

# THE SOUTH AUSTRALIAN

# **GOVERNMENT GAZETTE**

#### **PUBLISHED BY AUTHORITY**

# Adelaide, Thursday, 24 April 2025

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

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#### 24 April 2025

# **GOVERNOR'S INSTRUMENTS**

#### APPOINTMENTS, RESIGNATIONS AND GENERAL MATTERS

Department of the Premier and Cabinet Adelaide, 24 April 2025

Her Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the State Bushfire Coordination Committee, pursuant to the provisions of the Fire and Emergency Services Act 2005:

Member: from 24 April 2025 until 13 November 2026 Hugo Jason Hopton

Deputy Member: from 24 April 2025 until 13 November 2026 Matthew Woodville Pearson (Deputy to Hopton) Danielle Boddington (Deputy to Gill) Anthony Phillip Harvey (Deputy to Sun) Scott Antony Allison (Deputy to Newitt)

By command,

DR SUSAN ELIZABETH CLOSE, MP Acting Premier

25MES0001CS

No. 24 p. 772

Department of the Premier and Cabinet Adelaide, 24 April 2025

Her Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Outback Communities Authority, pursuant to the provisions of the Outback Communities (Administration and Management) Act 2009:

Member: from 1 July 2025 until 30 June 2028

Janice Dawn Ferguson

Presiding Member: from 1 July 2025 until 30 June 2028 Janice Dawn Ferguson

By command,

DR SUSAN ELIZABETH CLOSE, MP

Acting Premier

Acting Premier

Department of the Premier and Cabinet Adelaide, 24 April 2025

Her Excellency the Governor in Executive Council has been pleased to appoint Mark Richard James Warren as Chief Executive of the South Australian Motor Sport Board for a term of three years from 9 May 2025 until 8 May 2028 - pursuant to the South Australian Motor Sport Act 1984.

By command,

DPC25/019CS

Department of the Premier and Cabinet Adelaide, 24 April 2025

DR SUSAN ELIZABETH CLOSE, MP

Her Excellency the Governor in Executive Council has been pleased to appoint Melissa Elizabeth Rose Wilson as a Commissioner of the South Australian Productivity Commission for a term of three years from 16 June 2025 until 15 June 2028 - pursuant to section 68 of the Constitution Act 1934.

By command,

DR SUSAN ELIZABETH CLOSE, MP Acting Premier

DPC25/024CS

#### PROCLAMATIONS

# South Australia

# South Australian Civil and Administrative Tribunal (Miscellaneous) Amendment Act (Commencement) Proclamation 2025

# 1—Short title

This proclamation may be cited as the *South Australian Civil and Administrative Tribunal* (*Miscellaneous*) Amendment Act (Commencement) Proclamation 2025.

## 2—Commencement of Act

- (1) Subject to subclause (2), the *South Australian Civil and Administrative Tribunal* (*Miscellaneous*) *Amendment Act 2025* (No 15 of 2025) comes into operation on 28 April 2025.
- (2) Sections 5 to 9 (inclusive) of the Act come into operation on 1 June 2025.

# Made by the Governor

with the advice and consent of the Executive Council on 24 April 2025

# **Statutes Amendment (Transport Portfolio) Act (Commencement) Proclamation 2025**

# 1—Short title

This proclamation may be cited as the *Statutes Amendment (Transport Portfolio) Act (Commencement) Proclamation 2025.* 

## 2—Commencement of Act

- (1) Subject to this clause, the *Statutes Amendment (Transport Portfolio) Act 2024* (No 46 of 2024) comes into operation on 24 April 2025.
- (2) Section 19 of the *Statutes Amendment (Transport Portfolio) Act 2024* comes into operation on 19 May 2025.
- (3) The operation of the following provisions of the *Statutes Amendment (Transport Portfolio) Act 2024* is suspended until a day or time or days or times to be fixed by subsequent proclamation or proclamations:
  - (a) sections 9 to 11 (inclusive);
  - (b) sections 15 to 17 (inclusive);
  - (c) section 20;
  - (d) Schedule 1.

# Made by the Governor

with the advice and consent of the Executive Council on 24 April 2025

# National Parks and Wildlife (Maize Island Lagoon Conservation Park) Proclamation 2025

under section 29(3) of the National Parks and Wildlife Act 1972

# 1—Short title

This proclamation may be cited as the National Parks and Wildlife (Maize Island Lagoon Conservation Park) Proclamation 2025.

# 2—Commencement

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

## 3—Alteration of boundaries of Maize Island Lagoon Conservation Park

The boundaries of the Maize Island Lagoon Conservation Park are altered by adding to the Park the following Crown land:

Sections 417, 435, 436, 471 and 531, Hundred of Holder, County of Albert

Allotment 100 in Deposited Plan 131874, Hundred of Holder, County of Albert

Allotment 101 in Deposited Plan 132417, Hundred of Holder, County of Albert

# Made by the Governor

with the advice and consent of the Executive Council on 24 April 2025

# National Parks and Wildlife (Murray River National Park) Proclamation 2025

under section 28(2) of the National Parks and Wildlife Act 1972

# 1—Short title

This proclamation may be cited as the National Parks and Wildlife (Murray River National Park) Proclamation 2025.

# 2—Commencement

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

## **3**—Alteration of boundaries of Murray River National Park

The boundaries of the Murray River National Park are altered by adding to the Park the following Crown land:

Sections 597, 1464 and 1639, Berri Irrigation Area, County of Hamley

Allotments 23 and 24 in Deposited Plan 120426, Berri Irrigation Area, County of Hamley

Allotment 50 in Deposited Plan 131500, Berri Irrigation Area, County of Hamley

Section 312, Renmark Irrigation District, County of Hamley

Allotment 2 in Deposited Plan 115147, Hundred of Paringa, County of Hamley

Allotment 37 in Deposited Plan 117948, Renmark Irrigation District, County of Hamley

Section 410, Chaffey Irrigation Area, County of Hamley

Section 750, Out of Hundreds (Renmark), County of Hamley

Section 115, Hundred of Paringa, County of Alfred

Sections 23, 172, 247, 295, 296 and 297, Hundred of Gordon, County of Alfred Allotment 16 in Deposited Plan 78685, Hundred of Gordon, County of Alfred

### Made by the Governor

with the advice and consent of the Executive Council on 24 April 2025

# National Parks and Wildlife (Murray River National Park— Mining Rights) Proclamation 2025

under section 43 of the National Parks and Wildlife Act 1972

# Preamble

- 1 The Crown land described in Schedules 1 and 2, together with other land, is, by another proclamation made on this day, added to the Murray River National Park under section 28(2) of the *National Parks and Wildlife Act 1972*.
- 2 It is intended that, by this proclamation, certain existing rights of entry, prospecting, exploration or mining be preserved in relation to the land described in Schedule 1.
- 3 It is also intended that, by this proclamation, certain existing and future rights of entry, prospecting, exploration or mining be preserved in relation to the land described in Schedule 2.

# 1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Murray River National Park—Mining Rights) Proclamation 2025.* 

# 2—Commencement

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

# 3—Interpretation

In this proclamation—

*Environment Minister* means the Minister for the time being administering the *National Parks and Wildlife Act 1972*;

*Mining Minister* means the Minister for the time being administering the *Mining Act 1971* or the Minister for the time being administering the *Energy Resources Act 2000*, as the case requires.

# 4—Existing rights to continue

Subject to clause 6, existing rights of entry, prospecting, exploration or mining under the *Mining Act 1971* or the *Energy Resources Act 2000* may continue to be exercised in respect of the land described in Schedule 1 and Schedule 2.

# 5—New rights may be acquired

Rights of entry, prospecting, exploration or mining may, with the approval of the Mining Minister and the Environment Minister, be acquired pursuant to the *Mining Act 1971* or the *Energy Resources Act 2000* in respect of the land described in Schedule 2 and may, subject to clause 6, be exercised in respect of that land.

# 6—Conditions for exercise of rights

A person in whom rights of entry, prospecting, exploration or mining are vested pursuant to the *Mining Act 1971* or the *Energy Resources Act 2000* (whether those rights were acquired before or after the making of this proclamation) must not exercise those rights in respect of the land described in Schedule 1 or Schedule 2 unless the person complies with the following conditions:

- (a) if work to be carried out in relation to the land in the exercise of those rights is a regulated activity within the meaning of the *Energy Resources Act 2000*, the person must ensure that—
  - (i) the work is not carried out until a statement of environmental objectives in relation to the activity that has been approved under that Act has also been approved by the Environment Minister; and
  - (ii) the work is carried out in accordance with the statement as so approved;
- (b) if work to be carried out in relation to the land in the exercise of rights under the *Mining Act 1971* or the *Energy Resources Act 2000* has not previously been authorised (whether by inclusion in an approved statement of environmental objectives referred to in paragraph (a) or otherwise), the person must give at least 3 months notice of the proposed work to the Mining Minister and the Environment Minister and supply each Minister with such information relating to the proposed work as the Minister may require;
- (c) if directions are agreed between the Mining Minister and the Environment Minister and given to the person in writing in relation to—
  - (i) carrying out work in relation to the land in a manner that minimises damage to the land (including the land's vegetation and wildlife) and the environment generally; or
  - (ii) preserving objects, structures or sites of historical, scientific or cultural interest; or
  - (iii) rehabilitating the land (including the land's vegetation and wildlife) on completion of the work; or
  - (iv) (where the work is being carried out in the exercise of rights acquired after the making of this proclamation) prohibiting or restricting access to any specified area of the land that the Ministers believe would suffer significant detriment as a result of carrying out the work,

(being directions that do not reduce or otherwise detract from any requirement in respect of any of those matters contained in an approved statement of environmental objectives referred to in paragraph (a)), the person must comply with those directions in carrying out the work;

- (d) if a plan of management is in operation under section 38 of the *National Parks and Wildlife Act 1972* in respect of the land, the person must have regard to the provisions of the plan of management;
- (e) in addition to complying with the other requirements of this proclamation, the person—
  - (i) must take such steps as are reasonably necessary to ensure that objects, structures and sites of historical, scientific or cultural interest and the land's vegetation and wildlife are not unduly affected by any work; and

- (ii) must maintain all work areas in a clean and tidy condition; and
- (iii) must, on the completion of any work, obliterate or remove all installations and structures (other than installations and structures designated by the Mining Minister and the Environment Minister as suitable for retention) used exclusively for the purposes of that work;
- (f) if no direction has been given by the Mining Minister and the Environment Minister under paragraph (c)(iii), the person must (in addition to complying with any approved statement of environmental objectives referred to in paragraph (a)) rehabilitate the land (including its vegetation and wildlife) on completion of any work to the satisfaction of the Environment Minister.

