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t a s m a n i a n g o v e r n m e n t **GAZETTE**

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Tasmanian Government Gazette

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No. 22 000-24 June

Notices to Creditors

JUNE MAVIS WHITFIELD late of 4 Leighland Road, Claremont in Tasmania, Retired Caterer, Single, Deceased.

Creditors, next of kin and others having claims in respect of the property or estate of the deceased, JUNE MAVIS WHITFIELD who died on 5th day of April 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 24th day of July 2020, after which date the Executor may distribute the assets, having regard only to the claims of which it then has notice.

Dated this twenty-fourth day of June 2020.

KYLIE WILLIAMS, Trust Administrator.

HELENA ADRIANA MARIA VAN MEER late of 25 Malunna Road, Lindisfarne in Tasmania who died on the 12 February 2020.

Creditors, next of kin and others having claims in respect of the property of the abovenamed deceased are required by the Executor, CORNELIS ADRIANUS VAN MEER, c/- Murdoch Clarke of 10 Victoria Street, Hobart in Tasmania to send particulars to the said Executor and to the Registrar of the Supreme Court of Tasmania on or before the 27th day of July, 2020 after which date the Executor may distribute the assets, having regard only to the claims of which the Executor then has notice.

Dated this twenty-fourth day of June 2020.

MURDOCH CLARKE, Solicitors to the Estate.

KEVIN IAN MCKAY (also known as IAN MCKAY) late of 1214 Kindred Road, Kindred in Tasmania, who died on 26/12/2019.

Creditors, next of kin and others having claims in respect of the property of the abovenamed deceased are required by the Executors, DARRELL JOHN HIND and ROBYN ELIZABETH HIND, C/- Friend & Edwards Lawyers, 28a King Edward Street, Ulverstone in Tasmania, to send particulars of their claim in writing to the Registrar of the Supreme Court of Tasmania, Salamanca Place, Hobart in Tasmania on or before 31/07/2020 after which date the Executors may distribute the assets having regard only to the claims of which the Executors then have notice.

Dated this twenty-fourth day of June 2020.

FRIEND & EDWARDS LAWYERS, Solicitors to the Estate.

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MICHAEL JOHN BENNETT late of 1/14 Suncoast Drive, Blackmans Bay in Tasmania, deceased.

Creditors, next of kin and others having claims in respect of the property or estate of the deceased MICHAEL JOHN BENNETT who died on the 23rd day of April 2020 are required by the Executor, RICHARD MICHAEL BOYD BENNETT of C/- Douglas & Collins, 9-13 George Street, Launceston in the State of Tasmania, to send particulars to the said Executor and to the Registrar of the Supreme Court, G.P.O. Box 167, Hobart in the State of Tasmania by the 24th day of July 2020, after which date the Executor may distribute the assets of the deceased, having regard only to the claims of which the Executor then has notice.

Dated this twenty-fourth day of June 2020.

DOUGLAS & COLLINS, Lawyers.

NOTICE is hereby given that the Public Trustee has filed in the office of the Registrar of the Supreme Court at Hobart an election to administer the estate(s) of

MONICA IRENE TAYLOR late of Uniting AgeWell 2B Chardonnay Drive Berriedale in Tasmania Retired Secretary/ Customer Service/Single Woman deceased

Dated this twenty-fourth day of June 2020.

DAVID BENBOW, Chief Executive Officer, Public Trustee Email: tpt@publictrustee.tas.gov.au

Administration and Probate

Administration and Probate Act 1935

Notice for Claims

ANDREW KEITH CUBBINS late of 3 Waimea Avenue Sandy Bay in Tasmania.

Creditors, next of kin and others having claims in respect of the property or estate of the deceased ANDREW KEITH CUBBINS who died on the 15 October 2019 are required by the Executors LYNDON CRAWFORD CUBBINS and SANDRA JOAN JONES C/- Simmons Wolfhagen of Level 4, 99 Bathurst Street, Hobart in Tasmania to send particulars to Simmons Wolfhagen and to the Registrar of the Supreme Court of Tasmania, GPO Box 167, Hobart in Tasmania 7001 by the 24 July 2020 after which date the Executors may distribute the assets, having regard only to the claims of which they then have notice.

Dated this twenty-fourth day of June 2020.

SIMMONS WOLFHAGEN, Solicitors for the Executors.

Private Forest Service Levy Rate

PRIVATE FORESTS ACT 1994

PURSUANT to Section 251 of the *Private Forests Act 1994* I have determined that the private forest service levy rate will remain at \$15 per hectare. This determination has effect on and from 1 July 2020.

Dated this 16th day of June 2020.

GUY BARNETT, M.P., Minister for Resources.

Land Use Planning

MAJOR INFRASTRUCTURE DEVELOPMENT APPROVALS ACT 1999

Part 2 – Major Infrastructure Projects

Major Infrastructure Development Approvals (North West Transmission Upgrades Project) Order 2020

I, ROGER CHARLES JAENSCH, Minister for Planning, hereby give notice that Her Excellency Professor the Honourable Kate Warner, AC, Governor of Tasmania has made the Major Infrastructure Development Approvals (North West Transmission Upgrades Project) Order 2020 under section 7 of the *Major Infrastructure Development Approvals Act 1999*.

The project known as the North West Transmission Upgrades Project, comprises the construction and operation of a double-circuit, extra-high-voltage 220kV overhead electricity transmission line and transmission towers, within a corridor 120 metres wide, to transmit electricity between the following locations:

(i) Palmerston to Burnie, via Sheffield;

(ii) Burnie to Staverton, via East Cam and Hampshire;

The project also includes the construction and operation of an electricity substation at each of the following locations, East Cam, Heybridge, Hampshire and Staverton.

The project also includes the construction and operation of conductor winching and braking sites, to be located within 150 metres of the boundary of the corridor and the construction and operation of infrastructure assembly areas, vehicle access tracks and ancillary facilities, associated with the construction of the project. Where these facilities will be located within the project corridor, or the project substations or at Nietta and South Nietta

The Major Infrastructure Development Approvals (North West Transmission Upgrades Projects) Order 2020 takes effect on the day after Parliament either approves the Order or does not disallow the Order after 15 sitting days.

The Major Infrastructure Development Approvals (North West Transmission Upgrades Projects) Order 2020 can be viewed at www.planningreform.tas.gov.au

Enquiries can be directed to the Department of Justice, Planning Policy Unit on (03) 6166 1429 or email planning.unit@justice.tas.gov.au.

