

DISTRICT COUNCIL OF STREAKY BAY DELEGATIONS 2020

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APPENDIX [1]

INSTRUMENT OF DELEGATION UNDER THE BURIAL AND CREMATION ACT 2013 AND BURIAL AND CREMATION REGULATIONS 2014

NOTES

- 1 Conditions or Limitations: conditions or limitations may apply to the delegations contained in this Instrument. Refer to the Schedule of Conditions at the back of this document.
- 2 Refer to the relevant Council resolution(s) to identify when these delegations were made, reviewed and or amended.

POWERS AND FUNCTIONS DELEGATED IN THIS INSTRUMENT

DELEGATION	SUB DELEGATION
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1	Offence to Dispose of Bodily Remains Except in Cemetery or Natural Burial Ground		
1.1	The power pursuant to Section 8(2) of the Burial and Cremation Act 2013 (the Act) to grant approval to a		
	person to inter bodily remains in a prescribed area on land within the Council's area outside a cemetery or	CEO	MBAS
	natural burial ground.		
2	Opening of Interment Sites, Exhumation and Re-interment		
2.1	The power pursuant to Section 13(6) of the Act to consult with the Attorney General in relation to an		
	approval for the purposes of Section 13(1) of the Act where the Council is the relevant authority for the	CEO	NOT DELEGATED
	cemetery or natural burial ground.		
3	Disposal of Unclaimed Cremated Human Remains		
3.1	The power pursuant to Section 18(2) of the Act, to, if the cremated remains of a deceased person processed		
	at a crematorium are not claimed within 6 months, to dispose of them as the delegate thinks fit where the	N/A	N/A
	Council is the relevant authority for the crematorium.		
4	Establishment of Cemeteries, Natural Burial Grounds and Crematoria		
4.1	Subject to the Act, the power pursuant to Section 19 of the Act, to establish a cemetery, natural burial ground		NOT DELECATED
	or crematorium.	NOT DELEGATED	NOT DELEGATED



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5	Power of Councils to Establish and Manage Public Mortuaries		
5.1	The power pursuant to Section 20 of the Act, to establish and manage public mortuaries for the temporary repose of bodily remains prior to their disposal.	CEO	NOT DELEGATED
6	Establishment of Mausolea Within Cemeteries		
6.1	The power pursuant to Section 21 of the Act, to, on the delegate's own initiative or on application by any person, establish mausolea within the cemetery for which the Council is the relevant authority.	NOT DELEGATED	NOT DELEGATED
7	Designation of Natural Burial Grounds Within Cemeteries		
7.1	The power pursuant to Section 22 of the Act to set apart any part of a cemetery as a natural burial ground where the Council is the relevant authority for the cemetery.	CEO	NOT DELEGATED
8	Power to Set Apart Part of Cemetery or Natural Burial Ground for Particular Religions		
8.1	The power pursuant to Section 23 of the Act, to set apart any part of a cemetery or natural burial ground for the interment of human remains in accordance with the customs and practices of a particular religion where the Council is the relevant authority for the cemetery or natural burial ground.	NOT DELEGATED	NOT DELEGATED
9	Closure of Cemeteries and Natural Burial Grounds		
9.1	Subject to Section 24 of the Act, the power pursuant to Section 24(1) of the Act, where the Council is the relevant authority for a cemetery or natural burial ground, to close the cemetery or natural burial ground if:	NOT DELEGATED	NOT DELEGATED
9.1.1	the cemetery or natural burial ground is or has become unsuitable for the disposal of human remains; or	NOT DELEGATED	NOT DELEGATED
9.1.2	50 or more years have elapsed since human remains were last interred in the cemetery or natural burial ground.	NOT DELEGATED	NOT DELEGATED
9.2	The power pursuant to Section 24(8) of the Act, if, when a cemetery or natural burial ground for which the Council is the relevant authority is closed under Section 24 of the Act, there are unexercised interment rights in force in relation to the cemetery or natural burial ground, to, by agreement with the holder of such an interment right:	CEO	MBAS
9.2.1	discharge the interment right and give the former holder a refund equal to the current fee payable for an interment right of the same kind; or	CEO	MBAS
9.2.2	discharge the interment right and issue to the former holder, free of charge:	CEO	MBAS
9.2.2.1	a new interment right in relation to another cemetery or natural burial ground administered by the Council as the relevant authority; or	CEO	MBAS



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9.2.2.2	if the closure relates only to part of the cemetery or natural burial ground - a new interment right in	CEO	MBAS
0.0	relation to another part of the cemetery or natural burial ground.		
9.3	The power pursuant to Section 24(9) of the Act, if, when a cemetery or natural burial ground for which the		
	Council is the relevant authority is closed under Section 24 of the Act, there are interment rights in force in	NOT DELEGATED	NOT DELEGATED
	relation to the cemetery or natural burial ground pursuant to which human remains have been interred, to,		
	by agreement with the holder of such an interment right:		
9.3.1	discharge the interment right and issue to the former holder, free of charge:	NOT DELEGATED	NOT DELEGATED
9.3.1.1	a new interment right in relation to another cemetery or natural burial ground administered by the	NOT DELEGATED	NOT DELEGATED
	Council as the relevant authority; or	NOT BELEGITIES	NOT BELEGATED
9.3.1.2	if the closure relates only to part of the cemetery or natural burial ground - a new interment right in	NOT DELEGATED	NOT DELEGATED
	relation to another part of the cemetery or natural burial ground; and	NOT BELEGATED	NOT DELEGATED
9.3.2	remove any human remains interred at the original interment site and relater the remains pursuant to	NOT DELEGATED	NOT DELEGATED
	the new interment right; and	NOT DELEGATED	NOT DELEGATED
9.3.3	remove any memorial erected at the original interment site and reposition the memorial at the new	NOT DELECATED	NOT DELECATED
	interment site.	NOT DELEGATED	NOT DELEGATED
9.4	The power pursuant to Section 24(10) of the Act, if the Council as the relevant authority and the holder of an		
	interment right cannot reach an agreement to discharge the interment right, to refer the matter to an	CEO	NOT DELEGATED
	independent party for mediation in accordance with guidelines approved by the Minister subject to Section	CEO	NOT DELEGATED
	24(11) of the Act.		
9.5	The power pursuant to Section 24(12) of the Act, to, if a cemetery or natural burial ground closed under		
	Section 24 of the Act has been lawfully consecrated according to the rites or practices of a particular religious		NOT DELEGATED
	or ethnic group and the Council is the owner of the land, offer the closed cemetery or natural burial ground as	NOT DELEGATED	NOT DELEGATED
	a gift to that group.		
10	Dedication of Closed Council Cemeteries as Park Lands		
10.1	Subject to Sections 24 and 25(7) of the Act, the power pursuant to Section 25(4) of the Act, if a closed		
	cemetery for which the Council is the relevant authority is dedicated as park lands, to do any of the following:	NOT DELEGATED	NOT DELEGATED
10.1.1	remove memorials to deceased persons;	NOT DELEGATED	NOT DELEGATED
10.1.2	relocate memorials to deceased persons in the park lands;	NOT DELEGATED	NOT DELEGATED
10.1.3	replace memorials to deceased persons with some other form of memorial in the park lands.	NOT DELEGATED	NOT DELEGATED
11	Conversion of Closed Cemeteries into Public Parks or Gardens		



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11.1	The power pursuant to Section 26(2) of the Act, subject to Sections 26(1), (3), (4) and (8) of the Act, where the Council is the relevant authority for a closed cemetery, to convert the cemetery into a public park or garden.	NOT DELEGATED	NOT DELEGATED
11.2	Subject to Sections 24 and 26(8) of the Act, the power pursuant to Section 26(6) of the Act, if a closed cemetery for which the Council is the relevant authority, is converted into a public park or garden to:	NOT DELEGATED	NOT DELEGATED
11.1.1	remove memorials to deceased persons;	NOT DELEGATED	NOT DELEGATED
11.1.2	relocate memorials to deceased persons in the park or garden;	NOT DELEGATED	NOT DELEGATED
11.1.3	replace memorials to deceased persons with some other form of memorial in the park or garden.	NOT DELEGATED	NOT DELEGATED
12	Powers of Relevant Authorities in Relation to Closed Cemeteries		
12.1	The power pursuant to Section 27(1) of the Act, where the Council is the relevant authority for a closed cemetery to, for the purpose of converting the cemetery into park lands or a public park or garden:	NOT DELEGATED	NOT DELEGATED
12.1.1	construct roads and pathways on the land; and	NOT DELEGATED	NOT DELEGATED
12.1.2	erect or construct buildings or structures on the land; and	NOT DELEGATED	NOT DELEGATED
12.1.3	construct on or under the land any vault or other structure as a repository for human remains that are not to be removed from the cemetery for interment elsewhere; and	NOT DELEGATED	NOT DELEGATED
12.1.4	erect lighting, seating and any other infrastructure or public amenity; and	NOT DELEGATED	NOT DELEGATED
12.1.5	take such other action as the delegate thinks fit for laying out the land as park lands or a public place or garden.	NOT DELEGATED	NOT DELEGATED
13	Issue of Interment Rights		
13.1	Subject to Section 30 of the Act, the power pursuant to Section 30(1) of the Act, where the Council is the relevant authority for a cemetery or natural burial ground, to agree to the interment of human remains in the cemetery or natural burial ground, and issue an interment right that:	CEO	MBAS
13.1.1	identifies the person to whom the interment right is issued; and	CEO	MBAS
13.1.2	identifies the person or persons whose remains may be interred pursuant to the interment right or provides that a specified person or person of a specified class may, at some future time, nominate the person or persons whose remains may be interred pursuant to the interment right; and	CEO	MBAS
13.1.3	identifies the site at which remains may be interred pursuant to the interment right or provides for determination, in a manner set out in the interment right, of the site at which the remains may be interred pursuant to the interment right; and	CEO	MBAS



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13.1.4	specifies the period for which the interment right is granted; and	CEO	MBAS
13.1.5	sets out the rights to renewal of the interment right; and	CEO	MBAS
13.1.6	specifies whether the interment right may be cancelled or transferred and sets out the conditions (if any) governing its cancellation or transfer.	CEO	MBAS
13.2	The power pursuant to Section 30(3) of the Act to make provision in an interment right for the interment of such number of deceased persons at the site in which remains are to be interred pursuant to the interment right as the delegate considers to be within the capacity of the site to hold.	CEO	MBAS
13.3	Subject to the Act, the power pursuant to Section 30(4) of the Act, to, in relation to an interment right, permit a memorial to the deceased person to be erected at the site.	CEO	MBAS
13.4	The power pursuant to Section 30(5) of the Act where the Council is the relevant authority to, at the request of the holder of an interment right, carry out a lift and deepen procedure at the site to which the interment right relates for the purpose of interring additional human remains there.	CEO	MBAS
14	Duration of Interment Rights		
14.1	The power pursuant to Section 31 of the Act where the Council is the relevant authority to issue an interment right:	NOT DELEGATED	NOT DELEGATED
14.1.1	for the period specified in the interment right; or	NOT DELEGATED	NOT DELEGATED
14.1.2	in perpetuity.	NOT DELEGATED	NOT DELEGATED
15	Renewal of Interment Rights		
15.1	The power pursuant to Section 32(1) of the Act where the Council is the relevant authority to, on application by the holder of an interment right and payment of the renewal fee fixed by the Council as the relevant authority, renew the interment right for a period of not less than 5 years.	CEO	MBAS
15.2	The power pursuant to Section 32(1) of the Act where the Council is the relevant authority to fix a renewal fee.	NOT DELEGATED	NOT DELEGATED
16	Transfer of Interment Rights		
16.1	The power pursuant to Section 33(1) of the Act to transfer an interment right.	CEO	MBAS
17	Re-use of Internment Sites		
17.1	Subject to the Act, the power pursuant to Section 38(1) of the Act, if an interment right expires, to, where the Council is the relevant authority:	CEO	MBAS
17.1.1	re-use the internment site to which the interment right related; and	CEO	MBAS
17.1.2	remove any memorial to a deceased person erected on or at the site.	NOT DELEGATED	NOT DELEGATED
18	Ownership of Memorial		



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18.1	The power pursuant to Section 39(2) of the Act, to, where the Council is the relevant authority for a cemetery		
	or natural burial ground in which a memorial is situated, deal with and dispose of the memorial in accordance	NOT DELEGATED	NOT DELEGATED
	with the Act.		



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19	Duty to Maintain Memorial		
19.1	The power pursuant to Section 40 of the Act to enter into an agreement with the holder of an interment right in respect of an interment site in a cemetery or natural burial ground for which the Council is the relevant authority for the maintenance of a memorial at that site.	CEO	MBAS
20	Power to Require Repair, Removal or Reinstatement of Memorial		
20.1	The power pursuant to Section 41(1) of the Act, if a memorial to a deceased person in a cemetery for which the Council is the relevant authority becomes unsafe, to, by notice in a form approved by the Minister given personally or by post to the owner of the memorial, require repair, removal or reinstatement of the memorial within the period specified in the notice	CEO	MBAS
20.2	The power pursuant to Section 41(2) of the Act, if the required work is not carried out within the time allowed in the notice, to have the work carried out and recover the cost of doing so as a debt from the owner of the memorial.	CEO	MBAS
20.3	The power pursuant to Section 41(3) of the Act, subject to Sections 41(4) and (5) of the Act, if:	CEO	MBAS
20.3.1	a memorial to a deceased person in a cemetery for which the Council is the relevant authority becomes unsafe; and	CEO	MBAS
20.3.2	urgent action to repair, remove or reinstate the memorial is considered necessary by the delegate,	CEO	MBAS
	to, instead of giving a notice under Section 42(1) of the Act, have the work carried out and recover the cost of doing so as a debt from the owner of the memorial.	CEO	MBAS
21	Power of Relevant Authority to Dispose of Unclaimed Memorial		
21.1	The power pursuant to Section 42(1) of the Act, if:	CEO	MBAS
21.1.1	2 years or more have elapsed:	CEO	MBAS
21.1.1.1	since an interment site in a cemetery or natural burial ground for which the Council is the relevant authority, has expired; or	CEO	MBAS
21.1.1.2	since a cemetery for which the Council is the relevant authority was dedicated as park lands or converted into a public park or garden; and	CEO	MBAS
21.1.2	a memorial to a deceased person interred in the cemetery or natural burial ground is situated at the interment site or elsewhere in the cemetery or natural burial ground; and	CEO	MBAS
21.1.3	the Council as the relevant authority for the cemetery or natural burial ground has given notice of its intention to remove and dispose of the memorial:	CEO	MBAS
21.1.3.1	by public advertisement in a newspaper circulating throughout the State; and	CEO	MBAS
21.1.3.2	by written notice affixed to the memorial; and	CEO	MBAS



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21.1.4	the Council as the relevant authority has taken reasonable steps to give written notice to the owner of the	CEO	MBAS
	memorial of its intention to remove and dispose of the memorial; and		
21.1.5	6 months have elapsed since the cemetery authority gave notice under this subsection and no person has		
	claimed the memorial within that period,	CEO	MBAS
	to remove the memorial from the cemetery or natural burial ground and dispose of it as the delegate	010	
	thinks fit.		
22	General Powers of Relevant Authority		
22.1	The power pursuant to Section 43 of the Act where the Council is the relevant authority for a cemetery,	CEO	MBAS
	natural burial ground or crematorium to:		IVIDAS
22.1.1	enlarge the cemetery, natural burial ground or crematorium; and	CEO	MBAS
22.1.2	improve or embellish the cemetery, natural burial ground or crematorium; and	CEO	MBAS
22.1.3	restrict interments in any part of the cemetery or natural burial ground, except as may be required by	CEO	MBAS
	interment rights granted before the commencement of the Act; and	CEO	IVIDAS
22.1.4	take any other action that the delegate considers necessary or desirable for the proper management and	CEO	MBAS
	maintenance of the cemetery, natural burial ground or crematorium.	CEO	IVIDAS
23	Power to Restrict Interments in any Part of Cemetery or Natural Burial Ground		
23.1	The power pursuant to Section 45(1) of the Act, subject to Section 45(2) of the Act, where the Council is the		
	relevant authority for a cemetery or natural burial ground to restrict interments in any part of the cemetery	CEO	MBAS
	or natural burial ground.		
24	Neglected Cemeteries and Natural Burial Grounds		
24.1	The power pursuant to Section 46(1) of the Act, subject to Section 46(2) of the Act, if:	NOT DELEGATED	NOT DELEGATED
24.1.1	the delegate is of the opinion that a cemetery or natural burial ground within its area:	NOT DELEGATED	NOT DELEGATED
24.1.1.1	is in a neglected condition; or	NOT DELEGATED	NOT DELEGATED
24.1.1.2	fails in any manner to comply with the requirements of this Act;		
	to by notice in writing to the relevant authority, require the relevant authority to carry out specified		
	work for the purpose of remedying the condition of neglect or complying with that requirement.	NOT DELEGATED	NOT DELEGATED
24.2	The power pursuant to Section 46(3) of the Act, if:	NOT DELEGATED	NOT DELEGATED
24.2.1	the work required by a notice under Section 46(1) of the Act is not carried out within the time specified in	NOT DELECATED	NOT DELECATED
	the notice; and	NOT DELEGATED	NOT DELEGATED
24.2.2	no application for review of the decision to give the notice is made within 14 days after the notice is given,	NOT DELEGATES	NOT DELEGATED
	to have the work carried out.	NOT DELEGATED	NOT DELEGATED
24.3	The power pursuant to Section 46(4) of the Act, if:	CEO	MBAS



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24.3.1	the work required by a notice under Section 46(1) of the Act is not carried out within the time specified in the notice; and	CEO	MBAS
24.3.2	an application for review of the decision to give the notice is determined in favour of the Council to, within 14 days after the determination of the review, have the work carried out.	CEO	MBAS
24.4	The power pursuant to Section 46(5) of the Act to recover the costs incurred by the Council in carrying out works required by a notice given under Section 46 of the Act as a debt from the relevant authority to whom the notice was given.	CEO	MBAS
25	Right of Review		
25.1	The power pursuant to Section 47(1) of the Act where the Council is the relevant authority to which a notice is given under Section 46 of the Act, to within 14 days after receipt of the notice, apply to the District Court for a review of the decision of the council or designated Minister (as the case may be) to give the notice to the relevant authority.	CEO	NOT DELEGATED
26	Power of Councils to Accept Conveyance of Cemetery or Natural Burial Ground Land from Trustees		
26.1	The power pursuant to Section 48(1) of the Act, subject to Section 48(4) of the Act, to accept a trust from the trustees of land in the Council's area held on trust for a cemetery or natural burial ground.	NOT DELEGATED	NOT DELEGATED
27	Power of Councils to Assume Administration of Cemeteries and Natural Burial Grounds		
27.1	Subject to Section 49 of the Act, the power pursuant to Section 49(1) of the Act to assume the administration of a cemetery or natural burial ground within the Council's area if:		
27.1.1	there is no existing relevant authority for the cemetery or natural burial ground; or	NOT DELEGATED	NOT DELEGATED
27.1.2	the relevant authority for the cemetery or natural burial ground is unknown and is not reasonably ascertainable; or	NOT DELEGATED	NOT DELEGATED
27.1.3	the relevant authority for the cemetery or natural burial ground agrees to transfer it to the Council.	NOT DELEGATED	NOT DELEGATED
28	Public Access to Cemeteries, Natural Burial Grounds and Crematoria		
28.1	The power pursuant to Section 50(2) of the Act where the Council is the relevant authority for a cemetery, natural burial ground or crematorium, to, if the delegate has reason to suspect that a person has committed, is committing or is about to commit an offence in the cemetery, natural burial ground or crematorium, require the person to leave the cemetery, natural burial ground or crematorium.	CEO	MBAS/GI
29	Disposal of Surplus Cemetery Land, etc		
29.1	Subject to Section 51(2) of the Act, the power pursuant to Section 51(1) of the Act to deal with land that comprises or forms part of a cemetery or natural burial ground that has not been used for the interment of human remains in the ordinary course of commerce.	NOT DELEGATED	NOT DELEGATED

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30	Disposal of Land After Closure of Cemetery Etc		
30.1	The power pursuant to Section 52(1) of the Act, if:		
30.1.1	a cemetery or natural burial ground has been closed in accordance with this Act; and	NOT DELEGATED	NOT DELEGATED
30.1.2	all human remains interred in the cemetery or natural burial ground, and all memorials to deceased persons erected in the cemetery or natural burial ground, have been removed from the cemetery or natural burial ground, to deal with the land comprising that cemetery or natural burial ground in the ordinary course of commerce.	NOT DELEGATED	NOT DELEGATED
31	Power of Public Trustee to Act on Behalf of Holder of Interment Right etc		
31.1	The power pursuant to Section 56(1) of the Act, if reasonable attempts by the Council as the relevant authority for a cemetery or natural burial ground to ascertain or locate:	CEO	MBAS
31.1.1	the holder of an interment right in relation to the cemetery or natural burial ground; or	CEO	MBAS
31.1.2	the owner of a memorial erected in a cemetery or natural burial ground, fail, to request the Public Trustee act on behalf of the holder or owner.	CEO	MBAS
32	Authorised Officers		
32.1	The power pursuant to Section 58(2) of the Act to appoint as an authorised officer a specified officer or employee of the Council, or an officer or employee of the Council of a specified class.	CEO	NOT DELEGATED
32.2	The power pursuant to Section 58(3) of the Act to make an appointment under Section 58 of the Act subject to conditions limiting the period during which, the area within which or the purposes for which the appointee may exercise the powers of an authorised officer.	CEO	NOT DELEGATED
32.3	The power pursuant to Section 58(7) of the Act to, at any time, revoke an appointment made under Section 58 of the Act, to vary or revoke a condition of such an appointment or impose a further such condition.	CEO	NOT DELEGATED
	BURIAL AND CREMATION REGULATIONS 2014		
33	Filling of Sunken Interment Sites		
33.1	The power pursuant to Regulation 16 of the Burial and Cremation Regulations 2014 (the Regulations), if the surface of an interment site in a cemetery or natural burial ground for which the Council is the relevant authority, sinks below the level of the natural surface of the ground, to cause the site to be filled up to that level.	CEO	MBAS
34	Powers of Relevant Authority in Relation to Mausolea and Vaults		
34.1	The power pursuant to Regulation 19(1) of the Regulations, where the Council is the relevant authority for a cemetery to, if the delegate suspects on reasonable grounds that:	NOT DELEGATED	NOT DELEGATED
34.1.1	a mausoleum or vault in the cemetery does not comply with the Regulations; or	NOT DELEGATED	NOT DELEGATED



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34.1.2	offensive odours or noxious gases or fluids have escaped or are escaping from a mausoleum or vault in the cemetery, open the mausoleum or vault and inspect it.	NOT DELEGATED	NOT DELEGATED
34.2	The power pursuant to Regulation 19(2) of the Regulations, if, after inspecting a mausoleum or vault, the		
34.2		NOT DELEGATED	NOT DELEGATED
2424	delegate is satisfied that:	NOT DELECATED	NOT DELECATED
34.2.1	the mausoleum or vault does not comply with the Regulations; or	NOT DELEGATED	NOT DELEGATED
34.2.2	offensive odours or noxious gases or fluids have escaped or are escaping from a mausoleum or vault, to,		
	by notice in writing to a person who holds an interment right in force in relation to that mausoleum or		
	vault or who is, under such an interment right, entitled to have his or her remains interred in that	NOT DELEGATED	NOT DELEGATED
	mausoleum or vault, require the person to take specified remedial action within a reasonable period		
	specified in the notice.		
34.3	The power pursuant to Regulation 19(3) of the Regulations to, if a person refuses or fails to comply with a		
	notice under Regulation 19(2) of the Regulations, cause the work to be carried out and recover the costs as a	CEO	MBAS
	debt from the person.		
35	Removal and Disposal of Name Plate etc from Coffin Before Cremation		
35.1	The power pursuant to Regulation 21 of the Regulations, subject to Regulation 21(2) of the Regulations,	NOT DELECATED	NOT DELECATED
	where the Council is the relevant authority for a crematorium to dispose of:	NOT DELEGATED	NOT DELEGATED
35.1.1	a name plate, metal or plastic fitting or any other object removed before cremation from the exterior of a		NOT DELEGATED
	coffin containing the bodily remains of a deceased person; or	NOT DELEGATED	NOT DELEGATED
35.1.2	any other thing that comes into the possession of the Council as a result of a cremation.	NOT DELEGATED	NOT DELEGATED
36	Power of Relevant Authority in Relation to Things on Interment Sites		
36.1	The power pursuant to Regulation 26 of the Regulations where the Council is the relevant authority for a		
	cemetery or natural burial ground to:	CEO	MICW
36.1.1	cause to be removed from an interment site in the cemetery or natural burial ground any unattached	250	2410144
	ornament, empty flower container, broken masonry, decayed or broken wreath or dead flowers; and	CEO	MICW
36.1.2	cause to be pruned, cut down or removed any plant on an interment site in the cemetery or natural burial	050	8.410147
	ground that is, in the opinion of the delegate, unsightly or overgrown.	CEO	MICW
37	Power of Relevant Authority to Require Persons to Leave Cemetery or Natural Burial Ground.		
37.1	The power pursuant to Regulation 27(1) of the Regulations, where the Council is the relevant authority for a		
	cemetery or natural burial ground to, if the delegate has reason to suspect that a person has committed, is		
	committing or is about to commit an offence in the cemetery or natural burial ground, require the person to	CEO	NOT DELEGATED
	leave the cemetery or natural burial ground.		



Appendix 2

INSTRUMENT OF DELEGATION UNDER THE COMMUNITY TITLES ACT 1996

NOTES

- Conditions or Limitations: conditions or limitations may apply to the delegations contained in this Instrument. Refer to the Schedule of Conditions at the back of this document.
- 2 Refer to the relevant Council resolution(s) to identify when these delegations were made, reviewed and or amended.

POWERS AND FUNCTIONS DELEGATED IN THIS INSTRUMENT

DELEGATION SUB DELEGATIO	N
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1	Interpretation		
1.1	The duty pursuant to Section 3(11) of the Community Titles Act 1996 ("the Act") where the Act		
	requires the scheme description lodged with the Registrar-General to be endorsed by the	CEO	Stewart Payne
	relevant development authority, and:		
1.1.1	all the consents or approvals required under the Development Act 1993 in relation to the		
	division of the land (and a change in the use of the land (if any)) in accordance with the	CEO	Stewart Payne
	scheme description and the plan of community division have been granted; or		
1.1.2	no consent or approval is required under that Act in relation to the division of the land (or a	CEO	Stowart Bours
	change in the use of the land),	CEO	Stewart Payne
	to, as the relevant development authority, endorse a scheme description to the effect of	CEO	Stewart Payne
	either subsection 3(11)(b)(i) or (ii) of the Act.	CLO	Stewart Payme
2	Application		
2.1	The power pursuant to Section 14(1) of the Act, where the Council is the registered proprietor of	NOT DELEGATED	NOT DELEGATED
	an estate in fee simple in:	NOT DELEGATED	NOI DELEGATED
2.1.1	land comprising an allotment or allotments;	NOT DELEGATED	NOT DELEGATED
2.1.2	land comprising a primary lot or a secondary lot,	NOT DELEGATED	NOT DELEGATED

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	to apply to the Registrar-General for the division of the land by a plan of community division.	NOT DELEGATED	NOT DELEGATED
3	Application May Deal With Statutory Encumbrances		
3.1	The power pursuant to Section 15A(b)(i) of the Act, where the Council is the holder of a statutory encumbrance, to sign a certificate certifying that the requirements of the Act under which the encumbrance was entered into, or is in force, as to the variation or termination of the statutory encumbrance (if any) have been complied with.	NOT DELEGATED	NOT DELEGATED
4	Consents to Application		
4.1	The power pursuant to Section 16(1)(a) of the Act,	CEO	Stewart Payne
4.1.1	where the Council is the holder of a registered encumbrance over the land to be divided; or	CEO	Stewart Payne
4.1.2	where deposit of the plan in the Lands Titles Registration Office will affect the estate or interest of the Council in land outside the community parcel; or	CEO	Stewart Payne
4.1.3	where deposit of the plan in the Lands Titles Registration Office will operate to vest an estate or interest in land (whether within or outside the community parcel) in the Council to consent to the application.	NOT DELEGATED	NOT DELEGATED
5	Application to Amend Schedule of Lot Entitlements		
5.1	The power pursuant to Section 21(4)(a) of the Act, where the Council is		
5.1.1	the owner of a community lot at the relevant time but did not have the opportunity of voting against the resolution of the corporation authorising the proposed amendment because the Council was not a member of the corporation when the vote was taken; or	NOT DELEGATED	NOT DELEGATED
5.1.2	a prospective owner at the relevant time of a community lot; or	NOT DELEGATED	NOT DELEGATED
5.1.3	a registered encumbrancee or prospective encumbrancee at the relevant time of a community lot; or	NOT DELEGATED	NOT DELEGATED
5.1.4	where the Council is a person referred to in Section 21(5) of the Act, to consent to the proposed amendment.	NOT DELEGATED	NOT DELEGATED
5.2	The power pursuant to Section 21(5) of the Act:		
5.2.1	where the corporation is a primary corporation and a primary lot is divided by a secondary plan, and where the Council is:	NOT DELEGATED	NOT DELEGATED



5.2.1.1	a person who is the owner of a secondary lot at the relevant time but did not have the		
J.Z.1.1	opportunity of voting against the proposed amendment because the Council was not a		
	member of the secondary corporation when the vote was taken; or	NOT DELEGATED	NOT DELEGATED
	member of the secondary corporation when the vote was taken, or		
5.2.1.2	a prospective owner at the relevant time of a secondary lot; or	NOT DELEGATED	NOT DELEGATED
5.2.1.3	a registered encumbrancee or prospective encumbrancee at the relevant time of a	NOT DELEGATED	NOT DELEGATED
	secondary lot; or	NOT DELEGATED	NOT DELEGATED
5.2.2	where the corporation is a primary corporation and a primary lot is divided by a secondary		
	plan and a secondary lot created by that plan is divided by a tertiary plan or where the	NOT DELEGATED	NOT DELEGATED
	corporation is a secondary corporation and a secondary lot is divided by a tertiary plan, and	NOT DELEGATED	NOT DELEGATED
	where the Council is:		
5.2.2.1	a person who is the owner of a tertiary lot at the relevant time but did not have the		
	opportunity of voting against the proposed amendment because the Council was not a	NOT DELEGATED NOT DELEGA	NOT DELEGATED
	member of the tertiary corporation when the vote was taken; or		
5.2.2.2	a prospective owner at the relevant time of a tertiary lot; or	NOT DELEGATED	NOT DELEGATED
5.2.2.3	a registered encumbrancee or prospective encumbrancee at the relevant time of a	NOT DELEGATED	NOT DELEGATED
	tertiary lot, to grant consent.	NOT DELEGATED	NOT DELEGATED
6	Encroachments		
6.1	The power pursuant to Section 27(1)(b)(i) of the Act to consent to the encroachment of a		
	building over land not included in a community parcel where the encroachment is over land	CEO	Stewart Payne
	vested in, or under the control or management of the Council.		
7	Scheme Description		
7.1	The power pursuant to Section 30(4) of the Act as the relevant development authority to require		
	modifications to a scheme description before endorsing the scheme description to:	CEO	Stewart Payne
7.1.1	add any information that is necessary or desirable; or	CEO	Stewart Payne
7.1.2	clarify any part of the description; or	CEO	Stewart Payne
7.1.3	remove any unnecessary detail.	CEO	Stewart Payne
8	Amendment of Scheme Description		
8.1	The power pursuant to Section 31(3) of the Act as the relevant development authority to	CEO	Stewart Payne
	endorse a certified copy of an amended scheme description.	CEU	Stewart Payne
9	Persons Whose Consents are Required		
9.1	The power pursuant to Section 32(1) of the Act, where the Council is:		

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9.1.1	a person who is the owner of a community lot at the relevant time but did not have the opportunity of voting against the resolution of the corporation amending the scheme description because the Council was not then a member of the corporation; or	NOT DELEGATED	NOT DELEGATED
9.1.2	the prospective owner at the relevant time of a community lot;	NOT DELEGATED	NOT DELEGATED
9.1.3	the owner or prospective owner at the relevant time of a development lot;	NOT DELEGATED	NOT DELEGATED
9.1.4	a registered mortgagee or prospective mortgagee and a registered lessee or prospective lessee at the relevant time of a community lot or development lot; or	NOT DELEGATED	NOT DELEGATED
9.1.5	the owner or prospective owner at the relevant time of a development lot in a secondary or tertiary scheme that comprises part of the community scheme to which the scheme description relates; or	NOT DELEGATED	NOT DELEGATED
9.1.6	a person referred to Section 32(2) of the Act, to grant consent.	NOT DELEGATED	NOT DELEGATED
9.2	The power pursuant to Section 32(2) of the Act:	NOT DELEGATED	NOT DELEGATED
9.2.1	where the corporation is a primary corporation and a primary lot is divided by a secondary plan and the Council is:	NOT DELEGATED	NOT DELEGATED
9.2.1.1	a person who is the owner of a secondary lot at the relevant time but did not have the opportunity of voting against the proposed amendment to the scheme description because the Council was not then a member of the secondary corporation; or	NOT DELEGATED	NOT DELEGATED
9.2.1.2	the prospective owner at the relevant time of a secondary lot; or	NOT DELEGATED	NOT DELEGATED
9.2.1.3	a registered mortgagee or prospective mortgagee and a registered lessee or prospective lessee at the relevant time of a secondary lot or development lot; or	NOT DELEGATED	NOT DELEGATED
9.2.2	where the corporation is a primary corporation and a primary lot is divided by a secondary plan and a secondary lot created by that plan is divided by a tertiary plan or where the corporation is a secondary corporation and a secondary lot is divided by a tertiary plan and the Council is:	NOT DELEGATED	NOT DELEGATED
9.2.2.1	a person who is the owner of a tertiary lot at the relevant time but did not have the opportunity of voting against the proposed amendment to the scheme description because the Council was not then a member of the tertiary corporation; or	NOT DELEGATED	NOT DELEGATED
9.2.2.2	the prospective owner at the relevant time of a tertiary lot; or	NOT DELEGATED	NOT DELEGATED
9.2.2.3	a registered mortgagee or prospective mortgagee and a registered lessee or prospective lessee at the relevant time of a tertiary lot or development lot, to grant consent.	NOT DELEGATED	NOT DELEGATED



Careaky Bay

9A.	By-laws		
9A.1	The power pursuant to Section 34(6)(e) of the Act, to, within 60 days after service of the notice, apply to the Magistrates Court for revocation of the notice.	NOT DELEGATED	NOT DELEGATED
9A.2	The power pursuant to Section 34(6)(g) of the Act to withdraw or otherwise discontinue the application for revocation.	NOT DELEGATED	NOT DELEGATED
9B.	By-law as to the Exclusive Use of Part of the Common Property		
9B.1	The power pursuant to Section 36(5) of the Act to provide written consent to the community corporation to make a by-law under Section 36 of the Act.	NOT DELEGATED	NOT DELEGATED
9C.	Enforcement of Development Contract		
9C.1	The power pursuant to Section 49(2) of the Act, where the Council is an owner or occupier of a lot, who is, by virtue of Section 49(1) of the Act, a party to a development contract, to take proceedings for its enforcement (including damages for breach of the contract) in the Magistrates Court against:	NOT DELEGATED	NOT DELEGATED
9C.1.1	the developer; and	NOT DELEGATED	NOT DELEGATED
9C.1.2	if the contract is for the development of a development lot or a community lot – the subsequent owner or owners (if any) of the lot,	NOT DELEGATED	NOT DELEGATED
	even though no obligations attach to the corporation, owner and occupier under the contract.	NOT DELEGATED	NOT DELEGATED
9C.2	The power pursuant to Section 49(2a) of the Act to make application to the Magistrates Court to transfer the proceedings to the District Court.	NOT DELEGATED	NOT DELEGATED
9C.3	The power pursuant to Section 49(2b) of the Act to make application to a court to:	NOT DELEGATED	NOT DELEGATED
9C.3.1	transfer an application under Section 49 of the Act to the Supreme Court on the ground that the application raises a matter of general importance; or	NOT DELEGATED	NOT DELEGATED
9C.3.2	state a question of law for the opinion of the Supreme Court.	NOT DELEGATED	NOT DELEGATED
10	Application for Amendment		
10.1	The power pursuant to Section 52(1)(a)(ii) of the Act to make an application for the amendment of a deposited community plan, where the Council is the owner of a community lot that will be affected by the amendment.	NOT DELEGATED	NOT DELEGATED
10.2	The power pursuant to Section 52(2)(b) of the Act, if the boundaries of a community lot or a development lot are affected by the amendment or if a community lot or a development lot is extinguished by the amendment, and the Council is:	NOT DELEGATED	NOT DELEGATED
10.2.1	the owner of the lot (not being an applicant in accordance with Section 52(1)(a)(ii) of the Act; or	NOT DELEGATED	NOT DELEGATED





10.2.2	a person who holds a registered encumbrance over the lot, consent to the amendment.	NOT DELEGATED	NOT DELEGATED
10.3	The power pursuant to Section 52(2)(c) of the Act, where amendment of the plan will operate to vest an estate or interest in land in the Council, to consent to the application.	NOT DELEGATED	NOT DELEGATED
11	Status of Application for Amendment of Plan		
11.1	The power pursuant to Section 53(2) of the Act, where the Council has consented to an application, to consent to an application being withdrawn or amended.	NOT DELEGATED	NOT DELEGATED
11.2	The power pursuant to Section 53(3) of the Act to amend the application in order to comply with the Act or the Real Property Act 1886 or with a requirement of the Registrar-General under the Act or the Real Property Act 1886.	NOT DELEGATED	NOT DELEGATED
12	Application May Deal With Statutory Encumbrances		
12.1	The power pursuant to Section 53A(b)(i) of the Act, where the Council is the holder of a statutory encumbrance, to sign a certificate certifying that the requirements of the Act under which the encumbrance was entered into, or is in force, as to the variation or termination of the statutory encumbrance (if any) have been complied with.	NOT DELEGATED	NOT DELEGATED
13	Alteration of Boundaries of Primary Community Parcel		
13.1	The power pursuant to Section 57(2)(b) of the Act, if part of an allotment is to be included in the primary parcel and the Council is the registered proprietor of the allotment to be divided from outside the parcel, to make the application jointly with the community corporation.	NOT DELEGATED	NOT DELEGATED
14	Amendment of Plan Pursuant to Development Contract		
14.1	The power pursuant to Section 58(1) of the Act and in accordance with Sections 58(2), (3) and (4) of the Act, where the Council is the registered proprietor of an estate in fee simple in a development lot, to apply to the Registrar-General for the division of the development lot in pursuant of the development contract and for the consequential amendment of the community plan.	NOT DELEGATED	NOT DELEGATED
15	Amendment by Order of ERD Court		
15.1	The power pursuant to Section 59(1) of the Act and in accordance with Sections 59(2) and (3) of the Act to apply to the ERD Court to amend a community plan.	NOT DELEGATED	NOT DELEGATED
15.2	The power pursuant to Section 59(3a) of the Act to make submissions to the court in relation to the matter.	NOT DELEGATED	NOT DELEGATED



16	Persons Whose Consents are Required		
16.1	The power pursuant to Section 61(1) of the Act, where the Council is:	NOT DELEGATED	NOT DELEGATED
16.1.1	a person who is the owner of a community lot at the relevant time but did not have the opportunity of voting against the resolution of the corporation authorising the proposed amalgamation because the Council was not then a member of the corporation; or	NOT DELEGATED	NOT DELEGATED
16.1.2	the prospective owner at the relevant time of a community lot; or	NOT DELEGATED	NOT DELEGATED
16.1.3	the owner or prospective owner at the relevant time of a development lot; or	NOT DELEGATED	NOT DELEGATED
16.1.4	a registered encumbrancee or prospective encumbrancee at the relevant time of a community lot or a development lot; or	NOT DELEGATED	NOT DELEGATED
16.1.5	a person referred to in Section 61(2) of the Act,	NOT DELEGATED	NOT DELEGATED
16.2	The power pursuant to Section 61(2) of the Act,		
16.2.1	where the plans to be amalgamated are primary plans and a primary lot is divided by a secondary plan where the Council is:	NOT DELEGATED	NOT DELEGATED
16.2.1.1	a person who is the owner of a secondary lot at the relevant time but did not have the opportunity of voting against the proposed amalgamation because the Council was not then a member of the secondary corporation; or	NOT DELEGATED	NOT DELEGATED
16.2.1.2	the prospective owner at the relevant time of a secondary lot; or	NOT DELEGATED	NOT DELEGATED
16.2.1.3	the owner or prospective owner at the relevant time of a development lot in the secondary scheme; or	NOT DELEGATED	NOT DELEGATED
16.2.1.4	a registered encumbrancee or prospective encumbrancee at the relevant time of a secondary lot or development lot; or	CEO	Stewart Payne
16.2.2	where the plans to be amalgamated are primary plans and a primary lot is divided by a secondary plan and a secondary lot created by that plan is divided by a tertiary plan or where the plans to be amalgamated are secondary plans a secondary lot is divided by a tertiary plan where the Council is:	NOT DELEGATED	NOT DELEGATED
16.2.2.1	a person who is the owner of a tertiary lot at the relevant time but did not have the opportunity of voting against the proposed amalgamation because the Council was not then a member of the tertiary corporation; or	NOT DELEGATED	NOT DELEGATED
16.2.2.2	the prospective owner at the relevant time of a tertiary lot; or	NOT DELEGATED	NOT DELEGATED
16.2.2.3	the owner or prospective owner at the relevant time of a development lot in the tertiary scheme; or	NOT DELEGATED	NOT DELEGATED



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16.2.2.4	a registered encumbrancee or prospective encumbrancee at the relevant time of a		
10.2.2.4	tertiary lot or development lot, to consent.	CEO	Stewart Payne
17	Deposit of Amalgamated Plan		
17.1	The power pursuant to Section 62(3) of the Act, where the Council is:	NOT DELEGATED	NOT DELEGATED
17.1.1	the owner of the servient land; or	NOT DELEGATED	NOT DELEGATED
17.1.2	a person who appears from the Register Book to hold a registered encumbrance over the servient land (other than an easement that will not be affected)	NOT DELEGATED	NOT DELEGATED
	to endorse an application for amalgamation with the Council's consent.	NOT DELEGATED	NOT DELEGATED
18	Persons Whose Consent is Required		
18.1	The power pursuant to Section 66(1) of the Act, to, where the Council is:		
18.1.1	an owner at the relevant time of a community lot and a development lot (if any); or	NOT DELEGATED	NOT DELEGATED
18.1.2	the prospective owner at the relevant time of a community lot or a development lot; or	NOT DELEGATED	NOT DELEGATED
18.1.3	a registered encumbrancee or prospective encumbrancee at the relevant time of a community lot or development lot,	CEO	NOT DELEGATED
	to give consent to the application.	CEO	NOT DELEGATED
18A.	Application to ERD Court		
18A.1	The power pursuant to Section 67(1) of the Act, to make an application to the ERD Court for an order cancelling a community plan.	CEO	Stewart Payne
18A.2	The power pursuant to Section 67(1a) of the Act to make submissions to the Court in relation to the matter.	CEO	Stewart Payne
19	Cancellation		
19.1	The power pursuant to Section 69(2)(e) of the Act to consent to the cancellation of a community plan where the Council is the owner of the servient land or holds a registered encumbrance over the servient land (other than an easement that will not be affected).	CEO	Stewart Payne
19.2	The power pursuant to Section 69(6) of the Act to where the Council is the registered proprietor of the servient land or the dominant land (if any) request an easement be reinstated on cancellation of a plan.	NOT DELEGATED	NOT DELEGATED
20	Division of Primary Parcel Under Part 19AB		
20.1	The power pursuant to Section 70(2) of the Act, where the Council is:	NOT DELEGATED	NOT DELEGATED



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20.1.1	an owner of a primary lot or an owner of a development lot (if any) comprising the primary		
201111	parcel;	NOT DELEGATED	NOT DELEGATED
20.1.2	if a primary lot is divided by a secondary plan – an owner of the secondary lot and an owner	NOT DELEGATED	NOT DELECATED
	of the development lot (if any) comprising the secondary parcel; or	NOT DELEGATED	NOT DELEGATED
20.1.3	if a secondary lot is divided by a tertiary plan – an owner of a tertiary lot and the owner of a		
	development lot (if any) comprising the tertiary parcel, to endorse a plan of division lodged	NOT DELEGATED	NOT DELEGATED
	with the application with the Council's consent.		
21	Voting at General Meetings		
21.1	The power pursuant to Section 84(3) of the Act, subject to Section 84(8) of the Act and in		
	accordance with Sections 84(5), (5a) and (6) of the Act, to nominate another person to attend	NOT DELEGATED	NOT DELEGATED
	and vote at meetings on the Council's behalf.		
21.2	The power pursuant to Section 84(11) of the Act, to exercise an absentee vote on a proposed		
	resolution by giving the secretary written notice of the proposed vote at least six hours before	NOT DELEGATED	NOT DELEGATED
	the time of the meeting.		
22	Administrator of Community Corporation's Affairs		
22.1	The power pursuant to Section 100(1) of the Act to make application to the District Court or the		
	Magistrates Court to appoint an administrator of the community corporation, or remove or	NOT DELEGATED	NOT DELEGATED
	replace an administrator previously appointed.		
23	Power to Enforce Duties of Maintenance and Repair etc		
23.1	The power pursuant to Section 101(6) of the Act, where:	NOT DELEGATED	NOT DELEGATED
23.1.1	-	NOT DELEGATED	NOT DELEGATED
23.1.1.1	the Council incurs costs in complying with a notice under Section 101(1) of the Act; or	NOT DELEGATED	NOT DELEGATED
23.1.1.2	the corporation recovers costs from the Council under Section 101(5) of the Act; and	NOT DELEGATED	NOT DELEGATED
23.1.2	the circumstances out of which the work was required are attributable to the act or default	NOT DELEGATED	NOT DELEGATED
	of another person, to recover those costs from that other person as a debt.	NOT DELEGATED	NOT DELEGATED
24	Right to Inspect Policies of Insurance		
24.1	The power pursuant to Section 108(1) of the Act, to request to inspect policies of insurance that		
	are in force and were taken out by or on behalf of the community corporation.	NOT DELEGATED	NOT DELEGATED
24.2	The power pursuant to Section 108(2) of the Act, to request to inspect policies of insurance that		
	are in force and were taken out by or on behalf of the primary community corporation.	NOT DELEGATED	NOT DELEGATED





24.3	The power pursuant to Section 108(3) of the Act, to request to inspect policies of insurance that		
	are in force and were taken out by or on behalf of the primary or secondary corporation.	NOT DELEGATED	NOT DELEGATED
25	Information to be Provided by Corporation		
25.1	The power pursuant to Section 139(1) of the Act to, make application to a community corporation to:	NOT DELEGATED	NOT DELEGATED
25.1.1	provide a statement setting out:	NOT DELEGATED	NOT DELEGATED
25.1.1.1	particulars of any contribution payable in relation to the lot (including details of any arrears of contributions in relation to the lot); and	NOT DELEGATED	NOT DELEGATED
25.1.1.2	particulars of the assets and liabilities of the corporation; and	NOT DELEGATED	NOT DELEGATED
25.1.1.3	particulars of any expenditure that the corporation has incurred, or has resolved to incur, and to which the owner of the lot must contribute, or is likely to be required to contribute; and	NOT DELEGATED	NOT DELEGATED
25.1.1.4	particulars in relation to any other matter prescribed by regulations; and	NOT DELEGATED	NOT DELEGATED
25.1.2	provide copies of:	NOT DELEGATED	NOT DELEGATED
25.1.2.1	the minutes of general meetings of the corporation and meetings of its management committee (if any) for such period, not exceeding two years, specified in the application; and	NOT DELEGATED	NOT DELEGATED
25.1.2.2	the statement of accounts of the corporation last prepared by the corporation; and	NOT DELEGATED	NOT DELEGATED
25.1.2.3	current policies of insurance taken out by the corporation; and	NOT DELEGATED	NOT DELEGATED
25.1.3	make available for inspection such information as is required to establish the current financial position of the corporation including:	NOT DELEGATED	NOT DELEGATED
25.1.3.1	a copy of the accounting records of the corporation; and	NOT DELEGATED	NOT DELEGATED
25.1.3.2	the minute books of the corporation; and	NOT DELEGATED	NOT DELEGATED
25.1.3.3	any other documentary material prescribed by regulation; and	NOT DELEGATED	NOT DELEGATED
25.1.4	if the community corporation is a party to a contract with a body corporate manager – make available for inspection a copy of the contract; and	NOT DELEGATED	NOT DELEGATED
25.1.5	make available for inspection the register maintained under Section 135 of the Act.	NOT DELEGATED	NOT DELEGATED
25.2	The power pursuant to Section 139(1a) of the Act to, subject to Sections 139(2) and (4) of the Act, make application to a community corporation to provide, on a quarterly basis, ADI statements for all accounts maintained by the corporation.	NOT DELEGATED	NOT DELEGATED



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26	Information as to Higher Tier of Community Scheme		
26.1	The power pursuant to Section 140(1) of the Act to apply to the primary corporation for information under Section 139 of the Act.	NOT DELEGATED	NOT DELEGATED
26.2	The power pursuant to Section 140(2) of the Act to apply to the primary or secondary corporation for information under Section 139 of the Act.	NOT DELEGATED	NOT DELEGATED
27	Persons Who May Apply for Relief		
27.1	The power pursuant to Section 141(1) of the Act to apply for relief under Part 14 of the Act.	NOT DELEGATED	NOT DELEGATED
28	Resolution of Disputes, etc		
28.1	The power pursuant to Section 142(2) of the Act, subject to Section 142(1) of the Act, to make an application to the Magistrates Court.	NOT DELEGATED	NOT DELEGATED
28.2	The power pursuant to Section 142(3) of the Act to apply for the permission of the District Court, to bring an application under Section 142 of the Act in the District Court.	NOT DELEGATED	NOT DELEGATED
28.3	The power pursuant to Section 142(3) of the Act to, with the permission of the District Court, bring an application under Section 142 in the District Court.	NOT DELEGATED	NOT DELEGATED
28.4	The power pursuant to Section 142(4) of the Act to make an application to the District Court that proceedings that have been commenced in the Magistrates Court be transferred to the District Court.	NOT DELEGATED	NOT DELEGATED
28.5	The power pursuant to Section 142(6) of the Act to make an application to a court to:	NOT DELEGATED	NOT DELEGATED
28.5.1	transfer an application under Section 142 of the Act to the Supreme Court on the ground that the application raises a matter of general importance; or	NOT DELEGATED	NOT DELEGATED
28.5.2	state a question of law for the opinion of the Supreme Court.	NOT DELEGATED	NOT DELEGATED
29	Holding of Deposit and Other Contract Moneys When Lot is Pre-sold		
29.1	The power pursuant to Section 142A(3) of the Act, in the event of a contravention of Section 142A(1) of the Act, to, by notice in writing given at any time before the plan of community division is deposited in the Lands Titles Registration Office, avoid the contract of sale.	NOT DELEGATED	NOT DELEGATED
29.2	The power pursuant to Section 142A(4) of the Act, if the plan of community division is not deposited in the Lands Titles Registration Office:	NOT DELEGATED	NOT DELEGATED
29.2.1	within such period after the date of the contract as is specified in the contract in accordance with any requirements specified in the regulations; or	NOT DELEGATED	NOT DELEGATED
29.2.2	if the contract does not specify a period in accordance with Section 142A(4)(a) of the Act, within 6 months after the date of the contract, to, by notice in writing to the vendor, avoid the contract of sale at any time before the plan is deposited.	NOT DELEGATED	NOT DELEGATED

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30	Entry onto Lot or Common Property		
30.1	The power pursuant to Section 146(1) of the Act, subject to Sections 146(2) - (9) of the Act,		
	where the Council needs to enter another lot or the common property, in order to exercise	CEO	MICW
	rights under an easement for the establishment, maintenance and repair of part of the service	CEO	IVIICVV
	infrastructure, to:		
30.1.1	give notice to the owner of the lot to be entered; or	CEO	MICW
30.1.2	where it is necessary to enter the common property, to give notice to the corporation.	CEO	MICW
30.2	The power pursuant to Section 146(4) of the Act, if notice is not given (in an emergency) or the		MICW
	period of the notice has expired and it is not possible to gain entry without using force, to use	CEO	
	such force as is reasonable in the circumstances.		
30.3	The power pursuant to Section 146(6) of the Act, in an emergency to enter another lot or the		
	common property to assist a person on the lot or common property or to prevent or reduce	CEO	MICW
	damage to the lot or another lot or to the common property.		

SCHEDULE OF CONDITIONS



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APPENDIX (3)

INSTRUMENT OF DELEGATION UNDER THE DEVELOPMENT ACT 1993, DEVELOPMENT (DEVELOPMENT PLANS) AMENDMENT ACT 2006 AND DEVELOPMENT REGULATIONS 2008

NOTES

- Conditions or Limitations: conditions or limitations may apply to the delegations contained in this instrument. Refer to the Schedule of Conditions at the back of this document.
- 2 Refer to the relevant Council resolutions (s) to identify fwhen these delegations were made, reviewed and or amended.

POWERS AND FUNCTIONS DELEGATED IN THIS INSTRUMENT

DELEGATION SUB DELEGATION

1	Concept of Change in the Use of Land		
1.1	The power pursuant to Section 6(3) of the Development Act 1993 ('the Act') and in circumstances where a particular use of land has been discontinued for a period of six months or more:	CEO	REVOKED
1.1.1	to form the opinion that the revival of that use would be inconsistent with the Development Plan and have an adverse effect on the locality in which the land is situated; and	CEO	REVOKED
1.1.2	to serve written notice on the owner and occupier of the land declaring that a revival of the use will be treated for the purposes of the Act as a change in the use of land.	CEO	REVOKED
2	Appointment of Authorised Officers		
2.1	The power pursuant to Section 18(1) of the Act to appoint a person to be an authorised officer for the purposes of the Development Act 1993.	CEO	NOT DELEGATED
2.2	The power pursuant to Section 18(2) of the Act to impose conditions on the appointment of an authorised officer.	CEO	NOT DELEGATED
2.3	The duty, pursuant to Section 18(3) of the Act to issue an authorised officer with an identity card.	CEO	NOT DELEGATED



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2.4	The power pursuant to Section 18(5) of the Act to at any time, revoke an appointment which the Delegate or the Council has made, or vary or revoke a condition of such an appointment or impose a further such condition.	CEO	NOT DELEGATED
3	Delegations		
3.1	The duty pursuant to Section 20(8) of the Act to ensure that notice of a delegation under Section 20 of the Act is, in prescribed circumstances, given in the Gazette.	CEO	NOT DELEGATED
4	Council or Minister May Amend a Development Plan		
4.1	Where an amendment relates to the area, or part of the area, of a council, the power pursuant to Section 24(1)(a)(i) of the Act to prepare an amendment to a Development Plan.	CEO	REVOKED
4.2	Where an amendment to a Development Plan relates to the areas, or parts of the areas, of two or more councils, the power pursuant to Section 24(1)(b)(i) to consult with the Minister.	CEO	REVOKED
4.3	Where an amendment to a Development Plan relates to the areas, or parts of the areas, of two or more councils, the power pursuant to Section 24(1)(b)(ii) of the Act to prepare an amendment to a Development Plan at the request or with the approval of the Minister.	CEO	REVOKED
4.4	The power pursuant to Section 24(1a) of the Act and in accordance with subdivision 2 of Division 2 Part 3 of the Act to act jointly with one or more councils in preparing amendments to 1 or more Development Plans under sub Section (1)(a)(i) or (1)(b)(ii) of the Act.	CEO	REVOKED
4.5	The power pursuant to section 24(1)(a)(iva) of the Act, where the Council or the Delegate has, after commencing the processes associated with making an amendment as set out in Section 25 of the Act, to subsequently decide not to proceed with the amendment after all.	CEO	REVOKED
4.6	The power pursuant to Section 24(1b) of the Act to make submissions in relation to the matter within the period specified by the Minister.	CEO	REVOKED
4.7	The power pursuant to Section 24(2a) of the Act to make submissions (within a period specified in the notice) in relation to a matter.	CEO	REVOKED
5	Amendments by a Council		
5.1	The power pursuant to Section 25(1) of the Act to prepare a 'Statement of Intent' in accordance with the Regulations.	CEO	REVOKED





5.2	The power pursuant to Section 25(1) of the Act to reach agreement with the Minister on a 'Statement of Intent' prepared by the Council.	CEO	REVOKED
5.3	Subject to Sections 25(4) and 25(5) of the Act the power pursuant to Section 25(3) of the Act to prepare a proposal, to be called a 'Development Plan Amendment' (or DPA) that complies with the following requirements:	CEO	REVOKED
5.3.1	the DPA must be based on the outcome of investigations initiated by the Council or the Delegate in accordance with the terms of the Statement of Intent and such other investigations (if any) as the Council or the Delegate thinks fit;	CEO	REVOKED
5.3.2	the DPA must include an assessment of the extent to which the proposed amendment:	CEO	REVOKED
5.3.2.1	accords with the Planning Strategy; and	CEO	REVOKED
5.3.2.2	accords with the Statement of Intent; and	CEO	REVOKED
5.3.2.3	accords with other parts of the Development Plan; and	CEO	REVOKED
5.3.2.4	complements the policies in the Development Plans for adjoining areas; and	CEO	REVOKED
5.3.2.5	satisfies the matters prescribed in the Regulations;	CEO	REVOKED
5.3.3	the DPA must include:	CEO	REVOKED
5.3.3.1	an explanation of the intent of the proposed amendments, the relationship between that intent and the policy of the Statement of Intent, and a summary of the major policy changes (if any) that are proposed; and	CEO	REVOKED
5.3.3.2	a summary of the conclusions drawn from the investigations and assessments referred to above; and	CEO	REVOKED
5.3.3.3	a draft of the amendment, or a draft of the relevant section of the Development Plan as amended (with the amendments shown in a distinctive manner);	CEO	REVOKED
5.3.4	the DPA must include: the DPA must include an assessment of the extent to which the proposed amendment accords with relevant infrastructure planning (with respect to both physical and social infrastructure) identified by the Council through strategic planning or other processes undertaken by the Council under the Act or the Local Government Act 1999 or identified by a Minister, or any other relevant government agency, in accordance with any scheme set out in the Regulations, in connection with the preparation of the DPA under the Act;	CEO	REVOKED
5.3.5	the DPA must include any other matter prescribed by the Regulations.	CEO	REVOKED



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5.4	The power pursuant to Section 25(3)(a) of the Act to initiate investigations in accordance with the		
	terms of the Statement of Intent and such other investigations as the Delegate thinks fit.	CEO	REVOKED
5.5	The duty, pursuant to Section 25(4) of the Act to prepare a DPA only after the Delegate has considered the advice of a person with prescribed qualifications.	CEO	REVOKED
5.6	The power pursuant to Section 25(5) of the Act to not, except as authorised by the Minister, propose an amendment to a part of a Development Plan that has been declared by the Minister by notice in the Gazette as being part of a set of standard policy modules for the purposes of the Act.	CEO	REVOKED
5.7	The duty pursuant to Section 25(6) of the Act to deal with a DPA in accordance with process A, B or C as described by the Act, depending on an agreement reached between the Council or the Delegate and the Minister as part of the Statement of Intent or at some later time if so determined or agreed by the Minister.	CEO	REVOKED
5.8	The power pursuant to Section 25(6) of the Act to reach an agreement with the Minister as part of the Statement of Intent or at some later time if so determined or agreed by the Minister.	CEO	REVOKED
5.9	Process A		
5.9.1	The duty pursuant to Section 25(7)(a) of the Act to refer the DPA to any government Department or agency that has a direct interest in the matter, and any other body specified in the Statement of Intent, for comment within the period prescribed by the Regulations.	CEO	REVOKED
5.9.2	The power pursuant to Section 25(7)(b) of the Act, if a response is not received within the period that applies under Section 25(7)(a) of the Act, to assume that the particular Department, agency or other body does not desire to provide any comment.	CEO	REVOKED
5.9.3	The power pursuant to Section 25(7)(c) of the Act to consult with the Minister.	CEO	REVOKED
5.9.4	The duty pursuant to Section 25(7)(c)(i) of the Act to comply with the requirement of the Minister to make an alteration to the DPA.	CEO	REVOKED
5.9.5	Subject to Sections 25(10), 25(11), 25(12) and 25(12a) of the Act, the duty pursuant to Section 25(7)(d) of the Act to release the DPA for public consultation in accordance with the Regulations), over a period of at least 8 weeks.	CEO	REVOKED



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5.10	Process B		
5.10.1	The duty pursuant to Section 25(8)(a) of the Act, if required by the Minister, to first refer the DPA to the Minister for consideration.	CEO	REVOKED
5.10.2	The power, pursuant to Section 25(8)(a) of the Act, to consult with the Minister.	CEO	REVOKED
5.10.3	The duty pursuant to Section 25(8)(a)(i) of the Act to comply with a requirement of the Minister to make an alteration to the DPA.	CEO	REVOKED
5.10.4	Subject to complying with Section 25(8)(a) of the Act, (if relevant) the duty and power pursuant to Section 25(8)(b)(i) of the Act to refer the DPA to any government Department or agency that has a direct interest in the matter, and any other body specified in the Statement of Intent for comment within a period of 8 weeks, and, if a response is not received within this period, to assume that the particular Department, agency or body does not desire to provide any comment.	CEO	REVOKED
5.10.5	Subject to Sections 25(10), 25(11), 25(12) and 25(12a) of the Act the duty pursuant to Section 25(8)(b)(ii) of the Act to release the DPA for public consultation in accordance with the Regulations over a period that is at least concurrent with the period that applies under Section 25(8)(b)(i) of the Act.	CEO	REVOKED
5.11	Process C		
5.11.1	The duty and power pursuant to Section 25(9)(a) of the Act to refer the DPA to any government Department or agency that has a direct interest in the matter, and any other body specified in the Statement of Intent for comment within a period of 4 weeks, and, if a response is not received within this period, to assume that the particular Department, agency or body does not desire to provide any comment.	CEO	REVOKED
5.11.2	Subject to Sections 25(10), 25(11), 25(12) and 25(12a) of the Act, the duty pursuant to Section 25(9)(b) of the Act to release the DPA for public consultation in accordance with the Regulations, over a period that is at least concurrent with the period that applies under Section 25(9)(a) of the Act.	CEO	REVOKED
5.11.3	The duty pursuant to Section 25(9)(c) of the Act, at the time that the DPA is released for public consultation, to give:	CEO	REVOKED
5.11.3.1	an owner or occupier of any land that is directly subject to the operation of the proposed amendment; and	CEO	REVOKED
5.11.3.2	an owner or occupier of each piece of adjacent land to land that is directly subject to the operation of the proposed amendment, a written notice in accordance with the Regulations.	CEO	REVOKED





5.12	The duty pursuant to Section 25(10) of the Act to not release a DPA for public consultation unless or until the Chief Executive Officer of the Council has, on behalf of the Council, issued a certificate in the prescribed form relating to the extent to which the proposed amendment:	CEO	REVOKED
5.12.1	accords with the Planning Strategy; and	CEO	REVOKED
5.12.2	accords with the Statement of Intent; and	CEO	REVOKED
5.12.3	accords with other parts of the Development Plan; and	CEO	REVOKED
5.12.4	complements the policies in the Development Plans for adjoining areas; and	CEO	REVOKED
5.12.5	satisfies the matters prescribed in the Regulations.	CEO	REVOKED
5.13	In addition to any requirement prescribed by the Regulations, the duty pursuant to Section 25(11) of the Act for the purposes of undertaking the public consultation, to:	CEO	REVOKED
5.13.1	allow interested persons to make representations in writing in relation to the matter over the period that applies for the purposes of the public consultation; and	CEO	REVOKED
5.13.2	subject to Section 25(11)(b) of the Act and in accordance with the Regulations, hold within the area of the Council at least 1 meeting where members of the public may attend and make representations in relation to the matter,	CEO	REVOKED
5.13.3	appoint a committee (which may, but need not, include members of the Council) to consider any representations made under Sections 25(11)(a) or 25(11)(b) of the Act and to provide advice in relation to those representations.	CEO	REVOKED
5.14	If a proposed amendment designates a place as a place of local heritage value, the duty pursuant to Section 25(12) of the Act, at or before the time when the DPA is released for public consultation, to give each owner of land constituting a place proposed as a place of local heritage value a written notice:	CEO	REVOKED
5.14.1	informing the owner of the proposed amendment, and	CEO	REVOKED
5.14.2	inviting the owner to make submissions on the amendment within the period provided for public consultation under the Regulations.	CEO	REVOKED
5.15	If a proposed amendment declares a tree to be a significant tree or a stand of trees to be significant trees, the duty pursuant to Section 25(12a) of the Act, at or before the time when the DPA is released for public consultation, to give each owner of land where the tree or trees are located a written notice:	CEO	REVOKED
5.15.1	informing the owner of the proposed amendment; and	CEO	REVOKED
5.15.2	inviting the owner to make submissions on the amendment within the period provided for public consultation under the Regulations.	CEO	REVOKED





5.16	The duty pursuant to Section 25(13)(a) of the Act, after complying with the requirements of		
0.20	Sections 25(1)-(12a) of the Act, to, in accordance with the Regulations prepare a report on the		
	matters raised during the consultation period, on the reasons for any failure to comply with any	CEO	REVOKED
	time set for any step under Sections 25(1)-(12a) of the Act, and on any recommended alterations		
	to the proposed amendment.		
5.17	The power pursuant to Section 25(13)(b) of the Act, if the Delegate thinks fit, by notice in writing	050	DEVOVED
	to the Minister, to decline to proceed any further with an amendment.	CEO	REVOKED
5.18	The duty to send to the Minister:	CEO	REVOKED
5.18.1	a copy of a report under Section 25(13)(a); and	CEO	REVOKED
5.18.2	a certificate from the Chief Executive Officer; pursuant to and in accordance with Section	CEO	REVOKED
	25(14) of the Act and the Regulations.	CLO	KEVOKED
5.19	The power pursuant to Sections 25(15)(d) and 25(15)(f) of the Act to consult with the Minister.	CEO	REVOKED
5.20	The power pursuant to and in accordance with Section 25(21) of the Act to consult with, and	CEO	REVOKED
	make submissions to the Minister.	CEO	REVOKED
5.21	The power pursuant to Section 25(23) of the Act to consult with the Minister.	CEO	REVOKED
6	Amendments by the Minister		
6.1	The power pursuant to Section 26(5)(d)(i) of the Act, in relation to a DPA referred to the Council		
	by the Minister, to make comment on the DPA to the Minister within a period of 8 weeks.	CEO	REVOKED
6.2	The power pursuant to Section 26(5a)(a) of the Act in relation to a DPA referred to the Council by		
	the Minister, to make comment on the DPA to the Minister within a period of 8 weeks.	CEO	REVOKED
6.3	The power pursuant to Section 26(5b)(a) of the Act in relation to a DPA referred to the Council by		
	the Minister, to make comment on the DPA to the Minister within a period of 4 weeks.	CEO	REVOKED
6.4	The power pursuant to Section 26(12) of the Act, to make comment to the Minister within a		
	period determined by the Minister in relation to a proposal to act under Section 26(11) of the Act.	CEO	REVOKED
6.5	The power pursuant to, Section 26(12) of the Act to, by notice in writing, object to the Minister's proposed action.	CEO	REVOKED
7	Parliamentary Scrutiny		



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7.1	The power pursuant to Section 27(6) of the Act to consult with the Minister.	CEO	REVOKED
8	Strategic Directions Reports		
8.1	The duty pursuant to Section 30(1) of the Act, to, from time to time, in accordance with the requirements of Section 30 of the Act, prepare a report under Section 30 of the Act (a Strategic Directions Report) that:	CEO	REVOKED
8.1.1	addresses the strategic planning issues within the area of the Council, with particular reference to:	CEO	REVOKED
8.1.1.1	the Planning Strategy; and	CEO	REVOKED
8.1.1.2	any other policy or document prescribed by the regulations; and	CEO	REVOKED
8.1.2	addresses appropriate amendments to any Development Plan that applies within the area of the Council; and	CEO	REVOKED
8.1.3	sets out the Council's priorities for:	CEO	REVOKED
8.1.3.1	achieving orderly and efficient development through the implementation of planning policies; and	CEO	REVOKED
8.1.3.2	the integration of transport and land-use planning within its area; and	CEO	REVOKED
8.1.3.3	implementing any relevant targets set out in the Planning Strategy; and	CEO	REVOKED
8.1.3.4	implementing affordable housing policies set out in the Planning Strategy within its area; and	CEO	REVOKED
8.1.3.5	infrastructure planning (with respect to both physical and social infrastructure), taking into account any advice provided by a Minister, or any other relevant government agency, in accordance with a scheme set out in the regulations, and any of the Council's proposals with respect to infrastructure; and	CEO	REVOKED
8.1.3.6	other projects or initiatives considered to be relevant by the Council; and	CEO	REVOKED
8.1.4	contains such other material as may be:	CEO	REVOKED
8.1.4.1	prescribed by the regulations; or	CEO	REVOKED
8.1.4.2	required by the Minister.	CEO	REVOKED
8.2	The duty pursuant to Section 30(2) of the Act to prepare and complete a report under Section 30 of the Act:	CEO	REVOKED
8.2.1	within 12 months after an alteration is made to the Planning Strategy, or within such longer period as the Minister may allow, if:	CEO	REVOKED



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8.2.1.1	the Minister declares, by notice in the Gazette, that the alteration is considered to be a significant alteration that should trigger a review of Development Plans, or specified		
	Development Plans, under Section 30 of the Act in relation to issues specified by the Minister; and	CEO	REVOKED
8.2.1.2	the Development Plan that applies in relation to the Council's area (or a part of its area) falls within the ambit of the declaration; and	CEO	REVOKED
8.2.2	in any event, within 5 years after the completion of the last report under Section 30 of the Act.	CEO	REVOKED
8.3	The duty, pursuant to Section 30(3) of the Act, in connection with the preparation of a report under Section 30 of the Act, to:	CEO	REVOKED
8.3.1	by public advertisement, invite interested persons to make written submissions to the Council within 2 months of the date of the advertisement or such longer period as may be allowed by the advertisement; and	CEO	REVOKED
8.3.2	consult with any prescribed authority or body in the manner specified by the regulations.	CEO	REVOKED
8.4	The duty, pursuant to Section 30(4) of the Act, in connection with the operation of Section 30(3) of the Act, to prepare and make available the documentation prescribed by the regulations.	CEO	REVOKED
8.5	The duty pursuant to Section 30(5) of the Act to give a person who makes a written response to an invitation under Section 30(3)(a) of the Act an opportunity to appear personally or by representative before the Council or a Council Committee and to be heard on those submissions.	CEO	REVOKED
8.6	The duty pursuant to Section 30(6) of the Act, in preparing a report under Section 30 of the Act, to:	CEO	REVOKED
8.6.1	reach agreement with the Minister on a Statement of Intent with respect to any proposed amendments to a Development Plan that applies within the area of the Council; and	CEO	REVOKED
8.6.2	if relevant, prepare a DPA that is suitable for consideration under Section 25(3) of the Act.	CEO	REVOKED
8.7	The duty pursuant to Section 30(7) of the Act to furnish a report under Section 30 of the Act to the Minister.	CEO	REVOKED



