

TASMANIAN GOVERNMENT GAZETTE

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Tasmanian Government Gazette

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Notices to Creditors

CARLYLE RAYMOND ELLIS late of Respect Aged Care, Eliza Purton Home, 26-28 Lakin Street, West Ulverstone in Tasmania who died on 30/07/2021.

Creditors, next of kin and others having claims in respect of the property of the abovenamed deceased are required by the Executor, LEE JAMES EDWARDS, C/- Friend & Edwards Lawyers, 28a King Edward Street, Ulverstone in Tasmania, to send particulars of their claim in writing to the Registrar of the Supreme Court of Tasmania, Salamanca Place, Hobart in Tasmania on or before 09/02/2022 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-second day of December 2021.

FRIEND & EDWARDS LAWYERS, Solicitors for the Estate

YVONNE SUSAN EMILY SMITH late of 44 Chanel Street, Burnie in Tasmania, Retired, Nurse, Significant Relationship, Deceased.

Creditors, next of kin and others having claims in respect of the property or estate of the deceased, YVONNE SUSAN EMILY SMITH who died on 24th August 2021, are required by the Executor, TPT WEALTH LTD of Level 2 137 Harrington Street, Hobart in Tasmania, to send particulars to the said Company by the 22nd January 2022, after which date the Executor may distribute the assets, having regard only to the claims of which it then has notice.

Dated this twenty-second day of December 2021.

JILL DEZOETE, Trust Administrator

Tasmanian Government Gazette Publication and Copy Closure Dates CHRISTMAS PERIOD 2021-2022

COPY deadline for the *Tasmanian Government Gazette* to be published on Wednesday 29 December 2021:—

All copy for the *Tasmanian Government Gazette* must be received by 10 am on Thursday 23 December 2021.

All proofs for the *Tasmanian Government Gazette* must be approved by 10 am on Friday 24 December 2021.

COPY deadline for the *Tasmanian Government Gazette* to be published on Wednesday 5 January 2021:—

All copy for the *Tasmanian Government Gazette* must be received by 4 pm on Friday 31 December 2021.

All proofs for the *Tasmanian Government Gazette* must be approved by 2 pm on Tuesday 4 January 2022.

JOHN HENRY DUNN late of Coroneagh Park Home, 50 Ironcliffe Road, Penguin in Tasmania, Retired Truck Driver/Delivery Person, Married, Deceased.

Creditors, next of kin and others having claims in respect of the property or estate of the deceased, JOHN HENRY DUNN who died on 26th day of September 2021, are required by the Executor, TPT WEALTH LTD of Level 2 137 Harrington Street, Hobart in Tasmania, to send particulars to the said Company by the 22nd day of January 2022, after which date the Executor may distribute the assets, having regard only to the claims of which it then has notice.

Dated this twenty-second day of December 2021.

FIONA BAKER, Trust Administrator

TRUDA ANNE WALTERS late of Coroneagh Park Home, 50 Ironcliffe Road, Penguin in Tasmania, Home Duties, Widowed, Deceased.

Creditors, next of kin and others having claims in respect of the property or estate of the deceased, TRUDA ANNE WALTERS who died on 9th day of September 2021, are required by the Executor, TPT WEALTH LTD of Level 2 137 Harrington Street, Hobart in Tasmania, to send particulars to the said Company by the 22nd day of January 2022, after which date the Executor may distribute the assets, having regard only to the claims of which it then has notice.

Dated this twenty-second day of December 2021.

KAY PHILPOTT, Trust Administrator

JACQUELINE WARD KILBY late of 2/18 Las Vegas Drive, Prospect in Tasmania, Retired Secretary, Divorced, Deceased.

Creditors, next of kin and others having claims in respect of the property or estate of the deceased, JACQUELINE WARD KILBY who died on 7th day of October 2021, are required by the Executor, TPT WEALTH LTD of Level 2 137 Harrington Street, Hobart in Tasmania, to send particulars to the said Company by the 22nd day of January 2022, after which date the Executor may distribute the assets, having regard only to the claims of which it then has notice.

Dated this twenty-second day of December 2021.

JILL DEZOETE, Trust Administrator

PATRICIA DAWN WATTS late of 130 Penquite Road, Newstead in Tasmania, Retired Clerk, Widowed, Deceased.

Creditors, next of kin and others having claims in respect of the property or estate of the deceased, PATRICIA DAWN WATTS who died on 11th day of October 2021, are required by the Executor, TPT WEALTH LTD of Level 2 137 Harrington Street, Hobart in Tasmania, to send particulars to the said Company by the 22nd day of January 2022, after which date the Executor may distribute the assets, having regard only to the claims of which it then has notice.

Dated this twenty-second day of December 2021.

JILL DEZOETE, Trust Administrator

HEATHER ANGELA STANTON late of Tyler Village, 320 Westbury Road Prospect Vale in Tasmania, Retired Registered Nurse, Widowed, Deceased.

Creditors, next of kin and others having claims in respect of the property or estate of the deceased, HEATHER ANGELA STANTON who died on 05th day of October 2021, are required by the Executor, TPT WEALTH LTD of Level 2 137 Harrington Street, Hobart in Tasmania, to send particulars to the said Company by the 22nd day of January 2022, after which date the Executor may distribute the assets, having regard only to the claims of which it then has notice.

Dated this twenty-second day of December 2021.

KAY PHILPOTT, Trust Administrator

JOHN MORTON SUTHERLAND late of 89 Normanstone Road, Sandhill in Tasmania, Retired Train Controller, Widowed, Deceased.

Creditors, next of kin and others having claims in respect of the property or estate of the deceased, JOHN MORTON SUTHERLAND who died on 9th September 2021, are required by the Executor, TPT WEALTH LTD of Level 2 137 Harrington Street, Hobart in Tasmania, to send particulars to the said Company by the 22nd January 2022, after which date the Executor may distribute the assets, having regard only to the claims of which it then has notice.

Dated this twenty-second day of December 2021.

KAY PHILPOTT, Trust Administrator

FREDERICK JOHN HORSHAM late of 90 Norwood Avenue, Norwood in Tasmania, Retired Supervisor/Cordial Production, Married, Deceased.

Creditors, next of kin and others having claims in respect of the property or estate of the deceased, FREDERICK JOHN HORSHAM who died on 4th day of September 2021, are required by the Executor, TPT WEALTH LTD of Level 2 137 Harrington Street, Hobart in Tasmania, to send particulars to the said Company by the 22nd day of January 2022, after which date the Executor may distribute the assets, having regard only to the claims of which it then has notice.

Dated this twenty-second day of December 2021.

FIONA BAKER, Trust Administrator

WILLIAM TASMAN FREEMAN late of 37 West Tamar Road, Trevallyn in Tasmania, TV Station Manager/Chief Engineer, Widowed, Deceased.

Creditors, next of kin and others having claims in respect of the property or estate of the deceased, WILLIAM TASMAN FREEMAN who died on 5th day of October 2021, are required by the Executor, TPT WEALTH LTD of Level 2 137 Harrington Street, Hobart in Tasmania, to send particulars to the said Company by the 22nd day of January 2022, after which date the Executor may distribute the assets, having regard only to the claims of which it then has notice.

Dated this twenty-second day of December 2021.

FIONA BAKER, Trust Administrator

MARGARET MARY ZELESCO late of 169 Peel Street, Summerhill in Tasmania, Retired/Hairdresser, Widowed, Deceased.

Creditors, next of kin and others having claims in respect of the property or estate of the deceased, MARGARET MARY ZELESCO who died on 8th day of October 2021, are required by the Executor, TPT WEALTH LTD of Level 2 137 Harrington Street, Hobart in Tasmania, to send particulars to the said Company by the 22nd day of January 2022, after which date the Executor may distribute the assets, having regard only to the claims of which it then has notice.

Dated this twenty-second day of December 2021.

KAY PHILPOTT, Trust Administrator

PHILLIP CHARLES WRIGHT late of 1 Mill Road, New Norfolk in Tasmania, Cook, Married, Deceased.

Creditors, next of kin and others having claims in respect of the property or estate of the deceased, PHILLIP CHARLES WRIGHT who died on 21st day of September 2021, are required by the Executor, TPT WEALTH LTD of Level 2 137 Harrington Street, Hobart in Tasmania, to send particulars to the said Company by the 22nd day of January 2022, after which date the Executor may distribute the assets, having regard only to the claims of which it then has notice.

Dated this twenty-second day of December 2021.

FIONA BAKER, Trust Administrator

ROBERT DOUGLAS WHITRIDGE GAVIN late of Unit 601, 126 Bathurst Street, Hobart in Tasmania, who died on 4th July 2021.

Creditors, next of kin and others having claims in respect of the property or estate of the abovenamed deceased are required by the Executor Margaret Dianne Elliffe C/- Dobson Mitchell Allport of 59 Harrington Street Hobart Tasmania to send particulars of their claim to the Registrar of the Supreme Court of Tasmania in writing on or before 22nd January 2022 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-second day of December 2021.

DOBSON MITCHELL ALLPORT

Practitioners for the estate

FRANK ARTHUR FLETCHER late of 17 Browns Road Ranelagh Tasmania, who died on 1 June 2021

Creditors, next of kin and others having claims in respect of the property or estate of the abovenamed deceased are required by the Executor SHIRLEY LORRAINE FLETCHER c/- Dobson Mitchell Allport of 59 Harrington Street Hobart Tasmania to send particulars of their claim to the Registrar of the Supreme Court of Tasmania in writing on or before 22 January 2022 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-second day of December 2021.

DOBSON MITCHELL ALLPORT

Practitioners for the estate

GRAEME ROY CLENNETT late of 17 Wandella Avenue Taroona Tasmania, who died on 25 August 2021

Creditors, next of kin and others having claims in respect of the property or estate of the abovenamed deceased are required by the Executor RAELEEN MARY LAWRENCE c/- Dobson Mitchell Allport of 59 Harrington Street Hobart Tasmania to send particulars of their claim to the Registrar of the Supreme Court of Tasmania in writing on or before 22 January 2022 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-second day of December 2021.

DOBSON MITCHELL ALLPORT

Practitioners for the estate

MAURICE DAVID CASTLE late of 5 Victoria Street, Swansea in Tasmania, Retired died on 27 December 2020.

Creditors, next of kin and others having claims in respect of the property of the abovenamed deceased, are required by the Executors, CRAIG JOHN PRESS and MICHAEL REX GORDON, C/- Roberts & Partners Lawyers, Suite 5a/1 Stanton Place, Cambridge Tasmania 7170 to send particulars of their claim in writing to the Registrar of the Supreme Court of Tasmania by 31 January 2022, after which date the Executors may distribute the assets, having regard only to the claims of which they then have notice.

Dated this twenty-second day of December 2021.

ROBERTS & PARTNERS LAWYERS, Solicitors acting for the Estate

Administration and Probate

Administration and Probate Act 1935

Notice of Application to Reseal Probate

Notice is hereby given that, after the expiration of 14 days from the publication hereof, Teresa Louise Ratcliffe of 3 Churchside Vigo, Gravesend, Kent in the United Kingdom, the Executor of the Will of Kathleen Joan Ratcliffe, late of Horizons Village, Unit 27, 57 Minore Road, Dubbo in New South Wales, deceased, to whom Probate of the Will was granted by the Supreme Court of New South Wales on 25 October 2021 will apply to the Supreme Court of Tasmania in its Ecclesiastical Jurisdiction that the seal of the Supreme Court of Tasmania may be affixed to the Probate pursuant to Part VI of the *Administration and Probate Act 1935* (Tasmania).

Dated this twenty-second day of December 2021.

WMM LAW, Lawyers for the Applicant

Passenger Transport

Passenger Transport Services Act 2011

EXEMPTION

The Transport Commission, in pursuance of section 64(1) of the *Passenger Transport Services Act 2011* (the Act), grants to each registered operator of a *ride-sourcing vehicle* who falls within the class of persons specified below, on and from 1 January 2022 until 31 December 2022, an exemption from the operation of section 10 of the Act.

A. Interpretation

For the purposes of this exemption:

ride-sourcing vehicle means a light vehicle, as defined in the *Vehicle and Traffic Act 1999*, that is used, by a person in whose name the vehicle is registered in Tasmania, to carry on journeys passengers who —

- (a) arrange, only by means of ride-sourcing software, to be so carried; and
- (b) provide to the person financial consideration for such journeys only by means of a system for electronic transfer of funds that is provided as part of that software.

ride-sourcing software means a computer software system that enables all of the following: —

- requests, for passengers to be carried on journeys in light vehicles, to be received; and
- (b) such requests to be communicated to, and accepted by, drivers of light vehicles; and
- (c) such passengers to provide to such drivers financial consideration, for carriage on such journeys, only by way of the electronic transfer of funds by a system that is provided; and
- (d) identification of, and recording of the details of, such drivers and vehicles and the origin, destination and duration of such journeys; and
- satisfaction rating services to be provided only by means of the software.

For the purposes of this exemption, ride-sourcing software enables satisfaction rating services to be provided only by means of the software if the software enables all of following: —

- (a) a person who has been, pursuant to a request communicated by the software to a driver, carried on a journey in a light vehicle driven by the driver, to record by means of the software the person's degree of satisfaction in relation to the driver and the journey; and
- (b) automatic aggregation of such records in relation to such drivers and such journeys; and
- (c) a rating, of a driver, derived from such records to be able to be made available to a person whose request to be carried on a journey in a light vehicle is accepted by the driver.

B. Class of persons to whom this exemption applies

For the purpose of this exemption, the class of persons to whom this exemption applies are those registered operators of a ridesourcing vehicle who:

- (a) have informed the Registrar of Motor Vehicles ("the Registrar") appointed or employed under section 5 of the Vehicle and Traffic Act 1999, in writing and in a form as determined by the Registrar, and accompanied by any information, evidence or declaration requested by the Registrar, that the person intends to operate a ride-sourcing vehicle; and
- (b) hold a current and valid ancillary certificate authorising the holder to drive a public passenger vehicle issued by the Registrar under Part 3 of the Vehicle and Traffic (Driver Licensing and Vehicle Registration) Regulations 2021; and
- (c) comply with the vehicle inspection requirements of regulation 136 of the Vehicle and Traffic (Driver Licensing and Vehicle Registration) Regulations 2021.

C. Conditions of exemption

This exemption is granted on condition that a person who has the benefit of the exemption complies with any reasonable request made by the Transport Commission or the Registrar to provide information or evidence relating to the operation of the ride-sourcing vehicle.

THE OFFICIAL SEAL OF THE TRANSPORT COMMISSION Is duly affixed in the presence of: —

Gary Swain Commissioner for Transport On this 15th day of December 2021

Nature Conservation

NOTICE OF DISCHARGE OF CONSERVATION COVENANT

[Section 35(4)]

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

Dated this 14th day of December 2021

MARTIN READ Acting General Manager Environment in the Department of Natural Resources & Environment Tasmania pursuant to an Instrument of Delegation under Section 75 of the *Nature Conservation Act 2002* dated 4th December 2020

Schedule

Folio of the Register Volume 36753 Folio 7 - the area at North Bruny in the Municipality of Kingborough comprising about 11.95 hectares marked Conservation Covenant Area 1 shown shaded on Plan No. CPR 7208 in the Central Plan Register, a reduced copy of which is attached, by way of illustration only in the Schedule of the Covenant.

