South Australia

## **Road Traffic (Drug Driving) Amendment Bill 2005**

A BILL FOR

An Act to amend the *Road Traffic Act 1961*; and to make related amendments to other Acts.

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Part 1—Preliminary
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### The Parliament of South Australia enacts as follows:

## Part 1—Preliminary

### 1—Short title

This Act may be cited as the Road Traffic (Drug Driving) Amendment Act 2005.

### 2—Commencement

This Act will come into operation on a day to be fixed by proclamation.

### **3**—Amendment provisions

In this Act, a provision under a heading referring to the amendment of a specified Act amends the Act so specified.

## Part 2—Amendment of Road Traffic Act 1961

### 10 **4—Substitution of heading to Part 3 Division 5**

Heading to Part 3 Division 5—delete the heading and substitute:

### Division 5—Drink driving and drug driving

### 5—Amendment of section 47A—Interpretation

(1) Section 47A(1)—after the definition of *category 3 offence* insert:

*driver testing station* means a driver testing station established under section 47DA;

*drug screening test* means a test by means of an apparatus of a kind approved by the Governor for the conduct of drug screening tests;

(2) Section 47A(1)—after the definition of *gross vehicle mass* insert:

oral fluid includes saliva;

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oral fluid analysis means an analysis of oral fluid by means of an apparatus of a kind approved by the Governor for the conduct of oral fluid analyses;

Section 47A(1), definition of *prescribed circumstances*—delete "or breath analysis (3) under section 47E" and substitute:

, breath analysis or drug screening test under section 47E or 47EAA

(4) Section 47A(1), definition of *prescribed circumstances*—after "2 hours" insert:

or, in relation to a drug screening test, 3 hours

(5) Section 47A(1)—after the definition of *prescribed concentration of alcohol* insert:

> prescribed drug means a substance declared by the regulations to be a prescribed drug;

Section 47A(2a)—after "47E" insert:

or 47EAA

(7)Section 47A(2a)(a)—delete "or breath analysis" first occurring and substitute:

, breath analysis or drug screening test

Section 47A(3)—delete "47E(7)" and substitute: (8)

47BA(5), 47BA(7), 47E(7), 47EAA(17)

Section 47A(3)(a)—after "category 1 offence" insert: (9)

or a previous offence that is an offence against section 47BA(1)

### 6—Insertion of section 47BA

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After section 47B insert:

### 47BA—Driving with prescribed drug in oral fluid or blood

- (1) A person must not—
  - (a) drive a motor vehicle; or
  - attempt to put a motor vehicle in motion, (b)

while a prescribed drug is present in his or her oral fluid or blood. Maximum penalty: \$700.

- Subject to subsection (3), it is a defence to a charge of an offence (2)against subsection (1) if the defendant proves that he or she did not knowingly consume the prescribed drug present in his or her oral fluid or blood.
- (3) Subsection (2) does not apply if the defendant consumed the prescribed drug believing that he or she was consuming a substance unlawfully but was mistaken as to, unaware of or indifferent to the identity of the prescribed drug.
- If a court convicts a person of an offence against subsection (1) (4) (other than a first offence), the following provisions apply:
  - the court must order that the person be disqualified from (a) holding or obtaining a driver's licence-

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|    |     |                                  |   | (i)  | in the case of a second offence—for such period,<br>being not less than 3 months, as the court thinks fit;   |
|----|-----|----------------------------------|---|--|--|
|    |     |                                  |   | (ii)   | in the case of a third offence—for such period,<br>being not less than 6 months, as the court thinks fit;  |
| 5  |     |                                  |   | (iii)  | in the case of a subsequent offence—for such period, being not less than 12 months, as the court thinks fit;   |
| 10 |     |                                  | (b)   | disqual  | erson is the holder of a driver's licence—the ification operates to cancel the licence as from the encement of the period of disqualification;   |
| 15 |     |                                  | (c)   | impose<br>Act 195<br>the peri  | rt may, if it thinks fit to do so, order that conditions<br>d by section 81A or 81AB of the <i>Motor Vehicles</i><br>59 on any driver's licence issued to the person after<br>iod of disqualification be effective for a period<br>than the period prescribed by that section.   |
| 20 |     | (5)                              | subsequent<br>subsect<br>section<br>has been<br>previou | uent offe<br>tion (6)),<br>47(1), 4<br>en convic<br>is offence<br>iately pre | whether an offence is a first, second, third or<br>nce for the purposes of this section (other than<br>any previous offence against subsection (1) or<br>7E(3), 47EAA(9) or 47I(14) for which the defendant<br>ted will be taken into account, but only if the<br>e was committed within the prescribed period<br>eceding the date on which the offence under<br>as committed. |
| 25 |     | (6)                              | offence<br>be pros<br>expiation<br>of the of            | e against<br>secuted for<br>on notice<br>offence an                          | 16 years or more is alleged to have committed an<br>this section that is a first offence, the person cannot<br>or that offence unless he or she has been given an<br>under the <i>Expiation of Offences Act 1996</i> in respect<br>and allowed the opportunity to expiate the offence in<br>a that Act.  |
| 30 |     | (7)                              | of subs<br>section<br>been co                           | ection (6<br>47(1), 4<br>pnvicted  | whether an offence is a first offence for the purposes<br>), any previous offence against subsection (1) or<br>7E(3), 47EAA(9) or 47I(14) for which the person has<br>or that the person has expiated will be taken into<br>by if the previous offence was committed or alleged to   |
| 35 |     |                                  | precedi   |  | nitted within the prescribed period immediately<br>ate on which the offence under consideration was<br>itted.  |
|    |     | mendment of se<br>47BA to contra |   |  | elation of conviction under section 47B or<br>e etc  |
| 40 | (1) | Section 47C—a                    | fter "47E   | B(1)" whe  | erever occurring insert:   |
|    |     | or 47B.                          | A(1)  |  |  |
|    | (2) | Section 47C(1)-                  | —after "i   | intoxicati   | ng liquor" insert:   |

or a prescribed drug

## 8—Amendment of section 47D—Payment by convicted person of costs incidental to apprehension etc

(1) Section 47D(1)—delete "or 47E(3)" and substitute:

, 47BA(1), 47E(3) or 47EAA(9)

(2) Section 47D(1)(e)—delete "pursuant to section 47F(2) and (2a) "

### 9—Amendment of section 47DA—Driver testing stations

- (1) Section 47DA—delete "breath" wherever occurring and substitute in each case: driver
- (2) Section 47DA(1)—delete "alcotests" and substitute:

#### screening tests

(3) Section 47DA(2)—delete "alcotests" and substitute:

screening tests

(4) Section 47DA(3)—delete "alcotests" and substitute:

screening tests

(5) Section 47DA(4)—after the definition of *Metropolitan Adelaide* insert:

screening test means an alcotest or drug screening test.

## 10—Amendment of section 47E—Police may require alcotest or breath analysis

(1) Section 47E(1)—delete "breath testing station" and substitute:

driver testing station

(2) Section 47E(4)(ab)(ii)—delete "section 47F" and substitute:

subsection (4a)

(3) Section 47E—after subsection (4) insert:

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(4a) If a person refuses or fails to comply with the requirement or direction under this section by reason of some physical or medical condition of the person and forthwith makes a request of a member of the police force that a sample of his or her blood be taken by a medical practitioner, a member of the police force must do all things reasonably necessary to facilitate the taking of a sample of the person's blood—

- (a) by a medical practitioner nominated by the person; or
- (b) if—
  - (i) it becomes apparent to the member of the police force that there is no reasonable likelihood that a medical practitioner nominated by the person will be available to take the sample within 1 hour of the time of the request at some place not more than 10 kilometres distant from the place of the request; or

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| (ii) | the person does not nominate a particular medical |
|------|---|
|      | practitioner,                                     |

by any medical practitioner who is available to take the sample.

5 (4) Section 47E(5a)(a)—delete "section 47F" and substitute:

subsection (4a)

(5) Section 47E(5a)(b)—delete "section 47F(2)" and substitute:

subsection (4a)

(6) Section 47E(5a)(b)(i)—delete "section" and substitute:

subsection

(7) Section 47E(5a)(c)—delete "section 47F" and substitute:

subsection (4a)

- (8) Section 47E—after subsection (7) insert:
  - (7a) If a person—
    - (a) refuses or fails to comply with a direction under this section; or
    - (b) submits to an alcotest and the alcotest indicates that the prescribed concentration of alcohol may be present in the blood of the person,
    - there will be reasonable ground to suspect that the prescribed concentration of alcohol is present in his or her blood for the purposes of the exercise of any power conferred on a member of the police force (including a power of arrest) to prevent the person committing an offence by driving a vehicle in contravention of this Division.
  - (7b) Subsection (7a) does not limit the circumstances in which such a power may otherwise be exercised by a member of the police force under this or any other Act.

### 11—Insertion of section 47EAA

30 After section 47E insert:

### 47EAA—Police may require drug screening test, oral fluid analysis and blood test

(1) Subject to this Act, if a person has submitted to an alcotest or breath analysis as a result of a requirement under section 47E, a member of the police force may require the person to submit to a drug screening test.

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, ,

| (2) | If— |
|-----|-----|
| (4) | 11  |

| 5        |      | a require<br>test indi  | has submitted to a drug screening test as a result of<br>ement under subsection (1) and the drug screening<br>cates the presence of a prescribed drug in the<br>oral fluid; or  |
|----------|------|---|---|
|          |      | result of   | has submitted to an alcotest or breath analysis as a a requirement under section 47E that was made in ed circumstances,   |
| 10       |      |   | police force may require the person to submit to an s or a blood test.  |
|          | (3)  | purpose of makin  | police force may give reasonable directions for the ng a requirement under this section that a person screening test, oral fluid analysis or blood test.  |
| 15       | (4)  | A person must for subsection (3).   | orthwith comply with a direction under  |
|          | (5)  | his section must  | g test, oral fluid analysis or blood test required under<br>be commenced not later than 1 hour after the time<br>action 47E(2b) for the commencement of the alcotest<br>s.  |
| 20<br>25 | (6)  | est that has been<br>direction is first<br>person concerned                                 | e of a drug screening test, oral fluid analysis or blood<br>a required under this section commences when a<br>given by a member of the police force that the<br>d provide a sample of oral fluid or blood (as the case<br>ed for the drug screening test, oral fluid analysis or  |
|          | (7)  | by a member of  | g test or an oral fluid analysis may only be conducted<br>the police force authorised by the Commissioner of<br>t such tests or analyses.   |
| 30       | (8)  | -   | may prescribe the manner in which a drug screening alysis or blood test is to be conducted.   |
| 35       | (9)  | rest, oral fluid an<br>with all reasonab<br>relation to the reasonable<br>to allow a sample | d under this section to submit to a drug screening<br>alysis or blood test must not refuse or fail to comply<br>ble directions of a member of the police force in<br>quirement and, in particular, must not refuse or fail<br>e of oral fluid or blood to be taken in accordance<br>ns of a member of the police force. |
|          |      | Maximum penal   |   |
|          | (10) | It is a defence to  | a prosecution under subsection (9) that—  |
| 40       |      |   | irement or direction to which the prosecution relates lawfully made; or   |
|          |      | the requ  | on was not allowed the opportunity to comply with<br>irement or direction after having been given the<br>ed oral advice in relation to—   |

