

Community Impact Assessment Guidelines

Gaming Machines Act 1992

Designated Applications - Gaming

Effective: 29 January 2024



Government of South Australia
Consumer and Business Services

Community Impact Assessment Guidelines - Gaming

The following Community Impact Assessment Guidelines (the Guidelines) have been issued by the Liquor and Gambling Commissioner (Commissioner) under section 17B of the [Gaming Machines Act 1992](#) (Act).

The information contained in these guidelines is provided to assist an applicant understand the types of applications which are classified as designated applications for the purposes of the Act and how to satisfy the Commissioner that the grant of the application is in the community interest.

Consumer and Business Services

For any further information or assistance in relation to these guidelines, contact CBS Liquor & Gambling on 131 882 or by email at liquorandgaming@sa.gov.au.

Alternatively, written enquiries can be made by mail to:

Consumer and Business Services
Liquor and Gaming
GPO Box 2169
Adelaide SA 5001

www.cbs.sa.gov.au

Contents

1.	Overview.....	4
1.1.	Designated Applications.....	4
1.2.	Community Impact Submission.....	4
2.	Community Impact Considerations.....	5
2.1.	The harm that might be caused by gambling, whether to a community as a whole or a group within the community	5
2.2.	The cultural, recreational, employment or tourism impacts	6
2.3.	The social impact in, and the impact on the amenity of, the locality of the premises or proposed premises	7
3.	Completing a Community Impact Submission	8
3.1.	General Guidance.....	8
3.2.	Other information that may be relevant to the application	8
3.3.	Community Consultation	9
3.4.	Other Considerations	9
3.5.	Can the requirement for a Community Impact Submission be waived?	10
	Schedule 1.....	11
	Designated Applications.....	11
	Schedule 2.....	12
	Locality Guidelines.....	12
	Suburbs located in the Adelaide Metropolitan Area.....	13
	Version Control	16

1. Overview

1.1. Designated Applications

Under section 17B of the Act, the Commissioner may only grant a designated application if satisfied that to grant the application is in the **community interest**.

The types of applications which are classified as designated applications are set out in **Schedule 1**.

In determining whether or not a designated application is in the community interest, the Commissioner must have regard to:

- (a) the **harm** that might be caused by gambling, whether to a community as a whole or a group within a community
- (b) the **cultural, recreational, employment or tourism impacts**
- (c) the **social impact** in, and the **impact on the amenity** of, the locality (see Schedule 2 for a description of locality) of the premises or proposed premises.

An applicant in respect of a designated application must comply with the requirements set out in these guidelines.

1.2. Community Impact Submission

The onus is on the applicant to satisfy the Commissioner that the grant of the application is in the community interest and to provide relevant evidence and submissions to discharge this onus.

In determining whether a designated application is in the community interest, the Commissioner will consider the Community Impact Submission prepared by the applicant in accordance with these Guidelines and may have regard to any other information, data, submissions or research which the Commissioner considers relevant and appropriate to inform the decision.

2. Community Impact Considerations

In preparing their Community Impact Submission, applicants should consider the guidance provided under each of the following sub-headings and address each of the matters required, as relevant to the application.

2.1. The harm that might be caused by gambling, whether to a community as a whole or individuals within a community

An object of the Act is to ensure that gaming machine gambling is conducted responsibly, fairly and honestly, with regard to minimising the harm caused by gambling.

The Commissioner considers gambling harm to be any negative consequence experienced by an individual or members of their social network, family or the broader community, because of participation in gambling. This can be experienced on a spectrum, ranging from minor negative experiences to crises, and is not always proportionate to the amount of gambling participation.

Gambling harms can include:

- the risk of harm to children and vulnerable people,
- the adverse financial, social and cultural effects on communities or individuals within a community,
- the adverse effects on a person's health or welfare, and
- the adverse effects on a person's family, friends and work colleagues.

Applicants are required to:

- (a) Identify the Net Gambling Revenue (NGR) data for the premises in comparison to the local council area and State, and consider whether the application has the potential to increase gambling related harm in the locality.
- (b) Identify the socio-economic profile of the locality of the premises/proposed premises and consider whether there are any factors which might increase the risk of gambling harm, such as higher unemployment or social disadvantage.