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8.8	The duty pursuant to Section 30(8) of the Act to, then, in accordance with any reasonable request		
	of the Minister, enter into an agreement with the Minister on the steps that the Council will take		
	as a result of the matters contained in the report (and the report will not be taken to have been	CEO	REVOKED
	completed unless or until such an agreement is reached with the Minister).		
8.9	The power pursuant to Section 30(9) of the Act to request the Minister to exempt the Council:	CEO	REVOKED
8.9.1	from a requirement to prepare a particular report under Section 30 of the Act; or	CEO	REVOKED
8.9.2	from a particular requirement with respect to a report under Section 30 of the Act.	CEO	REVOKED
8.10	The duty pursuant to Section 30(12) of the Act to make copies of a report prepared under Section 30 of the Act available for inspection (without charge) by the public at the principal office of the Council.	CEO	REVOKED
8.11	The duty pursuant to Section 30(13) of the Act, if a report proposes amendments to a Development Plan that applies within the area of the Council, to ensure that it releases a DPA for public consultation under Section 25 within the period prescribed by the regulations.	CEO	REVOKED
8.12	The power pursuant to Section 30(14) of the Act, to request in accordance with the regulations a Minister identified by the regulations for the purposes of this provision to furnish to the Council within the prescribed period a statement of the nature and extent of any infrastructure that, according to the Minister's assessment, should be taken into account in connection with the preparation of a report under Section 30 of the Act.	CEO	REVOKED
8.13	The power pursuant to Section 30(15) of the Act to act jointly with two or more councils under Section 30 of the Act and to act on behalf of, and with the agreement of, the other council or councils in undertaking any process or procedure under Section 30 of the Act.	CEO	REVOKED
9	Copies of Plans to be Made Available to the Public		
9.1	The duty pursuant to Section 31(3) of the Act to make copies of a Development Plan published under Section 31(1) of the Act that applies in relation to the area of the Council available for inspection (without charge) and purchase by the public at an office of the Council.	CEO	MBAS
10	Matters Against Which Development Must be Assessed		
10.1	The power, as the relevant authority and pursuant to Section 33 of the Act, to assess a development against and grant or refuse consent in respect of each of the following matters (insofar as they are relevant to that development):	CEO	Stewart Payne/CAP



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10.1.1	the provisions of the appropriate Development Plan;	CEO	Stewart Payne/CAP
10.1.2	the provisions of the Building Rules;	CEO	Simon Singleton
10.1.3	in relation to a proposed division of land (otherwise than under the Community Titles Act 1996 or the Strata Titles Act 1988) on the satisfaction of the conditions specified in Section 33(1)(c) of the Act;	CEO	Stewart Payne/CAP
10.1.4	in relation to a division of land under the Community Titles Act 1996 or the Strata Titles Act 1988 on the satisfaction of the conditions specified in Section 33(1)(d) of the Act;	CEO	Stewart Payne/CAP
10.1.5	the requirement that any encroachment of a building over, under, across or on a public place has been dealt with in a satisfactory manner; and	CEO	Stewart Payne/CAP
10.1.6	such other matters as may be prescribed.	CEO	Stewart Payne/CAP
10.2	The power pursuant to Section 33(3) of the Act, when granting a development plan consent, to reserve a decision on a specified matter until further assessment of the development under the Act.	CEO	Stewart Payne/CAP
10.3	lf:	CEO	Stewart Payne
10.3.1	a development only requires an assessment under paragraph (b) of Section 33(1) of the Act; and	CEO	Stewart Payne
10.3.2	the Council:	CEO	Stewart Payne
10.3.2.1	is the relevant authority; and	CEO	Stewart Payne
10.3.2.2	is to make the assessment under that paragraph; and	CEO	Stewart Payne
10.3.3	the Council determines to grant consent under that paragraph, the duty, pursuant to Section 33(4b) of the Act as the relevant authority, to issue the relevant development approval with the consent.	CEO	Stewart Payne
11	Determination of Relevant Authority		
11.1	The power pursuant to Section 34(1)(b)(iii) of the Act to request the Minister to declare the Development Assessment Commission to be the relevant authority for a proposed development.	CEO	REVOKED
11.2	The power pursuant to Section 34(1a) of the Act, where the Minister has made a declaration under Section 34(1)(b)(vi) of the Act, to provide the Development Assessment Commission with a report, relating to the application for development authorisation, within the time prescribed by the Regulations.	CEO	REVOKED



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11.3	The power pursuant to Section 34(8a) of the Act to, in conjunction with the Councils for the areas in relation to which a regional development assessment panel has been constituted, remove a member from the panel for a failure to comply with the requirements of Section 34(6a) or (7) of the Act or a breach of, or failure to comply with, a code of conduct under Section 21A of the Act.	CEO	REVOKED
11.4	The power in accordance with Section 34(21) of the Act to withdraw from a regional development assessment panel	CEO	REVOKED
11.5	The duty pursuant to Section 34(27)(a) of the Act to establish a policy relating to the basis upon which the Council will make the various delegations required by Section 34(23) of the Act.	CEO	REVOKED
11.6	The duty pursuant to Section 34(27)(b) of the Act to ensure that a copy of the policy established by the Council under Section 34(27)(a) of the Act is available for inspection at the principal office of the council during ordinary office hours and for inspection on the internet.	CEO	REVOKED
12	Special Provisions Relating to Assessment Against Development Plans		
12.1	The duty pursuant to Section 35(1) of the Act to grant a development plan consent if the Regulations or the relevant Development Plan describes any proposed development as a complying development (subject to such conditions or exceptions as may be prescribed by the Regulations or the relevant Development Plan and subject to any other provision made by the Act or applying under the Regulations).	CEO	Stewart Payne/CAP
12.2	The power pursuant to Section 35(1b) of the Act to determine a development that is assessed by a relevant authority as being a minor variation from complying development to be complying development.	CEO	Stewart Payne/CAP
12.3	Subject to Sections 35 (1d) and (1e) of the Act, if a proposed development meets all but 1 criteria necessary for the development to be complying development, the duty, pursuant to Section 35(1c) of the Act to regard the aspect or aspects of the development that are consistent with the development being complying development accordingly and to assess the balance of the development as merit development.	CEO	Stewart Payne/CAP
12.4	The power pursuant to Section 35(2) of the Act to assess whether or not a development is seriously at variance with the relevant Development Plan.	CEO	Stewart Payne/CAP
12.5	The power pursuant to Section 35(3)(a) of the Act in appropriate cases, to concur in the granting of consent to a development described as a non-complying development.	CEO	Stewart Payne/CAP



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12.6	Subject to the Act, the power and duty pursuant to Section 35(6) of the Act, to accept that a proposed development complies with the provisions of the appropriate development plan to the extent that such compliance is certified by a private certifier.	САР	Stewart Payne/CAP
13	Special Provisions Relating to Assessment Against the Building Rules		
13.1	The duty pursuant to Section 36(1) of the Act to grant a building rules consent if the Regulations provide that any proposed building work complies with the Building Rules.	CEO	Simon SIngleton
13.2	The power pursuant to and in accordance with Section 36(2) of the Act:	CEO	Simon Singleton
13.2.1	to assess whether a development is at variance with the Building Rules;	CEO	Simon Singleton
13.2.2	to determine whether to grant building rules consent where the variance is with the performance requirements of the Building Code and the Building Rules Assessment Commission concurs in the granting of consent;	CEO	Simon Singleton
13.2.3	to determine whether to grant building rules consent where the variance is with a part of the Building Rules other than the Building Code and to determine that it is appropriate to grant the consent despite the variance on the basis that the Delegate is satisfied that:	CEO	Simon Singleton
13.2.3.1	the provisions of the Building Rules are inappropriate to the particular building or building work, or the proposed building fails to conform with the Building Rules only in minor respects and the variance is justifiable having regard to the objects of the Development Plan or the performance requirements of the Building Code and would achieve the objects of the Act as effectively, or more effectively, than if the variance were not to be allowed; or	CEO	Simon Singleton
13.2.3.2	in circumstances where the development has already occurred the variance is justifiable in the circumstances of the particular case.	CEO	Simon Singleton
13.3	The duty pursuant to Section 36(3) of the Act to modify the application of the Building Rules to avoid an inconsistency between the Building Rules and the Development Plan in relation to a State heritage place or a local heritage place.	CEO	Simon Singleton
13.4	The duty pursuant to Section 36(3a) of the Act to seek and consider the advice of the Building Rules Assessment Commission before imposing or agreeing to a requirement under Section 36(3) of the Act that would be at variance with the performance requirements of the Building Code.	CEO	Simon Singleton
13.5	The duty pursuant to Section 36(4)(a) and (b) of the Act to accept that proposed building work complies with the Building Rules to the extent that:	CEO	Simon Singleton



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13.5.1	such compliance is certified by the provision of technical details, particulars, plans, drawings or specifications prepared and certified in accordance with the Regulations; or	CEO	Simon Singleton
13.5.2	such compliance is certified by a private certifier.	CEO	Simon Singleton
13.6	The power pursuant to Section 36(6) of the Act to refuse to grant a consent in relation to any development if, as a result of that development, the type or standard of construction of a building of a particular classification would cease to conform with the requirements of the Building Rules for a building of that classification.	CEO	Simon Singleton



14	Consultation With Other Authorities or Agencies		
14.1	Subject to Section 37AA of the Act, the duty pursuant to Section 37(1)(a) and (b) of the Act where an assessment is required of an application for the consent or approval of a proposed development of a prescribed class to:	CEO	Stewart Payne
14.1.1	refer the application, together with a copy of any relevant information provided by the applicant to a body prescribed by the Regulations and including the Development Assessment Commission, and	CEO	Stewart Payne
14.1.2	not make a decision until a response has been received from the prescribed body in relation to the matter or matters for which the referral was made or the presumption is made that the body does not desire to make a response or concur (as the case requires).	CEO	Stewart Payne
14.2	The duty pursuant to Section 37(5)(a) of the Act where an application has been refused or conditions imposed in respect of a development authorisation by direction of a prescribed body, to notify the applicant that the application was refused, or the conditions imposed, by direction under Section 37 of the Act.	CEO	Stewart Payne
14.3	If a relevant authority is directed by a prescribed body to refuse an application and the refusal is the subject of an appeal under the Act, the power, pursuant to Section 37(6) of the Act to make application for the relevant authority to be joined as a party to the proceedings.	CEO	Stewart Payne
15	Preliminary Advice and Agreement		
15.1	The power pursuant to and in accordance with Section 37AA(2)(e) of the Act to be satisfied that an application accords with an agreement indicated by a prescribed body in accordance with Section 37AA(2)(c) of the Act.	CEO	Stewart Payne
15.2	The power pursuant to and in accordance with Section 37AA(4) of the Act to determine that an agreement under Section 37AA of the Act is no longer appropriate due to the operation of Section 53 of the Act.	CEO	Stewart Payne
16	Proposed Development Involving Creation of Fortifications		
16.1	The duty pursuant to Section 37A(1) of the Act where the Delegate has reason to believe that a proposed development may involve the creation of fortifications, to refer the application for consent to, or approval of, the proposed development to the Commissioner of Police ('the Commissioner').	CEO	REVOKED
16.2	The power pursuant to Section 37A(2)(b) of the Act to receive the Commissioner's written determination under Section 37A(2)(a) of the Act.	CEO	REVOKED





16.3	The duty pursuant to Section 37A(5) of the Act if the Commissioner determines that the proposed development involves the creation of fortifications to:	CEO	REVOKED
16.3.1	if the proposed development consists only of the creation of fortifications – refuse the application; or	CEO	REVOKED
16.3.2	in any other case – impose conditions in respect of any consent to or approval of the proposed development prohibiting the creation of the fortifications.	CEO	REVOKED
16.4	The duty pursuant to Section 37A(6) of the Act, if the Delegate acting on the basis of a determination of the Commissioner under subsection 37A(2) refuses an application or imposes conditions in respect of a development authorisation, to notify the applicant that the application was refused, or the conditions imposed, on the basis of a determination of the Commissioner under Section 37A of the Act.	CEO	REVOKED
17	Public Notice and Consultation		
17.1	The duty, pursuant to Section 38(3) of the Act, where a person applies for a consent in respect of the Development Plan for a Category 1 development, to not on the Delegate's own initiative seek the views of the owners or occupiers of adjacent or other land in relation to the granting or refusal of development plan consent.	CEO	Stewart Payne
17.2	Where a person applies for a consent in respect of the Development Plan for a Category 2A development, -	CEO	Stewart Payne
17.2.1	the duty pursuant to Section 38(3a)(a) of the Act to:	CEO	Stewart Payne
17.2.1.1	subject to any exclusion or qualification prescribed by the Regulations – give an owner or occupier of each piece of adjoining land; and	CEO	Stewart Payne
17.2.1.2	give any other person of a prescribed class, notice of the application; and	CEO	Stewart Payne
17.2.2	the duty pursuant to Section 38(3a)(b) of the Act, to:	CEO	Stewart Payne
17.2.2.1	give consideration to any representations in writing made in accordance with the Regulations by a person who is entitled to be given notice under paragraph (a) of Section 38(3a) of the Act; and	CEO	Stewart Payne
17.2.2.2	forward to the applicant a copy of any representations that the relevant authority must consider under subparagraph (i) of Section 38(3a)(b) of the Act and allow the applicant an opportunity to respond in writing, to those representations within the period prescribed by the Regulations; and	CEO	Stewart Payne



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17.2.3	if a representation is received under paragraph (b) of Section 38(3a) of the Act within the prescribed number of days, the power pursuant to Section 38(3a)(c) of the Act to, in the Delegate's absolute discretion, allow the person who made the representation to appear personally or by representative before it to be heard in support of the representation.	CEO	Stewart Payne/CAP
17.3	The duty pursuant to Section 38(4) of the Act to give notice of a proposal for a Category 2 development.	CEO	Stewart Payne
17.4	The duty pursuant to Section 38(5) of the Act to give notice of a proposal for a Category 3 development.	CEO	Stewart Payne
17.5	The duty pursuant to Section 38(8) of the Act to forward to an applicant a copy of any representation made regarding the proposed development, and to allow the applicant to respond in writing to those representations.	CEO	Stewart Payne
17.6	The power pursuant to Section 38(10)(a) of the Act, in respect of a Category 2 development, to determine whether to allow a person who made a representation to appear personally or by representative before the Delegate.	САР	NOT DELEGATED
17.7	The duty pursuant to Section 38(10)(b) of the Act, in respect of a Category 3 development, to allow a person who made a representation and who as part of that representation indicated an interest in appearing before the Delegate, a reasonable opportunity to appear personally or by representative to be heard in support of the representation.	САР	NOT DELEGATED
17.8	The duty pursuant to Section 38(11) of the Act to allow an applicant to appear personally or by representative before the Delegate or the Council in order to respond to any relevant matter.	САР	NOT DELEGATED
17.9	The duty pursuant to Section 38(12) of the Act, where representations have been made under Section 38 of the Act, to give notice of the decision on the application to each person who made a representation and in respect of a Category 3 development of the person's appeal rights under the Act, and give notice to the Court.	CEO	Stewart Payne
17.10	The power, pursuant to subsection 38(17) of the Act, where a relevant authority is acting under Section 38 of the Act in relation to a Category 2A or Category 2 development, to not take into account under Section 38 of the Act a representation made by a person who is not entitled to be given notice of the relevant application under Section 38 of the Act.	CEO	Stewart Payne/CAP



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17.11	The power, pursuant to subsection 38(18) of the Act, to not take into account under Section 38 of		
	the Act, a representation that is not made in accordance with any requirement prescribed by the	CEO	Stewart Payne/CAP
	Regulations for the purposes of Section 38.		
18	Application and Provision of Information		
18.1	The power pursuant to Section 39(2) of the Act to request an applicant to:	CEO	Stewart Payne/CAP
18.1.1	provide such additional documents or information to enable assessment of the application;	CEO	Stewart Payne/CAP
18.1.2	remedy any defect or deficiency in any application or accompanying document or information required by or under the Act;	CEO	Stewart Payne/CAP
18.1.3	consult with an authority or body prescribed by the Regulations;	CEO	Stewart Payne
18.1.4	(where required by the Regulations) prepare a statement of effect in relation to non- complying development; and	CEO	Stewart Payne
18.1.5	comply with any other requirement prescribed by the Regulations.	CEO	Stewart Payne/CAP
18.2	If:	CEO	Stewart Payne
18.2.1	a development is of a kind that is complying development; and	CEO	Stewart Payne
18.2.2	The development falls within a class of development prescribed by the Regulations for the purpose of Section 39(2a)(b) of the Act; and	CEO	Stewart Payne
18.2.3	the applicant has complied with the requirements of Section 39(1)(a), (c) and (d), the duty, pursuant to Section 39(2a) of the Act, to, in making an assessment as to development plan consent, assess the application without requesting the applicant to provide additional documents or information.	CEO	Stewart Payne
18.3	lf:	CEO	Stewart Payne
18.3.1	a development falls within a class of development prescribed by the Regulations for the purposes of Section 39(2b)(b) of the Act; and	CEO	Stewart Payne
18.3.2	the applicant has complied with the requirements of Section 39(1)(a), (c) and (d) of the Act, the power and duty pursuant to Section 39(2b)(c) of the Act, to;	CEO	Stewart Payne
18.3.3	in making an assessment as to development plan consent, request the applicant to provide additional documents or information in relation to the application on 1 occasion only; and the duty pursuant to Section 39(2b)(d) of the Act, to;	CEO	Stewart Payne
18.3.4	make that request within a period prescribed by the Regulations.	CEO	Stewart Payne
18.4	Pursuant to Section 39(3)(b) of the Act, where a request is made under Section 39(2) of the Act and the request is not complied with within the time specified by the Regulations, the power pursuant to Section 39(3)(b) of the Act to:	CEO	Stewart Payne





18.4.1	subject to Section 39(3)(b)(ii) of the Act, refuse the application; and	CEO	Stewart Payne/CAP
18.4.2	refuse the application in prescribed circumstances (including, if the Regulations so provide, in a case involving development that is complying development).	CEO	Stewart Payne/CAP
18.5	The duty, pursuant to Section 39(3a) of the Act, in dealing with an application that relates to a regulated tree, to seek to make any assessment as to whether the tree is a significant tree without requesting the applicant to provide an expert or technical report relating to the tree, unless the Delegate considers that special circumstances apply.	N/A	N/A
18.6	The duty, pursuant to Section 39(3b) of the Act, in dealing with an application that relates to a regulated tree that is not a significant tree, to seek to assess the application without requesting the applicant to provide an expert or technical report relating to the tree, unless the Delegate considers that special circumstances apply.	N/A	N/A
18.7	The power pursuant to Section 39(4)(a) and Section 39(5) of the Act to permit an applicant to vary an application or vary any plans, drawings, specifications or other documents that accompanied an application.	CEO	Stewart Payne/CAP
18.8	The power pursuant to Section 39(4)(b) and Section 39(5) of the Act to permit an applicant to lodge an application without the provision of any information or document required by the Regulations.	CEO	Stewart Payne
18.9	The power pursuant to Section 39(4)(c) and Section 39(5) of the Act to waive payment of whole or part of the application fee or refund an application fee (to the extent that such fees are payable to the Council).	CEO	Stewart Payne
18.10	The power pursuant to Section 39(4)(d) of the Act and Regulation 17(3)(a) of the regulations to refuse an application that relates to a development of the kind that is described as a non-complying development under the Development Plan without proceeding to make an assessment of the application.	CEO	Stewart Payne/CAP
18.11	The power pursuant to Section 39(4)(e) of the Act, if there is an inconsistency between any documents lodged with the Council for the purposes of Division 1 of Part 4 of the Act, or between any such document and a development authorisation that has already been given that is relevant in the circumstances, to return or forward any document to the applicant or to any other person and to determine not to finalise the matter until any specified matter is resolved, rectified or addressed.	CEO	Stewart Payne
18.12	The power pursuant to Section 39(7) of the Act to approve an application for variation of the conditions of the development authorisation previously given under the Act, or to extend the period for which such authorisation remains operative.	CEO	Stewart Payne/CAP

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18.13	The power, pursuant to section 39(7)(c) to determine whether representations relate to any aspect of the development under consideration on account of an application for variation, and to determine whether, in the circumstances of the case, it is unnecessary to deal with the matter as Category 3 development.	CEO	Stewart Payne/CAP
18.14	The power, pursuant to section 39(7)(d) of the Act, to approve the seeking of a variation to extend the period for which the relevant authorisation remains operative.	CEO	Stewart Payne/CAP
18.15	Where granting an application for variation of a development authorisation pursuant to section 39(6), the power, pursuant to section 39(7a), to make specific provision for the variation of a condition imposed with respect to the original authorisation in its decision on the application for variation.	CEO	Stewart Payne/CAP
18.16	The power pursuant to Section 39(8) of the Act to issue a consent which provides for the undertaking of development in stages.	CEO	Stewart Payne/CAP/Simon Singleton
18.17	The power pursuant to Section 39(9) of the Act to determine that the applicant is entitled to a refund of the application fee in the event that an application is withdrawn.	CEO	Stewart Payne/CAP
19	Determination of Application		
19.1	The duty pursuant to Section 40(1) of the Act to give notice of a decision in accordance with the Regulations (and in the case of a refusal, the duty to include the reasons for the refusal and any appeal rights that exist under the Act.)	CEO	Stewart Payne/CAP
19.2	The power pursuant to Section 40(3) of the Act to extend the period of time within which a development authorisation remains operative.	CEO	Stewart Payne/CAP
20	Time Within Which Decision Must be Made		
20.1	The duty, pursuant to Section 41(1) of the Act to deal with an application as expeditiously as possible and within the time prescribed by the Regulations.	CEO	Stewart Payne/CAP/Simon Singleton
20.2	If:	CEO	Stewart Payne
20.2.1	the relevant authority does not decide an application that relates to development that is a complying development within the time prescribed under Section 41(1) of the Act; and	CEO	Stewart Payne
20.2.2	the applicant gives the relevant authority a notice in accordance with the Regulations on the basis that the decision on the application has not been made, the duty pursuant to Section 41(5)(d) of the Act, subject to any exclusion or qualification prescribed by the Regulations, to refund the fee received by the relevant authority under Section 39(1)(d) in relation to the application.	CEO	Stewart Payne



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21	Conditions		
21.1	The power pursuant to Sections 42(1) and (3) of the Act to attach such conditions as the Delegate thinks fit or as may be prescribed by regulation to any decision under Division 1 of Part 4 of the Act.	CEO	Stewart Payne/CAP
21.2	The duty, pursuant to Section 42(4) of the Act, in accordance with Section 42(5) of the Act and subject to Sections 42(6) and (8) of the Act, if a development authorisation provides for the killing, destruction or removal of a regulated tree or a significant tree, to apply the principle that the development authorisation be subject to a condition that the prescribed number of trees (of a kind determined by the Delegate) must be planted and maintained to replace the tree (with the cost of planting to be the responsibility of the applicant or any person who acquires the benefit of the consent and the cost of maintenance to be the responsibility of the owner of the land).	NOT DELEGATED	NOT DELEGATED
21.3	The power, pursuant to Section 42(6) of the Act, on the application of the applicant, to determine that a payment of an amount calculated in accordance with the Regulations be made into the relevant fund in lieu of planting one or more replacement trees under Section 42(4) of the Act.	NOT DELEGATED	NOT DELEGATED
21.4	The power, pursuant to Section 42(8)(b) of the Act, after taking into account any criteria prescribed by the Regulations and if the Minister concurs, to determine that it is appropriate to grant an exemption under Section 42 of the Act in a particular case.	NOT DELEGATED	NOT DELEGATED
22	Cancellation by a Relevant Authority		
22.1	The power pursuant to Section 43 of the Act to cancel a development authorisation previously given by the Council or the Delegate.	CEO	Stewart Payne
23	Investigation of Development Assessment Performance		
23.1	The power pursuant to Section 45A(2) of the Act to explain the Council's actions and to make submissions (including, if relevant, an indication of undertakings that the Council is willing to give in order to take remedial action) to the Minister within a period (being at least 28 days) specified by the Minister.	CEO	Stewart Payne
23.2	The duty pursuant to Section 45A(14) of the Act to comply with a direction under Section 45A(11) or (13) of the Act.	CEO	Stewart Payne
23.3	The power pursuant to Section 45A(12) of the Act to make submissions to the Minister on the report on which the action under Section 45A(11) of the Act is based within a period (being at least 28 days) specified by the Minister.	CEO	Stewart Payne



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24	Crown Development and Public Infrastructure		
24.1	The power pursuant to Section 49(4a) of the Act to receive notice from the Development Assessment Commission containing the prescribed particulars of the development in accordance with the Regulations.	CEO	REVOKED
24.2	The power pursuant to Section 49(5) of the Act to report to the Development Assessment Commission on any matters contained in a notice from the Development Assessment Commission under Section 49(4a) of the Act.	CEO	REVOKED
24.3	The power pursuant to Section 49(9) of the Act to withdraw opposition to a State agency proposed development.	CEO	REVOKED
25	Electricity Infrastructure Development		
25.1	The power pursuant to Section 49A(4a) of the Act to receive notice from the Development Assessment Commission containing the prescribed particulars of the development in accordance with the Regulations.	CEO	REVOKED
25.2	The power pursuant to Section 49A(5) of the Act, where notice of a proposal to undertake development for the purposes of the provision of electricity infrastructure has been given to the Council pursuant to Section 49A(4a) of the Act, to report to the Development Assessment Commission on any matters contained in the said notice.	CEO	REVOKED
25.3	The power pursuant to Section 49A(9) of the Act, in circumstances where the Council's report to the Development Assessment Commission under Section 49A(5) of the Act expressed opposition to the proposed development, to withdraw that opposition.	CEO	REVOKED
26	Open Space Contribution System		
26.1	The power pursuant to Section 50(1) of the Act, with respect to an application for the division of land into more than 20 allotments where one or more allotments is less than one hectare in area, to require:	CEO	REVOKED
26.1.1	that up to 12.5% in area of the relevant area be vested in the Council to be held as open space; or	CEO	REVOKED
26.1.2	that the applicant make the contribution prescribed by the regulations in accordance with the requirements of by Section 50 of the Act; or	CEO	REVOKED
26.1.3	that the land be vested in the Council and that the applicant make a contribution determined in accordance with Section 50(7) of the Act,	CEO	REVOKED
_	according to the determination and specification of the Council or Delegate.	CEO	REVOKED



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26.2	The power pursuant to Section 50(1) of the Act, when proposing to take any action that is at		
	variance with the Council's Development Plan to seek the concurrence of the Development Assessment Commission.	CEO	REVOKED
26.3	The power pursuant to Section 50(3) and 50(2)(d) of the Act to enter into an agreement on behalf of the Council with the Development Assessment Commission and the applicant under which certain land described by the relevant plan of division will be vested in the Council.	CEO	REVOKED
26.4	The power pursuant to Section 50(3a) of the Act to concur on behalf of the Council to the vesting of land in the Council pursuant to a requirement of the Development Assessment Commission that an area of the site of the development be kept as open space or in some other form that allows for active or passive recreation under Section 50(3a)(a) of the Act.	CEO	REVOKED
26.5	The power pursuant to Section 50(10) of the Act to receive payment of monies from an applicant under Section 50(1) of the Act and the duty to immediately pay that money into a special fund established for the purposes of Section 50 and to apply that money for the purpose of acquiring or developing land as open space.	CEO	REVOKED
26.6	The power pursuant to Section 50(11) of the Act to determine that the division of land is being undertaken in stages such that Section 50 of the Act does not apply to an application for development authorisation to the extent that an earlier application in respect of the same development has addressed the requirements of Section 50 of the Act in respect of the area of land as a whole.	CEO	REVOKED
27	Carparking Fund		
27.1	The power pursuant to Section 50A(1) of the Act to establish a car parking fund.	CEO	REVOKED
27.2	The duty pursuant to Section 50A(1) of the Act to publish a notice in the Gazette in accordance with Section 50A(2) of the Act where the approval of the Minister has been obtained.	CEO	REVOKED
27.3	The power pursuant to Section 50A(5)(c) of the Act to determine that a proposal does not provide for sufficient spaces for the parking of cars at the site of a development.	CEO	REVOKED
27.4	The power pursuant to Section 50A(5)(d) of the Act to agree with an applicant that a contribution calculated in accordance with a determination of the Council or the Delegate can be made by the applicant to a car parking fund in lieu of providing a certain number of spaces for the parking of cars at the site of a development.	CEO	REVOKED



The power pursuant to Section 50A(5) of the Act to make a determination for the purpose of calculating amounts to be paid into a carparking fund.	CEO	REVOKED
The duty pursuant to and in accordance with Section 50A(6) of the Act to publish a determination for the purpose of calculating amounts to be paid into a carparking fund and any variations from time to time in the Gazette.	CEO	REVOKED
The power pursuant to and in accordance with Section 50A(7) of the Act to invest any money in a carparking fund and to pay any resultant income into the fund.	CEO	REVOKED
The power pursuant to and in accordance with Section 50A(8) of the Act to apply money standing to the credit of the car parking fund.	CEO	REVOKED
28 Urban Trees Fund		
The power, pursuant to Section 50B(1) of the Act, with the approval of the Minister, to establish an urban trees fund for an area designated by the Delegate (a designated area).	CEO	REVOKED
The duty, pursuant to Section 50B(2) of the Act, to effect establishment of the fund by notice in the Gazette.	CEO	REVOKED
The duty, pursuant to Section 50B(3) of the Act, to define a designated area by reference to an area established by the relevant Development Plan.	CEO	REVOKED
The power, pursuant to Section 50B(5) of the Act, to invest any money in an urban trees fund that is not for the time being required for the purpose of the fund and the duty to pay any resultant income into the fund.	CEO	REVOKED
The power, pursuant to Section 50B(6) of the Act, to apply money standing to the credit of an urban trees fund to:	CEO	REVOKED
28.5.1 maintain or plant trees which are, or will (when fully grown) constitute, significant trees under the Act; or	CEO	REVOKED
purchase land within the designated area in order to maintain or plant trees which are, or will (when fully grown) constitute, significant trees under the Act.	CEO	REVOKED
The duty, pursuant to Section 50B(7) of the Act, if the Council subsequently sells land purchased under Section 50B(6)(b) of the Act, to pay the proceeds of sale into an urban trees fund maintained by the Council under Section 50B of the Act subject to the following qualifications as prescribed by Sections 50B(7)(a) and (b) of the Act:	CEO	REVOKED
if an urban trees fund is no longer maintained by the Council, the proceeds must be applied for a purpose or purpose consistent with Section 50B(6)(a) or (b) of the Act;	CEO	REVOKED



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28.6.2	if money from an urban trees fund only constituted a proportion of the purchase price of the land (the designated proportion), the money that is subject to these requirements is the designated proportion of the proceeds of sale.	CEO	REVOKED
29	Certificate in Respect of the Division of Land		
29.1	The duty pursuant to Section 51(2) of the Act to provide appropriate information to the Development Assessment Commission (upon request by the Development Assessment Commission) before it issues a certificate in respect of the division of land.	CEO	REVOKED
30	Saving Provisions		
30.1	The power pursuant to Section 52(4) of the Act to extend the limitation period referred to in Section 52(2) of the Act in order to avoid or reduce hardship.	CEO	REVOKED
31	Avoidance of Duplication of Procedures Etc		
31.1	The power pursuant to Section 52A(2)(a) of the Act to accept a document under the Commonwealth Environment Protection and Biodiversity Conservation Act, 1999 (and defined in Section 52A(9) of the Act, as a 'Commonwealth Act document') as an application, notice or other document for the purposes of the Act, if (subject to the provisions of Section 52A(7)) the document complies with the requirements of the Act.	CEO	Stewart Payne/CAP
31.2	The power pursuant to Section 52A(2)(b) of the Act where a document has been accepted for the purposes of the Act, to direct that a procedure taken under the Commonwealth Environment Protection and Biodiversity Conservation Act 1999 in relation to the said document will be taken to have fulfilled the requirements for a procedure in relation to the relevant document under the Act, if the requirements of the Act in relation to the procedure have been complied with under the Commonwealth Environment Protection and Biodiversity Conservation Act 1999.	CEO	Stewart Payne/CAP
31.3	The power pursuant to Section 52A(2)(c) of the Act to adopt or accept the whole or part of a document (whether a plan, report, statement, assessment or other document of the same kind or not) used or to be used for the purposes of the Commonwealth Environment Protection and Biodiversity Conservation Act 1999 as the document required under the Act, if (subject to the provisions of Section 52A(7) of the Act) the document has been prepared in compliance with the Act, and complies with the requirements of the Act.	CEO	Stewart Payne/CAP



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31.4	The power pursuant to Section 52A(5) of the Act where a controlled action under the		
	Commonwealth Environment Protection and Biodiversity Conservation Act 1999 is an activity or		
	part of an activity or includes an activity for which a development authorisation is required under		
	the Act to, when considering an application for a development authorisation or for the variation		
	of a development authorisation, for the activity, use information and other material provided to	CEO	Stewart Payne/CAP
	the Commonwealth Minister under the Commonwealth Environment Protection and Biodiversity	CLO	Stewart rayney car
	Conservation Act 1999 for the purposes of the Commonwealth Minister deciding to give approval		
	to the controlled action under the Commonwealth Environment Protection and Biodiversity		
	Conservation Act 1999.		
31.5	Where a controlled action under the Commonwealth Environment Protection and Biodiversity		
	Conservation Act 1999 is an activity or part of an activity, or includes an activity, for which a	CEO	Stewart Payne/CAP
	development authorisation is required under the Act:		
31.5.1	in circumstances where:	CEO	Stewart Payne/CAP
31.5.1.1	the Commonwealth Minister has given his or her approval to the controlled action; and	CEO	Stewart Payne/CAP
31.5.1.2	the applicant for the development authorisation or the Commonwealth Minister has		
	informed the relevant authority of that fact; the duty pursuant to Section 52A(6)(a) of the		
	Act to consider whether the conditions (if any) to be attached to the development	CEO	Stewart Payne/CAP
	authorisation should be consistent with the conditions (if any) attached to the	CEO	Stewart Payme/CAP
	Commonwealth Minister's approval under the Commonwealth Environment Protection		
	and Biodiversity Conservation Act 1999; and		
31.5.2	the power pursuant to Section 52A(6)(b) of the Act to attach a condition to the development		
	authorisation that requires compliance with all or some of the conditions attached to the	CEO Stewart I	Stewart Payne/CAP
	Commonwealth Minister's approval under the Commonwealth Environment Protection and		Stewart rayrie, CAP
	Biodiversity Conservation Act 1999.		



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32	Requirement to Upgrade Building in Certain Cases		
32.1	Where an application is made for building rules consent for building work in the nature of an alteration to a building constructed before the date prescribed by regulation for the purposes of subsection 53A(1) of the Act, the power pursuant to Section 53A(1) of the Act to form the opinion that the building is unsafe, structurally unsound or in an unhealthy condition and therefore require as a condition of consent that building work that conforms with the requirements of the Building Rules be carried out to the extent reasonably necessary to ensure that the building is safe and conforms to proper structural and health standards.	CEO	Simon Singleton
32.2	Where an application is made for building rules consent for building work in the nature of an alteration of a class prescribed by the Regulations the power pursuant to Section 53A(2) and subject to Section 53A(3) of the Act, to form the opinion that the affected part of the building does not comply with the performance requirements of the Building Code in relation to access to buildings and facilities and services within buildings, for people with disabilities and therefore require as a condition of consent that building work or other measures be carried out to the extent necessary to ensure that the affected part of the building will comply with those performance requirements of the Building Code.	CEO	Simon Singleton
33	Urgent Building Work		
33.1	The power pursuant to Section 54(2)(d) of the Act to issue any directions and specify a period of time with respect to building work performed as a matter of urgency.	REVOKED	REVOKED
34	Action if Development Not Substantially Completed		
34.1	The power pursuant to Section 55(1) of the Act to apply to the Court for an order under Section 55(3) of the Act where the development to which an approval relates has been commenced but not substantially completed within the period prescribed by the Regulations for the lapse of the approval.	CEO	Stewart Payne
34.2	The power pursuant to Section 55(5) of the Act where the Court makes an order under Section 55(3)(a), (b) or (ca) of the Act and a person fails to comply with the order within the period specified by the Court, to cause any work contemplated by the order to be carried out and to recover the cost of that work as a debt from the person.	CEO	Stewart Payne



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34.3	The power pursuant to Section 55(6) of the Act where an amount is recoverable from a person under Section 55(5) of the Act, by notice in writing to the person, fix a period being not less than 28 days from the date of the notice within which the amount must be paid.	CEO	Stewart Payne
35	Completion of Work		
35.1	The power pursuant to Section 56(1) of the Act to issue a notice in writing requiring an owner of land to complete a development on the land within a period specified in the notice.	CEO	Stewart Payne
35.2	The power pursuant to the Section 56(2) of the Act to cause the necessary work to be carried out where an owner has failed to carry out work as required by a notice under Section 56(1) of the Act.	CEO	Stewart Payne
35.3	The power pursuant to Section 56(3) of the Act to recover the reasonable costs and expenses incurred by the Council or any person acting on behalf of the Council under Section 56 of the Act as a debt due from the owner.	CEO	Stewart Payne
35.4	The power pursuant to Section 56(4) of the Act to, by notice in writing to the person, fix a period being not less than 28 days from the date of the notice, within which the amount must be paid by the person where an amount is recoverable from the person under Section 56(3) of the Act.	CEO	Stewart Payne
36	Council to Establish Development Assessment Panels		
36.1	The duty pursuant to Section 56A(3) of the Act to appoint a presiding member to the council development assessment panel in accordance with the requirements set out in Section 56A(3)(b) of the Act.	NOT DELEGATED	NOT DELEGATED
36.2	The duty pursuant to Section 56A(3) of the Act to appoint the remaining members of the council development assessment panel in accordance with the requirements set out in Section 56A(3)(c) of the Act.	NOT DELEGATED	NOT DELEGATED
36.3	The duty pursuant to section 56A(3)(d) of the Act to ensure that, unless granted an exemption by the Minister, at least 1 member of the panel is a woman and at least 1 is a man and to ensure that insofar as is reasonably practicable, the panel consists of equal numbers of men and women.	NOT DELEGATED	NOT DELEGATED
36.4	The duty pursuant to Section 56A(3)(e) to determine the term of office for a member of the council development assessment panel, which period cannot exceed 2 years.	NOT DELEGATED	NOT DELEGATED
36.5	The duty pursuant to Section 56A(3)(f) of the Act to determine any other conditions of appointment of the members of the council development assessment panel.	NOT DELEGATED	NOT DELEGATED

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36.6	The power pursuant to Section 56A(3)(g) of the Act to remove a member of the council development assessment panel from office for:	NOT DELEGATED	NOT DELEGATED
36.6.1	breach of, or failure to comply with, the conditions of appointment; or	NOT DELEGATED	NOT DELEGATED
36.6.2	misconduct; or	NOT DELEGATED	NOT DELEGATED
36.6.3	neglect of duty; or	NOT DELEGATED	NOT DELEGATED
36.6.4	inCDAPacity to carry out satisfactorily the duty of his or her office; or	NOT DELEGATED	NOT DELEGATED
36.6.5	failure to carry out satisfactorily the duty of his or her office; or	NOT DELEGATED	NOT DELEGATED
36.6.6	failure to comply with a requirement under Section 34(6) or (7) of the Act or a breach of, or failure to comply with, a code of conduct under Section 21A of the Act.	NOT DELEGATED	NOT DELEGATED
36.7	The duty pursuant to and in accordance with Section 56A(5) of the Act to give notice of an appointment.	CEO	Stewart Payne
36.8	The duty pursuant to Section 56A(15)(b) of the Act and in accordance with Section 56A(17) of the Act to make minutes of meetings of a council development assessment available for reasonable access by members of the public.	CEO	Stewart Payne/EA
36.9	The duty pursuant to and in accordance with Section 56A(20) of the Act to provide information to the Minister where requested by the Minister.	CEO	Stewart Payne/EA
36.10	The duty pursuant to Section 56A(22) of the Act to appoint a public officer (who must not be a member of the council development assessment panel).	NOT DELEGATED	NOT DELEGATED
36.11	The duty pursuant to Section 56A(23) of the Act to ensure that notice of the appointment of a public officer (including the public officer's name and contact details) is published in the Gazette.	CEO	NOT DELEGATED
36.12	The power pursuant to Section 56A(27) of the Act to make an application to the Minister to exempt the Council from the requirement to establish a council development assessment panel under Section 56A of the Act.	NOT DELEGATED	NOT DELEGATED
36.13	The power pursuant to Section 56A(28) of the Act to consult with the Minister in relation to revoking an exemption under Section 56A(27) of the Act.	NOT DELEGATED	NOT DELEGATED
37	Building Rules Assessment Audits		
37.1	The duty pursuant to Section 56B(2) to have its building assessment auditor audit the Council's activities in relation to the undertaking of assessments of proposed developments against the provisions of the Building Rules in accordance with the requirements of Section 56B.	CEO	Simon Singleton



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37.2	The duty pursuant to Section 56B(5) to ensure that after the expiration of the periods prescribed in Section 56B(4) an audit under Section 56B is completed at least once in every prescribed	CEO	Simon Singleton
	period.		
37.3	The power pursuant to Section 56B(10) to respond to a report prepared by a building assessment auditor prepared in relation to the Council under Section 56B.	CEO	Simon Singleton
37.4	The power pursuant to Section 56B(14) to make submissions to the Minister in relation to a matter concerning the possible exercise of the Minister's powers under Section 56B(12).	CEO	Simon Singleton
37.5	The duty pursuant to Section 56B(16) to comply with a direction given to the Council under Sections 56B(12) or 56B(15).	CEO	Simon Singleton
37A.	Development Plan Assessment Audits		
37A.1	The power and duty pursuant to Section 56C(2) of the Act to have the Council's activities in relation to Development Plan assessments audited by a development assessment auditor in accordance with the requirements of Section 56C of the Act.	CEO	Stewart Payne
37A.2	The power pursuant to Section 56C(10) of the Act to provide a response to an auditor with a view to correcting any error or fact.	CEO	Stewart Payne
37A.3	The power pursuant to Section 56C(14) of the Act to make submissions in relation to the matter to the Minister.	CEO	Stewart Payne
37A.4	The power pursuant to Section 56C(15) of the Act to, if	CEO	Stewart Payne
37A.4.1	the Minister makes a recommendation to the Council under Section 56C(12)(a) of the Act; and	CEO	Stewart Payne
37A.4.2	the Minister subsequently considers that the Council has not, within a reasonable period, taken appropriate action in view of the recommendation, consult with the Minister.	CEO	Stewart Payne
38	Land Management Agreements		
38.1	The power pursuant to Sections 57(2) and 57(2a) of the Act to enter into an agreement relating to the development, management, preservation or conservation of land within the area of the Council with the owner of the land.	CEO	Stewart Payne
38.2	The duty pursuant to and in accordance with Section 57(2c) of the Act and Regulation 98A of the Regulations to establish and keep a register available for public inspection (without charge).	CEO	Stewart Payne



38.3	The duty pursuant to Section 57(2e) of the Act, in relation to the granting of development plan consent with respect to a Category 2A, Category 2 or Category 3 development, to note the existence of the agreement (or the proposal to enter the agreement), and the availability of copies of the agreement for public inspection on the notice of the relevant authority's decision.	CEO	Stewart Payne
38.4	The power pursuant to Section 57(3) of the Act to carry out on private land any work for which provision is made by agreement under Section 57 of the Act.	CEO	Stewart Payne
38.5	The power pursuant to Section 57(5) of the Act, to apply to the Registrar-General to note the agreement against the relevant instrument of title or, in the case of land not under the provisions of the Real Property Act 1886, against the land.	CEO	Stewart Payne
38.6	The power pursuant to Section 57(8) of the Act to apply to the Registrar-General where an agreement in relation to which a note has been made under Section 57 of the Act has been rescinded or amended, to enter a note of the rescission or amendment made against the instrument of title or against the land.	CEO	Stewart Payne
38.7	The power pursuant to Section 57(11) of the Act to consent to the remission of rates payable to the Council provided for in an agreement entered into by the Minister.	CEO	MBAS
39	Land Management Agreements - Development Applications		
39.1	The power pursuant to and subject to Section 57A(1) of the Act to enter into an agreement under Section 57A of the Act with a person who is applying for a development authorisation under the Act.	NOT DELEGATED	NOT DELEGATED
39.2	The duty pursuant to Section 57A(3) of the Act to have regard to:	NOT DELEGATED	NOT DELEGATED
39.2.1	the provisions of the appropriate Development Plan.	NOT DELEGATED	NOT DELEGATED
39.2.2	the principle that the entering into of an agreement under Section 57A by the Council should not be used as a substitute to proceeding with an amendment to a Development Plan under the Act.	NOT DELEGATED	NOT DELEGATED
39.3	The duty pursuant to Section 57A(5) of the Act to register agreements entered into under Section 57A in accordance with the Regulations.	CEO	Stewart Payne
39.4	The duty pursuant to Section 57A(6) of the Act to keep a register available for public inspection (without charge) in accordance with the Regulations.	CEO	Stewart Payne
39.5	The power pursuant to Section 57A(7) of the Act to provide a person, on payment of the prescribed fee, a copy of an agreement registered under Section 57A(5) of the Act.	CEO	Stewart Payne



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39.6	The duty, pursuant to Section 57A(8) of the Act, where an agreement is entered into under Section 57A of the Act, in connection with an application for a development authorisation with respect to a Category 2A, Category 2 or Category 3 development, to include a note of the existence of the agreement on the notice of the relevant authority's decision under the Act.	CEO	Stewart Payne
39.7	The power pursuant to Section 57A(14) of the Act to apply to the Registrar-General to note the agreement against the relevant instrument of title, or in the case of land not under the provisions of the Real Property Act 1886, against the land.	CEO	Stewart Payne
39.8	The power pursuant to Section 57A(16) of the Act to apply to the Registrar-General where an agreement under Section 57A has been rescinded or amended to enter a note of the rescission or amendment against the instrument of title, or against the land.	CEO	Stewart Payne
39.9	The power pursuant to Section 57A (18) of the Act where an agreement under Section 57A does not have effect under Section 57A within the prescribed period, to, by notice given in accordance with the regulations, lapse the relevant development approval (and the agreement will then be rescinded by force of Section 57A(18) of the Act).	CEO	Stewart Payne
40	Notification During Building		
40.1	The power pursuant to Section 59(3) of the Act to direct that building work stop when a mandatory notification stage has been reached.	CEO	Stewart Payne/Simon Singleton
41	Classification of Buildings		
41.1	The power pursuant to Section 66(2) of the Act to assign to any building a classification that conforms with the Regulations and the duty pursuant to Section 66(4) of the Act to give notice in writing to the owner of the building to which the classification has been assigned.	CEO	Stewart Payne/Simon Singleton
42	Certificates of Occupancy		
42.1	The duty pursuant to and in accordance with the requirements of Sections 67(2), (3), (4), (5) and (6) of the Act to give a certificate of occupancy.	CEO	Stewart Payne/Simon Singleton
42.2	The power pursuant to Section 67(3)(a) of the Act to require information from an applicant for a certificate of occupancy.	CEO	Stewart Payne/Simon Singleton
42.3	The duty pursuant to Section 67(10) of the Act to give written notice to an applicant of the refusal of the certificate of occupancy.	CEO	Stewart Payne/Simon Singleton
42.4	The power pursuant to Section 67(13) of the Act to revoke a certificate of occupancy in prescribed circumstances.	CEO	Stewart Payne/Simon Singleton





43	Temporary Occupation		
43.1	The power pursuant to Sections 68(1) and (2) of the Act to approve the occupation of a building on a temporary basis without a certificate of occupancy and subject to such conditions as the Delegate thinks fit to impose.	CEO	Stewart Payne
43.2	The duty pursuant to and in accordance with Section 68(3) of the Act to give written notice to an applicant of the refusal of approval for temporary occupation of a building.	CEO	Stewart Payne
44	Emergency Orders		
44.1	Where an owner of land fails to comply with the requirements of an emergency order issued under Section 69(1) of the Act:	CEO	Stewart Payne/Simon Singleton
44.1.1	the power pursuant to Section 69(4) of the Act to cause the required work to be carried out; and	CEO	Stewart Payne/Simon Singleton
44.1.2	the power pursuant to and in accordance with Sections 69(5) and 69(6) of the Act to recover the reasonable costs and expense of that work from the owner as a debt.	CEO	Stewart Payne
44A	Fire Safety		
44A.1	The power pursuant to Sections 71(18) and (19) of the Act to establish and designate a body as an appropriate authority.	CEO	REVOKED
44A.2	The power pursuant to Section 71(19)(a)(i) of the Act to appoint a person who holds prescribed qualifications in building surveying to the appropriate authority.	CEO	REVOKED
44A.3	The power pursuant to Section 71(19)(a)(ii) of the Act to determine if a person is to be nominated to the appropriate authority by the Chief Officer of the South Australian Metropolitan Fire Service or the Chief Officer of the South Australian Country Fire Service (after taking into account the nature of the Council or Council's area(s)).	CEO	REVOKED
44A.4	The power pursuant to Section 71(19)(a)(iii) of the Act to appoint a person with expertise in the area of fire safety to the appropriate authority.	CEO	REVOKED
44A.5	The power pursuant to Section 71(19)(a)(iv) of the Act to determine and select a person to be appointed to the appropriate authority.	CEO	REVOKED
44A.6	The power pursuant to Section 71(19)(b) of the Act to determine the term of the office not exceeding three years of a member of the appropriate authority.	CEO	REVOKED
44A.7	The power pursuant to Section 71(19)(d) of the Act to appoint deputy members to the appropriate authority.	CEO	REVOKED
44A.8	The power pursuant to Section 71(19)(e) of the Act to determine the procedures of an appropriate authority.	CEO	REVOKED





45	Building Inspection Policies		
45.1	The duty pursuant to and in accordance with Section 71A of the Act to prepare and from time to time alter a building inspection policy.	CEO	Simon Singleton
46	Advertisements		
46.1	The power pursuant to and in accordance with Section 74(1) of the Act to:	CEO	REVOKED
46.1.1	form the opinion that an advertisement or advertising hoarding disfigures the natural beauty of a locality or otherwise detracts from the amenity of a locality or is contrary to a character desired for a locality under the relevant Development Plan; and	CEO	REVOKED
46.1.2	serve notice in writing requiring the removal or obliteration of the advertisement or the removal of the advertising hoarding (or both).	CEO	REVOKED
46.2	The power pursuant to Section 74(3) of the Act where a person has failed to comply with a notice under Section 74(1) of the Act, to enter on land, carry out the terms of the notice and recover the costs of doing so as a debt from the person on whom the notice was served.	CEO	REVOKED
47	Enforcement Notices		
47.1	The power pursuant to and in accordance with Section 84(2) of the Act to issue an enforcement notice where the Delegate has reason to believe on reasonable grounds that a person has breached the Act or a repealed Act.	CEO	Stewart Payne
47.2	The power pursuant to Section 84(3) of the Act to determine that a direction under Section 84(2) of the Act is urgently required and can be orally given by an authorised officer.	CEO	Stewart Payne
47.3	Where a person has failed to comply with a direction contained in a notice issued pursuant to Section 84(2)(b) of the Act:	CEO	Stewart Payne
47.3.1	the power pursuant to Section 84(6) of the Act to cause the necessary action to be undertaken; and	CEO	Stewart Payne
47.3.2	pursuant to and in accordance with Sections 84(7) and 84(8) of the Act to recover the costs of doing so as a debt from the person whose failure gave rise to the action.	CEO	Stewart Payne
48	Applications to Court		
48.1	The power pursuant to Section 85(1) of the Act to apply to the Court for an order to remedy or restrain a breach of the Act, or a repealed Act.	CEO	NOT DELEGATED



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48.2	Where the Court has made an order under Section 85(6)(d) of the Act and a person has failed to comply with the order, the power pursuant to and in accordance with Section 85(12) and Section 85(13) of the Act, to cause any work contemplated by the order to be carried out and to recover the costs of doing so as a debt from the person.	CEO	NOT DELEGATED
49	General Right to Apply to Court		
49.1	Where the Council is a party to a dispute referred to in Section $86(1)(e)$ of the Act, the power pursuant to Section $86(1)(e)$ of the Act to apply to the Court for determination of the dispute.	CEO	NOT DELEGATED
50	Authority to be Advised of Certain Matters		
50.1	The power pursuant to Section 93(1)(b)(iii) of the Act to require from a private certifier who is making a decision of a prescribed kind in relation to any aspect of building work such other information or documentation as the Delegate or the Council may require.	CEO	Simon Singleton
51	Referrals		
51.1	The power pursuant to and in accordance with Section 94 of the Act to consent to the referral by a private certifier to the Council or Delegate of any function under the Act.	CEO	Stewart Payne
52	Professional Advice to be Obtained in Relation to Certain Matters		
52.1	The power pursuant to Section 101(1) of the Act, in the exercise of a prescribed function, to rely on a certificate of a person with prescribed qualifications.	CEO	Stewart Payne/CAP
52.2	The duty pursuant to Section 101(2) of the Act to seek and consider the advice of a person with prescribed qualifications or person approved by the Minister in relation to a matter prescribed by the Regulations.	CEO	Stewart Payne/CAP



	DELEGATIONS UNDER THE DEVELOPMENT (DEVELOPMENT PLANS) AMENI	DMENT ACT 2006	
53	Transitional Provisions		
53.1	The power pursuant to and in accordance with Clause 5(1) of Schedule 1 to the Development (Development Plans) Amendment Act 2006 ('the DPA Act'), if the Council or the Delegate has, before the commencement of Clause 5 of Schedule 1 to the DPA Act reached an agreement with the Minister on a Statement of Intent with respect to an amendment to a Development Plan, or taken steps to prepare a Plan Amendment Report on the basis of such a Statement of Intent subject to Clause 5(2) of Schedule 1 to the DPA Act, to continue with the process as set out in Section 25 of the Act (as in force immediately before the commencement of Clause 5 of Schedule 1 to the DPA Act) as if the DPA Act had not been enacted until the relevant amendment is approved (with or without alteration) or otherwise dealt with by the Minister under Section 25(15) of the Act, subject to the qualification that the relevant Plan Amendment Report may be referred to as a Development Plan Amendment.	CEO	REVOKED
53.2	The power pursuant to Clause 5(2) of Schedule 1 to the DPA Act to agree on a Statement of Intent that is to supersede a Statement of Intent agreed between the Council or the Delegate and the Minister before commencement of Clause 5 of Schedule 1 to the DPA Act.	CEO	REVOKED
	DELEGATIONS UNDER THE DEVELOPMENT REGULATIONS 20	008	
53A	Complying Development – Development Plan Consent		
53A1	The power pursuant to Regulation 8A(1)(a) of the Development Regulations 2008 ('the Regulations'), for the purposes of Sections 33(1) and 35 of the Act (subject to Regulation 8A(2)) of the Regulations to:	CEO	Stewart Payne/CAP
53A.1.1	in the case of a proposed development lodged for assessment as residential code development – assess the development as being in a form described in Schedule 4 clause 1(2) or (3), 2A, 2B or 2C (including a form specified or provided for in a relevant Development Plan referred to in Schedule 4 clause 1(2) or (3), 2A, 2B or 2C); and	CEO	Stewart Payne/CAP
53A.1.2	in any other case – to assess the development as being in a form described in Schedule 4 Part 1 (including a form specified or provided for in a relevant Development Plan referred to in Schedule 4 Part 1).	CEO	Stewart Payne/CAP



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53A.2	The power pursuant to Regulation 8A(1)(b) of the Regulations, for the purposes of Section 35(1b) of the Act, to:	CEO	Stewart Payne/CAP
53A.2.1	form the opinion that a variation from complying development (including complying development as declared under Regulation 8A(1)(a) of the Regulations) is minor; and	CEO	Stewart Payne/CAP
53A.2.2	determine that 2 or more minor variations, when taken together, constitute a 'minor variation from complying development'.	CEO	Stewart Payne/CAP
53B	Complying Building Work – Building Rules		
53B.1	The power pursuant to Regulation 8B(1) of the Regulations, for the purposes of Section 36(1) of the Act to, subject to Regulation 8B(2) of the Regulations, assess building work as being in a form specified in Schedule 4 Part 2 (including a form specified or provided for in the Building Code referred to in Schedule 4 Part 2)	CEO	Simon Singleton / CAP
54	Infrastructure Planning		
54.1	The power pursuant to Regulation 9A(1) of the Development Regulations 2008 ('the Regulations') to, in preparing the DPA, to the extent (if any) required by the Statement of Intent, seek, in accordance with Regulation 9A(2), the advice of a Minister and any other government agency, specified by the Minister as part of the agreement on the Statement of Intent.	CEO	Stewart Payne
55	Consultation with Government Departments or Agencies		
55.1	The duty pursuant to Regulation 10A(1) of the Regulations if the Council is subject to a requirement under Section 25(7)(a) of the Act to ensure that a copy of any written report received from a Department or agency is furnished to the Minister for the purposes of considering the matter under Section 25(7)(b) of the Act.	CEO	Stewart Payne
56	Public Consultation – Section 25 & 26		
56.1	Subject to Regulations 11A(3) and 11A(6) of the Regulations, for the purposes of Sections 25 and 26 of the Act, the duty pursuant to Regulation 11A(1) of the Regulations to give public notice of a DPA by publication in the designated manner of a notice:	CEO	Stewart Payne
56.1.1	advising the time and places at which the DPA is available for inspection (without charge) and purchase by the public; and	CEO	Stewart Payne
56.1.2	inviting any interested person to make written submissions on the amendment to the council within the relevant period specified in the notice; and	CEO	Stewart Payne



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56.1.3	stating that the submissions will be available for inspection by any interested person at a place specified in the notice from the expiration of the period specified under Regulation 11A(1)(b) of the Regulations until the conclusion of any public meeting held for the purposes of Section 25(11)(b) or 26(5c)(b) of the Act (or, if no such meeting is to be held, until the decision is made not to hold the meeting); and	CEO	Stewart Payne
56.1.4	providing information about when and where any public meeting is proposed to be held for the purposes of Sections 25(11)(b) or 26(5c)(b) of the Act (subject to a decision being made under the relevant section not to hold a meeting).	CEO	Stewart Payne
56.2	If one or more written submissions are made in response to a notice published under Regulation 11A(1) of the Regulations, the duty pursuant to Regulation 11A(3) of the Regulations to make a copy of each submission available for inspection in accordance with the statement included under Regulation 11A(1)(c).	CEO	Stewart Payne
56.3	For the purposes of Sections 25(9)(c) and 26(5b)(c) of the Act, the duty pursuant to Regulation 11A(4) of the Regulations to include in the written notice the same information as required for a notice under Regulation 11A(1) of the Regulations.	CEO	Stewart Payne
56.4	The duty pursuant to Regulation 11A(5) of the Regulations, to ensure that a copy of any DPA released for public consultation under Section 25 of the Act is provided to the Minister within 2 business days after that release.	CEO	Stewart Payne
57	Public Meeting		
57.1	The duty pursuant to and in accordance with Regulation 12 of the Regulations to hold a public meeting if an amendment has been prepared by the Council or the Delegate.	CEO	Stewart Payne
57.2	The power pursuant to Regulation 12(4) of the Regulations to adjourn a public meeting from time to time, and place to place if necessary or appropriate.	CEO	Stewart Payne
58	Application to Relevant Authority		
58.1	The power pursuant to Regulation 15(1)(c) of the Regulations to require an additional or lesser number of copies of plans, drawings, specifications and other documents and information relating to a proposed development than the number prescribed in Regulation 15(1)(c) of the Regulations.	CEO	Stewart Payne



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58.2	The duty pursuant to and in accordance with Regulation 15(4) of the Regulations, if an application is lodged with the Council but a regional development assessment panel is the relevant authority, to retain a copy of the application and other accompanying information and to forward the application on to the appropriate person acting on behalf of the regional development assessment panel.		N/A
58.3	The duty pursuant to and in accordance with Regulation 15(5) of the Regulations, when an application is lodged with the Council but the Development Assessment Commission is the relevant authority, to forward all but one copy of the application and the accompanying information, as well as a written acknowledgment that the appropriate fees have been paid, including details of each fee component paid, to the Development Assessment Commission.	CEO	Stewart Payne
58.4	The power pursuant to Regulation 15(7)(b) of the Regulations to indicate, in such manner as may be determined by the Development Assessment Commission, that the Delegate wishes to receive written documentation instead of electronic access to the relevant documents and information via the Internet.	CEO	Stewart Payne
58.4A	The power and duty pursuant to Regulation 15(7b) of the Regulations, to within 2 business days of receipt of a copy of an application under Regulation 15(7a) of the Regulations, furnish to the private certifier:	CEO	Stewart Payne
58.4A.1	the Development Assessment number assigned to the development proposed under the application; and	CEO	Stewart Payne
58.4A.2	if the private certifier, at the time of forwarding a copy of an application under Regulation 15(7a) of the Regulations, requests advice on the matters set out in subparagraphs (i) and (ii), and if such advice is relevant:	CEO	Stewart Payne
58.4A.2.1	advice about any site contamination that is believed to exist at the site where the development would be undertaken; and	CEO	Stewart Payne
58.4A.2.2	advice about the likely need for approval to alter a public road under section 221 of the Local Government Act 1999 in order to establish a new access point; and	CEO	Stewart Payne
58.4A.2.3	advice about whether the relevant development plan specifies any requirements relating to finished floor levels (expressed by reference to AHD or ARI) in relation to the site where the development would be undertaken.	CEO	Stewart Payne



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58.5	The power pursuant to Regulation 15(8) of the Regulations to extend the period prescribed in		
	Regulation 15(8) for the lodging of an application for the appropriate development authorisation	CEO	Stewart Payne
	as required by Section 54(2)(c).		
	[City of Tea Tree Gully only]		
58.6	If an application relates to a proposed development that involves the division of land in the		
	Golden Grove Development Area which is complying development in respect of the Development		
	Plan, the duty pursuant to Regulation 15(10)(c) to forward to the Development Assessment		
	Commission within 5 business days after receipt of the application:		
58.6.1	a copy of the application; and	N/A	N/A
58.6.2	a copy of the plans, drawings, specification and other documents or information accompanying the application.	N/A	N/A
58.7	The power pursuant to Regulation 15(11) of the Regulations, to modify the requirements of		
	Schedule 5 in relation to a particular application, subject to the following qualifications:	CEO	Stewart Payne/CAP
58.7.1	in the case of an application that is lodged with the Council for assessment as residential code		
	development – the requirements of Schedule 5 may not be modified in any way by the		
	delegate assessing the application (whether so as to require more or less information), except	CEO	Stewart Payne/CAP
	on authority of the Minister under Section 39(1)(a) of the Act;		
58.7.2	in any other case, the delegate must not, when requiring plans, drawings, specifications and		
	other documents in relation to the application, require the applicant to provide more	CEO.	Standard Barras (CAB
	information than that specified under Schedule 5 (subject to Section 39 of the Act).	CEO	Stewart Payne/CAP
58.8	The power pursuant to Regulation 15(12) of the Regulations to, in exercising the discretion under		
	Section 39(4)(b) of the Act, dispense with the requirements of Schedule 5 in relation to a	CEO	Stewart Payne/CAP
	particular application		
59	Nature of Development		
59.1	The duty pursuant to Regulation 16(1) of the Regulations, where an application requires the		
	assessment of a proposed development against the provisions of the Development Plan, to	CEO	Stewart Payne/CAP
	determine the nature of the development applied for.		



