South Australia

Criminal Law (Clamping, Impounding and Forfeiture of Vehicles) Regulations 2007

under the Criminal Law (Clamping, Impounding and Forfeiture of Vehicles) Act 2007

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Schedule 1—Prescribed fees

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1—Short title

These regulations may be cited as the *Criminal Law (Clamping, Impounding and Forfeiture of Vehicles) Regulations 2007.*

2—Commencement

These regulations will come into operation on the day on which the *Criminal Law* (*Clamping, Impounding and Forfeiture of Vehicles*) Act 2007 comes into operation.

3—Interpretation

In these regulations—

Act means the Criminal Law (Clamping, Impounding and Forfeiture of Vehicles) Act 2007.

4—Prescribed offences

For the purposes of the definition of *prescribed offence* in section 3(1) of the Act the following offences are prescribed:

- (a) an offence against section 19A or 19AC of the *Criminal Law Consolidation Act 1935*;
- (b) an offence against section 44B, 45A, 46, 47, 47B or 47BA of the *Road Traffic Act 1961*;
- (c) an offence against section 54 of the Summary Offences Act 1953;

- (d) an offence against section 9 of the *Graffiti Control Act 2001*;
- (e) an offence against section 85 of the *Criminal Law Consolidation Act 1935* if the offence involves the marking of graffiti;
- (f) an offence against section 9, 74(2), 91(5) or 102 of the *Motor Vehicles Act 1959* (other than a first offence against any of those sections).

5—Prescribed circumstances

The following circumstances in which a motor vehicle is used by a person are prescribed for the purposes of sections 8(2)(a) and 11(c)(i) of the Act:

- (a) the motor vehicle is being used by the person (not being the owner of the motor vehicle) in accordance with a contractual arrangement with the owner of the motor vehicle, other than a contractual arrangement that confers on the person an express or implied right or option to purchase the motor vehicle; and
- (b) the owner of the motor vehicle is a person who carries on a business that consists of, or involves, hiring or otherwise supplying motor vehicles to others for business or personal use.

Examples—

A person visiting South Australia on holiday hires a car from a car hire company to use while in the State. While that person is driving the car in accordance with the hire contract, the car is being used in circumstances prescribed by this regulation.

A taxi driver drives a taxi that is owned, not by the driver, but by the taxi company for whom the driver works. While the taxi driver is using the taxi in accordance with his or her employment contract, the taxi is being used in circumstances prescribed by this regulation.

6—Prescribed fees

The fees set out in Schedule 1 are prescribed for the purposes set out in that Schedule.

7—Prescribed forms

- (1) For the purposes of section 14(1) of the Act, a notice that includes the particulars set out in Form 1 in Schedule 2 is a notice in the prescribed form.
- (2) For the purposes of section 14(2) of the Act, a notice that includes the particulars set out in Form 2 in Schedule 2 is a notice in the prescribed form.
- (3) For the purposes of section 15(1) of the Act—
 - (a) if the relevant authority giving the notice is a police officer or person authorised by the Commissioner to exercise the powers of a relevant authority—a notice that includes the particulars set out in Form 3 in Schedule 2 is a notice in the prescribed form; or
 - (b) if the relevant authority giving the notice is the Sheriff or a person authorised by the Sheriff to exercise the powers of a relevant authority—a notice that includes the particulars set out in Form 4 in Schedule 2 is a notice in the prescribed form.

8—Sale or disposal of motor vehicles

For the purpose of exercising a power to sell a motor vehicle under section 20 of the Act, the Sheriff or the Commissioner may—

- (a) set a reserve price for the motor vehicle; and
- (b) move the motor vehicle to another location within the State.

9—Service of notices

In accordance with section 23(1)(d) of the Act, a notice required or authorised to be given to, or served on, a person for the purposes of the Act may, if the person is a company or registered body within the meaning of the *Corporations Act 2001* of the Commonwealth, be given to or served on the person in accordance with that Act.

