

TASMANIAN GOVERNMENT GAZETTE

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Tasmanian Government Gazette

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Notices to Creditors

DAVID REX HARRIS late of 42 Bangalee Street, Lauderdale in Tasmania, Retired Teacher, Married, Deceased.

Creditors, next of kin and others having claims in respect of the property or estate of the deceased, DAVID REX HARRIS who died between 8th day of July 2020 and 10th day of July 2020, are required by the Executor, TPT WEALTH LTD of Level 2, 137 Harrington Street, Hobart in Tasmania, to send particulars to the said Company by the 4th day of December 2020, after which date the Executor may distribute the assets, having regard only to the claims of which it then has notice.

Dated this fourth day of November 2020.

SANDRA KIRK, Trust Administrator.

DAVID RANKIN late of Barossa Park Lodge, 17A Clydesdale Avenue, Glenorchy in Tasmania, Seaman, Never Married, Deceased.

Creditors, next of kin and others having claims in respect of the property or estate of the deceased, DAVID RANKIN who died on the 15th day of July 2020, are required by the Executor, TPT WEALTH LTD of Level 2 137 Harrington Street, Hobart in Tasmania, to send particulars to the said Company by the 4th day of December 2020, after which date the Executor may distribute the assets, having regard only to the claims of which it then has notice.

Dated this fourth day of November 2020.

JOANNE HOUGH, Trust Administrator.

MICHAEL CHARLES NOGA late of 4/528 Main Road, Montrose in Tasmania, Musician/Never Married, died between 25 August 2020 and 26 August 2020.

Creditors, next of kin and others having claims in respect of the property of the abovenamed deceased, are required by the Administrator, VALENTINE CHARLES NOGA, C/- Tremayne Fay Rheinberger Lawyers, 119 Macquarie Street, Hobart in Tasmania to send particulars of their claim in writing to the Registrar of the Supreme Court of Tasmania by 4 December 2020 after which date the Administrator may distribute the assets, having regard only to the claims of which he then has notice.

Dated this fourth day of November 2020.

TREMAYNE FAY RHEINBERGER LAWYERS Solicitors for the Estate.

JOHN CHARLES WHITE, Retired Lawyer/Married Man, deceased, who died on 20 June 2020, late of 18 Clarke Avenue, Battery Point in Tasmania.

LOUISE WHITE, Retired/Widow, care of Worrall Moss Martin Lawyers, 133 Macquarie Street, Hobart in Tasmania, as Legal Personal Representative of JOHN CHARLES WHITE, requires that any person who has a claim against the estate, lodge written details of their claim with the Registrar of the Supreme Court of Tasmania at Salamanca Place, Hobart in Tasmania, within 30 days from the date of publication of this notice, after which date the Legal Personal Representative is at liberty to pay and distribute the assets of the estate, dealing then only with the claims that she has notice.

Dated this fourth day of November 2020.

WORRALL MOSS MARTIN LAWYERS
Lawyers acting on behalf of the
Legal Personal Representative of the Estate.

Estate of the late MAX JOHN LAST late of Eliza Purton Nursing Home 26 Lakin Street, West Ulverstone in Tasmania who died on 28 June 2020.

Creditors, next of kin and others having claims in respect of the property of the abovenamed deceased who died on 28 June 2020 are required by the Executor, RODNEY VICTOR DOLBEL c/- Glynn Williams Legal of 70 Alexandra Road, Ulverstone in Tasmania 7315 to send particulars to the said Executor and for the Registrar of the Supreme Court at GPO Box 167, Hobart in the state of Tasmania on or before the 21st day of December 2020, after which date the Executors may distribute the assets, having regard only to the claims of which the Executors then has noticed.

Dated this fourth day of November 2020.

GLYNN WILLIAMS LEGAL, Solicitors to the estate.

Administration and Probate

Administration and Probate Act 1935

Notice for Claims

In the ESTATE OF PATRICIA MAY SNOOKS late of 66-68 Anne Street, George Town in Tasmania, Business Owner/Widowed who died on 9 July 2020 at Launceston General Hospital, Launceston.

NOTICE is hereby given that all creditors, next of kin and other persons having claims in respect of the property or the Estate of the abovenamed deceased, are required by the Executor KEVIN JOHN SHIELDS, to send particulars in writing to The Registrar, Probate Registry, Supreme Court of Tasmania, Salamanca Place, Hobart in Tasmania on or before 7 December 2020, after which date the Executor may distribute the assets having regard only to the claims of which they then have notice.

Dated this fourth day of November 2020.

ARCHER BUSHBY, Solicitors for the Estate.

Administration and Probate Act 1935

Notice of Application to Reseal Probate

Notice is hereby given that, after the expiration of 14 days from the publication hereof, COLIN MARK WRIGHT of 511 Hawkesbury Road, Winmalee in New South Wales and JENNIFER MARGARET WRIGHT of 7 Lightcliff Avenue, Lindfield in New South Wales, the executors of the will of the estate of REGINALD COLIN WRIGHT, late of 511 Hawkesbury Road, Winmalee in New South Wales, deceased, to whom probate of the said will was granted by the Court of New South Wales on the 31st January 2018, will apply to the Supreme Court of Tasmania in its Ecclesiastical Jurisdiction that the seal of the Said Supreme Court of Tasmania may be affixed to the said probate pursuant to Part VI of the *Administration and Probate Act 1935*.

Dated this fourth day of November 2020.

TREMAYNE FAY RHEINBERGER LAWYERS Australian legal practitioner acting on their behalf.

Justices of Peace

Justices

The Department of Justice

HOBART

29 October 2020

In accordance with the provisions of the *Justices of the Peace Act* 2018, Her Excellency the Governor-in-Council has been pleased to appoint the undermentioned persons as Justices of the Peace for the State of Tasmania

Janice Amy Peterson

Geoffrey Douglas Coker

Zelda Margaret Gugliotti

Kathryn Dixon

Katherine Louise Bishop

Jordan Elizabeth Kenney

Margaret Oliver

Dennis John Ikin

Douglas Charles Chipman

Allison Maree Smith

David Painter

Kay Youd

Gary Baker

Matthew Wilson

Rebecca Lee Owens

Ricky Samuel Birch

Fergus George Leicester

Andrew Geoffrey Cashin

Peter Oliver Diggins

Brendan Joseph Kelly

Timothy Ian Parkes

Kelly Louise Nichols

Bernadette Anne Stewart

Ann Maree Daley

By Her Excellency's Command,

HON ELISE ARCHER MP,

Attorney-General and Minister for Justice.

Emergency Management

EMERGENCY MANAGEMENT ACT 2006 DIRECTIONS IN RELATION TO PERSONS ARRIVING IN TASMANIA

A significant threat of an emergency is occurring in Tasmania due the coronavirus disease COVID-19 ('the Disease'). To protect persons from distress, injury or death, I make the following directions in the exercise of emergency powers authorised under Section 40 of the *Emergency Management Act 2006* and pursuant to clauses 1(1)(b), 1(1)(q) and 1(1)(f) of Schedule 1 to that Act:

DIRECTION TO PROVIDE INFORMATION

 Every person who arrives in Tasmania from a departure point outside of Tasmania is required to answer any question asked by an authorised officer within the meaning of the *Emergency Management Act* ('authorised officer') or to provide any document or other information required by an authorised officer.

DIRECTIONS IN RELATION TO ISOLATION IN AN ACCOMMODATION FACILITY

- If, pursuant to these Directions, a person is required to isolate in an accommodation facility specified to them by an authorised officer, they are also required to:
 - (a) comply with any lawful directions given to them by an authorised officer during the period they are required to remain in isolation at an accommodation facility, and
 - (b) remain in the room provided to them at the accommodation facility specified to them for the period they are required to remain in isolation unless permitted to leave their room by an authorised officer.