This information may be obtained by reference to the Socio-Economic Indexes for Areas (SEIFA) scores at the Statistical Area Level 2 (SA2) for the SA2 area in which the premises is located, namely:

- Index of Relative Socio-Economic Advantage and Disadvantage;
 - Index of Relative Socio-Economic Disadvantage;
 - Index of Economic Resources; and
 - Index of Education and Occupation.
- (c) Identify whether there are any 'at-risk' groups or sub-communities within the locality of the premises/proposed premises and provide a description of how the applicant intends to minimise any potential harm to 'at-risk' groups and sub-communities in the **locality** of the premises/proposed premises.

(d) Identify whether there are any community buildings, facilities and areas of interest/concern within the locality which may include:

- schools and educational institutions
- hospitals, drug and alcohol treatment centres
- accommodation or refuges for young, vulnerable or disadvantaged people
- childcare centres
- recreational areas
- pawn brokers or credit providers
- other gaming premises, and
- any other areas where young, vulnerable or disadvantaged people may congregate or be attracted to.

(e) Identify and provide any policies and procedures that the applicant has implemented or intends to implement to address and minimise any potential harm that might be caused by gambling in the locality. It is expected that these policies and procedures should relate to issues such as, but not limited to:

- arrangements for the identification of persons who may be experiencing gambling harm in those premises
- arrangements to inform customers and their families of, and facilitate access to, barring (exclusion) arrangements
- enforcement and compliance with barring (exclusion) arrangements, and
- design/location of the gaming area or proposed gaming area so it would not be an attraction to minors.

It is important to note that reliance alone on a responsible gambling agreement with an approved industry body will not be considered sufficient to satisfy or discharge the harm minimisation requirements of an application, and each applicant should consider the specific circumstances of their venue when addressing this consideration.

Guidance as to how to locate data and information to assist applicants with completing this section of their Community Impact Submission, including identifying the socio-economic profile of the locality, is available at www.cbs.sa.gov.au/ciportal.

2.2. The cultural, recreational, employment or tourism impacts

Applicants must address:

- (a) The economic benefits or employment opportunities the grant of the application will generate in the locality and the broader community.
and
- (b) The cultural, recreational or tourism benefits the grant of the application will generate for the locality and the broader community.

2.3. The social impact in, and the impact on the amenity of, the locality of the premises or proposed premises

Applicants must address the social impact the grant of the application may have in the locality, and the impact on the amenity of the locality of the premises or proposed premises.

Having regard to the relevant Net Gambling Revenue (NGR) data and social economic profile data outlined at 2.1 and any other information the applicant considers relevant, **applicants are required to address:**

- (a) The social impact the grant of the application may have in the locality, with reference to any potential increase in crime and anti-social behaviour.
- (b) How the grant of the application may impact positively or negatively on the amenity of the locality (being the pleasantness, attractiveness, desirability or utility of the locality), along with any impact on the character of the premises or locality.
- (c) How the non-gaming related operations of the premises/proposed premises will contribute positively to the community such as providing a family-friendly environment or community meeting place, and
- (d) Any steps that will be taken to address any negative social impact or negative impact on the amenity of the locality.

3. Completing a Community Impact Submission

3.1. General Guidance

Designated applications, at the time of lodgement, must be accompanied by a Community Impact Submission unless a waiver is provided (see below).

The Commissioner has developed a form to help guide applicants as to the type of information they need to provide in support of their application. Applicants may complete this form, or instead choose to prepare their own submission in support of the application addressing the matters outlined in these Guidelines. This form is available at www.cbs.sa.gov.au/ciportal.

There is no requirement for a Community Impact Submission to be prepared by legal counsel or industry consultants. Applicants can complete their own Community Impact Submission after consulting with the relevant key stakeholders and interest groups in the community, obtaining all other required information and providing a map showing the locality of their premises. A tool to assist applicants with the provision of a suitable map is available at www.cbs.sa.gov.au/ciportal.

When providing information to support their application, applicants should keep in mind that Community Impact Submissions will be made public. Any information that an applicant does not wish to be made public should be redacted or omitted from the Community Impact Submission.

As each application is different, the level of detail required in a Community Impact Submission may differ depending on the nature and complexity of the application and the impact the premises (including a variation to licence conditions) or the proposed premises will have on the surrounding community. If a Community Impact Submission does not adequately address each of these considerations, the Commissioner may require additional information to be provided.

Where a Community Impact Submission is being prepared in conjunction with a designated application under the *Liquor Licensing Act 1997*, information that is required under both Acts can be provided once to avoid duplication in the application process.

