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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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Gazette and State Service Online

The Tasmanian Government Gazette and State Service Notices are now available online at:—www.gazette.tas.gov.au **Notices to Creditors**

LEONARD JOHN NORMAN late of 6 Gwen Street, Port Arthur in Tasmania, Fisherman / never married died on 9 February 2021.

Creditors, next of kin and others having claims in respect of the property of the abovenamed deceased, are required by the Executors, ANDREA REGINA HAYES, as Guardian of Kaiya JADE NORMAN, and PETER DAVID NORMAN, 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 1 November 2021, after which date the Executor may distribute the assets, having regard only to the claims of which they then have notice.

Dated this twenty-ninth day of September 2021.

TREMAYNE FAY RHEINBERGER LAWYERS Solicitors for the Estate

ROBERT DONALD HUNT late of 3/134 Chapel Street, Glenorchy in Tasmania who died on the 6th July 2021.

Creditors, next of kin and others having claims in respect of the property of the abovenamed deceased are required by the Executor, BRENDON JAMES HUNT, 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 1st day of November, 2021 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-ninth day of September 2021.

MURDOCH CLARKE, Solicitors to the Estate

PAUL ANTHONY MCARTHUR late of 17A Lennox Avenue, Lutana in Tasmania who died on the 9th day of February 2021.

Creditors, next of kin and others having claims in respect of the property of the abovenamed deceased are required by the Executors and Trustees, JOHN MCARTHUR, DAVID MCARTHUR, KARINA MCARTHUR and DAMIAN FRANCIS EGAN, c/- Murdoch Clarke of 10 Victoria Street, Hobart in Tasmania to send particulars to the said Executors and Trustees and to the Registrar of the Supreme Court of Tasmania on or before the 1st day of November 2021 after which date the Executors and Trustees may distribute the assets, having regard only to the claims of which the Executors and Trustees then has notice.

Dated this twenty-ninth day of September 2021.

MURDOCH CLARKE, Solicitors to the Estate

No. 22 125-29 September

JOHN ZAMMIT late of 1751 Birralee Road, Birralee in the State of Tasmania, deceased.

Creditors, next of kin and others having claims in respect of the property or estate of the deceased JOHN ZAMMIT who died on the 24th day of March 2020 are required by the Executor, VANESSA MARY HENRICKS 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 29th day of October 2021, 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-ninth day of September 2021.

DOUGLAS & COLLINS

MARGARET LILY SHEPHERD late of 26 Cleary Avenue Glenara Lakes, Youngtown in the State of Tasmania, deceased.

Creditors, next of kin and others having claims in respect of the property or estate of the deceased MARGARET LILY SHEPHERD who died on the 4th day of July 2021 are required by the Executor, BARRY JAMES CURRAN 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 29th day of October 2021, 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-ninth day of September 2021.

DOUGLAS & COLLINS

ELIZABETH MARY BERGER, late of 79 Arthur Street, West Hobart in Tasmania, Piano Teacher / Widowed died on 22 June 2021.

Creditors, next of kin and others having claims in respect of the property of the abovenamed deceased, are required by the Executor, ANNA MARIA BERGER, 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 1 November 2021, after which date the Executor may distribute the assets, having regard only to the claims of which she then has notice.

Dated this twenty-ninth day of September 2021.

TREMAYNE FAY RHEINBERGER LAWYERS Solicitors for the Estate

Administration and Probate

Administration and Probate Act 1935

Notice for Claims

BEVAN JOHN WILLIAMS late of 29/15 Hunter Street Hobart in Tasmania. Creditors, next of kin and others having claims in respect of the property or estate of the deceased BEVAN JOHN WILLIAMS who died on the 3rd April 2020 are required by the Executor JUDITH ANNE WILLIAMS 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 29 October 2021 after which date the Executor may distribute the assets, having regard only to the claims of which she then has notice.

Dated this twenty-ninth day of September 2021.

SIMMONS WOLFHAGEN, Solicitors for the Executor

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, ANDREW RODERICK FERGUSON of 1 Bells Flat Road, Yackandandah, Victoria and DAVID COLIN FERGUSON of 23 Franklin Place, Hamilton, Tasmania the executors of the will of the estate of RODERICK MCKENZIE FERGUSON late of 25/26 Weir Street, Euroa, Victoria, deceased, to whom probate of the said will was granted by the Court of Supreme Court of Victoria, Probate Jurisdiction on the 30 July 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 September 2021.

BUTLER MCINTYRE & BUTLER Acting on behalf of the Applicants

Personal Information Protection

PERSONAL INFORMATION PROTECTION ACT 2004 EXEMPTION UNDER SECTION 14

I, the Hon Elise Archer MP, Minister for Justice, as the Minister responsible for the administration of the *Personal Information Protection Act 2004* ("the Act"), upon being satisfied that the public benefit in doing so outweighs to a substantial degree the public benefit from compliance with the Personal Information Protection Principles, hereby approve an application dated 10 September 2021 made under section 13 of the Act by the Department of Communities Tasmania for an exemption from compliance with the Act, subject to the following conditions:

- 1. Any information that, but for this exemption, would be protected by the Act can be disclosed to Ms Melanie Bamping Bartlett, whereby such information is, or has the potential to be, relevant to the conduct, assessment and determination of the independent review of the response to and processes conducted by the Department of Communities Tasmania in relation to any complaint made by the employee known as 'Alysha' concerning workplace bullying, assault or sexual harassment at the Ashley Youth Detention Centre;
- 2. If information is returned pursuant to this exemption that is not relevant and is not potentially relevant to the aforementioned independent review, it will be returned or otherwise actioned as per the election of the Department of Communities Tasmania, and in compliance with the *Archives Act 1983*. This does not include information that may become relevant to the independent review that should be retained so as to preserve the integrity of a record as a whole, or for similar or related purposes.

Dated this 13th day of September 2020.

HON ELISE ARCHER MP Attorney-General and Minister for Justice

29 September 2021

Details of the Application

The Department of Communities Tasmania has applied under Section 13 of the *Personal Information Protection Act 2004* ("the Act") for an exemption under Section 14 of the Act to allow for information within its custody and control to be disclosed and used by Ms Melanie Bamping Bartlett for the purpose of conducting an independent review of the response to and processes conducted by the Department of Communities Tasmania in relation to any complaint made by the employee known as 'Alysha' concerning workplace bullying, assault or sexual harassment at the the Ashley Youth Detention Centre.

The exemption is to ensure that all information relevant to independent review can be obtained by the independent reviewer, and utilised within the constraints of the law, whilst still protecting the privacy of individuals.

Historic Cultural Heritage



Tasmanian Heritage Council

Historic Cultural Heritage Act 1995

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

In accordance with section 18(3)(b) of the Historic Cultural Heritage Act 1995 ("the Act") the Tasmanian Heritage Council gives notice that it has provisionally entered the following place or places in the Tasmanian Heritage Register:

Place(s):

THR 12022, Victoria Dock and Constitution Dock, Lot I Franklin Wharf, and 3 Argyle Street, Hobart (updating information held for THR 10182 and THR 10184)

Members of the public are hereby invited under section 20 of the Act to provide a written submission relating to that intention. Further, under section 19 of the Act, any person has a right to object to the entry(s).

A submission, or objection, must be made in writing and lodged with the Tasmanian Heritage Council within 60 days of the date of this notice.

An objection will be sufficiently lodged if it is sent to the Chair, Tasmanian Heritage Council, by post to: GPO Box 618 Hobart 7001, or by email to: enquiries@heritage.tas.gov.au.

Ms Brett Torossi

Chair Tasmanian Heritage Council 29 September 2021

Local Government (Highways)

LOCAL GOVERNMENT (HIGHWAYS) ACT 1982 (TAS) SECTION 12 DECLARATION

At the Meeting of Launceston City Council on 28 January 2021, the following resolution was passed:

That Council:

1. by resolution, pursuant to section 12 of the *Local Government* (*Highways*) Act 1982 (Tas), declares that the pedestrian cycle bridge connecting Boland Street, Launceston to Inveresk, as generally shown shaded in grey in the map below, is to become a highway maintainable by the Council on the date of publication of this resolution in *The Gazette*:



The full text of the declaration and a higher resolution copy of the map appearing above is contained in the Agenda and Minutes of the abovementioned Meeting, available at www.launceston.tas.gov.au

The declaration takes effect today, 29 September 2021.

MICHAEL STRETTON Chief Executive Officer Being the General Manager as appointed by Council pursuant to section 61 of the *Local Government Act 1993* (Tas)

Public Health

PUBLIC HEALTH ACT 1997 DIRECTION UNDER SECTION 16

(Testing of Transport, Freight and Logistics workers – 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 24 September 2021 –

- (a) this direction applies to a person who
 - (i) arrives in Tasmania for the purposes of transport, freight or logistics; and
 - (ii) is not required to isolate or quarantine on his or her arrival in Tasmania; and
- (b) on his or her arrival in Tasmania, a person to whom this direction applies is required to
 - (i) provide evidence that the last test for the disease that has been performed on the person was negative for the disease; and
 - (ii) undergo a test for the disease within the 24-hour period after his or her arrival in Tasmania if
 - (A) the test referred to in subparagraph (i) was not performed within the 7-day period before the person arrived in Tasmania; or
 - (B) the person does not provide evidence of a test as required in subparagraph (i); and
- (c) while he or she remains in Tasmania, a person to whom this direction applies is required to –
 - undergo a test for the disease within each 7-day period after his or her last preceding test of the disease until –
 - (A) at least 14 days have passed since he or she so arrived in Tasmania and he or she has not left Tasmania within those 14 days; and
 - (B) he or she has undergone at least 2 tests for the disease since he or she last arrived in Tasmania; and
 - (ii) carry evidence of the date of his or her last test for the disease; and
- (d) paragraph (b)(ii) does not apply to a person if the person does not leave the seaport or airport, where the person arrived in Tasmania, while the person remains in Tasmania; and
- (e) the Director of Public Health, or his or her delegate, may exempt a person, or a specified class of persons, from undergoing one or more of the clinical assessments and tests required under this direction, subject to the conditions, if any, that the Director of Public Health or his or her delegate, respectively, consider appropriate in the circumstances; and
- (f) in this direction -
 - (i) **arrives in Tasmania**, in relation to a person, means that the person has entered the land within Tasmania; and

(ii) test for the disease means a nucleic acid detection test, for the genetic material of SARS-CoV-2, conducted by a laboratory with the relevant accreditation, for such a test, by the National Association of Testing Authorities.

Dated this 20th day of September 2021

MARK VEITCH Director of Public Health

PUBLIC HEALTH ACT 1997 DIRECTION UNDER SECTION 16

(Testing of workers at quarantine sites – No. 4)

I, MARK VEITCH, the Director of Public Health, in pursuance of section 16 of the *Public Health Act 1997* ("the Act"), in order to manage the threat to public health posed by the notifiable disease known as COVID-19 ("the disease "), direct that –

- (a) this direction applies to a person if the person was present on a quarantine site on or after the commencement of this direction; and
- (b) paragraph (a) does not apply to a person who has been present on the quarantine site if
 - (i) the person
 - (A) is only present on the site for the purposes of delivering goods to, or collecting goods from, the site or providing necessary cleaning or sanitation services in respect of the site; and
 - (B) while present on the site, does not have contact with a person who is in isolation or quarantine at the site; and
 - (C) is only present on the site for a total period of not more than 30 minutes in a 24-hour period; or
 - (ii) the person is present on the site to isolate, or quarantine, in respect of the disease; and
- (c) a person to whom this direction applies must, while this direction so applies to the person, undergo a saliva screening test on each day he or she is present on the relevant quarantine site for the person unless –
 - the person has undergone a saliva screening test, or a nasal swab test, under this direction within the immediately preceding 12-hour period; or
 - (ii) on that day, there are no persons present on the site that are in isolation or quarantine in respect of the disease; or
 - (iii) the person is to undergo a nasal swab test on that day in accordance with paragraph (d); and
- (d) subject to paragraph (e), a person to whom this direction applies must, while this direction so applies to the person, undergo a nasal swab test –
 - (i) within the test period after the day on which the person was present on the relevant quarantine site for the person; and
 - (ii) within the test period after the day on which the person last underwent a nasal swab test; and

- (e) if, within the 14-day period immediately before the last day of the test period for a person to whom this direction applies, there were no persons in isolation or quarantine in respect of the disease present on each relevant quarantine site for the person, the person to whom this direction applies is not required to undergo a nasal swab test in accordance with paragraph (d); and
- (f) this direction ceases to apply to a person if -
 - (i) the person has not been present on a quarantine site for at least a 14-day period; and
 - (ii) the person has undergone a nasal swab test for the disease in accordance with paragraph (d) at least 12 days after he or she was last present on such a site; and
- (g) a person to whom this direction applies, or to whom this direction has applied, must provide, on the request of the Director of Public Health or his or her delegate, evidence to the satisfaction of the Director of Public Health, or his or her delegate, that the person has complied with this direction while it applied to the person; and
- (h) as a result of a test for the disease undertaken under this direction by a person to whom this direction applies, the Director of Public Health, or his or her delegate, may require the person to take the action that the Director of Public Health or his or her delegate considers appropriate in the circumstances and is specified in the requirement; and
- the Director of Public Health, or his or her delegate, may exempt a person, or a specified class of persons, from all or part of this direction subject to such conditions as the Director of Public Health or his or her delegate considers appropriate in the circumstances; and
- (j) in this direction
 - (i) **nasal swab test** means a nucleic acid test for the genetic material of SARS-CoV-2, that is
 - (A) conducted on a swab taken from a nostril of a person; and
 - (B) conducted by a laboratory with the relevant accreditation, for nucleic acid testing, by the National Association of Testing Authorities; and
 - (ii) premises has the same meaning as in the Act; and
 - (iii) quarantine site means the following premises:
 - (A) the premises situated at 393 Argyle St, North Hobart that is being operated under the name "Rydges Hobart";
 - (B) the premises situated at 156 Bathurst Street, Hobart that is being operated under the name "Best Western Hobart";
 - (C) the premises situated at 40 Brooker Highway, Hobart that is being operated under the name "UTAS Fountainside Accommodation";
 - (D) the premises situated at 1 Holyman Avenue, Cambridge that is being operated under the name "Travelodge Hotel Hobart Airport";
 - (E) the premises situated at 167 Macquarie Street, Hobart that is being operated under the name "Travelodge Hotel Hobart";
 - (F) the premises situated at 173 Macquarie Street, Hobart that is being operated under the name "Ibis Styles";
 - (G) the premises situated at 140 North Fenton Street, Devonport that is being operated under the name "Sunrise Motel"; and

- (H) the premises situated at 28 Seaport Boulevard that is being operated under the name "Peppers Seaport Launceston"; and
- the premises situated at 4 Thomas Street, Devonport that is being operated under the name "Edgewater Hotel";
- (J) such part of the premises situated at Country Club Avenue, Prospect Vale, and being operated under the name "Country Club Tasmania", that is specified by the Director of Public Health, or his or her delegate, as a quarantine site for the purposes of this direction;
- (K) such part of the premises situated at 425 Waterhouse Road, Bridport, and being operated under the name "Barnbougle Dunes", that is specified by the Director of Public Health, or his or her delegate, as a quarantine site for the purposes of this direction; and
- (iv) relevant quarantine site, in relation to a person, means a quarantine site that resulted, under paragraph (a), in this direction applying to the person; and
- (v) saliva screening test means a nucleic acid test for the genetic material of SARS-CoV-2, that is –
 - (A) conducted on a sample of saliva taken from a person; and
 - (B) conducted by a laboratory that is approved by the Director of Public Health, or his or her delegate, for such a test; and
- (vi) **test for the disease** means a saliva screening test or a nasal swab test; and
- (vii) test period means a period no less than 5 days, and no greater than 8 days, calculated from, and including, the day from which the test period is to be calculated; and
- (k) the direction, given by me on 2 September 2021 and entitled "Testing of workers at quarantine sites – No. 3", is revoked.