Dated this 24th day of June 2020.

ROGER CHARLES JAENSCH, Minister for Planning

Land Acquisition

LAND ACQUISITION ACT 1993 NOTICE OF ACQUISITION

(Section 18)

In pursuance of Section 18 of the *Land Acquisition Act 1993*, I, Timothy William Grant, Valuer-General acting as a delegate of the Minister of the Crown for the time being administering the *Land Acquisition Act 1993* do hereby declare that the land in the Schedule hereto is taken and vested in the Crown absolutely under the said Act for the authorised purpose, being for road purposes.

Given under my hand this 15th day of June 2020.

Tim Grant Valuer-General Department of Primary Industries, Parks, Water and Environment 134 Macquarie Street, Hobart

SCHEDULE

All that 120m2 of land situate in the Land District of Monmouth Parish of Strangford being Lot 100 on Plan of Survey P178024 in the Office of the Recorder of Titles being portion of the land comprised in Folio of the Register Volume 33991 Folio 1 of which Shirley Donnella Gill and John Christopher Gill are the registered proprietors.

Location: Additional land acquired for Midland Highway Saftey upgrade - Mangalore to Bagdad - Stage 2

Municipal Area: Southern Midlands

(25-94-85)

LAND ACQUISITION ACT 1993 NOTICE OF ACQUISITION

(Section 18)

In pursuance of Section 18 of the *Land Acquisition Act 1993*, I, Timothy William Grant, Valuer-General acting as a delegate of the Minister of the Crown for the time being administering the *Land Acquisition Act 1993* do hereby declare that the land in the Schedule hereto is taken and vested in the Crown absolutely under the said Act for the authorised purpose, being for road purposes.

Given under my hand this 15th day of June 2020.

Tim Grant Valuer-General Department of Primary Industries, Parks, Water and Environment 134 Macquarie Street, Hobart

SCHEDULE

All that 64.6m2, 281m2, 167m2, 1603m2, 258m2 and 140m2 of land situate in the Parish of South Bruny Land District of Buckingham being Lots 1, 2, 3, 4, 5 and 6 on Plan of Survey P178521 in the Office of the Recorder of Titles being portion of the land comprised in Folio of the Register Volume 51058 Folio 2 of which Bruce Geoffrey Smith is the registered proprietor.

Location: Bruny Island Main Road Sealing - Alonnah to Lunawanna

Municipal Area: Kingborough

(26-15-94)

LAND ACQUISITION ACT 1993

NOTICE OF ACQUISITION

(Section 18)

In pursuance of Section 18 of the *Land Acquisition Act 1993*, I, Timothy William Grant, Valuer-General acting as a delegate of the Minister of the Crown for the time being administering the *Land Acquisition Act 1993* do hereby declare that the land in the Schedule hereto is taken and vested in the Crown absolutely under the said Act for the authorised purpose, being for road purposes.

Given under my hand this 15th day of June 2020.

Tim Grant Valuer-General Department of Primary Industries, Parks, Water and Environment 134 Macquarie Street, Hobart

SCHEDULE

All that 47.7m2 of land situate in the Town of Lunawanna being Lot 3 on Plan of Survey P178607 in the Office of the Recorder of Titles being portion of the land comprised in Folio of the Register Volume 223967 Folio 1 of which Richard Damien Woolley and Bernice Joan Woolley are the registered proprietors.

Location: Bruny Island Main Road Sealing - Alonnah to Lunawanna

Municipal Area: Kingborough

(26 - 15 - 95)

Energy Ombudsman

ENERGY OMBUDSMAN ACT 1998

SECTION 39

PURSUANT to s 39 of the *Energy Ombudsman Act 1998* (the Act), I revoke all Guidelines previously made under that section, and substitute the following Guidelines.

Guidelines Overview

These Guidelines have been prepared in accordance with s 39(1) of the Act, and relate to the processes to be followed in preparing a budget in respect of the costs of administering the Act.

The Guidelines are based on the principle expressed in s 39C(1) of the Act, that the costs of administering the budget are to be met by all energy entities in such proportions as are specified in the budget. The expression "energy entity" is defined in the Act to mean:

- (a) an electricity entity within the meaning of the *Electricity* Supply Industry Act 1995; or
- (ab) a retailer within the meaning of the National Retail Law (Tasmania); or
- (ac) an exempt seller within the meaning of the National Energy Retail Law (Tasmania); or
- (ad) a person to whom, or a person who sells electricity to which, section 23 of the National Energy Retail Law (Tasmania) Act 2012 applies;
- (b) a gas entity within the meaning of the Gas Act 2000.

The apportionment of the budget is to be based on the payment of membership fees and complaint levies. Each entity is to pay a membership fee in accordance with Section 1 of these Guidelines, if demanded. The entity will also pay a complaint levy if one is payable in accordance with Section 2.

1. The Membership Fee

Each entity is to pay a membership fee of \$10, if demanded.

2. The Complaint Levy

The balance of the budget is to be apportioned between energy entities through the imposition of complaint levies.

The Ombudsman will calculate -

- (a) the aggregate number of complaints and enquiries received by the Ombudsman under the Energy *Ombudsman Act* during the previous calendar year; and
- (b) the percentage of that aggregate number which is attributable to complaints made against, or enquiries made in respect of, each of the energy entities.

Each entity is to pay a levy which represents the percentage of the balance of the budget which is equal to the percentage attributed to that entity in accordance with paragraph (b).

3. Costs to be included in the Budget

The budget will include the estimated costs of administering the Act in the forthcoming financial year.

If the Ombudsman anticipates that, for good reason, the budget for the current financial year will be exceeded, the amount of the excess may be added to the budget which is in preparation.

If the Ombudsman anticipates spending less than the budget for the current financial year, the anticipated surplus will be credited to the energy entities in proportion to their contributions to that budget. The fact that a surplus is anticipated will also be taken into account in the preparation of the new budget.

Dated this 28th day of May 2020.