Folio of the Register Volume 36753 Folio 8 - the area at North Bruny in the Municipality of Kingborough comprising about 20.16 hectares marked Conservation Covenant Area 2 shown shaded on Plan CPR 7208 in the Central Plan Register, a reduced copy of which is attached, by way of illustration only, in the Schedule of the Covenant

Royal Assent

Government House Hobart, Tasmania 16 December 2021

Her Excellency the Governor has this day in the name of Her Majesty The Queen assented to the following Bill:—

A Bill for an Act to postpone the repeal of the Fair Trading (Code of Practice /or Retail Tenancies) Regulations 1998
Repeal of Regulations Postponement Act 2021
(Act No. 28 of 2021)

A Bill for an Act to repeal the *Alcohol and Drug Dependency Act*1968 and to amend certain Acts, and rescind or revoke certain legislative instruments, consequent on that repeal Alcohol and Drug Dependency Repeal Act 2021
(Act No. 30 of 2021)

A Bill for an Act to amend the *Gaming Control Act 1993* and the *TT-Line Gaming Act 1993*Gaming Control Amendment (Future. Gaming Market)
Act 2021

(Act No.31 of 2021)

A Bill for an Act to continue TasTAFE as an organisation to provide vocational education and training that benefits the Tasmanian community by contributing to the Tasmanian economy and providing skilled workers for the Tasmanian workforce

TasTAFE (Skills and Training Business) Act 2021 (Act No.32 of 2021)

By Her Excellency's Command

DAVID OWEN, Official Secretary.

Workers Rehabilitation and Compensation

Workers Rehabilitation and Compensation Act 1988

I hereby declare, pursuant to section 66(1) of the *Workers Rehabilitation and Compensation Act 1988*, that the basic salary in respect of the year beginning 1 January 2022 will be \$975.12.

Elise Archer, MP

Minister for Workplace Safety and Consumer Affairs

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 I(1)(b), I(1)(q) and I(1)(t) of Schedule 1 to that Act.

Commencement and Revocation

- (1) These directions take effect from 11:59pm on 14 December 2021 and will continue in force until further notice.
- (2) The directions in relation to persons arriving in Tasmania made by me on 15 October 2021 are revoked with effect from 11:59pm on 14 December 2021.

Dated this 14th day of December 2021

DONNA L ADAMS

Deputy State Controller Delegate of the State Controller

DEFINITIONS

3. In these Directions:

approved airport means:

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

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

authorised transit means travel as specified in Schedule 6.

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

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.

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.

extreme risk location means a geographical area, location or premises with an extreme risk of transmission of the Disease on, or from, a specified date or within a specified period which is identified in a list approved by the **Director** and published on the website coronavirus.tas.gov.au.

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.

foreign port means:

- a. A port in any country (whether or not an independent sovereign State) outside Australia and the external Territories, and
- b. A port in Antarctica.

fully vaccinated means a person has received all 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
- An equivalent document from a jurisdiction outside of Australia that is recognised by the Commonwealth Government or the Director of Public Health.

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

international maritime crew member is a person who:

- On arrival in Tasmania, disembarks a vessel that, within 14 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 14 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 14 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 14 days, had been at a foreign port; and/or
 - (D) Accepted crew or other persons from an offshore facility.

large cruise ship means a cruise ship on which there are 100 or more passengers.

permitted reason for the purposes of Direction 39, Schedule 2, Schedule 4 and Schedule 5 is:

- The person is undergoing medical care or treatment that is unable to be provided while the person wears a face mask;
- 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;
- 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 persons with whom they ordinarily reside;
- g. The person has the written approval of the Deputy State Controller to not wear a face mask; or
- h. The person is undertaking a test for the Disease.

private transport for the purpose of Schedule 5 means:

- Transport in a vehicle which is used for personal private use, or
- Any other form of transport which is approved by the Deputy State Controller.

recognised reason for not being fully vaccinated is:

- a. The person is unable to be vaccinated against the Disease due to a current medical contraindication; or
- b. The person is under the age of 12 years and 2 months.

small cruise ship means a cruise ship on which there are less than 100 passengers.

suitable premises (Type C) means premises at which a person can quarantine themselves from physical contact with any other persons (other than persons with whom they ordinarily reside).

suitable premises (Type B) means:

- a. Private residence;
- Airbnb or other short term rental accommodation where the person or persons in quarantine is/are the only occupant(s); or
- c. Premises approved by the Deputy State Controller

suitable premises (Type A) means:

- a. A private residence that is a standalone or semi-detached building, which does not share any entrances/exits, corridors or facilities and where the person or persons in quarantine is/are the only occupant(s);
- An airbnb or other short term rental accommodation that is in a standalone or semi-detached building which does

- not share any entrances/exits, corridors or facilities and where the person or persons in quarantine is/are the only occupant(s); or
- c. Premises approved by the Deputy State Controller.

test for the Disease means the polymerase chain reaction (PCR) test used to detect SARSCoV-2 viral ribonucleic acid.

unvaccinated person means a person who is not **fully vaccinated** in respect of the Disease.

vessel includes:

- A ship, boat, hovercraft, ferry, raft and other water craft;
 and
- 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.
- (3B) For the purposes of these Directions, a person is taken to be **fully vaccinated** in respect of the Disease if they have a **recognised reason** for not being **fully vaccinated**.

PART 2: DIRECTIONS IN RELATION TO PERSONS ARRIVING IN TASMANIA WHO ARE NOT FULLY VACCINATED

- (4) An unvaccinated person must not enter Tasmania unless they are an authorised traveller.
- (5) An unvaccinated person who is an authorised traveller is required to quarantine for 14 days from their arrival at suitable premises (Type B) and comply with the requirements specified in Schedule 2.
- (6) Direction 5 does not apply to an Essential Traveller. 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.
- (7) If a person to whom Direction 5 applies fails or is unable to nominate **suitable premises (Type B)** 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 (Type B)** are identified and approved by the Deputy State Controller.
- (8) If an unvaccinated 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.
- (9) An authorised officer may require an unvaccinated person required to leave Tasmania pursuant to a requirement under

- Direction 8 to quarantine at an accommodation facility specified to them by the **authorised officer** until they are able to leave Tasmania.
- (10) If an **unvaccinated person** arrives in Tasmania in contravention of Direction 4 and is not subject to a requirement to leave Tasmania pursuant to Direction 8, they are required to quarantine for 14 days at an accommodation facility specified to them by an authorised officer
- (11) If, on their arrival in Tasmania, it is not possible to verify/determine whether an unvaccinated person is an authorised traveller, they are required to quarantine for 14 days at an accommodation facility specified to them by an authorised officer. If their approval to enter Tasmania is verified/determined within that period, they may transit directly from that accommodation facility to suitable premises (Type B) and remain in, or at, those premises until the expiration of the 14 day period of quarantine.
- (12) An **unvaccinated 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**.
- (13) An unvaccinated 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.
- (14) The prohibitions in Directions 12 and 13 do not apply:
 - a. To a person who has been granted approval by the Deputy State Controller to arrive in Tasmania at a place other than an approved airport or 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.
- (15) Unless they elect to immediately leave Tasmania, an unvaccinated person who arrives in Tasmania and disembarks an aircraft in contravention of Direction 12, or disembarks a vessel in contravention of Direction 13, 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 (Type R)
- (16) A person who elects to leave Tasmania after disembarking an aircraft or vessel in contravention of Direction 12 or 13, may be required to quarantine at an accommodation facility specified to them by an authorised officer or at suitable premises (Type B) 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.

PART 3: FULLY VACCINATED TRAVELLERS FROM HIGH RISK LOCATIONS

- (17) A fully vaccinated person who has, in the previous 14 days, spent any time in a high risk location (other than during authorised transit) must not enter Tasmania unless they are an authorised traveller.
- (18) Direction 17 does not apply to the following:
 - a. A person who, within 72 hours prior to their arrival in Tasmania, undertook a test for the Disease and it returned a negative result;
 - b. A person under the age of 5 years; or
 - A person who returns to Tasmania within 7 days of having departed Tasmania.

- (19) A **fully vaccinated** person who has spent any time in a **high risk location** within 14 days prior to their arrival in Tasmania (other than during **authorised transit**), is required to quarantine for 14 days from their arrival at **suitable premises** (Type C) and comply with the requirements specified in Schedule 2.
- (20) Direction 19 does not apply to the following:
 - a. A person who, within 72 hours prior to arriving in Tasmania, undertook a **test for the Disease** and it returned a negative result;
 - b. A person under the age of 5 years;
 - c. A person who is unable to undertake a test for the Disease on medical grounds;
 - d. A person who returns to Tasmania within 7 days of having departed Tasmania;
 - e. 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;
 - f. A person who, in the course of their duties and at the time of entering Tasmania, is participating in the delivery or transport of people, freight or logistics into, or out of, Tasmania.

PART 4: TRAVELLERS FROM EXTREME RISK LOCATIONS

- (21) A person who has, in the previous 14 days, spent any time in an extreme risk location (other than during authorised transit) must not enter Tasmania unless they are an authorised traveller.
- (22) An **authorised traveller** who is permitted to enter Tasmania is required to quarantine for 14 days from their arrival at **suitable premises (Type A)**, comply with the requirements specified in Schedule 5, and any additional requirements imposed by the Deputy State Controller and notified to them in writing.
- (23) If a person to whom Direction 22 applies fails or is unable to nominate **suitable premises (Type A)** 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 (Type A)** are identified and approved by the Deputy State Controller.
- (24) If a person arrives in Tasmania in contravention of Direction 21, 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.
- (25) An authorised officer may require a person required to leave Tasmania pursuant to a requirement under Direction 24 to quarantine at an accommodation facility specified to them by the authorised officer until they are able to leave Tasmania.
- (26) If a person arrives in Tasmania in contravention of Direction 21 and is not subject to a requirement to leave Tasmania pursuant to Direction 24, they are required to quarantine for 14 days at an accommodation facility specified to them by an authorised officer.
- (27) If, on their arrival in Tasmania, it is not possible to verify/determine whether a person is an **authorised traveller**, they are required to quarantine for 14 days at an accommodation facility specified to them by an **authorised officer**. If their approval to enter Tasmania is verified/ determined within that period, they may transit directly from that accommodation facility to **suitable premises** (Type A) and comply with Schedule 5 until the expiration of the 14 day period of quarantine.

PART 5: VESSELS & AIRCRAFT CRUISE SHIPS

- (28) A person who has spent any time on a large cruise ship within 14 days prior to their arrival in Tasmania is prohibited from entering Tasmania unless they are an authorised traveller.
- (29) An **authorised traveller** is required to quarantine for 14 days from their arrival in Tasmania at **suitable premises** (Type A) and comply with the requirements specified in Schedule 5.
- (30) If a person to whom Direction 29 applies fails or is unable to nominate suitable premises (Type A) 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 (Type A) are identified and approved by the Deputy State Controller.
- (31) If a person arrives in Tasmania in contravention of Direction 28, 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.
- (32) An **authorised officer** may require a person required to leave Tasmania pursuant to a requirement under Direction 31 to quarantine at an accommodation facility specified to them by the **authorised officer** until they are able to leave Tasmania.
- (33) If a person arrives in Tasmania in contravention of Direction 28 and is not subject to a requirement to leave Tasmania pursuant to Direction 31, they are required to quarantine for 14 days at an accommodation facility specified to them by an authorised officer.
- (34) If, on their arrival in Tasmania, it is not possible to verify/determine whether a person is an **authorised traveller**, they are required to quarantine for 14 days at an accommodation facility specified to them by an **authorised officer**. If their approval to enter Tasmania is verified/ determined within that period, they may transit directly from that accommodation facility to **suitable premises** (Type A) and remain in, or at, those premises until the expiration of the 14 day period of quarantine.
- (35) A person, other than a crew member or person approved by the Deputy State Controller, is prohibited from entering Tasmania on a cruise ship.

INTERNATIONAL MARITIME CREW WHO ARE FULLY VACCINATED

(36) A international maritime crew member who is fully vaccinated is required to quarantine for 14 days from their arrival in Tasmania at suitable premises (Type A) and comply with the requirements specified in Schedule 2.

FLIGHT & VESSEL PARTICULARS

- (37) Except in the case of an emergency, the pilot in command of an aircraft whose flight commences outside Tasmania is prohibited from landing at any place in Tasmania which is not an **approved airport** 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 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 aircraft has notified Biosecurity Tasmania of any changes to the **flight** particulars that have been reported in accordance with paragraph (a).

- (38) Except in the case of an emergency, 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** 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).

PART 6: DIRECTIONS IN RELATION TO QUARANTINE IN AN ACCOMMODATION FACILITY

- (39) If, pursuant to these Directions, a person is required to quarantine in an accommodation facility, they are also required to:
 - 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 they are under the age of 12 years or it is for a permitted reason

PART 7: EXEMPTIONS & RELEASE

EXEMPTION & AUTHORISATIONS

- (40) 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
 - b. 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; or
 - c. Authorise the release of a person, or class of persons, from the requirements specified in Schedules 2, 4 or 5, subject to any condition notified to them in writing;
 - d. Authorise a person, or class of persons, 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; or
 - e. 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 (Type A** or **Type B)**. A person who is given such an authorisation or direction is required to comply with any requirements imposed by the Deputy State Controller and notified to them in writing.

RELEASE FROM QUARANTINE & CHANGES IN CLASSIFICATION

(41) A person is no longer subject to the requirement to quarantine or to comply with the requirements specified in Schedules 2 or 4 if the **high risk location** they have spent time in within 14 day of their arrival in Tasmania ceases to be on the list referred to in the definition of **high risk location** and has not been placed on the list referred to in the definition of **extreme risk location**.

- (42) Direction 41 does not apply to a person who has, within 14 days of their arrival in Tasmania, spent time in another geographical area, location or premises that remains on the list referred to in the definition of **high risk location** (other than during **authorised transit**).
- (43) A person is no longer subject to the requirement to quarantine or to comply with the requirements specified in Schedule 5 if the **extreme risk location** they have spent time in within 14 day of their arrival in Tasmania ceases to be on the list referred to in the definition of **extreme risk location** and has not been placed on the list referred to in the definition of **high risk location**.
- (44) Direction 43 does not apply to a person who has, within 14 days of their arrival in Tasmania, spent time in another geographical area, location or premises that remains on the list referred to in the definition of extreme risk location or high risk location (other than during authorised transit).
- (45) A person who is in quarantine at suitable premises (Type A) pursuant to Direction 22, is no longer required to comply with the requirements specified in Schedule 5 if the extreme risk location 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 extreme risk location and has been placed on the list referred to in the definition of high risk location. Such persons are required to comply with the requirements specified in Schedule 2 until the expiration of the 14 day period of quarantine.
- (46) Direction 45 does not apply to a person who has, within 14 days of their arrival in Tasmania, spent time in another geographical area, location or premises that remains on the list referred to in the definition of extreme risk location (other than during authorised transit).
- (47) A person who becomes subject to the requirements specified in Schedule 2 by virtue of Direction 45, is permitted to transit from **suitable premises (Type A)** to **suitable premises (Type B)**. Such persons are required to comply with any directions given to them by an **authorised officer** in relation to their transit to those premises.
- (48) A person who is in quarantine pursuant to the 'Directions in relation to persons arriving in Tasmania' made on 15 October 2021, is, at the time these Directions take effect, released from the requirement to quarantine or to comply with the requirements specified in Schedules 2 or 4 of those Directions.
- (49) Direction 48 does not apply to:
 - a. A person who:
 - i. is unvaccinated, and
 - ii. has undertaken a period of quarantine of less than 5 days, and
 - has not undertaken a test for the Disease since arriving in Tasmania which returned a negative result; or
 - b. A person who spent any time on a **large cruise ship** within 14 days prior to their arrival in Tasmania; or
 - c. An international maritime crew member; or
 - d. A fully vaccinated person who spent time in a high risk location within 14 days of their arrival in Tasmania and:
 - did not undertake a test for the Disease before arriving in Tasmania, and
 - ii. has not undertaken a test for the Disease since their arrival in Tasmania which returned a negative result; or
 - A person who, within 14 days of their arrival in Tasmania, spent time in an extreme risk location

and:

- i. has been in Australia for less than 7 days, and
- has not undertaken a **test for the Disease** since arriving in Tasmania which returned a negative result.

