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THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

PUBLISHED BY AUTHORITY

ADELAIDE, THURSDAY, 13 NOVEMBER 2025

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

GOVERNOR'S INSTRUMENTS

APPOINTMENTS, RESIGNATIONS AND GENERAL MATTERS

Department of the Premier and Cabinet Adelaide, 13 November 2025

Her Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Legal Services Commission, pursuant to the provisions of the Legal Services Commission Act 1977:

Member: from 20 January 2026 until 19 January 2029

Peter Damian Slattery

Chairperson: from 20 January 2026 until 19 January 2029

Peter Damian Slattery

Member: from 1 December 2025 until 30 November 2028

Stephanie Jane Jude Halliday Henry Albertyn Botha Jane Elizabeth Abbey

By command,

KATRINE ANNE HILDYARD, MP For Premier

AGO0205-25CS

Department of the Premier and Cabinet Adelaide, 13 November 2025

Her Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Behavioural Standards Panel, pursuant to the provisions of the Local Government Act 1999:

Member: from 13 November 2025 until 12 November 2028

Rosemary Helen Jervis

Member: from 13 November 2025 until 12 November 2027

Adam Peter Crichton

By command,

KATRINE ANNE HILDYARD, MP For Premier

25MLG014CS

Department of the Premier and Cabinet Adelaide, 13 November 2025

Her Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the SACE Board of South Australia, pursuant to the provisions of the SACE Board of South Australia Act 1983:

Member: from 13 November 2025 until 1 November 2027

Becky Hirst Jayne Heath

Presiding Member: from 9 March 2026 until 30 April 2026

Ruth Elizabeth Blenkiron

Deputy Presiding Member: from 13 November 2025 until 10 December 2026

Diarmid Andrew Lee

By command,

KATRINE ANNE HILDYARD, MP For Premier

ME25/097

Department of the Premier and Cabinet Adelaide, 13 November 2025

Her Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Country Arts Trust, pursuant to the provisions of the South Australian Country Arts Trust Act 1992:

Member: from 13 November 2025 until 12 November 2028

John Alexander Ritchie

By command,

KATRINE ANNE HILDYARD, MP For Premier

25ART0020CS

Department of the Premier and Cabinet Adelaide, 13 November 2025

Her Excellency the Governor in Executive Council has been pleased to appoint the Honourable Blair Ingram Boyer MP as Acting Minister for Trade and Investment, Acting Minister for Industry, Innovation and Science, Acting Minister for Local Government and Acting Minister for Veterans' Affairs from 15 November 2025 until 23 November 2025 inclusive, during the absence of the Honourable Joseph Karl Szakacs MP.

By command,

KATRINE ANNE HILDYARD, MP For Premier

25MTI008CS

PROCLAMATIONS

South Australia

Education and Children's Services (Barring Notices and Other Protections) Amendment Act (Commencement) Proclamation 2025

1—Short title

This proclamation may be cited as the *Education and Children's Services (Barring Notices and Other Protections) Amendment Act (Commencement) Proclamation 2025.*

2—Commencement of Act

The Education and Children's Services (Barring Notices and Other Protections) Amendment Act 2025 (No 22 of 2025) comes into operation on 17 November 2025.

Made by the Governor

with the advice and consent of the Executive Council on 13 November 2025

REGULATIONS

South Australia

Retirement Villages (Codes of Conduct) Amendment Regulations 2025

under the Retirement Villages Act 2016

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement

Part 2—Amendment of Retirement Villages Regulations 2017

3 Substitution of Schedule 1

Schedule 1—Codes of conduct

Part 1—Code of conduct for residents

- 1 Application of Code
- 2 Good practice principles
- 3 Requirements of residents

Part 2—Code of conduct for retirement village staff

- 4 Application of Code
- 5 Good practice principles
- 6 Requirements of village managers and senior managers

Part 3—Code of conduct for retirement village operators

- 7 Preliminary
- 8 Good practice principles
- 9 Requirements of operators
- 10 Operator to consult with residents' committee
- 11 Operator to consult with residents
- 12 Consultation requirements

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Retirement Villages (Codes of Conduct) Amendment Regulations 2025.*

2—Commencement

These regulations come into operation on the day on which section 43(1) of the *Retirement Villages (Miscellaneous) Amendment Act 2024* comes into operation.

Part 2—Amendment of Retirement Villages Regulations 2017

3—Substitution of Schedule 1

Schedule 1—delete the Schedule and substitute:

Schedule 1—Codes of conduct

Part 1—Code of conduct for residents

1—Application of Code

- (1) Pursuant to section 63(1) of the Act, this Part prescribes a code of conduct applying to residents of retirement villages.
- (2) The code of conduct under this Part sets out good practice principles and mandatory requirements for the conduct of residents of retirement villages towards other residents, operators, members of staff of a retirement village and all others at a retirement village.
- (3) A resident breaches this code of conduct if the resident breaches a provision of clause 3.

Note-

A resident who fails to meet a good practice principle under clause 2 may nonetheless by that conduct be in breach of the resident's residence contract or another provision of this code of conduct.

2—Good practice principles

A resident of a retirement village is expected to apply the following good practice principles in relation to the retirement village:

- (a) to respect the dignity and diversity of all residents, prospective residents, the operator, members of staff of the village and all others in the village and their rights under the Act;
- (b) to act with integrity, honesty and consideration towards other residents, the operator, members of staff of the village and all others in the village;
- (c) to contribute to a safe village environment for all residents, the operator, members of staff of the village and all others in the village;
- (d) to respect the peace, comfort and privacy of other residents and persons in the village;
- (e) to act respectfully in all interactions and communications (whether in person, online or in writing) with other residents, prospective residents, the operator, members of staff of the village and all others in the village;
- (f) to comply with the residence rules;
- (g) to take all reasonable steps to ensure compliance with the residence rules by any person who is their guest at the village or otherwise invited by them to the village;

(h) to act honestly and in good faith during dealings with the Registrar.

3—Requirements of residents

A resident in a retirement village must not—

- (a) harass or intimidate another resident, the operator, a member of staff of the village or any other person in the village; or
- (b) act in a manner that may place a resident, the operator, a member of staff of the village or any other person in the village at risk of serious harm; or
- (c) intentionally or recklessly cause damage to property at the retirement village; or
- (d) repeatedly act in a manner that unreasonably and detrimentally affects the safety and wellbeing of another resident, the operator, a member of staff of the village or any other person in the village.

Part 2—Code of conduct for retirement village staff

4—Application of Code

- (1) Pursuant to section 63(1) of the Act, this Part prescribes a code of conduct applying to—
 - (a) village managers; and
 - (b) senior managers; and
 - (c) any other persons employed or engaged by or on behalf of the operator of a retirement village to work at the retirement village.
- (2) This code of conduct sets out good practice principles and mandatory requirements for the conduct of persons to whom it applies in relation to the retirement village at which they work.
- (3) For the purposes of section 63 of the Act, a person breaches this code of conduct if the person breaches a provision of clause 6 applying to them.

Note-

A person who fails to meet a good practice principle under clause 5 may nonetheless by that conduct be in breach of a provision of the Act or the regulations, or another provision of this code of conduct.

5—Good practice principles

A person to whom this code of conduct applies is expected to apply the following good practice principles in relation to the retirement village at which they work:

- (a) to respect the peace, comfort, privacy and wellbeing of all residents;
- (b) to respect the dignity and diversity of all residents, prospective residents and others and their rights under the Act;

- (c) to act professionally and respectfully towards all residents, prospective residents and others, including in all interactions and communications (whether in person, online or in writing);
- (d) to act in good faith and have regard to the interests of all residents;
- (e) to treat all residents, prospective residents and others impartially and fairly;
- (f) to engage with residents on matters relating to the village that affect them;
- (g) to take reasonable steps to follow the policies and procedures of the village that are mandated under the Act;
- (h) to perform functions and duties safely and with regard to the safety of others;
- (i) to acknowledge in writing, within 10 business days, a request from a resident for repairs and maintenance of the retirement village and to include, where practicable, an estimated time within which action will be taken on the request;
- (j) to acknowledge in writing (which may be by email or text message or other electronic form of communication), within 10 business days, correspondence from a resident (or their appointed representative or agent) or prospective resident, and take action on matters raised in the correspondence where appropriate;
- (k) if a person has a pecuniary or other personal interest that conflicts or may conflict with the person's duties at the retirement village—
 - to disclose the conflict of interest to the operator of the retirement village in writing a soon as practicable after becoming aware of it; and
 - (ii) to abide by any written directions of the operator of the retirement village relating to the management of the conflict of interest.

6—Requirements of village managers and senior managers

A village manager or senior manager of a retirement village must not—

- (a) knowingly, or with reckless indifference, put the safety of a resident at serious risk; or
- (b) harass or intimidate a resident or prospective resident or a person acting on their behalf; or
- (c) knowingly provide false or misleading information to a resident or prospective resident, including during marketing, dispute resolution and consultation activities; or
- (d) unreasonably restrict a resident's access and use of common facilities.

Part 3—Code of conduct for retirement village operators

7—Preliminary

- (1) Pursuant to section 63(1) of the Act, this Part prescribes a code of conduct applying to operators of retirement villages.
- (2) This code of conduct sets out good practice principles and mandatory requirements for the conduct of operators of retirement villages.
- (3) For the purposes of section 63 of the Act, an operator breaches this code of conduct if the operator breaches a provision of clause 9, 10 or 11.

Note-

An operator who fails to meet a good practice principle under clause 8 may nonetheless by that conduct be in breach of a provision of the Act, the regulations or a residence contract, or another provision of this code of conduct.

8—Good practice principles

The operator of a retirement village is expected to apply the following good practice principles in relation to the retirement village:

- (a) to respect the peace, comfort, privacy and wellbeing of all residents;
- (b) to respect the dignity and diversity of all residents, prospective residents and others and their rights under the Act;
- (c) to act professionally and respectfully towards all residents, prospective residents and others, including in all interactions and communications (whether in person, online or in writing);
- (d) to act in good faith and have regard to the interests of all residents;
- (e) to treat all residents, prospective residents and others impartially and fairly;
- (f) to engage with residents on matters relating to the village that affect them;
- (g) to ensure information and policies provided to residents are clear, accessible, current and written in plain English;
- (h) to consult with residents in relation to the financial affairs of the retirement village as required under the Act;
- (i) to take reasonable steps to ensure that a resident has access to personal information about them held by the operator (subject to any other Act or law that restricts such access);
- (j) to allow a resident to appoint, in writing, an agent to receive notices and documents on the resident's behalf;
- (k) to acknowledge, within 10 business days, requests from residents for repairs and maintenance of the retirement village and to include, where practicable, an estimated time within which action will be taken on the request;

- (1) to acknowledge in writing (which may be by email or text message or other electronic form of communication), within 10 business days, correspondence from a resident (or their appointed representative or agent) or prospective resident, and take action on matters raised in the correspondence where appropriate;
- (m) to make active efforts to ensure disputes are dealt with in accordance with the village dispute resolution policy and section 45 of the Act;
- (n) to ensure information is made available to residents about providers of services for independent advice, support or advocacy in relation to a resident's rights and obligations at the retirement village and any disputes that may arise;
- (o) on becoming aware of a hazard within the village, to take reasonable steps to ensure that the retirement village is safe;
- (p) to take reasonable steps to ensure senior managers, village managers and other staff follow the code of conduct applying to them:
- (q) if a pecuniary or other personal interest that conflicts or may conflict with the operator's duties at the retirement village, to take reasonable steps to avoid or manage the conflict of interest;
- (r) if a member of staff of the village has a pecuniary or other personal interest that conflicts or may conflict with the staff member's duties at the retirement village, to take reasonable steps to avoid or manage the conflict of interest;
- (s) to act honestly and in good faith during dealings with the Registrar;
- (t) to demonstrate compliance with relevant provisions of applicable laws.

Examples—

Applicable laws include, without limitation, the following:

- (a) Retirement Villages Act 2016;
- (b) Work Health and Safety Act 2012;
- (d) if residential tenancy agreements are in force in relation to a retirement village—Residential Tenancies Act 1995;
- (e) where relevant—Community Titles Act 1996, Strata Titles Act 1988.

9—Requirements of operators

The operator of a retirement village must not—

- (a) knowingly, or with reckless indifference, put the safety of a resident at serious risk; or
- (b) harass or intimidate a resident or prospective resident or a person acting on their behalf; or

- (c) knowingly provide false or misleading information to a resident or prospective resident, including during marketing, dispute resolution and consultation activities; or
- (d) unreasonably restrict a resident's access to, and use of, common facilities of the village; or
- (e) charge a fee for the preparation or provision of—
 - (i) a document required to be given to a person under section 22 of the Act before the person enters into a residence contract; or
 - (ii) a premises condition report under section 23 of the Act; or
 - (iii) a vacated premises report under regulation 6C; or
- (f) make changes to a surplus and deficit policy in relation to the retirement village unless—
 - (i) the changes are approved by a special resolution at a meeting of residents; and
 - (ii) an amended surplus and deficit policy incorporating the approved changes is, within 10 business days of the meeting of residents approving the changes, provided to each residence of the retirement village.