Dated this 16th day of September 2021

MARK VEITCH Director of Public Health

PUBLIC HEALTH ACT 1997 DIRECTION UNDER SECTION 16

(Arrival requirements for certain travellers into Tasmania – No. 10)

I, MARK VEITCH, the Director of Public Health, in pursuance of section 16 of the *Public Health Act 1997* ("the Act"), in order to manage the threat to public health posed by the notifiable disease known as COVID-19 ("the disease"), direct that, commencing on 24 September –

- (a) a relevant traveller who arrives in Tasmania is required to undergo the following clinical assessments on the arrival of the relevant traveller in Tasmania:
 - questions as to the health of the traveller, in respect of the clinical symptoms of the disease, on his or her arrival;
 - (ii) a check of the temperature of the traveller; and
- (b) a clinical assessment referred to in paragraph (a) is to be conducted by an authorised officer, a registered nurse or an enrolled nurse; and

- (c) as a result of a clinical assessment of a relevant traveller under paragraph (a), the Director of Public Health, or his or her delegate, may require the relevant traveller to take the action that the Director of Public Health or his or her delegate considers appropriate in the circumstances and specifies in the requirement; and
- (d) in addition to the requirements of paragraph (a)
 - a relevant traveller is required to undergo a test for the disease within 24 hours after he or she arrives in Tasmania and on, or as soon as practicable after, both the 7th day and the 12th day after he or she arrives in Tasmania, if the relevant traveller –
 - (A) within the 14-day period before arriving in Tasmania, has spent time in a high risk area or premises, as determined by the Director of Public Health or his or her delegate, other than time spent transiting directly through the area; and
 - (B) is not required to isolate or quarantine on his or her arrival in Tasmania; and
 - (C) has not left Tasmania since he or she so arrived in Tasmania; and
 - (ii) a relevant traveller is required to undergo a test for the disease before the 3rd day after he or she arrives in Tasmania and on, or as soon as practicable after, the 12th day after he or she arrives in Tasmania, if the relevant traveller –
 - (A) within the 14-day period before arriving in Tasmania, has spent time in a high risk area or premises, as determined by the Director of Public Health or his or her delegate, other than time spent transiting directly through the area; and
 - (B) is required to isolate or quarantine on his or her arrival in Tasmania; and
 - (iii) in addition to sub-paragraph (ii), a relevant traveller to whom that sub-paragraph applies is required to undergo a test for the disease on, or as soon as practicable after, the 7th day after he or she arrives in Tasmania, if –
 - (A) the relevant traveller leaves isolation or quarantine, or intends to leave isolation or quarantine, within the 14-day period after his or her arrival in Tasmania; and
 - (B) the leave is with the permission of the Deputy State Controller under a direction under the *Emergency Management Act 2006*, regardless of whether such permission has been given for a single period of leave or multiple periods of leave; and
 - (iv) if a relevant traveller is required to isolate or quarantine on his or her arrival in Tasmania, other than a relevant traveller to whom sub-paragraph (v) applies, the relevant traveller is required to undergo a test for the disease before the 3rd day after he or she arrives in Tasmania and on, or as soon as practicable after, the 12th day after he or she arrives in Tasmania, if
 - (A) where the relevant traveller arrives in Tasmania due to his or her employment or engagement as a crewmember of a vessel, the relevant traveller has spent time in a country other than Australia or New Zealand, or spent time in an at-risk area of New Zealand, within the 28-day period before arriving in Tasmania; and

- (B) for any other relevant traveller, the relevant traveller has spent time in a country other than Australia or New Zealand, or spent time in an at-risk area of New Zealand, within the 14day period before arriving in Tasmania; and
- (C) the relevant traveller has not completed isolation, or quarantine, requirements imposed by the Commonwealth, or a State or Territory of Australia, since his or her return to Australia from the other country; and
- (v) if a relevant traveller -
 - (A) arrives in Tasmania from a country other than Australia or New Zealand, or from an at-risk area of New Zealand, due to his or her employment or engagement as a crewmember of an aircraft; and
 - (B) is required to isolate or quarantine on his or her arrival in Tasmania –

the relevant traveller is required to undergo a test for the disease –

- (C) as soon as is practicable, and no later than 24 hours, after his or her arrival in Tasmania unless he or she has had a test for the disease, performed in Australia within the 7-day period immediately before his or her arrival in Tasmania, that was negative for the disease; and
- (D) within each 7-day period after his or her last preceding test for the disease, performed in Australia, until –
 - (I) at least 14 days have passed since he or she so arrived in Tasmania; and
 - (II) he or she has undergone at least 2 tests for the disease since he or she last arrived in Tasmania; and
- (e) paragraph (d) ceases to apply to a relevant traveller if -
 - the person is only a relevant traveller by virtue of spending time in a high risk area as determined by the Director of Public Health or his or her delegate; and
 - (ii) after the relevant traveller's arrival in Tasmania, the high risk area ceases to a high risk area and is not a medium risk area determined by the Director of Public Health or his or her delegate; and
- (f) if a relevant traveller is required to isolate or quarantine on arriving in Tasmania, the relevant traveller must wear a mask from the time of his or her arrival in Tasmania until the relevant traveller arrives at the part, of premises, where he or she intends to isolate or quarantine as so required; and
- (g) the Director of Public Health, or his or her delegate, may exempt a person, or a specified class of persons, from undergoing one or more of the clinical assessments and tests required under this direction, subject to the conditions, if any, that the Director of Public Health or his or her delegate, respectively, consider appropriate in the circumstances; and
- (h) in this direction -
 - (i) arrives in Tasmania, in relation to a person, means that the person has entered the land within Tasmania; and
 - (ii) at-risk area of New Zealand means an area, or premises, within New Zealand which the Director of Public Health, or his or her delegate, has determined to be a high risk, or medium risk, to public health in respect of the disease; and

- (iii) **authorised officer** has the same meaning as in the *Emergency Management Act 2006*; and
- (iv) **clinical symptoms of the disease** means the following symptoms:
 - (A) a temperature of 37.5°C or more;
 - (B) night sweats;
 - (C) chills;
 - (D) coughing;
 - (E) shortness of breath;
 - (F) sore throat;
 - (G) loss of taste;
 - (H) loss of smell; and
- (v) exempt person means a person who -
 - (A) is arriving in Tasmania for the purposes of transport, freight and logistics; and
 - (B) is not required to isolate or quarantine on his or her arrival in Tasmania for that purpose; and
- (vi) **relevant traveller** means a person, other than an exempt person, arriving in Tasmania who
 - (A) within the 14-day period before arriving in Tasmania, has spent time in a medium risk area or premises, or a high risk area or premises, as determined by the Director of Public Health or his or her delegate, other than time spent transiting directly through the area; or
 - (B) within the 14-day period before arriving in Tasmania, has spent time in
 - (I) a country other than Australia or New Zealand; or
 - (II) an at-risk area of New Zealand; or
 - (C) within the 14-day period before arriving in Tasmania, has disembarked from a cruise ship; or
 - (D) within the 28-day period before arriving in Tasmania, has spent time in a country other than Australia or New Zealand, or spent time in an at-risk area of New Zealand, due to his or her employment or engagement as a crewmember of a vessel; and
- (vii) **test for the disease** means a nucleic acid detection test, for the genetic material of SARS-CoV-2, conducted by a laboratory with the relevant accreditation, for such a test, by the National Association of Testing Authorities; and
- (viii) **transiting directly**, through an area, means the person transiting through the area only stopped in the area to
 - (A) disembark, at an airport within the area, from a flight that originated outside the area, if the person only leaves that airport on a flight where the destination is outside of the area; or
 - (B) refuel the vehicle being used to transit through the area; and
- (i) on 24 September 2021, the direction, given by me on 19 August 2021 and entitled Arrival requirements for certain travellers into Tasmania - No. 9, is revoked.

Dated this 20th day of September 2021

MARK VEITCH Director of Public Health

PUBLIC HEALTH ACT 1997

DIRECTION UNDER SECTION 16

(Mandatory Vaccination of Certain Workers – No. 4)

I, MARK VEITCH, the Director of Public Health, in pursuance of section 16 of the *Public Health Act 1997* ("the Act"), in order to manage the threat to public health posed by the notifiable disease known as COVID-19 ("the disease"), direct that –

- (a) on and from 17 September 2021, a person is not permitted to enter, or remain on, the premises of a residential aged care facility unless the person is sufficiently vaccinated against the disease as specified in paragraph (f) if the person –
 - is employed, or engaged, by or on behalf of the residential aged care facility, regardless of whether consideration is paid or payable for the employment or engagement; or
 - (ii) is undertaking a clinical placement, or work experience, at the residential aged care facility; or
 - (iii) is employed, or engaged, by or on behalf of the residential aged care facility, to provide services, other than maintenance services, in respect of the residential aged care facility or one or more residents of the residential aged care facility, regardless of whether consideration is paid or payable for the employment or engagement; and
- (b) on and from 17 September 2021, a person is not permitted to enter, or remain on, the premises of a quarantine site unless the person is sufficiently vaccinated against the disease as specified in paragraph (f) if the person –
 - is employed, or engaged, by or on behalf of the quarantine site, regardless of whether consideration is paid or payable for the employment or engagement, other than persons who are only present on the site for as long as is necessary to deliver goods to, or collect goods from, the site; or
 - (ii) is employed, or engaged, to provide services in respect of the quarantine site, or persons residing at the quarantine site, regardless of whether consideration is paid or payable for the employment or engagement, other than persons who are only present on the site for as long as is necessary to deliver goods to, or collect goods from, the site; and
- (c) on and from 17 September 2021, a person is not permitted to provide quarantine transport services unless the person is sufficiently vaccinated against the disease as specified in paragraph (f) if the person is employed, or engaged, by the Tasmanian Government, to transport affected travellers or other persons directed to isolate or quarantine in respect of the disease –
 - (i) from the location of the affected traveller's arrival into Tasmania, or the other persons location within Tasmania, to a quarantine site; or
 - (ii) from one quarantine site to another quarantine site; or
 - (iii) from a quarantine site to another location, as directed –
 - (A) by the Director of Public Health, or his or her delegate; or
 - (B) under the *Emergency Management Act 2006*; or
 - (iv) from a quarantine site to another location from where the affected traveller intends to leave Tasmania; and

- (d) on and from 31 October 2021, a person is not permitted to enter, or remain on, the premises of a medical or health facility, unless the person is sufficiently vaccinated against the disease as specified in paragraph (f) if –
 - health and medical services or treatments are provided at the medical or health facility and the person is –
 - (A) employed or engaged by or on behalf of the medical or health facility, regardless of whether consideration is paid or payable for the employment or engagement; or
 - (B) employed or engaged to provide health and medical services or treatments at a medical or health facility, regardless of whether consideration is paid or payable for the employment or engagement; or
 - (C) employed or engaged by or on behalf of the Department of Health, regardless of whether consideration is paid or payable for the employment or engagement; or
 - (D) undertaking a clinical placement, or work experience, at the medical or health facility; and
 - (ii) the person is entering the premises for the purposes of
 - (A) that employment or engagement; or
 - (B) that placement or work experience; and
- (e) on and from 31 October 2021, a person is not permitted to provide health and medical services or treatments unless the person is sufficiently vaccinated against the disease as specified in paragraph (f); and
- (f) for the purposes of paragraphs (a), (b), (c), (d) and (e), a person is sufficiently vaccinated against the disease if –
 - the person has received all of the doses of a vaccine for the disease that is necessary for the person to be issued with –
 - (A) a vaccination certificate in respect of the disease issued by the Australian Immunisation Register, operated by or on behalf of the Commonwealth Government; or
 - (B) an equivalent document from a jurisdiction outside of Australia that is recognised by the Commonwealth Government or the Director of Public Health; or
 - (ii) the person has received at least one dose of a vaccine for the disease and has made a booking to receive, as soon as is reasonably possible, all other required doses of the vaccine that are necessary for the person to be to be issued with a document referred to in subparagraph (i) in respect of the disease; or
 - (iii) the person -
 - (A) has made a booking to receive the first dose of a vaccine for the disease as soon as is reasonably possible; and
 - (B) provides evidence of the booking to the relevant supervisor of the person; and
 - (C) as soon as is reasonably possible, receives all of the doses of a vaccine for the disease that are necessary for the person to be issued with a document referred to in subparagraph (i) in respect of the disease; and
- (g) a person to whom paragraph (a), (b), (c), (d) or (e) applies is not required to be sufficiently vaccinated against the disease if -

- (i) the person
 - (A) is unable to be vaccinated against the disease due to a medical contraindication; and
 - (B) holds
 - (I) a document, in a form approved by the Director of Public Health or his or her delegate, by a medical practitioner within the meaning of the *Acts Interpretation Act* 1931 that certifies that the person has a medical contraindication that prevents the person from being vaccinated; or
 - (II) a medical exemption, that applies to the vaccinations for the disease, that is recorded in respect of the person on the Australian Immunisation Register, operated by or on behalf of the Commonwealth Government; and
 - (C) provides a copy of the document, or exemption, referred to in sub-subparagraph (B) to the relevant supervisor for the person; or
- (ii) the person
 - (A) is ineligible, due to the person's age, to be vaccinated against the disease until a later phase of the vaccination program recognised by the Director of Public Health or his or her delegate; and
 - (B) provides his or her relevant supervisor with evidence as to the age of the person; or
- (iii) the person
 - (A) holds an exemption or is a member of a class of persons specified in an exemption, from the requirement to be sufficiently vaccinated; and
 - (B) provides a legible copy of the exemption to his or her relevant supervisor; or
- (iv) the person is an emergency management worker, within the meaning of the *Emergency Management* Act 2006, who is only present on the premises of the relevant location for the purpose of responding to an emergency within the meaning of that Act; and
- (h) an exemption referred to in paragraph (g)(iii)
 - may only be given by the Director of Public Health, or his or her delegate, if the Director, or delegate, is satisfied that the exemption is necessary for the protection of the health and well-being of persons; and
 - (ii) may be subject to such conditions that the Director of Public Health, or his or her delegate, considers appropriate in the circumstances; and
- a person to whom paragraph (d) or (e) applies is not required to be sufficiently vaccinated against the disease if the paragraph only applies to the person due to the person –
 - providing health and medical services or treatments, in an emergency circumstance, other than as part of his or her employment or engagement; or
 - being engaged to provide services at a medical or health facility, other than health and medical services or treatments, in response to an emergency at the facility; and
- (j) a person to whom paragraph (a), (b), (c), (d) or (e) applies, other than a person to whom paragraph (g) or (i) applies, must provide one or more of the following documents to his or her relevant supervisor:

- a copy of his or her Immunisation History Statement from the Australian Immunisation Register, operated by or on behalf of the Commonwealth Government;
- (ii) an equivalent document from a jurisdiction outside of Australia that is recognised by the Commonwealth Government or the Director of Public Health; and
- (k) a person to whom paragraph (g)(i), (ii) or (iii), or paragraph (i), applies must wear a fitted face covering while he or she is present on the premises of the relevant location for the person; and
- (l) paragraph (k) does not apply in respect of the following persons:
 - (i) a child who has not attained the age of 12 years;
 - (ii) a person who -
 - (A) holds a medical certificate, or other documentation by a medical practitioner, within the meaning of the Acts Interpretation Act 1931, that certifies that the person has a physical, or mental health, illness, condition or disability that makes the wearing of a fitted face covering unsuitable; and
 - (B) produces a legible copy of the medical certificate, or other documentation, if requested to do so by his or her relevant supervisor; or
 - (iii) a person who -
 - (A) holds an exemption, or is a person within a class of persons specified in an exemption, from the requirements of paragraph (k) that is given by the Director of Public Health or his or her delegate; and
 - (B) produces a legible copy of the exemption if requested to do so by the relevant supervisor of the person; and
- (m) paragraph (k) does not apply to a person in the following circumstances if the person wears a fitted face covering as soon as is practicable after the relevant circumstances end:
 - the person removes the fitted face covering to communicate with a person who is deaf, or has impaired hearing, and visibility of the mouth is essential for the communication;
 - (ii) the wearing of the fitted face covering would create a risk to the health or safety of the person;
 - (iii) the person removes the fitted face covering to enable clear enunciation, or visibility of the mouth, as part of his or her employment or training;
 - (iv) the person is orally consuming food, drink or medicine;
 - (v) the person is undergoing medical care, or treatment, that is unable to be provided while the person wears a fitted face covering;
 - (vi) the person is requested to remove the fitted face covering to ascertain or confirm the identity of the person;
 - (vii) the person may lawfully remove, or is lawfully required to remove, the fitted face covering;
 - (viii) an emergency where it is not practicable or safe to wear the fitted face covering;
 - (ix) such other circumstances that are specified in an exemption, from the requirements of paragraph (k), that is given by the Director of Public Health or his or her delegate; and

- (n) a person required to wear a fitted face covering under paragraph (k), other than a person to whom paragraph
 (l) applies, must carry a fitted face covering while he or she remains on the premises of the relevant location for the person; and
- (o) the relevant supervisor of a person referred to in paragraph (a), (b) or (c) must take all reasonable steps to -
 - as soon as is practicable after this direction commences, notify the person that the person is required to be sufficiently vaccinated against the disease, as specified in paragraph (f), by 17 September 2021; and
 - (ii) on and after 17 September 2021, ensure that the person does not enter, or remain on, the relevant location for the person if the relevant supervisor is not satisfied that the person –
 - (A) is sufficiently vaccinated against the disease as specified in paragraph (f); or
 - (B) is not required, under paragraph (g), to be sufficiently vaccinated against the disease; and
- (p) the relevant supervisor of a person referred to in paragraph (d) or (e) must take all reasonable steps to –
 - (i) as soon as is practicable after this direction commences, notify the person that the person is required to be sufficiently vaccinated against the disease, as specified in paragraph (f), by 31 October 2021; and
 - (ii) on and after 31 October 2021, ensure that the person does not enter, or remain on, the relevant location for the person if the relevant supervisor is not satisfied that the person –
 - (A) is sufficiently vaccinated against the disease as specified in paragraph (f); or
 - (B) is not required, under paragraph (g), to be sufficiently vaccinated against the disease; and
- (q) the relevant supervisor of a person referred to in paragraph (a), (b), (c), (d) or (e) must ensure that
 - (i) a copy of each of the following is kept and maintained by the relevant supervisor:
 - (A) evidence of each piece of evidence provided to the relevant supervisor under paragraph (f)(iii)(B) in respect of a booking for a vaccination that is provided by the person;
 - (B) each document provided to the relevant supervisor under paragraph (g) by the person;
 - (C) each document provided to the relevant supervisor under paragraph (j) as evidence of the vaccination status of the person; and
 - (ii) if requested to do so by the Director of Public Health or his or her delegate, details of the information kept under subparagraph (i) are provided to the Director of Public Health or his or her delegate as soon as possible after the request has been made; and
- (r) in this direction -
 - (i) **affected traveller** means a person who, on arriving into Tasmania, is required to isolate or quarantine under a direction made under the Act or the *Emergency Management Act 2006*, while that person is in isolation or quarantine as so required; and
 - (ii) fitted face covering means a covering, other than a shield, that fits securely around the face and is designed, or made, to be worn over the nose and mouth to provide protection against infection; and

- (iii) flexible care subsidy has the same meaning as in the Aged Care Act 1997 of the Commonwealth; and
- (iv) health and medical services or treatments means services or treatments provided by
 - (A) a person who
 - is registered in the medical profession under the Health Practitioner Regulation National Law (Tasmania); and
 - (II) is providing the services or treatments under the authority of that registration; or
 - (B) a person who -
 - is registered under the Health Practitioner Regulation National Law (Tasmania) to practise a health profession; and
 - (II) is providing the services or treatments under the authority of that registration; or
 - (C) a person who is one of the following allied health professionals:
 - (I) art therapist;
 - (II) audiologist;
 - (III) chiropractor;
 - (IV) counsellor holding a Master of Counselling, or equivalent, from a tertiary institution;
 - (V) dietician;
 - (VI) exercise physiologist;
 - (VII) genetic counsellor;
 - (VIII) music therapist;
 - (IX) occupational therapist;
 - (X) optometrist;
 - (XI) orthotist;
 - (XII) osteopath;
 - (XIII) perfusionist;
 - (XIV) pharmacist;
 - (XV) physiotherapist;
 - (XVI) podiatrist;
 - (XVII) prosthetist;
 - (XVIII) psychologist;
 - (XIX) rehabilitation counsellor;
 - (XX) social worker;
 - (XXI) sonographer;
 - (XXII) speech pathologist; or
 - (D) a person providing ambulance services, or non-emergency patient transport services, within the meaning of the *Ambulance Service Act 1982*; and
- (v) maintenance services includes -
 - (A) prescribed work within the meaning of the *Occupational Licensing Act 2005*; and
 - (B) gardening and other maintenance services provided in respect of the premises of a residential aged care facility; and
- (vi) medical or health facility includes -
 - (A) an establishment within the meaning of the *Health Services Establishment Act 2006*; and
 - (B) premises owned, or operated by or on behalf of, the Department of Health; and