PART 8: PROHIBITION ON UNVACCINATED PERSONS ARRIVING IN TASMANIA AT

KING ISLAND, FLINDERS ISLAND OR ANY ISLAND IN THE FURNEAUX GROUP OF ISLANDS

- (50) If, pursuant to these Directions, an unvaccinated 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 approval of the Deputy State Controller.
- (51) 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 50, may be required to quarantine at an accommodation facility on mainland Tasmania as specified to them by an authorised officer. 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
 - Transit to the accommodation facility on mainland Tasmania.
- (52) A person who arrives in Tasmania at one of the Islands in contravention of the prohibition in Direction 50 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.

PART 9: UNACCOMPANIED CHILDREN

- (53) The following Directions do not apply to a person under the age of 18 years who arrives in Tasmania unaccompanied by an adult: 8, 12, 13, 24, 31, 43, 44.
- (54) The requirements specified in the following Directions do not apply to a person under the age of 18 years who arrives in Tasmania unaccompanied by an adult: 5, 10, 19, 22, 29, 33, 36. Such persons are required to:
 - a. Quarantine for 14 days at premises approved by the Deputy State Controller,
 - b. Comply with Schedule 2, and
 - c. Comply with any additional requirements imposed by the Deputy State Controller and notified to them in writing.
- (55) If it is not possible to verify/determine whether a person under the age of 18 years who arrives in Tasmania unaccompanied by an adult is an authorised traveller, such persons are required to:
 - a. Quarantine for 14 days at premises approved by the Deputy State Controller,
 - b. Comply with Schedule 2, and
 - c. Comply with any additional requirements imposed by the Deputy State Controller and notified to them in writing.

PART 10: DIRECTION TO PROVIDE INFORMATION

- (56) A 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.
- (57) A person who arrives in Tasmania from a departure point outside of Tasmania is required, on arrival and subsequent to their arrival, to carry on their person and produce to an authorised officer on request evidence that they are fully vaccinated.
- (58) A person with a **recognised reason** for not being **fully vaccinated** is required to carry on their person, and produce to an **authorised officer** on request:
 - a. The document, in a form approved by the Director, 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; and/or
 - b. The 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/or
 - c. The exemption from the requirement to be fully vaccinated pursuant to which the unvaccinated person relies.
- (59) A person who spent any time in a high risk location or an extreme risk location within 14 days prior to their arrival in Tasmania, is required, on arrival, to carry on their person and produce to an authorised officer on request evidence that, within 72 hours prior to arriving in Tasmania, they undertook a test for the Disease and it returned a negative result.
- (60) A person who is unable to undertake a **test for the Disease** on medical grounds is required to carry on their person, and produce to an **authorised officer** on request, the document, in a form approved by the Director, by a medical practitioner within the meaning of the *Act Interpretation Act 1931* that certifies that the person is unable to undertake a test for the Disease on medical grounds.

SCHEDULE 1- ESSENTIAL TRAVELLERS

Category 1: Essential Workers

A person, or class of persons, required to travel to Tasmania to provide a service that:

- a. Is time critical; and
- b. If not provided, will cause (or has the potential to cause) a significant adverse consequence; and
- Requires the person providing the service to be physically present in Tasmania; and
- Require skills from a person which are not available in Tasmania.

Category 2:

A person, or class of persons, approved by the Deputy State Controller to enter Tasmania as an Essential Traveller.

SCHEDULE 2 - REQUIREMENTS - QUARANTINE AT SUITABLE PREMISES (TYPE B)

(Applies To Persons <u>Other Than</u> Those From Extreme Risk Locations)

A person to whom Schedule 2 applies is required to:

a. Transit directly between their point of arrival in Tasmania and their suitable premises (Type B) and comply with any directions given to them by an authorised officer in relation to their transit; and

- b. Remain in, or at, that suitable premises (Type B) for a period of 14 days unless:
 - For the purpose of attending premises to obtain medical care or to undertake a test for the Disease and the person -
 - (A) travels directly to those premises, and
 - (B) returns directly to the suitable premises (TypeB) after obtaining that care; or
- ii. In an emergency situation that requires the person to leave the **suitable premises (Type B)** to protect their personal safety, or the safety of another, and the person -
 - (A) immediately returns to the suitable premises
 (Type B) 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 the **suitable premises** (Type B) 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. Other than during transit between their point of arrival in Tasmania and suitable premises (Type B), 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 unless the person is under the age of 12 year, or it is 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 (e) or (g) of the definition of permitted reason, carries the certificate or documentation on their person at all times when absent from their suitable premises (Type B).

SCHEDULE 4- REQUIREMENTS FOR ESSENTIAL TRAVELLERS

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 the person is under the age of 12 years, or it is 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 (e) or (g) 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;
 - Shopping for food, beverages, fuel, medicine and urgent household supplies;
 - iii. For the purpose of attending premises to obtain medical care or to undertake a **test for the Disease** 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) -

- 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
- 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 they are 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 in close proximity to the vulnerable person, wear a **face mask** or other personal protective equipment that is normally worn during such contact.

SCHEDULE 5 - REQUIREMENTS - QUARANTINE IN SUITABLE PREMISES (TYPE A)

(Applies To Persons From Extreme Risk Locations)

A person to whom Schedule 5 applies is required to:

- a. Transit by way of private transport between their point of arrival in Tasmania and suitable premises (Type A), 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
 - iii. For the purpose of attending premises to obtain medical care or to undertake a **test for the Disease** 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 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 (Type A), quarantine themselves from physical contact with all persons (other than persons who are undertaking quarantine at the same 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;
- j. Wear a face mask at all times when transiting to their suitable premises (Type A), or whilst absent from their residence for any of the reasons specified in paragraph (b) of this Schedule unless the person is under the age of 12 years, or it is for a permitted reason;
- k. In the case of a person who is not required to wear a face mask by virtue of paragraphs (e) or (g) 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 (Type A) which states that an occupant at those premises is in quarantine.

SCHEDULE 6- REQUIREMENTS - AUTHORISED TRANSIT **Authorised transit** is:

- a. Transit directly through an airport in a high risk location or extreme risk location 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 **high risk location** or **extreme risk location** where the person does not leave

- the confines of the seaport except to board a vessel or to stay at an **approved hotel** overnight; or
- c. Transit from quarantine at a government-managed accommodation facility which is within a high risk location or extreme risk location, where the person travels directly to an airport or seaport of departure without breaking their journey except to obtain fuel; or
- d. Transit through a **high risk location** or **extreme risk location** by vehicle to an airport or seaport without breaking their journey except to obtain fuel; or
- e. Transit through a high risk location or extreme risk location by vehicle to an airport or seaport without breaking their journey except to:
 - obtain fuel, or
 - ii. enable a passenger to embark or disembark the vehicle, or
 - iii. disembark for the purpose of transit to another vehicle in order to travel directly to the airport or seaport of departure; or
- f. Transit which has the prior approval of the Deputy State Controller.

Land Use Planning and Approvals

Land Use Planning and Approvals Act 1993

Assessment Criteria – New Bridgewater Bridge Major Project

Notice is hereby given under section 60ZO of the *Land Use Planning and Approvals Act 1993* that the Development Assessment Panel for the New Bridgewater Bridge Major Project has determined the assessment criteria.

The assessment criteria can be viewed in person at the Commission's offices during normal business hours at Level 3, 144 Macquarie Street, Hobart. They may also be viewed and downloaded from the Commission website at www.planning.tas.gov.au

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

Dated this 9th day of November 2021

Ann Cunningham Chairperson Development Assessment Panel

Public Health

PUBLIC HEALTH ACT 1997 DIRECTION UNDER SECTION 16

(Isolation – No. 5)

I, MARK VEITCH, the Director of Public Health, in pursuance of section 16 of the *Public Health Act 1997* ("the Act"), in order to manage the threat to public health posed by the notifiable disease known as COVID-19 ("the disease"), direct that, commencing on 15 December 2021 –

- (a) each person diagnosed with the disease must, on being diagnosed with the disease
 - travel directly to, or remain at, a suitable place in respect of the person; and
 - (ii) remain, subject to paragraph (b), at that place until the person has been informed by a relevant authority that the person is released from isolation in accordance with paragraph (d); and
- (b) a person diagnosed with the disease must remain at a suitable place unless
 - (i) the person is travelling directly to, or from, another suitable place; or
 - (ii) there is an emergency that requires the person to leave the suitable place to protect his or her personal safety, or the safety of another, and the person immediately returns to a suitable place as soon as the emergency has passed; and
- (c) a person who leaves a suitable place before he or she is released from isolation must wear a fitted face covering that fits securely around the face and is designed, or made, to be worn over the nose and mouth to provide protection against infection –
 - (i) unless
 - (A) the person has left the suitable place due to an emergency in accordance with paragraph (b)(ii); and
 - it is not practicable in the circumstances for the person to obtain, or wear, the fitted face covering; or
 - (ii) unless the person holds an exemption, or is a person within a class of persons specified in an exemption, from the requirements of this paragraph that is given by the Director of Public Health or his or her delegate; and
- (d) unless otherwise directed by the Director of Public Health or his or her delegate, a person diagnosed with the disease is released from isolation by a relevant authority if the relevant authority is satisfied that the person meets the relevant release from isolation criteria for the person, as specified in the Coronavirus Disease 2019 (COVID-19) CDNA National Guidelines for Public Health Units; and
- (e) until a person diagnosed with the disease has been released from isolation in accordance with paragraph
 (d), the person must not have contact with another person unless
 - (i) the other person -
 - (A) is providing medical care or treatment to the person so diagnosed or providing assistance to the person providing that medical care or treatment; or
 - (B) is responding to an emergency, whether that emergency is medical or otherwise; or

- (C) is also diagnosed with the disease; or
- (D) has not attained the age of 18 and the person diagnosed with the disease is the sole available care giver for the other person; or
- (E) is a close contact of the person diagnosed with the disease and is in quarantine at the same suitable place as that person; or
- (ii) the contact does not require the two persons to be in the same physical space while the contact occurs; and
- (f) in this direction -
 - (i) Coronavirus Disease 2019 (COVID-19)
 CDNA National Guidelines for Public
 Health Units means the national
 guidelines, published on 15 November
 2021 by the Communicable Diseases
 Network Australia and endorsed by the
 Australian Health Protection Principle
 Committee, as amended or substituted
 from time to time; and
 - (ii) **premises** has the same meaning as in the Act; and
 - (iii) relevant authority means -
 - (A) a medical practitioner; or
 - (B) such other person approved by the Director of Public Health, or his or her delegate, as a relevant person; and
 - (iv) **suitable place**, in relation to a person diagnosed with the disease, means
 - (A) if the person requires medical treatment, the hospital, or another place, for medical treatment as directed by –
 - (I) the person who diagnosed the disease; or
 - (II) the operator of the Tasmanian Public Health Hotline, operated by the Department of Health in respect of the disease, who is responding to a call to that Hotline by the person; or
 - (III) a person registered under the *Health Practitioner Regulation National Law* (*Tasmania*) in the medical, dental, paramedicine or midwifery profession; or
 - (B) if the person does not require medical treatment and intends to isolate at his or her primary residence, the primary residence of the person; or
 - (C) if the person does not require medical treatment and does not intend, or is unable, to isolate at

- his or her primary residence, other premises that are approved by the Director of Public Health, or his or her delegate, as suitable premises for the person to be in isolation; or
- (D) the place where the person has been directed, under the Act or the Emergency Management Act 2006, to complete his or her isolation; or
- (E) if the person is in isolation at premises other than his or her primary residence and wishes to return to his or her primary residence, the primary residence of the person if the Director of Public Health, or his or her delegate, has approved the relocation to the primary residence; and
- (g) the direction under section 16 of the Act, entitled Isolation – No. 4, given by the Deputy Director of Public Health on 14 January 2021, is revoked.

Dated this 10th day of December 2021

MARK VEITCH Director of Public Health

PUBLIC HEALTH ACT 1997 DIRECTION UNDER SECTION 16

(Arrival requirements for certain travellers into Tasmania – No. 12)

- I, MARK VEITCH, the Director of Public Health, in pursuance of section 16 of the *Public Health Act 1997* ("the Act"), in order to manage the threat to public health posed by the notifiable disease known as COVID-19 ("the disease"), direct that, commencing on 15 December 2021
 - (a) a person, whether or not he or she is not fully vaccinated in respect of the disease, 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, the 5th day after he or she arrives in Tasmania, if the person, within the 14-day period before arriving in Tasmania, has spent time in an extreme risk area, as determined by the Director of Public Health or his or her delegate, other than time spent transiting directly through the area; and
 - (b) a person 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, the 5th day after he or she arrives in Tasmania, if the person is not fully vaccinated in respect of the disease; and
 - (c) a person is required to undergo a test for the disease within 24 hours after he or she arrives in Tasmania, if the person –
 - (i) has arrived in Tasmania having departed Tasmania within the previous 7-day period; and
 - (ii) has spent time, during that previous 7-day period, in a high-risk area, as determined by the Director of Public Health or his or her delegate, other than time spent transiting directly through the area; and
 - (iii) is fully vaccinated in respect of the disease; and
 - (d) paragraph (a), (b) and (c) do not apply to a person if the person –
 - (i) is an exempt person; or
 - (ii) is under the age of 5 years; or
 - (iii) holds a medical certificate -

- (A) that has been issued by a medical practitioner, within the meaning of the Acts Interpretation Act 1931, no more than 14 days before he or she arrives in Tasmania; and
- (B) which states that -
 - the person is unable to take a test for the disease, or to return a negative test for the disease, due to the person being previously infected with the disease; and
 - (II) the person is not considered infectious in respect of the disease; and
 - (III) all clinical symptoms of the disease, displayed by the person in respect of the disease, have clinically resolved for at least 3 days before the medical certificate was issued; and
- (e) the Director of Public Health, or his or her delegate, may exempt a person, or a specified class of persons, from undergoing the 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
- in this direction
 - arrives in Tasmania, in relation to a person, means that the person has entered the land within Tasmania; and
 - (ii) clinical symptoms of the disease means the following symptoms:
 - (A) a temperature of 37.5°C or more;
 - (B) night sweats;
 - (C) chills;
 - (D) coughing;
 - (E) shortness of breath;
 - (F) sore throat;
 - (G) loss of taste;
 - (H) loss of smell; and
 - (iii) **evidence of the vaccination status**, in respect of a person, means
 - (A) a vaccination certificate in respect of the disease issued to the person 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 issued to the person and is recognised by the Commonwealth Government or the Director of Public Health; or
 - (C) evidence, that is recognised by the Director of Public Health, that a person has been issued with a document referred to in subsubparagraph (A) or (B); and
 - (iv) **exempt person** means a person
 - (A) who arrives in Tasmania -
 - (I) for the purposes of transport, freight and logistics; or
 - (II) from a country other than Australia, due to his or her employment, or engagement, as a crewmember of an aircraft; and
 - (III) is not required to isolate or quarantine on his or her arrival in Tasmania for that purpose; and

- (v) fully vaccinated, in respect of the disease, means a person has received all of the doses of a vaccine for the disease that is necessary for the person to be issued with evidence of the vaccination status of the person; and
- (vi) 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
- (vii) **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
- (g) the Acts Interpretation Act 1931 applies to the interpretation of this direction as if it were regulations made under the Act; and
- (h) the direction, given by me on 9 November 2021 and entitled *Arrival requirements for certain travellers into Tasmania No. 11*, is revoked.