10—Operator to consult with residents' committee

The operator of a retirement village must undertake reasonable consultation with a residents' committee established under section 38 of the Act in relation to the following matters:

- (a) maintenance issues raised to the residents' committee by residents and reported to the operator by the committee;
- (b) any proposed change to a service or facility provided at the retirement village that is reasonably expected to result in—
 - (i) increased costs to residents beyond any increase shown in the information provided to residents under section 33(6) of the Act; or
 - (ii) a loss of amenity for residents;
- (c) any proposal to alter or improve a building, fixture or fitting if residents will be expected to finance some or all of the capital or recurrent costs of the work, except if—
 - (i) the costs have already been included in the information provided under section 33(6) of the Act; or
 - (ii) the costs will not exceed \$5 000 in total;
- (d) the distribution of information to residents as required under the Act (such as the manner and extent of the distribution of information);
- (e) the establishment and removal of social or recreational programs provided or arranged by the operator;

- (f) the appointment of a trustee (or new trustee) for the purposes of the retirement village scheme, or any proposal to alter the functions or duties of such a trustee:
- (g) any other matter that the committee and the operator agree will be subject to consultation by the operator.

11—Operator to consult with residents

- (1) The operator of a retirement village must, in addition to the requirements of the Act and this code of conduct, take steps to ensure that there is reasonable consultation with residents of the retirement village in relation to any matter that could have a significant effect on their financial affairs, the amenity of the retirement village or their way of life, including (without limitation) the following:
 - (a) changes to the operator's dispute resolution policy;
 - (b) changes to the residence rules;
 - (c) changes to the operator's remarketing policy (where such changes are not directed solely at prospective residents);
 - (d) changes to the surplus and deficit policy applying to the village.
- (2) For the purpose of subclause (1), an operator will be taken to have taken steps to ensure reasonable consultation with residents in relation to any matter that could have a significant effect on their financial affairs, the amenity of the retirement village or their way of life if the operator has—
 - (a) notified residents of the matter; and
 - (b) complied with the requirements of clause 12 in respect of the matter.

12—Consultation requirements

- (1) When undertaking consultation with residents or a residents' committee on a matter in accordance with this code of conduct, an operator must, before making a decision on the matter—
 - (a) provide to each resident or the residents' committee (as the case requires) all relevant information about the matter written in plain English that is clear and accessible; and
 - (b) allow a reasonable period for each recipient of the information to—
 - (i) consider the information provided; and
 - (ii) ask questions (and receive responses from the operator); and
 - (iii) provide feedback; and
 - (c) consider all feedback provided on the matter.
- (2) As soon as reasonably practicable following the completion of a consultation process under subclause (1), the operator must advise the residents or the committee (as the case requires) of the outcome of the consultation and the decision made, along with reasons for the decision.

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 13 November 2025

No 118 of 2025

South Australia

Southern State Superannuation (Miscellaneous) Amendment Regulations 2025

under the Southern State Superannuation Act 2009

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement

Part 2—Amendment of Southern State Superannuation Regulations 2009

- 3 Amendment of regulation 16—Contribution, co-contribution and rollover accounts
- 4 Amendment of regulation 36AA—Application for disability pension
- 5 Amendment of regulation 36AAC—Matters affecting entitlement to pension
- 6 Amendment of regulation 47—Terms and conditions
- 7 Amendment of regulation 58—Invalidity or terminal illness
- 8 Amendment of regulation 62AA—Payment of Division 293 tax
- 9 Amendment of regulation 62AAB—Excess non-concessional contributions

Schedule 1—Transitional provisions

1 Transitional provisions

Part 1—Preliminary

1—Short title

These regulations may be cited as the Southern State Superannuation (Miscellaneous) Amendment Regulations 2025.

2—Commencement

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

Part 2—Amendment of Southern State Superannuation Regulations 2009

3—Amendment of regulation 16—Contribution, co-contribution and rollover accounts

Regulation 16—after subregulation (6) insert:

(6a) If payments are made into the Fund in respect of a member pursuant to a law of the Commonwealth, the Board may determine that such payments are to be credited to a contribution account of the member on terms and conditions determined by the Board.

4—Amendment of regulation 36AA—Application for disability pension

Regulation 36AA(1)(b)—delete paragraph (b) and substitute:

- (b) if the member is entitled to—
 - (i) weekly payments of workers compensation; or
 - (ii) other temporary income replacement benefits payable under an industrial agreement or award applying to the member,

immediately after the member's first absence from work in respect of employment to which the Act applies—within 6 months of the day on which the member ceases to be entitled to such payments; or

(c) if the member is on recreation leave, long service leave, paid sick leave, paid parental leave or any other form of paid leave immediately after the member's first absence from work in respect of employment to which the Act applies—within 6 months of the day on which the member ceases to be on such leave.

5—Amendment of regulation 36AAC—Matters affecting entitlement to pension

- (1) Section 36AAC(3)—delete subregulation (3) and substitute:
 - (3) For the purposes of subregulation (1)(a)(ii)—
 - (a) if a member whose waiting period is referred to in subregulation (2)(a) returns to work during the waiting period—
 - (i) for no more than 2 days (whether or not consecutive), those days are not to be taken into account for the purposes of determining the period for which the member has been absent from employment; or
 - (ii) for a total number of hours that does not exceed the total number of hours the member would ordinarily work (as determined by the Board) in a 2 day period, the Board may determine that the member is to be taken to have been absent from work on account of the incapacity for all working days falling within the waiting period; and
 - (b) if a member with any other waiting period returns to work during the waiting period—
 - (i) for 5 days or less, and no more than 2 of those days are consecutive (whether on 1 or 2 occasions), those days are not to be taken into account for the purposes of determining the period for which the member has been absent from employment; or
 - (ii) for a total number of hours that does not exceed the total number of hours the member would ordinarily work (as determined by the Board) in a 5 day period, the Board may determine that the member is to be taken to have been absent from work on account of the incapacity for all working days falling within the waiting period.

- (2) Regulation 36AAC(5)—after paragraph (a) insert:
 - (ab) any period in respect of which the member is entitled to temporary income replacement benefits payable under an industrial agreement or award applying to the member; or
- (3) Regulation 36AAC(6)—delete subregulation (6)

6—Amendment of regulation 47—Terms and conditions

Regulation 47(18), definition of *voluntary separation package*—delete "a liability to make weekly payments under Part 4 Division 4 of the *Return to Work Act 2014*" and substitute:

a liability to make weekly payments or provide compensation for medical expenses under the *Return to Work Act 2014* or under an industrial agreement or award applying to the member

7—Amendment of regulation 58—Invalidity or terminal illness

Regulation 58(17), definition of *voluntary separation package*—delete "a liability to make weekly payments under Part 4 Division 4 of the *Return to Work Act 2014*" and substitute:

a liability to make weekly payments or provide compensation for medical expenses under the *Return to Work Act 2014* or under an industrial agreement or award applying to the member

8—Amendment of regulation 62AA—Payment of Division 293 tax

- (1) Regulation 62AA, heading—delete "Division 293 tax" and substitute:
 - certain taxes imposed by Commonwealth
- (2) Regulation 62AA(1)—delete subregulation (1) and substitute:
 - (1) For the purposes of facilitating the payment of a tax imposed under the *Income Tax Assessment Act 1997* of the Commonwealth, the Board may, pursuant to a release authority issued to the Board under the *Taxation Administration Act 1953* of the Commonwealth in relation to a member, pay an amount on behalf of the member to the Commissioner of Taxation, or to the member, as required by and in accordance with, the requirements of the *Taxation Administration Act 1953* of the Commonwealth.
- (3) Regulation 62AA(3)—delete subregulation (3)

9—Amendment of regulation 62AAB—Excess non-concessional contributions

Regulation 62AAB(3)—delete "section" and substitute: regulation

Schedule 1—Transitional provisions

1—Transitional provisions

- (1) Regulation 36AA of the principal regulations as amended by regulation 4 of these regulations applies only in relation to an application for a disability pension made on or after the designated day.
- (2) Regulation 36AA(1) of the principal regulations as in force immediately before the designated day continues to apply in relation to a member whose application has, before the designated day, been made but not finally determined.
- (3) Regulation 36AAC of the principal regulations as amended by regulation 5 of these regulations does not apply in respect of an application for a disability pension that has, before the designated day, been made and declined by the Board.
- (4) Regulation 36AAC(5)(ab) as inserted into the principal regulations by regulation 5(2) of these regulations does not apply in relation to an application for a disability pension that has, before the designated day, been made and declined by the Board.
- (5) Regulation 47(18) of the principal regulations as in force immediately before the designated day continues to apply in relation to a member whose resignation has taken effect before the designated day.
- (6) Regulation 58(17) of the principal regulations as in force immediately before the designated day continues to apply in relation to a member whose resignation from employment has taken effect before the designated day.
- (7) In this clause—

designated day means the day on which these regulations come into operation; principal regulations means the Southern State Superannuation Regulations 2009.

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 approval of the Treasurer and following consultation with the South Australian Superannuation Board and with the advice and consent of the Executive Council on 13 November 2025

No 119 of 2025

South Australia

Superannuation (Commutation Factors) Amendment Regulations 2025

under the Superannuation Act 1988

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement

Part 2—Amendment of Superannuation Regulations 2016

- 3 Amendment of regulation 7—Persons eligible to vote
- 4 Amendment of regulation 19—Commutation factors

Part 1—Preliminary

1—Short title

These regulations may be cited as the Superannuation (Commutation Factors) Amendment Regulations 2025.

2—Commencement

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

Part 2—Amendment of Superannuation Regulations 2016

3—Amendment of regulation 7—Persons eligible to vote

Regulation 7(3)—delete subregulation (3)

4—Amendment of regulation 19—Commutation factors

Regulation 19(a), table—after its present contents insert:

| 75 - 80 | \$6.70 - \$5.20 |
|---------|-----------------|
| 80 - 85 | \$5.20 - \$3.70 |
| 85 - 89 | \$3.70 - \$2.50 |
| 89 - 90 | \$2.50 - \$2.25 |

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 13 November 2025

No 120 of 2025

South Australia

Police Superannuation (Commutation Factors) Amendment Regulations 2025

under the Police Superannuation Act 1990

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement

Part 2—Amendment of *Police Superannuation Regulations 2017*

3 Amendment of regulation 7—Commutation factors

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Police Superannuation (Commutation Factors) Amendment Regulations 2025.*

2—Commencement

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

Part 2—Amendment of *Police Superannuation Regulations 2017*

3—Amendment of regulation 7—Commutation factors

Regulation 7(a), table—after its present contents insert:

| 67 - 68 | \$9.10 - \$8.80 |
|---------|-----------------|
| 68 - 69 | \$8.80 - \$8.50 |
| 69 - 70 | \$8.50 - \$8.20 |
| 70 - 75 | \$8.20 - \$6.70 |
| 75 - 80 | \$6.70 - \$5.20 |
| 80 - 85 | \$5.20 - \$3.70 |
| 85 - 89 | \$3.70 - \$2.50 |
| 89 - 90 | \$2.50 - \$2.25 |
| | |

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 13 November 2025

No 121 of 2025

STATE GOVERNMENT INSTRUMENTS

FISHERIES MANAGEMENT ACT 2007

SECTION 115

Ministerial Exemption ME9903374

Take notice that pursuant to Section 115 of the Fisheries Management Act 2007 (the Act), unlicenced persons fishing pursuant to a charter boat fishing agreement with the holder of a licence issued under the Fisheries Management (Charter Boat Fishery) Regulations 2016 (the 'exemption holder'), are exempt from the provisions of Section 72(2)(c) of the Act and Regulation 6(1)(c) of the Fisheries Management (General) Regulations 2017 but only insofar as an unlicenced person may transit through the waters described in Schedule 1 while in possession of Snapper lawfully taken from the South East Fishing Zone during the period 29 June 2025 to 28 June 2026.

SCHEDULE 1

The waters of the Gulf St. Vincent and Kangaroo Island Fishing Zone, the Spencer Gulf Fishing Zone, the West Coast Fishing Zone, and the Port Adelaide River estuary.

For the purpose of this Notice:

- Gulf St. Vincent and Kangaroo Island Fishing Zone, Spencer Gulf Fishing Zone and West Coast Fishing Zone have the same respective meanings as in the Fisheries Management (Marine Scalefish Fishery) Regulations 2017.
- 2. Port Adelaide River estuary has the same meaning as in the Fisheries Management (General) Regulations 2017.