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The power pursuant to Regulation 16(2) of the Regulations to form the opinion that a development is non-complying, and the duty if the Delegate is of the opinion that an application relates to a kind of development that is non-complying and the applicant has not identified the development as such, by notice in writing to inform the applicant of that fact.	CEO	Stewart Payne
The power pursuant to Regulation 16(3) of the Regulations to, if an application in relation to a proposed development identifies the development as residential code development or designated development, form the opinion that the development is residential code development and the duty to, within 5 business days of receipt of the application, by notice in writing, inform the applicant of that fact.	CEO	Stewart Payne
The power pursuant to Regulation 16(4) of the Regulations to, if an application in relation to a proposed development identifies the development as residential code development or designated development, form the opinion that the development is not residential code development and the duty to, within 5 business days of receipt of the application, by notice in writing, inform the applicant of that fact and the reasons for the Delegate's opinion.	CEO	Stewart Payne
Non-Complying Development		
The power pursuant to Regulation 17(3) of the Regulations, after receipt of an application which relates to a kind of development that is described as non-complying development to:	CEO	Stewart Payne/CAP
refuse the application pursuant to Section 39(4)(d) of the Act and notify the applicant accordingly; or	CEO	Stewart Payne/CAP
resolve to proceed with an assessment of the application.	CEO	Stewart Payne/CAP
The duty pursuant to Regulation 17(4) of the Regulations, in situations where the Delegate has resolved to proceed with the assessment of an application for non-complying development, to require the applicant to provide a statement of effect.	CEO	Stewart Payne/CAP
The power pursuant to Regulation 17(6) of the Regulations to determine that a proposed development is of a minor nature for the purposes of exemption from the requirements to provide a statement of effect.	CEO	Stewart Payne/CAP
	development is non-complying, and the duty if the Delegate is of the opinion that an application relates to a kind of development that is non-complying and the applicant has not identified the development as such, by notice in writing to inform the applicant of that fact. The power pursuant to Regulation 16(3) of the Regulations to, if an application in relation to a proposed development identifies the development as residential code development or designated development, form the opinion that the development is residential code development and the duty to, within 5 business days of receipt of the application, by notice in writing, inform the applicant of that fact. The power pursuant to Regulation 16(4) of the Regulations to, if an application in relation to a proposed development identifies the development as residential code development or designated development, form the opinion that the development is not residential code development and the duty to, within 5 business days of receipt of the application, by notice in writing, inform the applicant of that fact and the reasons for the Delegate's opinion. Non-Complying Development The power pursuant to Regulation 17(3) of the Regulations, after receipt of an application which relates to a kind of development that is described as non-complying development to: refuse the application pursuant to Section 39(4)(d) of the Act and notify the applicant accordingly; or resolve to proceed with an assessment of the application. The duty pursuant to Regulation 17(4) of the Regulations, in situations where the Delegate has resolved to proceed with the assessment of an application for non-complying development, to require the applicant to provide a statement of effect.	development is non-complying, and the duty if the Delegate is of the opinion that an application relates to a kind of development that is non-complying and the applicant has not identified the development as such, by notice in writing to inform the applicant of that fact. The power pursuant to Regulation 16(3) of the Regulations to, if an application in relation to a proposed development identifies the development as residential code development or designated development, form the opinion that the development is residential code development and the duty to, within 5 business days of receipt of the application, by notice in writing, inform the applicant of that fact. The power pursuant to Regulation 16(4) of the Regulations to, if an application in relation to a proposed development identifies the development as residential code development or designated development, form the opinion that the development is not residential code development and the duty to, within 5 business days of receipt of the application, by notice in writing, inform the applicant of that fact and the reasons for the Delegate's opinion. CEO Non-Complying Development The power pursuant to Regulation 17(3) of the Regulations, after receipt of an application which relates to a kind of development that is described as non-complying development to: CEO Tefuse the application pursuant to Section 39(4)(d) of the Act and notify the applicant accordingly; or resolve to proceed with an assessment of the application. CEO The duty pursuant to Regulation 17(4) of the Regulations, in situations where the Delegate has resolved to proceed with the assessment of an application for non-complying development, to require the applicant to provide a statement of effect. The power pursuant to Regulation 17(6) of the Regulations to determine that a proposed development is of a minor nature for the purposes of exemption from the requirements to



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61	Notification of Application for Tree-Damaging Activity to Owner of Land		
61.1	Where the owner of land to which an application for a tree-damaging activity in relation to a regulated tree relates is not a party to the application, the duty pursuant to and in accordance with Regulation 18 of the Regulations:	REVOKED	REVOKED
61.1.1	to give the owner of land notice of the application; and	REVOKED	REVOKED
61.1.2	to give due consideration, in the assessment of the application, to any submission made by the owner within a reasonable time after the giving of notice of the application.	REVOKED	REVOKED
62	Amended Applications		
62.1	The power pursuant to Regulation 20(4) of the Regulations to form the opinion that variations to an application are not substantial and that repeating of the referral process under Part 5 of the Regulations, or the giving of notice under Part 6 of the Regulations is not required.	CEO	Stewart Payne/CAP
62.2	The power pursuant to Regulation 20(5) of the Regulations, where a variation to an application changes the essential nature of a proposed development to (by agreement with the applicant) proceed with the variation on the basis that the application will be treated as a new application.	CEO	Stewart Payne/CAP
63	Withdrawing/Lapsing Application		
63.1	The duty pursuant to Regulation 22(1) of the Regulations, where an applicant withdraws an application, to notify any agency to which an application was referred under Part 5 of the Regulations and any person who made a representation in relation to the application under Part 6 of the Regulations of the withdrawal.	CEO	Stewart Payne
63.2	Where at least two years have passed since the date on which an application for development authorisation under Part 4 of the Act was lodged with the Council the power, pursuant to Regulation 22(2) of the Regulations to lapse the said application.	CEO	Stewart Payne
63.3	Before taking action to lapse a development application under Regulation 22(2) of the Regulations the duty, pursuant to and in accordance with Regulation 22(3) of the Regulations to:	CEO	Stewart Payne
63.3.1	take reasonable steps to notify the applicant of the action under consideration; and	CEO	Stewart Payne
63.3.2	allow the applicant a reasonable opportunity to make submissions to the Council or the Delegate about the proposed course of action, and the power to determine the manner and form of those submissions.	CEO	Stewart Payne



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64	Contravening Development		
64.1	The power pursuant to Regulation 23(2) of the Regulations, by notice in writing to the applicant to decline to proceed with an application until proceedings under the Act have been concluded.	CEO	Stewart Payne/CAP
65	Referrals		
65.1	The duty pursuant to Regulation 24(1) of the Regulations to refer an application of a prescribed kind together with a copy of any relevant information provided by the applicant to the relevant body prescribed by Schedule 8 of the Regulations and to not make a decision on the application until a response has been received from the referral body or the time period for receipt of a response has lapsed.	CEO	Stewart Payne/CAP
66	Procedure Where Concurrence Required		
66.1	The duty pursuant to Regulation 25 of the Regulations, if concurrence must be sought from another body prior to issuing a consent or approval to forward to the other body whose concurrence must be sought that information required by Regulation 25(b) of the Regulations.	CEO	Stewart Payne
67	Additional Information or Amended Plans		
67.1	The duty pursuant to Regulation 27(1) of the Regulations, where an application has been referred to a prescribed body under Part 5 of the Regulations and additional information is received which is materially relevant to the referral, to repeat the referral process where the Delegate is of the opinion that the additional information or amendment is significant and the power to repeat the referral process in all other instances.	CEO	Stewart Payne/CAP
68	Special Provisions – Referrals		
68.1	The duty pursuant to and in accordance with Regulation 28(3) of the Regulations to refer an application for building rules consent to the relevant fire authority for comment and report where the Delegate considers that:	CEO	Simon Singleton
68.1.1	a proposed alternative solution within the meaning of the Building Code requires assessment against a performance requirement of the Building Code which provides for fire fighting operations of a fire authority; or	CEO	Simon Singleton
68.1.2	the proposed development is at variance with a performance requirement of the Building Code which provides for fire fighting operations of a fire authority; or	CEO	Simon Singleton
68.1.3	special problems for fire fighting could arise due to hazardous conditions of a kind described in Section E of the Building Code,	CEO	Simon Singleton



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	and the duty pursuant to Regulation 28(5) of the Regulations to have regard to any report received from the fire authority under Regulation 28.	CEO	Simon Singleton
68.2	The power pursuant to Regulation 28(4) of the Regulations, when a report from a fire authority pursuant to Regulation 28(3) is not received by the Council within 20 business days, to presume that the fire authority does not desire to make a report.	CEO	Simon Singleton
68.3	If, in respect of an application referred to a fire authority under Regulation 28, the fire authority:	CEO	Simon Singleton
68.3.1	recommends against the granting of building rules consent; or	CEO	Simon Singleton
68.3.2	concurs in the granting of consent on conditions specified in its report,	CEO	Simon Singleton
	but the Delegate:	CEO	Simon Singleton
68.3.3	proposes to grant building rules consent despite a recommendation referred to in Regulation 28(5a)(a) of the Regulations; or	CEO	Simon Singleton
68.3.4	does not propose to impose the conditions referred to in Regulation 28(5a)(b) of the Regulations, or proposes to impose the conditions in varied form, on the grant of consent, the duty pursuant to Regulation 28(5a) of the Regulations to:	CEO	Simon Singleton
68.3.5	refer the application to the Building Rules Assessment Commission; and	CEO	Simon Singleton
68.3.6	not grant consent unless the Building Rules Assessment Commission concurs in the granting of consent.	CEO	Simon Singleton
68.4	The duty pursuant to Regulation 28(6) of the Regulations to provide to the Building Rules Assessment Commission a copy of any report received from a fire authority under Regulation 28(1) that relates to an application referred to the Building Rules Assessment Commission under the Act.	CEO	Simon Singleton
68.5	The duty pursuant to Regulation 28(7) of the Regulations, where building work comprises or includes the construction or installation of a private bushfire shelter, not to grant a building rules consent unless the Building Rules Assessment Commission concurs in the granting of the consent.	CEO	Simon Singleton
69	Land Division Applications		
69.1	The duty pursuant to Regulation 29(1) of the Regulations, subject to the provisions in Regulation 29(2) of the Regulations, to withhold making a decision on an application which relates to a proposed development that involves the division of land until a report has been received from the Development Assessment Commission.	CEO	REVOKED



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69.2	The power pursuant to Regulation 29(2) of the Regulations, when a report from the Development Assessment Commission pursuant to Regulation 29(1) of the Regulations is not received by the Council within eight weeks or within such longer period as the Development Assessment Commission may require by notice in writing to the Council, to presume that the Development Assessment Commission does not desire to make a report.	CEO	REVOKED
70	Underground Mains Area		
70.1	The power pursuant to Regulation 30(1) of the Regulations to seek a report from the relevant electricity authority where the Delegate considers that an area should be declared an underground mains area.	CEO	REVOKED
70.2	The power pursuant to Regulation 30(2) of the Regulations to declare an area as an underground mains area.	CEO	REVOKED
70.3	The power pursuant to Regulation 30(4) of the Regulations, where a development includes the division of land within or partly within an underground mains area, to require, as a condition of the decision, that any electricity mains be placed underground.	CEO	REVOKED
71	Preliminary Advice and Agreement - Section 37AA		
71.1	The power pursuant to Regulation 31A(6)(b) of the Regulations to determine that an application	650	
	no longer accords with an agreement indicated by the prescribed body.	CEO	REVOKED
71.2	no longer accords with an agreement indicated by the prescribed body. The power pursuant to Regulation 31A(6) of the Regulations if:	CEO	REVOKED REVOKED
71.2 71.2.1			
	The power pursuant to Regulation 31A(6) of the Regulations if: a relevant authority permits an applicant to vary an application under Section 39(4) of the Act;	CEO	REVOKED
71.2.1	The power pursuant to Regulation 31A(6) of the Regulations if: a relevant authority permits an applicant to vary an application under Section 39(4) of the Act; and the relevant authority determines that the application no longer accords with the agreement indicated by the prescribed body,	CEO CEO	REVOKED REVOKED
71.2.1	The power pursuant to Regulation 31A(6) of the Regulations if: a relevant authority permits an applicant to vary an application under Section 39(4) of the Act; and the relevant authority determines that the application no longer accords with the agreement indicated by the prescribed body, to refer the application (unless withdrawn) to the prescribed body	CEO CEO	REVOKED REVOKED
71.2.1 71.2.2 71.2.3	The power pursuant to Regulation 31A(6) of the Regulations if: a relevant authority permits an applicant to vary an application under Section 39(4) of the Act; and the relevant authority determines that the application no longer accords with the agreement indicated by the prescribed body, to refer the application (unless withdrawn) to the prescribed body to obtain a variation to the agreement under Section 37AA of the Act; or	CEO CEO	REVOKED REVOKED REVOKED
71.2.1 71.2.2 71.2.3 71.2.4	The power pursuant to Regulation 31A(6) of the Regulations if: a relevant authority permits an applicant to vary an application under Section 39(4) of the Act; and the relevant authority determines that the application no longer accords with the agreement indicated by the prescribed body, to refer the application (unless withdrawn) to the prescribed body to obtain a variation to the agreement under Section 37AA of the Act; or to obtain a response from the prescribed body for the purposes of Section 37 of the Act.	CEO CEO CEO	REVOKED REVOKED REVOKED REVOKED REVOKED
71.2.1 71.2.2 71.2.3 71.2.4 71.3	The power pursuant to Regulation 31A(6) of the Regulations if: a relevant authority permits an applicant to vary an application under Section 39(4) of the Act; and the relevant authority determines that the application no longer accords with the agreement indicated by the prescribed body, to refer the application (unless withdrawn) to the prescribed body to obtain a variation to the agreement under Section 37AA of the Act; or to obtain a response from the prescribed body for the purposes of Section 37 of the Act. The power pursuant to Regulation 31A(7) of the Regulations if:	CEO CEO CEO CEO	REVOKED REVOKED REVOKED REVOKED REVOKED REVOKED REVOKED



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71.4	The power pursuant to Regulation 31A(8) of the Regulations if:	CEO	REVOKED
71.4.1	an application is lapsed by a relevant authority under Regulation 22 of the Regulations; and	CEO	REVOKED
71.4.2	the applicant sought to rely on an agreement under Section 37AA of the Act in connection with the application, to notify the relevant prescribed body of the lapsing of an application.	CEO	REVOKED
71.5	The power pursuant to Regulation 31A(9) of the Regulations if:	CEO	REVOKED
71.5.1	an application seeks to rely on an agreement under Section 37AA of the Act in connection with the application; and	CEO	REVOKED
71.5.2	a notice of decision is issued by the relevant authority under Regulation 42 of the Regulations, to send a copy of the notice to the prescribed body within 5 business days after the notice is given to the applicant under Regulation 42 of the Regulations.	CEO	REVOKED
71A	Public Notice Categories		
71A.1	The power pursuant to Regulation 32(2)(5) of the Regulations to determine that a form of development comprises 2 or more elements.	CEO	Stewart Payne
72	Public Inspection of Certain Applications		
72.1	The duty pursuant to and in accordance with Regulation 34(1) of the Regulations, subject to Regulation 34(4) of the Regulations to ensure that copies of documents referred to in Regulation		
	34(1) concerning an application are reasonably available for inspection by the public (without charge).	CEO	MBAS
72.2		CEO	MBAS



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72.4	The power pursuant to Regulation 34(4) of the Regulations to form the opinion that the present or future security of a building would be jeopardised if plans, drawings, specifications or other documents or information relating to the assessment of a proposed development against the Building Rules were to be made available for inspection.	CEO	MBAS
73	Response by Applicant		
73.1	The power pursuant to Regulation 36 of the Regulations to extend the time within which an applicant may respond to any representation	CEO	Stewart Payne
74	Determination of Commission as Relevant Authority		
74.1	Where the Development Assessment Commission is the relevant authority under Section 34(1)(b) of the Act:	CEO	Stewart Payne
74.1.1	in a case where the Minister has made a declaration under Section 34(1)(b)(iii) or 34(1)(b)(vi) of the Act, the duty pursuant to and in accordance with Regulation 38(2)(a)(i) of the Regulations to forward to the Development Assessment Commission any application received by the Council under the Act and the Regulations in relation to the matter together with accompanying documentation or information and, as appropriate, fees; and	CEO	Stewart Payne
74.1.2	in any case, the power pursuant to and in accordance with Regulation 38(2)(b) to provide a report on matters under Section 33(1) (as relevant).	CEO	Stewart Payne
74.2	Where the Development Assessment Commission is the relevant authority under Section 34(1)(b)(iv) of the Act and the proposed development is to be undertaken within one kilometre of a boundary with the Council, the power, pursuant to Regulation 38(4) of the Regulations, to provide the Development Assessment Commission with comments on the proposed development.	CEO	Stewart Payne
75	Assessment in Respect of Building Rules Referred to the Council		
75.1	The duty pursuant to and in accordance with Regulation 39 of the Regulations, where the Council is the relevant authority pursuant to Section 34(2) of the Act, not to give any decision in respect of the assessment against the Building Rules until the Development Assessment Commission or the regional development assessment panel (as the case may be) has made its decision.	CEO	Simon Singleton



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76	Notification of Decision to Applicant (Including Conditions)		
76.1	The duty pursuant to and in accordance with Regulation 42 of the Regulations to give notice of a decision on an application under Division 1 of Part 4 of the Act including, but not limited to, the power to endorse approved plans and documentation under Regulation 42(4).	CEO	Stewart Payne
77	Notification of Decision to a Prescribed Body		
77.1	The duty pursuant to and in accordance with Regulation 43 of the Development Regulations, to send a copy of the notice of decision issued under Regulation 42 of the Regulations to any prescribed body to which the application had been referred.	CEO	Stewart Payne
77.2	The duty pursuant to and in accordance with Regulation 43(3) of the Regulations to send a copy of a notice of a decision on an application, if or when a development authorisation is issued in relation to a proposed division of land, to the Development Assessment Commission.	CEO	Stewart Payne
78	Notification of Decision to Owner of Land		
78.1	The duty pursuant to and in accordance with Regulation 44 of the Regulations to send a copy of any notice issued under Regulation 42 of the Regulations to the owner of land to which a decision on the application relates where the owner is not a party to the application.	CEO	Stewart Payne
79	Scheme Description – Community Titles		
79.1	The duty pursuant to Regulation 45(2) of the Regulations to endorse a scheme description under Section 3 of the Community Titles Act 1996 in the following terms:	CEO	REVOKED



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70.2	OR No consent or approval is required under the Development Act 1993 in relation to the division of land (or a change in the use of the land) in accordance with this scheme description. This endorsement does not limit a relevant authority's right to refuse, or to place conditions on, development authorisation under the Development Act 1993 in relation to any other development envisaged by this scheme description. Signed: Dated:	CEO	REVOKED
79.2	The power pursuant to Regulation 45(2) of the Regulations to include in an endorsement of a scheme description under Section 3 of the Community Titles Act 1996, notes concerning conditions on any consent or approval, and notes concerning additional approvals that may be required in the future and to sign and date the endorsement.	CEO	REVOKED
80	Special Provisions Relating to Staged Consents		
80.1	The duty pursuant to and in accordance with Regulation 46(1) of the Regulations, and in a case where the development is within the ambit of Schedule 1A, subject to, in accordance with Regulations 46(4) and (5) of the Regulations, any step that the Delegate, as the relevant authority considers it needs to take under Section 42 of the Act, to issue a Notice of Approval in the circumstances prescribed by Regulation 46 of the Regulations.	CEO	Stewart Payne
81	Endorsed Plans		
81.1	The duty pursuant to Regulation 47 of the Regulations to return to a successful applicant, a copy of the plans, drawings, specifications and other documents and information lodged by the applicant duly endorsed with the building rules consent.	CEO	Simon Singleton



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81A.	Minor Variation of Development Authorisation		
81A.1	The power pursuant to Regulation 47A of the Regulations, if a person requests the variation of a development authorisation previously given under the Act (including by seeking the variation of a condition imposed with respect to the development authorisation) to form the opinion that the variation is minor in nature and, if the delegate is satisfied that the variation is minor in nature, to approve the variation.	CEO	Stewart Payne
82	Lapse of Consent or Approval		
82.1	The power pursuant to Regulation 48(2) of the Regulations to extend the time when any consent or approval under Part 4 of the Act will lapse.	CEO	Stewart Payne/CAP
83	Width of Roads and Thoroughfares		
83.1	The power pursuant to Regulation 51(4) of the Regulations to dispense with the requirements of Regulation 51(1) and (3) dealing with the width of any proposed road or thoroughfare where the Delegate is of the opinion that the prescribed width is not necessary for the safe and convenient movement of vehicles or pedestrians or for underground services.	CEO	Stewart Payne/CAP
83.2	The power pursuant to Regulation 51(6) of the Regulations to dispense with the requirements of Regulation 51(5) dealing with the width of a road at the head of every cul-de-sac where it appears that the cul-de-sac is likely to become a through road.	CEO	Stewart Payne/CAP
84	Road Widening		
84.1	The power pursuant to Regulation 52(1) of the Regulations to require a road widening if land to be divided abuts an existing road.	CEO	REVOKED
85	Requirement as to Forming of Roads		
85.1	The power pursuant to Regulation 53(1) and (2) of the Regulations to specify the width of roads.	CEO	REVOKED
85.2	The power pursuant to Regulation 53(4) of the Regulations to dispense with the requirements of Regulation 53(3) of the Regulations that adequate provision be made for the turning of vehicles at the head of a cul-de-sac where the Delegate is of the opinion that the cul-de-sac is likely to become a through road.	CEO	REVOKED
85.3	The power pursuant to Regulation 53(6) of the Regulations to dispense with the requirements of Regulation 53(5) dealing with the forming of footpaths, water-tables, kerbing, culverts and drains on proposed roads.	CEO	REVOKED



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86	Construction of Roads, Bridges, Drains and Services		
86.1	The power pursuant to Regulation 54(1) of the Regulations to require the paving and sealing of the roadway of proposed roads.	CEO	REVOKED
87	Supplementary Provisions		
87.1	The duty pursuant to Regulation 55(1) of the Regulations to consider and if appropriate approve a road location and grading plan for the forming of any proposed road, including every footpath, water-table, kerbing, culvert and drain.	CEO	REVOKED
87.2	The duty pursuant to Regulation 55(2) of the Regulations to consider, and if appropriate approve, detailed construction plans and specifications signed by a professional engineer or licensed surveyor for all work referred to in Regulations 53 and 54 of the Regulations.	CEO	REVOKED
87.3	The duty pursuant to Regulation 55(4) of the Regulations to consider, and if appropriate accept, that all connections for water supply and sewerage services to any allotment delineated on a plan of division have been laid under the surface of a proposed road before the roadway is sealed.	CEO	REVOKED
88	General Land Division		
88.1	The power pursuant to and in accordance with Regulation 58(1) of the Regulations to enter into a binding arrangement with an applicant for land division for the satisfaction of outstanding requirements.	CEO	REVOKED
88.2	The power pursuant to and in accordance with Regulation 58(2) of the Regulations to advise the Development Assessment Commission that an applicant has entered into appropriate binding arrangements pursuant to Section 51(1) of the Act.	CEO	REVOKED
89	Division of Land by Strata Title		
89.1	The power pursuant to Regulation 59(1) of the Regulations to advise the Development Assessment Commission that an applicant has entered into a binding arrangement with the Council for the satisfaction of the requirements of Section 33(1)(d) of the Act and that the arrangement is supported by adequate security.	CEO	REVOKED



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90	General Provisions		
90.1	The power pursuant to and in accordance with Regulation 60(1) of the Regulations to enter into a form of arrangement with an applicant to the satisfaction of the Development Assessment Commission for the purposes of Section 51(1) of the Act.	CEO	REVOKED
90.2	The power pursuant to Regulation 60(7) of the Regulations, for the purposes of Section 51(4) of the Act, to request (in such a manner as may be determined by the Development Assessment Commission) that a copy of a certificate or plan (or certificates and plans) referred to in Regulation 60(4) of the Regulations be furnished to the Council by sending a written copy to the Council.	CEO	REVOKED
90.3	The power pursuant to Regulation 60(9) of the Regulations to consult with the Development Assessment Commission before it grants an extension of the period prescribed by Regulation 60(8) of the Regulations.	CEO	REVOKED
91	Declaration by The Minister - Section 46		
91.1	The duty pursuant to and in accordance with Regulation 61(2) of the Regulations, to transmit to the Minister any relevant documentation (including the application and any accompanying documentation or information lodged by the proponent with the Council under Division 1 of Part 4 of the Act) within 10 business days after the receipt of a copy of a notice required by Regulation 61(1) of the Regulations.	CEO	REVOKED
91.2	At the same time that documents are transmitted to the Minister under Regulation 61(2) of the Regulations, the duty pursuant to Regulation 61(3) of the Regulations to also transmit to the Minister any fees that have been paid by the proponent under Schedule 6 (less any amount that the Minister determines should be retained by the Council).	CEO	REVOKED
91.3	Where an application lodged with the Minister under Section 46 of the Act requires an assessment against the Building Rules and the assessment against the Building Rules is to be referred to the Council, the power pursuant to Regulation 61(5)(d) of the Regulations, to require from the applicant additional copies of the plans, drawings, specifications and other documents and information required by Regulation 61(4) of the Regulations.	CEO	REVOKED



92	Referral of Assessment of Building Work		
92.1	Where a development application which is subject to the operation of Section 48 of the Act is referred to the Council for assessment in respect of the Building Rules the duty pursuant to and in accordance with Regulation 64(2) of the Regulations, to ensure that the assessment is consistent with any development plan consent previously given under Section 48 of the Act.	CEO	Simon Singleton
92.2	Where the Council acting under Regulation 64(1) of the Regulations determines that it is appropriate to give a certification with respect to the development complying with the Building Rules (and if the assessment of the Council is consistent with any development plan consent) the duty, pursuant to Regulation 64(3) of the Regulations to:	CEO	Simon Singleton
92.2.1	provide the certification in the form set out in Schedule 12A; and	CEO	Simon Singleton
92.2.2	to the extent that may be relevant and appropriate:	CEO	Simon Singleton
92.2.2.1	issue a schedule of essential safety provisions under Division 4 of Part 12 of the Act; and	CEO	Simon Singleton
92.2.2.2	assign a classification to the building under the Regulations; and	CEO	Simon Singleton
92.2.2.3	ensure that the appropriate levy has been paid under the Construction Industry Training Fund Act 1993.	CEO	Simon Singleton
92.3	Where the Council issues a certificate in the form set out in Schedule 12A of the Regulations as required by Regulation 64(3)(a) of the Regulations, the duty pursuant to Regulation 64(4) of the Regulations to furnish to the Minister a copy of the certificate together with a copy of any schedule of essential safety provisions.	CEO	Simon Singleton
93	Notifications During Building Work		
93.1	The power pursuant to Regulation 74(1)(b) to specify by notice in writing to the building owner, on or before development approval is granted in respect of the work, any stage of the building work, for the purposes of the notification requirements in Section 59(1) of the Act.	CEO	Simon Singleton
93.2	The power pursuant to Regulation 74(1)(c) to specify by notice in writing to the building owner, on or before development approval is granted in respect of the work, any stage of the building work, for the purposes of the notification requirements in Section 59(1) of the Act.	CEO	Simon Singleton



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93.3	The duty pursuant to Regulation 74(4) of the Regulations to make a note on the relevant building file of any notice given in accordance with Regulation 74(3)(d) by a person by telephone.	CEO	Simon Singleton
94	Essential Safety Provisions		
94.1	The duty pursuant to Regulation 76(4) of the Regulations, on either the granting of a building rules consent or on application by the owner of a building, to issue a schedule in the form set out in Schedule 16 specifying the essential safety provisions for buildings and the standards and requirements for maintenance and testing in respect of those provisions.	CEO	Stewart Payne/Simon Singleton
94.2	The power pursuant to Regulation 76(10) of the Regulations to require compliance with Regulation 76(7) despite Regulation 76(9) of the Regulations if the essential safety provisions were installed under a modification of the Building Rules under Section 36(2) of the Act or the building has been the subject of a notice under Section 71 of the Act.	CEO	Stewart Payne/Simon Singleton
94A	Swimming Pool Safety		
94A.1	The power pursuant to Regulation 76D(4a) of the Regulations to, for the purposes of Section 71AA(7) of the Act, subject to Regulation 76(D)(4b) of the Regulations, establish a swimming pool inspection policy.	CEO	Stewart Payne
95	Building Rules: Bushfire Prone Areas		
95.1	Where:	CEO	Stewart Payne/Simon Singleton
95.1.1	application is made for building rules consent for building work in the nature of an alteration to a class 1, 2 or 3 building under the Building Code; and	CEO	Stewart Payne/Simon Singleton
95.1.2	the building is in a bushfire prone area under Regulation 78(1) of the Regulations; and	CEO	Stewart Payne/Simon Singleton
95.1.3	the total floor area of the building would, after the completion of the proposed building work, have increased by at least 50% when compared to the total floor area of the building as it existed 3 years before the date of the application (or, in the case of a building constructed since that time, as it existed at the date of completion of original construction), the power, pursuant to Regulation 78(2) of the Regulations, to require, as a condition of consent, that	CEO	Stewart Payne/Simon Singleton
	the entire building be brought into conformity with the relevant requirements of the Building Rules for bushfire protection.	CEO	Stewart Payne/Simon Singleton



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96	Construction Industry Training Fund		
96.1	The duty pursuant to Regulation 79(2) of the Regulations to withhold issuing a building rules consent until satisfied that the appropriate levy has been paid under the Construction Industry Training Fund Act 1993 or that no such levy is payable.	CEO	Stewart Payne/Simon Singleton
96.2	The power pursuant to Regulation 79(4) of the Regulations to form an opinion whether the appropriate levy under the Construction Industry Training Fund Act 1993 has or has not been paid, or is or is not payable, and notify the applicant that a building rules consent cannot be issued until the Delegate is satisfied that the levy has been paid or is not payable.	CEO	Stewart Payne/Simon Singleton
96.3	The power pursuant to and in accordance with Regulation 79(5)(b) of the Regulations to determine that the application has lapsed.	CEO	Stewart Payne/Simon Singleton
96A	Requirement to Up-grade Building in Certain Cases		
96A.1	The power pursuant to Regulation 80(1a) of the Regulations, if an application for a building rules consent relates to building work in the nature of an alteration to a class 2 to class 9 building constructed before 1 January 2002, to form the opinion that the building is unsafe, structurally unsound or in an unhealthy condition, and to require, as a condition of consent:	CEO	Simon Singleton
96A.1.1	that building work that conforms with the requirements of the Building Rules be carried out to the extent reasonably necessary to ensure that the building is safe and conforms to proper structural and health standards; or	CEO	Simon Singleton
96A.1.2	that the building work comply with <i>Minister's Specification SA: Upgrading health and safety in existing buildings</i> (to the extent reasonably applicable to the building and its condition).	CEO	Simon Singleton
97	Classification of Buildings		
97.1	The power pursuant to Regulation 82(3)(b)(i) of the Regulations to require such details, particulars, plans, drawings, specifications, certificates and other documents as may reasonably be required to determine a building's classification upon application by an owner of a building under Regulation 82(1) or (2) of the Regulations.	CEO	Simon Singleton



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97.2	The power pursuant to Regulation 82(4) of the Regulations and subject to Regulation 82(4a) of the Regulations, to assign the appropriate classification under the Building Code to a building upon being satisfied on the basis of the owner's application and accompanying documents that the building, in respect of the classification applied for, possesses the attributes appropriate to its present or intended use.	CEO	Simon Singleton
97.2A	97.2A The power pursuant to Regulation 82(4a) of the Regulations, if an application under Regulation 82 of the Regulations is made in respect of an existing class 2 to class 9 building, to require the applicant to satisfy the delegate that Minister's Specification SA: Upgrading health and safety in existing buildings has been complied with (to the extent reasonably applicable to the building and its present or intended use).	CEO	Simon Singleton
97.3	The power pursuant to Regulation 82(5) of the Regulations, on assigning a classification to a building (or part of a building), to, if relevant, determine and specify in the notice to the owner under Section 66(4) of the Act –	CEO	Simon Singleton
97.3.1	the maximum number of persons who may occupy the building (or part of the building); and	CEO	Simon Singleton
97.3.2	If the building has more than one classification – the part or parts of the building to which each classification relates and the classification currently assigned to the other parts of the building.	CEO	Simon Singleton
98	Certificates of Occupancy		
98.1	The power pursuant to Regulation 83(2)(c) of the Regulations to require from an applicant for a certificate of occupancy reasonable evidence that conditions attached to a development approval have been satisfied.	CEO	Stewart Payne/Simon Singleton
98.2	The power pursuant to Regulation 83(2)(d) of the Regulations where an application relates to the construction or alteration of part of a building and further building work is envisaged in respect of the remainder of the building, to require from an applicant for a certificate of occupancy reasonable evidence that in the case of a building of more than 1 storey, the requirements of Minister's Specification SA 83 have been complied with, or in any other case the building is suitable for occupation.	CEO	Stewart Payne/Simon Singleton



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98.3	The power pursuant to Regulation 83(3) of the Regulations to dispense with the requirement to provide a Statement of Compliance under Regulation 83(2)(a) if the Delegate is satisfied that a person required to complete 1 or both parts of the Statement has refused or failed to complete that part and that the person seeking the issuing of the certificate of occupancy has taken reasonable steps to obtain the relevant certification(s) and it appears to the Delegate that the relevant building is suitable for occupation.	CEO	Stewart Payne/Simon Singleton
98.4	Where:	CEO	Stewart Payne/Simon Singleton
98.4.1	a building is required by the Building Rules:	CEO	Stewart Payne/Simon Singleton
98.4.1.1	to be equipped with a booster assembly for use by a fire authority; or	CEO	Stewart Payne/Simon Singleton
98.4.1.2	to have installed a fire alarm that transmits a signal to a fire station; and	CEO	Stewart Payne/Simon Singleton
98.4.2	facilities for fire detection, fire fighting or the control of smoke must be installed in the building pursuant to an approval under the Act,	CEO	Stewart Payne/Simon Singleton
	the duty pursuant to Regulation 83(4) of the Regulations to not grant a certificate of occupancy unless or until a report has been sought from the fire authority as to whether those facilities have been installed and operate satisfactorily.	CEO	Stewart Payne/Simon Singleton
98.5	The power pursuant to Regulation 83(5) of the Regulations, when a report from the fire authority pursuant to Regulation 83(4) is not received within 15 business days, to presume that the fire authority does not desire to make a report.	CEO	Stewart Payne/Simon Singleton
98.6	The duty pursuant to Regulation 83(6) of the Regulations to have regard to any report received from a fire authority under Regulation 83(4) before issuing a certificate of occupancy.	CEO	Stewart Payne/Simon Singleton
98.7	The power pursuant to Regulation 83(9) of the Regulations to revoke a certificate of occupancy.	CEO	Stewart Payne/Simon Singleton
99	Certificate of Independent Technical Expert in Certain Case		
99.1	The power pursuant to Regulation 88(3) of the Regulations, in circumstances where Regulation 88 of the Regulations applies, to rely on the certificate of an independent technical expert.	CEO	Stewart Payne/Simon Singleton



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100	Fees		
100.1	The power pursuant to Regulation 95(2) of the Regulations to require an applicant to provide such information as the Delegate may reasonably require to calculate any fee payable under Schedule 6 and the power to make any other determination for the purposes of Schedule 6.	CEO	Stewart Payne
100.2	The power pursuant to the provisions of Regulation 95(3) of the Regulations to calculate any fee on the basis of estimates made by the Delegate where the Delegate believes that any information provided by an applicant is incomplete or inaccurate.	CEO	Stewart Payne
100.3	The power pursuant to Regulation 95(4) of the Regulations to, at any time, and despite any earlier acceptance of an amount in respect of the fee, reassess a fee payable under the Regulations.	CEO	Stewart Payne
100.4	The duty pursuant to Regulation 95(5) of the Regulations, on a reassessment under Regulation 95(4) of the Regulations:	CEO	Stewart Payne
100.4.1	if it appears that an overpayment has occurred, to refund any amount due in accordance with the reassessment; and	CEO	Stewart Payne
100.4.2	if it appears that an underpayment has occurred, to charge any further amount payable in accordance with the reassessment.	CEO	Stewart Payne
101	Register Of Applications		
101.1	The duty pursuant to Regulation 98 of the Regulations to keep available for public inspection a register of applications for consent, approval, or the assignment of building classifications under the Act.	CEO	Stewart Payne
101.2	The power pursuant to Regulation 98(3) to fix a fee and upon payment of that fee, make available to a member of the public a copy of any part of a register or document kept for the purposes of Regulation 98(1).	CEO	Stewart Payne
102	Registration of Land Management Agreements		
102.1	The duty pursuant to and in accordance with Regulation 99(2) of the Regulations to establish a register of agreements entered into by the Council under Section 57(2) of the Act.	CEO	Stewart Payne
102.2	The power pursuant to Regulation 99(3) of the Regulations to determine what other information may be contained in the Register.	CEO	Stewart Payne



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103	Land Management Agreements - Development Applications		
103.1	The duty pursuant to Regulation 100(2) of the Regulations to establish a register of agreements entered into by the Council under Section 57A of the Act.	CEO	Stewart Payne
103.2	The duty pursuant to Regulation 100(3) of the Regulations to include in the register a copy of each agreement entered into by the Council under Section 57A of the Act and other information the Delegate considers appropriate.	CEO	Stewart Payne
103.3	The duty pursuant to Regulation 100(5) of the Regulations to keep the register at the principal office of the Council.	CEO	Stewart Payne
103.4	The duty pursuant to Regulation 100(6) of the Regulations to keep the register available for public inspection during normal office hours for the office where the register is situated.	CEO	MBAS
103.5	The duty pursuant to Regulation 100(9) to give a copy of a notice under Regulation 100(8) to any owner of the land who is not a party to the agreement.	CEO	EA
104	Documents to be Preserved by a Council		
104.0	The power and duty pursuant to Regulation 101(a1) of the Regulations to retain a copy of each document provided to the Council by a private certifier in relation to any application for a development plan consent assessed by the private certifier.	CEO	EA
104.1	The duty pursuant to Regulation 101(1) of the Regulations to retain a copy of the documents listed in Regulation 101 of the Regulations in relation to any building work approved under the Act.	CEO	EA
104.1A	The power and duty pursuant to Regulation 101(1a) of the Regulations to preserve any document referred to in Regulation 101(a1) for a period of at least 10 years.	CEO	EA
104.2	The duty pursuant to Regulation 101(2) of the Regulations to preserve any document referred to in Regulation 101(1) of the Regulations until the building to which the document relates is demolished or removed.	CEO	EA
104.3	The power pursuant to and in accordance with Regulation 101(3) of the Regulations to offer to give plans and specifications in the Council's possession to a building owner and if the building owner declines the offer, the power to destroy the documents.	CEO	EA



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105.1	The duty pursuant to Regulation 104 of the Regulations, wherever the provisions of the Development Plan provide for the transfer of development potential, to maintain a register of development rights containing the information prescribed in Regulation 104(1) and to make the said register available for public inspection on payment of the appropriate fee.	CEO	MBAS
105	Transfer of Development Potential		
104A.1	The power pursuant to Regulation 102(2) of the Regulations to request a private certifier to produce to the Council within a reasonable period, a copy of any document that has been submitted to the private certifier for the purposes of an application for development plan consent (and that it is not already held by the Council under the Regulations) so that the Council can respond to a request from a member of the public for access to such document.	CEO	Stewart Payne
104A	Documents to be Provided by Private Certifier		
104.5.2.3	constitute a breach of any other law.	CEO	EA
104.5.2.2	building; or involve an infringement of copyright in matter contained in a document; or	CEO	EA
104.5.2.1	in the opinion of the Delegate, unreasonably jeopardise the present or future security of a	CEO	EA
104.5.2	for copying under Regulation 101(4)(b) if to do so would:	CEO	EA
104.5.1.2	constitute a breach of any other law; or	CEO	EA
104.5.1.1	in the opinion of the Delegate, unreasonably jeopardise the present or future security of a building; or	CEO	EA
104.5.1	for inspection under Regulation 101(4)(a) if to do so would:	CEO	EA
104.5	The power pursuant to Regulation 101(5) of the Regulations to not make available of any plans, drawings specifications or other documents or information:	CEO	EA
104.4	The power pursuant to and in accordance with Regulation 101(4) of the Regulations to make available for inspection at the offices of the Council during normal office hours any document retained by the Council under Regulation 101(a1) or (1) of the Regulations (without charge) and to fix a reasonable fee for a copy of any document retained by the Council under Regulation 101(a1) or (1) of the Regulations.	CEO	EA



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106	System Indicators		
106.1	The duty pursuant to Section 115(1)(a) of the Regulations to keep and collate the information specified in the system indicators document on a quarterly basis.	CEO	Stewart Payne
106.2	The duty pursuant to Section 115(1)(b) of the Regulations to provide the information for each quarter to the Minister in a manner and form determined by the Minister, within 21 days after the end of the quarter.	CEO	Stewart Payne
106.3	The power pursuant to Regulation 115(2) of the Regulations to apply to the Minister to exempt the Council from a requirement in the system indicators document.	CEO	Stewart Payne
107	Schedule 1A – Demolition		
107.1	The power, pursuant to Clause 12(3) of Schedule 1A of the Regulations, to make an application to the Minister for an area to be declared by the Minister to be a designated area.	CEO	REVOKED
107.2	The power pursuant to Clause 12(9) of Schedule 1A of the Regulations, before the Minister takes action to vary or revoke a declaration under Clause 12(3) of Schedule 1A of the Regulations or a condition under Clause 12(7) of Schedule 1A of the Regulations, to in response to a notice in writing from the Minister, show, within the specified time, why the proposed course of action should not be taken.	CEO	REVOKED
108	Schedule 4 – New Dwellings		
108.1	The power pursuant to Clause 2B(4)(b) of Schedule 4 of the Regulations to form the belief that the allotment is, or may have been, subject to site contamination as a result of a previous use of the land or a previous activity on the land or in the vicinity of the land other than a previous use or activity for residential purposes.	CEO	Stewart Payne
109	Schedule 6 - Fees		
109.1	The power pursuant to Clause 1(7) of Schedule 6 to the Regulations to determine the amount of the fee to be charged to an applicant to cover the Council's reasonable costs in giving public notice of the application under Section 38(5) of the Act.	CEO	Stewart Payne



110	Schedule 8 – Development Near The Coast		
110.1	The power pursuant to Item 1(b) of Clause 2 of Schedule 8 of the Regulations, where development is on coastal land, to form the opinion that the development is of a minor nature only, and comprises the alteration of an existing building or the construction of a building to facilitate the use of an existing building.	CEO	Stewart Payne/CAP
111	Schedule 8 - Development Adjacent To Main Roads		
111.1	The power pursuant to Item 3 of Clause 2 of Schedule 8 of the Regulations to form the opinion that development is likely to:	CEO	Stewart Payne/CAP
111.1.1	alter an existing access; or	CEO	Stewart Payne/CAP
111.1.2	change the nature of movement through an existing access; or	CEO	Stewart Payne/CAP
111.1.3	create a new access; or	CEO	Stewart Payne/CAP
111.1.4	encroach within a road widening setback under the Metropolitan Adelaide Road Widening Plan Act 1972,	N/A	N/A
	in relation to an existing or proposed arterial road, primary road, primary arterial road or secondary arterial road, or within 25 metres of a junction with an existing or proposed arterial road, primary road, primary arterial road or secondary arterial road (as delineated in the relevant Development Plan).	CEO	Stewart Payne/CAP
112	Schedule 8 - State Heritage Places		
112.1	The power pursuant to Item 5(1) of Clause 2 of Schedule 8 of the Regulations to form the opinion that a development materially affects the context within which a State Heritage place is situated	CEO	Stewart Payne/CAP
113	Schedule 8 – Mining – General		
113.1	The power pursuant to and in accordance with Item 7 of Clause 2 of Schedule 8 of the Regulations to form the opinion that development is of a minor nature only.	CEO	REVOKED



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114	Schedule 8 - Activity of Environmental Significance		
114.1	The power pursuant to Item 10(b) of Clause 2 of Schedule 8 of the Regulations, where development involves, or is for the purposes of an activity specified in Schedule 21 of the Regulations (including, where an activity is only relevant when a threshold level of CAPacity is reached, development with the capacity or potential to operate above the threshold level, and an alteration or expansion of an existing development (or existing use) where the alteration or expansion will have the effect of producing a total CAPacity exceeding the relevant threshold level), other than development which comprises the alteration of, or addition to, an existing building, to form the opinion that the development does not change the use of the building, and is of a minor nature only, and does not have any adverse effect on the environment.	CEO	Stewart Payne/CAP
115	Schedule 8 – Aquaculture Development		
115.1	The power pursuant to and in accordance with Item 15 of Clause 2 of Schedule 8 of the Regulations to form the opinion that development involves a minor alteration to an existing or approved development.	CEO	REVOKED
116	Schedule 8 – Development Within the River Murray Floodplain Area		
116.1	The power pursuant to and in accordance with Item 19(b) of Clause 2 of Schedule 8 of the Regulations to form the opinion that development materially affects the context within which a State Heritage place is situated.	CEO	REVOKED
117	Schedule 8 – Development Within the River Murray Tributaries Area		
117.1	The power pursuant to and in accordance with Item 20(a) of Clause 2 of Schedule 8 of the Regulations to form the opinion that development materially affects the context within which a State Heritage place is situated.	CEO	REVOKED
118	Schedule 9 - Part One, Category One Development and Part Two Category Two Development		
118.1	The power pursuant to Clause 1 of Part 1 to Schedule 9 of the Regulations in circumstances where a development would be a complying development under the Regulations or the relevant Development Plan but for the fact that it fails to meet the conditions associated with the classification, to form the opinion that the failure to meet those conditions is of a minor nature only.	CEO	Stewart Payne/CAP
118.2	The power pursuant to Clause 2(1)(g) of Part 1 to Schedule 9 of the Regulations to form the opinion that a development is of a kind which is of a minor nature only and will not unreasonably impact on the owners or occupiers of land in the locality of the site of the development.	CEO	Stewart Payne/CAP

The power pursuant to the following designated sub-paragraphs of Clause 3 of Part 1 to Schedule 9 of the Regulations, where a development is classified as non complying under the relevant Development Plan, to form the opinion that:	CEO	Stewart Payne/CAP
the alteration of, or addition to, a building is of a minor nature only, pursuant to sub- paragraph (a);	CEO	Stewart Payne/CAP
the construction of a building to be used as ancillary to or in association with an existing building and which will facilitate the better enjoyment of the purpose for which the existing building is being used constitutes development of a minor nature only pursuant to subparagraph (b).	CEO	Stewart Payne/CAP
The power pursuant to Clause 5 of Part 1 to Schedule 9 of the Regulations to form the opinion:	CEO	Stewart Payne/CAP
that the division of land (including for the construction of a road or thoroughfare) is for a proposed use which is consistent with the objective of the zone or area under the Development Plan; and	CEO	Stewart Payne/CAP
whether the division will change the nature or function of an existing road.	CEO	Stewart Payne/CAP
The power pursuant to Clause 11 of Part 1 to Schedule 9 of the Regulations, in circumstances where development comprises a special event and the special event will not be held over more than 3 consecutive days, to form the opinion that an event of a similar or greater size or of a similar or greater impact on surrounding areas, has not been held on the same site (or substantially the same site) within 6 months immediately preceding the day or days on which the special event is proposed to occur.	CEO	Stewart Payne/CAP
Pursuant to Clause 17 of Part 1 of Schedule 9 to the Regulations for the purpose of determining whether a development should be considered to be of a minor nature only:	CEO	Stewart Payne/CAP
the duty to not take into account what is included within Schedule 3 of the Regulations; and	CEO	Stewart Payne/CAP
the power to take into account the size of the site of the development, the location of the development within that site, and the manner in which the development relates to the locality of the site; and	CEO	Stewart Payne/CAP
the power to conclude, if relevant, that the development is of a minor nature only despite the fact that it satisfies some, but not all, of the criteria set out in item 2(d) of Part 1 of Schedule 9	CEO	Stewart Payne/CAP
	9 of the Regulations, where a development is classified as non complying under the relevant Development Plan, to form the opinion that: the alteration of, or addition to, a building is of a minor nature only, pursuant to subparagraph (a); the construction of a building to be used as ancillary to or in association with an existing building and which will facilitate the better enjoyment of the purpose for which the existing building is being used constitutes development of a minor nature only pursuant to subparagraph (b). The power pursuant to Clause 5 of Part 1 to Schedule 9 of the Regulations to form the opinion: that the division of land (including for the construction of a road or thoroughfare) is for a proposed use which is consistent with the objective of the zone or area under the Development Plan; and whether the division will change the nature or function of an existing road. The power pursuant to Clause 11 of Part 1 to Schedule 9 of the Regulations, in circumstances where development comprises a special event and the special event will not be held over more than 3 consecutive days, to form the opinion that an event of a similar or greater size or of a similar or greater impact on surrounding areas, has not been held on the same site (or substantially the same site) within 6 months immediately preceding the day or days on which the special event is proposed to occur. Pursuant to Clause 17 of Part 1 of Schedule 9 to the Regulations for the purpose of determining whether a development should be considered to be of a minor nature only: the duty to not take into account what is included within Schedule 3 of the Regulations; and the power to take into account the size of the site of the development, the location of the development within that site, and the manner in which the development relates to the locality of the site; and	9 of the Regulations, where a development is classified as non complying under the relevant Development Plan, to form the opinion that: the alteration of, or addition to, a building is of a minor nature only, pursuant to subparagraph (a); the construction of a building to be used as ancillary to or in association with an existing building and which will facilitate the better enjoyment of the purpose for which the existing building is being used constitutes development of a minor nature only pursuant to subparagraph (b). The power pursuant to Clause 5 of Part 1 to Schedule 9 of the Regulations to form the opinion: CEO that the division of land (including for the construction of a road or thoroughfare) is for a proposed use which is consistent with the objective of the zone or area under the Development Plan; and whether the division will change the nature or function of an existing road. The power pursuant to Clause 11 of Part 1 to Schedule 9 of the Regulations, in circumstances where development comprises a special event and the special event will not be held over more than 3 consecutive days, to form the opinion that an event of a similar or greater size or of a similar or greater impact on surrounding areas, has not been held on the same site (or substantially the same site) within 6 months immediately preceding the day or days on which the special event is proposed to occur. Pursuant to Clause 17 of Part 1 of Schedule 9 to the Regulations for the purpose of determining whether a development should be considered to be of a minor nature only: CEO the power to take into account what is included within Schedule 3 of the Regulations; and the power to take into account the size of the site of the development, the location of the development within that site, and the manner in which the development relates to the locality of the site; and the power to conclude, if relevant, that the development is of a minor nature only despite the fact that it satisfies some, but not all, of the criteria set out in ite



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118.7	The power pursuant to Clause 21 of Part 2 to Schedule 9 of the Regulations, except where		
	development is classified as non complying development under the relevant Development Plan,	CEO	Stewart Payne/CAP
	to form the opinion:		
118.7.1	that in respect of a proposed division of land that the applicant's proposed use of the land, is		
	for a purpose which is consistent with the zone or area under the Development Plan; and	CEO	Stewart Payne/CAP
118.7.2	whether the proposed division will change the nature or function of an existing road.	CEO	Stewart Payne/CAP
	DELEGATIONS UNDER THE DEVELOPMENT (WASTE REFORM) VARIATION R	EGULATIONS 2019	
120	Development Authorisations to Continue		
120.1	The power pursuant to clause 2(2) of Schedule 1 of the Development (Waste Reform) Variation		
	Regulations 2019 ('the Waste Reform Regulations'), to, on the Delegate's own initiative or on	CEO	REVOKED
	application by an existing authorisee:		
120.1.1	grant a new development authorisation to the person; or	CEO	REVOKED
120.1.2	120.1.2 revoke an existing development authorisation; or	CEO	REVOKED
120.1.3	by notice in writing to the authorisee given within 2 years after the commencement of clause	CEO	REVOKED
	2 of Schedule 1 of the Waste Reform Regulations:	CLO	KEVOKED
120.1.3.1	vary the terminology or numbering in the existing development authorisation; or	CEO	REVOKED
120.1.3.2	impose or vary a condition of the existing development authorisation,	CEO	REVOKED
	if, in the opinion of the Delegate, it is necessary or desirable to do so as a consequence of		
	the variation of Schedule 21 or 22 of the principal regulations by the Waste Reform	CEO	REVOKED
	Regulations.		
120.2	The power pursuant to clause 2(3) of Schedule 1 of the Waste Reform Regulations, if the relevant		
	authority takes action under clause 2(2) of Schedule 1 of the Waste Reform Regulations, to,		551/2//55
	dispense with the requirement for applications and payment of fees as the Delegate considers	CEO	REVOKED
	appropriate.		



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APPENDIX [4]

INSTRUMENT OF DELEGATION UNDER THE DOG AND CAT MANAGEMENT ACT 1995

NOTES

1

Conditions or Limitations: conditions or limitations may apply to the delegations contained in this Instrument. Refer to the Schedule of Conditions at the back of this document.

2 Refer to the relevant Council resolution(s) to identify when these delegations were made, reviewed and or amended.

POWERS AND FUNCTIONS DELEGATED IN THIS INSTRUMENT

DELEGATION SUB D	DELEGATION
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1	Appointment of Authorised Persons		
1.1	The power pursuant to Section 25A(1) of the Dog and Cat Management Act 1995 (the Act) to appoint suitable persons (other than members of the Council) to be authorised persons for the purposes of the Act.	CEO	NOT DELEGATED
1.2	The power pursuant to Section 25A(2) of the Act to make an appointment subject to conditions specified in the instrument of appointment.	CEO	NOT DELEGATED
1.3	The power pursuant to Section 25A(3) of the Act to, at any time, revoke the appointment of an authorised person, or vary or revoke the conditions of appointment of an authorised person.	CEO	NOT DELEGATED
2	Identification of Authorised Persons		
2.1	The power pursuant to Section 25B(1) of the Act to issue to an authorised person an identity card in a form approved by the Board.	CEO	NOT DELEGATED
2.2	The power pursuant to Section 25B(2) of the Act, if the powers of the authorised person have been limited by conditions, to issue an identity card to the person containing a statement of those conditions.	CEO	NOT DELEGATED

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3	Area Limitation on Authorised Persons Appointed by Councils		
3.1	The power pursuant to Section 25C(c) of the Act to arrange with another council for an authorised person appointed by the Council to exercise powers under the Act within the area of the other council.	CEO	NOT DELEGATED
4	Council Responsibility for Management of Dogs and Cats		
4.1	The power pursuant to Section 26 of the Act to administer and enforce the provisions of the Act relating to dogs and cats within the Council area and for that purpose to:	CEO	GI
4.1.1	maintain a register of dogs containing information required by the Board (which may be kept in the form of a computer record); and	CEO	GI
4.1.2	ensure that the Board is provided with information contained in the register as required by the Board from time to time; and	CEO	GI
4.1.3	maintain such other registers as may be required by the Board; and	CEO	GI
4.1.4	make the registers kept under the Act available for inspection by members of the public in accordance with any guidelines issued by the Board; and	CEO	GI
4.1.5	if guidelines issued by the Board so require, limit inspection of a register or part of a register kept under the Act by members of the public; and	CEO	GI
4.1.6	appoint a suitable person to be Registrar; and	CEO	NOT DELEGATED
4.1.7	make satisfactory arrangements for issuing and replacing certificates of registration and registration discs; and	CEO	MBAS
4.1.8	appoint at least 1 full time authorised person or make other satisfactory arrangements for the exercise of the functions and powers of authorised persons; and	CEO	NOT DELEGATED
4.1.9	make satisfactory arrangements for the detention of dogs seized under the Act (and make such arrangements for cats seized under the Act); and	CEO	MBAS
4.1.10	make satisfactory arrangements for fulfilling other obligations under the Act.	CEO	MBAS
4.2	The power pursuant to Section 26(1a) of the Act, to without limiting Section 26(2) of the Act, nominate a facility approved by the Board at which dogs or cats may be detained.	CEO	MBAS
4.3	The power pursuant to Section 26(4) of the Act to keep separate accounts of money received under the Act and of money expended in the administration and enforcement of the provisions of the Act relating to dogs and cats.	CEO	MBAS
4.4	The power pursuant to Section 26(5) of the Act to pay into the Fund the percentage fixed by regulation of the dog registration fees received by the Council.	CEO	MBAS
4.5	The power pursuant to Section 26(6) of the Act to charge:	CEO	MBAS
4.5.1	fees for the provision of extracts from registers kept under the Act; and	CEO	MBAS



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4.5.2	fees for the receipt and management of information relating to a register contemplated by		
4.3.2	Section 26(1)(ac) of the Act; and	CEO	MBAS
4.5.3	fees which may be differential but which must not exceed an amount prescribed by the		
4.5.5	regulations for the purposes of paragraph (b) of Section 26(6) of the Act:	CEO	MBAS
4.5.3.1	for the registration of dogs or businesses under Part 4 of the Act; and	CEO	MBAS
4.5.3.2	for the late payment of registration fees; and	CEO	MBAS
4.5.3.3	for meeting any other requirement imposed on the Council under the Act.	CEO	MBAS
4.6	The power pursuant to Section 26(7) of the Act, in the case of a standard dog or cat, to, provide for	CLO	IVIDAS
4.0	a percentage rebate of a fee that would otherwise be charged for the registration of a dog or cat	CEO	MBAS
	under the Act.	CEO	IVIDAS
5	Plans of Management Relating to Dogs and Cats		
5.1	The power pursuant to Section 26A(1) of the Act to in accordance with Sections 26A(2) and (3) of		
3.1	the Act, prepare a plan relating to the management of dogs and cats within the Council area.	CEO	MBAS
5.2	the Act, prepare a plan relating to the management of dogs and cats within the council area.		
J. Z	The power pursuant to Section 26A(5) of the Act to amend a plan of management at any time	CEO	MBAS
	during the course of the 5 year period covered by the plan, with the approval of the Board.	CLO	IVIDAS
6	Rectification of Register		
6.1	The power pursuant to Section 39 of the Act upon application by any person aggrieved by an entry		
0.1	in the register, to rectify the register.	CEO	GI
7	Destruction and Control Orders		
7.1	The power pursuant to Section 50(1) of the Act to, in accordance with Division 2 of Part 5 of the		
7.1	Act, make an order of any of the following classes in relation to a specified dog:	CEO	MBAS
7.1.1	a Destruction Order;	CEO	MBAS
7.1.2	a Control (Dangerous Dog) Order;	CEO	MBAS
7.1.3	a Control (Menacing Dog) Order;	CEO	MBAS
7.1.4	a Control (Nuisance Dog) Order;	CEO	MBAS
7.1.5	a Control (Barking Dog) Order.	CEO	MBAS
7.2	The power pursuant to Section 50(2)(b) of the Act to approve some other place to the place		
	specified in the order for a dog to be kept or detained until destroyed.	CEO	MBAS
8	Grounds on Which Orders May be Made		
8.1	The power pursuant to Section 51 of the Act to make an order in relation to a dog under Division 3		
	of Part 5 of the Act, if satisfied that:	CEO	GI
8.1.1	in the case of a Destruction Order:	CEO	GI
	L		





8.1.1.1	the dog is unduly dangerous; and	CEO	GI
8.1.1.2			
	the dog has attacked, harassed or chased a person or an animal or bird owned by or in the	CEO	GI
	charge of a person in circumstances that would constitute an offence against the Act; or		
8.1.2	in the case of a Control (Dangerous Dog) Order:	CEO	GI
8.1.2.1	the dog:	CEO	GI
	(a) is dangerous; and	CEO	GI
	(b) has attacked, harassed or chased a person or an animal or bird, or is likely to do so, in circumstances that would constitute an offence against the Act or any other Act; or	CEO	GI
8.1.2.2	the dog is subject to an order made under a law of another jurisdiction that corresponds with a Control (Dangerous Dog) Order; or	CEO	GI
8.1.3	in the case of a Control (Menacing Dog) Order:	CEO	GI
8.1.3.1	the dog:	CEO	GI
	(a) is menacing; and	CEO	GI
	(b) has attacked, harassed or chased a person or an animal or bird, or is likely to do so, in circumstances that would constitute an offence against the Act or any other Act; or	CEO	GI
8.1.3.2	the dog is subject to an order made under a law of another jurisdiction that corresponds with a Control (Menacing Dog) Order; or	CEO	GI
8.1.4	in the case of a Control (Nuisance Dog) Order:	CEO	GI
8.1.4.1	the dog:	CEO	GI
	(a) is a nuisance; and	CEO	GI
	(b) has attacked, harassed or chased a person or an animal or bird, or is likely to do so, in circumstances that would constitute an offence against the Act or any other Act; or	CEO	GI
8.1.4.2	the dog is subject to an order made under a law of another jurisdiction that corresponds with a Control (Nuisance Dog) Order; or	CEO	GI
8.1.5	in the case of a Control (Barking Dog) Order:	CEO	GI
8.1.5.1	the dog is a nuisance; and	CEO	GI
8.1.5.2	the dog has created noise by barking or otherwise in circumstances that would constitute an	CEO	GI
9	offence against the Act or any other Act. Procedure for Making and Revoking Orders		
9.1		CEO	MBAS
J.1	The power pursuant to Section 52(1) of the Act to:	CEU	IVIDAS





			T
9.1.1	make an order under Division 3 of Part 5 of the Act on the Delegate's own initiative or on an application made in a manner and form determined by the Council or the Delegate; and	CEO	MBAS
9.1.2	to determine the manner and form of an application for an order under Division 3 of Part 5 of the Act.	CEO	MBAS
9.2	The power pursuant to Section 52(1) of the Act before making an order under Division 3 of Part 5 of the Act, to take reasonable steps:	CEO	MBAS
9.2.1	to ascertain all persons who own or are responsible for the control of the dog; and	CEO	MBAS
9.2.2	to give each of the persons so ascertained at least 7 days written notice:	CEO	MBAS
9.2.2.1	identifying the dog in relation to which is it is proposed that the order be made;	CEO	MBAS
9.2.2.2	setting out the terms of the proposed order; and	CEO	MBAS
9.2.2.3	inviting the owner or other person to make submissions to the Council or the Delegate in respect of the matter within 7 days or such longer period as is allowed by the Council or the Delegate.	CEO	MBAS
9.3	The power pursuant to Section 52(2) of the Act to:	CEO	MBAS
9.3.1	make an order in the manner and form required by the Board; and	CEO	MBAS
9.3.2	note an order in the register kept by the Council under the Act.	CEO	MBAS
9.4	The power pursuant to Section 52(3) of the Act to take all reasonable steps to give a copy of the order to each person who owns or is responsible for the control of the dog.	CEO	MBAS
9.5	The power pursuant to Section 52(4) of the Act to revoke an order made by the Council by written notice to the person who owns or is responsible for the control of the dog.	CEO	MBAS
9.6	The power pursuant to Section 52(5) of the Act to enter a note of the revocation in the register kept by the Council under the Act.	CEO	MBAS
9.7	The power pursuant to Section 52(6) of the Act to, at the request of the Board, note in the register kept under the Act an order made by the Board.	CEO	MBAS
10	Directions About How to Comply with Order		
10.1	The power pursuant to Section 53(1) of the Act to issue, from time to time, written directions to a person who owns or is responsible for the control of a dog subject to an order under Division 3 of Part 5 of the Act about how the order may be complied with in the area of the Council.	CEO	GI



11	Power of Court to Order Destruction or Control of Dog on Application		
11.1	The power pursuant to Section 59 of the Act to apply to the Magistrates Court for any order in relation to a dog that the Court could have made if the proceedings had been criminal proceedings under the Act.	CEO	NOT DELEGATED
12	Prohibition Orders		
12.1	The power pursuant to Section 59A(1) of the Act to, in accordance with Division 3 of Part 5 of the Act, make a Prohibition Order against a person.	CEO	NOT DELEGATED
12.2	The power pursuant to Section 59A(2)(b)(ii) of the Act to approve some other place to that specified in the order for a dog to be kept or detained until destroyed or disposed of.	CEO	NOT DELEGATED
12.3	The power pursuant to Section 59A(3) of the Act upon the Delegate's own initiative or on application, to make a Prohibition Order against a person if satisfied that, subject to Section 59A(4) of the Act:	CEO	NOT DELEGATED
12.3.1	while the person owned or was responsible for the control of a dog, the dog attacked, harassed or chased a person or animal or bird owned by or in the charge of a person in circumstances that would constitute an offence against the Act; and	CEO	NOT DELEGATED
12.3.2	-		
12.3.2.1	the dog was already subject to a Destruction Order or a Control (Dangerous Dog) Order; or	CEO	NOT DELEGATED
12.3.2.2	during the 5 years preceding the event referred to in Section 59A(3)(a) of the Act, a Destruction Order or a Control (Dangerous Dog) Order was made in relation to some other dog on grounds that arose while the person owned or was responsible for the control of that other dog.	CEO	NOT DELEGATED
12.4	The power pursuant to Section 59A(3a) of the Act to, on the Delegate's own initiative or on application, make a Prohibition Order against a person if satisfied that the person is subject to a supervision order under Section 269O of the Criminal Law Consolidation Act 1935.	CEO	NOT DELEGATED
12.5	The power pursuant to Section 59A(5) of the Act to:	CEO	GI
12.5.1	make an order in the manner and form required by the Board; and	CEO	GI
12.5.2	record the order in a manner and form approved by the Board, and keep the record readily available for public inspection.	CEO	GI
12.6	The power pursuant to Section 59A(6) of the Act to revoke an order made by the Council by written notice to the person against whom the order was made.	CEO	GI



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12.7	The newer pursuant to Section FOA/7) of the Act to enter a note of the reversion in the record		
12./	The power pursuant to Section 59A(7) of the Act to enter a note of the revocation in the record	CEO	GI
	kept by the Council under Section 59A of the Act.		
13	Procedure Following Seizure of Dog		
13.1	The power pursuant to Section 61(4) where Council is considering making an order in relation to the	610	CI
	dog or applying to the Magistrates Court for an order in relation to the dog.	CEO	GI
13.2	The power pursuant to Section 61(6) of the Act to recover the cost of taking action under Section		
	61(3) of the Act from the person who owns or is responsible for the control of the dog as a debt	CEO	MBAS
	due to the Council.		
14	Power to Seize and Detain Cats		
14.1	The power pursuant to Section 64(2)(c) of the Act to nominate a facility at which cats may be	NOT DELECATED	NOT DELEGATED
	destroyed.	NOT DELEGATED	NOT DELEGATED
15	Certain Bodies May Microchip and Desex Detained Dogs and Cats		
15.1	The power pursuant to Section 64B(1) of the Act, despite any other provision of the Act, or any		GI
	other Act or law, if the Council is detaining a dog or cat seized under the Act or any other Act, to, in	CEO	
	accordance with any guidelines determined by the Board for the purposes of Section 64B of the Act,	CEO	
	do 1 or more of the following:		
15.1.1	microchip the dog or cat;	CEO	GI
15.1.2	desex the dog or cat;	CEO	GI
15.1.3	cause the dog or cat to be microchipped or desexed or both.	CEO	GI
15.2			
	The power pursuant to Section 64B(2) of the Act to recover the cost of taking action under Section	CEO	MBAS
	64B of the Act as a debt from a person who owns or is responsible for the control of the dog or cat.		



APPENDIX [05]

INSTRUMENT OF DELEGATION UNDER THE STATE RECORDS ACT 1997

NOTES

- Conditions or Limitations: conditions or limitations may apply to the delegations contained in this Instrument. Refer to the Schedule of Conditions at the back of this document.
- 2 Refer to the relevant Council resolution(s) to identify when these delegations were made, reviewed and or amended.

POWERS AND FUNCTIONS DELEGATED IN THIS INSTRUMENT

1	Power to Carry Out Work on Public Land		
1.1	The power pursuant to Section 47(3)(b) of the Electricity Act 1996 (the Act), to agree with an electricity entity to the entity carrying out work on public land that the Council is responsible for the management of.	CEO	MICW
1.2	The power pursuant to Section 47(4) of the Act, to include in an agreement under Section 47 of the Act such conditions the delegate considers appropriate in the public interest.	CEO	MICW
1.3	The power pursuant to Section 47(7) of the Act, if a dispute arises between an electricity entity and the Council about whether work should be permitted under Section 47 of the Act on the land or about the conditions on which work should be permitted on public land, to refer the dispute to the Minister.	CEO	NOT DELEGATED
1.4	The power pursuant to Section 47(9) of the Act, if a dispute is referred to the Minister under Section 47 of the Act:	CEO	NOT DELEGATED
1.4.1	to make representations to the Minister on the questions at issue in the dispute; and	CEO	NOT DELEGATED
1.4.2	to make a reasonable attempt to agree to settlement of the dispute on agreed terms.	CEO	NOT DELEGATED



2	Duties in Relation to Vegetation Clearance		
2.1	The power pursuant to Section 55(3) of the Act, where vegetation is planted or nurtured near a public powerline contrary to the principles of vegetation clearance, and the Council has the duty under Part 5 of the Act, to keep vegetation clear of the powerline, to remove the vegetation and recover the cost of so doing as a debt from the person by whom the vegetation was planted or nurtured.	CEO	MICW
3	Vegetation Clearance Schemes		
3.1	The power pursuant to Section 55A(1) of the Act and subject to Sections 55A(3), (4) and (6) of the Act to agree a vegetation clearance scheme with an electricity entity governing the way in which vegetation is to be kept clear of public powerlines on land (other than private land) within both the Council's area and a prescribed area.	CEO	MICW
3.2	The power pursuant to Section 55A(2) of the Act, to agree a vegetation clearance scheme in accordance with Section 55A(1) of the Act that does one or more of the following:	CEO	MICW
3.2.1	require the electricity entity to inspect and clear vegetation more frequently than is required under the principles of vegetation clearance or otherwise govern the way in which the entity will carry out its duty to clear vegetation;	CEO	MICW
3.2.2	contain a delegation by the electricity entity of a function or power under Part 5 of the Act in relation to powerlines designed to convey electricity at 11 kV or less;	CEO	MICW
3.2.3	require that the electricity entity be indemnified for any liability arising from an act or omission of the council under the delegation;	CEO	MICW
3.2.4	confer on the Council the duty to keep vegetation of all kinds clear of specified public powerlines that are designed to convey electricity at 11 kV or less;	CEO	MICW
3.2.5	exempt the Council from the principles of vegetation clearance relating to the planting or nurturing of vegetation near overhead public powerlines;	CEO	MICW
3.2.6	impose obligations on the electricity entity or the Council with respect to clearance work or reducing the need for clearance work;	CEO	MICW
3.2.7	make provision for other related matters.	CEO	MICW
3.3	The power pursuant to Section 55A(4)(b) of the Act, to modify a vegetation clearance scheme by written agreement.	CEO	MICW



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4	Vegetation Clearance Scheme Dispute		
4.1	The power pursuant to Section 55B(2) of the Act and subject to Sections 55B(3) and (4) of the Act, by written notice to the Technical Regulator, ask the Technical Regulator to determine a vegetation clearance scheme dispute under Division 2, Part 5 of the Act.	CEO	MICW
4.2	The power pursuant to Section 55C(2)(c) of the Act, to make an application to the Technical Regulator to not determine a vegetation clearance scheme on the basis that there are good reasons why the dispute should not be determined.	CEO	MICW
5	Determinations		
5.1	The power pursuant to Section 55D of the Act, to consent to the Technical Regulator, in determining a scheme or modification of a scheme, conferring on the Council the duty to keep vegetation clear of public powerlines.	CEO	MICW
6	Role of Councils in Relation to Vegetation Clearance Not Within Prescribed Areas		
6.1	The power pursuant to Section 56(1) of the Act, to make an arrangement with an electricity entity conferring on the Council a specified role in relation to vegetation clearance around public powerlines that are not within a prescribed area.	CEO	MICW
6.2	The power pursuant to Section 56(2) of the Act to include in an arrangement:	CEO	MICW
6.2.1	a delegation by the electricity entity of a function or power under Part 5 of the Act; and	CEO	MICW
6.2.2	a requirement that the electricity entity be indemnified for any liability arising from an act or omission of the Council under a delegation; and	CEO	MICW
6.2.3	provision for the termination of the arrangement by the electricity entity or the Council; and	CEO	MICW
6.2.4	provision for the variation of the arrangement by the electricity entity and the Council.	CEO	MICW
7	Program for Undergrounding of Powerlines		
7.1	The power pursuant to Section 58A of the Act, in relation to undergrounding work included in a program, to agree to contribute to the cost of the work in the Council's area on the basis determined by the Minister.	CEO	MICW
7.2	The power pursuant to Section 58A(5) of the Act, to make submissions to the Minister in relation to a program, in preparing a program, the Minister must consult with, and seek proposals and submissions from, councils, electricity entities, bodies (other than councils) responsible for the care, control or management of roads and other persons as the Minister considers appropriate.	CEO	MICW



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7.3	The power pursuant to Section 58A(8) of the Act, to make submissions to the Minister in relation to		
7.5	varying a program.	CEO	NOT DELEGATED
	ELECTRICITY (PRINCIPLES OF VEGETATION CLEARANCE) REGULATION	IS 2010	
8	Duty of Electricity Entity or Council		
8.1	The power pursuant to Regulation 4(4) of the Electricity (Principles of Vegetation Clearance) Regulations 2010 (the Regulations) to seek approval from the Technical Regulator to keep vegetation clear of the powerlines in accordance with the principles in Regulation 4(2)(b)(ii) of the Regulations.	CEO	MICW
9	Technical Regulator May Grant Exemption from Principles of Vegetation Clearance		
9.1	The power pursuant to Regulation 7(3) of the Regulations to make submissions to the Technical Regulator in relation to an application under Regulation 7 of the Regulations.	CEO	MICW
10	Vegetation Clearance Scheme Outside Prescribed Areas Agreed Between Council and Electricity Entity		
10.1	The power pursuant to Regulation 8(2) of the Regulations and subject to Regulations 8(3), (4), (5) and (6) of the Regulations, to agree a vegetation clearance scheme with an electricity entity governing the way in which the entity will carry out its duty to clear vegetation in the area of the Council or part of that area.	CEO	MICW
10.2	The power pursuant to Regulation 8(5)(b) of the Regulations, to vary or revoke a scheme by written agreement between the parties.	CEO	MICW
11	Objections Relating to Vegetation Clearance		
11.1	The power pursuant to Regulation 10(5) of the Regulations, to reach an agreement with an objector as to how the objection might be resolved.	CEO	MICW
11.2	The power pursuant to Regulation 10(6)(b) of the Regulations, to enter into an agreement under Regulation 9 of the Regulations with the objector that relates to the subject matter of the objection.	CEO	MICW
11.3	The power pursuant to Regulation 10(8) of the Regulations to, when giving notice of an intention to enter private land to carry out work under Part 5 of the Act, include in or with the notice a statement of the rights of the owner or occupier to lodge an objection under Regulation 10 of the Regulations.	CEO	MICW



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APPENDIX [6]

INSTRUMENT OF DELEGATION UNDER THE ENVIRONMENT PROTECTION ACT 1993 AND THE ENVIRONMENT PROTECTION (WASTE TO RESOURCES) POLICY 2010

NOTES

- Conditions or Limitations: conditions or limitations may apply to the delegations contained in this Instrument. Refer to the Schedule of Conditions at the back of this document.
- 2 Refer to the relevant Council resolution(s) to identify when these delegations were made, reviewed and or amended.

POWERS	AND FUNCTIONS DELEGATED IN THIS INSTRUMENT	DELEGATION	SUB DELEGATION
1	Appointment of Authorised Officers		
1	The power pursuant to Section 85(3) of the Environment Protection Act 1993 ("the Act"), to appoint	CEO	NOT DELEGATED
	authorised officers for the purposes of the Act.	CLO	NOT BEEGATED
2	Conditions of Appointment of Authorised Officers		
2	The power pursuant to Section 85(4) of the Act to make an appointment under Section 85(3) of the		
	Act subject to conditions to be specified in the instrument of appointment, and subject to conditions	CEO	NOT DELEGATED
	prescribed by regulation.		
3	Revocation of Authorised Officer Appointment		
3	The power pursuant to Section 85(5) of the Act to revoke an appointment or to vary or revoke a		
	condition specified in the instrument of such an appointment or impose a further such condition.	CEO	NOT DELEGATED



4	Site Contamination Assessment Orders		
4.1	The power pursuant to Section 103H(4) of the Act, where a proposed site contamination assessment order or a proposed variation of such an order would require the undertaking of an activity for which a permit would, but for Section 129 of the Natural Resources Management Act 2004, be required under that Act, and where the Council is the authority under the Natural Resources Management Act 2004 to whom an application for a permit for the activity would otherwise have to be made, to make written submissions in relation to the proposal within a period specified in the notice from the Authority.	CEO	NOT DELEGATED
5	Site Remediation Orders		
5.1	The power pursuant to Section 103J(4) of the Act, where a proposed site remediation order (except an emergency site remediation order) or a proposed variation of a site remediation order would require the undertaking of an activity for which a permit would, but for Section 129 of the Natural Resources Management Act 2004, be required under that Act, and where the Council is the authority under the Natural Resources Management Act 2004 to whom an application for a permit for the activity would otherwise have to be made, to make written submission in relation to the proposal within a period specified in the notice from the Authority.	CEO	NOT DELEGATED
6	Deliberately left blank		



APPENDIX [7]

INSTRUMENT OF DELEGATION UNDER THE EXPIATION OF OFFENCES ACT 1996

NOTES

Conditions or Limitations: conditions or limitations may apply to the delegations contained in this

Instrument. Refer to the Schedule of Conditions at the back of this document.

