



Northern Territory of Australia

# Government Gazette

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## Gazette Publication Fees

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## General information

The Gazette is published by the Office of the Parliamentary Counsel.

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Notices not received by the closing time will be held over until the next issue.

Notices will not be published unless a Gazette notice request form together with a copy of the signed notice and a clean copy of the notice in Word or PDF is emailed to [gazettes@nt.gov.au](mailto:gazettes@nt.gov.au)

Notices will be published in the next issue, unless urgent publication is requested.

## Availability

The Gazette will be available online at 12 Noon on the day of publication at <https://nt.gov.au/about-government/gazettes>

Unauthorised versions of Northern Territory Acts and subordinate legislation are available online at <https://legislation.nt.gov.au/>

### Notification of Subordinate Legislation

Notice is given of the making of the following subordinate legislation, effective from the date specified:

<b>Subordinate Legislation</b>	<b>Commencement details</b>	<b>Empowering Act</b>
<i>Work Health and Safety (National Uniform Legislation) Amendment Regulations 2020</i> <b>(No. 16 of 2020)</b>	These Regulations commence on the day on which they are notified in the <i>Gazette</i> .	<i>Work Health and Safety (National Uniform Legislation) Act 2011</i>
<i>Police Administration Amendment Regulations 2020</i> <b>(No. 17 of 2020)</b>	These Regulations commence on the day on which they are notified in the <i>Gazette</i> .	<i>Police Administration Act 1978</i>
<i>Plant Health Amendment Regulations 2020</i> <b>(No. 18 of 2020)</b>	These Regulations commence on the day on which they are notified in the <i>Gazette</i> .	<i>Plant Health Act 2008</i>
<i>Geothermal Energy Amendment Regulations 2020</i> <b>(No. 19 of 2020)</b>	These Regulations commence on the day on which they are notified in the <i>Gazette</i> .	<i>Geothermal Energy Act 2009</i>

Northern Territory of Australia

*Motor Vehicles Act 1949*

**Declaration of Compensation Contributions**

I, Nicole Susan Manison, Treasurer, under section 47(1) of the *Motor Vehicles Act 1949*, declare that for the class of vehicle or plate described in the Schedule, the amount specified opposite is the amount of compensation contributions payable on and from 1 August 2020 for the following:

- (a) the grant or renewal of the registration of a motor vehicle;
- (b) the grant or renewal of a pastoral vehicle permit;
- (c) the grant of an exemption from registration of a visiting motor vehicle under section 8A of the Act;
- (d) the grant of a licence under section 137 of the Act;
- (e) the issuing of a trader's plate;
- (f) an application for registration or re-registration under the *Interstate Road Transport Act 1985* (Cth) of a motor vehicle or trailer.

Dated 17 June 2020

N. S. Manison  
Treasurer

### Schedule

Class	Description of Vehicle or Plate	Amount (\$)
<b>A</b>	<p><b>Private motor vehicle and derivatives</b></p> <p>A motor vehicle, not otherwise specified in this Schedule, that is one of the following:</p> <ul style="list-style-type: none"> <li>• a private motor vehicle (used for social, domestic or pleasure purposes);</li> <li>• a business vehicle (used for business or professional purposes);</li> <li>• a goods vehicle (constructed or adapted primarily for the carriage of goods and not exceeding 4.5 tonnes gross vehicle mass);</li> <li>• a motor omnibus (used exclusively for private purposes).</li> </ul>	565.55
<b>B</b>	<p><b>Goods carrying vehicle</b></p> <p>A motor vehicle constructed or adapted primarily for the carriage of goods, where the gross vehicle mass exceeds 4.5 tonnes.</p>	565.55
<b>C</b>	<p><b>Commercial passenger vehicle</b></p> <p>A commercial passenger vehicle (as defined in section 3(1) of the <i>Commercial Passenger (Road Transport Act 1991)</i>, where the vehicle is one of the following:</p>	
	(1) a taxi or substitute taxi;	1 589.55
	(2) a courtesy vehicle – where the vehicle has seating capacity for:	
	(a) more than 9 persons (including the driver); or	565.55
	(b) not more than 9 persons (including the driver);	565.55
	(3) a private hire car;	832.65
	(3A) a limousine;	832.65
	(4) a motor omnibus – where the vehicle has seating capacity for:	
	(a) more than 30 persons (including the driver); or	1 589.55

Class	Description of Vehicle or Plate	Amount (\$)
	(b) not more than 30 persons (including the driver);	565.55
	(5) a tourist vehicle:	
	(a) where the vehicle has seating capacity for more than 30 persons (including the driver); or	1 589.55
	(b) where the vehicle has seating capacity for not more than 30 persons (including the driver); or	565.55
	(c) where the vehicle is a motor cycle;	1 191.35
	(6) a special passenger vehicle – where the vehicle is not a rideshare vehicle and has seating capacity for:	
	(a) more than 9 persons (including the driver); or	1 589.55
	(b) not more than 9 persons (including the driver);	565.55
	(7) a special function vehicle;	565.55
	(8) a rideshare vehicle (as defined in regulation 4 of the <i>Ridesharing Regulations 2017</i> ) that has seating capacity for:	
	(a) more than 9 persons (including the driver); or	793.55
	(b) not more than 9 persons (including the driver).	793.55
<b>D</b>	<b>Motor cycle</b>	
	A motor cycle used for any purpose, including being let for hire, other than under a hire purchase agreement, but not being a motor cycle under class C(5)(b) – where the capacity rating of its engine:	
	(1) exceeds 600 ml; or	832.65
	(2) exceeds 260 ml but does not exceed 600 ml; or	832.65
	(3) exceeds 125 ml but does not exceed 260 ml; or	322.60
	(4) does not exceed 125 ml.	115.50