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

Dated: 14 June 2025

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

FISHERIES MANAGEMENT ACT 2007

SECTION 115

Ministerial Exemption ME9903380

Take notice that pursuant to Section 115 of the Fisheries Management Act 2007 (the Act), unlicensed persons (excluding persons fishing pursuant to a charter boat fishing agreement) (exemption holders), are exempt from Sections 70 and 79 of the Act and the provisions of Regulation 5, Clause 63(2) of the Fisheries Management (General) Regulations 2017, but only insofar as the exemption holders may take or be in possession of Snapper in the quantities specified in Schedule 1 from the waters of the South East Fishing Zone (the 'exempted activity'), subject to the conditions set out in Schedule 2, from 1 July 2025 to 30 June 2026, unless varied or revoked earlier.

SCHEDULE 1

- 1. The exempted persons may only take and be in possession of a maximum quantity of three (3) Snapper (being large Snapper or small Snapper) per person per day (bag limit).
- 2. Where Snapper are taken from a boat on which there are three (3) or more unlicensed persons on board a maximum quantity of nine (9) Snapper (being large Snapper or small Snapper) may be taken per boat per day (boat limit).

SCHEDULE 2

- 1. Where the Snapper have been taken from a boat, the exemption holder must, before any Snapper is brought ashore or landed, provide to the Department, by using the SA Fishing app or by calling Fishwatch 1800 065 522, the following information:
 - (a) the full name of the person submitting the report and responsible for the boat and fishing activity;
 - (b) the mobile phone number of the person submitting the report;
 - (c) the number of people participating in the fishing activity;
 - (d) the number of Snapper taken from the boat;
 - (e) the boat number from which the Snapper were taken, or the registration number of the vehicle used to tow the boat to the point of landing;
 - (f) the location of the point of landing.
- 2. Where the Snapper have not been taken from a boat, the exemption holder must, prior to departing the location where the Snapper was caught, provide to the Department by using the SA Fishing app or by calling Fishwatch 1800 065 522, the following information:
 - (a) the full name of the person fishing and submitting the report;
 - (b) the mobile phone number of the person submitting the report;
 - (c) the number of Snapper taken;
 - (d) the location from where the Snapper was taken.

For the purpose of this notice:

Department means the Department of Primary Industries and Regions (PIRSA);

day means during the period commencing at midnight and ending at the midnight next following;

landed means a boat has been landed/brought to shore for retrieval (i.e. at a boat ramp);

Large Snapper means Chrysophrys auratus exceeds 60 centimetres in length;

point of landing means any location a boat can be retrieved after a fishing activity;

responsible person means any person using the boat for the fishing activity;

SA Fishing app means an application of the same name downloaded from the 'Apple App Store' or 'Google Play';

Small Snapper means Chrysophrys auratus that is at least 38 centimetres in length but does not exceed 60 centimetres in length;

Snapper includes large snapper and small snapper;

Waters of the South East Fishing Zone meaning the waters adjacent the south east coast of South Australia contained within and bounded by a line commencing at Mean High Water Springs closest to 35°38′26.13″ South, 138°07′28.73″ East (southern Fleurieu Peninsula), then beginning south-easterly following the line of Mean High Water Springs to the location closest to 38°03′39.05″ South, 141°00′00.02″ East (South Australian-Victorian border), but excluding the Murray Mouth, then southerly to 38°59′59.95″ South, 141°00′00.02″ East, then westerly to 38°59′59.95″ South, 140°00′00.02″ East, then northerly to 37°59′59.95″ South, 140°00′00.02″ East, then westerly to 37°59′59.95″ South, 136°00′00.03″ East, then easterly to 35°59′59.95″ South, 136°00′00.03″ East, then easterly to 35°59′59.95″ South, 136°01′04.52″ East (south-western Kangaroo Island), then beginning south-easterly following the line of Mean High Water Springs to the location closest to 35°48′07.14″ South, 138°07′28.73″ East (Cape St Albans, Kangaroo Island), then northerly to the point of commencement (GDA2020).

Dated: 14 June 2025

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

FISHERIES MANAGEMENT ACT 2007

SECTION 115

Ministerial Exemption ME9903399

Take notice that, pursuant to Section 115 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 exempt Dr Deborah Bower of the University of New England, 159 Butler Street, Armidale, NSW 2350, from Clauses 42 and 74 of Schedule 6 of the Fisheries Management (General) Regulations 2017 but only insofar as the exemption holder may engage in fishing activity in waters described in Schedule1, for the purpose and using the equipment described in Schedule 2, subject to the conditions set out in Schedule 3, from 7 November 2025 until 6 November 2026, unless otherwise varied and revoked.

SCHEDULE 1

Sites within Lake Bonney, Riverland (34°13′11.8″S, 140°26′25.0″E)

SCHEDULE 2

The following equipment is permitted for use for the purpose of conducting ongoing research on the "Understanding freshwater turtle populations in the Lower-Murray River":

- A maximum of 12x fyke nets (30cm—100cm hoops with 50mm mesh, 2m by 10m wings)
- A maximum of 200x cathedral traps (1m high by 2m long with 2cm mesh)
- A maximum of 10x hoop traps (70cm hoops with 1.5m long funnel).

SCHEDULE 3

- 1. The exemption holder will be deemed responsible for the conduct of all persons undertaking the exempted activities under this notice. Any person conducting activities under this exemption must be provided a copy of this notice, which they must have signed as an indication that they have read and understood the conditions under it.
- 2. All freshwater turtles captured as pursuant to the exempted activity must be returned to the water in the locations where they were captured as soon as practicable after survey data have been recorded.
- Any native fish that may be caught incidentally during the exempted activity must be immediately returned to the water in the location where they were captured.
- 4. All non-native species of fish caught during the exempted activity must not be returned to the water and must be humanely destroyed and disposed of appropriately.
- 5. All gear types listed in Schedule 2 must be deployed with a float(s) to permit surface access to allow for turtles and other air-breathing by-catch to breath whilst in the net.
- 6. All gear listed in Schedule 2 must be tagged with the exemption holder's name and Ministerial exemption number and are required to be buoyed with a 2L white float if set away from the bank of the location listed in Schedule 1.
- 7. All gear deployed under the exemption must be checked and cleared of fish no less than once per day.
- 8. No more than 10 cathedral traps may be used per person under this exemption.
- 9. The following person(s) is a nominated agent under this exemption ME9903399:
 - (a) Students of the University of New England, Armidale, NSW 2350 under the supervision of Dr Deborah Bower.
- 10. The exemption holder must notify the Department of Primary Industries and Regions (PIRSA) Fishwatch on 1800 065 522 at least 2 hours prior to conducting any exempted activities and answer a series of questions about the exempted activity. The exemption holder will need to have a copy of the exemption notice at the time of making the call and be able to provide information about the area and time of the exempted activity, the vehicles and boats involved, the number of agents undertaking the exempted activity and other related questions.
- 11. While engaging in the exempted activity, the exemption holder must be in possession of a copy of the notice. Such notice must be produced to a Fisheries Officer if requested.

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

This notice does not purport to override the provisions or operation of any other Act including, but not limited to, the *River Murray Act 2003*. The exemption holder and his agents must comply with any relevant regulations, permits, requirements and directions from the Department for Environment and Water when undertaking activities within the River Murray.

Dated: 6 November 2025

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

FISHERIES MANAGEMENT ACT 2007

SECTION 79

South East Snapper Fishing Arrangements—Recreational Activities 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 the persons specified in Schedule 1, to engage in the fishing activity specified in Schedule 2, during the period specified in Schedule 3.

SCHEDULE 1

- 1. A person other than—
 - (a) An unlicensed person fishing on a lawful fishing charter; or
 - (b) a licenced person undertaking a lawful fishing activity of a class constituted as a fishery.

SCHEDULE 2

1. The taking or being in possession of Snapper taken from the waters of the South East Fishing Zone.

SCHEDULE 3

00:01 hours 1 July 2025 until 23:59 hours on 30 June 2026.

For the purposes of this notice:

Waters of the South East Fishing Zone means the waters adjacent the south east coast of South Australia contained within and bounded by a line commencing at Mean High Water Springs closest to 35°38′26.13″ South, 138°07′28.73″ East (southern Fleurieu Peninsula), then beginning south-easterly following the line of Mean High Water Springs to the location closest to 38°03′39.05″ South, 141°00′00.02″ East (South Australian-Victorian border), but excluding the Murray Mouth, then southerly to 38°59′59.95″ South, 141°00′00.02″ East, then westerly to 38°59′59.95″ South, 140°00′00.02″ East, then northerly to 37°59′59.95″ South, 140°00′00.02″ East, then westerly to 37°59′59.95″ South, 136°00′00.03″ East, then northerly to 35°59′59.95″ South, 136°00′00.03″ East, then casterly to 35°59′59.95″ South, 136°41′04.52″ East (south-western Kangaroo Island), then beginning south-easterly following the line of Mean High Water Springs to the location closest to 35°48′07.14″ South, 138°07′28.73″ East (Cape St Albans, Kangaroo Island), then northerly to the point of commencement (GDA2020).

Dated: 14 June 2025

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

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 |
|---|---|--------------------------------------|
| 147 Lacey Street, Whyalla SA 5600 | Allotment 1937 Town of Whyalla Plan 560501 Hundred of Randell | CT5721/915 |
| 7 Carey Street, Salisbury SA 5108 | Allotment 90 Filed Plan 113894 Hundred of Yatala | CT5822/889 |
| 3 Drimpton Street, Davoren Park SA 5113 | Allotment 9 Deposited Plan 52042 Hundred of Munno Para | CT5666/671 |

Dated: 13 November 2025

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

LAND ACQUISITION ACT 1969

SECTION 26F

Form 6B—Notice of Acquisition of Underground Land

1. Notice of acquisition

The Commissioner of Highways (the Authority), of 83 Pirie Street, Adelaide SA 5000 acquires the following interests in the following land: An unencumbered estate in fee simple in the whole of Allotment 914 in D138110 lodged in the Lands Titles Office, being portion of the land comprised in Certificate of Title Volume 5749 Folio 298.

This notice is given under Section 26F of the Land Acquisition Act 1969.

2. Compensation not payable unless certain water infrastructure or rights are affected

You are not entitled to compensation in relation to the acquisition of the underground land to which this notice relates, unless the following conditions are satisfied:

- you held at least one of the following interests in relation to the underground land immediately before the notice of acquisition
 was published in relation to the land—
- ownership of a lawful well that provides access to underground water in the underground land, and any underground infrastructure associated with the well; or
- a right to take underground water from the underground land by means of such a well;
- you notified the Authority of your interest in response to a notice given under Section 26G of the Land Acquisition Act 1969;
- the acquisition of the underground land either
 - o involved the acquisition of your interest; or
 - $\circ\,$ resulted in the discharge of your interest; or
 - resulted in you being unable to take water by means of, or pursuant to, your interest;
- you make an application for compensation to the Authority under Section 26H of the Land Acquisition Act 1969.

3. Application for compensation under Section 26H

If you believe you are entitled to compensation, you must apply to the Authority for compensation within 6 months after the publication of the notice of acquisition in relation to the underground land to which this notice relates.

The application must be in the following manner and form:

"Application for Compensation for Acquisition of Underground Land" (enclosed) to be submitted by email to DIT.ULAapplications@sa.gov.au or by mail marked attention: Property Acquisition c/- GPO Box 1533, Adelaide SA 5001.

The application must be accompanied by the following information or documents:

Any relevant supporting documentation including, but not limited to water licences, bore licences etc.

After receiving your application, the Authority may (but is not required to) make you a written offer of compensation not exceeding \$50,000. See Section 26H(4) of the *Land Acquisition Act 1969* for further details on the payment of compensation.

4. Inquiries

Inquiries should be directed to: T2D Project Team

GPO Box 1533 Adelaide SA 5001 Telephone: 1800 572 414

Dated: 10 November 2025

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

ROCCO CARUSO
Director, Property Acquisition
(Authorised Officer)
Department for Infrastructure and Transport

DIT: 2024/07273/01

LAND ACQUISITION ACT 1969

SECTION 26F

Form 6B—Notice of Acquisition of Underground Land

1. Notice of acquisition

The Commissioner of Highways (the Authority), of 83 Pirie Street, Adelaide SA 5000 acquires the following interests in the following land:

An unencumbered estate in fee simple in the whole of Allotment 918 in D138112 lodged in the Lands Titles Office, being portion of the land comprised in Certificate of Title Volume 5848 Folio 479.

This notice is given under Section 26F of the Land Acquisition Act 1969.

