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Tasmanian Government Gazette

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No. 22 084-19 May

Notices to Creditors

REGINALD ERIC PINNER late of 17 Nelson Street, Smithton in Tasmania, Retired Forestry Worker, Widowed, Deceased.

Creditors, next of kin and others having claims in respect of the property or estate of the deceased, REGINALD ERIC PINNER who died between 11th day of February 2021 and 12th day of February 2021, 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 19th day of June 2021, after which date the Executor may distribute the assets, having regard only to the claims of which it then has notice.

Dated this nineteenth day of May 2021.

KAY PHILPOTT, Trust Administrator

MURIEL ALICE BRAIN late of Masonic Peace Haven Nursing Home, 185 Penquite Road, Norwood in Tasmania, Home Duties, Widowed, Deceased.

Creditors, next of kin and others having claims in respect of the property or estate of the deceased, MURIEL ALICE BRAIN who died on 5th day of March 2021, 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 19th day of June 2021, after which date the Executor may distribute the assets, having regard only to the claims of which it then has notice.

Dated this nineteenth day of May 2021.

FIONA BAKER, Trust Administrator

ROBERT ANTHONY COOKE late of 21 Enfield Lane, Campania in Tasmania, Police Officer, Divorced, Deceased.

Creditors, next of kin and others having claims in respect of the property or estate of the deceased, ROBERT ANTHONY COOKE who died on 13th day of October 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 19th day of June 2021, after which date the Executor may distribute the assets, having regard only to the claims of which it then has notice.

Dated this nineteenth day of May 2021.

KYLIE WILLIAMS, Trust Administrator

SAMUEL JONATHAN MCMILLAN, late of 2/14 St Georges Terrace, Battery Point in Tasmania, Stud Ranch Manager/Married, died between 21 August 2019 and 4 September 2019.

Creditors, next of kin and others having claims in respect of the property of the abovenamed deceased, are required by the Administrator, VALERIE HARVEY, 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 20 June 2021, after which date the Administrator may distribute the assets, having regard only to the claims of which she then has notice.

Dated this nineteenth day of May 2021.

TREMAYNE FAY RHEINBERGER LAWYERS Trust Administrator

In the Estate of DOROTHY MARGARET ARMSTRONG late of Riverside Views Residential Care, 58A Cormiston Road, Riverside in Tasmania who died on 28 January 2021 at Riverside Views Residential Care, 58A Cormiston Road, Riverside in Tasmania.

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 Administrator MARGARET ANNE BARKER c/- Archer Bushby, 63 Charles Street, Launceston in Tasmania , to send particulars in writing to The Registrar, Probate Registry, Supreme Court of Tasmania, Salamanca Place, Hobart in Tasmania on or before 21 June 2021, after which date the Administrator may distribute the assets having regard only to the claims of which they then have notice.

Dated this nineteenth day of May 2021.

ARCHER BUSHBY Solicitors for the Estate

SYDNEY ALEXANDER CLYDE BARBER (also known as Sydney Alexander Barber) late of May Shaw Nursing Home, Swansea in Tasmania, who died on 2nd January 2021

Creditors, next of kin and others having claims in respect of the property or estate of the abovenamed deceased are required by the Executors PAUL JOHN MORRIS and GREGORY CHARLES RASPIN C/- Dobson Mitchell Allport of 59 Harrington Street Hobart Tasmania to send particulars of their claim to the Registrar of the Supreme Court of Tasmania in writing on or before 19th day of June 2021 after which date the Executors may distribute the assets, having regard only to the claims of which the Executors then have notice.

Dated this nineteenth day of May 2021.

DOBSON MITCHELL ALLPORT Practitioners for the Estate

Administration and Probate

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, RUSSELL ALEXANDER WILSON of 8 Golders Green, Inverloch Vicotira the executor of the will of the estate of GRETA JEAN WILSON, late of 111 McKenzie Street, Wonthaggi Victora, deceased, to whom probate of the said will was of the said estate were granted by the Court of Supreme Court of Victoria in its Probate Jurisdiction on the 6 May 2021 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 nineteenth day of May 2021.

BENJAMIN JOHN LILLAS Australian legal practitioner acting on his behalf

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, GERALDINE MARY COY of 3 Camp Hill Road, Walhalla in Victoria the executor of the will of the estate of PAULINE PHILLIPA MARY HEUGH late of 13 / 21 Howard Street, Seville in Victoria, deceased, to whom probate of the said will was granted by the Supreme Court of Victoria on the 22 April 2021, 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 twenty-ninth day of April 2021.