Refer to the relevant Council resolution(s) to identify when these delegations were made, reviewed

and or amended.

POWERS AND FUNCTIONS DELEGATED IN THIS INSTRUMENT

DELEGATION	SUB DELEGATION
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1	Certain Offences may be Expiated		
1.1	The power pursuant to Section 5(1) of the Expiation of Offences Act 1996 ("the Act") to issue an expiation notice under the Act to a person alleged to have committed an offence under an Act, regulation or by-law, and the alleged offence may accordingly be expiated in accordance with the Act.	CEO	GI
2	Expiation Notices		
2.1	The power pursuant to Section 6(3)(b)(ii) of the Act to authorise a person in writing to give an expiation notice for an alleged offence.	CEO	GI
3	Review of Notices on Ground that Offence is Trifling		
3.1	The power pursuant to Section 8A(2) and (3) of the Act to require an alleged offender who is seeking a review of the notice on the ground that the offence is trifling:	CEO	MBAS
3.1.1	to provide further information; and	CEO	MBAS
3.1.2	to provide a statutory declaration verifying the information contained in, or supporting, an application for review.	CEO	MBAS
3.2	The power pursuant to Section 8A(4) of the Act to determine an application for review before providing the Chief Recovery Officer with relevant particulars under Section 22 of the Fines Enforcement and Debt Recovery Act 2017 in respect of the offence to which the application relates.	CEO	MBAS

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3.3	The duty pursuant and subject to Section 8A(5) and (6) of the Act upon being satisfied the offence is trifling to withdraw the expiation notice in respect of the offence by giving written notice to the alleged offender.	CEO	MBAS
3.4	The power pursuant to Section 8A(6a) of the Act, if an enforcement determination made under section 22 of the Fines and Enforcement Debt Recovery Act 2017 is revoked on the ground that the alleged offender had not had a reasonable opportunity to apply for review of the notice under Section 8A of the Act, and the alleged offender makes an application under Section 8A of the Act within 14 days of being notified of the revocation, to withdraw the expiation notice under Section 8A of the Act.	CEO	MBAS
3A.	Deliberately left blank		
4	Expiation Reminder Notices		
4.1	The duty pursuant to Section 11(1) of the Act where an alleged offender has neither paid the expiation fee nor entered into an arrangement under Section 20 of the Fines Enforcement and Debt Recovery Act 2017 and the Council has not received a statutory declaration or other document sent to the Council by the alleged offender in accordance with a notice required by law to accompany the expiation notice, by the end of the expiation period, and before the Delegate takes any action under this Act or the Fines Enforcement and Debt Recovery Act 2017 to enforce the expiation notice, to give an expiation reminder notice in the prescribed form to the alleged offender.	CEO	MBAS
5	Expiation Enforcement Warning Notices		
5.1	The duty pursuant to Section 11A(1) of the Act where the Council has received a statutory declaration or other document sent to the Council by the alleged offender in accordance with a notice required by law to accompany the expiation notice or expiation reminder notice, and before the Delegate takes action under this Act or the Fines Enforcement and Debt Recovery Act 2017 to enforce the expiation notice, to give an expiation enforcement warning notice, in the prescribed form, to the alleged offender.	CEO	MBAS



6	Late Payment		
6.1	The power pursuant to Section 12 of the Act to accept late payment of the amount due under an expiation notice at any time before an enforcement determination is made under Section 22 of the Fines Enforcement and Debt Recovery Act 2017.	CEO	MBAS
7	Deliberately left blank		
8	Withdrawal of Expiation Notices		
8.1	The power pursuant to Section 16(1) of the Act, to withdraw an expiation notice with respect to all or any of the alleged offences to which an expiation notice relates where:	CEO	MBAS
8.1.1	in the opinion of the Delegate the alleged offender did not commit the offence or offences, or that the notice should not have been given with respect to the offence or offences;	CEO	MBAS
8.1.2	the Council as issuing authority receives a statutory declaration or other document sent to the Council by the alleged offender in accordance with a notice required by law to accompany the expiation notice or expiation reminder notice; or	CEO	MBAS
8.1.3	the notice is defective; or	CEO	MBAS
8.1.3A	in the opinion of the Delegate the alleged offender is suffering from a cognitive impairment that excuses the alleged offending; or	CEO	MBAS
8.1.4	the Delegate decides that the alleged offender should be prosecuted for the offence or offences.	CEO	NOT DELEGATED
8.2	The power pursuant to Section 16(5) of the Act, where an expiation notice is withdrawn under subsection (1), to commence prosecution for an offence to which the notice related.	CEO	NOT DELEGATED
8.3	The duty pursuant to Section 16(6) of the Act, subject to Section 16(7) of the Act, to withdraw an expiation notice if it becomes apparent that the alleged offender did not receive the notice until after the expiation period, or has never received it, as a result of error on the part of the Council as issuing authority or failure of the postal system or failure in the transmission of an email.	CEO	NOT DELEGATED
8.4	The duty pursuant to Section 16(11) of the Act, where an expiation notice is withdrawn under Section 16 of the Act and the notice of withdrawal does not specify that the notice is withdrawn for the purposes of prosecuting the alleged offender, and if an enforcement determination has been made under Section 22 of the Fines Enforcement and Debt Recovery Act 2014, to inform the Chief Recovery Officer of the withdrawal of the notice.	CEO	NOT DELEGATED



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9	Provision of Information		
9.1	The power pursuant to Section 18 of the Act to enter into an agreement with the Chief Recovery	CEO	CI
	Officer in relation to:	CEO	GI
9.1.1	the manner in which the Chief Recovery Officer is to provide information to the Council in		
	relation to action taken by the Chief Recovery Officer under the Act in respect of an expiation	CEO	GI
	notice issued by the Council; and		
9.1.2	the manner in which the Council is to provide information to the Chief Recovery Officer in		
	relation to the issuing of an expiation notice by the Council or any other action taken by the	CEO	GI
	Council in respect of an expiation notice so issued.		



APPENDIX [8]

INSTRUMENT OF DELEGATION UNDER THE FENCES ACT 1975

NOTES

- Conditions or Limitations: conditions or limitations may apply to the delegations contained in this
- 1 Instrument. Refer to the Schedule of Conditions at the back of this document.

counter-proposal contained in any cross-notice under Section 6(2) of the Act.

- Refer to the relevant Council resolution(s) to identify when these delegations were made, reviewed and or
- 2 amended.

POWERS AND FUNCTIONS DELEGATED IN THIS INSTRUMENT

1	Notice of Intention to Perform Fencing Work		
1.1	The power pursuant to Section 5(1) of the Fences Act 1975 ("the Act") to serve notice, in accordance with Section 5(2) of the Act, on an adjoining land owner of a proposal to erect a fence to divide the Council's land (being land of less than one hectare) from the land of the adjoining land owner.	CEO	MICW
1.2	The power pursuant to Section 5(3) of the Act to serve notice in accordance with Section 5(4) of the Act on an adjoining land owner of a proposal to perform any replacement, repair or maintenance work in relation to a fence dividing the Council's land (being land of less than one hectare) and the adjoining owner's land.	CEO	MICW
2	Cross-notice		
2.1	The power pursuant to Section 6(1) of the Act to serve in the prescribed form and to determine the criteria under Section 6(2) of the Act, a cross-notice on an adjoining land owner, objecting to and/or putting forward counter-proposals in relation to fencing work to divide the Council's land (being land of less than one hectare) from the land of the adjoining land owner.	CEO	MICW
2.2	The power pursuant to Section 6(3) of the Act to object and serve notice on the adjoining owner to any		

DELEGATION

CEO

SUB DELEGATION

MICW



3	Agreement upon Basis of Proposals and Counterproposals		
3.1	The power pursuant to Section 7 of the Act to authorise payment of part or all of the cost of constructing or maintaining a fence adjacent to Council land, (being land which is less than one hectare in area).	CEO	MICW
4	Performance of Fencing Work		



APPENDIX [9]

INSTRUMENT OF DELEGATION UNDER THE EXPIATION OF OFFENCES ACT 1996

NOTES

1

Conditions or Limitations: conditions or limitations may apply to the delegations contained in this Instrument. Refer to the Schedule of Conditions at the back of this document.

2 Refer to the relevant Council resolution(s) to identify when these delegations were made, reviewed and or amended.

POWERS AND FUNCTIONS DELEGATED IN THIS INSTRUMENT

DELEGATION SOD DELEGATION	DELEGATION SUB DELEGATION
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1	Amounts Due Under Expiation Notices may be Treated as Part of Pecuniary Sum		
1.1	The power pursuant to Section 9(2) of the Fines Enforcement and Debt Recovery Act 2017 (the Act)		MBAS
	if a debtor requests the making of an aggregation determination but no enforcement determination	CEO	
	has been made under Section 22 of the Act in relation to the expiation amount, to pay the	CLO	
	prescribed fee.		
2	Arrangements as to Manner and Time of Payment		
2.1	The power pursuant to Section 20(4) of the Act to agree with the Chief Recovery Officer the manner		
	in which the Chief Recovery Officer is to give the Council notice of an arrangement entered into	CEO	MBAS
	under Section 20 of the Act.		
2.2	The power pursuant to Section 20(18) of the Act to agree with the Chief Recovery Officer the		
	manner in which, if an arrangement terminates under Sections 20(15) or (17) of the Act, the Chief		
	Recovery Officer is to give the Council notice of the termination and the amount then outstanding	CEO	MBAS
	(taking into account, where the arrangement required the performance of community service, the		
	number of hours of community service to be performed).		

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3	Enforcement Determination		
3.1	The power pursuant to Section 22(1) of the Act to enforce an expiation notice against the alleged		
	offender by providing to the Chief Recovery Officer the particulars determined by the Chief		
	Recovery officer relating to:		
	(a) the alleged offender; and	CEO	MBAS
	(b) the offence or offences that remain unexpiated; and		
	(c) the amount due under the notice; and		
	(d) compliance by the council with the requirements of the Act and any other Act.		
3.2	The power pursuant to Section 22(2) of the Act to pay the prescribed fee.	CEO	MBAS



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APPENDIX [10.1]

INSTRUCTIONS FOR USE

INSTRUMENT OF DELEGATION TO THE
CHIEF EXECUTIVE OFFICER UNDER THE
FIRE AND EMERGENCY SERVICES ACT 2005 AND THE
FIRE AND EMERGENCY SERVICES REGULATIONS 2005

APPENDIX [8A]

INSTRUMENT OF DELEGATION TO THE
CHIEF EXECUTIVE OFFICER UNDER THE
FIRE AND EMERGENCY SERVICES ACT 2005 AND THE
FIRE AND EMERGENCY SERVICES REGULATIONS 2005

NOTES

1	Conditions or Limitations: conditions or limitations may apply to the delegations			
	contained in this Instrument. Refer to the Schedule of Conditions at the back of this			
	document.			
2	Refer to the relevant Council resolution(s) to identify when these delegations were			
	made, reviewed and or amended.			
3	In this instrument the following abbreviations have the following meaning:			
	'SACFS' means the South Australian Country Fire Service.			

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POWERS AND FUNCTIONS DELEGATED IN THIS INSTRUMENT

		DELEGATION	SUB DELEGATION
1	Areas of Urban Bushfire Risk		
1.1	The power pursuant to Section 4A(3) of the Fire and Emergency Services Act 2005 ('the Act'), to consult with and make submissions to the Commission before the Commission publishes a notice in the Gazette designating pursuant to Section 4A(1) of the Act an area within a fire district as an area of urban bushfire risk, varies an area designated under Section 4A(1) of the Act or revokes the designation of an area under Section 4A(1) of the Act.	CEO	FPO
	(Note: only applies to Councils with areas within a 'fire district')	CEO	FPO
2	Use of Facilities – State Bushfire Coordination Committee		
2.1	The power pursuant to Section 71C of the Act to make arrangements with the State Bushfire Coordination Committee for the State Bushfire Coordination Committee to make use of the services of the staff, equipment or facilities of the Council.	CEO	MICW
3	Use of Facilities – Bushfire Management Committees		
3.1	The power pursuant to Section 72D of the Act to make arrangements with a Bushfire Management Committee for the Bushfire Management Committee to make use of the services of the staff, equipment or facilities of the Council.	CEO	MICW
4	Bushfire Management Area Plans		
4.1	The power pursuant to Section 73A(7) of the Act, in relation to a proposal of a bushfire management committee to create or amend a Bushfire Management Area Plan for its area, to consult with and make submissions to the bushfire management committee where the Council's area is wholly or partly within the relevant bushfire management area.	CEO	FPO
	(Note: only relevant where Council's area is wholly or partly within a 'bushfire management area')	CEO	FPO
5	Fire Control Officers		
5.1	The power pursuant to Section 103(1) of the Act to request that the Chief Officer of the SACFS appoint a person as fire control officer for a designated area of the State (whether inside or outside a council area).	CEO	NOT DELEGATED



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5.2 6	The power pursuant to Section 103(2) of the Act to consult with and make submissions to the Chief Officer of the SACFS before the Chief Officer of the SACFS of his or her own initiative appoints a person as a fire control officer for a designated area of the State (whether inside or outside a council area) in relation to the proposed appointment. Giving of Expiation Notices	CEO	NOT DELEGATED
6.1	The duty pursuant to Section 104 of the Act to not authorise a person (under Section 6(3)(b) of the Expiation of Offences Act 1996) to give expiation notices for alleged offences under Part 4 of the Act unless the person is a fire prevention officer.	CEO	FPO
7	Appropriation of Penalties		
7.1	The duty pursuant to Section 105 of the Act if a summary offence against Part 4 of the Act is committed in the area of the Council and the complaint is laid by the Council (or an officer of the Council), to pay any fine recovered from the defendant into the general revenue of the Council (rather than into the Consolidated Account).	CEO	MBAS
8	Interpretation		
8.1	The power pursuant to Section 105A of the Act to authorise for the purposes of Part 4A of the Act an authorised person appointed by the Council under the Local Government Act 1999.	CEO	NOT DELEGATED
9	Fire Prevention Officers		
9.1	The power and duty pursuant to Section 105B(1) of the Act and subject to Sections 105B(2) and 105B(3) of the Act, to appoint at least one person as a fire prevention officer for the Council's area.	CEO	NOT DELEGATED
9.2	The duty pursuant to Section 105B(3) of the Act to -	CEO	NOT DELEGATED
9.2.1	in determining the number of fire prevention officers to appoint under Section 105B(1) of the Act; and	CEO	NOT DELEGATED
9.2.2	in assessing the qualifications or experience of a person for the purposes of Section	CEO	NOT DELEGATED
	take into account any policy developed by SACFS for the purposes of Section 105B of the Act.	CEO	NOT DELEGATED
9.3	The power pursuant to Section 105B(3) of the Act to apply to the Chief Officer of the SACFS for an exemption for the Council from the requirement to appoint a fire prevention officer under Section 105B of the Act.	CEO	NOT DELEGATED

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	(Note: paragraphs 9.1 – 9.3 only relevant to 'rural councils' or councils that have a	CFO.	NOT DELECATED
	'designated urban bushfire risk area' within their area)	CEO	NOT DELEGATED
10	Reports		
10.1	The duty pursuant to Section 105E of the Act to, where required by written notice from the Commission, the State Bushfire Safety Coordination Committee or a bushfire management committee in whose bushfire management area the Council's area is wholly or partly located, provide to the Commission, the State Bushfire Coordination Committee or the bushfire management committee (within a period stated in the notice or at stated intervals) any report, or reports relating to the performance, exercise or discharge of the functions, powers or responsibilities of the fire prevention officer or officers (if any) for the Council's area, as the Commission, the State Bushfire Coordination Committee or the bushfire management committee (as the case may be) thinks fit.	CEO	FPO
11	Private Land		
11.1	The duty pursuant to Section 105F(2) of the Act, in determining the standard required to comply with Section 105F(1) of the Act (but subject to Section 105F(4) of the Act), to take into account the following matters (insofar as may be relevant and without limiting any other relevant matter):	CEO	FPO
11.1.1	the nature of the land;	CEO	FPO
11.1.2	whether the land is in a country, metropolitan, township or other setting;	CEO	FPO
11.1.3	the activities carried out on the land (including whether flammable or combustible materials or substances are used or stored on the land);	CEO	FPO
11.1.4	other statutory standards or requirements that apply to or in relation to the land.	CEO	FPO
11.2	The power pursuant to Section 105F(5) of the Act, if the Delegate believes on reasonable grounds -	CEO	FPO
11.2.1	that an owner of private land has failed to comply with Section 105F(1) of the Act; or	CEO	FPO
11.2.2	that measures should be taken in respect of particular private land for the purpose of -	CEO	FPO
11.2.2.1	preventing or inhibiting the outbreak of fire on the land; or	CEO	FPO
11.2.2.2	preventing or inhibiting the spread of fire through the land; or	CEO	FPO
11.2.2.3	protecting property on the land from fire,	CEO	FPO





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	to, by notice in writing that complies with any requirements set out in the regulations, require the owner of the private land to take specified action to		
	remedy the default or to protect the land or property on the land, within such	CEO	FPO
	time as may be specified in the notice.		
11.3	The power pursuant to Section 105F(6) of the Act and without limiting the operation of		
	Section 105F(5) of the Act, to include in a notice under Section 105F(5) of the Act	CEO	FPO
	directions -		
11.3.1	to trim or remove vegetation on the land; or	CEO	FPO
11.3.2	to remove flammable or combustible materials or substances, or to store flammable		
	or combustible materials or substances in a specified manner; or	CEO	FPO
11.3.3	to eliminate a potential ignition source; or	CEO	FPO
11.3.4	to create, establish or maintain fire breaks or fuel breaks.	CEO	FPO
11.4	The duty pursuant to Section 105F(7) of the Act, in acting under Section 105F(5) of the		
	Act, to apply any guidelines prepared or adopted by the Minister for the purposes of	CFO	FDO
	Section 105F(5) of the Act and published by the Minister in the Gazette.	CEO	FPO
11.5	The power pursuant to Section 105F(9) of the Act to give a notice under Section 105(5)	CEO	FPO
	of the Act -	CLO	
11.5.1	personally; or	CEO	FPO
11.5.2	by post; or	CEO	FPO
11.5.3	if the delegate cannot, after making reasonable inquiries, ascertain the name and	CEO	FPO
	address of the person to whom the notice is to be given -	CLO	110
11.5.3.1	by publishing the notice:		
	(A) on a website determined by the Minister; or	CEO	FPO
	(B) in a newspaper circulating in the locality of the land; and	CEO	FPO
11.5.3.2	by leaving a copy of the notice in a conspicuous place on the land.	CEO	FPO
11.6	The power pursuant to Section 105F(10) of the Act to, by further notice in writing, vary	CEO	FPO
	or revoke a notice under Section 105(5) of the Act.	<u> </u>	110
11.7	The duty pursuant to Section 105F(11) of the Act, if a notice under Section 105F(5) of		
	the Act is directed to an occupier of land, to take reasonable steps to serve (personally	CEO	FPO
	or by post) a copy of the notice on the owner.		



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12	Council Land		
12.1	The power pursuant to Section 105G(5) of the Act to consult with and make submissions to the Minister on the referral of a matter under Section 105G(4) of the Act.	CEO	NOT DELEGATED
12.2	The duty pursuant to Section 105G(7) of the Act, to comply with a notice under Section 105G(6) of the Act.	CEO	NOT DELEGATED
13	Additional Provision in Relation to Powers of Authorised Officers		
13.1	The power pursuant to Section 105J(1) of the Act, for a purpose related to the administration, operation or enforcement of Part 4A of the Act, to -	CEO	FPO
13.1.1	at any reasonable time, after giving reasonable notice to the occupier of the land, enter the land; or	CEO	FPO
13.1.2	with the authority of a warrant issued by a magistrate, or in circumstances in which the delegate reasonably believes that immediate action is required, use reasonable force to break into or open any part of, or anything in or on, the land.	CEO	FPO
13.2	The power and duty pursuant to Section 105J(3) of the Act to apply for a warrant -	CEO	FPO
13.2.1	either personally or by telephone; and	CEO	FPO
13.2.2	in accordance with any procedures prescribed by the regulations.	CEO	FPO
13.3	The power pursuant to Section 105J(4) of the Act, in exercising a power under Part 4A of the Act, to -	CEO	FPO
13.3.1	give directions with respect to the stopping, securing or movement of a vehicle, plant, equipment or other thing;	CEO	FPO
13.3.2	take photographs, films, audio, video or other recordings;	CEO	FPO
13.3.3	give any other directions reasonably required in connection with the exercise of the power.	CEO	FPO
13.4	The power pursuant to Section 105J(5) of the Act, in exercising a power under Part 4A of the Act, to be accompanied by such assistants as may reasonably be required in the circumstances.	CEO	FPO
13.5	The power pursuant to Section 105J(6) of the Act, if an owner of land refuses or fails to comply with the requirements of a notice under Section 105F(5) of the Act, to proceed to carry out those requirements.	CEO	FPO



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13.6	The power pursuant to Section 105J(7) of the Act to authorise a person for the purposes		
	of Section 105J(6) of the Act, to take action under Section 105J(6) of the Act on the	CEO	FPO
	Council's behalf.		
13.7	The power pursuant to Section 105J(8) of the Act, to recover the reasonable costs and		
	expenses incurred by an authorised person in taking action under Section 105J(6) of the		
	Act as a debt from the person who failed to comply with the requirements of the	CEO	MBAS
	relevant notice, if the relevant notice was given by the Council or a fire prevention	CLO	IVIDAS
	officer or an authorised person appointed by the Council and authorised for the		
	purposes of Part 4A of the Act.		
13.8	The power pursuant to Section 105J(9) of the Act, if an amount is recoverable from a		MBAS
	person by the Council under Section 105J(8) of the Act, to recover the amount as if it	CEO	
	were rates in arrears.		
14	Power to Provide Sirens		
	The power pursuant to Section 129 of the Act to erect a siren in a suitable place for the		
	purpose of giving warning of the outbreak or threat of a fire or the occurrence or threat	CEO	NOT DELEGATED
	of an emergency, and the power to test and use the siren.		
	DELEGATIONS UNDER FIRE AND EMERGENCY SERVICES REGUL	ATIONS 2005	
15	SACFS Group Committee		
15.1	The power pursuant to Regulation 19(2)(e)(i) of the Fire and Emergency Services		
	Regulations 2005 ('the Regulations') to nominate a representative from the Council to	CEO	NOT DELEGATED
	be a member of a SACFS group committee, where the Council's area lies wholly or		NOT DELEGATED
	partially within the area of the group.		
16	Fires Permitted under Section 79(2) of Act		
16.1	The power pursuant to Regulation 32A(4) of the Regulations to consult with and make		
	submissions to the Chief Officer before the Chief Officer makes a notice under	CEO	FPO
	Regulation 32A of the Regulations.		



17	Special Provision relating to Gas and Electric Cooking Appliances		
17.1	The power pursuant to Regulation 34(3) of the Regulations, in addition to Regulation 34(1) and Regulation 34(2) of the Regulations, by notice in the Gazette, to declare part		
	of the Council area to be an area where a person may, in accordance with the terms of the notice, operate a gas fire or electric element for cooking purposes in the open air contrary to the terms of a total fire ban in accordance with Regulation 34(4) of the	NOT DELEGATED	NOT DELEGATED
	Regulations, and such notice:		
17.1.1	shall be in the form set out in Schedule 11; and	NOT DELEGATED	NOT DELEGATED
17.1.2	may be limited in its operation to particular times of the day, and to particular days of the year; and	NOT DELEGATED	NOT DELEGATED
17.1.3	will operate subject to the following conditions:	NOT DELEGATED	NOT DELEGATED
17.1.3.1	that the space immediately around and above the gas fire or electric element must be clear of all flammable material to a distance of at least 4 metres;	NOT DELEGATED	NOT DELEGATED
17.1.3.2	that a person who is able to control the gas fire or electric element must be present at all times while it is lighted or charged; and	NOT DELEGATED	NOT DELEGATED
17.1.3.3	that an appropriate agent adequate to extinguish a fire must be at hand;	NOT DELEGATED	NOT DELEGATED
17.1.4	will operate subject to such other conditions (if any) as may be specified by the Council or the Chief Officer of the SACFS (as the case may be); and	NOT DELEGATED	NOT DELEGATED
17.1.5	may be varied or revoked by further notice in the Gazette.	NOT DELEGATED	NOT DELEGATED
17.2	The duty pursuant to Regulation 34(5) of the Regulations, if a notice is published in accordance with Regulation 34 of the Regulations, to immediately send a copy of the notice to the Chief Officer of the SACFS.	NOT DELEGATED	NOT DELEGATED
18	Identity cards		
18.1	The duty pursuant to Regulation 52(2) of the Regulations issue to each fire prevention officer or assistant fire prevention officer appointed by the Council a certificate of identity in a form approved by the Chief Officer of the SACFS.	NOT DELEGATED	NOT DELEGATED
19	Roadside Fire Protection		
19.1	The power pursuant to Regulation 54(2) of the Regulations, where the Council has the care, control and management of a road in the country, or roadside vegetation in the country, for the purpose of providing fire protection on a road, or the verge of a road, to –	CEO	NOT DELEGATED
19.1.1	light a fire on the road, or on the verge of the road; and	CEO	NOT DELEGATED



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19.1.2	while the fire is burning, prohibit, direct or regulate the movement of persons, vehicles or animals along the road;	CEO	NOT DELEGATED
	subject to Regulation 54(3) of the Regulations.	CEO	NOT DELEGATED
19.2	The duty pursuant to Regulation 54(3) of the Regulations to obtain a permit to light and maintain a fire under Regulation 54 of the Regulations during the fire danger season.	CEO	NOT DELEGATED
	(Note: only relevant to Councils with roads in the 'country').	CEO	NOT DELEGATED
20	Special Fire Areas		
20.1	The duty pursuant to Regulation 56(2) of the Regulations to consult with and make submissions to the Chief Officer of the SACFS regarding the inclusion of the area or part of the area of the Council within a special fire area.	CEO	NOT DELEGATED
20.2	The power pursuant to Regulation 56(4)(a) of the Regulations to nominate one or more representatives of the Council to a committee of management established under Regulation 56(3) of the Regulations.	CEO	NOT DELEGATED
21	Coronial Inquests		
	The power pursuant to Regulation 65(b) of the Regulations to make representations to the South Australian Fire and Emergency Services Commission or an emergency services organisation that a coronial inquest should be held in relation to a fire or other emergency.	CEO	NOT DELEGATED



APPENDIX [10.2]

INSTRUCTIONS FOR USE

INSTRUMENT OF DELEGATION UNDER THE FIRE AND EMERGENCY SERVICES ACT 2005 TO FIRE PREVENTION OFFICERS

1	This delegation is for use in respect of Fire Prevention Officers of councils that are for the purposes of the Fire and Emergency Services Act 2005 ('the Act') 'rural' councils or have within their area a designated urban bushfire risk area.
2	Under the Act, a 'rural council' means a council whose area lies wholly or partially outside a fire district.
3	A 'designated urban bushfire risk area' is an area within a fire district designated by the South Australian Fire and Emergency Services Commission as an area of urban bushfire risk.
4	Councils should note that some powers under the Act may only be delegated to a fire prevention officer. Those powers that may only be delegated to fire prevention officers are contained in this instrument.
5	On the basis of the above, some councils may need one or more of the following delegations:
5.1	Delegations to the chief executive officer; and
5.2	Delegations to a fire prevention officer (this instrument).

APPENDIX [8B]

INSTRUMENT OF DELEGATION TO
FIRE PREVENTION OFFICER(S) UNDER THE
FIRE AND EMERGENCY SERVICES ACT 2005

NOTES



	Conditions or Limitations: conditions or limitations may apply to the delegations contained in this Instrument. Refer to the Schedule of Conditions at the back of this document.
7	Refer to the relevant Council resolution(s) to identify when these delegations were made, reviewed
	and or amended.
8	In this instrument the following abbreviations have the following meaning:
	'SACFS' means the South Australian Country Fire Service.

POWERS AND FUNCTIONS DELEGATED IN THIS INSTRUMENT

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1	Permit to Light and Maintain Fire		
	The power pursuant to Section 81(1) of the Act, with the approval of the Chief Officer of the SACFS, to authorise a person to issue permits under Section 81 of the Act.	CEO	FPO
2	Removal of Debris from Roads		
2.1	The power pursuant to Section 87(1) of the Act, to require a person that has carried out work where flammable debris is left on or in vicinity of the road in the country, to remove the debris from the road.	CEO	FPO
2.2	The power pursuant to Section 87(2) of the Act where a person has failed to comply with Section 87(1) of the Act to –	CEO	FPO
2.2.1	burn or remove the flammable debris; and	CEO	FPO
2.2.2	recover the cost of doing so as a debt due to the Council from the person in default.	CEO	MBAS
	(Note: only applies in relation to a road in the 'country')	CEO	FPO
3	Failure by a Council to Exercise Statutory Powers		
3.1	The power pursuant to Section 94(3) of the Act to consult with and make submissions to the Chief Officer of the SACFS in relation to him or her making a recommendation to the Minister pursuant to Section 94(2) of the Act that the powers and functions of the Council under Part 4 of the Act be withdrawn.	CEO	NOT DELEGATED
3.2	The power pursuant to Section 94(4) of the Act if the Chief Officer of the SACFS makes a recommendation to the Minister under Section 94(2) of the Act to:	CEO	NOT DELEGATED
3.2.1	make written submissions to the Minister in relation to the matter; and	CEO	NOT DELEGATED
3.2.2	request at the time that the Delegate makes such written submissions that the Minister discuss the matter with a delegation representing the Council.	CEO	NOT DELEGATED



3.3	The duty pursuant to Section 94(6) of the Act, if the Minister has published a notice under Section		
	94(5) of the Act, to receive written reasons from the Minister for his or her decision to withdraw	CEO	NOT DELECATED
	Council's powers and functions under Part 4 of the Act within 14 days of the notice being published.	CEO	NOT DELEGATED



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APPENDIX [11]

INSTRUMENT OF DELEGATION UNDER THE FOOD ACT 2001

NOTES

- Conditions or Limitations: conditions or limitations may apply to the delegations contained in this Instrument. Refer to the Schedule of Conditions at the back of this document.
- 2 Refer to the relevant Council resolution(s) to identify when these delegations were made, reviewed and or amended.

POWERS AND FUNCTIONS DELEGATED IN THIS INSTRUMENT

DELEGATION	SUB DELEGATION
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1	Seizure		
1.1	The power pursuant to Section 42(2) of the Food Act 2001 ("the Act") to approve the removal or interference with the thing to which a seizure order under Part 4 of the Act relates before an order is made under Section 42(3)(b) or the order is discharged under Section 42(3)(c) of the Act.	CEO	Denvir Moses
1.2	The power pursuant to Section 42(3)(a) of the Act to authorise –	CEO	Denvir Moses
1.2.1	upon application, the release of anything seized under Part 4 of the Act to the person from whom it was seized or to any person who had a right to possession of it at the time of its seizure, subject to such conditions as the Delegate thinks fit, including conditions as to the giving of security for satisfaction of an order under Section 42(3)(b)(i)(B) of the Act; or	CEO	Denvir Moses
1.2.2	in the case of food or any other perishable thing, order that it be forfeited to the Council.	CEO	Denvir Moses
1.3	The duty pursuant to Section 42(3)(d) of the Act where any food or other perishable thing is seized under Part 4 of the Act in relation to an expiable offence and the offence is expiated –	CEO	Denvir Moses
1.3.1	if the food or other perishable thing has not already been forfeited by order of the Delegate under Section 42(3)(a)(ii) of the Act, to deal with it in accordance with any determination of the Minister; and	CEO	Denvir Moses
1.3.2	not make payment of any compensation in respect of the food or other perishable thing.	CEO	Denvir Moses



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1.4	The power pursuant to Section 42(3)(e) of the Act to dispose of anything seized under Part 4 of the Act and forfeited under Section 42 of the Act, by sale, destruction or otherwise as the Delegate directs.	CEO	Denvir Moses
2	Review of Decision to Refuse Certificate of Clearance		
2.1	The power pursuant to Section 51(1) of the Act where a person aggrieved by a decision to refuse to give a certificate of clearance under Part 5 of the Act makes application to the appropriate review body for a review of the decision, to respond to the review body on behalf of the Council.	CEO	Denvir Moses
3	Review of Order		
3.1	The duty pursuant to Section 52(2) of the Act where there were no grounds for the making of a prohibition order, to pay such compensation to the applicant for compensation as is just and reasonable.	CEO	NOT DELEGATED
3.2	The duty pursuant to Section 52(3) of the Act to send written notification of the determination as to the payment of compensation under Section 52 of the Act, to each applicant for the payment of such compensation.	CEO	Denvir Moses
3.3	The power pursuant to Section 52(4) of the Act where an applicant for the payment of compensation under Section 52 of the Act is dissatisfied with a determination under Section 52(3) of the Act, as to the refusal to pay compensation or the amount of compensation and has applied to the appropriate review body for a review of the determination, to respond to that review body on behalf of the Council.	CEO	Denvir Moses
4	Auditing and Reporting		
4.1	The duty pursuant to Section 79(1) of the Act to determine:	CEO	Denvir Moses
4.1.1	the priority classification of individual food businesses for the purposes of the application of any requirements of the Regulations relating to food safety programs; and	CEO	Denvir Moses
4.1.2	the frequency of auditing of any food safety programs required to be prepared by the Regulations in relation to the food business	CEO	Denvir Moses
	In accordance with Section 79(2) of the Act.	CEO	Denvir Moses
4.2	The duty pursuant to Section 79(3) of the Act to provide written notification to the proprietor of a food business of -	CEO	Denvir Moses
4.2.1	the priority classification it has determined for the food business; and	CEO	Denvir Moses
4.2.2	the frequency of auditing of any food safety programs required to be prepared by the Regulations in relation to the food business; and	CEO	Denvir Moses



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4.2.3	the date by which the food business must have implemented any food safety program required to be		
	prepared by the Regulations in relation to the food business.	CEO	Denvir Moses
4.3	The power pursuant to Section 79(4) of the Act to change the priority classification of an individual food business if the Delegate believes that the classification is inappropriate for any reason, including as a result of changes made to the conduct of a food business.	CEO	Denvir Moses
4.4	The duty pursuant to Section 79(5) of the Act to provide written notification to the proprietor of food business of any change in priority classification of the food business under Section 79(4) of the Act.	CEO	Denvir Moses
5	Reporting Requirements		
5.1	The duty pursuant to Section 81(1) of the Act to receive a report from a food safety auditor in relation to an order or assessment carried out by the food safety auditor for the purposes of this Act.	CEO	Denvir Moses
5.2	The duty pursuant to Section 81(7) of the Act to provide a copy of a report in relation to an audit or assessment to the proprietor of the food business concerned.	CEO	Denvir Moses
6	Notification of Food Businesses		
6.1	The duty pursuant to Section 86(1) of the Act to receive written notice, in the approved form, from the proprietor of a food business of the information specified in the Food Safety Standards that the proprietor is required to notify to the Council before the business is conducted.	CEO	Denvir Moses
6.2	The duty pursuant to Section 86(2) of the Act to receive written notice, in the approved form, from the proprietor of a food business that is being conducted when the notification requirements of the Food Safety Standards commence, of the information specified in the Food Safety Standard that is to be notified to the Council.	CEO	Denvir Moses
6.3	The duty pursuant to Section 86(3) of the Act where a food business is transferred to another person or where there is a change in the name or address of a food business to receive written notice, in the approved form, from the proprietor of the food business (being, in the case where a food business is transferred to another person, the new proprietor) of the transfer or change (as the case may be) that would be required to be given to the Council if the notification were an initial notification under Section 86(1) or (2) of the Act.	CEO	Denvir Moses



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7	Appointment of Authorised Officers		
7.1	The power pursuant to Section 94(1) of the Act to appoint a person to be an authorised officer for the purposes of the Act, subject to the duty upon the Delegate to be satisfied that the person has appropriate qualifications or experience to exercise the functions of an authorised officer.	CEO	NOT DELEGATED
7.2	The duty pursuant to Section 94(2) of the Act to prepare and maintain a list of authorised officers appointed for the purposes of Section 94(1) of the Act.	CEO	NOT DELEGATED
7.3	The duty pursuant to Section 95(1) of the Act to provide each authorised officer with a certificate of authority as an authorised officer.	CEO	NOT DELEGATED
7.4	The power pursuant to Section 95(2) of the Act to limit the powers of an authorised officer through the certificate of authority which is provided pursuant to Section 95(1) of the Act.	CEO	NOT DELEGATED
8	Offences		
8.1	The power pursuant to Section 29(2) of the Act where the Delegate forms the opinion that an offence has been committed under the Act to take proceedings by way of prosecution (or, at the discretion of the Delegate, by the issuing of an expiation notice or notices where the offence is expiable) in respect of the following offences –	CEO	Denvir Moses
Section	Offence		
Section 13 (1)	Handling food intended for sale in a manner that the person knows will render, or is likely to render, the food unsafe.	CEO	Denvir Moses
Section 13(2)	Handling food intended for sale in a manner that the person ought reasonably to know is likely to render the food unsafe.	CEO	Denvir Moses
Section 14(1)	Selling food that the person knows is unsafe.	CEO	Denvir Moses
Section 14(2)	Selling food that the person ought reasonably to know is unsafe	CEO	Denvir Moses
Section 16(1)	Handling food intended for sale in a manner that will render, or is likely to render, the food unsafe.	CEO	Denvir Moses
Section 16(2)	Selling food that is unsafe.	CEO	Denvir Moses
Section 17(1)	Handling food intended for sale in a manner that will render or is likely to render the food unsuitable.	CEO	Denvir Moses
Section 17(2)	Selling food that is unsuitable.	CEO	Denvir Moses



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Section 21(1)	Failing to comply with any requirement imposed by a provision of the Foods Standards Code in relation to the conduct of a food business or to food intended for sale or food for sale.	CEO	Denvir Moses
Sec tion	Selling food that does not comply with any requirement of the Food Standards Code that relates to the food.	CEO	Denvir Moses
	Failure, without reasonable excuse, to comply with a requirement of an authorised officer.	CEO	Denvir Moses
	Providing information or producing any document that the person knows is false or misleading in a material particular.	CEO	Denvir Moses
	Resisting, obstructing, or attempting to obstruct, without reasonable excuse, an authorised officer in the exercise of his/her functions under the Act.	CEO	Denvir Moses
Section 41(2)	Impersonating an authorised officer.	CEO	Denvir Moses
	Removing or interfering with a thing seized under Part 4 of the Food Act 2001 without the approval of the Council.	CEO	Denvir Moses
Section 50	Contravening or failing, without reasonable excuse, to comply with an improvement notice or a prohibition order.	CEO	Denvir Moses
Section 86(1)	Failure to notify of a food business before the business is conducted.	CEO	Denvir Moses
	Failure to notify of a food business that is being conducted.	CEO	Denvir Moses
Section 86(3)	Failure to notify of a food business that is transferred or which has changed its name or address.	CEO	Denvir Moses
8.2	The power to elect to charge a person who is alleged to have committed an offence against Division 2, Part 2 of the Act, with a summary offence.	CEO	Denvir Moses
8.3	The duty pursuant to Section 29(4) of the Act where a person who is alleged to have committed an offence against Division 2, Part 2 of the Act has been given an expiation notice in respect of the offence and does not expiate the offence, to bring proceedings for prosecution of the offence as a summary offence.	CEO	Denvir Moses



APPENDIX [12]

INSTRUMENT OF DELEGATION UNDER THE FREEDOM OF INFORMATION ACT 1991 AND THE FREEDOM OF INFORMATION (FEES AND CHARGES) REGULATIONS 2003

REGULATIONS 2003

NOTES

- Conditions or Limitations: conditions or limitations may apply to the delegations contained in this Instrument. Refer to the Schedule of Conditions at the back of this document.
- 2 Refer to the relevant Council resolution(s) to identify when these delegations were made, reviewed and or amended.

POWERS AND FUNCTIONS DELEGATED IN THIS INSTRUMENT

DELEGATION	SUB DELEGATION
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1	Publication of Information Concerning Councils		
1.1	The duty pursuant to Section 9(1a) of the Freedom of Information Act 1991 ("the Act") and in accordance with Section 9(2), (3) and (4) to cause, at intervals of not more than 12 months, an up to date information statement to be published in the manner prescribed by regulation.	CEO	NOT DELEGATED
2	Availability of Certain Documents		
2.1	The duty pursuant to Section 10(1) of the Act to cause copies of the Council's most recent		
	information statement and each of its policy documents to be made available for inspection and	CEO	MBAS
	purchase by members of the public.		
2.2	The power pursuant to Section 10(2) of the Act to delete information from the copies of a policy		
	document if its inclusion would result in the document being an exempt document otherwise then	CEO	MBAS
	by virtue of Clause 9 or 10 of Schedule 1 to the Act.		
2.3	The duty pursuant to Section 10(3) of the Act not to enforce a particular policy to the detriment of a	CEO	MBAS
	person:	CEO	IVIDAS

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2.3.1	if the relevant policy document should have been, but was not, made available for inspection and purchase in accordance with Section 10 at the time the person became liable to the detriment; and	CEO	MBAS
2.3.2	the person could, by knowledge of the policy, have avoided liability to the detriment.	CEO	MBAS
3	Persons by Whom Applications to be Dealt With and Time Within Which Applications Must be Dealt With		
3.1	The duty, pursuant to Section 14(1) of the Act to ensure that an accredited FOI officer deals with an application for access to Council's documents.	CEO	MBAS
3.2	The duty pursuant to Section 14(2) of the Act to deal with an application for access to the Council's documents as soon as practicable (and, in any case, within 30 days) after it is received.	CEO	MBAS
4	Incomplete and Wrongly Directed Applications		
4.1	The duty pursuant to Section 15 of the Act not to refuse to accept an application merely because it does not contain sufficient information to enable the document to which it relates to be identified without first taking such steps as are reasonably practicable to assist the applicant to provide such information.	CEO	MBAS
5	Transfer of Application		
5.1	The power pursuant to Section 16(1) of the Act to transfer an application for access to Council's documents to another agency if the document to which it relates:	CEO	MBAS
5.1.1	is not held by the Council but is, to the knowledge of the Council, held by the other agency; or	CEO	MBAS
5.1.2	is held by the Council but is more closely related to the functions of the other agency.	CEO	MBAS
5.2	The duty pursuant to Section 16(2) of the Act, where an application is transferred to another agency and the Council holds a copy of the document to which the application relates, to forward a copy of the document to the other agency together with the application.	CEO	MBAS
5.3	The duty pursuant to Section 16(3) of the Act to cause notice of the transfer to be given to the applicant where the application has been transferred to another agency.	CEO	MBAS
5.4	The duty pursuant to Section 16(4) of the Act to specify in a notice under Section 16(3), the day on which, and the agency to which, the application was transferred.	CEO	MBAS
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5.5	The power pursuant to Section 16(5) of the Act not to include in a notice under Section 16(3) any matter which by its inclusion would result in the notice being an exempt document.	CEO	MBAS
6	Council May Require Advance Deposits		
6.1	The power pursuant to Section 17(1) of the Act to form the opinion that the cost of dealing with an application is likely to exceed the application fee, and to request the applicant to pay such reasonable amount, by way of advance deposit, as the Delegate may determine.	CEO	MBAS
6.2	The power pursuant to Section 17(2) of the Act to form the opinion that the cost of dealing with an application is likely to exceed the sum of the application fee and of any advance deposits paid in respect of the application and, to request the applicant to pay such reasonable amount, by way of further advance deposit as the Delegate may determine.	CEO	MBAS
6.3	The duty pursuant to Section 17(3) of the Act to ensure that the aggregate of the application fee and the advance deposit(s) do not exceed the Delegate's estimate of the cost of dealing with the application.	CEO	MBAS
6.4	The duty pursuant to Section 17(4) of the Act, where a request for an advance deposit is made, to ensure that the request is accompanied by a notice that sets out the basis upon which the amount of the deposit has been calculated.	CEO	MBAS
7	Council May Refuse to Deal with Certain Applications		
7.1	The power pursuant to Section 18(1) of the Act to refuse to deal with an application if it appears to the Delegate that the nature of the application is such that the work involved in dealing with it (within the period allowed under Section 14 of the Act or, within any reasonable extension of that period under Section 14A of the Act) would, if carried out, substantially and unreasonably divert the Council's resources from their use by the Council in the exercise of its functions.	CEO	MBAS
7.2	The duty pursuant to Section 18(2) of the Act not to refuse to deal with such an application without first endeavouring to assist the applicant to amend the application so that the work involved in dealing with it would, if carried out, no longer substantially and unreasonably divert the Council's resources from their use by the Council in the exercise of its functions.	CEO	MBAS



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7.3	The power pursuant to Section 18(2a) of the Act to refuse to deal with an application if, the Delegate forms the opinion, that the application is part of a pattern of conduct that an amounts to an abuse of the right of access or is made for a purpose other than to obtain access to information.	CEO	MBAS
7.4	The power pursuant to Section 18(3) of the Act to refuse to continue dealing with an application if:	CEO	MBAS
7.4.1	the delegate has requested payment of an advance deposit in relation to the application; and	CEO	MBAS
7.4.2	payment of the deposit has not been made within the period specified in the request.	CEO	MBAS
7.5	The duty pursuant to Section 18(4) of the Act where the Delegate refuses in accordance with Section 18(3) of the Act to continue to deal with an application to refund to the applicant such part of the advance deposits paid in respect of the application as exceeds the costs incurred by the Council in dealing with the application and the power to retain the remainder of those deposits.	CEO	MBAS
7.6	The duty pursuant to Section 18(5) of the Act to cause written notice of a refusal to deal with an application in accordance with Section 18(3) of the Act to be given to the applicant.	CEO	MBAS
7.7	The duty pursuant to Section 18(6) of the Act to include in a notice under Section 18(5) of the Act the reasons for the refusal and the findings on any material questions of fact underlying those reasons, together with a reference to the sources of information on which those findings are based.	CEO	MBAS
7.8	The power pursuant to Section 18(7) of the Act not to include in a notice under Section 18(5) of the Act any matter which by its inclusion would result in the notice being an exempt document.	CEO	MBAS
8	Determination of Applications		
8.1	The duty pursuant to Section 19(1) of the Act, after considering an application for access to the Council's documents, to determine:	CEO	MBAS
8.1.1	whether access to the document is to be given (either immediately or subject to deferral) or refused; and	CEO	MBAS
8.1.2	if access to the document is to be given, any charge payable in respect of the giving of access; and	CEO	MBAS
8.1.3	any charge payable for dealing with the application.	CEO	MBAS



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8.2	The power pursuant to Section 19(2a) of the Act to make a determination to give access to a		
	document on an application after the period within which the Delegate was required to deal with	CEO	MBAS
	the application.		
9	Refusal of Access		
9.1	The power pursuant to Section 20(1) of the Act to refuse access to a document:	CEO	MBAS
9.1.1	if it is an exempt document;	CEO	MBAS
9.1.2	if it is a document that is available for inspection at the Council or some other agency (whether		
	as a part of a public register or otherwise) in accordance with Part 2 of the Act, or in accordance	CEO	MBAS
	with a legislative instrument other than the Act, whether or not inspection of the document is subject to a fee or charge;	CLO	IVIDAS
9.1.3	if it is a document that is usually and currently available for purchase;	CEO	MBAS
9.1.4	if it is a document that:	CEO	MBAS
9.1.4.1	was not created or collated by the Council itself; and	CEO	MBAS
9.1.4.2	genuinely forms part of library material held by the Council; or	CEO	MBAS
9.1.5	subject to the exceptions listed at Section 20(2) of the Act if it is a document that came into existence before 1 January 1987.	CEO	MBAS
9.2	The duty pursuant to Section 20(4) not to refuse access to a document if:	CEO	MBAS
9.2.1	it is practicable to give access to a copy of a document from which the exempt matter has been deleted; and	CEO	MBAS
9.2.2	it appears to the Delegate (either from the terms of the application or after consultation with the applicant) that the applicant would wish to be given access to such a copy to that limited extent.	CEO	MBAS
10	Deferral of Access		
10.1	The power pursuant to Section 21(1) of the Act to defer access to a document:	CEO	MBAS
10.1.1	if it is a document that is required by law to be published but is yet to be published;	CEO	MBAS
10.1.2	if it is a document that has been prepared for presentation to Parliament, but is yet to be presented; or	CEO	MBAS
10.1.3	if it is a document that has been prepared for submission to a particular person or body, but is yet to be submitted.	CEO	MBAS
10.2	The duty pursuant to Section 21(2) of the Act not to defer access to a document to which Section 21(1)(a) of the Act applies beyond the time the document is required by law to be published.	CEO	MBAS



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10.3	The duty pursuant to Section 21(3) of the Act not to defer access to a document to which Section 21(1)(b) or (c) of the Act applies for more than a reasonable time after the date of its preparation.	CEO	MBAS
11	Forms of Access		
11.1	The power pursuant to Section 22(1) of the Act to give a person access to a document by –	CEO	MBAS
	(a) giving the person a reasonable opportunity to inspect the document; or	CEO	MBAS
	(b) giving the person a copy of the document; or	CEO	MBAS
	(c) in the case of a document from which sounds or visual images are capable of being reproduced, whether or not with the aid of some other device by making arrangements for the person to hear or view those sounds or visual images; or	CEO	MBAS
	(d) in the case of a document in which words are recorded in a manner in which they are capable of being reproduced in the form of sound by giving the person a written transcript of the words recorded in the document; or	CEO	MBAS
	(e) in the case of a document in which words are contained in the form of shorthand writing or in encoded form-by giving the person a written transcript of the words contained in the document; or	CEO	MBAS
	(f) in the case of a document in which words are recorded in a manner in which they are capable of being reproduced in the form of a written document-by giving the person a written document so reproduced.	CEO	MBAS
11.2	The duty pursuant to Section 22(2) of the Act to give an applicant access to a document in a particular way requested by the applicant unless giving access as requested:	CEO	MBAS
11.2.1	would unreasonably divert the resources of the Council (or, if the document is in the custody of State Records, the resources of State Records) from their use for other official purposes; or	CEO	MBAS
11.2.2	would be detrimental to the preservation of the document or (having regard to the physical nature of the document) would otherwise not be appropriate; or	CEO	MBAS
11.2.3	would involve an infringement of copyright in matter contained in a document, in which case access may be given in some other way.	CEO	MBAS
11.3	The duty pursuant to Section 22(2a) of the Act where a document is in the custody of State Records, to determine that the way in which access is given to the document will be made by or jointly with the Manager of State Records.	CEO	MBAS



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11.4	The duty pursuant to Section 22(3) of the Act where an applicant has requested that access to a document be given in a particular way and access is given in some other way, not to require the applicant to pay a charge in respect of the giving of access that is greater than the charge that the applicant would have been required to pay had access been given as requested.	CEO	MBAS
11.5	The power pursuant to Section 22(4) of the Act but subject to Section 22(2a) of the Act to agree with the applicant the particular way access to a document is to be given.	CEO	MBAS
11.6	The power pursuant to Section 22(5) of the Act to refuse to give access to a document if a charge payable in respect of the application, or giving access to the document, has not been paid.	CEO	MBAS
12	Notices of Determination		
12.1	The duty pursuant to Section 23(1) of the Act to give written notice to an applicant of the determination of his/her application or, if the application relates to a document that is not held by the Council, of the fact that the Council does not hold such a document.	CEO	MBAS
12.2	The duty pursuant to Section 23(2) of the Act to specify in a notice given under Section 23(1) of the Act those matters set out at Section 23(2)(a) – (g) of the Act.	CEO	MBAS
12.3	The power pursuant to Section 23(3) of the Act where an applicant applies for access to a document that is an exempt document for reasons related to criminal investigation or law enforcement, to give notice to the applicant in the form that neither admits or denies the existence of the document and, if disclosure of the existence of the document could prejudice the safety of a person, the duty to ensure that notice is given in that form.		MBAS
12.4	The power pursuant to Section 23(4) of the Act not to include in a notice under this Section any matter which by its inclusion would result in the notice being an exempt document.	CEO	MBAS
13	Documents Affecting Inter-Governmental or Local Governmental Relations		
13.1	The duty pursuant to Section 25(2) of the Act not to give access under the Act to a document which contains matter concerning the affairs of the Government of the Commonwealth or of another State or a council (including a council constituted under a law of another State) unless the Council has taken such steps as are reasonably practicable to obtain the views of the Government or council concerned as to whether or not the document is an exempt document by virtue of Clause 5 of Schedule 1 to the Act.	CEO	MBAS



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13.2	The duty pursuant to Section 25(3) of the Act, if:	CEO	MBAS
13.2.1	the Delegate determines, after having sought the views of the Government or council concerned, that access to a document to which Section 25(2) of the Act applies is to be given; and	CEO	MBAS
13.2.2	the views of the Government or council concerned are that the document is an exempt document by virtue of Clause 5 of Schedule 1 to the Act, to forthwith give written notice to the Government or council concerned:	CEO	MBAS
13.2.3	that the Council has determined that access to the document is to be given; and	CEO	MBAS
13.2.4	of the rights of review and appeal conferred by the Act in relation to the determination; and	CEO	MBAS
13.2.5	of the procedures to be followed for the purpose of exercising those rights; and	CEO	MBAS
	defer giving access to the document until after the expiration of the period within which an application for a review or appeal under the Act may be made or, if such an application is made, until after the application has been finally disposed of.	CEO	MBAS
14	Documents Affecting Personal Affairs		
14.1	The duty pursuant to Section 26(2) of the Act not to give access under the Act to a document which contains information concerning the personal affairs of any person (whether living or dead) except to the person concerned, unless the Council has taken such steps as are reasonably practicable to obtain the views of the person concerned as to whether or not the document is an exempt document by virtue of Clause 6 of Schedule 1 to the Act.	CEO	MBAS
14.2	The duty pursuant to Section 26(3) of the Act, if:	CEO	MBAS
14.2.1	the Delegate determines, after having sought the views of the person concerned, that access to a document to which Section 26(2) of the Act applies is to be given; and	CEO	MBAS
14.2.2	the views of the person concerned are that the document is an exempt document by virtue of Clause 6 of Schedule 1 to the Act; or	CEO	MBAS
14.2.3	after having taking reasonable steps to obtain the views of the person concerned, the Delegate is unable to obtain the views of the person and determines that access to the documents should be given, to forthwith give written notice to the person concerned;	CEO	MBAS
14.2.4	that the Delegate has determined that access to the document is to be given; and	CEO	MBAS
14.2.5	of the rights of review and appeal conferred by the Act in relation to the determination; and	CEO	MBAS

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14.2.6			1
14.2.6	of the procedures to be followed for the purpose of exercising those rights; and defer giving access to the document until after the expiration of the period within which an application for review or appeal under the Act may be made or, if such an application is made, until after the application has been finally disposed of.	CEO	MBAS
14.3	The power pursuant to Section 26(4) of the Act where:-	CEO	MBAS
14.3.1	an application is made to the Council for access to a document to which Section 26 of the Act applies; and	CEO	MBAS
14.3.2	the document contains information of a medical or psychiatric nature concerning the applicant; and	CEO	MBAS
14.3.3	the Delegate is of the opinion that disclosure of the information to the applicant may have an adverse effect on the physical or mental health or emotional state, of the applicant; and	CEO	MBAS
14.3.4	the Delegate decides that access to the document is to be given, to give access to the document to a registered medical practitioner nominated by the applicant.	CEO	MBAS
15	Documents Affecting Business Affairs		
15.1	The duty pursuant to Section 27(2) of the Act not to give access under the Act to a document which contains:	CEO	MBAS
15.1.1	information concerning the trade secrets of any person; or	CEO	MBAS
15.1.2	information (other than trade secrets) that has a commercial value to any person; or	CEO	MBAS
15.1.3	any other information concerning the business, professional, commercial or financial affairs of any person; except to the person concerned, unless the Council has taken such steps as are reasonably practicable to obtain the views of the person concerned as to whether or not the document is an exempt document by virtue of Clause 7 of Schedule 1 to the Act.	CEO	MBAS
15.2	The duty pursuant to Section 27(3) of the Act, if:	CEO	MBAS
15.2.1	the Delegate determines, after seeking the views of the person concerned, that access to a document to which Section 27(2) of the Act applies is to be given; and	CEO	MBAS
15.2.2	the views of the person concerned are that the document is an exempt document by virtue of Clause 7 of Schedule 1 to the Act, to forthwith give written notice to the person concerned;	CEO	MBAS
15.2.3	that the Council has determined that access to the document is to be given; and	CEO	MBAS



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15.2.4	of the rights of review and appeal conferred by the Act in relation to the determination; and	CEO	MBAS
15.2.5	of the procedures to be followed for the purpose of exercising those rights; and	CEO	MBAS
	defer giving access to the document until after the expiration of the period within which an application for a review or appeal under the Act may be made or, if such an application is made, until after the application has been finally disposed of.	CEO	MBAS
16	Documents Affecting the Conduct of Research		
16.1	The duty pursuant to Section 28(2) of the Act not to give access under the Act to a document which contains information concerning research that is being, or is intended to be, carried out by or on behalf of any person except to the person concerned, unless such steps have been taken as are reasonably practicable to obtain the views of the person concerned as to whether or not the document is an exempt document by virtue of Clause 8 of Schedule 1 to the Act.	CEO	MBAS
16.2	The duty pursuant to Section 28(3) of the Act, if:	CEO	MBAS
16.2.1	the Delegate determines, after seeking the views of the person concerned, that access to a document to which Section 28(2) of the Act applies is to be given; and	CEO	MBAS
16.2.2	the views of the person concerned are that the document is an exempt document by virtue of Clause 8 of Schedule 1 to the Act,	CEO	MBAS
	to forthwith give written notice to the person concerned:	CEO	MBAS
16.2.3	that the Council has determined that access to the document is to be given; and	CEO	MBAS
16.2.4	of the rights of review and appeal conferred by the Act in relation to the determination; and	CEO	MBAS
16.2.5	of the procedures to be followed for the purpose of exercising those rights; and	CEO	MBAS
	defer giving access to the document until after the expiration of the period within which an application for a review or appeal under the Act may be made or, if such an application is made, until after the application has been finally disposed of.	CEO	MBAS
17	Internal Review		
17.1	The power pursuant to Section 29(3) of the Act, where an application for review of a determination is made under Part 3 of the Act and in accordance with Section 29(2) of the Act, to confirm, vary or reverse the determination under review.	CEO	NOT DELEGATED



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17.2	The duty pursuant to Section 29(4) of the Act to refund any application fee paid in respect of the review where the delegate varies or reverses a determination so that access to a document is to be	CEO	NOT DELEGATED
	given either immediately or subject to deferral.	CLO	NOT DELEGATED
18	Persons by Whom Applications for Amendment of Records May be Dealt With and Time Within		
	Which Applications Must be Dealt With		
18.1	The duty pursuant to Section 32(1) of the Act to ensure that an accredited FOI officer deals with an	CEO	MBAS
	application for amendment of the Council's records.	CLO	IVIDAS
18.2	The duty pursuant to Section 32(2) of the Act to deal with an application for amendment of the		
	Council's records as soon as practicable (and, in any case, within 30 days) after it is received.	CEO	MBAS
19	Incomplete Applications for Amendment of Records		
19.1	The duty pursuant to Section 33 of the Act not to refuse to accept an application merely because		
	the application does not contain sufficient information to enable the Council's document to which		
	the applicant has been given access to be identified without first taking such steps as are reasonably	CEO	MBAS
	practicable to assist the applicant to provide such information.		
20	Determination of Applications		
20.1	The duty pursuant to Section 34 of the Act to determine within thirty (30) days of its receipt an		
	application for amendment of the Council's records by amending the Council's records in	CEO	MBAS
	accordance with the application or, by refusing to amend the Council's records.		
21	Refusal to Amend Records		
21.1	The power pursuant to Section 35 of the Act to refuse to amend the Council's records in accordance	650	AADAC
	with an application:	CEO	MBAS
	(a) if the Delegate is satisfied that the Council's records are not incomplete, incorrect, out of	CEO	NADAC
	date or misleading in a material respect; or	CEO	MBAS
	(b) if the Delegate is satisfied that the application contains a matter that is incorrect or	CEO	MBAS
	misleading in a material respect; or		CAGIVI
	(c) if the procedures for amending the Council's records are prescribed by or under the		
	provisions of a legislative instrument other than the Act, whether or not amendment of those	CEO	MBAS
	records is subject to a fee or charge.		



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22	Notices of Determination		
22.1	The duty pursuant to Section 36(1) of the Act to give written notice to an applicant of the Council's determination of his/her application or, if the application relates to records that are not held by the Council, of the fact that the Council does not hold such records.	CEO	MBAS
22.2	The duty pursuant to Section 36(2) of the Act when giving a written notice in accordance with Section 36(1) to specify –	CEO	MBAS
22.2.1	the day on which the determination was made; and	CEO	MBAS
22.2.2	if the determination is to the effect that amendment of the Council's records is refused –	CEO	MBAS
	(i) the name and designation of the officer by whom the determination was made; and	CEO	MBAS
	(ii) the reasons for that refusal; and	CEO	MBAS
	(iii) the findings on any material questions of fact underlying those reasons, together with a		
	reference to the sources of information on which those findings are based; and	CEO	MBAS
	(iv) the rights of review and appeal conferred by the Act in relation to the determination; and	CEO	MBAS
	(v) the procedures to be followed for the purpose of exercising those rights.	CEO	MBAS
22.3	The power pursuant to Section 36(3) of the Act not to include in a notice given under Section 36(1) of the Act any matter which by its inclusion would result in the notice being an exempted document.	CEO	MBAS
23	Notations to be Added to Records		
23.1	The duty pursuant to Section 37(2) of the Act where the Delegate has refused to amend the Council's records and the applicant has, by notice in writing lodged at the Council offices, requiring the Council to add to those records a notation –	CEO	MBAS
23.1.1	specifying the respects in which the applicants claims the records to be incomplete, incorrect, out of date or misleading; and	CEO	MBAS
23.1.2	if the applicant claims the records to be incomplete or out of date, setting out such information as the applicant claims is necessary to complete the records or to bring them up to date, to cause written notice of the nature of the notation to be given to the applicant.	CEO	MBAS



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23.2	The duty pursuant to Section 37(3) of the Act, if the Council discloses to any person (including any		
	other agency) any information contained in the part of its records to which a notice under Section	CEO	MBAS
	37 relates, to:		
23.2.1	ensure that, when the information is disclosed, a statement is given to that person:	CEO	MBAS
23.2.1.1	stating that the person to whom the information relates claims that the information is	CEO	MBAS
	incomplete, incorrect, out of date or misleading; and	CEO	IVIDAS
23.2.1.2	setting out particulars of the notation added to its records under Section 37; and	CEO	MBAS
	the power pursuant to Section 37(3)(b) of the Act to include in the statement the reason for		
	the Council's refusal to amend its records in accordance with the notation.	CEO	MBAS
24	Internal Review		
24.1	The power pursuant to Section 38(3) of the Act, where an application for review of a determination		
	is made under Part 4 of the Act and in accordance with Section 38(2) of the Act to, confirm, vary or	CEO	NOT DELEGATED
	reverse the determination under review.		
25	External Review		
25.1	The duty and power pursuant to Section 39(5)(b)(i) of the Act to sort or compile documents		
	relevant to a review under Section 39 of the Act or to undertake consultation.	CEO	NOT DELEGATED
25.2	The duty and power pursuant to Section 39(5)(b)(ii) of the Act to attend at a time and place		
	specified by the relevant review authority (as defined by the Act) for the purposes of sorting or	050	NOT DELEGATED
	compiling documents relevant to a review under Section 39 of the Act or to undertake consultation.	CEO	NOT DELEGATED
25.3	The power:	CEO	NOT DELEGATED
25.3.1	to participate in and effect a settlement conducted under Section 39(5)(c)(i) of the Act; and		
		CEO	NOT DELEGATED
25.3.2	to request a suspension of proceedings under Section 39 at any time to allow an opportunity for	CEO	NOT DELEGATED
	a settlement to be negotiated.	CLO	NOT BELEGATED
25.4	The duty and power pursuant to Section 39(7) to cooperate in a process proposed by the relevant		
25.4	The duty and power pursuant to Section 39(7) to cooperate in a process proposed by the relevant review authority (as defined by the Act) for the purposes of the conduct of a review under Section		
25.4		CEO	NOT DELEGATED
25.4	review authority (as defined by the Act) for the purposes of the conduct of a review under Section	CEO	NOT DELEGATED



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26	Appeal to District Court		
26.1	The power pursuant to Section 40(1) of the Act and with the permission of the District Court, to appeal against a determination made under Division 1 of Part 5 of the Act on a question of law.	CEO	NOT DELEGATED
27	Consideration of Restricted Documents		
27.1	The power pursuant to Section 41(1) of the Act to make application to the District Court to have the District Court receive evidence and hear argument in the absence of the public, the other party to the appeal and, the other party's representative.	CEO	NOT DELEGATED
28	Deliberately left blank		
28.1	Deliberately left blank		
29	Fees & Charges		
29.1	The power pursuant to Section 53(2a) of the Act, as the Delegate thinks fit, to waive, reduce or remit a fee or charge in circumstances other than those in which such action is provided for under the regulations.	CEO	MBAS
29.2	The duty pursuant to Section 53(3) of the Act, where the Delegate determines a fee or charge, to review the fee or charge on request of the person required to pay the same, and if the Delegate thinks fit, reduce it.	CEO	MBAS
29.3	The power pursuant to Section 53(5) of the Act to recover a fee or charge as a debt due and owing to the Council.	CEO	MBAS
30	Provision of Information to Minister		
30.1	The duty pursuant to Section 54AA of the Act—	CEO	MBAS
30.1.1	to furnish to the Minister administering the Act, such information as the Minister requires by notice in the Gazette –	CEO	MBAS
30.1.1.1	for the purpose of monitoring compliance with the Act; and	CEO	MBAS
30.1.1.2	for the purpose of preparing a report under Section 54 of the Act; and	CEO	MBAS
30.1.2	to comply with any requirements notified by the Minister in the Gazette concerning the furnishing of that information and the keeping of records for the purposes of Section 54AA of the Act.	CEO	MBAS
31	Documents Containing Confidential Material		
31.1	The power pursuant to clause 13(2)(b)(iii) of Schedule 1 of the Act to approve a term for inclusion in a contract that the disclosure of the matter in the contract would constitute a breach of the contract or found an action for breach of confidence.	CEO	MBAS



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31.2	The duty pursuant to clause 13(6) of Schedule 1 of the Act to notify the Minister administering the Act, in writing, and as soon as practicable, if the Delegate approves a term of a contract in accordance with clause 13(2)(b)(iii) of Schedule 1 of the Act.	CEO	MBAS
	DELEGATIONS UNDER THE FREEDOM OF INFORMATION (FEES AND CHARGES) F	REGULATIONS 2003	
32	Fees & Charges		
32.1	The duty pursuant to Regulation 5 of the Freedom of Information (Fees and Charges) Regulations 2003 to waive or remit the fee or charge where a person, liable to pay a fee or charge to the Council under the Act, satisfies the delegate that:	CEO	MBAS
(a)	he or she is a concession cardholder; or	CEO	MBAS
(b)	payment of the fee would cause financial hardship to the person.	CEO	MBAS
32.2	The duty pursuant to Regulation 6 of the Freedom of Information (Fees and Charges) Regulations 2003 to provide a Member of Parliament, who applies for access to Council documents under the Act, access to the documents without charge unless the work generated by the application involves fees and charges (calculated in accordance with Schedule 1 of the Act) totalling more than \$1,000.	CEO	MBAS



APPENDIX [13]

INSTRUMENT OF DELEGATION UNDER THE GAS ACT 1997

NOTES

- Conditions or Limitations: conditions or limitations may apply to the delegations contained in this Instrument. Refer to the Schedule of Conditions at the back of this document.
- 2 Refer to the relevant Council resolution(s) to identify when these delegations were made, reviewed and or amended.

POWERS AND FUNCTIONS DELEGATED IN THIS INSTRUMENT

1	Power to Carry Out Work on Public Land		
	The power pursuant to Section 47(3)(b) of the Gas Act 1997 (the Act) to agree with a gas entity to the		
	entity carrying out work on public land that the Council is responsible for the management of.	NOT DELEGATED	NOT DELEGATED
1.1			
	The power pursuant to Section 47(4) of the Act to include in an agreement under Section 47 of the	NOT DELEGATED	NOT DELEGATED
1.2	Act such conditions the delegate considers appropriate in the public interest.	NOI DELEGATED	NOI DELEGATED
	The power pursuant to Section 47(7) of the Act, if a dispute arises between a gas entity and the	NOT DELECATED	
	Council about whether work should be permitted under Section 47 of the Act on the land or about		NOT DELEGATED
	the condition on which work should be permitted on public land, to refer the dispute to the Minister.	NOT DELEGATED	NOT DELEGATED
1.3			
	The power pursuant to Section 47(9) of the Act, if a dispute is referred to the Minister under Section	NOT DELEGATED	NOT DELEGATED
1.4	47 of the Act:	NOT DELEGATED	NOI DELEGATED
1.4.1	to make representations to the Minister on the questions at issue in the dispute; and	NOT DELEGATED	NOT DELEGATED
1.4.2	to make a reasonable attempt to agree to settlement of the dispute on agreed terms.	NOT DELEGATED	NOT DELEGATED

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APPENDIX [14]

INSTRUMENT OF DELEGATION UNDER THE HEAVY VEHICLE NATIONAL LAW (SOUTH AUSTRALIA) ACT 2013

NOTES

- Conditions or Limitations: conditions or limitations may apply to the delegations contained in this Instrument. Refer to the Schedule of Conditions at the back of this document.
- 2 Refer to the relevant Council resolution(s) to identify when these delegations were made, reviewed and or amended.