2. Compensation not payable unless certain water infrastructure or rights are affected

You are not entitled to compensation in relation to the acquisition of the underground land to which this notice relates, unless the following conditions are satisfied:

- you held at least one of the following interests in relation to the underground land immediately before the notice of acquisition was published in relation to the land—
 - ownership of a lawful well that provides access to underground water in the underground land, and any underground infrastructure associated with the well; or
 - a right to take underground water from the underground land by means of such a well;
- you notified the Authority of your interest in response to a notice given under Section 26G of the Land Acquisition Act 1969;
- the acquisition of the underground land either
 - o involved the acquisition of your interest; or
 - · resulted in the discharge of your interest; or
 - · resulted in you being unable to take water by means of, or pursuant to, your interest;
- you make an application for compensation to the Authority under Section 26H of the Land Acquisition Act 1969.

3. Application for compensation under Section 26H

If you believe you are entitled to compensation, you must apply to the Authority for compensation within 6 months after the publication of the notice of acquisition in relation to the underground land to which this notice relates.

The application must be in the following manner and form:

"Application for Compensation for Acquisition of Underground Land" (enclosed) to be submitted by email to DIT.ULAapplications@sa.gov.au or by mail marked ATTENTION: Property Acquisition c/- GPO Box 1533, Adelaide SA 5001.

The application must be accompanied by the following information or documents:

Any relevant supporting documentation including, but not limited to water licences, bore licences etc.

After receiving your application, the Authority may (but is not required to) make you a written offer of compensation not exceeding \$50,000. See Section 26H(4) of the *Land Acquisition Act 1969* for further details on the payment of compensation.

4. Inquiries

Inquiries should be directed to: T2D Project Team

GPO Box 1533 Adelaide SA 5001 Telephone: 1800 572 414

Dated: 10 November 2025

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

ROCCO CARUSO
Director, Property Acquisition
(Authorised Officer)
Department for Infrastructure and Transport

DIT: 2024/07277/01

LAND ACQUISITION ACT 1969

SECTION 26F

Form 6B—Notice of Acquisition of Underground Land

1. Notice of acquisition

The Commissioner of Highways (the Authority), of 83 Pirie Street, Adelaide SA 5000 acquires the following interests in the following land:

An unencumbered estate in fee simple in the whole of Allotment 924 in D138115 lodged in the Lands Titles Office, being portion of the land comprised in Certificate of Title Volume 5476 Folio 813.

This notice is given under Section 26F of the Land Acquisition Act 1969.

2. Compensation not payable unless certain water infrastructure or rights are affected

You are not entitled to compensation in relation to the acquisition of the underground land to which this notice relates, unless the following conditions are satisfied:

- you held at least one of the following interests in relation to the underground land immediately before the notice of acquisition was published in relation to the land—
- ownership of a lawful well that provides access to underground water in the underground land, and any underground infrastructure associated with the well; or
- o a right to take underground water from the underground land by means of such a well;
- · you notified the Authority of your interest in response to a notice given under Section 26G of the Land Acquisition Act 1969;
- the acquisition of the underground land either—
 - $\circ\:$ involved the acquisition of your interest; or
 - resulted in the discharge of your interest; or
 - · resulted in you being unable to take water by means of, or pursuant to, your interest;
- you make an application for compensation to the Authority under Section 26H of the Land Acquisition Act 1969.

3. Application for compensation under Section 26H

If you believe you are entitled to compensation, you must apply to the Authority for compensation within 6 months after the publication of the notice of acquisition in relation to the underground land to which this notice relates.

The application must be in the following manner and form:

"Application for Compensation for Acquisition of Underground Land" (enclosed) to be submitted by email to DIT.ULAapplications@sa.gov.au or by mail marked attention: Property Acquisition c/- GPO Box 1533, Adelaide SA 5001.

The application must be accompanied by the following information or documents:

Any relevant supporting documentation including, but not limited to water licences, bore licences etc.

After receiving your application, the Authority may (but is not required to) make you a written offer of compensation not exceeding \$50,000. See Section 26H(4) of the *Land Acquisition Act 1969* for further details on the payment of compensation.

4. Inquiries

Inquiries should be directed to: T2D Project Team

GPO Box 1533 Adelaide SA 5001 Telephone: 1800 572 414

Dated: 10 November 2025

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

ROCCO CARUSO
Director, Property Acquisition
(Authorised Officer)
Department for Infrastructure and Transport

DIT: 2024/07280/01

LAND ACQUISITION ACT 1969

SECTION 26F

Form 6B—Notice of Acquisition of Underground Land

1. Notice of acquisition

The Commissioner of Highways (the Authority), of 83 Pirie Street, Adelaide SA 5000 acquires the following interests in the following land:

An unencumbered estate in fee simple in the whole of Allotment 926 in D138116 lodged in the Lands Titles Office, being portion of the land comprised in Certificate of Title Volume 5093 Folio 295.

This notice is given under Section 26F of the Land Acquisition Act 1969.

2. Compensation not payable unless certain water infrastructure or rights are affected

You are not entitled to compensation in relation to the acquisition of the underground land to which this notice relates, unless the following conditions are satisfied:

- you held at least one of the following interests in relation to the underground land immediately before the notice of acquisition
 was published in relation to the land—
 - ownership of a lawful well that provides access to underground water in the underground land, and any underground infrastructure associated with the well; or
 - a right to take underground water from the underground land by means of such a well;
- you notified the Authority of your interest in response to a notice given under Section 26G of the Land Acquisition Act 1969;
- the acquisition of the underground land either
 - o involved the acquisition of your interest; or
 - · resulted in the discharge of your interest; or
 - $\circ\,$ resulted in you being unable to take water by means of, or pursuant to, your interest;
- you make an application for compensation to the Authority under Section 26H of the Land Acquisition Act 1969.

3. Application for compensation under Section 26H

If you believe you are entitled to compensation, you must apply to the Authority for compensation within 6 months after the publication of the notice of acquisition in relation to the underground land to which this notice relates.

The application must be in the following manner and form:

"Application for Compensation for Acquisition of Underground Land" (enclosed) to be submitted by email to DIT.ULAapplications@sa.gov.au or by mail marked attention: Property Acquisition c/- GPO Box 1533, Adelaide SA 5001.

The application must be accompanied by the following information or documents:

Any relevant supporting documentation including, but not limited to water licences, bore licences etc.

After receiving your application, the Authority may (but is not required to) make you a written offer of compensation not exceeding \$50,000. See Section 26H(4) of the *Land Acquisition Act 1969* for further details on the payment of compensation.

4. Inquiries

Inquiries should be directed to: T2D Project Team

GPO Box 1533 Adelaide SA 5001 Telephone: 1800 572 414

Dated: 10 November 2025

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

ROCCO CARUSO
Director, Property Acquisition
(Authorised Officer)
Department for Infrastructure and Transport

DIT: 2024/07281/01

LAND ACQUISITION ACT 1969

SECTION 26F

Form 6B—Notice of Acquisition of Underground Land

1. Notice of acquisition

The Commissioner of Highways (the Authority), of 83 Pirie Street, Adelaide SA 5000 acquires the following interests in the following land:

An unencumbered estate in fee simple in the whole of Allotment 942 in D138124 lodged in the Lands Titles Office, being portion of the land comprised in Certificate of Title Volume 5287 Folio 980.

This notice is given under Section 26F of the Land Acquisition Act 1969.

2. Compensation not payable unless certain water infrastructure or rights are affected

You are not entitled to compensation in relation to the acquisition of the underground land to which this notice relates, unless the following conditions are satisfied:

- you held at least one of the following interests in relation to the underground land immediately before the notice of acquisition
 was published in relation to the land—
 - ownership of a lawful well that provides access to underground water in the underground land, and any underground infrastructure associated with the well; or
 - a right to take underground water from the underground land by means of such a well;
- you notified the Authority of your interest in response to a notice given under Section 26G of the Land Acquisition Act 1969;
- · the acquisition of the underground land either—
 - · involved the acquisition of your interest; or
 - · resulted in the discharge of your interest; or
 - · resulted in you being unable to take water by means of, or pursuant to, your interest;
- · you make an application for compensation to the Authority under Section 26H of the Land Acquisition Act 1969.

3. Application for compensation under Section 26H

If you believe you are entitled to compensation, you must apply to the Authority for compensation within 6 months after the publication of the notice of acquisition in relation to the underground land to which this notice relates.

The application must be in the following manner and form:

"Application for Compensation for Acquisition of Underground Land" (enclosed) to be submitted by email to DIT.ULAapplications@sa.gov.au or by mail marked attention: Property Acquisition c/- GPO Box 1533, Adelaide SA 5001.

The application must be accompanied by the following information or documents:

Any relevant supporting documentation including, but not limited to water licences, bore licences etc.

After receiving your application, the Authority may (but is not required to) make you a written offer of compensation not exceeding \$50,000. See Section 26H(4) of the *Land Acquisition Act 1969* for further details on the payment of compensation.

4. Inquiries

Inquiries should be directed to: T2D Project Team

GPO Box 1533 Adelaide SA 5001 Telephone: 1800 572 414

Dated: 10 November 2025

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

ROCCO CARUSO
Director, Property Acquisition
(Authorised Officer)
Department for Infrastructure and Transport

DIT: 2024/07282/01

LAND ACQUISITION ACT 1969

SECTION 26F

Form 6B—Notice of Acquisition of Underground Land

1. Notice of acquisition

The Commissioner of Highways (the Authority), of 83 Pirie Street, Adelaide SA 5000 acquires the following interests in the following land: An unencumbered estate in fee simple in the whole of Allotment 940 in D138123 lodged in the Lands Titles Office, being portion of the land comprised in Certificate of Title Volume 5722 Folio 895.

This notice is given under Section 26F of the Land Acquisition Act 1969.

2. Compensation not payable unless certain water infrastructure or rights are affected

You are not entitled to compensation in relation to the acquisition of the underground land to which this notice relates, unless the following conditions are satisfied:

- you held at least one of the following interests in relation to the underground land immediately before the notice of acquisition
 was published in relation to the land—
 - ownership of a lawful well that provides access to underground water in the underground land, and any underground infrastructure associated with the well; or

- a right to take underground water from the underground land by means of such a well;
- you notified the Authority of your interest in response to a notice given under Section 26G of the Land Acquisition Act 1969;
- the acquisition of the underground land either—
 - · involved the acquisition of your interest; or
 - · resulted in the discharge of your interest; or
 - resulted in you being unable to take water by means of, or pursuant to, your interest;
- you make an application for compensation to the Authority under Section 26H of the Land Acquisition Act 1969.

3. Application for compensation under Section 26H

If you believe you are entitled to compensation, you must apply to the Authority for compensation within 6 months after the publication of the notice of acquisition in relation to the underground land to which this notice relates.

The application must be in the following manner and form:

"Application for Compensation for Acquisition of Underground Land" (enclosed) to be submitted by email to DIT.ULAapplications@sa.gov.au or by mail marked attention: Property Acquisition c/- GPO Box 1533, Adelaide SA 5001.

The application must be accompanied by the following information or documents:

Any relevant supporting documentation including, but not limited to water licences, bore licences etc.

After receiving your application, the Authority may (but is not required to) make you a written offer of compensation not exceeding \$50,000. See Section 26H(4) of the *Land Acquisition Act 1969* for further details on the payment of compensation.

4. Inquiries

Inquiries should be directed to: T2D Project Team

GPO Box 1533 Adelaide SA 5001 Telephone: 1800 572 414

Dated: 10 November 2025

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

ROCCO CARUSO
Director, Property Acquisition
(Authorised Officer)
Department for Infrastructure and Transport

DIT: 2024/07283/01

LAND ACQUISITION ACT 1969

SECTION 26F

Form 6B—Notice of Acquisition of Underground Land

1. Notice of acquisition

The Commissioner of Highways (the Authority), of 83 Pirie Street, Adelaide SA 5000 acquires the following interests in the following land:

An unencumbered estate in fee simple in the whole of Allotment 936 in D138121 lodged in the Lands Titles Office, being portion of the land comprised in Certificate of Title Volume 5700 Folio 85.

This notice is given under Section 26F of the Land Acquisition Act 1969.

2. Compensation not payable unless certain water infrastructure or rights are affected

You are not entitled to compensation in relation to the acquisition of the underground land to which this notice relates, unless the following conditions are satisfied:

- you held at least one of the following interests in relation to the underground land immediately before the notice of acquisition was published in relation to the land—
 - ownership of a lawful well that provides access to underground water in the underground land, and any underground infrastructure associated with the well; or
 - $\circ\,$ a right to take underground water from the underground land by means of such a well;
- you notified the Authority of your interest in response to a notice given under Section 26G of the Land Acquisition Act 1969;
- the acquisition of the underground land either
 - o involved the acquisition of your interest; or
 - · resulted in the discharge of your interest; or
 - resulted in you being unable to take water by means of, or pursuant to, your interest;
- you make an application for compensation to the Authority under Section 26H of the Land Acquisition Act 1969.