GREG SMITH AND CO Legal Practitioner for the applicant

Administration and Probate Act 1935

Notice of Application To Reseal Letters of Administration

Notice is hereby given that, after the expiration of 14 days from the publication hereof, RONALD SCHWIND of 10 Devils' Gate Road, Barrington, Tasmania and NADEZHDA YAKOVLEVNA WILLIAMS of 40 Stebbing Way, Girrawheen, Western Australia, the administrators of the estate of ERIC WOLFGANG SCHWIND late of 29 Puncheon Street, Langford, Western Australia, deceased, to whom letters of administration of the said estate were granted by the Court of Western Australia on the 22/09/2020, 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 letters of administration pursuant to Part VI of the Administration and Probate Act 1935.

Dated this tenth day of May 2021.

O'ROURKE & KELLY SOUCITORS Solicitors for the applicant

Land Acquisition

LAND ACQUISITION ACT 1993 NOTICE OF ACQUISITION

(Section 16)

Pursuant to section 16 of the *Land Acquisition Act 1993* (LAA) and section 56G of the *Water and Sewerage Industry Act 2008* the Tasmanian Water & Sewerage Corporation Pty Ltd (ACN 162 220 653) (TasWater) (being an acquiring authority in accordance with the LAA), does hereby declare that the Pipeline and Services Easement described in Schedule 1 hereto and the Right of Way Easement described in Schedule 2 hereto is taken and vested in TasWater absolutely under the LAA for the authorised purpose of the access to the new Claremont Pump Station together with any other rights, functions or obligations stated in the Pipeline and Services Easement as described in Schedule 1 and the Right of Way Easement as described in Schedule 2 hereto 2 hereto

Dated this 19th day of May 2021

For and on behalf of Tasmanian Water & Sewerage Corporation Pty Ltd (ACN 162 220 653),

LARA HENLEY, Legal Practitioner

Schedule 1

A Pipeline and Services Easement within that area of land described and shown as "PIPELINE & SERVICES EASEMENT 'W' 2.50 WIDE" (Easement Land) on the Plan at Schedule 3;

A Pipeline and Services Easement within that area of land described and shown as "PIPELINE & SERVICES EASEMENT 'X' 2.50 WIDE" (Easement Land) on the Plan at Schedule 3;

A Pipeline and Services Easement within that area of land described and shown as "PIPELINE & SERVICES EASEMENT 'Y' 2.50 WIDE" (Easement Land) on the Plan at Schedule 3;

A Pipeline and Services Easement within that area of land described and shown as "PIPELINE & SERVICES EASEMENT 'Z' 2.50 WIDE" (Easement Land) on the Plan at Schedule 3,

within the land comprised in Folio of the Register Volume 167845 Folio 1 situated at 1A Bourneville Crescent, Claremont in Tasmania and registered in the name of Claremont Golf Club Inc.

The Pipeline and Services Easement is defined as follows:-

THE FULL RIGHT AND LIBERTY for the TasWater at all times to:

- enter and remain upon the Easement Land with or without employees, contractors, agents and all other persons duly authorised by it and with or without machinery, vehicles, plant and equipment;
- (2) investigate, take soil, rock and other samples, survey, open and break up and excavate the Easement Land for any purpose or activity that TasWater is authorised to do or undertake;
- (3) install, retain, operate, modify, relocate, maintain, inspect, cleanse and repair the Infrastructure;
- (4) remove and replace the Infrastructure;
- (5) run and pass sewage, water and electricity through and along the Infrastructure;
- (6) do all works reasonably required in connection with such activities or as may be authorised or required by any law:
 - (1) without doing unnecessary damage to the Easement Land; and
 - (2) leaving the Easement Land in a clean and tidy condition; and
 - (3) if the Easement Land is not directly accessible from a highway, then for the purpose of undertaking any of the preceding activities TasWater may with or without employees, contractors, agents and all other persons

authorised by it, and with or without machinery, vehicles, plant and equipment enter the Lot from the highway at any then existing vehicle entry and cross the Lot to the Easement Land; and

(4) use the Easement Land as a right of carriageway for the purpose of undertaking any of the preceding purposes on other land, TasWater reinstating any damage that it causes in doing so to any boundary fence of the Lot.