- (C) commercial premises where health and medical services or treatments are provided on a regular basis; and
- (D) pharmacies; and
- (vii) quarantine site means the following premises:
 - (A) the premises situated at 393 Argyle Street, North Hobart, that is being operated under the name "Rydges Hobart";
 - (B) the premises situated at 156 Bathurst Street, Hobart, that is being operated under the name "Best Western Hobart";
 - (C) the premises situated at 40 Brooker Highway, Hobart, that is being operated under the name "UTAS Fountainside Accommodation";
 - (D) the premises situated at 1 Holyman Avenue, Cambridge, that is being operated under the name "Travelodge Hotel Hobart Airport";
 - (E) the premises situated at 167 Macquarie Street, Hobart, that is being operated under the name "Travelodge Hotel Hobart";
 - (F) the premises situated at 173 Macquarie Street, Hobart, that is being operated under the name "Ibis Styles";
 - (G) the premises situated at 140 North Fenton Street, Devonport, that is being operated under the name "Sunrise Motel";
 - (H) the premises situated at 28 Seaport Boulevard, Launceston, that is being operated under the name "Peppers Seaport Launceston";
 - (I) the premises situated at 4 Thomas Street, Devonport, that is being operated under the name "Edgewater Hotel";
 - (J) a premises where the Director of Public Health, or his or her delegate, has directed that a person in isolation, or quarantine, is to receive medical treatment or medical services; and
- (viii) quarantine transport services means the services provided to transport an affected traveller from the location of the affected traveller's arrival into Tasmania to a quarantine site –
 - (A) in accordance with each relevant direction made under the Act or the *Emergency Management Act 2006*; and
 - (B) in a manner that reduces the risk of transmission of the disease by the affected traveller; and
- (ix) relevant location means
 - (A) in the case of a person to whom paragraph(a) applies, the relevant residential aged care facility; and
 - (B) in the case of a person to whom paragraph(b) applies, the relevant quarantine site; and
 - (C) in the case of a person to whom paragraph (c) applies, the location where the quarantine transport services are provided by the person; and
 - (D) in the case of a person to whom paragraph(d) applies, the relevant medical or health facility; and
 - (E) in the case of a person to whom paragraph(e) applies, the location where the health and medical services or treatment are provided by the person; and

- (x) relevant supervisor means -
 - (A) in relation to a person to whom paragraph (a) applies, the operator of the relevant residential aged care facility; and
 - (B) in relation to a person to whom paragraph (b) applies, the person who employed, or engaged, the person in respect of the relevant quarantine site; and
 - (C) in relation to a person to whom paragraph (c) applies, the person who employed, or engaged, the person to provide the relevant quarantine transport services; and
 - (D) in relation to a person to whom paragraph (d) applies, the operator of the relevant medical or health facility; and
 - (E) in relation to a person to whom paragraph (e) applies, the person who employed, or engaged, the person to provide the relevant health and medical services or treatment; and
- (xi) **resident**, of a residential aged care facility, includes a resident for the purposes of respite at that facility; and
- (xii) **residential aged care facility** means a facility, other than a transitional care facility, at which accommodation, and personal care or nursing care or both, are provided to a person in respect of whom a residential care subsidy or a flexible care subsidy is payable under the *Aged Care Act 1997* of the Commonwealth; and
- (xiii) residential care subsidy has the same meaning as in the Aged Care Act 1997 of the Commonwealth; and
- (xiv) **Therapeutic Goods Administration** means the regulatory body known as the Therapeutic Goods Administration (TGA) that is part of the Commonwealth Government Department responsible for the *Therapeutic Goods Act 1989* of the Commonwealth; and
- (xv) **transitional care facility** means a facility that only provides short-term accommodation, and personal care or nursing care or both, to a person
 - (A) in respect of whom a residential care subsidy or a flexible care subsidy is payable under the *Aged Care Act 1997* of the Commonwealth; and
 - (B) for a period not exceeding 12 weeks at any one time; and
- (xvi) **vaccine for the disease** means a vaccination that is registered, for use in respect of the disease, by the Therapeutic Goods Administration; and
- (s) the direction, made by me on 3 September and entitled Mandatory Vaccination of Certain Workers – No. 2, is revoked.

Dated this 16th day of September 2021

MARK VEITCH Director of Public Health

Emergency Management

Emergency Management Act 2006 DIRECTIONS IN RELATION TO PERSONS ARRIVING IN TASMANIA

Preamble

A significant threat of an emergency is occurring in Tasmania due the coronavirus disease COVID-19 ('the Disease'). To protect persons from distress, injury or death, I make the following directions in the exercise of emergency powers authorised under Section 40 of the *Emergency Management Act 2006* and pursuant to clauses 1 (1)(b), 1 (1)(q) and 1 (1)(t) of Schedule 1 to that Act.

Commencement and Revocation

- (1) These directions take effect immediately and will continue in force until further notice.
- (2) The directions in relation to persons arriving in Tasmania made by the Deputy State Controller on 4 June 2021 are revoked with immediate effect.

Dated this 23rd day of September 2021

D L ADAMS

Deputy State Controller Delegate of the State Controller

DEFINITIONS

(3) In these Directions:

Affected Person means:

- a. A person who has spent any time in a **high risk level 1** area (other than during **authorised transit**) within 14 days prior to their arrival in Tasmania;
- b. A person who has spent any time in a high risk level 2 area (other than during authorised transit) within 14 days prior to their arrival in Tasmania;
- c. A person who has attended **high risk level 1 premises** within 14 days prior to their arrival in Tasmania; or
- d. A person who has attended **high risk level 2 premises** within 14 days prior to their arrival in Tasmania; or
- e. A person (other than someone to whom paragraph (f) applies) who has arrived in Australia from overseas within 14 days prior to their arrival in Tasmania, except for:
 - a person who arrives in Australia from New Zealand who has not, within 14 days prior to their arrival:
 - (A) spent time in any other country; or
 - (B) spent time in a high risk level 1 area, a high risk level 2 area or a medium risk area; or
 - (C) attended high risk level 1 premises, high risk level 2 premises or medium risk premises.
 - a person who arrives in Tasmania from Antarctica and is a participant in an Australian Antarctic Division (AAD) Antarctic program as either an expeditioner or associated crew member (which includes flight crews), provided that:

- (A) within 14 days of arriving in Tasmania from Antarctica the person did not spend any time in a medium risk area, a high risk level 1 area, or a high risk level 2 area, or attend medium risk premises, high risk level 1 premises, or high risk level 2 premises; and
- (B) within 14 days of arriving in Tasmania, and while in Antarctica, the person did not come into contact with a person who was not also engaged in an AAD Antarctic program as an expeditioner or associated crew member; or
- f. A person who has disembarked a cruise ship within 14 days prior to their arrival in Tasmania; or
- g. A person who, at the time of their arrival in Tasmania, is subject to a requirement to quarantine under a law of another State or Territory; or
- h. A member of a maritime crew (other than someone to whom paragraphs (e)(i) or (ii) apply) who:
 - i. On arrival in Tasmania, disembarks a vessel that, within 28 days prior to its arrival in Tasmania, had:
 - (A) Berthed at a **foreign port**; and/or
 - (B) Accepted personnel from a foreign port; and/or
 - (C) Accepted personnel from another vessel which, within 28 days, had been at a foreign port; and/or
 - (D) Accepted crew or other persons from an offshore facility; or
 - ii. Arrives in Tasmania within 28 days of disembarking a vessel in another Australian State or Territory which, within that same period, had:
 - (A) Berthed at a foreign port; and/or
 - (B) Accepted personnel from a foreign port; and/or
 - (C) Accepted personnel from another vessel which, within 28 days, had been at a foreign port; and/or
 - (D) Accepted crew or other persons from an offshore facility.

approved airport means:

Hobart International (Strachan	Devonport (Airport Road,
Street, Cambridge)	Devonport)
Cambridge Aerodrome (115 Kennedy Drive, Cambridge)	Burnie (3 Airport Street, Wynard)
Launceston (201 Evandale Road,	King Island (Morrison Avenue,
Western Junction, Launceston)	Loorana)
Flinders Island (122 Palana	St Helens Aerodrome
Road, Whitemark)	(Aerodrome Road, Stieglitz)
Smithton (347 Montagu Road,	Strahan (Macquarie Heads Road,
Smithton)	Strahan)
Bridport (Bridport Road,	Barnbougle (425 Waterhouse
Bridport)	Road, Bridport)

approved hotel is a hotel, motel or place of accommodation that is contained within a list approved by the **Director** and published on the website coronavirus.tas.gov.au for the purpose of the definition of **authorised transit**.

approved maritime entry point means:

Bell Bay	Naracoopa
Bridport	Port Huon
Burnie	Port Latta
Currie	Risdon
Devonport	Smithton
Grassy	Spring Bay
Hobart	St Helens
Inspection Head	Stanley
Lady Barron	Strahan
Launceston	Whitemark
Longreach	Wynyard

Authorised officer is an authorised officer within the meaning of the *Emergency Management Act 2006*.

Authorised Person means:

- a. In the case of an Affected Person who has spent any time in a high risk level 1 area or who attended high risk level 1 premises:
 - i. An Essential Traveller specified in Categories 2, 3 or 5; or
 - ii. An Essential Traveller specified in Categories 1, 4, 6, 7 or 8 who has been granted prior approval by the Deputy State Controller to enter Tasmania.
- b. In the case of an Affected Person who has spent any time in a high risk level 2 area or attended high risk level 2 premises:
 - i. An Essential Traveller specified in Categories 1, 2, 3, 5, 6 or 7; or
 - ii. An Essential Traveller specified in Categories 4 or 8 who has been granted prior approval by the Deputy State Controller to enter Tasmania.
- c. In the case of an **Affected Person** who has arrived in Australia from overseas within 14 days prior to their arrival in Tasmania (other than a person to whom paragraph (f) applies), a person who has been granted prior approval by the Deputy State Controller to enter Tasmania.
- d. In the case of an **Affected Person** who has disembarked a cruise ship within 14 days prior to their arrival in Tasmania, a person who has been granted prior approval by the Deputy State Controller to enter Tasmania.
- e. In the case of a person who, at the time of their arrival in Tasmania, is subject to a requirement to quarantine under a law of another State or Territory, a person who has been granted prior approval by the Deputy State Controller to enter Tasmania.
- f. In the case of an **Affected Person** who is a member of a maritime crew who:
 - i. On arrival in Tasmania, disembarks a vessel that, within 28 days prior to its arrival in Tasmania, had:
 - (A) Berthed at a foreign port; and/or
 - (B) Accepted personnel from a **foreign port**; and/or
 - (C) Accepted personnel from another vessel which, within 28 days, had been at a foreign port; and/or
 - (E) Accepted crew or other persons from an offshore facility; or

- ii. Arrives in Tasmania within 28 days of disembarking a vessel in another Australian State or Territory which, within that same period, had:
 - (A) Berthed at a foreign port; and/or
 - (B) Accepted personnel from a **foreign port**; and/or
 - (C) Accepted personnel from another vessel which, within 28 days, had been at a foreign port; and/or
 - (D) Accepted crew or other persons from an offshore facility -

a person who has been granted prior approval by the Deputy State Controller to enter Tasmania.

authorised transit means travel as specified in Schedule 5.

- clinical symptoms of COVID-19 are:
 - a. Temperature of $\geq 37.5^{\circ}$;
 - b. Chills and/or night sweats;
 - c. Cough, shortness of breath, sore throat;
 - d. Loss of taste or smell.

Coastal Waters means -

- a. The part or parts of the territorial sea of Australia that is or are within the adjacent area in respect of Tasmania other than any part referred to in section 4(2) of the *Coastal Waters (State Powers) Act 1980* of the Commonwealth; and
- b. Any sea that is on the landward side of any part of the territorial sea and is within the adjacent area in respect of Tasmania but is not within the limits of Tasmania.

defined aircraft means any aircraft (other than one which is used for the delivery, transport or retrieval of patients, organs and tissues) whose flight details (including the date, time and location of arrival) are not published on a publicly available website for the purposes of communicating the arrival of flights into Tasmania.

Director means the Director of Public Health appointed under the *Public Health Act 1997*.

Essential Traveller means a person who falls within a Category referred to in Schedule 1.

face mask means a fitted face covering, other than a shield, that fits securely around the face and is designed, or made, to be worn over the nose and mouth to provide protection against infection.

flight particulars are:

- Name and contact details for the airline operator (where applicable);
- b. Name and contact details for the pilot in command of the aircraft;
- c. Description of the aircraft;
- d. Intended time, date and location of arrival in Tasmania;
- e. The location from which the flight is departing prior to travelling to Tasmania;
- f. Full names and contact details for all persons on board the aircraft; and
- g. Identities of any person who intends to disembark the aircraft and leave the airport on arrival to Tasmania.

foreign port means:

- a port in any country (whether or not an independent sovereign State) outside Australia and the external Territories other than New Zealand unless the port is in a high risk level 1 area or high risk level 2 area or medium risk area in New Zealand, and
- b. a port in Antarctica.

high risk level 1 area means a geographical area, location or transport route with a very high risk of transmission of the Disease on or from a specified date or within a specified period which are identified in a list approved by the **Director** and published on the website coronavirus.tas.gov.au.

high risk level 2 area means a geographical area, location or transport route with a high risk of transmission of the Disease on or from a specified date or within a specified period which are identified in a list approved by the **Director** and published on the website coronavirus.tas.gov.au.

high risk level 1 premises means premises with a very high risk of transmission of the Disease on or from a specified date or within a specified period which are identified in a list approved by the **Director** and published on the website coronavirus.tas.gov.au.

high risk level 2 premises means premises with a high risk of transmission of the Disease on or from a specified date or within a specified period which are identified in a list approved by the **Director** and published on the website coronavirus.tas.gov.au.

medium risk area means a geographical area, location or transport route with a moderate risk of transmission of the Disease on or from a specified date or within a specified period which are identified in a list approved by the **Director** and published on the website coronavirus.tas.gov.au.

medium risk premises means premises with a moderate risk of transmission of the Disease on or from a specified date or within a specified period which are identified in a list approved by the **Director** and published on the website coronavirus.tas.gov.au.

permitted reason for the purposes of Direction 28, Schedules 2 & 3 - paragraph (j), and Schedule 4 - paragraph (a), is:

- a. the person is undergoing medical care or treatment that is unable to be provided while the person wears a face mask;
- b. the person has left their quarantine location due to an emergency and it is not practicable in the circumstances for the person to obtain or wear the face mask;
- c. wearing the face mask would create a risk to the health or safety of the person;
- d. the person may lawfully remove, or is lawfully required to remove the face mask;
- e. the person holds a medical certificate, or other documentation from a 'medical practitioner' as defined in the *Acts Interpretation Act 1931*, that certifies that the person has a physical or mental health illness, condition or disability that makes the wearing of a face mask unsuitable;
- f. the person is in a vehicle:
 - i. alone, or
 - ii. only with a person or person with whom they ordinarily reside;
- g. the person has the written approval of the Deputy State Controller to not wear a face mask.

Private transport for the purpose of Schedule 3 means:

- transport in a vehicle which is used for personal private use, namely by an individual to carry members of the individual's family, or friends of the individual's family (even if any such passenger makes, or offers or is asked to make, some contribution towards the transport costs or does, or offers, or is asked, to do, some of the driving); and
- ii. any other form of transport which is approved by the Deputy State Controller.

restricted airport means:

Smithton (347 Montagu Road,	Strahan (Macquarie Heads Road,
Smithton)	Strahan)
Bridport (Bridport Road,	St Helens Aerodrome
Bridport)	(Aerodrome Road, Stieglitz)
Barnbougle (425 Waterhouse Road, Bridport)	

suitable premises

- (i) in the case of Direction 9 means:
 - a. a private residence that is a standalone or semi-detached building, which does not share any entrances/exits, corridors or facilities (including carparking);
 - an airbnb or other short term rental accommodation that is in a standalone or semidetached building which does not share any entrances/exits, corridors or facilities (including carparking) and where the person or family in quarantine is/are the only occupant(s);
 - c. other premises approved by the Deputy State Controller.
- (ii) in any other case means:
 - a. a private residence;
 - an airbnb or other short term rental accommodation where the person or family in quarantine is/are the only occupant(s);
 - c. other premises approved by the Deputy State Controller.

vessel includes:

- a. A ship, boat, hovercraft, ferry, raft and other water craft; and
- b. A vehicle that is capable of use in or on water, whether or not self propelled.

vessel particulars are:

- a. Name and contact details for the shipping company, shipping line or cruise ship company (if applicable);
- b. Name and contact details for the master of the vessel;
- c. Description of the vessel;
- d. Intended time, date and location of arrival in Tasmania;
- e. The location from which the vessel is departing prior to travelling to Tasmania;
- f. Full names and contact details for all passengers and crew; and
- g. Identities of any person who intends to disembark the vessel on arrival to Tasmania.

DIRECTIONS IN RELATION TO HIGH RISK ARRIVALS

- (4) An **Affected Person** must not enter Tasmania unless they are an Authorised Person.
- (5) An **Authorised Person** who is permitted to enter Tasmania is required to quarantine as follows:
 - a. If the person spent time in a high risk Level 2 area or attended a high risk Level 2 premises, they are required to quarantine for 14 days from their arrival at suitable premises, comply with the requirements specified in Schedule 2, and any additional requirements imposed by the Deputy State Controller and notified to them in writing.
 - b. If the person spent time in a high risk Level 1 area or attended a high risk level 1 premises, they are required to quarantine for 14 days from their arrival at an accommodation facility specified to them by an authorised officer.

- c. If the **Affected Person** is under the age of 18 years and arrived in Tasmania unaccompanied by an adult, they are required to quarantine at premises approved by the Deputy State Controller for 14 days from their arrival and comply with any requirements imposed by the Deputy State Controller and notified to them in writing.
- d. If the person falls within paragraphs {e), (f), {g) or {h} of the definition of **Affected Person**, they are required to quarantine for 14 days from their arrival in an accommodation facility specified to them by an authorised officer.
- (6) Direction 5(a) does not apply to an Essential Traveller specified in Categories 1, 3, 4, 5, 6 and 7. Such persons are required to comply with the requirements specified in Schedule 4 for 14 days from their arrival and any additional requirements imposed by the Deputy State Controller and notified to them in writing.