|        | (1)   | the consequences of refusing or failing to comply<br>with the requirement or direction; and  |
|--------|---|--|
|        | (ii)  | in the case of—  |
| 5      |   | <ul> <li>(A) a drug screening test or an oral fluid<br/>analysis—the person's right to request the<br/>taking of a blood sample under<br/>subsection (11); or</li> </ul>   |
| 10     |   | <ul> <li>(B) a blood test—the person's right to request<br/>an oral fluid analysis under<br/>subsection (12); or</li> </ul>  |
|        | the ref   | was, in the circumstances of the case, good cause for<br>fusal or failure of the defendant to comply with the<br>ement or direction.   |
| 15 (11 | given under thi<br>analysis refuse<br>by reason of so<br>forthwith make | whom a requirement is made or to whom a direction is<br>as section relating to a drug screening test or oral fluid<br>s or fails to comply with the requirement or direction<br>one physical or medical condition of the person and<br>es a request of a member of the police force that a   |
| 20     | member of the   | or her blood be taken by a medical practitioner, a police force must do all things reasonably necessary taking of a sample of the person's blood—  |
|        | (a) by a m  | nedical practitioner nominated by the person; or   |
|        | (b) if—   |  |
| 25     | (i)   | it becomes apparent to the member of the police<br>force that there is no reasonable likelihood that a<br>medical practitioner nominated by the person will<br>be available to take the sample within 1 hour of the<br>time of the request at some place not more than 10<br>kilometres distant from the place of the request; or                        |
| 30     | (ii)  | the person does not nominate a particular medical practitioner,  |
|        | by any<br>sample  | w medical practitioner who is available to take the e.   |
| 35 (12 | given under thi<br>comply with th<br>or medical con<br>member of the    | whom a requirement is made or to whom a direction is<br>as section relating to a blood test refuses or fails to<br>be requirement or direction by reason of some physical<br>dition of the person and forthwith makes a request of a<br>police force that an oral fluid analysis be conducted, a<br>police force must do all things reasonably necessary |
| 40     |   | conduct of an oral fluid analysis.   |

|    | (13) | -                    |                           | itled to refuse or fail to comply with a requirement<br>er this section on the ground that—   |
|----|------|----------------------|---------------------------|---|
| 5  |      | (a)                  | require                   | con would, or might, by complying with that<br>ment or direction, furnish evidence that could be used<br>himself or herself; or   |
|    |      | (b)                  | drove a motion            | son consumed a prescribed drug after the person last<br>motor vehicle or attempted to put a motor vehicle in<br>and before the requirement was made or the<br>n given.  |
| 10 | (14) | a refusa<br>this sec | al or failu<br>tion relat | ot raise a defence that the person had good cause for<br>ire to comply with a requirement or direction under<br>ing to a drug screening test or oral fluid analysis by<br>physical or medical condition of the person unless— |
| 15 |      | (a)                  |                           | e of the person's blood was taken in accordance with ion (11); or   |
|    |      | (b)                  | the pers<br>but—          | son made a request as referred to in subsection (11),   |
| 20 |      |                      | (i)                       | a member of the police force failed to facilitate the<br>taking of a sample of the person's blood as required<br>by that subsection; or   |
|    |      |                      | (ii)                      | a medical practitioner was not reasonably available<br>for the purpose of taking such a sample; or  |
| 25 |      | (c)                  | with su<br>advisab        | ng of a sample of the person's blood in accordance<br>bsection (11) was not possible or reasonably<br>le or practicable in the circumstances by reason of<br>hysical or medical condition of the person.                      |
| 30 | (15) | a refusa<br>this sec | al or failu<br>tion relat | ot raise a defence that the person had good cause for<br>are to comply with a requirement or direction under<br>ing to a blood test by reason of some physical or<br>on of the person unless—                                 |
|    |      | (a)                  |                           | fluid analysis was conducted in accordance with ion (12); or  |
| 35 |      | (b)                  | but a m                   | son made a request as referred to in subsection (12),<br>ember of the police force failed to facilitate the<br>t of an oral fluid analysis as required by that<br>ion; or   |
| 40 |      | (c)                  | accorda<br>reasona        | ng of a sample of the person's oral fluid in<br>nce with subsection (12) was not possible or<br>bly advisable or practicable in the circumstances by<br>of some physical or medical condition of the person.                  |
|    | (16) |                      |                           | onvicts a person of an offence against subsection (9), ovisions apply:  |
|    |      | (a)                  |                           | rt must order that the person be disqualified from<br>or obtaining a driver's licence—  |

|      |                                | (i)   | in the case of a first offence—for such period, being<br>not less than 3 months, as the court thinks fit; or  |
|------|--------------------------------|---|---|
| 5    |                                | (ii)  | in the case of a subsequent offence—for such period, being not less than 12 months, as the court thinks fit;  |
| 10   |                                | reduced<br>other pe<br>offence<br>that the<br>a period  | qualification prescribed by paragraph (a) cannot be<br>d or mitigated in any way or be substituted by any<br>enalty or sentence unless, in the case of a first<br>e, the court is satisfied, by evidence given on oath,<br>offence is trifling, in which case the court may order<br>d of disqualification that is less than the prescribed<br>im period but not less than one month; |
| 15   |                                | disquali  | erson is the holder of a driver's licence—the<br>ification operates to cancel the licence as from the<br>ncement of the period of disqualification;   |
| 20   |                                | imposed<br>Act 195<br>the peri  | rt may, if it thinks fit to do so, order that conditions<br>d by section 81A or 81AB of the <i>Motor Vehicles</i><br>59 on any driver's licence issued to the person after<br>fod of disqualification be effective for a period<br>than the period prescribed by that section.  |
| 25   | the<br>sub<br>wh<br>but<br>per | purposes of the<br>post of the section (9) of<br>ich the defend<br>only if the priod immediat | whether an offence is a first or subsequent offence for<br>this section, any previous offence against<br>r section 47(1), 47BA(1), 47E(3) or 47I(14) for<br>dant has been convicted will be taken into account,<br>revious offence was committed within the prescribed<br>tely preceding the date on which the offence under<br>as committed.   |
| (    | 18) If a                       | person—   |   |
| 30   |                                |   | or fails to comply with a requirement or direction his section; or  |
|      |                                | drug sch<br>analysis  | s to a drug screening test or oral fluid analysis and the<br>reening test or preliminary result of the oral fluid<br>s indicates the presence of a prescribed drug in the<br>s oral fluid,  |
| 35   | pre<br>any<br>pov              | sent in the pe<br>power confe<br>wer of arrest)   | isonable ground to suspect that a prescribed drug is<br>erson's oral fluid for the purposes of the exercise of<br>erred on a member of the police force (including a<br>to prevent the person committing an offence by<br>e in contravention of this Division.  |
| 40 ( | pov                            |   | does not limit the circumstances in which such a<br>rwise be exercised by a member of the police force<br>y other Act.  |

