Preamble

A significant threat of an emergency is occurring in Tasmania due to the coronavirus disease COVID-19 (‘the Disease’). To protect persons from distress, injury or death, I make the following directions in the exercise of emergency powers authorised under Section 40 of the Emergency Management Act 2006 and pursuant to clauses 1(1)(b), 1(1)(q) and 1(1)(t) of Schedule 1 to that Act.

Commencement and Revocation

(1) These directions take effect from 11:59pm on 14 December 2021 and will continue in force until further notice.

(2) The directions in relation to persons arriving in Tasmania made by me on 15 October 2021 are revoked with effect from 11:59pm on 14 December 2021.

Dated this 14th day of December 2021 at 6:03 am–/ pm

........................................

DONNA L ADAMS
Deputy State Controller
Delegate of the State Controller
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PART 1: DEFINITIONS

(3) In these Directions:

**approved airport** means:

<table>
<thead>
<tr>
<th>Approved Airport</th>
<th>Approved Airport</th>
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<tbody>
<tr>
<td>Hobart International (Strachan Street, Cambridge)</td>
<td>Devonport (Airport Road, Devonport)</td>
</tr>
<tr>
<td>Cambridge Aerodrome (115 Kennedy Drive, Cambridge)</td>
<td>Burnie (3 Airport Street, Wynyard)</td>
</tr>
<tr>
<td>Launceston (201 Evandale Road, Western Junction, Launceston)</td>
<td>King Island (Morrison Avenue, Loorana)</td>
</tr>
<tr>
<td>Flinders Island (122 Palana Road, Whitemark)</td>
<td>St Helens Aerodrome (Aerodrome Road, Stieglitz)</td>
</tr>
<tr>
<td>Smithton (347 Montagu Road, Smithton)</td>
<td>Strahan (Macquarie Heads Road, Strahan)</td>
</tr>
<tr>
<td>Bridport (Bridport Road, Bridport)</td>
<td>Barnbougle (425 Waterhouse Road, Bridport)</td>
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**approved hotel** is a hotel, motel or place of accommodation that is contained within a list approved by the Director and published on the website coronavirus.tas.gov.au for the purpose of the definition of **authorised transit**.

**approved maritime entry point** means:

<table>
<thead>
<tr>
<th>Approved Maritime Entry Point</th>
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<tr>
<td>Bell Bay</td>
<td>Naracoopa</td>
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<tr>
<td>Bridport</td>
<td>Port Huon</td>
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<tr>
<td>Burnie</td>
<td>Port Latta</td>
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<tr>
<td>Currie</td>
<td>Risdon</td>
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<tr>
<td>Devonport</td>
<td>Smithton</td>
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<tr>
<td>Grassy</td>
<td>Spring Bay</td>
</tr>
<tr>
<td>Hobart</td>
<td>St Helens</td>
</tr>
<tr>
<td>Inspection Head</td>
<td>Stanley</td>
</tr>
<tr>
<td>Lady Barron</td>
<td>Strahan</td>
</tr>
<tr>
<td>Launceston</td>
<td>Whitemark</td>
</tr>
<tr>
<td>Longreach</td>
<td>Wynyard</td>
</tr>
</tbody>
</table>
**authorised officer** is an authorised officer within the meaning of the *Emergency Management Act 2006*.

**authorised transit** means travel as specified in Schedule 6.

**authorised traveller** means a person who has been granted approval by the Deputy State Controller to enter Tasmania.

**Coastal Waters** means –

a. The part or parts of the territorial sea of Australia that is or are within the adjacent area in respect of Tasmania other than any part referred to in section 4(2) of the *Coastal Waters (State Powers) Act 1980* of the Commonwealth; and

b. Any sea that is on the landward side of any part of the territorial sea and is within the adjacent area in respect of Tasmania but is not within the limits of Tasmania.

**clinical symptoms of COVID-19** are:

a. Temperature of ≥37.5°C;

b. Chills and/or night sweats;

c. Cough, shortness of breath, sore throat;

d. Loss of taste or smell.

**extreme risk location** means a geographical area, location or premises with an extreme risk of transmission of the Disease on, or from, a specified date or within a specified period which is identified in a list approved by the **Director** and published on the website coronavirus.tas.gov.au.

**Director** means the Director of Public Health appointed under the *Public Health Act 1997*.

**Essential Traveller** means a person who falls within a Category referred to in Schedule 1.
**face mask** means a fitted face covering, other than a shield, that fits securely around the face and is designed, or made, to be worn over the nose and mouth to provide protection against infection.

**foreign port** means:

a. A port in any country (whether or not an independent sovereign State) outside Australia and the external Territories, and  
b. A port in Antarctica.

**fully vaccinated** means a person has received all doses of a vaccine for the Disease that is necessary for the person to be issued with:

a. A vaccination certificate in respect of the Disease issued by the Australian Immunisation Register, operated by, or on behalf of, the Commonwealth Government; or  
b. An equivalent document from a jurisdiction outside of Australia that is recognised by the Commonwealth Government or the Director of Public Health.

**high risk location** means a geographical area, location or premises with a high risk of transmission of the Disease on, or from, a specified date or within a specified period which is identified in a list approved by the Director and published on the website coronavirus.tas.gov.au.

**international maritime crew member** is a person who:

i. On arrival in Tasmania, disembarks a vessel that, within 14 days prior to its arrival in Tasmania, had:

    (A) Berthed at a foreign port; and/or  
    (B) Accepted personnel from a foreign port; and/or  
    (C) Accepted personnel from another vessel which, within 14 days, had been at a foreign port; and/or  
    (D) Accepted crew or other persons from an offshore facility; or

ii. Arrives in Tasmania within 14 days of disembarking a vessel in another Australian State or Territory which, within that same period, had:
(A) Berthed at a foreign port; and/or
(B) Accepted personnel from a foreign port; and/or
(C) Accepted personnel from another vessel which, within 14 days, had been at a foreign port; and/or
(D) Accepted crew or other persons from an offshore facility.

large cruise ship means a cruise ship on which there are 100 or more passengers.

permitted reason for the purposes of Direction 39, Schedule 2, Schedule 4 and Schedule 5 is:
  a. The person is undergoing medical care or treatment that is unable to be provided while the person wears a face mask;
  b. The person has left their quarantine location due to an emergency and it is not practicable in the circumstances for the person to obtain or wear the face mask;
  c. Wearing the face mask would create a risk to the health or safety of the person;
  d. The person may lawfully remove, or is lawfully required to remove the face mask;
  e. The person holds a medical certificate, or other documentation from a ‘medical practitioner’ as defined in the Acts Interpretation Act 1931, that certifies that the person has a physical or mental health illness, condition or disability that makes the wearing of a face mask unsuitable;
  f. The person is in a vehicle:
     i. alone, or
     ii. only with a person or persons with whom they ordinarily reside;
  g. The person has the written approval of the Deputy State Controller to not wear a face mask; or
  h. The person is undertaking a test for the Disease.

private transport for the purpose of Schedule 5 means:
  a. Transport in a vehicle which is used for personal private use, or
  b. Any other form of transport which is approved by the Deputy State Controller.
recognised reason for not being fully vaccinated is:

a. The person is unable to be vaccinated against the Disease due to a current medical contraindication; or
b. The person is under the age of 12 years and 2 months.

small cruise ship means a cruise ship on which there are less than 100 passengers.

suitable premises (Type C) means premises at which a person can quarantine themselves from physical contact with any other persons (other than persons with whom they ordinarily reside).

suitable premises (Type B) means:

a. Private residence;
b. Airbnb or other short term rental accommodation where the person or persons in quarantine is/are the only occupant(s); or
c. Premises approved by the Deputy State Controller

suitable premises (Type A) means:

a. A private residence that is a standalone or semi-detached building, which does not share any entrances/exits, corridors or facilities and where the person or persons in quarantine is/are the only occupant(s);
b. An airbnb or other short term rental accommodation that is in a standalone or semi-detached building which does not share any entrances/exits, corridors or facilities and where the person or persons in quarantine is/are the only occupant(s); or
c. Premises approved by the Deputy State Controller.

test for the Disease means the polymerase chain reaction (PCR) test used to detect SARS-CoV-2 viral ribonucleic acid.

unvaccinated person means a person who is not fully vaccinated in respect of the Disease.
**vessel includes:**

a. A ship, boat, hovercraft, ferry, raft and other water craft; and
b. A vehicle that is capable of use in or on water, whether or not self propelled.