PROVIDED ALWAYS THAT:

- (1) The registered proprietors of the Lot in the folio of the Register ("the Owner") must not without the written consent of TasWater first had and obtained (which cannot be unreasonably refused) and only in compliance with any conditions which form the consent:
 - (a) alter, excavate, plough, drill or otherwise penetrate the ground level of the Easement Land;
 - (b) install, erect or plant any building, structure, fence, pit, well, footing, pipeline, paving, tree, shrub or other object on or in the Easement Land;
 - (c) remove any thing that supports, protects or covers any Infrastructure on or in the Easement Land;
 - (d) do anything which will or might damage or contribute to damage to any of the Infrastructure on or in the Easement Land;
 - (e) in any way prevent or interfere with the proper exercise and benefit of the Easement Land by TasWater or its employees, contractors, agents and all other persons duly authorised by it; or
 - (f) permit or allow any action which the Owner must not do or acquiesce in that action.
- (2) TasWater is not required to fence any part of the Easement Land.
- (3) The Owner may erect a fence across the Easement Land at the boundaries of the Lot.
- (4) The Owner may erect a gate across any part of the Easement Land subject to these conditions:
 - (a) the Owner must provide TasWater with a key to any lock which would prevent the opening of the gate; and
 - (b) if the Owner does not provide TasWater with that key or the key provided does not fit the lock, TasWater may cut the lock from the gate.
- (5) If the Owner causes damage to any of the Infrastructure, the Owner is liable for the actual cost to TasWater of the repair of the Infrastructure damaged.
- (6) If the Owner fails to comply with any of the preceding conditions, without forfeiting any right of action, damages or otherwise against the Owner, TasWater may:
 - (a) reinstate the ground level of the Easement Land; or
 - (b) remove from the Easement Land any building, structure, pit, well, footing, pipeline, paving, tree, shrub or other object; or
 - (c) replace anything that supported, protected or covered the Infrastructure.

Interpretation:

"Infrastructure" means infrastructure owned or for which TasWater is responsible and includes but is not limited to:

- (a) sewer pipes and water pipes and associated valves;
- (b) telemetry and monitoring devices;
- (c) inspection and access pits;

- (d) power poles and lines, electrical wires, electrical cables and other conducting media (excluding telemetry and monitoring devices);
- (e) markers or signs indicating the location of the Easement Land, the Infrastructure or any warnings or restrictions with respect to the Easement Land or the Infrastructure;
- (f) anything reasonably required to support, protect or cover any of the Infrastructure;
- (g) any other infrastructure whether of a similar nature or not to the preceding which is reasonably required for the piping of sewage or water, or the running of electricity, through the Easement Land or monitoring or managing that activity; and
- (h) where the context permits, any part of the Infrastructure.

Easement Land means the land depicted on the Plan by the notations as follows:

"PIPELINE & SERVICES EASEMENT 'W' 2.50 WIDE"

"PIPELINE & SERVICES EASEMENT 'X' 2.50 WIDE"

"PIPELINE & SERVICES EASEMENT 'Y' 2.50 WIDE"

"PIPELINE & SERVICES EASEMENT 'Z' 2.50 WIDE"

"Lot" means the land contained in Folio of the Register Volume 167845 Folio 1

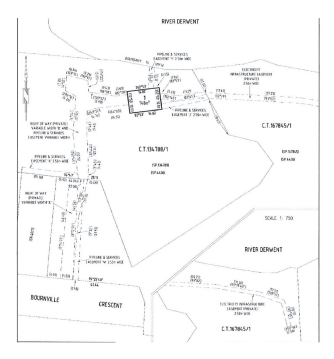
Schedule 2

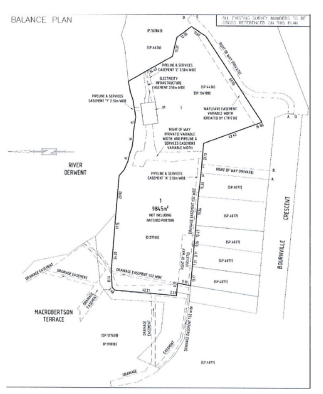
A Right of Way Easement within that area of land described and shown as "RIGHT OF WAY (PRIVATE) VARIABLE WIDTH 'B' AND PIPELINE & SERVICES EASEMENT VARIABLE WIDTH" (**Right of Way Easement Land**) and a Right of Way Easement within that area of land described and shown as "RIGHT OF WAY (PRIVATE) VARIABLE WIDTH 'A' (**Right of Way Easement Land**) on the Plan of Survey at Schedule 3 within the land comprised in Folio of the Register Volume 167845 Folio 1 situated at 1A Bourneville Crescent, Claremont in Tasmania and registered in the name of Claremont Golf Club Inc.

The Right of Way Easement is defined as follows:-

THE FULL RIGHT AND LIBERTY for TasWater to go, pass and repass over the Right of Way Easement Land at all times for all purposes, with every person authorised by it and with machinery, vehicles, plant and equipment.