### 12—Amendment of section 47EA—Exercise of random testing powers

(1) Section 47EA—after "submit to an alcotest" insert:

or drug screening test

(2) Section 47EA(c)—after "requirement" insert:

relating to an alcotest

- (3) Section 47EA—after paragraph (c) insert:
  - (ca) a member of the police force must not make such a requirement relating to a drug screening test unless he or she has in his or her possession, or a member of the police force in the immediate vicinity of the place at which the requirement is made has in his or her possession, an apparatus of a kind approved by the Governor for the conduct of drug screening tests;

### 13—Substitutions of sections 47F, 47FA and 47FB

Section 47F, 47FA and 47FB—delete the sections and substitute:

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## 47F—Schedule 1 further regulates oral fluid and blood sample processes

Schedule 1 makes further provision regulating oral fluid and blood sample processes for the purposes of this Division.

### 14—Amendment, redesignation and relocation of section 47G—Evidence etc

and Schedule 1

(2) Section 47G(3a)—after "alcotests" insert:

, a drug screening test or an oral fluid analysis

(3) Section 47G(3c)—delete "breath" and substitute:

driver

(4) Section 47G(4)—delete "(6)" and substitute:

(17)

(5) Section 47G(5)—delete "(6)" and substitute:

(17)

- (6) Section 47G(6)—delete subsection (6)
  - (7) Section 47G(9)—delete subsection (9) and substitute:
    - (9) A certificate—
      - (a) purporting to be signed by the Commissioner of Police and to certify that a person named in the certificate is authorised by the Commissioner of Police to conduct oral fluid analyses; or

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| 5             | (b) purporting to be signed by a member of the police force<br>authorised under section 47EAA and to certify that the<br>apparatus used to conduct an oral fluid analysis was in<br>proper order and the oral fluid analysis was properly<br>conducted,  |
|---------------|--|
|               | is, in the absence of proof to the contrary, proof of the matter so certified.   |
| (10)          | A certificate purporting to be signed by a member of the police force<br>and to certify that a person named in the certificate submitted to a<br>drug screening test on a specified day and at a specified time and that<br>the drug screening test indicated that a prescribed drug may then<br>have been present in the oral fluid of the person is, in the absence of<br>proof to the contrary, proof of the matters so certified.  |
| (11)          | Subject to subsection (17), an apparently genuine document<br>purporting to be a certificate under Schedule 1 and purporting to be<br>signed by a member of the police force, medical practitioner or<br>analyst, or copy of such a certificate, is admissible in proceedings<br>before a court and is, in the absence of proof to the contrary, proof of<br>the matters stated in the certificate.  |
| 20 (12)<br>25 | If a certificate of an analyst relating to a sample of blood taken under<br>section 47E or 47I is received as evidence in proceedings before a<br>court and states that the prescribed concentration of alcohol has been<br>found to be present in the sample of blood to which the certificate<br>relates, it will be presumed, in the absence of proof to the contrary,<br>that the concentration of alcohol stated in the certificate was present<br>in the sample when the sample was taken. |
| (13)          | If it is proved by the prosecution in proceedings for an offence that a concentration of alcohol was present in the defendant's blood at the time at which a sample of blood was taken under section 47E or 47I, it will be conclusively presumed that that concentration of alcohol was present in the defendant's blood throughout the period of 2 hours immediately preceding the taking of the sample.   |
| (14)          | taken under section 47EAA, or a sample of blood taken under section<br>47E or 47I, is received as evidence in proceedings before a court and<br>states that a prescribed drug has been found to be present in the<br>sample of oral fluid or blood to which the certificate relates, it will be<br>presumed, in the absence of proof to the contrary, that the prescribed<br>drug stated in the certificate was present in the sample when the   |
| 40            | sample was taken.  |