Class	Description of Vehicle or Plate	Amount (\$)
<b>E</b>	<p><b>Drive yourself motor vehicle</b></p> <p>A motor vehicle that is let for hire, other than under a hire purchase agreement, without the services of a driver, where the vehicle is one of the following:</p> <p>(1) a motor car;</p> <p>(2) a goods vehicle (exceeding 4.5 tonnes gross vehicle mass);</p> <p>(3) a goods vehicle (not exceeding 4.5 tonnes gross vehicle mass);</p> <p>(4) a passenger vehicle having seating capacity for more than 9 persons (including the driver);</p> <p>(5) a passenger vehicle having seating capacity for not more than 9 persons (including the driver).</p>	<p>1 589.55</p> <p>1 589.55</p> <p>1 589.55</p> <p>1 589.55</p> <p>1 589.55</p>
<b>F</b>	<p><b>Trailer</b></p> <p>A trailer:</p> <p>(1) exceeding 500 kg tare or 750 kg aggregate trailer mass; or</p> <p>(2) not exceeding 500 kg tare or 750 kg aggregate trailer mass.</p>	<p>72.50</p> <p>72.50</p>
<b>G</b>	<p><b>Miscellaneous vehicles</b></p> <p>The following vehicles:</p> <p>(1) a motor breakdown vehicle used solely as a tow truck;</p> <p>(2) an ambulance, fire-fighting vehicle (being a motor vehicle used solely for fire-fighting purposes) or undertaker's vehicle (being a motor vehicle used solely as a hearse);</p> <p>(3) an airport luggage transporter (being a motor vehicle used solely to transport luggage at an airport), ride-on mower, tractor, garbage compactor, forklift, backhoe, drilling rig, sweeper, roller, loader, scraper, grader, bobcat, crane or any other vehicle not included in this Schedule that is not principally designed for the carriage of goods or persons;</p>	<p>322.60</p> <p>172.30</p> <p>172.30</p>

<b>Class</b>	<b>Description of Vehicle or Plate</b>	<b>Amount (\$)</b>
	(4) a veteran, vintage or classic motor vehicle used by a motor enthusiast;	51.65
	(5) a vehicle to which a pastoral vehicle permit relates;	127.50
	(6) a powered golf buggy;	79.80
	(7) a powered wheelchair, but only if capable of travelling at a speed greater than 10 kph.	20.55
<b>H</b>	<b>Trader's plate</b> A trader's plate:	
	(1) in respect of a motor vehicle other than a motor cycle; or	565.55
	(2) in respect of a motor cycle.	510.45
<b>J</b>	<b>Visiting motor vehicle</b>	pro rata the contribution payable for the registration of an equivalent vehicle in the Territory
<b>K</b>	<b>Temporary licence under section 137 of the Act</b>	34.50
<b>L</b>	<b>Interstate registered vehicle</b> A vehicle registered or re-registered under the <i>Interstate Road Transport Act 1985</i> (Cth), where the vehicle is one of the following:	
	(1) a goods carrying vehicle – being a motor vehicle constructed or adapted primarily for the carriage of goods, where the gross vehicle mass does not exceed 4.5 tonnes;	607.05
	(2) a goods carrying vehicle – being a motor vehicle constructed or adapted primarily for the carriage of goods, where the gross vehicle mass exceeds 4.5 tonnes;	607.05
	(3) a motor omnibus;	1 715.60

Class	Description of Vehicle or Plate	Amount (\$)
(4)	a tourist vehicle that is one of the following:	
(a)	a motor vehicle in respect of which payment is received for the conveyance of passengers, where the vehicle has seating capacity for more than 9 persons (including the driver);	1 715.60
(b)	a motor vehicle in respect of which payment is received for the conveyance of passengers, where the vehicle has seating capacity for not more than 9 persons (including the driver);	607.05
(c)	a trailer other than a trailer under class L(5);	79.25
(5)	a trailer constructed primarily for the carriage of goods where the gross vehicle mass exceeds 4.5 tonnes.	73.75



Northern Territory of Australia

*Heritage Act 2011*

**Permanent Declaration of Heritage Place**

I, Lauren Jane Moss, Minister for Tourism, Sport and Culture, under section 34(1) of the *Heritage Act 2011*, permanently declare the place known as the Subsea Telegraph Cables Landing Site, Darwin, described in the Schedule, to be a heritage place.

Dated 18 June 2020

L. J. Moss  
Minister for Tourism, Sport and Culture

**Schedule**

All that parcel of land bounded by straight lines connecting in succession the following coordinates on UTM (Zone 52), Datum WGS84:

Point	Easting (m)	Northing (m)
1	700215	8621000
2	700267	8620932
3	700108	8620753
4	700036	8620828
1	700215	8621000

Northern Territory of Australia  
*Medicines, Poisons and Therapeutic Goods Act 2012*  
**Royal Darwin Hospital ENT Outpatient Department  
Declarations and Approval**

I, Hugh Crosbie Heggie, Chief Health Officer:

- (a) under section 252 of the *Medicines, Poisons and Therapeutic Goods Act 2012*, declare that part of the hospital specified in the Schedule, Part A, to be a place to which Part 2.6 of the Act applies; and
- (b) under section 254(1) of the Act, approve the Scheduled substance treatment protocol specified in the Schedule, Part B, for the part of the hospital specified in the Schedule, Part A; and
- (c) under section 250(1)(a) of the Act, declare each nurse or midwife practising at the part of the hospital specified in the Schedule, Part A, to be an approved nurse or approved midwife (as appropriate) to supply, administer to another person and possess the Schedule 4 substances specified in the Schedule, Part C, in accordance with the Scheduled substance treatment protocol specified in the Schedule, Part B.

Dated 26 June 2020

H. C. Heggie  
Chief Health Officer

**Schedule**

**Part A**

Area 2, ENT Outpatient Department, Royal Darwin Hospital, 105 Rocklands Drive, Tiwi.