3. Application for compensation under Section 26H

If you believe you are entitled to compensation, you must apply to the Authority for compensation within 6 months after the publication of the notice of acquisition in relation to the underground land to which this notice relates.

The application must be in the following manner and form:

"Application for Compensation for Acquisition of Underground Land" (enclosed) to be submitted by email to DIT.ULAapplications@sa.gov.au or by mail marked attention: Property Acquisition c/- GPO Box 1533, Adelaide SA 5001.

The application must be accompanied by the following information or documents:

Any relevant supporting documentation including, but not limited to water licences, bore licences etc.

After receiving your application, the Authority may (but is not required to) make you a written offer of compensation not exceeding \$50,000. See Section 26H(4) of the *Land Acquisition Act 1969* for further details on the payment of compensation.

4. Inquiries

Inquiries should be directed to: T2D Project Team

GPO Box 1533 Adelaide SA 5001 Telephone: 1800 572 414

Dated: 10 November 2025

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

ROCCO CARUSO
Director, Property Acquisition
(Authorised Officer)
Department for Infrastructure and Transport

DIT: 2024/07285/01

LAND ACQUISITION ACT 1969

SECTION 26F

Form 6B-Notice of acquisition of underground land

1. Notice of acquisition

The Commissioner of Highways (the Authority), of 83 Pirie Street, Adelaide SA 5000 acquires the following interests in the following land:

An unencumbered estate in fee simple in the whole of Allotment 934 in D138120 lodged in the Lands Titles Office, being portion of the land comprised in Certificate of Title Volume 5546 Folio 673.

This notice is given under Section 26F of the Land Acquisition Act 1969.

2. Compensation not payable unless certain water infrastructure or rights are affected

You are not entitled to compensation in relation to the acquisition of the underground land to which this notice relates, unless the following conditions are satisfied:

- you held at least one of the following interests in relation to the underground land immediately before the notice of acquisition was published in relation to the land—
- ownership of a lawful well that provides access to underground water in the underground land, and any underground infrastructure associated with the well; or
- $^{\circ}\,$ a right to take underground water from the underground land by means of such a well;
- you notified the Authority of your interest in response to a notice given under Section 26G of the Land Acquisition Act 1969;
- the acquisition of the underground land either—
 - · involved the acquisition of your interest; or
 - · resulted in the discharge of your interest; or
 - $\circ\,$ resulted in you being unable to take water by means of, or pursuant to, your interest;
- you make an application for compensation to the Authority under Section 26H of the Land Acquisition Act 1969.

3. Application for compensation under Section 26H

If you believe you are entitled to compensation, you must apply to the Authority for compensation within 6 months after the publication of the notice of acquisition in relation to the underground land to which this notice relates.

The application must be in the following manner and form:

"Application for Compensation for Acquisition of Underground Land" (enclosed) to be submitted by email to DIT.ULAapplications@sa.gov.au or by mail marked attention: Property Acquisition c/- GPO Box 1533, Adelaide SA 5001.

The application must be accompanied by the following information or documents:

Any relevant supporting documentation including, but not limited to water licences, bore licences etc.

After receiving your application, the Authority may (but is not required to) make you a written offer of compensation not exceeding \$50,000. See Section 26H(4) of the *Land Acquisition Act 1969* for further details on the payment of compensation.

4. Inquiries

Inquiries should be directed to: T2D Project Team

GPO Box 1533 Adelaide SA 5001 Telephone: 1800 572 414

Dated: 10 November 2025

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

ROCCO CARUSO
Director, Property Acquisition
(Authorised Officer)
Department for Infrastructure and Transport

DIT: 2024/07286/01

LAND ACQUISITION ACT 1969

SECTION 26F

Form 6B—Notice of Acquisition of Underground Land

1. Notice of acquisition

The Commissioner of Highways (the Authority), of 83 Pirie Street, Adelaide SA 5000 acquires the following interests in the following land:

An unencumbered estate in fee simple in the whole of Allotment 932 in D138119 lodged in the Lands Titles Office, being portion of the land comprised in Certificate of Title Volume 5391 Folio 508.

This notice is given under Section 26F of the Land Acquisition Act 1969.

2. Compensation not payable unless certain water infrastructure or rights are affected

You are not entitled to compensation in relation to the acquisition of the underground land to which this notice relates, unless the following conditions are satisfied:

- you held at least one of the following interests in relation to the underground land immediately before the notice of acquisition
 was published in relation to the land—
 - ownership of a lawful well that provides access to underground water in the underground land, and any underground infrastructure associated with the well; or
 - · a right to take underground water from the underground land by means of such a well;
- you notified the Authority of your interest in response to a notice given under Section 26G of the Land Acquisition Act 1969;
- · the acquisition of the underground land either
 - o involved the acquisition of your interest; or
 - o resulted in the discharge of your interest; or
 - · resulted in you being unable to take water by means of, or pursuant to, your interest;
- you make an application for compensation to the Authority under Section 26H of the Land Acquisition Act 1969.

3. Application for compensation under Section 26H

If you believe you are entitled to compensation, you must apply to the Authority for compensation within 6 months after the publication of the notice of acquisition in relation to the underground land to which this notice relates.

The application must be in the following manner and form:

"Application for Compensation for Acquisition of Underground Land" (enclosed) to be submitted by email to DIT.ULAapplications@sa.gov.au or by mail marked attention: Property Acquisition c/- GPO Box 1533, Adelaide SA 5001.

The application must be accompanied by the following information or documents:

Any relevant supporting documentation including, but not limited to water licences, bore licences etc.

After receiving your application, the Authority may (but is not required to) make you a written offer of compensation not exceeding \$50,000. See Section 26H(4) of the *Land Acquisition Act 1969* for further details on the payment of compensation.

4. Inquiries

Inquiries should be directed to: T2D Project Team

GPO Box 1533 Adelaide SA 5001 Telephone: 1800 572 414

Dated: 10 November 2025

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

ROCCO CARUSO
Director, Property Acquisition
(Authorised Officer)
Department for Infrastructure and Transport

DIT: 2024/07287/01

LAND ACQUISITION ACT 1969

SECTION 26F

Form 6B—Notice of Acquisition of Underground Land

1. Notice of acquisition

The Commissioner of Highways (the Authority), of 83 Pirie Street, Adelaide SA 5000 acquires the following interests in the following land:

An unencumbered estate in fee simple in the whole of Allotment 928 in D138117 lodged in the Lands Titles Office, being portion of the land comprised in Certificate of Title Volume 5288 Folio 334.

This notice is given under Section 26F of the Land Acquisition Act 1969.

2. Compensation not payable unless certain water infrastructure or rights are affected

You are not entitled to compensation in relation to the acquisition of the underground land to which this notice relates, unless the following conditions are satisfied:

- you held at least one of the following interests in relation to the underground land immediately before the notice of acquisition was published in relation to the land—
- ownership of a lawful well that provides access to underground water in the underground land, and any underground infrastructure associated with the well; or

- · a right to take underground water from the underground land by means of such a well;
- you notified the Authority of your interest in response to a notice given under Section 26G of the Land Acquisition Act 1969;
- · the acquisition of the underground land either-
 - · involved the acquisition of your interest; or
 - · resulted in the discharge of your interest; or
 - resulted in you being unable to take water by means of, or pursuant to, your interest;
- you make an application for compensation to the Authority under Section 26H of the Land Acquisition Act 1969.

3. Application for compensation under Section 26H

If you believe you are entitled to compensation, you must apply to the Authority for compensation within 6 months after the publication of the notice of acquisition in relation to the underground land to which this notice relates.

The application must be in the following manner and form:

"Application for Compensation for Acquisition of Underground Land" (enclosed) to be submitted by email to DIT.ULAapplications@sa.gov.au or by mail marked attention: Property Acquisition c/- GPO Box 1533, Adelaide SA 5001.

The application must be accompanied by the following information or documents:

Any relevant supporting documentation including, but not limited to water licences, bore licences etc.

After receiving your application, the Authority may (but is not required to) make you a written offer of compensation not exceeding \$50,000. See Section 26H(4) of the *Land Acquisition Act 1969* for further details on the payment of compensation.

4. Inquiries

Inquiries should be directed to: T2D Project Team

GPO Box 1533 Adelaide SA 5001 Telephone: 1800 572 414

Dated: 10 November 2025

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

ROCCO CARUSO
Director, Property Acquisition
(Authorised Officer)
Department for Infrastructure and Transport

DIT: 2024/07289/01

LAND ACQUISITION ACT 1969

SECTION 26F

Form 6B—Notice of Acquisition of Underground Land

1. Notice of acquisition

The Commissioner of Highways (the Authority), of 83 Pirie Street, Adelaide SA 5000 acquires the following interests in the following land: An unencumbered estate in fee simple in the whole of Allotment 1431 in D138817 lodged in the Lands Titles Office, being portion of the land comprised in Certificate of Title Volume 5251 Folio 404.

This notice is given under Section 26F of the Land Acquisition Act 1969.

2. Compensation not payable unless certain water infrastructure or rights are affected

You are not entitled to compensation in relation to the acquisition of the underground land to which this notice relates, unless the following conditions are satisfied:

- you held at least one of the following interests in relation to the underground land immediately before the notice of acquisition was published in relation to the land—
- ownership of a lawful well that provides access to underground water in the underground land, and any underground infrastructure associated with the well; or
- $\circ\,$ a right to take underground water from the underground land by means of such a well;
- you notified the Authority of your interest in response to a notice given under Section 26G of the Land Acquisition Act 1969;
- the acquisition of the underground land either
 - o involved the acquisition of your interest; or
 - · resulted in the discharge of your interest; or
 - · resulted in you being unable to take water by means of, or pursuant to, your interest;
- you make an application for compensation to the Authority under Section 26H of the Land Acquisition Act 1969.

3. Application for compensation under Section 26H

If you believe you are entitled to compensation, you must apply to the Authority for compensation within 6 months after the publication of the notice of acquisition in relation to the underground land to which this notice relates.

The application must be in the following manner and form:

"Application for Compensation for Acquisition of Underground Land" (enclosed) to be submitted by email to DIT.ULAapplications@sa.gov.au or by mail marked attention: Property Acquisition c/- GPO Box 1533, Adelaide SA 5001.

The application must be accompanied by the following information or documents:

Any relevant supporting documentation including, but not limited to water licences, bore licences etc.

After receiving your application, the Authority may (but is not required to) make you a written offer of compensation not exceeding \$50,000. See Section 26H(4) of the *Land Acquisition Act 1969* for further details on the payment of compensation.

4. Inquiries

Inquiries should be directed to: T2D Project Team

GPO Box 1533 Adelaide SA 5001 Telephone: 1800 572 414

Dated: 10 November 2025

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

ROCCO CARUSO
Director, Property Acquisition
(Authorised Officer)
Department for Infrastructure and Transport

DIT: 2024/08149/01

LANDSCAPE SOUTH AUSTRALIA ACT 2019

Declaration of Penalty in Relation to the Unauthorised or Unlawful Taking of Water from the River Murray Prescribed Watercourse

Pursuant to Section 88(1) of the Landscape South Australia Act 2019 (the Act), I, Dan Jordan, delegate of the Minister for Climate, Environment and Water and Minister to whom the Act is committed, hereby declare that the following penalties are payable in relation to the unauthorised or unlawful taking or use of water during the consumption period that corresponds to the accounting period defined in Column 1 of Schedule 1:

- 1. Where a person who is the holder of a water allocation takes water from the River Murray Prescribed Watercourse in excess of the amount available under the allocation, the penalty declared pursuant to Section 88(1)(a) is:
 - (a) the corresponding rate in Column 2 of Schedule 1 to this notice for all water taken in excess of the amount available under the allocation endorsed on the relevant instrument under the terms of the water licence to which the allocation is attributable, up to and including 500,000 kilolitres; and
 - (b) the corresponding rate in Column 3 of Schedule 1 to this notice for all water taken in excess of the quantity of water referred to in paragraph (a) above 500,000 kilolitres.
- 2. Where a person who is authorised under Section 105 of the Act takes water from the River Murray Prescribed Watercourse that exceeds the amount authorised under the terms of that authorisation the penalty declared pursuant to Section 88(1)(e) is:
 - (a) the corresponding rate in Column 2 of Schedule 1 to this notice for all water taken in excess of the amount authorised by a notice under Section 105 of the Act, up to and including 500,000 kilolitres; and
 - (b) the corresponding rate in Column 3 of Schedule 1 to this notice for all water taken in excess of the quantity referred to in paragraph (a) above 500,000 kilolitres.
- 3. Where water is taken from the River Murray Prescribed Watercourse by a person who is not the holder of a water management authorisation or who is not authorised under Section 105 of the Act to take the water, the penalty declared under Section 88(1)(e) is the corresponding rate in Column 4 of Schedule 1 to this notice per kilolitre of water determined or assessed to have been taken in accordance with Section 79 of the Act.
- 4. Where a person takes water from the River Murray Prescribed Watercourse in excess of the amount authorised for use under Section 109 of the Act the penalty declared pursuant to Section 88(1)(f) is:
 - (a) the corresponding rate in Column 2 of Schedule 1 to this notice for all water taken in excess of the amount authorised for use by a notice under Section 109 of the Act, up to and including 500,000 kilolitres; and
 - (b) the corresponding rate in Column 3 of Schedule 1 to this notice for all water taken in excess of the quantity referred to in paragraph (a) above 500,000 kilolitres.
- 5. Where water is taken from the River Murray Prescribed Watercourse subject to a notice under Section 109 of the Act by a person who is not authorised to use the water the penalty declared under Section 88(1)(f) is the corresponding rate in Column 4 of Schedule 1 to this notice per kilolitre of water determined or assessed to have been taken in accordance with Section 79 of the Act.
- 6. Where a person may be subject to more than one penalty under Section 88, the penalty that is the greater shall be imposed.