POWERS AND FUNCTIONS DELEGATED IN THIS INSTRUMENT

DELEGATION	SUB DELEGATION
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1	Deciding Request for Consent Generally		
1.1	The power pursuant to Section 156(1) of the Heavy Vehicle National Law (South Australia) Act 2013 (the Act), to, subject to Sections 156(2), (3) (4) and (6) of the Act, if the Regulator asks for the Council's consent to the grant of a mass or dimension authority, decide to give or not to give the consent:	CEO	MICW
1.1.1	within:	CEO	MICW
1.1.1.1	28 days after the request is made, unless Section 156(1)(a)(ii) of the Act applies; or	CEO	MICW
1.1.1.2	if Section 156 of the Act applies because the Council gave the Regulator a notice of objection to the grant under Section 167 of the Act $-$ 14 days after giving the notice of objection; or	CEO	MICW
1.1.2	within a longer period, of not more than 6 months after the request is made, agreed to by the Regulator.	CEO	MICW
1.2	The power pursuant to Section 156(2) of the Act, to ask for a longer period under Section 156(1)(b) of the Act only if:	CEO	MICW
1.2.1	consultation is required under a law with another entity (including, for example, for the purpose of obtaining that entity's approval to give the consent); or	CEO	MICW
1.2.2	the delegate considers a route assessment is necessary for deciding whether to give or not to give the consent; or	CEO	MICW

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1.2.3	the Council is the road authority for the participating jurisdiction and the delegate considers that a local government authority that is not required under a law to be consulted should nevertheless be consulted before deciding whether to give or not to give the consent.	CEO	MICW
1.3	The power pursuant to Section 156(2)(c) of the Act to, in relation to the Regulator obtaining the consent of the road manager for a road for the purpose of granting a mass or dimension authority make submissions where the road manager is the road authority for the participating jurisdiction and considers that the Council, whilst not required under a law to be consulted should nevertheless be consulted before the road manager decides whether to give or not to give consent.	CEO	MICW
1.4	The power pursuant to Section 156(3) of the Act to decide not to give the consent only if the delegate is satisfied:	CEO	MICW
1.4.1	The mass or dimension authority will, or is likely to:	CEO	MICW
1.4.1.1	cause damage to road infrastructure; or	CEO	MICW
1.4.1.2	impose adverse effects on the community arising from noise, emissions or traffic congestion or from other matters stated in approved guidelines; or	CEO	MICW
1.4.1.3	pose significant risks to public safety arising from heavy vehicle use that is incompatible with road infrastructure or traffic conditions; and	CEO	MICW
1.4.2	It is not possible to grant the authority subject to road conditions or travel conditions that will avoid, or significantly minimise:	CEO	MICW
1.4.2.1	the damage or likely damage; or	CEO	MICW
1.4.2.2	the adverse effects or likely adverse effects; or	CEO	MICW
1.4.2.3	the significant risks or likely significant risks.	CEO	MICW
1.4A	The power pursuant to Section 156A(2) of the Act, if the delegate considers that the consent would be given if the mass of the vehicle under the application for the authority was less than applied for, to give the consent subject to a road condition that the vehicle not exceed the mass.	CEO	MICW
1.5	The power pursuant to Section 156(4) of the Act, in deciding whether or not to give the consent, to have regard to:	CEO	MICW
1.5.1	for a mass or dimension exemption – the approved guidelines for granting mass or dimension exemptions; or	CEO	MICW
1.5.2	for a class 2 heavy vehicle authorisation – the approved guidelines for granting class 2 heavy vehicle authorisations.	CEO	MICW



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1.6	The power pursuant to Section 156(6) of the Act, if the delegate decides not to give consent to the grant		
	of the authority, to give the Regulator a written statement that explains the delegate's decision and	CEO	MICW
	complies with Section 172 of the Act.		
2	Action Pending Consultation with Third Party		
2.1	The power pursuant to Section 158(2) of the Act, if the consultation with the other entity is not yet		
	completed, to, as far as practicable, deal with the request for consent and decide to give or not to give the	CEO	MICW
	consent (even though the consultation with the other entity is not completed).		
2.2	The power pursuant to Section 158(4) of the Act, if:	CEO	MICW
2.2.1	the consultation with the other entity is completed and the other entity's approval is required; and	CEO	MICW
2.2.2	the delegate has not yet decided to give or not to give the consent, To -	CEO	MICW
2.2.3	decide not to give the consent, on the ground that the consent would be inoperative; or	CEO	MICW
2.2.4	decide to give the consent.	CEO	MICW
3	Deciding Request for Consent if Route Assessment Required		
3.1	The power pursuant to Section 159(1) and (2) of the Act to, form the opinion a route assessment is		
	necessary for deciding whether to give or not to give the consent and notify the Regulator of the	CEO	MICW
	following:		
3.1.1	that a route assessment is required for deciding whether to give or not to give the consent;	CEO	MICW
3.1.2	the fee payable (if any) for the route assessment under a law of the jurisdiction in which the road is	CEO	MICW
	situated.	CLO	IVIICVV
3.2	The power pursuant to Section 159(4) of the Act, if a fee is payable for the route assessment under a law		
	of the jurisdiction in which the road is situated to stop considering whether to give or not to give the	CEO	MICW
	consent until the fee is paid.		
4	Imposition of Road Conditions		
4.1	The power pursuant to Section 160(1) of the Act and in accordance with Section 160(2) of the Act, to	CEO	MICW
	consent to the grant of the authority subject to:	CEO	IVIICVV
4.1.1	except in the case of a class 2 heavy vehicle authorisation (notice) – the condition that a stated road	CEO	MICW
	condition is imposed on the authority; or	CEO	IVIICVV
4.1.2	in the case of a class 2 heavy vehicle authorisation (notice) – the condition that a stated road condition	CEO	BAICIA/
	of a type prescribed by the national regulations is imposed on the authority.	CEO	MICW



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4.2	The power pursuant to Section 160(2) of the Act to, if the delegate consents to the grant of the authority subject to a condition as mentioned in Section 160(1)(a) of the Act to give the Regulator a written statement that explains the decision to give consent to the grant of the authority subject to the condition and complies with Section 172 of the Act.	CEO	MICW
5	Imposition of Travel Conditions		
5.1	The power pursuant to Section 161(1) of the Act, to, consent to the grant of the authority subject to the condition that a stated travel condition is imposed on the authority.	CEO	MICW
5.2	The power pursuant to Section 161(2) of the Act, if the delegate consents to the grant of the authority as mentioned in Section 161(1) of the Act to give the Regulator a written statement that explains the decision to give consent to the grant of the authority subject to the condition and complies with Section 172 of the Act.	CEO	MICW
6	Imposition of Vehicle Conditions		
5.1	The power pursuant to Section 162(1) of the Act, where the delegate gives consent to the grant of the authority to ask the Regulator to impose a stated vehicle condition on the authority.	CEO	MICW
7	Expedited Procedure for Road Manager's Consent for Renewal of Mass or Dimension Authority		
7.1	The power pursuant to Section 167(2)(b) of the Act, to give the Regulator a notice of objection to the application of Section 167 of the Act to the proposed replacement authority within the period of:	CEO	MICW
7.1.1	14 days after the request for consent is made; or	CEO	MICW
7.1.2	28 days after the request for consent is made if the delegate seeks the extension of time within the initial 14 days.	CEO	MICW
8	Granting Limited Consent for Trial Purposes		
3.1	The power pursuant to Section 169(1) of the Act to give consent to the grant of a mass or dimension authority for a trial period of no more than 3 months specified by the delegate.	CEO	MICW



9	Renewal of Limited Consent for Trial Purposes		
9.1	The power pursuant to Section 170(3) of the Act to give the Regulator a written objection within the current trial period to the renewal of a mass or dimension authority for a further trial period of no more than 3 months.	CEO	MICW
10	Amendment or Cancellation on Regulator's Initiative		
10.1	The power pursuant to Section 173(3)(d) of the Act to make written representations about why the proposed action should not be taken.	CEO	MICW
11	Amendment or Cancellation on Request by Relevant Road Manager		
11.1	The power pursuant to Section 174(1) of the Act to form the opinion and be satisfied that the use of heavy vehicles on a road under the authority:	CEO	MICW
11.1.1	has caused, or is likely to cause, damage to road infrastructure; or	CEO	MICW
11.1.2	has had, or is likely to have, an adverse effect on the community arising from noise, emissions or traffic congestion or from other matters stated in approved guidelines; or	CEO	MICW
11.1.3	has posed, or is likely to pose, a significant risk to public safety arising from heavy vehicle use that is incompatible with road infrastructure or traffic conditions.	CEO	MICW
11.2	The power pursuant to Section 174(2) of the Act to ask the Regulator to:	CEO	MICW
11.2.1	amend the mass or dimension authority by:	CEO	MICW
11.2.1.1	amending the category of vehicle to which the authority applies; or	CEO	MICW
11.2.1.2	amending the type of load that may be carried by vehicles to which the authority applies; or	CEO	MICW
11.2.1.3	amending the areas or routes to which the authority applies; or	CEO	MICW
11.2.1.4	amending the days or hours to which the authority applies; or	CEO	MICW
11.2.1.5	imposing or amending road conditions or travel conditions; or	CEO	MICW
11.2.2	cancel the authority.	CEO	MICW
12	Amendment or Cancellation on Application by Permit Holder		
12.1	The power pursuant to Section 176(4)(c) of the Act to consent to the amendment of a mass or dimension authority.	CEO	MICW
13	Amendment or Cancellation on Request by Relevant Road Manager		
13.1	The power pursuant to Section 178(1) of the Act to form the opinion and be satisfied that the use of heavy vehicles on a road under the authority:	CEO	MICW
13.1.1	has caused, or is likely to cause, damage to road infrastructure; or	CEO	MICW



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13.1.2	has had, or is likely to have, an adverse effect on the community arising from noise, emissions or traffic congestion or from other matters stated in approved guidelines; or	CEO	MICW
13.1.3	has posed, or is likely to pose, a significant risk to public safety arising from heavy vehicle use that is incompatible with road infrastructure or traffic conditions.	CEO	MICW
13.2	The power pursuant to Section 178(2) of the Act to ask the Regulator to	CEO	MICW
13.2.1	amend the mass or dimension authority, including, for example, by:	CEO	MICW
13.2.1.1	amending the areas or routes to which the authority applies; or	CEO	MICW
13.2.1.2	amending the days or hours to which the authority applies; or	CEO	MICW
13.2.1.3	imposing or amending road conditions or travel conditions on the authority; or	CEO	MICW
13.2.2	cancel the authority.	CEO	MICW



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APPENDIX [15]

INSTRUMENT OF DELEGATION UNDER THE LAND AND BUSINESS (SALE AND CONVEYANCING) ACT 1994

NOTES

- Conditions or Limitations: conditions or limitations may apply to the delegations contained in this Instrument. Refer to the Schedule of Conditions at the back of this document.
- 2 Refer to the relevant Council resolution(s) to identify when these delegations were made, reviewed and or amended.

POWERS AND FUNCTIONS DELEGATED IN THIS INSTRUMENT The duty pursuant to Section 12(1) of the Land and Business (Sale and Conveyancing) Act 1994 ("the Act")

1	The duty pursuant to Section 12(1) of the Land and Business (Sale and Conveyancing) Act 1994 ("the Act") within eight clear business days after receiving a request for information under this Section, to provide the applicant with information reasonably required as to -	CEO	MBAS
1.1	any charge or prescribed encumbrance over land within the Council's area of which the Council has the benefit; or	CEO	MBAS
1.2	insurance under Division 3 of Part 5 of the Building Work Contractors Act 1995, in relation to a building on land within the Council's area.	CEO	MBAS





APPENDIX [16]

INSTRUMENT OF DELEGATION UNDER THE LIQUOR LICENCE ACT 1997

NOTES

- Conditions or Limitations: conditions or limitations may apply to the delegations contained in this Instrument. Refer to the Schedule of Conditions at the back of this document.
- 2 Refer to the relevant Council resolution(s) to identify when these delegations were made, reviewed and or amended.

POWERS AND FUNCTIONS DELEGATED IN THIS INSTRUMENT

DELEGATION	SUB DELEGATION

0	Application for Review of Commissioner's Decision		
	The power pursuant to Section 22(1) and subject to Sections 22(2) and (3) of the Liquor Licensing Act 1997 (the Act), to apply to the Court for a review of the Commissioner's decision.	CEO	NOT DELEGATED
1	Extension of Trading Area		
1.1	The power pursuant to Section 69(3)(e) of the Act, on application by a licensee who holds a licence authorising the sale of liquor for consumption on the licensed premises to the extent the authority conferred by the licence so that the licensee is authorised to sell liquor in a place adjacent to the licensed premises for consumption in that place, to approve or not approve the application for extension where the relevant place is under the control of the Council.	CEO	MCED
2	Rights of Intervention		
2.1	The power pursuant to Section 76(2) of the Act where licensed premises exist or premises propose to be licensed are situated in the Council area, to introduce evidence or make representations on any question before the licensing authority where proceedings are on foot or underway.	CEO	NOT DELEGATED

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3	Noise		
3.1	The power pursuant to Section 106(2)(b) of the Act to lodge a complaint about an activity on, or the noise emanating from licensed premises, or the behaviour of persons making their way to or from licensed premises in the Council area with the Commissioner under Section 106(1).	CEO	MICW
3.2	The power pursuant to Section 106(4) of the Act to engage in conciliation between the parties facilitated by the Commissioner.	CEO	MICW
3.3	The power pursuant to Section 106(5) of the Act to request the Commissioner to determine the matter where the complaint is not to be conciliated, or is not resolved by conciliation under Section 106(4).	CEO	MICW
4	Disciplinary Action Before the Court		
4.1	The power pursuant to Section 120(1) and (2) of the Act to lodge a complaint, provided the subject matter of the complaint is relevant to the responsibilities of the Council and within whose area the licensed premises are situated, with the Court alleging that proper grounds for disciplinary action exists on those grounds stated in the complaint, against a specified person.	CEO	NOT DELEGATED
5	Commissioner's Power to Suspend or Impose Conditions Pending Disciplinary Action		
5.1	The power pursuant to Section 120A(3) of the Act to apply to the Court for a review of the Commissioner's decision as if the Council were a party to proceedings before the Commissioner.	CEO	MICW
5A	Preparation of Draft Local Liquor Accords		
5A.1	The power pursuant to Section 128E(1) of the Act to prepare a draft local liquor accord and give it to the Commissioner for approval.	CEO	NOT DELEGATED
5A.2	The power pursuant to Section 128E(2) of the Act to include in a draft local liquor accord the following details:	CEO	NOT DELEGATED
5A.2.1	the name of each party to the draft;	CEO	NOT DELEGATED
5A.2.2	the name and address of the coordinator for the local liquor accord (being a party to the draft or a representative of a party to the draft);	CEO	NOT DELEGATED
5A.2.3	the proposed accord area;	CEO	NOT DELEGATED
5A.2.4	any other details prescribed by the regulations.	CEO	NOT DELEGATED



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5B	Terms of Local Liquor Accords	CEO	NOT DELEGATED
5B.1	The power pursuant to Section 128F of the Act to, in a local liquor accord, make provision for or with respect to authorising or requiring any licensees who are parties to it to do one or more of the following:	CEO	NOT DELEGATED
5B.1.1	to cease or restrict either or both of the following on their licensed premises:	CEO	NOT DELEGATED
5B.1.1.1	the sale of liquor on those premises (including the sale of liquor for consumption off premises);	CEO	NOT DELEGATED
5B.1.1.2	allowing the consumption of liquor on those premises;	CEO	NOT DELEGATED
5B.1.2	to restrict the public's access to the licensed premises in the manner and to the extent provided by the local liquor accord;	CEO	NOT DELEGATED
5B.1.3	to take any other measure prescribed by the regulations as a measure that may be taken to prevent or reduce alcohol-related violence.	CEO	NOT DELEGATED
5C	Approval of Local Liquor Accords	CEO	NOT DELEGATED
5C.1	The power pursuant to Section 128H(3) of the Act to apply to the Commissioner to vary the accord (including the accord area).	CEO	NOT DELEGATED
5C.2	The power pursuant to Section 128H(5) of the Act to give to the Commissioner a written request for the Council to be removed or added as a party to the local liquor accord.	CEO	NOT DELEGATED
5C.3	The power pursuant to Section 128H(6) of the Act to apply to the Commissioner to terminate a local liquor accord where the Council is the coordinator.	CEO	NOT DELEGATED
5C.4	The power pursuant to Section 128H(7) of the Act to:	CEO	NOT DELEGATED
5C.4.1	only make an application under Section 128H(6) of the Act as coordinator with the consent of the parties to the local liquor accord; or	CEO	NOT DELEGATED
5C.4.2	consent as a party to a local liquor accord to the coordinator making an application under Section 128H(6) of the Act.	CEO	NOT DELEGATED
6	Commissioner's Power to Suspend or Impose Conditions Pending Disciplinary Action		
6.1	The power pursuant to Section 131(1ab) of the Act and subject to Section 131 of the Act, to, by notice in the Gazette, prohibit the consumption or possession or both of liquor in the public place or public places within the area of the Council specified in the notice during the period (not exceeding 48 hours) specified in the notice.	CEO	MCED
6.2	The power pursuant to Section 131(1ad) of the Act to, within 7 days after publishing a notice under Section 131(1ab) of the Act, give a copy of the notice to the Commissioner of Police.	CEO	MCED



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6.3	The power pursuant to Section 131(1c) of the Act to vary or revoke a notice under Section 131(1ab)	CEO	MCED
	of the Act by further notice in the Gazette.	CEO	IVICED



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APPENDIX (17)

INSTRUMENT OF DELEGATION UNDER THE LOCAL GOVERNMENT ACT 1999

NOTES

- Conditions or Limitations: conditions or limitations may apply to the delegations contained in this instrument. Refer to the Schedule of Conditions at the back of
- 2 Refer to the relevant Council resolutions (s) to identify fwhen these delegations were made, reviewed and or amended.

POWERS AND FUNCTIONS DELEGATED IN THIS INSTRUMENT

DELEGATION SUB DELEGATION	
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1	Composition and Wards		
1.1	The power pursuant to Section 12(1) of the Local Government Act 1999 ('the Act') to, by notice in the Gazette, after complying with the requirements of Section 12 of the Act,	NOT DELEGATED	NOT DELEGATED
1.1.1	alter the composition of the Council;	NOT DELEGATED	NOT DELEGATED
1.1.2	divide, or redivide, the area of the Council into wards, alter the division of the area of the Council into wards, or abolish the division of the area of the Council into wards.	NOT DELEGATED	NOT DELEGATED
1.2	The power pursuant to Section 12(2) of the Act, also by notice under Section 12 of the Act, to	NOT DELEGATED	NOT DELEGATED
1.2.1	change the Council from a municipal council to a district council, or change the Council from a district council to a municipal council;	NOT DELEGATED	NOT DELEGATED
1.2.2	alter the name of:	NOT DELEGATED	NOT DELEGATED
1.2.2.1	the Council;	NOT DELEGATED	NOT DELEGATED
1.2.2.2	the area of the Council;	NOT DELEGATED	NOT DELEGATED
1.2.3	give a name to, or alter the name of, a ward, (without the need to comply with Section 13 of the Act).	NOT DELEGATED	NOT DELEGATED

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1.3	The duty pursuant to Section 12(3) of the Act to, before publishing a notice, conduct and complete a review under Section 12 of the Act for the purpose of determining whether the Council's community would benefit from an alteration to the Council's composition or ward structure.	CEO	NOT DELEGATED
1.4	The power pursuant to Section 12(4) of the Act to review a specific aspect of the composition of the Council, or of the wards of the Council, or of those matters generally and the duty to ensure that all aspects of the composition of the Council, and the issue of the division, or potential division, of the area of the Council into wards, are comprehensively reviewed at least once in each relevant period that is prescribed by the regulations.	CEO	NOT DELEGATED
1.5	Deliberately left blank.		
1.6	Deliberately left blank.		
1.7	The duty pursuant to Section 12(5) of the Act to initiate the preparation of a representation options paper by a person who, in the opinion of the Delegate, is qualified to address the representation and governance issues that may arise with respect to the matters under review.	CEO	NOT DELEGATED
1.8	The duty pursuant to Section 12(7) of the Act to give public notice of the preparation of a representation options paper and notice in a newspaper circulating within the Council's area, and to ensure that the notice contains an invitation to interested persons to make written submissions to the Council or the Delegate on the subject of the review within a period specified by the Council or the Delegate, being a period of at least six weeks.	CEO	NOT DELEGATED
1.9	The duty pursuant to Section 12(8) of the Act to make copies of the representation options paper available for public inspection (without charge) and purchase (on payment of a fee fixed by the Council) at the principal office of the Council during the period that applies under Section 7(a)(ii).	CEO	NOT DELEGATED
1.10	At the conclusion of public consultation under Section 12(7)(a), the duty pursuant to Section 12(8a) of the Act to prepare a report that:	CEO	NOT DELEGATED
1.10.1	provides information on the public consultation process undertaken by the Council and the Council's or the Delegate's response to the issues arising from the submissions made as part of that process; and	CEO	NOT DELEGATED



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1.10.2	sets out:	CEO	NOT DELEGATED
1.10.2.1	any proposals that the Council or the Delegate considers should be carried into effect under Section 12 of the Act; and	CEO	NOT DELEGATED
1.10.2.2	in respect of any such proposal - an analysis of how the proposal relates to the principles under Section 26(1)(c) of the Act and the matters referred to in Section 33 of the Act (to the extent that may be relevant); and	CEO	NOT DELEGATED
1.10.3	sets out the reasons for the Council's or the Delegate's decision insofar as a decision of the Council or the Delegate is not to adopt any change under consideration as part of the representation options paper or the public consultation process.	CEO	NOT DELEGATED
1.11	The duty pursuant to Section 12(9) of the Act to make copies of the report available for public inspection at the principal office of the Council and to give public notice, by way of a notice in a newspaper circulating in its area, informing the public of its preparation of the report and its availability and inviting interested persons to make written submissions on the report to the Council or the Delegate within a period specified by the Council or the Delegate, being not less than three	CEO	NOT DELEGATED
1.12	The duty pursuant to Section 12(10) of the Act to give any person who makes written submissions in response to an invitation under Section 12(9), an opportunity to appear personally or by representative before the Council or a Council committee or the Delegate and to be heard on those submissions.	NOT DELEGATED	NOT DELEGATED
1.13	The duty pursuant to Section 12(11) of the Act to finalise the report including recommendations with respect to such related or ancillary matters as it sees fit.	CEO	NOT DELEGATED
1.14	With respect to a proposal within the ambit of Section 12(11a), the power pursuant to Section 12(11b) of the Act:	CEO	NOT DELEGATED
1.14.1	insofar as may be relevant in the particular circumstances, to separate a proposal (and any related proposal), from any other proposal contained in the	CEO	NOT DELEGATED
1.14.2	to determine to conduct the relevant poll in conjunction with the next general election for the Council or at some other time.	CEO	NOT DELEGATED
1.15	Where a poll is required under Section 12(11a) of the Act the duty pursuant to Section 12(11c)(b) of the Act to:	CEO	NOT DELEGATED



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1.15.1	prepare a summary of issues surrounding the proposal to assist persons who may vote at the poll; and	CEO	NOT DELEGATED
1.15.2	obtain a certificate from the Electoral Commissioner that he or she is satisfied that the Council or the Delegate has taken reasonable steps to ensure the summary is a fair and comprehensive overview of the arguments for and against the proposal; and	CEO	NOT DELEGATED
1.15.3	after obtaining the certificate of the Electoral Commissioner, ensure that copies of the summary are made available for public inspection at the principle office of the Council, and on the internet and distributed in any other manner as may be directed by the Electoral Commissioner.	CEO	NOT DELEGATED
1.16	The duty pursuant Section 12(12) of the Act having then taken into account the operation of Section 12(11d) of the Act to refer the report to the Electoral Commissioner.	CEO	NOT DELEGATED
1.17	The duty pursuant to Section 12(12a) of the Act to send with the report copies of any written submissions received by the Council or the Delegate under Section 12(9) of the Act that relate to the subject matter of the proposal.	CEO	NOT DELEGATED
1.18	The power pursuant to Section 12(15)(b) of the Act to provide by notice in the Gazette, for the operation of any proposal that is recommended in the report, where a certificate is given by the Electoral Commissioner.	CEO	NOT DELEGATED
1.19	The power and duty pursuant to Section 12(16) of the Act to take such action as is appropriate in circumstances (including the power, as the Delegate thinks fit, to alter the report) where the matter is referred back to the Council by the Electoral Commissioner and the power to then refer the report back to the Electoral Commissioner.	CEO	NOT DELEGATED
1.20	Where the Council or the Delegate makes an alteration to the report under Section 12(16)(a) of the Act, the duty pursuant to Section 12(17) of the Act to comply with the requirements of Sections 12(9) and (10) of the Act as if the report, as altered, constituted a new report, unless the Council or the Delegate determines the alteration is of a minor nature only.	CEO	NOT DELEGATED



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4.04	T		
1.21	The duty pursuant to Section 12(24) of the Act to undertake a review of ward		
	representation within a period specified by the Electoral Commissioner, where the	CEO	NOT DELEGATED
	Electoral Commissioner notifies the Council in writing that the number of electors	CLO	NOT BELEGATED
	represented by a councillor for a ward varies from the ward quota by more than		
2	Status of a Council or Change of Various Names		
2.1	The power pursuant to Section 13(1) of the Act, to, by notice in the Gazette, after	CEO	NOT DELEGATED
	complying with the requirements of Section 13 of the Act:	CEO	NOT DELEGATED
2.1.1	change the Council from a municipal council to a district council, or change the	CEO	NOT DELEGATED
	Council from a district council to a municipal council;	CEO	NOT DELEGATED
2.1.2	alter the name of:	CEO	NOT DELEGATED
2.1.2.1	the Council;	CEO	NOT DELEGATED
2.1.2.2	the area of the Council;	CEO	NOT DELEGATED
2.1.3	alter the name of a ward.	CEO	NOT DELEGATED
2.2	The duty, pursuant to Section 13(2) of the Act, to, before publishing a notice,	CEO	NOT DELEGATED
	comply with the following requirements:		NOT BELEGATED
2.2.1	to give public notice of the proposal and invite any interested persons to make		
	written submissions on the matter within a specified period, being no less than	CEO	NOT DELEGATED
	six weeks;		
2.2.2	publish the notice in a newspaper circulating within the area; and	CEO	NOT DELEGATED
2.2.3	give any person who makes written submissions in response to the invitation		
	an opportunity to appear personally or by representative before the Council,	650	NOT DELECATED
	Council committee or the Delegate and be heard on those submissions.	CEO	NOT DELEGATED
3	Deliberately left blank		
4	Deliberately left blank		
5	Council Initiated Proposal		
5.1	Deliberately left blank		
5.2	Deliberately left blank		
5.2.1	Deliberately left blank		
5.2.2	Deliberately left blank		
5.2.3	Deliberately left blank		
5.2.4	Deliberately left blank		
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5.3	Deliberately left blank		
5.3.1	Deliberately left blank		
5.3.2	Deliberately left blank		
6	Commission to Receive Proposals		
6.1	The power pursuant to Section 28(1) of the Act to, subject to Section 28 of the Act, refer a proposal for the making of a proclamation under Chapter 3 of the Act to the Commission.	CEO	NOT DELEGATED
6.2	The power pursuant to Section 28(3) of the Act, to in relation to a proposal under Section 28 of the Act:	CEO	NOT DELEGATED
6.2.1	set out in general terms the nature of the proposal; and	CEO	NOT DELEGATED
6.2.2	comply with any requirements of the proposal guidelines.	CEO	NOT DELEGATED
6A	Inquiries – General Proposals		
6A.1	The power pursuant to Section 31(2) of the Act to make a submission to the Commission on the proposed appointments of investigators to conduct inquiries under Section 31 of the Act.	NOT DELEGATED	NOT DELEGATED
6A.2	The power pursuant to Section 31(10) of the Act to request the Minister consult with the relevant councils about the matter.	NOT DELEGATED	NOT DELEGATED
7	General Powers and Capacities		
7.1	The power pursuant to Section 36(1)(a)(i) of the Act to enter into any kind of contract or arrangement where the common seal of the Council is not required.	CEO	MBAS/MCED/MICW
7.2	The power pursuant to Section 36(1)(c) of the Act to do anything necessary, expedient or incidental but within any policy or budgetary constraints set by the Council to perform or discharge the Council's functions or duties or to achieve the Council's objectives.	CEO	MBAS/MCED/MICW
7.3	The power pursuant to Section 36(2) of the Act to act outside the Council's area:	CEO	MBAS/MCED/MICW
7.3.1	to the extent considered by the Delegate to be necessary or expedient to the performance of the Council's functions; or	CEO	MBAS/MCED/MICW
7.3.2	in order to provide services to an unincorporated area of the State.	NOT DELEGATED	NOT DELEGATED
7.4	The duty pursuant to Section 36(3) of the Act to take reasonable steps to separate the Council's regulatory activities from its other activities in the arrangement of its affairs.	CEO	NOT DELEGATED



8	Provision Relating to Contract and Transactions		
8.1	The power pursuant to Section 37(b) of the Act to authorise another officer, employee or agent of the Council to enter into a contract, on behalf of the Council, where the common seal of the Council is not required.	CEO	MBAS/MCED/MICW
9	Committees		
9.1	The power pursuant to Section 41(1) and (2) of the Act to establish committees.	NOT DELEGATED	NOT DELEGATED
9.2	The power pursuant to Section 41(3) of the Act to determine the membership of a committee.	NOT DELEGATED	NOT DELEGATED
9.3	The power pursuant to Section 41(4) of the Act to appoint a person as a presiding member of a committee, or to make provision for the appointment of a presiding member.	NOT DELEGATED	NOT DELEGATED
9.4	The power pursuant to Section 41(6) of the Act to appoint the principal member of the Council as an ex officio member of a committee.	NOT DELEGATED	NOT DELEGATED
9.5	The power and duty pursuant to Section 41(8) of the Act, to, when establishing a committee, determine the reporting and other accountability requirements that are to apply in relation to the committee.	CEO	NOT DELEGATED
10	Delegations		
10.1	The duty pursuant to Section 44(6) of the Act to cause a separate record to be kept of all delegations under the Act.	CEO	NOT DELEGATED
10.2	The duty pursuant to Section 44(7) of the Act to make available the record of delegations for inspection (without charge) by the public at the principal office of the Council during ordinary office hours.	CEO	EA
11	Principal Office		
11.1	The duty pursuant to Section 45(1) of the Act to nominate a place as the principal office of the Council for the purposes of the Act.	CEO	NOT DELEGATED
11.2	The power and duty pursuant to Section 45(2) of the Act to determine the hours the principal office of the Council will be open to the public for the transaction of business and the duty to keep the principal office of Council open to the public for the transaction of business during hours determined by the Delegate or the	CEO	NOT DELEGATED



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11.3	The power pursuant to Section 45(3) of the Act to consult with the local community in accordance with Council's public consultation policy about the manner, places and times at which the Council's offices will be open to the public for the transaction of business and about any significant changes to those	CEO	NOT DELEGATED
12	Commercial Activities		
12.1	Subject to the Act, the power pursuant to Section 46(1) of the Act to, in the performance of the Council's functions, engage in a commercial activity or enterprise ('a commercial project').	NOT DELEGATED	NOT DELEGATED
12.2	The power pursuant to Section 46 (2) of the Act, to, in connection with a commercial project:	NOT DELEGATED	NOT DELEGATED
12.2.1	establish a business;	NOT DELEGATED	NOT DELEGATED
12.2.2	participate in a joint venture, trust, partnership or other similar body.	NOT DELEGATED	NOT DELEGATED
13	Interests in Companies		
13.1	The power pursuant to Section 47(2)(b) of the Act to participate in the formation of, or to become a member of a company limited by guarantee established as a national association to promote and advance the interests of an industry in which local government has an interest.	NOT DELEGATED	NOT DELEGATED
14	Prudential Requirements for Certain Activities		
14.00	The power and duty pursuant to Section 48(aa1) of the Act and in accordance with Section 48(a1) of the Act, to develop and maintain prudential management policies, practices and procedures for the assessment of projects to ensure that	CEO	MBAS
14.00.1	acts with due care, diligence and foresight; and	CEO	MBAS
14.00.2	identifies and manages risks associated with a project; and	CEO	MBAS
14.00.3	makes informed decisions; and	CEO	MBAS
14.00.4	is accountable for the use of Council and other public resources.	CEO	MBAS
14.0	The duty pursuant to Section 48(a1) of the Act to ensure the prudential management policies, practices and procedures developed by the Council for the purposes of Section 48(aa1) of the Act, are consistent with any regulations made for the purposes of Section 48(a1) of the Act.	CEO	MBAS



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14.1	Without limiting Section 48(aa1) of the Act, the power and duty pursuant to Section 48(1) of the Act to obtain and consider a report, that addresses the prudential issues set out at Section 48(2) of the Act, before the Council:	CEO	MBAS
14.1.1	Deliberately left blank.		
14.1.2	engages in any project (whether commercial or otherwise and including through a subsidiary or participation in a joint venture, trust, partnership or other similar body) -	CEO	MBAS
14.1.2.1	where the expected expenditure of the Council over the ensuring five years is likely to exceed 20 per cent of the Council's average annual operating expenses over the previous five financial years (as shown in the Council's financial statements); or	CEO	MBAS
14.1.2.2	where the expected capital cost of the project over the ensuing five years is likely to exceed \$4,000,000.00 (indexed); or	CEO	MBAS
14.1.2.3	where the Council or Delegate considers that it is necessary or appropriate.	CEO	MBAS
14.2	Deliberately left blank.		
14.3	The power and duty pursuant to Section 48(5) of the Act to make a report under Section 48(1) of the Act available for public inspection at the principal office of the Council once the Council has made a decision on the relevant project (and the power to make the report available at an earlier time unless the Council orders that the report be kept confidential until that time).	CEO	NOT DELEGATED
15	Contracts and Tenders Policies		
15.0	The power and duty pursuant to Section 49(a1) of the Act to develop and maintain procurement policies, practices and procedures directed towards:	CEO	MBAS
15.0.1	obtaining value in the expenditure of public money; and	CEO	MBAS
15.0.2	providing for ethical and fair treatment of participants; and	CEO	MBAS
15.0.3	ensuring probity, accountability and transparency in procurement operations.	CEO	MBAS
15.1	Without limiting Section 49(a1) of the Act, the power and duty pursuant to Section 49(1) of the Act to prepare and adopt policies on contracts and tenders including policies on the following:	CEO	MBAS



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15.1.1	the contracting out of services; and	CEO	MBAS
15.1.2	competitive tendering and the use of other measures to ensure that services	CEO	MBAS
	are delivered cost effectively; and	CEO	IVIDAS
15.1.3	the use of local goods and services; and	CEO	MBAS
15.1.4	the sale or disposal of land or other assets.	CEO	MBAS
15.2	The power and duty pursuant to Section 49(2) of the Act to ensure that any	CEO	NADAC
	policies on contracts and tenders:	CEO	MBAS
15.2.1	identify circumstances where the Council will call for tenders for the supply of		
	goods, the provision of services or the carrying out of works, or the sale or	CEO	MBAS
	disposal of land or other assets; and		
15.2.2	provide a fair and transparent process for calling tenders and entering into	CFO	NADAC
	contracts in those circumstances; and	CEO	MBAS
15.2.3	provide for the recording of reasons for entering into contracts other than	CFO	NAD A C
	those resulting from the tender process; and	CEO	MBAS
15.2.4	are consistent with any requirement prescribed by the regulations.	CEO	MBAS
15.3	The power pursuant to Section 49(3) of the Act to, at any time, alter a policy under	CEO	
	Section 49 of the Act, or substitute a new policy or policies (but not so as to affect		MBAS
	any process that has already commenced).		
15.4	The duty pursuant to Section 49(4) of the Act to make available for inspection		
	(without charge) a policy adopted under this Section at the principal office of	CEO	MBAS
	Council during office hours.		
16	Public Consultation Policies		
16.1	The power and duty pursuant to Section 50(1) and (2) of the Act to prepare and	250	
	adopt a public consultation policy which sets out the steps the Council will follow:	CEO	MCED
16.1.1	in cases where the Act requires the Council to follow its public consultation	250	14050
	policy; and	CEO	MCED
16.1.2	in other cases involving Council decision making, if relevant.	CEO	MCED
16.2	The duty pursuant to Section 50(3) of the Act to include in the steps set out in the		
	public consultation policy reasonable opportunities for interested persons to make	CEO N	
	submissions in cases where the Act requires the Council to follow its public		14655
	consultation policy and to make other arrangements appropriate to other classes		MCED
	of decisions, within the scope of the policy.		

16.3	The duty pursuant to Section 50(4) of the Act to ensure that the public consultation policy, in cases where the Act requires the policy to be followed,	CEO	MCED
16.3.1	the publication of a notice:	CEO	MCED
16.3.1.1	in a newspaper circulating within the area of the Council; and	CEO	MCED
16.3.1.2	on a website determined by the Chief Executive Officer, describing the matter under consideration and inviting interested persons to make submissions in relation to the matter within a period (which must be at least 21 days) stated in the notice; and	CEO	MCED
16.3.2	the consideration of any submissions made in response to that invitation.	CEO	MCED
16.4	The power pursuant to Section 50(5) of the Act, to, from time to time, alter the Council's public consultation policy, or substitute a new policy.	CEO	MCED
16.5	Before the Council or the Delegate adopts a public consultation policy or alters, or substitutes a public consultation policy, the duty pursuant to Section 50(6) of the Act to:	CEO	MCED
16.5.1	prepare a document that sets out its proposal in relation to the matter; and	CEO	MCED
16.5.2	publish in a newspaper circulating generally throughout the State and in a newspaper circulating within the area of the Council, a notice of the proposal inviting interested persons to make submissions on the proposal within a period stated in the notice, which must be at least one month;	CEO	MCED
16.5.3	consider any submissions made in response to an invitation made under Section 50(6)(d) of the Act.	CEO	MCED
16.6	The power pursuant to Section 50(7) of the Act to determine if the alteration of a public consultation policy is of minor significance that would attract little or no community interest.	CEO	MCED
16.7	The duty pursuant to Section 50(8) of the Act to ensure the public consultation policy is available for inspection (without charge) at the principal office of Council during ordinary office hours.	CEO	MCED
17	Deliberately left blank		
17.1	Deliberately left blank		
17.2	Deliberately left blank		



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17.3	Deliberately left blank		
17.4	Deliberately left blank		
17.5	Deliberately left blank		
18	Inspection of Register		
18.1	The duty pursuant to Section 70(1) of the Act to make available for inspection (without charge) the Register of Interests at the principal office of the Council during ordinary office hours.	CEO	EA
19	Reimbursement of Expenses		
19.1	The power pursuant to Section 77(1)(b) of the Act to reimburse to members of the Council expenses of a kind prescribed for the purposes of Section 77(1)(b) of the Act and approved by the Council (either specifically or under a policy established by the Council for these purposes) incurred in performing or discharging official functions and duties.	CEO	MBAS
19.2	The duty pursuant to Section 77(3) of the Act to make available for inspection (without charge) any policy of Council concerning these reimbursements at the principal office of the Council during ordinary office hours.	CEO	EA
20	Register of Allowances and Benefits		
20.1	The duty pursuant to Section 79(3) of the Act to make available for inspection (without charge) the Register of Allowances and Benefits, at the principal office of the Council during ordinary office hours.	CEO	EA
21	Insurance of Members		
21.1	The duty pursuant to Section 80 of the Act to take out a policy of insurance insuring every member of the Council and a spouse, domestic partner or another person who may be accompanying a member of the Council, against risks associated with the performance or discharge of official functions and duties by	CEO	MBAS
22	Training and Development		
22.1	The power and duty pursuant to Section 80A(1) of the Act to prepare and adopt a training and development policy in accordance with Section 80A(2) of the Act for the Council's members.	CEO	EA



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22.2	The duty pursuant to Section 80A(2) of the Act to ensure that the Council's training and development policy is aimed at assisting the Council's members in the performance and discharge of their functions and duties.	CEO	EA
22.3	The power pursuant to Section 80A(3) of the Act to, from time to time, alter the Council's training and development policy or substitute a new policy.	CEO	NOT DELEGATED
22.4	The duty pursuant to Section 80A(4) and (5) of the Act to make available the training and development policy for inspection (without charge) at the principal office of the Council during ordinary office hours and for purchase (on payment of a fee fixed by the Council).	CEO	EA
23	Committee Meetings		
23.1	The power pursuant to Section 87(1) of the Act and in accordance with Section 87(2) of the Act to determine the times and places of ordinary meetings of Council committees.	CEO	NOT DELEGATED
23.2	The duty pursuant to Section 87(2) of the Act in appointing a time for the holding of an ordinary meeting of a Council Committee to take into account:	CEO	NOT DELEGATED
23.2.1	the availability and convenience of members of the committee; and	CEO	NOT DELEGATED
23.2.2	the nature and purpose of the committee.	CEO	NOT DELEGATED
24	Meetings to be Held in Public Except in Special Circumstances		
24.1	The duty pursuant to Section 90(7) of the Act to make a note in the minutes of the making of an order under Section 90(2) of the Act and the grounds on which it was made.	CEO	EA
24.2	The power pursuant to Section 98(8a)(a) of the Act to adopt a policy on the holding of informal gatherings or discussions subject to Section 90(8b) of the Act.	CEO	EA
24.3	The power pursuant to Section 90(8c) of the Act, to, from time to time, alter the Council's policy or substitute a new policy.	CEO	EA
25	Minutes and Release of Documents		
25.1	The duty pursuant to Section 91(3) to supply each member of the Council with a copy of all minutes of the proceedings of the Council or Council Committee meeting, within 5 days after that meeting.	CEO	EA



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25.2	Subject to Section 91(7), the duty pursuant to Section 91(4) of the Act to place a		
	copy of the minutes of a meeting of the Council on public display in the principal	CEO	F.A.
	office of the Council within 5 days after the meeting and to keep those minutes on	CEO	EA
	display for a period of 1 month.		
25.3	Subject to Section 91(7) of the Act, the duty pursuant to Section 91(5) of the Act	CEO	
	to make available for inspection, without payment of a fee, at the principal office		EA
	of the Council:		
25.3.1	minutes of the Council and Council Committee meetings; and	CEO	EA
25.3.2	reports to the Council or to a Council Committee received at a meeting of the	CEO	EA
	Council or Council Committee; and	CLO	LA
25.3.3	recommendations presented to the Council in writing and adopted by	CEO	EA
	resolution of the Council; and	<u> </u>	
25.3.4	budgetary or other financial statements adopted by the Council.	CEO	EA
26	Access to Meetings and Documents – Code of Practice		
26.1	The power and duty pursuant to Section 92(1) of the Act, and subject to Section	CEO	
	92(4) of the Act, to prepare and adopt a Code of Practice relating to the principles,		NOT DELEGATED
	policies, procedures and practices that the Council will apply for the purposes of		NOT DELEGATED
	the operation of Parts 3 and 4 of Chapter 6 of the Act.		
26.2	The power and duty pursuant to Section 92(2) of the Act to review the operation	CEO	
	of the Council's Code of Practice within 12 months after the conclusion of each		NOT DELEGATED
	periodic election.		
26.3	The power pursuant to Section 92(3) of the Act, to, at any time, alter the Council's	CEO.	NOT DELECATED
	code of practice or substitute a new code of practice.	CEO	NOT DELEGATED
26.4	The duty pursuant to Section 92(5) of the Act to ensure that before the Council or		
	the Delegate adopts, alters or substitutes a code of practice that:	CEO	NOT DELEGATED
26.4.1	copies of the proposed code, alterations or substitute code (as the case may		
	be) are made available for inspection or purchase at the Council's principal	CEO	EA
	office; and		
26.4.2	the relevant steps set out in the Council's Public Consultation Policy are	CEO	MCED
	followed.	CEO	IVICED



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26.5	The duty pursuant to Section 92(6) and (7) of the Act to ensure that the Code of		
	Practice is available for inspection (without charge) and purchase (on payment of a	CEO	EA
	fee fixed by the Council) at the principal office of Council during ordinary office	CLO	
	hours.		
27	Meetings of Electors		
27.1	The power pursuant to Section 93(1) of the Act to convene a meeting of electors	CEO	NOT DELECATED
	of the area or part of the area of the Council.	CEO	NOT DELEGATED
27.2	The duty pursuant to Section 93(11) of the Act to provide each member of the		
	Council with a copy of the minutes of any meeting of electors within 5 days of that	CEO	EA
27.0	meeting.		
27.3	The power pursuant to Section 93(14) of the Act to determine the procedure for	CEO	NOT DELEGATED
	the purposes of making a nomination under Sections 93(3)(a)(ii) or 93(3)(b)(ii).	CLO	NOT BELEGATES
28	Obstructing of Meetings		
28.1	The power pursuant to Section 95 of the Act to take proceedings under the Act		
	against a person who intentionally obstructs or hinders proceedings at a meeting	CEO	NOT DELEGATED
	of the Council or a Council Committee or at a meeting of electors.		
29	Register of Remuneration Salaries and Benefits		
29.1	The duty pursuant to Section 105(3) of the Act to make available the Register of		
	Salaries of employees of the Council for inspection by the public at the principal	CEO	MBAS
	office of the Council during ordinary office hours.		
30	Certain Periods of Service to be Regarded as Continuous		
30.1	The duty pursuant to Sections 106(2) and 106(2a) of the Act to ensure any other		
	council receives within one month of the Council having received written notice	CEO	MBAS
	requiring payment, the appropriate contribution to an employee's service	020	1115713
30.2	The duty pursuant to Section 106(4) of the Act to supply to any other council, at its		
	request, details of the service of an employee or former employee of the Council.	CEO	MBAS
30.3	The duty pursuant to Section 106(5) of the Act to hold and apply a payment or		
	contribution received by the Council under Section 106 in accordance with the	CEO	MBAS
	Regulations.		
31	Deliberately left blank		
31.1	Deliberately left blank		



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31.2	Deliberately left blank		
31.3	Deliberately left blank		
31.4	Deliberately left blank		
31.5	Deliberately left blank		
31.6	Deliberately left blank		
32	Application of Division		
32.1	The power pursuant to Section 111(b) of the Act to declare any other officer, or		
	any other officer of a class, to be subject to the operation of Chapter 7, Part 4,	NOT DELEGATED	NOT DELEGATED
	Division 1 of the Act.		



33	Certain Aspects of Strategic Management Plans		
33.1	The duty pursuant to Section 122(6) of the Act to develop a process or processes to ensure that members of the public are given a reasonable opportunity to be involved in the Council's development and review of its strategic management plans.	CEO	NOT DELEGATED
33.2	The duty pursuant to Section 122(7) of the Act to ensure that copies of the Council's strategic management plans are available for inspection (without charge) and purchase (on payment of a fee fixed by the Council) by the public at the principal office of the Council.	CEO	MBAS
34	Annual Business Plans and Budgets		
34.1	Before the Council adopts an annual business plan, the duty pursuant to Section 123(3) of the Act to, -	CEO	MBAS
34.1.1	prepare a draft annual business plan; and	CEO	MBAS
34.1.2	follow the relevant steps set out in the Council's public consultation policy, taking into account and complying with the requirements of Section 123(4) of the Act.	CEO	MBAS
34.2	The duty pursuant to Section 123(5) of the Act to ensure that copies of the draft annual business plan are available at the meeting arranged pursuant to and in accordance with Section 123(4)(a)(i) and (4)(b) of the Act, and for inspection (without charge) and purchase (on payment of a fee fixed by the Council) at the principal office of the Council at least 21 days before the date of that meeting.	CEO	MBAS
34.3	The duty pursuant to Section 123(5a) of the Act to ensure that provision is made	CEO	MBAS
34.3.1	a facility for asking and answering questions; and	CEO	MBAS
34.3.2	the receipt of submissions,	CEO	MBAS
	on the Council's website during the public consultation period.	CEO	MBAS
34.4	After the Council has adopted an annual business plan and a budget, the duty, pursuant to Section 123(9) of the Act, to:	CEO	MBAS
34.4.1	ensure:	CEO	MBAS



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34.4.1.1	that a summary of the annual business plan is prepared in accordance with the requirements set out at Sections 123(10), (11) and (12) of the Act, so as to assist in prosoting public awareness of the nature of the Council's services and the Council's rating and financial management policies, taking into account its objectives and activities for the ensuing financial year; and	CEO	MBAS
34.4.1.2	that a copy of the summary of the annual business plan accompanies the first rates notice sent to ratepayers after the declaration of the Council's rates for the financial year; and	CEO	MBAS
34.4.2	ensure:	CEO	MBAS
34.4.2.1	that copies of the annual business plan and the budget (as adopted) are available for inspection (without charge) or purchase (on payment of a fee fixed by the Council); and	CEO	MBAS
34.4.2.2	that copies of the summary of the annual business plan are available for inspection and to take (without charge), at the principal office of the	CEO	MBAS
34.4.3	ensure that electronic copies of the annual business plan and the budget (as adopted) are published on a website determined by the Chief Executive	CEO	MBAS
35	Accounting Records to be Kept		
35.1	The duty pursuant to Section 124(1) of the Act to:		
35.1.1	keep such accounting records as correctly and adequately record and explain the revenues, expenses, assets and liabilities of the Council;	CEO	MBAS
35.1.2	keep the Councils accounting records in such manner as will enable:	CEO	MBAS
35.1.2.1	the preparation and provision of statements that fairly present financial and other information; and	CEO	MBAS
35.1.2.2	the financial statements of the Council to be conveniently and properly audited.	CEO	MBAS
35.2	The power pursuant to Section 124(2) to determine the form or forms and the place or places (within the state) to keep the accounting records of the Council.	CEO	MBAS



36	Internal Control Policies		
36.1	The duty pursuant to Section 125 of the Act to ensure that appropriate policies, practices and procedures of internal control are implemented and maintained in order to assist the Council to carry out its activities in an efficient and orderly manner, to achieve its objectives, to ensure adherence to management policies, to safeguard the Council's assets, and to secure (as far as possible) the accuracy and reliability of the Council's records.	CEO	MBAS
37	Audit Committee		
37.1	The power and duty pursuant to Section 126(1) of the Act to appoint an audit committee in accordance with Section 126(2) of the Act.	NOT DELEGATED	NOT DELEGATED
37.2	If an audit committee is appointed by the Delegate or the Council, the power to determine the membership of any audit committee in accordance with Section 126(2) of the Act.	NOT DELEGATED	NOT DELEGATED
38	Financial Statements		
38.1	The duty pursuant to Section 127(1) of the Act to prepare for each financial year:	CEO	MBAS
38.1.1	financial statements and notes in accordance with standards prescribed by the regulations; and	CEO	MBAS
38.1.2	other statements and documentation referring to the financial affairs of the Council required by the Regulations.	CEO	MBAS
38.2	The duty pursuant to Section 127(2) of the Act to ensure that the financial statements prepared for the Council pursuant to Section 127(1) of the Act:	CEO	MBAS
38.2.1	are prepared as soon as is reasonably practicable after the end of the relevant financial year and in any event before the day prescribed by the Regulations;	CEO	MBAS
38.2.2	comply with standards and principles prescribed by the Regulations; and	CEO	MBAS
38.2.3	include the information required by the Regulations.	CEO	MBAS
38.3	The duty pursuant to Section 127(3) of the Act to submit for auditing by the Council's auditor the statements prepared for each financial year.	CEO	MBAS
38.4	The duty pursuant to Section 127(4) of the Act to submit a copy of the auditor's statements to the persons or bodies prescribed by the Regulations on or before the day prescribed by the Regulations.	CEO	MBAS



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38.5	The duty pursuant to Section 127(5) of the Act to ensure that copies of the Council's audited statements are available for inspection (without charge) and purchase (on payment of a fee fixed by the Council) by the public at the principal office of the Council.	CEO	MBAS
39	The Auditor		
39.1	The power and duty pursuant to and in accordance with Section 128(2), (3), (4), (4a), (5), (6), (7) and (8) of the Act to appoint an auditor on the recommendation of the Council's audit committee.	NOT DELEGATED	NOT DELEGATED
39.2	The duty pursuant to Section 128(8) of the Act to comply with any requirements prescribed by the Regulations with respect to providing for the independence of the auditor.	CEO	MBAS
39.3	The duty pursuant to Section 128(9) of the Act to ensure that the following information is included in the Council's annual report:	CEO	MBAS
39.3.1	information on the remuneration payable to the Council's auditor for work performed during the relevant financial year, distinguishing between:	CEO	MBAS
39.3.1.1	remuneration payable for the annual audit of the Council's financial statements; and	CEO	MBAS
39.3.1.2	other remuneration;	CEO	MBAS
39.3.2	if a person ceases to be the auditor of the Council during the relevant financial year, other than by virtue of the expiration of his or her term of appointment and is not being reappointed to the office - the reason or reasons why the appointment of the Council's auditor came to an end.	CEO	MBAS
40	Conduct of Audit		
40.1	The duty pursuant to Section 129(9) of the Act to ensure the opinions under Section 129(3) of the Act provided to Council under Section 129 of the Act accompany the financial statements of the Council.	CEO	MBAS



41	Other Investigations		
41.1	The power, pursuant to and in accordance with Sections 130A(1) and (2) of the Act, as the Delegate thinks fit, to request the Council's auditor, or some other person determined by the Delegate to be suitably qualified in the circumstances, to examine and report on any matter relating to financial management, or the efficiency and economy with which the Council manages or uses its resources to achieve its objectives, that would not otherwise be addressed or included as part of an annual audit under Division 4 of Chapter 8 of the Act and that is considered by the Delegate to be of such significance as to justify an examination under this	CEO	MBAS
41.2	Unless Section 130A(7) of the Act applies, the duty pursuant to Section 130A(6) of the Act to place the report prepared pursuant to Section 130A(1) of the Act on the agenda for consideration:	CEO	NOT DELEGATED
41.2.1	unless Section 130A(6)(b) of the Act applies – at the next ordinary meeting of the Council in accordance with Section 130A(6)(a), of the Act;	CEO	NOT DELEGATED
41.2.2	if the agenda for the next ordinary meeting of the Council has already been sent to members of the Council at the time that the report is provided to the principal member of the Council – at the ordinary meeting of the Council next following the meeting for which the agenda has already been sent unless the principal member of the Council determines, after consultation with the Chief Executive Officer, that the report should be considered at the next meeting of the Council as a late item on the agenda in accordance with Section 130A(6)(b)	CEO	EA
42	Annual Report to be Prepared and Adopted		
42.1	The duty pursuant to Section 131(1) of the Act and in accordance with Sections 131(2) and (3) of the Act, to prepare and adopt on or before 30 November each year, an annual report relating to the operations of the Council for the financial year ending on the preceding 30 June.	CEO	EA
42.2	The duty pursuant to Section 131(2) and (3) of the Act to include in that report the material, and include specific reports on the matters, specified in Schedule 4 as amended from time to time by regulation.	CEO	EA
42.3	The duty pursuant to Section 131(4) of the Act to provide a copy of the annual report to each member of the Council.	CEO	EA



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42.4	The duty pursuant to Section 131(5) of the Act to submit a copy of the annual	CEO	EA
	report to:	CLO	LA
42.4.1	the Presiding Member of both Houses of Parliament; and	CEO	EA
42.4.2	to the persons or body prescribed by the Regulations,	CEO	EA
	on or before the date determined under the Regulations.	CEO	EA
42.5	The power pursuant to Section 131(7) of the Act to provide to the electors for the		
	area an abridged or summary version of the annual report.	CEO	EA
42.6	The duty pursuant to Section 131(8) of the Act to ensure that copies of Council's	CEO	EA
	annual report are available for inspection (without charge) and purchase (on		
	payment of a fee fixed by the Council) by the public at the principal office of the	CLO	LA.
	Council.		
43	Access to Documents		
43.1	The duty pursuant to Section 132(1) of the Act to ensure a member of the public is able:	CEO	EA
43.1.1	to inspect a document referred to in Schedule 5 of the Act at the principal office of the Council during ordinary office hours without charge; and	CEO	EA
43.1.2	to purchase a document referred to in Schedule 5 to the Act at the principal	CEO	MBAS
	office of the Council during ordinary office hours for a fee fixed by the Council.		
43.2	The power pursuant to Section 132(2) of the Act to make a document available in electronic form for the purposes of Section 132(1)(a).	CEO	EA
43.3	The power and duty, pursuant to and in accordance with Section 132 (3) of the	CEO	EA
	Act, to make the following documents available for inspection on the Internet		
	within a reasonable time after they are available at the principal office of the		_
43.3.1	agendas for meetings of the Council or Council committees;	CEO	EA
43.3.2	minutes of meetings of the Council or Council committees;	CEO	EA
43.3.3	codes of conduct or codes of practice adopted by the Council under this Act or	CEO	EA
	the Local Government (Elections) Act 1999;		
43.3.4	the Council's contract and tenders policies, public consultation policy and order-	CEO	EA
	making policies;	220	L A
43.3.5	the Council's draft annual business plan, annual business plan (as adopted by	CEO	
	the council) and the summary of the annual business plan required under Part		EA
	2 of this Chapter;		

43.3.6	the Council's budget (as adopted by the Council for a particular year);	CEO	EA
43.3.7	a list of fees and charges imposed by the Council under this Act;	CEO	EA
43.3.8	by-laws made by the Council and any determination in respect of a by-law made under Section 246(3)(e) of the Act;	CEO	EA
43.3.9	procedures for the review of decisions established by the Council under Part 2 of Chapter 13;	CEO	EA
43.3.10	the audited financial statements of the Council;	CEO	EA
43.3.11	the annual report of the Council;	CEO	EA
43.3.12	the Council's most recent information statement under the Freedoms of Information Act 1991, unless the Council provides it as part of the annual report of the Council.	CEO	EA
44	Related Administrative Standards		
44.1	The power and duty pursuant to Section 132A of the Act to ensure that appropriate policies, practices and procedures are implemented and maintained in	CEO	EA
44.1.2	to ensure compliance with any statutory requirements; and	CEO	EA
44.1.2	to achieve and maintain standards of good public administration.	CEO	EA
45	Sources of Funds		
45.1	Subject to the Act, the power pursuant to Section 133 of the Act to obtain funds as permitted under the Act or another Act and as may otherwise be appropriate in order to carry out the Council's functions under the Act or another Act.	CEO	NOT DELEGATED
46	Ability of a Council to Give Security		
46.1	The power pursuant to Section 135(1) of the Act and subject to Section 135(2) of the Act to provide various forms of security, including:	NOT DELEGATED	NOT DELEGATED
46.1.1	guarantees (including guarantees relating to the liability of a subsidiary of the Council);	NOT DELEGATED	NOT DELEGATED
46.1.2	debentures charged on the general revenue of the Council (including to support a guarantee provided under Section 135(1) of the Act);	NOT DELEGATED	NOT DELEGATED
46.1.3	bills of sale, mortgages or other charges (including to support a guarantee provided under Section 135(1)(a) of the Act.	NOT DELEGATED	NOT DELEGATED
46.2	The power and duty pursuant to Section 135(2) of the Act, if the Council or the Delegate proposes to issue debentures on the general revenue of the Council to:	NOT DELEGATED	NOT DELEGATED





46.2.1	assign a distinguishing classification to the debentures to be included in the issue so as to distinguish them from those included or to be included in previous or subsequent issues; and	NOT DELEGATED	NOT DELEGATED	
46.2.2	if the debentures are being offered generally to members of the public, appoint a trustee for the debenture holders.	NOT DELEGATED	NOT DELEGATED	
47	Expenditure of Funds			
47.1	Subject to the Act or another Act, the power pursuant to Section 137 of the Act to expend the Council's approved budgeted funds in the exercise, performance or discharge of the Council's powers, functions or duties under the Act or other Acts.	CEO	PROCUREMENT DELEGATES	
48	Investment Powers			
48.1	The power pursuant to Section 139(1) of the Act to invest money under the Council's control.	CEO	NOT DELEGATED	
48.2	The duty pursuant to Section 139(2) of the Act in exercising the power of investment, to:	CEO	NOT DELEGATED	
48.2.1	exercise the care, diligence and skill that a prudent person of business would exercise in managing the affairs of other persons; and	CEO	NOT DELEGATED	
48.2.2	avoid investments that are speculative or hazardous in nature.	NOT DELEGATED	NOT DELEGATED	
48.3	The duty pursuant to Section 139(3) of the Act to take into account when exercising the power of investment, so far as is appropriate in the circumstances and without limiting the matters which may be taken into account, the following	CEO	NOT DELEGATED	
48.3.1	the purposes of the investment;	CEO	NOT DELEGATED	
48.3.2	the desirability of diversifying Council investments;	CEO	NOT DELEGATED	
48.3.3	the nature of and risk associated with existing Council investments;	CEO	NOT DELEGATED	
48.3.4	the desirability of maintaining the real value of the capital and income of the investment;	CEO	NOT DELEGATED	
48.3.5	the risk of capital or income loss or depreciation;	CEO	NOT DELEGATED	
48.3.6	the potential for capital appreciation;	CEO	NOT DELEGATED	
48.3.7	the likely income return and the timing of income return;	CEO	NOT DELEGATED	
48.3.8	the length of the term of a proposed investment;	CEO	NOT DELEGATED	
48.3.9	the period for which the investment is likely to be required;	CEO	NOT DELEGATED	
48.3.10	the liquidity and marketability of a proposed investment during, and on determination of, the term of the investment;	CEO	NOT DELEGATED	





48.3.11	the aggregate value of the assets of the Council;	CEO	NOT DELEGATED
48.3.12	the likelihood of inflation affecting the value of a proposed investment;	CEO	NOT DELEGATED
48.3.13	the costs of making a proposed investment;	CEO	NOT DELEGATED
48.3.14	the results of any review of existing Council investments.	CEO	NOT DELEGATED
48.4	Subject to the matters specified in Section 139(3) of the Act, the power pursuant		
	to Section 139(4) of the Act, so far as may be appropriate in the circumstances, to	CEO	NOT DELEGATED
	have regard to:		
48.4.1	the anticipated community benefit from an investment; and	CEO	NOT DELEGATED
48.4.2	the desirability of attracting additional resources into the local community.	CEO	NOT DELEGATED
48.5	The power pursuant to Section 139(5) of the Act to obtain and consider independent and impartial advice about the investment of funds or the management of the Council's investments from the person whos the Delegate reasonably believes to be competent to give the advice.	CEO	NOT DELEGATED
49	Review of Investment		
49.1	The duty pursuant to Section 140 of the Act to review the performance		AADAG
	(individually and as a whole) of the Council's investments, at least once in each	CEO	MBAS
50	Gifts to a Council		
50.1	Within the confines of Section 44(3) of the Act:		
50.1.1	the power pursuant to Section 141(1) of the Act to accept a gift made to the Council;	CEO	NOT DELEGATED
50.1.2	the power pursuant to Section 141(2) of the Act to carry out the terms of any	CEO	NOT DELEGATED
	trust (if any) that affects a gift to Council;	CLO	NOT DELEGATED
50.1.3	the power pursuant to Section 141(3) of the Act to apply to the Supreme Court		
	for an order varying the terms of a trust for which the Council has been constituted a trustee;	NOT DELEGATED	NOT DELEGATED
50.1.4	where a variation is sought in the terms of a trust, the duty pursuant to Section 141(4) of the Act to give notice describing the nature of the variation by public notice and in any other such manner as may be directed by the Supreme Court;	CEO	NOT DELEGATED



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50.1.5	the duty pursuant to Section 141(6) of the Act to publish a copy of any order of		
	the Supreme Court to vary the terms of the trust, in the Gazette, within 28	CEO	NOT DELEGATED
	days after that order is made.		