**Part B**

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<b>Title</b>	<b>Publication Date</b>	<b>Author</b>
Administration of Triamcinolone acetonide, Neomycin (as sulfate), Gramicidin & Nystatin ointment for Otitis Externa Scheduled substance treatment protocol (SSTP)	12/5/2020	Northern Territory Department of Health

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**Part C**

Gramicidin

Neomycin

Nystatin

Triamcinolone

Northern Territory of Australia  
*Medicines, Poisons and Therapeutic Goods Act 2012*  
**Exemption From Requirement to Hold Schedule 8 Authorisation –  
Hospital Patients**

I, Hugh Crosbie Heggie, Chief Health Officer:

- (a) under section 245(1)(a), (4)(b) and (5) of the *Medicines, Poisons and Therapeutic Goods Act 2012* and with reference to section 43 of the *Interpretation Act 1978*, revoke the exemption from the requirement to hold a Schedule 8 authorisation made by instrument entitled "Exemption from Holding Schedule 8 Authorisation" dated 22 April 2014 and published on page 2 of *Gazette* No. G17, notice 2/17, of 30 April 2014; and
- (b) under section 245(1)(a), (4)(b) and (5) of the *Medicines, Poisons and Therapeutic Goods Act 2012*, exempt each class of authorised health practitioner specified in the Schedule, Part A, from the requirement to hold a Schedule 8 authorisation for dealing with a restricted Schedule 8 substance specified in the Schedule, Part B, for the purpose of treating an addiction to a substance, subject to the conditions specified in the Schedule, Part C.

Dated 24 June 2020

H. C. Heggie  
Chief Health Officer

*Note*

*The instrument entitled "Revocation of Declaration and Declaration of Restricted Schedule 8 Substances" dated 2 March 2020 and published in Gazette No. G10 of 11 March 2020 declares each Schedule 8 substance specified in the Schedule, to be a restricted Schedule 8 substance.*

**Schedule**

**Part A**

- 1 Medical practitioners who provide clinical services in a hospital and hold specialist registration; and
- 2 Medical practitioners who provide clinical services in a hospital and are Senior Registrars.

## Part B

Buprenorphine in tablet form 0.4 mg, 2 mg or 8 mg for sublingual administration

Buprenorphine in injectable depot formulations

Buprenorphine/Naloxone formulations in film form for sublingual or buccal administration

Methadone in liquid form 5mg/mL for oral administration

## Part C

- 1 An authorised health practitioner specified in Part A (an **exempt health practitioner**) may issue a prescription for the supply of a restricted Schedule 8 substance specified in Part B (a **restricted Schedule 8 substance**) to a person if:
  - (a) the person is a patient in the care of the exempt health practitioner – only in accordance with clauses 5 and 6; or
  - (b) the person is not a patient in the care of the exempt health practitioner – only in accordance with clauses 2 to 6.
- 2 The exempt health practitioner may issue a prescription for the supply of a restricted Schedule 8 substance to a patient only if the patient's current health practitioner:
  - (a) holds a Schedule 8 authorisation under section 139(1)(b) and (c)(ii) of the *Medicines, Poisons and Therapeutic Goods Act 2012* to issue a prescription for the supply of the restricted Schedule 8 substance to the patient; and
  - (b) is not available to review and issue the prescription.
- 3 The exempt health practitioner may issue a prescription for the supply of a restricted Schedule 8 substance to a patient only after the exempt health practitioner has obtained advice from a medical practitioner or nurse practitioner who provides clinical services in Alcohol and other Drugs Services.
- 4 If an exempt health practitioner issues a prescription for the supply of a restricted Schedule 8 substance to a patient mentioned in clause 1(b), the exempt health practitioner must record the following information in the patient's case notes:
  - (a) the full name of the medical practitioner or nurse practitioner who gave the advice to the exempt health practitioner under clause 3;

- (b) the nature of the advice given by the medical practitioner or nurse practitioner under clause 3;
  - (c) the date and time of the advice given by the medical practitioner or nurse practitioner under clause 3;
  - (d) the full name of the exempt health practitioner;
  - (e) the date and time the prescription is issued.
- 5 The exempt health practitioner may issue a prescription for the supply of a restricted Schedule 8 substance to a patient who is an outpatient of the hospital for a maximum of 3 days.
- 6 The exempt health practitioner may issue a prescription for the supply of a restricted Schedule 8 substance to a patient who is an inpatient of the hospital for a period that the exempt health practitioner considers appropriate.
- 7 In this Part:
- Alcohol and other Drugs Services*** includes the following:
- (a) Alcohol and Other Drugs Services Central Australia;
  - (b) Top End Health Service, Alcohol and Other Drugs.

Northern Territory of Australia

*Medicines, Poisons and Therapeutic Goods Act 2012*

**Exemption From Requirement to Hold Schedule 8 Authorisation –  
Authorised Health Practitioners providing services at Alcohol and Other Drugs  
Services and Correctional Centres**

I, Hugh Crosbie Heggie, Chief Health Officer:

- (a) under section 245(1)(a), (4)(b) and (5) of the *Medicines, Poisons and Therapeutic Goods Act 2012* and with reference to section 43 of the *Interpretation Act 1978*, revoke the exemption from the requirement to hold a Schedule 8 authorisation made by instrument entitled "Exemption from Holding Schedule 8 Authorisation" dated 22 April 2014 and published in *Gazette* No. G17, notice 4/17, of 30 April 2014; and
- (b) under section 245(1)(a), (4)(b) and (5) of the *Medicines, Poisons and Therapeutic Goods Act 2012*, exempt each class of authorised health practitioner specified in the Schedule, Part A, from the requirement to hold a Schedule 8 authorisation for dealing with a restricted Schedule 8 substance specified in the Schedule, Part B, for the purpose of treating an addiction to a substance, subject to the conditions specified in the Schedule, Part C.