3.2. Other information that may be relevant to the application

Applicants should be aware that in determining whether the application is in the community interest, the Commissioner may, depending on the nature of the application, have regard to other relevant information or data, including (but not limited to):

- (a) if the application seeks to authorise the applicant to conduct gaming at any time between midnight and 8am, or seeks an authorisation to extend gaming hours beyond those previously fixed in relation to the licence (being an extension between midnight and 8am on any day), the intra-day gaming figures for the premises (if applicable), which can be accessed by contacting the Independent Gaming Corporation (contact details can be found at www.cbs.sa.gov.au/ciportal)
- (b) the length of time the licensee has held a gaming machine licence at the relevant premises and elsewhere
- (c) the population of the locality (for example, this may be relevant to an application relating to a premises located in a country town)

- (d) barring data relevant to the premises
- (e) the licensee's Self-Assessment Compliance Audit Checklist (if completed within the previous 12 months), and any evidence demonstrating the identification, monitoring and responses taken in relation to people displaying indicators of gambling harm (excluding Automated Risk Monitoring System alerts) during the previous 12 months
- (f) the licensee's compliance history, including with regard to responsible gambling requirements
- (g) whether approved facial recognition technology is either in place or is proposed to be installed and operated at the premises.

Applicants are encouraged to address any of the above factors (as relevant), in their Community Impact Submission.

3.3. Community Consultation

Applicants are required to address as part of a Community Impact Submission, whether the community of the locality of the premises/proposed premises have concerns about the application. The applicant should consider the following options for community consultation and should address any identified concerns:

- (a) Consultation with persons who reside within the locality of the premises/proposed premises and who may be affected by the grant of the application.
- (b) Petitions, customer surveys or letters of support from existing or potential customers.
- (c) Letters of support or evidence of consultation with local businesses.
- (d) Evidence of consultation with relevant authorities and community organisations such as:
 - the local community;
 - the local council;
 - gambling help groups (non-government) and community service organisations; and
 - local community cultural and residential groups.

Where appropriate, the applicant is required to demonstrate what measures will be implemented to address or mitigate concerns raised through this consultation process.

Contact details for selected organisations is available at www.cbs.sa.gov.au/ciportal.

3.4. Other Considerations

As part of a Community Impact Submission, **applicants are required** to demonstrate the measures that have been implemented, or that they will implement, to ensure that the grant of the application would be unlikely to result in undue offence, annoyance, disturbance or inconvenience to those who reside, work or worship in the vicinity of the premises.

3.5. Can the requirement for a Community Impact Submission be waived?

The Commissioner may vary or waive the requirement for a Community Impact Submission if:

- (a) the application does not propose a significant change to the licensed premises or the nature or extent of the business carried on from the licensed premises
- (b) the purpose of the Community Impact Submission can be achieved by other means, or
- (c) other special circumstances exist.

Applicants seeking a waiver from the requirement to provide a Community Impact Submission with their application must, at the time of lodging their application, provide a submission to the Commissioner outlining the reasons that a waiver ought to be granted. The submission should set out, at a minimum, the Data Relevant to Locality set out under clause 2.3 of these Guidelines, as it relates to the premises and locality, and the exceptional circumstances that would justify the waiving of the requirement to provide a Community Impact Submission.

In the event that the Commissioner decides to vary or waive the requirement for a Community Impact Submission, the application will remain a designated application for the purposes of determination under the Act.

Schedule 1

Designated Applications

For the purposes of section 17A of the Act, a designated application is:

- an application for the **grant** of a gaming machine licence, or
- any other application that the Commissioner has determined, in accordance with the Guidelines, to be a designated application.

In addition to an application for the grant of a gaming machine licence, the Commissioner has determined that the following applications are also designated applications for the purposes of the Act:

- (a) an application for the removal of a gaming machine licence
- (b) an application to vary the trading hours of a gaming machine licence
 - to authorise the conduct of gaming at any time between midnight and 8am on any day, or
 - if the licence already authorises gaming between midnight and 8am, to allow the conduct of gaming at later hours (being between midnight and 8am), on any day, than those previously fixed in relation to the licence
- (c) where, if the application were granted, the trading hours authorised by the gaming machine licence would exceed the trading hours authorised by the liquor licence for the premises, and
- (d) an application that if granted would result in an increase in the maximum number of gaming machines approved to be held under the licence by more than two machines within a 12 month period.

Under section 17A of the Act, the Commissioner also has a general discretion to designate any other application in accordance with the Guidelines. In determining whether an application is deemed to be a designated application for the purposes of section 17A of the Act, the Commissioner will have regard to, but is not limited to having regard to, the matters set out in these guidelines insofar as they are relevant.