[To avoid any doubt: Only **Essential Travellers** specified in Categories 2 & 8 [other than those subject to Direction 7] are required to quarantine in **suitable premises**)

- (7) Direction 5(a) does not apply to an Essential Traveller who is a member of a maritime crew granted an approval under Category 8. Such persons are required, for 14 days from their arrival, to comply with Schedule 4 and any additional requirements imposed by the Deputy State Controller and notified to them in writing.
- (8) Direction 5(b) does not apply to an Essential Traveller specified in Categories 1(b), 3, 5 and 7. Such persons are required to comply with the requirements specified in Schedule 4 for 14 days from their arrival and any additional requirements imposed by the Deputy State Controller and notified to them in writing.

[To avoid any doubt: **Essential Travellers** specified in Categories 1(a), 1(c), 2, 4, 6 & 8 are required to quarantine in an accommodation facility)

- (9) The Deputy State Controller may authorise or direct a person who is subject to a requirement under these Directions to quarantine at an accommodation facility, to quarantine at suitable premises.
- (10) A person who is given an authorisation or direction under Direction 9 is required to quarantine as follows:
 - a. If the person falls within paragraphs a, c, e, f, g or h of the definition of **Affected Person** then they are required to comply with Schedule 3 and any additional requirements imposed by the Deputy State Controller and notified to them in writing;
 - b. Any other person is required to comply with Schedule 2 and any additional requirements imposed by the Deputy State Controller and notified to them in writing.
- (11) If an Affected Person who is not an Authorised Person arrives in Tasmania in contravention of Direction 4, they must leave as soon as possible if required to do so by an authorised officer and comply with any direction of an authorised officer concerning their departure from Tasmania.
- (12) An authorised officer may require an **Affected Person** required to leave Tasmania pursuant to a requirement under Direction 11 to quarantine at an accommodation facility specified to them by the authorised officer until they are able to leave Tasmania.
- (13) If an Affected Person who is not an Authorised Person arrives in Tasmania in contravention of Direction 4 and is not subject to a requirement to leave Tasmania pursuant to Direction 11, they are required to quarantine for 14 days at an accommodation facility specified to them by an authorised officer.

- (14) If, on their arrival in Tasmania, it is not possible to verify/ determine whether a person is an Authorised Person, they are required to quarantine for 14 days at an accommodation facility specified to them by an authorised officer. If their status is verified/determined within that period, they are required to comply with Directions 5, 6, 7 or 8, as are applicable to them, as if their status as an Authorised Person had been verified/determined on their arrival to Tasmania.
- (15) Direction 13 does not apply to an **Affected Person** who is under the age of 18 years who arrives in Tasmania unaccompanied by an adult. Such persons are required to comply with the following requirements:
 - a. If the person falls within paragraph a, c, e, f, g or h of the definition of **Affected Person**, they are required to quarantine at premises approved by the Deputy State Controller for 14 days from their arrival and comply with any requirements imposed by the Deputy State Controller and notified to them in writing;
 - b. If the person falls within paragraphs b or d of the definition of Affected Person, they are required to quarantine for 14 days at suitable premises, comply with Schedule 2, and any additional requirements imposed by the Deputy State Controller and notified to them in writing.

DIRECTIONS IN RELATION TO PERSONS ARRIVING FROM MEDIUM RISK AREAS

- (16) If a person who arrives in Tasmania has:
 - a. spent any time in a **medium risk area** (other than during **authorised transit**) within 14 days prior to their arrival in Tasmania, or
 - b. attended **medium risk premises** within 14 days prior to their arrival in Tasmania,

they must quarantine for 14 days at **suitable premises**. A person who is subject to this direction is also required to comply with the requirements specified in Schedule 2 for 14 days from their arrival in Tasmania.

- (17) Direction 16 does not apply to an Essential Traveller. Such persons are required to comply with the requirements specified in Schedule 4 for a period of 14 days from their arrival in Tasmania and any additional requirements imposed by the Deputy State Controller and notified to them in writing.
- (18) If, on arrival in Tasmania it is not possible to verify/determine whether a person is an Essential Traveller, then Direction 16 applies to that person until that information can be verified/ determined.
- (19) If a person to whom Direction 16 applies fails or is unable to nominate suitable premises on their arrival to Tasmania, then they must quarantine at an accommodation facility specified to them by an authorised officer for 14 days, or until suitable premises are identified and approved by the Deputy State Controller.

EXEMPTION & RELEASE FROM QUARANTINE

- (20) The Deputy State Controller may:
 - a. exempt a person, or class of persons, from a requirement to quarantine subject to any condition notified to them in writing; or
 - authorise the release of a person, or class of persons, from quarantine prior to the expiration of 14 days, subject to any condition notified to them in writing;
 - c. authorise a person who is subject to a requirement to quarantine in an accommodation facility, to temporarily leave that facility subject to any condition notified to them in writing.

- (21) A person who is in quarantine at an accommodation facility pursuant to Direction 5(ii) may transit directly from that accommodation facility to **suitable premises** and remain in, or at, those premises until the expiration of the 14 day period of quarantine if:
 - a. the **high risk level 1 area** they have spent time in within 14 days of their arrival in Tasmania ceases to be on the list referred to in the definition of **high risk level 1 area** and the area has been placed on the list referred to in the definition of **high risk level 2 area** or **medium risk area**; or
 - b. the **high risk level 1 premises** they have attended within 14 days of their arrival in Tasmania ceases to be on the list referred to in the definition of **high risk level 1 premises** and the premises have been placed on the list referred to in the definition of **high risk level 2 premises** or **medium risk premises**.
- (22) Direction 21 does not apply to a person who has, within 14 days of their arrival in Tasmania, spent time in a geographical area or location, or on a transport route that remains on the list referred to in the definition of high risk level 1 area or high risk level 1 premises.
- (23) A person is no longer subject to the requirement to quarantine or to comply with the requirements specified in Schedules 2, 3 or 4 if:
 - a. the **high risk level 1 area** they have spent time in within 14 days of their arrival in Tasmania ceases to be on the list referred to in the definition of **high risk level 1 area** and has not been placed on the list referred to in the definition of **high risk level 2 area** or **medium risk area**; or
 - b. the **high risk level 2 area** they have spent time in within 14 days of their arrival in Tasmania ceases to be on the list referred to in the definition of **high risk level 2 area** and has not been placed on the list referred to in the definition of **high risk level 1 area** or **medium risk area**; or
 - c. high risk level 1 premises they have attended within 14 days of their arrival in Tasmania ceases to be on the list referred to in the definition of high risk level 1 premises and has not been placed on the list referred to in the definition of high risk level 2 premises or medium risk premises; or
 - d. high risk level 2 premises they have attended within 14 days of their arrival in Tasmania ceases to be on the list referred to in the definition of high risk level 2 premises and has not been placed on the list referred to in the definition of high risk level 1 premises or medium risk premises.
- (24) Direction 23 does not apply to a person who:
 - a. has, within 14 days of their arrival in Tasmania, spent in another geographical area or location, or on a transport route that remains on the list referred to in the definition of **high risk level 1 area** or **high risk level 2 area**; or
 - b. has, within 14 days of their arrival in Tasmania, attended other premises that remain on the list referred to in the definition of high risk level 1 premises or high risk level 2 premises; or
 - c. falls within paragraphs (e), (f), (g) or (h) of the definition of **Affected Person**.
- (25) A person who, by virtue of Direction 21, is permitted to leave an accommodation facility, is required to comply with the following requirements:

- a. any directions given to them by an authorised officer in relation to their transit to suitable premises;
- b. if the person falls within paragraphs a, c, e, f, g or h of the definition of **Affected Person**, they are required to comply with paragraphs b, c, d, e, f, g, h, i and j of Schedule 3 until the expiration of the 14 day period of quarantine;
- c. if the person falls within paragraphs b or d of the definition of **Affected Person**, they are required to comply with paragraphs b, c, d, e, f, g, h, i and j of Schedule 2 until the expiration of the 14 day period of quarantine.
- (26) A person who is in quarantine pursuant to Direction 16 of these directions is no longer subject to the requirement to quarantine or to comply with the requirements specified in Schedule 2 if:
 - a. the **medium risk area** they have spent time in within 14 days of their arrival in Tasmania ceases to be on the list referred to in the definition of **medium risk area** and has not been placed on the list referred to in the definition of **high risk level 1 area** or **high risk level 2 area**; or
 - b. the medium risk premises they have attended within 14 days of their arrival in Tasmania ceases to be on the list referred to in the definition of medium risk premises and has not been placed on the list referred to in the definition of high risk level 1 premises or high risk level 2 premises.
- (27) Direction 26 does not apply to a person who has, within 14 days of their arrival in Tasmania:
 - a. spent time in a geographical area or location, or on a transport route that remains on the list referred to in the definition of medium risk area; or
 - b. attended premises that remain on the list referred to in the definition of **medium risk**; or
 - c. spent time in a geographical area or location, or on a transport route that appears on the list referred to in the definition of high risk level 1 area or high risk level 2 area; or
 - d. attended premises that remain on the list referred to in the definition of high risk level 1 premises or high risk level 2.

DIRECTIONS IN RELATION TO QUARANTINE IN AN ACCOMMODATION FACILITY

- (28) If, pursuant to these Directions, a person is required to quarantine in an accommodation facility, they are also required to:
 - a. comply with any lawful directions given to them by an authorised officer during the period they are required to remain in quarantine at an accommodation facility, and
 - b. remain in the room provided to them at the accommodation facility specified to them for the period they are required to remain in quarantine unless permitted to leave their room by an authorised officer, in which case they must wear a **face mask** at all times when absent from their room unless for a **permitted reason**.

PROHIBITION ON ARRIVING IN TASMANIA AT KING ISLAND, FLINDERS ISLAND OR ANY ISLAND IN THE FURNEAUX GROUP OF ISLANDS

(29) If, pursuant to these Directions, a person is required to quarantine in an accommodation facility upon their arrival in Tasmania, they are prohibited from arriving in Tasmania at King Island, Flinders Island or any island in the Furneaux group of islands ('the Islands') except with the prior approval of the Deputy State Controller.

- (30) Unless they elect to immediately leave Tasmania, a person who arrives in Tasmania at one of the Islands in contravention of the prohibition in Direction 29, may be required by an authorised officer to quarantine at an accommodation facility on mainland Tasmania. A person who is subject to such a requirement must comply with any directions of an authorised officer concerning:
 - a. their departure from the Island, and
 - b. transit to the accommodation facility on mainland Tasmania.
- (31) A person who arrives in Tasmania at one of the Islands in contravention of the prohibition in Direction 29 who elects to immediately leave Tasmania, may be required to quarantine at an accommodation facility on the Island or on mainland Tasmania as specified to them by an authorised officer, until they are able to leave Tasmania. A person who is subject to such a requirement must comply with any directions of an authorised officer concerning:
 - a. transit to the accommodation facility, and
 - b. their departure from the Island.
 - DIRECTIONS IN RELATION TO THE MOVEMENT OF VESSELS & PLACES OF ARRIVAL
- (32) The master of a vessel whose course commences outside Coastal Waters is prohibited from docking, berthing or anchoring that vessel at any place within Coastal Waters which is not an approved maritime entry point.
- (33) The prohibition in Direction 32 does not apply:
 - a. if the master of the **vessel** has the prior approval of the Deputy State Controller to dock, berth or anchor the **vessel** at a place other than an **approved maritime entry point**. Persons given such an approval are required to comply with any conditions that are imposed by the Deputy State Controller; or
 - b. in an emergency or if it is essential to refuel, in which case the master of the **vessel** is required to immediately report the **vessel particulars** to Biosecurity Tasmania.
- (34) The master of a vessel whose course commences outside Coastal Waters is prohibited from docking, berthing or anchoring that vessel at any place within Coastal Waters unless:
 - a. **vessel particulars** have been reported to Biosecurity Tasmania at least 24 hours before the **vessel** is scheduled to dock, berth or anchor; and
 - b. the master of the **vessel** has a receipt from Biosecurity Tasmania for the **vessel particulars** that have been reported in accordance with paragraph (a); and
 - c. the master of the **vessel** has notified Biosecurity Tasmania of any changes to the **vessel particulars** that have been reported in accordance with paragraph (a).
- (35) A person who arrives in Tasmania by vessel from a departure point outside of Coastal Waters, is prohibited from disembarking that vessel at a place which is not an approved maritime entry point.
- (36) The prohibition in Direction 35 does not apply:
 - a. to a person who has been granted prior approval by the Deputy State Controller to arrive in Tasmania at a place other than an **approved maritime entry point.** Persons given such an approval are required to comply with any conditions that are imposed by the Deputy State Controller; or
 - b. in an emergency, in which case the person arriving is required to immediately report the **vessel particulars** to Biosecurity Tasmania.

- (37) Unless they elect to immediately leave Tasmania, a person who arrives in Tasmania by vessel from a departure point outside of Coastal Waters and disembarks that vessel at a place which is not an approved maritime entry point in contravention of the prohibition in Direction 35, may be required by an authorised officer to quarantine for 14 days at an accommodation facility specified to them by an authorised officer or at suitable premises.
- (38) A person who elects to leave Tasmania after disembarking a vessel at a place which was not an approved maritime entry point, may be required to quarantine at an accommodation facility specified to them by an authorised officer or at suitable premises until they are able to leave Tasmania. A person who is subject to such a requirement must comply with any directions of an authorised officer concerning:
 - a. Transit to the accommodation facility, and
 - b. Their departure from Tasmania.
 - DIRECTIONS IN RELATION TO THE MOVEMENT OF AIRCRAFT & PLACES OF ARRIVAL
- (39) The pilot in command of an aircraft whose flight commences outside Tasmania is prohibited from landing that aircraft at any place in Tasmania which is not an **approved airport**.
- (40) The prohibition in Direction 39 does not apply:
 - a. if the pilot in command has the prior approval of the Deputy State Controller to land the aircraft at a place other than an **approved airport**. Persons given such an approval are required to comply with any conditions that are imposed by the Deputy State Controller; or
 - b. in an emergency or if it is essential to refuel, in which case the pilot of the aircraft is required to immediately report the **flight particulars** to Biosecurity Tasmania.
- (41) The pilot in command of a **defined aircraft** whose flight commences outside Tasmania is prohibited from landing at any place in Tasmania unless:
 - a. **flight particulars** have been reported to Biosecurity Tasmania at least 24 hours before the aircraft is scheduled to land; and
 - b. the pilot in command of the **defined aircraft** has a receipt from Biosecurity Tasmania for the **flight particulars** that have been reported in accordance with paragraph (a); and
 - c. the pilot in command of the **defined aircraft** has notified Biosecurity Tasmania of any changes to the **flight particulars** that have been reported in accordance with paragraph (a).
- (42) A person who arrives in Tasmania by aircraft from a departure point outside of Tasmania, is prohibited from disembarking that aircraft at a place which is not an **approved airport**.
- (43) An Affected Person or a person who has:
 - a. spent any time in a **medium risk area** within 14 days prior to their arrival in Tasmania other than during **authorised transit**, or
 - attended medium risk premises within 14 days prior to their arrival in Tasmania is prohibited, on their arrival in Tasmania, from disembarking an aircraft at a restricted airport.
- (44) The prohibitions in Directions 42 and 43 do not apply:
 - a. to a person who has been granted prior approval by the Deputy State Controller to arrive in Tasmania at a place other than an **approved airport** or to disembark at a **restricted airport**. Persons given such an approval are required to comply with any conditions that are imposed by the Deputy State Controller; or
 - b. in an emergency.

- (45) Unless they elect to immediately leave Tasmania, a person who arrives in Tasmania by aircraft from a departure point outside of Tasmania and disembarks that aircraft in contravention of Direction 42 or 43, may be required by an authorised officer to quarantine for 14 days at an accommodation facility specified to them by an authorised officer or at **suitable premises.**
- (46) A person who elects to leave Tasmania after disembarking an aircraft in contravention of Direction 42 or 43, may be required to quarantine at an accommodation facility specified to them by an authorised officer or at **suitable premises** until they are able to leave Tasmania. A person who is subject to such a requirement must comply with any directions of an authorised officer concerning:
 - a. Transit to the accommodation facility, and
 - b. Their departure from Tasmania.

DIRECTIONS UNDER THE PUBLIC HEALTH ACT 1997

- (47) Every person who arrives in Tasmania from a departure point outside of Tasmania is required to comply with any directions of the **Director** issued under the *Public Health Act 1997* applicable to persons arriving in Tasmania.
- (48) An **Essential Traveller** is required to carry evidence of their compliance with any directions of the **Director** issued under the *Public Health Act 1997*.
- (49) A person who falls within paragraphs (a), (b), (c) or (d) of the definition of Affected Person who is not in quarantine by virtue of Directions 6, 7, or 8 is required to quarantine themselves for 14 days at an accommodation facility specified to them by an authorised officer or at suitable premises approved by the Deputy State Controller if they fail to comply with any direction of the Director which requires them to undergo a test for the Disease.
- (50) If a person referred to in Direction 49 subsequently undergoes a test for the Disease and it returns a negative result, they may leave quarantine if approved by the Deputy State Controller.
- (51) An **Affected Person** who is in quarantine pursuant to Direction 49 or 5, is required to quarantine in the accommodation facility or at the **suitable premises** for an additional 10 days to the period of quarantine required by virtue of Direction 49 or 5 if they fail to comply with any directions of the **Director** which require them to undergo a test for the Disease.
- (52) If a person referred to in Direction 51 has completed the period of quarantine required by virtue of Direction 49 or 5, and subsequently undergoes a test for the Disease and it returns a negative result, they may leave quarantine if approved by the Deputy State Controller.

DIRECTION TO PROVIDE INFORMATION

(53) Every person who arrives in Tasmania from a departure point outside of Tasmania is required, on arrival and subsequent to their arrival, to answer any question asked by an authorised officer or to provide any document or other information required by an authorised officer.

SCHEDULE 1 - ESSENTIAL TRAVELLERS

Category 1: National and State Security and Governance

- a. Any person who, in the carriage of their duties, is responsible for the safety of the Nation or Tasmania against threats such as terrorism, war, or espionage or acts of foreign interference and is required to be present in Tasmania for such purposes, and any persons assisting such persons; and
- b. Active Military personnel (other than those who fall within Category 7 of this Schedule) who are required to perform time-critical duties in Tasmania which require the person to be physically present in Tasmania; and

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c. A member of the Commonwealth Parliament who is ordinarily resident in Tasmania.

Category 2: Health Services

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

Category 3: Transport, freight and logistics

- a. Any person who, in the course of their duties and at the time of entering Tasmania, is providing transport or freight and logistics into and out of Tasmania; and
- b. Flight crew and ship crew -

who, in the course of their duties and at the time of entering Tasmania, are delivering persons, freight or logistics into, within and out of Tasmania.