DIRECTIONS UNDER THE PUBLIC HEAL TH ACT 1997

- 3. Every person who arrives in Tasmania from a departure point outside of Tasmania is required to comply with any directions of the Director of Public Health issued under the *Public Health Act 1997* applicable to persons arriving in Tasmania.
- 4. A person who falls within paragraph (a) of the definition of Affected Person who fails to comply with any such directions is required to isolate themselves for 14 days at an accommodation facility specified to them by an authorised officer
- 5. A person who falls within paragraphs (b) or (c) of the definition of Affected Person who fails to comply with any such directions is required to isolate in an accommodation facility specified to them by an authorised officer for an additional 10 days to the period of isolation required by virtue of Direction 8.
- 6. If a person referred to in Direction 4 or 5 subsequently undergoes a test for the Disease and it returns a negative result, they may leave isolation.

DIRECTIONS IN RELATION TO HIGH RISK ARRIVALS

- An Affected Person must not enter Tasmania unless they are an Authorised Person.
- 8. An **Authorised Person** who is permitted to enter Tasmania is required to isolate for 14 days at an accommodation facility specified to them by an authorised officer.
- 9. Direction 8 does not apply to an Authorised Person who:
 - a. arrived in Australia from overseas within 28 days prior to their arrival in Tasmania, and

- b. within that time isolated at an accommodation facility in another State or Territory for a period of 14 days, and
- undertook a test for the Disease on or after day 10 following their arrival in Australia and the test result was negative, and
- d. in the case of a person who isolated at an accommodation facility within a high risk area or medium risk area, after completing that period of isolation they transited directly to an airport or seaport without breaking their journey, except to obtain fuel, and then travelled directly to Tasmania.
- 10. Direction 8 does not apply to an **Affected Person** who is under the age of 18 years who arrives in Tasmania unaccompanied by an adult.
 - a. If such a person has spent any time in a high risk area within 14 days prior to their arrival in Tasmania, they are required to isolate at suitable premises and comply with the requirements specified in Schedule 2 for 14 days from their arrival.
 - b. If such a person has arrived in Australia from overseas within 28 days prior to their arrival in Tasmania, they are required to isolate at premises approved by the Deputy State Controller and comply with the requirements specified in Schedule 2 for 14 days from their arrival.
- 11. The Deputy State Controller may authorise a person subject to Direction 8 to isolate at **suitable premises**. Persons given such an authorisation are required to comply with the requirements specified in Schedule 2 for 14 days from their arrival and any additional requirements imposed by the Deputy State Controller and notified to them in writing.
- 12. Direction 8 does not apply to an **Authorised Person** specified in Schedule 1 other than a person specified in Items 2 or 8 of that Schedule, unless that person:
 - a. arrived in Australia from overseas within 28 days prior to their arrival in Tasmania; or
 - b. disembarked from a cruise ship within 28 days prior to their arrival in Tasmania; or
 - c. on arrival in Tasmania is displaying any **clinical symptoms of COVID-19** or has displayed any such symptoms within 72 hours prior to their arrival.

Such persons are subject to Direction 8 unless excluded from the operation of that Direction by operation of Direction 9.

- 13. An **Authorised Person** who is not subject to Direction 8 by virtue of Direction 12, is required to comply with the requirements specified in Schedule 4 for 14 days from their arrival
- 14. If an **Affected Person** who is not an **Authorised Person** arrives in Tasmania they must leave as soon as possible if required to do so by an authorised officer and comply with any direction of an authorised officer concerning their departure from Tasmania.
- 15. Direction 14 does not apply to a person who is subject to Direction 10.
- 16. An authorised officer may require an Affected Person required to leave Tasmania pursuant to a requirement under Direction 14 to isolate at an accommodation facility specified to them by the authorised officer until they are able to leave Tasmania.
- 17. Direction 8 does not apply to a member of a maritime crew granted an exemption under Item 8 of Schedule 1 unless that person:
 - a. arrived in Australia from overseas within 28 days prior to their arrival in Tasmania; or
 - b. disembarked from a cruise ship within 28 days prior to their arrival in Tasmania; or

c. on arrival in Tasmania is displaying any **clinical symptoms of COVID-19** or has displayed any such symptoms within 72 hours prior to their arrival.

A person who is not subject to Direction 8 by virtue of this direction is required to comply with any conditions imposed on the exemption granted to them.

- 18. If, on their arrival in Tasmania, it is not possible to verify/ determine whether a person:
 - a. is an Authorised Person, or
 - b. has undertaken the period of isolation referred to in Direction 9(b), or
 - c. has undertaken a test for the Disease which returned a negative result as referred to in Direction 9(c), or
 - d. transited directly to an airport or seaport after completing the period of isolation as referred to in Direction 9(d),

then Direction 8 applies to that person until that information can be verified/determined.

DIRECTIONS IN RELATION TO PERSONS ARRIVING FROM MEDIUM RISK AREAS

- 19. If a person who arrives in Tasmania has spent any time in a medium risk area within 14 days prior to their arrival in Tasmania, they must isolate for 14 days at suitable premises. A person who is subject to this direction is also required to comply with the requirements specified in Schedule 2 for 14 days from their arrival in Tasmania.
- 20. Direction 19 does not apply to a person who:
 - a. Transited directly through an airport in a medium risk area and did not leave the confines of the airport except to board a flight; or
 - b. Transited directly through a medium risk area by vehicle to an airport or seaport without breaking their journey except to obtain fuel or with the prior approval of the Deputy State Controller.
- 21. Direction 19 does not apply to a person who is specified in Schedule 1 unless that person is displaying any clinical symptoms of COVID-19 on arrival in Tasmania or has displayed any such symptoms within 72 hours prior to their arrival. Such persons are subject to Direction 19.
- 22. If a person specified in Schedule 1 is subject to Direction 19 by virtue of Direction 21 and they subsequently undergo a test for the Disease which returns a negative result, they are not required to isolate for the balance of the 14 days.
- 23. A person who is not subject to Direction 19 by virtue of Direction 21, or is no longer subject to Direction 19 by virtue of Direction 22, is required to comply with the requirements specified in Schedule 3 for a period of 14 days from their arrival in Tasmania and any additional requirements imposed by the Deputy State Controller and notified to them in writing.
- 24. Direction 19 does not apply to maritime crew members granted an exemption by the Deputy State Controller under Item 8 of Schedule 1. Such persons are required to comply with any conditions imposed on the exemption granted to them.
- 25. If, on arrival in Tasmania it is not possible to verify/determine whether a person falls within Schedule 1, then Direction 19 applies to that person until that information can be verified/ determined.

RELEASE FROM ISOLATION

26. A person who is currently in isolation at an accommodation facility pursuant to the 'Directions in relation to persons arriving in Tasmania (General)' made by me on 9 October 2020 or 15 October 2020, or pursuant to the 'Directions in relation to persons arriving in Tasmania from Affected Regions and

- Premises' made by me on 9 October 2020, may transit directly from that accommodation facility to **Suitable Premises** and remain in, or at, those premise until the expiration of the 14 day period of isolation.
- 27. Direction 26 does not apply if the person isolating at an accommodation facility is an **Affected Person** or cannot nominate **suitable premises** within which to reside for the balance of the 14 day period of isolation.
- 28. A person who, by virtue of Direction 26, is permitted to leave an accommodation facility, is required to comply with the requirements specified in paragraphs b, c, d, e, f, g, h and i of Schedule 2.
- 29. A person who is currently in isolation at a private residence or other premises approved by the Deputy State Controller pursuant to the 'Directions in relation to persons arriving in Tasmania (General)' as made by me on 9 October 2020 or 15 October 2020, or pursuant to the 'Directions in relation to persons arriving in Tasmania from Affected Regions and Premises' as made by me on 9 October 2020 is released from the requirement to isolate.
- 30. Direction 29 does not apply if the person is an **Affected Person** or has been in a **medium risk area** within 14 days prior to their arrival in Tasmania.
- 31. Persons who are currently subject to the requirements specified in Annexure A of the 'Directions in relation to persons arriving in Tasmania (General)' made by me on 9 October 2020 or 15 October 2020, or as specified in Annexure A of the 'Directions in relation to persons arriving in Tasmania from Affected Regions and Premises' made by me on 9 October 2020, are no longer subject to those requirements. For the balance of the 14 day period following their arrival in Tasmania, such persons are to comply with the applicable requirements specified in these Directions as if they had arrived in Tasmania after 12:01 am on 26 October 2020.

