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

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WEDNESDAY 31 MARCH 2021

No. 22 072

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Tasmanian Government Gazette

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No. 22 072-31 March

Notices to Creditors

MARGARET VIVIENNE STREMPEL late of 25 Franklin Street, Brooklyn in Tasmania, Teacher, Widowed, Deceased.

Creditors, next of kin and others having claims in respect of the property or estate of the deceased, MARGARET VIVIENNE STREMPEL who died on 31st day of December 2020, are required by the Executor, TPT WEALTH LTD of Level 2 137 Harrington Street, Hobart in Tasmania, to send particulars to the said Company by the 1st day of May 2021, after which date the Executor may distribute the assets, having regard only to the claims of which it then has notice.

Dated this thirty-first day of March 2021.

FIONA BAKER, Trust Administrator

GERALDINE BUCK late of 32 Waveney Street, South Launceston in Tasmania, Home Duties, Widowed, Deceased.

Creditors, next of kin and others having claims in respect of the property or estate of the deceased, GERALDINE BUCK who died on 13th day of December 2020, are required by the Executor, TPT WEALTH LTD of Level 2 137 Harrington Street, Hobart in Tasmania, to send particulars to the said Company by the 1st day of May 2021, after which date the Executor may distribute the assets, having regard only to the claims of which it then has notice.

Dated this thirty-first day of March 2021.

FIONA BAKER, Trust Administrator

Tasmanian Government Gazette Publication and Copy Closure Dates EASTER PERIOD 2021

COPY deadline for the *Tasmanian Government Gazette* to be published on Wednesday 7 April 2021:---

All copy for the *Tasmanian Government Gazette* must be received by 5 pm on Thursday 1 April 2021.

All proofs for the *Tasmanian Government Gazette* must be approved by 12 pm on Wednesday 7 April 2021.

JUDITH MARY GRIFFIN late of U3/98 Stanley Street, Prospect in Tasmania, Shop Assistant/Machine Knitter, Married, Deceased.

Creditors, next of kin and others having claims in respect of the property or estate of the deceased, JUDITH MARY GRIFFIN who died on 29th day of January 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 1st day of May 2021, after which date the Executor may distribute the assets, having regard only to the claims of which it then has notice.

Dated this thirty-first day of March 2021.

KAYE PHILPOTT, Trust Administrator

FAYE AMY STAUNTON-SMITH (also known as FAY AMY STAUNTON-SMITH) late of Bishop Davies Court, 27 Redwood Road, Kingston in Tasmania, Retired Secretary, Divorced, Deceased.

Creditors, next of kin and others having claims in respect of the property or estate of the deceased, FAYE AMY STAUNTON-SMITH (also known as FAY AMY STAUNTON-SMITH) who died on 17th day of October 2020, are required by the Executor, TPT WEALTH LTD of Level 2, 137 Harrington Street, Hobart in Tasmania, to send particulars to the said Company by the 1st day of May 2021, after which date the Executor may distribute the assets, having regard only to the claims of which it then has notice.

Dated this thirty-first day of March 2021.

LAURA ALLEN, Manager Trustees

JANET HEATHER WREN late of 3A Aberdeen Street, Glebe in Tasmania, Manager/Divorced, died on 18 December 2020.

Creditors, next of kin and others having claims in respect of the property of the abovenamed deceased, are required by the Executor, MEGHAN TERESE VESEY C/- Tremayne Fay Rheinberger Lawyers, 119 Macquarie Street, Hobart in Tasmania to send particulars of their claim in writing to the Registrar of the Supreme Court of Tasmania by 1 May 2021, after which date the Executor may distribute the assets, having regard only to the claims of which she then has notice.

Dated this thirty-first day of March 2021.

TREMAYNE FAY RHEINBERGER LAWYERS Solicitors for the Estate

WILLIAM FRANCIS FLOYD (also known as LIAM FRANCIS FLOYD) late of Mary's Grange Nursing Home, 5 Grange Avenue, Taroona in Tasmania, Catholic Priest/Never Married died on 14 October 2020.

Creditors, next of kin and others having claims in respect of the property of the abovenamed deceased, are required by the Executor, MICHELE MAY PEDDER, C/- Tremayne Fay Rheinberger Lawyers, 119 Macquarie Street, Hobart in Tasmania to send particulars of their claim in writing to the Registrar of the Supreme Court of Tasmania by 3 May 2021, after which date the Executor may distribute the assets, having regard only to the claims of which she then has notice.

Dated this thirty-first day of March 2021.

TREMAYNE FAY RHEINBERGER LAWYERS Solicitors for the Estate In the Estate of ALAN TREVOR CAMPBELL late of 11 Glenlusk Road, Berriedale in Tasmania, Significant Relationship, Truck Driver, Deceased.

Creditors, next of kin and others having claims in respect of the property or estate of the deceased ALAN TREVOR CAMPBELL who died on 30th November 2019 at 11 Glenlusk Road, Berriedale in Tasmania are required by the Executors of the Estate, SUZANNE MAY JAMES and MATTHEW ALAN CAMPBELL of c/- Wallace Wilkinson & Webster, 169 Liverpool Street, Hobart 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 Monday, 3rd May 2021, after which date the Executors may distribute the assets, having regard only to the claims of which the Executors then have notice

Dated this thirty-first day of March 2021.

WALLACE WILKINSON & WEBSTER Solicitors for the Estate

RICHARD ALAN BETTS, deceased, who died on 16 November 2020, late of Guilford Young Grove Aged Care Facility, 13 St Canice Avenue, Sandy Bay in Tasmania.

CHESTER THOMAS WILLCOCK and JANINE EVELYN WILLCOCK, both care of Worrall Moss Martin Lawyers, 133 Macquarie Street, Hobart in Tasmania, as Legal Personal Representatives of RICHARD ALAN BETTS, require that any person who has a claim against the estate, lodge written details of their claim with the Registrar of the Supreme Court of Tasmania at Salamanca Place, Hobart in Tasmania, within 30 days from the date of publication of this notice, after which date the Legal Personal Representatives are at liberty to pay and distribute the assets of the estate, dealing then only with the claims that they have notice.

Dated this thirty-first day of March 2021.