Schedule 3





LAND ACQUISITION ACT 1993 NOTICE OF ACQUISITION

(Section 16 and Section 18)

In pursuance of Section 16 and Section 18 of the Land Acquisition Act 1993, I Andrew Wardlaw, Acting General Manager of the Huon Valley Council, an Acquiring Authority for the purposes of the Land Acquisition Act 1993 do hereby declare that the land in the Schedule hereto is taken and vested in the Huon Valley Council absolutely under the said Act for the purpose of the establishment of a local highway as defined by Section 3 of the Local Government (Highways) Act 1982 pursuant to Section 176 of the Local Government Act 1993.

Given under my hand this 11th day of May 2021.

Andrew Wardlaw Acting General Manager Huon Valley Council 40 Main Street, Huonville

Schedule

All that 6131 square metres of land situate in the Land District of Buckingham, Parish of Bagot being lot 1 on Plan of Survey P177492 in the Office of the Recorder of Titles being portion of the land comprised in Folio of the Register Volume 140749 Folio 1 of which Gregory John Dance and Kay-Maree Dance are the registered proprietors.

Location - Deep Bay Municipal Area - Huon Valley 19 May 2021

Land Use Planning and Approvals

LAND USE PLANNING AND APPROVALS ACT 1993

Approval of the West Coast Local Provisions Schedule

Notice is hereby given that in accordance with section 35L of the *Land Use Planning and Approvals Act 1993* the Commission has approved the West Coast Local Provisions Schedule.

The West Coast Local Provisions Schedule as part of the Tasmanian Planning Scheme will come into effect on 19 May 2021. The West Coast Interim Planning Scheme 2013 will cease to operate on this date.

The West Coast Local Provisions Schedule is available on the iplan website: www.iplan.tas.gov.au.

Enquiries can be directed to the Tasmanian Planning Commission on (03) 6165 6828 or email tpc@planning.tas.gov.au.

Dated this nineteenth day of May 2021.

SANDRA HOGUE Executive Commissioner

Public Health

PUBLIC HEALTH ACT 1997

DIRECTION UNDER SECTION 16

(Management of premises – No. 13)

I, SCOTT McKEOWN, the Deputy 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 residential premises, the occupier of the premises must ensure that the total number of persons present on the premises is not more than 100 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 on 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 premises that are stadium, arenas, cinemas, concert venues or theatres, a person who owns or operates the premises must ensure that, in each indoor space, on the premises, that is undivided, the total number of persons (other than persons who are employed or engaged by the person who owns or operates the premises) who are present in that space does not exceed the seating capacity of the indoor space or 250 persons, whichever is the lesser number of such persons; and
- (d) in relation to indoor premises that are churches, places of worship, premises at which a funeral is being carried out or other premises at which religious activities are being carried out, a person who owns or operates the premises must ensure the total number of persons, other

than the following persons, who are present in each indoor space on the premises that is undivided does not exceed the seating capacity of the indoor space or 250 persons, whichever is the lesser number of such persons:

- persons who are employed or engaged by the person who owns or operates the premises;
- (ii) members of the clergy, church attendants or members of a choir;
- (iii) in the case of a funeral, persons who are performing the funeral service;
- (iv) persons who are, other than only by being worshipers, assisting in the provision of religious services, or the funeral, at the premises; and
- (e) in relation to premises to which paragraph (a), (b), (c) or (d) 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 the number of persons equal to maximum density calculated for that space; and
- (f) 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
- (g) a person must not organise a gathering held on premises other than residential premises if the gathering is organised, or conducted, in such a manner as to mean that the premises where the gathering is held does not comply with the requirements of paragraph (f) as they apply to the premises; and
- (h) this direction does not apply to premises that are private vehicles, private vessels or private aircraft; and
- (i) 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 (e) in respect of those premises; and
- (j) in this direction -
 - (i) **alcohol** means liquor within the meaning of the *Liquor Licensing Act 1990*; and
 - (ii) high risk activity, in relation to a premises, includes(A) dancing; and
 - (B) consuming alcohol; and
 - (iii) 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
 - (iv) licensed premises means a premises -
 - (A) that may lawfully sell alcohol for consumption on the premises; or
 - (B) other than residential premises, where alcohol is consumed or is intended to be consumed; and

- (v) maximum density, in relation to an indoor space or the outdoor space of the 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 the premises, 1 000 persons;
 - (C) if the space is an indoor space, 250 persons; and
- (vi) **outdoor space of the premises** means the total space of a premises that is not
 - (A) an indoor space; or
 - (B) a lift, elevator or similar space; or
 - (C) if the premises is a licensed premises, a space of the premises that is not open to patrons of the licensed premises; and
- (vii) premises has the same meaning as in the Act; and
- (viii) **residential premises** does not include such part of a premises, where people ordinarily reside, if that part of the premises –
 - (A) is primarily used for the sale of goods or the provision of services; and
 - (B) is, while those goods are being sold or those services are being provided, being operated in accordance with its normal operations for the sale of those goods or the provision of those services; and
- (ix) stadium or arena means a premises that is primarily intended for use for sporting and other similar recreational activities; and
- (k) the direction, entitled Management of premises No. 12 and given by the Director of Public Health under section 16 of the Act on 29 April 2021, is revoked.