## 7—Governor may give approvals, directions

If—

- (a) the Mining Minister and the Environment Minister cannot agree as to whether—
  - (i) approval should be granted or refused under clause 5; or
  - (ii) a direction should be given under clause 6(c); or
- (b) the Environment Minister does not approve a statement of environmental objectives under clause 6(a),

the Governor may, with the advice and consent of the Executive Council-

- (c) grant or refuse the necessary approval under clause 5; or
- (d) give a direction in writing under clause 6(c); or
- (e) grant or refuse the necessary approval under clause 6(a).

# Schedule 1—Description of land—existing rights

Sections 1464 and 1639, Berri Irrigation Area, County of Hamley

Allotments 23 and 24 in Deposited Plan 120426, Berri Irrigation Area, County of Hamley

# Schedule 2—Description of land—existing and future rights

Allotment 37 in Deposited Plan 117948, Renmark Irrigation District, County of Hamley Allotment 50 in Deposited Plan 131500, Berri Irrigation Area, County of Hamley Section 597, Berri Irrigation Area, County of Hamley Section 410, Chaffey Irrigation Area, County of Hamley Section 750, Out of Hundreds (Renmark), County of Hamley Section 115, Hundred of Paringa, County of Alfred Sections 23, 172, 247, 295, 296 and 297, Hundred of Gordon, County of Alfred Allotment 16 in Deposited Plan 78685, Hundred of Gordon, County of Alfred

# Made by the Governor

with the advice and consent of the Executive Council on 24 April 2025

# National Parks and Wildlife (Sceale Bay Conservation Park) Proclamation 2025

under section 30(2) of the National Parks and Wildlife Act 1972

# 1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Sceale Bay Conservation Park) Proclamation 2025.* 

# 2—Commencement

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

## **3**—Alteration of boundaries of Sceale Bay Conservation Park

The boundaries of the Sceale Bay Conservation Park are altered by adding to the Park the following Crown land:

Allotment 40 in Deposited Plan 134160, Hundred of Wrenfordsley, County of Robinson

Allotment 1052 in Deposited Plan 111276, Hundred of Wrenfordsley, County of Robinson

Allotment 1051 in Deposited Plan 111974, Hundred of Wrenfordsley, County of Robinson

## Made by the Governor

with the advice and consent of the Executive Council on 24 April 2025

# National Parks and Wildlife (Sceale Bay Conservation Park—Mining Rights) Proclamation 2025

under section 43 of the National Parks and Wildlife Act 1972

# Preamble

- 1 The Crown land described in Schedule 1, together with other land, is, by another proclamation made on this day, added to the Sceale Bay Conservation Park under section 30(2) of the *National Parks and Wildlife Act 1972*.
- 2 It is intended that, by this proclamation, certain existing and future rights of entry, prospecting, exploration or mining be preserved in relation to the land described in Schedule 1.

# 1—Short title

This proclamation may be cited as the National Parks and Wildlife (Sceale Bay Conservation Park—Mining Rights) Proclamation 2025.

# 2—Commencement

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

### **3**—Interpretation

In this proclamation—

*Environment Minister* means the Minister for the time being administering the *National Parks and Wildlife Act 1972*;

*Mining Minister* means the Minister for the time being administering the *Mining Act 1971* or the Minister for the time being administering the *Energy Resources Act 2000*, as the case requires.

## 4—Existing rights to continue

Subject to clause 6, existing rights of entry, prospecting, exploration or mining under the *Mining Act 1971* or the *Energy Resources Act 2000* may continue to be exercised in respect of the land described in Schedule 1.

# 5—New rights may be acquired

Rights of entry, prospecting, exploration or mining may, with the approval of the Mining Minister and the Environment Minister, be acquired pursuant to the *Mining Act 1971* or the *Energy Resources Act 2000* in respect of the land described in Schedule 1 and may, subject to clause 6, be exercised in respect of that land.

# 6—Conditions for exercise of rights

A person in whom rights of entry, prospecting, exploration or mining are vested pursuant to the *Mining Act 1971* or the *Energy Resources Act 2000* (whether those rights were acquired before or after the making of this proclamation) must not exercise those rights in respect of the land described in Schedule 1 unless the person complies with the following conditions:

- (a) if work to be carried out in relation to the land in the exercise of those rights is a regulated activity within the meaning of the *Energy Resources Act 2000*, the person must ensure that—
  - (i) the work is not carried out until a statement of environmental objectives in relation to the activity that has been approved under that Act has also been approved by the Environment Minister; and
  - (ii) the work is carried out in accordance with the statement as so approved;
- (b) if work to be carried out in relation to the land in the exercise of rights under the *Mining Act 1971* or the *Energy Resources Act 2000* has not previously been authorised (whether by inclusion in an approved statement of environmental objectives referred to in paragraph (a) or otherwise), the person must give at least 3 months notice of the proposed work to the Mining Minister and the Environment Minister and supply each Minister with such information relating to the proposed work as the Minister may require;
- (c) if directions are agreed between the Mining Minister and the Environment Minister and given to the person in writing in relation to—
  - (i) carrying out work in relation to the land in a manner that minimises damage to the land (including the land's vegetation and wildlife) and the environment generally; or
  - (ii) preserving objects, structures or sites of historical, scientific or cultural interest; or
  - (iii) rehabilitating the land (including the land's vegetation and wildlife) on completion of the work; or
  - (iv) (where the work is being carried out in the exercise of rights acquired after the making of this proclamation) prohibiting or restricting access to any specified area of the land that the Ministers believe would suffer significant detriment as a result of carrying out the work,

(being directions that do not reduce or otherwise detract from any requirement in respect of any of those matters contained in an approved statement of environmental objectives referred to in paragraph (a)), the person must comply with those directions in carrying out the work;

- (d) if a plan of management is in operation under section 38 of the *National Parks and Wildlife Act 1972* in respect of the land, the person must have regard to the provisions of the plan of management;
- (e) in addition to complying with the other requirements of this proclamation, the person—
  - (i) must take such steps as are reasonably necessary to ensure that objects, structures and sites of historical, scientific or cultural interest and the land's vegetation and wildlife are not unduly affected by any work; and
  - (ii) must maintain all work areas in a clean and tidy condition; and

- (iii) must, on the completion of any work, obliterate or remove all installations and structures (other than installations and structures designated by the Mining Minister and the Environment Minister as suitable for retention) used exclusively for the purposes of that work;
- (f) if no direction has been given by the Mining Minister and the Environment Minister under paragraph (c)(iii), the person must (in addition to complying with any approved statement of environmental objectives referred to in paragraph (a)) rehabilitate the land (including its vegetation and wildlife) on completion of any work to the satisfaction of the Environment Minister.

# 7—Governor may give approvals, directions

If—

- (a) the Mining Minister and the Environment Minister cannot agree as to whether—
  - (i) approval should be granted or refused under clause 5; or
  - (ii) a direction should be given under clause 6(c); or
- (b) the Environment Minister does not approve a statement of environmental objectives under clause 6(a),

the Governor may, with the advice and consent of the Executive Council-

- (c) grant or refuse the necessary approval under clause 5; or
- (d) give a direction in writing under clause 6(c); or
- (e) grant or refuse the necessary approval under clause 6(a).

# Schedule 1—Description of land

Allotment 1052 in Deposited Plan 111276, Hundred of Wrenfordsley, County of Robinson

### Made by the Governor

with the advice and consent of the Executive Council on 24 April 2025

# **Return to Work (Declaration of Crown Agency or Instrumentality not to be Self-Insured Employer) Proclamation 2025**

under section 130(2) of the Return to Work Act 2014

# 1—Short title

This proclamation may be cited as the *Return to Work (Declaration of Crown Agency or Instrumentality not to be Self-Insured Employer) Proclamation 2025.* 

# 2—Commencement

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

# **3—Declaration**

The Legal Profession Conduct Commissioner is declared not to be regarded as a self-insured employer.