SCHEDULE 1

Penalties for overuse from the River Murray Prescribed Watercourse between 1 October 2025 and 31 December 2025 inclusive:

| Column 1 | | Column 2 | Column 3 | Column 4 |
|-------------------------|-------------|---|---|--|
| Accounting Pe | | Penalty for overuse up to and including 500,000 kL (per kL) | Penalty for overuse above 500,000 kL (per kL) | Penalty for unlawful taking or use of water (per kL) |
| 1 October 2025 to 31 De | cember 2025 | \$0.96 | \$1.28 | \$1.28 |

Unit of measure kL is the abbreviation of kilolitre.

For the purposes of this notice:

'the River Murray Prescribed Watercourse' means the watercourses and lakes declared to be the River Murray Proclaimed Watercourse by proclamation under Section 25 of the *Water Resources Act 1976* (see Gazette 10 August 1978, p. 467)

'accounting period' means the period determined by the Minister from time to time by notice in the Gazette (with the period not necessarily being the same period as the accounting period under Division 2).

'consumption period' in relation to an accounting period means a period of approximately the same length as the accounting period that commences or terminates during the accounting period and during which water is taken or used.

Words used in this notice that are defined in the Act shall have the meanings as set out in the Act.

Dated: 10 November 2025

DAN JORDAN
Acting Executive Director, Water and River Murray
Department for Environment and Water
Delegate of the Minister for Climate, Environment and Water

LIQUOR LICENSING ACT 1997

South Australia

Liquor Licensing (Dry Areas) Revocation Notice 2025

under Section 131(1c) of the Liquor Licensing Act 1997

1—Short title

This notice may be cited as the *Liquor Licensing (Dry Areas) Revocation Notice 2025*.

2—Commencement

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

3—Revocation of Liquor Licensing (Dry Areas) Notice 2025

This notice will have the effect of revoking the *Liquor Licensing (Dry Areas) Notice 2025* published in the Gazette at pages 4406-4408 on 6 November 2025.

Made by the Liquor and Gambling Commissioner

On 12 November 2025

LIQUOR LICENSING ACT 1997

South Australia

Liquor Licensing (Dry Areas) Notice 2025

under Section 131(1a) of the Liquor Licensing Act 1997

1—Short title

This notice may be cited as the *Liquor Licensing (Dry Areas) Notice 2025*.

2—Commencement

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

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 1—Ovingham and Renown Park—Area 1

1—Extent of prohibition

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

2—Period of prohibition

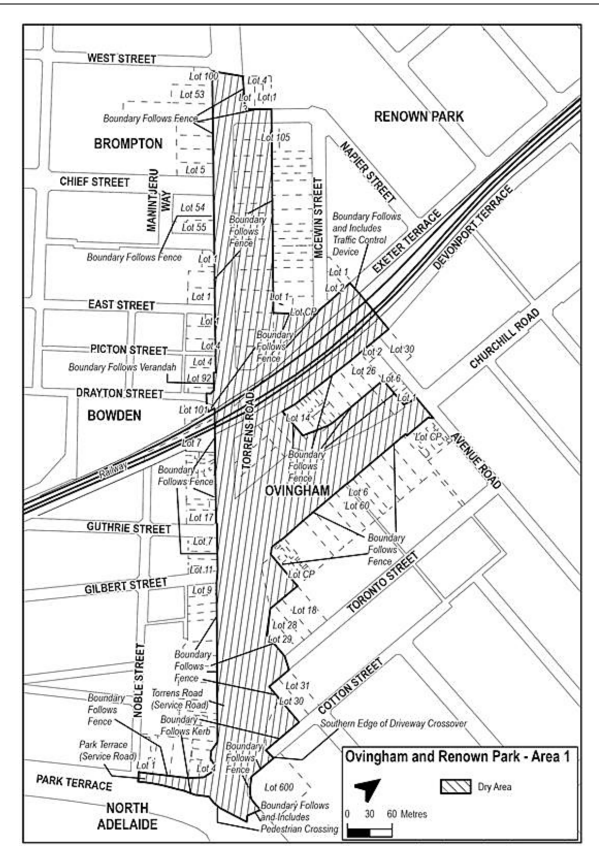
Continuous from the day on which this notice is published in the Gazette for a period of 14 days.

3—Description of area

The areas in Ovingham, Renown Park and Fitzroy including Napier Reserve (and surrounds), bounded as follows:

The Dry Zone Boundary is intended to encompass the reserve, land and associated road reserves, kerbs and footpaths beneath and near the Torrens Road Underpass, Ovingham and Renown Park, and excludes private property. The Dry Zone Boundary begins at the north-west corner of Lot 101 Drayton Street Bowden (known as 163 Drayton Street, Pocket Park, currently under construction) and travels north-west in a straight line across Drayton Street to (and including) the kerb. The boundary follows the kerb north until level with the shop verandah (Lot 92 Torrens Road Bowden), and then follows the line of the verandah west, including the footpath. It continues along the southern edge of the footpath in a direct line along the fences of properties across Picton and East Streets toward Manintjeru Way. At the northern corner of Lot 1 Torrens Road Brompton (known as Unit 1/65 Torrens Road Brompton), the Boundary crosses Manintjeru Way in a direct line west and follows the northern fence of Lots 54 and 55 Torrens Road (known as 71 Torrens Road Brompton, Chief Street Pocket Park, currently under construction). The Boundary then crosses Chief Street in a direct line and travels along the southern edge of the footpath in front of Lot 5 Torrens Road Brompton (known as 73-77 Torrens Road Brompton, On the Run Service Station) and continues to the north-western corner of Lot 100 (known as 85 Torrens Road Brompton). It then crosses Torrens Road north-east to the south-western corner of Lot 4 (known as 62 Torrens Road Renown Park) and travels south-east along the southern fence of Lots 4 and 3 (known as 23 Napier Street Renown Park), including the footpath and garden, toward Napier Street. At the western edge of the footpath on Napier Street, the boundary turns north-east in front of Lot 3 and follows the western edge of the footpath to the northern corner of Lot 1 Napier Street Renown Park (known as 19 Napier Street, Renown Park). At the corner, the Boundary then travels southeast across Napier Street in a direct line to the south-western corner of Lot 105 Napier Street Renown Park (known as 20 Napier Street Renown Park). It then follows the fences at the rear of the properties along McEwin Street Renown Park south-east, until the south-eastern corner of Lot 1 McEwin Street Renown Park (known as 1 McEwin Street Renown Park).

The Boundary moves north-east along the fence (west of the playground) until it reaches the southern edge of the footpath on McEwin Street Renown Park. The Boundary moves in a direct line north across McEwin Street to meet the western edge of the footpath travelling north along Exeter Terrace Renown Park. It follows the eastern property boundary of Lot 2 McEwin Street Renown Park (known as 2C McEwin Street Renown Park) until the northern edge of the traffic control (slow speed) infrastructure on Exeter Terrace Renown Park. The boundary then travels east in a direct line across Exeter Terrace and across the railway corridor toward the northern boundary of Lot 30 Devonport Terrace Ovingham (known as 21 Devonport Terrace Ovingham). It then travels south (including the footpath), crosses Avenue Road in a straight line and continues south along the western property boundaries of Devonport Terrace to the southern boundary of Lot 14 Devonport Terrace (known as 5 Devonport Terrace, Ovingham). It then travels east along the southern boundary of Lot 14, to the eastern boundary and then north along the eastern boundaries at the rear of properties on Devonport Terrace to the southern boundary of Lot 6 Avenue Road (known as 63 Avenue Road Ovingham). It then travels east along the southern boundary of Lot 6 and Lot 1 Avenue Road (known as 53 Avenue Road Ovingham) to the eastern boundary of Lot 1, then in a direct line north to the northern boundary of Lot 1. It then travels east across Churchill Road to the northern boundary of 27-29 Churchill Road and then south along the western property lines of Churchill Road (including the service road) to the south-western corner of 5 Churchill Road Ovingham. The Boundary then travels east along the southern fence of 5 Churchill Road Ovingham to the western boundary of Lot 18 Toronto Street (known as 8 Toronto Street Ovingham). It then travels south along the western fence of Lot 18 and follows the fences at the rear of the properties on Toronto Street Ovingham south and south-east, before moving east along the southern boundary of Lot 29 Toronto Street (known as 2 Toronto Street Ovingham) until meeting the south-eastern corner of that property. It then travels south-east to the north-western corner of Lot 31 Toronto Street (known as 9 Toronto Street Ovingham), before travelling south along the western property boundaries of Toronto Street until the south-western corner of Lot 30 Toronto Street (known as 3 Toronto Street Ovingham). It then travels east along the southern fence of the property, until the eastern edge of the kerb of the road reserve. It then follows the eastern edge of the kerb (including the footpath) south until level with the southern edge of the driveway crossover over Lot 600 Fitzroy Terrace (known as the Church of Jesus Christ of Latter-Day Saints). It then crosses Cotton Street in a direct line to the western fence of Lot 600 before following the western and then southern fence of Lot 600 until level with the eastern edge of the pedestrian crossing. It then travels south along the eastern edge of the pedestrian crossing, then east at the pedestrian crossing at the traffic lights, before travelling south-west along the southern edge of the pedestrian crossing across Torrens Road. The Boundary then moves southwest along the southern edge of the pedestrian crossing to the eastern edge of the kerb of Park Terrace. The Boundary follows the eastern edge of the kerb south-west down Park Terrace until level with the northern kerb of Noble Street Ovingham. It then travels in a direct line to the northern kerb of Noble Street Ovingham until level with the eastern fence of Lot 1 Park Terrace Ovingham (known as Unit 1, 60 Park Terrace Ovingham), before following the front boundaries of the properties on the Park Terrace Service Road north (including the footpath and road reserve). The Boundary then follows the fence of Lot 4 Park Terrace (known as 63A Park Terrace Ovingham) north-west, before travelling west along the northern boundaries of the front of properties on Torrens Road (service road). It continues in a straight line across Gilbert Street Ovingham, following the northern boundary of Lots 7-11 Torrens Road (known as 28 Torrens Road Ovingham, The Ovingham Hotel; excluding its licenced area), across Guthrie Street to the north-eastern property boundary of Lot 17 Torrens Road Ovingham (known as 31 Torrens Road Ovingham). It then continues north-west in a direct line toward Drayton Street, Bowden, continuing along the northern property boundaries and across the Railway corridor, until reaching the beginning at the north-western Corner of Lot 101 Drayton Street Bowden.



Made by the Liquor and Gambling Commissioner

On 12 November 2025

LOCAL GOVERNMENT ACT 1999

STORMWATER MANAGEMENT AUTHORITY

2025 Gawler River Stormwater Management Plan

Notice is hereby given in accordance with Clause 19(4) of Schedule 1A of the *Local Government Act 1999* that the 2025 Gawler River Stormwater Management Plan prepared by the Gawler River Floodplain Management Authority was approved by the Stormwater Management Authority on 27 October 2025.

Dated: 27 October 2025

Executed for and on behalf of the Stormwater Management Authority by its Presiding Member pursuant to a resolution of the Board and in the presence of:

SHANTI DITTER Presiding Member

Witness:

BELINDA SKILTON General Manager

MAJOR EVENTS ACT 2013

SECTION 6B

Declaration of a Major Event

Pursuant to Section 6B of the *Major Events Act 2013*, I, Hon. Zoe Bettison MP, Minister for Tourism declare the 2025 NRMA Insurance Men's Ashes, Australia V England to be held from Wednesday, 17 December to Sunday, 21 December 2025 to be declared a major event.