WORRALL MOSS MARTIN LAWYERS Lawyers acting on behalf of the legal personal representatives of the estate

MELBA FAY STEELE late of Barossa Park Lodge Glenorchy Tasmania, who died on 10 January 2021

Creditors, next of kin and others having claims in respect of the property or estate of the abovenamed deceased are required by the Executors TOBIAS JOSEPH STEELE and KYLIE ANN STEELE 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 1 May 2021 after which date the Executors may distribute the assets, having regard only to the claims of which the Executors then have notice.

Dated this thirty-first day of March 2021.

DOBSON MITCHELL ALLPORT Practitioners for the estate

Administration and Probate

Administration and Probate Act 1935

Notice of Application to Reseal Letters of Administration

Notice is hereby given that, after the expiration of 14 days from the publication hereof, BRIDGET EILEEN SIONELOTO of 27 MARNIYARRA LOOP, BAYNTON in WESTERN AUSTRALIA the administrator of the estate of MAUREEN PATRICIA ALLEN, late of 25 BARKER ROAD, GARFIELD in VICTORIA, deceased, to whom Grant of Probate of the said estate were granted by the Supreme Court of Victoria on the 28/08/2020, will apply to the Supreme Court of Tasmania in its Ecclesiastical Jurisdiction that the seal of the Said Supreme Court of Tasmania may be affixed to the said Probate pursuant to Part VI of the *Administration and Probate Act 1935*.

Dated this eleventh of March 2021.

JOHANNA BYRNE, Rae & Partners Lawyers Australian legal practitioner acting on their behalf signature

Crown Lands

Department of Treasury and Finance 24 March 2021

CROWN LANDS ACT 1976

NOTICE is hereby given that under the provisions of the *Crown* Lands Act 1976 the property listed below will be submitted for sale by public auction.

Property 35 Grubb Street, Beaconsfield

> **Folio of the Register** Volume 173846 Folio 1

Property Zoned General Residential

Auction details Auction to be held on site at 35 Grubb Street, Beaconsfield Saturday 17 April 2021 at 9.30 am

Real estate agent appointed to market the property on behalf of the Crown: Harcourts Real Estate West Tamar Shop 1/12, Legana Grove LEGANA TAS 7304

> HON ROGER JAENSCH MP, Minister for Environment, Parks and Heritage

Dissolution

NOTICE OF DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that the partnership between Brendan Boutcher as trustee for the Boutcher Family Trust and World Wide Water Pty Ltd (which carried on business under the name Rural Irrigation and Electrical Solutions ABN 96 676 638 848) has been dissolved with effect from 4 September 2020. Following the dissolution of the partnership, its operations are conducted solely by World Wide Water Pty Ltd.

Living Marine Resources

Living Marine Resources Management Act 1995 Fisheries (Commercial Dive) Rules 2011

NOTICE OF THE DATES OF THE CLOSED SEASON FOR THE COMMERCIAL DIVE FISHERY AND NOTICE OF COMMERCIAL DIVE CLOSURE TO SPECIFIC ACTIVITIES

I, Dr Ian Dutton, Director Marine Resources in the Department of Primary Industries, Parks, Water and Environment, acting pursuant to a delegation from the Minister for Primary Industries and Water made on 12 November 2018 and acting pursuant to section 20(1) of the *Living Marine Resources Management Act 1995* (the Act), hereby determine under rule 12 of the *Fisheries (Commercial Dive) Rules 2011* (the Rules):

- A. That the dates of the closed season for those parts of the commercial dive fishery specified in schedule 1 are from 12:01 am 31st March 2021 to 11:59 pm 31st of August 2021; and,
- B. That the parts of the commercial dive fishery specified in schedule 1 are closed to, or in respect of, the activities specified in schedule 2.

SCHEDULE 1

The part of the commercial dive fishery defined as:

the South-Eastern Periwinkle Part of the Fishery being that area of State waters on the east coast of Tasmania bounded to the north by an imaginary line running east to west from a point at lat 42°49'05"S long 148°01'16"E to the high-tide mark in the east at Munroe Bight and bounded in the east by an imaginary line running south from a point at lat 42°49'05"S long 148°01'16"E and bounded in the west by an imaginary line running north to south from Whale Head at a point at Lat 43°38'17.6"S long 146°52'15"E including Eagle Hawk Neck.

SCHEDULE 2

While on a commercial fishing trip in State waters for the purpose of taking periwinkles (Genus *Turbo*), the holder of a fishing licence (commercial dive) must not enter the water by swimming or diving.

Any expression used in this notice having a particular meaning under the Act or the Rules has the same meaning in this notice.

Dated at HOBART this 29th day of March 2021

Dr Ian Dutton Director, Marine Resources

Information

(This information does not form part of the notice)

This public notice has the effect of closing the commercial dive fishery to the take of periwinkles in the south-eastern zones from 31st of March 2021 to 31st of August 2021 inclusive as part of arrangements to control the total amount of periwinkles harvested in the area in the interest of resource sustainability

TASMANIAN GOVERNMENT GAZETTE

Living Marine Resources Management Act 1995

Fisheries (Biosecurity) Order 2021

Pursuant to the powers under section 270 of the *Living Marine Resources Management Act 1995* ("the Act") that were delegated to the Director (Marine Resources) (position number 702830) on 12 November 2018 by the Minister acting pursuant to section 20(1) of the Act I make the following order:

1. Short title

This order may be cited as the Fisheries (Biosecurity) Order 2021.

2. Specification

This order is made -

- (a) in respect of the harmful disease abalone viral ganglioneuritis; and
- (b) to implement treatment and testing requirements designed to prevent the introduction of that disease into State waters.

3. Directions issued

- (1) That an abalone processor must, unless otherwise authorised, ensure that no abalone live-holding water is discharged into State waters from any holding premises used under the relevant licence unless that water has-
 - (a) been treated using a system capable of achieving, on comparing water immediately prior to entering treatment with water immediately on leaving treatment, a minimum 3 log 10 reduction in total marine heterotrophic bacteria; and
 - (b) achieved a discharge concentration value of $<3 \log 10 (\le 999 \text{ bacterial colony forming units per mL})$.
- (2) That an abalone processor must, in each of the testing periods-
 - (a) cause a water sample to be taken by an agent of an approved service from each holding premises used under the relevant licence; and
 - (b) cause the water sample to be tested by an approved laboratory for the discharge concentration value referred to in subclause (1)(b); and
 - (c) submit the results of that testing to the Secretary.
- (3) That an abalone processor must allow access to any holding premises used under the relevant licence to any officer of the Department of Primary Industries, Parks, Water and Environment for the purposes of-
 - (a) inspecting the abalone live-holding water treatment system;
 - (b) inspecting any abalone held on the premises;
 - (c) seizing any suspected diseased abalone for testing; and
 - (d) taking a water sample for testing for the discharge concentration value referred to in subclause (1)(b).