DEFINITIONS

Affected Person means:

- (a) A person who has spent any time in a **high risk area** within 14 days prior to their arrival in Tasmania, other than a person who:
 - only transited directly through an airport in a high risk area and did not leave the confines of the airport except to board a flight; or
 - only transited directly through a high risk area by vehicle to an airport or seaport without breaking their journey except to obtain fuel; or
- (b) A person who has arrived in Australia from overseas within 28 days prior to their arrival in Tasmania, other than a person who arrives in Australia from New Zealand who has not spent time in any other country within 28 days prior to their arrival; or
- (c) A person who has disembarked from a cruise ship within 28 days prior to their arrival in Tasmania.

Authorised Person means

- (a) In the case of an Affected Person who has spent any time in a **high risk area** within 14 days prior to their arrival in Tasmania:
 - (i) a person specified in Items 1, 2, 3, 5, 6 or 8 of Schedule1: or
 - (ii) a person specified in Item 4 of Schedule 1 who has been granted prior approval by the Deputy State Controller to enter Tasmania.
- (b) In the case of an Affected Person who has arrived in Australia from overseas within 28 days prior to their arrival in Tasmania, a person who has been granted prior approval by the Deputy State Controller to enter Tasmania.

(c) In the case of an Affected Person who has disembarked from a cruise ship within 28 days prior to their arrival in Tasmania, a person who has been granted prior approval by the Deputy State Controller to enter Tasmania.

Clinical symptoms of COVID-19 are:

- (i) Temperature of ≥37.5°;
- (ii) Chills and/or night sweats;
- (iii) Cough, shortness of breath, sore throat;
- (iv) Loss of taste or smell.

High Risk Area means a geographical area or location that is contained within a list approved by the Director of Public Health appointed under the Public Health Act 1997 and published on the website coronavirus.tas.gov.au as being an area or location with an elevated risk of transmission of the Disease.

Medium Risk Area means a geographical area or location that is contained within a list approved by the Director of Public Health appointed under the Public Health Act 1997 and published on the website coronavirus.tas.gov.au as being an area or location with a moderate risk of transmission of the Disease.

Suitable Premises means:

- (i) a private residence;
- (ii) an airbnb or other short term rental accommodation where the person or family isolating is/are the only occupant(s);
- (iii) other premises approved by the Deputy State Controller.

These directions take effect from 12:01 am on 26 October 2020 and will continue in force until further notice. The directions in relation to persons arriving in Tasmania (General) made by me on 15 October 2020 are revoked with effect from 12:01 am on 26 October 2020. The directions in relation to persons arriving in Tasmania from Affected Regions and Premises made by me on 9 October 2020 are revoked with effect from 12:01 am on 26 October 2020.

Dated this 23rd day of October 2020 at 4:20pm.

S A TILYARD Deputy State Controller Delegate of the State Controller

SCHEDULE 1 SCHEDULE OF SPECIFIED PERSONS

1. National and State Security and Governance

- a. Any person who, in the carriage of their duties, is responsible for the safety of the Nation or Tasmania against threats such as terrorism, war, or espionage or acts of foreign interference and is required to be present in Tasmania for such purposes, and any persons assisting such persons; and
- Active Military personnel required to perform time-critical duties in Tasmania which require the person to be physically present in Tasmania; and
- c. A member of the Commonwealth Parliament who is ordinarily resident in Tasmania.

2. Health Services

- a. A clinician in relation to health who is ordinarily resident in Tasmania and who is requested by the Secretary of the Department of Health, or their delegate, to return to Tasmania to present for duty in Tasmania; and
- b. A clinician in relation to health who is requested by the Secretary of the Department of Health, or their delegate, to present for duty in Tasmania to perform, during the period in which the person will be present in Tasmania, duties unable to be appropriately performed by a person ordinarily resident in Tasmania.

3. Transport, freight and logistics

- a. Any person who, in the carriage of their duties, is responsible for the provision of transport or freight and logistics into, within, and out of Tasmania; and
- b. Flight crew and ship crew -

for the purpose of delivery of persons, freight or logistics into, within and out of Tasmania.

4. Specialist skills critical to maintaining key industries or

- a. Any specialists required for industry or business continuity and maintenance of competitive operations where the appropriate skills are not available in Tasmania, where the service is time-critical and where the provision of the service requires that the person be physically present in Tasmania; and
- b. Any person who, in the carriage of their duties, is responsible, while in Tasmania, for critical maintenance or repair of infrastructure critical to Tasmania.

5. Persons transporting patients, organs and tissues

a. A person who, in the course of their duties, participates in the aeromedical delivery, transport or retrieval of patients, organs or tissues into, or out of, Tasmania.

6. Police officers

- a. A member of the Tasmania Police Service returning to Tasmania from travel in the course of their duties; and
- Members of the Australia Federal Police or a police force or police service of another State or a Territory of the Commonwealth travelling to Tasmania in the course of their duties.

8. Other persons, or classes of persons, approved by the Deputy State Controller

SCHEDULE 2

REQUIREMENTS FOR ISOLATING IN PRIVATE RESIDENCES

Reference: Directions 10, 11, 19, 28

A person to whom Schedule 2 applies is required to:

- a. Transit directly between their point of arrival in Tasmania and their place of residence and comply with any directions given to them by an authorised officer in relation to their transit; and
- b. Remain in, or at, that residence for a period of 14 days unless:
 - i. For the purpose of attending premises to obtain medical care and the person -
 - (A) travels directly to those premises, and
 - (B) returns directly to their residence after obtaining that care; or
 - In an emergency situation that requires the person to leave their residence to protect their personal safety, or the safety of another, and the person -
 - (A) immediately returns to their residence once the emergency situation has passed, or
 - (B) once the emergency situation has passed, travels directly to other premises that are suitable for the person to reside in until the expiration of the 14 days; or
 - iii. For the purpose of leaving Tasmania, in which case the person is required to travel directly from their place of residence to the point of departure and observe the hygiene practices described at paragraphs (f), (g) and (h) of this Schedule during transit; or

- iv. Permitted to leave by an authorised officer and the person complies with any lawful directions given to them by an authorised officer; and
- Isolate themselves from physical contact with all persons other than persons with whom they ordinarily reside for the period of 14 days; and
- d. Monitor themselves for:
 - i. any clinical symptoms of COVID-19, and
 - ii. sudden and unexplained:
 - (A) fatigue,
 - (B) runny nose,
 - (C) muscle pain,
 - (D) joint pain,
 - (E) diarrhea,
 - (F) nausea/vomiting, or
 - (G) loss of appetite; and
- e. If they believe that they are displaying a symptom referred to in paragraph (d) - contact the Public Health Hotline, or a medical practitioner, to determine whether to be tested or assessed for infection by the disease;
- f. Cover their mouth when coughing or sneezing; and
- g. Use disposable tissues and dispose of such tissues, after use, in a waste receptacle that other people will not touch except if protected from contact with the receptacle or its contents; and
- Wash their hands frequently and thoroughly with soap, or an alcohol-based sanitizing chemical, especially after using a toilet, before and after eating and before and after returning from outdoors; and
- i. Maintain, where practicable, physical distancing of at least 1.5 metres from other persons.