Dated 24 June 2020

H. C. Heggie  
Chief Health Officer

*Note*

*The instrument entitled "Revocation of Declaration and Declaration of Restricted Schedule 8 Substances" dated 2 March 2020 and published in Gazette No. G10 of 11 March 2020 declares each Schedule 8 substance specified in the Schedule, to be a restricted Schedule 8 substance.*

## Schedule

### Part A

- 1 Medical practitioners who provide clinical services in Alcohol and other Drugs Services or a correctional centre; and
- 2 Nurse practitioners who provide clinical services in Alcohol and other Drugs Services or a correctional centre.
- 3 In this Part:

***Alcohol and other Drugs Services*** includes the following:

- (a) Alcohol and Other Drugs Services Central Australia;
- (b) Top End Health Service, Alcohol and Other Drugs.

***correctional centre*** as defined under section 4 the *Correctional Services Act 2014*.

### Part B

Buprenorphine in tablet form 0.4 mg, 2 mg or 8 mg for sublingual administration

Buprenorphine in injectable depot formulations

Buprenorphine/Naloxone formulations in film form for sublingual or buccal administration

Methadone in liquid form 5mg/mL for oral administration

### Part C

An authorised health practitioner specified in Part A (an ***exempt health practitioner***) may issue a prescription for the supply of a restricted Schedule 8 substance specified in Part B (a ***restricted Schedule 8 substance***) to a person if:

- (a) another health practitioner holds a Schedule 8 authorisation under section 139(1)(b) and (c)(ii) of the *Medicines, Poisons and Therapeutic Goods Act 2012* to issue a prescription for the supply of the restricted Schedule 8 substance to the person; and
- (b) the exempt health practitioner issues the prescription to the person under the conditions of the Schedule 8 authorisation mentioned in paragraph (a).



Northern Territory of Australia

*Medicines, Poisons and Therapeutic Goods Act 2012*

**Exemption From Requirement to Hold Schedule 8 Authorisation – Methadone  
Liquid for Patients in Intensive Care**

I, Hugh Crosbie Heggie, Chief Health Officer, under section 245(1)(a), (4)(b) and (5) of the *Medicines, Poisons and Therapeutic Goods Act 2012*, exempt each class of authorised health practitioner specified in the Schedule, Part A, from the requirement to hold a Schedule 8 authorisation for dealing with the restricted Schedule 8 substance specified in the Schedule, Part B, for the purpose of therapeutic use, subject to the conditions specified in the Schedule, Part C.

Dated 24 June 2020

H. C. Heggie  
Chief Health Officer

*Note*

*The instrument entitled "Revocation of Declaration and Declaration of Restricted Schedule 8 Substances", dated 2 March 2020 and published in Gazette No. G10 of 11 March 2020, declares methadone in liquid form 5 mg/mL for oral administration to be a restricted Schedule 8 substance.*

**Schedule**

**Part A**

- 1 An authorised health practitioner engaged to practise at a hospital as an intensive care registrar under the supervision of an authorised health practitioner engaged to practise at the hospital as an intensive care consultant.
- 2 An authorised health practitioner engaged to practise at a hospital as an intensive care consultant.

**Part B**

Methadone in liquid form 5 mg/mL for oral administration

### **Part C**

An authorised health practitioner specified in Part A may prescribe the restricted Schedule 8 substance specified in Part B to a person if:

- (a) the person is a patient of the hospital in which the authorised health practitioner is engaged to practise; and
- (b) the authorised health practitioner is providing intensive care to the patient:
  - (i) for acute pain; or
  - (ii) who is intubated to avoid withdrawal symptoms while being weaned off sedative medicines.

Northern Territory of Australia

*Medicines, Poisons and Therapeutic Goods Act 2012*

**Revocation of Exemption and Exemption From Requirement to Hold Schedule 8  
Authorisation  
Methadone Liquid for Palliative Care in an End of Life Situation**

I, Hugh Crosbie Heggie, Chief Health Officer:

- (a) under section 245(1)(a), (4)(b) and (5) of the *Medicines, Poisons and Therapeutic Goods Act 2012* and with reference to section 43 of the *Interpretation Act 1978*, revoke the exemption from the requirement to hold a Schedule 8 authorisation made by instrument entitled "Exemption From Requirement to Hold Schedule 8 Authorisation – Methadone Liquid for Palliative Care in an End of Life Situation" dated 26 September 2018 and published in *Gazette* No. S79 of 1 October 2018; and
- (b) under section 245(1)(a), (4)(b) and (5) of the *Medicines, Poisons and Therapeutic Goods Act 2012*, exempt each class of authorised health practitioner specified in the Schedule, Part A, from the requirement to hold a Schedule 8 authorisation for dealing with the restricted Schedule 8 substance specified in the Schedule, Part B, for the purpose of therapeutic use, subject to the conditions specified in the Schedule, Part C.

Dated 24 June 2020

H. C. Heggie  
Chief Health Officer

*Note*

*The instrument entitled "Revocation of Declaration and Declaration of Restricted Schedule 8 Substances", dated 2 March 2020 and published in Gazette No. G10 of 11 March 2020, declares methadone in liquid form 5 mg/mL for oral administration to be a restricted Schedule 8 substance.*

## Schedule

### Part A

- 1 An authorised health practitioner engaged to practise at a hospital.
- 2 An authorised health practitioner engaged by the Territory to practise at a Northern Territory Palliative Care Service (an **NTPCS**).
- 3 An authorised health practitioner working in conjunction with an NTPCS in a health centre or clinic.

### Part B

Methadone in liquid form 5 mg/mL for oral administration

### Part C

- 1 An authorised health practitioner specified in Part A, item 1 or 2, may prescribe the restricted Schedule 8 substance specified in Part B (the **substance**) to a person if:
  - (a) the person is a patient of a hospital or an NTPCS specified in Part A; and
  - (b) the patient is in the care of the authorised health practitioner; and
  - (c) the authorised health practitioner is providing palliative care to the patient in an end of life situation.
- 2 An authorised health practitioner specified in Part A, item 3, may prescribe the substance to a person on the condition that the practitioner notifies the CHO as soon as practicable but within 7 days after commencing a prescription of the substance to the patient.