4. Interpretation

In this order -

"abalone" means live fish of the genus Haliotis;

"abalone processor" means the holder of a fish processing licence that authorises the processing of abalone;

"approved laboratory" means a laboratory approved to conduct tests relevant to ascertaining performance related to the standards in subclauses 3(1)(a) and 3(1)(b);

"approved service" means a service approved to take samples to be provided for testing by an approved laboratory;

"Tasmania's biosecurity regions" means the regions specified in Part 1 and described in Part 2 of the Schedule to this order;

"holding premises" means premises used to hold abalone taken from outside the relevant biosecurity region for those premises;

"introduction" includes re-introduction;

"relevant biosecurity region", for premises, means, with reference to Tasmania's biosecurity regions, the biosecurity region adjacent to that part of the State's coastline where, or closest to where, those premises are situated;

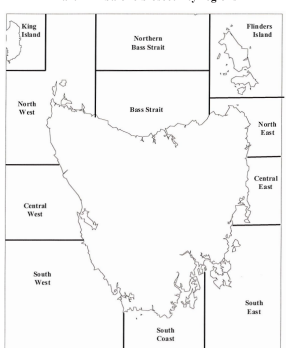
"relevant licence", for an abalone processor, means the fish processing licence that authorises the abalone processor to process abalone;

"testing periods" means the following periods:

- (a) October of each calendar year;
- (b) the four week period commencing six weeks before each Chinese New Year.
- Dated this 29th day of March 2021

Dr Ian Dutton

Director, Marine Resources



Schedule Part 1 - Abalone biosecurity regions

Part 2 - Description of abalone biosecurity regions

Region name	Reg. Code	Fishing Blocks	Boundary 1 (GPS Coords)	Boundary 2 (GPS Coords)	Description
Northern Bass Strait	NBS	50, 51, 52, 53, 54, 55, 56, 57	146°00'00"E to 147°35'00"E	39°12'00"S to 40°20'00"S	Includes Hogan, Kent, Curtis, Rodondo /Moncoeur Groups and Bass Pyramid
Flinders Island	FI	32A-C, 33A-C, 34A-D, 35A-E, 36A-B, 37A-D, 38A-C	147°35'00"E to 148°45'00"E	39°12'00"S to 40°40'00"S	Flinders Island Vicinity
Bass Strait	BS	41, 42, 43, 44, 45, 46	145°22'42''E to 147°27'00''E	North Coast to 40°40'00''S	Port Latta to Anderson Bay
King Island	KI	1A-C, 2A-C, 3A-C, 4A-C			King Island vicinity
North-East	NE	29D, 30A-C, 31A-B, 39A-B, 40A-C	East of 147°27'00"E	40°40'00"S to 41°27'00"S	North of Scamander River
Central-East	CE	25, 26A-D, 27A-E, 28A- C, 29 A-C	East of coastline	41°27'00"S to 42°30'00"S	South of Scamander River to Cape Bougainville
South-East	SE	Part 17A, 17B, 19A-B, 20A-C, 21A-C, 22A-C, 23A-B, 24A-E	East of 147°30'00"E	South of 42°30'00''S	South of Hermitage Beach. East of Cape Contrariety.
South Coast	SC	12B-D, 13A-E, 14A-D, 15, 16A-D, Part 17A, 18	146°02'00''E to 147°30'00''E		East of South West Cape to west of Cape Contrariety.
South-West	SW	10A-D, 11A-D, 12 A	West of 146°02'00"E.	South of 42°36'13"S	West of South West Cape. South of Meerim Beach.
Central-West	CW	7А-С, 8А-С, 9А-С	West of coastline	41°30'00"S to 42°36'13"S	South of Italian River to Meerim Beach
North-West	NW	5A-D, 6A-D, 47A-B, 48A-C, 49A-C	West of 145°22'42"E	North of 41°30'00"S	West of Port Latta. North of Italian River

INFORMATION

This order issues directions aimed at preventing the introduction into State waters of the harmful disease *abalone viral ganglioneuritis*. The order takes effect on the day on which it is published in the *Gazette* and remains in effect for 12 months.

Electoral

TASMANIAN ELECTORAL COMMISSION

Appointment of ordinary, mobile and pre-poll polling places required for the 2021 Legislative Council elections

The Tasmanian Electoral Commission gives notice that, in accordance with sections 92 and 93 of the Electoral Act 2004, it has appointed the ordinary, mobile and pre-poll polling places listed below for the divisions of Derwent, Mersey and Windermere.

Note that all polling places have been appointed for all divisions and that the headings only indicate the divisions in which the polling places are located.

Tasmanian Electoral Commission

31 March 2021

Division of Derwent

Ordinary polling places

Austins Ferry	Magra
Bothwell	Miena
Bridgewater	Molesworth
Chigwell	New Norfolk
Claremont	New Norfolk North
Dromedary	Ouse
Gagebrook	Roseneath
Glenora	Westerway
Granton	Windermere
Lachlan	

Pre-poll polling places

Granton New Norfolk

Mobile polling units

Mobile Unit 1

Places at which a mobile polling place may be operated Aveo Derwent Waters

Corumbene Care

Menarock Life 'The Gardens'

Millbrook Rise Centre

Strathglen Mews

Division of Mersey

DIVISION	of whetsey		
Ordinary po	Ordinary polling places		
Devonport Central	Melrose		
Devonport North West	Moriarty		
Devonport South	Port Sorell		
Devonport West	Sassafrass		
Don	Spreyton		
East Devonport	Wesley Vale		
Latrobe			

Devonport Port Sorell

Mobile polling units

Mobile Unit 1

Places at which a mobile polling place may be operated

Karingal Community Meercroft Care Inc. Melaleuca, Home for the Aged Mersey Community Hospital Rubicon Grove

Strathdevon

Division of Windermere

Ordinary polling places Dilston Mowbray George Town Newnham George Town South Nunamara Hillwood Pipers River Inveresk Ravenswood Invermay Rocherlea St Leonards Karoola Lebrina Waverley Lilydale Weymouth Pre-poll polling places