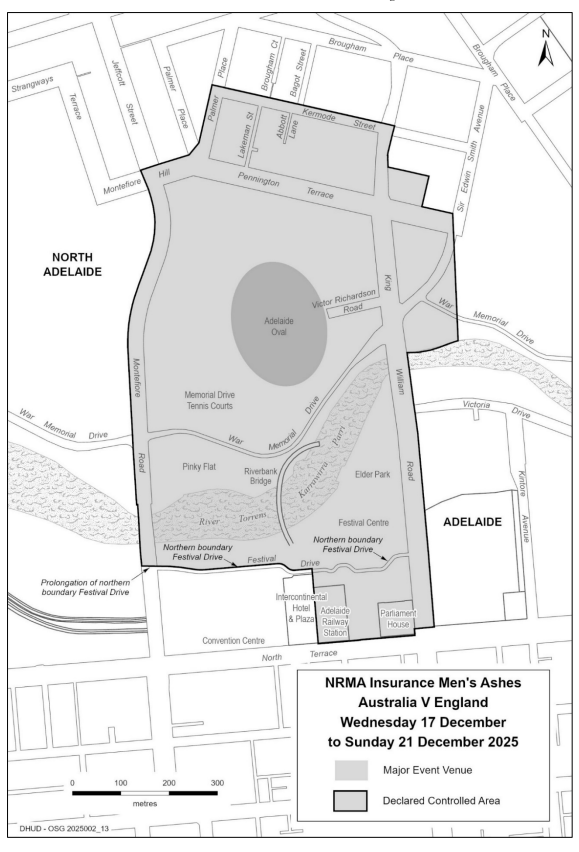
By virtue of the provisions of the Major Events Act 2013, I do hereby:

- 1. Declare the 2025 NRMA Insurance Men's Ashes, Australia V England to be a major event.
- 2. Specify the period of the event, for which the declaration of the major event is in force is from 12:01am Wednesday, 17 December to 11:59pm Sunday, 21 December 2025.
- 3. Declare the major event venue to be Adelaide Oval/Tarntanya Wama (Park 26).
- 4. Declare an area shown on the map as the 'Declared Controlled Area' is bounded; commencing at the intersection of Montefiore Road and Montefiore Hill, then southerly along the western side of Montefiore Road to its intersection of Festival Drive, then easterly along the northern side of Festival Drive to Adelaide Railway Station, then southerly between Adelaide Railway Station and InterContinental Adelaide to its intersection with North Terrace, then easterly along the northern side of North Terrace to its intersection with King William Road, then northerly along the eastern side of King William Road to the northern bank of the River Torrens/Karrawirra Parri, then along the northern bank of the River Torrens/Karrawirra Parri for approximately 91 metres, then northerly to the northern corner of the intersection of Pennington Terrace and Sir Edwin Smith Avenue, then westerly along the northern side of Pennington Terrace for approximately 65 metres, then northerly for approximately 66 metres, then westerly for approximately 88 metres to its intersection with King William Road, then northerly along the eastern side of King William Road to its intersection with Kermode Street, then westerly along the northern side of Kermode Street to its intersection with Palmer Place, then generally southerly along the western side of Palmer Place to its intersection with Montefiore Hill, then westerly along the northern side of Montefiore Hill to the place of commencement.
- 5. Designate Cricket Australia (ABN 53 006 089 130) to be the event organisers for the event.
- 6. Declare that the following provisions of Part 3 of the Act apply to the event, the event site and the declared controlled area for the event:
 - (a) Section 8
 - (b) Section 10
 - (c) Section 11
 - (d) Section 12
 - (e) Section 13
 - (f) Section 14
- 7. Being satisfied that the title "NRMA Insurance Men's Ashes, Australia V England" and the logo as it appears below are sufficiently connected with the identity and conduct of the major event, and that the event has commercial arrangements that are likely to be adversely affected by unauthorised use of the title and logo, I hereby declare, pursuant to Section 14(1) of the Act, that "NRMA Insurance Men's Ashes, Australia V England" is an official title and the logo as it appears below is an official logo in respect of the event.



Dated: 28 October 2025

MAPS OF CONTROLLED AREAS
2025 NRMA Insurance Men's Ashes, Australia V England



SOUTH AUSTRALIAN SKILLS ACT 2008

Part 4—Apprenticeships, Traineeships and Training Contracts

Pursuant to the provision of the South Australian Skills Act 2008, the South Australian Skills Commission (SASC) gives notice that determines the following qualification and training contract conditions for Trades or Declared Vocations, in addition to those published in past Gazette notices.

| *Trade/ #Declared Vocation/ Other Occupation | Qualification Code | Qualification Title | Nominal Term of Training Contract | Probationary Period | Supervision Level Rating |
|--|---|---|---|------------------------|--------------------------------|
| Civil Engineer* | BENGCVAH | Bachelor of Engineering (Civil) (Honours) | 60 months | 180 days | High |
| Condition/s | Not suitable for school-based apprenticeships, except for students who attend a Department for Education South Australia Technical College with an engineering Industry Training Pathway. | | | | |

| *Trade/ #Declared Vocation/ Other Occupation | Qualification Code | Qualification Title | Nominal Term of Training Contract | Probationary Period | Supervision Level Rating |
|--|--|-------------------------------|---|------------------------|--------------------------------|
| Marine Engineer# | MAR50120 | Diploma of Marine Engineering | 36 months | 90 days | High |
| Condition/s | This pathway is not approved for school-based traineeships. Supervisors must hold the Australian Maritime Safety Authority (AMSA) Marine Engineer Class 3, 2 or 1 | | | | |

Dated: 13 November 2025

COMMISSIONER CAMERON BAKER Chair of the South Australian Skills Commission

SUMMARY OFFENCES ACT 1953

Public Event Declaration

Notice is hereby given in accordance with Section 66ZE of the *Summary Offences Act 1953* that the public event known as 'Schoolies Festival 2025' is a declared public event at the place, and during the times, shown below:

: The public place known as Warland Reserve, Victor Harbor, being bounded:

• To the south by the Esplanade;

• To the west by Albert Place;

· To the north by Railway Terrace; and

· To the east by the railway line.

Commencing on: Friday, 21 November 2025 at 6:00pm Ending on: Monday, 24 November 2025 at 1:30am

During the declared public event, police officers may carry out a metal detector search in relation to any person who is at the relevant public place, or attempting to enter or leave the relevant public place, together with any property in the person's possession.

Dated: 10 November 2025

IAN PARROTT Assistant Commissioner SOS Delegate of the Commissioner

LOCAL GOVERNMENT INSTRUMENTS

CITY OF NORWOOD PAYNEHAM & ST PETERS

LOCAL GOVERNMENT (ELECTIONS) ACT 1999

Supplementary Election of Councillor for West Norwood/Kent Town Ward-Election Results

Conducted on Tuesday, 28 October 2025

Formal Ballot Papers—1,056 Informal Ballot Papers—2

Quota-529

| Candidates | First Preference Votes | Elected or Excluded | Votes at Election or Exclusion |
|-----------------------|------------------------|---------------------|--------------------------------|
| SHEPHERDSON, Kevin | 79 | Excluded | 90 |
| GALLASCH, Paul | 111 | Excluded | 197 |
| CICCARELLO, Vini | 107 | Excluded | 149 |
| MARSH, Tracy | 64 | Excluded | 68 |
| WILKINSON, Sandy | 240 | Elected | 424 |
| HAYES, Paul | 164 | | 315 |
| HOLMES, Mike | 53 | Excluded | 53 |
| MORGAN, Anna | 36 | Excluded | 41 |
| HEAD, James | 81 | Excluded | 114 |
| BAKER, David | 92 | Excluded | 98 |
| ERICHSDOTTER, Barbara | 29 | Excluded | 29 |

Dated: 13 November 2025

MICK SHERRY Returning Officer

CITY OF VICTOR HARBOR

South Australia

Liquor Licensing (Dry Areas) Notice 2025

under Section 131(1AB) of the Liquor Licensing Act 1997

1—Short Title

This notice may be cited as the *Liquor Licensing (Dry Areas) Notice 2025*.

2—Commencement

This notice comes into operation on 31 December 2025.

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 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—Victor Harbor Area 1 and 2

1—Extent of Prohibition

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

2—Period of Prohibition

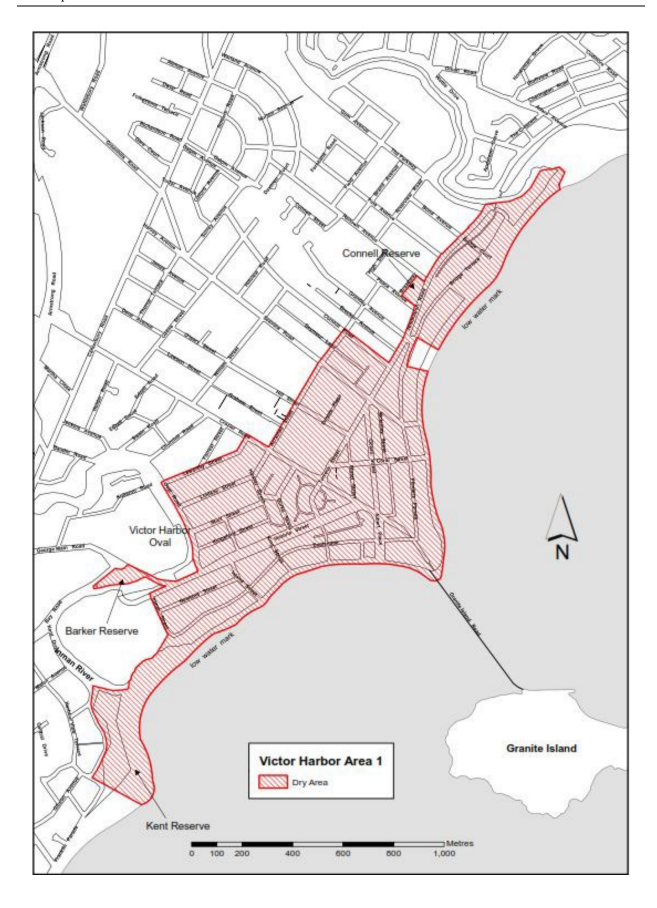
From 3pm on 31 December 2025 to 9am 1 January 2026.

3—Description of Area

Victor Harbor Area 1

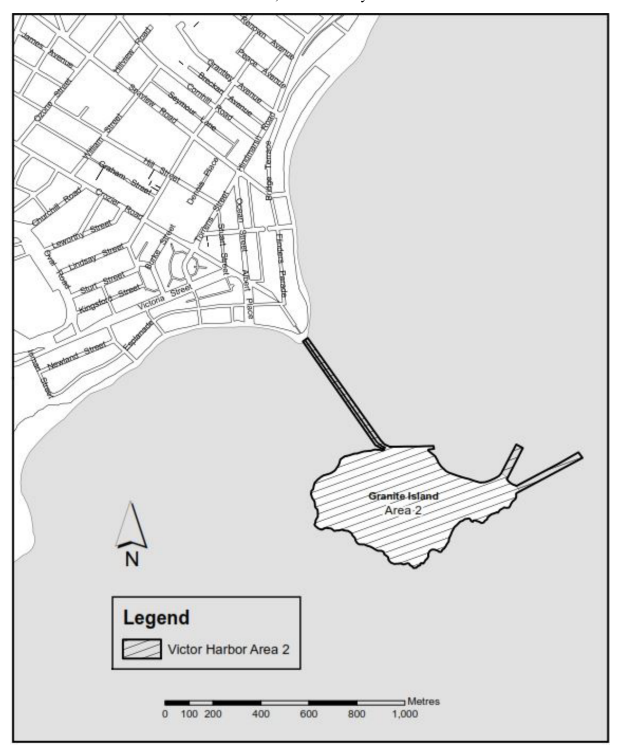
The area in and adjacent to Victor Harbor bounded as follows: commencing at the point at which the north-western boundary of Hindmarsh Road intersects the southern bank of the Hindmarsh River, then generally north-easterly along that bank of the Hindmarsh River to the low water mark of Encounter Bay, then generally south-westerly along the low water mark to the point at which it meets the northern boundary of the area defined in Schedule—Victor Harbor Area 3 (the prolongation in a straight line of the northernmost boundary of the bitumenised car parking area immediately to the north of the skating arena of the Victor Harbor Skate and Youth Park), then generally north-westerly, south-westerly and south-easterly around the northern, western and southern boundaries of that area back to the low water mark of Encounter Bay, then generally southerly along the low water mark to the eastern side of the causeway linking Granite Island to the mainland, then in a straight line by the shortest route to the low water mark on the western side of the causeway, then generally westerly, south-westerly, southerly and south-westerly along the low water mark to the point at which it is intersected by the prolongation in a straight line of the south-western boundary of Harbour View Terrace, then north-westerly along that prolongation and boundary of Harbour View Terrace to the point at which it is intersected by the prolongation in a straight line of the north-western boundary of Kent Drive, then generally northeasterly, northerly and north-westerly along that prolongation and boundary of Kent Drive to the point at which it is intersected by the prolongation in a straight line of the south-eastern boundary of a foot bridge across the Inman River (being the foot bridge closest to the mouth of the river), then northeasterly along the line of that south-eastern boundary of the foot bridge across the river to the southwestern boundary of the Victor Harbor Beachfront Holiday Park, then generally south-easterly and north-easterly along the boundary of the park to the south-western boundary of Inman Street, then north-westerly along that boundary of Inman Street and the prolongation in a straight line of that boundary to the north-western boundary of Victoria Street, then north-easterly along that boundary of Victoria Street to the south-western boundary of George Main Road, then north-westerly along that

