

South Australia

Aboriginal Lands Trust (Prescribed Trust Land) Proclamation 2024

under section 50(4)(a) of the *Aboriginal Lands Trust Act 2013*

1—Short title

This proclamation may be cited as the *Aboriginal Lands Trust (Prescribed Trust Land) Proclamation 2024*.

2—Commencement

This proclamation comes into operation on 15 November 2024.

3—Declaration of Trust Land as prescribed Trust Land

- (1) Pursuant to section 50(4)(a) of the *Aboriginal Lands Trust Act 2013*, the Trust Land comprising the Davenport Community dry zone is declared to be prescribed Trust Land.

- (2) In this clause—

Davenport Community means the whole of the land contained in Certificate of Title Register Book Volume 6235 Folio 786 and Certificate of Title Register Book Volume 5854 Folio 168;

Davenport Community dry zone means the land comprising the Davenport Community, other than land comprising an excluded area;

entertainment area, of the Davenport Community Hall, means the area consisting of—

- (a) to the extent that the grounds of the hall are fenced—the area within the fence line; and
- (b) to the extent that the grounds of the hall are not fenced—any area located within 50 metres of any part of the hall,

including, to avoid doubt, the area in which the fire pit is situated;

excluded area—the following areas are excluded from the Davenport Community dry zone:

- (a) all residential property on the Davenport Community, other than any residential property that is abandoned or derelict;
- (b) the Wami Kata Old Folks Home and the fenced grounds on which the home is situated;
- (c) the Davenport Community Hall, and the entertainment area of the hall, during any period that the hall is being used for an organised event;

residential property means premises (including any yard of the premises) that are the subject of a residential tenancy agreement that is in force.

Made by the Governor

on the recommendation of the Aboriginal Lands Trust and with the advice and consent of the
Executive Council
on 4 July 2024