# Made by the Governor

with the advice and consent of the Executive Council on 24 April 2025

REGULATIONS

# South Australia

# Road Traffic (Miscellaneous) (Breakdown Services Vehicles) Amendment Regulations 2025

under the Road Traffic Act 1961

# Contents

Part 1—Preliminary

1 Short title

2 Commencement

Part 2—Amendment of Road Traffic (Miscellaneous) Regulations 2014

3	Insertion	n of regulations 61AAA and 61AA
	61AAA	Excessive speed (section 45A of Act)
	61AA	Speed restrictions for trucks and buses on prescribed roads (section 45C of Act)
4	Insertion	n of regulation 61B
	61B	Emergency vehicles—exemptions
5	Amendr	nent of Schedule 4—Expiation of offences

# Part 1—Preliminary

# 1—Short title

These regulations may be cited as the *Road Traffic (Miscellaneous) (Breakdown Services Vehicles) Amendment Regulations 2025.* 

# 2—Commencement

These regulations come into operation on the day on which section 19 of the *Statutes Amendment (Transport Portfolio) Act 2024* comes into operation.

# Part 2—Amendment of *Road Traffic (Miscellaneous) Regulations 2014*

# 3—Insertion of regulations 61AAA and 61AA

After regulation 61 insert:

# 61AAA—Excessive speed (section 45A of Act)

A driver of a motor vehicle is exempt from section 45A(1) of the Act if—

- (a) the relevant speed limit applying to the driver is a speed limit imposed by section 82A of the Act; and
- (b) the driver does not exceed the speed limit that would, but for the operation of section 82A of the Act, apply to the driver for the length of road where the driver is driving by 45 kilometers an hour or more.

# 61AA—Speed restrictions for trucks and buses on prescribed roads (section 45C of Act)

A driver of a truck or bus is exempt from section 45C(1) of the Act if-

- (a) the relevant speed limit applying to the driver is a speed limit imposed by section 82A of the Act; and
- (b) the driver does not exceed the speed limit that would, but for the operation of section 82A of the Act, apply to the driver for the length of road where the driver is driving by 10 kilometers an hour or more.

## 4—Insertion of regulation 61B

After regulation 61A insert:

# 61B—Emergency vehicles—exemptions

- (1) The driver of an emergency vehicle is exempt from section 82A of the Act if—
  - (a) in the circumstances—
    - (i) the driver is taking reasonable care; and
    - (ii) it is reasonable that the section should not apply; and
  - (b) the emergency vehicle is displaying a blue or red flashing light or sounding an alarm.
- (2) Subregulation (1)(b) does not apply to a vehicle used by a police officer if, in the circumstances, it is reasonable—
  - (a) not to display the light or sound the alarm; or
  - (b) for the vehicle not to be fitted with or equipped with a blue or red flashing light or alarm.
- (3) In this regulation—

*emergency vehicle* has the same meaning as in section 110AAAA of the Act.

## 5—Amendment of Schedule 4—Expiation of offences

Schedule 4, Part 2, table, item relating to section 164A(1)—after the item relating to section 82(1) insert:

s 82A(1) Speeding while passing breakdown services vehicle

Exceeding the speed limit while passing a breakdown services vehicle—

by less than 10 kph	\$202
by 10 kph or more but less than 20 kph	\$455
by 20 kph or more but less than 30 kph	\$926

by 30 kph or more \$1 684

#### 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 24 April 2025

No 13 of 2025

# Motor Vehicles (Section 82A Demerit Points) Amendment Regulations 2025

under the Motor Vehicles Act 1959

# Contents

Part 1—Preliminary

1 Short title

2 Commencement

Part 2—Amendment of Motor Vehicles Regulations 2010

3 Amendment of Schedule 4—Demerit points

# Part 1—Preliminary

# 1—Short title

These regulations may be cited as the *Motor Vehicles (Section 82A Demerit Points)* Amendment Regulations 2025.

# 2—Commencement

These regulations come into operation on the day on which section 19 of the *Statutes Amendment (Transport Portfolio) Act 2024* comes into operation.

# Part 2—Amendment of Motor Vehicles Regulations 2010

## 3—Amendment of Schedule 4—Demerit points

Schedule 4, clause 4, table, item relating to section 164A(1)—after the item relating to section 82(1) insert:

s 82A(1) Speeding while passing breakdown services vehicle

Exceeding the speed limit while passing a breakdown services vehicle—

by less than 10 kph	2
by 10 kph or more but less than 20 kph	3
by 20 kph or more but less than 30 kph	5
by 30 kph or more	7

#### 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 24 April 2025

No 14 of 2025

# **RULES**

#### SUPREME COURT ACT 1935 DISTRICT COURT ACT 1991 ENVIRONMENT, RESOURCES AND DEVELOPMENT COURT ACT 1993 MAGISTRATES COURT ACT 1991 YOUTH COURT ACT 1993 SOUTH AUSTRALIA

Joint Criminal (No 7) Amending Rules 2025

By virtue and in pursuance of the Supreme Court Act 1935, the District Court Act 1991, the Environment, Resources and Development Court Act 1993, the Magistrates Court Act 1991 and the Youth Court Act 1993, and all other enabling powers, we, the Chief Justice of the Supreme Court, the Chief Judge of the District Court, the Senior Judge of the Environment, Resources and Development Court, the Chief Magistrates Court, and the Judge of the Youth Court make the following Joint Criminal (No 7) Amending Rules 2025.

- 1. These Rules may be cited as the Joint Criminal (No 7) Amending Rules 2025.
- 2. The amendments made by these rules come into effect on the later of-
  - (a) 28 April 2025; or
  - (b) the date of their publication in the Gazette.

3. In these Rules, the *commencement date* means the date on which these rules come into effect under rule 2.

4. Rule 183.7 is amended as follows:

## **183.7**—Notice of intention not to proceed with review

(1) If an applicant wishes to notify that they do not intend to proceed with a bail review, the applicant must file and serve a notice of intention not to proceed in the prescribed form.

#### Prescribed form—

Form 182 Notice of Intention Not to Proceed with Bail Review

(2) The applicant must also serve the notice of intention not to proceed on the bail authority that made the bail decision the subject of the application for review as soon as practicable.

5. In Schedule 2, Form 145—Warrant of Commitment or Mandate for Detention is deleted and substituted as follows:

#### Form 145

To be inserted by Court

Case Number:

Date Filed:

FDN:

# WARRANT OF COMMITMENT OR MANDATE FOR DETENTION

[SUPREME/DISTRICT/MAGISTRATES/YOUTH/ENVIRONMENT RESOURCES AND DEVELOPMENT] select one COURT OF SOUTH AUSTRALIA CRIMINAL JURISDICTION

[FULL NAME] Informant/R

v

[FULL NAME] Defendant/Youth

Defendant/Youth				
	Full Name			
Address				
	Street Address (including un	nit or level number and name	of property if required)	
	City/town/suburb	State	Postcode	Country
	Email address			
Date of Birth/Licence no				
-				
	Date of Birth		Driver's Licence no (if any)	
Phone Details				
	Type (eg. Home; work; mob	ile) – Number	Another number	
	·			

#### To: The Sheriff

The Commissioner of Police for the State of South Australia and each member of the Police Force for the State

The Chief Executive of the Department [for Correctional Services/of Human Services, Youth Justice]

Next 2 entries only displayed if jurisdiction exercised under section 98 of the Cross Border Justice Act 2009

The Commissioner of Police for and each member of the Police Force of [Western Australia/the Northern Territory]

The Superintendent of each correctional institution in [Western Australia/the Northern Territory]

#### Introduction

- (a) The [Defendant/Youth] [name] was sentenced on [date] for these offences to a term of [imprisonment/detention] of [indeterminate duration] / [no of years] [no of months] [no of days]. provision for multiple
- (b) The [*Defendant/Youth*] is liable to serve a total term of [*imprisonment/detention*] of [indeterminate duration] / [*no of years*] [*no of months*] [*no of days*] commencing on [*date*].
- (C) select when section 96(4) Bond/Obligation or section 96(5) Bond imposed Pursuant to section [96(4)/96(5)] of the Sentencing Act 2017 the [Defendant/Youth] is to be released after having served a term of [no of months] [no of days] provision for multiple and entering into [a Bond/an Obligation].
- (d) select when Recognizance Release Order with term of imprisonment/detention to be served imposed Pursuant to Section 20(1)(b) of the *Crimes Act 1914* (Cth) the Defendant is to be released upon giving security by way of a Recognizance to be of good behaviour and to comply with the conditions as set out on the attached Recognizance Release Order after serving a term of [*no of years*] [*no of months*] [*no of days*]. provision for multiple
- (e) not applicable for youths, if section 96(4) or section 96(5) bond or Recognizance Release Order selected above, automatically deselected A non-parole period of [*no of years*] [*no of months*] [*no of days*] has been fixed in relation to these sentences commencing on [*date*].
- (f) default selected for adults The [Defendant/Youth] is liable to pay a total VIC levy of \$[amount].
- □ (g) The Court has ordered that the [*Defendant/Youth*] serve this sentence in custody pursuant to the [*Sentencing Act 2017/Young Offenders Act 1993*].