Dated this 14th day of May 2021.

SCOTT McKEOWN Deputy Director of Public Health

Schedule 1

- 1. Airports and other premises used for the purposes of, or related to, public or commercial transportation.
- 2. Medical or health facilities.
- 3. Disability facilities 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.
- 7. 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.
- 10. 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. Boats or pontoons used for commercial purposes if -
 - (a) all the occupants on the boat or pontoon are employed or engaged by the owner or operator of the boat, or pontoon, and are on the boat or pontoon for the purposes of that employment or engagement; or
 - (b) the boat or pontoon is being used to provide a commercial tour or cruise and, for the majority of the tour or cruise, the patrons of the tour or cruise remain on such part of the boat or pontoon that is not wholly, or predominantly, enclosed by walls or other permanent, or temporary, items as sides.

Schedule 2

- 1. The operator of a premises must ensure that, at any one time
 - (a) except as provided in paragraph (b) and (c), the total number of persons standing while participating in a high risk activity on the premises does not exceed –
 - (i) in the indoor spaces of the premises, in aggregate, the lesser of the following:
 - (A) 100 persons;
 - (B) the sum of the maximum density for each indoor space of the premises; and
 - (ii) in the outdoor space of the premises, the lesser of the following:
 - (A) 250 persons;
 - (B) the maximum density for the outdoor space of the premises; or
 - (b) the total number of persons standing, while participating in dancing at the premises, does not exceed the maximum density for the premises if, at the time the dancing occurs
 - (i) the premises is in use by a business, or organisation, that is primarily for the teaching of dance; and
 - (ii) the dancing is part of the normal day-to-day operations of the business or organisation; and
 - (iii) the dancing is undertaken by employees, or contractors or students, of the business or organisation; and
 - (iv) the dancing is pre-arranged by the business or organisation; and
 - (v) contact information has been kept, by the business or organisation, for each person who participates in the dancing or who is otherwise in the area while the dancing occurs; and
 - (vi) food or alcohol is not consumed in the area while the dancing occurs or in connection with the dancing; or
 - (c) the total number of persons standing in an space of the premises, while participating in dancing, does not exceed the maximum density for the space if -
 - the space is being used for the purposes of an endof-year function organised by a registered school within the meaning of the *Education Act 2016*; and
 - (ii) the dancing is occurring as part of the end-of-year function; and
 - (iii) the persons participating in the dancing are students and teachers, who ordinarily attend the school; and
 - (iv) alcohol is not consumed, or offered for consumption, as part of the function or in connection with the function; and
 - (v) any other high risk activity, occurring on the premises at the time of the dancing, complies with paragraph (a).

2. 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.

PUBLIC HEALTH ACT 1997

DIRECTION UNDER SECTION 16

(Contact tracing – No. 5)

I, SCOTT McKEOWN, the Deputy 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) subject to paragraph (b), this direction applies to -
 - (i) each person who -
 - (A) has attained the age of 16 years; and
 - (B) enters onto the premises of a relevant location and remains on those premises for at least 15 minutes; and
 - (ii) each time such a person enters, and remains, on those premises; and
- (b) this direction does not apply to a person if -
 - (i) the person enters onto the premises of a relevant location, and remains on those premises for at least 15 minutes, as part of a group excursion that is provided by a school, within the meaning of the *Education Act 2016*, as part of education at the school; and
 - (ii) the person is a student enrolled at the school; and
- (c) for the purpose of rapidly identifying possible contacts that may be exposed to the disease at, or in connection with, a relevant location, the following information is required to be kept in respect of each person to whom this direction applies:
 - (i) the name of the person;
 - (ii) a telephone number by which the person is able to be contacted;
 - (iii) where practicable, an email address of, or an email contact for, the person;
 - (iv) the date and time the person entered the premises of the relevant location; and
- (d) subject to paragraphs (e)(iii) and (f), a person to whom this direction applies must, in respect of his or her entry onto the premises of the relevant location –
 - use the Check in TAS app to record the information required to be kept by the person under paragraph
 (c) in respect of his or her entry onto the premises; or
 - (ii) provide, in accordance with paragraph (e)(iii) or (f), the information required to be kept by the person under paragraph (c) in respect of his or her entry onto the premises; and
- (e) the owner or operator of a relevant location must -
 - (i) ensure that a QR code, that is compatible with the Check in TAS app, has been applied for and received in respect of the relevant location; and
 - (ii) display in prominent locations that are accessible by all persons who enter the premises of the relevant location a QR code, that is compatible with the