SCHEDULE 3

REQUIREMENTS FOR SPECIFIED PERSONS (MEDIUM RISK AREAS)

Reference: Direction 23

A person to whom Schedule 3 applies is required to:

- (a) Monitor themselves for:
 - i. any clinical symptoms of COVID-19, and
 - ii. sudden and unexplained:
 - i. fatigue,
 - ii. runny nose,
 - iii. muscle pain,
 - iv. joint pain,
 - v diarrhea
 - vi. nausea/vomiting, or
 - vii. loss of appetite; and
- (b) If they believe that they are displaying a symptom referred to in paragraph (a)(i) or (a)(ii) -
 - cease to attend a place, other than a place referred to in subparagraph (ii), for the purposes of work; and
 - (ii) as far as is reasonably practicable without putting their survival at risk, remain in, or return and remain in -
 - (A) the premises that are their place of residence within Tasmania; or
 - (B) other premises within Tasmania that are suitable for the person to reside-

- except as necessary to attend at premises, nominated by their medical practitioner or the advisor on the Public Health Hotline, for the purposes of being tested for the presence of the disease; and
- (iii) contact the Public Health Hotline, or a medical practitioner, to determine whether to be tested or assessed for infection by the disease; and
- (c) Cover their mouth when coughing or sneezing; and
- (d) Use disposable tissues and dispose of such tissues, after use, in a waste receptacle that other people will not touch except if protected from contact with the receptacle or its contents; and
- (e) Wash their hands frequently and thoroughly with soap, or an alcohol-based sanitizing chemical, especially after using a toilet, before and after eating and before and after returning from outdoors; and
- (f) Maintain, where practicable, physical distancing of at least 1.5 metres from other persons; and
- (g) If the person -
 - (i) is within a category referred to in item 2 or 5 of Schedule 1 to this direction; or
 - is otherwise in close contact with a person who, by virtue
 of the characteristics of the person, ought reasonably be
 regarded as especially vulnerable to infection or serious
 illness due to the disease (a "vulnerable person") -

ensure that they, at all times when engaged in the provision of health services or health care to persons, or in close proximity to a vulnerable person, wear a surgical mask or wears other personal protective equipment that is normally worn during such contact by persons engaged in the provision of those health services or that health care.

SCHEDULE 4

REQUIREMENTS FOR SPECIFIED PERSONS (HIGH RISK AREAS)

Reference: Direction 13

A person to whom Schedule 4 applies is required to:

- (a) Wear a surgical mask when:
 - i. in public; and
 - ii. undertaking their work or official duties; and
- (b) Remain in, or at, the premises that are their place of residence within Tasmania unless:
 - For the purpose of attending work or undertaking official duties;
 - Shopping for food, beverages, fuel, medicine and urgent household supplies;
 - iii. For the purpose of attending premises to obtain medical care and the person -
 - (A) travels directly to those premises, and
 - (B) returns directly to their residence after obtaining that care;
 - iv. In an emergency situation that requires the person to leave their residence to protect their personal safety, or the safety of another, and the person -
 - (A) immediately returns to their place of residence once the emergency situation has passed; or
 - (B) once the emergency situation has passed, travels directly to other premises that are suitable for the person to reside in until the expiration of the 14 days;
 - v. For the purpose of leaving Tasmania, in which case the person is required to travel directly from their residence to the point of departure and observe the hygiene practices described at paragraphs a(i), (e), (f) and (g) of this Schedule; or

- vi. Permitted to leave by an authorised officer and the person complies with any lawful directions given to them by an authorised officer; and
- (c) Monitor themselves for:
 - i. any clinical symptoms of COVID-19, and
 - ii. sudden and unexplained:
 - i. fatigue,
 - ii. runny nose,
 - iii. muscle pain,
 - iv. joint pain,
 - v. diarrhea,
 - vi. nausea/vomiting, or
 - vii. loss of appetite; and
- (d) If they believe that they are displaying a symptom referred to in paragraph (c)(i) or (c)(ii) -
 - (i) cease to attend a place, other than a place referred to in subparagraph (ii), for the purposes of work; and
 - (ii) as far as is reasonably practicable without putting their survival at risk, remain in, or return and remain in -
 - (A) the premises that are their place of residence within Tasmania; or
 - (B) other premises within Tasmania that are suitable for the person to reside-

except as necessary to attend at premises, nominated by their medical practitioner or the advisor on the Public Health Hotline, for the purposes of being tested for the presence of the disease; and

- (iii) contact the Public Health Hotline, or a medical practitioner, to determine whether to be tested or assessed for infection by the disease; and
- (e) Cover their mouth when coughing or sneezing; and
- (f) Use disposable tissues and dispose of such tissues, after use, in a waste receptacle that other people will not touch except if protected from contact with the receptacle or its contents; and
- (g) Wash their hands frequently and thoroughly with soap, or an alcohol-based sanitizing chemical, especially after using a toilet, before and after eating and before and after returning from outdoors; and
- (h) Maintain, where practicable, physical distancing of at least 1.5 metres from other persons; and
- (i) If the person -
 - (i) is within a category referred to in item 2 or 5 of Schedule 1 to this direction; or
 - is otherwise in close contact with a person who, by virtue
 of the characteristics of the person, ought reasonably be
 regarded as especially vulnerable to infection or serious
 illness due to the disease (a "vulnerable person") -

ensure that they, at all times when engaged in the provision of health services or health care to persons, or in close proximity to a vulnerable person, wear a surgical mask or wears other personal protective equipment that is normally worn during such contact by persons engaged in the provision of those health services or that health care.

Historic Cultural Heritage



Tasmanian Heritage Council

Historic Cultural Heritage Act 1995

NOTICE OF PERMANENT ENTRY OF A PLACE OR PLACES IN THE TASMANIAN HERITAGE REGISTER

In accordance with section 21(1)(a) and section 26 (b) of the *Historic Cultural Heritage Act 1995*, the Tasmanian Heritage Council gives notice that it has entered the places listed below in the Tasmanian Heritage Register on a permanent basis:

THRI 1971, Moorilla Estate / Museum of Old and New Art (MONA), 651-655 Main Road, Berriedale

THR11999, Royal Tasmanian Botanical Gardens, 11 Lower Domain Road, Queens Domain

THR 5674, Tasmania Gold Mine Site & Beaconsfield Mine & Heritage Centre, Lot I West Street, and 6 West Street, Beaconsfield

THR I 2000, Hagley Farm School, 2508 Meander Valley Road, Hagley

THR 12002, Shop, 131A Main Street, Zeehan

Any person who lodged an objection or submission, may appeal to the Resource Management and Planning Appeal Tribunal against a decision of the Heritage Council under section 27 of the Act. An appeal must be made in writing and lodged with the Appeal Tribunal (GPO Box 2036 Hobart 7001) within 30 days after this notice.

Ms Brett Torossi

Chair

Tasmanian Heritage Council 4 November 2020

Nature Conservation

NATURE CONSERVATION ACT 2002 NOTICE OF DISCHARGE OF CONSERVATION COVENANT

[Section 35(4)]

In accordance with section 35(4) of the *Nature Conservation Act* 2002, I, Roger Jaensch, as the Minister of the Crown for the time being administering the *Nature Conservation Act* 2002 do hereby give 30 days notice of my intention to discharge the conservation covenant as set out in the Schedule to this notice.

Dated this 26th day of October 2020.

