of security systems and updates that may be required.
- 23. The Tribunal is prepared to consider home security issues which may impact on other officers covered by this Determination if information about these issues is provided in the future. At the present time there is nothing that would substantiate any expansion of this arrangement beyond members of the Judiciary.

OPERATIVE DATE

24. The Tribunal has determined that this increase will be applied from 1 September 2024, consistent with the approach adopted over the last two years.

Dated: 19 November 2024

MATTHEW O'CALLAGHAN
President
DONNY WALFORD
Member
MARK YOUNG
Member

THE REMUNERATION TRIBUNAL

DETERMINATION No. 5 of 2024

Remuneration of Members of the Judiciary, Presidential Members of the SAET, Presidential Members of the SACAT, the State Coroner, and Commissioners of the Environment, Resources and Development Court

SCOPE OF DETERMINATION

This Determination sets out the remuneration payable to the holders of public offices listed in Section 13 of the Remuneration Act 1990 (SA)
 (Act), and the remuneration payable to certain specified statutory office holders where such jurisdiction is conferred under Section 14
 of the Act.

SALARY

2. Members of the Judiciary

2.1. Annual salaries for the following members of the judiciary will be:

	per annum operative 1 September 2024
Chief Justice of the Supreme Court	\$579,720
President of the Court of Appeal.	\$542,610
Puisne Judges of the Court of Appeal	
Puisne Judges of the Supreme Court	\$517,650
Associate Justices of the Supreme Court	\$457,120
Chief Judge of the District Court	\$517,650
Other District Court Judges	
Associate Judges of the District Court	\$403,720
Associate Judges of the District Court	\$438,200
Supervising Magistrates	\$398,360
Assistant Supervising Magistrate of the Adelaide Magistrates Court	
Magistrates	\$371.360
Magistrate appointed Warden under the <i>Mining Act 1971</i> as amended and performing the duties of Senior Warden paid the salary shown for as long as that person continues to perform such duties.	

- * A judicial officer who is appointed to the office of the Chief Magistrate whose primary office is a Judge of the District Court is entitled to the salary of a District Court Judge, as prescribed by Section 6A of the Magistrates Act 1983 and Section 6 of the Judicial Administration (Auxiliary Appointments and Powers) Act 1988.
- 2.2. Where a person is appointed as Acting Chief Justice of the Supreme Court or as Acting Chief Judge of the District Court and such appointment extends for a continuous period of more than one week, the person appointed shall be paid a salary equal to the salary specified herein for the Chief Justice or the Chief Judge, as appropriate, for the whole of the period the appointment is in effect
- 2.3. Annual allowances for the following members of the judiciary will be as follows, and shall be payable in addition to any entitlement to salary under this Determination:

per annum operative 1 September 2024 Senior Judge, Environment Resources and Development Court, appointed as such, paid the allowance shown for as long as that person continues to perform such duties Magistrate appointed to the position of Supervising Regional Manager by the Chief Magistrate with the concurrence of the Attorney-General, to perform special duties as specified by the Chief Magistrate, and associated with the role of Supervising Regional Manager, for as long as that person continues in that position and performs the duties of that position. \$36,460 Magistrate directed by the Chief Magistrate with the concurrence of the Attorney-General to perform special administrative duties in a region (Regional Manager) or in a residential country area (Country Resident Magistrate) paid the allowance shown for as long as that person continues to perform such duties. \$27,020 Magistrate appointed to the position of Manager Family Violence List by the Chief Magistrate with the concurrence of the Attorney-General, to perform special duties, relating to family violence state-wide, for as long as that person continues in that position and Magistrate directed by the Chief Magistrate with the concurrence of the Attorney-General to perform special administrative duties at a particular court (Magistrate-in-Charge) Magistrate appointed as a Deputy State Coroner on a full-time ongoing basis paid the allowance

3. Statutory Office Holders

3.1. Annual salaries for the following statutory office holders will be:

Per annum operative 1 September 2024

The State Coroner \$420,690

Additional salary component for a Judge of the District Court who holds the appointment, and performs the functions of, the

salary of a judge of the District Court

Additional salary payable to Magistrate appointed as a Deputy President of the South Australian Employment Tribunal under Section 13(1)(b) of the South Australian Employment Tribunal Act 2014

Additional salary payable to a puisne judge of the Supreme Court appointed as President of the South Australian Civil and Administrative Tribunal, on account of holding the office of President of the South Australian Civil and

of a puisne judge of the Supreme Court.