Category 4: Specialist skills critical to maintaining key industries or businesses

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

Category 5: Persons transporting patients, organs and tissues

a. A person who, in the course of their duties and at the time of entering Tasmania, is participating in the aeromedical delivery, transport or retrieval of patients, organs or tissues into, or out of, Tasmania.

Category 6: Police officers

- a. A member of the Tasmania Police Service returning to Tasmania from travel in the course of their duties; and
- Members of the Australia Federal Police or a police force or police service of another State or a Territory of the Commonwealth (other than those who fall within Category 7) travelling to Tasmania in the course of their duties

Category 7: Emergency Management Response

a. A person who, in the course of their duties (whether paid or voluntary), participates in time critical emergency management activities at the request of the State Controller (or their delegate), as a member of a team or unit, and within the scope of National arrangements for the provision of interstate resources during an emergency.

Category 8:

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

SCHEDULE 2 - REQUIREMENTS - QUARANTINE IN SUITABLE PREMISES

(Medium Risk Arrivals + High Risk Level 2 Arrivals)

A person to whom Schedule 2 applies is required to:

- a. Transit directly between their point of arrival in Tasmania and their place of residence and comply with any directions given to them by an authorised officer in relation to their transit; and
- b. Remain in, or at, that residence for a period of 14 days unless:
 - i. For the purpose of attending premises to obtain medical care and the person -
 - (A) travels directly to those premises, and
 - (B) returns directly to their residence after obtaining that care; or
 - ii. In an emergency situation that requires the person to leave their residence to protect their personal safety, or the safety of another, and the person -
 - (A) immediately returns to their residence once the emergency situation has passed, or
 - (B) once the emergency situation has passed, travels directly to other premises that are suitable for the person to reside in until the expiration of the 14 days; or
 - iii. For the purpose of leaving Tasmania, in which case the person is required to travel directly from their place of residence to the point of departure and observe the hygiene practices described at paragraphs (f), (g) and (h) of this Schedule during transit; or
 - iv. Permitted to leave by an authorised officer and the person complies with any lawful directions given to them by an authorised officer; and
- c. Quarantine themselves from physical contact with all persons other than persons with whom they ordinarily reside for the period of 14 days; and
- d. Monitor themselves for:
 - i. any clinical symptoms of COVID-19, and
 - ii. sudden and unexplained:
 - (A) fatigue,
 - (B) runny nose,
 - (C) muscle pain,
 - (D) joint pain,
 - (E) diarrhea,
 - (F) nausea/vomiting, or
 - (G) loss of appetite; and
- e. If they believe that they are displaying a symptom referred to in paragraph (d) - contact the Public Health Hotline, or a medical practitioner, to determine whether to be tested or assessed for infection by the Disease;
- f. Cover their mouth when coughing or sneezing; and
- g. Use disposable tissues and dispose of such tissues, after use, in a waste receptacle that other people will not touch except if protected from contact with the receptacle or its contents; and
- Wash their hands frequently and thoroughly with soap, or an alcohol-based sanitizing chemical, especially after using a toilet, before and after eating and before and after returning from outdoors;
- Maintain, where practicable, physical distancing of at least 1.5 metres from other person;

- j. Wear a face mask at all times when absent from their residence for any of the reasons specified in Paragraph (b) of this Schedule unless for a **permitted reason**; and
- k. In the case of a person who is not required to wear a face mask by virtue of paragraphs (v) or (vii) of the definition of **permitted reason**, carries the certificate or documentation on their person at all times when absent from their residence.

SCHEDULE 3 - REQUIREMENTS - QUARANTINE IN SUITABLE PREMISES

(High Risk Level 1 Arrivals)

(Arrivals: from overseas + cruise ships + subject to interstate quarantine requirement + international maritime)

A person to whom Schedule 3 applies is required to:

- a. Transit by way of private transport between their point of arrival in Tasmania and **suitable premises**, without stopping (other than to purchase fuel), and comply with any directions given to them by an authorised officer in relation to their transit; and
- b. Remain in, or at, that residence for a period of 14 days unless:
 - i. For the purpose of attending premises to obtain medical care and the person -
 - (A) travels directly to those premises, and
 - (B) returns directly to their residence after obtaining that care; or
 - In an emergency situation that requires the person to leave their residence to protect their personal safety, or the safety of another, and the person -
 - (A) immediately returns to their residence once the emergency situation has passed, or
 - (B) once the emergency situation has passed, travels directly to other premises that are suitable for the person to reside in until the expiration of the 14 days; or
 - iii. For the purpose of leaving Tasmania but only with the prior approval of the Deputy State Controller, in which case the person is required to travel directly from their place of residence to the point of departure and observe the hygiene practices described at paragraphs (f), (g) and (h) of this Schedule during transit; or
 - iv. Permitted to leave by the Deputy State Controller and the person complies with any lawful directions given to them; and
- c. Other than during transit between their point of arrival in Tasmania and **suitable premises**, quarantine themselves from physical contact with all persons (other than persons who are undertaking quarantine at the same **suitable premises**) for the period of 14 days, unless with the approval of the Deputy State Controller; and
- d. Monitor themselves for:
 - i. any clinical symptoms of COVID-19, and
 - ii. sudden and unexplained:
 - (A) fatigue,
 - (B) runny nose,
 - (C) muscle pain,
 - (D) joint pain,
 - (E) diarrhea,
 - (F) nausea/vomiting, or
 - (G) loss of appetite; and

- e. If they believe that they are displaying a symptom referred to in paragraph (d)- contact the Public Health Hotline, or a medical practitioner, to determine whether to be tested or assessed for infection by the Disease;
- f. Cover their mouth when coughing or sneezing; and
- g. Use disposable tissues and dispose of such tissues, after use, in a waste receptacle that other people will not touch except if protected from contact with the receptacle or its contents; and
- Wash their hands frequently and thoroughly with soap, or an alcohol-based sanitizing chemical, especially after using a toilet, before and after eating and before and after returning from outdoors;
- i. Maintain, where practicable, physical distancing of at least 1.5 metres from other person;
- Wear a face mask at all times when transiting to their suitable premises, or whilst absent from their residence for any of the reasons specified in paragraph (b) of this Schedule unless for a permitted reason;
- k. In the case of a person who is not required to wear a face mask by virtue of paragraphs (v) or (vii) of the definition of **permitted reason**, carries the certificate or documentation on their person at all times when absent from their residence; and
- Display a sign in a conspicuous place at the exterior front/ primary entrance of the suitable premises which states that an occupant at those premises is in quarantine.

SCHEDULE 4 - REQUIREMENTS FOR ESSENTIAL TRAVELLERS

(Arrivals who are not required to quarantine)

A person to whom Schedule 4 applies is required to:

- a. Wear a face mask at all times when:
 - i. in public; or
 - ii. undertaking their work or official duties

unless for a permitted reason; and

- iii. in the case of a person who is not required to wear a face mask by virtue of paragraphs (v) or (vii) of the definition of **permitted reason**, carries the certificate or documentation on their person at all times when in public or undertaking their work or official duties; and
- b. Remain in, or at, the premises that are their place of residence within Tasmania unless:
 - i. For the purpose of attending work or undertaking official duties;
 - Shopping for food, beverages, fuel, medicine and urgent household supplies;
 - iii. For the purpose of attending premises to obtain medical care and the person -
 - (A) travels directly to those premises, and
 - (B) returns directly to their residence after obtaining that care;
 - iv. In an emergency situation that requires the person to leave their residence to protect their personal safety, or the safety of another, and the person -
 - (A) immediately returns to their place of residence once the emergency situation has passed; or
 - (B) once the emergency situation has passed, travels directly to other premises that are suitable for the person to reside in until the expiration of the 14 days;

- v. For the purpose of leaving Tasmania, in which case the person is required to travel directly from their residence to the point of departure and observe the hygiene practices described at paragraphs a (i), (e), (f) and (g) of this Schedule; or
- vi. Permitted to leave by an authorised officer and the person complies with any lawful directions given to them by an authorised officer; and
- c. Monitor themselves for:
 - i. any clinical symptoms of COVID-19, and
 - ii. sudden and unexplained:
 - (A) fatigue,
 - (B) runny nose,
 - (C) muscle pain,
 - (D) joint pain,
 - (E) diarrhea,
 - (F) nausea/vomiting, or
 - (G) loss of appetite; and
- d. If they believe that they are displaying a symptom referred to in paragraph (c)(i) or (c)(ii)
 - i. cease to attend a place, other than a place referred to in subparagraph (ii), for the purposes of work; and
 - ii. as far as is reasonably practicable without putting their survival at risk, remain in, or return and remain in -
 - (A) the premises that are their place of residence within Tasmania; or
 - (B) other premises within Tasmania that are suitable for the person to reside -

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

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

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

SCHEDULE 5 - AUTHORISED TRANSIT

Authorised transit is:

- a. Transit directly through an airport in a **medium risk area**, **high risk level 1 area** or **high risk level 2 area** where the person does not leave the confines of the airport except to board a flight or to stay at an **approved hotel** overnight; or
- b. Transit directly through a seaport in a medium risk area, high risk level 1 area, or high risk level 2 area where the person does not leave the confines of the seaport except to board a vessel or to stay at an approved hotel overnight;
- c. Transit from a place of quarantine at an accommodation facility which is within a high risk level 1 area or high risk level 2 area, where the person travels directly (otherwise than on a transport route which was, at the time of transiting, on the list referred to in the definition of high risk level 1 area or high risk level 2 area or the list referred to in the definition of nedium risk area) to an airport or seaport of departure without breaking their journey except to obtain fuel; or
- d. Transit through a high risk level 1 area or high risk level 2 area by vehicle (otherwise than on a transport route which was, at the time of transit, on the list referred to in the definition of high risk level 1 area or high risk level 2 area or the list referred to in the definition of medium risk area) to an airport or seaport without breaking their journey except to obtain fuel; or
- e. Transit through a **medium risk area** by vehicle (otherwise than on a transport route which was, at the time of transit, on the list referred to in the definition of **high risk level 1** area or **high risk level 2 area** or the list referred to in the definition of **medium risk area**) to an airport or seaport without breaking their journey except to:
 - i. obtain fuel, or
 - enable a passenger to embark or disembark the vehicle provided that the vehicle did not stop in a high risk level 1 area or high risk level 2 area, or
 - iii. disembark for the purpose of transit to another vehicle in order to travel directly to the airport or seaport of departure, provided the person does not disembark in a high risk level 1 area or high risk level 2 area; or
- f. Transit from a place of quarantine at an accommodation facility which is within a medium risk area where the person travels (otherwise than on a transport route which was, at the time of transiting, on the list referred to in the definition of high risk level 1 area or high risk level 2 area or the list referred to in the definition of medium risk area) to an airport or seaport of departure without breaking their journey except to:
 - i. obtain fuel, or
 - ii. enable a passenger to embark or disembark the vehicle provided that the vehicle did not stop in a high risk level 1 area or high risk level 2 area, or
 - iii. disembark for the purpose of transit to another vehicle in order to travel directly to the airport or seaport of departure, provided the person does not disembark in a high risk level 1 area or high risk level 2 area; or
- g. Transit through a medium risk area or high risk level 1 area or high risk level 2 area by an Essential Traveller in Category 5 in the course of their duties, who wears appropriate personal protective equipment at all times; or
- h. Transit which has the prior approval of the Deputy State Controller.

Emergency Management Act 2006

DIRECTIONS IN RELATION TO PERSONS ARRIVING IN TASMANIA

Preamble

A significant threat of an emergency is occurring in Tasmania due the coronavirus disease COVID-19 ('the Disease'). To protect persons from distress, injury or death, I make the following directions in the exercise of emergency powers authorised under Section 40 of the *Emergency Management Act 2006* and pursuant to clauses 1 (1)(b), 1 (1)(q) and 1 (1)(t) of Schedule 1 to that Act.

Commencement and Revocation

- (1) These directions take effect immediately and will continue in force until further notice.
- (2) The directions in relation to persons arriving in Tasmania made by me on 23 September 2021 are revoked with immediate effect.

Dated this 24th day of September 2021

D L ADAMS

Deputy State Controller Delegate of the State Controller

DEFINITIONS

(3) In these Directions:

Affected Person means:

- A person who has spent any time in a high risk level 1 area (other than during authorised transit) within 14 days prior to their arrival in Tasmania;
- A person who has spent any time in a high risk level 2 area (other than during authorised transit) within 14 days prior to their arrival in Tasmania;
- c. A person who has attended **high risk level 1 premises** within 14 days prior to their arrival in Tasmania; or
- d. A person who has attended **high risk level 2 premises** within 14 days prior to their arrival in Tasmania; or
- e. A person (other than someone to whom paragraph (f) applies) who has arrived in Australia from overseas within 14 days prior to their arrival in Tasmania, except for:
 - i. a person who arrives in Australia from New Zealand who has not, within 14 days prior to their arrival:
 - (A) spent time in any other country; or
 - (B) spent time in a high risk level 1 area, a high risk level 2 area or a medium risk area; or
 - (C) attended high risk level 1 premises, high risk level 2 premises or medium risk premises.
 - a person who arrives in Tasmania from Antarctica and is a participant in an Australian Antarctic Division (AAD) Antarctic program as either an expeditioner or associated crew member (which includes flight crews), provided that:
 - (A) within 14 days of arriving in Tasmania from Antarctica the person did not spend any time in a medium risk area, a high risk level 1 area, or a high risk level 2 area, or attend medium risk premises, high risk level 1 premises, or high risk level 2 premises; and
 - (B) within 14 days of arriving in Tasmania, and while in Antarctica, the person did not come into contact with a person who was not also engaged in an AAD Antarctic program as an expeditioner or associated crew member; or
- f. A person who has disembarked a cruise ship within 14 days prior to their arrival in Tasmania; or

- g. A person who, at the time of their arrival in Tasmania, is subject to a requirement to quarantine under a law of another State or Territory; or
- h. A member of a maritime crew (other than someone to whom paragraphs (e)(i) or (ii) apply) who:
 - On arrival in Tasmania, disembarks a vessel that, within 28 days prior to its arrival in Tasmania, had:
 - (A) Berthed at a **foreign port**; and/or
 - (B) Accepted personnel from a foreign port; and/or
 - (C) Accepted personnel from another vessel which, within 28 days, had been at a foreign port; and/or
 - (D) Accepted crew or other persons from an offshore facility; or
 - Arrives in Tasmania within 28 days of disembarking a vessel in another Australian State or Territory which, within that same period, had:
 - (A) Berthed at a **foreign port**; and/or
 - (B) Accepted personnel from a foreign port; and/or
 - (C) Accepted personnel from another vessel which, within 28 days, had been at a foreign port; and/or
 - (D) Accepted crew or other persons from an offshore facility.

approved airport means:

Bell Bay	Naracoopa
Bridport	Port Huon
Burnie	Port Latta
Currie	Risdon
Devonport	Smithton
Grassy	Spring Bay
Hobart	St Helens
Inspection Head	Stanley
Lady Barron	Strahan
Launceston	Whitemark
Longreach	Wynyard

approved hotel is a hotel, motel or place of accommodation that is contained within a list approved by the **Director** and published on the website coronavirus.tas.gov.au for the purpose of the definition of **authorised transit**.

approved maritime entry point means:

Hobart International (Strachan	Devonport (Airport Road,
Street, Cambridge)	Devonport)
Cambridge Aerodrome (115 Kennedy Drive, Cambridge)	Burnie (3 Airport Street, Wynard)
Launceston (201 Evandale Road,	King Island (Morrison Avenue,
Western Junction, Launceston)	Loorana)
Flinders Island (122 Palana	St Helens Aerodrome
Road, Whitemark)	(Aerodrome Road, Stieglitz)
Smithton (347 Montagu Road,	Strahan (Macquarie Heads Road,
Smithton)	Strahan)
Bridport (Bridport Road,	Barnbougle (425 Waterhouse
Bridport)	Road, Bridport)

Authorised officer is an authorised officer within the meaning of the *Emergency Management Act 2006*.

Authorised Person means:

- a. In the case of an Affected Person who has spent any time in a high risk level 1 area or who attended high risk level 1 premises:
 - i. An Essential Traveller specified in Categories 2, 3 or 5; or
 - ii. An Essential Traveller specified in Categories 1, 4, 6, 7 or 8 who has been granted prior approval by the Deputy State Controller to enter Tasmania.
- b. In the case of an Affected Person who has spent any time in a high risk level 2 area or attended high risk level 2 premises:
 - i. An Essential Traveller specified in Categories 1, 2, 3, 5, 6 or 7; or
 - ii. An Essential Traveller specified in Categories 4 or 8 who has been granted prior approval by the Deputy State Controller to enter Tasmania.
- c. In the case of an **Affected Person** who has arrived in Australia from overseas within 14 days prior to their arrival in Tasmania (other than a person to whom paragraph (f) applies), a person who has been granted prior approval by the Deputy State Controller to enter Tasmania.
- d. In the case of an **Affected Person** who has disembarked a cruise ship within 14 days prior to their arrival in Tasmania, a person who has been granted prior approval by the Deputy State Controller to enter Tasmania.
- e. In the case of a person who, at the time of their arrival in Tasmania, is subject to a requirement to quarantine under a law of another State or Territory, a person who has been granted prior approval by the Deputy State Controller to enter Tasmania.
- f. In the case of an **Affected Person** who is a member of a maritime crew who:
 - i. On arrival in Tasmania, disembarks a vessel that, within 28 days prior to its arrival in Tasmania, had:
 - (A) Berthed at a foreign port; and/or
 - (B) Accepted personnel from a foreign port; and/or
 - (C) Accepted personnel from another vessel which, within 28 days, had been at a foreign port; and/or
 - (E) Accepted crew or other persons from an offshore facility; or
 - Arrives in Tasmania within 28 days of disembarking a vessel in another Australian State or Territory which, within that same period, had:
 - (A) Berthed at a **foreign port**; and/or
 - (B) Accepted personnel from a **foreign port**; and/or
 - (C) Accepted personnel from another vessel which, within 28 days, had been at a foreign port; and/or
 - (D) Accepted crew or other persons from an offshore facility -

a person who has been granted prior approval by the Deputy State Controller to enter Tasmania.

authorised transit means travel as specified in Schedule 5.

clinical symptoms of COVID-19 are:

- a. Temperature of $\geq 37.5^{\circ}$;
- b. Chills and/or night sweats;
- c. Cough, shortness of breath, sore throat;
- d. Loss of taste or smell.