Check in TAS app, for the relevant location; and

- (iii) for the purposes of enabling a person at the relevant location to provide the information required to be kept under paragraph (c) in respect of the person's entry on the premises of the relevant location, ensure that at least one of the following is in place in respect of the relevant location:
 - (A) a means of accessing the Check in TAS app is made available for persons who are unable to otherwise access the Check in TAS app as required under this direction;
 - (B) a means of keeping that the information, required to be kept under paragraph (c) in respect of a person's entry on the premises of the relevant location, in accordance with paragraph (f); and
- (iv) refuse a person entry onto the premises of the relevant location if –
 - (A) this direction applies to the entry of the person on the premises of the relevant location; and
 - (B) the person refuses to provide the information required to be kept under paragraph (c) in respect of the person's entry on the premises of the relevant location; and
- (f) if the owner or operator of a relevant location knows, or reasonably ought to know, that the Check in TAS app is not available in respect of the relevant location or for certain persons at the relevant location, the owner or operator must ensure that the information required to be kept under paragraph (c) in respect of a person's entry on the premises of the relevant location is kept –
 - (i) while the Check in TAS app is not available; and
 - (ii) in a format that enables the Director of Public Health or his or her delegate, if required under paragraph (i) of this direction, to access the information for the purposes of this direction; and
- (g) if the owner or operator of a relevant location knows, or reasonably ought to know, that the relevant location is outside the wireless network required to operate the Check in TAS app, paragraph (e)(ii) and (iii) do not apply in respect of that location if the owner or operator of the location complies with paragraph (f); and
- (h) information required to be kept in respect of a person under this direction
 - (i) is information obtained for the purposes of -
 - (A) the management, detection, notification, treatment or prevention of the spread of the disease; or
 - (B) managing a threat to public health, or a likely threat to public health, as a result of the disease; or
 - (C) ensuring compliance with, and enforcing, this Act; and
 - (ii) must be kept, under this direction, for a period of at least 28 days after the person has entered onto the premises of the relevant location as recorded in the information; and
 - (iii) must not be used, or disclosed, other than as authorised under the Act; and
- (i) the owner, or operator, of a relevant location -
 - (i) if requested to do so by the Director of Public Health or his or her delegate, must disclose information kept under this direction to the Director

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of Public Health or his or her delegate as soon as possible after the request has been made to the owner or operator; and

- (ii) if information is disclosed under subparagraph
 (i), is taken to have been disclosed for a purpose specified in paragraph (h)(i); and
- (j) in this direction -
 - (i) Check in TAS app means the application developed, for download to a mobile device, on behalf of the Department of Health of Tasmania for the purpose of rapidly identifying possible contacts that may be exposed to the disease at, or in connection with, a relevant location; and
 - (ii) relevant location means a business, or a premises used to operate, or provide, a business, service or gathering, specified in Schedule 1; and
 - (iii) premises has the same meaning as in the Act; and
- (k) the direction given by me, on 18 March 2021 and entitled *Contact tracing No. 4*, is revoked.

Dated this 14th day of May 2021.

SCOTT McKEOWN Deputy Director of Public Health

Schedule 1

- 1. Restaurants, cafes and other retail food businesses and outlets, where food is sold for consumption at those premises.
- 2. Premises where alcohol is sold for consumption at those premises, including pubs, registered and licensed clubs and hotels, other than such part of those premises lawfully operated to provide alcohol for consumption at a location other than the premises.
- 3. A gathering, if a direction made under section 16 of the Act requires an event COVID safety plan, in a form approved by the Director of Public Health, to be developed and implemented in respect of the gathering.
- 4. Places of worship, religious gatherings, religious premises, and other similar premises, including premises used to perform a wedding or a funeral.
- 5. Cinemas, entertainment venues, casinos, gaming or other gambling venues, dance venues, night clubs, strip clubs, brothels and other similar premises.
- 6. Galleries, museums, national institutions, historic sites and other similar premises.
- 7. Tourist premises, venues and sites, where consideration is paid to enter such a premises, venue and site.
- 8. Tourism activities, and services, that are provided for consideration.
- 9. Concert venues, theatres, arenas, auditoriums, stadiums and other similar premises.
- 10. Amusement parks, arcades, play centres and other similar premises, regardless of whether the premises are an indoor space or an outdoor space, other than skate parks and playgrounds.
- 11. Auction houses, real estate auctions and houses open for inspection, including display homes.
- 12. Hair dressing and hair salons.
- 13. Beauty treatment premises, including body modifications, tattoos, piercing, waxing and nail services.
- 14. Spas and massage parlours and other similar premises.
- 15. Swimming pools, gymnasiums, health clubs, fitness centres, wellness centres (including yoga and barre premises) and other similar premises or venues, whether indoors or outdoors.