| 5  |     | (15) | prescrift<br>the time<br>section<br>47I, it v<br>present<br>require | broved by the prosecution in proceedings for an offence that a<br>bed drug was present in the defendant's blood or oral fluid at<br>e at which a sample of oral fluid or blood was taken under<br>47EAA, or a sample of blood was taken under section 47E or<br>will be conclusively presumed that that prescribed drug was<br>in the defendant's oral fluid or blood (as the case may<br>) throughout the period of 3 hours immediately preceding the<br>of the sample. |
|----|-----|------|---|--|
| 10 |     | (16) | medica<br>evidenci<br>identifi<br>they rel                          | Ticates of a member of the police force and analyst, or a<br>l practitioner and analyst, under Schedule 1 are received as<br>ce in proceedings before a court and contain the same<br>cation number for the samples of oral fluid or blood to which<br>late, the certificates will be presumed, in the absence of proof<br>ontrary, to relate to the same sample of oral fluid or blood.   |
| 15 |     | (17) |   | ficate referred to in subsection (4), (5) or (11) cannot be d as evidence in proceedings for an offence—   |
| 20 |     |      | (a)   | unless a copy of the certificate proposed to be put in<br>evidence at the trial of a person for the offence has, not less<br>than 7 days before the commencement of the trial, been<br>served on that person; or   |
| 25 |     |      | (b)   | if the person on whom a copy of the certificate has been<br>served under paragraph (a) has, not less than 2 days before<br>the commencement of the trial, served written notice on the<br>complainant or informant requiring the attendance at the<br>trial of the person by whom the certificate was signed; or   |
|    |     |      | (c)   | if the court, in its discretion, requires the person by whom<br>the certificate was signed to attend at the trial.   |
| 30 |     | (18) | offence   | ovisions of this section apply in relation to proceedings for an against this Act or the <i>Motor Vehicles Act 1959</i> or a driving-offence, subject to the following exceptions:   |
|    |     |      | (a)   | subsections (1a), (1ab) and (13) apply only in relation to proceedings for an offence against section 47(1) or 47B(1), or an offence against the <i>Motor Vehicles Act 1959</i> ;  |
| 35 |     |      | (b)   | subsection (3)(b)(ii) does not apply in relation to an offence against section 47E(3);   |
|    |     |      | (c)   | subsection (15) applies only in relation to proceedings for an offence against section 47(1) or 47BA(1), or an offence against the <i>Motor Vehicles Act 1959</i> .  |
|    |     | (19) | In this s   | section—   |
| 40 |     |      | offence   | <i>dings for a driving-related offence</i> means proceedings for an where the conduct with which the defendant is charged as driving a vehicle or attempting to put a vehicle in motion.   |
|    | (8) |      | -   | te the section (as amended by this section) as section 47K and at it follows section 47J   |

### 15—Insertion of section 47GB

After section 47GA insert:

## 47GB—Oral fluid analysis or blood test where consumption of prescribed drug occurs after driving

- This section applies to proceedings for an offence against section 47(1) or 47BA(1) in which the results of an oral fluid analysis or blood test under section 47EAA are relied on to establish the commission of the offence.
- (2) If in proceedings to which this section applies the defendant satisfies the court—
  - (a) that the defendant consumed the prescribed drug during the relevant period; and
  - (b) that the prescribed drug was not consumed by the defendant after a member of the police force first exercised powers under section 47E preliminary to the performance of the alcotest or breath analysis referred to in section 47EAA; and
  - (c) where the requirement to submit to the alcotest or breath analysis referred to in section 47EAA was made after the defendant's involvement as a driver in an accident—that the defendant discharged the duties under this Act required to be discharged at the scene of an accident by a driver of a vehicle involved in the accident,

the court may, despite the other provisions of this Act, find the defendant not guilty of the offence charged.

(3) In subsection (2)—

relevant period means the period between-

- (a) the conduct of the defendant giving rise to the making of the requirement that the defendant submit to the alcotest or breath analysis referred to in section 47EAA; and
- (b) the performance of the oral fluid analysis or blood test (as the case may be) under section 47EAA.

## 16—Amendment of section 47H—Approval of apparatus for the purposes of breath analysis, alcotests, drug screening tests and oral fluid analysis

Section 47(H)(1)—after paragraph (b) insert:

or

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(c) approve apparatus of a specified kind for the purpose of conducting drug screening tests or oral fluid analyses or both.

### 17—Amendment of section 47I—Compulsory blood tests

(1) Section 47I(1)—after "subject to this section" insert:

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and Schedule 1

- (2) Sections 47I(2) and (3)—delete subsections (2) and (3)
- (3) Sections 47I(7) to (13c) (inclusive)—delete subsections (7) to (13c) (inclusive)
- (4) Sections 47I(15) to (18) (inclusive)—delete subsections (15) to (18) (inclusive)

### 18—Insertion of Schedule 1

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After section 177 insert:

### Schedule 1—Oral fluid and blood sample processes

### Part 1—Preliminary

### **1—Interpretation**

In this Schedule—

*forensic material* means any human material from which the person from whom the material was taken could be identified;

*Metropolitan Adelaide* has the same meaning as in the *Development Act 1993*;

*registered nurse* means a person who is registered as a nurse under the *Nurses Act 1999*.

# Part 2—Processes relating to blood samples under section 47E, 47EAA or 47I

### 2—Blood sample processes generally

The following provisions apply where a sample of blood is taken under section 47E, 47EAA or 47I:

- (a) a medical practitioner by whom a sample of blood is taken must—
  - (i) place the sample of blood, in approximately equal proportions, in 2 separate containers marked with an identification number distinguishing the sample from other samples of blood and seal the containers; and
  - (ii) give to the person from whom the sample was taken, or (in the case of a sample taken under section 47I) leave with the person's personal effects at the hospital, a notice in writing—
    - (A) advising that the sample has been taken under the relevant section; and

| 5  |     |  | (B)   | advising that a container containing part of<br>the sample and marked with the<br>identification number specified in the<br>notice will be available for collection by or<br>on behalf of the person at a specified place;<br>and   |
|----|-----|--|---|---|
|    |     |  | (C)   | containing any other information prescribed by the regulations; and   |
| 10 |     | (iii)  | -   | te and sign a certificate containing the ation required under paragraph (d); and  |
|    |     | (iv)   |   | ne containers and the certificate available to per of the police force;   |
| 15 | (b) | enable alcohol                               | an analys<br>present                            | nust contain a sufficient quantity of blood to<br>sis to be made of the concentration of<br>in the blood or of the presence of a<br>in the blood;   |
| 20 | (c) | is taken<br>in the c<br>adultera<br>analysis | to take s<br>ircumsta<br>ated and<br>s of the c | the medical practitioner by whom the sample<br>such measures as are reasonably practicable<br>nces to ensure that the blood is not<br>does not deteriorate so as to prevent a proper<br>oncentration of alcohol present in the blood,<br>of a prescribed drug in the blood; |
|    | (d) | the cert                                     | ificate re                                      | ferred to in paragraph (a) must state—  |
| 25 |     | (i)  |   | ntification number of the sample marked on tainers referred to in that paragraph; and   |
|    |     | (ii)   |   | he and address of the person from whom the was taken; and   |
|    |     | (iii)  |   | ne of the medical practitioner by whom the was taken; and   |
| 30 |     | (iv)   | the date<br>taken; a                            | e, time and place at which the sample was and   |
| 35 |     | (v)  | referred<br>whom t                              | medical practitioner gave the notice<br>I to in that paragraph to the person from<br>he sample was taken, or, as the case may be,<br>notice with the person's personal effects;   |
|    | (e) | one of t                                     | the conta                                       | iners containing the sample must—   |
| 40 |     | (i)  | membe<br>the noti                               | as reasonably practicable be taken by a<br>r of the police force to the place specified in<br>ce given to the person or left with the<br>s personal effects under paragraph (a); and  |
|    |     | (ii)   | on beha   | available at that place for collection by or<br>alf of the person for the period prescribed by<br>alations;   |