RICHARD CONNOCK, Ombudsman

ENERGY OMBUDSMAN ACT 1998 SECTION 39A Budget 2020-21

Expense Type	2018/19	2019/20	2020/21
Salaries	\$373,616	\$410,687	\$403,047
Other employee related expenses	\$7,468	\$9,055	\$10,575
Materials, supplies and equipment	\$4,952	\$4,118	\$2,829
Information technology	\$ 22,878	\$23,914	\$26,922
Travel and transport	\$12,557	\$12,124	\$12,959
Property and maintenance	\$47,448	\$43,261	\$45,076
Other expenditure	\$19,543	\$23,978	\$22,436
Consultants	\$4,000	\$6,000	\$6,000
Finance Expenses	\$1,798	\$1,704	\$1,012
Budget expenditure	\$494,260	\$534,841	\$530,856
Surplus/Deficit from previous financial year	\$122,942	\$220,377	\$149,597
Membership fees not collected	(\$120)	(\$160)	(\$190)
Total revenue to collect	\$617,082	\$755,058	\$680,263

ALLOCATION TO ENERGY ENTITIES

Energy Ombudsman Budget	\$680,453
Less Membership fees	\$190
Budget to be allocated through levies	\$680,263

Membership Fees	Fee
Energy entity (Electricity and Gas)	
Aurora Energy Pty Ltd	\$10
Energy entity (Electricity Only)	
Tas Networks Pty Ltd	\$10
Basslink Pty Ltd	\$10
Hydro Tasmania	\$10
Musselroe Wind Farm Pty Ltd	\$10
Woolnorth Studland Bay Wind Farm Pty Ltd	\$10
Woolnorth Bluff Point Wind Farm Pty Ltd	\$10
Tasmanian Irrigation Pty Ltd	\$10
LMS Energy Pty Ltd	\$10
Simplot Australia Pty Ltd	\$10
ERM Power	\$10
UPC Robbins Island Pty Ltd	\$10
1st Energy	\$10
Wild Cattle Hill Pty Ltd	\$10
Granville Harbour Operations Pty Ltd	\$10
Gas Licence Holders Only	
Tas Gas (Retail and Networks)	\$10
Origin Energy (Retail) – LPG only	\$10
Weston Energy Pty Ltd	\$10
Globird Energy Pty Ltd	\$10
Total Membership Fees	\$190

	Approach Numbers	Levy %	Levy \$
1st Energy	23	6.85	\$46,598
Aurora Energy	215	63.99	\$435,300
ERM Business Energy	1	0.3	\$2,041
Hydro Tasmania	2	0.6	\$4,082
Tas Gas Retail	7	2.08	\$14,149
Tas Networks	88	26.18	\$178,093
Totals	336	100.0%	\$680,263

Dated this 28th day of May 2020.

RICHARD CONNOCK, Ombudsman

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Public Health

PUBLIC HEALTH ACT 1997 DIRECTION UNDER SECTION 16

(Gatherings – No. 12)

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 at 12 noon on 17 June 2020 –

- (a) each person who owns, controls or operates a premises specified in Schedule 1 in Tasmania must not open or operate the premises, including each outdoor space associated with the premises, unless authorised under this direction; and
- (b) each person who provides a service specified in Schedule 2 in Tasmania must not provide the service unless authorised under this direction; and
- (c) unless otherwise specified in this direction, each person who owns, controls or operates premises in Tasmania must not permit the following gatherings to occur on the premises:
 - (i) in relation to a residential premises, more than twenty (20) persons at the premises who do not ordinarily reside at the premises;
 - (ii) in relation to premises other than residential premises, either of the following:
 - (A) a gathering of more than eighty (80) persons in a single indoor space at the premises, at the same time;
 - (B) a gathering of more than eighty (80) persons in a single outdoor space at the premises, at the same time; and
- (d) a person must not organise, or attend, a gathering specified in paragraph (c), on premises in Tasmania, regardless of whether the gathering –
 - (i) occurs with formal or informal arrangements; or
 - (ii) occurs on public, commercial, retail or residential premises; and
- (e) paragraphs (c) and (d) do not apply to a gathering on, or at, the following premises if the gathering is necessary for the normal business of the premises:
 - (i) airports;
 - private vehicles, including private aircrafts and private vessels;
 - (iii) premises used for the purposes of, or related to, public or commercial transportation, including in vehicles or facilities such as stations, platforms and stops;
 - (iv) large passenger vehicles operated as a passenger service within the meaning of the Passenger Transport Services Act 2011;
 - (v) ferry services or vessel services, operated between Australia, Tasmania or one or more islands, if each of the following is complied with in respect of each ferry or vessel operated by the service:
 - (A) the ferry or vessel, and each premises on the ferry or vessel, complies with paragraphs (a) and (b);
 - (B) the number of persons in each area of the ferry or vessel complies with the maximum density limit for the area, other than an area used for

accommodation in a fully enclosed space, such as a cabin, where each person in the area has paid to sleep while on the ferry or vessel;

- (vi) medical or health service facilities, including such part of the facility used to provide physical rehabilitation services;
- (vii) premises used for the purposes of, and in relation to, emergency services;
- (viii) disability or aged care facilities;
- (ix) prisons, correctional facilities, youth justice centres or other places where persons are held in custody;
- (x) courts or tribunals;
- (xi) Parliament;
- (xii) supermarkets, grocery stores, retail stores or markets operating in accordance with Schedule 2;
- (xiii) shopping centres, but only where more than eighty
 (80) persons may be present for the purposes of transiting through the centre to another premises;
- (xiv) office buildings, factories, mining sites or construction sites;
- (xv) schools, universities, educational institutions or childcare facilities if the gathering in excess of eighty (80) persons does not involve members of the community other than the staff and students of the school, university or educational institution;
- (xvi) child and family centres operated by the government, or a not-for-profit organisation, including for the purposes of running an educational program;
- (xvii) outdoor places where more than eighty (80) persons may be present for the purposes of transiting through the place;
- (xviii) veterinary establishments within the meaning of the Veterinary Surgeons Act 1987;
- (xix) premises operated for commercial or other purposes that are lawfully permitted to operate, other than premises specified in Schedule 1 or residential premises;
- (xx) premises where services are lawfully provided, other than the services specified in Schedule 2, if the gathering is necessary for the normal provision of those services;
- (xxi) other premises, if the gathering at those premises occurs in accordance with a written exemption of the Director of Public Health or the Deputy Director of Public Health; and
- (f) subject to paragraph (g), the owner or operator of premises, other than residential premises, that are lawfully permitted to operate while this direction is in force must ensure that –
 - unless otherwise specified in this direction or any other direction under the Act, the maximum number of persons in a single undivided space on the premises does not exceed the maximum density limit for that space; and
 - where practicable, each person on the premises maintains a distance of no less than 1.5 metres between the person and any other person; and
 - (iii) if a premises is operated in a manner that means more than one clause, or subclause, in Schedule 1 or 2 applies to the premises, the total number of persons present on that premises at any one time is not to exceed the greater of the following:

(j)

- (A) if the premises is divided into discrete and self-contained areas and a different clause, or subclause, applies to each discrete area, the sum of the maximum number of persons able to be in each discrete area under those clauses or subclauses;
- (B) if more than one clause, or subclause, applies to the same area of the premises, the maximum number of persons able to be present under the clause or subclause that provides for the largest maximum number of persons, regardless of the number of persons permitted in the area under other clauses, or subclauses, that apply to the area; and
- (g) paragraph (f)(i) does not apply to a premises referred to in paragraph (e), other than the following premises:
 - premises referred to in paragraph (e)(xii), (xiv), (xix) or (xx);
 - premises granted an exemption in accordance with paragraph (e)(xxi) where the exemption does not relate to –
 - (A) the maximum density limit of the premises or part of the premises; or
 - (B) the maximum number of persons able to be present on the premises; and
- (h) a person may enter, and remain on, premises that are not permitted to open, or operate, under this direction if –
 - (i) the person is -
 - (A) the owner or operator of the premises; or
 - (B) an employee, or contractor, who is employed or engaged to work at the premises; or
 - (C) the owner, operator, employee or contractor in relation to another premises that is not permitted to open, or operate, under this direction; and
 - the person is entering, and remaining on, the premises for the purposes of undertaking one or more of the following activities:
 - (A) undertaking necessary tasks, including education and training, that will enable the premises to open and operate when it is lawful for the premises to do so;
 - (B) performing necessary maintenance to the premises or items within the premises;
 - (C) performing a task, or action, specified in subsubparagraph (A) or (B) in respect of another premises that is not permitted to open, or operate, under this direction; and
 - (iii) the person only enters, and remains on, the premises for as long as is necessary to complete the activity referred to in subparagraph (ii) for which the person has entered the premises; and
 - (iv) the person is necessary for the performance of an activity referred to in subparagraph (ii) and only enters, and remains on, the premises while the activity is being performed; and
- (i) if this direction permits all, or a specified part, of premises to have a total number of persons in the premises that is greater than the maximum density limit for that premises, or specified part of that premises, this direction is taken to set that greater number of persons as the maximum number of persons permitted under this direction for that premises or specified part of that premises; and

- in this direction -
 - attendee, in relation to premises or a service, does not include each of the following persons:
 - (A) a person employed, or engaged, to work at the premises or provide the service;
 - (B) a volunteer who is assisting in the operation of the premises, or the provision of the service, with the approval or knowledge of the owner, or operator, of the premises;
 - (C) in the case of a wedding service, the persons getting married at the service; and
 - (ii) maximum density limit, in relation to premises, or a specified part of premises, means the number of persons calculated for the premises, or specified part of the premises, by dividing the total number of square metres of the floor area of the premises, or specified part of the premises, by 4; and
- (iii) gathering does not include -
 - (A) a gathering of persons if each member of that gathering ordinarily resides at the same residential premises; or
 - (B) persons at the premises for the purpose of maintaining, renovating or repairing the premises, or maintaining, renovating, installing, removing or repairing an item located at the premises; or
 - (C) persons at the premises for the purpose of delivering medical, health or emergency services, or end of life support, to a person at the premises; and
- (iv) indoor space means an area, room or premises that 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
- (v) outdoor space means a space that is not an indoor space; and
- (vi) **premises** has the same meaning as in the Act; and
- (k) if there is a dispute as to whether a service is essential for the purposes of this direction, the Director of Public Health may determine that dispute as the Director considers appropriate; and
- at 12 noon on 17 June 2020, the direction given by the Director of Public Health, given under section 16 of the Act on 5 June 2020 and entitled *Gatherings – No. 11*, is revoked.

Dated this 17th day of June 2020 at 11:05am.

MARK VEITCH Director of Public Health

Schedule 1

1. Premises providing food, drink or alcohol

- (1) The following premises must not open, or operate, under this direction unless authorised under this clause:
 - (a) a restaurant, café, dining room, canteen or similar premises;
 - (b) premises where alcohol is sold for consumption at those premises including, but not limited to, premises referred to in paragraph (a), pubs, bars, registered and licensed clubs and hotels;
 - (c) food courts and night clubs.
- (2) A premises referred to in subclause (1)(a) or (b) may only open, or operate, under this direction if the premises is being used to provide –

- (a) food or drink, or both, to be consumed at a location other than the premises; or
- (b) food or drink to be consumed at the premises if -
 - the total number of attendees present at the premises, at any one time, does not exceed the lesser of the following:
 - (A) 80 attendees;
 - (B) the maximum density limit for the part of the premises that is open for food or drink to be consumed; and
 - (ii) if alcohol is purchased for consumption at the premises, the alcohol is only served to the attendees of the premises at an area of the premises –
 - (A) where tables and seating is provided; and
 - (B) other than where the drink is prepared; and
 - (iii) other than the provision of food or drink, the only services and activities to be provided to, or on the behalf of, attendees of the premises are services or activities that may be undertaken by the attendees while the attendees remain seated at tables at the premises.
- (3) A premises referred to in subclause (1)(a) that is open or operating at a workplace, hospital, residential care home, homeless accommodation, school, prison, defence barracks or detention centre may only open, or operate, under this direction if the premises is being used to provide food or drink, or both, to be consumed by residents or students of, or workers and contractors at, the premises where the café, dining room or canteen is located.