- Venues used for sport or fitness, saunas, bath houses and other similar premises or venues, whether indoors or outdoors.
- 17. Premises used for personal training and other pre-arranged sporting activities.
- Zoos, wildlife centres, animal parks, petting zoos, aquariums, marine parks or similar premises.

Staff Movements

Permanent Appointments

Agency	Duties Assigned	Employee	Probation Period	Date of Effect
Education	Teacher Assistant - MDT	L Simms	6 Months	10/05/2021
Department of Health	Staff Specialist Pathology/Haematology	P Smith	6 Months	29/03/2021
Department of Health	Staff Specialist Consultant Psychiatrist	A Loh	6 Months	09/03/2021
Department of Health	Staff Specialist Gynaecologist Oncologist	N Krzys	6 Months	09/03/2021
Department of Health	Ward Aide	D Bevis	6 Months	17/05/2021
Department of Health	Ward Aide	M Hills	6 Months	17/05/2021
Education	Teacher Assistant	S Heald	6 Months	06/05/2021
Department of Health	CSSD Technician	D Woolley	6 Months	06/05/2021
Department of Health	CSSD Technician	C Doyle	6 Months	06/05/2021
State Growth	Business Support Officer	W Wells	Nil	19/05/2021
Department of Health	Registered Nurse	H Kaur	6 Months	11/05/2021
State Growth	Policy Analyst	T Pearce	6 Months	11/05/2021
Education	School Library Technician	W Crabtree	6 Months	12/05/2021
Department of Health	Registered Nurse	N Woolley	6 Months	12/04/2021
Department of Health	Theatre Support Officer	Z Griggs	6 Months	31/05/2021
Department of Health	Registered Nurse Grade 3-4	A Barnett	6 Months	19/05/2021
Education	Education Facility Attendant	R Huskinson	6 Months	11/05/2021
Education	Teacher Assistant	M James	6 Months	11/05/2021
Department of Health	Customer Service Officer - Appointment Scheduling Clerk	C Chatterton	6 Months	17/05/2021
Department of Health	Customer Service Officer - Appointment Scheduling Clerk	C Delaney	6 Months	17/05/2021
Communities Tasmania	Manager - Policy, Culture and Capability	Z Tracey	6 Months	31/05/2021
Department of Health	Customer Service Officer - Appointment Scheduling Clerk	C Velasquez	6 Months	21/05/2021
Department of Health	Customer Service Officer - Appointment Scheduling Clerk	K Brown	6 Months	31/05/2021
Department of Health	Customer Service Officer - Appointment Scheduling Clerk	T McSwain	6 Months	21/05/2021
Department of Health	Customer Service Officer - Appointment Scheduling Clerk	B Packer	6 Months	21/05/2021
Education	Teacher Assistant	J Muir	6 Months	12/05/2021
Department of Health	Registered Nurse	L Piper	6 Months	17/05/2021
Department of Health	Registered Nurse	W Yu	6 Months	17/05/2021
Primary Industries, Parks, Water and Environment	Park Entry Clerk	J Meyers	Nil	10/05/2021
Department of Health	Ward Clerk	E Doyle	6 Months	31/05/2021
Department of Health	Psychologist	S Li	6 Months	24/05/2021
Department of Health	Registered Nurse	K Cuthel	6 Months	16/05/2021
Primary Industries, Parks, Water and Environment	Technical Officer (Aquatic Animal Health Research)	R Mahmud	6 Months	27/05/2021

Agency	Duties Assigned	Employee	Date of Effect
Department of Health	Paramedic	N Shurvell	09/05/2021
Department of Health	Registered Nurse	B Quilliam	07/05/2021
Department of Health	Registered Nurse	L Lennard	15/05/2021
Department of Health	Registered Midwife	J Callaghan	09/04/2021
Primary Industries, Parks, Water and Environment	Program Officer (Animal Welfare and Biosecurity)	V Trzeciak	13/05/2021
Department of Health	Registered Nurse- Cardiology Diagnostics	B Waterhouse	08/05/2021
Department of Health	Registered Nurse	S Davy	12/05/2021
Department of Health	Registered Nurse	R Natividad	05/05/2021
Department of Health	Registered Nurse	N Bennett	14/05/2021
Department of Health	Physiotherapist	S Scheurer	14/05/2021
Department of Health	Branch Station Officer	G Sikkens	06/05/2021
Treasury and Finance	Contracts Officer	C Robertson	20/05/2021
Department of Health	Theatre Attendant	W Coulter	14/05/2021
Primary Industries, Parks, Water and Environment	Field Officer	P Maddox	11/05/2021