Northern Territory of Australia

*Medicines, Poisons and Therapeutic Goods Act 2012*

**Exemption From Requirement to Hold Schedule 8 Authorisation –  
Patient Transfers to and from Correctional Centres**

I, Hugh Crosbie Heggie, Chief Health Officer:

- (a) under section 245(1)(a), (4)(b) and (5) of the *Medicines, Poisons and Therapeutic Goods Act 2012* and with reference to section 43 of the *Interpretation Act 1978*, revoke the exemption from the requirement to hold a Schedule 8 authorisation made by instrument entitled "Exemption from Requirement to Hold Schedule 8 Authorisation – Patient Transfers to and from Custodial Correctional Facilities" dated 26 September 2018 and published in *Gazette* No. S79, of 1 October 2018; and
- (b) under section 245(1)(a), (4)(b) and (5) of the *Medicines, Poisons and Therapeutic Goods Act 2012*, exempt each class of authorised health practitioner specified in the Schedule, Part A, from the requirement to hold a Schedule 8 authorisation for dealing with a restricted Schedule 8 substance specified in the Schedule, Part B, for the purpose of treating an addiction to a substance, subject to the conditions specified in the Schedule, Part C.

Dated 24 June 2020

H. C. Heggie  
Chief Health Officer

*Note*

*The instrument entitled "Revocation of Declaration and Declaration of Restricted Schedule 8 Substances" dated 2 March 2020 and published in Gazette No. G10 of 11 March 2020 declares each Schedule 8 substance specified in the Schedule, Part B, to be a restricted Schedule 8 substance.*

## Schedule

### Part A

- 1 Authorised health practitioners holding a Schedule 8 authorisation to prescribe opioid substitution treatments on the conditions set out in Part 4 of the code of practice entitled "Code of Practice – Schedule 8 Substances" and made on 14 November 2019 (*accredited practitioners*).
- 2 Authorised health practitioners (*CC practitioners*):
  - (a) holding a Schedule 8 authorisation to prescribe opioid substitution treatments on the conditions set out in Part 4 of the code of practice entitled "Code of Practice – Schedule 8 Substances" and made on 14 November 2019; and
  - (b) engaged by a correctional centre, as defined in section 4 of the *Correctional Services Act 2014*.

### Part B

- 1 Buprenorphine in tablet form 0.4mg, 2mg or 8mg for sublingual administration.
- 2 Buprenorphine in injectable depot formulations.
- 3 Buprenorphine /Naloxone formulations in film form for sublingual or buccal administration.
- 4 Methadone in liquid form 5mg/mL for oral administration.

### Part C

- 1 An accredited practitioner may prescribe a restricted Schedule 8 substance specified in Part B to a person if:
  - (a) the person is being transferred from the care of a CC practitioner to the care of the accredited practitioner; and
  - (b) prior to being transferred the person was being treated with the restricted Schedule 8 substance for substance addiction by the CC practitioner; and

- (c) the accredited practitioner prescribes the restricted Schedule 8 substance as follows:
    - (i) if the substance is a substance specified in Part B item 1, 3 or 4 – the accredited practitioner must prescribe the substance in the same dosage regimen prescribed by the CC practitioner to the person for a period of not more than 14 days; or
    - (ii) if the substance is a substance specified in Part B item 2 – the accredited practitioner may prescribe one further injection to be administered within 56 days after the person's most recently administered injection.
- 2 A CC practitioner may prescribe a restricted Schedule 8 substance specified in Part B to a person if:
- (a) the person is being transferred from the care of an accredited practitioner to the care of the CC practitioner; and
  - (b) prior to being transferred the person was being treated with the restricted Schedule 8 substance for substance addiction by the accredited practitioner; and
  - (c) the CC practitioner prescribes the substance as follows:
    - (i) if the substance is a substance specified in Part B item 1, 3 or 4 – the CC practitioner must prescribe the substance in the same dosage regimen prescribed by the accredited practitioner to the person for a period of not more than 14 days; or
    - (ii) if the substance is a substance specified in Part B item 2 – the CC practitioner may prescribe one further injection to be administered within 56 days after the person's most recently administered injection.

Northern Territory of Australia

*Medicines, Poisons and Therapeutic Goods Act 2012*

**Exemption From Requirement to Hold Schedule 8 Authorisation –  
Patient Transfers to and from Shared Care Providers**

I, Hugh Crosbie Heggie, Chief Health Officer:

- (a) under section 245(1)(a), (4)(b) and (5) of the *Medicines, Poisons and Therapeutic Goods Act 2012* and with reference to section 43 of the *Interpretation Act 1978*, revoke the exemption from the requirement to hold a Schedule 8 authorisation made by instrument entitled "Exemption from Requirement to Hold Schedule 8 Authorisation – Patient Transfers to and from Shared Care Providers" dated 26 September 2018 and published in *Gazette* No. S79, of 1 October 2018; and
- (b) under section 245(1)(a), (4)(b) and (5) of the *Medicines, Poisons and Therapeutic Goods Act 2012*, exempt each class of authorised health practitioner specified in the Schedule, Part A, from the requirement to hold a Schedule 8 authorisation for dealing with a restricted Schedule 8 substance specified in the Schedule, Part B, for the purpose of treating an addiction to a substance, subject to the conditions specified in the Schedule, Part C.

Dated 24 June 2020

H. C. Heggie  
Chief Health Officer

*Note*

*The instrument entitled "Revocation of Declaration and Declaration of Restricted Schedule 8 Substances" dated 2 March 2020 and published in Gazette No. G10 of 11 March 2020 declares each Schedule 8 substance specified in the Schedule, Part B, to be a restricted Schedule 8 substance.*



## Schedule

### Part A

- 1 Authorised health practitioners (***shared care providers***):
  - (a) holding a Schedule 8 authorisation to prescribe opioid substitution treatments on the conditions set out in Part 4 of the code of practice entitled "Code of Practice – Schedule 8 Substances" and made on 14 November 2019; and
  - (b) working in private practice as shared care providers in conjunction with other authorised health practitioners engaged by alcohol and other drugs services or a correctional centre.
- 2 Authorised health practitioners (***full prescribers***):
  - (a) holding a Schedule 8 authorisation to prescribe opioid substitution treatments on the conditions set out in Part 4 of the code of practice entitled "Code of Practice – Schedule 8 Substances" and made on 14 November 2019; and
  - (b) engaged by alcohol and other drugs services or a correctional centre.
- 3 Authorised health practitioners working in a group practice with shared care providers.
- 4 In this Part:

***alcohol and other drugs services*** includes the following:

  - (a) Alcohol and Other Drugs Services Central Australia;
  - (b) Top End Health Service, Alcohol and Other Drugs.