boundary of George Main Road to the northern bank of the Inman River, then westerly along that bank of the river to the point at which it is intersected by the prolongation in a straight line of the western boundary of Lot 57 of FP 20694, then north-westerly along that prolongation to the kerb line on the south-eastern side of Bay Road, then generally north-easterly along that kerb line to the kerb line on the south-western side of George Main Road, then in a straight line by the shortest route across George Main Road to the north-eastern boundary of that road, then south-easterly along that boundary of George Main Road to the north-western boundary of Victoria Street, then north-easterly along that boundary of Victoria Street to the south-western boundary of Oval Road, then generally north-westerly along that boundary of Oval Road to the point at which it is intersected by the prolongation in a straight line of the north-western boundary of Leworthy Street, then generally north-easterly along that prolongation and boundary of Leworthy Street, and the prolongation in a straight line of that boundary, to the north- eastern boundary of Crozier Road, then south-easterly along that boundary of Crozier Road to the north-western boundary of Acraman Street, then north-easterly along the north-western boundaries of Acraman Street and Carlyle Street to the point at which the north-western boundary of Carlyle Street intersects the north-eastern boundary of Cornhill Road, then south-easterly along that north-eastern boundary of Cornhill Road to the north-western boundary of Hindmarsh Road, then north-easterly along that boundary of Hindmarsh Road to the north-eastern boundary of Peace Avenue, then north-westerly along that boundary of Peace Avenue to the south-eastern boundary of Broadway Terrace, then north-easterly along that boundary of Broadway Terrace to the south- western boundary of Renown Avenue, then south-easterly along that boundary of Renown Avenue to the north-western boundary of Hindmarsh Road, then generally north-easterly along that boundary of Hindmarsh Road to the point of commencement. The area includes the whole of any wharf, jetty, boat ramp, breakwater or other structure that extends below low water mark from within the area (as well as any area beneath such a structure), but does not include that part of the causeway to Granite Island that lies within the area to which the prohibition in Schedule—Victor Harbor Area 2 applies.



Victor Harbor Area 2

The whole of Granite Island to low water mark, together with the whole of the causeway linking the mainland and Granite Island (apart from the part of the causeway above the low water mark on the mainland as well as any area beneath the causeway. In addition to the causeway, the area also includes the whole of any wharf, jetty, boat ramp, breakwater or other structure extending below low water mark from Granite Island, as well as any area beneath such a structure.



Schedule—Hayborough 2

1—Extent of Prohibition

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

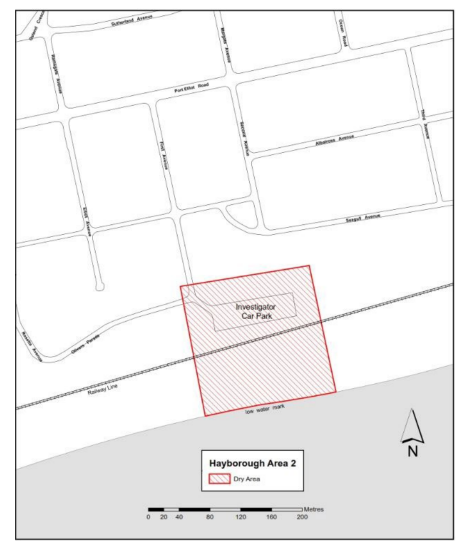
2—Period of Prohibition

From 3pm on 31 December 2025 to 9am 1 January 2026.

3—Description of Area

Hayborough—Area 2

The area in and adjacent to Hayborough (being the area generally known as the Investigator car park, together with other land) bounded on the north by the southwesterly prolongation in a straight line of the southern boundary of Lot 401 DP 3207, on the east by the south-easterly prolongation in a straight line of the western boundary of that Lot, on the south by the low water mark of Encounter Bay and on the west by the eastern boundaries of Lots 1 and 2 DP 91118 and the south-easterly prolongation in a straight line of the eastern boundary of Lot 2 DP 91118.



Dated: 13 November 2025

DISTRICT COUNCIL OF KIMBA

LOCAL GOVERNMENT (ELECTIONS) ACT 1999

Supplementary Election of 2 Area Councillors—Election Results

Conducted on Tuesday, 28 October 2025.

Formal Ballot Papers—484 Informal Ballot Papers—5

| Quota | —162 |
|-------|------|
| | |

| Candidates | First Preference Votes | Elected or Excluded | Votes at Election or Exclusion |
|-----------------|------------------------|----------------------------|--------------------------------|
| HARRIS, Robyn | 167 | Elected 1 | 167 |
| SCOTT, Toni Ann | 117 | Elected 2 | 216 |
| BALDOCK, Jeff | 112 | Excluded | 143 |
| SOLLY, Joshua | 57 | Excluded | 69 |
| RAYNER, Carmen | 31 | Excluded | 31 |

Dated: 13 November 2025

MICK SHERRY Returning Officer

MOUNT BARKER DISTRICT 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-South Ward, due to the resignation of Councillor Rebecca Hewett effective 3 November 2025.

Dated: 13 November 2025

ANDREW STUART Chief Executive Officer

DISTRICT COUNCIL OF WUDINNA

ROAD TRAFFIC ACT 1961—SECTION 33

Notice of Road Closure

Notice is hereby given that acting under the authorisation of the Wudinna District Council, I hereby make the following order, for and on behalf of the said Council:

That Council in exercise of power pursuant to Section 33 of the Road Traffic Act 1961 and Clause G of the Instrument of General Approval of the Minister dated 22 August 2013:

- 1. declare that the event described below ("Event") that is to take place on the roads described below ("Roads") is an event to which Section 33 of the *Road Traffic Act 1961* applies;
- make an order directing that the Roads on which the Event is to be held is specified below be closed to traffic for the period specified below:

Roads and Period of Closure:

from 10:00am to 5:00pm on Sunday, 7 December 2025:

- (a) Ballantyne Street Wudinna, from area adjacent to Wudinna Bakery to area adjacent to Lil' Birdie driveway;
- (b) De Latour Street Wudinna, from the rear of the Foodland Supermarket to the rear of the Wudinna Memorial Hall;

Event:

Wudinna and Districts Business and Tourism Association Christmas Trading and Market Day;

3. make an order directing that persons taking part in the event be exempted in relation to the Roads, from the duty to observe Australian Road Rules specified and attached to the exemption: Rule 230—Crossing of a Road—General for the duration of the temporary closure of the Roads.

Dated: 6 November 2025

KRISTY DAVIS Chief Executive Officer

PUBLIC NOTICES

NATIONAL ELECTRICITY LAW

Notice of Initiation

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

Under s 95, the Australian Energy Regulator has requested the *Early application of a revised transmission STPIS* (Ref. ERC0421) proposal. The proposal seeks to amend the National Electricity Rules to allow the Australian Energy Regulator (AER) to reopen a transmission network service provider's (TNSP) revenue determination for the purpose of applying a revised service target performance incentive scheme (STPIS) during a regulatory control period. Submissions must be received by 11 December 2025.

Submissions can be made via the <u>AEMC's website</u>. Before making a submission, please review the AEMC's <u>privacy statement</u> on its website, and consider the AEMC's <u>Tips for making a submission</u>. The AEMC publishes submissions on its website, subject to confidentiality and other considerations.

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: 13 November 2025

NATIONAL ENERGY RETAIL LAW

Notice of Extension of Time for Submissions on Draft Determination and Draft Rule

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

Under s 256, the extension of time for submissions on the draft determination and related draft rule on the *Establishing a regulatory* framework for retail customer initiated gas abolishment (Ref. RRC0068) proposal. Submissions must be received by **15 January 2026**.

Submissions can be made via the <u>AEMC's website</u>. Before making a submission, please review the AEMC's <u>privacy statement</u> on its website, and consider the AEMC's <u>Tips for making a submission</u>. The AEMC publishes submissions on its website, subject to confidentiality and other considerations.

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: 13 November 2025

NATIONAL GAS LAW

Notice of Extension of Time for Submissions on Draft Determination and Draft Rule

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

Under s 308, the extension of time for submissions on the draft determination and related draft rule on the *Establishing a regulatory* framework for retail customer initiated gas abolishment (Ref. GRC0086) proposal. Submissions must be received by **15 January 2026**.

Submissions can be made via the AEMC's website. Before making a submission, please review the AEMC's <u>privacy statement</u> on its website, and consider the AEMC's <u>Tips for making a submission</u>. The AEMC publishes submissions on its website, subject to confidentiality and other considerations.

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: 13 November 2025

TRUSTEE ACT 1936

PUBLIC TRUSTEE

Estates of Deceased Persons

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

BANNISTER Edmond John Clifford late of 86 Oaklands Road Glengowrie Retired Marketing Manager who died 8 March 2025

BEAN Robert Francis late of 342 Marion Road North Plympton Retired Factory Worker who died 12 October 2024 EDWARDS Shirley Alice late of 175 Main South Road Yankalilla Retired Tailor who died 13 December 2022

HAYHOE Kristine Alice late of 17 McIntosh Crescent Port Augusta West Retired Tax Accountant who died 3 March 2024 HUSSEY Peter John late of 1A Eastern Avenue South Plympton Retired Chef who died 31 January 2025

KENCHINGTON Christine Ann late of 12-16 King George Avenue Brighton of no occupation who died 28 February 2025 LAMONT Beverley late of 17 Rockville Avenue Daw Park Retired Sales Assistant who died 6 June 2025 MCCARTHY Bernard Anthony late of 18 Booromi Street Woomera Security Officer who died 11 September 2024 MORAN Terence James late of 155 Edward Street Melrose Park Retired Accountant who died 27 November 2024

O'BRIEN-ROGERS Malcolm Trevor late of 60- 66 States Road Morphett Vale Retired Taxi Driver who died 10 October 2021 PETTY Lucille Elizabeth late of 7 Holborn Hill Road Aldgate Retired Clerical Assistant who died 8 June 2023

SMITH Brian Ewan late of 17 Anne Street Royal Park Retired Engineer who died 3 July 2025 STANNARD-DE MARTINO Josephine Margaret late of 9 Brenchley Grove Kingswood Retired Administrator who died 24 March 2025

TREVOR Helena Mary late of 213 Maadi Street Cairo Egypt Retired Teacher who died 8 June 2023

WEBB William late of 150 Adams Road Craigmore of no occupation who died 11 January 2025

Notice is hereby given pursuant to the Trustee Act 1936 (SA), the Succession Act 2023 (SA) and the Family Relationships Act 1975 (SA) 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 12 December 2025 otherwise they will be excluded from the distribution of the said estate; and notice is also hereby given that all persons indebted to the said estates are required to pay the amount of their debts to the Public Trustee or proceedings will be taken for the recovery thereof; and all persons having any property belonging to the said estates are forthwith to deliver same to the Public Trustee.

Dated: 13 November 2025

T. Brumfield Public Trustee

UNCLAIMED GOODS ACT 1987

Notice of Intention to Sell

Manheim Pty Ltd of 180 Phillip Highway, Elizabeth South SA 5112 intends to sell the following vehicles under the Disposal of Unclaimed Goods Act 1987. Owners of the vehicles have been sent notices that state that they are ready for collection. If said owners do not make arrangements for payment within 28 days from now they will be disposed of to settle any outstanding debt.

| Make | Model Description | Registration No. | VIN |
|------------|-------------------|------------------|-------------------|
| Peugeot | 308 CC | S982CSE | VF34B5FVAAS140450 |
| Mitsubishi | Magna TL ES | CC914A | 6MMTW8D424T000099 |

Dated: 13 November 2025

REBECCA BARRY Cox Automotive Australia & New Zealand Ph: 1800 326 243

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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WEBSITE: www.governmentgazette.sa.gov.au

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