Dated this 14th day of December 2021

MARK VEITCH Director of Public Health

PUBLIC HEALTH ACT 1997 DIRECTION UNDER SECTION 16

(Cruise Ships – No. 2)

- I, MARK VEITCH, the Director of Public Health, in pursuance of section 16 of the *Public Health Act 1997* ("the Act"), in order to manage the threat to public health posed by the notifiable disease known as COVID-19 ("the disease"), direct that, commencing on 15 December 2021
 - (a) this direction applies to a cruise service, provided by a vessel, if –
 - passengers of the cruise service only embark and disembark the vessel within Tasmania; and
 - (ii) the number of passengers on board the vessel at any one time does not exceed 99 persons; and
 - (b) before embarking on a vessel being used to provide a cruise service to which this direction applies, a person must –
 - (i) be fully vaccinated in respect of the disease; and
 - (ii) receive a negative result from a test for the disease within the 72-hour period immediately before embarking on the vessel; and
 - (iii) have not subsequently received a positive result from a test for the disease before embarking on the vessel; and
 - (c) paragraph (b)(i) does not apply to a person embarking on a vessel being used to provide a cruise service 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; or
- (ii) the person 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
- (d) paragraph (b)(ii) and (iii) do not apply to a person who is embarking on a vessel being used to provide a cruise service if
 - (i) the person
 - (A) is employed or engaged as a crew member of the vessel being used to provide the service; and
 - (B) only on board the vessel due to be employed or engaged as such a crew member; and
 - (C) complies with paragraph (1); or
 - (ii) the person -
 - (A) complied with paragraph (b)(ii) and (iii) when first embarking on the vessel; and
 - (B) is only re-embarking on the vessel
 - after disembarking from the vessel as part of an activity, or stop, that is provided as part of the cruise service; and
 - (II) while the vessel is providing that cruise service; or
 - (iii) the person holds a medical certificate -
 - (A) that has been issued by a medical practitioner, within the meaning of the Acts Interpretation Act 1931, no more than 14 days before the person initially embarking on the vessel as part of the cruise service; and
 - (B) which states that -
 - the person is unable to take a test for the disease, or to return a negative test for the disease, due to the person being previously infected with the disease; and
 - (II) the person is not considered infectious in respect of the disease; and
 - (III) all clinical symptoms, displayed by the person in respect of the disease, have clinically resolved for at least 3 days before the medical certificate was issued; and
- (e) paragraph (b) does not apply to a person embarking on a vessel being used to provide a cruise service if –

- the person is only present on the vessel for the purposes of providing medical treatment, emergency management or law enforcement; or
- (ii) the person is only present on the vessel
 - (A) due to his or her employment, or engagement, as a pilot within the meaning of the *Navigation* Act 2012 of the Commonwealth; and
 - (B) the person spends less than 24 hours on the vessel as part of that his or her employment or engagement; or
- (iii) the person is only present on the vessel due to his or her employment, or engagement, by the port operator, within the meaning of the *Marine and Safety Authority Act 1997*, for the port or facility where the vessel is located; or
- (iv) the person is only present on the vessel for the purpose of –
 - (A) undertaking delivery of goods to the vessel; or
 - (B) removing items or refuse from the vessel; or
 - (C) performing cleaning, maintenance or repair on board, or to, the vessel; and
- (f) a person to whom paragraph (e)(ii), (iii) and (iv) applies, while on a vessel being used to provide a cruise service to which this direction applies, must wear a fitted face covering while he or she is present on the vessel; and
- (g) paragraph (f) 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 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;
 - (iii) a person who holds an exemption, or is a person within a class of persons specified in an exemption, from the requirements of paragraph (f) that is given by the Director of Public Health or his or her delegate; and
- (h) paragraph (f) 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:
 - 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 (f), that is given by the Director of Public Health or his or her delegate; and
- (i) a person required under paragraph (f) to wear a fitted face covering on a vessel being used to provide a cruise service, other than a person to whom paragraph (g) applies, must carry a fitted face covering while he or she remains on the vessel; and
- the operator of a cruise service to which this direction applies –
 - must ensure that each person who intends on embarking on the vessel being used to provide the cruise service is notified, before so embarking on the vessel, that –
 - (A) persons are required to be fully vaccinated in respect of the disease to embark on the vessel; and
 - (B) persons must return a negative result from a test for the disease as required under paragraph (b)(ii); and
 - (ii) may only permit a person to embark on the vessel if the operator is satisfied that the person
 - (A) is fully vaccinated in respect of the disease or is a person to whom paragraph (c) applies;
 - (B) has returned a negative result from a test for the disease as required under paragraph (b)(ii); and
 - (C) has not subsequently returned a positive result from a test for the disease before embarking on the vessel; and
- (k) paragraph (j) does not apply in respect of a person to whom paragraph (e) applies if the person is complying with the requirements of paragraph (f), if applicable; and
- (1) a crew member of a vessel being used to provide a cruise service to which this direction applies is required to
 - provide evidence that the last test for the disease that has been performed on the crew member was negative for the disease; and
 - (ii) undergo a test for the disease within 7 days, but no later than 24 hours, before the first passenger embarks on the vessel if –
 - (A) the test referred to in subparagraph (i) was not performed within the 7-day period before the first passenger embarks on the vessel; or
 - (B) the crew member does not provide evidence of a test as required in subparagraph (i); and
 - (iii) 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 7 days have passed since the last passenger disembarked from the vessel and the cruise service is completed; and
 - (B) he or she has undergone at least one tests for the disease since the last passenger so disembarked; and

- (iv) while the crew member is in Tasmania, carry evidence of the date of his or her last test for the disease; and
- (m) the Director of Public Health, or his or her delegate, may direct the operator of a cruise service to take such action in respect of the cruise service, or vessel providing the cruise service, as is specified by the Director of Public Health or delegate, if the Director of Public Health or delegate is satisfied that the action is necessary to manage a threat, or likely threat, to public health in respect of the disease; and
- (n) in this direction
 - (i) **clinical symptoms**, in respect 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
 - (ii) cruise service means the carriage of passengers on a vessel, whether to and from the same port or different ports –
 - (A) for the purposes of the leisure and pleasure of those passengers; and
 - (B) where the passengers spend more than 24 hours on the vessel as part of the service; and
 - (C) where the cruise service is operated commercially; and
 - (iii) evidence of the vaccination status, in respect of a person, means
 - (A) a vaccination certificate in respect of the disease issued to the person 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 issued to the person and is recognised by the Commonwealth Government or the Director of Public Health; or
 - evidence, that is recognised by the Director of Public Health, that a person has been issued with a document referred to in paragraph (A) or (B); and
 - (iv) 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
 - (v) fully vaccinated, in respect of the disease, means a person has received all of the doses of a vaccine for the disease that is necessary for the person to be issued with evidence of the vaccination status of the person; and
 - (vi) operator, of a cruise service, means the person who controls the day-to-day operation of the vessel that is providing the cruise service; and
 - (vii) State waters has the same meaning as in the Living Marine Resources Management Act 1995; and

- (viii) 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
- (ix) vaccine for the disease includes -
 - (A) a vaccine that is registered, for use in respect of the disease, by the Therapeutic Goods Administration; and
 - (B) a vaccine that, in advice issued by the Therapeutic Goods Administration, the Therapeutic Goods Administration considers to be a "recognised vaccine" in respect of the disease; and
- (o) the Acts Interpretation Act 1931 applies to the interpretation of this direction as if it were regulations made under the Act; and
- (p) the direction, given by me on 9 December 2021 and entitled *Cruise Ships No.1*, is revoked

Dated this 14th day of December 2021

MARK VEITCH Director of Public Health

PUBLIC HEALTH ACT 1997 DIRECTION UNDER SECTION 16

(Quarantine - No. 6)

- 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) a close contact who is fully vaccinated in respect of the disease must
 - on being notified that he or she is a close contact, travel directly to a suitable place in respect of the close contact; and
 - (ii) undergo a test for the disease on, or as soon as practicable after
 - (A) being notified that he or she is a close contact;
 - (B) the 5th day, and the 12th day, after he or she last had contact with the confirmed case in respect of which he or she is a close contact; and
 - (iii) subject to paragraphs (i) and (k), remain in quarantine at a suitable place in respect of the close contact for at least 7 days after he or she last had contact with the confirmed case in respect of which he or she is a close contact; and
 - (iv) for at least 7 days after he or she ceases to be required under this direction to remain in quarantine
 - (A) wear a fitted face covering while he or she is away from his or her primary residence; and
 - (B) not enter, or remain at, a high risk setting, unless the high risk setting is a medical or health facility and the close contact –
 - (I) is attending the facility for the purpose of a medical, or health care, appointment or for medical treatment, including to be tested for the disease or to be vaccinated in relation to the disease; or
 - (II) is an essential traveller under a direction made by the Deputy State Controller under section 40 of the *Emergency* Management Act 2006; or

- (III) holds an exemption from the Director of Public Health, or his or her delegate, that permits that close contact to enter, or remain at, a medical or health facility; and
- (v) comply with any requirement imposed on the close contact under paragraph (p) or (r); and
- (b) a close contact who is not fully vaccinated in respect of the disease must –
 - on being notified that he or she is a close contact, travel directly to a suitable place in respect of the close contact; and
 - (ii) undergo a test for the disease on, or as soon as practicable after
 - (A) being notified that he or she is a close contact;
 - (B) the 12th day after he or she last had contact with the confirmed case in respect of which he or she is a close contact; and
 - (iii) subject to paragraphs (i) and (k), remain in quarantine at a suitable place in respect of the close contact for at least 14 days after he or she last had contact with the confirmed case in respect of which he or she is a close contact; and
 - (iv) comply with any requirement imposed on the close contact under paragraph (p) or (r); and
- (c) a secondary close contact who is not fully vaccinated in respect of the disease must, if he or she is a secondary close contact of a person who is fully vaccinated in respect of the disease –
 - (i) on being notified that he or she is a secondary close contact, travel directly to a suitable place in respect of the secondary close contact; and
 - (ii) subject to paragraphs (i) and (k), remain in quarantine, at a suitable place in respect of the secondary close contact, until paragraph (f) applies to him or her; and
 - (iii) comply with any requirement imposed on the secondary close contact under paragraph (p) or (r); and
- (d) a secondary close contact who is not fully vaccinated in respect of the disease must, if he or she is a secondary close contact of a person who is not fully vaccinated in respect of the disease –
 - on being notified that he or she is a secondary close contact, travel directly to a suitable place in respect of the secondary close contact; and
 - (ii) subject to paragraphs (i) and (k), remain in quarantine, at a suitable place in respect of the secondary close contact, until paragraph (f) applies to him or her; and
 - (iii) comply with any requirement imposed on the secondary close contact under paragraph (p) or (r); and
- (e) a secondary close contact who is fully vaccinated in respect of the disease must, if he or she is a secondary close contact of a person who is not fully vaccinated in respect of the disease, not enter, or remain at, a high risk setting for at least 14 days after he or she last had contact with the person in respect of which he or she is a secondary close contact, unless the high risk setting is a medical or health facility and the secondary close contact —

- is attending the facility for the purpose of a medical, or health care, appointment or for medical treatment, including to be tested for the disease or to be vaccinated in relation to the disease; or
- (ii) is an essential traveller under a direction made by the Deputy State Controller under section 40 of the Emergency Management Act 2006; or
- (iii) holds an exemption from the Director of Public Health, or his or her delegate, that permits that secondary close contact to enter, or remain at, a medical or health facility; and
- (f) paragraphs (c), (d) and (e) cease to apply to a secondary close contact if –
 - the secondary close contact no longer resides at the suitable place with the close contact; or
 - (ii) the close contact has ceased to be required under this direction to remain in quarantine in respect of the disease; and
- (g) a secondary close contact who is fully vaccinated in respect of the disease must, if he or she is a secondary close contact of a person who is fully vaccinated in respect of the disease, comply with any requirement imposed on the secondary close contact under paragraph (p) or (r); and
- (h) a casual contact must -
 - undergo a test for the disease no less than 3 days, and not more than 6 days, after he or she last had contact with the confirmed case in respect of which he or she is a close contact; and
 - (ii) wear a fitted face covering while he or she is away from his or her primary residence for the 14-day period after being notified that he or she is a casual contact; and
- (i) a person who is required to quarantine under this direction must remain at a suitable place in respect of the person while he or she is required to so quarantine unless –
 - the person is travelling directly to, or from, another suitable place in respect of the person; or
 - the person is travelling directly to, or from, a location where he or she is undertaking a test for the disease as required under this direction; or
 - (iii) there is an emergency that requires the person to leave the suitable place in respect of the person to protect his or her personal safety, or the safety of another, and the person immediately returns to a suitable place in respect of the person as soon as the emergency has passed; and
- if a person who is required to quarantine under this direction leaves a suitable place in respect of the person while he or she is required to so quarantine, the person must wear a fitted face covering; and
- (k) if -
 - a person (a "quarantined person") who is required to remain in quarantine under this direction is quarantining at a suitable place in respect of the person (other than premises referred to in paragraph (A) of the definition of suitable place) with one or more persons ("the isolated persons") who are in isolation at that place and who are diagnosed with the disease, the quarantined person must
 - (A) if paragraph (a) applies to the quarantined person remain in quarantine at a suitable place in respect of the person until the end of the 7-day period after each of the isolated persons is no longer required under the Act