Coastal Waters means -

- a. The part or parts of the territorial sea of Australia that is or are within the adjacent area in respect of Tasmania other than any part referred to in section 4(2) of the *Coastal Waters (State Powers) Act 1980* of the Commonwealth; and
- b. Any sea that is on the landward side of any part of the territorial sea and is within the adjacent area in respect of Tasmania but is not within the limits of Tasmania.

defined aircraft means any aircraft (other than one which is used for the delivery, transport or retrieval of patients, organs and tissues) whose flight details (including the date, time and location of arrival) are not published on a publicly available website for the purposes of communicating the arrival of flights into Tasmania.

Director means the Director of Public Health appointed under the *Public Health Act 1997*.

Essential Traveller means a person who falls within a Category referred to in Schedule 1.

face mask means a fitted face covering, other than a shield, that fits securely around the face and is designed, or made, to be worn over the nose and mouth to provide protection against infection.

flight particulars are:

- a. Name and contact details for the airline operator (where applicable);
- b. Name and contact details for the pilot in command of the aircraft;
- c. Description of the aircraft;
- d. Intended time, date and location of arrival in Tasmania;
- The location from which the flight is departing prior to travelling to Tasmania;
- f. Full names and contact details for all persons on board the aircraft; and
- g. Identities of any person who intends to disembark the aircraft and leave the airport on arrival to Tasmania.

foreign port means:

- a. a port in any country (whether or not an independent sovereign State) outside Australia and the external Territories other than New Zealand unless the port is in a high risk level 1 area or high risk level 2 area or medium risk area in New Zealand, and
- b. a port in Antarctica.

high risk level 1 area means a geographical area, location or transport route with a very high risk of transmission of the Disease on or from a specified date or within a specified period which are identified in a list approved by the **Director** and published on the website coronavirus.tas.gov.au.

high risk level 2 area means a geographical area, location or transport route with a high risk of transmission of the Disease on or from a specified date or within a specified period which are identified in a list approved by the **Director** and published on the website coronavirus.tas.gov.au.

high risk level 1 premises means premises with a very high risk of transmission of the Disease on or from a specified date or within a specified period which are identified in a list approved by the **Director** and published on the website coronavirus.tas.gov.au.

high risk level 2 premises means premises with a high risk of transmission of the Disease on or from a specified date or within a specified period which are identified in a list approved by the **Director** and published on the website coronavirus.tas.gov.au.

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medium risk area means a geographical area, location or transport route with a moderate risk of transmission of the Disease on or from a specified date or within a specified period which are identified in a list approved by the **Director** and published on the website coronavirus.tas.gov.au.

medium risk premises means premises with a moderate risk of transmission of the Disease on or from a specified date or within a specified period which are identified in a list approved by the **Director** and published on the website coronavirus.tas.gov.au.

permitted reason for the purposes of Direction 28, Schedules 2 & 3 - paragraph (j), and Schedule 4 - paragraph (a), is:

- a. the person is undergoing medical care or treatment that is unable to be provided while the person wears a face mask;
- b. the person has left their quarantine location due to an emergency and it is not practicable in the circumstances for the person to obtain or wear the face mask;
- c. wearing the face mask would create a risk to the health or safety of the person;
- d. the person may lawfully remove, or is lawfully required to remove the face mask;
- e. the person holds a medical certificate, or other documentation from a 'medical practitioner' as defined in the *Acts Interpretation Act 1931*, that certifies that the person has a physical or mental health illness, condition or disability that makes the wearing of a face mask unsuitable;
- f. the person is in a vehicle:
 - i. alone, or
 - ii. only with a person or person with whom they ordinarily reside;
- g. the person has the written approval of the Deputy State Controller to not wear a face mask.

Private transport for the purpose of Schedule 3 means:

- i. i) transport in a vehicle which is used for personal private use, or
- ii. (ii) any other form of transport which is approved by the Deputy State Controller

restricted airport means:

Smithton (347 Montagu Road,	Strahan (Macquarie Heads Road,
Smithton)	Strahan)
Bridport (Bridport Road,	St Helens Aerodrome
Bridport)	(Aerodrome Road, Stieglitz)
Barnbougle (425 Waterhouse Road, Bridport)	

suitable premises

- (i) in the case of Direction 9 means:
 - a private residence that is a standalone or semi-detached building, which does not share any entrances/exits, corridors or facilities (including carparking);
 - an airbnb or other short term rental accommodation that is in a standalone or semidetached building which does not share any entrances/exits, corridors or facilities (including carparking) and where the person or family in quarantine is/are the only occupant(s);
 - c. other premises approved by the Deputy State Controller.
- (ii) in any other case means:
 - a. a private residence;
 - an airbnb or other short term rental accommodation where the person or family in quarantine is/are the only occupant(s);
 - c. other premises approved by the Deputy State Controller.

vessel includes:

- a. A ship, boat, hovercraft, ferry, raft and other water craft; and
- b. A vehicle that is capable of use in or on water, whether or not self propelled.

vessel particulars are:

- a. Name and contact details for the shipping company, shipping line or cruise ship company (if applicable);
- b. Name and contact details for the master of the vessel;
- c. Description of the vessel;
- d. Intended time, date and location of arrival in Tasmania;
- e. The location from which the vessel is departing prior to travelling to Tasmania;
- f. Full names and contact details for all passengers and crew; and
- g. Identities of any person who intends to disembark the vessel on arrival to Tasmania.

(3A) Where these directions require a person to comply with the requirements of a Schedule, any requirement which is inconsistent with additional requirements or conditions imposed on them by the Deputy State Controller does not apply to them.

DIRECTIONS IN RELATION TO HIGH RISK ARRIVALS

- (4) An Affected Person must not enter Tasmania unless they are an Authorised Person.
- (5) An **Authorised Person** who is permitted to enter Tasmania is required to quarantine as follows:
 - a. If the person spent time in a high risk Level 2 area or attended a high risk Level 2 premises, they are required to quarantine for 14 days from their arrival at suitable premises, comply with the requirements specified in Schedule 2, and any additional requirements imposed by the Deputy State Controller and notified to them in writing.
 - b. If the person spent time in a high risk Level 1 area or attended a high risk level 1 premises, they are required to quarantine for 14 days from their arrival at an accommodation facility specified to them by an authorised officer.
 - c. If the **Affected Person** is under the age of 18 years and arrived in Tasmania unaccompanied by an adult, they are required to quarantine at premises approved by the Deputy State Controller for 14 days from their arrival and comply with any requirements imposed by the Deputy State Controller and notified to them in writing.
 - d. If the person falls within paragraphs {e), (f), {g) or {h} of the definition of **Affected Person**, they are required to quarantine for 14 days from their arrival in an accommodation facility specified to them by an authorised officer.
- (6) Direction 5(a) does not apply to an Essential Traveller specified in Categories 1, 3, 4, 5, 6 and 7. Such persons are required to comply with the requirements specified in Schedule 4 for 14 days from their arrival and any additional requirements imposed by the Deputy State Controller and notified to them in writing.

[To avoid any doubt: Only **Essential Travellers** specified in Categories 2 & 8 [other than those subject to Direction 7] are required to quarantine in **suitable premises**)

(7) Direction 5(a) does not apply to an Essential Traveller who is a member of a maritime crew granted an approval under Category 8. Such persons are required, for 14 days from their arrival, to comply with Schedule 4 and any additional requirements imposed by the Deputy State Controller and notified to them in writing. (8) Direction 5(b) does not apply to an Essential Traveller specified in Categories 1(b), 3, 5 and 7. Such persons are required to comply with the requirements specified in Schedule 4 for 14 days from their arrival and any additional requirements imposed by the Deputy State Controller and notified to them in writing.

[To avoid any doubt: **Essential Travellers** specified in Categories 1(a), 1(c), 2, 4, 6 & 8 are required to quarantine in an accommodation facility)

- (9) The Deputy State Controller may authorise or direct a person who is subject to a requirement under these Directions to quarantine at an accommodation facility, to quarantine at suitable premises.
- (10) A person who is given an authorisation or direction under Direction 9 is required to quarantine as follows:
 - a. If the person falls within paragraphs a, c, e, f, g or h of the definition of **Affected Person** then they are required to comply with Schedule 3 and any additional requirements imposed by the Deputy State Controller and notified to them in writing;
 - b. Any other person is required to comply with Schedule 2 and any additional requirements imposed by the Deputy State Controller and notified to them in writing.
- (11) If an Affected Person who is not an Authorised Person arrives in Tasmania in contravention of Direction 4, they must leave as soon as possible if required to do so by an authorised officer and comply with any direction of an authorised officer concerning their departure from Tasmania.
- (12) An authorised officer may require an Affected Person required to leave Tasmania pursuant to a requirement under Direction 11 to quarantine at an accommodation facility specified to them by the authorised officer until they are able to leave Tasmania.
- (13) If an Affected Person who is not an Authorised Person arrives in Tasmania in contravention of Direction 4 and is not subject to a requirement to leave Tasmania pursuant to Direction 11, they are required to quarantine for 14 days at an accommodation facility specified to them by an authorised officer.
- (14) If, on their arrival in Tasmania, it is not possible to verify/ determine whether a person is an Authorised Person, they are required to quarantine for 14 days at an accommodation facility specified to them by an authorised officer. If their status is verified/determined within that period, they are required to comply with Directions 5, 6, 7 or 8, as are applicable to them, as if their status as an Authorised Person had been verified/determined on their arrival to Tasmania.
- (15) Direction 13 does not apply to an Affected Person who is under the age of 18 years who arrives in Tasmania unaccompanied by an adult. Such persons are required to comply with the following requirements:
 - a. If the person falls within paragraph a, c, e, f, g or h of the definition of **Affected Person**, they are required to quarantine at premises approved by the Deputy State Controller for 14 days from their arrival and comply with any requirements imposed by the Deputy State Controller and notified to them in writing;
 - b. If the person falls within paragraphs b or d of the definition of **Affected Person**, they are required to quarantine for 14 days at **suitable premises**, comply with Schedule 2, and any additional requirements imposed by the Deputy State Controller and notified to them in writing.

DIRECTIONS IN RELATION TO PERSONS ARRIVING FROM MEDIUM RISK AREAS

- (16) If a person who arrives in Tasmania has:
 - a. spent any time in a **medium risk area** (other than during **authorised transit**) within 14 days prior to their arrival in Tasmania, or
 - b. attended **medium risk premises** within 14 days prior to their arrival in Tasmania,

they must quarantine for 14 days at **suitable premises**. A person who is subject to this direction is also required to comply with the requirements specified in Schedule 2 for 14 days from their arrival in Tasmania.

- (17) Direction 16 does not apply to an Essential Traveller. Such persons are required to comply with the requirements specified in Schedule 4 for a period of 14 days from their arrival in Tasmania and any additional requirements imposed by the Deputy State Controller and notified to them in writing.
- (18) If, on arrival in Tasmania it is not possible to verify/determine whether a person is an Essential Traveller, then Direction 16 applies to that person until that information can be verified/ determined.
- (19) If a person to whom Direction 16 applies fails or is unable to nominate suitable premises on their arrival to Tasmania, then they must quarantine at an accommodation facility specified to them by an authorised officer for 14 days, or until suitable premises are identified and approved by the Deputy State Controller.

EXEMPTION & RELEASE FROM QUARANTINE

- (20) The Deputy State Controller may:
 - a. exempt a person, or class of persons, from a requirement to quarantine subject to any condition notified to them in writing; or
 - authorise the release of a person, or class of persons, from quarantine prior to the expiration of 14 days, subject to any condition notified to them in writing;
 - c. authorise a person who is subject to a requirement to quarantine in an accommodation facility, to leave that facility subject to any condition notified to them in writing.
- (21) A person who is in quarantine at an accommodation facility pursuant to Direction 5(ii) may transit directly from that accommodation facility to **suitable premises** and remain in, or at, those premises until the expiration of the 14 day period of quarantine if:
 - a. the **high risk level 1 area** they have spent time in within 14 days of their arrival in Tasmania ceases to be on the list referred to in the definition of **high risk level 1 area** and the area has been placed on the list referred to in the definition of **high risk level 2 area** or **medium risk area**; or
 - b. the high risk level 1 premises they have attended within 14 days of their arrival in Tasmania ceases to be on the list referred to in the definition of high risk level 1 premises and the premises have been placed on the list referred to in the definition of high risk level 2 premises or medium risk premises.
- (22) Direction 21 does not apply to a person who has, within 14 days of their arrival in Tasmania, spent time in a geographical area or location, or on a transport route that remains on the list referred to in the definition of high risk level 1 area or high risk level 1 premises.
- (23) A person is no longer subject to the requirement to quarantine or to comply with the requirements specified in Schedules 2, 3 or 4 if:

- a. the **high risk level 1 area** they have spent time in within 14 days of their arrival in Tasmania ceases to be on the list referred to in the definition of **high risk level 1 area** and has not been placed on the list referred to in the definition of **high risk level 2 area** or **medium risk area**; or
- b. the **high risk level 2 area** they have spent time in within 14 days of their arrival in Tasmania ceases to be on the list referred to in the definition of **high risk level 2 area** and has not been placed on the list referred to in the definition of **high risk level 1 area** or **medium risk area**; or
- c. high risk level 1 premises they have attended within 14 days of their arrival in Tasmania ceases to be on the list referred to in the definition of high risk level 1 premises and has not been placed on the list referred to in the definition of high risk level 2 premises or medium risk premises; or
- d. high risk level 2 premises they have attended within 14 days of their arrival in Tasmania ceases to be on the list referred to in the definition of high risk level 2 premises and has not been placed on the list referred to in the definition of high risk level 1 premises or medium risk premises.
- (24) Direction 23 does not apply to a person who:
 - a. has, within 14 days of their arrival in Tasmania, spent in another geographical area or location, or on a transport route that remains on the list referred to in the definition of **high risk level 1 area** or **high risk level 2 area**; or
 - b. has, within 14 days of their arrival in Tasmania, attended other premises that remain on the list referred to in the definition of high risk level 1 premises or high risk level 2 premises; or
 - c. falls within paragraphs (e), (f), (g) or (h) of the definition of Affected Person.
- (25) A person who, by virtue of Direction 21, is permitted to leave an accommodation facility, is required to comply with the following requirements:
 - a. any directions given to them by an authorised officer in relation to their transit to suitable premises;
 - b. if the person falls within paragraphs a, c, e, f, g or h of the definition of **Affected Person**, they are required to comply with paragraphs b, c, d, e, f, g, h, i and j of Schedule 3 until the expiration of the 14 day period of quarantine;
 - c. if the person falls within paragraphs b or d of the definition of **Affected Person**, they are required to comply with paragraphs b, c, d, e, f, g, h, i and j of Schedule 2 until the expiration of the 14 day period of quarantine.
- (26) A person who is in quarantine pursuant to Direction 16 of these directions is no longer subject to the requirement to quarantine or to comply with the requirements specified in Schedule 2 if:
 - a. the **medium risk area** they have spent time in within 14 days of their arrival in Tasmania ceases to be on the list referred to in the definition of **medium risk area** and has not been placed on the list referred to in the definition of **high risk level 1 area** or **high risk level 2 area**; or
 - b. the medium risk premises they have attended within 14 days of their arrival in Tasmania ceases to be on the list referred to in the definition of medium risk premises and has not been placed on the list referred to in the definition of high risk level 1 premises or high risk level 2 premises.
- (27) Direction 26 does not apply to a person who has, within 14 days of their arrival in Tasmania:

- a. spent time in a geographical area or location, or on a transport route that remains on the list referred to in the definition of **medium risk area**; or
- b. attended premises that remain on the list referred to in the definition of **medium risk**; or
- c. spent time in a geographical area or location, or on a transport route that appears on the list referred to in the definition of high risk level 1 area or high risk level 2 area; or
- d. attended premises that remain on the list referred to in the definition of high risk level 1 premises or high risk level 2.

DIRECTIONS IN RELATION TO QUARANTINE IN AN ACCOMMODATION FACILITY

- (28) If, pursuant to these Directions, a person is required to quarantine in an accommodation facility, they are also required to:
 - a. comply with any lawful directions given to them by an authorised officer during the period they are required to remain in quarantine at an accommodation facility, and
 - b. remain in the room provided to them at the accommodation facility specified to them for the period they are required to remain in quarantine unless permitted to leave their room by an authorised officer, in which case they must wear a **face mask** at all times when absent from their room unless for a **permitted reason**.

PROHIBITION ON ARRIVING IN TASMANIA AT KING ISLAND, FLINDERS ISLAND OR ANY ISLAND IN THE FURNEAUX GROUP OF ISLANDS

- (29) If, pursuant to these Directions, a person is required to quarantine in an accommodation facility upon their arrival in Tasmania, they are prohibited from arriving in Tasmania at King Island, Flinders Island or any island in the Furneaux group of islands ('the Islands') except with the prior approval of the Deputy State Controller.
- (30) Unless they elect to immediately leave Tasmania, a person who arrives in Tasmania at one of the Islands in contravention of the prohibition in Direction 29, may be required by an authorised officer to quarantine at an accommodation facility on mainland Tasmania. A person who is subject to such a requirement must comply with any directions of an authorised officer concerning:
 - a. their departure from the Island, and
 - b. transit to the accommodation facility on mainland Tasmania.
- (31) A person who arrives in Tasmania at one of the Islands in contravention of the prohibition in Direction 29 who elects to immediately leave Tasmania, may be required to quarantine at an accommodation facility on the Island or on mainland Tasmania as specified to them by an authorised officer, until they are able to leave Tasmania. A person who is subject to such a requirement must comply with any directions of an authorised officer concerning:
 - a. transit to the accommodation facility, and
 - b. their departure from the Island.