***correctional centre***, see section 4 of the *Correctional Services Act 2014*.

### Part B

- 1 Buprenorphine in tablet form 0.4mg, 2mg or 8mg for sublingual administration.
- 2 Buprenorphine in injectable depot formulations.
- 3 Buprenorphine /Naloxone formulations in film form for sublingual or buccal administration.

### **Part C**

- 1 A shared care provider may prescribe a restricted Schedule 8 substance specified in Part B to a person if:
  - (a) the person is being transferred from the care of a full prescriber to the care of the shared care provider; and
  - (b) prior to being transferred the person was being treated with the restricted Schedule 8 substance for substance addiction by the full prescriber; and
  - (c) the shared care provider prescribes the restricted Schedule 8 substance as follows:
    - (i) if the substance is a substance specified in Part B, item 1 or 3 – the shared care provider must prescribe the substance in the same dosage regimen prescribed by the full prescriber to the person for a period of not more than 14 days; or
    - (ii) if the substance is a substance specified in Part B item, 2 – the shared care provider may prescribe one further injection to be administered within 56 days after the person's most recently administered injection.
  
- 2 A full prescriber may prescribe a restricted Schedule 8 substance specified in Part B to a person if:
  - (a) the person is being transferred from the care of a shared care provider to the care of the full prescriber; and
  - (b) prior to being transferred the person was being treated with the restricted Schedule 8 substance for substance addiction by the shared care provider; and
  - (c) the full prescriber prescribes the restricted Schedule 8 substance as follows:
    - (i) if the substance is a substance specified in Part B, item 1 or 3 – the full prescriber must prescribe the substance in the same dosage regimen prescribed by the shared care provider to the person for a period of not more than 14 days; or

- (ii) if the substance is a substance specified in Part B, item 2 – the full prescriber may prescribe one further injection to be administered within 56 days after the person's most recently administered injection.
- 3 An authorised health practitioner specified in Part A, item 3, may prescribe a restricted Schedule 8 substance specified in Part B to a person if:
  - (a) the person is being transferred from the care of a full prescriber to a shared care provider; and
  - (b) prior to being transferred the person was being treated with the restricted Schedule 8 substance for substance addiction by the full prescriber; and
  - (c) the shared care provider is unable to prescribe the restricted Schedule 8 substance to the person; and
  - (d) the person is transferred from the care of the shared care provider to the care of the authorised health practitioner; and
  - (e) the authorised health practitioner prescribes the restricted Schedule 8 substance as follows:
    - (i) if the substance is a substance specified in Part B, item 1 or 3 – the authorised health practitioner must prescribe the substance in the same dosage regimen prescribed by the full prescriber to the person for a period of not more than 28 days; or
    - (ii) if the substance is a substance specified in Part B, item 2 – the authorised health practitioner may prescribe one further injection to be administered within 56 days after the person's most recently administered injection.

Northern Territory of Australia

*Liquor Act 2019*

**Notice of permission for the consumption of liquor in a public place**

Katherine Town Council, under section 200 of the *Liquor Act 2019* (No. 29 of 2019), gives permission for members of the Katherine Vehicle Enthusiast Club and their guests and invitees for the consumption of liquor as detailed in the below dates and times within the enclosed area of Katherine Museum at Lot 2922 Katherine 0850 shown on the site map set out in the Schedule.

- Wednesday 24 June 2020 between the hours of 6.00pm and 10.00pm
- Friday 24 July 2020 between the hours of 4.00pm and 11.00pm
- Saturday 25 July 2020 between the hours of 4.00pm and 11.00pm
- Wednesday 29 July 2020 between the hours of 6.00pm and 10.00pm
- Saturday 15 August 2020 between the hours of 4.00pm and 10.00pm
- Wednesday 26 August 2020 between the hours of 6.00pm and 10.00pm
- Wednesday 30 September 2020 between the hours of 6.00pm and 10.00pm
- Wednesday 28 October 2020 between the hours of 6.00pm and 10.00pm
- Wednesday 25 November 2020 between the hours of 6.00pm and 10.00pm
- Saturday 28 November 2020 between the hours of 4.00pm and 10.00pm
- Saturday 5 December 2020 between the hours of 4.00pm and 12.00am

Dated: 24 June 2020

Ian Bodill  
Chief Executive Officer  
Katherine Town Council

**Schedule**



Northern Territory of Australia

*Liquor Act 2019*

**Notice of permission for the consumption of liquor in a public place**

Katherine Town Council, under section 200 of the *Liquor Act 2019* (No. 29 of 2019), gives permission for members of the Katherine Tennis Club and their guests and invitees for the consumption of liquor as detailed in the below dates and times within the enclosed area of Katherine Tennis Club, Katherine Sportsgrounds at Lot 3217 Katherine 0850 shown on the site map set out in the Schedule.

- Every Sunday from 5 July 2020 to 13 December 2020 (inclusive) during the hours of 6.30pm and 9.00pm;
- Every Wednesday from 8 July 2020 to 23 September 2020 (inclusive) during the hours 6.00pm – 7pm;
- Every Saturday from 4 July 2020 to 26 September 2020 (inclusive) during the hours 2.00pm and 7.00pm;
- Saturday 1 August 2020 between the hours of 2.00pm and 10.00pm; and
- Sunday 2 August 2020 between the hours of 2.00pm and 10.00pm.