If, after considering an application the Commissioner reaches the preliminary view that the application ought to be designated, the Commissioner will inform the applicant and provide the applicant with reasons as to why that view has been reached. The applicant will then be invited to make submissions as to why the application should not be deemed to be a designated application.

If the Commissioner is not persuaded by the applicant's submission, or the applicant does not make submissions, the application will be deemed to be designated and the applicant will be required to complete a Community Impact Submission before the application is able to be determined.

Schedule 2

Locality Guidelines

As part of their Community Impact Submission, applicants are required to identify the locality of their premises/proposed premises. Applicants should consider:

- the area around the applicant's premises/proposed premises which is most likely to be affected by the grant of the application, and
- the area from where the applicant draws or expects to draw their customers, having regard to the nature of the premises/proposed premises.

When considering the area from where the premises/proposed premises draws or expects to draw their customers, applicants should consider:

- any target customer groups or identifiable customer base and the areas they reside in, and
- anything that may attract customers to the premises/proposed premises and the areas from which these customers may be based, for example –
 - where a premises/proposed premises is located/to be located on a main road, applicants may need to consider any areas which are serviced by that main road and include those areas in their locality, or
 - where a premises/proposed premises is located/to be located near to a shopping complex, applicants may need to consider the customer base of the shopping complex and where those customers reside and include those areas in the locality of their premises/proposed premises.

The following is intended as a guide only. Applicants are expected to tailor the size of the areas set out below having regard to the locality guidelines. The Authority may exercise discretion in determining whether the locality identified in the Community Impact Submission is appropriate and may direct a variation with respect to the locality if necessary.

Adelaide Metropolitan Area: As a guide, the locality of a premises in the Adelaide Metropolitan Area would generally be considered to be the area within a 2km radius of the site of the relevant premises. A list of the suburbs considered to be in the Adelaide Metropolitan Area can be found below. The list is intended to be used as a guide only.

Outside the Metropolitan Area: As a guide, with regards to country cities, towns or communities, unless remotely located, the locality of the premises would generally be considered to be the area within a 5km radius of the site of the relevant premises.

Regional: Where a premises/proposed premises is remotely located, the applicant should choose an appropriate locality to address in their submission, keeping in mind that the locality of a premises is the area most likely to be affected by the grant of the application.

Suburbs located in the Adelaide Metropolitan Area

Suburb	Postcode	Suburb	Postcode	Suburb	Postcode
Aberfoyle Park	5159	Christie Downs	5164	Exeter	5019
Adelaide	5000	Christies Beach	5165	Eyre	5121
Adelaide Airport	5950	Clapham	5062	Fairview Park	5126
Albert Park	5014	Clarence Gardens	5039	Felixstow	5070
Alberton	5014	Clarence Park	5034	Ferryden Park	5010
Aldgate	5154	Clarendon	5157	Findon	5023
Aldinga	5173	Clearview	5085	Firle	5070
Aldinga Beach	5173	Cleland	5152	Fitzroy	5082
Allenby Gardens	5009	Clovelly Park	5042	Flagstaff Hill	5159
Andrews Farm	5114	College Park	5069	Flinders Park	5026
Angle Park	5010	Collinswood	5081	Forestville	5035
Angle Vale	5117	Colonel Light Gardens	5041	Frewville	5063
Ascot Park	5043	Coromandel East	5157	Fulham	5024
Ashford	5035	Coromandel Valley	5051	Fulham Gardens	5024
Ashton	5137	Cowandilla	5033	Fullarton	5063
Athelstone	5076	Crafers	5152	Garden Island	5015
Athol Park	5012	Crafers West	5152	Gawler	5118
Auldana	5072	Craigburn Farm	5051	Gawler East	5118
Banksia Park	5091	Craigmore	5114	Gawler South	5118
Basket Range	5138	Croydon	5008	Gawler West	5118
Beaumont	5066	Croydon Park	5008	Gepps Cross	5094
Bedford Park	5042	Cumberland Park	5041	Gilberton	5081
Belair	5052	Darlington	5047	Gilles Plains	5086
Bellevue Heights	5050	Davoren Park	5113	Gillman	5013
Beulah Park	5067	Daw Park	5041	Glandore	5037
Beverley	5009	Dernancourt	5075	Glanville	5015
Bibaringa	5118	Devon Park	5008	Glen Osmond	5064
Birkenhead	5015	Direk	5110	Glenalta	5052
Black Forest	5035	Dorset Vale	5157	Glenelg	5045
Blackwood	5051	Dover Gardens	5048	Glenelg East	5045
Blair Athol	5084	Dry Creek	5094	Glenelg North	5045
Blakeview	5114	Dudley Park	5008	Glenelg South	5045
Blewitt Springs	5171	Dulwich	5065	Glengowrie	5044
Bolivar	5110	Eastwood	5063	Glenside	5065
Bowden	5007	Eden Hills	5050	Glenunga	5064
Bradbury	5153	Edinburgh	5111	Globe Derby Park	5110
Brahma Lodge	5109	Edinburgh North	5113	Glynde	5070
Bridgewater	5155	Edwardstown	5039	Golden Grove	5125
Brighton	5048	Elizabeth	5112	Goodwood	5034
Broadview	5083	Elizabeth Downs	5113	Gould Creek	5114
Brompton	5007	Elizabeth East	5112	Grange	5022
Brooklyn Park	5032	Elizabeth Grove	5112	Green Fields	5107
Brown Hill Creek	5062	Elizabeth North	5113	Greenacres	5086
Buckland Park	5120	Elizabeth Park	5113	Greenhill	5140
Burnside	5066	Elizabeth South	5112	Greenwith	5125
Burton	5110	Elizabeth Vale	5112	Gulfview Heights	5096
Camden Park	5038	Enfield	5085	Hackham	5163
Campbelltown	5074	Erindale	5066	Hackham West	5163
Carey Gully	5144	Ethelton	5015	Hackney	5069
Castambul	5076	Evandale	5069	Hallett Cove	5158
Cavan	5094	Evanston	5116	Hampstead Gardens	5086
Chandlers Hill	5159	Evanston Gardens	5116	Happy Valley	5159
Cheltenham	5014	Evanston Park	5116	Hackham	5163
Cherry Gardens	5157	Evanston South	5116	Hackham West	5163
Cherryville	5134	Everard Park	5036	Hackney	5069