Schedule 1—Prescribed fees

Fees payable to Commissioner in relation to impounding of a motor vehicle (section 9)	Fee
Administration fee (to be charged once only in relation to the impounding of a particular motor vehicle in relation to a particular offence)	\$57.00
Fee for transportation of vehicle to storage facility	\$180.00
Vehicle storage fee	\$15.00 per day (or part thereof) during which the vehicle is impounded or remains uncollected
Fees payable to Commissioner in relation to clamping of a motor vehicle (section 9)	Fee
Administration fee (to be charged once only in relation to the clamping of a particular motor vehicle in relation to a particular offence)	\$23.70
Fee for attending to attach clamps to motor vehicle	\$57.00 plus a fee of 68 cents per kilometre travelled to and from the location at which the clamps are attached
Fee for attending to remove clamps from motor vehicle	\$57.00 plus a fee of 68 cents per kilometre travelled to and from the location at which the clamps are removed
Fees payable to Sheriff in relation to impounding or forfeiture of motor vehicle (section $12(1)(b)$)	Fee
Administration fee (to be charged once only in relation to the impounding or forfeiture of a particular motor vehicle in relation to a particular offence)	\$44.50
Seizure fee	\$62.50
Fee for transportation of vehicle to storage facility	\$180.00

Fees payable to Sheriff in relation to impounding or forfeiture of motor vehicle (section 12(1)(b))

Fee

Vehicle storage fee (for impounded vehicles only)

\$15.00 per day (or part thereof) during which the vehicle is impounded or remains uncollected

Schedule 2—Prescribed forms

Form 1

Prescribed form for the purpose of a notice under section 14(1) of the Act Notice prohibiting sale or disposal of motor vehicle

Not	ice prohibiting sale or disposal of motor vehicle
	ninal Law (Clamping, Impounding and Forfeiture of Vehicles) Act 2007 ion 14(1)
To .	
	(full name)
or	(address)
You	are an owner of motor vehicle, registration number
a	
	(description of vehicle)
and	
the C	Commissioner of Police reasonably believes that— a power to clamp or impound this motor vehicle may be exercised under Part 2 of the Criminal
La of	Law (Clamping, Impounding and Forfeiture of Vehicles) Act 2007 in respect of a prescribed offence (as defined in section 3 of the Criminal Law (Clamping, Impounding and Forfeiture of Vehicles) Act 2007) that is alleged to have occurred on
	day of
	(location)
	but
•	that power is not to be exercised immediately.
MO IMP	ARE PROHIBITED FROM SELLING OR OTHERWISE DISPOSING OF THE TOR VEHICLE DESCRIBED IN THIS NOTICE UNTIL THE POWER TO CLAMP OR FOUND HAS BEEN EXERCISED. CONTRAVENTION OF THIS NOTICE IS AN TENCE AS FOLLOWS:
	AN OWNER OF A MOTOR VEHICLE MUST NOT SELL OR OTHERWISE DISPOSE OF THE MOTOR VEHICLE IN CONTRAVENTION OF A NOTICE GIVEN UNDER SECTION 14 OF THE CRIMINAL LAW (CLAMPING, IMPOUNDING AND FORFEITURE OF VEHICLES) ACT 2007.
	Maximum penalty; \$2 500 or imprisonment for 6 months.
Give	n by the Commissioner of Police on
If yo durii	ou have any questions about this notice please contact SAPOL on telephone

Form 2 Prescribed form for the purpose of a notice under section 14(2) of the Act Notice prohibiting sale or disposal of motor vehicle

Criminal Law (Clamping, Impounding and Forfeiture of Vehicles) Act 2007 Section 14(2)
То
(full name)
of
You are an owner of motor vehicle, registration number
a
and
(name of other person if applicable) are to be reported for, have been reported for, have been charged with or have been arrested relation to a prescribed offence (as defined in section 3 of the Criminal Law (Clamping, Impounding and Forfeiture of Vehicles) Act 2007), that is alleged to have occurred on
day of
(location)
and the Commissioner of Police reasonably believes that, on conviction for the offence application could be made under Part 3 of the Criminal Law (Clamping, Impounding and Forfeitu of Vehicles) Act 2007 for the court to impound or forfeit the motor vehicle.
YOU ARE PROHIBITED FROM SELLING OR OTHERWISE DISPOSING OF THE MOTOR VEHICLE DESCRIBED IN THIS NOTICE UNTIL PROCEEDINGS RELATING TO THE OFFENCE HAVE BEEN FINALISED. CONTRAVENTION OF THIS NOTICE AN OFFENCE AS FOLLOWS:
AN OWNER OF A MOTOR VEHICLE MUST NOT SELL OR OTHERWISE DISPOSE OF THE MOTOR VEHICLE IN CONTRAVENTION OF A NOTICE SERVED UNDER SECTION 14 OF THE CRIMINAL LAW (CLAMPING, IMPOUNDING AND FORFEITURE OF VEHICLES) ACT 2007.
Maximum penalty: \$2 500 or imprisonment for 6 months.
Given by the Commissioner of Police on
If you have any questions about this notice please contact SAPOL on telephoneduring business hours.