Commissioners of the Environment, Resources and Development Court. \$345,640

4. Deputy President of the SACAT

4.1. Annual salaries for the following office holders will be:

Per annum operative 1 September 2024

Deputy President of the South Australian Civil and Administrative Tribunal appointed under Section 14(1)(b) of the South Australian Civil and Administrative Tribunal Act 2013. Should such an appointment be made on a part-time basis, the salary shall be payable on a pro-rata basis.......\$371,360

5. A communication allowance of \$1,254 per annum for expenditures for the purpose of mobile telephone, landline telephone and internet usage incurred in relation to the conduct of a judicial officer's duties shall be payable to the following office holders:

The Chief Justice, Judges and Associate Justices of the Supreme Court;

The President and Judges of the Court of Appeal;

The Chief Judge, Judges and Associate Judges of the District Court;

The Judges and Magistrates of the South Australian Employment Tribunal;

The Chief Magistrate and the Magistrates of the Magistrates Court;

The State Coroner and the Deputy Coroner;

The Commissioners of the Environment, Resources and Development Court and Commission;

The President and Deputy Presidents of the South Australian Employment Tribunal; and

The President and Deputy President of the South Australian Civil and Administrative Tribunal.

- 6. The allowance is payable fortnightly and at a fortnightly rate of the annual amount payable at Clause 5 of this Determination.
- 7. Should an office holder at Clause 5 be appointed on a part-time basis, the communication allowance shall be payable on a pro-rata basis.

JUDICIAL SECURITY ALLOWANCE

- 8. Judicial officers listed in Clause 9 are entitled to be reimbursed for the cost of the installation of a home security system at their residence, up to a maximum amount of \$1,600, in the event that these costs are not met through other sources. With the exception of judicial officers who are required to relocate their principal place of residence to a different part of the State, this is to be a once-off reimbursement.
- In addition, a security allowance of \$1,025 per annum for expenditures for the purpose of personal security at the judicial officer's residence shall be payable to the following office holders:

The Chief Justice, Judges and Associate Justices of the Supreme Court;

The President and Judges of the Court of Appeal;

The Chief Judge, Judges and Associate Judges of the District Court;

The Judges and Magistrates of the South Australian Employment Tribunal;

The Chief Magistrate and the Magistrates of the Magistrates Court;

The State Coroner and the Deputy Coroner;

The Commissioners of the Environment, Resources and Development Court and Commission;

The President and Deputy Presidents of the South Australian Employment Tribunal; and

The President and Deputy President of the South Australian Civil and Administrative Tribunal.

- 10. The allowance in Clause 9 is payable fortnightly and at a fortnightly rate of the annual amount payable at Clause 9 of this Determination.
- 11. Part-time office holders are entitled to the full amount of the reimbursement in Clause 8 and the allowance in Clause 9, with effect from 1 September 2024.

DATE OF OPERATION

12. This Determination operates (backdated) from 1 September 2024. It supersedes Determination 10 of 2023.

Dated: 19 November 2024

MATTHEW O'CALLAGHAN President DONNY WALFORD Member MARK YOUNG Member

THE REMUNERATION TRIBUNAL

REPORT NO. 6 OF 2024

2024 Review of Allowances for Members of the Parole Board of South Australia

INTRODUCTION

- 1. The Remuneration Tribunal (**Tribunal**) has conducted a review of Determination 14 of 2022 which sets allowances for members of the Parole Board of South Australia appointed under the *Correctional Services Act 1982* (SA).
- 2. As explained in this report, the Tribunal has decided that the current arrangement of directly linking the allowances to increases provided to a puisne Judge of the Supreme Court of South Australia remains appropriate. For ease of reference, the sessional rates, and financial year cap for such rates, have been increased by 3.5%. For the avoidance of doubt, this is the same increase that has been awarded to a puisne Judge of the Supreme Court of South Australia in 2024.
- 3. The Tribunal notes that if the salary of a puisne Judge of the Supreme Court of South Australia is increased in 2025, that the same rate of increase shall flow to members of the Parole Board of South Australia in accordance with the clauses in the determination that is applicable to members of the Parole Board of South Australia that establish a direct link between these roles.