Invermay George Town

Mobile polling units

Mobile Unit 1

Places at which a mobile polling place may be operated Ainslie Nursing Home and Hostel Aldersgate Village Dudley House George Town District Hospital and Community Health Centre Mount Esk Peace Haven

Public Sector Superannuation Reform

PUBLIC SECTOR SUPERANNUATION REFORM ACT 2016

Notice Under Section 20(1) of the Public Sector Superannuation Reform Act 2016

I, Michael Darrel Joseph Ferguson, Minister for Finance, in accordance with section 20(1) of the Public Sector Superannuation Reform Act 2016, hereby nominate Spirit Super (ABN 74 559 365 913), of which the trustee is the Motor Trades Association of Australia Superannuation Fund Pty Limited (ABN 14 008 650 628, AFSL 238 718, RSE Licence L0001069), as a 'default fund'.

This notice is to take effect from 12.01 am on 1 April 2021.

Michael Ferguson Minister for Finance Dated 25 March 2021

Pre-poll polling places

Public Health

PUBLIC HEALTH ACT 1997 DIRECTION UNDER SECTION 16

(Mass gatherings – No. 3)

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 relevant person in relation to a gathering at premises must not cause or permit the gathering to occur at the premises if the gathering is of not less than 250 persons, and not more than 2 000 persons, across the premises, unless –
 - (i) paragraphs (e) and (f) are complied with in relation to the gathering; and
 - (ii) at each gathering, in an indoor area of the premises, of more than 250 persons and not more than 500 persons, the persons are required to be seated for the majority of the duration of the gathering; and
 - (iii) at each gathering, in an outdoor area of the premises, of more than 1 000 and not more than 2 000 persons, the persons are required to be seated for the majority of the duration of the gathering; and
- (b) a relevant person in relation to a gathering at premises must not cause or permit the gathering to occur at the premises if the gathering is of more than 2 000 persons, and not more than 5 000 persons, across the premises, unless –
 - (i) paragraphs (e), (f) and (g) are complied with in relation to the gathering; and
 - (ii) each gathering in an indoor area, of the premises, at which persons are not required to be seated is of not more than 500 persons; and
 - (iii) each gathering in an indoor area, of the premises, at which the persons are required to be seated for the majority of the duration of the gathering is of not more than 1 000 persons; and
 - (iv) each gathering in an outdoor area, of the premises, at which persons are not required to be seated for the majority of the duration of the gathering is of not more than 2 000 persons; and
 - (v) each gathering in an outdoor area, of the premises, at which the persons are required to be seated for the majority of the duration of the gathering is of not more than 5 000 persons; and
- (c) a relevant person in relation to a gathering at premises (other than premises on which an outdoor stadium or outdoor arena is situated) must not cause or permit the gathering to occur at the premises if the gathering is of more than 5 000 persons, and not more than 10 000 persons, across the premises, unless –
 - (i) paragraphs (e), (f), (g) and (h) are complied with in relation to the gathering; and
 - (ii) each gathering in an indoor area, of the premises, at which persons are not required to be seated is of not more than 1 000 persons; and
 - (iii) each gathering in an indoor area, of the premises, at which the persons are required to be seated for the majority of the duration of the gathering is of not more than 2 000 persons; and

- (iv) each gathering in an outdoor area, of the premises, at which persons are not required to be seated is of not more than 5 000 persons; and
- (v) each gathering in an outdoor area, of the premises, at which the persons are required to be seated for the majority of the duration of the gathering is of not more than 10 000 persons; and
- (d) a relevant person in relation to a gathering at premises on which an outdoor stadium or outdoor arena is situated must not cause or permit the gathering to occur at the premises if the gathering is of more than 250 persons across the premises unless –
 - (i) paragraphs (e), (f), (g) and (h) are complied with in relation to the gathering; and
 - each gathering in an indoor area, of the premises, at which persons are not required to be seated for the majority of the duration of the gathering is of not more than 1 000 persons; and
 - each gathering in an indoor area, of the premises, at which persons are required to be seated for the majority of the duration of the gathering is of not more than 2 000 persons; and
 - (iv) each gathering in an outdoor area, of the premises, at which persons are not required to be seated for the majority of the duration of the gathering is of not more than 5 000 persons; and
- (e) a gathering at premises complies with this paragraph if the relevant person in relation to the gathering at the premises ensures that, despite paragraphs (a), (b), (c) and (d) -
 - (i) if the gathering is at premises on which an outdoor stadium or outdoor arena is situated – the total number of persons present, at any one time, at the gathering does not exceed the sum of –
 - (A) if all or part of the gathering is required to be seated for the majority of the duration of the gathering and fixed seating is provided outdoors by the owner or occupier of the premises – so much of the gathering as is required to be seated at the fixed outdoor seating consists of not more than the number of persons (other than assistants) equal to 75% of the number of seats provided; and
 - (B) if sub-subparagraph (A) does not apply to all or part of the gathering – so much of the gathering to which that sub-subparagraph does not apply consists of not more than the number of persons calculated by dividing by 2 the total number of square metres of the floor area of the space for that gathering or that part of the gathering; or
 - (ii) if the gathering is a gathering for entertainment purposes at premises on which an entertainment venue is situated – the total number of persons present, at any one time, at the gathering does not exceed the sum of –