2. Accommodation premises

- (1) The following premises must not open, or operate, unless authorised under this clause:
 - (a) hotels, motels, hostels, boarding houses or similar premises;
 - (b) bed and breakfasts or similar premises;
 - (c) premises used for short stay accommodation, being premises that are available, for monetary gain by the owner of the premises, for use, or intended for use, as accommodation for periods of not more than 4 weeks;
 - (d) caravan parks, campsites, camping areas or similar premises.
- (2) Subclause (1) does not apply in respect of homeless accommodation or similar premises.
- (3) A hotel, motel, hostel, boarding house or similar premises may only open, or operate, if
 - (a) the total number of attendees, at any one time, in a communal area of the premises does not exceed the lesser of the following:
 - (i) 80 attendees;
 - (ii) the maximum density limit for that area; and
 - (b) the total number of attendees, at any one time, in any area of the premises that is an area where persons pay to sleep does not exceed the greater of the following:
 - (i) the maximum density limit for that area;
 - (ii) the number of persons that have paid to sleep in that area at that time.
- (4) A bed and breakfast premises, premises used for short stay accommodation or similar premises may only open, or operate, under this direction if the total number of

attendees, at any one time, at the premises does not exceed the lesser of the following:

- (a) 20 attendees;
- (b) the maximum density limit for the premises.
- (5) A caravan park, campsite, camping area or similar premises may only open, or operate, if
 - (a) the total number of attendees, at any one time, in each discrete area of the premises that is serviced by communal facilities for attendees does not exceed the lesser of the following:
 - (i) 80 attendees;
 - (ii) the maximum density limit for that area; and
 - (b) subject to paragraph (c), the total number of persons, at any time in any area of the premises that is an area where persons pay to sleep does not exceed the greater of the following:
 - (i) the maximum density limit for that area;
 - (ii) the number of persons that have paid to sleep in that area at that time; and
 - (c) the person operating the caravan park, campsite, camping area or similar area ensures that each site of those premises is not booked to accommodate more than the maximum density limit for that site unless all the persons being accommodated at that site under the booking ordinarily reside at the same primary residence.

3. Religious and ceremonial premises

- A place of worship, religious premises, ceremonial premises or similar premises must not open, or operate, unless the total number of persons present at the premises, at any time, does not exceed the lesser of the following:
 - (a) 80 attendees plus each person reasonably necessary to operate the premises or provide a service or religious support or instruction;
 - (b) the maximum density limit for the premises.

4. Entertainment premises

- (1) The following premises must not open, or operate, unless authorised under this clause:
 - (a) cinemas and entertainment venues;
 - (b) museums, national institutions and historic sites;
 - (c) galleries that are primarily for the display of art that is not for sale;
 - (d) concert venues, theatres, arenas, auditoriums and stadiums;
 - (e) casinos, gaming and other gambling venues;
 - (f) amusement parks, arcades and play centres;
 - (g) dance venues and night clubs;
 - (h) strip clubs and brothels;
 - (i) other similar premises.
- (2) A concert venue, theatre, arena, auditorium or similar premises may only open, or operate, under this direction if –
 - (a) the total number of attendees present in the public areas of the premises, other than the foyer or lobby of the premises, does not exceed the lesser of the following:
 - (i) 80 persons;
 - (ii) the maximum density limit for the premises; and

- (b) where practicable, the operator of the premises ensures that attendees at the premises are sufficiently separated from other attendees –
 - (i) when entering or exiting the premises; or
 - (ii) while in the foyer or lobby of the premises.
- (3) A museum, national institution, historic site or gallery may only open, or operate, under this direction if –
 - (a) the total number of attendees present in the public areas of the premises, other than the foyer or lobby of the premises, does not exceed the lesser of the following:
 - (i) 80 persons;
 - (ii) the maximum density limit for the premises; and
 - (b) where practicable, the operator of the premises ensures that attendees at the premises are sufficiently separated from other attendees –
 - (i) when entering or exiting the premises; or
 - (ii) while in the foyer or lobby of the premises.
- (4) A movie cinema or movie theatre may only open, or operate, under this direction if
 - (a) the total number of attendees present in each single cinema or theatre does not exceed the lesser of the following:
 - (i) 80 persons;
 - (ii) the maximum density limit for that cinema or theatre; and
 - (b) the operator of the premises ensures that each viewing at the premises commences and ends at a different time to other viewings at the premises so as to minimise the number of persons entering or exiting the premises at any one time; and
 - (c) where practicable, the operator of the premises ensures that attendees at the premises are sufficiently separated from other attendees –
 - (i) when entering or exiting the premises; or
 - (ii) while in the foyer or lobby of the premises.
- (5) A casino, gaming venue or gambling venue may only open, or operate, under this direction, in respect of gambling, gaming, or wagering, in so far as the premises may be lawfully open, or operated, for one or more of the following activities:
 - (a) games of keno, within the meaning of the *Gaming Control Act 1993*, provided at the premises;
 - (b) gaming activities, within the meaning of the *Gaming Control Act 1993*, that occur at the premises;
 - (c) activities performed under a minor gaming permit, within the meaning of the *Gaming Control Act 1993*, that occur at the premises.
- (6) An amusement park, arcade, play centre or similar premises may only open, or operate, under this direction if -
 - (a) the premises is primarily an outdoor space; and
 - (b) the total number of attendees present on the premises does not exceed the lesser of the following:
 - (i) 80 persons;
 - (ii) the maximum density limit for the premises.

5. Sports, recreation and wellness premises

(1) The following premises must not open, or operate, unless authorised under this clause:

- (a) gymnasiums, health clubs, fitness centres, wellness centres (including yoga and barre premises), indoor venues used predominantly for sport, fitness or recreation (including dance, gymnastics, cheerleading and other similar activities);
- (b) pools, regardless of whether the premises are an indoor space or an outdoor space;
- (c) skate parks and playgrounds, regardless of whether the premises are an indoor space or an outdoor space;
- (d) spas, saunas and bath houses;
- (e) other similar premises.
- (2) A gymnasium, health club, fitness centre, wellness centre or other indoor venue used predominantly for sport, fitness or recreation (including dance, gymnastics, cheerleading and other similar activities) may only open, or operate, under this direction if –
 - (a) subject to paragraph (b), the total number of attendees present in each single, and discrete, undivided indoor space of that premises does not exceed the lesser of the following:
 - (i) 20 persons;
 - (ii) the maximum density limit for the single undivided indoor spaces; and
 - (b) the total number of attendees present in each distinct building on the premises, in total, does not exceed the lesser of the following:
 - (i) 80 persons;
 - (ii) the maximum density limit for the building; and
 - (c) in each outdoor space of that premises -
 - the total number of attendees present does not exceed the maximum density limit for that outdoor space; and
 - (ii) the total number of attendees in each distinct gathering in that outdoor space does not exceed 20 persons; and
 - (iii) a gathering in that outdoor space complies with the requirements of this direction; and
 - (d) the changing areas and other communal areas of the premises, other than the exercise areas, are only open –
 - (i) for the purposes of transiting to, or from, the exercise areas; and
 - (ii) to enable a person on the premises to access a toilet on the premises; and
 - (e) at least one person employed, or engaged, by the operator of the premises is present on the premises at all times while the premises is open to members of, or other persons using, the premises; and
 - (f) where practicable, the operator of the premises ensures that attendees at the premises are sufficiently separated from other attendees when entering, or exiting, the premises and each area of the premises.
- (3) A swimming pool, or therapy pool, may only open, or operate, under this direction if
 - (a) the changing areas and other communal areas of the premises, other than the pool, are only open
 - (i) for the purposes of transiting to, or from, the pool; and
 - (ii) to enable a person on the premises to access a toilet on the premises; and