THE REVIEW PROCESS

- 4. On 23 April 2024, in accordance with Sections 10(2) and 10(4) of the *Remuneration Act 1990* (Act), the Tribunal wrote to and invited submissions by 21 May 2024 in respect of this review from:
 - (a) the Honourable Premier of South Australia—as the Minister responsible for the Act who may make submissions or introduce evidence in the public interest;
 - (b) the Minister for Police, Emergency Services and Correctional Services—as the Minister responsible for the *Correctional Services Act 1982*;
 - (c) members of the Parole Board.
- 5. The Premier and members of the Parole Board were asked to advise the Tribunal by the same date if they wished to make oral submissions to the Tribunal.
- 6. In addition, on 23 April 2024, a notification of the review was placed on the Tribunal's public website.

SUBMISSIONS

- 7. Ms Frances Nelson KC, Presiding Member of the Parole Board, provided a written submission on 1 May 2024.
- 8. On 17 May 2024, the Premier's representative confirmed that the Premier did not intend to make a submission. No other submissions were received.
- 9. As no request was made to make oral submissions, the Tribunal did not convene a hearing for this review.
- 10. In her submission, Ms Nelson KC provided an overview of the workload of the Parole Board, including some of the legislative amendments that have had an impact on the Parole Board and Secretariat. She submitted that as the remuneration of Parole Board members was linked by the Tribunal to Judicial Officers by previous determination, that any increase in remuneration for Judicial Officers should be reflected in a similar increase for Parole Board members.

CONSIDERATION AND CONCLUSION

- 11. Determination 14 of 2022 distinguishes between members of the Parole Board who are paid an allowance on a per annum basis and members of the Parole Board who are paid an allowance per session.
- 12. The per annum rate payable to the Presiding Member of the Parole Board is established on the basis of the annual salary payable to a puisne Judge of the Supreme Court of South Australia; being that the Presiding Member receives an amount equivalent to 45% of the salary payable to a puisne Judge of the Supreme Court of South Australia. In 2022, a puisne Judge of the Supreme Court of South Australia was entitled to \$480,900 per annum. In 2023, pursuant to Determination 10 of 2023, a puisne Judge of the Supreme Court's salary was increased by 4% to \$500,140. This has the flow on effect of increasing the Presiding Member's per annum allowance. This further flows on to the Deputy Presiding Member who receives an amount equivalent to 60% of the allowance payable to the Presiding Member and to an Ordinary Member (excluding public sector employees) who receives 30% of the allowance payable to the Presiding Member.
- 13. The sessional rate is also taken to increase by the same percentage (rounded up to the nearest dollar) applied to a puisne Judge of the Supreme Court of South Australia. Both the per annum and sessional allowances apply from the same date as the date for the puisne Judge of the Supreme Court of South Australia, which in last year's instance was 1 September 2023.
- 14. The sessional rates, however, also have a cap for each financial year. Importantly, the financial year cap is also taken to have increased by the same percentage (rounded up to the nearest dollar) applied to the salary of a puisne Judge of the Supreme Court of South Australia.
- 15. The Tribunal hopes that the explanation in this report assists those applying both the previous Determination and new Determination, that will accompany this report as a result of this review.
- 16. The Tribunal has considered the submission of the Presiding Member and has concluded that it is appropriate to continue to directly link the remuneration of the members of the Parole Board to a puisne Judge of the Supreme Court of South Australia.

- 17. On 19 November 2024, the Tribunal determined to increase the salary of a puisne Judge of the Supreme Court of South Australia by 3.5% to \$517,650 per annum. The same percentage increase has been applied to members of the Parole Board, as reflected in the accompanying Determination.
- 18. In accordance with Section 57(4) of the *Correctional Services Act 1982* and Regulation 39A of the *Correctional Services Regulations 2016*, the Tribunal has also determined that, unless requested otherwise, it will not conduct a review of the allowances of members of the Parole Board for another two years. As such, both DCS and payroll should ensure they are aware of any increase provided to a puisne Judge of the Supreme Court of South Australia in 2025.
- 19. The Tribunal continues to note that the Determination and Report for the members of the Judiciary deals with security arrangements. There has been no request for the Tribunal to consider this issue with respect to Parole Board members. Accordingly, these are not addressed in relation to Parole Board members. However, as identified in 2022, the Tribunal is open to considering such arrangements for Parole Board members and continues to extend an invitation to Parole Board members to raise the matter with the Tribunal at any time.