#### The following option is only displayed if youth:

□ (h) The Youth named in this mandate has been sentenced to a term of detention, to be followed by a term of home detention. Particulars appear on this mandate below:

#### **Details of Offences:**

Period of Detention Ordered: [*details*] Total sentence of detention to be served: [*details*] Detention commencement date: [*details*]

#### HOME DETENTION ORDER

Period of Home Detention: [*details*] Home Detention Commencement Date: on expiration of the term of detention Address of Home Detention: [*details*]

## [Warrant/Mandate]

- 1. The Sheriff and the Commissioner of Police and members of the police force are directed to take the [*Defendant/Youth*] to a correctional institution next words only displayed if jurisdiction exercised under section 98 of the Cross-Border Justice Act 2009 [*in Western Australia/the Northern Territory*].
- 2. The Chief Executive of the Department [for Correctional Services/of Human Services, Youth Justice] is directed to receive and detain the [Defendant/Youth] for the period of time specified in this [warrant/mandate].
- 3. This item only displayed if jurisdiction exercised under section 98 of the Cross-Border Justice Act 2009 The Superintendent of a correctional institution in [*Western Australia/the Northern Territory*] is directed to receive and detain the [*Defendant/Youth*] for the period of time specified in this [*warrant/mandate*].
- 4. Accompanying this [*warrant/mandate*] insofar as it is provided to the Chief Executive of the Department [*for Correctional Services/of Human Services, Youth Justice*] is a copy of the Information(s) in respect of which the [*Defendant/Youth*] was sentenced.

### NOTICE TO THE YOUTH:

If you fail to obey the conditions of your home detention order, the Court:

- may impose some other sentence on you;
- may sentence you to a period of **DETENTION** in a Training Centre for a time not exceeding the balance of the period of home detention unexpired; and

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

## Authentication

Signature of Court Officer [*title and name*]

Date [warrant/mandate] signed: [date]

In accordance with the Supreme Court Act 1935, the District Court Act 1991 and the Magistrates Court Act 1991, and all other enabling powers, the Joint Criminal (No 7) Amending Rules 2025 have been made—

- as rules of the Supreme Court by 3 or more Judges of the Supreme Court; and
- as rules of the District Court by the Acting Chief Judge and 2 or more other Judges of that Court; and
- as rules of the Magistrates Court by the Chief Magistrate and 2 or more other Magistrates; and
- as rules of the Environment, Resources and Development Court by the Senior Judge and 1 other Judge; and
- as rules of the Youth Court by the Judge and the magistrates who are members of the principal judiciary of that Court,

and such rules will apply to and in relation to the Court in accordance with their terms. Dated: 10 April 2025

CHIEF JUSTICE KOURAKIS CHIEF JUDGE EVANS SENIOR JUDGE DURRANT CHIEF MAGISTRATE HRIBAL JUDGE ELDRIDGE

## SUPREME COURT ACT 1935

DISTRICT COURT ACT 1991

ENVIRONMENT, RESOURCES AND DEVELOPMENT COURT ACT 1993

#### MAGISTRATES COURT ACT 1991

YOUTH COURT ACT 1993

SOUTH AUSTRALIA

#### Uniform Special Statutory (No 6) Amending Rules 2025

By virtue and in pursuance of the Supreme Court Act 1935, the District Court Act 1991, the Environment, Resources and Development Court Act 1993, the Magistrates Court Act 1991 and the Youth Court Act 1993, and all other enabling powers, we, the Chief Justice of the Supreme Court, the Chief Judge of the District Court, the Chief Magistrates of the Magistrates Court, and the Judge of the Youth Court make the following Uniform Special Statutory (No 6) Amending Rules 2025.

- 1. These Rules may be cited as the Uniform Special Statutory (No 6) Amending Rules 2025.
- 2. The amendments made by these rules come into effect on the later of-

(a) 28 April 2025; or

(b) the date of their publication in the Gazette.

- 3. In these Rules, the *commencement date* means the date on which these rules come into effect under rule 2.
- 4. Rule 166.2 is amended as follows:

#### 166.2—Definitions

In this Part—

*Code* means the *Criminal Code* enacted by the *Criminal Code Act 1995 (Cth)*;

*detention order* means a community safety detention order made under section 395.12 of the Code;

*supervision order* means a community safety supervision order made under section 395.13 of the Code.

5. In Chapter 2-Preventative detention, Part 6-Serious Child Sex Offenders: Supreme Court is inserted as follows:

# Part 6—Serious Child Sex Offenders: Supreme Court

## **Division 1—General**

#### 45.1—Scope of Part

This Part applies to all proceedings under Part 3 Division 2A of the Sentencing Act 2017.

#### 45.2—Definitions

In this Part—

Act means the Sentencing Act 2017;

sentence means a sentence of indeterminate duration imposed under section 48I of the Act;

*serious child sex offender* means a person taken to be a serious child sex offender under section 48G of the Act.

# **Division 2—Release on licence or extinguishment of sentence**

### 46.1—Application

- (1) An application under section 48K of the Act for release on licence or under section 48M of the Act for the extinguishment of sentence must be—
  - (a) in the prescribed form; and
  - (b) supported by an affidavit in the prescribed form.

#### Prescribed forms—

Form 1ABC Originating Application—Serious Child Sex Offender—Release on Licence or Extinguishment of Sentence

Form 7 Affidavit

- (2) The applicant must join as the respondent—
  - (a) if the application is made by the <u>Director</u>—the <u>serious child sex offender</u>; or
  - (b) if the application is made by the <u>serious child sex offender</u>—the <u>Director</u>.

# 46.2—Order

(1) A record of outcome refusing the application under section 48K of the Act for release on licence or under section 48M of the Act for the extinguishment of sentence must be in the prescribed form.

#### Prescribed form—

#### Form 91 Record of Outcome

(2) If the Court grants the application and makes a release on licence order or an extinguishment of sentence order, the Court will issue a formal release on licence order or extinguishment of sentence order in the prescribed form.

#### Prescribed form—

Form 92ANA Order – Serious Child Sex Offender – Release on Licence or Extinguishment of Sentence and Acknowledgement

- (3) If the Court makes a release on licence order or an extinguishment of sentence order, the <u>Principal Registrar</u> must ensure that a copy of the order is provided as soon as practicable to—
  - (a) the Commissioner of Police;
  - (b) the <u>Chief Executive</u>; and
  - (c) the Parole Board or Training Centre Review Board.
- In Schedule 1, Form 1ABC—Originating Application—Serious Child Sex Offender-Release on Licence or Extinguishment of Sentence is inserted as follows:

#### Form 1ABC

To be inserted by Court Case Number: Date Filed: FDN:

#### Hearing Date and Time:

**Hearing Location:** 

# ORIGINATING APPLICATION—SERIOUS CHILD SEX OFFENDER— RELEASE ON LICENCE OR EXTINGUISHMENT OF SENTENCE

SUPREME COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

#### [FULL NAME] Applicant

#### [FULL NAME] Respondent

Applicant				
	Full Name			
Name of law firm/solicitor				
lf any	Law Firm		Responsible Solicitor	
Address for service				
	Street Address (including unit	or level number and name of	property if required)	
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details				
	Type (eg. Home; work; mobile	)—Number	Another number (optional)	

Respondent				
	Full Name			
Address				
	Street Address (including unit	or level number and name of	property if required)	
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details				
	Type (eg. Home; work; mobile)—Number		Another number (optional)	

#### **Application Details**

#### Matter type: [matter type]

Case number on which the [Applicant/Respondent] select one was sentenced: [case number]

- □ This Application is for a Release on Licence Order.
- □ This Application is for an Extinguishment of Sentence Order.

This Application is made under section [48K/48M] select one of the Sentencing Act 2017.

The Applicant seeks the following orders: Enter orders sought in separately numbered paragraphs.

- The Court direct that at least two legally qualified medical practitioners (to be nominated by the Supreme Court for the purpose) inquire into the mental condition of the [*Applicant/Respondent*] select one and report to the Court on whether the [*Applicant/Respondent*] select one is, or is not, capable of controlling, and willing to control, their sexual instincts.
- 2. The [*Applicant/Respondent*] select one be released on licence pursuant to section 48K of the *Sentencing Act 2017.*
- 3. The sentence of indeterminate duration for which the [*Applicant/Respondent*] select one is serving be wholly extinguished pursuant to section 48M of the *Sentencing Act 2017*.
- 4. [Enter any other orders sought].

This Application is supported by the accompanying Affidavit sworn by [*full name*] on [*date*] and made on the grounds that:

Enter grounds in separately numbered paragraphs

- 1. The [*Applicant/Respondent*] select one was sentenced in the [*Enter Court*] on [*Enter date*] to a period of indeterminate duration commencing on [*Enter date*] for the offence[s] of:
  - provision for multiple [Offence(S) select one listed].
- 2. The [*Applicant/Respondent*] select one has served the minimum period of imprisonment fixed under section 48I(2)(d) of the *Sentencing Act 2017*, being [*minimum period*].
- 3. The [Applicant/Respondent] select one has been released on licence for at least the minimum period fixed under section 48I(2)(e), being [minimum period], and the [Applicant/Respondent] select one has not breached a condition of their release on licence. For an application under section 48M of the Act only
- 4. The [*Applicant/Respondent*] select one is both capable of controlling, and willing to control, their sexual instincts.
- 5. The [*Applicant/Respondent*] select one no longer presents an appreciable risk to the safety of the community (whether as individuals or in general).
- 6. The [Applicant/Respondent] select one is not prevented from making a further application for release on licence under section 48K(12). For an application under section 48K of the Act only
- 7. [Enter any other grounds]

Only complete if applicable otherwise delete The Application is urgent because Enter grounds in separately numbered paragraphs where more than one

1.