**vessel particulars are:**

a. Name and contact details for the shipping company, shipping line or cruise ship company (if applicable);
b. Name and contact details for the master of the vessel;
c. Description of the vessel;
d. Intended time, date and location of arrival in Tasmania;
e. The location from which the vessel is departing prior to travelling to Tasmania;
f. Full names and contact details for all passengers and crew; and
g. Identities of any person who intends to disembark the vessel on arrival to Tasmania.

(3A) Where these directions require a person to comply with the requirements of a Schedule, any requirement which is inconsistent with additional requirements or conditions imposed on them by the Deputy State Controller does not apply to them.

(3B) For the purposes of these Directions, a person is taken to be **fully vaccinated** in respect of the Disease if they have a **recognised reason** for not being **fully vaccinated**.
PART 2: DIRECTIONS IN RELATION TO PERSONS ARRIVING IN TASMANIA WHO ARE NOT FULLY VACCINATED

(4) An unvaccinated person must not enter Tasmania unless they are an authorised traveller.

(5) An unvaccinated person who is an authorised traveller is required to quarantine for 14 days from their arrival at suitable premises (Type B) and comply with the requirements specified in Schedule 2.

(6) Direction 5 does not apply to an Essential Traveller. Such persons are required to comply with the requirements specified in Schedule 4 for 14 days from their arrival and any additional requirements imposed by the Deputy State Controller and notified to them in writing.

(7) If a person to whom Direction 5 applies fails or is unable to nominate suitable premises (Type B) on their arrival to Tasmania, then they must quarantine at an accommodation facility specified to them by an authorised officer for 14 days, or until suitable premises (Type B) are identified and approved by the Deputy State Controller.

(8) If an unvaccinated person arrives in Tasmania in contravention of Direction 4, they must leave as soon as possible if required to do so by an authorised officer and comply with any direction of an authorised officer concerning their departure from Tasmania.

(9) An authorised officer may require an unvaccinated person required to leave Tasmania pursuant to a requirement under Direction 8 to quarantine at an accommodation facility specified to them by the authorised officer until they are able to leave Tasmania.
(10) If an **unvaccinated person** arrives in Tasmania in contravention of Direction 4 and is not subject to a requirement to leave Tasmania pursuant to Direction 8, they are required to quarantine for 14 days at an accommodation facility specified to them by an authorised officer.

(11) If, on their arrival in Tasmania, it is not possible to verify/determine whether an **unvaccinated person** is an **authorised traveller**, they are required to quarantine for 14 days at an accommodation facility specified to them by an **authorised officer**. If their approval to enter Tasmania is verified/determined within that period, they may transit directly from that accommodation facility to **suitable premises (Type B)** and remain in, or at, those premises until the expiration of the 14 day period of quarantine.

(12) An **unvaccinated person** who arrives in Tasmania by aircraft from a departure point outside of Tasmania, is prohibited from disembarking that aircraft at a place which is not an **approved airport**.

(13) An **unvaccinated person** who arrives in Tasmania by **vessel** from a departure point outside of **Coastal Waters**, is prohibited from disembarking that vessel at a place which is not an **approved maritime entry point**.

(14) The prohibitions in Directions 12 and 13 do not apply:

a. To a person who has been granted approval by the Deputy State Controller to arrive in Tasmania at a place other than an **approved airport** or **approved maritime entry point**. Persons given such an approval are required to comply with any conditions that are imposed by the Deputy State Controller; or

b. In an emergency.

(15) Unless they elect to immediately leave Tasmania, an **unvaccinated person** who arrives in Tasmania and disembarks an aircraft in contravention of Direction 12, or disembarks a vessel in contravention of Direction 13, may be required by an **authorised officer** to quarantine for 14 days at an accommodation facility specified to them by an **authorised officer** or at **suitable premises (Type B)**.
(16) A person who elects to leave Tasmania after disembarking an aircraft or vessel in contravention of Direction 12 or 13, may be required to quarantine at an accommodation facility specified to them by an authorised officer or at suitable premises (Type B) until they are able to leave Tasmania. A person who is subject to such a requirement must comply with any directions of an authorised officer concerning:

a. Transit to the accommodation facility, and

b. Their departure from Tasmania.
PART 3: FULLY VACCINATED TRAVELLERS FROM HIGH RISK LOCATIONS

(17) A fully vaccinated person who has, in the previous 14 days, spent any time in a high risk location (other than during authorised transit) must not enter Tasmania unless they are an authorised traveller.

(18) Direction 17 does not apply to the following:

a. A person who, within 72 hours prior to their arrival in Tasmania, undertook a test for the Disease and it returned a negative result;

b. A person under the age of 5 years; or

c. A person who returns to Tasmania within 7 days of having departed Tasmania.

(19) A fully vaccinated person who has spent any time in a high risk location within 14 days prior to their arrival in Tasmania (other than during authorised transit), is required to quarantine for 14 days from their arrival at suitable premises (Type C) and comply with the requirements specified in Schedule 2.

(20) Direction 19 does not apply to the following:

a. A person who, within 72 hours prior to arriving in Tasmania, undertook a test for the Disease and it returned a negative result;

b. A person under the age of 5 years;

c. A person who is unable to undertake a test for the Disease on medical grounds;

d. A person who returns to Tasmania within 7 days of having departed Tasmania;

e. A person who, in the course of their duties and at the time of entering Tasmania, is participating in the aeromedical delivery, transport or retrieval of patients, organs or tissues into, or out of, Tasmania;

f. A person who, in the course of their duties and at the time of entering Tasmania, is participating in the delivery or transport of people, freight or logistics into, or out of, Tasmania.
PART 4: TRAVELLERS FROM EXTREME RISK LOCATIONS

(21) A person who has, in the previous 14 days, spent any time in an extreme risk location (other than during authorised transit) must not enter Tasmania unless they are an authorised traveller.

(22) An authorised traveller who is permitted to enter Tasmania is required to quarantine for 14 days from their arrival at suitable premises (Type A), comply with the requirements specified in Schedule 5, and any additional requirements imposed by the Deputy State Controller and notified to them in writing.

(23) If a person to whom Direction 22 applies fails or is unable to nominate suitable premises (Type A) on their arrival to Tasmania, then they must quarantine at an accommodation facility specified to them by an authorised officer for 14 days, or until suitable premises (Type A) are identified and approved by the Deputy State Controller.

(24) If a person arrives in Tasmania in contravention of Direction 21, they must leave as soon as possible if required to do so by an authorised officer and comply with any direction of an authorised officer concerning their departure from Tasmania.

(25) An authorised officer may require a person required to leave Tasmania pursuant to a requirement under Direction 24 to quarantine at an accommodation facility specified to them by the authorised officer until they are able to leave Tasmania.

(26) If a person arrives in Tasmania in contravention of Direction 21 and is not subject to a requirement to leave Tasmania pursuant to Direction 24, they are required to quarantine for 14 days at an accommodation facility specified to them by an authorised officer.

(27) If, on their arrival in Tasmania, it is not possible to verify/determine whether a person is an authorised traveller, they are required to quarantine for 14 days at an
accommodation facility specified to them by an authorised officer. If their approval to enter Tasmania is verified/determined within that period, they may transit directly from that accommodation facility to suitable premises (Type A) and comply with Schedule 5 until the expiration of the 14 day period of quarantine.
PART 5: VESSELS & AIRCRAFT

CRUISE SHIPS

(28) A person who has spent any time on a large cruise ship within 14 days prior to their arrival in Tasmania is prohibited from entering Tasmania unless they are an authorised traveller.

(29) An authorised traveller is required to quarantine for 14 days from their arrival in Tasmania at suitable premises (Type A) and comply with the requirements specified in Schedule 5.