Dated: 19 November 2024

MATTHEW O'CALLAGHAN
President
DONNY WALFORD
Member
MARK YOUNG
Member

THE REMUNERATION TRIBUNAL

DETERMINATION No. 6 of 2024

Allowances for Members of the Parole Board of South Australia

SCOPE OF DETERMINATION

1. This Determination applies to members of the Parole Board of South Australia appointed under the Correctional Services Act 1982.

ALLOWANCES

2. The following allowances are payable to members of the Parole Board of South Australia as compensation for the performance of their Parole Board duties:

Office Holder (per annum rate)	Allowance (per annum rate)
Presiding Member of the Parole Board	An amount equivalent to 45% of the salary payable to a puisne Judge of the Supreme Court of South Australia ¹
Deputy Presiding Member of the Parole Board	An amount equivalent to 60% of the allowance payable to the Presiding Member of the Parole Board of South Australia
Member of the Parole Board—Ordinary Member (excluding public sector employees)	An amount equivalent to 30% of the allowance payable to the Presiding Member of the Parole Board of South Australia
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Office Holder (sessional rate)	Allowance (sessional rate)
Office Holder (sessional rate) Deputy Member of the Parole Board—Ordinary Member	Allowance (sessional rate) \$1,661 per session subject to in increases under Clause 8

As currently provided for by Determination 5 of 2024, or its successor, made by the Remuneration Tribunal of South Australia.

- 3. The allowances at Clause 2 of this Determination are payable fortnightly and at a fortnightly rate of the annual amount, with the exception of the sessional rates which are payable on a per session basis.
- 4. Should an office holder hold multiple offices listed at Clause 2 of this Determination, the office holder will receive only one rate of allowance, corresponding to the highest office held.
- 5. Sessional rates payable under this Determination are capped for each financial year:
 - 5.1. for a Member who is a qualified medical officer—at an amount equivalent to the annual allowance payable to an ordinary Member for that financial year
 - 5.2. for all other Members—at a maximum amount of \$49,772 per Member (subject to Clause 8).
- 6. A Member or Deputy Parole Board Member who is a qualified medical officer and who undertakes Parole Board work outside of their public sector work will receive the applicable sessional allowance (currently \$1,661) per session for Parole Board work undertaken outside of their public sector work.
- 7. A Parole Board Member who is a public sector employee who participates in Parole Board hearings and activities in public sector time but who undertakes preparation work for Parole Board hearings in their own time will receive the applicable sessional allowance (currently \$554) per session for which they are required to undertake that preparation.
- 8. If the Tribunal makes a determination which increases the salary of a puisne Judge of the Supreme Court of South Australia, the sessional rates will be taken to have increased by the same percentage (rounded up to the nearest dollar) applied to the salary of a puisne Judge of the Supreme Court of South Australia and with effect from the same date. The cap prescribed in Clause 5.2 will also be taken to increase by the same percentage (rounded up to the nearest dollar). That new capped amount will apply to the financial year in which the puisne Judge of the Supreme Court of South Australia's salary increase takes effect. For example, if the salary increase takes effect from 1 September 2024, the new cap will apply from the financial year commencing 1 July 2024.

9. Adequate administrative systems and practices in relation to compliance with this Determination are a matter for the Department for Correctional Services.

DATE OF OPERATION

10. This Determination operates from 1 September 2024, with the current financial caps applying from the financial year commencing 1 July 2024. It supersedes Determination 14 of 2022.

Dated: 19 November 2024

MATTHEW O'CALLAGHAN
President
DONNY WALFORD
Member
MARK YOUNG
Member

ROADS (OPENING AND CLOSING) ACT 1991

SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure—Walkway, Christies Beach

By Road Process Order made on 1 August 2024, the City of Port Augusta ordered that:

- 1. Walkway, Christies Beach, situated adjoining Allotment 82 in Deposited Plan 7053, Hundred of Noarlunga, more particularly delineated and lettered 'A' in Preliminary Plan 23/0029 be closed.
- Transfer the whole of the land subject to closure to Catholic Church Endowment Society Inc. in accordance with the Agreement for Transfer dated 14 August 2024 entered into between the City of Onkaparinga and Catholic Church Endowment Society Inc.
- 3. The following easement is to be granted over portion of the land subject to closure:
 - Grant to Distribution Lessor Corporation (subject to Lease 8890000 an easement for electricity supply purposes over the land marked 'A' in Deposited Plan 134647.