- to be isolated and the quarantined person is not otherwise required under this direction to be in quarantine; or
- (B) if paragraph (b) applies to the quarantined person remain in quarantine at a suitable place in respect of the person until the end of the 14-day period after each of the isolated persons is no longer required under the Act to be isolated and the quarantined person is not otherwise required under this direction to be in quarantine; and
- (ii) if a person (a "quarantined person") who is required to remain in quarantine under this direction is quarantining at a suitable place in respect of the person (other than premises referred to in paragraph (A) of the definition of suitable place) with one or more persons ("the other quarantined persons") who are in quarantine at that place, the quarantined person must remain in quarantine at a suitable place in respect of the person until the quarantined person, and all the other quarantined persons, are no longer required to remain in quarantine in respect of the disease:
- despite paragraphs (a)(iii), (b)(iii), (c)(ii) and (d)(ii), the Director of Public Health, or his or her delegate, may notify a person in quarantine under this direction that he or she may cease to remain in quarantine in respect of the disease subject to such conditions as may be specified in the notification; and
- (m) a person is not required to wear a fitted face covering under this direction if the person is
 - a child who has not attained the age of 12 years and it is not practicable, due to age or otherwise, for the child to wear a fitted face covering; or
 - (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 a person in authority; or
 - (iii) a person who -
 - (A) holds an exemption, from the requirement to wear a fitted face covering, 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 a person in authority;
- (n) a person is not required to wear a fitted face covering under this direction 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:
- 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, by a person in authority, 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 requirement to wear a fitted face covering, that is given by the Director of Public Health or his or her delegate; and
- (o) a person who is required to wear a fitted face covering under this direction, other than a person to whom paragraph (m) applies, must carry a fitted face covering while he or she is away from his or her primary residence; and
- (p) in order to manage, or mitigate, a threat to public health posed by the disease, the Director of Public Health or his or her delegate may require a person who is subject to this direction and is a close contact, secondary close contact or casual contact, to remain in quarantine, or to enter and remain in quarantine, for such period, or further period, as is specified by the Director of Public Health or his or her delegate, if –
 - the person refuses to undergo a test as required under this direction; or
 - the person has had contact with a variant of concern; and
- (q) a person who is required to quarantine under this direction must, while in quarantine in respect of the disease –
 - (i) monitor his or her health for clinical symptoms of the disease; and
 - (ii) if he or she develops clinical symptoms of the disease, undergo a test for the disease as soon as practicable; and
- (r) a person who is subject to this direction must, while this direction applies to the person, undergo a test for the disease if required to do so by the Director of Public Health or his or her delegate; and
- (s) in this direction
 - (i) casual contact means a person who -
 - (A) has been in the same location as a confirmed case of the disease during the infectious period for the confirmed case; and
 - (B) does not meet the criteria for a close contact; and
 - (C) has been notified by the Director of Public Health, or his or her delegate, that the person is a casual contact; and
 - (ii) clinical symptoms of the disease means the following symptoms:
 - (A) a temperature of 37.5°C or more;
 - (B) night sweats;
 - (C) chills;
 - (D) coughing;
 - (E) shortness of breath;

- (F) sore throat;
- (G) loss of taste;
- (H) loss of smell; and
- (iii) close contact has the same meaning as in the Coronavirus Disease 2019 (COVID-19) CDNA National Guidelines for Public Health Units; and
- (iv) contact, with a person or a confirmed case, includes where the Director of Public Health, or his or her delegate, suspects there has been contact with the person or confirmed case; and
- (v) Coronavirus Disease 2019 (COVID-19) CDNA National Guidelines for Public Health Units means the national guidelines, published 9 December 2021 by the Communicable Diseases Network Australia and endorsed by the Australian Health Protection Principal Committee, as amended or substituted from time to time; and
- (vi) evidence of the vaccination status, in respect of a person, means –
 - (A) a vaccination certificate in respect of the disease issued to the person 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 issued to the person and is recognised by the Commonwealth Government or the Director of Public Health; or
 - (C) evidence, that is recognised by the Director of Public Health, that a person has been issued with a document referred to in subsubparagraph (A) or (B); and
- (vii) 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
- (viii) flexible care subsidy has the same meaning as in the Aged Care Act 1997 of the Commonwealth; and
- (ix) fully vaccinated, in respect of the disease, means a person has received all of the doses of a vaccine for the disease that is necessary for the person to be issued with evidence of the vaccination status of the person; and
- (x) **health and medical services or treatments** means services or treatments provided by
 - (A) a person who -
 - (I) 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;
 - (B) a person who -
 - (I) 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) orthoptist;
- (XII) orthotist;
- (XIII) osteopath;
- (XIV) perfusionist;
- (XV) physiotherapist;
- (XVI) podiatrist;
- (XVII) prosthetist;
- (XVIII) psychologist;
- (XIX) rehabilitation counsellor;
- (XX) social worker;
- (XXI) sonographer;
- (XXII) speech pathologist; or
- a person providing ambulance services, or non-emergency patient transport services, within the meaning of the *Ambulance Service* Act 1982; and
- (xi) high risk setting means -
 - (A) a residential aged care facility; or
 - (B) a medical or health facility; or
 - (C) a disability facility; or
 - (D) a prison, correctional facility, detention centre or other place where persons are lawfully detained in custody; and
- (xii) medical or health facility includes -
 - (A) an establishment within the meaning of the Health Services Establishments Act 2006; and
 - (B) commercial premises where health and medical services or treatments are provided on a regular basis; and
 - (C) blood donation centres; and
 - (D) pathology collection centres; and
- (xiii) person in authority includes -
 - (A) an authorised officer within the meaning of the Act; and
 - (B) an authorised officer within the meaning of the Emergency Management Act 2006; and
- (xiv) **premises** has the same meaning as in the Act; and
- (xv) primary residence, of a person, means -
 - (A) if the person is not a permanent resident in Tasmania, or resides in Tasmania for a fixed period, the location in Tasmania where the person intends to lawfully reside while in Tasmania; or

- (B) in any other case, the location in Tasmania where the person intends to reside while this direction is in force; and
- (xvi) residential aged care facility means a facility at which accommodation, and personal care or nursing care or both, are provided to a person in respect of whom a residential care subsidy or a flexible care subsidy is payable under the Aged Care Act 1997 of the Commonwealth; and
- (xvii)**residential care subsidy** has the same meaning as in the *Aged Care Act 1997* of the Commonwealth; and
- (xviii)secondary close contact means a person who
 - (A) resides at the same primary residence as a person who has been identified as a close contact; and
 - (B) has been notified by the Director of Public Health, or is or her delegate, that he or she is a secondary close contact; and
- (xix) suitable place, in respect of a person, means -
 - (A) if the person requires medical treatment a hospital, or other place for medical treatment, as directed by –
 - (I) the operator of the Tasmanian Public Health Hotline, operated by the Department of Health in respect of the disease, who is responding to a call to that Hotline by the person; or
 - (II) a person registered under the Health Practitioner Regulation National Law (Tasmania) in the medical, dental, paramedicine or midwifery profession; or
 - (B) if the person intends to be in quarantine at his or her primary residence the primary residence of the person; or
 - (C) if the person does not intend, or is unable, to be in quarantine at his or her primary residence other premises that are approved by the Director of Public Health, or his or her delegate, as suitable premises for the person to be in quarantine; or
 - (D) the place where the person has been directed, under the Act or the *Emergency Management Act 2006*, to complete his or her quarantine;
 - (E) if the person is in quarantine at premises other than his or her primary residence and wishes to return to his or her primary residence – the primary residence of the person if the Director of Public Health, or his or her delegate, has approved that relocation to the primary residence; and
- (xx) **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
- (xxi) vaccine for the disease includes -
 - (A) a vaccine that is registered, for use in respect of the disease, by the Therapeutic Goods Administration; and
 - (B) a vaccine that, in advice issued by the Therapeutic Goods Administration, the Therapeutic Goods Administration considers

- to be a "recognised vaccine" in respect of the disease; and
- (xxii) variant of concern has the same meaning as in the Coronavirus Disease 2019 (COVID-19) CDNA National Guidelines for Public Health Units; and
- (t) the Acts Interpretation Act 1931 applies to the interpretation of this direction as if it were regulations made under the Act; and
- (u) the direction, given by me on 27 August 2021 and entitled Quarantine – No. 5, is revoked.

Dated this 16th day of December 2021

MARK VEITCH Director of Public Health

PUBLIC HEALTH ACT 1997 DIRECTION UNDER SECTION 16

(Residential Aged Care Facilities - No. 17)

- I, MARK VEITCH, the Director of Public Health, in pursuance of section 16 of the *Public Health Act 1997* ("the Act"), in order to manage the threat to public health posed by the notifiable disease known as COVID-19 ("the disease"), direct that, commencing on 15 December 2021
 - (a) subject to paragraphs (b), (c) and (d), a person must not enter, or remain on, the premises of a residential aged care facility in Tasmania unless –
 - (i) the person is a resident, or a prospective resident, of the residential aged care facility; or
 - (ii) the person is an employee or contractor of the residential aged care facility; or
 - (iii) the person's presence at the premises is for the purposes of providing goods or services in respect of the residential aged care facility, whether the goods or services are provided for consideration or on a voluntary basis; or
 - (iv) the person's presence at the premises is for the purposes of providing goods or services to a resident of the residential aged care facility, whether the goods or services are provided for consideration or on a voluntary basis; or
 - (v) the person's presence at the premises is for the purposes of receiving support or services, or participating in activities, from a business or support service operating on the premises of the residential aged care facility, whether the support, services or activities are provided for consideration or on a voluntary basis; or
 - (vi) the person's presence at the premises is for the purposes of end of life support for a resident of the residential aged care facility; or
 - (vii) the person's presence at the premises is for the purposes of a care and support visit to a resident of the residential aged care facility; or
 - (viii) the person's presence at the premises is required for the purposes of emergency management or law enforcement; and
 - despite paragraph (a), a person referred to in paragraph (a)(ii), (iii), (iv), (v), (vi), (vii) or (viii) must not enter, or remain on, the premises of a residential aged care facility in Tasmania if –
 - during the 14-day period immediately preceding the entry, the person had known contact with a person who –

- (A) has been diagnosed with the disease; or
- (B) is reasonably suspected of having the disease; or
- (ii) the person has one or more clinical symptoms of the disease; or
- (iii) the person is required to be in isolation or quarantine, in respect of the disease, under the Act or the *Emergency Management Act 2006*; and
- (c) despite paragraph (a), a person referred to in paragraph (a)(vi) or (vii) must not enter, or remain on, the premises of a residential aged care facility in Tasmania if the person
 - (i) is not fully vaccinated in respect of the disease; or
 - (ii) has not -
 - (A) undertaken a test for the disease within the 72-hour period immediately before entering the premises; and
 - (B) received a negative test result in respect of the test for the disease and has not subsequently received a positive test result in respect of the disease; and
- (d) despite paragraph (a), a person referred to in paragraph
 (a)(v) must not enter, or remain on, the premises of a residential aged care facility in Tasmania if
 - the person is not fully vaccinated in respect of the disease; or
 - (ii) the person does not hold -
 - (A) a medical certificate or other similar document, granted 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
 - (B) 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; and
- (e) paragraphs (b) and (c) do not apply in respect of a person if
 - the Director of Public Health, or his or her delegate, is satisfied that the person is entering, or remaining on, the premises of the residential aged care facility for the purpose of providing end of life support for a resident; and
 - (ii) the Director of Public Health, or his or her delegate, has authorised the person to enter, or remain on, those premises for those purposes; and
 - (iii) in addition to any other legal requirements under the Act, the person complies with any additional requirements imposed on the person by the Director of Public Health, or his or her delegate, to ensure the safety of the person, the staff of the residential aged care facility and the residents at the residential aged care facility; and
- (f) paragraphs (b), (c) and (k) do not apply in respect of a person entering the premises of a residential aged care facility for the purposes of providing emergency medical treatment (including transport), emergency management or law enforcement services; and
- (g) paragraph (c) does not apply in respect of a person entering the premises of a residential aged care facility if the person is under the age of 28 days; and
- (h) paragraph (b)(i) does not apply in respect of a person entering the premises of a residential aged care facility if

- the known contact with another person, diagnosed with the disease or reasonably suspected of having the disease, occurred as part of the person's employment; and
- (ii) the person was wearing PPE consistent with, or at the level required by, the National Guidelines for public health units developed by the Communicable Diseases Network Australia in respect of the disease; and
- (iii) there was no breach to the PPE during that contact with the other person; and
- (i) the operator of a residential aged care facility in Tasmania must take all reasonable steps to ensure that a person does not enter, or remain on, the premises of the residential aged care facility if the person is prohibited from doing so under paragraph (a), (b), (c) or (d); and
- (j) for the avoidance of doubt, paragraphs (b), (c) and (i)
 do not prevent a person who is a resident of a residential
 aged care facility from leaving, and returning to, the
 premises of the residential aged care facility; and
- (k) the operator of a residential aged care facility in Tasmania must ensure that all persons who enter, or remain on, the premises of the residential aged care facility have been screened, as directed by the Director of Public Health or his or her delegate from time to time, before the person so enters, or remains on, the premises; and
- a person who enters, or remains on, the premises of a residential aged care facility must wear a fitted face covering while the person remains on the premises of that facility; and
- (m) paragraph (l) does not apply in respect of the following persons:
 - (i) a resident of a residential aged care facility, while he or she is on the premises of that facility;
 - (ii) a child who has not attained the age of 12 years if it is not practicable, due to age or otherwise, for the child to wear a fitted face covering;
 - (iii) 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 a person in authority;
 - (iv) 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 (l) 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 a person in authority; and
- (n) paragraph (l) 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;
- 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, by a person in authority, 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(l), that is given by the Director of Public Health or his or her delegate; and
- (o) a person required to wear a fitted face covering under paragraph (l), other than a person to whom paragraph (m) applies, must carry a fitted face covering while he or she remains on the premises of a residential aged care facility; and
- (p) in this direction -
 - (i) care and support visit, in relation to a resident at a residential aged care facility, means a visit made to the resident, for the purposes of providing care and support to the resident, in one of the following locations:
 - (A) in the resident's room, outdoors or in a specific non-communal area, as designated by the residential aged care facility;
 - (B) in a specific communal area, as designated by the residential aged care facility, if each person in that area maintains, where practicable, a distance of not less than 1.5 metres between the person and each other person in the area; and
 - (ii) clinical symptoms of the disease means the following symptoms:
 - (A) a temperature of 37.5°C or more;
 - (B) night sweats;
 - (C) chills;
 - (D) coughing;
 - (E) shortness of breath;
 - (F) sore throat;
 - (G) loss of taste;
 - (H) loss of smell; and
 - (iii) evidence of the vaccination status, in respect of a person, means
 - (A) a vaccination certificate in respect of the disease issued to the person 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 issued to the person and is recognised by the Commonwealth Government or the Director of Public Health; and
 - (iv) **fitted face covering** means a covering, other than a shield, that –

- (A) fits securely around the face and is designed, or made, to be worn over the nose and mouth to provide protection against infection; and
- (B) is designed for a single use; and
- (C) is recognised by the Therapeutic Goods Administration, of the Commonwealth, as a medical device; and
- (v) flexible care subsidy has the same meaning as in the Aged Care Act 1997 of the Commonwealth; and
- (vi) fully vaccinated, in respect of the disease, means a person has received all of the doses of a vaccine for the disease that is necessary for the person to be issued with evidence of the vaccination status of the person; and
- (vii) operator, of a residential aged care facility, means a person who owns, controls or operates the residential aged care facility; and
- (viii) **person in authority**, in relation to a residential aged care facility, includes
 - (A) an authorised officer within the meaning of the Act; and
 - (B) a person nominated by the operator of the residential aged care facility as a person in authority for the purposes of this direction; and
- (ix) resident, of a residential aged care facility, includes a resident for the purposes of respite at that facility;
- (x) residential aged care facility means a facility at which accommodation, and personal care or nursing care or both, are provided to a person in respect of whom a residential care subsidy or a flexible care subsidy is payable under the Aged Care Act 1997 of the Commonwealth; and
- (xi) residential care subsidy has the same meaning as in the Aged Care Act 1997 of the Commonwealth; and
- (xii) **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
- (xiii) vaccine for the disease includes -
 - (A) a vaccine that is registered, for use in respect of the disease, by the Therapeutic Goods Administration; and
 - (B) a vaccine that, in advice issued by the Therapeutic Goods Administration, the Therapeutic Goods Administration considers to be a "recognised vaccine" in respect of the disease; and
- (q) the Acts Interpretation Act 1931 applies to the interpretation of this direction as if it were regulations made under the Act; and
- (r) on 15 December 2021, the direction, given by me on 26 August 2021 and entitled Residential Aged Care Facilities – No. 16, is revoked.