| 5        | (f) | a memb<br>paragraj   | alysis of the sample in a container made available to<br>ber of the police force in accordance with<br>ph (a), the analyst who performed or supervised the<br>s must sign a certificate containing the following<br>tion:   |
|----------|-----|--|---|
|          |     | (i)  | the identification number of the sample marked on the container;  |
|          |     | (ii)   | the name and professional qualifications of the analyst;  |
| 10       |     | (iii)  | the date on which the sample was received in the laboratory in which the analysis was performed;  |
|          |     | (iv)   | the concentration of alcohol or other drug found to<br>be present in the blood;   |
| 15       |     | (v)  | any factors relating to the sample or the analysis<br>that might, in the opinion of the analyst, adversely<br>affect the accuracy or validity of the analysis;  |
|          |     | (vi)   | any other information relating to the sample or<br>analysis or both that the analyst thinks fit to<br>include;  |
| 20<br>25 | (g) | the med<br>the certification the anal<br>behalf of                 | pletion of an analysis of a sample, the certificate of<br>lical practitioner by whom the sample was taken and<br>ificate of the analyst who performed or supervised<br>ysis must be sent to the Minister or retained on<br>of the Minister and, in either event, copies of the<br>ates must be sent—  |
|          |     | (i)  | to the Commissioner of Police; and  |
|          |     | (ii)   | to the medical practitioner by whom the sample was taken; and   |
| 30       |     | (iii)  | to the person from whom the sample was taken or,<br>if the person is dead, a relative or personal<br>representative of the deceased;  |
| 35       | (h) | taken, o<br>whereat<br>decease<br>paragrap<br>applicat<br>analysis | hereabouts of the person from whom the sample is<br>or (that person being dead) the identity or<br>bouts of a relative or personal representative of the<br>d, is unknown, there is no obligation to comply with<br>ph (g)(iii) but copies of the certificates must, on<br>ion made within 3 years after completion of the<br>s, be furnished to any person to whom they should,<br>this paragraph, have been sent. |

## 3—Blood tests by registered nurses

|    | 2   | Where a person has made a request under section 47E(4a),<br>7EAA(11) or 47K(2a), or is required to submit to a blood test under<br>ection 47EAA(2), at a place outside Metropolitan Adelaide—  |
|----|---|--|
| 5  |   | <ul> <li>(a) a sample of the person's blood may be taken by a registered nurse instead of a medical practitioner for the purposes of section 47E(4a), 47EAA(2), 47EAA(11) or the procedures prescribed by regulation for the purposes of section 47K(1a); and</li> </ul>   |
| 10 |   | (b) the provisions of this Act and the regulations under this Act apply in relation to the taking of the sample of the person's blood and the subsequent dealing with the sample as if a reference in those provisions to a medical practitioner included a reference to a registered nurse.   |
| 15 | nber of police force to be present when blood sample<br>ken |  |
|    |   | The taking of a sample of blood under section $47E(4a)$ , $47EAA(2)$ or $7EAA(11)$ must be in the presence of a member of the police force.  |
|    | 5—Cos   | of blood tests under certain sections  |
| 20 |   | The taking of a sample of blood under section 47E(4a), 47EAA(2), 7EAA(11) or 47I must be at the expense of the Crown.  |
|    | 6—Prov  | visions relating to medical practitioners etc  |
| 25 | i   | No proceedings lie against a medical practitioner or registered nurse<br>in respect of anything done in good faith and in compliance, or<br>purported compliance, with the provisions of this Act.   |
|    | 1   | A medical practitioner must not take a sample of a person's blood<br>under this Act if, in his or her opinion, it would be injurious to the<br>nedical condition of the person to do so.   |
| 30 | ]   | A medical practitioner is not obliged to take a sample of a person's<br>blood under this Act if the person objects to the taking of the sample<br>of blood and persists in that objection after the medical practitioner<br>has informed the person that, unless the objection is made on genuine<br>nedical grounds, it may constitute an offence against this Act. |
| 35 | (   | A medical practitioner who fails, without reasonable excuse, to<br>comply with a provision of, or to perform any duty arising under,<br>ection 47I is guilty of an offence.  |
|    |   | No proceedings can be commenced against a medical practitioner for<br>an offence against subclause (4) unless those proceedings have been<br>authorised by the Attorney-General.   |

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| (6) | An apparently genuine document purporting to be signed by the          |
|-----|--|
|     | Attorney-General and to authorise proceedings against a medical        |
|     | practitioner for an offence under subclause (4) must, in the absence   |
|     | of proof to the contrary, be accepted by any court as proof that those |
|     | proceedings have been authorised by the Attorney-General.              |

## Part 3—Processes relating to oral fluid samples under section 47EAA

### 7—Oral fluid sample processes

The following provisions apply where a sample of oral fluid is taken under section 47EAA(2):