Martin Read being and as the Acting General Manager, Natural & Cultural Heritage Division of the Department of Primary Industries Parks Water and Environment pursuant to an Instrument of Delegation under Section 75 of the *Nature Conservation Act* 2002 dated 24th July 2019

Schedule

Parts of the land contained in Folios of the Register Volume 31365 Folio 2, Volume 31365 Folio 3 and Volume 31366 Folio 1 of which Gerald Peter Wicks and Joan Patricia Wicks are the registered proprietor - the area at Campania in the municipality of Southern Midlands comprising approximately 226.07 hectares marked Conservation Covenant Areas 1, 2 and 3 shown on Plan No. CPR8233 in the Central Plan Register, a reduced copy of which is attached by way of illustration only in the Schedule to the Covenant

Public Health

PUBLIC HEALTH ACT 1997 DIRECTION UNDER SECTION 16

(Residential Aged Care Facilities - No. 10)

- I, MARK VEITCH, the Director of Public Health, in pursuance of section 16 of the *Public Health Act 1997* ("the Act"), in order to manage the threat to public health posed by the notifiable disease known as COVID-19 ("the disease"), direct that, commencing on 26 October 2020 –
- (a) subject to paragraph (b), a person must not enter, or remain on, the premises of a residential aged care facility in Tasmania unless
 - the person is a resident of the residential aged care facility, including a resident for the purposes of respite; or
 - (ii) the person is an employee or contractor of the residential aged care facility; or
 - (iii) the person's presence at the premises is for the purposes of providing goods or services in respect of the residential aged care facility, whether the goods or services are provided for consideration or on a voluntary basis; or
 - (iv) the person's presence at the premises is for the purposes of providing goods or services to a resident of the residential aged care facility, whether the goods or services are provided for consideration or on a voluntary basis; or
 - (v) the person's presence at the premises is for the purposes of end of life support for a resident of the residential aged care facility; or
 - (vi) the person's presence at the premises is for the purposes of a care and support visit to a resident of the residential aged care facility; or
 - (vii) the person -
 - (A) is a key support person for a resident of the residential aged care facility who has a diagnosed medical condition; and
 - (B) is present at the premises at the request of the operator of the residential aged care facility and for the purpose of providing essential support to the resident by reducing distress or confusion that has occurred in respect of the resident as a result of the medical condition; or
 - (viii) the person's presence at the premises is required for the purposes of emergency management or law enforcement; and
- (b) despite paragraph (a), a person referred to in paragraph (a) (ii), (iii), (iv), (v), (vi), (vii) or (viii) must not enter, or remain on, the premises of a residential aged care facility in Tasmania if
 - (i) during the 14-day period immediately preceding the entry, the person arrived in Tasmania from a place outside of Tasmania that is a medium risk area or a high risk area, as determined by the Director of Public Health or his or her delegate; or
 - (ii) during the 14-day period immediately preceding the entry, the person had known contact with a person who
 - (A) has been diagnosed with the disease; or
 - (B) is reasonably suspected of having the disease; or

- the person has one or more clinical symptoms of the disease; or
- (iv) the person does not have an up-to-date vaccination against influenza, if such a vaccination is available and there is no medical recommendation against the administration of the vaccine to the person; and
- (c) paragraph (b)(i), (ii) or (iv) does not apply in respect of a person if
 - the person is a significant person in respect of a resident at the residential aged care facility; and
 - (ii) the Director of Public Health, or his or her delegate, is satisfied that the person is entering, or remaining on, the premises of the residential aged care facility for the purpose of providing end of life support for the resident; and
 - (iii) the Director of Public Health, or his or her delegate, has authorised the person to enter, or remain on, those premises for those purposes; and
 - (iv) in addition to any other legal requirements under the Act, the person complies with any additional requirements imposed on the person by the Director of Public Health, or his or her delegate, to ensure the safety of the person, the staff of the residential aged care facility and the residents at the residential aged care facility; and
- (d) paragraph (b)(i), (iii) and (iv) does not apply in respect of a person entering the premises of a residential aged care facility if the most senior representative of the operator of the facility, who is at the facility and on-duty at the time the person enters, is satisfied that the person is entering the premises for the purposes of emergency medical treatment, including transport, emergency management or law enforcement services; and
- (e) paragraph (b)(ii) does not apply in respect of a person entering the premises of a residential aged care facility if –
 - the known contact with another person, diagnosed with the disease or reasonably suspected of having the disease, occurred as part of the person's employment;
 and
 - the person was wearing PPE consistent with, or at the level required by, the National Guidelines for public health units developed by the Communicable Diseases Network Australia in respect of the disease; and
 - (iii) there was no breach to the PPE during that contact with the other person; and
- (f) the operator of a residential aged care facility in Tasmania must take all reasonable steps to ensure that a person does not enter, or remain on, the premises of the residential aged care facility if the person is prohibited from doing so under paragraph (a) or (b); and
- (g) the operator of a residential aged care facility in Tasmania must ensure that all persons who enter, or remain on, the premises of the residential aged care facility have been screened, as directed by the Director of Public Health or his or her delegate, before the person so enters, or remains on, the premises; and
- (h) for the avoidance of doubt, paragraphs (b) and (f) do not prevent a person who is a resident of a residential aged care facility from leaving, and returning to, the premises of the residential aged care facility; and

- (i) in this direction -
 - care and support visit, in relation to a resident at a residential aged care facility, means a visit made to the resident –
 - (A) by a single person or no more than 2 persons together, unless the residential aged care facility has approved a greater number of visitors for the visit; and
 - (B) in the resident's room, outdoors or in a specific non-communal area, as designated by the residential aged care facility; and
 - (C) for the purposes of providing care and support to the resident; and
 - (ii) clinical symptoms of the disease means the following symptoms:
 - (A) a temperature of 37.5°C or more;
 - (B) night sweats;
 - (C) chills;
 - (D) coughing;
 - (E) shortness of breath;
 - (F) sore throat;
 - (G) loss of taste;
 - (H) loss of smell; and
 - (iii) **flexible care subsidy** has the same meaning as in the *Aged Care Act 1997* of the Commonwealth; and
 - (iv) key support person, in relation to a resident of a residential aged care facility with a diagnosed medical condition, means a person who has been identified, by the operator of that facility, as a person who has the ability to reduce distress or confusion that has occurred in respect of the resident as a result of the medical condition; and
 - operator, of a residential aged care facility, means a person who owns, controls or operates the residential aged care facility; and
 - (vi) residential aged care facility means a facility at which accommodation, and personal care or nursing care or both, are provided to a person in respect of whom a residential care subsidy or a flexible care subsidy is payable under the Aged Care Act 1997 of the Commonwealth; and
 - (vii) **residential care subsidy** has the same meaning as in the *Aged Care Act 1997* of the Commonwealth; and
 - (viii) significant person, in relation to a resident, includes
 - (A) the spouse of the resident, including the other party to a significant relationship with the resident, within the meaning of the *Relationships Act 2003*; and
 - (B) a parent of the resident; and
 - (C) a sibling of the resident; and
 - (D) a child of the resident, within the meaning of the *Evidence Act 2001*; and
 - (E) a grandchild of the resident; and
- (j) on 26 October 2020, the direction given by the Director of Public Health, given under section 16 of the Act on 13 July 2020 and entitled *Residential Aged Care Facilities – No. 9*, is revoked.

Dated this 24th day of October 2020.

MARK VEITCH Director of Public Health

PUBLIC HEALTH ACT 1997

DIRECTION UNDER SECTION 16

(Arrival requirements for certain travellers into Tasmania – No. 1)