Dated: 24 June 2020

Ian Bodill  
Chief Executive Officer  
Katherine Town Council

**Schedule**



Northern Territory of Australia

*Liquor Act 2019*

**Notice of permission for the consumption of liquor in a public place on  
Saturday, 11 July 2020**

Katherine Town Council, under section 200 of the *Liquor Act 2019* (No. 29 of 2019), gives permission for members of the Katherine Krocs Golden Oldies Inc. and their guests and invitees for the consumption of liquor during the hours of 3.30pm and 12.00 midnight on Saturday, 11 July 2020 within the enclosed area of Katherine Sportsground - Oval No. 1 at Lot 3217 Katherine 0850 shown on the site map set out in the Schedule.

Dated: 23 June 2020

Ian Bodill  
Chief Executive Officer  
Katherine Town Council

**Schedule**



**Police Administration Act 1978****Sale of Goods**

Notice is hereby given that pursuant to Section 166 of the *Police Administration Act 1978*, the following property as shown on the attached schedule has been in the possession of the Officer in Charge, Police Station, Peter McAulay Centre, for a period in excess of 3 months and this property will be sold or otherwise disposed of in a manner as determined by the Commissioner of Police, if after twenty-eight (28) days from the publication of this notice the property remains unclaimed.

James Gray-Spence  
A/Superintendent  
Territory Support Division

25 June 2020

<b>Exhibit number</b>	<b>Item Description</b>
539948/002	10 x \$5 dollar coins - pictured with Sydney Olympics on the front
550248/001 550248/001/001	1 x black/white Prince RQT tennis racquet bag 1 x Wilson; 1 x Yonix; 1 x Classic brand tennis racquets
549771/001	Gold coloured ring with red and white stones
549730/001	Gold coloured gents wedding band
549670/001	Silver Guess watch with bangle type strap
549294/001 549294/002	Small black jewellery box 11 pairs silver earrings and 3 x necklace pendants
549254/002	\$3.20
549463/005	\$7.00
549567/001	\$100.00
550348/002	\$25.00
550369/001	\$10.00
550598/002	\$30.00
539948/001	171,000 Indonesian Rupiah
549254/003 549254/004 549254/005	Black Telstra mobile Black Telstra mobile Black Telstra mobile
549287/001 549287/002	White/black Apple iPhone Silver/black iPhone
549291/001	Black Samsung mobile
549419/001	Pink Oppo mobile
549463/001 549463/002 549463/003	Black Nokia mobile Black Konka mobile White Optus mobile
549558/001	Black Samsung mobile
549613/001 549613/002 549613/003 549613/004	Black HTC mobile Black Telstra Alcatel mobile Black Telstra ZTE mobile Black Telstra mobile
549666/001	Black LG mobile
549668/001	Samsung Galaxy S7 mobile

<b>Exhibit number</b>	<b>Item Description</b>
549670/001	White Telstra mobile
549958/001	Black Apple iPhone
549958/002	Black Samsung mobile
549958/003	Blue Samsung mobile
549958/004	Silver LG mobile
549958/005	Black Samsung mobile
549958/006	Grey Samsung mobile
549958/007	Black Samsung mobile
549958/008	Black Samsung mobile
549958/009	Black Alcatel mobile
549958/010	Grey Boost mobile
549958/011	Black Telstra mobile
549958/012	Black Telstra mobile
549958/013	Black Telstra mobile
549958/014	Black Samsung mobile
549958/015	White Telstra mobile
549958/016	Black Alcatel mobile
549958/017	Black Telstra mobile
549978/003	Grey Optus Z5031O
550124/001	Dark blue Samsung mobile
550287/001	White Samsung tablet
550293/001	Purple Samsung Galaxy S8 mobile
550358/001	Black Apple iPhone
550358/002	Black Telstra mobile
550358/003	Black Telstra ZTE mobile
550375/001	Black Nokia mobile
550387/001	Black Telstra mobile
550389/001	Black Telstra mobile
550390/001	White Konka mobile
550393/002	Black Telstra mobile
550444/001	Silver Apple iPhone
550457/001	Black Samsung Galaxy mobile
550457/002	Black Alcatel 5033T mobile
550478/001	Black Telstra mobile
550550/001	Black Alcatel 5052A mobile
550551/001	Orange Apple iPhone
550553/001	Black Telstra mobile
550598/001	ID card
550611/001	Black Nokia mobile
550737/001	Black handbag
550369/001	Brown wallet
550348/001	Brown wallet
550181/002	Small multi coloured wallet and contents
549613/005	Sony USB recorder
549254/001	Cream/black Unit wallet and contents
523225/002	Blue checked flannel shirt
523225/003	Dark jeans
549521/001	Shorts



<b>Exhibit number</b>	<b>Item Description</b>
549521/002	Checked shirt
533307/006	Black Optus Mobile
535346/001	Black Samsung mobile
539193/002	Black Samsung mobile
468498/002	Mobile phone
517406/003	Black Samsung mobile
517406/005	Black Alcotel mobile
549167/001	White/black Crest Summit D2750
549207/001	Black Fluid Sprint
549221/001	Blue (unknown make/model)
549337/001	Maroon Huffy DS3 MTB
549441/001	Black/blue Hyper MTB
549479/001	Black/red Specialized Hardrock MTB
549654/001	Black Merida
549978/001	Black/orange Blade
550013/001	Black Nitro X-Scape MTB
550321/001	Black/white Giant Talon 2
550367/001	White/black Devinci Destination
550975/001	Silver Avanti
549876/001	NT CB11AS green Toyota Camry sedan
538625/001	NSW OJQ19 green Kawasaki ZX600J motorcycle
518229/001	NT 639225 maroon Toyota Landcruiser

#### **Seized Firearms for Destruction**

<b>Exhibit number</b>	<b>Item Description</b>
550996/001	Remington 510 .22 RBA
550996/002	Gamo 600 .177 RAR
550159/001	Boito A681 12G SUO
550159/002	Ammunition
550412/001	Stoeger Arms Condor 12G SUO

**Police Administration Act 1978****Sale of Goods**

Notice is hereby given that pursuant to Section 166 of the *Police Administration Act 1978*, the following property as shown on the attached schedule has been in the possession of the Officer in Charge, Police Station, Alice Springs, for a period in excess of 3 months and this property will be sold or otherwise disposed of in a manner as determined by the Commissioner of Police, if after twenty-eight (28) days from the publication of this notice the property remains unclaimed.