- (a) the member of the police force who conducts the oral fluid analysis must—
- (i) place the sample of oral fluid (and any reagent or other substance required by the regulations to be added to the sample) in approximately equal proportions, in 2 separate containers marked with an identification number distinguishing the sample from other samples of oral fluid and seal the containers; and
  (ii) give to the person from whom the sample was taken a notice in writing—

  (A) advising that the sample has been taken under section 47EAA(2); and
  - (B) advising that a container containing part of the sample and marked with the identification number specified in the notice will be available for collection by or on behalf of the person at a specified place; and
  - (C) containing any other information prescribed by the regulations; and
  - (iii) complete and sign a certificate containing the information required under paragraph (d);
  - (b) each container must contain a sufficient quantity of oral fluid to enable an analysis to be made of the presence of a prescribed drug in the oral fluid;
  - (c) it is the duty of the member of the police force who conducts the oral fluid analysis to take such measures as are reasonably practicable in the circumstances to ensure that the sample is not adulterated (other than as required under paragraph (a)) and does not deteriorate so as to prevent a proper analysis of the presence of a prescribed drug in the oral fluid;

|    | (d) | the cert            | ificate referred to in paragraph (a) must state—  |
|----|-----|---------------------|---|
|    |     | (i)                 | the identification number of the sample marked on<br>the containers referred to in that paragraph; and  |
| 5  |     | (ii)                | the name and address of the person from whom the sample was taken; and  |
|    |     | (iii)               | the identification number of the member of the police force by whom the sample was taken; and   |
|    |     | (iv)                | the date, time and place at which the sample was taken; and   |
| 10 |     | (v)                 | that the member of the police force gave the notice<br>referred to in that paragraph to the person from<br>whom the sample was taken;   |
|    | (e) | one of t            | he containers containing the sample must—   |
| 15 |     | (i)                 | as soon as reasonably practicable be taken by a<br>member of the police force to the place specified in<br>the notice given to the person under paragraph (a);<br>and   |
| 20 |     | (ii)                | be kept available at that place for collection by or<br>on behalf of the person for the period prescribed by<br>the regulations;  |
|    | (f) | paragra             | alysis of the sample in a container referred to in<br>ph (a), the analyst who performed or supervised the<br>s must sign a certificate containing the following<br>ation:   |
| 25 |     | (i)                 | the identification number of the sample marked on the container;  |
|    |     | (ii)                | the name and professional qualifications of the analyst;  |
| 30 |     | (iii)               | the date on which the sample was received in the laboratory in which the analysis was performed;  |
|    |     | (iv)                | the information required by the regulations in<br>relation to any prescribed drug or drugs found to be<br>present in the sample;  |
| 35 |     | (v)                 | any factors relating to the sample or the analysis<br>that might, in the opinion of the analyst, adversely<br>affect the accuracy or validity of the analysis;  |
|    |     | (vi)                | any other information relating to the sample or<br>analysis or both that the analyst thinks fit to<br>include;  |
| 40 | (g) | the anal<br>be sent | pletion of an analysis of a sample, the certificate of<br>lyst who performed or supervised the analysis must<br>to the Minister or retained on behalf of the Minister<br>either event, copies of the certificates must be sent— |

|         |     | (ii)   | to the person from whom the sample was taken or,<br>if the person is dead, a relative or personal<br>representative of the deceased;  |
|---------|-----|--|---|
| 5<br>10 |     | taken<br>where<br>decea<br>parag<br>applic<br>analy  | whereabouts of the person from whom the sample is<br>or (that person being dead) the identity or<br>eabouts of a relative or personal representative of the<br>sed is unknown, there is no obligation to comply with<br>raph (g)(ii) but copies of the certificates must, on<br>eation made within 3 years after completion of the<br>sis, be furnished to any person to whom they should,<br>r this paragraph, have been sent. |
|         |     | -  | provisions relating to oral fluid or<br>les under Part 3 Division 5   |
| 15      |     | al fluid or bl<br>sed for other                      | ood sample or results of analysis etc not to be<br>purposes   |
| 20      | (1) | 47I (and any c<br>screening test,                    | ral fluid or blood taken under section 47E, 47EAA or<br>ther forensic material taken incidentally during a drug<br>oral fluid analysis or blood test) must not be used for a<br>than that contemplated by this Act.   |
| 25      | (2) | under Part 3 D<br>relating to suc<br>or any evidence | a drug screening test, oral fluid analysis or blood test<br>ivision 5, an admission or statement made by a person<br>h a drug screening test, oral fluid analysis or blood test,<br>be taken in proceedings relating to such a drug<br>oral fluid analysis or blood test (or transcript of such   |
| 30      |     | proce<br>this A                                      | ot be admissible in evidence against the person in any<br>edings, other than proceedings for an offence against<br>ct or the <i>Motor Vehicles Act 1959</i> or a driving-related<br>ce; and   |
|         |     | · · · ·  | not be relied on as grounds for the exercise of any a power or the obtaining of any search warrant.   |
|         | (3) | In this clause-                                      | _   |
| 35      |     |  | <i>or a driving-related offence</i> means proceedings for an the conduct with which the defendant is charged a vehicle.   |

(i)

to the Commissioner of Police; and

### 9—Destruction of oral fluid or blood sample taken under Part 3 Division 5

The Commissioner of Police must ensure that a sample of oral fluid or blood taken under Part 3 Division 5 (and any other forensic material taken incidentally during a drug screening test, oral fluid analysis or blood test) is destroyed—

- (a) if proceedings for an offence against that Division based on evidence of the results of analysis of the sample are not commenced within the period allowed; or
- (b) if such proceedings are commenced within the period allowed—when the proceedings (including any proceedings on appeal) are finally determined or discontinued.