Dated this 10th day of December 2021

MARK VEITCH Director of Public Health

PUBLIC HEALTH ACT 1997 DIRECTION UNDER SECTION 16

(Additional requirements for certain venues – No. 2)

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 6 December 2021, a person must not enter, or remain on, the premises of a relevant licensed venue unless the person has
 - (i) been fully vaccinated in respect of the disease; or
 - (ii) is not required, under paragraph (d), to be fully vaccinated in respect of the disease to enter the premises; and
- (b) on and from 6 December 2021, a person on the premises of a relevant licensed venue must, while he or she is on those premises, carry one of the following pieces of evidence:
 - if the person is required, under this direction, to be fully vaccinated in respect of the disease while on the premises of the relevant licensed venue, evidence of the person's vaccination status;
 - (ii) if the person is not required under paragraph (d)(i) to be fully vaccinated in respect of the disease while on the premises of the relevant licensed venue, a copy of the document held by the person as required under paragraph (d)(i)(B);
 - (iii) if the person is not required under paragraph (d)
 (ii), (iii) or (v) to be fully vaccinated in respect of the disease while on the premises of the relevant licensed venue, evidence that paragraph (d)(ii),
 (iii) or (v) applies to the person while he or she is on the premises of the venue; and
- (c) if a police officer suspects that a person is on, or has been on, the premises of a relevant licensed venue
 - the police officer may request a person provide evidence of the person's vaccination status; and
 - (ii) if a request is made of a person under sub-paragraph(i), the person must provide the evidence carried by the person, as required under paragraph (b), to the police officer; and
- (d) a person is not required to be fully vaccinated in respect of the disease to enter, or remain on, the premises of a relevant licensed venue if –
 - (i) the person -
 - (A) is unable to be vaccinated against the disease due to a medical contraindication; and
 - (B) holds -
 - (I) a medical certificate or other similar document, granted 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; or
 - (ii) the person 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;

- (iii) the person -
 - (A) is employed or engaged to work at the premises of the relevant licensed venue; and
 - (B) is entering, or remaining on, the premises before 15 December 2021; or
- (iv) the person is only present on the premises of the relevant licensed venue for the purposes of -
 - (A) delivering goods to, or collecting goods from, the venue; or
 - (B) providing necessary cleaning or sanitation services in respect of the venue; or
 - (C) undertaking repair, or maintenance, work at the venue; or
- (v) the person is only present on the premises of the relevant licensed venue for the purpose of providing emergency medical treatment (including transport), emergency management or law enforcement services; and
- (e) on and from 6 December 2021, the owner, or operator, of a relevant licensed venue must ensure that each person who intends on entering the premises of the relevant licensed venue is notified, before entering the premises, that persons are required to be fully vaccinated in respect of the disease to enter the premises; and
- in this direction
 - alcohol means liquor within the meaning of the Liquor Licensing Act 1990; and
 - (ii) entertainment venue means a cinema, concert venue, theatre, auditorium or similar space; and
 - (iii) evidence of the vaccination status, in respect of a person, means –
 - (A) a vaccination certificate in respect of the disease issued to the person 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 issued to the person and is recognised by the Commonwealth Government or the Director of Public Health;
 - evidence, that is recognised by the Director of Public Health, that a person has been issued with a document referred to in paragraph (A) or (B); and
 - (iv) exempt venue means -
 - (A) a restaurant or café where patrons are only served alcohol for consumption while seated; or
 - (B) an entertainment venue; or
 - (C) a stadium or arena; or
 - a premises, or part of premises, operated by or on behalf of a charity, a not-for-profit organisation, a sporting or recreational group, or a Government organisation; or
 - (E) a premises, or part of a premises, that is being used for a private event if the premise, or part of the premises, is closed to members of the public who are not attending the private event; and
 - (v) fully vaccinated, in respect of the disease, means a person has received all of the doses of a vaccine for the disease that is necessary for the person to be issued with evidence of the vaccination status of the person; and

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- (vi) indoor area means an area, room or premises that -
 - (A) is, or are, substantially enclosed by a roof and walls, regardless of whether the roof or walls, or any part of the roof or walls, are permanent or temporary, or open or closed; and
 - (B) is not a lift, elevator or similar space; and
- (vii) **outdoor area** means an area of a premises that is not
 - (A) an indoor area; or
 - (B) a lift, elevator or similar space; and
- (viii) premises has the same meaning as in the Act; and
- (ix) private event means -
 - (A) a wedding or a funeral, or a reception before or after a wedding or a funeral; or
 - (B) an event that is not open to members of the public and requires an invitation to attend;
- (x) relevant licensed venue means a premises or part of premises, other than an exempt venue, where alcohol is served or offered –
 - (A) if -
 - (I) the premises, or part of premises, is operating under an on-licence, or a general licence or a permit granted under the *Liquor Licensing Act 1990*; or
 - (II) more than 250 persons are at an event in an indoor area of the premises or part of premises; or
 - (III) more than 500 persons are at an event in an outdoor area at the premises or part of premises; and
 - (B) if, at the time the alcohol is being served or offered
 - (I) the alcohol is to be consumed on the premises of the venue; and
 - (II) one or more persons at the premises are likely to consume the alcohol while the persons are not seated at the venue; and
- (xi) stadium or arena means a premises that is primarily intended for use for sporting and other similar recreational activities; and
- (xii) vaccine for the disease includes -
 - (A) a vaccine that is registered, for use in respect of the disease, by the Therapeutic Goods Administration; and
 - (B) a vaccine that, in advice issued by the Therapeutic Goods Administration, the Therapeutic Goods Administration considers to be a "recognised vaccine" in respect of the disease; and
- (g) the Acts Interpretation Act 1931 applies to the interpretation of this direction as if it were regulations made under the Act; and
- (h) the direction, given by me on 2 December 2021 and entitled Additional requirements for certain venues – No. 1, is revoked.

Dated this 10th day of December 2021

MARK VEITCH Director of Public Health

Occupational Licensing

OCCUPATIONAL LICENSING ACT 2005

Amendment to Occupational Licensing (Building Services Work) Determination

I, Peter Graham, Administrator of Occupational Licensing, appointed under section 10 of the *Occupational Licensing Act 2005* (the Act), hereby provide notice, in accordance with section 32(2) of the Act, of amendments made to the Occupational Licensing (Building Services Work) Determination.

The amendments made to the abovementioned Determination have been made in pursuance of section 32 of the Act.

The Occupational Licensing (Building Services Work) Determination Version 2.1 is in effect on 1 January 2022.

A copy of the Determination is available for public inspection at the office of the Administrator of Occupational Licensing, 30 Gordons Hill Road, Rosny Park, during normal business hours and, by means of the World Wide Web, at the Consumer, Building and Occupational Services website: www.cbos.tas.gov.au.

PETER GRAHAM Administrator of Occupational Licensing

Health Practitioner

HEALTH PRACTITIONER REGULATION NATIONAL LAW (TASMANIA) ACT 2010

NOTICE OF PUBLICATION OF REGULATION

IN ACCORDANCE with section 15(1)(a) of the Health Practitioner Regulation National Law (Tasmania) Act 2010, notice is given that the Health Practitioner Regulation National Law Amendment (Professional Indemnity Insurance) Regulation 2021 made under the Health Practitioner Regulation National Law (Tasmania) Act by the Ministerial Council on 6 December 2021 was published by the Victorian Government Printer on 10 December 2021.

HEALTH PRACTITIONER REGULATION NATIONAL LAW (TASMANIA) ACT 2010

NOTICE OF PUBLICATION OF REGULATION

IN ACCORDANCE with section 15(1)(a) of the Health Practitioner Regulation National Law (Tasmania) Act 2010, notice is given that the Health Practitioner Regulation National Law (Miscellaneous) Regulation 2019 made under the Health Practitioner Regulation National Law (Tasmania) Act by the COAG Health Council on 1 November 2019 was published by the Victorian Government Printer on 16 December 2019.

HEALTH PRACTITIONER REGULATION NATIONAL LAW (TASMANIA) ACT 2010

NOTICE OF PUBLICATION OF REGULATION

IN ACCORDANCE with section 15(1)(a) of the Health Practitioner Regulation National Law (Tasmania) Act 2010, notice is given that the Health Practitioner Regulation National Law Regulation National Law (Tasmania) Act by the COAG Health Council on 12 October 2018 was published by the Victorian Government Printer on 17 October 2018.

HEALTH PRACTITIONER REGULATION NATIONAL LAW (TASMANIA) ACT 2010

NOTICE OF PUBLICATION OF REGULATION

IN ACCORDANCE with section 15(1)(a) of the *Health Practitioner Regulation National Law (Tasmania) Act 2010*, notice is given that the *Health Practitioner Regulation National Law Amendment (Midwife Insurance Exemption) Regulation 2016* made under the Health Practitioner Regulation National Law (Tasmania) Act by the Australian Health Workforce Ministerial Council on 10 October 2016 was published by the Victorian Government Printer on 11 October 2016.

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) Work Health and Safety Act 2012	S. R. 2021, No. 121	Work Health and Safety Amendment Regulations 2021
(2) Mutual Recognition (Tasmania) Amendment Act 2021	S. R. 2021, No. 122	Proclamation under section 2
(3) Forensic Procedures Act 2000	S. R. 2021, No. 123	Forensic Procedures Regulations 2021
(4) Witness (Identity Protection) Act 2006	S. R. 2021, No. 124	Witness (Identity Protection) (Corresponding Laws) Regulations 2021
(5) Police Powers (Assumed Identities) Act 2006	S. R. 2021, No. 125	Police Powers (Assumed Identities) (Corresponding Laws) Regulations 2021
(6) Police Powers (Controlled Operations) Act 2006	S. R. 2021, No. 126	Police Powers (Controlled Operations) (Corresponding Laws) Regulations 2021
(7) Police Powers (Surveillance Devices) Act 2006	S. R. 2021, No. 127	Police Powers (Surveillance Devices) (Corresponding Laws) Regulations 2021
(8) Traffic Act 1925	S. R. 2021, No. 128	Road Amendment (Quad Bikes) Rules 2021
(9) Traffic Act 1925	S. R. 2021, No. 129	Traffic (Compliance and Enforcement) Amendment Regulations (No. 2) 2021
(10) Land Use Planning and Approvals Act 1993	S. R. 2021, No. 130	Land Use Planning and Approvals Amendment Regulations 2021
(11) Land (Miscellaneous Amendments) Act 2021	S. R. 2021, No. 131	Proclamation under section 2
(12) Electricity Supply Industry Act 1995	S. R. 2021, No. 132	Electricity Supply Industry Amendment Regulations 2021
(13) Marine and Safety Authority Act 1997	S. R. 2021, No. 133	Marine and Safety (General) Amendment Regulations 2021
(14) OPCAT Implementation Act 2021	S. R. 2021, No. 134	Proclamation under section 2

GENERAL PURPORT OR EFFECT OF THE ABOVEMENTIONED STATUTORY RULES

(1) Work Health and Safety Amendment Regulations 2021

These regulations amend the Work Health and Safety Regulations 2012 by -

- (a) requiring persons at a workplace -
 - (i) to wear a helmet when using a quad bike; and
 - (ii) to undergo training before using a quad bike; and
 - (iii) not to carry a passenger on a quad bike unless the bike is designed to carry a seated passenger; and
- (b) updating references to the Workplace Exposure Standard for Airborne Contaminants, the Globally Harmonised System of Classification and Labelling of Chemicals (GHS) and Australian Standards that have been superseded.
- (2) Proclamation under section 2 of the Mutual Recognition (Tasmania) Amendment Act 2021

This proclamation fixes 22 December 2021 as the day on which that Act commences.

(3) Forensic Procedures Regulations 2021

These regulations -

- (a) prescribe corresponding laws for the purposes of the Forensic Procedures Act 2000; and
- (b) rescind the Forensic Procedures Regulations 2010 and the Forensic Procedures Amendment Regulations 2015.
- (4) Witness (Identity Protection) (Corresponding Laws) Regulations 2021

These regulations -

- (a) declare certain laws of other jurisdictions to correspond to the Witness (Identity Protection) Act 2006; and
- (b) rescind the Witness (Identity Protection) (Corresponding Laws) Regulations 2010 and the Witness (Identity Protection) (Corresponding Laws) Amendment Regulations 2012.
- (5) Police Powers (Assumed Identities) (Corresponding Laws) Regulations 2021

These regulations -

- (a) declare certain laws of other jurisdictions to be corresponding laws for the purposes of the *Police Powers (Assumed Identities) Act 2006*; and
- (b) rescind the Police Powers (Assumed Identities) (Corresponding Laws) Regulations 2010 and the Police Powers (Assumed Identities) (Corresponding Laws) Amendment Regulations 2012.
- (6) Police Powers (Controlled Operations) (Corresponding Laws) Regulations 2021

These regulations -

- (a) declare certain laws of other jurisdictions to be corresponding laws for the purposes of the *Police Powers (Controlled Operations) Act 2006*; and
- (b) rescind the Police Powers (Controlled Operations) (Corresponding Laws) Regulations 2010 and the Police Powers (Controlled Operations) (Corresponding Laws) Amendment Regulations 2012.
- (7) Police Powers (Surveillance Devices) (Corresponding Laws) Regulations 2021

These regulations -

- (a) declare certain laws of other jurisdictions to be corresponding laws for the purposes of the *Police Powers (Surveillance Devices) Act 2006*; and
- (b) rescind the Police Powers (Surveillance Devices) (Corresponding Laws) Regulations 2010.
- (8) Road Amendment (Quad Bikes) Rules 2021

These rules amend the Road Rules 2019 by -

- (a) defining what a quad bike is for the purposes of those rules; and
- (b) specifying certain rules on the use of quad bikes on roads and road related areas; and
- (c) effecting minor statute law revision.
- (9) Traffic (Compliance and Enforcement) Amendment Regulations (No. 2) 2021

These regulations amend the Traffic (Compliance and Enforcement) Regulations 2017 by -

- (a) including references to quad bikes in relevant provisions to reflect changes to the *Road Rules* in respect of quad bikes; and
- (b) prescribing two new offences, relating to quad bikes, for which an infringement notice may be issued under the *Traffic Act 1925*.
- (10) Land Use Planning and Approvals Amendment Regulations 2021

These regulations amend the Land Use Planning and Approvals Regulations 2014 to provide for a fee structure for the major projects assessment process.