#### To the Other Parties: WARNING

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

If you wish to oppose the Application or make submissions about it, you must attend the hearing.

If you do not do so, the Court may proceed in your absence and orders may be made finally determining this proceeding without further warning.

For instructions on how to obtain access to the file, visit <u>https://courtsa.courts.sa.gov.au/?g=node/482</u>.

#### Service

The party filing this document is required to serve it on all other parties in accordance with the Rules of Court.

#### **Accompanying Documents**

Accompanying this Application is a:

- Multilingual Notice mandatory
- □ Supporting Affidavit mandatory
- □ If other additional document(s) please list below:

7. In Schedule 1, Form 92ANA—Order—Serious Child Sex Offender—Release on Licence or Extinguishment of Sentence and Acknowledgment is inserted as follows:

#### Form 92ANA

To be inserted by Court

Case Number:

Date Signed:

FDN:

# ORDER—SERIOUS CHILD SEX OFFENDER—RELEASE ON LICENCE OR EXTINGUISHMENT OF SENTENCE AND ACKNOWLEDGMENT Sentencing Act 2017 s 48K and 48M

SUPREME COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

[FULL NAME] Respondent

#### Respondent

#### Introduction

#### Hearing

Hearing Location: [suburb] [Hearing date]

[Presiding Officer]

#### **Appearances**

[Applicant Appearance Information] [Respondent Appearance Information]

#### Remarks

The Court has received reports of at least two legally qualified medical practitioners who have examined the [Applicant/Respondent] select one and reported to the Court as to their mental condition and whether they are incapable of controlling, or unwilling to control, their sexual instincts.

The Court is satisfied that:

- □ (a) the [*Applicant/Respondent*] select one is both capable of controlling and willing to control their sexual instincts or
- □ (b) the [*Applicant/Respondent*] select one no longer presents an appreciable risk to the safety of the community (whether as individuals or in general); and
- □ (c) having paramount consideration to protect the safety of the community, it is appropriate that the detention order be discharged.

#### Order

Date of Order: [date]

#### **Terms of orders**

It is ordered that:

- Orders in separately numbered paragraphs.
  The [Applicant/Respondent] select one be released on licence pursuant to section 48K of the Sentencing Act 2017.
- □ 2. The sentence of indeterminate duration for which the [*Applicant/Respondent*] select one is serving be wholly extinguished pursuant to section 48M of the *Sentencing Act 2017*.
- □ 3. [other orders]

#### If release on licence (order 1) is ordered

#### To the [Applicant/Respondent] select one: WARNING

The conditions of the licence are fixed by section 48K(10), (11), and (15) of the *Sentencing Act* 2017 as follows:

- 1. You must wear or carry a tracking device for the purpose of monitoring your whereabouts at all times.
- 2. You must not possess a firearm or ammunition or any part of a firearm.
- 3. You must submit submit to such tests (including testing without notice) for gunshot residue as may be reasonably required by a person or class of persons or body specified by the Training Centre Review Board or Parole Board as applicable.
- 4. You will be subject to such conditions as the Training Centre Review Board or Parole Board <sub>as applicable</sub> thinks fit and specifies in the licence.

If you do not comply with these conditions:

- You may be arrested.
- Your release on licence may be cancelled and you may be returned to custody.
- You may be subjected to more stringent licence conditions.

# Authentication

..... Signature of Court Officer [title and name]

Acknowledgement by the [Applicant/Respondent] select one:
I acknowledge that I have received a copy of this order. I understand that the conditions of my licence are as set out above and otherwise will be determined by the appropriate Board and I understand what will happen if I fail to comply with those conditions.
Signature of the [ <i>Applicant/Respondent</i> ] select one:
Name printed
Witness
Signature of authorised witness
witness must be the Judicial Officer making order, the registrar or deputy registrar of a Court, a justice of the peace, a police officer of or above the rank of sergeant or the responsible officer for a police station, the manager of a training centre if the Respondent is in a training centre, the person in charge of a prison if the Respondent is in a training centre, the person in charge of a prison if the Respondent is in a prison, or a delegate of any of these persons or any other person or class of persons specified by the Court
next item not displayed if witness is Judicial Officer making order
Printed name and title of witness stamp here if applicable
Date

8. In Schedule 1, Form 92AJ—Order—Summary Offences Act—Order to Extend Period of Detention Prior to Delivery to Police Station is deleted and substituted as follows:

#### Form 92AJ

To be inserted by Court

Case Number:

Date Filed:

FDN:

# ORDER—SUMMARY OFFENCES ACT—ORDER TO EXTEND PERIOD OF DETENTION PRIOR TO DELIVERY TO POLICE STATION

MAGISTRATES/YOUTH] Select ONE COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

#### [FULL NAME] Applicant

#### Introduction

Name of Magistrate issuing order:

Application made by Name: [and rank] Stationed at: [police station]

#### **Application made:**

- □ Personally
- □ By telephone/facsimile

#### Name of person apprehended:

Date and time of apprehension: [date] at [time]

#### Grounds on which Application made

The Magistrate is satisfied that:

(a) an Application has been made on [*date*] at [*time*] by the Applicant for an order extending the time that the person apprehended, having been apprehended on suspicion of having committed the offence of [*description of offence*], which is an indictable offence or an offence punishable by imprisonment for two years or more, may be detained prior to being delivered into custody at the nearest police station.

## Order

Date of Order: [date]

#### Terms of Order

It is ordered that:

Orders in separately numbered paragraphs.

1. The Applicant is authorised pursuant to section 78(2) of the *Summary Offences Act 1953* to detain the person apprehended prior to delivering them to the nearest police station for so long as necessary to complete the investigation of the suspected offence or for the period of [*number*] hours, whichever is lesser.

#### Authentication

Signature of Magistrate

c.c Applicant

9. In Schedule 1, Form 101CO—Search Warrant—Veterinary Practice Act is deleted and substituted as follows:

Form 101CO

To be inserted by Court

Case Number:

Date Filed:

FDN:

# SEARCH WARRANT

## Veterinary Services Act 2023

A DESIGNATED MAGISTRATE OF THE MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

#### [FULL NAME] Applicant

Duplicate panel if multiple parties

Person the subject of this warrant				
Subject				
	Full Name			
Address for service				
	Street Address (including uni	it or level number and name	of property if required)	
	City/town/suburb	State	Postcode	Country

#### To [[name and/or position]/other]

#### Recitals

An Application has been made on [*date*] by Inspector, [*name and/or office*] under section 85(2) of the *Veterinary Services Act 2023* ('the Act') for the issue of a warrant.

The Magistrate is satisfied on information given on oath that:

(a)	the Inspector is exercising	their functions under	section 84 of the Act of:
-----	-----------------------------	-----------------------	---------------------------

conducting investigations for the purposes of the Act (including in relation to disciplinary proceedings and proceedings relating to the medical fitness of veterinarians) pursuant to section 84(a).

inspecting premises, places or vehicles to ascertain whether there has been a contravention of this Act, pursuant to section 84(b).

inspecting registered premises to ascertain whether the registered premises meet the minimum requirements in the veterinary premises standard, pursuant to section 84(c).

(b) the Inspector is seeking to:

enter and remain in or on residential premises described below that the Inspector reasonably suspects is used for, or in connection with, the provision of veterinary services, and

employ such force as is reasonably necessary to gain entry, if entry is refused,

pursuant to sections 85(1)(a) and 85(2) of the Act.

(c) the warrant is reasonably required in the circumstances, in accordance with section 85(3).

#### Warrant

This warrant authorises the Inspector to:

enter and remain in or on [description of residential premises/address].

for the purposes of exercising the above powers [*if entry is refused, may employ such force as is reasonably necessary to gain entry*].

This warrant:

- $\Box$  may be executed at any time of day.
- □ must not be executed between the hours of [*time*] and [*time*].
- □ may be executed between the hours of [*time*] and [*time*].

 $\Box$  [other].

#### Expiration

This warrant expires on: [date]

Authentication

Signature of Magistrate [*title and name*] In accordance with the Supreme Court Act 1935, the District Court Act 1991 and the Magistrates Court Act 1991, and all other enabling powers, the Uniform Special Statutory (No 6) Amending Rules 2025 have been made—

- as rules of the Supreme Court by 3 or more Judges of the Supreme Court; and
- as rules of the District Court by the Acting Chief Judge and 2 or more other Judges of that Court; and
- as rules of the Environment, Resources and Development Court by the Senior Judge and 1 other Judge; and
- as rules of the Magistrates Court by the Chief Magistrate and 2 or more other Magistrates; and
- as rules of the Youth Court by the Judge and the magistrates who are members of the principal judiciary of that Court,

and such rules will apply to and in relation to the Court in accordance with their terms. Dated: 10 April 2025

CHIEF JUSTICE KOURAKIS CHIEF JUDGE EVANS SENIOR JUDGE DURRANT CHIEF MAGISTRATE HRIBAL JUDGE ELDRIDGE

# **STATE GOVERNMENT INSTRUMENTS**

ASSOCIATIONS INCORPORATION ACT 1985

SECTION 43A

Deregistration of Associations

Notice is hereby given that the Corporate Affairs Commission approves the applications for deregistration received from the associations named below pursuant to Section 43A of the *Associations Incorporation Act 1985* (SA). Deregistration takes effect on the date of publication of this notice.