- I, MARK VEITCH, the Director of Public Health, in pursuance of section 16 of the *Public Health Act 1997* ("the Act"), in order to manage the threat to public health posed by the notifiable disease known as COVID-19 ("the disease"), direct that, commencing on 26 October 2020 –
- (a) a relevant traveller who arrives in Tasmania is required to undergo the following clinical assessments on the arrival of the relevant traveller in Tasmania:
 - questions as to the health of the traveller, in respect of the clinical symptoms of the disease, on his or her arrival;
 - (ii) a check of the temperature of the traveller; and
- (b) a clinical assessment referred to in paragraph (a) is to be conducted by an authorised officer, a registered nurse or an enrolled nurse; and
- (c) a relevant traveller is taken to have complied with paragraph
 (a) in respect of a clinical assessment if
 - a person required to conduct the clinical assessment is not present at the location where the relevant traveller arrives in Tasmania at the time the relevant traveller arrives; and
 - (ii) the clinical assessment is conducted in accordance with this direction as soon as practicable, and no later than 24 hours, after the relevant traveller arrives in Tasmania; and
- (d) a relevant traveller who arrives in Tasmania as an unaccompanied minor is taken to have complied with paragraph (a) in respect of a clinical assessment if the clinical assessment is conducted, in accordance with this direction, no later than 24 hours after the relevant traveller arrives in Tasmania; and
- (e) paragraph (a) does not apply to the following persons:
 - a person who is not required to isolate or quarantine on his or her arrival in Tasmania, if –
 - (A) the person is arriving in Tasmania for the purposes of transport, freight or logistics; and
 - (B) the person
 - does not leave the seaport or airport, where the person arrived in Tasmania, while the person remains in Tasmania; or
 - (II) remains in Tasmania for a period of less than 24 hours and complies with the requirements of any directions under the Public Health Act 1997, or the Emergency Management Act 2006, while the person remains in Tasmania; or
 - (III) provides evidence of a negative test for the disease that has been performed on the person in the preceding 7-day period and has not had a positive test for the disease within that 7-day period;
 - (ii) a person who
 - (A) is authorised, by the Director of Public Health or his or her delegate, to not undergo one or more of the clinical assessments specified in paragraph (a) on the person's arrival in Tasmania, as specified in the authorisation; or
 - (B) is a member of a class of persons authorised, by the Director of Public Health or his or her

delegate, to not undergo one or more of the clinical assessments specified in paragraph (a) on the person's arrival in Tasmania, as specified in the authorisation —

if the person complies with any additional requirements specified in the authorisation; and

- (f) as a result of a clinical assessment of a relevant traveller under paragraph (a), the Director of Public Health, or his or her delegate, may require the relevant traveller to take such specified action that the Director of Public Health or his or her delegate considers appropriate in the circumstances; and
- (g) in addition to the requirements of paragraph (a)
 - a relevant traveller is required to undergo a test for the disease within 24 hours after he or she arrived in Tasmania if the relevant traveller –
 - (A) within the 14 days before arriving in Tasmania, has spent time in a high risk area, as determined by the Director of Public Health, other than time spent transiting directly through the area; and
 - (B) is not required to isolate or quarantine on his or her arrival in Tasmania; and
 - (ii) if a relevant traveller is required to isolate or quarantine on his or her arrival in Tasmania, the relevant traveller is required to undergo a test for the disease on, or as soon as practicable after, the 10th day after he or she arrived in Tasmania if the relevant traveller –
 - (A) has spent time in a country other than Australia, or New Zealand, within the 28 days before arriving in Tasmania; and
 - (B) has not completed isolation, or quarantine, requirements imposed by the Commonwealth, or a State or Territory of Australia, since his or her return to Australia from the other country; and
- (h) if a relevant traveller is required to isolate or quarantine on arriving in Tasmania, the relevant traveller must wear a mask from his or her arrival in Tasmanian until the relevant traveller arrives at such part of a premises where he or she intends to isolate or quarantine as so required; and
- (i) in this direction -
 - arrives in Tasmania, in relation to a person, means that the person has entered the land within Tasmania;
 and
 - (ii) **authorised officer** has the same meaning as in the *Emergency Management Act 2006*; and
 - (iii) **clinical symptoms of the disease** means the following symptoms:
 - (A) a temperature of 37.5°C or more;
 - (B) night sweats;
 - (C) chills;
 - (D) coughing;
 - (E) shortness of breath;
 - (F) sore throat;
 - (G) loss of taste;
 - (H) loss of smell; and
 - (iv) **relevant traveller** means a person arriving in Tasmania who
 - (A) within the 14 days before arriving in Tasmania, has spent time in a medium risk area or a high risk area, as determined by the Director of Public Health, other than time spent transiting directly through the area; or

- (B) within the 28 days before arriving in Tasmania, has spent time in a country other than Australia or New Zealand; or
- (C) within the 28 days before arriving in Tasmania, has disembarked from a cruise ship; and
- (v) test for the disease means a nucleic acid detection test for the genetic material of SARS-CoV-2, conducted by a laboratory with the relevant accreditation, for such a test, by the National Association of Testing Authorities; and
- (vi) **transiting directly**, through an area, means the person transiting through the area only stopped in the area to
 - (A) disembark, at an airport within the area, from a flight that originated outside the area if the person only leaves that airport on a flight where the destination is outside of the area; or
 - (B) refuel the vehicle being used to transit through the area; and
- (j) on 26 October 2020, the direction given by the Director of Public Health, given under section 16 of the Act on 9 October 2020 and entitled Assessment of persons from affected regions and premises – No. 3, is revoked.

Dated this 25th day of October 2020.

MARK VEITCH Director of Public Health

PUBLIC HEALTH ACT 1997 DIRECTION UNDER SECTION 16

(Management of premises – No. 5)

- I, MARK VEITCH, the Director of Public Health, in pursuance of section 16 of the *Public Health Act 1997* ("the Act"), in order to manage the threat to public health posed by the notifiable disease known as COVID-19 ("the disease"), direct that –
- (a) in relation to a residential premises, the occupier of the premises must ensure that the total number of persons present on the premises does not exceed the sum of the persons who ordinarily reside at the premises plus 20 other persons; and
- (b) in relation to premises specified in Schedule 1 while the premises is used for its normal day-to-day operations, a person who owns or operates the premises must ensure that —
 - (i) if the premises is not a boat or pontoon, the number of persons on the premises does not exceed the total number of persons lawfully permitted in the premises under the occupancy permit, or temporary occupancy permit, in force for the premises under the *Building* Act 2016; and
 - (ii) if the premises is a boat or pontoon, the maximum capacity for the boat, or pontoon, does not exceed the maximum capacity for the boat, or pontoon, as permitted by law; and
- (c) in relation to a premises to which paragraph (a) or (b) does not apply, a person who owns or operates the premises must ensure that, in each undivided space on the premises, the total number of persons present in that space does not exceed, where practicable, the number of persons equal to maximum density calculated for that space; and
- in relation to all premises other than residential premises, a person who owns or operates the premises must ensure that –
 - (i) each condition specified in Schedule 2 that is relevant to the premises is complied with; and
 - (ii) where practicable, each person on the premises maintains a distance of not less than 1.5 metres between the person and any other person; and

- (iii) where practicable, persons on the premises are sufficiently separated from other persons
 - (A) when entering or exiting the premises; or
 - (B) while in the foyer, lobby or another area of the premises designed for waiting; and
- (e) a person must not organise an event held on premises other than residential premises if the event is organised, or conducted, in such a manner as to mean that the premises, where the event is held, does not comply with the requirements of paragraph (d) as they apply to the premises; and
- (f) this direction does not apply to premises if those premises are private vehicles, private vessels or private aircraft; and
- (g) the Director of Public Health, or the Deputy Director of Public Health, may issue a premises, or a class of premises, with a written exemption from the operation of paragraph
 (c) in respect of those premises; and
- (h) in this direction -

4 November 2020

- alcohol means liquor within the meaning of the *Liquor Licensing Act 1990*; and
- (ii) **indoor space** means an area, room or premises that
 - (A) is, or are, substantially enclosed by a roof and walls, regardless of whether the roof or walls, or any part of the roof or walls, are permanent or temporary, or open or closed; and
 - (B) is not a lift, elevator or similar space; and
- (iii) licensed premises means a premises -
 - (A) that may lawfully sell alcohol for consumption at the premises; or
 - (B) other than residential premises, where alcohol is consumed or is intended to be consumed; and
- (iv) maximum density, in relation to an indoor space or the outdoor space of a premises, means the lesser of the following in respect of the space:
 - (A) the number of persons calculated for the space by dividing the total number of square metres of the floor area of the space by 2;
 - (B) if the space is the outdoor space of a premises, 1000 persons;
 - (C) if the space is an indoor space, 250 persons; and
- (v) outdoor space of a premises means the total space of a premises that is not –
 - (A) an indoor space; or
 - (B) a lift, elevator or similar space; and
 - premises has the same meaning as in the Act; and
- (i) the direction given by the Director of Public Health, given under section 16 of the Act on 23 September 2020 and entitled *Management of premises No. 4*, is revoked.