(11) Proclamation under section 2 of the Land (Miscellaneous Amendments) Act 2021

This proclamation fixes 1 January 2022 as the day on which the provisions of that Act commence.

(12) Electricity Supply Industry Amendment Regulations 2021

These regulations amend the Electricity Supply Industry Regulations 2018 by -

- (a) classifying the installation or erection of powerlines on private property as work of minor environmental impact; and
- (b) specifying the stages of a process in relation to certain categories of works; and
- (c) specifying the time by which each of the stages of each of the categories of works is to be completed.
- (13) Marine and Safety (General) Amendment Regulations 2021

These regulations amend the *Marine and Safety (General) Regulations 2013* to update the requirements for the wearing of certain life jackets on lightweight craft that are rowing shells where the rowing shell is accompanied by a powered craft or is being used for the purposes of certain rowing competitions, regattas, events or other races.

(14) Proclamation under section 2 of the OPCAT Implementation Act 2021

This proclamation fixes 20 January 2022 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.

Explosives

EXPLOSIVES ACT 2012

NOTICE OF AUTHORISATION OF EXPLOSIVES

IN ACCORDANCE with Regulation 17(3)(d) of the *Explosives Regulations 2012*, and under the delegation from the Secretary of the Department of Justice, I, Robyn Pearce, Executive Director of WorkSafe Tasmania, publish the list of authorised explosives in Tasmania for the period 11 September 2021 to 17 December 2021.

UN No.	Authorised Name of Explosive	Class	Date	Proper Shipping Name	Auth No.	
0241	AquaMAX 1200 Series	1.1D	08/09/2021	EXPLOSIVE, BLASTING, TYPE E	20_21	

ROBYN PEARCE Executive Director, WorkSafe Tasmania

Place Names

APPROVED PLACE NAMES

NOTICE is hereby given pursuant to section 10 of the *Place Names Act 2020*, that the Minister has approved the following assignments, alterations, revocations and extents of place names in Tasmania.

Place Name Assignments List No. 562

Reg No.	Name	Municipality	Location
48422P	Pikes Point	Break O'Day	St Helens
37715G	Northern Forage	Burnie, Central Coast, Devonport,	Northern Tasmania
		George Town, Latrobe, Launceston,	
		Meander Valley, West Tamar	
39944E	Keddies Creek Track	Central Coast	Penguin
48397E	Lobster Creek Tramway Track	Central Coast	North Motton, Penguin
38871H	Mount Montgomery Track	Central Coast	Penguin
39940C	Myrtle Creek Track	Central Coast	Penguin
39945R	Purtons Track	Central Coast	Gunns Plains, North Motton
37284E	Heartlands	Central Highlands, Meander Valley,	Central Tasmania
		Northern Midlands, Southern Midlands	
44011B	Larmairremener tabelti	Central Highlands	Lake St Clair
38814H	Anniversary Bay Track	Circular Head	Rocky Cape
48405Q	Anniversary Point Track	Circular Head	Rocky Cape
38816J	Banksia Grove Track	Circular Head	Rocky Cape
38808Q	Blandfordia Spur Track	Circular Head	Rocky Cape
38813T	Broadview Hill Track	Circular Head	Rocky Cape
48406E	Cathedral Rocks Track	Circular Head	Rocky Cape
48407R	Coastal Link Track	Circular Head	Rocky Cape
38792A	Dempster Lookout Track	Circular Head	West Coast
39880S	Dip Falls Lookout Track	Circular Head	Mawbanna
38826D	Dip Falls Track	Circular Head	Mawbanna
38812G	Doone Falls Track	Circular Head	Rocky Cape
38825P	Julius River Track	Circular Head	West Coast
38824C	Lake Chisholm Track	Circular Head	West Coast
38815W	Lee-Archer Cave Track	Circular Head	Rocky Cape
37688T	Milkshake Hills Forest Loop	Circular Head	West Coast
38820A	Milkshake Summit Track	Circular Head	West Coast
38806P	North Cave Track Sisters Hills Traverse	Circular Head Circular Head	Rocky Cape Rocky Cape Sisters Booch
38811S 38807D	South Cave Track	Circular Head	Rocky Cape, Sisters Beach
48399F	Spion Kop Picnic Area	Circular Head	Rocky Cape Mawbanna, South Forest
38804N	The Nut Summit Circuit	Circular Head	Stanley
38803B	The Nut Zig Zag Track	Circular Head	Stanley
38810F	Tinkers Lookout Track	Circular Head	Rocky Cape
48408F	Wet Cave Track	Circular Head	Rocky Cape, Sisters Beach
48559Y	Adina Park	Clarence	Geilston Bay
48560A	Anulka Park	Clarence	Howrah
48561M	Astor Park	Clarence	Geilston Bay
48562B	Bayview Park	Clarence	Lauderdale
48563N	Bellerive Beach Park	Clarence	Bellerive
48564C	Camelot Park	Clarence	Tranmere
48565P	Carella Neighbourhood Park	Clarence	Howrah
48566D	Charles Hand Memorial Park	Clarence	Rosny Park
48567Q	Clifton Beach Reserve	Clarence	Clifton Beach
48568E	Cremorne Apex Park	Clarence	Cremorne
48569R	Cremorne Beach Reserve	Clarence	Cremorne
48570S	Elinga Play Park	Clarence	Howrah
48571G	Epping Play Park	Clarence	Lauderdale
48572T	Fairfield Park	Clarence	Geilston Bay
48573H	Kangaroo Bay Park	Clarence	Rosny Park
48574W	Minerva Park	Clarence	Howrah
48575J	Neilson Park	Clarence	Rokeby
48576X	Oakdowns Park	Clarence	Oakdowns
48577K	Pindos Park	Clarence	Tranmere
48578Y	Roscommon Reserve	Clarence	Acton Park, Lauderdale
48579L	Rose Bay Foreshore Park	Clarence	Rose Bay
48580M	Rosny Point Play Park	Clarence	Rosny

48581B	Shoreline Park	Clarence	Howrah
48582N	Stanley Street Reserve	Clarence	Bellerive
48583C	Tanundal Park	Clarence	Howrah
48584P	Tilanbi Park	Clarence	Howrah
48585D	Vela Street Park	Clarence	Howrah
48586Q	Warrane Green Belt Reserve	Clarence	Warrane
43350M	Bruces Bridge	Derwent Valley	Styx
48588R	Highfield Park	Devonport	Devonport
39659K	Hardings Falls Track	Glamorgan-Spring Bay	Royal George
39565R	Lookout Rock Track	Glamorgan-Spring Bay	Bicheno
37390F	Loontitetermairrelehoiner Track	Glamorgan-Spring Bay	Swansea
38782F	Meetus Falls Track	Glamorgan-Spring Bay	Lake Leake, Royal George
39559B	Whalers Lookout Track	Glamorgan-Spring Bay	Bicheno
41833C	Degraves Bridge	Hobart	South Hobart
36418M	Hobart Rivulet Park	Hobart	South Hobart
48437A	Westringa Park	Hobart	Fern Tree
48420N	Compton Falls	Huon Valley	Lonnavale
39682B	Belvoir Lookout Walk	Kentish	Middlesex
39474N	Black Bluff Range Traverse	Kentish	Middlesex
39679Y	Mount Claude Traverse	Kentish, Meander Valley	Mount Roland
39677X	Mount Vandyke Track	Kentish, Meander Valley	Gowrie Park, Mount Roland
48498C	Bell Hill Park	King Island	Currie
48499P	Camp Creek Park	King Island	Currie
48501Y	Currie Harbour Lions Park	King Island	Currie
38765G	Nook Swamps Track	King Island	Egg Lagoon (and others)
48500K	Old Stockyard Park	King Island	Currie
48410T	Kingston Park	Kingborough	Kingston
38799Q	Archers Knob Track	Latrobe	Bakers Beach
37595P	Dover Reserve	Launceston	Mowbray
37139P	Lambert Street Park	Launceston	Ravenswood
37749Q	Ravenswood Adventure Park	Launceston	Ravenswood
48443Q	Trevallyn Reserve	Launceston	Trevallyn
39542P	Acropolis Track	Meander Valley	Lake St Clair
39504P	Arm Falls Track	Meander Valley	Mersey Forest
48385J	Bastion Bluff Track	Meander Valley	Central Plateau, Meander
39680A	Bastion Cascades Track	Meander Valley	Meander
38892J	Blue Peaks Track	Meander Valley	Central Plateau
38981L	Croft Track	Meander Valley	Meander
37197D	D'Alton Falls Track	Meander Valley	Lake St Clair
38894K	Devils Gullet Lookout Track	Meander Valley	Central Plateau
38893X	Explorer Creek Track	Meander Valley	Central Plateau
39728A	Fergusson Falls Track	Meander Valley	Lake St Clair
39727L	Hartnett Falls Track	Meander Valley	Lake St Clair
38886R	King Solomons Nature Walk	Meander Valley	Liena
39723J	Labyrinth Track	Meander Valley	Lake St Clair
38976H	Lobster Falls Track	Meander Valley	Needles
38884Q	Marakoopa Fern Glade Walk	Meander Valley	Mayberry, Mersey Forest
38989Q	Montana Falls Track	Meander Valley	Deloraine, Montana
39726Y	Moses Creek Track	Meander Valley	Mersey Forest, Walls of Jerusalem
39710B	Mount Oakleigh Track	Meander Valley	Cradle Mountain
39735E	Mount Pelion East Track	Meander Valley	Cradle Mountain
39518L	Mount Pillinger Track	Meander Valley	Cradle Mountain, Mersey Forest
39018N	Old Arm River Track	Meander Valley	Cradle Mountain, Mersey Forest
48429G	Quercus Park	Meander Valley	Carrick
38869S	Westmorland Falls Track	Meander Valley	Caveside
38883D	Yeates Track	Meander Valley	Central Plateau, Mole Creek
39433A	Little Hell Circuit Track	Northern Midlands	Ben Lomond
18847R	Ross Bridge	Northern Midlands	Ross
48360F	Sheepwash Park	Northern Midlands	Perth
18855R	Tacky Bridge	Northern Midlands	Ross
48359E	Translink Industrial Park	Northern Midlands	Devon Hills, Western Junction
45090T	Valentine Park	Northern Midlands	Campbell Town
39401Q	Station Park	Southern Midlands	Kempton
48611C	Tunbridge Park	Southern Midlands	Tunbridge
39667D	Darwin Crater Track	West Coast	Southwest
48589F	Farrell Heritage Park	West Coast	Tullah
48592H	Frank Long Memorial Park	West Coast	Zeehan

Horsetail Falls Track	West Coast	Gormanston, Queenstown
Miners Siding	West Coast	Queenstown
Mount Mary Track	West Coast	Southwest
Mount Maud Track	West Coast	Southwest
Raglan Range Track	West Coast	Southwest
Stitt Park	West Coast	Rosebery
	Miners Siding Mount Mary Track Mount Maud Track Raglan Range Track	Miners Siding West Coast Mount Mary Track West Coast Mount Maud Track West Coast Raglan Range Track West Coast

Place Name Alterations Notice No. 175

Reg No.	Name	Municipality	Location
$39941P^{1}$	Dial Range Track	Central Coast	Penguin, Riana
$21387S^{2}$	Stanley Burial Ground	Circular Head	Stanley
$23766H^{3}$	Childrens Reserve and Memorial	Dorset	Scottsdale
	Park		
48156W ⁴	Southern Edge	Huon Valley, Kingborough	Southern Tasmania
4148N ⁵	Christmas Rock	West Coast	Southwest

¹ Name altered from Mount Dial Track.

Place Name Revocation Notice No. 176

	Trace Plante Revocation Plottee 110. 170			
Reg No.	Name	Municipality	Location	
$25203M^{6}$	North East Trail	Break O'Day, Dorset, Launceston	Northern Tasmania	
25198H ⁶	Cradle Country Touring Route	Burnie, Devonport, Kentish, Latrobe,	Northern Tasmania	
		Waratah-Wynyard		
$25200F^{6}$	Great Nature Trail	Burnie, Central Coast, Circular Head,	Northern Tasmania	
		Devonport, Latrobe, Waratah-Wynyard		
$12422S^{7}$	Big Gutter	Circular Head	Perkins Island	
$23163S^{7}$	Boobs Gutter	Circular Head	Perkins Island	
$17558C^{7}$	Hilders Bridge	Circular Head	West Coast, West Takone	
12443F ⁷	House Gutter	Circular Head	Perkins Island	
12459A ⁷	Uncle Joes Gutter	Circular Head	Perkins Island	
23715G ⁸	Coles Bay Bushland Reserve	Glamorgan-Spring Bay	Coles Bay	
39441R ⁹	Waterloo Point Track	Glamorgan-Spring Bay	Swansea	
$20668W^{10}$	Fern Tree Playground	Hobart	Fern Tree	
25201H ⁶	Great Western Tiers Tourist Route	Kentish, Meander Valley	Northern Tasmania	
$19550W^{7}$	Riggs Pass Track	Kentish, West Coast	Cradle Mountain	
2836H ⁷	Mona Vale Siding	Northern Midlands	Ross	
$23745W^{11}$	Lions Park	West Tamar	Riverside	

⁶ Superseded by Northern Forage (37715G).

The listed features can be viewed in Placenames Tasmania at: www.placenames.tas.gov.au

This notice is available from the NRE Web Page at:

 $\underline{https://nre.tas.gov.au/land\text{-}site/Pages/Gazettals\text{-}of\text{-}Place\text{-}Names.aspx}$

If you would like to be notified by e-mail each time there is a notice, please send an E-mail message with the title E-mail Alert to <u>Placenames@nre.tas.gov.au</u>

Dated this 22nd day of December 2021

Michael Giudici Chair, Place Names Advisory Panel

² Name altered from Stanley Cemetery.

³ Name altered from Childrens Reserve.

⁴ Name altered from Southern Trove.

⁵ Location altered to 405053E, 5310567N.

⁷ Feature no longer exists.
8 Superseded by Rita and Doris Reserve (48279H).
9 Superseded by Loontitetermairrelehoiner Track (37390F).

¹⁰ Superseded by Westringa Park (48437A).

¹¹ Superseded by Riverside Lions Club Park (19618F).