(30) If a person to whom Direction 29 applies fails or is unable to nominate suitable premises (Type A) on their arrival to Tasmania, then they must quarantine at an accommodation facility specified to them by an authorised officer for 14 days, or until suitable premises (Type A) are identified and approved by the Deputy State Controller.

(31) If a person arrives in Tasmania in contravention of Direction 28, they must leave as soon as possible if required to do so by an authorised officer and comply with any direction of an authorised officer concerning their departure from Tasmania.

(32) An authorised officer may require a person required to leave Tasmania pursuant to a requirement under Direction 31 to quarantine at an accommodation facility specified to them by the authorised officer until they are able to leave Tasmania.

(33) If a person arrives in Tasmania in contravention of Direction 28 and is not subject to a requirement to leave Tasmania pursuant to Direction 31, they are required to quarantine for 14 days at an accommodation facility specified to them by an authorised officer.

(34) If, on their arrival in Tasmania, it is not possible to verify/determine whether a person is an authorised traveller, they are required to quarantine for 14 days at an
accommodation facility specified to them by an **authorised officer**. If their approval to enter Tasmania is verified/determined within that period, they may transit directly from that accommodation facility to **suitable premises (Type A)** and remain in, or at, those premises until the expiration of the 14 day period of quarantine.

(35) A person, other than a crew member or person approved by the Deputy State Controller, is prohibited from entering Tasmania on a cruise ship.

**INTERNATIONAL MARITIME CREW WHO ARE FULLY VACCINATED**

(36) A **international maritime crew member** who is **fully vaccinated** is required to quarantine for 14 days from their arrival in Tasmania at **suitable premises (Type A)** and comply with the requirements specified in Schedule 2.

**FLIGHT & VESSEL PARTICULARS**

(37) Except in the case of an emergency, the pilot in command of an aircraft whose flight commences outside Tasmania is prohibited from landing at any place in Tasmania which is not an **approved airport** unless:

a. **Flight particulars** have been reported to Biosecurity Tasmania at least 24 hours before the aircraft is scheduled to land; and

b. The pilot in command of the aircraft has a receipt from Biosecurity Tasmania for the **flight particulars** that have been reported in accordance with paragraph (a); and

c. The pilot in command of the aircraft has notified Biosecurity Tasmania of any changes to the **flight particulars** that have been reported in accordance with paragraph (a).

(38) Except in the case of an emergency, the master of a **vessel** whose course commences outside **Coastal Waters** is prohibited from docking, berthing or anchoring that **vessel** at any place within **Coastal Waters** which is not an **approved maritime entry point** unless:
a. **Vessel particulars** have been reported to Biosecurity Tasmania at least 24 hours before the vessel is scheduled to dock, berth or anchor; and

b. The master of the **vessel** has a receipt from Biosecurity Tasmania for the **vessel particulars** that have been reported in accordance with paragraph (a); and

c. The master of the **vessel** has notified Biosecurity Tasmania of any changes to the **vessel particulars** that have been reported in accordance with paragraph (a).
If, pursuant to these Directions, a person is required to quarantine in an accommodation facility, they are also required to:

a. Comply with any lawful directions given to them by an authorised officer during the period they are required to remain in quarantine at an accommodation facility, and

b. Remain in the room provided to them at the accommodation facility specified to them for the period they are required to remain in quarantine unless permitted to leave their room by an authorised officer, in which case they must wear a face mask at all times when absent from their room unless they are under the age of 12 years or it is for a permitted reason.
PART 7: EXEMPTIONS & RELEASE

EXEMPTION & AUTHORISATIONS

(40) The Deputy State Controller may:

a. Exempt a person, or class of persons, from a requirement to quarantine subject to any condition notified to them in writing; or

b. Authorise the release of a person, or class of persons, from quarantine prior to the expiration of 14 days, subject to any condition notified to them in writing; or

c. Authorise the release of a person, or class of persons, from the requirements specified in Schedules 2, 4 or 5, subject to any condition notified to them in writing;

d. Authorise a person, or class of persons, who is subject to a requirement to quarantine in an accommodation facility, to leave that facility subject to any condition notified to them in writing; or

e. Authorise or direct a person who is subject to a requirement under these Directions to quarantine at an accommodation facility, to quarantine at suitable premises (Type A or Type B). A person who is given such an authorisation or direction is required to comply with any requirements imposed by the Deputy State Controller and notified to them in writing.

RELEASE FROM QUARANTINE & CHANGES IN CLASSIFICATION

(41) A person is no longer subject to the requirement to quarantine or to comply with the requirements specified in Schedules 2 or 4 if the high risk location they have spent time in within 14 day of their arrival in Tasmania ceases to be on the list referred to in the definition of high risk location and has not been placed on the list referred to in the definition of extreme risk location.

(42) Direction 41 does not apply to a person who has, within 14 days of their arrival in Tasmania, spent time in another geographical area, location or premises that remains
on the list referred to in the definition of high risk location (other than during authorised transit).

(43) A person is no longer subject to the requirement to quarantine or to comply with the requirements specified in Schedule 5 if the extreme risk location they have spent time in within 14 days of their arrival in Tasmania ceases to be on the list referred to in the definition of extreme risk location and has not been placed on the list referred to in the definition of high risk location.

(44) Direction 43 does not apply to a person who has, within 14 days of their arrival in Tasmania, spent time in another geographical area, location or premises that remains on the list referred to in the definition of extreme risk location or high risk location (other than during authorised transit).

(45) A person who is in quarantine at suitable premises (Type A) pursuant to Direction 22, is no longer required to comply with the requirements specified in Schedule 5 if the extreme risk location they have spent time in within 14 days of their arrival in Tasmania ceases to be on the list referred to in the definition of extreme risk location and has been placed on the list referred to in the definition of high risk location. Such persons are required to comply with the requirements specified in Schedule 2 until the expiration of the 14 day period of quarantine.

(46) Direction 45 does not apply to a person who has, within 14 days of their arrival in Tasmania, spent time in another geographical area, location or premises that remains on the list referred to in the definition of extreme risk location (other than during authorised transit).

(47) A person who becomes subject to the requirements specified in Schedule 2 by virtue of Direction 45, is permitted to transit from suitable premises (Type A) to suitable premises (Type B). Such persons are required to comply with any directions given to them by an authorised officer in relation to their transit to those premises.
A person who is in quarantine pursuant to the ‘Directions in relation to persons arriving in Tasmania’ made on 15 October 2021, is, at the time these Directions take effect, released from the requirement to quarantine or to comply with the requirements specified in Schedules 2 or 4 of those Directions.

Direction 48 does not apply to:

a. A person who:
   i. is **unvaccinated**, and
   ii. has undertaken a period of quarantine of less than 5 days, and
   iii. has not undertaken a **test for the Disease** since arriving in Tasmania which returned a negative result; or

b. A person who spent any time on a **large cruise ship** within 14 days prior to their arrival in Tasmania; or

c. An **international maritime crew member**; or

d. A **fully vaccinated person** who spent time in a **high risk location** within 14 days of their arrival in Tasmania and:
   i. did not undertake a **test for the Disease** before arriving in Tasmania, and
   ii. has not undertaken a **test for the Disease** since their arrival in Tasmania which returned a negative result; or

e. A person who, within 14 days of their arrival in Tasmania, spent time in an **extreme risk location** and:
   i. has been in Australia for less than 7 days, and
   ii. has not undertaken a **test for the Disease** since arriving in Tasmania which returned a negative result.
PART 8: PROHIBITION ON UNVACCINATED PERSONS ARRIVING IN TASMANIA AT

KING ISLAND, FLINDERS ISLAND OR ANY ISLAND IN THE FURNEAUX GROUP OF
ISLANDS

(50) If, pursuant to these Directions, an unvaccinated person is required to quarantine in an accommodation facility upon their arrival in Tasmania, they are prohibited from arriving in Tasmania at King Island, Flinders Island or any island in the Furneaux group of islands (‘the Islands’) except with the approval of the Deputy State Controller.