- (A) if all or part of the gathering is required to be seated for the majority of the duration of the gathering and fixed seating is provided to be used as part of the gathering – so much of the gathering as is required to be seated at the fixed seating consists of not more than the number of persons (other than assistants) equal to 75% of the number of seats provided; and
- (B) if sub-subparagraph (A) does not apply to all or part of the gathering – so much of the gathering to which that sub-subparagraph does not apply consists of not more than the number of persons calculated by dividing by 2 the total number of square metres of the floor area of the space for that gathering or that part of the gathering; or
- (iii) if the gathering is for the purposes of religious services or a funeral – the total number of persons present, at any one time, at the gathering, other than service attendants, does not exceed the sum of –
 - (A) if all or part of the gathering is required to be seated for the majority of the duration of the gathering and seating is provided to be used as part of the gathering – so much of the gathering as is required to be seated at the seating consists of not more than the number of persons (other than assistants) equal to 75% of the number of seats provided; and
 - (B) if sub-subparagraph (A) does not apply to all or part of the gathering – so much of the gathering to which that sub-subparagraph does not apply consists of not more than the number of persons calculated by dividing by 2 the total number of square metres of the floor area of the space for that gathering or that part of the gathering; or
- (iv) for any other gathering, the total number of persons present, at any one time, at the gathering does not exceed –
 - (A) the number of persons calculated for the space by dividing by 2 the total number of square metres of the floor area of the space; and
 - (B) if the persons at the gathering are required to be seated for the majority of the duration of the gathering – more than half of the seated capacity of the premises where the gathering is occurring; and
- (f) a gathering at premises complies with this paragraph if the relevant person in relation to the gathering at the premises ensures that -
 - (i) where practicable, each person at the gathering maintains a distance of not less than 1.5 metres between the person and any other person; and
 - (ii) an event COVID safety plan is developed and implemented for the gathering; and
 - (iii) a person is appointed as the person to be contacted in respect of the gathering; and
 - (iv) the organiser of the gathering, or the person appointed under subparagraph (iii) in respect of the gathering, presents the event COVID safety plan for the gathering if requested to do so by a police officer, an authorised person under the Act or an inspector under the *Work Health and Safety Act 2012*; and
 - (v) each obligation, requirement, restriction or

condition (other than the density limit for the premises if that density limit is lower than the number of persons permitted at the gathering under this direction) that, under a direction made under the Act, applies to a relevant person, in relation to the gathering or premises, is complied with in relation to the gathering; and

- (vi) if -
 - (A) the gathering is for entertainment purposes at an indoor entertainment venue or for religious services or a funeral at an indoor venue; and
 - (B) the number of persons present at the gathering is in excess of the number of persons calculated by dividing by 2 the total number of square metres of the floor area of the space for that gathering –

the relevant person in relation to the gathering at the premises is to take all reasonable steps to ensure the requirement in paragraph (I) is complied with by each person present at the gathering; and

- (g) a gathering complies with this paragraph if, before the gathering occurs and in addition to the requirements of paragraphs (e) and (f) –
 - the gathering has been registered with the Director of Public Health or his or her delegate; and
 - the event COVID safety plan for the gathering has been assessed as appropriate by the Director of Public Health or his or her delegate; and
- (h) a gathering complies with this paragraph if, before the gathering occurs and in addition to the requirements of paragraphs (e), (f) and (g), the Director of Public Health, or his or her delegate, has approved the gathering, subject to the conditions, if any, that the Director of Public Health, or his or her delegate, considers appropriate for the gathering; and
- (i) at any time before a gathering referred to in paragraph
 (b), (c) or (d) occurs, the Director of Public Health may
 impose the conditions on the gathering, if any, that he
 or she considers appropriate for the gathering in order
 to manage a threat, or likely threat, to public health; and
- (j) if appropriate to manage a threat, or likely threat, to public health, the Director of Public Health, or his or her delegate, may –
 - (i) refuse to register a gathering under paragraph (g) (i); or
 - (ii) revoke the registration of a gathering under paragraph (g)(i); and
- (k) if appropriate to manage a threat, or likely threat, to public health, the Director of Public Health may –
 - (i) refuse to approve a gathering under paragraph (h); or
 - (ii) rescind an approval given in respect of a gathering under paragraph (h); and
- (1) each person who attends a gathering to which this direction applies must wear a fitted face covering for the duration of the gathering, unless the person is a mask-exempt person in relation to the gathering or is not wearing a fitted face covering in any of the following circumstances and wears a fitted face covering as soon as practicable after that circumstance ceases to apply to the person:

- the person removes the fitted face covering to communicate with a person who is deaf, or has impaired hearing, and visibility of the mouth is essential for the communication;
- (ii) the wearing of the fitted face covering would create a risk to the health or safety of the person;
- (iii) the person removes the fitted face covering to enable clear enunciation, or visibility of the mouth, as part of his or her employment or training;
- (iv) the person is orally consuming food, drink or medicine;
- (v) the person is undergoing or providing 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 at the premises, 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) other circumstances that are 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
- (m) paragraph (c) of the direction, entitled Management of premises – No. 10, given on 18 December 2020, does not apply to a gathering of more than 250 persons at a cinema, concert venue or theatre; and
- (n) for the avoidance of doubt, the power to impose a condition under this direction includes the power to vary or revoke the condition; and
- (o) in this direction –

assistant, in relation to premises, means a person -

- (i) who is employed or engaged by the owner or occupier of the premises; or
- (ii) who is employed or engaged to perform services at the premises;

density limit for the premises means the density calculated for the premises under a direction under section 16 of the Act, in respect of the disease, that applies in respect of a space on the premises or the premises as a whole;

entertainment purposes, in relation to an entertainment venue, means the purposes for which the entertainment venue is primarily used;

entertainment venue includes, whether indoors or outdoors, a cinema concert venue, theatre, auditorium or similar space;

event COVID safety plan means a safety plan that is -

- (i) in the form approved by the Director of Public Health for a gathering to be held under this direction; and
- (ii) available from, or is published on the website operated by or on behalf of, WorkSafe Tasmania;

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;

gathering means a group of persons who attend, whether in accordance with a formal or informal arrangement, at premises;

indoor area means an area, room or premises that -

- is, or are, substantially enclosed by a roof and walls, regardless of whether the roof or walls, or any part of the roof or walls, are permanent or temporary, or open or closed; and
- (ii) is not a lift, elevator or similar space;

mask-exempt person in relation to a gathering means a person who –

- (i) is performing at the gathering; or
- (ii) is a person who has not attained the age of 12 years; or
- (iii) holds a medical certificate, or other documentation by a medical practitioner within the meaning of the Acts Interpretation Act 1931, that confirms that the person has an illness, condition or disability (whether the illness, condition or disability is physical or psychological), that makes the wearing of a fitted face covering unsuitable; or
- (iv) holds an exemption, from the requirement of paragraph (l), that is given by the Director Public Health or his or her delegate, or is a person within a class of persons specified in an exemption, from the requirement of paragraph (l), that is given by the Director Public Health or his or her delegate;

organiser, in relation to a gathering at premises, means the person, who is not the owner or occupier of the premises or a person acting for that owner or occupier, who enters into an arrangement, with the owner or occupier of the premises, for the gathering, or event to which the gathering relates, to be conducted at the premises;

outdoor area means an area of a premises that is not -

- (i) an indoor area; or
- (ii) a lift, elevator or similar space;

premises has the same meaning as in the Act but does not include residential premises;

relevant person, in relation to a gathering at premises, means –

- (i) unless subparagraph (ii) applies the owner or occupier of the premises at which the gathering occurs; or
- (ii) if there is an organiser in relation to the gathering – the organiser;

residential premises, in respect of a gathering under this direction, does not include a part, of premises, where people ordinarily reside, if that part of the premises –