MILLICENT CHRISTIAN PASTORAL SUPPORT GROUP INCORPORATED (A39711) NOARLUNGA SCHOOLS CHAPLAINCY COMMITTEE INCORPORATED (A23495) WHYALLA GOURMET CLUB INCORPORATED (A38592) TEATROFF DRAMA INCORPORATED (A44863) HOSPITALLER PROGRAMMES INCORPORATED (A19425) KIWANIS CLUB OF BRIGHTON INCORPORATED (A5680) NISSAN PATROL CLUB OF SOUTH AUSTRALIA INCORPORATED (A6472) FRIENDS OF WARRAWEENA ACTION GROUP INCORPORATED (A44824)

Given under the seal of the Commission at Adelaide.

Dated: 24 April 2025

KIRSTY LAWRENCE Team Leader, Gambling and Associations Delegate of the Corporate Affairs Commission

#### ASSOCIATIONS INCORPORATION ACT 1985

SECTION 44(2)

Defunct Associations

Pursuant to Section 44(2) of the Associations Incorporation Act 1985, the Corporate Affairs Commission is satisfied that the associations named below, associations incorporated under the Act, are defunct and upon publication of this notice are dissolved.

MDI MOTOR SPORT CLUB INCORPORATED (A42067) ONKAPARINGA DOLL & BEAR SHOW INCORPORATED (A37038) SOUTH AUSTRALIAN BENEVOLENT INCORPORATED (A41168) BLACK TOP CRUISERS HOT ROD CLUB INCORPORATED (A42614) NORTHERN MULTICULTURAL WOMEN'S NETWORK OF SA INCORPORATED (A40947) NARUNGGA HERITAGE GROUP INCORPORATED (A37947) THE WISE WOMEN ASSOCIATION OF SOUTH AUSTRALIA INCORPORATED (A42439) NEPAL – AUSTRALIAN FRIENDSHIP ASSOCIATION (SOUTH AUSTRALIA) INCORPORATED (A19978) MONACH INCORPORATED (A39818) ITALIAN CULTURAL ASSOCIATION INCORPORATED (A41012) CHARITY ASSIST INCORPORATED (A41890) THE AUSTRALIAN ENTERPRISE INSTITUTE INCORPORATED (A41053) NOT THE END OF THE ROAD ANIMAL RESCUE INCORPORATED (A44359) WORLD OF HOPE SCHOOL INCORPORATED (A42437) BLESSED HOPE CHAPEL INCORPORATED (A40920)

Given under the seal of the Commission at Adelaide.

Dated: 24 April 2025

KIRSTY LAWRENCE Team Leader, Gambling and Associations Delegate of the Corporate Affairs Commission

#### **BUILDING WORK CONTRACTORS ACT 1995**

Exemption

Take notice that, pursuant to Section 45 of the *Building Work Contractors Act 1995*, I, Brett Humphrey as a delegate for the Minister for Consumer and Business Affairs, do hereby exempt the licensee named in Schedule 1 from the application of Division 3 of Part 5 of the above Act in relation to domestic building work described in Schedule 2 and subject to the conditions specified in Schedule 3.

SCHEDULE 1

ELIEL MARK TUURI (BLD 312455)

SCHEDULE 2

Construction of a single storey detached dwelling at Allotment 1, Deposited Plan 61875, being a portion of the land described in Certificate of Title Volume 5897, Folio 18, more commonly known as 32 Rumbelow Street, Encounter Bay SA 5211.

#### SCHEDULE 3

- 1. This exemption is limited to domestic building work personally performed by the licensee in relation to the building work described in Schedule 2.
- 2. This exemption does not apply to any domestic building work the licensee contracts to another building work contractor, for which that contractor is required by law to hold building indemnity insurance.
- 3. That the licensee does not transfer his interest in the land prior to five years from the date of completion of the building work the subject of this exemption, without the prior authorisation of Consumer and Business Services (CBS). Before giving such authorisation, CBS may require the licensee to take any reasonable steps to protect the future purchaser(s) of the property, including but not limited to:
  - Providing evidence that an adequate policy of building indemnity insurance is in force to cover the balance of the five-year period from the date of completion of the building work the subject of this exemption;
  - Providing evidence of an independent expert inspection of the building work the subject of this exemption;
  - Making an independent expert report available to prospective purchasers of the property;
  - Giving prospective purchasers of the property notice of the absence of a policy of building indemnity insurance.

Dated: 22 April 2025

BRETT HUMPHREY Commissioner for Consumer Affairs Delegate for the Minister for Consumer and Business Affairs

#### **BUILDING WORK CONTRACTORS ACT 1995**

#### Exemption

Take notice that, pursuant to Section 45 of the *Building Work Contractors Act 1995*, I, Brett Humphrey as a delegate for the Minister for Consumer and Business Affairs, do hereby exempt the licensee named in Schedule 1 from the application of Division 3 of Part 5 of the above Act in relation to domestic building work described in Schedule 2 and subject to the conditions specified in Schedule 3.

#### SCHEDULE 1

#### JOEL CAMPBELL (BLD 342980)

#### SCHEDULE 2

Additions and renovations to an existing dwelling at Allotment 29, Deposited Plan 21913, being a portion of the land described in Certificate of Title Volume 5382, Folio 631, more commonly known as 3 Hanny Crescent, Nairne SA 5252.

#### SCHEDULE 3

- 1. This exemption is limited to domestic building work personally performed by the licensee in relation to the building work described in Schedule 2.
- 2. This exemption does not apply to any domestic building work the licensee contracts to another building work contractor, for which that contractor is required by law to hold building indemnity insurance.
- 3. That the licensee does not transfer his interest in the land prior to five years from the date of completion of the building work the subject of this exemption, without the prior authorisation of Consumer and Business Services (CBS). Before giving such authorisation, CBS may require the licensee to take any reasonable steps to protect the future purchaser(s) of the property, including but not limited to:
  - Providing evidence that an adequate policy of building indemnity insurance is in force to cover the balance of the five-year period from the date of completion of the building work the subject of this exemption;
  - · Providing evidence of an independent expert inspection of the building work the subject of this exemption;
  - Making an independent expert report available to prospective purchasers of the property;

• Giving prospective purchasers of the property notice of the absence of a policy of building indemnity insurance.

Dated: 22 April 2025

BRETT HUMPHREY Commissioner for Consumer Affairs Delegate for the Minister for Consumer and Business Affairs

#### THE DISTRICT COURT OF SOUTH AUSTRALIA

PORT AUGUSTA CIRCUIT COURT

#### Sheriff's Office, Adelaide, 28 April 2025

In pursuance of a precept from the District Court to me directed, I do hereby give notice that the said Court will sit as a Court of Oyer and Terminer and General Gaol Delivery at the Courthouse at Port Augusta on the day and time undermentioned and all parties bound to prosecute and give evidence and all jurors summoned and all others having business at the said Court are required to attend the sittings thereof and the order of such business will be unless a Judge otherwise orders as follows:

Monday, 28 April 2025 at 10am on the first day of the sittings the only business taken will be the arraignment of prisoners in gaol and the passing of sentences on prisoners in gaol committed for sentence; the surrender of prisoners on bail committed for sentence; the surrender of persons in response to ex officio informations or of persons on bail and committed for trial who have signified their intentions to plead guilty and the passing of sentences for all matters listed for disposition by the District Court.

Juries will be summoned for 28 April 2025 and persons will be tried on this and subsequent days of the sittings.

#### Prisoners in H. M. Gaol and on bail for sentence and for trial at the sittings of the Port Augusta Courthouse, commencing 28 April 2025.