DIRECTIONS IN RELATION TO THE MOVEMENT OF VESSELS & PLACES OF ARRIVAL

- (32) The master of a vessel whose course commences outside Coastal Waters is prohibited from docking, berthing or anchoring that vessel at any place within Coastal Waters which is not an approved maritime entry point.
- (33) The prohibition in Direction 32 does not apply:

- a. if the master of the **vessel** has the prior approval of the Deputy State Controller to dock, berth or anchor the **vessel** at a place other than an **approved maritime entry point**. Persons given such an approval are required to comply with any conditions that are imposed by the Deputy State Controller; or
- b. in an emergency or if it is essential to refuel, in which case the master of the vessel is required to immediately report the vessel particulars to Biosecurity Tasmania.
- (34) The master of a vessel whose course commences outside Coastal Waters is prohibited from docking, berthing or anchoring that vessel at any place within Coastal Waters unless:
 - a. **vessel particulars** have been reported to Biosecurity Tasmania at least 24 hours before the **vessel** is scheduled to dock, berth or anchor; and
 - b. the master of the **vessel** has a receipt from Biosecurity Tasmania for the **vessel particulars** that have been reported in accordance with paragraph (a); and
 - c. the master of the **vessel** has notified Biosecurity Tasmania of any changes to the **vessel particulars** that have been reported in accordance with paragraph (a).
- (35) A person who arrives in Tasmania by vessel from a departure point outside of Coastal Waters, is prohibited from disembarking that vessel at a place which is not an approved maritime entry point.
- (36) The prohibition in Direction 35 does not apply:
 - a. to a person who has been granted prior approval by the Deputy State Controller to arrive in Tasmania at a place other than an **approved maritime entry point.** Persons given such an approval are required to comply with any conditions that are imposed by the Deputy State Controller; or
 - b. in an emergency, in which case the person arriving is required to immediately report the **vessel particulars** to Biosecurity Tasmania.
- (37) Unless they elect to immediately leave Tasmania, a person who arrives in Tasmania by vessel from a departure point outside of Coastal Waters and disembarks that vessel at a place which is not an approved maritime entry point in contravention of the prohibition in Direction 35, may be required by an authorised officer to quarantine for 14 days at an accommodation facility specified to them by an authorised officer or at suitable premises.
- (38) A person who elects to leave Tasmania after disembarking a vessel at a place which was not an approved maritime entry point, may be required to quarantine at an accommodation facility specified to them by an authorised officer or at suitable premises until they are able to leave Tasmania. A person who is subject to such a requirement must comply with any directions of an authorised officer concerning:
 - a. Transit to the accommodation facility, and
 - b. Their departure from Tasmania.

DIRECTIONS IN RELATION TO THE MOVEMENT OF AIRCRAFT & PLACES OF ARRIVAL

- (39) The pilot in command of an aircraft whose flight commences outside Tasmania is prohibited from landing that aircraft at any place in Tasmania which is not an **approved airport**.
- (40) The prohibition in Direction 39 does not apply:
 - a. if the pilot in command has the prior approval of the Deputy State Controller to land the aircraft at a place other than an **approved airport.** Persons given such an approval are required to comply with any conditions that are imposed by the Deputy State Controller; or

- b. in an emergency or if it is essential to refuel, in which case the pilot of the aircraft is required to immediately report the **flight particulars** to Biosecurity Tasmania.
- (41) The pilot in command of a **defined aircraft** whose flight commences outside Tasmania is prohibited from landing at any place in Tasmania unless:
 - a. **flight particulars** have been reported to Biosecurity Tasmania at least 24 hours before the aircraft is scheduled to land; and
 - b. the pilot in command of the **defined aircraft** has a receipt from Biosecurity Tasmania for the **flight particulars** that have been reported in accordance with paragraph (a); and
 - c. the pilot in command of the **defined aircraft** has notified Biosecurity Tasmania of any changes to the **flight particulars** that have been reported in accordance with paragraph (a).
- (42) A person who arrives in Tasmania by aircraft from a departure point outside of Tasmania, is prohibited from disembarking that aircraft at a place which is not an **approved airport**.
- (43) An Affected Person or a person who has:
 - a. spent any time in a **medium risk area** within 14 days prior to their arrival in Tasmania other than during **authorised transit**, or
 - attended medium risk premises within 14 days prior to their arrival in Tasmania is prohibited, on their arrival in Tasmania, from disembarking an aircraft at a restricted airport.
- (44) The prohibitions in Directions 42 and 43 do not apply:
 - a. to a person who has been granted prior approval by the Deputy State Controller to arrive in Tasmania at a place other than an **approved airport** or to disembark at a **restricted airport**. Persons given such an approval are required to comply with any conditions that are imposed by the Deputy State Controller; or
 - b. in an emergency.
- (45) Unless they elect to immediately leave Tasmania, a person who arrives in Tasmania by aircraft from a departure point outside of Tasmania and disembarks that aircraft in contravention of Direction 42 or 43, may be required by an authorised officer to quarantine for 14 days at an accommodation facility specified to them by an authorised officer or at suitable premises.
- (46) A person who elects to leave Tasmania after disembarking an aircraft in contravention of Direction 42 or 43, may be required to quarantine at an accommodation facility specified to them by an authorised officer or at **suitable premises** until they are able to leave Tasmania. A person who is subject to such a requirement must comply with any directions of an authorised officer concerning:
 - a. Transit to the accommodation facility, and
 - b. Their departure from Tasmania.

DIRECTIONS UNDER THE PUBLIC HEALTH ACT 1997

- (47) Every person who arrives in Tasmania from a departure point outside of Tasmania is required to comply with any directions of the **Director** issued under the *Public Health Act 1997* applicable to persons arriving in Tasmania.
- (48) An Essential Traveller is required to carry evidence of their compliance with any directions of the Director issued under the *Public Health Act 1997*.

- (49) A person who falls within paragraphs (a), (b), (c) or (d) of the definition of Affected Person who is not in quarantine by virtue of Directions 6, 7, or 8 is required to quarantine themselves for 14 days at an accommodation facility specified to them by an authorised officer or at suitable premises approved by the Deputy State Controller if they fail to comply with any direction of the Director which requires them to undergo a test for the Disease.
- (50) If a person referred to in Direction 49 subsequently undergoes a test for the Disease and it returns a negative result, they may leave quarantine if approved by the Deputy State Controller.
- (51) An **Affected Person** who is in quarantine pursuant to Direction 49 or 5, is required to quarantine in the accommodation facility or at the **suitable premises** for an additional 10 days to the period of quarantine required by virtue of Direction 49 or 5 if they fail to comply with any directions of the **Director** which require them to undergo a test for the Disease.
- (52) If a person referred to in Direction 51 has completed the period of quarantine required by virtue of Direction 49 or 5, and subsequently undergoes a test for the Disease and it returns a negative result, they may leave quarantine if approved by the Deputy State Controller.

DIRECTION TO PROVIDE INFORMATION

(53) Every person who arrives in Tasmania from a departure point outside of Tasmania is required, on arrival and subsequent to their arrival, to answer any question asked by an authorised officer or to provide any document or other information required by an authorised officer.

SCHEDULE 1 - ESSENTIAL TRAVELLERS

Category 1: National and State Security and Governance

- a. Any person who, in the carriage of their duties, is responsible for the safety of the Nation or Tasmania against threats such as terrorism, war, or espionage or acts of foreign interference and is required to be present in Tasmania for such purposes, and any persons assisting such persons; and
- b. Active Military personnel (other than those who fall within Category 7 of this Schedule) who are required to perform time-critical duties in Tasmania which require the person to be physically present in Tasmania; and
- c. A member of the Commonwealth Parliament who is ordinarily resident in Tasmania.

Category 2: Health Services

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

Category 3: Transport, freight and logistics

- a. Any person who, in the course of their duties and at the time of entering Tasmania, is providing transport or freight and logistics into and out of Tasmania; and
- b. Flight crew and ship crew -

who, in the course of their duties and at the time of entering Tasmania, are delivering persons, freight or logistics into, within and out of Tasmania.

Category 4: Specialist skills critical to maintaining key industries or businesses

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

Category 5: Persons transporting patients, organs and tissues

a. A person who, in the course of their duties and at the time of entering Tasmania, is participating in the aeromedical delivery, transport or retrieval of patients, organs or tissues into, or out of, Tasmania.

Category 6: Police officers

- a. A member of the Tasmania Police Service returning to Tasmania from travel in the course of their duties; and
- b. Members of the Australia Federal Police or a police force or police service of another State or a Territory of the Commonwealth (other than those who fall within Category 7) travelling to Tasmania in the course of their duties

Category 7: Emergency Management Response

a. A person who, in the course of their duties (whether paid or voluntary), participates in time critical emergency management activities at the request of the State Controller (or their delegate), as a member of a team or unit, and within the scope of National arrangements for the provision of interstate resources during an emergency.

Category 8:

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

SCHEDULE 2 - REQUIREMENTS - QUARANTINE IN SUITABLE PREMISES

(Medium Risk Arrivals + High Risk Level 2 Arrivals)

A person to whom Schedule 2 applies is required to:

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

- iv. Permitted to leave by an authorised officer and the person complies with any lawful directions given to them by an authorised officer; and
- c. Quarantine themselves from physical contact with all persons other than persons with whom they ordinarily reside for the period of 14 days; and
- d. Monitor themselves for:
 - i. any clinical symptoms of COVID-19, and
 - ii. sudden and unexplained:
 - (A) fatigue,
 - (B) runny nose,
 - (C) muscle pain,
 - (D) joint pain,
 - (E) diarrhea,
 - (F) nausea/vomiting, or
 - (G) loss of appetite; and
- e. If they believe that they are displaying a symptom referred to in paragraph (d) - contact the Public Health Hotline, or a medical practitioner, to determine whether to be tested or assessed for infection by the Disease;
- f. Cover their mouth when coughing or sneezing; and
- g. Use disposable tissues and dispose of such tissues, after use, in a waste receptacle that other people will not touch except if protected from contact with the receptacle or its contents; and
- Wash their hands frequently and thoroughly with soap, or an alcohol-based sanitizing chemical, especially after using a toilet, before and after eating and before and after returning from outdoors;
- i. Maintain, where practicable, physical distancing of at least 1.5 metres from other person;
- j. Wear a face mask at all times when absent from their residence for any of the reasons specified in Paragraph (b) of this Schedule unless for a permitted reason; and
- k. In the case of a person who is not required to wear a face mask by virtue of paragraphs (v) or (vii) of the definition of **permitted reason**, carries the certificate or documentation on their person at all times when absent from their residence.

SCHEDULE 3 - REQUIREMENTS - QUARANTINE IN SUITABLE PREMISES

(High Risk Level 1 Arrivals)

(Arrivals: from overseas + cruise ships + subject to interstate quarantine requirement + international maritime)

A person to whom Schedule 3 applies is required to:

- a. Transit by way of private transport between their point of arrival in Tasmania and **suitable premises**, without stopping (other than to purchase fuel), and comply with any directions given to them by an authorised officer in relation to their transit; and
- b. Remain in, or at, that residence for a period of 14 days unless:
 - i. For the purpose of attending premises to obtain medical care and the person -
 - (A) travels directly to those premises, and
 - (B) returns directly to their residence after obtaining that care; or
 - In an emergency situation that requires the person to leave their residence to protect their personal safety, or the safety of another, and the person -

- (A) immediately returns to their residence once the emergency situation has passed, or
- (B) once the emergency situation has passed, travels directly to other premises that are suitable for the person to reside in until the expiration of the 14 days; or
- iii. For the purpose of leaving Tasmania but only with the prior approval of the Deputy State Controller, in which case the person is required to travel directly from their place of residence to the point of departure and observe the hygiene practices described at paragraphs (f), (g) and (h) of this Schedule during transit; or
- iv. Permitted to leave by the Deputy State Controller and the person complies with any lawful directions given to them; and
- c. Other than during transit between their point of arrival in Tasmania and suitable premises, quarantine themselves from physical contact with all persons (other than persons who are undertaking quarantine at the same suitable premises) for the period of 14 days, unless with the approval of the Deputy State Controller; and
- d. Monitor themselves for:
 - i. any clinical symptoms of COVID-19, and
 - ii. sudden and unexplained:
 - (A) fatigue,
 - (B) runny nose,
 - (C) muscle pain,
 - (D) joint pain,
 - (E) diarrhea,
 - (F) nausea/vomiting, or
 - (G) loss of appetite; and
- e. If they believe that they are displaying a symptom referred to in paragraph (d)- contact the Public Health Hotline, or a medical practitioner, to determine whether to be tested or assessed for infection by the Disease;
- f. Cover their mouth when coughing or sneezing; and
- g. Use disposable tissues and dispose of such tissues, after use, in a waste receptacle that other people will not touch except if protected from contact with the receptacle or its contents; and
- Wash their hands frequently and thoroughly with soap, or an alcohol-based sanitizing chemical, especially after using a toilet, before and after eating and before and after returning from outdoors;
- Maintain, where practicable, physical distancing of at least 1.5 metres from other person;
- Wear a face mask at all times when transiting to their suitable premises, or whilst absent from their residence for any of the reasons specified in paragraph (b) of this Schedule unless for a permitted reason;
- k. In the case of a person who is not required to wear a face mask by virtue of paragraphs (v) or (vii) of the definition of **permitted reason**, carries the certificate or documentation on their person at all times when absent from their residence; and
- 1. Display a sign in a conspicuous place at the exterior front/ primary entrance of the **suitable premises** which states that an occupant at those premises is in quarantine.

SCHEDULE 4 - REQUIREMENTS FOR ESSENTIAL TRAVELLERS

(Arrivals who are not required to quarantine)

A person to whom Schedule 4 applies is required to:

- a. Wear a face mask at all times when:
 - i. in public; or

ii. undertaking their work or official duties

unless for a permitted reason; and

- iii. in the case of a person who is not required to wear a face mask by virtue of paragraphs (v) or (vii) of the definition of **permitted reason**, carries the certificate or documentation on their person at all times when in public or undertaking their work or official duties; and
- b. Remain in, or at, the premises that are their place of residence within Tasmania unless:
 - For the purpose of attending work or undertaking official duties;
 - ii. Shopping for food, beverages, fuel, medicine and urgent household supplies;
 - iii. For the purpose of attending premises to obtain medical care and the person -
 - (A) travels directly to those premises, and
 - (B) returns directly to their residence after obtaining that care;
 - iv. In an emergency situation that requires the person to leave their residence to protect their personal safety, or the safety of another, and the person -
 - (A) immediately returns to their place of residence once the emergency situation has passed; or
 - (B) once the emergency situation has passed, travels directly to other premises that are suitable for the person to reside in until the expiration of the 14 days;
 - v. For the purpose of leaving Tasmania, in which case the person is required to travel directly from their residence to the point of departure and observe the hygiene practices described at paragraphs a (i), (e), (f) and (g) of this Schedule; or
 - vi. Permitted to leave by an authorised officer and the person complies with any lawful directions given to them by an authorised officer; and
- c. Monitor themselves for:

i. any clinical symptoms of COVID-19, and

- ii. sudden and unexplained:
 - (A) fatigue,
 - (B) runny nose,
 - (C) muscle pain,
 - (D) joint pain,
 - (E) diarrhea,
 - (F) nausea/vomiting, or
 - (G) loss of appetite; and
- d. If they believe that they are displaying a symptom referred to in paragraph (c)(i) or (c)(ii)
 - i. cease to attend a place, other than a place referred to in subparagraph (ii), for the purposes of work; and
 - as far as is reasonably practicable without putting their survival at risk, remain in, or return and remain in -
 - (A) the premises that are their place of residence within Tasmania; or

(B) other premises within Tasmania that are suitable for the person to reside -

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

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

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

SCHEDULE 5 - AUTHORISED TRANSIT

Authorised transit is:

- a. Transit directly through an airport in a medium risk area, high risk level 1 area or high risk level 2 area where the person does not leave the confines of the airport except to board a flight or to stay at an approved hotel overnight; or
- b. Transit directly through a seaport in a medium risk area, high risk level 1 area, or high risk level 2 area where the person does not leave the confines of the seaport except to board a vessel or to stay at an approved hotel overnight;
- c. Transit from a place of quarantine at an accommodation facility which is within a high risk level 1 area or high risk level 2 area, where the person travels directly (otherwise than on a transport route which was, at the time of transiting, on the list referred to in the definition of high risk level 1 area or high risk level 2 area or the list referred to in the definition of nedium risk area) to an airport or seaport of departure without breaking their journey except to obtain fuel; or
- d. Transit through a high risk level 1 area or high risk level 2 area by vehicle (otherwise than on a transport route which was, at the time of transit, on the list referred to in the definition of high risk level 1 area or high risk level 2 area or the list referred to in the definition of medium risk area) to an airport or seaport without breaking their journey except to obtain fuel; or
- e. Transit through a **medium risk area** by vehicle (otherwise than on a transport route which was, at the time of transit, on the list referred to in the definition of **high risk level 1** area or **high risk level 2 area** or the list referred to in the definition of **medium risk area**) to an airport or seaport without breaking their journey except to:

- i. obtain fuel, or
- enable a passenger to embark or disembark the vehicle provided that the vehicle did not stop in a high risk level 1 area or high risk level 2 area, or
- iii. disembark for the purpose of transit to another vehicle in order to travel directly to the airport or seaport of departure, provided the person does not disembark in a high risk level 1 area or high risk level 2 area; or
- f. Transit from a place of quarantine at an accommodation facility which is within a medium risk area where the person travels (otherwise than on a transport route which was, at the time of transiting, on the list referred to in the definition of high risk level 1 area or high risk level 2 area or the list referred to in the definition of medium risk area) to an airport or seaport of departure without breaking their journey except to:
 - i. obtain fuel, or
 - ii. enable a passenger to embark or disembark the vehicle provided that the vehicle did not stop in a high risk level 1 area or high risk level 2 area, or
 - iii. disembark for the purpose of transit to another vehicle in order to travel directly to the airport or seaport of departure, provided the person does not disembark in a high risk level 1 area or high risk level 2 area; or
- g. Transit through a **medium risk area** or **high risk level 1 area** or **high risk level 2 area** by an Essential Traveller in Category 5 in the course of their duties, who wears appropriate personal protective equipment at all times; or
- h. Transit which has the prior approval of the Deputy State Controller.

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) Brickmakers Point Landslip Act 2021	S. R. 2021, No. 78	Proclamation under section 2

GENERAL PURPORT OR EFFECT OF THE ABOVEMENTIONED STATUTORY RULES

(1) Proclamation under section 2 of the Brickmakers Point Landslip Act 2021

This proclamation fixes 29 September 2021 as the day on which the provisions of that Act commence.

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

PARLIAMENTARY STANDING COMMITTEE ON SUBORDINATE LEGISLATION

'Anyone who has problems with, or feels they are adversely affected by, any of the above Regulations can write to the Secretary of the Subordinate Legislation Committee, Legislative Council, Parliament House, Hobart, 7000.'

TANIA RATTRAY, MLC, Chairperson.