- (i) is primarily used for the sale of goods or the provision of services; and
- (ii) is, while those goods are being sold or those services are being provided for the gathering, being operated in accordance with its normal operations for the sale of those goods or the provision of those services; and

service attendants includes the following persons:

- persons who are employed or engaged by the person who owns or operates the premises;
- (ii) members of the clergy, church attendants or members of a choir;
- (iii) in the case of a funeral, persons who are performing the funeral service;
- (iv) persons who are, other than only by being

worshipers, assisting in the provision of religious services, or the funeral, at the premises; and

(p) the direction, entitled Mass gatherings – No. 2, given by me on 3 February 2021, is revoked.

Dated this 22nd day of March 2021.

MARK VEITCH Deputy Director of Public Health

PUBLIC HEALTH ACT 1997 DIRECTION UNDER SECTION 16 (Management of premises – No. 11)

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

- (a) in relation to residential premises, the occupier of the premises must ensure that the total number of persons present on the premises is not more than 100 persons; and
- (b) in relation to premises specified in Schedule 1, while the premises is used for its normal day-to-day operations, a person who owns or operates the premises must ensure that -
 - (i) if the premises is not a boat or pontoon, the number of persons on the premises does not exceed the total number of persons lawfully permitted on the premises under the occupancy permit, or temporary occupancy permit, in force for the premises under the *Building Act 2016*; and
 - (ii) if the premises is a boat or pontoon, the maximum capacity for the boat, or pontoon, does not exceed the maximum capacity for the boat, or pontoon, as permitted by law; and
- (c) in relation to premises that are cinemas, concert venues or theatres, a person who owns or operates the premises must ensure that, in each indoor space, on the premises, that is undivided, the total number of persons (other than persons who are employed or engaged by the person who owns or operates the premises) who are present in that space does not exceed 75% of the seating capacity of the indoor space or 250 persons, whichever is the lesser number of such persons; and
- (d) in relation to indoor premises that are churches, places of worship, premises at which a funeral is being carried out or other premises at which religious activities are being carried out, a person who owns or operates the premises must ensure the total number of persons, other than the following persons, who are present in each indoor space on the premises that is undivided does not exceed 75% of the seating capacity of the indoor space or 250 persons, whichever is the lesser number:
 - persons who are employed or engaged by the person who owns or operates the premises;
 - (ii) members of the clergy, church attendants or members of a choir;
 - (iii) in the case of a funeral, persons who are performing the funeral service;
 - (iv) persons who are, other than only by being worshipers, assisting in the provision of religious services, or the funeral, at the premises; and

- (e) in relation to premises to which paragraph (a), (b), (c) or (d) does not apply, a person who owns or operates the premises must ensure that, in each undivided space on the premises, the total number of persons present in that space does not exceed the number of persons equal to maximum density calculated for that space; and
- (f) in relation to all premises other than residential premises, a person who owns or operates the premises must ensure that -
 - (i) each condition specified in Schedule 2 that is relevant to the premises is complied with; and
 - where practicable, each person on the premises maintains a distance of not less than 1.5 metres between the person and any other person; and
 - (iii) where practicable, persons on the premises are sufficiently separated from other persons
 - (A) when entering or exiting the premises; or
 - (B) while in the foyer, lobby or another area of the premises designed for waiting; and
- (g) a person must not organise a gathering held on premises other than residential premises if the gathering is organised, or conducted, in such a manner as to mean that the premises where the gathering is held does not comply with the requirements of paragraph (f) as they apply to the premises; and
- (h) this direction does not apply to premises that are private vehicles, private vessels or private aircraft; and
- the Director of Public Health, or the Deputy Director of Public Health, may issue a premises, or a class of premises, with a written exemption from the operation of paragraph (e) in respect of those premises; and
- (j) in this direction
 - (i) **alcohol** means liquor within the meaning of the *Liquor Licensing Act 1990*; and
 - (ii) **high risk activity**, in relation to a premises, includes
 - (A) dancing; and
 - (B) consuming alcohol; and
 - (iii) **indoor space** means an area, room or premises that
 - (A) is, or are, substantially enclosed by a roof and walls, regardless of whether the roof or walls, or any part of the roof or walls, are permanent or temporary, or open or closed; and
 - (B) is not a lift, elevator or similar space; and
 - (iv) licensed premises means a premises -
 - (A) that may lawfully sell alcohol for consumption on the premises; or
 - (B) other than residential premises, where alcohol is consumed or is intended to be consumed; and
 - (v) maximum density, in relation to an indoor space or the outdoor space of the premises, means the lesser of the following in respect of the space:
 - (A) the number of persons calculated for the space by dividing the total number of square metres of the floor area of the space by 2;
 - (B) if the space is the outdoor space of the premises, 1 000 persons;
 - (C) if the space is an indoor space, 250 persons; and

- (vi) **outdoor space of the premises** means the total space of a premises that is not
 - (A) an indoor space; or
 - (B) a lift, elevator or similar space; or
 - (C) if the premises is a licensed premises, a space of the premises that is not open to patrons of the licensed premises; and
- (vii) premises has the same meaning as in the Act; and
- (viii) **residential premises** does not include such part of a premises, where people ordinarily reside, if that part of the premises –
 - (A) is primarily used for the sale of goods or the provision of services; and
 - (B) is, while those goods are being sold or those services are being provided, being operated in accordance with its normal operations for the sale of those goods or the provision of those services; and
- (k) the direction, entitled Management of premises No. 10, given by the Deputy Director of Public Health under section 16 of the Act on 18 December 2020 is revoked.

Dated this 22nd day of March 2021.