	e Port Augusta Courthouse, commencing 28 April 2025.	
Armstrong Leckstrom, Joshua Leonard	Aggravated assault (2); Aggravated assault causing harm; Rape.	In gao
Birch, Trentyn Daniel	Unlawful sexual intercourse (5).	In gao
Brady, Hadley Lee	Sexual abuse of a child.	On bai
Brand, Matthew Philip	Aggravated assault (5); Damaging property (2); Aggravated threatening life (2).	On bai
Burlison, Christopher Brian	Sexual abuse of a child; Aggravated indecent assault.	On bai
Calliss, Gary William	Aggravated procuring a child for sexual activity (2).	On bai
Campbell, Con	Aggravated assault (3); Threaten to kill or endanger life (2).	In gao
Campbell, John Joseph	Aggravated causing serious harm with intent to cause serious harm;	On bai
	Aggravated causing harm with intent to cause harm; Aggravated affray.	0.1.
Campbell, Sabrina Serena	Aggravated serious criminal trespass in a place of residence; Aggravated	On bai
	assault that causes harm other circumstance with weapon; Aggravated	
	commit assault other circumstance with weapon (2).	0.1.
Graves, Benjamin James	Rape.	On bai
Ianslow, Kasiah Jean	Application for enforcement of breached bond.	On bai
Iarper, Kayla Jean	Trafficking in a controlled drug.	On bai
Ieneker, Daniel James	Rape $(3)$ ; Assault that causes harm.	On bai
Hird, Karl Anton	Aggravated threaten to kill or endanger life (2); Aggravated commit assault	In gao
Jadasan Vim	against own child/spouse no weapon.	In ano
Hodgson, Kim	Knowingly be in possession of child exploitation material.	In gao
Hudson-Bakin, Blye Charles George	Aggravated serious criminal trespass in a place of residence; Aggravated	On bai
Jones, Sarah Jean	assault (2); Theft.	In coo
Jankiewicz, Kurt Manfred	Aggravated cause harm with intent to cause harm.	In gao
Joyce, Cody James	Trafficking in a controlled drug.	On bai
Puckridge, Ricki David	Controvens intervention order (5), Provent server attending as with a (2)	In
Lang, Daniel Wayne	Contravene intervention order (5); Prevent person attending as witness (3).	In gao
Lange, Benjamin Wayne	Application for enforcement of breached bond.	On bai
Lehmann, Edward Lindsay	Aggravated possess any other firearm without licence; Possess any other category	In gao
	firearm without identifying mark (3); Possess any other firearm without	
unch David William	licence (2); Acquire, own or possess ammunition without licence or permit.	In ano
Lynch, David William	Aggravated threat to cause harm.	In gao
Lynch, David William	Sexual abuse of a child.	In gao
McCormick, Cameron Dwayne	Rape; Assault; Aggravated commit assault against own child/spouse no	In gao
N. P M	weapon; Unlawfully on premises; Arson of building or motor vehicle.	In ano
	Sexual abuse of a child (4).	In gao On bai
Pauly, Nathan Brian	Trafficking in a controlled drug.	On bai
Pollard, Kyle James	Possess or use a dangerous article; Possess any other firearm without licence;	On bai
Roberts, Seth Clifton	Possess category c, d, h firearm without licence. Aggravated serious criminal trespass in a place of residence; Assault;	On bai
Roberts, Setti Chiton		Oli Uai
Savaidis, Adrian John	Aggravated assault. Sexual abuse of a child.	In goo
Sawtell, Peter James	Aggravated indecent assault.	In gao On bai
Scafidi, John Raymond	Sexual abuse of a child.	In gao
Sloan, Lachlan Jay	Arson of building or motor vehicle.	In gao
	Aggravated serious criminal trespass in a place of residence; Theft (2).	
Smith, Eugene Anthony	Aggravated serious erinniar trespass in a place of residence, Thert (2).	In gao
Barnes, Hayden Carl Alex	Taking a stap in the process of manufacture of an avalacive device (2).	On bai
Solly, Cameron Robert	Taking a step in the process of manufacture of an explosive device (3);	On bai
Sorensen, Daniel James	Possessing an explosive device. Aggravated assault; Aggravated serious criminal trespass in a place of	On bai
Sorensen, Daniel James Sorensen, Tharren Jon	residence; Damaging property.	On Dal
Stuart, James Jason	Aggravated commit theft using force; Aggravated cause harm with intent to	In gao
Wintinna, Korelle Ross	cause harm.	In gao In gao
Oldfield, Malachi Aldren	Cause narm.	
Treloar, Lindsay Warren		In gao On bai
Sumner, Colin Lindsay Joel	Rape (3); Assault (4).	In gao
Trimboli, Francesco Joseph	Aggravated assault; Aggravated threatening life; Blackmail; Damaging property.	On bai
Furner, Shannon Graham	Causing death by dangerous driving.	On bai
Ware, Leeroy James	Aggravated serious criminal trespass in a place of residence; Aggravated	In gao
ware, Leerby James	robbery; Theft (2); Aggravated attempted serious criminal trespass in a	in gao
	non-residential building.	
Williams, Noel John	Sexual abuse of a child.	On bai
Willis, Brandon Stanley Thomas	Maintain unlawful sexual relationship with a child; Sexual abuse of a child;	On bai
	Gross indecency.	011 041
	Damage property not building or motor vehicle (2); Aggravated assault	In gao
· ·		in gao
•		
Wilton, Xavier Leslie Simon	causing harm.	In gao
•		In gao On bai

recognizances and those of their bail will be estreated and a bench warrant will be issued for thwith.

By order of the Court,

L. TURNER Sheriff

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#### ENERGY RESOURCES ACT 2000

#### Statement of Environmental Objectives

Pursuant to Section 101(3) of the *Energy Resources Act 2000* (the Act) I, Paul De Ionno, A/Executive Director—Regulation and Compliance Division, Department for Energy and Mining, do hereby publish the following document as having been approved as a statement of environmental objectives under the Act.

Documents:

• Torrens Energy Monitoring, Maintenance, Rehabilitation and Decommissioning Activities—Geothermal Exploration Licences— Statement of Environmental Objectives, Torrens Energy, March 2025

This document is available for public inspection on the Environmental Register section of the following webpage:

https://www.energymining.sa.gov.au/industry/energy-resources/regulation/environmental-register

or at the Public Office determined pursuant to Section 107(1) of the Act to be at:

Energy Resources Division Customer Services Level 4 11 Waymouth Street Adelaide SA 5000

Dated: 24 April 2025

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

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

#### Variation on Prohibited Fishing Activities in the Spencer Gulf Prawn Fishery

Take note that pursuant to Regulation 10 of the *Fisheries Management (Prawn Fisheries) Regulations 2017*, the notice dated 19 September 2024 published on page 3811 of the *South Australian Government Gazette* on 26 September 2024 prohibiting fishing activities in the Spencer Gulf Prawn Fishery, is hereby varied such that it will not be unlawful for a person fishing pursuant to a Spencer Gulf Prawn Fishery licence to use prawn trawl nets in the areas specified in Schedule 1, during the period specified in Schedule 2, and under the conditions specified in Schedule 3.

#### SCHEDULE 1

The waters of the Spencer Gulf Prawn Fishery:

(a) Except the Northern closure area, which is defined as the waters north of the following index points:

- 1. 33°46.00S 137°44.00E East Shore
- 2. 33°37.00S 137°33.00E
- 3. 33°43.60S 137°30.00E
- 4. 33°46.10S 137°29.10E
- 5. 33°47.90S 137°32.20E
- 6. 33°52.728 137°30.74E
- 7. 33°54.40S 137°29.30E
- 8. 33°51.30S 137°23.10E
- 9. 33°49.20S 137°24.90E
- 10. 33°39.70S 137°12.20E West Shore

Points 1-2, 4-5, 7-8 and 9-10 are designated east-west lines.

(b) Except the Southern closure area, which is defined as the waters contained within the following index points:

- 1. 33°42.00S 137°08.80E
- 2. 33°52.30S 137°14.60E
- 3. 33°53.00S 137°12.60E
- 4. 33°57.808 137°14.60E
- 5. 34°14.38S 136°57.25E
- 6. 34°24.33S 136°50.79E
- 7. 34°36.00S 136°50.80E
- 8. 34°36.008 136°36.50E
- 9. 34°07.50S 136°45.00E
- 10. 33°54.49S 136°34.86E
- Points 1-2, 3-4, 7-8 and 9-10 are designated east-west lines.
- (c) Except the Wardang closure area, which is defined as the waters contained within the following index points:
  - 1. 34°10.00S 137°28.00E
  - 2. 34°21.00S 137°12.00E
  - 3. 34°45.00S 137°15.00E
  - 4. 34°48.53S 137°09.45E
  - 5. 34°48.53S 137°06.00E
  - 6. 34°50.75S 137°06.00E
  - 7. 34°54.00S 137°01.00E

(d) Except the Corny closure area, which is defined as the waters contained within following closure index points:

- 1. 34°27.00S 136°53.00E
- 2. 34°27.00S 137°02.00E
- 3. 34°35.00S 136°56.00E
- 4. 34°48.60S 136°52.00E
- 5. 34°54.00S 136°52.00E
- 6. 34°54.00S 136°48.50E
- 7. 34°49.50S 136°48.50E 8. 34°49.50S 136°40.50E
- 9. 34°39.508 136°40.50E
- Then back to point 1
- (e) Except the Illusions Park closure area, which is defined as the waters contained within the following closure index points:
  - 1. 33°28.80S 137°32.20E
  - 2. 33°28.30S 137°33.20E
  - 3. 33°28.85S 137°33.50E
  - 4. 33°29.40S 137°32.50E
  - Then back to point 1
- (f) Except the Jurassic Park closure area, which is defined as the waters contained within the following closure index points:
  - 1. 33°54.90S 137°17.60E
  - 2. 33°54.40S 137°19.40E
  - 3. 33°54.708 137°19.60E
  - 4. 33°55.20S 137°17.80E
  - Then back to point 1

(g) Except the Estelle Star closure area, which is defined as the waters contained within the following closure index points:

- 1. 33°58.80S 136°49.80E
- 2. 33°58.20S 136°51.00E
- 3. 33°59.10S 136°51.70E
- 4. 33°59.80S 136°50.40E
- Then back to point 1

#### SCHEDULE 2

Commencing at sunset on 24 April 2025 and ending at sunrise on 28 April 2025.