Further important information

Finalisation of proceedings

For the purposes of section 14(2) of the Criminal Law (Clamping, Impounding and Forfeiture of Vehicles) Act 2007 proceedings relating to an offence are finalised if—

- the charge of the offence is withdrawn or proceedings for the offence are otherwise discontinued; or
- (b) a court has determined the charge.

The Commissioner of Police may at any time withdraw this notice and must do so if the Commissioner becomes aware that no charges are to be laid in respect of the relevant prescribed offence or that charges relating to the relevant prescribed offence are not to be proceeded with.

You will be advised of any withdrawal of the notice in writing.

Form 3

Prescribed form for the purpose of a notice under section 15 of the Act (where a police officer or a person authorised by the Commissioner is the relevant authority)

Notice requiring production of motor vehicle for the purposes of Part 2 of the Criminal Law (Clamping, Impounding and Forfeiture of Vehicles) Act 2007

Criminal Law (Clamping, Imp Section 15	pounding and Forfeiture of Vehicles) Act	2007
То	(full name)	
of		
	(address)	
You are an owner of motor ve	chicle, registration number	
a	(description of vehicle)	
and	her person	
relation to a prescribed offend and Forfeiture of Vehicles) A	been reported for, have been charged vice (as defined in section 3 of the Crimina ct 2007), that is alleged to have occurred day of	I Law (Clamping, Impounding onthe
***************************************	(location)	
THAT MOTOR VEHICLE (CLAMPING, IMPOUNDING RELEVANT AUTHORITY OF SECTION 15 OF THAT BETWEEN THE HOURS COOR	(tick appropriate action) IN ACCORDANCE WITH PART 2 NG AND FORFEITURE OF VEHICL FOR THE PURPOSES OF THAT AND ACT, REQUIRE YOU TO PRODUC OF	OF THE CRIMINAL LAW ES) ACT 2007, I, BEING A CT, AND BY AUTHORITY E THE MOTOR VEHICLE m/pm and
	(location)	
It is an offence, without reas	sonable excuse, to refuse or fail to comp	oly with this notice.
Maximum penalty: \$2 500	or imprisonment for 6 months.	
RELEVANT AUTHORITY	·	
(officer's signature)	(print name)	(officer's ID)
(location)	(date)	Crosse sta

If you are unable to produce the vehicle on this day, please contact SAPOL on telephoneduring business hours before that day.

Form 4

Prescribed form for the purpose of a notice under section 15 of the Act (where the Sheriff or a person authorised by the Sheriff is the relevant authority)

Notice requiring production of motor vehicle for the purposes of Part 3 of the Criminal Law (Clamping, Impounding and Forfeiture of Vehicles) Act 2007

riminal Law (Clamping, Impounding and Forfeiture of Vehicles) Act 2007 ection 15
0
(full name)
f(address)
ou are an owner of motor vehicle, registration number
ou are an owner or nexts return, registration intrinse
(description of vehicle)
nd the motor vehicle is the subject of an order for ☐ impounding ☐forfeiture (tick appropriate order
at was made by
(name of court) pon the conviction of
pon the conviction of
these proceedings
(name and number of proceedings)
n the day of
OR THE PURPOSES OF ENFORCING THAT ORDER, I, BEING A RELEVAN UTHORITY FOR THE PURPOSES OF THAT ACT, AND BY THE AUTHORITY OF ECTION 15 OF THE CRIMINAL LAW (CLAMPING, IMPOUNDING AND FORFEITURE OF VEHICLES) ACT 2007, REQUIRE YOU TO PRODUCE THE MOTOR VEHICLE ETWEEN THE HOURS OF
ou not superior to the event of the control of the
is an offence, without reasonable excuse, to refuse or fail to comply with this notice.
faximum penalty: \$2 500 or imprisonment for 6 months.
ELEVANT AUTHORITY:
(signature of Sheriff or authorised person) (print name) (date)
you are unable to produce the vehicle on this day, please contact the Sheriff's office on telephone

Note-

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

...... during business hours before that day.

Made by the Governor

with the advice and consent of the Executive Council on 6 December 2007

No 294 of 2007

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