MARK VEITCH Deputy Director of Public Health

Schedule 1

- 1. Airports and other premises used for the purposes of, or related to, public or commercial transportation.
- 2. Medical or health facilities.
- 3. Disability facilities or aged care facilities.
- 4. Prisons, correctional facilities, youth justice centres or other places where persons are lawfully held in custody.
- 5. Courts or tribunals.
- 6. Parliament.
- 7. Premises being used for the purposes of, and in relation to, emergency services.
- 8. Veterinary establishments within the meaning of the Veterinary Surgeons Act 1987.
- 9. Schools, universities, educational institutions or childcare facilities.
- 10. Child and family centres operated by the government or a not-for-profit organisation.
- 11. Indoor spaces, or outdoor spaces of premises, that are primarily being used for the purpose of transiting through the space.
- Premises being used to provide essential voluntary, or public, services and support such as food banks or homelessness services.
- 13. Boats or pontoons used for commercial purposes if -
 - (a) all the occupants on the boat or pontoon are employed or engaged by the owner or operator of the boat, or pontoon, and are on the boat or pontoon for the purposes of that employment or engagement; or
 - (b) the boat or pontoon is being used to provide a commercial tour or cruise and, for the majority of the tour or cruise, the patrons of the tour or cruise remain on such part of the boat or pontoon that is not wholly, or predominantly, enclosed by walls or other permanent, or temporary, items as sides.

Schedule 2

- 1. The operator of a premises must ensure that, at any one time -
 - (a) except as provided in paragraph (b) and (c), the total number of persons standing while participating in a high risk activity on the premises does not exceed
 - in the indoor spaces of the premises, in aggregate, the lesser of the following:
 - (A) 100 persons;
 - (B) the sum of the maximum density for each indoor space of the premises; and
 - (ii) in the outdoor space of the premises, the lesser of the following:
 - (A) 250 persons;
 - (B) the maximum density for the outdoor space of the premises; or
 - (b) the total number of persons standing, while participating in dancing at the premises, does not exceed the maximum density for the premises if, at the time the dancing occurs -
 - (i) the premises is in use by a business, or organisation, that is primarily for the teaching of dance; and
 - (ii) the dancing is part of the normal day-to-day operations of the business or organisation; and
 - (iii) the dancing is undertaken by employees, or contractors or students, of the business or organisation; and
 - (iv) the dancing is pre-arranged by the business or organisation; and
 - (v) contact information has been kept, by the business or organisation, for each person who participates in the dancing or who is otherwise in the area while the dancing occurs; and
 - (vi) food or alcohol is not consumed in the area while the dancing occurs or in connection with the dancing; or
 - (c) the total number of persons standing in an space of the premises, while participating in dancing, does not exceed the maximum density for the space if –
 - the space is being used for the purposes of an endof-year function organised by a registered school within the meaning of the *Education Act 2016*; and
 - the dancing is occurring as part of the end-of-year function; and
 - (iii) the persons participating in the dancing are students and teachers, who ordinarily attend the school; and
 - (iv) alcohol is not consumed, or offered for consumption, as part of the function or in connection with the function; and
 - (v) any other high risk activity, occurring on the premises at the time of the dancing, complies with paragraph (a).
- 2. The operator of a premises used for sporting or fitness activities must ensure that the sporting or fitness activities undertaken on the premises are a Level C activity as specified within the *Framework for Rebooting Sport in a COVID-19 Environment*, as published by the Australian Institute of Sport and in force on 15 May 2020.

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) Gaming Control Act 1993	S. R. 2021, No. 21	Gaming Control (Infringement Notices) Regulations 2021

GENERAL PURPORT OR EFFECT OF THE ABOVEMENTIONED STATUTORY RULES

(1) Gaming Control (Infringement Notices) Regulations 2021

These regulations -

- (a) prescribe offences under the Gaming Control Act 1993 for which infringement notices may be issued; and
- (b) prescribe the penalties payable for those infringement notice offences; and
- (c) are made consequent on the repeal of the *Gaming Control (Infringement Notices) Regulations 2011* under section 11 of the *Subordinate Legislation Act 1992*.

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

K WOODWARD, Deputy Chief Parliamentary Counsel

PARLIAMENTARY STANDING COMMITTEE ON SUBORDINATE LEGISLATION

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

TANIA RATTRAY, MLC, Chairperson.

Staff Movements

Permanent Appointments

Agency	Duties Assigned	Employee	Probation Period	Date of Effect
Department of Health	Hospital Assistant	P Green	6 Months	29/03/2021
Department of Health	Registered Nurse	H Klug	6 Months	29/03/2021
Department of Health	Registered Nurse	V Okey	6 Months	29/03/2021
Tasmanian Audit Office	Financial Auditor	H Batt	6 Months	19/03/2021
State Growth	Principal Policy Analyst	M Forwood	6 Months	29/03/2021
Department of Health	Home Maintenance Officer/Personal Care Worker	N Dhungana	6 Months	21/02/2021
Department of Health	Administrative Officer - Identification and Merge Management	A Smith	6 Months	12/04/2021
Department of Health	Medical Transcriptionist - HIMS	A Eiler	6 Months	18/04/2021
Department of Health	Registered Nurse	L Cruse	6 Months	21/03/2021
Department of Health	Outpatient Clinic Assistant	P Rijal	6 Months	29/03/2021
Primary Industries, Parks, Water and Environment	Finance Analyst	T Vosper	6 Months	12/04/2021
Premier and Cabinet	Vendor Manager	T Young	6 Months	24/03/2021
Department of Health	Registered Nurse	R Fish	6 Months	04/04/2021
Department of Health	Registered Nurse	K Lusted	6 Months	04/04/2021
Department of Health	Business Services Coordinator	P Haynes	6 Months	25/03/2021
Primary Industries, Parks, Water and Environment	Utility Officer	G Styles	6 Months	25/03/2021
Communities Tasmania	Support Worker	K Walters	6 Months	22/03/2021
Communities Tasmania	Support Worker	B Machokoto	Nil	22/03/2021
Communities Tasmania	Support Worker	T Everett	6 Months	23/03/2021
Justice	Elections Officer	N Kakkos	6 Months	29/03/2021
TasTAFE	Teacher	G Breen	Nil	17/03/2021
TasTAFE	Education Facility Attendant	B Khatiwada	6 Months	25/03/2021
TasTAFE	Manager Industry Relationships and Business Growth	T Robbins	6 Months	12/04/2021
TasTAFE	Teacher	J Gallagher	12 Months	19/04/2021
TasTAFE	Administrative Assistant	E McMullen	6 Months	19/03/2021
TasTAFE	Education Facility Attendant	K Morrisby	6 Months	18/03/2021
TasTAFE	Library Technician	J Morante	6 Months	29/03/2021
TasTAFE	Teacher	R Adamczewski	12 Months	18/03/2021