#### SCHEDULE 3

- 1. The coordinates in Schedule 1 are defined as degrees decimal minutes and are based on the World Geodetic System 1984 (WGS 84).
- 2. No fishing activity may be undertaken between the prescribed times of sunrise and sunset for Adelaide (as published in the *South Australian Government Gazette* pursuant to the requirements of the *Proof of Sunrise and Sunset Act 1923*) during the period specified in Schedule 2.
- 3. Fishing must cease:
  - (a) in the fishing area known as Southern Wallaroo & North End (the 'Mid/North Gulf' area as described on page 40 of the Management Plan for the South Australian Commercial Spencer Gulf Prawn Fishery October 2020) if the average catch per vessel, per night (based on the best information available to the committee at sea) drops below 500kg; and
  - (b) in the fishing area known as the 'Southern Gulf' area (as described on page 40 of the Management Plan for the South Australian Commercial Spencer Gulf Prawn Fishery October 2020) if the average catch per vessel over two consecutive nights (based on the best information available to the committee at sea) falls below 350kg.
- 4. Based on the best information available from the fleet, fishing must cease in an area in the Mid/North Gulf if the average prawn bucket count exceeds 240 prawns per 7kg; or in an area in the Southern Gulf if the average prawn bucket count exceeds 260 prawns per 7kg.
- 5. No fishing activity may occur without the authorisation of Coordinator at Sea, Ashley Lukin, or other nominated Coordinator at Sea appointed by the Spencer Gulf and West Coast Prawn Association.
- 6. The authorisation of the Coordinator at Sea must be in writing, signed and record the day, date, and permitted fishing area within the waters of Schedule 1 in the form of a notice sent to the fishing fleet or vary an earlier authorisation issued by the Coordinator at Sea.
- 7. The Coordinator at Sea must cause a copy of any authorisation for fishing activity or variation of same, made under this notice to be emailed to the Prawn Fisheries Manager immediately after it is made.

8. The Spencer Gulf and West Coast Prawn Association must keep records of all authorisations issued pursuant to this notice. Dated: 17 April 2025

AshLey LUKIN Coordinator at Sea Spencer Gulf & West Coast Prawn Association Inc. Delegate of the Minister for Primary Industries and Regional Development

#### MINING ACT 1971

#### Application for a Mining Lease

Notice is hereby given in accordance with Section 56H of the *Mining Act 1971*, that an application for a Mining Lease over the undermentioned mineral claim has been received:

Applicant:	Craig William Haywood
Claim Number:	4569
Location:	CT5878/667, Myponga area—approximately 23km northwest of Victor Harbor.
Area:	8.25 hectares approximately
Purpose:	Extractive Minerals (Sandstone and Quartzite)
Reference:	2023/000215

To arrange an inspection of the proposal at the Department for Energy and Mining, please call the Department on (08) 8463 3103.

An electronic copy of the proposal can be found on the Department for Energy and Mining website:

https://www.energymining.sa.gov.au/industry/minerals-and-mining/mining/community-engagement-opportunities

Written submissions in relation to this application are invited to be received at the Department for Energy and Mining, Mining Regulation, Attn: Business Support Officer, GPO Box 618, Adelaide SA 5001 or dem.miningregrehab@sa.gov.au by no later than 22 May 2025.

The delegate of the Minister for Energy and Mining is required to have regard to these submissions in determining whether to grant or refuse the application and, if granted, the terms and conditions on which it should be granted.

When you make a written submission, that submission becomes a public record. Your submission will be provided to the applicant and may be made available for public inspection.

Dated: 24 April 2025

C. ANDREWS Mining Registrar Delegate for the Minister for Energy and Mining Department for Energy and Mining

#### MINING ACT 1971

#### Application for a Mining Lease

Notice is hereby given in accordance with Section 56H of the *Mining Act 1971*, that an application for a Mining Lease over the undermentioned mineral claim has been received:

Applicant:	G T Bobcat Pty Ltd (ACN 064 523 315)
Claim Number:	4562
Location:	CT5317/438, Compton area—approximately 8.5km west of Mount Gambier.
Area:	37.76 hectares approximately
Purpose:	Extractive Minerals (Dolomite and Limestone)
Reference:	2023/000099

To arrange an inspection of the proposal at the Department for Energy and Mining, please call the Department on (08) 8463 3103. An electronic copy of the proposal can be found on the Department for Energy and Mining website:

https://www.energymining.sa.gov.au/industry/minerals-and-mining/mining/community-engagement-opportunities

Written submissions in relation to this application are invited to be received at the Department for Energy and Mining, Mining Regulation, Attn: Business Support Officer, GPO Box 618, Adelaide SA 5001 or <u>dem.miningregrehab@sa.gov.au</u> by no later than **23 May 2025**.

The delegate of the Minister for Energy and Mining is required to have regard to these submissions in determining whether to grant or refuse the application and, if granted, the terms and conditions on which it should be granted.

When you make a written submission, that submission becomes a public record. Your submission will be provided to the applicant and may be made available for public inspection.

Dated: 24 April 2025

C. ANDREWS Mining Registrar Delegate for the Minister for Energy and Mining Department for Energy and Mining

#### PASTORAL LAND MANAGEMENT AND CONSERVATION ACT 1989 PUBLIC ACCESS ROUTE CANCELLATION OF CLOSURE APRIL 2025

Notice of Intent to Cancel Temporary Closure of Public Access Route Number 13, Named Halligan Point

Notice is hereby given of the intent to cancel the temporary closure of the Halligan Point Public Access Route from the Oodnadatta Track to Lake Eyre National Park, from 22 April 2025, pursuant to Section 45(7) of the *Pastoral Land Management and Conservation Act 1989*. Notification of the re-opening of the Public Access Route will be provided on the Department for Infrastructure and Transport's Outback Road Warnings website at <a href="https://www.dit.sa.gov.au/OutbackRoads/outback\_road\_warnings/special\_notices">https://www.dit.sa.gov.au/OutbackRoads/outback\_road\_warnings/special\_notices</a>.

Dated: 22 April 2025

SARAVAN PEACOCK Pastoral Board Delegate Manager, Pastoral Unit Department for Environment and Water

# LOCAL GOVERNMENT INSTRUMENTS

#### CITY OF ADELAIDE

Close of Roll for Supplementary Election

A supplementary election will be necessary to fill the vacant positions of four councillors for Central ward.

The voters roll for this supplementary election will close at 5pm on Friday, 30 May 2025.

You are entitled to vote in the election if you are enrolled on the State electoral roll for the council ward. If you have recently turned 18 or changed your residential or postal address, you must complete an electoral enrolment form available online at <a href="http://www.ecsa.sa.gov.au">www.ecsa.sa.gov.au</a>.

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

Nominations to fill the vacancy will open on Thursday, 26 June 2025 and will be received until 12 noon on Thursday, 10 July 2025. The election will be conducted by post with the return of ballot material to reach the Returning Officer no later than 12 noon on polling day, Monday, 25 August 2025.

Dated: 24 April 2025

ALICE CASHEN Acting Returning Officer

#### REGIONAL COUNCIL OF GOYDER

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure—Public Road, Australia Plains

Notice is hereby given, pursuant to Section 10 of the *Roads (Opening and Closing) Act 1991*, that the Regional Council of Goyder proposes to make a Road Process Order to close and sell to the adjoining land owner the portion of the public road adjoining Section 315, Hundred of English, more particularly delineated and lettered 'A' in Preliminary Plan PP25/0007.

The Preliminary Plan and Statement of Persons Affected is available for public inspection at the offices of the Regional Council of Goyder, 1 Market Square, Burra and the Adelaide Office of the Surveyor-General during normal office hours. The Preliminary Plan may also be viewed at www.sa.gov.au/roadsactproposals.

Any application for easement or objection must set out the full name, address and details of the submission and must be fully supported by reasons. The application for easement or objection must be made in writing to the Regional Council of Goyder, 1 Market Square, Burra within 28 days of this notice and a copy must be forwarded to the Surveyor-General at GPO Box 1815, Adelaide 5001. Where an objection is made, the Council will give notification of a meeting at which the matter will be considered.

Dated: 24 April 2025

DAVID STEVENSON Chief Executive Officer

#### WUDINNA DISTRICT COUNCIL

ANNUAL BUSINESS PLAN 2025-2026

Public Consultation Period-17 April 2025 to 20 May 2025

The Draft Annual Business Plan for the 2025-26 financial year is available at the Wudinna District Council Office, 11 Burton Terrace, and www.wudinna.sa.gov.au.

Both written and/or verbal submissions will be considered at Council's meeting, to be held Tuesday, 20 May 2025, whereby one hour has been allocated within the meeting (11am to 12pm) for submissions and any representations to be made by interested persons.

Written submissions regarding the Plan will be received up until 12pm on Friday, 16 May 2025. Please address them to the Chief Executive Officer, PO Box 6, Wudinna SA 5652 or via email <u>admin@wudinna.sa.gov.au</u>.

Dated: 24 April 2025

KRISTY DAVIS Chief Executive Officer

# **PUBLIC NOTICES**

NATIONAL ELECTRICITY LAW

Notice of Extension of Draft Determination

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

Under s 107, the time for making the draft determination on the *Real-time data for consumers* (Ref. ERC0399) proposal has been extended to 7 August 2025.

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: 24 April 2025

#### NATIONAL ENERGY RETAIL LAW

Notice of Extension for Draft Determination

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

Under s 266, the time for making the draft determination on the *Real-time data for consumers* (Ref. RRC0057) proposal has been extended to 7 August 2025.

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: 24 April 2025

# **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

EMAIL:governmentgazettesa@sa.gov.auPHONE:(08) 7133 3552WEBSITE:www.governmentgazette.sa.gov.au

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