(51) Unless they elect to immediately leave Tasmania, a person who arrives in Tasmania at one of the Islands in contravention of the prohibition in Direction 50, may be required to quarantine at an accommodation facility on mainland Tasmania as specified to them by an authorised officer. A person who is subject to such a requirement must comply with any directions of an authorised officer concerning:
   a. Their departure from the Island, and
   b. Transit to the accommodation facility on mainland Tasmania.

(52) A person who arrives in Tasmania at one of the Islands in contravention of the prohibition in Direction 50 who elects to immediately leave Tasmania, may be required to quarantine at an accommodation facility on the Island or on mainland Tasmania as specified to them by an authorised officer, until they are able to leave Tasmania. A person who is subject to such a requirement must comply with any directions of an authorised officer concerning:
   a. Transit to the accommodation facility, and
   b. Their departure from the Island.
PART 9: UNACCOMPANIED CHILDREN

(53) The following Directions do not apply to a person under the age of 18 years who arrives in Tasmania unaccompanied by an adult: 8, 12, 13, 24, 31, 43, 44.

(54) The requirements specified in the following Directions do not apply to a person under the age of 18 years who arrives in Tasmania unaccompanied by an adult: 5, 10, 19, 22, 29, 33, 36. Such persons are required to:

   a. Quarantine for 14 days at premises approved by the Deputy State Controller,
   b. Comply with Schedule 2, and
   c. Comply with any additional requirements imposed by the Deputy State Controller and notified to them in writing.

(55) If it is not possible to verify/determine whether a person under the age of 18 years who arrives in Tasmania unaccompanied by an adult is an authorised traveller, such persons are required to:

   a. Quarantine for 14 days at premises approved by the Deputy State Controller,
   b. Comply with Schedule 2, and
   c. Comply with any additional requirements imposed by the Deputy State Controller and notified to them in writing.
(56) A person who arrives in Tasmania from a departure point outside of Tasmania is required, on arrival and subsequent to their arrival, to answer any question asked by an authorised officer or to provide any document or other information required by an authorised officer.

(57) A person who arrives in Tasmania from a departure point outside of Tasmania is required, on arrival and subsequent to their arrival, to carry on their person and produce to an authorised officer on request evidence that they are fully vaccinated.

(58) A person with a recognised reason for not being fully vaccinated is required to carry on their person, and produce to an authorised officer on request:
   a. The document, in a form approved by the Director, by a medical practitioner within the meaning of the Acts Interpretation Act 1931 that certifies that the person has a medical contraindication that prevents the person from being vaccinated; and/or
   b. The medical exemption, that applies to the vaccinations for the Disease, that is recorded in respect of the person on the Australian Immunisation Register, operated by or on behalf of the Commonwealth Government; and/or
   c. The exemption from the requirement to be fully vaccinated pursuant to which the unvaccinated person relies.

(59) A person who spent any time in a high risk location or an extreme risk location within 14 days prior to their arrival in Tasmania, is required, on arrival, to carry on their person and produce to an authorised officer on request evidence that, within 72 hours prior to arriving in Tasmania, they undertook a test for the Disease and it returned a negative result.

(60) A person who is unable to undertake a test for the Disease on medical grounds is required to carry on their person, and produce to an authorised officer on request, the document, in a form approved by the Director, by a medical practitioner within
the meaning of the Act Interpretation Act 1931 that certifies that the person is unable to undertake a test for the Disease on medical grounds.
SCHEDULE 1 – ESSENTIAL TRAVELLERS

Category 1: Essential Workers

A person, or class of persons, required to travel to Tasmania to provide a service that:

a. Is time critical; and
b. If not provided, will cause (or has the potential to cause) a significant adverse consequence; and

c. Requires the person providing the service to be physically present in Tasmania; and

d. Require skills from a person which are not available in Tasmania.

Category 2:

A person, or class of persons, approved by the Deputy State Controller to enter Tasmania as an Essential Traveller.
SCHEDULE 2 - REQUIREMENTS – QUARANTINE AT SUITABLE PREMISES (TYPE B)

(APPLIES TO PERSONS OTHER THAN THOSE FROM EXTREME RISK LOCATIONS)

A person to whom Schedule 2 applies is required to:

a. Transit directly between their point of arrival in Tasmania and their suitable premises (Type B) and comply with any directions given to them by an authorised officer in relation to their transit; and

b. Remain in, or at, that suitable premises (Type B) for a period of 14 days unless:

   i. For the purpose of attending premises to obtain medical care or to undertake a test for the Disease and the person –
      (A) travels directly to those premises, and
      (B) returns directly to the suitable premises (Type B) after obtaining that care; or

   ii. In an emergency situation that requires the person to leave the suitable premises (Type B) to protect their personal safety, or the safety of another, and the person –
      (A) immediately returns to the suitable premises (Type B) once the emergency situation has passed, or
      (B) once the emergency situation has passed, travels directly to other premises that are suitable for the person to reside in until the expiration of the 14 days; or

   iii. For the purpose of leaving Tasmania, in which case the person is required to travel directly from the suitable premises (Type B) to the point of departure and observe the hygiene practices described at paragraphs (f), (g) and (h) of this Schedule during transit; or

   iv. Permitted to leave by an authorised officer and the person complies with any lawful directions given to them by an authorised officer; and

c. Other than during transit between their point of arrival in Tasmania and suitable premises (Type B), quarantine themselves from physical contact with all persons other than persons with whom they ordinarily reside for the period of 14 days; and
d. Monitor themselves for:
   
i. any clinical symptoms of COVID-19, and
   ii. sudden and unexplained:
      
      (A) fatigue,
      (B) runny nose,
      (C) muscle pain,
      (D) joint pain,
      (E) diarrhea,
      (F) nausea/vomiting, or
      (G) loss of appetite; and

e. If they believe that they are displaying a symptom referred to in paragraph (d) – contact the Public Health Hotline, or a medical practitioner, to determine whether to be tested or assessed for infection by the Disease;

f. Cover their mouth when coughing or sneezing; and

g. Use disposable tissues and dispose of such tissues, after use, in a waste receptacle that other people will not touch except if protected from contact with the receptacle or its contents; and

h. Wash their hands frequently and thoroughly with soap, or an alcohol-based sanitizing chemical, especially after using a toilet, before and after eating and before and after returning from outdoors;

i. Maintain, where practicable, physical distancing of at least 1.5 metres from other person;

j. Wear a face mask at all times when absent from their residence for any of the reasons specified in paragraph (b) of this Schedule unless unless the person is under the age of 12 year, or it is for a permitted reason; and

k. In the case of a person who is not required to wear a face mask by virtue of paragraphs (e) or (g) of the definition of permitted reason, carries the certificate or documentation on their person at all times when absent from their suitable premises (Type B).
SCHEDULE 4 - REQUIREMENTS FOR ESSENTIAL TRAVELLERS

A person to whom Schedule 4 applies is required to:

a. Wear a **face mask** at all times when:
   i. in public; or
   ii. undertaking their work or official duties—unless the person is under the age of 12 years, or it is for a **permitted reason**; and
   iii. in the case of a person who is not required to wear a face mask by virtue of paragraphs (e) or (g) of the definition of **permitted reason**, carries the certificate or documentation on their person at all times when in public or undertaking their work or official duties; and

b. Remain in, or at, the premises that are their place of residence within Tasmania unless:
   i. For the purpose of attending work or undertaking official duties;
   ii. Shopping for food, beverages, fuel, medicine and urgent household supplies;
   iii. For the purpose of attending premises to obtain medical care or to undertake a **test for the Disease** and the person –
      (A) travels directly to those premises, and
      (B) returns directly to their residence after obtaining that care;
   iv. In an emergency situation that requires the person to leave their residence to protect their personal safety, or the safety of another, and the person –
      (A) immediately returns to their place of residence once the emergency situation has passed; or
      (B) once the emergency situation has passed, travels directly to other premises that are suitable for the person to reside in until the expiration of the 14 days;
   v. For the purpose of leaving Tasmania, in which case the person is required to travel directly from their residence to the point of departure and observe the hygiene practices described at paragraphs a(i), (e), (f) and (g) of this Schedule; or
vi. Permitted to leave by an **authorised officer** and the person complies with any lawful directions given to them by an **authorised officer**; and