- (iii) for spectators permitted on the premises in accordance with paragraph (c); and
- (b) the total number of attendees present in each pool within the premises does not exceed the lesser of the following:
 - (i) 20 persons;
 - (ii) the maximum density limit for that pool; and
- (c) spectators are not permitted in the premises, except for the following spectators:
 - (i) if an attendee using the pool requires a guardian to be present, one spectator may enter, and remain on, the premises while the attendee is using the pool;
 - (ii) if an attendee using the pool requires assistance or support to use the pool as a result of a disability, whether temporary or permanent, one or more spectators may enter, and remain on, the premises if the spectator's presence on the premises is necessary to assist the attendee while he or she is on the premises.
- (4) A skate park, playground or similar premises may only open, or operate, under this direction if
 - (a) the premises is primarily an outdoor space; and
 - (b) the total number of attendees present on the premises does not exceed the lesser of the following:
 - (i) 80 persons;
 - (ii) the maximum density limit for the premises.

6. Community premises

- (1) The following premises must not open, or operate, unless authorised under this clause:
 - (a) community centres, neighbourhood houses, recreation centres, youth centres and community facilities;
 - (b) libraries;
 - (c) premises, and parts of premises, owned or operated by a council of a municipal area;
 - (d) other similar premises.
- (2) A premises referred to in subclause (1) may only open, or operate, under this direction if
 - (a) the premises is operating to provide -
 - (i) essential voluntary, or public, services such as food banks or homelessness services; or
 - (ii) other services or activities that may be lawfully provided, or undertaken under this direction; or
 - (b) the premises, other than a library, is operating to provide a service and the total number of attendees present at the premises when the service is provided does not exceed the lesser of the following:
 - (i) 80 persons;
 - (ii) the maximum density limit for the premises.
- (3) In addition to subclause (2)(a), a library may only open, or operate, under this direction to provide library services if –
 - (a) the total number of attendees present in the library does not exceed the lesser of the following:
 - (i) 80 persons;
 - (ii) the maximum density limit for the library; and
 - (b) all interactive displays and toys within the library are removed or decommissioned.

7. Auction premises

- An auction house, including premises where auction items are available for inspection, must not open, or operate, unless authorised under this clause.
- (2) An auction house, or similar premises, may only open, or operate, under this direction if the premises is being operated in respect of the sale of livestock, food or other agricultural purposes.
- (3) An auction house or similar premises, other than premises to which subclause (2) applies, may only open, or operate, under this direction if the total number of attendees present at the premises does not exceed the lesser of the following:
 - (a) 80 persons;
 - (b) the maximum density limit for the premises.

8. Zoological premises

- A zoo, wildlife centre, animal park, petting zoo, aquarium, marine park or similar premises must not open, or operate, unless authorised under this clause.
- (2) An zoo, wildlife centre, animal park, petting zoo, aquarium, marine park or similar premises may only open, or operate, under this direction –
 - (a) if -
 - (i) the premises is primarily an outdoor space; and
 - (ii) the total number of attendees present on the premises does not exceed the lesser of the following:
 - (A) 80 persons;
 - (B) the maximum density limit for the premises; or
 - (b) if the premises is not open to members of the public, to enable operators, or workers, or contractors, employed or engaged by the owner or operator of the premises –
 - to care or treat the animals at the premises, to perform an animal rescue function or to ensure the general operation of such premises; or
 - (ii) to produce food or stock.

Schedule 2

1. Ceremonies, worship and other similar services

- The provision of religious gatherings, religious ceremonies, religious instruction, non-denominational ceremonies and other similar services and ceremonies, unless –
 - (a) the total number of persons at the gathering, ceremony, instruction or service does not exceed the lesser of the following:
 - 80 attendees plus each person reasonably necessary to provide the ceremony, instruction or service;
 - (ii) the maximum density limit for area where the service is being provided; or
 - (b) the service is lawfully provided remotely by electronic means.

2. Real estate services

The provision of real estate auctions and open home inspections, or other similar services, unless –

- (a) if the service is provided personally, the total number of attendees present on the premises where the service is provided does not exceed the lesser of the following:
 - (i) 80 persons;
 - (ii) the maximum density limit for the premises; or
- (b) the service is lawfully provided remotely by electronic means.

3. Sales services

- (1) The provision of markets, whether held in an indoor space or an outdoor space, unless the market is only for the provision of fresh food, or produce, that is to be consumed at other locations or premises.
- (2) The provision of garage sales, car boot sales or similar means of selling of second-hand goods, other than the selling of second-hand goods by a charitable organisation.

4. Sports and fitness services

- (1) The provision of boot camps, personal training and other sports or exercise services unless
 - (a) the total number of attendees present in the gathering being provided with the service does not exceed the lesser of the following:
 - (i) 20 persons;
 - (ii) the maximum density limit for the space where the service is provided; or
 - (b) the service is lawfully provided remotely by electronic means.
- (2) The provision of social sports activities, or other exercise or activity-based gatherings
 - (a) unless -
 - (i) the service is a Level B 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; and
 - (ii) the service does not require access to premises that are closed, in accordance with this direction, for the service to be provided; and
 - (iii) if the service is provided in an indoor space, the total number of attendees present in the single undivided space does not exceed the lesser of the following:
 - (A) 20 persons;
 - (B) the maximum density limit for the space; and
 - (iv) if the service is provided in an outdoor space, the total number of attendees present in the gathering being provided with the service does not exceed the lesser of the following:
 - (C) 20 persons;
 - (D) the maximum density limit for the space where the service is provided; and
 - (v) the service does not involve close contact, or direct contact, with another person; or
 - (b) unless the service is lawfully provided remotely by electronic means.

