South Australia

Emergency Management (Cross Border Travel—Associated Direction No 22) (COVID-19) Direction 2021

under section 25 of the Emergency Management Act 2004

Preamble

- On 22 March 2020, I, Grantley Stevens, Commissioner of Police, being the State Co-ordinator for the State of South Australia pursuant to section 14 of the *Emergency Management Act 2004* (the *Act*), declared pursuant to section 23 of the Act that a Major Emergency is occurring in respect of the outbreak of the Human Disease named COVID-19 within South Australia.
- Now I, Grantley Stevens, Commissioner of Police and State Co-ordinator for the State of South Australia, being of the opinion that this is necessary to achieve the purposes of the Act, give the following directions pursuant to section 25 of the Act.
- This direction is to operate as an appendix to the *Emergency Management (Cross Border Travel—General) (COVID-19) Direction 2021*.

1—Citation

This direction may be cited as the *Emergency Management (Cross Border Travel—Associated Direction No 22) (COVID-19) Direction 2021.*

2—Revocation

The Emergency Management (Cross Border Travel—Associated Direction No 21) (COVID-19) Direction 2021 is revoked.

3—Interpretation

In this direction—

designated exposure site, in relation to Victorian restricted zone A, means one of the sites in that zone listed from time to time as "Tier 1 public exposure sites" or "Tier 2 public exposure sites" on the following website maintained by the Government of Victoria: https://www.coronavirus.vic.gov.au/exposure-sites;

Greater Melbourne means the following local government areas in Victoria: Banyule, Hume, Moreland, Bayside, Kingston, Mornington Peninsula, Boroondara, Knox, Nillumbik, Brimbank, Manningham, Port Phillip, Cardinia, Maribyrnong, Stonnington, Casey, Maroondah, Whitehorse, Darebin, Melbourne, Frankston, Melton, Wyndham, Glen Eira, Monash, Yarra, Greater Dandenong, Moonee Valley, Yarra Ranges and Hobsons Bay, and the City of Whittlesea;

New Zealand arrival—an overseas arrival is a New Zealand arrival if the only location outside of Australia that they have been in during the period of 14 days before their arrival in South Australia is New Zealand;

NSW restricted zone means the restricted zone declared under clause 6(3);

NSW restricted zone arrival means a person arriving in South Australia who has been in the NSW restricted zone at any time in the 14 days prior to arrival;

Victorian restricted zone A arrival means a person arriving in South Australia who has been at a designated exposure site in the Victorian restricted zone A at a relevant time (but not before 20 June 2021);

Victorian restricted zone B arrival means a person arriving in South Australia who has been in the Victorian restricted zone B at any time in the 14 days prior to arrival;

Victorian restricted zones means the restricted zones declared under clause 6(1) and (2).

4—Application of cross border requirements—overseas arrivals

An arrival from a location specified in the first column of the table below who is of a class specified in the second column of the table is subject to requirements of the level specified in the third column of the table:

Location	Class of person	Level of requirements
Overseas	All overseas arrivals (other than New Zealand arrivals)	Level 5

5—Application of cross border requirements—New South Wales and Victorian arrivals

(1) An arrival from a location specified in the first column of the table below who is of a class specified in the second column of the table is subject to requirements of the level specified in the third column of the table:

Location	Class of person	Level of requirements
NSW restricted zone	NSW restricted zone arrivals arriving in South Australia after the commencement of this direction, other than essential travellers and permitted arrivals.	Level 6
NSW restricted zone	NSW restricted zone arrivals arriving in South Australia after the commencement of this direction, who are— • Essential travellers; or • Permitted arrivals.	Level 4
Victorian restricted zone A	Victorian restricted zone A arrivals arriving in South Australia after the commencement of this direction (including essential travellers and permitted arrivals other than domestic violence arrivals).	Level 6
Victorian restricted zone A	Victorian restricted zone A arrivals arriving in South Australia after the commencement of this direction, who are— • domestic violence arrivals Note— Domestic violence arrivals are defined in clause 3 of Schedule 2 to the Emergency Management (Cross Border Travel—General) (COVID-19) Direction 2021	Level 4
Victorian restricted zone B	Victorian restricted zone B arrivals arriving in South Australia after the commencement of this direction (including essential travellers and permitted arrivals).	Level 3

- (2) Despite their classification as Level 3 arrivals, Victorian restricted zone B arrivals:
 - (a) must comply with the self-quarantine requirements until they undertake their first COVID-19 test after arrival, but do not have to quarantine while waiting to receive the results; and
 - (b) are not required to submit to COVID-19 testing on the 5th or 13th day after their arrival in South Australia.

6—Declaration of restricted zones

- (1) The area in the State of Victoria comprised of the designated exposure sites is declared to be Victorian restricted zone A;
- (2) Greater Melbourne is declared to be Victorian restricted zone B; and

(3) The State of New South Wales is declared to be the NSW restricted zone.

7—Prescribed roads

(1) For the purposes of clause 16 of the Emergency Management (Cross Border Travel—General) (COVID-19) Direction 2021, the following roads are prescribed for any person entering South Australia from New South Wales by road:

> Wentworth-Renmark Road, Calperum Station (outside Renmark) Barrier Highway, Oodla Wirra

(2) Subclause (1) does not apply to essential travellers under clauses 3 or 8 (commercial transport and freight services) of Schedule 3 of the Emergency Management (Cross Border Travel—General) (COVID-19) Direction 2021, or to cross border community members within the meaning of clause 8 of this Direction.

8—Modification of essential travellers-NSW cross border community members

(1) Despite this direction, a cross border community member who has not been within the State of New South Wales outside of the cross border corridor in the 14 days prior to their arrival is not subject to the level of requirements that apply to other essential travellers.

This direction operates from the 25th day of 2021 at 1635 hours

SIGNED at ADELATUE on this 25th day of 2021

GRANTLEY STEVENS

STATE CO-ORDINATOR