On 15 November 2024 that order was confirmed by the Minister for Planning conditionally upon the deposit by the Registrar-General of Deposited Plan 134647 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: 21 November 2024

B. J. SLAPE Surveyor-General

2024/01860/01

LOCAL GOVERNMENT INSTRUMENTS

ADELAIDE PLAINS COUNCIL

LIQUOR LICENSING ACT 1997—SECTION 131(1AB)

Liquor Licensing (Dry Areas) Notice 2024

1. Short title

This notice may be cited as the Liquor Licensing (Dry Areas) Notice 2024.

2. Commencement

This notice comes into operation on 13 December 2024.

3. Interpretation

(1) In this notice:

principal notice means the *Liquor Licensing (Dry Areas) Notice 2015* published in the Gazette on 5 January 2015, as in force from time to time.

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

4. Consumption etc of Liquor Prohibited in Dry Areas

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

SCHEDULE—TWO WELLS AREA 1

1. Extent of Prohibition

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

2. Period of Prohibition

From 4pm on 13 December 2024 to 5am on 14 December 2024.

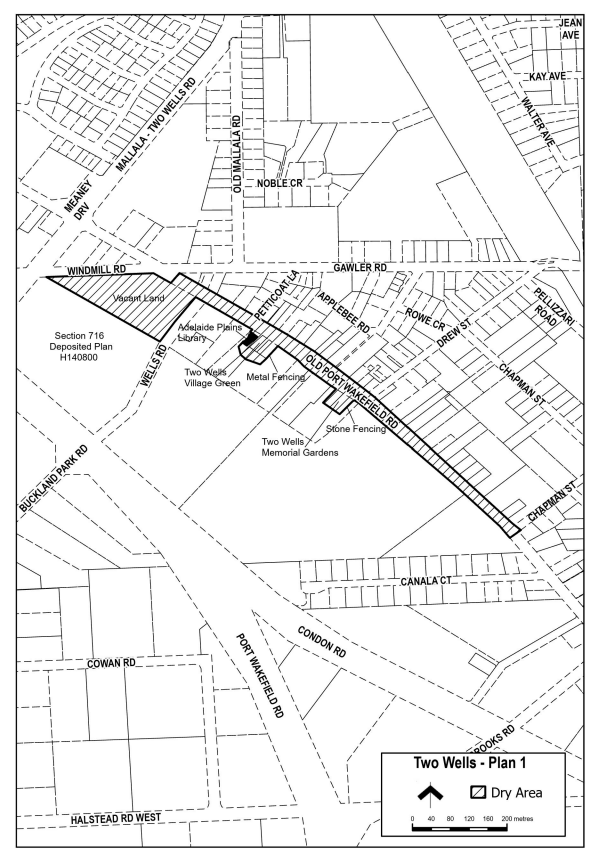
3. Description of Area

Old Port Wakefield Road between Gawler Road and Chapman Street in Two Wells.

Vacant land bounded by Windmill Road, Old Port Wakefield Road, Wells Road and Section 716 Deposited Plan H140800 Wells Road in Two Wells.

Two Wells Village Green bounded by metal fencing, Adelaide Plains Library and Old Port Wakefield Road in Two Wells.

Two Wells Memorial Gardens bounded by stone fencing and Old Port Wakefield Road in Two Wells.



Dated: 15 November 2024

DISTRICT COUNCIL OF CLEVE

LIQUOR LICENSING ACT 1997—SECTION 131(1AB)

Liquor Licensing (Dry Areas) Notice 2024

1. Short title

This notice may be cited as the Liquor Licensing (Dry Areas) Notice 2024.

2. Commencement

This notice comes into operation on 31 December 2024.