5. Services provided under the *Sex Industry Offences Act 2005* The provision of services to a person by a sex worker, within

the meaning of the Sex Industry Offences Act 2005.

PUBLIC HEALTH ACT 1997

DIRECTION UNDER SECTION 16

(Workplace COVID Plan - 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 15 June 2020 –

- (a) each person conducting a business or undertaking must implement measures in respect of the business or undertaking, or the workplace where the business or undertaking occurs, to ensure that –
 - where practicable, each person on, or at, the workplace maintains a distance of no less than 1.5 metres between the person and any other person on, or at, the workplace; and
 - (ii) if it is not practicable for a person on, or at, the workplace to comply with subparagraph (i), other means or procedures to minimise the risk of the person being exposed to, or contracting or spreading, the disease within the workplace; and
 - (iii) the total number of persons in a single undivided space at the workplace, at any one time, does not exceed the number calculated by dividing, by 4, the total number of square metres of the floor area of that space unless –
 - (A) another direction made under the Act provides for another density limit for the workplace or for the removal of a density limit for the workplace; or
 - (B) the Director of Public Health, or his or her delegate, has authorised a different density limit for the workplace in accordance with an exemption under a direction made under the Act; and
 - (iv) information, recommendations, directions and guidance materials, that are relevant to the business, undertaking or workplace and provided or published by reputable sources, are reviewed at reasonable intervals to ensure that measures implemented are appropriate to mitigate the risk, posed by the disease, in respect of business, undertaking, workplace or to persons generally; and
 - (v) cleaning and, if appropriate, disinfecting the workplace (including furniture, equipment and other items) is performed to the standard, and frequency, required to minimise the risk of a person being exposed to, or contracting or spreading, the disease within the workplace; and
 - (vi) persons entering on, or remaining at, a workplace are observing appropriate hygiene measures to minimise the risk of a person being exposed to, or contracting or spreading, the disease within the workplace; and
 - (vii) all supplies and equipment are provided in respect of a workplace to enable a person to perform the cleaning and disinfecting under subparagraph (v), or to observe a hygiene measure under subparagraph (vi), in respect of the workplace; and
 - (viii) each worker at a workplace where a business or undertaking is conducted –
 - (A) is provided with information, training and instruction on the measures imposed in respect of the workplace in order to minimise the risk of a person being exposed to, or contracting or spreading, the disease within the workplace; and

- (B) is adequately supervised, and supported, to ensure compliance with the measures, schedules and procedures imposed under this direction in respect of the workplace; and
- (ix) each person who is not a worker and who enters on, or remains at, the workplace is provided with information, that is reasonable in the circumstances, as to the measures imposed to minimise the risk of a person being exposed to, or contracting or spreading, the disease within the workplace; and
- entry into the workplace of a person, or a person remaining at a workplace, is managed and controlled in a manner that is reasonable in the circumstances, if there are reasonable grounds for believing the person –
 - (A) shows symptoms of the disease; or
 - (B) is required to be in quarantine under a direction made under the Act in respect of the threat posed by the disease; or
 - (C) is required to be in isolation under a direction made under the Act in respect of the threat posed by the disease or under a direction made under the *Emergency Management Act 2006* in respect of the presence of the disease in Tasmania; and
- (xi) if a record is kept in respect of the workplace, in any format, that would assist in notifying persons who enter and leave the workplace of any potential exposure to the disease, that record must be kept for at least 21 days if it is otherwise lawful for the record to be kept for that period; and
- (b) a person conducting a business or undertaking must ensure that measures implemented under paragraph (a)
 - (i) eliminate the risk posed by the disease or, if elimination of the risk is not possible, mitigate the risk so far as is reasonably practicable; and
 - (ii) are recorded in writing; and
- (c) in this direction
 - (i) **person conducting a business or undertaking** has the same meaning as in the *Work Health and Safety Act 2012*; and
 - symptoms of the disease include fever, coughing or sore throat or unexpected muscular pains, shortness of breath or tiredness; and
 - (iii) **worker** has the same meaning as in the *Work Health* and Safety Act 2012; and
 - (iv) **workplace** has the same meaning as in the *Work Health and Safety Act 2012*; and
 - (v) any other word, or phrase, used in this direction has the same meaning as it has in the *Work Health and Safety Act 2012.*

Dated this 14th day of June 2020.

MARK VEITCH Director of Public Health

COVID-19 Disease Emergency

TASMANIA

COVID-19 DISEASE EMERGENCY (MISCELLANEOUS PROVISIONS) ACT 2020

NOTICE UNDER SECTION 23

I, PETER CARL GUTWEIN, the Treasurer, in pursuance of section 23(2) of the *COVID-19 Disease Emergency (Miscellaneous Provisions) Act 2020*, being of the opinion that the economic effects of the relevant emergency circumstances are such that it is necessary or desirable to issue the notice, direct that, despite section 34 of the *Vehicle and Traffic Act 1999*, the amount of motor tax payable under that provision for the 2020/2021 financial year is not to be altered from the amount payable under that provision in the 2019/2020 financial year, otherwise than with the approval of the Treasurer.

Dated this 19th day of June 2020.

PETER GUTWEIN Treasurer

Rules Publication

RULES PUBLICATION ACT 1953

NOTICE OF THE MAKING OF STATUTORY RULES

IN ACCORDANCE with the provisions of the *Rules Publication Act 1953*, notice is given of the making of the following statutory rules:—

Title of Act (if any) under which statutory rules made	Number allotted to statutory rules	Title or subject matter of statutory rules
(1) Major Infrastructure Development Approvals Act 1999	S. R. 2020, No. 39	Major Infrastructure Development Approvals (North West Transmission Upgrades Project) Order 2020
(2) Justice Legislation Amendments (Criminal Responsibility) Act 2020	S. R. 2020, No. 40	Proclamation under section 2

GENERAL PURPORT OR EFFECT OF THE ABOVEMENTIONED STATUTORY RULES

(1) Major Infrastructure Development Approvals (North West Transmission Upgrades Project) Order 2020

This order, for the purposes of the Major Infrastructure Development Approvals Act 1999, declares -

- (a) a project to construct an electricity transmission line between Palmerston and Staverton, known as the North West Transmission Upgrades Project, to be a major infrastructure project; and
- (b) that the Tasmanian Planning Commission is to administer the planning approval process in respect of that project.
- (2) Proclamation under section 2 of the Justice Legislation Amendments (Criminal Responsibility) Act 2020

This proclamation fixes 1 July 2020 as the day on which the Justice Legislation Amendments (Criminal Responsibility) Act 2020 commences.