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Staff Movements

Permanent Appointments

Agency	Duties Assigned	Employee	Probation Period	Date of Effect
Natural Resources and Environment Tasmania	Team Leader, Property Services	L Garnham	1 Month	09/12/2021
Communities Tasmania	Youth Worker - Custodial Youth Justice	H Walker	6 Months	14/12/2021
Communities Tasmania	Youth Worker - Custodial Youth Justice	P Nnopu	6 Months	14/12/2021
Department of Health	Allied Health - Triage MHS Acute Care Stream	L Collins	6 Months	10/01/2022
Communities Tasmania	Youth Worker - Custodial Youth Justice	J Nortje	6 Months	14/12/2021
State Growth	Senior Program Officer	M Milzarek	6 Months	13/12/2021
Natural Resources and Envi- ronment Tasmania	Property Officer	T Simm	6 Months	10/12/2021
Education	School Psychologist	K Jensen	12 Months	07/02/2022
Education	Teacher	M Raimondo	12 Months	07/02/2022
Education	Teacher	M Magupa	12 Months	07/02/2022
Education	Teacher	M Lette	12 Months	07/02/2022
Education	Teacher	M Cox	12 Months	07/02/2022
Education	Teacher	M Knight	12 Months	07/02/2022
Education	Teacher	M Clark	12 Months	07/02/2022
Education	Teacher	N Hedington	12 Months	07/02/2022
Education	Teacher	N Woolley	12 Months	07/02/2022
Education	Teacher	N Hempel	12 Months	07/02/2022
Education	Teacher	R Storay	12 Months	07/02/2022
Education	Teacher	R Dell	12 Months	07/02/2022
Education	Teacher	R Marks	12 Months	07/02/2022
Education	Teacher	R Herbert	12 Months	07/02/2022
Education	Teacher	S Bedwell	12 Months	07/02/2022
Education	Teacher	S Logie	12 Months	07/02/2022
Education	Teacher	S Osborne	12 Months	07/02/2022
Education	Teacher	T Paraskevas	12 Months	07/02/2022
Education	Teacher	T Wolff	12 Months	07/02/2022
Education	Teacher	V Harney	12 Months	07/02/2022
Education	Teacher	V Keygan	12 Months	07/02/2022
Education	Teacher	W Coombes	12 Months	07/02/2022
Department of Health	Registered Nurse	Z Cai	6 Months	17/01/2022
Department of Health	Registered Nurse	J Berry	6 Months	07/02/2022
Department of Health	Senior Cook	M Taylor	6 Months	03/01/2022
Education	Teacher Assistant	N Aitken	6 Months	09/12/2021
Department of Health	Registered Nurse	E Johnson	6 Months	17/01/2022
Department of Health	Registered Nurse	A Foggo	6 Months	04/01/2022
Department of Health	Registered Nurse - Community Mental Health	K Derbidge	6 Months	14/02/2022
Department of Health	Registered Nurse	S Cunningham	6 Months	17/01/2022
Justice	Case Manager, Wellbeing Support	A Dean	6 Months	10/01/2022
Department of Health	Registered Nurse	E Davis	6 Months	17/01/2022
Department of Health	Registered Nurse	G Harm	6 Months	17/01/2022
Department of Health	Registered Nurse	J Howell	Nil	07/02/2022
Department of Health	Registered Nurse	M Shaw	Nil	07/02/2022
Department of Health	Registered Nurse	C Polden	Nil	07/02/2022
Department of Health	Registered Nurse	R Collins	Nil	07/02/2022

Department of Health	Registered Nurse	S Hwang	Nil	07/02/2022
Department of Health	Registered Nurse	Y Castillo	Nil	07/02/2022
Department of Health	Registered Nurse	J McKenna	Nil	07/02/2022
Department of Health	Registered Nurse	J Walker	Nil	07/02/2022
Department of Health	Registered Nurse	E Howard	Nil	07/02/2022
Department of Health	Registered Nurse	C McDougall	Nil	07/02/2022
Department of Health	Registered Nurse	K Storer	Nil	07/02/2022
Department of Health	Registered Nurse	T Badman	Nil	07/02/2022
Natural Resources and Environment Tasmania	Property Officer	A Alexander	6 Months	17/01/2022
Treasury and Finance	Government Business Analyst	J Campbell	6 Months	10/01/2022
Natural Resources and Environment Tasmania	Program Coordinator (Environmental and Invasive Biosecurity)	T Furlonge	Nil	23/12/2021
Department of Health	Phlebotomy Technician	H Cusick	6 Months	15/12/2021
Tourism Tasmania	Digital Marketer	R D'Souza	6 Months	16/12/2021
Department of Health	Ward Clerk - Orthopaedic Clinic	K Wood	6 Months	13/12/2021
TasTAFE	Teacher	M Ramdewar	12 Months	18/01/2022
Department of Health	Hospital Aide	E Johnson	6 Months	01/01/2022
Department of Health	Registered Nurse Grade 3	B Kaur	6 Months	10/01/2022
Department of Health	Registered Nurse Grade 3	H Quach	6 Months	23/01/2022
State Growth	Project Manager	J Jordaan	6 Months	01/12/2021
Department of Health	Purchasing and Supply Clerk	J Bakes	6 Months	20/12/2021
Natural Resources and Environment Tasmania	Environmental Officer (Assessments)	L Kitchener	6 Months	23/12/2021
Department of Health	Medical Scientist	D Morse	6 Months	04/01/2022
Natural Resources and Environment Tasmania	Parks and Reserves Manager (Cradle Mountain\ Lake St Clair)	S Nicholson	6 Months	01/02/2022
Police, Fire and Emergency Management	Hospitality Services Assistant	T Harvey	6 Months	13/12/2021
Police, Fire and Emergency Management	Hospitality Services Assistant	V McShane	6 Months	13/12/2021
Police, Fire and Emergency Management	Hospitality Services Assistant	M Newton	6 Months	13/12/2021
Tourism Tasmania	Visual Content Specialist	F Cumunel	6 Months	10/01/2022
Department of Health	Health Information Officer - Medical Records	K Brakey	6 Months	20/12/2021
Department of Health	Endoscopy Technician	L Height	6 Months	22/11/2021
Education	Capital Works Support Officer	C Quan	6 Months	17/12/2021
Department of Health	Registered Nurse	N Emslie	6 Months	07/02/2022
Department of Health	Registered Nurse	M Maceren	6 Months	07/02/2022
TasTAFE	Teacher	B Hall	12 Months	18/01/2022
Department of Health	Move Well Eat Well Program Coordinator	L Danielle	Nil	10/01/2022
Justice	Senior Assessment Officer	C Van Essen	6 Months	20/12/2021

Appointment of Officers

Agency	Duties Assigned	Employee	Duration	Date of Effect
Natural Resources and Environment Tasmania	Director (Strategy)	A Yan	5 Years	06/12/2021

Cessation of Officers and Permanent Employees

Agency	Duties Assigned	Employee	Date of Effect
Department of Health	Phlebotomy Technician	S Calverley	05/12/2021
Department of Health	Phlebotomy Technician	S Bentancour	26/11/2021
Department of Health	Paramedic	B Wilson	09/12/2021
Department of Health	Nurse Unit Manager	C Ball	13/12/2021
Department of Health	Health Assistant	C Howitt	15/12/2021
Police, Fire and Emergency Management	Consultant	D Homan	03/01/2022
Department of Health	Pharmacist	T Pearce-Davis	03/12/2021
Department of Health	Senior Analyst	D Spence	24/12/2021
Department of Health	Enrolled Nurse	J Ross	08/12/2021
Department of Health	Registered Nurse	F Brown	15/12/2021
Department of Health	Pharmacist	Н Үөө	15/11/2021
Department of Health	Private Patient Officer	E Baldock	16/12/2021
Department of Health	Administrative Assistant	V Barnett	16/12/2021
Department of Health	Dental Technician	J Minders	11/12/2021
Department of Health	Pharmacy Technician	K Jones	30/11/2021
Department of Health	Asset Analyst	M Bullen	17/12/2021
Treasury and Finance	Specialist Policy Analyst	C Johnston	04/01/2022
Premier and Cabinet	Chief Information Officer	G Lewis	24/12/2021
Natural Resources and Environment Tasmania	Senior Technical Officer	R Green	07/01/2022
Premier and Cabinet	Policy Support Officer	E King-Grey	24/12/2021

Extension or Renewal of Fixed-Term Appointments beyond 12 months

Agency	Duties Assigned	Employee	Term	Date of Effect
Premier and Cabinet	Covid19 Call center Operator	C Cooper	6 Months	01/01/2022
Premier and Cabinet	Covid19 Call center Operator	A Johnson	1 Month	01/01/2022
Premier and Cabinet	Assistant Manager COVID19 Contact Centre	S Hutchison	4 Months	01/01/2022
Premier and Cabinet	Covid19 Call center Operator	L Innis	2 Months	01/01/2022
Premier and Cabinet	Covid19 Call center Operator	S Kway	6 Months	01/01/2022
Premier and Cabinet	Covid19 Call center Operator	R Lawrence	6 Months	01/01/2022
Premier and Cabinet	Covid19 Call center Operator	T Lovell	6 Months	01/01/2022
Premier and Cabinet	Team Leader	R Martin	5 Months	01/01/2022
Justice	Legal Practitioner	E Morris	12 Months	14/01/2022
Premier and Cabinet	Customer Service Consultant	O Byrne	12 Months	01/12/2021
Premier and Cabinet	Customer Service Consultant	L Chen	12 Months	01/12/2021
Natural Resources and Environment Tasmania	Graduate Finance Analyst	Н Үар	18 Months	18/02/2022
Premier and Cabinet	Customer Service Consultant	J Cavanagh	12 Months	01/12/2021
Premier and Cabinet	Customer Service Consultant	T Smolcic	12 Months	01/12/2021
Premier and Cabinet	Customer Service Consultant	K Russell	1 Month	01/01/2022
Premier and Cabinet	Covid19 Call Center operator	S Mundy	6 Months	01/01/2022
Premier and Cabinet	Covid19 Call Center operator	H Nunez	6 Months	01/01/2022
Premier and Cabinet	Covid19 Call Center operator	V Oates	6 Months	01/01/2022
Premier and Cabinet	Covid19 Call Center operator	E Prenter	6 Months	01/01/2022
Premier and Cabinet	Covid19 Call Center operator	M Roberts	6 Months	01/01/2022
Premier and Cabinet	Team Leader	D Ryder	6 Months	01/01/2022
Premier and Cabinet	Covid19 Call Center operator	T Stevens	6 Months	01/01/2022

Premier and Cabinet	Covid19 Call Center operator	A Vince	6 Months	01/01/2022
Premier and Cabinet	Customer Service Consultant	A Rafin	12 Months	01/12/2021
Premier and Cabinet	Covid19 Call Center operator	N Weller	6 Months	01/01/2022
Premier and Cabinet	Covid19 Call Center operator	A Whayman	6 Months	01/01/2022
Premier and Cabinet	Covid19 Call Center operator	J Whitbread	6 Months	01/01/2022
Premier and Cabinet	Covid19 Call Center operator	S Young	6 Months	01/01/2022
Premier and Cabinet	Covid19 Call Center operator	T Zain	6 Months	01/01/2022

Fixed-Term Appointments of greater than 12 Months

Agency	Duties Assigned	Employee	Term	Date of Effect
State Growth	Project Manager	A D'Emden	24 Months	13/12/2021
Treasury and Finance	Senior Policy Analyst, Policy and Projects	J Eaton	36 Months	13/12/2021
Justice	Team Leader CMD	E Oxley	18 Months	08/12/2021
Premier and Cabinet	Relief Courier	D Midson	24 Months	29/11/2021
Premier and Cabinet	Relief Courier	P Carey	24 Months	29/11/2021
State Growth	Project Analyst	N Urbain	36 Months	15/12/2021
Natural Resources and Environment Tasmania	Visitor Services Officer	L Warman	24 Months	05/01/2022
Natural Resources and Environment Tasmania	Visitor Services Officer	R Boxhall	24 Months	02/02/2022
Justice	Administrative Assistant	I McAnally	24 Months	04/01/2022
Natural Resources and Envi- ronment Tasmania	Specialist, Industrial Relations	J Eddington	24 Months	10/01/2022

Promotion of Permanent Employees

Agency	Duties Assigned	Employee	Date of Effect
Education	Advanced Skills Teacher	N Mills	07/02/2022
Education	Advanced Skills Teacher	K Heaney	07/02/2022
Education	Principal	A Crane	01/01/2022
Premier and Cabinet	Manager, Innovation & Digital Services	R Morgan	22/11/2021
Justice	Monitoring and Compliance Unit Shift Supervisor	A Dare	09/12/2021
Department of Health	Nurse Unit Manager	O Gardner	15/12/2021
Department of Health	Associate Nurse Unit Manager	T Long	15/12/2021
Department of Health	Executive Assistant - WACS	C Lincoln	17/01/2022
Department of Health	Nurse Unit Manager - WP Holman Clinic	J Siemsen	06/12/2021
Department of Health	Endoscopy Technician	X Ria	22/11/2021
Department of Health	Medical Scientist	B McCarthy	06/12/2021
State Growth	Executive Officer	P Mus	15/12/2021
TasTAFE	Education Quality Consultant	K Dunham	10/01/2022
Justice	Risk Assessment Officer	C Le Fevre	17/12/2021
Justice	Risk Assessment Officer	L Reason	17/12/2021
Justice	Director, Technical Regulation and Occupational Licensing	H Hodgson	17/12/2021
Communities Tasmania	Child Safety Unit Coordinator	J Leighton	13/12/2021

Transfer of Permanent Employees

Agency	Duties Assigned	Employee	Transferred Agency	Date of Effect
Police, Fire and Emergency Management	Senior Practice and Policy Officer	L Triffett	Justice	13/12/2021
Treasury and Finance	Principal Policy Officer	C Jeffery	State Growth	16/12/2021

Promotion Without Advertising

AGENCY: JUSTICE

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: J Bryan

Duties Assigned: Principal Registrar Tasmanian Civil & Administrative Tribunal

Description of the Role: Position provides leadership and management to support the Tribunal in carrying out its statutory functions as defined in relevant legislation. The role provides quality strategic advice to policy and administrative matters.

Essential Requirements: Admission or qualifications for the entitlement to be admitted as a legal practitioner under the Legal Profession Act 2007.

Desirable Requirements: Previous experience as a Registrar, or in a similar position.

Qualifications and/or experience in alternative dispute resolution processes.

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: Ginna Webster

AGENCY: JUSTICE

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

Name: M Minehan

Duties Assigned: Project Officer

Description of the Role: Position provides high level project coordination and support to WorkSafe Tasmania and WorkCover

Tasmania Board.

Essential Requirements: Nil

Desirable Requirements: Relevant tertiary qualifications are desirable and/or extensive work experience demonstrating a high level of skills in project work and administrative support would be an advantage.

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: Ginna Webster

AGENCY: POLICE, FIRE AND EMERGENCY MANAGEMENT

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: S Bannon

Duties Assigned: Senior Policy Analyst

Description of the Role: To exercise a high degree of autonomy in providing high-level policy advice to the State Controller, Deputy State Controller, and/or Assistant Commissioner through the Policy Director, and to represent the Policy team at relevant meetings and briefings.

Essential Requirements: n/a

Desirable Requirements: A tertiary qualification in a relevant discipline or research experience to similar level

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: Darren Hine

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: C Sims

Duties Assigned: Teacher

Description of the Role: To implement and manage appropriate learning programs for students and to assess individual student progress.

Essential Requirements:

- Qualifications as established by the Tasmanian Industrial Commission in the Teaching Service (Tasmanian Public Sector) Award, 2005.
- Current certificate of registration; or provisional registration; or limited authority to teach granted by the Teachers Registration Board (Tasmania) in accordance with the provisions of the *Teachers Registration Act 2000*. Please note that a person with a limited authority to teach can only be employed on a fixed-term basis.
- Under the Teaching Service (Tasmanian Public Sector) Award;
 - Any new employee commencing from 2018 will not progress past Band 1 Level 9 unless the employee has full teacher registration as certified by the Teachers Registration Board (Tasmania).
 - An employee who has been at Band 1 Level 12 for 12 months or more and has full teacher registration as certified by the Teachers Registration Board (Tasmania) is eligible to progress to Level 13.
- 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:

Four years or more training as defined in the Teaching Service (Tasmanian Public Sector) Award 2005

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: T Bullard





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