3. Interpretation

(1) In this notice—

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

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

4. Consumption, etc. of Liquor Prohibited in Dry Areas

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

SCHEDULE—ARNO BAY AREA 1

1. Extent of Prohibition

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

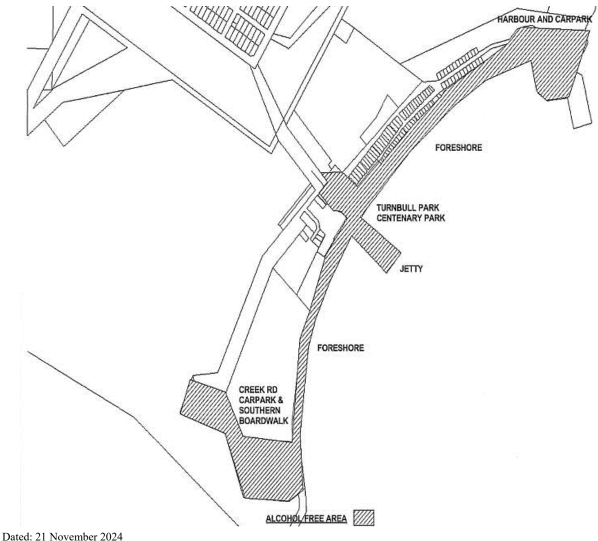
2. Period of Prohibition

From 11:00pm on 31 December 2024 to 8:00am on 1 January 2025.

3. Description of Area

The area in and adjacent to Arno Bay bounded as follows: commencing at the point at which the low water mark on the western side of Spencer Gulf is intersected by the prolongation in a straight line of the south-eastern boundary of Section 320 Hundred of Boothby, then south westerly along that prolongation and boundary of Section 320, the south-eastern boundary of Lot 254 of FP 178666 and the prolongation in a straight line of the south-eastern boundary of Lot 254 to the south-western boundary of Piece 103 of DP 79319, then generally north westerly along that boundary of Piece 103 to the point at which it meets the south-eastern boundary of Lot 101 of DP 79319, then in a straight line by the shortest route to the point at which the northern boundary of Lot 254 of FP 178666 meets the western boundary of the Lot (the northernmost point of Lot 254), then easterly in a straight line along the portion of the boundary of Piece 103 of DP 79319 that extends easterly from that point, and easterly along the prolongation in a straight line of that portion of the boundary, to the eastern boundary of Creek Road, then south-westerly along that boundary of Creek Road to the point at which it meets the northern boundary of Lot 254 of FP 178666, then generally south-easterly and easterly along that boundary of Lot 254 to the point at which the northern boundary of Lot 254 meets the western boundary of Section 344 Hundred of Boothby, then northerly along that boundary of Section 344 to the southern boundary of Lot 7 of DP 35379, then north-westerly, north-easterly and south-easterly along the southern, western and northern boundaries of Lot 7 to the point at which the northern boundary of Lot 7 meets the western boundary of Lot 6 of DP 35379, then generally north-easterly and north-westerly along that boundary of Lot 6 to the north-western boundary of the Lot, then north-easterly along the north-western boundary of Lot 6, and the prolongation in a straight line of that boundary, to the point at which the prolongation intersects the south-western boundary of Lot 27 of DP 55099, then south-easterly along that boundary of Lot 27 to the south-eastern boundary of the Lot, then in a straight line by the shortest route to the point at which the north-western and south-western boundaries of Section 359 Hundred of Boothby meet, then south-easterly along the south-western boundary of Section 359, and the prolongation in a straight line of that boundary, to the point at which the prolongation intersects the north-western boundary of Section 317 Hundred of Boothby, then generally north-easterly along that boundary of Section 317 and the north-western boundary of Piece 3 of DP 68273 to the point at which the north-western boundary of Piece 3 meets the north-eastern boundary of Section 412 Hundred of Boothby, then north-westerly along that boundary of Section 412 and the prolongation in a straight line of that boundary to the south-eastern boundary of Piece 2 of DP 68273, then generally north-easterly along that boundary of Piece 2 to the point at which it meets the north-western boundary of Lot 1 of DP 68273, then north-easterly along that boundary of Lot 1 and the prolongation in a straight line of that boundary to the low water mark on the western side of Spencer Gulf, then generally southerly

along the low water mark to the point at which it meets the commencement of the breakwater that forms the eastern wall of the Arno Bay marina, then southerly along the outer boundary of the breakwater to the end of the breakwater, then in a straight line by the shortest route (across the entrance to the marina) to the outer boundary of the eastern end of the breakwater that forms the southern and western walls of the marina, then generally southerly, westerly and north-westerly along the outer boundary of that breakwater back to the low water mark on the shore on the western side of the marina (so as to include the whole of the marina and each of the breakwaters in the area), then generally south-westerly along the low water mark to the north-eastern side of the Arno Bay jetty, then south-easterly, south-westerly and north-westerly around the outer boundary of the jetty (so as to include the whole of the jetty and any area below the jetty in the area) back to the low water mark on the south-western side of the jetty, then generally south-westerly and southerly along the low water mark to the point of commencement.