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51	Duty to Insure Against Liability		
51.1	The duty pursuant to Section 142 of the Act to take out and maintain insurance to cover the Council's civil liabilities at least to the extent prescribed by the Regulations.	CEO	MBAS
52	Writing off Bad Debts		
52.1	The power pursuant to Section 143(1) of the Act to write off any debts owed to the Council:	CEO	NOT DELEGATED
52.1.1	if the Council has no reasonable prospect of recovering the debts; or	CEO	NOT DELEGATED
52.1.2	if the costs of recovery are likely to equal or exceed the amount to be	CEO	NOT DELEGATED
	up to and including an amount of \$5,000.00 in respect of any one debt.	CEO	NOT DELEGATED
52.2	The duty pursuant to Section 143(2) of the Act to ensure that no debt is written off unless the Chief Executive Officer has certified:	CEO	NOT DELEGATED
52.2.1	reasonable attempts have been made to recover the debt; or	CEO	MBAS
52.2.2	the costs of recovery are likely to equal or exceed the amount to be recovered.	CEO	MBAS
53	Recovery of Amounts due to Council		
53.1	The power pursuant to Section 144(1) of the Act to recover as a debt, by action in a Court of competent jurisdiction, any fee, charge, expense or other amount recoverable from a person or payable by a person under this or another Act.	CEO	MBAS
53.2	The power pursuant to Section 144(2), (3) and (4) of the Act to recover any fee, charge, expense or other amount as if it were a rate declared on the property, after giving at least 14 days notice requiring payment, where the fee, charge, expense or other amount payable to the Council relates to something done in respect of rateable or other property.	CEO	MBAS
54	Land Against Which Rates May be Assessed		
54.1	The power and duty pursuant to Section 148(2) of the Act to make decisions about the division of land and the aggregation of land for the purposes of Section 148(1) of the Act fairly and in accordance with principles and practices that apply on a uniform basis across the area of the Council.	CEO	MBAS



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55	Basis of Rating		
55.1	Before the Council:	NOT DELEGATED	NOT DELEGATED
55.1.1	changes the basis of the rating of any land (including by imposing differential rates on land that has not been differentially rated in the preceding financial year, or by no longer imposing differential rates on land that has been differentially rated in the preceding financial year); or	NOT DELEGATED	NOT DELEGATED
55.1.2	changes the basis on which land is valued for the purposes of rating; or	NOT DELEGATED	NOT DELEGATED
55.1.3	changes the imposition of rates on land by declaring or imposing a separate rate, service rate or service charge on any land; the power and duty pursuant to Section 151(5)(d) and (e) of the Act to:	NOT DELEGATED	NOT DELEGATED
55.1.4	prepare a report on the proposed change in accordance with Section 151(6) of the Act; and	CEO	MBAS
55.1.5	follow the relevant steps set out in its public consultation policy in accordance with Section 151(7) of the Act.	CEO	MBAS
55.2	The duty pursuant to Section 151(8) of the Act to ensure that copies of the report required under Section 151(5)(d) of the Act are available at the meeting held under Section 151(7)(a)(i) of the Act, and for inspection (without charge) and purchase (on payment of a fee fixed by the Council) at the principal office of the Council at least 21 days before the end of the period for public consultation.	CEO	MBAS
56	General Rates		
56.1	The power pursuant to Section 152(2)(d) and (3) of the Act to determine, on application, if two or more pieces of rateable land within the area of the Council constitute a single farm enterprise.	CEO	MBAS
57	Service Rates and Service Charges		
57.1	The duty pursuant to Section 155(6) of the Act, subject to Section 155(7) of the Act, to apply any amounts held in a reserve established in connection with the operation of Section 155(5) of the Act for purposes associated with improving or replacing Council assets for the purposes of the relevant prescribed service.	CEO	MBAS



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57.2	The power pursuant to Section 155(7) of the Act, if a prescribed service under Section 155(6) of the Act is, or is to be, discontinued, to apply any excess funds held by the Council for the purposes of the service (after taking into account any expenses incurred or to be incurred in connection with the prescribed service) for another purpose specifically identified in the Council's annual business plan as being the purpose for which the funds will now be applied.	CEO	MBAS
58	Basis of Differential Rates		
58.1	The power pursuant to Section 156(3), (9), (10), (11) of the Act to attribute the use of the land for any basis for a differential rate and to decide objections to any of those attributions.	CEO	MBAS
58.2	The power and duty pursuant to Section 156(14a) of the Act, before the Council changes from declaring differential rates in relation to any land on the basis of a differentiating factor under either paragraphs (a), (b) or (c) of Section 156(1) of the Act to a differentiating factor under another of those paragraphs, to -	CEO	MBAS
58.2.1	prepare a report on the proposed change in accordance with Section 156(14b) of the Act; and	CEO	MBAS
58.2.2	follow the relevant steps set out in its public consultation policy in accordance with Section 156(14d) of the Act.	CEO	MBAS
58.3	The duty pursuant to Section 156(14e) of the Act to ensure that copies of the report required under Section 156(14a)(a) of the Act are available at the meeting held under Section 156(14d)(a)(i); and for inspection (without charge) and purchase (on payment of a fee fixed by the Council) at the principal office of the Council at least 21 days before the end of the period for public consultation.	CEO	MBAS
59	Notice of Differentiating Factors		
59.1	If the Council declares differential rates, the duty pursuant to Section 157 of the Act in each rates notice, to specify the differentiating factor or combination of factors that governs the calculation of rates on the land to which the account	CEO	MBAS
60	Preliminary		
60.1	The power pursuant to Section 159(1) of the Act to determine the manner and form and such information as the Delegate may reasonably require, for a person or body to apply to the Council to determine if grounds exist for the person or body to receive a rebate of rates.	CEO	MBAS

60.2	The power pursuant to Section 159(3) to grant a rebate of rates if satisfied that it is appropriate to do so (whether on application or on the Delegate's own	CEO	MBAS
60.3	The power pursuant to Section 159(4) of the Act to increase the rebate on the Delegate's initiative, if a rebate specifically fixed by Division 5 Chapter 10 of the Act is less than 100%.	NOT DELEGATED	NOT DELEGATED
60.4	The power pursuant to Section 159(10) of the Act to determine, for proper cause, that an entitlement to a rebate of rates in pursuance of Division 5 no longer	CEO	MBAS
61	Rebate of Rates - Community Services		
61.1	The power pursuant to Section 161(1) and (3) of the Act to grant a rebate of more than 75% of the rates on land being predominantly used for service delivery or administration (or both) by a community service organisation, where that organisation:	CEO	MBAS
61.1.1	is incorporated on a not-for-profit basis for the benefit of the public; and	CEO	MBAS
61.1.2	provides community services without charge or for charge that is below the cost to the body of providing their services; and	CEO	MBAS
61.1.3	does not restrict its services to persons who are members of the body.	CEO	MBAS
62	Rebate of Rates - Educational Purposes		
62.1	The power pursuant to Section 165(1) and (2) of the Act to grant a rebate of rates at more than 75% on land:	CEO	MBAS
62.1.1	occupied by a Government school under a lease or license and being used for educational purposes; or	CEO	MBAS
62.1.2	occupied by non-Government school registered under the Education and Early Childhood Services (Registration and Standards) Act 2011 and being used for educational purposes; or	CEO	MBAS
62.1.3	land being used by University or University College to provide accommodation and other forms of support for students on a not-for-profit basis.	CEO	MBAS
63	Discretionary Rebates of Rates		
63.1	The duty pursuant to Section 166(1a) of the Act to take into account, in deciding an application for a rebate under Section 166(1)(d), (e), (f), (g), (h), (i) or (j):	NOT DELEGATED	NOT DELEGATED



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63.1.1	the nature and extent of the Council's services provided in respect of the land for which the rebate is sought in comparison to similar services provided elsewhere in its area; and	NOT DELEGATED	NOT DELEGATED
63.1.2	the community need that is being met by activities being carried out on the land for which the rebate is sought; and	NOT DELEGATED	NOT DELEGATED
63.1.3	the extent to which activities carried out on the land for which the rebate is sought provides assistance or relief to disadvantaged persons;	NOT DELEGATED	NOT DELEGATED
63.1.4	any other matter considered relevant by the Council or the Delegate.	NOT DELEGATED	NOT DELEGATED
63.2	The power pursuant to Section 166(1), (2) and (4) of the Act and taking into account Section 166(1a) of the Act and in accordance with Section 166(3b) of the Act to grant a rebate of rates or service charges on such conditions as the Delegate sees fit and such rebate may be up to and including 100% of the relevant rates or service charge, in the following cases:	NOT DELEGATED	NOT DELEGATED
63.2.1	where the rebate is desirable for the purpose of securing the proper development of the area or part of the area;	NOT DELEGATED	NOT DELEGATED
63.2.2	where the rebate is desirable for the purpose of assisting or supporting a business in the area;	NOT DELEGATED	NOT DELEGATED
63.2.3	where the rebate will be conducive to the preservation of buildings or places of historic significance;	NOT DELEGATED	NOT DELEGATED
63.2.4	where the land is being used for educational purposes;	NOT DELEGATED	NOT DELEGATED
63.2.5	where the land is being used for agricultural, horticultural or floricultural exhibitions;	NOT DELEGATED	NOT DELEGATED
63.2.6	where the land is being used for a hospital or health centre;	NOT DELEGATED	NOT DELEGATED
63.2.7	where the land is being used to provide facilities or services for children or young persons;	NOT DELEGATED	NOT DELEGATED
63.2.8	where the land is being used to provide accommodation for the aged or	NOT DELEGATED	NOT DELEGATED
63.2.9	where the land is being used for a residential aged care facility that is approved for Commonwealth funding under the Aged Care Act 1997 (Commonwealth) or a day therapy centre;	NOT DELEGATED	NOT DELEGATED



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63.2.10	where the land is being used by an organisation which, in the opinion of the		
	Delegate, provides a benefit or a service to the local community;	NOT DELEGATED	NOT DELEGATED
63.2.11	where the rebate relates to common property or land vested in a community corporation under the community Titles Act 1996 over which the public has a free and unrestricted right of access and enjoyment;	NOT DELEGATED	NOT DELEGATED
63.2.12	where the rebate is considered by the Delegate to be appropriate to provide relief against what would otherwise amount to a substantial change in rates payable by a ratepayer due to:	NOT DELEGATED	NOT DELEGATED
63.2.12.1	redistribution of the rates burden within the community arising from a change to the basis or structure of the Council's rates; or	NOT DELEGATED	NOT DELEGATED
63.2.12.2	change to the basis on which land is valued for the purpose of rating, rapid changes in valuations, or anosalies in valuations.	NOT DELEGATED	NOT DELEGATED
63.2.13	where the rebate is considered by the Delegate to be appropriate to provide relief in order to avoid what would otherwise constitute:	NOT DELEGATED	NOT DELEGATED
63.2.13.1	liability to pay a rate or charge that is inconsistent with the liabilities that were anticipated by the Council in its annual business plan; or	NOT DELEGATED	NOT DELEGATED
63.2.13.2	liability that is unfair or unreasonable;	NOT DELEGATED	NOT DELEGATED
63.2.14	where the rebate is to give effect to a review of a decision of the Council under Chapter 13 Part 2; or	NOT DELEGATED	NOT DELEGATED
63.2.15	where the rebate is contemplated under another provision of the Act.	NOT DELEGATED	NOT DELEGATED
63.3	The power pursuant to Section 166(3) of the Act to grant a rebate of rates or charges for a period exceeding 1 year but not exceeding 10 years in the following	NOT DELEGATED	NOT DELEGATED
63.3.1	where the rebate is desirable for the purpose of securing a proper development of the area or part of the area; or	NOT DELEGATED	NOT DELEGATED
63.3.2	where the rebate is desirable for the purpose of assisting or supporting a business in the area; or	NOT DELEGATED	NOT DELEGATED



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63.3.3	where the rebate relates to common property or land vested in a community corporation under the Community Titles Act 1996 over which the public has a free and unrestricted right of access and enjoyment.	NOT DELEGATED	NOT DELEGATED
63.4	The power pursuant to Section 166(3a) of the Act to grant a rebate of rates or charges under Section 166(1)(I) of the Act for a period exceeding 1 year but not exceeding 3 years.	NOT DELEGATED	NOT DELEGATED
64	Valuation of Land for the Purposes of Rating		
64.1	The power pursuant to Section 167(1) of the Act to adopt valuations that are to apply to land within the Council's area, for rating purposes for a particular financial	NOT DELEGATED	NOT DELEGATED
64.2	For the purpose of adopting a valuation of land for rating, the duty pursuant to Section 167(2) of the Act and in accordance with Section 167(3), (4) and (5) of the Act, to adopt:	NOT DELEGATED	NOT DELEGATED
64.2.1	valuations made, or caused to be made, by the Valuer-General; or	NOT DELEGATED	NOT DELEGATED
64.2.2	valuations made by a valuer employed or engaged by the Council, or by a firm or consortium of valuers engaged by the Council;	NOT DELEGATED	NOT DELEGATED
	or a combination of both.	NOT DELEGATED	NOT DELEGATED
64.3	The duty pursuant to Section 167(6) of the Act to publish a notice of the adoption of valuations in the Gazette, within 21 days after the date of the adoption.	CEO	EA
65	Valuation of Land		
65.1	The power pursuant to Section 168(1) of the Act to request the Valuer-General to value any land within the Council's area (being land that is capable of being separately rated).	CEO	MBAS
65.2	The duty pursuant to Section 168(2) of the Act to furnish to the Valuer-General any information requested by the Valuer General for the purposes of valuing land within the area of the Council.	CEO	MBAS
65.3	The power and duty pursuant to Section 168(3)(b) and (c) of the Act to enter a valuation in the assessment record, as soon as practicable after the valuation has been made and to give notice of the valuation to the principal ratepayer in accordance with the Regulations.	CEO	MBAS
66	Objections to Valuations Made by Council		



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66.1	The duty pursuant to Section 169(1), (2), (3), (4) and (5) of the Act to refer an		
	objection to a valuation of land to the valuer who made the valuation and to	CEO	MBAS
	request the valuer to reconsider the valuation, where:		
66.1.1	the objection does not involve a question of law; and	CEO	MBAS
66.1.2	the objection is made in writing (setting out a full and detailed statement of	CEO	MBAS
	the grounds on which the objection is based); and		IVIDAS
66.1.3	is made within 60 days after the date of service of the notice of the valuation		
	to which the objection relates (unless the Delegate, in his/her discretion,	CEO	MBAS
	allows an extension of time for making the objection).		
66.2	The power pursuant to Section 169(3)(b) of the Act to grant an extension of time	CEO	NADAC
	for making an objection to a valuation of land.	CEO	MBAS
66.3	The duty pursuant to Section 169(7) of the Act to give the objector written notice	CEO	MBAS
	of the outcome of the reconsideration of the objection.		IVIDAS
66.4	The duty pursuant to and in accordance with Section 169(8) and (9) of the Act to	CEO	
	refer the valuation to the Valuer-General for further review, if the objector		MBAS
	remains dissatisfied with the valuation and requests such further review, provided		
	the request is:		
66.4.1	in the prescribed manner and form;	CEO	MBAS
66.4.2	made within 21 days after the objector receives notice of the outcome of his or	CEO	MBAS
	her initial objection; and		IVIDAS
66.4.3	accompanied by the prescribed fee.	CEO	MBAS
66.5	The power pursuant to Section 169(15)(b) of the Act to apply to SACAT for a		
	review of the decision of a valuer after a further review on a request under	NOT DELEGATED	NOT DELEGATED
	Section 169(8) of the Act, in accordance with Section 169(15a) of the Act.	NOT DELEGATED	NOT BELEGATES
67	Notice of Declaration of Rates		
67.1	The duty pursuant to Section 170 of the Act to ensure the notice of declaration of		
	a rate or service charge is published in the Gazette and in a newspaper circulating	CEO	EA
	in the area within 21 days after the date of the declaration.		
68	Alterations to Assessment Record		



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68.1	The power pursuant to Section 173(3) and (5) of the Act to determine the		
	procedure for a review of a decision by the Chief Executive Officer on an	CEO	MBAS
	application for alteration of the assessment record.		
68.2	The duty pursuant to Section 173(6) of the Act to give a person written notice of		
	Council's decision on a review of a decision of the Chief Executive Officer	CEO	MBAS
	concerning alteration of the assessment record.		
69	Inspection of Assessment Record		
69.1	The duty pursuant to Section 174(1) and (2) of the Act to ensure that the		
	assessment record is available for inspection and purchase of an entry (on	CEO	NADAC
	payment of a fee fixed by the Council), by the public at the principal office of the	CEO	MBAS
	Council during ordinary office hours.		



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70	Liability for Rates		
70.1	The power pursuant to Section 178(3) of the Act and subject to Section 178(9) of the Act to recover rates as a debt from:	CEO	MBAS
70.1.1	the principal ratepayer; or	CEO	MBAS
70.1.2	any other person (not being a principal ratepayer) who is an owner or occupier of the land; or	CEO	MBAS
70.1.3	any other person who was at the time of the declaration of the rates an owner or occupier of the land.	CEO	MBAS
70.2	The power pursuant to Section 178(4) of the Act by written notice to a lessee or a licensee of land in respect of which rates have fallen due, to require him or her to pay to the Council rent or other consideration payable under the lease or a licence in satisfaction of any liability for rates.	CEO	MBAS
70.3	Where a notice under Section 178(4) of the Act is given to a lessee or a licensee of land, the power pursuant to Section 178(5) of the Act to make and give notice of an additional charge of 5% of the amount in arrears, as payable and recoverable as part of the debt for unpaid rates.	CEO	MBAS
70.4	The power pursuant to Section 178(6) of the Act to remit the charge of 5% of the amount in arrears payable under the Act in whole or in part.	CEO	MBAS
71	Liability for Rates if Land is Not Rateable for the Whole of the Financial Year		
71.1	The power pursuant to Section 179(2) of the Act to adopt a valuation of land that has becose rateable after the adoption of valuations by the Council for the relevant financial year.	CEO	MBAS
71.2	The duty pursuant to Section 179(5) of the Act to refund to the principal ratepayer an amount proportionate to the remaining part of the financial year, if land ceases to be rateable during the course of a financial year and the rates have been paid.	CEO	MBAS
72	Service of Rate Notice		
72.1	The duty pursuant to Section 180(1) of the Act and in accordance with Section 180(2) of the Act to send to the principal ratepayer or, in the case of a service charge, the owner or occupier of the relevant land, a rates notice, as soon as	CEO	MBAS
72.1.1	the declaration of a rate; or	CEO	MBAS
72.1.2	the imposition of a service charge; or	CEO	MBAS



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72.1.3	a change in the rates liability of land.	CEO	MBAS
73	Payment of Rates – General Principles		
73.1	The power pursuant to Section 181(2) of the Act to determine the day on which each instalment of rates falls due in the months of September, December, March and June of the financial year for which the rates are declared.	CEO	MBAS
73.2	If the Council declares a general rate for a particular financial year after 31 August in that financial year, the power, pursuant to Section 181(3) of the Act, to adjust the months in which instalments would otherwise be payable under Section 181(1) (taking into account what is reasonable in the circumstances).	CEO	MBAS
73.3	The power pursuant to Section 181(4)(b) of the Act to agree with the principal ratepayer that rates will be payable in such instalments falling due on such days as may be specified in the agreement and in that event, the ratepayer's rates will then be payable accordingly.	CEO	MBAS
73.4	The duty pursuant to Section 181(5) of the Act in relation to each instalment of rates to send a rates notice to the principal ratepayer shown in the assessment record in respect of the land setting out in accordance with Sections 181(6) and (7)	CEO	MBAS
73.4.1	the amount of the instalment; and	CEO	MBAS
73.4.2	the date on which the instalment falls due, or in the case where payment is to be postponed under another provision of the Act, the information prescribed by the Regulations.	CEO	MBAS
73.5	The power pursuant to Section 181(7a) of the Act where the Council has entered into an agreement with a principal rate payer under Section 181(4)(b) of the Act, as part of the agreement, to vary the periods for the provision of a notice under Section 181(7) of the Act.	CEO	MBAS
73.6	The power pursuant to Section 181(9) of the Act to remit any amount payable under Section 181(8) of the Act in whole or in part.	CEO	MBAS
73.7	The power pursuant to Section 181(11) of the Act to grant discounts or other incentives in order to encourage:	NOT DELEGATED	NOT DELEGATED
73.7.1	the payment of instalments of rates in advance; or	NOT DELEGATED	NOT DELEGATED
73.7.2	prompt payment of rates.	NOT DELEGATED	NOT DELEGATED



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73.8	The power pursuant to Section 181(12)(b) of the Act to impose a surcharge or administrative levy not exceeding 1% of the rates payable in a particular financial year with respect to the payment of rates by instalments under Section 181(4)(b) of the Act.	NOT DELEGATED	NOT DELEGATED
73.9	The power pursuant to Section 181(13) and subject to Section 44(3)(b) of the Act in relation to the payment of separate rates or service rates, by written notice incorporated in a notice for the payment of those rates sent to the principal ratepayer shown in the assessment record in respect of the land at the address shown in the assessment record, at least 30 days before an amount is payable in respect of the rates for a particular financial year, to impose a requirement that differs from the requirements of Section 181 of the Act.	NOT DELEGATED	NOT DELEGATED
73.10	The power pursuant to Section 181(15) of the Act to decide that rates of a particular kind will be payable in more than 4 instalments in a particular financial year and in such case:	NOT DELEGATED	NOT DELEGATED
73.10.1	the instalments must be payable on a regular basis (or essentially a regular basis) over the whole of the financial year, or the remainder of the financial year depending on when the rates are declared; and	NOT DELEGATED	NOT DELEGATED
73.10.2	the Delegate must give at least 30 days notice before an instalment falls due.	CEO	MBAS
74	Remission and Postponement of Payment		
74.1	The power pursuant to Section 182(1) of the Act to decide on the application of a ratepayer that payment of rates in accordance with the Act would cause hardship and, if so, to:	CEO	MBAS
74.1.1	postpone payment in whole or in part for such period as the Delegate thinks fit; or	CEO	MBAS
74.1.2	remit the rates in whole or in part.	CEO	MBAS
74.2	The power pursuant to Section 182(2) of the Act on a postponement of rates:	CEO	MBAS
74.2.1	to grant the postponement on condition that the ratepayer pay interest on the amount affected by the postponement at a rate fixed by the Delegate (but not exceeding the cash advance debenture rate);	CEO	MBAS
74.2.2	to grant the postponement on other conditions determined by the Delegate;	CEO	MBAS



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74.2.3	to revoke the postponement, at the Delegate's discretion (in which case the Delegate must give the ratepayer at least 30 days written notice of the revocation before taking action to recover rates affected by the	CEO	MBAS
74.3	The power pursuant to Section 182(3) of the Act to grant other or additional postponements of rates:	CEO	NOT DELEGATED
74.3.1	to assist or support a business in the Council's area; or	CEO	NOT DELEGATED
74.3.2	to alleviate the affects of anomalies that have occurred in valuations under the Act.	CEO	NOT DELEGATED
74.4	The power pursuant to Section 182(4) of the Act to grant other or additional remissions of rates on the same basis as applies under the Rates and Land Tax Remission Act 1986, (such remissions will be in addition to the remissions that are available under that Act).	NOT DELEGATED	NOT DELEGATED
74.5	The power pursuant to Section 182(5) of the Act to require a ratepayer who claims to be entitled to a remission of rates by virtue of a determination under Section 182(4) of the Act to provide evidence to the satisfaction of the Delegate verifying that entitlement.	CEO	MBAS
74.6	The power pursuant to Section 182(6) of the Act to revoke a determination under Section 182(4) of the Act at any time (but the revocation will not affect an entitlement to remission in relation to rates declared before the revocation takes effect).	NOT DELEGATED	NOT DELEGATED
75	Postponement of Rates - Seniors		
75.1	The power pursuant to Section 182A(2) of the Act to require that an application pursuant to Section 182A(1) of the Act be Accompanied by such information as the Delegate may reasonably require.	CEO	MBAS
75.2	The power pursuant to Section 182A(3) of the Act, on an application for a postponement of the payment of the prescribed proportion of rates for the current or future financial made in accordance with Sections 182A(1) and (2) of	CEO	MBAS
75.2.1	reject an application for the postponement of rates; or	CEO	MBAS
75.2.2	impose conditions on the postponement of rates but only in accordance with the Regulations.	CEO	MBAS



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76	Application of money in respect of rates		
76.1	The power and the duty to apply monies received or recovered in respect of rates pursuant to and in accordance with Section 183 of the Act.	CEO	MBAS
77	Sale of Land for Non-Payment of Rates		
77.1	The power pursuant to Section 184(1) of the Act to sell land, if an amount payable by way of rates in respect of the land, has been in arrears for 3 years or more.	CEO	MBAS
77.2	The duty pursuant to Section 184(2) of the Act before selling land for non-payment of rates, to send a notice to the principal ratepayer at the address appearing in the assessment record:	CEO	MBAS
77.2.1	stating the period for which the rates have been in arrears; and	CEO	MBAS
77.2.2	stating the amount of the total liability for rates presently outstanding in relation to the land; and	CEO	MBAS
77.2.3	stating that if that amount is not paid in full within 1 month of service of the notice (or such longer time as the Delegate may allow), the Council intends to sell the land for non-payment of rates.	CEO	MBAS
77.3	The duty pursuant to Section 184(3) of the Act to send a copy of a notice sent to a principal ratepayer under Section 184(2) of the Act:	CEO	MBAS
77.3.1	to any owner of the land who is not the principal ratepayer; and	CEO	MBAS
77.3.2	to any registered mortgagee of the land; and	CEO	MBAS
77.3.3	if the land is held from the Crown under a lease, licence or agreement to purchase, to the Minister who is responsible for the administration of the Crown Lands Act 1929.	CEO	MBAS
77.4	If:	CEO	MBAS
77.4.1	the Delegate cannot, after making reasonable enquiries, ascertain the name and address of a person to whos a notice is to be sent under Section 184(2) or (3) of the Act; or	CEO	MBAS
77.4.2	the Delegate considers that it is unlikely that a notice sent under Section 184(2) or (3) of the Act would come to the attention of the person to whom it is to be sent,	CEO	MBAS
1	the power pursuant to Section 184(4) of the Act to effect service of the notice b	CEO	MBAS
77.4.3	placing a copy of the notice in a newspaper circulating throughout the State;	CEO	MBAS
77.4.4	leaving a copy of the notice in a conspicuous place on the land.	CEO	MBAS

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77.5	The power pursuant to Section 184(5) of the Act to proceed to have the land sold, if the outstanding amount of rates is not paid in full within the time allowed in the notice given to the ratepayer under Section 184(2) of the Act.	CEO	MBAS
77.6	The duty pursuant to Section 184(6) and (7) of the Act to conduct the sale of land for non-payment of rates by public auction and the power to set the reserve price for the purposes of the auction, except in the case of land held from the Crown under a lease, licence or agreement to purchase, unless the Minister responsible for the administration of the <i>Crown Lands Act 192</i> 9 grants consent to sale by	CEO	MBAS
77.7	The duty pursuant to Section 184(8) of the Act to advertise the auction of land under Section 184 of the Act on at least 2 separate occasions in a newspaper circulating throughout the State.	CEO	MBAS
77.8	The duty pursuant to Section 184(9) of the Act to call off the auction, if before the date of such an auction, the outstanding amount and the costs incurred by the Council in proceeding under this Section are paid to the Council.	CEO	MBAS
77.9	The power pursuant to Section 184(10) of the Act to sell the land by private contract for the best price that can be reasonably obtained, if an auction fails or an auction is not held because the land is held from the Crown under a lease, licence or agreement to purchase.	CEO	MBAS
77.10	The power and duty to apply monies received by the Council in respect of the sale of land for non-payment of rates pursuant to and in accordance with Section 184(11) of the Act.	CEO	MBAS
77.11	The duty pursuant to Section 184(12) of the Act to make reasonable enquiries to find the owner of land to be sold for non-payment of rates and where the owner cannot be found, the power to deal with the amount payable to the owner as unclaimed money under the <i>Unclaimed Moneys Act 1981</i> .	CEO	MBAS



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78	Objection, Review or Appeal		
78.1	If an objection, review or appeal in respect of a valuation of land results in the alteration of a valuation or of a decision to attribute a particular land use to land, and a due adjustment is made, the power pursuant to Section 186(2) of the Act and subject to Section 186(3), (4) and (5) of the Act:	CEO	MBAS
78.1.1	to refund or credit the overpaid amount against future liabilities for rates on the land subject to the rates; or	CEO	MBAS
78.1.2	to recover an additional amount payable on account of an alteration of the value as arrears after at least 30 days have expired from the date on which notification of the alteration is given to the person who initiated the objection, review or appeal.	CEO	MBAS
79	Certificate of Liabilities		
79.1	The power pursuant to Section 187(1) of the Act to issue a certificate, on application by or on behalf of a person who has an interest in land within the area,	CEO	MBAS
79.1.1	the amount of any liability for rates or charges on the land imposed under Part 1 of Chapter 10 of the Act (including rates and charges under this Part that have not yet fallen due for payment, and outstanding interest or fines payable in respect of rates and charges under this Part); and	CEO	MBAS
79.1.2	any amount received on account of rates or charges on the land imposed under this part, that is held in credit against future liabilities for rates or charges in relation to the land.	CEO	MBAS
80	Investigation by Ombudsman		
80.1	The duty pursuant to Section 187B(6) of the Act if the ombudsman's report prepared pursuant to Section 187B(3) of the Act makes any recommendations as to action that should be taken by the Council, to within 2 months after receipt of that report, provide a written response to:	CEO	NOT DELEGATED
80.1.1	the ombudsman; and	CEO	NOT DELEGATED
80.1.2	if relevant, the person who made the complaint.	CEO	NOT DELEGATED



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80.2	The power pursuant to Section 187B(7) of the Act to grant a rebate or remission of any rate or service charge, or of any charge, fine or interest under Part 1 of Chapter 10 of the Act, if the ombudsman recommends that the Council do so on	CEO	MBAS
	the ground of special circumstances pertaining to a particular ratepayer.		
81	Fees and Charges		
81.1	The power pursuant to Section 188(1) and (2) of the Act to impose fees and	CEO	NOT DELEGATED
81.1.1	for the use of any property or facility owned, controlled, managed or maintained by the Council;	CEO	NOT DELEGATED
81.1.2	for services supplied to a person at his or her request;	CEO	MBAS/MCED/MICW
81.1.3	for carrying out work at a person's request;	CEO	MBAS/MCED/MICW
81.2	The power pursuant to Section 188(3) of the Act to provide for:	NOT DELEGATED	NOT DELEGATED
81.2.1	specific fees and charges;	NOT DELEGATED	NOT DELEGATED
81.2.2	maximum fees and charges and minimum fees and charges;	NOT DELEGATED	NOT DELEGATED
81.2.3	annual fees and charges;	NOT DELEGATED	NOT DELEGATED
81.2.4	the imposition of fees or charges according to specified factors;	NOT DELEGATED	NOT DELEGATED
81.2.5	the variation of fees or charges according to specified factors in respect of fees	CEO	NOT DELECATED
	and charges set under Section 188(1)(a) – (c) of the Act inclusive; and	CEO	NOT DELEGATED
81.2.6	the reduction, waiver or refund, in whole or in part, of any fees and charges.	CEO	NOT DELEGATED
81.3	The power pursuant to Section 188(5) of the Act to fix, vary or revoke those fees		
	and charges set under Section 188(1)(a), (b) and (c) of the Act.	NOT DELEGATED	NOT DELEGATED
81.4	The duty pursuant to Section 188(6) of the Act to keep a list of fees and charges		
	imposed under this Section on public display during ordinary office hours at the	CEO	MBAS
	principal office of the Council.		
81.5	The duty pursuant to Section 188(7) of the Act to, if the Council fixes or varies a		
	fee imposed under this Section, up-date the list referred to in Section 188(6) of	CEO	MBAS
	the Act and take reasonable steps to bring the fee or charge, or variation of the		
	fee or charge, to the notice of persons who may be affected.		
82	Acquisition of Land by Agreement		
82.1	The power pursuant to Section 190 of the Act to acquire land by agreement.	NOT DELEGATED	NOT DELEGATED





83	Compulsory Acquisition of Land		
83.1	The power pursuant to Section 191(1) of the Act to acquire land compulsorily, in circumstances which require the Minister's written approval, after the Council has obtained the Minister's approval.	NOT DELEGATED	NOT DELEGATED
83.2	The power pursuant to Section 191(2) of the Act to acquire land compulsorily for a purpose classified by the Regulations as an approved purpose.	NOT DELEGATED	NOT DELEGATED
84	Assumption of Care, Control and Management of Land		
84.1	The power pursuant to Section 192(1) of the Act to assume the care, control and management of land in the Council area that has been set aside for the use or enjoyment of the public or a section of the public under the circumstances specified in Section 192(1)(a) and (b) of the Act.	NOT DELEGATED	NOT DELEGATED
84.2	The duty pursuant to Section 192(4) of the Act to immediately cause a copy of a resolution under Section 192(1) of the Act to assume the care, control and management of land to be published in the Gazette.	CEO	EA
85	Classification		
85.1	The duty pursuant to Section 193(6) of the Act to give notice in the Gazette of a resolution:	CEO	MCED
85.1.1	to exclude land from classification as community land under Section 193(4) of the Act; or	CEO	MCED
85.1.2	to classify as community land, land that had previously been excluded from classification as such under Section 193(5) of the Act.	CEO	MCED
86	Revocation of Classification of Land as Community Land		
86.1	The duty pursuant to Section 194(2) of the Act before the Council revokes the classification of land as community land to:	CEO	MCED
86.1.1	prepare and make publicly available a report on the proposal containing:	CEO	MCED
86.1.1.1	a summary of reasons for the proposal; and	CEO	MCED
86.1.1.2	a statement of any dedication, reservation or trust to which the land is subject; and	CEO	MCED



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	,		
86.1.1.3	a statement of whether revocation of the classification is proposed with a view to sale or disposal of the land and, if so, details of any Government assistance given to acquire the land and the statement of how the Council proposes to use the proceeds; and	CEO	MCED
86.1.1.4	an assessment of how implementation of the proposal would affect the area and the local community; and	CEO	MCED
86.1.1.5	if the Council is not the owner of the land, a statement of any requirements made by the owner of the land as a condition of approving the proposed revocation of the classification; and	CEO	MCED
86.1.2	follow the relevant steps set out in the Council's public consultation policy.	CEO	MCED
86.2	After complying with the requirements of Section 194(2) of the Act, the duty pursuant to Section 194(3) of the Act to prepare a report on all submissions made on it as part of the public consultation process.	CEO	MCED
86.3	The power pursuant to Section 194(4) of the Act to consult with the Minister in relation to a regulation made under Section 194(1) over a specific piece of land.	CEO	MCED
87	Effect of Revocation of Classification		
87.1	If it appears from the Register Book that the land is subject to a dedication, reservation or trust, other than a dedication, reservation or trust under the Crown Lands Act 1929, the duty pursuant to Section 195(2) of the Act immediately after the revocation of the classification of the land as community land, to give notice of the revocation to the Registrar-General in the manner and form approved by the Registrar General.	CEO	MCED
88	Management Plans		
88.1	The power and duty pursuant to and in accordance with Section 196(1), (2), (3) and (7) of the Act to prepare and adopt management plan or management plans	NOT DELEGATED	NOT DELEGATED
	for the Council's community land, for which a management plan must be		
88.1.1		NOT DELEGATED	NOT DELEGATED
88.1.1 88.1.2	for the Council's community land, for which a management plan must be	NOT DELEGATED NOT DELEGATED	NOT DELEGATED NOT DELEGATED



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88.1.4	states performance targets and how the Council proposes to measure its	NOT DELEGATED	NOT DELEGATED
88.2	performance against its objectives and performance targets. If a management plan relates to land that is not in the Council's ownership, the power and duty pursuant to Section 196(4) of the Act to consult with the owner of the land at an appropriate stage during the preparation of the plan and the plan must:	CEO	MCED
88.2.1	identify the owner of the land; and	CEO	MCED
88.2.2	state the nature of any trust, dedication or restriction to which the land is subject apart from the Act; and	CEO	MCED
88.2.3	contain any provisions that the owner reasonably requires and identify those provisions as provisions required by the owner.	CEO	MCED
88.3	The duty pursuant to Section 196(5) of the Act to ensure (as far as practicable) that the management plan is consistent with other relevant official plans and policies about conservation, development and use of the land and contains any special provisions required under the Regulations.	CEO	MCED
89	Public Consultation on Proposed Management Plan		
89.1	Before the Council adopts a management plan for community land, the duty to pursuant to Section 197(1) of the Act and subject to Section 197(2) of the Act:	CEO	MCED
89.1.1	make copies of the proposed plan available for inspection or purchase at the Council's principal office; and	CEO	MCED
89.1.2	follow the relevant steps set out in Council's public consultation policy.	CEO	MCED
89.2	The duty pursuant to Section 197(3) of the Act to give public notice of the adoption of a management plan.	CEO	MCED
90	Amendment or Revocation of Management Plan		
90.1	The power pursuant to Section 198(1) of the Act and in accordance with Section 198(2) and (3) of the Act to amend or revoke a management plan by the adoption of a proposal for its amendment or revocation.	NOT DELEGATED	NOT DELEGATED



90.2	The power pursuant to Section 198(2) and (3) of the Act to conduct public consultation prior to the Council or the Delegate adopting a proposal for amendment to or revocation of a management plan, unless in the opinion of the Delegate the amendment has no impact or no significant impact on the interests of the community.	CEO	MCED
90.3	The duty pursuant to Section 198(4) of the Act to give public notice of Council's or the Delegate's adoption of a proposal for the amendment or revocation of a management plan.	CEO	MCED
91	Effect of Management Plan		
91.1	The duty pursuant to Section 199 of the Act to manage community land in accordance with any management plan for the relevant land.	CEO	MBAS/MCED/MICW



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92	Use of community Land for Business Purposes		
92.1	The power pursuant to Section 200(1), (2) and (3) of the Act to approve a person's use of community land for a business purpose, consistent with provisions of the management plan and on any conditions the Delegate considers appropriate.	CEO	MBAS/MCED/MICW
93	Sale or Disposal of Local Government Land		
93.1	The power pursuant to Section 201(1) of the Act to sell or otherwise dispose of an interest in land:	CEO	NOT DELEGATED
93.1.1	vested in the Council in fee simple; or	CEO	NOT DELEGATED
93.1.2	vested in the Council as lessee.	CEO	NOT DELEGATED
93.2	The power pursuant to Section 201(2) of the Act to:	CEO	MBAS
93.2.1	grant a lease, licence, authorisation or permit under this Act	CEO	MBAS
93.2.2	grant an easement (including a right of way) over community land; and	CEO	MICW
93.2.3	grant an easement (excluding a right of way) over a road or part of a road.	CEO	MICW
94	Alienation of community Land by Lease or Licence		
94.1	The power pursuant to Section 202(1) and (5) of the Act and subject to Section 202(7) of the Act to grant a lease or licence over community land (including community land that is, or forms part of, a park or reserve), for:	NOT DELEGATED	NOT DELEGATED
94.1.1	the erection or removal of buildings and other structures for the purpose of activities conducted under the lease or licence;	NOT DELEGATED	NOT DELEGATED
94.1.2	the exclusion, removal or regulation of persons, vehicles or animals from or on the land, and the imposition of admission or other charges (subject to the fixing or varying of the charge by Council, pursuant to Section 44(3)(j) of the	CEO	MBAS
94.1.3	any other matter relevant to the use or maintenance of the land.	CEO	MBAS
94.2	The duty pursuant to Section 202(2) and (3) of the Act and subject to Section 202(7) of the Act before granting a lease or licence relating to community land to follow the relevant steps set out in Council's public consultation policy, unless:	CEO	MBAS
94.2.1	the grant of the lease or the licence is authorised in an approved management plan for the land and the term of the proposed lease or licence is 5 years or less; or	CEO	MBAS



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94.2.2	the Regulations provide, in the circumstances of the case, for an exemption from compliance with the public consultation policy.	CEO	MBAS
94.3	The power and duty pursuant to Section 202(4) of the Act and subject to Section 202(4a) and Section 202(7) of the Act to grant or renew a lease or a licence for a term (not exceeding 42 years) and to extend the term of the lease or licence but not so that the term extends beyond a total of 42 years.	NOT DELEGATED	NOT DELEGATED
94.4	The duty pursuant to Section 202(6) of the Act and subject to Section 202(7) of the Act to ensure that a lease or licence relating to community land is consistent with any relevant management plan.	CEO	MBAS
95	Register		
95.1	The duty pursuant to Section 207(1) of the Act to keep a register of all community land in Council's area.	CEO	MCED
95.2	The duty pursuant to Section 207(2)(a) and (b) of the Act to ensure that the	CEO	MCED
95.2.1	contains the information required by the Regulations; and	CEO	MCED
95.2.2	contains copies of current management plans.	CEO	MCED
95.3	The power pursuant to Section 207(2)(c) of the Act to include in the register (if the Delegate so decides) a computer record of the relevant information.	CEO	MCED
95.4	The duty pursuant to Section 207(3) and (4) of the Act to make available the register of all community land in the Council's area for inspection (without charge) or purchase (on payment of a fee fixed by the Council) by the public at the principal office of the Council during ordinary office hours.	CEO	MCED



96	Ownership of Public Roads		
96.1	The duty pursuant to Section 208(4) of the Act to cause a copy of a resolution declaring a road or land to be a public road, or preserving an easement under Section 208(3), to be published in the Gazette.	CEO	MICW
97	Ownership of Fixtures and Equipment Installed on Public Roads		
97.1	The power pursuant to Section 209(3) of the Act to enter into an agreement with the provider of public infrastructure or the holder of an authorisation or permit under Section 209(1) and (2) of the Act which provides for the vesting of property in fixtures and equipment in the Council.	CEO	MICW
98	Conversion of Private Road to Public Road		
98.1	The duty pursuant to Section 210(1)(b) of the Act to make reasonable enquiries to find the owner of a private road which the Council is seeking to declare be a public road.	CEO	MICW
98.2	The duty pursuant to Section 210(2) of the Act at least 3 months before the Council makes a declaration under Section 210 of the Act to:	CEO	MICW
98.2.1	if the identity and whereabouts of the owner of the road are known to the Council, give written notice to the owner of land subject to the proposed declaration; and	CEO	MICW
98.2.2	if a person has some other form of registered legal interest over the road and the identity and whereabouts of that person are known to the Council – give written notice to the person of the proposed declaration; and	CEO	MICW
98.2.3	give public notice of the proposed declaration.	CEO	MICW
98.3	The duty pursuant to Section 210(5) to publish in the Gazette a declaration of the Council made in accordance with Section 210(1) of the Act.	CEO	EA
98.4	The duty pursuant to Section 210(7) of the Act to furnish to the Registrar-General a copy of any declaration under Section 210 of the Act in a manner and form approved by the Registrar-General immediately after it is made.	CEO	EA
99	Highways		



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99.1	The power pursuant to Section 211(1)(a) of the Act to enter into an agreement	CEO	
	with the Commissioner of Highways in order for the Council to exercise its powers		MICW
	under Part 2 of Chapter 11 of the Act in relation to a highway.	5-2	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,



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100	Power to Carry Out Roadwork		
100.1	The power pursuant to Section 212(1) of the Act to have road works carried out in the Council's area or, by agreement with another Council, in the area of another Council.	CEO	MICW
100.2	The power pursuant to Section 212(3) of the Act to do anything reasonably necessary for, or incidental, to roadwork pursuant to Section 212(2) of the Act,	CEO	MICW
100.2.1	the roadwork is carried out in compliance with any relevant requirement under the Road Traffic Act 1961; and	CEO	MICW
100.2.2	before carrying out roadwork in relation to a road that runs into or intersects with a highway (and that may have an effect on the users of that highway), consult with the Commissioner of Highways; and	CEO	MICW
100.2.3	the roadwork in relation to a private road is only carried out if:	CEO	MICW
100.2.3.1	the owner agrees; or	CEO	MICW
100.2.3.2	the Council has given the owner reasonable notice of the proposed roadwork and a reasonable opportunity to make representations and has considered any representations made in response to the notice; or	CEO	MICW
100.2.3.3	the identity or whereabouts of the owner is unknown; and	CEO	MICW
100.2.4	the roadwork on other private land is carried out with the agreement of the owner (unless otherwise provided in the Act).	CEO	MICW
101	Recovery of Cost of Roadwork		
101.1	Where roadwork has been carried by agreement, the power pursuant to Section 213(1) of the Act to recover the whole of the cost or an agreed contribution determined by the Delegate under the terms of the agreement.	CEO	MICW
101.2	Where roadwork has been carried out to repair damage to a road, the power pursuant to Section 213(2) of the Act to recover the cost of carrying out the work, as a debt, from:	CEO	MICW
101.2.1	the person who caused the damage; or	CEO	MICW
101.2.2	in the case of damage caused by the bursting, explosion or fusion of any pipe, wire, cable, fitting or other object – the person who is the owner, or who has control of that infrastructure.	CEO	MICW



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101.3	If the Council carries out roadwork on a private road, the power pursuant to		
	Section 213(3) of the Act to recover the cost of the work or a contribution towards	CEO	MICW
	the cost of the work determined by the Delegate as a debt from the owner of the		
102	Contribution Between Councils where Road is on Boundary Between Council		
102.1	Where roadwork is a carried out on a road on the boundary between 2 Council		
	areas, the power pursuant to Section 214(1) and (2) of the Act to recover a		
	reasonable contribution from the other Council towards the cost of the work,	CEO	MICW
	being an amount agreed between the Councils or, in the absence of an agreement,	3_0	
	an amount determined by the Court in which the action for contribution is bought.		
103	Special Provisions for Certain Kinds of Roadwork		
103.1	If the Council changes the level of a road, the duty pursuant to Section 215(1) of	CEO	MICW
	the Act to:	CEO	IVIICVV
103.1.1	ensure that adjoining properties have adequate access to the road; and	CEO	MICW
103.1.2	construct any retaining walls, embankments or other structures necessary to		
	provide protection required in consequence of the change of level.	CEO	MICW
103.2	The power pursuant to Section 215(2) of the Act to carry out road work to allow		
	water from a road to drain into adjoining property if, in the Delegate's opinion:	CEO	MICW
103.2.1	there is no significant risk of damage to the adjoining property; or	CEO	MICW
103.2.2	the road work does not significantly increase the risk of damage to adjoining	650	MICW
	property.	CEO	IVIICVV
103.3	The duty pursuant to Section 215(4) of the Act to give reasonable notice of		
	proposed action to drain water into land under Section 215(2) of the Act to the	CEO	MICW
	owner of the land, except in a case of urgency.		



104	Power to Order Owner of Private Road to Carry out Specific Roadwork		
104.1	The power pursuant to Section 216(1) of the Act to, by order in writing in accordance with Section 216(2) of the Act to the owner of a private road, require the owner to carry out specified roadwork to repair or improve the road.	CEO	MICW
104.2	The duty pursuant to Section 216(2) of the Act to apply Divisions 2 and 3 of Part 2 of Chapter 12 of the Act with respect to:	CEO	MICW
104.2.1	any proposal to make an order; and	CEO	MICW
104.2.2	if an order is made, any order,	CEO	MICW
	under Section 216(1) of the Act.	CEO	MICW
105	Power to Order Owner of Infrastructure on Road to Carry Out Specified		
	Maintenance or Repair Work.		
105.1	The power pursuant to Section 217(1) of the Act by order in writing to the owner of a structure or equipment (including pipes, wires, cables, fittings and other objects) installed in, on, across, under or over a road, to require the owner:	CEO	MICW
105.1.1	to carry out specified work by way of maintenance or repair; or	CEO	MICW
105.1.2	to move the structure or equipment in order to allow the Council to carry out roadwork.	CEO	MICW
105.2	Where the order made pursuant to Section 217(1) of the Act is not complied with within a reasonable time fixed in the order, the power pursuant to Section 217(2)(a) of the Act to take action required by the order and to recover the cost of doing so as a debt from the owner.	CEO	MICW
106	Power to Require Owner of Adjoining Land to Carry Out Specific Work		
106.1	The power pursuant to Section 218(1) of the Act to, by order in writing in accordance with Section 218(2) of the Act to the owner of land adjoining the road, require the owner to carry out specified work to construct, remove or repair a crossing place from the road to the land.	CEO	MICW
106.2	The duty pursuant to Section 218(2) of the Act to apply Divisions 2 and 3 of Part 2 of Chapter 12 of the Act with respect to:	CEO	MICW
106.2.1	any proposal to make an order; and	CEO	MICW
106.2.2	if an order is made, any order	CEO	MICW
	under Section 218(1) of the Act.	CEO	MICW



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107	Power to Assign a Name, or Change the Name, of a Road or Public Place		
107.1	The power pursuant to Section 219(1) of the Act to assign a name to a public or private road, or to a public place, or change the name of a public or private road, or of a public place.	NOT DELEGATED	NOT DELEGATED
107.2	The duty pursuant to Section 219(1a) of the Act to assign a name to a public road created after the commencement of Section 219(1a) of the Act by land division.	NOT DELEGATED	NOT DELEGATED
107.3	Where it is proposed to change the name of a public road that runs into the area of an adjoining council, the duty pursuant to Section 219(2) of the Act to:	CEO	NOT DELEGATED
107.3.1	give the adjoining council at least 2 months notice of the proposed change; and	CEO	NOT DELEGATED
107.3.2	consider any representations made by the adjoining council in response to that notice.	CEO	NOT DELEGATED
107.4	The duty pursuant to Section 219(3) of the Act to:	CEO	EA
107.4.1	immediately notify the Registrar-General, the Surveyor-General and the Valuer-General of the assignment of a name, or the change of a name, under Section 219 of the Act; and	CEO	EA
107.4.2	on request by the Registrar-General, the Surveyor-General or the Valuer-General, provide information about the names of roads or public places in the Council's area.	CEO	EA
107.5	The duty pursuant to Section 219(4) of the Act to give public notice of the assigning or changing of a name under Section 219(1) of the Act.	CEO	EA
107.6	The power pursuant to Section 219(5) of the Act to prepare and adopt a policy relating to the assigning of names under Section 219 of the Act.	NOT DELEGATED	NOT DELEGATED
107.7	The power pursuant to Section 219(6) of the Act to, at any time, alter a policy or substitute a new policy.	NOT DELEGATED	NOT DELEGATED
107.8	The duty pursuant to Section 219(7) of the Act to give public notice of the adopting or altering of a policy under Section 219 of the Act.	CEO	EA
107.8.1	In the Gazette: and	CEO	EA
107.8.2	In a newspaper circulating in the area of the council; and	CEO	EA
107.8.3	on a website determined by the Chief Executive Officer	CEO	EA
108	Numbering of Premises and Allotments		
108.1	The power pursuant to Section 220(1) of the Act to adopt a numbering system for buildings and allotments adjoining a road.	CEO	MBAS





108.2	The duty pursuant to Section 220(1a) of the Act to assign a number (as part of its primary street address) to all buildings or allotments adjoining a public road created after the commencement of Section 220(1a) of the Act by land division.	CEO	MBAS
108.3	The duty pursuant to Section 220(1b) of the Act to ensure that an assignment under Section 220(1a) of the Act occurs within 30 days after the issue of certificate of title in relation to the relevant land division in accordance with any requirements prescribed by regulations made for the purposes of Section 220(1b)	CEO	MBAS
108.4	The power pursuant to Section 220(2) of the Act to, from time to time, alter a numbering system, or substitute a new numbering system, under Section 220 of the Act.	CEO	MBAS
108.5	The duty pursuant to Section 220(3) of the Act to give public notice of the adopting, altering or substituting of a numbering system for a particular road.	CEO	EA
108.6	The duty pursuant to Section 220(4) of the Act to notify the Valuer-General of the decision to adopt, alter or substitute a numbering system.	CEO	MBAS
108.7	The power pursuant to Section 220(6) of the Act to request an owner of land to ensure that the appropriate number for the owner's building or allotment is displayed in a form directed or approved by the Delegate.	CEO	MBAS
109	Alteration of Road		
109.1	The power pursuant to Section to 221(1) and (2) of the Act to authorise a person (other than the Council or a person acting under some other statutory authority) to make an alteration to a public road, such as:	CEO	MICW
109.1.1	altering the construction or arrangement of the road to permit or facilitate access from an adjacent property; or	CEO	MICW
109.1.2	erecting or installing a structure (including pipes, wires, cables, fixtures, fittings and other objects) in, on, across, under or over the road; or	CEO	MICW
109.1.3	changing or interfering with the construction, arrangement or materials of the road; or	CEO	MICW
109.1.4	changing, interfering with or removing a structure (including pipes, wires, cables, fixtures, fittings and other objects) associated with the road; or	CEO	MICW



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109.1.5	planting a tree or other vegetation on the road, interfering with vegetation on	CEO	MICW
	the road or removing vegetation from the road.		
109.2	Before authorising the erection or installation of a structure under Section		
	221(2)(b) of the Act the duty pursuant to Section 221(4) of the Act to give	CEO	MICW
	consideration as to whether the structure will:		
109.2.1	unduly obstruct the use of the road; or	CEO	MICW
109.2.2	unduly interfere with the construction of the road; or	CEO	MICW
109.2.3	have an adverse effect on road safety.	CEO	MICW
109.3	The power pursuant to Section 221(6) of the Act to grant an authorisation under Section 221 of the Act:	CEO	MICW
109.3.1	for a particular act or occasion; or	CEO	MICW
109.3.2	for a term which is, subject to revocation for breach of a condition, to remain in force for a term (not exceeding 42 years) stated in the authorisation and, at the expiration of the term, the power to renew the term for a further term (not exceeding 42 years) fixed by the Delegate at the time of the renewal.	CEO	MICW
110	Permits for Business Purposes		
110.1	The power pursuant to Section 222(1) of the Act to authorise a person to use a	CEO	MCED
110.2	public road for business purposes and to give a permit to do so.		
110.2	Subject to the Act, the power pursuant to Section 222(2) of the Act to issue a permit that grants rights of exclusive occupation in relation to part of a public road.	CEO	MCED
110.3	The power pursuant to Section 222(3) of the Act to issue a permit to use a public road for a particular occasion or for a term stated in the permit.	CEO	MCED
111	Public Consultation		
111.1	The duty pursuant to Section 223(1) of the Act before granting the authorisation to alter a public road or the permit to use a public road for business purposes, to follow the relevant steps set out in Council's public consultation policy, if the Delegate proposes to grant an authorisation or permit:	CEO	MICW
111.1.1	that confers a right of exclusive occupation; or	CEO	MICW
111.1.2	that would have the effect of restricting access to a road; or	CEO	MICW
111.1.3	in relation to a use or activity for which public consultation is required under the Regulations.	CEO	MICW





The duty pursuant to Section 223(2) of the Act to give written notice of the		
proposal to agencies that are, under the Regulations, to be notified of the	CEO	MICW
i ·		
· · ·		
under Division 6 of Part 2, Chapter 11 on conditions the Delegate considers	CEO	MCED/MICW
appropriate.		
Cancellation of Authorisation or Permit		
The power pursuant to Section 225(1) of the Act by notice in writing to the holder	CEO	MCED/MICW
of an authorisation or permit;	CLO	IVICED/IVIICVV
in the case of a permit for the purposes of a mobile food vending business		
under Section 222 of the Act – cancel the permit for breach of a condition if	CEO	MCED/MICW
the breach is sufficiently serious to justify cancellation of the permit; or		
in the any other case - cancel the authorisation or permit for breach of a	CFO	DACED (DAIC)A
condition.	CEO	MCED/MICW
The duty pursuant to Section 225(2) of the Act before cancelling an authorisation	CFO.	MCED/MICW
or permit, to:	CEO	IVICED/IVIICVV
give the holder of the authorisation or permit a written notice of the proposed		
cancellation stating the grounds on which the Delegate proposes to act and		
allowing the holder a reasonable period to make written representations to	CEO	MCED/MICW
the Delegate on the proposed cancellation; and		
consider any representations made in response to the notice.	CEO	MCED/MICW
The power pursuant to Section 225(3) of the Act to determine if a shorter period		
of notice should apply under Section 225(2)(a) of the Act, to protect the health or	CEO	MCED/MICW
safety of the public, or otherwise to protect the public interest.		
The power pursuant to Section 225(4) of the Act if the Council cancels a permit		
under Section 225(1)(a) of the Act, to specify at the time of cancellation a period		
(not exceeding six months) that an application for a permit for the purposes of a	CEO	MCED
mobile food vending business under Section 222 of the Act must not be made by	-	
or on behalf of the person who, before the cancellation, held the permit.		
	proposal to grant an authorisation to alter a public road or to permit the use of a public road for business purposes. Conditions of Authorisation or Permit The power pursuant to Section 224 of the Act to grant an authorisation or permit under Division 6 of Part 2, Chapter 11 on conditions the Delegate considers appropriate. Cancellation of Authorisation or Permit The power pursuant to Section 225(1) of the Act by notice in writing to the holder of an authorisation or permit; in the case of a permit for the purposes of a mobile food vending business under Section 222 of the Act – cancel the permit for breach of a condition if the breach is sufficiently serious to justify cancellation of the permit; or in the any other case - cancel the authorisation or permit for breach of a condition. The duty pursuant to Section 225(2) of the Act before cancelling an authorisation or permit, to: give the holder of the authorisation or permit a written notice of the proposed cancellation stating the grounds on which the Delegate proposes to act and allowing the holder a reasonable period to make written representations to the Delegate on the proposed cancellation; and consider any representations made in response to the notice. The power pursuant to Section 225(3) of the Act to determine if a shorter period of notice should apply under Section 225(2)(a) of the Act, to protect the health or safety of the public, or otherwise to protect the public interest. The power pursuant to Section 225(4) of the Act if the Council cancels a permit under Section 225(1)(a) of the Act, to specify at the time of cancellation a period (not exceeding six months) that an application for a permit for the purposes of a mobile food vending business under Section 222 of the Act must not be made by	proposal to grant an authorisation to alter a public road or to permit the use of a public road for business purposes. Conditions of Authorisation or Permit The power pursuant to Section 224 of the Act to grant an authorisation or permit under Division 6 of Part 2, Chapter 11 on conditions the Delegate considers appropriate. Cancellation of Authorisation or Permit The power pursuant to Section 225(1) of the Act by notice in writing to the holder of an authorisation or permit; in the case of a permit for the purposes of a mobile food vending business under Section 222 of the Act – cancel the permit for breach of a condition if the breach is sufficiently serious to justify cancellation of the permit; or in the any other case - cancel the authorisation or permit for breach of a condition. The duty pursuant to Section 225(2) of the Act before cancelling an authorisation or permit, to: give the holder of the authorisation or permit a written notice of the proposed cancellation stating the grounds on which the Delegate proposes to act and allowing the holder a reasonable period to make written representations to the Delegate on the proposed cancellation; and consider any representations made in response to the notice. CEO The power pursuant to Section 225(3) of the Act to determine if a shorter period of notice should apply under Section 225(2)(a) of the Act, to protect the health or safety of the public, or otherwise to protect the public interest. The power pursuant to Section 225(4) of the Act if the Council cancels a permit under Section 225(1)(a) of the Act, to specify at the time of cancellation a period (not exceeding six months) that an application for a permit for the purposes of a mobile food vending business under Section 222 of the Act must not be made by



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113A	Location Rules – General		
113A.1	The power pursuant to Section 225A(1) of the Act and subject to Section 225A(2) of the Act, to prepare and adopt rules (location rules) that set out locations within the Council area in which mobile food vending businesses may operate.	NOT DELEGATED	NOT DELEGATED
113A.2	The power pursuant to Section 225A(4) of the Act to:	NOT DELEGATED	NOT DELEGATED
113A.2.1	from time to time amend the Council's location rules;	NOT DELEGATED	NOT DELEGATED
113A.2.2	amend its location rules in order that the rules comply with:	CEO	MCED
113A.2.2.1	any requirement specified by the Minister under Section 225A(2)(b) of the Act; or	CEO	MCED
AA3A.2.2.2	any direction given by the Small Business Commissioner under Section 225A(7) of the Act.	CEO	MCED
114	Register		
114.1	The power and duty pursuant to Section 231(1) and (2) of the Act to keep a register of public roads in the Council's area, which:		
114.1.1	includes the information required by regulation; and	CEO	MICW
114.1.2	may consist (if the Delegate so decides) of a computer record of the relevant information.	CEO	MICW
114.2	The duty pursuant to Section 231(3) and (4) of the Act to make the register available for public inspection (without charge) and purchase of extracts (upon payment of a fee fixed by the Council) at the principal office of the Council during ordinary office hours.	CEO	MBAS
115	Trees		
	the power pursuant to Section 232 of the Act to plant vegetation or authorise or permit the planting of vegetation, on a road, only after complying with the following matters (in addition to complying with any other statutory requirement):	CEO	MICW
115.1	giving consideration to whether the vegetation is, on balance, appropriate to the proposed site taking into account -	CEO	MICW
115.1.1	environmental and aesthetic issues; and	CEO	MICW
115.1.2	the use and construction of the road (including the potential for interference with the construction of the road or with structures (including pipes, wires, cables, fixtures, fittings or other objects) in the road); and	CEO	MICW



115.1.3	road safety matters; and	CEO	MICW
115.1.4	other matters (if any) considered relevant by the Delegate; and	CEO	MICW
115.2	where the vegetation may have a significant impact on residents, the proprietors of nearby businesses or advertisers in the area, to follow the relevant steps set out in its public consultation policy.	CEO	MICW
116	Damage		
116.1	The power pursuant to Section 233(1) and (2) of the Act to recover damages, in the same way as damages for a tort, where a person, without the Council's permission, intentionally or negligently damages a road or a structure (including pipes, wires, cables, fixtures, fittings and other objects) belonging to the Council associated with the road.	CEO	MICW
117	Council's Power to Remove Objects etc from Roads		
117.1	The power pursuant to Section 234(1) of the Act to remove and dispose of any structure, object or substance from a road if:	CEO	MICW
117.1.1	it has been erected, placed or deposited on the road without the authorisation or permit required under Part 2 of Chapter 11 of the Act; or	CEO	MICW
117.1.2	an authorisation or permit has been granted but has later expired or been cancelled.	CEO	MICW
117.2	The power pursuant to Section 234(2) of the Act to recover the cost of acting under Section 234 of the Act as a debt from the person who erected, placed or deposited the structure, object or substance on the road.	CEO	MICW
117.3	Where, as a result of an accident involving a vehicle or vehicles, any wreckage, objects or materials are left on a road, the power pursuant to Section 234(3) of the Act to clear the area and to recover the cost from the driver of the vehicle or, if more than one vehicle was involved, the driver of any one of the vehicles.	CEO	MICW
118	Deliberately Left Blank		
119	Abandonment of Vehicles and Farm Implements		
119.1	The power pursuant to Section 236(2) of the Act to seek an order from the court by which a person is convicted of an offence against Section 236(1) of the Act, that the convicted person pay to the Council any costs incurred by the Council in removing or disposing of a vehicle or farm implement abandoned on a public road or public place.	CEO	GI

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120	Removal of Vehicles		
120.1	The duty pursuant to Section 237(4) of the Act to ensure that the owner of the vehicle is notified of the removal of the vehicle and the place to which it has been removed:	CEO	GI
120.1.1	by written notice in the prescribed form:	CEO	GI
120.1.1.1	served on the owner personally; or	CEO	GI
120.1.1.2	served on the owner by the use of person-to-person registered post, as soon as practicable after the removal of the vehicle; or	CEO	GI
120.1.2	if the owner is unknown or cannot be found – by public notice published in a newspaper circulating generally in the State within 14 days after the removal of the vehicle.	CEO	GI
120.2	If the owner of a removed vehicle does not, within 1 month after service or publication of the notice, pay all expenses in connection with the removal, custody and maintenance of the vehicle, and of serving, publishing or posting the notice, and take possession of the vehicle, the power and duty pursuant to Section 237(5) of the Act to, subject to Section 237(6)(b) of the Act, offer the vehicle for sale by public auction or public tender.	CEO	GI
120.3	The power pursuant to Section 237(6) of the Act to dispose of the vehicle in such manner as the Delegate thinks fit if:	CEO	GI
120.3.1	the vehicle is offered for sale but not sold; or	CEO	GI
120.3.2	the Delegate reasonably believes that the proceeds of the sale of the vehicle would be unlikely to exceed the costs incurred in selling the vehicle or the costs incidental to removing or holding the vehicle, or those costs combined.	CEO	GI
120.4	The duty pursuant to Section 237(7) of the Act, where the vehicle is sold, to apply the proceeds of sale as follows:	CEO	GI
120.4.1	firstly, in payment of the costs of and incidental to the sale;	CEO	GI
120.4.2	secondly, in payment of the costs of and incidental to the removal, custody and maintenance of the vehicle and of the notice served, posted or published under Section 237 of the Act;	CEO	GI
120.4.3	thirdly, in payment of the balance to the owner of the vehicle.	CEO	GI



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120.5	The distriction and the Continue 227(0) of the Antite make make managed his instrument find		
120.5	The duty pursuant to Section 237(8) of the Act to make reasonable inquiry to find	CEO	
	the owner of the vehicle following sale and, if after that reasonable inquiry, the		GI
	owner cannot be found, the duty to pay the balance of the proceeds of sale to the		
120.6	The duty pursuant to Section 237(9) of the Act to take reasonable steps to return		
	property found in the vehicle, and where the property cannot be returned, the		
	duty to deal with the property as unclaimed goods under the Unclaimed Goods	CEO	GI
	Act 1987 as if the Council were the bailee of those goods.		
121	Time Limits for Dealing with Certain Applications		
121.1	Where the power to decide upon certain applications to which the Section applies		
	has been delegated, the duty pursuant to Section 242(1) and (2) of the Act within		
	two months after the relevant date, to make a decision in respect of the	CEO	MCED
	application and, if not so decided, it is taken to have been refused.		
121.2	The duty pursuant to Section 242(3) of the Act to notify the applicant in writing as	CEO	MCED
	soon as practicable of a decision or presumptive decision on an application to		
	which Section 242 of the Act applies.		
122	Registrar-General to Issue Certificate of Title		
122.1	The duty pursuant to Section 243(1) of the Act to apply to the Registrar-General		
	for the issue of a Certificate of Title for the land under the Real Property Act 1896,	CEO	NOT DELEGATED
	where land vests for an estate in fee simple in the Council under this Act.	525	
122.2	The duty pursuant to Section 243(2) of the Act to make such application to the	CEO	NOT DELEGATED
	Registrar-General for the issue of a Certificate of Title as follows:	CEO	NOT DELEGATED
122.2.1	in a manner and form approved by the Registrar-General; and	CEO	NOT DELEGATED
122.2.2	Accompanied by:	CEO	NOT DELEGATED
122.2.2.1	Deliberately Left Blank		
122.2.2.2	any surveys of the land and other materials that the Registrar-General may	CEO	NOT DELEGATED
	reasonably require; and	CEU	NOT DELEGATED
122.2.2.3	a fee fixed by the Registrar-General.	CEO	NOT DELEGATED



123	Liability for Injury, Damage or Loss Caused by Certain Trees		
123.1	The power and duty pursuant to Section 245 of the Act to take reasonable action in response to a written request by an owner or occupier of property adjacent to a road for the Council to take reasonable action to avert a risk of damage to property of the owner or occupier from a tree growing in the road (whether planted by the Council or not).	CEO	MICW
124	Council May Require Bond or Other Security in Certain Circumstances		
124.1	Subject to Section 245A of the Act, if,	CEO	Stewart Payne
124.1.1	a person has approval to carry out development under the Development Act 1993; and	CEO	Stewart Payne
124.1.2	the delegate has reason to believe that the performance of work in connection with the development could cause damage to any local government land (including a road) within the vicinity of the site of the development,	CEO	Stewart Payne
	the power, pursuant to Section 245A of the Act, to, by notice in writing serve on the person who has the benefit of the approval, require the person to enter into an agreement that cosplies with any requirements prescribed by the regulations so as to ensure that money is available to address the cost of any damage that may be caused.	CEO	Stewart Payne
124.2	The power pursuant to Sections 37(b) and 245A of the Act, where a person has approval to carry out development under the Development Act 1993 and a notice in writing has been served pursuant to Section 245A of the Act on the person who has the benefit of the approval, to enter into an agreement that complies with any requirements prescribed by the regulations so as to ensure that money is available to address the cost of any damage that may be caused.	CEO	Stewart Payne
125	Power to Make By-Laws		
125.1	The duty pursuant to Section 246(4a) of the Act, if the Council makes a determination under Section 246(3)(e) of the Act, to ensure that notice of the determination is published in the Gazette and in a newspaper circulating in the area of the Council.	CEO	EA



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126	Passing By-Laws		
126.1	If it is proposed that the Council make a by-law, then at least 21 days before the Council resolves to make the by-law, the duty pursuant to Section 249(1) of the Act to:	CEO	MBAS
126.1.1	make copies of the proposed by-law (and any code, standard or other document proposed to be applied or incorporated by the by-law) available for public inspection, without charge and during ordinary office hours, at the principal office of the Council, and so far as is reasonable practicable on the	CEO	MBAS
126.1.2	by notice in a newspaper circulating in the area of the Council:	CEO	EA
126.1.2.1	inform the public of the availability of the proposed by www. and	CEO	EA
126.1.2.2	set out the terms of the by-law, or describe in general terms the by-law's nature and effect.	CEO	EA
126.2	Before the Council makes a by-law, the duty pursuant to Section 249(4) of the Act to obtain a certificate, in the prescribed form, signed by a legal practitioner certifying that, in the opinion of the legal practitioner:	CEO	EA
126.2.1	the Council has power to make the by-law by virtue of a statutory power specified in the certificate; and	CEO	NOT DELEGATED
126.2.2	the by-law is not in conflict with the Act.	CEO	NOT DELEGATED
126.3	The duty pursuant to Section 249(5) of the Act to publish a by-law in the Gazette.	CEO	NOT DELEGATED
126.4	The duty pursuant to Section 249(7) of the Act to publish a notice of the making of a by-law under Section 249 of the Act in a newspaper circulating in the area of the Council.	CEO	NOT DELEGATED
127	Model By-Laws		
127.1	The duty pursuant to Section 250(5) of the Act to publish the resolution adopting a model by-law or alteration made under Section 250 of the Act in the Gazette.	CEO	EA
127.2	The duty pursuant to Section 250(7) of the Act to publish a notice of the adoption of a model by-law or alteration made under Section 250 of the Act in a newspaper circulating in the area of the Council.	CEO	EA



128	Register of By-Laws and Certified Copies		
128.1	The duty pursuant to Section 252(1) and (2) to cause a separate register to be kept of all by-laws made or adopted by the Council; such register to include a copy of any code, standard or other document referred to or incorporated in a by-law.	CEO	EA
128.2	The duty pursuant to Section 252(3) and (4) of the Act to make available the register of by-laws for inspection or purchase an extract from the register (on payment of a fee fixed by the Council) by the public at the principal office of the Council during ordinary office hours.	CEO	MBAS
128.4	The duty pursuant to Section 252(5) of the Act to make available, on payment of a fee fixed by the Council, a certified copy of a by-law of the Council in force at the particular time.	CEO	MBAS
129	Power to Make Orders		
129.1	The power pursuant to Section 254 of the Act to order a person to do or to refrain from doing a thing specified in Column 1 of the Table in Part 2 of Chapter 12, if in the opinion of the Delegate, the circumstances specified in Column 2 of the Table exist and the person is within the description in Column 3 of the Table.	CEO	Authorised Persons
130	Procedures to be Followed		
130.1	The duty pursuant to Section 255(1) of the Act before taking action to make an order under Part 2 of Chapter 12 (but subject to this Section), to give the person to whos it is proposed that the order be directed a notice in writing:	CEO	Authorised Persons
130.1.1	stating the proposed action, including the terms of the proposed order and the period within which compliance with the order will be required; and	CEO	Authorised Persons
420.4.2		050	
130.1.2	stating the reasons for the proposed action; and	CEO	Authorised Persons
	inviting the reasons for the proposed action; and inviting the person to show, within a specified time (being a reasonable period), why the proposed action should not be taken (by making representations to the Delegate).	CEO	Authorised Persons Authorised Persons
130.1.2	inviting the person to show, within a specified time (being a reasonable period), why the proposed action should not be taken (by making		

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130.3.1	to make an order in accordance with the terms of the original proposal; or	CEO	Authorised Persons
130.3.2	to make an order with modifications from the terms of the original proposal;	CEO	Authorised Persons
130.3.3	to determine not to proceed with an order.	CEO	Authorised Persons
130.4	The power pursuant to Section 255(5) of the Act to:	CEO	Authorised Persons
130.4.1	include two or more orders in the same instrument;	CEO	Authorised Persons
130.4.2	direct two or more persons to do something specified in the order jointly.	CEO	Authorised Persons
130.5	The duty pursuant to Section 255(6) of the Act to ensure that the order:		Authorised Persons
130.5.1	subject to Section 255 of the Act, specifies a reasonable period within which compliance with the order is required; and	CEO	Authorised Persons
130.5.2	states the reasons for the order.	CEO	Authorised Persons
130.6	The duty pursuant to Section 255(7) of the Act to serve an order in accordance with Part 2 of Chapter 14 of the Act on the person to whose it is addressed.	CEO	Authorised Persons
130.7	If an order is directed to a person who is not the owner of the relevant land, the duty pursuant to Section 255(8) of the Act to take reasonable steps to serve a copy of the order on the owner.	CEO	Authorised Persons
130.8	The power pursuant to Section 255(11) of the Act at the request or with the agreement of the person to whos an order is directed, to vary the order on the Delegate's own initiative, or to revoke an order if satisfied that it is appropriate to do so.	CEO	Authorised Persons
130.9	If the Delegate, in the circumstances of a particular case, considers:	CEO	Authorised Persons
130.9.1	that an activity constitutes, or is likely to constitute, a threat to life or an immediate threat to public health or public safety; or	CEO	Authorised Persons
130.9.2	that an emergency situation otherwise exists,	CEO	Authorised Persons
	the Delegate has the power pursuant to Section 255(12) of the Act to:	CEO	Authorised Persons
130.9.3	Proceed immediately to make an order under this Section without giving notice under Section 255(1); and	CEO	Authorised Persons
130.9.4	require immediate compliance with an order despite Section 255(6)(a).	CEO	Authorised Persons
131	Rights of Review		



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131.1	The duty pursuant to Section 256(1) and (2) of the Act to ensure that an order	CEO	
	made under Part 2 of Chapter 12 includes a statement setting out the rights of the		Authorized Davens
	person to appeal against the order under the Act, and to include the information		Authorised Persons
	specified by the Regulations to the Act.		