Suburb	Postcode	Suburb	Postcode	Suburb	Postcode
Hallett Cove	5158	Lonsdale	5160	Oakden	5086
Hampstead Gardens	5086	Lower Mitcham	5062	Oaklands Park	5046
Happy Valley	5159	Lynton	5062	O'Halloran Hill	5158
Hawthorn	5062	Macdonald Park	5121	Old Noarlunga	5168
Hawthorndene	5051	Magill	5072	Old Reynella	5161
Hazelwood Park	5066	Malvern	5061	One Tree Hill	5114
Heathfield	5153	Manningham	5086	Onkaparinga Hills	5163
Heathpool	5068	Mansfield Park	5012	Osborne	5017
Hectorville	5073	Marble Hill	5137	O'Sullivan Beach	5166
Hendon	5014	Marden	5070	Ottoway	5013
Henley Beach	5022	Marino	5049	Outer Harbor	5018
Henley Beach South	5022	Marion	5043	Ovingham	5082
Hewett	5118	Marleston	5033	Panorama	5041
Highbury	5089	Marryatville	5068	Para Hills	5096
Highgate	5063	Maslin Beach	5170	Para Hills West	5096
Hillbank	5112	Mawson Lakes	5095	Para Vista	5093
Hillcrest	5086	Maylands	5069	Paracombe	5132
Hillier	5116	Mclaren Flat	5171	Paradise	5075
Hilton	5033	Mclaren Vale	5171	Parafield	5106
Hindmarsh	5007	Medindie	5081	Parafield Gardens	5107
Holden Hill	5088	Medindie Gardens	5081	Paralowie	5108
Hope Valley	5090	Melrose Park	5039	Park Holme	5043
Horsnell Gully	5141	Mile End	5031	Parkside	5063
Houghton	5131	Mile End South	5031	Pasadena	5042
Hove	5048	Millswood	5034	Payneham	5070
Humbug Scrub	5114	Mitcham	5062	Payneham South	5070
Huntfield Heights	5163	Mitchell Park	5043	Penfield	5121
Hyde Park	5061	Moana	5169	Penfield Gardens	5121
Ingle Farm	5098	Modbury	5092	Pennington	5013
Ironbank	5153	Modbury Heights	5092	Peterhead	5016
Joslin	5070	Modbury North	5092	Piccadilly	5151
Kangarilla	5157	Montacute	5134	Plympton	5038
Kensington	5068	Morphett Vale	5162	Plympton Park	5038
Kensington Gardens	5068	Morphettville	5043	Pooraka	5095
Kensington Park	5068	Mount George	5155	Port Adelaide	5015
Kent Town	5067	Mount Osmond	5064	Port Noarlunga	5167
Keswick	5035	Munno Para	5115	Port Noarlunga South	5167
Keswick Terminal	5035	Munno Para Downs	5115	Port Willunga	5173
Kidman Park	5025	Munno Para West	5115	Prospect	5082
Kilburn	5084	Mylor	5153	Queenstown	5014
Kilkenny	5009	Myrtle Bank	5064	Redwood Park	5097
Kings Park	5034	Nailsworth	5083	Regency Park	5010
Kingston Park	5049	Netherby	5062	Reid	5118
Kingswood	5062	Netley	5037	Renown Park	5008
Klemzig	5087	New Port	5015	Reynella	5161
Kudla	5115	Newton	5074	Reynella East	5161
Kuitpo	5201	Noarlunga Centre	5168	Richmond	5033
Kurralka Park	5037	Noarlunga Downs	5168	Ridgehaven	5097
Largs Bay	5016	North Adelaide	5006	Ridleyton	5008
Largs North	5016	North Brighton	5048	Rose Park	5067
Leabrook	5068	North Haven	5018	Rosewater	5013
Leawood Gardens	5150	North Plympton	5037	Rosslyn Park	5072
Lenswood	5240	Northfield	5085	Rostrevor	5073
Lightsview	5085	Northgate	5085	Royal Park	5014
Linden Park	5065	Norton Summit	5136	Royston Park	5070
Lockleys	5032	Norwood	5067	Salisbury	5108
Longwood	5153	Novar Gardens	5040	Salisbury Downs	5108