D. J. PENFOLD Chief Executive Officer

DISTRICT COUNCIL OF KIMBA

LIQUOR LICENSING ACT 1997—SECTION 131(1AB)

Liquor Licensing (Dry Areas) Notice 2024

1. Short Title

This notice may be cited as the Liquor Licensing (Dry Areas) Notice 2024.

2. Commencement

This notice comes into operation on 31 December 2024.

3. Interpretation

(1) In this notice:

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

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

4. Consumption etc of Liquor Prohibited in Dry Areas

(1) Pursuant to Section 131 of the Act, the consumption and possession of liquor in the area described in the Schedule is prohibited in accordance with the provisions of the Schedule.

The prohibition has effect during the periods specified in the Schedule.

The prohibition does not extend to private land in the area described in the Schedule.

Unless the contrary intention appears, the prohibition of the possession of liquor in the area does not extend to:

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

SCHEDULE—KIMBA AREA 1

1. Extent of Prohibition

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

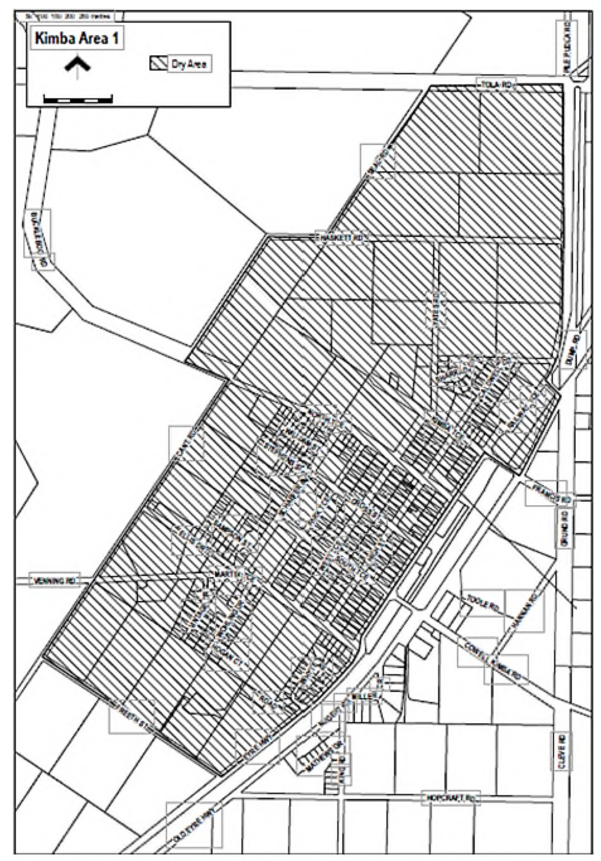
2. Period of Prohibition

From 9pm on 31 December 2024 until 8am 1 January 2025.

3. Description of Area

Kimba Area 1

The area in and adjacent to Kimba bounded as follows: commencing at the point at which the prolongation in a straight line of the eastern boundary of Railway Terrace intersects the northern boundary of Tola Road, then westerly along the northern boundary of Tola Road to the point at which it is intersected by the prolongation in a straight line of the north-western boundary of Seal Road, then south-westerly along that prolongation and boundary of Seal Road to the northern boundary of Haskett Road, then westerly along that boundary of Haskett Road, and the prolongation in a straight line of that boundary, to the southern boundary of Buckle boo Road to the north-western boundary of Cant Road, then south-westerly along that boundary of Buckle boo Road to the north-western boundary of Cant Road, then south-westerly along that boundary of Freeth Road, then south-easterly along that prolongation and boundary of Freeth Road, and the prolongation in a straight line of that boundary, to the south-eastern boundary of Eyre Highway, then generally north-easterly along that boundary of Eyre Highway to the southern side of the intersection at which Eyre Highway, South Terrace and Railway Terrace meet, then in a straight line by the shortest route (across the intersection) to the south-western end of the south-eastern boundary of Railway Terrace, then generally north-easterly along that boundary of Kimba Terrace to the north-western boundary of Kimba Terrace, then south-easterly along that boundary of Railway Terrace to the north-western boundary of Railway Terrace, then south-eastern boundary of Railway Terrace, then south-eastern boundary of Railway Terrace, then generally north-easterly along that boundary of Railway Terrace, then generally north-easterly along that boundary of Railway Terrace, then polongation in a straight line of that boundary, to the point of commencement.