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132	Action on Non-compliance		
132.1	The power pursuant to Section 257(1) of the Act, where the requirements of an order are not cosplied with within the time fixed for compliance, or if there is an application for review, within 14 days after the determination of the review, to (subject to the outcome of any review) take the action required by the order.	CEO	Authorised Persons
132.2	The power pursuant to Section 257(2) of the Act to authorise an employee or another person to take action under Section 257(1) of the Act.	CEO	Authorised Persons
132.3	The power pursuant to Section 257(3) of the Act to take action to recover the reasonable costs and expenses incurred by the Council in taking action for the non-compliance with an order, as a debt from the person who failed to comply with the requirements of the order.	CEO	Authorised Persons
132.4	The power pursuant to Section 257(5) of the Act where an amount is recoverable from a person by the Council for action of non-compliance with an order, by notice in writing to the person, to fix a period, being not less than 28 days from the date of the notice, within which the amount must be paid and, if the amount is not paid by the person within that period:	CEO	MBAS
132.4.1	the person is liable to pay interest charged at the prescribed rate per annum on the amount unpaid; and	CEO	MBAS
132.4.2	if the person is the owner of the land to which the order relates – the power, in accordance with Schedule 6, to impose a charge over the land for the unpaid amount, together with interest.	CEO	MBAS
133	Councils to Develop Policies		
133.1	The power and duty pursuant to Section 259(1) of the Act to take reasonable steps to prepare and adopt policies concerning the operation of Part 2 of Chapter 12 of the Act.	NOT DELEGATED	NOT DELEGATED
133.2	The power and duty pursuant to Section 259(2) of the Act to:	CEO	NOT DELEGATED
132.2.1	prepare a draft of a Policy; and	CEO	NOT DELEGATED



133.2.2	by notice in a newspaper circulating in the area of the Council, give notice of		
133.2.2	the place or places at which copies of the draft are available for inspection		
	(without charge) and purchase (on payment of a fee fixed by the Council) and	CEO	NOT DELEGATED
	invite interested persons to make written representations on the draft within a	CEO	NOT DELEGATED
	period specified by the Council or the Delegate (being at least four weeks).		
133.3	The duty pursuant to Section 259(3) of the Act to consider any submission made		
133.3	on a proposed policy in response to an invitation under Section 259(2) of the Act.	CEO	NOT DELEGATED
133.4	The power pursuant to Section 259(4) of the Act to amend a policy at any time.	CEO	NOT DELEGATED
133.5	The duty pursuant to Section 259(5) of the Act before adopting an amendment to		
	a policy, to take the steps specified in Section 259(2) and (3) (as if the amendment	CFO	NOT DELECATED
	were a new policy), unless the Council or the Delegate determines the	CEO	NOT DELEGATED
	amendment is only of minor significance.		
133.6	The duty pursuant to Sections 259(6) and (7) of the Act to make a policy available		
	for inspection (without charge) and purchase (upon payment of a fee fixed by the	CEO	MBAS
	Council) at the principal office of the Council during ordinary office hours.		
133.7	The duty pursuant to Section 259(8) of the Act in considering whether to make an		
	order under Part 2 of Chapter 12 of the Act, to deal with the particular case on its	CEO	NOT DELEGATED
	merits and the duty to take into account any relevant policy under Division 3 of	CEO	NOT DELEGATED
	Part 2, Chapter 12 of the Act.		
134	Appointment of Authorised Persons		
134.1	The power, pursuant to Section 260(1) of the Act by instrument in writing, to appoint a person (other than a member of the Council) to be an authorised	CEO	NOT DELEGATED
134.2	The power pursuant to Section 260(2) of the Act to make an appointment of an		
	authorised person subject to such conditions or limitations as the Delegate		
	determines and specified in the instrument of appointment.	CEO	NOT DELEGATED
134.3	The power and duty pursuant to Section 260(3) of the Act to issue to an	650	NOT DELEGATES
	authorised person an identity card:	CEO	NOT DELEGATED
134.3.1	containing a photograph of the authorised person; and	CEO	NOT DELEGATED
134.3.2	identifying any conditions or limitations imposed under Section 260(2) of the	CEO	NOT DELEGATED
	•		-



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134.4	The power pursuant to Section 260(5) of the Act to at any time revoke an appointment under Section 260 of the Act, or to vary or revoke a condition or limitation, or impose a further condition or limitation on the appointment.	CEO	NOT DELEGATED
135	Procedures for Review of Decisions and Requests for Services		
135.00	The power and duty pursuant to Section 270(a1) of the Act and in accordance with Sections 270(a2) and (4a) of the Act, to develop and maintain policies, practices and procedures for dealing with:	CEO	NOT DELEGATED
135.00.1	any reasonable request for the provision of a service by the Council or for the improvement of a service provided by the Council; and	CEO	NOT DELEGATED
135.00.2	complaints about the actions of the Council, employees of the Council, or other persons acting on behalf of the Council.	CEO	NOT DELEGATED
135.0	The power and duty pursuant to Section 270(a2) of the Act to ensure the policies, practices and procedures required under Section 270(a1) of the Act, are directed towards:	CEO	NOT DELEGATED
135.0.1	dealing with the relevant requests or complaints in a timely, effective and fair way; and	CEO	NOT DELEGATED
135.0.2	using information gained from the Council's community to improve its services and operations.	CEO	NOT DELEGATED
135.1	Without limiting Sections 270(a1) and (a2) of the Act, the power and duty pursuant to Section 270(1) of the Act and in accordance with Sections 270(2) and (4a) of the Act, to establish procedures for the review of decisions of:	CEO	NOT DELEGATED
135.1.1	the Council;	CEO	NOT DELEGATED
135.1.2	employees of the Council;	CEO	NOT DELEGATED
135.1.3	other persons acting on behalf of the Council,	CEO	NOT DELEGATED
135.2	The duty pursuant to Section 270(2) of the Act to ensure that the procedures established under Section 270(1) of the Act address the following matters (and any other matters which the Delegate or the Council determines to be relevant):	CEO	NOT DELEGATED
135.2.1	the manner in which an application for review may be made;	CEO	NOT DELEGATED
135.2.2	the assignment of a suitable person to reconsider a decision under review;	CEO	NOT DELEGATED
135.2.3	the matters that must be referred to the Council itself for consideration or further consideration;	CEO	NOT DELEGATED

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135.2.3A	in the case of applications that relate to the impact that any declaration of rates or service charges may have had on ratepayers – the provision to be made to ensure that these applications can be dealt with prosptly and, if appropriate, addressed through the provision of relief or concessions under	CEO	NOT DELEGATED
135.2.4	the notification of the progress and outcome of an application for review;	CEO	NOT DELEGATED
135.2.5	the timeframes within which notifications will be made and procedures on a review will be completed.	CEO	NOT DELEGATED
135.3	The power pursuant to Section 270(4) of the Act to refuse to consider an application for review of a decision under Section 270 of the Act, if:	CEO	NOT DELEGATED
135.3.1	the application was made by an employee of the Council and relates to an issue concerning his or her employment; or	CEO	NOT DELEGATED
135.3.2	it appears that the application is frivolous or vexatious; or	CEO	NOT DELEGATED
135.3.3	the applicant does not have a sufficient interest in the matter.	CEO	NOT DELEGATED
135.4	The power and duty pursuant to Section 270(5) of the Act to ensure that copies of a document concerning the policies, practices and procedures that apply under Section 270 of the Act are available for inspection (without charge) and purchase (on payment of a fee fixed by the Council) by the public at the principal office of the Council.	CEO	NOT DELEGATED
135.5	The power pursuant to Section 270(6) of the Act to, from time to time, amend the policies, practices and procedures established under Section 270 of the Act.	CEO	NOT DELEGATED
135.6	The power and duty pursuant to Section 270(8) of the Act to, on an annual basis, initiate and consider a report that relates to:	CEO	NOT DELEGATED
135.6.1	the number of applications for review made under Section 270; and	CEO	EA
135.6.2	the kinds of matters to which the applications relate; and	CEO	EA
135.6.3	the outcome of applications under this Section; and	CEO	EA
135.6.4	such other matters as may be prescribed by the Regulations.	CEO	EA
135.7	The power pursuant to Section 270(9) of the Act on an application for the provision of some form of relief or concession with respect to the payment of those rates, to, if appropriate, in view of the outcome of the application, refund the whole or a part of any amount that has been paid.	CEO	NOT DELEGATED



136	Mediation, Conciliation and Neutral Evaluation		
136.1	The power pursuant to Section 271(1) of the Act as part of, or in addition to, the		
	procedures established under Section 270 of the Act, to make provision for	CEO	NOT DELECATED
	disputes between a person and the Council to be dealt with under a scheme	CEO	NOT DELEGATED
	involving mediation, conciliator/conciliation or neutral evaluation.		
136.2	The duty pursuant to Section 271(2) of the Act to provide for the constitution of		
	panels of persons who are available to act as mediators, conciliator/conciliation		
	and evaluators, and for the selection of an appropriate mediator,	CEO	NOT DELEGATED
	conciliator/conciliation or evaluator, if a dispute is to be dealt with under a		
	Scheme established under Section 271(1) of the Act.		



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136A.	Provision of Information to Minister	CEO	NOT DELEGATED
136A.1	The power and duty, pursuant to Section 271A of the Act, to, at the request of the Minister, provide to the Minister specified information, or information of a specified kind, relating to the affairs or operations of the Council.	CEO	NOT DELEGATED
136A.2	The power pursuant to Section 271A(3) of the Act to, provide information in accordance with a request under Section 271A(1) of the Act, even if:	CEO	NOT DELEGATED
136A.2.1	the information was given to the Council in confidence; or	CEO	NOT DELEGATED
136A.2.2	is held on a confidential basis under Chapter 6 Part 4.	CEO	NOT DELEGATED
136B.	Minister May Refer Investigation of Council to Omudsman		
136B.1	The power pursuant to Section 272(3) of the Act, to, before the Minister refers a matter, explain the Council's actions and make submissions to the Minister.	CEO	NOT DELEGATED
136B.2	The power pursuant to Section 272(5) of the Act, to make submissions to the Minister in relation to the matter.	CEO	NOT DELEGATED
136C.	Action on a Report		
136C.1	The power pursuant to Section 273(3) of the Act to make submissions to the Minister on the report on which the action is based.	CEO	NOT DELEGATED
136D	Deliberately left blank		
136E	Action on a Report		
136E.1	The power pursuant to Section 275(2) of the Act to make submissions to the Minister.	CEO	NOT DELEGATED
137	Special Jurisdiction		
137.1	The power pursuant to Section 276(1) and (2) of the Act to commence, defend or participate in the following proceedings before the District Court, on behalf of the Council:	CEO	NOT DELEGATED
137.1.1	proceedings to try the title of a member to an office;	CEO	NOT DELEGATED
137.1.2	proceedings to try the right of a person to be admitted or restored to an office;	CEO	NOT DELEGATED
137.1.3	proceedings to compel restoration or admission;	CEO	NOT DELEGATED
137.1.4	proceedings to compel the Council to proceed to an election, poll or appointment;	CEO	NOT DELEGATED
137.1.5	proceedings to try the validity of a rate or service charge;	CEO	NOT DELEGATED
137.1.6	proceedings to try the validity of a by-law;	CEO	NOT DELEGATED



proceedings to cospel the production or delivery of any books, voting papers, or other documents or papers to the production or possession of which the Council or person is entitled under this Act.	CEO	NOT DELEGATED
· ·		
Where a document is required or authorised to be served on or given to a person by the Council, the power and duty to effect service in accordance with and pursuant to Section 279 of the Act.	CEO	MBAS
Service of Documents on Councils		
The power pursuant to Section 280(1)(c) and (d) of the Act to determine the means available for service of documents on the Council and the power to accept or authorise a person to accept documents on Council's behalf.	CEO	NOT DELEGATED
Recovery of Amounts from Lessees or Licensees		
Where an owner of land is liable to pay an amount to the Council, the power pursuant to Section 281(1) of the Act by written notice to a lessee or licensee of the land, to require him or her to pay to the Council rent or other consideration payable under the lease or license in satisfaction of the liability to the Council.	CEO	MBAS
Ability of Occupiers to Carry out Works		
Where an owner of land fails to carry out work that the Council has required the owner to carry out under an Act, the power pursuant to Section 282(1) of the Act to give approval to the occupier of the land to cause the work to be carried out.	CEO	MICW
Power to Enter and Occupy Land in Connection with an Activity		
The duty pursuant to Section 294(1a) of the Act and subject to Section 294(1b) of the Act, to give an owner or occupier of land at least 48 hours notice in writing of an intention to exercise a power under Section 294(1)(b) or (c) of the Act.	CEO	MICW
The duty pursuant to Section 294(3) of the Act:	CEO	MICW
to pay to the owner or occupier of the land rent on a quarterly or half-yearly basis, at a rate to be determined by agreement between the Council and the owner or occupier or, in default of agreement, by the Land and Valuation Court; and	CEO	MICW
to pay to the owner or occupier of the land within 1 month after occupying the land - reasonable compensation for damage caused to any crops on the land;	CEO	MICW
	or other documents or papers to the production or possession of which the Council or person is entitled under this Act. Service of Documents by Councils etc Where a document is required or authorised to be served on or given to a person by the Council, the power and duty to effect service in accordance with and pursuant to Section 279 of the Act. Service of Documents on Councils The power pursuant to Section 280(1)(c) and (d) of the Act to determine the means available for service of documents on the Council and the power to accept or authorise a person to accept documents on Council's behalf. Recovery of Amounts from Lessees or Licensees Where an owner of land is liable to pay an amount to the Council, the power pursuant to Section 281(1) of the Act by written notice to a lessee or licensee of the land, to require him or her to pay to the Council rent or other consideration payable under the lease or license in satisfaction of the liability to the Council. Ability of Occupiers to Carry out Works Where an owner of land fails to carry out work that the Council has required the owner to carry out under an Act, the power pursuant to Section 282(1) of the Act to give approval to the occupier of the land to cause the work to be carried out. Power to Enter and Occupy Land in Connection with an Activity The duty pursuant to Section 294(1a) of the Act and subject to Section 294(1b) of the Act, to give an owner or occupier of land at least 48 hours notice in writing of an intention to exercise a power under Section 294(1)(b) or (c) of the Act. The duty pursuant to Section 294(3) of the Act: to pay to the owner or occupier of the land rent on a quarterly or half-yearly basis, at a rate to be determined by agreement between the Council and the owner or occupier or, in default of agreement, by the Land and Valuation Court; and	or other documents or papers to the production or possession of which the Council or person is entitled under this Act. Service of Documents by Councils etc Where a document is required or authorised to be served on or given to a person by the Council, the power and duty to effect service in accordance with and pursuant to Section 279 of the Act. Service of Documents on Councils The power pursuant to Section 280(1)(c) and (d) of the Act to determine the means available for service of documents on the Council and the power to accept or authorise a person to accept documents on Council's behalf. Recovery of Amounts from Lessees or Licensees Where an owner of land is liable to pay an amount to the Council, the power pursuant to Section 281(1) of the Act by written notice to a lessee or licensee of the land, to require him or her to pay to the Council rent or other consideration payable under the lease or license in satisfaction of the liability to the Council. Ability of Occupiers to Carry out Works Where an owner of land fails to carry out work that the Council has required the owner to carry out under an Act, the power pursuant to Section 282(1) of the Act to give approval to the occupier of the land to cause the work to be carried out. Power to Enter and Occupy Land in Connection with an Activity The duty pursuant to Section 294(1a) of the Act and subject to Section 294(1b) of the Act, to give an owner or occupier of land at least 48 hours notice in writing of an intention to exercise a power under Section 294(1)(b) or (c) of the Act. The duty pursuant to Section 294(3) of the Act: CEO To pay to the owner or occupier of the land rent on a quarterly or half-yearly basis, at a rate to be determined by agreement between the Council and the owner or occupier or, in default of agreement, by the Land and Valuation Court; and



142.2.3	within 6 months of ceasing to occupy the land:	CEO	MICW
142.2.3.1	remedy damage to land caused by the Council while in occupation of the land (to such extent as this may be reasonably practicable); and	CEO	MICW
142.2.3.2	to pay to the owner or occupier of the land reasonable compensation for any other loss or damage caused by the Council, including the full value of any earth, minerals or resources taken from the land;	CEO	MICW
142.3	The duty pursuant to Section 294(5) of the Act, at the request of an owner of occupier of the land entered and occupied by Council, to erect a fence of reasonable quality and design between the occupied land and the adjoining land.	CEO	MICW
143	Reclamation of Land		
143.1	Where the Council raises, fills in, improves, drains, levels or reclaims land in the area of the Council, the power pursuant to Section 296(1) of the Act to recover the whole or a proportion of the cost of the work from the owners of adjacent or adjoining rateable land improved by the performance of the work in proportion to additional value the work has added to the land.	CEO	MICW
143.2	The power pursuant to Section 296 (2) of the Act to appoint a valuer to determine the additional value added to the land by Council's activities, under Section 296(1) of the Act.	CEO	MICW
143.3	The duty pursuant to Section 296(3) of the Act to give notice of a valuation to the relevant owner under this Section of the Act.	CEO	MICW
143.4	The duty pursuant to Section 296(5) of the Act to conduct an objection or review in the same manner as an objection to or appeal against a valuation under Division 6 of Part 1, Chapter 10 of the Act.	CEO	MICW
144	Property in Rubbish		
144.1	The power pursuant to Section 297 of the Act to sell or dispose of any rubbish that the Council collects within its area, as the Delegate thinks appropriate.	CEO	MICW



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145	Power of Council to Act in Emergency		
145.1	Where flooding in the area of the Council has occurred or is imminent and the Delegate is of the opinion that a situation of emergency has arisen in which there is danger to life or property, the power pursuant to Section 298(1) of the Act to order that action be taken as the Delegate thinks fit to avert or reduce the danger.	CEO	MICW
146	Deliberately Left Blank		
146.1	Deliberately Left Blank		
146.2	Deliberately Left Blank		
147	Costs of Advertisements		
147.1	The duty pursuant to Section 300(1) of the Act to pay the cost of an advertisement required by the Act, or where the Council or an employee of the Council takes any action that immediately necessitates the advertisement.	CEO	PROCUREMENT DELEGATES
148	Deliberately left blank		
148A	Use of Facilities		
148A.1	The power pursuant to Clause 13 of Schedule 1A of the Act to arrange with the Authority for the Authority to make use of the services of the staff, equipment or facilities of the Council.	CEO	MICW
149	Deliberately Left Blank		
150	Deliberately Left Blank		
151	Deliberately Left Blank		
151A	Preparation of Stormwater Management Plans by Councils		
151A.1	The power pursuant to Clause 17(1) of Schedule 1A of the Act to prepare a stormwater management plan which:	CEO	MICW
	(a) complies with the guidelines issued by the Authority; and	CEO	MICW
	(b) is prepared in consultation with the relevant regional NRM board or boards; and	CEO	MICW
	(c) is prepared in accordance with any other procedures or requirements prescribed by the Regulations.	CEO	MICW



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151B	Authority May Issue Order		
151B.1	The power pursuant to Clause 20(5) of Schedule 1A of the Act, before the		
	Authority takes any action under Clause 20(4) of Schedule 1A of the Act, to make	CEO	MICW
	submissions to the Authority in relation to the matter.		
151B.2	The power pursuant to Clause 20(6) of Schedule 1A of the Act, if costs and		
	expenses are to be recovered from the Council as a debt, to enter into an		
	agreement with the Authority for the debt to be repaid over a period of time,	CEO	MICW
	subject to the payment by the Council of interest on the debt (and the power to		
	agree the rate with the Authority).		
152	Deliberately Left Blank		
153	Deliberately Left Blank		
154	Special Powers in Relation to Land		
154.1	The power pursuant to Clause 24(1) of Schedule 1A of the Act and in accordance		
	with Clause 24(2) of Schedule 1A of the Act, for the purpose of taking action		
	consistent with the provisions of an approved stormwater management plan or a	CEO	MICW
	condition imposed on approval of a stormwater management plan or action		
	required by an order under Clause 20 of Schedule 1 of the Act, to:		
	(a) enter and occupy any land; and	CEO	MICW
	(b) construct, maintain or remove any infrastructure; and	CEO	MICW
	(c) excavate any land; and	CEO	MICW
	(d) inspect, examine or survey any land and for that purpose:	CEO	MICW
	(i) fix posts, stakes or other markers on the land; and	CEO	MICW
	(ii) dig trenches or sink test holes in the land to determine the nature of the	CEO	MICW
	top soil and underlying strata; and	CLO	IVIICVV
	(iii) remove samples for analysis.	CEO	MICW
	(e) alter water table levels, stop or reduce the flow of water in a watercourse,		
	divert water flowing in a watercourse to another watercourse or to a lake or	CEO	MICW
	control the flow of water in any other manner; and		
	(f) hold any water in a watercourse or lake or by any other means; and	CEO	MICW
	(g) divert water to an underground aquifer, dispose of water to a lake,	CFO	241014
	underground aquifer or the sea, or deal with water in any other manner; and	CEO	MICW



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(h) deepen, widen or change the course of a watercourse, deepen or widen a	CEO	MICW
· ·		
		MICW
·		
(j) undertake any testing, monitoring or evaluation; and	CEO	MICW
(k) undertake any other activity of a prescribed kind.	CEO	MICW
The power pursuant to Clauses 24(2)(b) and 25 of Schedule 1A of the Act to		
acquire an easement or other appropriate interest over the relevant land by	252	
agreement with the owner or in accordance with the Land Acquisition Act 1969	CEO	MICW
and any other applicable laws.		
Entry and Occupation of Land Other Than Council Land		
The power pursuant to Clause 25(2) of Schedule 1A of the Act, subject to Clause		
25(3) of Schedule 1A of the Act, to give reasonable notice of an intention to enter,	CEO	MICW
or to enter and occupy, land in accordance with Clause 24 of Schedule 1A of the	CEO	IVIICVV
Act to the occupier of the land.		
The power pursuant to Clause 25(3)(b) of Schedule 1A of the Act to, in an		
emergency, give such notice (if any) as the delegate considers is reasonable in the	CEO	MICW
circumstances.		
Vesting of Infrastructure, etc		
The power pursuant to Clause 26(3) of Schedule 1A of the Act to, before the		
Minister publishes a notice vesting the care, control and management of	NOT DELECATED	NOT DELECATED
infrastructure or land in the Council under Clauses 26(1) or (2) of Schedule 1A of	NOT DELEGATED	NOT DELEGATED
the Act make submissions to the Minister in relation to the proposed notice.		
Building Upgrade Agreement (May only be delegated to CEO)		
The power pursuant to Clause 2(1) of Schedule 1B of the Act, subject to Clause 2		
of Schedule 1B of the Act, to, in relation to a building situated on land within the	CEO	NOT DELEGATED
area of the Council, enter into an agreement (a building upgrade agreement)		NOT DELEGATED
under which:		
The building owner agrees to undertake upgrade works in respect of the	CFO	NOT DELECATED
building; and	CEO	NOT DELEGATED
A finance provider agrees to advance money to the building owner for the	CEO	NOT DELECATED
purpose of funding those upgrade works; and	CEU	NOT DELEGATED
	lake or take action to remove any obstruction to the flow of water; and (i) undertake any other form of work (including work undertaken for the purposes of stormwater management or flood mitigation); and (j) undertake any testing, monitoring or evaluation; and (k) undertake any other activity of a prescribed kind. The power pursuant to Clauses 24(2)(b) and 25 of Schedule 1A of the Act to acquire an easement or other appropriate interest over the relevant land by agreement with the owner or in accordance with the Land Acquisition Act 1969 and any other applicable laws. Entry and Occupation of Land Other Than Council Land The power pursuant to Clause 25(2) of Schedule 1A of the Act, subject to Clause 25(3) of Schedule 1A of the Act, to give reasonable notice of an intention to enter, or to enter and occupy, land in accordance with Clause 24 of Schedule 1A of the Act to the occupier of the land. The power pursuant to Clause 25(3)(b) of Schedule 1A of the Act to, in an emergency, give such notice (if any) as the delegate considers is reasonable in the circumstances. Vesting of Infrastructure, etc The power pursuant to Clause 26(3) of Schedule 1A of the Act to, before the Minister publishes a notice vesting the care, control and management of infrastructure or land in the Council under Clauses 26(1) or (2) of Schedule 1A of the Act make submissions to the Minister in relation to the proposed notice. Building Upgrade Agreement (May only be delegated to CEO) The power pursuant to Clause 2(1) of Schedule 1B of the Act, subject to Clause 2 of Schedule 1B of the Act, subject to Clause 2 of Schedule 1B of the Act, subject to Clause 2 of Schedule 1B of the Act, subject to Clause 2 of Schedule 1B of the Act, subject to Clause 2 of Schedule 1B of the Act, subject to Clause 2 of Schedule 1B of the Act, subject to Clause 2 of Schedule 1B of the Act, subject to Clause 2 of Schedule 1B of the Act, subject to Clause 2 of Schedule 1B of the Act, subject to Clause 2 of Schedule 1B of the Act, subject to Clause 2 of Sched	(i) undertake any other form of work (including work undertaken for the purposes of stormwater management or flood mitigation); and (j) undertake any testing, monitoring or evaluation; and (k) undertake any other activity of a prescribed kind. The power pursuant to Clauses 24(2)(b) and 25 of Schedule 1A of the Act to acquire an easement or other appropriate interest over the relevant land by agreement with the owner or in accordance with the Land Acquisition Act 1969 and any other applicable laws. Entry and Occupation of Land Other Than Council Land The power pursuant to Clause 25(2) of Schedule 1A of the Act, subject to Clause 25(3) of Schedule 1A of the Act, to give reasonable notice of an intention to enter, or to enter and occupy, land in accordance with Clause 24 of Schedule 1A of the Act to the occupier of the land. The power pursuant to Clause 25(3)(b) of Schedule 1A of the Act to, in an emergency, give such notice (if any) as the delegate considers is reasonable in the circumstances. Vesting of Infrastructure, etc The power pursuant to Clause 26(3) of Schedule 1A of the Act to, before the Minister publishes a notice vesting the care, control and management of infrastructure or land in the Council under Clauses 26(1) or (2) of Schedule 1A of the Act make submissions to the Minister in relation to the proposed notice. Building Upgrade Agreement (May only be delegated to CEO) The power pursuant to Clause 2(1) of Schedule 1B of the Act, subject to Clause 2 of Schedule 1B of the Act, to, in relation to a building situated on land within the area of the Council, enter into an agreement (a building upgrade agreement) under which: The building owner agrees to undertake upgrade works in respect of the building; and A finance provider agrees to advance money to the building owner for the



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157.1.3	The Council agrees:	CEO	NOT DELEGATED
15.1.3.1	To levy a charge on the relevant land (a building upgrade charge), to be paid by the building owner, for the purpose of recouping the money advanced by the finance provider for the upgrade works (and any interest or other charges payable to the finance provider under the agreement); and	CEO	NOT DELEGATED
157.1.3.2	To pay to the finance provider any money paid to the Council by way of the building upgrade charge (other than any service fee or late payment fee that the Council is permitted by the agreement to deduct and retain).	CEO	NOT DELEGATED
157.2	The power pursuant to Clause 2(3) of Schedule 1B of the Act to include in a building upgrade agreement, payment to the finance provider of penalty interest on money advanced by the finance provider under the agreement, at such rate as determined in accordance with the regulations, and, if the regulations do not provide for the determination of the rate at such rate as determined in accordance with the agreement.	CEO	NOT DELEGATED
157.3	The power pursuant to Clause 2(4) of Schedule 1B of the Act to agree that a building upgrade agreement may be entered into by any other persons that the delegate considers should be parties to the agreement.	CEO	NOT DELEGATED
158	Variation or Termination of Agreement (May only be delegated to CEO)	CEO	
158.1	The power pursuant to Clause 4 of Schedule 1B of the Act to vary or terminate a building upgrade agreement by further agreement between the primary parties.	CEO	NOT DELEGATED
159	Contents of Agreement (May only be delegated to CEO)	CEO	
159.1	The power pursuant to Clause 5(1) of Schedule 1B of the Act to make a building upgrade agreement in writing and specify:	CEO	NOT DELEGATED
159.1.1	The upgrade works to be undertaken by or on behalf of the building owner under the agreement; and	CEO	NOT DELEGATED
159.1.2	The amount of money to be advanced by the finance provider under the agreement; and	CEO	NOT DELEGATED
159.1.3	The amount of the building upgrade charge to be levied by the Council under the agreement; and	CEO	NOT DELEGATED
159.1.4	The schedule for the payment, by the building owner, of a building upgrade charge to the Council; and	CEO	NOT DELEGATED



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159.1.5	The amount of, or a method for calculating the amount of, any service fee or		
	late payment fee that the Council may deduct and retain; and	CEO	NOT DELEGATED
159.1.6	Any prescribed matters	CEO	NOT DELEGATED
159.2	The power pursuant to Clause 5(2) of Schedule 1B of the Act to, in a building upgrade agreement:	CEO	NOT DELEGATED
159.2.1	Provide for the early repayment of any amount payable under the agreement; and	CEO	NOT DELEGATED
159.2.2	Include and agree to other provisions.	CEO	NOT DELEGATED
160	Declaration of Building Upgrade Charge (May only be delegated to CEO)		
160.1	The power pursuant to Clause 6(1) of Schedule 1B of the Act, after the Council enters into a building upgrade agreement, to, in accordance with the terms of the agreement, declare a building upgrade charge in respect of the relevant land (being a charge of the agreed amount specified in the building upgrade	CEO	NOT DELEGATED
160.2	The power pursuant to Clause 6(2) of Schedule 1B of the Act, if the Council or delegate declares a building upgrade charge, to, within 28 days after the declaration give the building owner written notice in accordance with Clauses 6(3) and (4) of Schedule 1B of the Act specifying:	CEO	NOT DELEGATED
160.2.1	The name and address of the building owner; and	CEO	NOT DELEGATED
160.2.2	A description of the relevant land in respect of which the building upgrade charge is being levied; and	CEO	NOT DELEGATED
160.2.3	The building upgrade agreement under which the building upgrade charge is being levied; and	CEO	NOT DELEGATED
160.2.4	The amount for which the building owner is liable; and	CEO	NOT DELEGATED
160.2.5	The manner of payment of the amount; and	CEO	NOT DELEGATED
160.2.6	The due date for payment of the amount, in accordance with the schedule for the payment of the building upgrade charge to the Council (specified in the building upgrade agreement); and	CEO	NOT DELEGATED



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160.2.7	The amount of, or method of calculating, any service fee of the Council authorised by the building upgrade agreement and any late payment fee that may be imposed by the Council if the building owner fails to pay an amount for which the building owner is liable by the due date; and	CEO	NOT DELEGATED
160.2.8	Any prescribed matters.	CEO	NOT DELEGATED
160.3	The power pursuant to Clause 6(4) of Schedule 1B of the Act, to, in relation to each payment in respect of a building upgrade charge for which a building owner is liable, give a notice under Clause 6(2) of Schedule 1B of the Act to the building owner at least 28 days before the date for payment specified in the notice	CEO	NOT DELEGATED
161	Payment of Building Upgrade Charge		
161.1	The power pursuant to Clause 7(2) of Schedule 1B of the Act, on payment of money in respect of a building upgrade charge to the Council, to deduct and retain any service fee and late payment fee authorised by the building upgrade	CEO	MBAS
161.2	The power pursuant to Clause 7(3) of Schedule 1B of the Act in relation to money paid to the Council in respect of a building upgrade charge, to, other than any service fee and late payment fee retained by the Council,	CEO	MBAS
161.2.1	Hold that money on behalf of the finance provider pending payment to the finance provider; and	CEO	MBAS
161.2.2	Pay that money to the finance provider in accordance with the terms of the building upgrade agreement under which the charge was levied.	CEO	MBAS
162	Sale of Land for Non-payment of Building Upgrade Charge		
162.1	The power pursuant to Clause 9(1) of Schedule 1B of the Act, subject to clause 9 of Schedule 1B of the Act to, if an amount for which a building owner is liable in respect of a building upgrade charge remains unpaid for more than 3 years, sell the relevant land in accordance with the regulations.	CEO	MBAS
162.2	The power pursuant to Clause 9(2) of Schedule 1B of the Act to, apply any money received by the Council in respect of the sale of land under Clause 9 of Schedule 1B of the Act as follows:	CEO	MBAS
162.2.1	firstly – in paying the costs of the sale and any other costs incurred in proceeding under Clause 9 of Schedule 1B of the Act;	CEO	MBAS



162.2.2	secondly – in discharging any liabilities to the Council in respect of the land		
	(other than any building upgrade charge, service fee or late payment fee in	CEO	MBAS
	relation to a building upgrade charge);		
162.2.3	thirdly – in discharging any liability to the Council for a building upgrade charge,		
	service fee or late payment fee in relation to a building upgrade charge;	CEO	MBAS
162.2.4	fourthly – in discharging any liability to the Crown for rates, charges or taxes,		
	or any prescribed liability to the Crown in respect of the land;	CEO	MBAS
162.2.5	fifthly – in discharging any liabilities secured by registered mortgages,	CEO	MBAS
	encumbrances or charges;	CLO	WIDAS
162.2.6	sixthly – in discharging any other mortgages, encumbrances or charges of	CEO	MBAS
	which the Council has notice;		
162.2.7	seventhly – in payment to the owner of the land.	CEO	MBAS
162.3	The power pursuant to Clause 9(3) of Schedule 1B of the Act, if the owner cannot		
	be found after making reasonable inquiries as to his or her whereabouts, to deal	CEO	MBAS
	with an amount payable to the owner as unclaimed money under the Unclaimed		
	Moneys Act 1891.		
163	Repayment of Advances to Finance Provider	CEO	
163.1	The power pursuant to Clause 10(2) of Schedule 1B of the Act, if a building		
	upgrade agreement is terminated before all the money that the finance provider	CEO	MBAS
	agreed to advance to the building owner is advanced, to:		
163.1.1	Adjust the building upgrade charge to reflect the lower amount advanced to	CEO	MBAS
	the building owner; and	CEO	IVIDAS
163.1.2	Give the building owner written notice of the adjustment	CEO	MBAS
163.2	The power pursuant to Clause 10(3) of Schedule 1B of the Act, if, as a result of an		
	adjustment being made to a building upgrade charge under clause 10 of Schedule	CEO	MBAS
	1B of the Act:		
163.2.1	The building owner has made payment in respect of the charge in excess of the	CEO	MBAS
	adjusted amount; and	CEO	IVIDAS
163.2.2	The excess amount has been paid by the Council to the finance provider,	CEO	MBAS
	to refund the building owner the excess amount paid.	CEO	MBAS
164	Register of Building Upgrade Agreements		





164.1	The power pursuant to Clause 13(1) of Schedule 1B of the Act to keep a register of building upgrade agreements in accordance with Clause 13(2) of Schedule 1B of the Act	CEO	MBAS
164.2	The power pursuant to Clause 13(3) of Schedule 1B of the Act to make available the register for inspection (without charge) by a member of the public at the principal office of the Council during ordinary office hours and to provide a person with an extract from the register (without charge).	CEO	MBAS



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APPENDIX [18]

INSTRUMENT OF DELEGATION UNDER THE LOCAL NUISANCE AND LITTER CONTROL ACT 2016

NOTES

- Conditions or Limitations: conditions or limitations may apply to the delegations contained in this Instrument.

 Refer to the Schedule of Conditions at the back of this document.
- 2 Refer to the relevant Council resolution(s) to identify when these delegations were made, reviewed and or amended.

POWERS AND FUNCTIONS DELEGATED IN THIS INSTRUMENT

1	Authorised Officers		
1.1	The power pursuant to Section 12(3) of the Local Nuisance and Litter Control Act 2016 (the Act), to appoint:	CEO	NOT DELEGATED
1.1.1	specified officers or employees of the Council; or	CEO	NOT DELEGATED
1.1.2	a specified class of officers or employees of the Council, to be authorised officers for the purposes of the Act.	CEO	NOT DELEGATED
1.2	The power pursuant to Section 12(4) of the Act to make an appointment subject to conditions specified in the instrument of appointment.	CEO	NOT DELEGATED
1.3	The power pursuant to Section 12(6) of the Act to, at any time, revoke an appointment, or vary or revoke a condition specified in the instrument of an appointment or impose a further such condition.	CEO	NOT DELEGATED
2	Identity Cards		
2.1	The duty pursuant to Section 13(2) of the Act where the Minister has not designated a card issued by the Council to an authorised officer appointed by the Council as an identity card for the purposes of the Act, to issue an authorised officer appointed under the Act, with an identity card in a form approved by the Minister:	CEO	NOT DELEGATED
2.1.1	containing the person's name and a recent photograph of the person; and	CEO	NOT DELEGATED
2.1.2	stating that the person is an authorised officer for the purposes of the Act; and	CEO	NOT DELEGATED

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2.1.3	specifying the name of the Council.	CEO	NOT DELEGATED
2.2	The duty pursuant to Section 13(3) of the Act to issue an identity card as soon as is reasonably practicable after the appointment is made.	CEO	NOT DELEGATED
3	Limit of Area of Authorised Officers Appointed by Councils		
3.1	The power pursuant to Section 15(a) of the Act to agree in writing to an authorised officer appointed by another council exercising powers under the Act in the Council's area.	CEO	NOT DELEGATED
4	Provisions Relating to Seizure		
4.1	The duty pursuant to Section 16(1)(a) of the Act if a substance, material or thing has been seized under Division 3 of the Act, to hold the substance, material or thing seized pending proceedings for an offence against the Act.	CEO	GI
4.2	The power pursuant to Section 16(1)(a) of the Act, on application, authorise the release of the substance, material or thing seized to the person from whom it was seized, or to any person who had legal title to it at the time of its seizure, subject to such conditions as the delegate thinks fit.	CEO	GI
4.3	The power pursuant to Section 16(1)(e) of the Act if a person is, under section 16 of the Act, entitled to recover any substance, material or thing, to request the person do so.	CEO	GI
4.4	The power pursuant to Section 16(1)(f) of the Act to direct that any substance, material or thing forfeited under Section 16 of the Act be disposed of.	CEO	GI
5	Exemptions from Application of Section 18		
5.1	The power pursuant to Section 19(1) of the Act to declare by notice in writing in accordance with Section 19 of the Act that a person is exempt from the application of Section 18 of the Act in respect of a specified activity to be carried on in the Council's area.	CEO	GI
5.2	The power pursuant to Section 19(2) of the Act to require an application for a declaration under Section 19 of the Act made to the Council to be accompanied by any other information in connection with the application that the delegate may require.	CEO	GI
5.3	The duty pursuant to Section 19(3) of the Act to not make a declaration under Section 19 of the Act unless the delegate is satisfied that:	CEO	GI
5.3.1	there are exceptional circumstances that justify the making of the declaration; and	CEO	GI
5.3.2	the applicant's nuisance management plan adequately sets out the measures that the person will take to prevent, minimise or address any anticipated adverse effects from the specified activity on the amenity value of the area concerned.	CEO	GI
5.4	The power pursuant to Section 19(4) of the Act to make a declaration unconditional or subject to conditions, including (but not limited to) conditions relating to:	CEO	GI
5.4.1	the permitted times or periods of time for carrying on the activity; or	CEO	GI

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5.4.2	the manner of carrying on the activity.	CEO	GI
5.5	The power pursuant to Section 19(5) of the Act to, by further notice in writing, vary or revoke a declaration under Section 19 of the Act.	CEO	GI
5.6	The:	CEO	MBAS
5.6.1	power pursuant to Section 19(7) of the Act to determine the website for publishing a declaration made under Section 19 of the Act and any variations of the declaration; and	CEO	MBAS
5.6.2	duty pursuant to Section 19(7) of the Act to publish a declaration made under Section 19 of the Act and any variations of the declaration, on a website determined by the Council or the delegate.	CEO	MBAS
6	Disposing of Litter		
6.1	The power pursuant to Section 22(3)(a)(i) of the Act to provide a bin or other receptacle in the Council's area for the disposal of litter.	CEO	MICW
6.2	The power pursuant to Section 22(3)(a)(ii) of the Act to approve or authorise the manner of the disposal of litter in the Council's area.	CEO	MICW
7	Liability of Vehicle Owners		
7.1	The duty pursuant to Section 26(3) of the Act, to accompany an expiation notice or expiation reminder notice given under the Expiation of Offences Act 1996 to the owner of a vehicle for an alleged offence against Section 26 of the Act involving the vehicle with a notice inviting the owner, if he or she was not the alleged principal offender, to provide the Council or officer specified in the notice, within the period specified in the notice, with a statutory declaration:	CEO	GI
7.1.1	setting out the name and address of the person who the owner believes to have been the alleged principal offender; or	CEO	GI
7.1.2	if he or she had transferred ownership of the vehicle to another prior to the time of the alleged principal offence and has complied with the <i>Motor Vehicles Act 1959</i> or the <i>Harbors and Navigation Act 1993</i> (as the case may require) in respect of the transfer – setting out details of the transfer (including the name and address of the transferee).	CEO	GI
7.2	The power pursuant to Section 26(4) of the Act, to bring a prosecution for an offence against Section 26 of the Act against one of the owners or against some or all of the owners jointly as co-defendants.	CEO	GI
7.3	The duty pursuant to Section 26(5) of the Act, before proceedings are commenced against the owner of a vehicle for an offence against Section 26 of the Act to send the owner a notice:	CEO	GI
7.3.1	setting out particulars of the alleged principal offence; and	CEO	GI



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7.3.2	inviting the owner, if he or she was not the alleged principal offender or the owner of the vehicle at the time of the alleged principal offence, to provide the Council, within 21 days of the date of the notice, with a statutory declaration setting out any matters referred to in subsection 3(a)(and (b).	CEO	GI
7.4	The duty pursuant to Section 26(9) of the Act, if:	CEO	GI
7.4.1	an expiation notice is given to a person named as the alleged principal offender in a statutory declaration under Section 26, or	CEO	GI
7.4.2	proceedings are commenced against such a person, to accompany the notice or summons, as the case may be, with a notice setting out particulars of the statutory declaration that named the person as the alleged principal offender.	CEO	GI
7.5	The duty pursuant to Section 26(10) of the Act to not include in the particulars of the statutory declaration provided to the alleged principal offender the address of the person who provided the statutory declaration.	CEO	GI
8	Notification of EPA of Serious or Material Environmental Harm		
8.1	The duty pursuant to Section 29 of the Act, if the delegate has reason to believe that an offence committed under Sections 18 or 22 of the Act has, or may have, resulted in material environmental harm, or serious environmental harm, within the meaning of the <i>Environment Protection Act 1993</i> , to, as soon as practicable, notify the Environment Protection Authority of that belief.	CEO	GI
9	Nuisance and Litter Abatement Notices		
9.1	The power pursuant to Section 30(1)(a) of the Act to issue a nuisance abatement notice for or in connection with securing compliance with Part 4 Division 1 of the Act.	CEO	GI
9.2	The power pursuant to Section 30(1)(b) of the Act to issue a litter abatement notice for or in connection with securing compliance with Part 4 Division 2 of the Act.	CEO	GI
9.3	The:	CEO	GI
9.3.1	duty pursuant to Section 30(2) of the Act in relation to a notice under Section 30 of the Act to ensure it:	CEO	GI
9.3.1.1	is in the form of a written notice served on the person to whom it is issued; and	CEO	GI
9.3.1.2	specifies the person to whom it is issued (by name or by a description sufficient to identify the person); and	CEO	GI
9.3.1.3	specifies the purpose for which it is issued; and	CEO	GI
9.3.2	power pursuant to Section 30(2) of the Act, in relation to a notice under Section 30 of the Act, to:	CEO	GI
9.3.2.1	direct two or more persons to do something specified in the notice jointly; and	CEO	GI



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9.3.2.2	impose a requirement that the person do one or more of the following:	CEO	GI
(a)	discontinue, or not commence, a specified activity indefinitely or for a specified period or until	CEO	CI
	further notice;	CEO	GI
(b)	not carry on a specified activity except at specified times or subject to specified conditions;	CEO	GI
(c)	take specified samples or conduct specified tests, examinations, monitoring or analyses at specified		
	times or intervals or for a specified period or until further notice;	CEO	GI
(d)	furnish to the Council specified results or reports within a specified period;	CEO	GI
(e)	clean up litter that the Council or delegate considers to have been caused by a contravention of this	CEO	CI
	Act;	CEO	GI
(f)	make good any damage to property that the Council or delegate considers to have been caused by	CEO	GI
	a contravention of this Act;	CEO	GI
(g)	prepare, in accordance with specified requirements and to the satisfaction of the Council or		
	delegate, a plan of action for the purposes of securing compliance with any requirement of the Act	CEO	GI
	or preventing any future contravention of the Act;		
(h)	take such other specified action in a specified way, and within a specified period or at specified		
	times or in specified circumstances; and	CEO	GI
(i)	in the case of a litter abatement notice, impose a requirement that the person prepare, in		
	accordance with specified requirements and to the satisfaction of the Council or delegate, a plan of	CEO	GI
	action for the purposes of:		
A.	preventing the escape of litter from business premises; or	CEO	GI
B.	keeping a specified area (not exceeding 100 metres) around business premises free from litter;	CEO	GI
	and	CEO	Gi
(j)	impose any other requirement prescribed by regulation; and	CEO	GI
(k)	ensure it states that the person may, within 14 days, appeal against the notice to the Environment	CEO	GI
	Resources and Development Court.	CEO	Gi
9.4	The power pursuant to Section 30(3) of the Act to issue a notice under Section 30 of the Act jointly with one		
	or more other councils to prevent the person contravening a provision of the Act in those council areas.	CEO	GI
9.5	The power pursuant to Section 30(4) of the Act to issue a notice under Section 30 of the Act that relates to an	CEO	GI
	activity or conditions on premises to:		
9.5.1	the owner or occupier of the premises; or	CEO	GI
9.5.2	a person who has the management or control of the premises; or	CEO	GI

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9.5.3	a person who is the trustee of a person referred to in paragraph (a) or (b) or Section 30(4) of the Act, or is managing the affairs of such a person on some other basis.	CEO	GI
9.6	The duty pursuant to Section 30(6) of the Act, if an emergency notice issued orally, to advise forthwith the person to whom the notice is issued of the person's right to appeal against the notice to the Environment, Resources and Development court.	CEO	GI
9.7	The power pursuant to Section 30(8) of the Act, to, by written notice served on a person to whom a notice under section 30 of the Act has been issued by the Council, vary or revoke the notice.	CEO	MBAS
10	Action on Non-Compliance with Notice		
10.1	The power pursuant to Section 31 of the Act, if the requirements of a nuisance abatement notice or litter abatement notice issued by Council are not complied with, to take any action required by the notice.	CEO	GI
10.2	The power pursuant to Section 31(2) of the Act to authorise a person to take action under section 31(1) of the Act on behalf of the Council.	CEO	GI
10.3	The duty pursuant to Section 30(3) of the Act, if the delegate authorises a person to take action under section 31(2) of the Act to issue the person with an instrument of authority.	CEO	GI
10.4	The power pursuant to Section 31(5) of the Act to recover the reasonable costs and expenses incurred by the Council in taking action under Section 31 of the Act as a debt from the person who failed to comply with the requirements of the notice.	CEO	MBAS
10.5	The power pursuant to Section 31(6) of the Act, if an amount is recoverable from a person under Section 31 of the Act, to by notice in writing to the person, fix a period, being not less than 28 days from the date of the notice, within which the amount must be paid by the person, and, if the amount is not paid by the person within that period, the person is liable to pay interest charged at the prescribed rate per annum on the amount unpaid.	CEO	MBAS
11	Civil Remedies		
11.1	The power pursuant to Sections 33(1) and (6) of the Act to apply to the Environment, Resources and Development court for one or more of the following orders:	CEO	NOT DELEGATED
11.1.1	if a person has engaged, is engaging or is proposing to engage in conduct in contravention of the Act – an order restraining the person from engaging in the conduct and, if the court considers it appropriate to do so, requiring the person to take any specified action;	CEO	NOT DELEGATED
11.1.2	if a person has refused or failed, is refusing or failing or is proposing to refuse or fail to take any action required by the Act – an order requiring the person to take that action;	CEO	NOT DELEGATED



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11.1.3	if a person has caused damage to property by a contravention of the Act – an order requiring the person to take specified action to make good the damage and, if appropriate, to take specified action to prevent or mitigate further damage;	CEO	NOT DELEGATED
11.1.4	if the Council has incurred costs or expenses in taking action to prevent or mitigate damage caused by a contravention of the Act, or to make good resulting damage – an order against the person who committed the contravention for payment of the reasonable costs and expenses incurred in taking that action;	CEO	NOT DELEGATED
11.1.5	if the Council has suffered injury or loss or damage to property as a result of a contravention of the Act, or incurred costs and expenses in taking action to prevent or mitigate such injury, loss or damage – an order against the person who committed the contravention for payment of compensation for the injury, loss or damage, or for payment of the reasonable costs and expenses incurred in taking that action;	CEO	NOT DELEGATED
11.1.6	if the court considers it appropriate to do so, an order against a person who has contravened the Act for payment to the Council.	CEO	NOT DELEGATED
11.2	The power pursuant to Section 33(6) of the Act to make an application under Section 33 of the Act.	CEO	NOT DELEGATED
11.3	The power pursuant to Section 33(8) of the Act to serve a copy of the application on the Minister within three days after filing the application with the court.	CEO	NOT DELEGATED
11.4	The power pursuant to Section 33(9) of the Act to apply to the court for the Council to be joined as a party to the proceedings.	CEO	NOT DELEGATED
11.5	The power pursuant to Section 33(10) of the Act to make an application under Section 33 of the Act in a representative capacity (provided the consent of all persons on whose behalf the application is made is obtained).	CEO	NOT DELEGATED
11.6	The power pursuant to Section 33(11) of the Act to make an application without notice to any person.	CEO	NOT DELEGATED
11.7	The power pursuant to Section 33(14) of the Act to apply for an interim order without notice to any person.	CEO	NOT DELEGATED
11.8	The power pursuant to Section 33(19) of the Act to apply to the court to vary or revoke an order previously made under Section 33 of the Act.	CEO	NOT DELEGATED



12	Minister or Council May Recover Civil Penalty in Respect of Contravention		
12.1	The power pursuant to Section 34(1) of the Act, subject to Section 34 of the Act, if the delegate is satisfied that a person has committed an offence by contravening a provision of the Act, to, as an alternative to criminal proceedings, recover, by negotiation or by application to the Environment, Resources and Development court an amount as a civil penalty in respect of the contravention.	CEO	NOT DELEGATED
12.2	The duty pursuant to Section 34(2) of the Act to not recover an amount under Section 34 of the Act, in respect of a contravention if the relevant offence requires proof of intention or some other state of mind, and to, in respect of any other contravention, determine whether to initiate proceedings for an offence or take action under Section 34 of the Act, having regard to the seriousness of the contravention, the previous record of the offender and any other relevant factors.	CEO	NOT DELEGATED
12.3	The duty pursuant to Section 34(3) of the Act to not make an application to the court under Section 34 of the Act to recover an amount from a person as a civil penalty in respect of a contravention:	CEO	NOT DELEGATED
12.3.1	unless the Council or the delegate has served on the person a notice in the prescribed form advising the person that the person may, by written notice to the Council, elect to be prosecuted for the contravention and the person has been allowed not less than 21 days after service of the notice to make such an election; or	CEO	NOT DELEGATED
12.3.2	if the person serves written notice on the Council, before the making of such an application, that the person elects to be prosecuted for the contravention.	CEO	NOT DELEGATED
12.4	The power pursuant to Section 34(4) of the Act to recover by negotiation as a civil penalty in respect of a contravention a maximum amount being the sum of the amount specified by the Act as the criminal penalty in relation to that contravention and the amount of any economic benefit acquired by the person, or accrued or accruing to the person, as a result of the contravention.	CEO	NOT DELEGATED
12.5	The power pursuant to Section 34(5) of the Act to apply to the Environment, Resources and Development court for an order the person pay to the Council an amount as a civil penalty (but not exceeding the sum of the amount specified by the Act as the criminal penalty in relation to that contravention and the amount of any economic benefit acquired by the person, or accrued or accruing to the person, as a result of the contravention).	CEO	NOT DELEGATED
12.6	The power pursuant to Section 34(8) of the Act, if conduct of a person constitutes a contravention of two or more provisions of the Act, to recover an amount from the person under Section 34 of the Act in relation to the contravention of one or more of those provisions (provided that the person is not liable to pay more than one amount as a civil penalty in respect of the same conduct).	CEO	NOT DELEGATED



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12.7	The power pursuant to Section 34(13) of the Act to apply to the Attorney eneral for authorisation to commence proceedings for an order under Section 34 of the Act more than three years and within 10 years after the date of the alleged contravention.	CEO	NOT DELEGATED
13	Statutory Declaration		
13.1	The power pursuant to Section 40 of the Act if a person is required by or under the Act to provide information to the Council, to require that the information be verified by statutory declaration and, in that event, the person will not be taken to have provided the information as required unless it has been so verified.	CEO	GI
14	Orders in Respect of Contraventions		
14.1	The power pursuant to Section 45(1) of the Act, if, in proceedings under the Act, the court finds that the defendant contravened the Act and the contravention has resulted in injury to the Council or loss or damage to property, to apply to the court, in addition to any penalty it may impose, one or more of the following:	CEO	NOT DELEGATED
14.1.1	an order the person to take specified action to make good any damage and, if appropriate, to take specified action to prevent or mitigate further damage;	CEO	NOT DELEGATED
14.1.2	an order the person to take specified action to publicise the contravention and its consequences and any other orders made against the person;	CEO	NOT DELEGATED
14.1.3	an order the person pay to the Council if the Council has incurred costs or expenses in taking action to prevent or mitigate or make good any damage (including, in the case of litter, taking action to remove or clean up, and lawfully dispose of the litter);	CEO	NOT DELEGATED
14.1.4	the reasonable costs and expenses so incurred, or compensation for the injury, loss or damage so suffered, as the case may be, in such a manner as is determined by the Court.	CEO	NOT DELEGATED
14.2	The power pursuant to Section 45(2) of the Act if a person is found by a court to have contravened the Act, to apply to the court, for, in addition to any penalty it may impose, an order the person to pay to the Council an amount not exceeding the court's estimation of the amount of the economic benefit acquired by the person, or accrued or accruing to the person, as a result of the contravention.	CEO	NOT DELEGATED
14.3	The power pursuant to Section 45(5) of the Act to apply to the court for an order under Section 45 of the Act, fixing a period for compliance and imposing any other requirements the court considers necessary or expedient for enforcement of the order.	CEO	NOT DELEGATED
15	Recovery of Administrative and Technical Costs Associated with Contraventions		
15.1	The power pursuant to Section 48(1) of the Act, if a person has contravened this Act and the Council:	CEO	MBAS



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15.1.1	has taken action to:	CEO	MBAS
15.1.1.1	investigate the contravention; or	CEO	MBAS
15.1.1.2	issue a nuisance abatement notice or litter abatement notice in respect of the contravention; or	CEO	MBAS
15.1.1.3	ensure that the person has complied with requirements imposed in relation to the contravention by a nuisance abatement notice or litter abatement notice or by an order of a court under the Act; or	CEO	MBAS
15.1.2	has, in taking such action, incurred costs and expenses in taking samples or in conducting tests, examinations, monitoring or analyses, to, by notice in writing served on the person, require the person to pay to the Council the reasonable costs and expenses incurred by the Council in taking such action.	CEO	MBAS
15.2	The power pursuant to Section 48(2) of the Act to specify in the notice the period within which an amount payable to the Council in accordance with a notice under Section 48 of the Act must be paid.	CEO	MBAS
15.3	The power pursuant to Section 48(3) of the Act, on application by a person who has been served a notice under Section 48 of the Act to, by notice in writing:	CEO	MBAS
15.3.1	extend the time for payment of an amount payable in accordance with the notice; or	CEO	MBAS
15.3.2	waive payment of such an amount or reduce the amount payable.	CEO	MBAS
15.4	The power pursuant to Section 48(6) of the Act, if an amount payable to the Council is not paid in accordance with Section 48 of the Act to recover the amount as a debt.	CEO	MBAS
16	Assessment of Reasonable Costs and Expenses		
16.1	The duty pursuant to Section 49 of the Act, to for the purposes of the Act, assess the reasonable costs and expenses that have been or would be incurred by the Council or some other person or body in taking any action by reference to the reasonable costs and expenses that would have been or would be incurred in having the action taken by independent contractors engaged for that purpose.	CEO	MBAS / MICW
17	Evidentiary Provisions		
17.1	The power pursuant to Section 50(4) of the Act to execute a certificate certifying as to the matter relating to:	CEO	NOT DELEGATED
17.1.1	the appointment or non-appointment of a person as an authorised officer under the Act; or	CEO	NOT DELEGATED
17.1.2	a delegation or authority under the Act; or	CEO	NOT DELEGATED
17.1.3	a notice, requirement or direction of the Council or an authorised officer under the Act; or	CEO	GI



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17.1.4	the receipt or non-receipt by the Council or an authorised officer of a notification, report or information		
	given or required to be given or furnished to the Council or authorised officer under the Act.	CEO	GI
17.2	The power pursuant to Section 50(5) of the act to execute a certificate detailing the costs and expenses	CEO	MBAS / MICW
	incurred by the Council and the purpose for which they were incurred.	CLO	IVIDAS / IVIICVV
	LOCAL NUISANCE AND LITTER CONTROL REGULATIONS 2017		
18	Annual Reports by Councils		
18.1	The duty pursuant to Regulation 5 of the Local Nuisance and Litter Control Regulations 2017 (the		
	Regulations), to, for the purposes of Section 8 of the Act, include in the Council's annual report details of:	CEO	MBAS
18.1.1	the number of complaints of local nuisance or littering received by the Council; and	CEO	MBAS
18.1.2	the number and nature of:	CEO	MBAS
18.1.2.1	offences under the Act that were expiated; and	CEO	MBAS
18.1.2.2	offences under the Act that were prosecuted; and	CEO	MBAS
18.1.2.3	nuisance abatement notices or litter abatement notices issued; and	CEO	MBAS
18.1.2.4	civil penalties negotiated under Section 34 of the Act; and	CEO	MBAS
18.1.2.5	applications by the Council to the Court for orders for civil penalties under Section 34 of the Act and	CEO	NADAC
	the number of orders made by the Court on those applications; and	CEO	MBAS
18.1.3	any other functions performed by the Council under the Act.	CEO	MBAS
19	Exemptions from Application of Section 18		
19.1	The power pursuant to Regulation 6(1)(a)(ii) of the Regulations:	CEO	MCED
19.1.1	to fix a lodgement period for an application in relation to an activity that is to take place over a period not exceeding 24 hours; and	CEO	MCED
19.1.2	to fix a lodgement period for an application in relation to an activity that is to take place over a period of 24 hours or longer.	CEO	MCED
19.2	The power pursuant to Regulation 6(2) of the Regulations, if an application for a declaration in relation to an activity is not lodged with the Council as required by Regulation 6(1)(a)(ii) of the Act, to refuse to consider the application.	CEO	MCED
19.3	The power pursuant to Regulation 6(3) of the Regulations to require the following prescribed details to be contained in a site nuisance management plan to the extent relevant to the activity:	CEO	MCED
19.3.1	an assessment of the potential for local nuisance and the number of residential and commercial premises occupied by persons likely to be affected by the local nuisance (potentially affected persons);	CEO	MCED



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19.3.2	a man chowing:		
19.3.2.1	a map showing:		
19.3.2.1	the proposed location of the activity and the likely fixed sources of local nuisance (for example, in the	CEO	MCED
	case of a concert, the location and orientation of stages and speakers); and		
19.3.2.2	the location of premises occupied by potentially affected persons and the distance of the premises	CEO	MCED
	from those sources;		
19.3.3	the name and contact details of the responsible person in relation to the activity;	CEO	MCED
19.3.4	the proposed strategy for minimising, managing and monitoring the effects of the local nuisance on	CEO	MCED
	potentially affected persons;		
19.3.5	a copy of the notice (forming part of the communication strategy) proposed to be given to those persons	CEO	MCED
	to notify them of the activity, which must include the following details:	CLO	IVICED
19.3.5.1	the nature of the proposed activity;	CEO	MCED
19.3.5.2	the start and finish dates for the activity;	CEO	MCED
19.3.5.3	the daily start and finish times for the activity;	CEO	MCED
19.3.5.4	the anticipated sources of local nuisance generated by the activity;	CEO	MCED
19.3.5.5	the proposed measures to be implemented to minimise the local nuisance;	CEO	MCED
19.3.5.6	the name and contact details of the person who may be contacted by potentially affected persons	CEO	MCED
	regarding concerns or complaints in relation to the activity;	CEO	IVICED
19.3.5.7	such other details as the delegate may require;	CEO	MCED
19.3.6	the proposed communication strategy with the Council, including reporting by the exempt person on		
	progress of the activity and the site nuisance management plan and any unforeseen incidents;	CEO	MCED
19.3.7	the proposed process for recording details about complaints, including:	CEO	MCED
19.3.7.1	contact details for each complainant; and	CEO	MCED
19.3.7.2	the date and time of the complaint; and	CEO	MCED
19.3.7.3	a description of the complaint; and	CEO	MCED
19.3.7.4	the nature of the activity giving rise to the complaint; and	CEO	MCED
19.3.7.5	any action taken to address the complaint.	CEO	MCED
20	Notification to EPA of Serious or Material Environmental Harm		
20.1	The duty pursuant to Regulation 12 of the Regulations, to, for the purposes of Section 29 of the Act, include in	CEO	GI
	notifications to the Environment Protection Authority:	<u> </u>	GI -
20.1.1	as many of the following details as may be in the possession of the Council:	CEO	GI
20.1.1.1	any investigation statements from authorised officers, witnesses or suspects;	CEO	GI



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20.1.1.2	copies of relevant evidence (for example, images, photographs, video or audio recordings or transcripts, maps, reports of analyses, tests or samples, file notes, exhibit management records and any certificates under Section 50 of the Act or other relevant documents, orders, notes or information); and	CEO	GI
20.1.2	details as to any limitation of time for prosecution or expiation of offences under the Act; and	CEO	GI
20.1.3	details of the application of any relevant prescribed period within the meaning of Section 16 of the Act in relation to a substance, material or thing seized under Part 3 Division 3 of the Act.	CEO	GI
21	Action on Non-compliance with Notice		
21.1	The power pursuant to Regulation 13(2)(a) of the Regulations, to:	CEO	MBAS
21.1.1	Registrar General a notice, in a form determined by the delegate or the Council on the recommendation or with the approval of the Registrar-General,	CEO	MBAS
21.1.1.1	setting out the amount recoverable under Section 31 of the Act; and	CEO	MBAS
21.1.1.2	setting out the land in relation to which the relevant action was taken; and	CEO	MBAS
21.1.1.3	requesting the Registrar-General to make a notation under Regulation 13(2) of the Regulations in relation to the relevant land.	CEO	MBAS
21.2	The power pursuant to Regulation 13(2)(f) of the Regulations to, in a case where Regulation 13(2)(d)(i)(B) of the Regulations applies, recover the amount as if it were a rate constituting a charge on land under Section 144(2) of the Act.	CEO	MBAS
21.3	The duty pursuant to Regulation 13(2)(g) of the Regulations, if the amount to which the charge relates is paid, to, by further notice to the Registrar-General (being a notice in a form determined by the Minister on the recommendation or with the approval of the Registrar-General), cancel the charge.	CEO	MBAS
21.4	The power pursuant to Regulation 13(3) of the Regulations to recover any costs or expenses incurred by the Council in relation to creating a charge over land or cancelling such a charge under Regulation 13 of the Regulations from the owner of the land in accordance with Section 144 of the Local Government Act 1999.	CEO	MBAS
22	Payment of Fees by Installments		
22.1	The power pursuant to Regulation 15(1) of the Regulations to, in allowing the payment of a fee under the Act or the Regulations by instalments, add to each amount payable as an instalment a charge by way of interest, or an administrative fee, determined by the delegate or the Council (as the case may be).	CEO	MBAS



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23	Waiver or Refund of Fees		
23.1	The power pursuant to Regulation 16 of the Regulations to waive or refund a fee or other amount (or part of		
	a fee or other amount) payable under the Act or the Regulations if the delegate is satisfied that it is	CEO	MBAS
	appropriate to do so in a particular case.		



24	Recovery of Fees		
24.1	The power pursuant to Regulation 17 of the Regulations to recover a fee or other amount payable by a		
	person under the Act or Regulations as a debt by action in a court of competent jurisdiction	CEO	MBAS



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APPENDIX [19]

INSTRUMENT OF DELEGATION UNDER THE LANDSCAPE SOUTH AUSTRALIA ACT 2019 AND LANDSCAPE SOUTH AUSTRALIA (GENERAL) REGULATIONS 2020

NOTES

- 1 Conditions or Limitations: conditions or limitations may apply to the delegations contained in this Instrument. Refer to the Schedule of Conditions at the back of this document.
- 2 Refer to the relevant Council resolution(s) to identify when these delegations were made, reviewed and or amended.

POWERS AND FUNCTIONS DELEGATED IN THIS INSTRUMENT

|--|

1	Special Vesting of Infrastructure		
1.1	The power pursuant to Section 32(7) of the <i>Landscape South Australia Act 2019</i> (the Act) to consent in writing to the Governor making a proclamation under Sections 32(1), (2) or (6) of the Act in relation to infrastructure or land vested in or under the care, control or management of the Council.	CEO	NOT DELEGATED
2	Power of Delegation		
2.1	The power pursuant to Section 37(1)(c) of the Act to approve a regional landscape board delegating a function or power of the board under the Act or any other Act to the Council or an officer of the Council.	CEO	NOT DELEGATED
3	Use of Facilities		
3.1	The power pursuant to Section 41 of the Act to make arrangements with a regional landscape board for the regional landscape board to make use of the services of the staff, equipment or facilities of the Council.	CEO	NOT DELEGATED

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4	Key Features of Plan		
4.1	The power pursuant to Section 47(7) of the Act to, when performing functions or exercising powers under the <i>Local Government Act 1999</i> or any other Act, have regard to any regional landscape plan that applies within the relevant area and in particular to give consideration to the question whether the Council should implement changes to the manner in which, or the means by which, it performs a function or exercises a power or undertakes any other activity that has been identified in the plan as requiring change.	CEO	MBAS / MCED / MICW
5	Annual Business Plan		
5.1	The power pursuant to Section 51(5)(b) of the Act, if a regional landscape board is intending to include in its annual business plan any proposal referred to in Section 51(4) of the Act, which relates to the payment (or proposed payment) of contributions by the Council under Part 5 Division 1 Subdivision 1 of the Act, to make submissions to the regional landscape board to the extent required by the regulations.	CEO	MBAS
6	Payment of Contributions by Councils		
6.1	The power pursuant to Section 67(1) of the Act, subject to Section 67(2) of the Act to pay the Council's share of the amount to be contributed by the constituent councils in approximately equal instalments on 30 September, 31 December, 31 March and 30 June in each year to which the contribution relates.	CEO	MBAS
6.2	The power pursuant to Section 67(2) of the Act, if notice of a regional landscape levy imposed by the Council in respect of a financial year could not be included in the notice of general rates for that year because the regional landscape board's annual business plan was not finalised (and, if necessary, approved by the Minister) on or before 1 June preceding that year, to pay the Council's share in approximately equal instalments on 31 December, 31 March and 30 June in that year.	CEO	MBAS
7	Imposition of Levy by Councils		
7.1	The power pursuant to Section 69(10) of the Act, if the Council writes off a debt constituted by an unpaid regional landscape levy (or part of a regional landscape levy) under Section 143 of the Local Government Act 1999, to apply to the regional landscape board in accordance with the regulations, for a refund of an amount equal to the amount of the levy (not including any related interest) that has been written off.	CEO	MBAS



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8	Board May Declare a Levy		
8.1	The power pursuant to Section 72(6) of the Act to arrange with a regional landscape board for service of a notice to be effected as part of any other notice served by the Council and arrange with a regional landscape board for collection of a levy to be effected by the Council.	CEO	MBAS
9	Declaration of Prescribed Water Resources		
9.1	The power pursuant to Section 101(6) of the Act to make submissions to the Minister in accordance with the notice served by the Minister on the Council.	CEO	NOT DELEGATED
10	Authorised Officers		
10.1	The power pursuant to Section 202(4) of the Act to agree to the Minister appointing an officer of the Council as an authorised officer under Section 202 of the Act.	CEO	NOT DELEGATED
11	Management Agreements		
11.1	The power pursuant to Section 219(3) of the Act to make submissions to the Minister within a period specified by the Minister in relation to a proposal to provide for the remission of any Council rates under Section 219(2)(j) of the Act.	CEO	NOT DELEGATED
	LANDSCAPE SOUTH AUSTRALIA (GENERAL) REGULATIONS 2020		
12	Refunds to Councils in Relation to Unpaid Regional Landscape Levies (Section 69(10) of the Act)		
12.1	The power pursuant to Regulation 13(3) of the Landscape South Australia (General) Regulations 2020 (the General Regulations) if:	CEO	MBAS
12.1.1	the Council writes off a debt constituted by an unpaid regional landscape levy (or part of a levy); and	CEO	MBAS
12.1.2	a refund is made to the Council under Section 69(10) of the Act in relation to the unpaid levy; and	CEO	MBAS
12.1.3	the Council subsequently recovers an amount (the relevant amount) with respect to the unpaid levy as part of steps taken by the Council to recover rates in arrears under the <i>Local Government Act 1999</i> ,	CEO	MBAS
	to pay the relevant amount to the regional landscape board that made the refund under Section 69(10) of the Act.	CEO	MBAS
13	Cost of Councils (Section 70 of the Act)		
13.1	The power pursuant to and subject to Regulation 14(4) of the General Regulations to recover establishment costs the amount being:	CEO	MBAS
13.1.1	fair costs incurred by the Council with respect to:	CEO	MBAS
13.1.1.1	consulting with the relevant regional landscape board in relation to the basis for the regional landscape levy; and	CEO	MBAS



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13.1.1.2	establishing the ability of the Council's rating system to deal with the regional landscape levy; and	CEO	MBAS
13.1.1.3	making any amendments to the Council's rating system on account of the imposition of the regional landscape levy; and	CEO	MBAS
13.1.1.4	conducting any tests involving the Council's rating system on account of the imposition of the regional landscape levy; and	CEO	MBAS
13.1.1.5	setting up and assigning codes within the Council's rating system on account of the imposition of the regional landscape levy; and	CEO	MBAS
13.1.1.6	obtaining any new assessment or valuation information on account of the imposition of the regional landscape levy; and	CEO	MBAS
13.1.1.7	confirming the imposition of the appropriate levy with respect to rateable land in the area of the Council; or	CEO	MBAS
13.1.2	\$10,848 (indexed), plus 71 cents (indexed) for each assessment of levy against a piece of rateable land, adjusted, if necessary under Regulation 14(6) of the General Regulations.	CEO	MBAS
13.2	The power pursuant to and subject to Regulation 14(7) of the General Regulations to recover as ongoing costs the amount being:	CEO	MBAS
13.2.1	fair costs as described in Regulation 14(3)(b) of the General Regulations; or	CEO	MBAS
13.2.2	\$2,532 (indexed), plus 25 cents (indexed) for each assessment of levy against a piece of rateable land.	CEO	MBAS
13.3	The power pursuant to Regulation 14(8) of the General Regulations, if the Council is claiming transitional costs from two or more regional landscape boards with respect to a particular financial year to agree as between them the respective shares of those boards.	CEO	MBAS
13.4	The power pursuant to Regulation 14(9) and subject to Regulation 14(11) of the General Regulations, if the Council is seeking to recover any costs with respect to a particular financial year, other than the 2020/2021 financial year, to as a preliminary step, furnish to the relevant regional landscape board or boards, a reasonable estimate of the costs that the Council expects to claim under Regulation 14 of the General Regulations.	CEO	MBAS



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APPENDIX [20A]

INSTRUMENT OF DELEGATION UNDER THE PLANNING, DEVELOPMENT AND INFRASTRUCTURE ACT 2016, REGULATIONS, PLANNING & DESIGN CODE AND PRACTICE DIRECTIONS A COUNCIL AS; A DESIGNATED AUTHORITY A DESIGNATED ENTITY

NOTES

- Conditions or Limitations: conditions or limitations may apply to the delegations contained in this Instrument. Refer to the Schedule of Conditions at the back of this document.
- 2 Refer to the relevant Council resolution(s) to identify when these delegations were made, reviewed and or amended.