Suburb	Postcode	Suburb	Postcode	Suburb	Postcode
Salisbury East	5109	St Clair	5011	Valley View	5093
Salisbury Heights	5109	St Marys	5042	Verdun	5245
Salisbury North	5108	St Morris	5068	Virginia	5120
Salisbury Park	5109	St Peters	5069	Vista	5091
Salisbury Plain	5109	Stepney	5069	Walkerville	5081
Salisbury South	5106	Stirling	5152	Walkley Heights	5098
Sampson Flat	5114	Tatachilla	5171	Warradale	5046
Scott Creek	5153	Tea Tree Gully	5091	Waterfall Gully	5066
Seacliff	5049	Tennyson	5022	Waterloo Corner	5413
Seacliff Park	5049	Tonsley	5042	Wattle Park	5066
Seacombe Gardens	5047	Toorak Gardens	5065	Wayville	5034
Seacombe Heights	5047	Torrens Island	5015	Welland	5007
Seaford	5169	Torrens Park	5062	West Beach	5024
Seaford Heights	5169	Torrensville	5031	West Croydon	5008
Seaford Meadows	5169	Tranmere	5073	West Hindmarsh	5007
Seaford Rise	5169	Trinity Gardens	5068	West Lakes	5021
Seaton	5023	Trott Park	5158	West Lakes Shore	5020
Seaview Downs	5049	Tusmore	5065	West Richmond	5033
Sefton Park	5083	Uleybury	5114	Westbourne Park	5041
Sellicks Beach	5174	Teringie	5072	Whites Valley	5172
Sellicks Hill	5174	The Range	5172	Willaston	5118
Semaphore	5019	Thebarton	5031	Willunga	5172
Semaphore Park	5019	Thorngate	5082	Willunga South	5172
Semaphore South	5019	Stonyfell	5066	Windsor Gardens	5087
Sheidow Park	5158	Sturt	5047	Wingfield	5013
Skye	5072	Summertown	5141	Woodcroft	5162
Smithfield	5114	Surrey Downs	5126	Woodforde	5072
Smithfield Plains	5114	Taperoo	5017	Woodville	5011
Somerton Park	5044	Underdale	5032	Woodville Gardens	5012
South Brighton	5048	Unley	5061	Woodville North	5012
South Plympton	5038	Unley Park	5061	Woodville Park	5011
Springfield	5062	Upper Hermitage	5131	Woodville South	5011
St Agnes	5097	Upper Sturt	5156	Woodville West	5011
St Kilda	5110	Uraidla	5142	Wynn Vale	5127
St Georges	5064	Urrbrae	5064	Yatala Vale	5126
		Vale Park	5081	Yattalunga	5114

Version Control

Version	Effective date	Changes from previous version
1	3 December 2020	New
2 (Current)	29 January 2024	Various improvements arising from consultation with key organisations, government departments and corporate entities

End of Guideline

From 29 January 2024