Dated this 23rd day of October 2020.

MARK VEITCH Director of Public Health

Schedule 1

(vi)

- 1. Airports and other premises used for the purposes of, or related to, public or commercial transportation.
- 2. Medical or health facilities.
- 3. Disability or aged care facilities.
- 4. Prisons, correctional facilities, youth justice centres or other places where persons are lawfully held in custody.
- 5. Courts or tribunals.
- 6. Parliament.
- Premises being used for the purposes of, and in relation to, emergency services.

- 8. Veterinary establishments within the meaning of the *Veterinary Surgeons Act 1987*.
- 9. Schools, universities, educational institutions or childcare facilities.
- Child and family centres operated by the government or a not-for-profit organisation.
- 11. Indoor spaces, or outdoor spaces of premises, that are primarily being used for the purpose of transiting through the space.
- 12. Premises being used to provide essential voluntary, or public, services and support such as food banks or homelessness services
- 13. Commercial boats, or pontoons, when occupied solely by persons employed, or engaged, by the owner or operator of the boat or pontoon.

Schedule 2

- The operator of a licensed premises must ensure that alcohol consumed at the premises is only consumed by patrons of the premises who are seated in the area of the premises where the alcohol is to be consumed.
- 2. The operator of a premises must not operate an area of the premises for dancing
 - (a) unless -
 - the area operated for dancing is a separate undivided space on the premises; and
 - (ii) the dancing is a pre-arranged class, or activity, where contact information is kept for each person who participates in the dancing or who is otherwise in the area while the dancing occurs; and
 - (iii) food or alcohol are not consumed in the area while the dancing occurs or in connection to the dancing; or
 - (b) unless -
 - the premises is being operated for the purposes of a wedding or a wedding reception; and
 - (ii) the only persons dancing in the area provided for dancing are the parties getting married at the wedding, the parents or guardians of those parties and the other members of the bridal party; or
 - unless the area operated for dancing is solely used for dancing by persons who –
 - are employed, or engaged, by the operator of the premises to dance at the premises; and
 - (ii) are dancing at the premises in accordance with that employment or engagement; or
 - (d) unless -
 - (i) all, or part, of the premises is being operated for the purposes of an end of year function organised by a school, within the meaning of the *Education Act 2016*; and
 - (ii) the area operated for dancing is solely operated for dancing by students and teachers, who ordinarily attend the registered school, at the end of year function; and
 - (iii) alcohol is not consumed, or offered for consumption, as part of the function or in connection with the function
- 3. The operator of a premises used for sporting or fitness activities must ensure that the sporting or fitness activities undertaken on the premises are a Level C activity as specified within the *Framework for Rebooting Sport in a COVID-19 Environment*, as published by the Australian Institute of Sport and in force on 15 May 2020.

Water Management

WATER MANAGEMENT ACT 1999

Notice of Amendment of an Irrigation District

Sorell Irrigation District

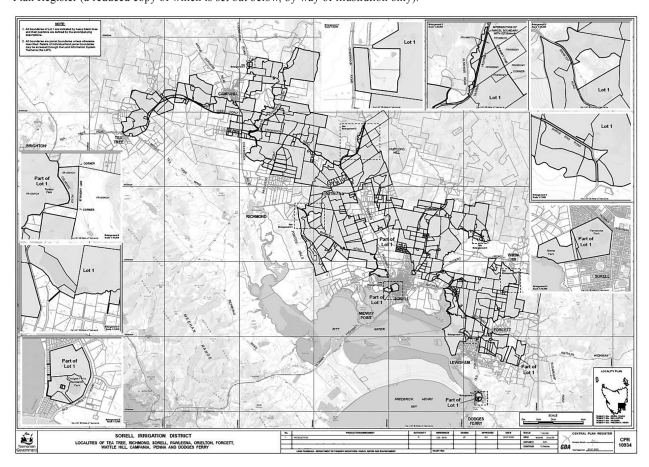
Having considered the request made pursuant to section 180 of the Act, I hereby approve the request to amend the area of land defined in Schedule 1 of this Notice under the Sorell Irrigation District.

DATED THE 23 DAY OF OCTOBER 2020 GUY BARNETT MP

Minister for Primary Industries and Water

SCHEDULE 1: Sorell Irrigation District

All that area of land comprising 12,165.6 hectares, shown as bounded by heavy black lines detailed on CPR10934 in the Central Plan Register (a reduced copy of which is set out below, by way of illustration only).



Living Marine Resources

LIVING MARINE RESOURCES MANAGEMENT ACT 1995

Section 94

Public Notice – Total Allowable Catch for the Mackerel Fishery 2020/21 and 2021/22

DEFINITION OF THE PARTS OF THE MACKEREL FISHERY AND THE PORTION OF THE TOTAL ALLOWABLE CATCH TO BE TAKEN IN EACH PART

I, Guy Barnett, Minister for Primary Industries and Water administering the *Living Marine Resources Management Act 1995*, acting under Section 94 of that Act, hereby:

- 1. Set the total allowable catch for the entire commercial mackerel fishery for the open seasons 1 May 2020 to 30 April 2021 and 1 May 2021 to 30 April 2022 at 5,020 tonnes for each open season.
- 2. Determine that the parts of the commercial mackerel fishery from which the total allowable catch for 2020/21 and 2021/22 is to be taken are:
 - (a) Blue mackerel (Scomber australasicus) to be caught by the holders of a fishing licence (mackerel A);
 - (b) Blue mackerel (Scomber australasicus) to be caught by the holders of a fishing licence (mackerel B);
 - (c) Redbait (Emmelichthys nitidus) to be caught by the holders of a fishing licence (mackerel A);
 - (d) Redbait (Emmelichthys nitidus) to be caught by the holders of a fishing licence (mackerel B);
 - (e) Jack mackerels (Genus Trachurus) to be caught by the holders of a fishing licence (mackerel A);
 - (f) Jack mackerels (Genus Trachurus) to be caught by the holders of a fishing licence (mackerel B).
- 3. Determine that the portion of the total allowable catch to be taken from each part of the commercial mackerel fishery for the 2020/21 and 2021/22 seasons is:
 - (a) Blue mackerel (Scomber australasicus) to be caught by the holders of a fishing licence (mackerel A) 1,496 tonnes;
 - (b) Blue mackerel (Scomber australasicus) to be caught by the holders of a fishing licence (mackerel B) 499 tonnes;
 - (c) Redbait (Emmelichthys nitidus) to be caught by the holders of a fishing licence (mackerel A) 394 tonnes;
 - (d) Redbait (Emmelichthys nitidus) to be caught by the holders of a fishing licence (mackerel B) 131 tonnes;
 - (e) Jack mackerels (Genus Trachurus) to be caught by the holders of a fishing licence (mackerel A) 1,875 tonnes;
 - (f) Jack mackerels (Genus Trachurus) to be caught by the holders of a fishing licence (mackerel B) 625 tonnes.

Dated 20/10/2020

GUY BARNETT MP

MINISTER FOR PRIMARY INDUSTRIES AND WATER

INFORMATION

This notice sets the total allowable catch for the 2020/21 and 2021/22 quota years for the Tasmanian commercial mackerel fishery. The notice also defines the parts of the fishery and the amount which can be taken from each part.