c. Monitor themselves for:
   i. any **clinical symptoms of COVID-19**, and
   ii. sudden and unexplained:
      (A) fatigue,
      (B) runny nose,
      (C) muscle pain,
      (D) joint pain,
      (E) diarrhea,
      (F) nausea/vomiting, or
      (G) loss of appetite; and

d. If they believe that they are displaying a symptom referred to in paragraph (c)(i) or (c)(ii) –
   i. cease to attend a place, other than a place referred to in subparagraph (ii), for the purposes of work; and
   ii. as far as is reasonably practicable without putting their survival at risk, remain in, or return and remain in –
      (A) the premises that are their place of residence within Tasmania; or
      (B) other premises within Tasmania that are suitable for the person to reside except as necessary to attend at premises, nominated by their medical practitioner or the advisor on the Public Health Hotline, for the purposes of being tested for the presence of the Disease; and
   iii. contact the Public Health Hotline, or a medical practitioner, to determine whether to be tested or assessed for infection by the Disease; and

e. Cover their mouth when coughing or sneezing; and

f. Use disposable tissues and dispose of such tissues, after use, in a waste receptacle that other people will not touch except if protected from contact with the receptacle or its contents; and
g. Wash their hands frequently and thoroughly with soap, or an alcohol-based sanitizing chemical, especially after using a toilet, before and after eating and before and after returning from outdoors; and

h. Maintain, where practicable, physical distancing of at least 1.5 metres from other persons; and

i. If they are in close contact with a person who, by virtue of the characteristics of the person, ought reasonably be regarded as especially vulnerable to infection or serious illness due to the Disease (a “vulnerable person”) ensure that they, at all times whilst in close proximity to the vulnerable person, wear a face mask or other personal protective equipment that is normally worn during such contact.
SCHEDULE 5- REQUIREMENTS – QUARANTINE IN SUITABLE PREMISES (TYPE A)

(APPLIES TO PERSONS FROM EXTREME RISK LOCATIONS)

A person to whom Schedule 5 applies is required to:

a. Transit by way of private transport between their point of arrival in Tasmania and suitable premises (Type A), without stopping (other than to purchase fuel), and comply with any directions given to them by an authorised officer in relation to their transit; and

b. Remain in, or at, that residence for a period of 14 days unless:

   i. For the purpose of attending premises to obtain medical care or to undertake a test for the Disease and the person –
      (A) travels directly to those premises, and
      (B) returns directly to their residence after obtaining that care; or

   ii. In an emergency situation that requires the person to leave their residence to protect their personal safety, or the safety of another, and the person –
      (A) immediately returns to their residence once the emergency situation has passed, or
      (B) once the emergency situation has passed, travels directly to other premises that are suitable for the person to reside in until the expiration of the 14 days; or

   iii. For the purpose of leaving Tasmania but only with the prior approval of the Deputy State Controller, in which case the person is required to travel directly from their place of residence to the point of departure and observe the hygiene practices described at paragraphs (f), (g) and (h) of this Schedule during transit; or

   iv. Permitted to leave by the Deputy State Controller and the person complies with any lawful directions given to them; and

c. Other than during transit between their point of arrival in Tasmania and suitable premises (Type A), quarantine themselves from physical contact with all persons (other than persons who are undertaking quarantine at the same premises) for the period of 14 days, unless with the approval of the Deputy State Controller; and

d. Monitor themselves for:

   i. any clinical symptoms of COVID-19, and
   
   ii. sudden and unexplained:
(A) fatigue,
(B) runny nose,
(C) muscle pain,
(D) joint pain,
(E) diarrhea,
(F) nausea/vomiting, or
(G) loss of appetite; and

e. If they believe that they are displaying a symptom referred to in paragraph (d) – contact the Public Health Hotline, or a medical practitioner, to determine whether to be tested or assessed for infection by the Disease;

f. Cover their mouth when coughing or sneezing; and

g. Use disposable tissues and dispose of such tissues, after use, in a waste receptacle that other people will not touch except if protected from contact with the receptacle or its contents; and

h. Wash their hands frequently and thoroughly with soap, or an alcohol-based sanitizing chemical, especially after using a toilet, before and after eating and before and after returning from outdoors;

i. Maintain, where practicable, physical distancing of at least 1.5 metres from other person;

j. Wear a face mask at all times when transiting to their suitable premises (Type A), or whilst absent from their residence for any of the reasons specified in paragraph (b) of this Schedule unless the person is under the age of 12 years, or it is for a permitted reason;

k. In the case of a person who is not required to wear a face mask by virtue of paragraphs (e) or (g) of the definition of permitted reason, carries the certificate or documentation on their person at all times when absent from their residence; and

l. Display a sign in a conspicuous place at the exterior front/primary entrance of the suitable premises (Type A) which states that an occupant at those premises is in quarantine.
SCHEDULE 6- REQUIREMENTS – AUTHORISED TRANSIT

Authorised transit is:

a. Transit directly through an airport in a high risk location or extreme risk location where the person does not leave the confines of the airport except to board a flight or to stay at an approved hotel overnight; or

b. Transit directly through a seaport in a high risk location or extreme risk location where the person does not leave the confines of the seaport except to board a vessel or to stay at an approved hotel overnight; or

c. Transit from quarantine at a government-managed accommodation facility which is within a high risk location or extreme risk location, where the person travels directly to an airport or seaport of departure without breaking their journey except to obtain fuel; or

d. Transit through a high risk location or extreme risk location by vehicle to an airport or seaport without breaking their journey except to obtain fuel; or

e. Transit through a high risk location or extreme risk location by vehicle to an airport or seaport without breaking their journey except to:
   i. obtain fuel, or
   ii. enable a passenger to embark or disembark the vehicle, or
   iii. disembark for the purpose of transit to another vehicle in order to travel directly to the airport or seaport of departure; or

f. Transit which has the prior approval of the Deputy State Controller.
Class Approval to enter Tasmania – Unvaccinated Tasmanian Residents

Part A: Preamble
The Deputy State Controller (as a Delegate of the State Controller) has made Directions in Relation to Persons Arriving in Tasmania (‘the Directions’) in the exercise of emergency powers authorised under Section 40 of the Emergency Management Act 2006.

Pursuant to these Directions, an unvaccinated person requires prior approval of the Deputy State Controller to enter Tasmania as an authorised traveller for the purposes of the Directions.

This document details a class of persons approved by the Deputy State Controller to enter Tasmania under Direction 4 of the Directions.

This paper will be used to inform pass approvals issued through the Tas e-Travel by the Department of National Resources and Environment (NRE) and the COVID-19 Coordination Centre operations team.

Terms that are used in this Class Approval have the same definitions as they appear in the Directions.

Part B: Class Approval
I, Donna Adams, Deputy State Controller, approve Unvaccinated Tasmanian Residents as a class of persons under Direction 4 of the Directions for the purpose of entering Tasmania.

Signed: __________________________

Date: __________________________

Effective from: 11:59pm, 14 December 2021

Part C: Persons who fall within the Class Approval
For the purpose of the Class Approval described in Part B, an Unvaccinated Tasmanian Resident is someone who:

- without a recognised reason, is not fully vaccinated in respect of COVID-19;
- is a Tasmanian resident or a person relocating to Tasmania;
- has not spent time in an extreme risk location within 14 days of their arrival in Tasmania;
- has a suitable premises (Type B) in which to quarantine;
- undertakes a COVID-19 test within 72 hours prior to departure to Tasmania and provides evidence of a negative result from that test prior to travelling to Tasmania; and
- submits evidence of eligibility as described in Part D prior to travelling to Tasmania.

Part D: Evidence of Eligibility
The following evidence of eligibility is to be provided in the Tas e-Travel System (or alternative mechanism/process approved by the Deputy State Controller):

CM 21/94088/1
(a) Evidence of Residency

One, or more, of the following forms of identification which includes their Tasmanian address:

- Current Tasmanian driver licence; or
- Tasmanian Government Personal Information Card; or
- Person with Vision Impairment Travel Pass; or
- Current Australian Tax Office Assessment; or
- Australian Government concession card; or
- Current Tasmanian vehicle registration papers; or
- Another current Tasmanian Government issued licence or identification; or
- At least one of the following documents that must include a Tasmanian address and the person’s full name, and is no more than six months old:
  - Utility account (power, water, telephone, gas); or
  - Council rates notice; or
  - Lease or rental agreement; or
  - Land Tax valuation notice; or
  - Certificate of title.