Dated: 21 November 2024

MID MURRAY COUNCIL

Resignation 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 Ward Councillor—Shearer Ward, due to the resignation of Councillor Kelly Gladigau effective 4 November 2024.

Dated: 21 November 2024

BEN SCALES Chief Executive Officer

YORKE PENINSULA COUNCIL

LOCAL GOVERNMENT ACT 1999—SECTION 219

Assignment of Name to Public Road

Notice is hereby given that the Yorke Peninsula Council ('the Council'), at its meeting held on 13 November 2024 and pursuant to Section 219(1a) of the *Local Government Act 1999*, resolved to assign the name 'Periwinkle Drive' to a portion of public road relating to a Land Division at 120 Pebble Beach Road, Port Victoria.

The approved plan and the location plan depicting the location of 'Periwinkle Drive' and a copy of the Council resolution are available for inspection on Council's website www.yorke.sa.gov.au.

Dated: 21 November 2024

ANDREW CAMERON Chief Executive Officer

PUBLIC NOTICES

NATIONAL ELECTRICITY LAW

Notice of Change of Rule Making Process

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

Under s 96(3), the proposed National Electricity Amendment (Allowing AEMO to accept cash as credit support) Rule will be made under the standard rule making process in accordance with Part 7 Division 3 (other than s 96) of the NEL, rather than through an expedited process (Project Ref ERC0403).

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

Australian Energy Market Commission Level 15, 60 Castlereagh St Sydney NSW 2000 Telephone: (02) 8296 7800

www.aemc.gov.au Dated: 21 November 2024

TRUSTEE ACT 1936

PUBLIC TRUSTEE

Estates of Deceased Persons

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

BRINE Patricia Dorleen late of 1 Amelia Street Port Pirie South Bakery Attendant who died 24 July 2024

FRASER Joan Ann late of 12-24 King William Road Wayville of no occupation who died 12 May 2024

GIFFORD Cynthia Peggy late of 336 Kensington Road Leabrook Retired Minister of Religion who died 6 August 2024

LONG Evelyn Janet late of 172 Trimmer Parade Seaton Retired Nurse who died 4 August 2024

having any property belonging to the said estates are forthwith to deliver same to the Public Trustee.

MOLLER Marianne late of 7 Spence Avenue Myrtle Bank Retired Child Care Worker who died 13 June 2024

MULLER Dezmond Dean late of 150 Adams Road Craigmore Retired Air Force Officer who died 10 December 2023

NEILSON Joseph Slater Purves otherwise NEILSON Joseph Purves Slater late of 13 Breage Street Risdon Park Retired Plumber who died 5 July 2022

PHILIPPOU Sevastos George late of 4 Shepherds Hill Road Bedford Park of no occupation who died 18 May 2021 SHADDOCK John William late of 33 Smith Street Wallaroo Retired Railway Worker who died 28 May 2024

THOMPSON Martha Gwen late of 15 Halliday Street Risdon Park Retired Caterer/Cleaner who died 19 June 2024

VENNING John Edward Thynne late of 333 Marion Road North Plympton Retired Retail Worker who died 26 April 2024 WADE Dawn Gertrude late of 49 Chopin Road Somerton Park Retired Revenue Accountant who died 1 January 2024

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 20 December 2024 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

Dated: 21 November 2024

T. BRUMFIELD Public Trustee

NOTICE SUBMISSION

The South Australian Government Gazette is published each Thursday afternoon.

Notices must be emailed by 4 p.m. Tuesday, the week of publication.

Submissions are formatted per the gazette style and a proof will be supplied prior to publication, along with a quote if applicable. Please allow one day for processing notices.

Alterations to the proof must be returned by 4 p.m. Wednesday.

Gazette notices must be submitted as Word files, in the following format:

- Title—the governing legislation
- Subtitle—a summary of the notice content
- Body-structured text, which can include numbered lists, tables, and images
- Date-day, month, and year of authorisation
- Signature block—name, role, and department/organisation authorising the notice

Please provide the following information in your email:

- Date of intended publication
- Contact details of the person responsible for the notice content
- Name and organisation to be charged for the publication—Local Council and Public notices only
- Purchase order, if required—Local Council and Public notices only

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PHONE: (08) 7133 3552

WEBSITE: www.governmentgazette.sa.gov.au

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