Staff Movements

Permanent Appointments

Agency	Duties Assigned	Employee	Probation Period	Date of Effect
Department of Health	Manager Medical Services	M McDermott	6 Months	09/11/2020
Department of Health	Registered Nurse	S Patel	6 Months	02/11/2020
Department of Health	Administration Assistant	M Eaves	6 Months	26/10/2020
Justice	Registry Administration Assistant	R Barker	Nil	26/10/2020
Primary Industries, Parks, Water and Environment	Technical Assistant	S Dryburgh	1 Month	29/10/2020
Department of Health	Registered Nurse	B Phillips	6 Months	21/10/2020
TasTAFE	Teacher	B Conley	12 Months	26/10/2020
Department of Health	Registered Nurse	J Cowmeadow	6 Months	15/08/2020
Department of Health	Enrolled Nurse	E Whitton	6 Months	28/10/2020
Department of Health	Dental Officer	R Saldanha	6 Months	07/12/2020
Department of Health	Cook	J Warren	6 Months	31/10/2020
Primary Industries, Parks, Water and Environment	Research Microbiologist	C Giles	Nil	21/10/2020
Primary Industries, Parks, Water and Environment	Research Microbiologist	C Angelucci	Nil	14/10/2020
Justice	Senior Inspector	A O'Bryan	6 Months	30/11/2020
Justice	Executive Assistant	S Coe	6 Months	16/11/2020
State Growth	Principal Analyst Traffic Engineering	M Stirling	12 Months	26/10/2020
Education	Education Facility Attendant	L Petersen	6 Months	28/10/2020
Department of Health	Food Services Officer	M Ahmad	6 Months	01/11/2020
Department of Health	Food Services Officer	A Dare	6 Months	01/11/2020
Department of Health	Senior Physiotherapist	A Ferguson	6 Months	04/01/2021
Communities Tasmania	Support Worker	K Dauwalder	6 Months	29/10/2020
Department of Health	House Services Assistant	B Jarrad	6 Months	15/11/2020
Department of Health	House Services Assistant	R Cooper	6 Months	15/11/2020
Department of Health	House Services Assistant	K Temple	6 Months	15/11/2020
Department of Health	House Services Assistant	R Nadler	6 Months	23/11/2020
Department of Health	House Services Assistant	S Casey	6 Months	15/11/2020
Department of Health	Registered Nurse - Alcohol and Other Drug	J Radford	6 Months	16/11/2020
Department of Health	Clinical Nurse Consultant - OVA	A Cameron	6 Months	18/01/2021

Extension or Renewal of Fixed-Term Appointments beyond 12 months

Agency	Duties Assigned	Employee	Term	Date of Effect
Premier and Cabinet	Covid 19 Call Centre Operator	L Cooper	10 Months	24/10/2020
Premier and Cabinet	Workforce Planning Officer	P Scott	6 Months	24/10/2020

Fixed-Term Appointments of greater than 12 Months

Agency	Duties Assigned	Employee	Term	Date of Effect
State Growth	Budget Reporting and System Analyst (005101)	K Stephens	18 Months	16/11/2020
State Growth	Trade Marketing Officer	T Knight	24 Months	29/10/2020
Justice	Judges Attendant	K Walker	36 Months	16/11/2020
Justice	Judges Attendant	S Sattout	36 Months	02/11/2020
State Growth	Assistant Director, Regulation, Approvals and Policy	A Johnson	24 Months	19/10/2020

Promotion of Permanent Employees

Agency	Duties Assigned	Employee	Date of Effect
Department of Health	Manager - Strategy Planning and Performance	A Prendergast	12/11/2020
Department of Health	Perfusionist	T Anderson	26/10/2020
Integrity Commission	Director Operations	S Frost	20/10/2020
Department of Health	Business Consultant	R Kitson	26/10/2020
Department of Health	Associate Nurse Unit Manager	S Slore	21/10/2020
Department of Health	Senior Cardiac Technologist - Cardiology Diagnostics	J Herbert	05/11/2020
State Growth	Communications Officer (372091)	N Manohar	02/11/2020
Primary Industries, Parks, Water and Environment	Visitor Services Officer	C Hemley	28/10/2020
Education	Advanced Skills Teacher	S Marsh	29/10/2020
Premier and Cabinet	Service Delivery Coordinator - Regional	T Cock	09/11/2020
Department of Health	Clinical Nurse Consultant	A Brooks	18/10/2020
State Growth	Scientific Officer (Ecologist)	A Gardner	02/11/2020
Education	Senior Speech and Language Pathologist	S O'Donnell	26/10/2020
Department of Health	Systems Administration Officer	R Peirce	01/11/2020
Department of Health	Associate Nurse Unit Manager	R Dransfield	27/10/2020
Department of Health	Research Nurse - Clinical Trials Facilitator	R Seale	01/11/2020
Department of Health	Clinical Nurse Consultant	M Thompson	18/10/2020
Department of Health	TasEquip - Coordinator	S van den Bosch	30/10/2020

Resignation of Permanent Employees

Agency	Duties Assigned	Employee	Date of Effect
Department of Health	Registered Nurse	G Lake	25/10/2020
Department of Health	Registered Nurse	C Drew	31/10/2020
Department of Health	Registered Nurse	P Barwick	23/10/2020
Education	Teacher	M Sala Tenna	23/09/2020
Education	Teacher	H McLean	09/10/2020
Education	Teacher Assistant	L Hrycyszyn	24/09/2020
Education	HR Payroll and Systems Officer	N Parker	02/10/2020
Education	Advanced Skills Teacher	A McNamara	30/09/2020
Department of Health	Environmental Cleaner	C Bell	09/10/2020
Department of Health	Registered Nurse	L Windsor	10/07/2020
Department of Health	Psychologist	D Hope	23/10/2020
Department of Health	Clinical Nurse Specialist	J Grassi	28/10/2020
Department of Health	Community Mental Health Nurse	D Waddell	26/10/2020
Department of Health	Food Services Officer	N McLeod	14/10/2020

Retirement of Permanent Employees

Agency	Duties Assigned	Employee	Date of Effect
Department of Health	Home Maintenance Officer/Personal Carer	S Hughes	19/10/2020
Department of Health	Patient Release of Information Officer	J Seabourne	23/10/2020
Justice	Gas Safety Specialist - Installations, Appliances and Programs	R Thomson	30/10/2020
Department of Health	Medical Scientist	K Wilcox	30/10/2020
Education	School Business Manager	A Kingston	30/09/2020
Education	Library Services Coordinator	E Lamb	30/09/2020

Education	School Health Nurse	K Jewell	03/04/2020
Education	Teacher	E Hamilton	25/09/2020
Education	Teacher	P Sowter	14/10/2020
Education	Principal	M Reynolds-Smith	24/09/2020
Education	Teacher	C Gulline	25/09/2020
Education	School Business Manager	G Boyer	21/09/2020
Education	School Business Manager	P Walton	09/10/2020
Education	Teacher Assistant	C Cocker	30/09/2020
Education	Teacher	P Lethborg	09/10/2020
Education	Education Facility Attendant	H Cook	08/10/2020
Education	Teacher Assistant	J Honson	09/10/2020
Premier and Cabinet	Service Delivery Coordinator - Regional	K McCrossen	06/11/2020



Research Consultant

Workforce Health Assessors (WHA) is a leading provider of pre-employment medical services across Australia and New Zealand. With a passion for technology and innovation in the pre-employment screening space, WHA, in partnership with the University of Technology Sydney (UTS) and CSIRO (Commonwealth Scientific and Industrial Research Organisation) is developing an intuitive risk profiling tool for application across industry sectors.

WHA are seeking to appoint a Research Consultant on a contract basis (hours negotiable) for up to 6 months to join our expanding team to undertake medical injury risk profiling, and participate in validation of data.

The Research Consultant, based in WHA's Hobart Office, will work closely with the project team to research and determine potential risk in relation to occupational roles, and identify the impact of medical and health related responses on the performance of occupational roles.

Desired Skills and Knowledge

- Relevant medical training or medical research background (may include exercise physiology, paramedic, physiotherapy, RN/EN studies)
- Ability to think logically
- Outstanding written skills with strong attention to detail
- Ability to work autonomously and as a strong team member
- Ability to communicate effectively across all project stakeholders
- Excellent time management skills and proven ability to meet timelines.

Questions?

For a confidential discussion, please contact Sarah Burnett on 0425 272 215.