Adrian Kidney  
A/Superintendent  
Alice Springs Police Station

25 June 2020

**Vehicles**

498682	003	Silver/grey Toyota Camry sedan South Australian reg: #S837 BLS	Memo
529654	001	Silver Holden Commodore South Australian reg: #WAO 631	Memo

**Exhibits / MPR to CRTM**

549738	001/002	\$10.25 coins in a black tub	A3
548543	004	\$20.00	Blue
548289	001	Sri Lankan currency (40)	Yellow
547647	001	\$11.30 (in pink bag)	A2

**Exhibit/MPR Destruction**

550054	001	Gold men's ring	Yellow
550022	002/003 /004	2 x books & diary, Microsoft computer mouse	A2
549667	001	Red document folder containing personal papers and certificates	A3
549445	001	Black Telstra tablet	A2
549443	001	Black LG mobile phone	A3 box
549068	001	Black Apple iPhone 5 in black wallet IMEI #355675070203039	A3 box
549000	001	Black & grey Telstra mobile phone	A3 box
549578	001/001 /002	Black USB flash drive and USB cords, 3 x pairs of earrings	Yellow
548901	001	Red Oppo mobile phone	Red
548810	001	Black Nokia mobile phone	Red
548621	001	Black Telstra Wifi motor	A3
548543	001/002 /003	Green "Supersonic" cap, silver Nokia mobile phone, silver Oppo mobile phone	Blue
548499	001	Black & white Samsung mobile phone	A3 box
548356	001	Pink & black Samsung Galaxy mobile phone, S/N #SM-G955F	A3 box
548041	001	Dark blue Everlast shoes	A2

548021	001	Black Telstra mobile phone	A3 box
547662	001	Silver iPhone	A3 box
547647	001/002 /003/004	Furry pink backpack containing 3 phones and chargers	A2
547646	001	Black Huawei mobile phone	A3 box
547475	001	Black Samsung Galaxy mobile phone	A3 box
550409	001	Silver & white Telstra mobile phone	A3 box
550211	001	Dark blue Samsung mobile phone	A3 box
550210	001	Black Telstra mobile phone	A3 box

### Bikes Auction

550029	001	White & blue Tourex X-Train	
549997	001	Green Burst, kid's bike	
549928	001	Black & blue Trek Excaliber	
549772	001	Red & black Giant Fathom	
549641	001	Small red & black BMX	
549603	001	Black & blue mountain bike, nil brand	
549596	001	Small white & black BMX	
549527	001	Grey & yellow Everest 21 speed	
550127	001	Purple & black mountain bike, nil brand	
549442	001	Purple & red BMX	
549377	001	Silver & black Norco Storm	
549339	001	Purple Tourex X-Train	
549305	001	Black & white Mongoose	
549190	001	Black & green Avanti S/N #SP 18 600408	
549166	001	White X-Train 66	
549165	001	Green FS20 BMX, blue rims	
549111	001	Grey & black Reid MTB Pro	
549104	001	Black & white Merida S/N #P8LC50042	
548989	001	Black & white Raleigh Venture	
548689	001	Grey bike, nil brand S/N #G1804223851	
548663	001	Red & black Avanti Escape S/N #U3YY24189	
548527	001	Green Shimano Monteray S/N #65180921437	
548525	001	Black kid's bike S/N #ACA10G000953	
548453	001	Black & white Summit Crest	
548448	001	Grey & purple kid's BMX	
548447	001	Silver & blue Apollo Altitude S/N #HMO843626	
548368	001	Blue Malvern Star Hurricane S/N #K5DB000175	
548290	001	Green & white Trax BMX	
548244	001	Black Terrain mountain bike	
548204	001	Blue & black Raleigh Mojavelo	

548199	001	Grey & red Diamond Back Outlook	
548181	001	Red & blue BMX	
548180	001	Black & white Merida	
548023	001	Black "Kolo" bike	
548023	002	Small black BMX	
548023	003	Blue & red mountain bike	
547952	001	Black & white Avanti Electra	
547858	001	Silver Razor scooter	
547840	001	White scooter, nil brand	
547626	001	Blue Shimano equipped	
547559	001	Black Mission mountain bike	
547553	001	Black & silver Apollo LA SX	
547485	001	Purple & white Siklon	
547409	001	Blue & black Stratosphere SP29	
547408	001	Red & white Apollo Enigma	
547207	001	White & black Hard Rock	
547203	001	Black & orange Dirt Burner	
547202	001	Black & red Avanti Competitor	
547106	001	Grey & black Terrain	
547105	001	Black & blue Raleigh	
547024	001	Black & red Raleigh Venture S/N #12H02557	
547023	001	Blue & white Tourex X-Train	
547021	001	White, blue & pink ladies bike	
548697	002	Black Diamond Back mountain bike	
547949	001	Black & grey Merida Big Nine	
547554	002	Silver Trail Ripper Magna	
550580	001	Black & white Trek	
550543	001	Purple Raleigh	
550410	001	Blue & pink Shimano Equipped	
550355	001	Yellow & black Trax Dirt Burner	
550353	001	Black Copenhagen Shimano	
550351	001	Blue bike, nil branding	
550310	001	Black & pink Cyclops Tundra	
550250	001	White & black Summit	
550250	002	Purple & pink Tourex X-Train	
550250	003	White & black Summit	
550250	004	White & black Summit	

### Firearms

551593	002	Boito 12 guage single barrel shotgun S/N #602745	
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