Appointment of Officers

Agency	Duties Assigned	Employee	Duration	Date of Effect
Treasury and Finance	Deputy Secretary, Revenue Gaming and Licensing	J Root	5 Years	09/05/2021
Premier and Cabinet	Chief Parliamentary Counsel	R Webb	5 Years	23/05/2021

Fixed-Term Appointments of greater than 12 Months

Agency	Duties Assigned	Employee	Term	Date of Effect
Tasmanian Audit Office	Graduate Financial Auditor	L Xing	48 Months	29/03/2021
Macquarie Point Development Corporation	Project Officer	J Puustinen	36 Months	19/04/2021
Justice	Data & Policy Analyst	B Jay	17 Months	24/03/2021
Primary Industries, Parks, Water and Environment	Software Developer	W Standring	14 Months	12/04/2021

Agency	Duties Assigned	Employee	Date of Effect
Department of Health	Clinical Nurse Specialist - CATT	K Archer	04/04/2021
Education	School Health Nurse	A Clark	12/04/2021
Department of Health	Clinical Nurse Consultant	A Grady	01/07/2021
Department of Health	Clinical Coordinator	D Wolfe	18/03/2021
Police, Fire and Emergency Management	Senior Consultant, Workplace Relations	F McDougall	22/03/2021
TasTAFE	Manager Industry Relationships and Business Growth	M Dance	12/04/2021

Resignation of Officers

Agency	Duties Assigned	Employee	Date of Effect
TasTAFE	Director Business Growth	D Rogers	11/03/2021

Resignation of Permanent Employees

Agency	Duties Assigned	Employee	Date of Effect
Department of Health	Registered Nurse	A Whitemore	01/04/2021
Department of Health	Registered Nurse	T Reaney	20/03/2021
Department of Health	Registered Nurse -Community	A Chhikara	24/03/2021
Communities Tasmania	Youth Justice Worker	B James	26/02/2021
Department of Health	Home Help Personal Carer	R Flack	30/03/2021
Department of Health	Specialist Medical Practitioner	C Grimm	16/03/2021
Department of Health	Registered Midwife	N Hampel	06/03/2021
TasTAFE	Administrative Assistant	R Hardwicke	04/03/2021

Retirement of Permanent Employees

Agency	Duties Assigned	Employee	Date of Effect
Department of Health	Health Care Assistant	J White	20/03/2021

Transfer of Permanent Employees

Agency	Duties Assigned	Employee	Transferred Agency	Date of Effect
Department of Health	Assistant Director - Client Liaison	M O'Connell	Justice	29/03/2021
Department of Health	Assistant Director Strategic Legislation and Policy	B Paterson	Justice	04/03/2021

Promotion Without Advertising

AGENCY: DEPARTMENT OF HEALTH

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

Name: S Grimes

Duties Assigned: Manager Payroll Services

Description of the Role: The Manager Payroll Services is accountable to the Chief People Officer for the strategic management and delivery of payroll services for the Department of Health.

Essential Requirements: The Head of the State Service has determined that the person nominated for this job is to satisfy a pre-employment check before taking up the appointment, on promotion or transfer. The following checks are to be conducted: 1. Conviction checks in the following areas:

a) crimes of violence

b) sex related offences

c) serious drug offences

d) crimes involving dishonesty

2. Identification check

3. Disciplinary action in previous employment check.

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: Kathrine Morgan-Wicks

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: R Taylor

Duties Assigned: Manager, Legal Services

Description of the Role: To lead and manage a high level consultancy and advisory service, together with the provision of strategic and specialist advice, to senior officers, managers and principals throughout the Agency on a range of legal issues and to provide a senior point of contact regarding legal matters and associated guidance in accordance with legal advice provided by officers from Crown Law.

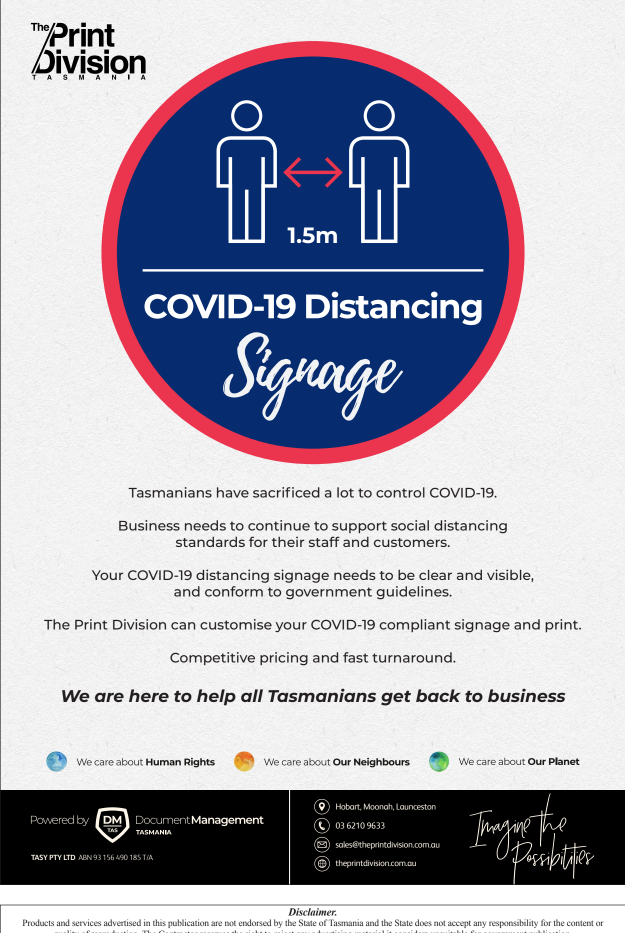
Essential Requirements: • The Registration to Work with *Vulnerable People Act 2013* requires persons undertaking work in a regulated activity to be registered. A regulated activity is a child related service or activity defined in the Registration to Work with Vulnerable People Regulations 2014. This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

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

Desirable Requirements: Bachelor of Laws or other relevant legal qualifications.

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

Signed: Tim Bullard



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