Copies of the abovementioned statutory rules may be purchased at The Print Division Tasmania, 46 Brisbane Street, Hobart, Phone: 03 6210 9633, Email: parliament@acrodata.com.au

ROBYN WEBB, Chief Parliamentary Counsel

Staff Movements

Permanent Appointments

Agency	Duties Assigned	Employee	Probation Period	Date of Effect
Primary Industries, Parks, Water and Environment	Fire Fighter	A Ward	6 Months	15/06/2020
Primary Industries, Parks, Water and Environment	Fire Fighter	S Grant	6 Months	15/06/2020
Primary Industries, Parks, Water and Environment	Fire Fighter	J Moore	6 Months	15/06/2020
State Growth	Senior Contracts Officer	J Weld	6 Months	22/06/2020
Department of Health	Registered Midwife	K Turmine	6 Months	14/06/2020
Education	Project Manager Community Engagement	D Skuse	6 Months	22/06/2020
Department of Health	Registered Nurse	A Belbin	6 Months	09/06/2020
Department of Health	Registered Nurse	K Parker	6 Months	09/06/2020
TasTAFE	Teacher	J Sturzaker	12 Months	12/06/2020
Department of Health	Occupational Therapist	C Beyer	6 Months	06/07/2020
Department of Health	CSSD Technician	C Bauld	6 Months	17/06/2020
Department of Health	Pharmacy Technician	C Murray	6 Months	29/06/2020
Education	Education Facility Attendant	S Hewlett	6 Months	15/06/2020
Department of Health	Cleaner	M Pullen	6 Months	21/06/2020
Justice	Advisory Officer	M Knox	6 Months	11/06/2020
Department of Health	Registered Nurse - Anaesthesia Nursing	A Borazjani	6 Months	18/06/2020
Department of Health	Registered Nurse	D Button	6 Months	13/06/2020
Education	Education Facility Attendant	M Perri	6 Months	17/06/2020
Education	Education Facility Attendant	W Fox	6 Months	17/06/2020
Education	Senior Consultant Performance	M Paterson	6 Months	17/06/2020
Department of Health	Physiotherapist	C Young	6 Months	03/08/2020
Department of Health	Physiotherapist	N Deiter	6 Months	13/07/2020
Department of Health	Physiotherapist	J Samanek	Nil	22/07/2020
Department of Health	Physiotherapist	D Clark	6 Months	22/06/2020
Department of Health	Physiotherapist	M Djekanovic	6 Months	22/06/2020
Education	HR Injury Management Consultant	C Jackson	6 Months	20/07/2020
Department of Health	Registered Nurse - Anaesthesia Nursing	A Morrisby	6 Months	22/06/2020
Department of Health	Registered Nurse - Anaesthesia Nursing	A Pereira	6 Months	20/07/2020
Department of Health	Hospital Aide	S Broadhurst	6 Months	12/06/2020
Department of Health	Registered Nurse	M Blake-Uren	6 Months	13/06/2020

Extension or Renewal of Fixed-Term Appointments beyond 12 months

Agency	Duties Assigned	Employee	Term	Date of Effect
Premier and Cabinet	Senior Policy Analyst	H Close	8 Months	25/06/2020
Premier and Cabinet	Senior Policy and Project Officer - Local Government	K Hanslow	12 Months	01/07/2020

Fixed-Term Appointments of greater than 12 Months

Agency	Duties Assigned	Employee	Term	Date of Effect
Primary Industries, Parks, Water and Environment	Detector Dog Handler	B Allen	24 Months	25/06/2020

Agency	Duties Assigned	Employee	Date of Effect
Department of Health	Nurse Unit Manager	M Igoe	10/06/2020
Department of Health	IT Consultant	A Boskell	16/06/2020
Primary Industries, Parks, Water and Environment	Ranger	P Bonnefin	23/06/2020
Education	School Business Manager	J Sweeney	20/07/2020
State Growth	Senior Procurement Officer	J McGuire	18/06/2020
Education	IT Support Officer	D Brighton	22/06/2020

Promotion of Permanent Employees

Resignation of Permanent Employees

Agency	Duties Assigned	Employee	Date of Effect
Primary Industries, Parks, Water and Environment	Ranger in Charge	W Dick	19/06/2020
Department of Health	Allied Health Professional	L Palmer	12/06/2020
Department of Health	Enrolled Nurse	V O'Rourke	22/05/2020
Department of Health	Career Medical Officer - Psychiatry	T Metseagharun	15/06/2020
State Growth	Stakeholder Engagement Officer	C Flemming	19/06/2020
State Growth	Communications Officer	A Poate	19/06/2020
Communities Tasmania	Family Violence Worker	K Carlson	05/06/2020
Department of Health	Domestic Services Officer	S Llewellyn	19/06/2020

Retirement of Permanent Employees

Agency	Duties Assigned	Employee	Date of Effect
Primary Industries, Parks, Water and Environment	Cave Guide	A Blackwell	16/06/2020
Premier and Cabinet	Finance Officer	M McCall	30/06/2020
Treasury and Finance	Revenue Officer	G Hagan	03/07/2020

Transfer of Permanent Employees

Agency	Duties Assigned	Employee	Transferred Agency	Date of Effect
Communities Tasmania	Human Resources Consultant - Workforce Strategies	J Forsyth	Premier and Cabinet	09/06/2020

Promotion Without Advertising

AGENCY: DEPARTMENT OF HEALTH

It is my intention to request the Head of the State Service to exercise discretion to not advertise the following duties in accordance with section 40 (2) of the *State Service Act 2000* and to promote the following permanent employee:

Name: M Verhaegh

Duties Assigned: Registered Nurse Grade 3-4

Description of the Role: Strengthen health outcomes through the provision of safe quality, clinically appropriate nursing care in partnership with patients/clients, their families and other health professionals.

Essential Requirements: Registered with the Nursing and Midwifery Board of Australia as a Registered Nurse.

State Service employees aggrieved by this intention may make application to the Tasmanian Industrial Commission for a review under section 50(1)(b) of the *State Service Act 2000*. Applications for review are to be lodged with the Tasmanian Industrial Commission within 14 days of the publication of this notice in the Tasmanian Government Gazette.



24 June 2020



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