In the case of persons relocating to Tasmania:

- At least one of the following documents that must include a Tasmanian address and the person’s full name, and is no more than six months old:
  - Rates notice; or
  - Settlement notice; or
  - Lease/rental agreement.

- At least one of the following documents containing employment details and the person’s full name, and is no more than six months old:
  - Letter of resignation; or
  - Letter from new/proposed employer in Tasmania; or
  - Letter from current employer confirming ability to work from a remote location; or
  - Employment contract in Tasmania.

- Invoice (or confirmation of booking) in the traveller’s name from a removalist company showing the removal of property to Tasmania.

- Another form of evidence not listed but approved by the Deputy State Controller.

(d) Evidence of suitable premises (Type B) where they will undertake quarantine on arrival to Tasmania

- Details of the suitable premises (Type B) include:
  - The address and description of the property type (i.e. residential address, short term accommodation or rental property).

(e) Evidence of a negative COVID-19 test result in the 72 hours prior to the intended travel:
- A text result (from Pathology or Health); or
- A pathology report.

**Part E: Requirements on Arrival**

There are quarantine and testing requirements for unvaccinated travellers. See the Part 2 of the Directions and directions made under the *Public Health Act 1997*.

**Part F: Related documents**

1) Class Authorisation – Release from Quarantine - Unvaccinated Travellers (Attachment 6)

**Version Control notes**

VI – Approved – signed 14 December 2021
Class Approval to enter Tasmania – Fully vaccinated traveller from a high-risk location (who arrives untested for COVID-19)

Part A: Preamble

The Deputy State Controller (as a Delegate of the State Controller) has made Directions in Relation to Persons Arriving in Tasmania (‘the Directions’) in the exercise of emergency powers authorised under Section 40 of the Emergency Management Act 2006.

Pursuant to these Directions, a person requires the prior approval of the Deputy State Controller to enter Tasmania if they:

- are fully vaccinated; and
- have spent any time in a high risk location (other than during authorised transit) within 14 days prior to their arrival; and
- have not had a test for the disease within 72 hours prior to their arrival in Tasmania.

This document details a class of persons approved by the Deputy State Controller to enter Tasmania under Direction 17 of the Directions.

The terms used in this Class Approval are consistent with the meaning of those terms in the Directions.

This paper will be used to inform pass approvals issued through the Tas e-Travel by the Department of National Resources and Environment (NRE) and the COVID-19 Coordination Centre operations team.

Part B: Class Approval

I, Donna Adams, Deputy State Controller, approve **Fully vaccinated traveller from a high-risk location, who arrives untested for COVID-19** under Direction 17 for the purpose of entering Tasmania.

Signed: ______________________

14 December 2021

Date: ______________________

Effective from: 11:59pm, 14 December 2021

Part C: Persons who fall within the Class Approval

For the purpose of the Class Approval described in Part B, a **fully vaccinated traveller from a high-risk location, who arrives untested for COVID-19** is:

- a fully vaccinated person travelling to Tasmania;
- who has spent time in a high risk location within 14 days prior to arrival in Tasmania;
- who has not spent any time in an extreme risk location within 14 days prior to travel;
- who has compelling circumstance to travel to Tasmania at short notice, and therefore has not had the time or capacity to have a COVID-19 test as required in Direction 18; and
- who submits evidence of eligibility as described in Part D prior to travelling to Tasmania.
Part D: Evidence of Eligibility

The following evidence of eligibility is to be provided and uploaded in the Tas e-Travel Pass for assessment (or other alternative mechanism approved by the Deputy State Controller).

(a) Evidence of vaccination:

- A person is fully vaccinated against COVID-19 if the person has received all of the doses of a vaccine for the disease that is necessary for the person to be issued with:
  - a vaccination certificate in respect of the disease issued by the Australian Immunisation Register, operated by or on behalf of the Commonwealth Government; or
  - an equivalent document from a jurisdiction outside of Australia that is recognised by the Commonwealth Government or the Director of Public Health (Tasmania).

(b) Evidence of exceptional circumstances to travel to Tasmania at short notice:

- Evidence of travel for exceptional circumstances at short notice, for example:
  - A medical certificate from a doctor, aged care facility or hospital verifying the person’s requirement for expeditated travel.
- Other evidence as supported by the Deputy State Controller.

Part E: Requirements on Arrival

Direction 18 applies – required to quarantine.

Part F: Related Documents

- Class Exemption - Exempt from Quarantine – High Risk, Vaccinated and Untested (attachment 5)
- Class Authorisation – Release from Quarantine – High Risk, Vaccinated and Untested (attachment 7)

Version Control notes

V1 – Approved – signed 14 December 2021
Class Approval to enter Tasmania – Unvaccinated Seasonal workers

Part A: Preamble

The Deputy State Controller (as a Delegate of the State Controller) has made Directions in Relation to Persons Arriving in Tasmania (‘the Directions’) in the exercise of emergency powers authorised under Section 40 of the Emergency Management Act 2006.

Pursuant to these Directions, an unvaccinated traveller requires the prior approval of the Deputy State Controller to enter Tasmania.

This document details a class of persons approved by the Deputy State Controller to enter Tasmania under Direction 4 of the Directions.

This paper will be used to inform pass approvals issued through the Tas e-Travel by the Department of National Resources and Environment (NRE) and the COVID-19 Coordination Centre operations team.

Terms that are used in this Class Approval have the same definitions as they appear in the Directions.

This paper will be used to inform pass approvals issued through the Tas e-Travel by the Department of National Resources and Environment (NRE) and the COVID-19 Coordination Centre operations team.

Part B: Class Approval

I, Donna Adams, Deputy State Controller, approve Unvaccinated Seasonal Workers Arriving from an Approved Location in the Pacific Islands as a class of persons under Direction 4 of the Directions for the purpose of entering Tasmania.

Signed: __________________________

Date: 14 December 2021

Effective from: 11:59pm, 14 December 2021

Part C: Persons who fall within the Class Approval

For the purpose of the Class Approval described in Part B, an Unvaccinated Seasonal Worker Arriving from an Approved Location in the Pacific Islands is someone who:

- is travelling from a location in the Pacific Islands;
- has not spent time in an extreme risk location within 14 days of their arrival in Tasmania;
- is sponsored by an Approved Employer under the Pacific Australian Labour Mobility Scheme for the purpose of participating in the 2021-22 Tasmanian agricultural harvest season;
- is not fully vaccinated in respect of COVID-19 and is without a recognised reason for not being fully vaccinated;
- has evidence of a suitable premises (Type B) in which to quarantine;
- where physically possible, undertakes a COVID-19 test within 72 hours prior to travelling to Tasmania and provides evidence of a negative result from that test prior to travelling to Tasmania;
- transits directly to Tasmania from their country of origin (they may direct transit at the airport); and
- submits evidence of eligibility as described in Part D prior to travelling to Tasmania

**Part D: Evidence of Eligibility**

The following evidence of eligibility is to be provided by the individual, or the Approved Employer (under the Pacific Australia Labour Mobility Scheme) on behalf of the individual(s), or government authority, prior to the travellers’ departure from the international location.

The information is to be provided through the Tas e Travel System (or alternative mechanism/process approved by the Deputy State Controller).

**(a) Evidence of point of origin**

The Approved Employer must provide evidence the workers are departing the specified location (and have not travelled elsewhere 14 days prior to departure).

**(b) Evidence of engagement**

Each traveller must be sponsored by an Approved Employer (under the Pacific Australia Labour Mobility Scheme).

This can be proven by the individual:

- presenting evidence that they have a contract with a Tasmanian based Approved Employer (under the Australian Government’s Seasonal Worker Programme or Pacific Labour Scheme) to work in Tasmania (e.g. letter, contract).