## Part 3—Review of operation of Act

### **19—Review of operation of Act**

- (1) The Minister must cause a review to be undertaken and a report prepared on the first year's operation of the *Road Traffic Act 1961* as amended by this Act in relation to drug testing.
  - (2) The review and report must be completed not later than 15 months after the date of commencement of this section.
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(3) The Minister must cause a copy of the report under subsection (1) to be laid before both Houses of Parliament within 6 sitting days after receiving it.

## Schedule 1—Related amendments

### **Part 1—Preliminary**

### **1**—Amendment provisions

In this Schedule, a provision under a heading referring to the amendment of a specified Act amends the Act so specified.

### Part 2—Amendment of Criminal Law (Forensic Procedures) Act 1998

### 2—Amendment of section 5—Non-application of Act to certain procedures

(1) Section 5(a)—after "concentration" insert:

or presence

- (2) Section 5—after paragraph (a) insert:
  - (ab) the taking of a sample of oral fluid from a person under section 47EAA of the *Road Traffic Act 1961*; or

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. . . .

### Part 3—Amendment of Motor Vehicles Act 1959

(1) Section 72A(2)—after "blood" insert:

, or a prescribed drug in his or her oral fluid or blood,

(2) Section 72A(3)—delete "47G and 47GA" and substitute:

47EAA, 47GA, 47GB and 47K and Schedule 1

- (3) Section 72A(4)—before the definition of *prescribed concentration of alcohol* insert:
   *oral fluid* has the same meaning as in the *Road Traffic Act 1961*;
- (4) Section 72A(4)—after the definition of *prescribed concentration of alcohol* insert:

prescribed drug has the same meaning as in the Road Traffic Act 1961.

#### 4—Amendment of section 75A—Learner's permit

(1) Section 75A(3)(a)—delete "there is present in his or her blood the prescribed concentration of alcohol" and substitute:

the prescribed concentration of alcohol is present in his or her blood, or a prescribed drug is present in his or her oral fluid or blood

- (2) Section 75A(3a)—before the definition of *prescribed concentration of alcohol* insert:
   *oral fluid* has the same meaning as in the *Road Traffic Act 1961*;
- (3) Section 75A(3a)—after the definition of *prescribed concentration of alcohol* insert:

prescribed drug has the same meaning as in the Road Traffic Act 1961.

(4) Section 75A(5a)—delete "47G and 47GA" and substitute:

47EAA, 47GA, 47GB and 47K and Schedule 1

### 5—Amendment of section 81A—Provisional licences

(1) Section 81A(a1)—after the definition of *hazard perception test* insert:

oral fluid has the same meaning as in the Road Traffic Act 1961;

(2) Section 81A(a1)—after the definition of *prescribed concentration of alcohol* insert:

prescribed drug has the same meaning as in the Road Traffic Act 1961;

(3) Section 81A(1)(ca)—delete "there is present in his or her blood the prescribed concentration of alcohol" and substitute:

the prescribed concentration of alcohol is present in his or her blood, or a prescribed drug is present in his or her oral fluid or blood

(4) Section 81A(3a)(a)—delete "there is present in his or her blood the prescribed concentration of alcohol" and substitute:

the prescribed concentration of alcohol is present in his or her blood, or a prescribed drug is present in his or her oral fluid or blood

(5) Section 81A(6)—delete "47G and 47GA" and substitute:

47EAA, 47GA, 47GB and 47K and Schedule 1

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### 6—Amendment of section 81AB—Probationary licences

Section 81AB(1)(b)—delete "there is present in his or her blood the prescribed (1)concentration of alcohol" and substitute:

> the prescribed concentration of alcohol is present in his or her blood, or a prescribed drug is present in his or her oral fluid or blood

(2)Section 81AB(6)—delete "47G and 47GA" and substitute:

47EAA, 47GA, 47GB and 47K and Schedule 1

- (3)Section 81AB(7)—before the definition of *prescribed concentration of alcohol* insert: oral fluid has the same meaning as in the Road Traffic Act 1961;
- Section 81AB(7)—after the definition of *prescribed concentration of alcohol* insert: (4)

prescribed drug has the same meaning as in the Road Traffic Act 1961.

### 7—Insertion of section 81D

After section 81C insert:

#### 81D—Disqualification for certain drug driving offences

| 15 | (1) | This section applies to an alleged offence against section 47BA(1) of the <i>Road Traffic Act 1961</i> other than a first offence.   |  |  |
|----|-----|--|--|--|
|    | (2) | If a person expiates an offence to which this section applies, the Registrar must give the person written notice—  |  |  |
| 20 |     | <ul> <li>(a) that, commencing on a day specified in the notice, the<br/>person is disqualified from holding or obtaining a licence or<br/>learner's permit for—</li> </ul>   |  |  |
|    |     | (i) if the offence is a second offence—3 months; or  |  |  |
|    |     | (ii) if the offence is a third offence—6 months; or  |  |  |
| 25 |     | (iii) if the offence is a subsequent offence—12 months;<br>and   |  |  |
|    |     | (b) that, if the person holds any licence or learner's permit at the commencement of the period of disqualification, the licence or permit is cancelled.   |  |  |
| 30 | (3) | In determining whether an offence to which this section applies is a first, second, third or subsequent offence for the purposes of this section, any previous offence against section 47(1), 47BA(1), 47E(3), 47EAA(9) or 47I(14) of the <i>Road Traffic Act 1961</i> for which the person has been convicted or that has been explated will be taken into account, but only if the previous offence was committed or, in |  |  |
| 35 |     | the case of an offence that has been expiated, was alleged to have<br>been committed, by the person within the prescribed period<br>immediately preceding the date on which the offence to which this<br>section applies is alleged to have been committed.  |  |  |

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- (4) For the purposes of subsection (3), the *prescribed period* is—
  - (a) in the case of a previous offence that is an offence against section 47BA(1) of the *Road Traffic Act 1961*—3 years; or
  - (b) in any other case—5 years.