Staff Movements

Permanent Appointments

Agency	Duties Assigned	Employee	Probation Period	Date of Effect
Justice	Core Day Support Officer	K Walker	Nil	20/09/2021
Education	Teacher	A Stubbs	6 Months	24/09/2021
Education	Teacher	K McDonald	6 Months	24/09/2021
Education	Teacher	A McConnell	6 Months	24/09/2021
Education	Teacher	B Harrison	6 Months	24/09/2021
Education	Teacher	J Brooks	6 Months	24/09/2021
Education	Teacher	A Karpiniec	6 Months	24/09/2021
Education	Teacher	L Wingate	6 Months	24/09/2021
Education	Education Facility Attendant	E Whyte	6 Months	23/09/2021
Education	Teacher	S Brand	6 Months	24/09/2021
Education	Teacher	L D'Eye	6 Months	24/09/2021
Education	Teacher	N Towns	6 Months	24/09/2021
Education	Teacher	N Eastwood	6 Months	24/09/2021
Education	Teacher	S Fenton	6 Months	24/09/2021
Education	Teacher	M Flood	6 Months	24/09/2021
Education	Teacher	M O'Rourke	6 Months	24/09/2021
Education	Teacher	R Pontes	6 Months	24/09/2021
Education	Teacher	R Smith	6 Months	24/09/2021
Department of Health	Registered Nurse	R Frankcomb	6 Months	11/10/2021
Primary Industries, Parks, Water and Environment	Wildlife Officer	K Waterlow	Nil	30/09/2021
Department of Health	Enrolled Nurse	S Smith	6 Months	27/09/2021
Department of Health	Enrolled Nurse	R Muskett Jones	6 Months	23/09/2021
Department of Health	Enrolled Nurse	R Oldham	6 Months	27/09/2021
Department of Health	Enrolled Nurse	E Kurzyp	6 Months	17/10/2021
Primary Industries, Parks, Water and Environment	Environmental Assessment Officer	A Williams	6 Months	13/09/2021
Communities Tasmania	Child Safety and Wellbeing Worker	T Le	6 Months	27/09/2021
Communities Tasmania	Child Safety and Wellbeing Worker	Z Duffy	6 Months	27/09/2021
Communities Tasmania	Child Safety Officer	M Smith	6 Months	13/09/2021
Communities Tasmania	Child Safety Officer	K Allanson	6 Months	13/09/2021
Communities Tasmania	Child Safety Officer	J Johnston	6 Months	13/09/2021
Communities Tasmania	Child Safety Officer	K Peacock	6 Months	13/09/2021
Communities Tasmania	Child Safety Officer	K Dauwalder	6 Months	13/09/2021
Justice	Legal Practitioner	E Lim	Nil	07/09/2021
State Growth	Loan Services Officer	M Milne	6 Months	20/09/2021
Premier and Cabinet	Customer Service Consultant	A Airey	6 Months	27/09/2021
Department of Health	Registered Nurse	S Muindi	6 Months	20/09/2021
Department of Health	Registered Nurse	E McPherson	6 Months	20/09/2021
Department of Health	Registered Nurse	A Gurung	6 Months	20/09/2021
Department of Health	Ward Support Assistant	S Coleman	6 Months	20/09/2021
Department of Health	Registered Nurse	S Khadka	6 Months	12/09/2021
Justice	Research Officer	A Garrett	6 Months	22/09/2021
Education	Teacher Assistant	B Knowles	6 Months	17/09/2021

Department of Health	Pharmacist	C Hadolt	6 Months	20/09/2021
Department of Health	Enrolled Nurse	T Redpath	6 Months	20/09/2021
Department of Health		A Morrison	6 Months	18/10/2021
State Growth	Registered Nurse			
	Road Network Supervisor	T Lockrey	6 Months	20/09/2021
Department of Health	Staff Specialist - Emergency Medicine	R Church	6 Months	20/09/2021
Department of Health Primary Industries, Parks,	Staff Specialist - Hospital in the Home	L Skeat	6 Months	30/09/2021
Water and Environment	Executive Officer	H Jolly	6 Months	27/09/2021
Department of Health	Administrative Assistant	K Fenton	6 Months	19/09/2021
Department of Health	Administrative Assistant	T Watt	6 Months	19/09/2021
Department of Health	Registered Nurse - Clincal Coach	T Terwal	6 Months	28/09/2021
Department of Health	Administrative Assistant	M Dillon	6 Months	22/09/2021
Department of Health	Registered Nurse	M Redman	6 Months	11/10/2021
Department of Health	Senior Occupational Therapist - Rural Practice	K Doherty	6 Months	22/11/2021
Department of Health	Registered Nurse	K Tran	6 Months	19/09/2021
Department of Health	Registered Nurse	J Kain	6 Months	19/09/2021
Department of Health	Registered Nurse	T Mitchell	6 Months	19/09/2021
Department of Health	Registered Nurse	G Buchwald	6 Months	19/09/2021
Education	Laboratory Technician	K Lieser	6 Months	16/09/2021
Department of Health	Registered Nurse	S Karki	6 Months	23/09/2021
Department of Health	Registered Nurse - Community Mental Health	T McDougall	6 Months	04/10/2021
Department of Health	Cleaner/Kitchen Hand	L Ellis	6 Months	20/09/2021
Department of Health	Multiskilled Domestic	W Muller	6 Months	20/09/2021
Department of Health	Staff Specialist - Surgery	G Pande	6 Months	28/08/2021
Department of Health	Staff Specialist - Emergency Medicine	M Labattaglia	Nil	06/09/2021
Department of Health	Nurse Unit Manager	K O'Shea	6 Months	21/09/2021
Primary Industries, Parks, Water and Environment	Senior Technical Officer (Nutrients)	S Reynolds	Nil	26/08/2021
Department of Health	Registered Nurse	M Nguyen	6 Months	27/09/2021
Department of Health	Registered Nurse	B Martin	6 Months	13/09/2021
Department of Health	Radiographer	G Bland	6 Months	18/10/2021
Department of Health	Radiographer	C Copas	6 Months	18/10/2021
TasTAFE	Technical Assistant	D Brown	6 Months	20/09/2021
TasTAFE	Administration Assistant	P Dale	6 Months	22/09/2021
Department of Health	Health Care Assistant	R Lobwein	6 Months	03/10/2021
Justice	Accounts Officer	E Hay	6 Months	15/09/2021
Department of Health	Support Officer - Ward 3D	J Murray	6 Months	15/09/2021
State Growth	Loan Services Officer	T Palmer	6 Months	20/09/2021
Department of Health	Regsitered Nurse - ORS	C Breeze	6 Months	20/09/2021
State Growth	Executive Officer	M Webster	6 Months	30/08/2021
State Growth	Transport Safety & Investigation Officer	C Shepherd	6 Months	13/09/2021
Justice	Community Legal Education and Information Manager	S Davey	6 Months	01/09/2021
Primary Industries, Parks, Water and Environment	Field Centre Manager - Arthur River	M Lettner	3 Months	16/09/2021
Treasury and Finance	Senior Policy Analyst	R MacTavish	6 Months	15/09/2021
Premier and Cabinet	Customer Service Consultant	O Dandolo	6 Months	13/09/2021
Department of Health	Registered Nurse - Perioperative Surgery	S Thomas	6 Months	01/11/2021
Education	Systems Officer	C Allen	6 Months	20/09/2021
Education	Ministerial and Executive Services Officer	E McVea	6 Months	07/09/2021
Department of Health	Physiotherapist	N Pretty	6 Months	06/12/2021

Department of Health	Registered Nurse, Community	P Brittain	6 Months	08/09/2021
Department of Health	Psychologist	E Chalmers	6 Months	08/09/2021
Department of Health	Manager - Enterprise Systems	C Abell	6 Months	18/10/2021
Department of Health	Staff Specialist	K Hughes	Nil	18/10/2021
Department of Health	Registered Nurse	S Kayastha	6 Months	17/10/2021
Department of Health	Registered Nurse	S Hariyani	6 Months	17/10/2021
Department of Health	Registered Nurse	K Siwakoti	6 Months	17/10/2021
Department of Health	Registered Nurse	A Golosino	6 Months	17/10/2021
Department of Health	Registered Nurse	R Pradhan Poudel	6 Months	17/10/2021
Department of Health	Registered Nurse	J Barreto Arroyave	6 Months	17/10/2021
Department of Health	Registered Nurse	N Gurung	6 Months	17/10/2021
Department of Health	Registered Nurse	R Dowling	6 Months	17/10/2021
Department of Health	Registered Nurse	S Sapkota	6 Months	17/10/2021
Department of Health	Registered Nurse	L Vock	6 Months	17/10/2021
Department of Health	Registered Nurse	M Gabaon	6 Months	17/10/2021
Department of Health	Registered Nurse	J Osakwe	6 Months	17/10/2021
Department of Health	Registered Nurse	A Rasailee	6 Months	17/10/2021
Department of Health	Registered Nurse	P Medcraft	6 Months	24/10/2021
Department of Health	Registered Nurse	A Soria	6 Months	24/10/2021
Department of Health	Registered Nurse	S Basnet	6 Months	24/10/2021
Department of Health	Registered Nurse	D Tiwari	6 Months	24/10/2021
Department of Health	Registered Nurse	N Cunnigham	6 Months	24/10/2021
Department of Health	Registered Nurse	K Bulman	6 Months	24/10/2021

Appointment of Officers

Agency	Duties Assigned	Employee	Duration	Date of Effect
Premier and Cabinet	Deputy Secretary	R Nockles	5 Years	21/09/2021

Cessation of Officers and Permanent Employees

Agency	Duties Assigned	Employee	Date of Effect
Department of Health	Phlebotomy Technician	E Caunce	10/09/2021
Department of Health	Director of Nursing - Flinders Island	T Lane	23/09/2021
Department of Health	Associate Nurse Unit Manager	M Hodge	11/09/2021
Department of Health	Registered Nurse	C Elmslie	19/09/2021
Department of Health	Registered Nurse	T Minehan	06/09/2021
Department of Health	Registered Nurse	F Ross	13/09/2021
Primary Industries, Parks, Water and Environment	Visitor Services Officer	A Morgan	15/09/2021
Department of Health	Allied Health Professional	B McRoberts	13/09/2021
Primary Industries, Parks, Water and Environment	Policy Analyst	A Mitchell	16/09/2021
State Growth	Director, Tasmanian Museum and Art Gallery	J Carding	27/08/2021
Department of Health	Staff Specialist	H Abdelrahman	17/09/2021
Department of Health	Head of Architecture	M Stainer	15/09/2021
Department of Health	Clinical Coordinator	W Kim	10/09/2021
Department of Health	Clinical Coordinator	K Woo	10/09/2021
Police, Fire and Emergency Management	Senior Firefighter	G Pollard	26/08/2021
Department of Health	Registered Nurse	D Lockett	15/09/2021
Department of Health	Clerk	R O'Neill	16/09/2021

Department of Health	Registered Nurse	D Cook	17/09/2021
Department of Health	Consultant - Statewide Workplace	D West	13/09/2021
Department of Health	Physiotherapist	J Vollmer	17/09/2021
Department of Health	Senior Community Health Social Worker	B White	14/09/2021
Education	Library Technician	C Piper	27/08/2021
Education	Teacher	M O'Halloran	01/09/2021
Education	Teacher	J Johnson	30/08/2021
Education	Education Facility Attendant	V Hamer	01/09/2021
Education	Teacher Assistant	A Whiteman	01/09/2021
Education	Teacher Assistant	J Dell	01/09/2021
Education	Teacher Assistant	R O'Neill	01/09/2021
Education	Advanced Skills Teacher	F Cormack	27/08/2021
Education	Teacher	A Williams	30/08/2021
Department of Health	Registered Nurse	A McCormack	18/09/2021
Department of Health	Associate Nurse Unit Manager	E Pilcher	14/09/2021
Communities Tasmania	Project Support Officer	L Jackson	23/08/2021
Department of Health	Senior Social Worker	P Willoughby	10/09/2021
Premier and Cabinet	Customer Service Consultant	J Purvis	21/09/2021
Department of Health	Screening Services Officer	J O'Reilly	14/09/2021
Department of Health	Correspondence Clerk	L Plapp	08/09/2021
Communities Tasmania	Child Safety Officer	B Taban	24/09/2021
Department of Health	Home Care Assessor	C Stevens	01/10/2021

Extension or Renewal of Fixed-Term Appointments beyond 12 months

Agency	Duties Assigned	Employee	Term	Date of Effect
Justice	Graduate Officer	B Fraser	24 Months	14/01/2022
Premier and Cabinet	Customer Service Consultant	A Airey	1 Month	12/08/2021

Fixed-Term Appointments of greater than 12 Months

Agency	Duties Assigned	Employee	Term	Date of Effect
Primary Industries, Parks, Water and Environment	Senior Policy Officer	R Murphy	24 Months	04/10/2021
Justice	Interventions Officer	M Marcella-Dewis	24 Months	04/10/2021
Justice	Interventions Officer	H Barrington	24 Months	04/10/2021
Police, Fire and Emergency Management	Project and Stakeholder Engagement Officer	M Careless	36 Months	27/09/2021
Tourism Tasmania	Organisational Development Manager	S Ashby	36 Months	11/10/2021
State Growth	Senior Communications and Program Officer	L Daniels	24 Months	04/10/2021
State Growth	Grant Programs and Compliance Consultant	O Cox	24 Months	31/08/2021
Tourism Tasmania	Digital Marketing Product Owner	J Leslie	24 Months	16/08/2021
State Growth	ICN Project Officer	I Kun May	36 Months	20/09/2021
Justice	Witness Assistance Officer	G Davis	24 Months	27/01/2021
Primary Industries, Parks, Water and Environment	Senior Management Officer (Emerging Marine Industries)	M Wall	24 Months	18/10/2021

Promotion of Permanent Employees

Agency	Duties Assigned	Employee	Date of Effect
Justice	Core Day Support Officer	L Sproule	20/09/2021
Education	Assistant Principal	M Potter	11/10/2021

Education	Assistant Principal	B Simpson	11/10/2021
Department of Health	Head Cook	S Blazely	26/09/2021
Department of Health	Coordinator - Patient Travel Assistance Scheme (PTAS)	D Singline	04/10/2021
Education	School Administration Officer	T Arnol	21/09/2021
Department of Health	Pathology Technician	G Ambler	27/09/2021
Department of Health	Associate Nurse Unit Manager	C O'Leary	20/09/2021
Department of Health	Associate Nurse Unit Manager	A Bayalan	03/04/2022
Department of Health	Associate Nurse Unit Manager	S Dobbie	20/09/2021
Department of Health	Associate Nurse Unit Manager	E Bewley	20/09/2021
Justice	Manager Helpline	M McLean	13/09/2021
Department of Health	Associate Nurse Unit Manager	P Kirkeby	20/09/2021
Primary Industries, Parks, Water and Environment	Team Leader (Finance Operations)	A Harris	20/09/2021
Education	Advanced Skills Teacher	B Douglas	15/09/2021
Department of Health	Executive Support Officer - Quality and Patient Safety Service - DoI	T Arrowsmith	14/09/2021
Department of Health	Associate Nurse Unit Manager - TASU	H Adams	20/09/2021
Department of Health	Associate Nurse Unit Manager - TASU	J Hoyt	20/09/2021
Department of Health	Clinical Lead/Physiotherapist - Emergency Department	L Mortimer	18/10/2021
Department of Health	Clinical Coder	T Grasmeder	04/10/2021
Department of Health	Clinical Coder	E Langlois	04/10/2021
Premier and Cabinet	Coordinator Ministerial and Executive Services	P Kempa	30/08/2021
Education	School Health Nurse	G Gericke	27/09/2021
Education	School Health Nurse	C Howatt	27/09/2021
Education	School Health Nurse	C Brooks	27/09/2021
Primary Industries, Parks, Water and Environment	Visitor Services Officer	N Hashimoto	09/09/2021
Communities Tasmania	Consultant - Safety and Injury Management	M Backhouse	13/09/2021
Education	Program Officer - Assessment	H Patmore	07/09/2021
Education	Principal Policy Analyst and Program Coordinator	A Berends	07/09/2021
Education	Ministerial and Executive Services Officer	P Olson	07/09/2021
Education	Ministerial and Executive Services Officer	C Lange	07/09/2021
Justice	Senior Judges Attendant	K Webb	13/09/2021
Department of Health	Senior Social Worker	K Miniken-Smith	10/09/2021
Department of Health	Associate Nurse Unit Manager	B Harris	08/09/2021
Department of Health	Sonographer	M House	27/09/2021
Education	School Business Manager	T Jones	18/10/2021
Department of Health	Associate Nurse Unit Manager	M Hovington	17/10/2021
Department of Health	Associate Nurse Unit Manager	E Freeman	17/10/2021

Transfer of Officers

Agency	Duties Assigned	Employee	Transferred Agency	Date of Effect
Primary Industries, Parks, Water and Environment	Director Procurement	D Harris	Treasury and Finance	27/09/2021

Transfer of Permanent Employees

Agency	Duties Assigned	Employee	Transferred Agency	Date of Effect
Department of Health	Consultant - Safety and Injury Management	R Miller	Communities Tasmania	13/09/2021

Promotion Without Advertising

AGENCY: EDUCATION

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: A Robertson

Duties Assigned: Project and Policy Coordinator - Workforce Strategy

Description of the Role: Provide strategic support and high quality advice on matters relating to workforce strategy projects, policies and planning, together with contributing to the initial establishment and development of a workforce planning strategy that enables the Department to achieve its strategic goals by optimising and developing its workforce.

Essential Requirements: • The *Registration to Work with Vulnerable People Act 2013* requires persons undertaking work in a regulated activity to be registered. A regulated activity is a child related service or activity defined in the *Registration to Work with Vulnerable People Regulations 2014*. This registration must remain current and valid at all times whilst employed in this role and the status of this may be checked at any time during employment.

Current Tasmanian Registration to Work with Vulnerable People (Registration Status - Employment)

Desirable Requirements:

- Relevant tertiary qualifications
- A current driver's licence

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.

Signed: Tim Bullard

AGENCY: STATE GROWTH

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: C Reardon

Duties Assigned: Manager Safety, Wellbeing and Better Business

Description of the Role: To provide high level, expert advice to the department's leadership team and work in partnership with State Growth business areas to ensure policy, procedures and systems are in place to comply with current work health and safety legislation. The occupant plays a key role in leading the achievement of the department's work health, safety and welling goals and objectives, including leading policy initiatives, identifying areas of risk to State Growth and developing effective and innovative solutions.

The role also works with the Director People and Culture to deliver a work program that drives operational performance through the development and implementation of a people and culture business improvement program that enhances the delivery of services

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.

Signed: Kim Evans

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