Alternatively, the Approved Employer can submit evidence on behalf of the individual or group of individuals by completing a bulk upload form available in the agreement and include the following information:

- personal and identifying information of each worker, including name, date of birth, contact details (phone, normal address), and point of origin;
- information about the workforce’s travel history (if known) and if a worker will be working at more than one site and/or for more than one employer, during their time in Tasmania, including where possible identification of those locations/employers; and
- evidence of premises where they will undertake their work upon arrival in Tasmania. For example details of the premises including:
  - the address and description of the property type and access arrangements to the property; and
  - identification of location of workplace (e.g. farm) and accommodation (including if accommodation will be offsite).

**(c) Evidence of suitable premises (Type B)**

- Details of the suitable premises (Type B) include:
  - The address and description of the property type (i.e., residential address, short term accommodation or rental property)
A booking receipt for accommodation/letter from Approved Employer which satisfies the definition of **suitable premises**; and/or

(d) Where possible, evidence of a negative COVID-19 test result in the 72 hours prior to the intended travel:

- A text result (from Pathology or Health); or
- A pathology report.

**Part E: Requirements on Arrival**

Note: There are quarantine requirements for unvaccinated travellers. See Part 2 of the Directions. There are also testing requirements in directions made under the *Public Health Act 1997*.

**Part F: Related Documents**

- Class Authorisation – Release from Quarantine – Unvaccinated Travellers (Attachment 6).

**Version Control notes**

V1 – Approved – signed 14 December 2021
Class Approval to enter Tasmania – Unvaccinated Transport Freight and Logistics Workers

Part A: Preamble

The Deputy State Controller (as a Delegate of the State Controller) has made Directions in Relation to Persons Arriving in Tasmania (‘the Directions’) in the exercise of emergency powers authorised under Section 40 of the Emergency Management Act 2006.

The Deputy State Controller has approved a class of persons as an Essential Traveller under Schedule 1 – Category 1, of the Directions.

Terms that are used in this Class Approval have the same definitions as they appear in the Directions.

This paper will be used to inform travel approvals issued through the Tas e-Travel System by the Department of Natural Resources and the Environment (NRE) and the COVID-19 Coordination Centre operations team.

Part B: Class Approval

I, Donna Adams, Deputy State Controller, approve Unvaccinated Transport Freight and Logistics Workers as a class of persons under Schedule 1 – Category 1 – Essential Travellers, of the Directions for the purpose of entering Tasmania.

Signed: ______________________

14 December 2021

Date: ______________________

Effective from: 11:59pm, 14 December 2021

Part C: Persons who fall within the Class Approval

For the purpose of the Class Approval described in Part B, an Unvaccinated Transport Freight and Logistics Workers is someone who:

- is not fully vaccinated in respect of COVID-19, without a recognised reason;
- has not spent time in an extreme risk location within 14 days of arriving in Tasmania;
- has a letter from their current employer (signed and dated withing the last 30 days) confirming information about the traveller and that the worker is travelling to Tasmania for the purposes of transport, freight and logistics;
- has complied with relevant COVID-19 testing requirements, as per directions made under the Public Health Act 1997; and
- submits all evidence of eligibility as described in Part D prior to travelling to Tasmania.
Part D: Evidence of Eligibility

The following evidence of eligibility is to be provided in the Tas e Travel System (or alternative mechanism/process approved by the Deputy State Controller):

(a) Evidence of Essential Traveller Engagement
   - Letter from employer or evidence of employment contact, verifying the person’s employment as a transport, freight and logistics worker (signed and dated within the last 30 days); and
   - Another form of evidence approved by the Deputy State Controller.

(b) Evidence of a negative COVID-19 test result that was undertaken within 7 days of arrival in Tasmania prov:
   - A text result (from Pathology or Health); or
   - A pathology report.

Part C: Conditions on Arrival

Direction 6 requires Essential Travellers to comply with Schedule 4 for 14 days.

Part E: Related Documents

- Class Authorisation – Release from Schedule 4 – Essential Travellers (Attachment 8)

Version Control notes

V1 – Approved – signed 14 December 2021
Class Exemption from Quarantine – Fully vaccinated travellers from high-risk locations (who arrive untested for COVID-19)

Part A: Preamble

The Deputy State Controller (as a Delegate of the State Controller) has made Directions in Relation to Persons Arriving in Tasmania (‘the Directions’) in the exercise of emergency powers authorised under Section 40 of the Emergency Management Act 2006.

Pursuant to these Directions, a fully vaccinated person who has spent any time in a high risk location (other than during authorised transit) within 14 days prior to their arrival, and who has not undertaken a test for COVID-19 72 hours prior to their departure to Tasmania, must have approval to travel to Tasmania.

If approved, Direction 19 requires the traveller to quarantine at suitable premises (Type C) for 14 days.

Pursuant to Direction 39(a), the Deputy State Controller has exempted a class of persons from the requirement to quarantine. The approved class is identified in Part B. The eligibility criteria are specified in Part C.

A person who is exempt from quarantine pursuant this Class Exemption is subject to the conditions specified in Part D.

Terms that are used in this Class Approval have the same definitions as they appear in the Directions.

This paper will be used to inform the release of eligible persons from quarantine by the Traveller Review Team and the COVID-19 Coordination Centre operations team.

Part B: Class Exemption from Quarantine

I, Donna Adams, Deputy State Controller, exempt eligible Fully vaccinated travellers from high risk locations (who arrive untested for COVID-19) from quarantine.

Signed: ______________________

14 December 2021

Date: ______________________

Effective from: 11:59pm, 14 December 2021

Part C: Persons who fall within the Class Exemption

A person who falls within this Class Exemption is a person who:

- is authorised to enter Tasmania; and
- has compelling and exceptional circumstances for not undertaking the requisite period of quarantine.

Part D: Conditions of Exemption
A person exempted from the requirement to quarantine by virtue of this Class Exemption must comply with the requirements specified in Schedule 4 to the Directions until they are tested for the disease and that test returns a negative result.

**Part E: Related Documents**

- Class Approval to Enter Tasmania – Vaccinated, High Risk and untested (Attachment 2)

**Version Control notes**

V1 – Approved – signed 14 December 2021
Class Authorisation to Release from quarantine – Unvaccinated Travellers

Part A: Preamble
The Deputy State Controller (as a Delegate of the State Controller) has made Directions in Relation to Persons Arriving in Tasmania (‘the Directions’) in the exercise of emergency powers authorised under Section 40 of the Emergency Management Act 2006.

Pursuant to these Directions, an unvaccinated traveller is required to quarantine for 14 days at a suitable premises (Type B) and comply with the requirements specified in Schedule 2 of the Directions.

Pursuant to Direction 39(b), the Deputy State Controller has released a class of persons from the requirement to quarantine prior to the expiration of the 14 days. The class is identified in Part B. The eligibility criteria are specified in Part C.

A person who is released from quarantine pursuant this Class Authorisation is subject to the conditions specified in Part D.

Terms that are used in this Class Approval have the same definitions as they appear in the Directions.

This paper will be used to inform the release of eligible persons from quarantine by the Department of Communities Tasmania and the COVID-19 Coordination Centre operations team.

Part B: Class Authorisation for Release from Quarantine
I, Donna Adams, Deputy State Controller, authorise the release of eligible Unvaccinated Travellers from quarantine.

Signed: ____________________________

14 December 2021

Date: ____________________________

Effective from: 11:59pm, 14 December 2021

Part C: Persons who fall within the Class Authorisation
A person who falls within this Class Authorisation is a person who:

- is in quarantine pursuant to Direction 5 of the Directions;
- has completed at least 5 days of quarantine (day of arrival = day 0); and
- has had a COVID-19 PCR test on (or after) day 5 of that period of quarantine, and the test returned a negative result.

Part D: Conditions on Release of Quarantine
- Nil.
Part E: Related Documents

- Class Approval to Enter Tasmania – Unvaccinated Tasmanian Residents (Attachment 1)

Version Control notes

V1 – Approved – signed 14 December 2021
Class Authorisation to release from quarantine – Fully vaccinated travellers from high-risk locations (who arrive untested for COVID-19)

Part A: Preamble
The Deputy State Controller (as a Delegate of the State Controller) has made Directions in Relation to Persons Arriving in Tasmania (‘the Directions’) in the exercise of emergency powers authorised under Section 40 of the Emergency Management Act 2006.