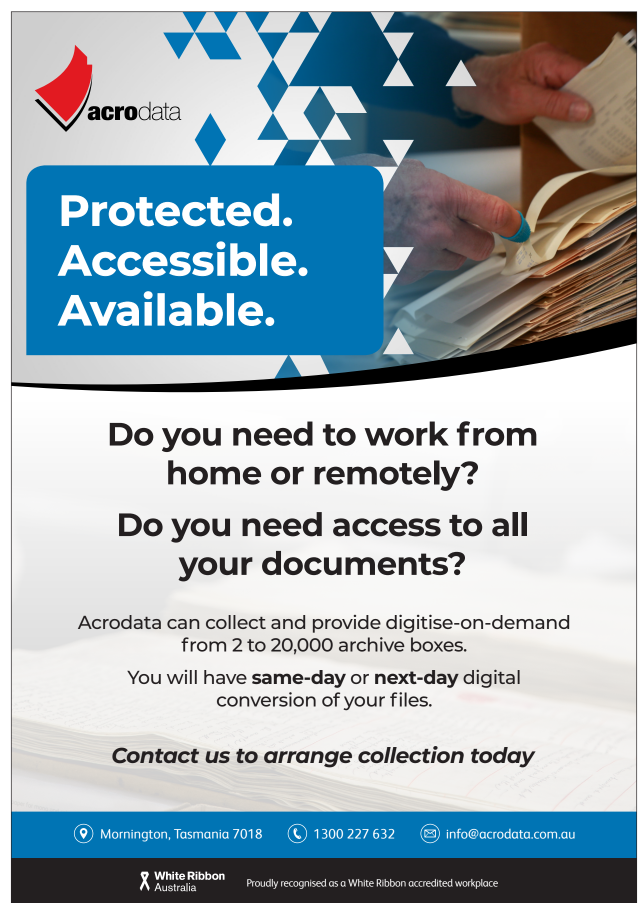
Cessation of Officers and Permanent Employees

Fixed-Term Appointments of greater than 12 Months

Agency	Duties Assigned	Employee	Term	Date of Effect
Justice	Judges Associate to Justice Wood	M Clark	13 Months	09/08/2021
Premier and Cabinet	Covid 19 Call Centre Operator	E Cantwell	36 Months	10/05/2021
Premier and Cabinet	Covid 19 Call Centre Operator	L Innes	36 Months	10/05/2021
Premier and Cabinet	Covid 19 Call Centre Operator	D Kelly	36 Months	10/05/2021
Premier and Cabinet	Covid 19 Call Centre Operator	R Kirkis	36 Months	10/05/2021
Premier and Cabinet	Covid 19 Call Centre Operator	B McMahon	36 Months	10/05/2021
Primary Industries, Parks, Water and Environment	Project Manager, Tasmanian Government Radio Network (TasGRN)	Q Hendry	32 Months	06/05/2021
Justice	Planning Adviser	T Robins	13 Months	04/05/2021
Premier and Cabinet	Covid 19 Call Centre Operator	M Kennedy	36 Months	10/05/2021

Promotion of Permanent Employees

Agency	Duties Assigned	Employee	Date of Effect
Education	School Business Manager	A Swain	11/05/2021
Department of Health	Clinical Nurse Consultant	K Masters	12/05/2021
TasTAFE	Work Placement Support Officer	C Wilson	13/05/2021
Premier and Cabinet	Assistant Director, Policy Division	A Stevens	10/05/2021
Department of Health	Relief Cook - Beaconsfield	S Kaine	02/05/2021
Department of Health	Relief Cook	V Whitfield	16/05/2021
Department of Health	Clinical Nurse Specialist - Renal Home Therapies	M Parker	12/05/2021
Primary Industries, Parks, Water and Environment	Executive Assistant	J Elliott	06/05/2021
Education	Inclusive Practice Coach	A Musovic	12/05/2021
Department of Health	Administrative Officer Team Leader - Cancer Services	K Lynch	17/05/2021
Justice	Correctional Supervisor	A Cane	17/05/2021
Justice	Correctional Supervisor	F Cronin	17/05/2021
Justice	Registry Administration Officer	G Shears	17/05/2021



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