Pursuant to these Directions, a fully vaccinated person who has spent any time in a high risk location (other than during authorised transit) within 14 days prior to their arrival, is required to quarantine at suitable premises (Type C) for 14 days from their arrival.

Pursuant to Direction 39(b), the Deputy State Controller has released a class of persons from the requirement to quarantine prior to the expiration of the 14 days. The approved class is identified in Part B. The eligibility criteria are specified in Part C.

A person who is released from quarantine pursuant this Class Authorisation is subject to the conditions specified in Part D.

Terms that are used in this Class Approval have the same definitions as they appear in the Directions.

This paper will be used to inform the release of eligible persons from quarantine by the Traveller Review Team and the COVID-19 Coordination Centre operations team.

Part B: Class Authorisation for release from quarantine
I, Donna Adams, Deputy State Controller, authorise the release of eligible Fully vaccinated travellers from high risk locations (who arrive untested for COVID-19) from quarantine.

Signed: ______________________

Date: 14 December 2021

Effective from: 11:59pm, 14 December 2021

Part C: Persons who fall within the Class Authorisation for release from quarantine
A person who falls within this Class Authorisation is a person who:
- is in quarantine pursuant to Direction 19 of the Directions; and
- has a COVID-19 PCR test following their arrival in Tasmania, and the test returns a negative result.

Part D: Conditions on Release of Quarantine
Nil.
Part E: Related Documents
  - Class Approval to Enter Tasmania – High Risk, Vaccinated and Untested (Attachment 1)

Version Control notes
V1 – Approved – signed 14 December 2021
Class Authorisation to release from Schedule 4 requirements - Essential Travellers (Category 1 and Category 2)

Part A: Preamble

The Deputy State Controller (as a Delegate of the State Controller) has made Directions in Relation to Persons Arriving in Tasmania ('the Directions') in the exercise of emergency powers authorised under Section 40 of the Emergency Management Act 2006.

Pursuant to these Directions, an unvaccinated person who has approval from the Deputy State Controller to enter Tasmania and who is an Essential Traveller, is required to comply the requirements specified in Schedule 4 for 14 days from their arrival in the State.

Pursuant to Direction 39(c), the Deputy State Controller has authorised a class of persons to be released from the requirements specified in Schedule 4 prior to the expiration of the 14 days. The authorised class is identified in Part B. The eligibility criteria are specified in Part C.

A person who is released from the requirements of Schedule 4 pursuant this Class Authorisation is subject to the conditions specified in Part D.

Terms that are used in this Class Authorisation have the same definitions as they appear in the Directions.

This paper will be used to inform the release of eligible persons from quarantine by the Traveller Review Team and the COVID-19 Coordination Centre operations team.

Part B: Class Authorisation for Release from Schedule 4

I, Donna Adams, Deputy State Controller, authorise the release of eligible Essential Travellers from the requirements specified in Schedule 4 of the Directions.

Signed: __________________________

Date: __________________________

Effective from: 11:59pm, 14 December 2021

Part C: Persons who fall within the Class Authorisation for release from Schedule 4 requirements

A person who falls within this Class Authorisation is a person who:

- is an Essential Traveller; and
- has had a COVID-19 PCR test on or after day 5 of their arrival in Tasmania, and the test returns a negative result.

Part D: Conditions on Release from Schedule 4 Requirements

Nil.
Part E: Related Documents

- Class Approval to Enter Tasmania – Unvaccinated Transport, Freight and Logistics Workers (Attachment 4)

Version Control notes

V1 – Approved – signed 14 December 2021
Class Authorisation to release from quarantine – Extreme Risk Travellers (days 0 - 7)

Part A: Preamble
The Deputy State Controller (as a Delegate of the State Controller) has made Directions in Relation to Persons Arriving in Tasmania (‘the Directions’) in the exercise of emergency powers authorised under Section 40 of the Emergency Management Act 2006.

Pursuant to these Directions, travellers from extreme risk locations are required to quarantine for 14 days at a suitable premises (Type A) or a government managed quarantine facility and comply with the requirements specified in Schedule 2 of the Directions.

Pursuant to Direction 39(b), the Deputy State Controller has released a class of persons from the requirement to quarantine prior to the expiration of the 14 days. The class is identified in Part B. The eligibility criteria are specified in Part C.

A person who is released from quarantine pursuant this Class Authorisation is subject to the conditions specified in Part D.

Terms that are used in this Class Authorisation have the same definitions as they appear in the Directions.

This paper will be used to inform the release of eligible persons from quarantine by the Department of Natural Resources and the Environment, Communities Tasmania and/or the COVID-19 Coordination Centre operations team.

Part B: Class Authorisation for release from quarantine

I, Donna Adams, Deputy State Controller, authorise the release of eligible Extreme Risk Travellers (days 0 - 7) from quarantine.

Signed: ______________________

Date: 14 December 2021

Effective from: 11:59pm, 14 December 2021

Part C: Persons who fall within the Class Authorisation for release from quarantine

A person who falls within this Class Authorisation:
- is in quarantine pursuant to Direction 22 of the Directions;
- has had a COVID-19 PCR test on or after arrival in Tasmania, and the test returned a negative result; and
- 7 days have passed since the person arrived from overseas on mainland Australia, or into Tasmania in the case of a person who arrives directly from overseas (other than: South Africa, Lesotho, Eswatini, Namibia, Botswana, Zimbabwe, Mozambique, or Malawi).
Part D: Conditions on Release from Quarantine

- This Class may be subject to additional testing under the Public Health Act 1997.

Part E: Related Documents

- Class Authorisation – Release from Quarantine – Extreme Risk Travellers (days 8 - 14) (Attachment 10)

Version Control notes

V1 – Approved – signed 14 December 2021
Class Exemption from Quarantine – Extreme Risk Travellers (days 8 - 14)

Part A: Preamble

The Deputy State Controller (as a Delegate of the State Controller) has made Directions in Relation to Persons Arriving in Tasmania (‘the Directions’) in the exercise of emergency powers authorised under Section 40 of the Emergency Management Act 2006.

Pursuant to these Directions, travellers from extreme risk locations are required to quarantine for 14 days at a suitable premises (Type C) or a government managed quarantine facility and comply with the requirements specified in Schedule 2 of Directions.

Pursuant to Direction 39(a), the Deputy State Controller has exempted a class of persons from the requirement to quarantine. The approved class is identified in Part B. The eligibility criteria are specified in Part C.

A person who is exempt from quarantine pursuant this Class Exemption is subject to the conditions specified in Part D.

Terms that are used in this Class Exemption have the same definitions as they appear in the Directions.

This paper will be used to inform the exemption of eligible persons from quarantine by the Department of National Resources and the Environment, Communities Tasmania and the COVID-19 Coordination Centre operations team.

Part B: Class Exemption from Quarantine

I, Donna Adams, Deputy State Controller, exempt Extreme Risk Travellers (days 8 - 14) from quarantine.

Signed: ________________________

14 December 2021

Date: ________________________

Effective from: 11:59pm, 14 December 2021

Part C: Persons who fall within the Class Exemption

A person who falls within this Class Exemption is a person who:

- is an authorised traveller;
- had spent time in an extreme risk location within the 14 days prior to arrival in Tasmania (other than: South Africa, Lesotho, Eswatini, Namibia, Botswana, Zimbabwe, Mozambique, or Malawi);
- arrives in Tasmania on or after the 8th day since that person was last in an extreme risk location; and
- had a COVID-19 test 72 hours prior to departure to Tasmania that returned a negative result.
**Part D: Conditions of Class Exemption**

- This Class may be subject to additional testing under the *Public Health Act 1997*.

**Part E: Related Documents**

- Class Authorisation – Release from Quarantine – Extreme Risk Travellers (days 0 -7) (Attachment 9).

**Version Control notes**

V1 – Approved – signed 14 December 2021