POWERS	AND FUNCTIONS DELEGATED IN THIS INSTRUMENT	DELEGATION	SUB DELEGATION
1	Planning Regions and Greater Adelaide		
1.1	The power pursuant to Section 5(5)(b) of the Planning, Development and Infrastructure Act 2016 (the PDI Act) to make submissions to the Minister on a proposed proclamation under Section 5 of the PDI Act.	NOT DELEGATED	NOT DELEGATED
2	Subregions		
2.1	The power pursuant to Section 6(3)(b) of the PDI Act to make submissions to the Minister on the Minister's proposed course of action.	NOT DELEGATED	NOT DELEGATED
3	Environment and Food Production Areas – Greater Adelaide		
3.1	The power pursuant to Section 7(5)(b) of the PDI Act, in relation to a proposed development in an environment and food production area that involves a division of land that would create 1 or more additional allotments to concur in the granting of the development authorisation to the development.	N/A	N/A



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4	Functions		
4.1	The power pursuant to Section 22(4)(a)(i) of the PDI Act to, if an inquiry is conducted by the Commission under Section 22(1)(e) of the PDI Act make submissions or representations.	CEO	NOT DELEGATED
5	Planning Agreements		
5.1	The power pursuant to Section 35(1)(a) of the PDI Act and subject to Section 35 of the PDI Act to enter into an agreement (a planning agreement) with the Minister relating to a specified area of the State.	CEO	NOT DELEGATED
5.2	The power pursuant to Section 35(3) of the PDI Act to, in a planning agreement, include provisions that outline the purposes of the agreement and the outcomes that the agreement is intended to achieve and to provide for:	CEO	NOT DELEGATED
5.2.1	the setting of objectives, priorities and targets for the area covered by the agreement; and	CEO	NOT DELEGATED
5.2.2	the constitution of a joint planning board including, in relation to such a board:	CEO	NOT DELEGATED
5.2.2.1	the membership of the board, being between 3 and 7 members (inclusive); and	CEO	NOT DELEGATED
5.2.2.2	subject to Section 35(4) of the PDI Act, the criteria for membership; and	CEO	NOT DELEGATED
5.2.2.3	the procedures to be followed with respect to the appointment of members; and	CEO	NOT DELEGATED
5.2.2.4	the terms of office of members; and	CEO	NOT DELEGATED
5.2.2.5	conditions of appointment of members, or the method by which those conditions will be determined, and the grounds on which, and the procedures by which, a member may be removed from office; and	CEO	NOT DELEGATED
5.2.2.6	the appointment of deputy members; and	CEO	NOT DELEGATED
5.2.2.7	the procedures of the board; and	CEO	NOT DELEGATED
5.2.3	the delegation of functions and powers to the joint planning board (including, if appropriate, functions or powers under another Act); and	CEO	NOT DELEGATED
5.2.4	the staffing and other support issues associated with the operations of the joint planning board; and	CEO	NOT DELEGATED
5.2.5	financial and resource issues associated with the operations of the joint planning board, including:	CEO	NOT DELEGATED
5.2.5.1	the formulation and implementation of budgets; and	CEO	NOT DELEGATED
5.2.5.2	the proportions in which the parties to the agreement will be responsible for costs and other liabilities associated with the activities of the board; and	CEO	NOT DELEGATED
5.2.6	such other matters as the delegate thinks fit.	CEO	NOT DELEGATED



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F 2	The control of the Control of the BDI Act of the control of the co		T
5.3	The power pursuant to Section 35(5)(a) of the PDI Act, at the expiry of a planning agreement, to	CEO	NOT DELEGATED
	replace it with a new agreement (in the same or different terms).		
5.4	The power pursuant to Section 35(5)(b) of the PDI Act, to vary or terminate a planning agreement by	CEO	NOT DELEGATED
	agreement between the parties to the agreement.		_
6	Appointment of Administrator		
6.1	The power pursuant to Section 41(2)(a) of the PDI Act to make submissions to the Minister on the	CEO	NOT DELEGATED
	Minister appointing an administrator under Section 41 of the PDI Act.	CLO	NOT DELEGATED
7	Community Engagement Charter		
7.1	The power pursuant to Section 44(6)(a) of the PDI Act, to make submissions in relation to any		
	proposal to prepare or amend a designated instrument under Part 5 Division 2 Subdivision 5 of the	CEO	NOT DELECATED
	PDI Act that is relevant to the Council (unless the proposal has been initiated by the Council).	CEO	NOT DELEGATED
7.2	The power pursuant to Section 44(9)(b) of the PDI Act to the extent that Section 44(9)(a) of the PDI		
	Act does not apply, have regard to, and seek to achieve, any principles or performance outcomes	CEO	NOT DELEGATED
	that apply in a relevant case.		
7.3	The power pursuant to Section 44(10) of the PDI Act to:		
7.3.1	seek the approval of the Commission to adopt an alternative way to achieving compliance with a	CEO	NOT DELECATED
	requirement of the Charter; and	CEO	NOT DELEGATED
7.3.2	with the approval of the Commission, adopt an alternative way to achieving compliance with a	CEO	NOT DELECATED
	requirement of the Charter.	CEO	NOT DELEGATED
8	Preparation and Amendment of Charter		
8.1	The power pursuant to Section 45(2)(c) of the PDI Act to make representations (including in writing		
	or via the SA Planning portal) on a proposal to prepare or amend the Charter.	CEO	NOT DELEGATED
9	Preparation and Amendment		
9.1	The power pursuant to Section 73(2)(b)(iv) of the PDI Act to:	NOT DELEGATED	NOT DELEGATED
9.1.1	seek the approval of the Minister to initiate a proposal to amend a designated instrument; and	NOT DELEGATED	NOT DELEGATED
		NOT DELEGATED	NOT DELEGATED
9.1.2	initiate a proposal to amend a designated instrument with the approval of the Minister acting on	NOT DELECATED	NOT DELECATED
	the advice of the Commission.	NOT DELEGATED	NOT DELEGATED
9.2	The power pursuant to Section 73(6) of the PDI Act where the Council is authorised or approved		
	under Section 73 of the PDI Act, after all of the requirements of Section 73 of the PDI Act have been	CEO	Stewart Payne
	satisfied:		
9.2.1	to prepare a draft of the relevant proposal; and	CEO	Stewart Payne
			ACL ASSESSMENT

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9.2.2	to comply with the Community Engagement Charter for the purposes of consultation in relation to the proposal; and	CEO	Stewart Payne
9.2.3	to the extent that paragraph (b) of Section 73(6) of the PDI Act does not apply, in the case of a proposed amendment to a regional plan that has been prepared by a joint planning board where the amendment is not being proposed by the joint planning board – to consult with the joint planning board; and	CEO	Stewart Payne
9.2.4	to the extent that paragraph (b) of Section 73(6) of the PDI Act does not apply, in the case of a proposed amendment to the Planning and Design Code that will have a specific impact on 1 or more particular pieces of land in a particular zone or subzone (rather than more generally) – to take reasonable steps to give:	CEO	Stewart Payne
9.2.4.1	an owner or occupier of the land; and	CEO	Stewart Payne
9.2.4.2	an owner or occupier of each piece of adjacent land,	CEO	Stewart Payne
	a notice in accordance with the regulations; and	CEO	Stewart Payne
9.2.5	to consult with any person or body specified by the Commission and any other person or body as the delegate thinks fit; and	CEO	Stewart Payne
9.2.6	to carry out such investigations and obtain such information specified by the Commission; and	CEO	Stewart Payne
9.2.7	to comply with any requirement prescribed by the regulations.	CEO	Stewart Payne
9.3	The power pursuant to Section 73(7) of the PDI Act, after complying with Section 73(6) of the PDI Act to prepare a report in accordance with any practice direction that applies for the purposes of Section 73 of the PDI Act (including information about any change to the original proposal that the delegate considers should be made) and furnish a copy of the report to the Minister.	CEO	Stewart Payne
9.4	The power pursuant to Section 73(8) of the PDI Act, after the Council has furnished a report to the Minister under Section 73(7) of the PDI Act, to ensure that a copy of the report is published on the SA planning portal in accordance with a practice direction that applies for the purposes of Section 73 of the PDI Act.	CEO	Stewart Payne
9.5	The power pursuant to Section 73(9) of the PDI Act to enter into an agreement with a person for the recovery of costs incurred by the Council in relation to an amendment of the Planning and Design Code or a design standard under Section 73 of the PDI Act (subject to the requirement to charge costs under Section 73(4)(b) of the PDI Act (if relevant)).	CEO	Stewart Payne



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10	Parliamentary Scrutiny		
10.1	The power pursuant to Section 74(8) of the PDI Act if the ERD Committee is proposing to suggest an amendment under Section 74(4) of the PDI Act and the amendment is specifically relevant to the Council, to provide comment and a response within the period of 2 weeks.	CEO	Stewart Payne
11	Comply Changes - Planning and Design Code		
11.1	The power pursuant to Section 75(1) of the PDI Act to submit to the Minister a proposal to agree to an amendment to the Planning and Design Code under Section 75 of the PDI Act if:	NOT DELEGATED	NOT DELEGATED
11.1.1	the amendment comprises a change to:	NOT DELEGATED	NOT DELEGATED
11.1.1.1	the boundary of a zone or subzone; or	NOT DELEGATED	NOT DELEGATED
11.1.1.2	the application of an overlay; and	NOT DELEGATED	NOT DELEGATED
11.1.2	the amendment is consistent with a recommendation in the relevant regional plan that, through the use of:	NOT DELEGATED	NOT DELEGATED
11.1.2.1	specific maps or other spatial information; and	NOT DELEGATED	NOT DELEGATED
11.1.2.2	specific information about the changes that are being proposed,	NOT DELEGATED	NOT DELEGATED
	clearly and specifically identifies (in the opinion of the Minister) the changes that are considered to be appropriate.	NOT DELEGATED	NOT DELEGATED
11.2	The power pursuant to Section 75(3) of the PDI Act to effect an amendment under Section 75 of the PDI Act by an instrument deposited on the SA Planning database (in accordance with requirements established by the Chief Executive).	NOT DELEGATED	NOT DELEGATED
12	Entities Constituting Relevant Authorities		
12.1	The power pursuant to Section 82(d) of the PDI Act, subject to the PDI Act, to appoint an assessment panel.	CEO	NOT DELEGATED
13	Panels Established by Joint Planning Boards or Councils		
13.1	The power pursuant to Section 83(1) of the PDI Act in relation to an assessment panel appointed by the Council under Division 1 of Part 6 of the PDI Act, to:	CEO	NOT DELEGATED
13.1.1	appoint more than 1 assessment panel and if the delegate does so, to clearly specify which class of development each assessment panel is to assess;	CEO	NOT DELEGATED
13.1.2	determine:	CEO	NOT DELEGATED



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13.1.2.1	the membership of the assessment panel, being no more than 5 members, only 1 of which		
13.1.2.1	may be a member of a Council, and, if the delegate thinks fit, on the basis that the assessment		
	panel will be constituted by a different number of members depending on the particular class	CEO	NOT DELEGATED
	of development that is being assessed by the assessment panel; and	CLO	NOT DELEGATED
	of development that is being assessed by the assessment panel, and		
13.1.2.2	the procedures to be followed with respect to the appointment of members; and	CEO	NOT DELEGATED
13.1.2.3	the terms of office of members; and	CEO	NOT DELEGATED
13.1.2.4	conditions of appointment of members, or the method by which those conditions will be		
	determined, (including as to their remuneration) and the grounds on which, and the	CEO	NOT DELEGATED
	procedures by which, a member may be removed from office; and		
13.1.2.5	the appointment of deputy members; and	CEO	NOT DELEGATED
13.1.2.6	who will act as the presiding member of the panel and the process for appointing an acting	650	NOT DELECATED
	presiding member.	CEO	NOT DELEGATED
13.2	The power pursuant to Section 83(1)(h) of the PDI Act to arrange the staffing and support required	CEO	NOT DELEGATED
	for the purposes of the operations of the panel.	CEO	NOT DELEGATED
13.3	The power pursuant to Section 83(1)(i) of the PDI Act to substitute the existing members of the panel		
	with new members if directed to do so by the Minister acting on recommendation of the	CEO	NOT DELEGATED
	Commission under Section 86 of the PDI Act.		
13.4	The power pursuant to Section 83(2) of the PDI Act to form the opinion and be satisfied that a person		
	to be appointed as a member of an assessment panel who is a member, or former member, of a	CEO	NOT DELEGATED
	Council is appropriately qualified to act as a member of the assessment panel on account of the	CEO	NOT DELEGATED
	person's experience in local government.		
14	Panels Established by Minister		
14.1	The power pursuant to Section 84(1)(c)(ii)(A) of the PDI Act to request the Minister to constitute a		
	regional assessment panel in relation to the combined areas of the Council and one or more other	CEO	NOT DELEGATED
	councils.		
14.2	The power pursuant to Section 84(1)(c)(ii)(B) of the PDI Act to make submissions to the Minister		
	about the constitution of a regional assessment panel in relation to the area of the Council and one	CEO	NOT DELEGATED
	or more other councils (or parts of such areas).		
15	Substitution of Local Panels		
15.1	The power pursuant to Section 86(2)(a) of the PDI Act to make submissions to the Commission in	CEO	NOT DELEGATED
	relation to an inquiry.	CEO	NOT DELEGATED



16	Notification of Acting		
16.1	The power pursuant to Section 89(b) of the PDI Act to require an accredited professional to provide such information or documentation as the delegate may require.	CEO	Stewart Payne
17	Relevant Authority - Commission		
17.1	The power pursuant to Section 94(1)(g) of the PDI Act to make a request to the Minister that the Minister declare, by notice served on the proponent, that the Minister desires the Commission to act as the relevant authority in relation to the proposed development.	CEO	Stewart Payne
18	Matters Against which Development Must be Assessed		
18.1	The power pursuant to Section 102(1)(c)(iv) of the PDI Act in relation to a proposed division of land (otherwise than under the Community Titles Act 1996 or the Strata Titles Act 1988) where land is to be vested in the Council, to consent to the vesting.	CEO	NOT DELEGATED
18.2	The power pursuant to Section 102(1)(d)(iv) of the PDI Act in relation to a proposed division of land under the Community Titles Act 1996 or the Strata Titles Act 1988 where land is to be vested in the Council, to consent to the vesting.	CEO	NOT DELEGATED
18.3	The power pursuant to Section 102(11)(b) of the PDI Act to impose a reasonable charge on account of an encroachment over land under the care, control and management of the Council when the relevant development is undertaken.	CEO	NOT DELEGATED
19	Restricted Development		
19.1	The power pursuant to Section 110(2)(b) of the PDI Act to, in accordance with the regulations and within a period prescribed by the regulations, make representations to the Commission in relation to the granting or refusal of planning consent.	CEO	Stewart Payne
19.2	The power pursuant to Section 110(2)(c)(ii) of the PDI Act to appear personally or by representative before the Commission to be heard in support of the Council's representation.	CEO	Stewart Payne
19.3	The power pursuant to Section 110(7) of the PDI Act to appeal against a decision on a development classified as restricted development.	CEO	Stewart Payne
20	Level of Detail		
20.1	The power pursuant to Section 112(b) of the PDI Act to express views in relation to the level of detail required in relation to an EIS.	CEO	Stewart Payne



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21	EIS Process		
21.1	The power pursuant to Section 113(5)(a)(iii) of the PDI Act to comment and report within the time prescribed by the regulations on an EIS referred to the Council by the Minister.	CEO	Stewart Payne
22	Amendment of EIS		
22.1	The power pursuant to Section 114(2)(b) of the PDI Act to make written submissions on the amendment to the Minister.	CEO	Stewart Payne
23	Essential Infrastrucutre - Alternative Assessment Process		
23.1	The power pursuant to Section 130(6) of the PDI Act to report to the Commission on any matters contained in a notice under Section 130(5) of the PDI Act.	CEO	NOT DELEGATED
23.2	The power pursuant to Section 130(14) of the PDI Act to, if the Council has, in relation to any matters referred to the Council under Section 130(5) of the PDI Act, expressed opposition to the proposed development in its report under Section 130(6) of the PDI Act, withdraw the Council's opposition.	CEO	NOT DELEGATED
24	Development Assessment - Crown Development		
24.1	The power pursuant to Section 131(7) of the PDI Act to report to the Commission on any matters contained in a notice under Section 131(6) of the PDI Act.	CEO	Stewart Payne
24.2	The power pursuant to Section 131(15) of the PDI Act to, if the Council has, in relation to any matters referred to the Council under Section 131(6) of the PDI Act expressed opposition to the proposed development in its report under Section 131(7) of the PDI Act, withdraw the Council's opposition.	CEO	Stewart Payne
25	Land Division Certificate		
25.1	The power pursuant to Section 138(1) of the PDI Act to enter into a binding agreement supported by adequate security and if the regulations so require in a form prescribed by the regulations.	CEO	NOT DELEGATED
25.2	The power pursuant to Section 138(2) of the PDI Act to furnish the Commission with appropriate information as to compliance with a particular condition and to comply with any requirement prescribed by the regulations.	CEO	Stewart Payne
26	Action if Development Not Completed		
26.1	The power pursuant to Section 141(1) of the PDI Act, if:	CEO	Stewart Payne
26.1.1	an approval is granted under the PDI Act; but	CEO	Stewart Payne
26.1.2	-		



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26.1.2.1	the development to which the approval relates has been commenced but not substantially completed within the period prescribed by the regulations for the lapse of the approval; or	CEO	Stewart Payne
26.1.2.2	in the case of a development that is envisaged to be undertaken in stages - the development is not undertaken or substantially completed in the manner or within the period contemplated by the approval,	CEO	Stewart Payne
	to apply to the Court for an order under Section 141 of the PDI Act.	CEO	NOT DELEGATED
26.1.3	The power pursuant to Section 141(5) of the PDI Act, if the Court makes an order under Section 141(3)(a), (b) or (d) of the PDI Act and a person fails to comply with the order within the period specified by the Court, to cause any work contemplated by the order to be carried out, and to recover the costs of that work, as a debt from the person.	CEO	MBAS
26.1.4	The power pursuant to Section 141(6) of the PDI Act, if an amount is recoverable from a person by the Council under Section 141(5) of the PDI Act:	CEO	MBAS
26.1.4.1	to, by notice in writing to the person, fix a period, being not less than 28 days from the date of the notice, within which the amount must be paid by the person.	CEO	MBAS
27	Completion of Work		
27.1	The power pursuant to Section 142(1) of the PDI Act, if:	CEO	Stewart Payne
27.1.1	an approval is granted under the PDI Act; but	CEO	Stewart Payne
27.1.2	the development to which the approval relates has been substantially but not fully completed within the period prescribed by the regulations for the lapse of the approval,	CEO	Stewart Payne
	to, by notice in writing, require the owner of the relevant land to complete the development within a period specified in the notice.	CEO	Stewart Payne
27.2	The power pursuant to Section 142(2) of the PDI Act, if an owner fails to carry out work as required by a notice under Section 142(1) of the PDI Act, to cause the necessary work to be carried out.	CEO	Stewart Payne
27.3	The power pursuant to Section 142(3) of the PDI Act to recover as a debt due from the owner, the reasonable costs and expenses incurred by the Council (or any person acting on behalf of the Council) under Section 142 of the PDI Act.	CEO	MBAS
27.4	The power pursuant to Section 142(4) of the PDI Act, if an amount is recoverable from a person by the Council under Section 142 of the PDI Act:	CEO	MBAS
27.4.1	to, by notice in writing to the person, fix a period, being not less than 28 days from the date of the notice, within which the amount must be paid by the person.	CEO	MBAS

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28	Notification During Building		
28.1	The power pursuant to Section 146(3) of the PDI Act to, subject to Section 146(4) of the PDI Act, direct a person who is carrying out building work to stop building work when a mandatory notification stage has been reached pending an inspection by an authorised officer who holds prescribed qualifications.	CEO	PDI Act AUTHORISED OFFICER
29	Classification of Buildings		
29.1	The power pursuant to Section 151(2) of the PDI Act to assign to a building erected in the Council's area a classification that conforms with the regulations.	CEO	Simon Singleton
29.2	The power pursuant to Section 151(3) of the PDI Act, if the Council assigns a classification under Section 151 of the PDI Act, to give notice in writing to the owner of the building to which the classification has been assigned, of the classification assigned to the building	CEO	Simon Singleton
30	Certificates of Occupancy		
30.1	The power pursuant to Section 152(2) of the PDI Act to issue a certificate of occupancy.	CEO	Stewart Payne
30.2	The power pursuant to Section 152(3)(a) of the PDI Act to require an application for a certificate of occupancy to include any information required by the delegate.	CEO	Stewart Payne
30.3	The power pursuant to Section 152(3)(c) of the PDI Act to determine the appropriate fee.	CEO	Stewart Payne
30.4	The power pursuant to Section 152(5) of the PDI Act to consider any report supplied under Section 152(4) of the PDI Act before deciding the application.	CEO	Stewart Payne
30.5	The power pursuant to Section 152(6) of the PDI Act to issue the certificate if the delegate is satisfied (in accordance with procedures set out in the regulations and on the basis of information provided or obtained under Section 152 of the PDI Act) that the relevant building is suitable for occupation and complies with such requirements as may be prescribed by the regulations for the purposes of Section 152(6) of the PDI Act.	CEO	Stewart Payne
30.6	The power pursuant to Section 152(10) of the PDI Act, if the Council refuses an application to notify the applicant in writing of:	CEO	Stewart Payne
30.6.1	the refusal; and	CEO	Stewart Payne
30.6.2	the reasons for the refusal; and	CEO	Stewart Payne
30.6.3	the applicant's right of appeal under the PDI Act.	CEO	Stewart Payne
30.7	The power pursuant to Section 152(12) of the PDI Act to issue a certificate of occupancy that applies to the whole or part of a building.	CEO	Stewart Payne
30.8	The power pursuant to Section 152(13) of the PDI Act to, in accordance with the regulations, revoke a certificate of occupancy in prescribed circumstances.	CEO	Stewart Payne

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31	Temporary Occupation		
31.1	The power pursuant to Section 153(1) of the PDI Act to grant an approval to a person to occupy a building on a temporary basis without a certificate of occupancy.	CEO	Stewart Payne
31.2	The power pursuant to Section 153(2) of the PDI Act to grant an approval under Section 153(1) of the PDI Act on such conditions (if any) as the delegate thinks fit to impose.	CEO	Stewart Payne
31.3	The power pursuant to Section 153(3) of the PDI Act if the Council refuses an application to notify the applicant in writing of:	CEO	Stewart Payne
31.3.1	the refusal; and	CEO	Stewart Payne
31.3.2	the reasons for the refusal; and	CEO	Stewart Payne
31.3.3	the applicant's right of appeal under the PDI Act.	CEO	Stewart Payne
32	Emergency Orders		
32.1	The power pursuant to Section 155(5) of the PDI Act, if an owner fails to carry out work as required by an emergency order, to cause the necessary work to be carried out.	CEO	PDI Act AUTHORISED OFFICER
32.2	The power pursuant to Section 155(6) of the PDI Act to recover as a debt due from the owner the reasonable costs and expenses incurred by the Council (or any person acting on behalf of the Council) under Section 155 of the PDI Act.	CEO	MBAS
32.3	The power pursuant to Section 155(7) of the PDI Act, if an amount is recoverable from a person by the Council under Section 155 of the PDI Act to, by notice in writing to the person, fix a period, being not less than 28 days from the date of the notice, within which the amount must be paid by the person	CEO	MBAS
33	Fire Safety		
33.1	The power pursuant to Section 157(16) of the PDI Act to establish a body and designate it as an appropriate authority under Section 157 of the PDI Act.	CEO	NOT DELEGATED
33.2	The power pursuant to Section 157(17) of the PDI Act to:	CEO	NOT DELEGATED
33.2.1	appoint to the appropriate authority:	CEO	NOT DELEGATED
33.2.1.1	a person who holds prescribed qualifications in building surveying; and	CEO	NOT DELEGATED
33.2.1.2	an authorised officer under Part 3 Division 5 or Section 86 of the Fire and Emergency Services Act 2005 who has been approved by the Chief Officer of the relevant fire authority to participate as a member of the appropriate authority; and	CEO	NOT DELEGATED
33.2.1.3	a person with expertise in the area of fire safety; and	CEO	NOT DELEGATED
33.2.1.4	if so determined by the delegate, a person selected by the delegate;	CEO	NOT DELEGATED



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33.2.2	specify a term of office of a member of the appropriate authority (other than a member under Section 157(17)(a)(ii) of the PDI Act;	CEO	NOT DELEGATED
33.2.3	remove a member of the appropriate authority from office for any reasonable cause;	CEO	NOT DELEGATED
33.2.4	appoint deputy members;	CEO	NOT DELEGATED
33.2.5	determine the appropriate authority's procedures (including as to quorum)	CEO	NOT DELEGATED
34	Initiation of Scheme		
34.1	The power pursuant to Section 163(3)(b) of the PDI Act to request the Minister initiate a proposal to proceed under Section 163 of the PDI Act.	CEO	Stewart Payne
34.2	The power pursuant to Section 163(10) of the PDI Act to make submissions to the Minister in relation to the draft outline.	CEO	Stewart Payne
35	Initiation of Scheme		
35.1	The power pursuant to Section 164(3) of the PDI Act to request the Minister initiate a proposal to proceed under Section 164 of the PDI Act.	CEO	NOT DELEGATED
35.2	The power pursuant to Section 164(12) of the PDI Act to make submissions to the Minister in relation to the draft outline.	CEO	NOT DELEGATED
36	Consideration of Proposed Scheme		
36.1	The power pursuant to Section 166(1)(c) of the PDI Act to consult with a scheme coordinator in relation to a scheme in accordance with the Community Engagement Charter.	CEO	Stewart Payne
37	Adoption of Scheme		
37.1	The power pursuant to Section 167(7) of the PDI Act to make submissions to the Minister in relation to a variation to an outline of a scheme.	CEO	Stewart Payne
38	Funding Arrangements		
38.1	The power pursuant to Section 169(2)(b) of the PDI Act in relation to a scheme that provides for the collection of contributions under Subdivision 8 of the PDI Act to apply for any matter to be considered or determined by ESCOSA or some other prescribed person or body as part of a periodic review of the levels and amounts of those contributions.	CEO	MBAS
38.2	The power pursuant to Section 169(9) of the PDI Act to make submissions to the Commission in relation to a funding arrangement that is specifically relevant to the Council.	CEO	MBAS
39	Contributions by Constituent Councils		
39.1	The power pursuant to Section 177(4) of the PDI Act to make submissions to the Minister in relation to the Council's share.	CEO	NOT DELEGATED



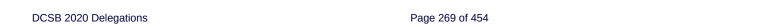
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42.2	The power pursuant to Section 188(4) of the PDI Act to pay reasonable compensation on account of any loss or damage caused by the exercise of a power under Section 188(1) of the PDI Act.	CEO	MICW
43	Acquisition of Land		
43.1	The power pursuant to Section 189(1) of the PDI Act, to:	CEO	NOT DELEGATED
43.1.1	seek the consent of the Minister to acquire land for a purpose associated with infrastructure works under and in accordance with the Land Acquisition Act 1969; and	CEO	NOT DELEGATED
43.1.2	with the consent of the Minister, acquire land for a purpose associated with infrastructure works under and in accordance with the Land Acquisition Act 1969.	CEO	NOT DELEGATED
44	Land Management Agreements		
44.1	The power pursuant to Section 192(1) of the PDI Act to enter into an agreement relating to the development, management, preservation or conservation of land with the owner of the land or a designated entity.	NOT DELEGATED	NOT DELEGATED
44.2	The power pursuant to Section 192(2) of the PDI Act to enter into an agreement relating to the management, preservation or conservation of the land with a greenway authority.	NOT DELEGATED	NOT DELEGATED
44.3	The power pursuant to Section 192(4) of the PDI Act in considering whether to enter into an agreement under Section 192 of the PDI Act which relates to the development of land and, if such an agreement is to be entered into, in considering the terms of the agreement, to have regard to:	NOT DELEGATED	NOT DELEGATED
44.3.1	the provisions of the Planning and Design Code and to any relevant development authorisation under the PDI Act; and	NOT DELEGATED	NOT DELEGATED
44.3.2	the principle that the entering into of an agreement under Section 192 of the PDI Act by the Council should not be used as a substitute to proceeding with an amendment to the Planning and Design Code under the PDI Act.	NOT DELEGATED	NOT DELEGATED
44.4	The power pursuant to Section 192(5) of the PDI Act to register agreements entered into under Section 192 of the PDI Act in accordance with the regulations.	NOT DELEGATED	NOT DELEGATED
44.5	The power pursuant to Section 192(8) of the PDI Act to carry out on private land any work for which provision is made by agreement under Section 192 of the PDI Act.	NOT DELEGATED	NOT DELEGATED
44.6	The power pursuant to Section 192(9) of the PDI Act to include in an agreement under Section 192 of the PDI Act an indemnity from a specified form of liability or right of action, a waiver or exclusion of a specified form of liability or right of action, an acknowledgment of liability, or a disclaimer, on the part of a party to the agreement.	NOT DELEGATED	NOT DELEGATED





44.7	The power pursuant to Section 192(10) of the PDI Act to express a provision under Section 192(9) of		
	the PDI Act as extending to, or being for the benefit of, a person or body who or which is not a party to the agreement.	NOT DELEGATED	NOT DELEGATED
44.8	The power pursuant to Section 192(11) of the PDI Act to consent to the owner of land entering into		
	an agreement under Section 192 of the PDI Act where the Council has a legal interest in the land.	NOT DELEGATED	NOT DELEGATED
44.9	The power pursuant to Section 192(12) of the PDI Act to apply to the Registrar-General, to note the		
	agreement against the relevant instrument of title or, in the case of land not under the provisions of the Real Property Act 1886, against the land.	NOT DELEGATED	NOT DELEGATED
44.10	The power pursuant to Section 192(15) of the PDI Act to apply to the Registrar-General in relation to		
0	an agreement to which a note has been made under Section 192 of the PDI Act that has been		
	rescinded or amended, to enter a note of the recission or amendment against the instrument of title, or against the land.	NOT DELEGATED	NOT DELEGATED
44.11	The power pursuant to Section 192(16) of the PDI Act to provide in an agreement under Section 192	NOT DELEGATED	NOT DELEGATED
	of the PDI Act for remission of rates or taxes on the land.		NOT DELEGATED
44.12	The power pursuant to Section 192(17) of the PDI Act to seek the Minister's consent to providing in		
	an agreement under Section 192 of the PDI Act entered into by the Council for the remission of rates or taxes payable to the Crown.	NOT DELEGATED	NOT DELEGATED
44.13	The power pursuant to Section 192(17) of the PDI Act to consent to an agreement entered into by		
	the Minister under Section 192 of the PDI Act, providing for the remission of rates or taxes payable to the Council.	NOT DELEGATED	NOT DELEGATED
44.14	The power pursuant to Section 192(18) of the PDI Act to take into account the existence of an		
	agreement under Section 192 of the PDI Act when assessing an application for a development	NOT DELEGATED	NOT DELEGATED
	authorisation under the PDI Act.		
45	Land Management Agreements – Development Applications		
45.1	The power pursuant to Section 193(1) of the PDI Act to, subject to Section 193 of the PDI Act, enter		
	into an agreement under Section 193 of the PDI Act with a person who is applying for a development	NOT DELEGATED	NOT DELEGATED
	authorisation under the PDI Act that will, in the event that the relevant development is approved,	NOT DELEGATED	NOT BELLGATED
	bind:		
45.1.1	the person; and	NOT DELEGATED	NOT DELEGATED
45.1.2	any other person who has the benefit of the development authorisation; and	NOT DELEGATED	NOT DELEGATED
45.1.3	the owner of the relevant land (if he or she is not within the ambit of Sections 193(a) or (b) of the PDI Act and if the other requirements of Section 193 of the PDI Act are satisfied).	NOT DELEGATED	NOT DELEGATED





45.2	The power pursuant to Section 193(2) of the PDI Act to enter into an agreement under Section 193 of the PDI Act in relation to any matter that the delegate agrees is relevant to the proposed development (including a matter that is not necessarily relevant to the assessment of the development under the PDI Act).	NOT DELEGATED	NOT DELEGATED
45.3	The power pursuant to Section 193(3) of the PDI Act to have regard to:	NOT DELEGATED	NOT DELEGATED
45.3.1	the provisions of the Planning and Design Code; and	NOT DELEGATED	NOT DELEGATED
45.3.2	the principle that the entering into of an agreement under Section 193 of the PDI Act by the Council should not be used as a substitute to proceeding with an amendment to the Planning and Design Code under the PDI Act.	NOT DELEGATED	NOT DELEGATED
45.4	The power pursuant to Section 193(5) of the PDI Act to register agreements entered into under Section 193 of the PDI Act in accordance with the regulations.	NOT DELEGATED	NOT DELEGATED
45.5	The power pursuant to Section 193(10) of the PDI Act to consent to an application to note the agreement against the relevant instrument of title or the land.	NOT DELEGATED	NOT DELEGATED
45.6	The power pursuant to Section 193(11) of the PDI Act to consent to an owner of land entering into an agreement or giving a consent under Section 192(10) of the PDI Act where the Council has a legal interest in the land.	NOT DELEGATED	NOT DELEGATED
45.7	The power pursuant to Section 193(13) of the PDI Act to apply to the Registrar-General to note the agreement against the relevant instrument of title or, in the case of land not under the provisions of the Real Property Act 1886, against the land.	NOT DELEGATED	NOT DELEGATED
45.8	The power pursuant to Section 193(15) of the PDI Act to apply to the Registrar-General in relation to an agreement under Section 193 that has been rescinded or amended, to enter a note of the rescission or amendment against the instrument of title, or against the land.	NOT DELEGATED	NOT DELEGATED
45.9	The power pursuant to Section 193(16) of the PDI Act, if an agreement under Section 193 of the PDI Act does not have effect under Section 193 of the PDI Act within the period prescribed by the regulations, to by notice given in accordance with the regulations, lapse the relevant development approval.	NOT DELEGATED	NOT DELEGATED
46	Off-setting Contributions		
46.1	The power pursuant to Section 197(1)(b) of the PDI Act to seek the approval of the Minister to act under Section 197 of the PDI Act.	CEO	NOT DELEGATED
46.2	The power pursuant to Section 197(2) of the PDI Act to establish a scheme under Section 197 of the PDI Act that is designed to support or facilitate:	CEO	NOT DELEGATED



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46.2.1	development that may be in the public interest or otherwise considered by the delegate as being appropriate in particular circumstances (including by the provision of facilities at a different site); or	CEO	NOT DELEGATED
46.2.2	planning or development initiatives that will further the objects of the PDI Act or support the principles that relate to the planning system established by the PDI Act; or	CEO	NOT DELEGATED
46.2.3	any other initiative or policy:	CEO	NOT DELEGATED
46.2.3.1	designated by the Planning and Design Code for the purposes of Section 197(2)(c)(i) of the PDI Act;	CEO	NOT DELEGATED
46.2.3.2	prescribed by the regulations for the purposes of Section 197(2)(c)(ii) of the PDI Act.	CEO	NOT DELEGATED
46.3	The power pursuant to Section 197(3) of the PDI Act to include in a scheme established under Section 197 of the PDI Act:	CEO	NOT DELEGATED
46.3.1	an ability or requirement for a person who is proposing to undertake development (or who has the benefit of an approval under the PDI Act):	CEO	NOT DELEGATED
46.3.1.1	to make a contribution to a fund established as part of the scheme; or	CEO	NOT DELEGATED
46.3.1.2	to undertake work or to achieve some other goal or outcome (on an 'in kind' basis); or	CEO	NOT DELEGATED
46.3.1.3	to proceed under a combination of Sections 197(3)(a)(i) and (ii) of the PDI Act, in order to provide for or address a particular matter identified by the scheme; and	CEO	NOT DELEGATED
46.3.2	an ability for a provision of the Planning and Design Code to apply with a specified variation under the terms of the scheme; and	CEO	NOT DELEGATED
46.3.3	an ability for any relevant authority to act under or in connection with Sections 197(3)(a) or (b) of the PDI Act.	CEO	NOT DELEGATED
46.4	The power pursuant to Section 197(4)(b) of the PDI Act to apply the fund towards the purposes of the scheme in accordance with any directions or approvals of the Treasurer made or given after consultation with the Minister.	CEO	NOT DELEGATED
46.5	The power pursuant to Section 197(4)(c) of the PDI Act to invest money that is not immediately required for the purposes of the fund in accordance with provisions included in the scheme.	CEO	NOT DELEGATED
46.6	The power pursuant to Section 197(7) of the PDI Act to:	CEO	NOT DELEGATED
46.6.1	seek the approval of the Minister to vary or wind up a scheme under Section 197 of the PDI Act; and	CEO	NOT DELEGATED
46.6.2	to vary or wind up a scheme under Section 197 of the PDI Act with the approval of the Minister.	CEO	NOT DELEGATED



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47	Open Space Contribution Scheme		
47.1	The power pursuant to Section 198(1) of the PDI Act, where an application for a development authorisation provides for the division of land in the Council's area into more than 20 allotments, and 1 or more allotments is less than 1 hectare in area to require:	CEO	Stewart Payne
47.1.1	that up to 12.5% in area of the relevant area be vested in the Council to be held as open space; or	CEO	Stewart Payne
47.1.2	that the applicant make the contribution prescribed by the regulations in accordance with the requirements of Section 198 of the PDI Act; or	CEO	Stewart Payne
47.1.3	that land be vested in the Council under Section 198(1)(c) of the PDI Act and that the applicant make a contribution determined in accordance with Section 198(8) of the PDI Act,	CEO	Stewart Payne
	according to the determination and specification of the delegate, and to have regard to any relevant provision of the Planning and Design Code that designates land as open space and to seek the concurrence of the Commission to taking any action that is at variance with the Planning and Design Code.	CEO	Stewart Payne
47.2	The power pursuant to Section 198(3) of the PDI Act to enter into an agreement referred to in Section 198(2)(d) of the PDI Act.	CEO	Stewart Payne
47.3	The power pursuant to Section 198(4)(a) of the PDI Act to concur with an area being vested in the Council.	CEO	Stewart Payne
47.4	The power pursuant to Section 198(11) of the PDI Act in relation to money received under Section 198 of the PDI Act to immediately pay it into a fund established for the purposes of Section 198 of the PDI Act and apply it for the purpose of acquiring or developing land as open space.	CEO	MBAS
47.5	The power pursuant to Section 198(12) of the PDI Act to form the opinion that the division of land is being undertaken in stages.	CEO	Stewart Payne
48	Urban Trees Fund		
48.1	The power pursuant to Section 200(1) of the PDI Act to,	CEO	NOT DELEGATED
48.1.1	seek the approval of the Minister to establish a fund (an urban trees fund) for an area designated by the delegate; and	CEO	NOT DELEGATED
48.1.2	to, with the approval of the Minister establish a fund (an urban trees fund) for an area designed by the delegate (a designated area).	CEO	NOT DELEGATED



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40.2	The second of the Court of 200/20 of the BBI Astronoff of the country of the Court		1
48.2	The power pursuant to Section 200(2) of the PDI Act to effect the establishing of the fund by notice	CEO	NOT DELEGATED
40.2	published in the Gazette.		
48.3	The power pursuant to Section 200(3) of the PDI Act to define a designated area by reference to an	CEO	Stewart Payne
•••	area established by the Planning and Design Code.		
48.4	The power pursuant to Section 200(5) of the PDI Act to invest any money in an urban trees fund that		
	is not immediately required for the purpose of the fund and to pay any resultant income into the fund.	CEO	MBAS
48.5	The power pursuant to Section 200(6) of the PDI Act to apply money standing to the credit of an	050	AADAG
	urban trees fund:	CEO	MBAS
48.5.1	to maintain or plant trees in the designated area which are or will (when fully grown) constitute	CEO	MICW
	significant trees under the PDI Act; or	CEO	IVIICVV
48.5.2	to purchase land within the designated area in order to maintain or plant trees which are or will	CEO	NOT DELEGATED
	(when fully grown) constitute significant trees under the PDI Act.	CEO	NOT DELEGATED
48.6	The power pursuant to Section 200(7) of the PDI Act if, the Council subsequently sells land purchased		
	under Section 200(6)(b) of the PDI Act, to pay the proceeds of sale into an urban trees fund	CEO	MBAS
	maintained by the Council under Section 200 of the PDI Act, subject to the qualifications in Sections	CEO	IVIDAS
	200(7)(a) and (b).		
49	Appointment of Authorised Officers		
49.1	The power pursuant to Section 210(1) of the PDI Act to:	CEO	NOT DELEGATED
49.1.1	appoint a person to be an authorised officer for the purposes of the PDI Act; and	CEO	NOT DELEGATED
49.1.2	appoint a person who holds the qualifications prescribed by the regulations to be an authorised		
	officer for the purposes of the PDI Act if the Council is required to do so by the regulations.	CEO	NOT DELEGATED
49.2	The power pursuant to Section 210(2) of the PDI Act to make an appointment of an authorised	CEO	NOT DELEGATED
	officer subject to conditions.	CEO	NOT DELEGATED
49.3	The power pursuant to Section 210(3) of the PDI Act to issue each authorised officer an identity card:	CEO	NOT DELEGATED
49.3.1	containing a photograph of the authorised officer; and	CEO	NOT DELEGATED
49.3.2	stating any conditions of appointment limiting the authorised officer's appointment.	CEO	NOT DELEGATED
49.4	The power pursuant to Section 210(5) of the PDI Act to, at any time, revoke an appointment which		
	the Council has made, or vary or revoke a condition of such an appointment or impose a further such condition.	CEO	NOT DELEGATED





50	Enforcement Notices		
50.1	The power pursuant to Section 213(1) of the PDI Act, if the delegate has reason to believe on reasonable grounds that a person has breached the PDI Act or the repealed Act, to do such of the following as the delegate considers necessary or appropriate in the circumstances:	CEO	PDI Act AUTHORISED OFFICER
50.1.1	direct a person to refrain, either for a specified period or until further notice, from the PDI Act, or course of action, that constitutes the breach;	CEO	PDI Act AUTHORISED OFFICER
50.1.2	direct a person to make good any breach in a manner, and within a period, specified by the delegate;	CEO	PDI Act AUTHORISED OFFICER
50.1.3	take such urgent action as is required because of any situation resulting from the breach.	CEO	PDI ACT AUTHORISED
50.2	The power pursuant to Section 213(2) of the PDI Act to give a direction under Section 213(1) of the PDI Act by notice in writing unless the delegate considers that the direction is urgently required.	CEO	PDI Act AUTHORISED OFFICER
50.3	The power pursuant to Section 213(5) of the PDI Act, if a person fails to comply with a direction under Section 213(1)(b) of the PDI Act within the time specified in the notice, to cause the necessary action to be taken.	CEO	PDI Act AUTHORISED OFFICER
50.4	The power pursuant to Section 213(6) of the PDI Act to recover the reasonable costs and expenses incurred by the Council (or any person acting on behalf of the Council) under Section 213 of the PDI Act, as a debt due from the person whose failure gave rise to the PDI Action	CEO	PDI Act AUTHORISED OFFICER
50.5	The power pursuant to Section 213(7) of the PDI Act, if an amount is recoverable from a person by the Council under Section 213 of the PDI Act to, by notice in writing to the person, fix a period, being not less than 28 days from the date of the notice, within which the amount must be paid by the person.	CEO	PDI Act AUTHORISED OFFICER
51	Applications to Court		
51.1	The power pursuant to Section 214(1) of the PDI Act to apply to the Court for an order to remedy or restrain a breach of the PDI Act or the repealed Act.	CEO	NOT DELEGATED
51.2	The power pursuant to Section 214(2) of the PDI Act to consent to proceedings under Section 214 of the PDI Act being brought in a representative capacity on behalf of the Council.	CEO	NOT DELEGATED
51.3	The power pursuant to Section 214(4) of the PDI Act to make an application without notice to any person and to make an application to the Court to serve a summons requiring the respondent to appear before the Court to show cause why an order should not be made under Section 214 of the PDI Act.	CEO	NOT DELEGATED



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51.4	The power pursuant to Section 214(6) of the PDI Act to make submissions to the Court on the subject	CEO	NOT DELEGATED
F1 F	matter of the proceedings.		
51.5	The power pursuant to Section 214(9) of the PDI Act to appear before a final order is made and be	CEO	NOT DELEGATED
54.6	heard in proceedings based on the application.		
51.6	The power pursuant to Section 214(10) of the PDI Act to make an application to the Court to make	CEO	NOT DELEGATED
	an interim order under Section 214 of the PDI Act.		
51.7	The power pursuant to Section 214(11) of the PDI Act to make an application for an interim order	CEO	NOT DELEGATED
	without notice to any person.		
51.8	The power pursuant to Section 214(12) of the PDI Act, if the Court makes an order under Section		
	214(6)(d) of the PDI Act and the respondent fails to comply with the order within the period specified	CEO	MICW
	by the Court, to cause any work contemplated by the order to be carried out, and recover the costs	CLO	IVIICVV
	of that work, as a debt, from the respondent		
51.9	The power pursuant to Section 214(13) of the PDI Act, if an amount is recoverable from a person by		
	the Council under Section 214(12) of the PDI Act to, by notice in writing to the person, fix a period,	CEO	AADAC
	being not less than 28 days from the date of the notice, within which the amount must be paid by	CEO	MBAS
	the person.		
51.10	The power pursuant to Section 214(17) of the PDI Act to apply to the Court to vary or revoke an		1107 051 50 1750
	order previously made under Section 214 of the PDI Act.	CEO	NOT DELEGATED
52	Proceedings for Offences		
52.1	The power pursuant to Section 219(1) of the PDI Act to commence proceedings for an offence	050	PDI Act AUTHORISED
	against the PDI Act.	CEO	OFFICER
53	Adverse Publicity Orders		
53.1	The power pursuant to Section 223(2) of the PDI Act to make an application to the Court for an	65.0	PDI Act AUTHORISED
	adverse publicity order.	CEO	OFFICER
53.2	The power pursuant to Section 223(4) of the PDI Act, if the offender fails to give evidence to the	050	PDI Act AUTHORISED
	Council in accordance with Section 224(1)(b) of the PDI Act to:	CEO	OFFICER
53.2.1	take the PDI Action or actions specified in the order; and		PDI Act AUTHORISED
		CEO	OFFICER
53.2.2	authorise a person in writing to take the PDI Action or actions specified in the order.		PDI Act AUTHORISED
	assured a person in writing to take the Personal of actions specimed in the order.	CFO I	OFFICER
53.3	The power pursuant to Section 223(5) of the PDI Act, if:	Р	PDI Act AUTHORISED
		CEO	OFFICER
			



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53.3.1	the offender gives evidence to the Council in accordance with Section 223(1)(b) of the PDI Act; and	CEO	PDI Act AUTHORISED OFFICER
53.3.2	despite the evidence, the delegate is not satisfied that the offender has taken the PDI Action or actions specified in the order in accordance with the order,	CEO	PDI Act AUTHORISED OFFICER
	to apply to the court for an order authorising the Council, or a person authorised in writing by the Council, to take the PDI Action or actions and to authorise a person in writing to take the PDI Action or actions.	CEO	PDI Act AUTHORISED OFFICER
53.4	The power pursuant to Section 223(6) of the PDI Act, if the Council, or a person authorised in writing by the Council, takes an action or actions in accordance with Section 223(4) of the PDI Act or an order under Section 223(5) of the PDI Act, to recover from the offender an amount in relation to the reasonable expenses of taking the PDI Action or actions, as a debt, due to the Council.	CEO	MBAS
54	Civil Penalties		
54.1	The power pursuant to Section 225(1) of the PDI Act, subject to Section 225 of the PDI Act, if the delegate is satisfied that a person has committed an offence by contravening a provision of the PDI Act, to, as an alternative to criminal proceedings, recover, by negotiation or by application to the Court, an amount as a civil penalty in respect of the contravention.	CEO	PDI Act AUTHORISED OFFICER
54.2	The power pursuant to Section 225(2) of the PDI Act, in respect of a contravention where the relevant offence does not require proof of intention or some other state of mind, to determine whether to initiate proceedings for an offence or take action under Section 225 of the PDI Act, having regard to the seriousness of the contravention, the previous record of the offender and any other relevant factors.	CEO	PDI Act AUTHORISED OFFICER
54.3	The power pursuant to Section 225(3) of the PDI Act to serve on the person a notice in the prescribed form advising the person that the person may, by written notice to the Council, elect to be prosecuted for the contravention	CEO	PDI Act AUTHORISED OFFICER
54.4	The power pursuant to Section 225(13) of the PDI Act to seek the authorisation of the Attorney-General to the commencement of proceedings for an order under Section 225 of the PDI Act.	CEO	PDI Act AUTHORISED OFFICER
54.5	The power pursuant to Section 225(17) of the PDI Act to seek an authorisation from the Commission for the Council to act under Section 225 of the PDI Act.	CEO	NOT DELEGATED



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55	Make Good Order		
55.1	The power pursuant to Section 228(7) of the PDI Act to apply to the Court to vary or revoke an order under Section 228 of the PDI Act.	N/A	N/A
56	Recovery of Economic Benefit		
56.1	The power pursuant to Section 229(5) of the PDI Act to apply an amount paid to the Council in accordance with an order under Section 229(1) of the PDI Act for the purpose of acquiring or developing land as open space and to hold it in a fund established for the purposes of Section 198 of the PDI Act.	CEO	MBAS
57	Enforceable Voluntary Undertakings		
57.1	The power pursuant to Section 230(1) of the PDI Act to accept (by written notice) a written undertaking given by a person in connection with a matter relating to a contravention or alleged contravention by the person of the PDI Act.	CEO	PDI Act AUTHORISED OFFICER
57.2	The power pursuant to Section 230(4) of the PDI Act if the delegate considers that a person has contravened an undertaking accepted by the Council, to apply to the Court for enforcement of the undertaking.	CEO	NOT DELEGATED
57.3	The power pursuant to Section 230(7) of the PDI Act to agree in writing with a person who has made an undertaking to:	CEO	PDI Act AUTHORISED OFFICER
57.3.1	vary the undertaking; or	CEO	PDI Act AUTHORISED OFFICER
57.3.2	withdraw the undertaking.	CEO	PDI Act AUTHORISED OFFICER
57.4	The power pursuant to Section 230(11) of the PDI Act to accept an undertaking in respect of a contravention or alleged contravention before proceedings in respect of that contravention have been finalised.	CEO	PDI Act AUTHORISED OFFICER
57.5	The power pursuant to Section 230(12) of the PDI Act if the delegate accepts an undertaking before the proceedings are finalised, to take all reasonable steps to have the proceedings discontinued as soon as possible.	CEO	PDI Act AUTHORISED OFFICER
57.6	The power pursuant to Section 230(14) of the PDI Act to seek an authorisation from the Commission for the Council to act under Section 230 of the PDI Act.	CEO	NOT DELEGATED
58	Advertisements		
58.1	The power pursuant to Section 231(1) of the PDI Act, if, in the opinion of the delegate, an advertisement or advertising hoarding:	CEO	PDI Act AUTHORISED OFFICER





58.1.1	disfigures the natural beauty of a locality or otherwise detracts from the amenity of a locality; or	CEO	PDI Act AUTHORISED OFFICER
58.1.2	is contrary to the character desired for a locality under the Planning and Design Code, the Commission of council may, by notice served in accordance with the regulations on the advertiser or the owner or occupier of the land on which the advertisement or advertising hoarding is situated, whether or not a development authorisation has been granted in respect of the advertisement or advertising hoarding, order that person to remove or obliterate the advertisement or to remove the advertising hoarding (or both) within a period specified in the notice (of at least 28 days from the date of service of the notice).	CEO	PDI Act AUTHORISED OFFICER
58.2	The power pursuant to Section 231(3) of the PDI Act if a person on whom a notice is served under Section 231(1) of the PDI Act fails to comply with a notice within the time allowed in the notice to enter on the land and take the necessary steps for carrying out the requirements of the notice and to recover the costs of so doing, as a debt, from the person on whom the notice was served.	CEO	PDI Act AUTHORISED OFFICER
59	Professional Advice to be Obtained in Relation to Certain Matters		
59.1	The power pursuant to Section 235(1) of the PDI Act, to, in the exercise of a prescribed function, rely on a certificate of a person with prescribed qualifications.	CEO	NOT DELEGATED
59.2	The power pursuant to Section 235(2) of the PDI Act to seek and consider the advice of a person with prescribed qualifications, or a person approved by the Minister for that purpose, in relation to a matter arising under the PDI Act that is declared by regulation to be a matter on which such advice should be sought.	CEO	NOT DELEGATED
60	Charges on Land		
60.1	The power pursuant to Section 239(1) of the PDI Act if a charge on land is created under a provision of the PDI Act in favour of the Council, to deliver to the Registrar-General a notice in a form determined by the Registrar-General, setting out the amount of the charge and the land over which the charge is claimed.	CEO	MBAS
60.2	The power pursuant to Section 239(6) of the PDI Act if a charge in the Council's favour exists and the amount to which the charge relates is paid, to by notice to the appropriate authority in a form determined by the Registrar-General, apply for the discharge of the charge.	CEO	MBAS



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61	Registering Authorities to Note Transfer		
61.1	The power pursuant to Section 240(1) of the PDI Act to apply to the Registrar General or another authority required or authorised under a law of the State to register or record transactions affecting assets, rights or liabilities, or documents relating to such transactions, to register or record in an appropriate manner the transfer to the Council of an asset, right or liability by regulation, proclamation or notice under the PDI Act.	CEO	MBAS
62	Reporting		
62.1	The power pursuant to Clause 13(3)(b) of Schedule 2 of the PDI Act to require a report under Clause 13(2) of Schedule 2 of the PDI Act to contain any other information or report required by the delegate.	CEO	Stewart Payne
63	Review of Performance		
63.1	The power pursuant to Clause 3(3) of Schedule 4 of the PDI Act to explain the Council's actions, and to make submissions (including, if relevant, an indication of undertakings that the Council is willing to give in order to take remedial action), to the Minister.	CEO	NOT DELEGATED
63.2	The power pursuant to Clause 3(14) of Schedule 4 of the PDI Act to make submissions to the Minister on the report on which the PDI Action to be taken by the Minister under Clause 3(13) of Schedule 4 of the PDI Act is based.	CEO	NOT DELEGATED
63.3	The power pursuant to Clause 3(15) of Schedule 4 of the PDI Act, if the Minister makes a recommendation to the Council under Clause 3(13)(a) of Schedule 4 of the PDI Act and the Minister subsequently considers that the Council has not, within a reasonable period, taken appropriate action in view of the recommendation, to make submissions to the Minister in relation to the directions of the Minister.	CEO	NOT DELEGATED
63.4	The power pursuant to Clause 3(16) of Schedule 4 of the PDI Act to comply with a direction under Clauses 3(13) or (15) of Schedule 4 of the PDI Act.	CEO	NOT DELEGATED
64	Planning and Design Code		
64.1	The power pursuant to Clause 9(6)(a) of Schedule 8 of the PDI Act to apply to the Minister for approval to commence the process under Section 25 of the repealed Act.	CEO	NOT DELEGATED
65	General Schemes		
65.1	The power pursuant to Clause 30(3) of Schedule 8 of the PDI Act to request the Minister make a declaration under Clause 30(2) of Schedule 8 of the PDI Act in relation to a scheme.	NOT DELEGATED	NOT DELEGATED



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	PLANNING, DEVELOPMENT AND INFRASTRUCTURE (TRANSITIONAL PROVISIONS) REGULATIONS 2017			
66	Adoption of DPAs			
66.1	The power pursuant to Regulation 8(1)(c) of the Planning, Development and Infrastructure (Transitional Provisions) Regulations 2017 (the Transitional Provisions Regulations) to apply to the Minister under Regulation 8 of the Transitional Provisions Regulations in accordance with any requirement determined by the Minister. PLANNING, DEVELOPMENT AND INFRASTRUCTURE (GENERAL) REGULAT	NOT DELEGATED	NOT DELEGATED	
67	Mutual Liability Scheme - Rights of Indemnity	ION3 2017		
67.1	The power pursuant to Regulation 11B(1) of the Planning, Development and Infrastructure (General) Regulations 2019 (the General Regulations) to:	CEO	NOT DELEGATED	
67.1.1	in being responsible under Section 83(1)(h)(ii) of the PDI Act for the costs and other liabilities associated with the activities of an assessment panel appointed by the Council; and	CEO	NOT DELEGATED	
67.1.2	in being responsible for the costs associated with the activities of a regional assessment panel in accordance with a scheme set out in a notice under Section 84(1)(a) and (i) of the PDI Act,	CEO	NOT DELEGATED	
	have arrangements in place to indemnify the members of any such panel in respect of a claim against a member of the panel arising out of the performance, exercise or discharge (or purported performance, exercise or discharge) in good faith of their functions, powers or duties under the PDI Act in their role as a member of the panel.	CEO	NOT DELEGATED	
67.2	The power pursuant to Regulation 11B(5) of the General Regulations to:			
67.2.1	in being responsible under Section 87(f) of the PDI Act for the costs and other liabilities associated with the activities of an assessment manager for an assessment panel appointed by the Council; and	CEO	NOT DELEGATED	
67.2.2	in being responsible for the costs associated with the activities of a regional assessment panel in accordance with a scheme set out in a notice under Section 87(1)(a) and (i) of the PDI Act,	CEO	NOT DELEGATED	
	have arrangements in place to indemnify an assessment manager for any such panel in respect of a claim against the assessment manager arising out of the performance, exercise or discharge (or purported performance, exercise or discharge) in good faith of their functions, powers or duties under the PDI Act in their role as an assessment manager.	CEO	NOT DELEGATED	



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68	Performance Assessed Development and Restricted Development		
68.1	The power pursuant to Regulation 47(4)(d) of the General Regulations to determine the fee payable by the applicant as being appropriate to cover the reasonable costs of placing the notice on the land.	CEO	NOT DELEGATED
69	Underground Main Areas		
69.1	The power pursuant to Regulation 78(1) of the Planning, Development and Infrastructure (General) Regulations 2019 (the General Regulations) if the delegate considers an area should be declared an underground mains area to seek a report from the relevant electricity authority in relation to the matter.	CEO	MICW
69.2	The power pursuant to Regulation 78(2) of the General Regulations after having received and considered a report from the electricity authority to declare the area to be an underground mains area.	CEO	MICW
70	Width of Roads and Thoroughfares		
70.1	The power pursuant to Regulation 81(4) of the General Regulations to dispense with a width prescribed by Regulations 81(1) or (3) of the General Regulations (and specify a different width) if the delegate is of the opinion that the width so prescribed is not necessary for the safe and convenient movement of vehicles or pedestrians, or for underground services.	CEO	MICW
70.2	The power pursuant to Regulation 81(5) of the General Regulations to subject to Regulation 81(6) of the General Regulations specify the width of the road at the head of every cul-de-sac in such dimensions as may be acceptable to the delegate.	CEO	MICW
70.3	The power pursuant to Regulation 81(6) of the General Regulations to dispense with a requirement under Regulation 81(5) of the General Regulations if it appears to the delegate that the cul-de-sac is likely to become a through road.	CEO	MICW
71	Road Widening		
71.1	The power pursuant to Regulation 82(1) of the PDI Act, subject to Regulation 82(2) of the General Regulations, if an existing road abuts land which is proposed to be divided, to form the view that the road should be widened in order to provide a road of adequate width having regard to existing and future requirements of the area.	CEO	MICW
72	Requirement as to Forming of Roads		
72.1	The power pursuant to Regulation 83(1) of the General Regulations, subject to Regulation 83(2) of the General Regulations, to specify the width and manner of the formation of the roadway of every proposed road on a plan of division.	CEO	MICW



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72.2	The power pursuant to Regulation 83(2) of the General Regulations to form the opinion that it is necessary to specify a width for a roadway to be formed under Regulation 83(1) in excess of 7.4m, in view of the volume or type of traffic that is likely to traverse that road.	CEO	MICW
72.3	The power pursuant to Regulation 83(4) of the General Regulations, to dispense with the requirements under Regulation 83(3) of the General Regulations, if the delegate is of the opinion that the cul-de-sac is likely to become a through road.	CEO	MICW
72.4	The power pursuant to Regulation 83(5) of the General Regulations, subject to Regulation 83(6) of the General Regulations to require every footpath, water-table, kerbing, culvert and drain of every proposed road to be formed in a manner satisfactory to the delegate.	CEO	MICW
72.5	The power pursuant to Regulation 83(6) of the General Regulations, to dispense with a requirement under Regulation 83(5) of the General Regulations.	CEO	MICW
73	Construction of Roads, Bridges, Drains and Services		
73.1	The power pursuant to Regulation 84(1) of the General Regulations to require the roadway of every proposed road within the relevant division to be constructed and paved and sealed with bitumen, tar or asphalt or other material approved by the delegate.	CEO	MICW
74	Supplementary Provisions		
74.1	The power pursuant to Regulation 85(1) of the General Regulations to approve the road location and grading plan for the manner of forming any proposed road, footpath, water-table, kerbing, culvert or drain required under Division 6 of the General Regulations.	CEO	MICW
74.2	The power pursuant to Regulation 85(2) of the General Regulations, subject to Regulation 85(4) of the General Regulations, to require all work referred to in Regulations 83 and 84 of the General Regulations to be carried out in a manner satisfactory to the delegate and in conformity with detailed construction plans and specifications signed by a professional engineer or, at the discretion of the delegate, a licensed Robert Andrews, and approved by the delegate before the commencement of the work.	CEO	MICW
74.3	The power pursuant to Regulation 85(4) of the General Regulations to form the opinion that all connections for water supply and sewerage services to any allotment delineated on the plan which, in the opinion of the Chief Executive of the South Australian Water Corporation are necessary and need to be laid under the surface of the proposed road, have been made.	CEO	MICW



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75	General Provisions		
75.1	The power pursuant to Regulation 89(1) of the General Regulations to form the opinion that another form of arrangement is satisfactory for the purposes of Section 138(1) of the PDI Act.	CEO	Stewart Payne
75.2	The power pursuant to Regulation 89(3) of the General Regulations to provide a certificate which:	CEO	Stewart Payne
75.2.1	evidences the consent of the Council to an encroachment by a building over other land; and	CEO	Stewart Payne
75.2.2	sets out:	CEO	Stewart Payne
75.2.2.1	the date on which any relevant building was erected (if known); and	CEO	Stewart Payne
75.2.2.2	the postal address of the site.	CEO	Stewart Payne
75.3	The power pursuant to Regulation 89(6)(b) of the General Regulations to request a written copy of the certificate and plan (or certificates and plans) referred to in Regulation 89(3) of the General Regulations.	CEO	Stewart Payne
76	Notifications During Building Work		
76.1	The power pursuant to Regulation 93(1)(b) of the General Regulations to specify by notice to the building owner and to the licensed building work contractor responsible for carrying out the relevant building work (if any), when development approval is granted in respect of the work, any stage of the building work to which the periods and stages prescribed for the purposes of Section 146(1) of the PDI Act relate.	CEO	Simon Singleton
76.2	The power pursuant to Regulation 93(1)(c) of the General Regulations to specify by notice in writing to the building owner on or before development approval is granted in respect of the work any stage of the building work to which the periods and stages prescribed for the purposes of Section 146(1) of the PDI Act relate.	CEO	Simon Singleton
77	Essential Safety Provisions		
77.1	The power pursuant to Regulation 94(13) of the General Regulations to require compliance with Regulation 94(10) of the General Regulations if:	CEO	Simon Singleton
77.1.1	the essential safety provisions were installed	CEO	Simon Singleton
77.1.1.1	under a condition attached to a consent or approval that is expressed to apply by virtue of a variance with the performance requirements of the Building Code; or	CEO	Simon Singleton
77.1.1.2	as part of a performance solution under the Building Code; or	CEO	Simon Singleton
77.1.2	the building has been the subject of a notice under Section 157 of the PDI Act.	CEO	Simon Singleton



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78	Classification of Buildings		
78.1	The power pursuant to Regulation 102(3) of the General Regulations to require an application under Regulation 102(1) or (2) of the General Regulations to be accompanied by:	CEO	Simon Singleton
78.1.1	such details, particulars, plans, drawings, specifications, certificates and other documents as the delegate may reasonably require to determine the building's classification.	CEO	Simon Singleton
78.2	The power pursuant to Regulation 102(4) of the General Regulations, to subject to Regulation 102(5) of the General Regulations, assign the appropriate classification under the Building Code to a building if the delegate is satisfied, on the basis of the owner's application, and accompanying documentation, that the building, in respect of the classification applied for, possesses the attributes appropriate to its present or intended use.	CEO	Simon Singleton
78.3	The power pursuant to Regulation 102(5) of the General Regulations, if an application under Regulation 102 of the General Regulations is made in respect of an existing Class 2 to Class 9 building, to require the applicant to satisfy the delegate that the provisions of any relevant Ministerial building standard relating to upgrading health and safety in existing buildings has been complied with (to the extent reasonably applicable to the building and its present or intended use).	CEO	Simon Singleton
78.4	The power pursuant to Regulation 102(6) of the General Regulations, on assigning a classification to a building (or part of a building) to, if relevant, determine and specify in the notice to the owner under Section 151(3) of the PDI Act:	CEO	Simon Singleton
78.4.1	the maximum number of persons who may occupy the building (or part of the building); and	CEO	Simon Singleton
78.4.2	if the building has more than 1 classification—the part or parts of the building to which each classification relates and the classifications currently assigned to the other parts of the building.	CEO	Simon Singleton
79	Certificates of Occupancy		
79.1	The power pursuant to Regulation 103(2) of the General Regulations to, require the following documentation:	CEO	Simon Singleton
79.1.1	if the development has been approved subject to conditions, such evidence as the delegate may reasonably require to show that the conditions have been satisfied;	CEO	Simon Singleton



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work is envisaged in respect of the remainder of the building, such evidence as the delegate may	CEO	Simon Singleton
reasonably require to show:		
in the case of a building more than 1 storey - that the requirements of any relevant Ministerial	CEO	Simon Singleton
building standard have been complied with; or	CEO	Sillion Sillgleton
in any other case - that the building is suitable for occupation.	CEO	Simon Singleton
The power pursuant to Regulation 103(3) of the General Regulations, to, other than in relation to a		
designated building on which building work involving the use of a designated building product is		
carried out after 12 March 2018, dispense with the requirement to provide a Statement of	CEO	Simon Singleton
Compliance under Regulation 103(2)(a) of the General Regulations if:		
the delegate is satisfied that a person required to complete 1 or both parts of the statement has		
refused or failed to complete that part and that the person seeking the issuing of the certificate of		
occupancy has taken reasonable steps to obtain the relevant certification or certifications; and	CEO	Simon Singleton
it appears to the delegate, after undertaking an inspection, that the relevant building is suitable		
for occupation.	CEO	Simon Singleton
The power pursuant to Regulation 103(4) of the General Regulations if:	CEO	Simon Singleton
a building is:	CEO	Simon Singleton
to be equipped with a booster assembly for use by a fire authority; or	CEO	Simon Singleton
to have installed a fire alarm that transmits a signal to a fire station or to a monitoring service	CEO	Simon Singleton
approved by the relevant authority; and	CEO	Simon Singleton
facilities for fire detection, fire fighting or the control of smoke must be installed in the building		
pursuant to an approval under the PDI Act,		
to not grant a certificate of occupancy unless or until the delegate has sought a report from the fire	CEO	Simon Singleton
authority as to whether those facilities have been installed and operate satisfactorily and to seek		
such a report from the fire authority.		
The power pursuant to Regulation 103(5) of the General Regulations if a report is not received from		
the fire authority within 15 business days, to presume that the fire authority does not desire to make	CEO	Simon Singleton
a report.		
The power pursuant to Regulation 103(6) of the General Regulations to have regard to any report		
received from a fire authority under Regulation 103(4) of the General Regulations before the	CEO	Simon Singleton
delegate issues a certificate of occupancy.		
	reasonably require to show: in the case of a building more than 1 storey - that the requirements of any relevant Ministerial building standard have been complied with; or in any other case - that the building is suitable for occupation. The power pursuant to Regulation 103(3) of the General Regulations, to, other than in relation to a designated building on which building work involving the use of a designated building product is carried out after 12 March 2018, dispense with the requirement to provide a Statement of Compliance under Regulation 103(2)(a) of the General Regulations if: the delegate is satisfied that a person required to complete 1 or both parts of the statement has refused or failed to complete that part and that the person seeking the issuing of the certificate of occupancy has taken reasonable steps to obtain the relevant certification or certifications; and it appears to the delegate, after undertaking an inspection, that the relevant building is suitable for occupation. The power pursuant to Regulation 103(4) of the General Regulations if: a building is: to be equipped with a booster assembly for use by a fire authority; or to have installed a fire alarm that transmits a signal to a fire station or to a monitoring service approved by the relevant authority; and facilities for fire detection, fire fighting or the control of smoke must be installed in the building pursuant to an approval under the PDI Act, to not grant a certificate of occupancy unless or until the delegate has sought a report from the fire authority as to whether those facilities have been installed and operate satisfactorily and to seek such a report from the fire authority. The power pursuant to Regulation 103(5) of the General Regulations if a report is not received from the fire authority within 15 business days, to presume that the fire authority does not desire to make a report.	work is envisaged in respect of the remainder of the building, such evidence as the delegate may reasonably require to show: in the case of a building more than 1 storey - that the requirements of any relevant Ministerial building standard have been complied with; or in any other case - that the building is suitable for occupation. CEO The power pursuant to Regulation 103(3) of the General Regulations, to, other than in relation to a designated building on which building work involving the use of a designated building product is carried out after 12 March 2018, dispense with the requirement to provide a Statement of Compliance under Regulation 103(2)(a) of the General Regulations if: the delegate is satisfied that a person required to complete 1 or both parts of the statement has refused or failed to complete that part and that the person seeking the issuing of the certificate of occupancy has taken reasonable steps to obtain the relevant certification or certifications; and it appears to the delegate, after undertaking an inspection, that the relevant building is suitable for occupation. The power pursuant to Regulation 103(4) of the General Regulations if: CEO a building is: CEO to have installed a fire alarm that transmits a signal to a fire station or to a monitoring service approved by the relevant authority; and facilities for fire detection, fire fighting or the control of smoke must be installed in the building pursuant to an approval under the PDI Act, to not grant a certificate of occupancy unless or until the delegate has sought a report from the fire authority. So whether those facilities have been installed and operate satisfactorily and to seek such a report from the fire authority. The power pursuant to Regulation 103(5) of the General Regulations if a report is not received from the fire authority within 15 business days, to presume that the fire authority does not desire to make a report. The power pursuant to Regulation 103(6) of the General Regulations to have regard to any repor



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79.6	The power pursuant to Regulation 103(6a) of the General Regulations, on receipt of a notification of intended completion of building work under Regulation 93(1)(f) of the General Regulations, to determine that building work will be inspected by an authorised officer.	CEO	Simon Singleton
79.7	The power pursuant to Regulation 103(9) of the General Regulations to revoke a certificate of occupancy:	CEO	Simon Singleton
79.7.1	if:	CEO	Simon Singleton
79.7.1.1	there is a change in the use of the building; or	CEO	Simon Singleton
79.7.1.2	the classification of the building changes; or	CEO	Simon Singleton
79.7.1.3	building work involving an alteration or extension to the building that will increase the floor area of the building by more than 300m2 is about to commence, or is being or has been carried out; or	CEO	Simon Singleton
79.7.1.4	the building is about to undergo, or is undergoing or has undergone, major refurbishment,	CEO	Simon Singleton
	and the delegate considers that in the circumstances the certificate should be revoked and a new certificate sought; or	CEO	Simon Singleton
79.7.2	if the delegate considers that the building is no longer suitable for occupation because of building work undertaken, or being undertaken, on the building, or because of some other circumstance; or	CEO	Simon Singleton
79.7.3	if a schedule of essential safety provisions has been issued in relation to the building and the owner of the building has failed to comply with the requirements of Regulation 94(10) of the General Regulations; or	CEO	Simon Singleton
79.7.4	if the delegate considers:	CEO	Simon Singleton
79.7.4.1	that a condition attached to a relevant development authorisation has not been met, or has been contravened, and that, in the circumstances, the certificate should be revoked; or	CEO	Simon Singleton
79.7.4.2	that a condition attached to the certificate of occupancy has not been met, or has been contravened, or is no longer appropriate.	CEO	Simon Singleton



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80	Mining Production Tenements		
80.1	The power pursuant to Regulation 109(1)(b) of the General Regulations to make submissions to the	CEO	NOT DELEGATED
	appropriate Authority and object to the granting of the tenement.	010	NOT DELEGATED
81	Register of Land Management Agreements (Section 193)		
81.1	The power pursuant to Regulation 111(2) of the General Regulations to establish a register of	CEO	Executive Assistant
	agreements entered into by the Council under Section 193 of the PDI Act.	CLO	LACCULIVE ASSISTANT
81.2	The power pursuant to Regulation 111(3) of the General Regulations to include in a register, or		
	provide access to a copy of each agreement entered into by the Council under Section 193 of the PDI	CEO	Executive Assistant
	Act and such other information the delegate considers appropriate.		
82	Authorised Officers and Inspections		
82.1	The power pursuant to Regulation 112(1) of the General Regulations to appoint at least 1 authorised	CEO	NOT DELEGATED
	officer under Section 210(1)(b) of the PDI Act:	CEO	NOT DELEGATED
82.1.1	who is an accredited professional who is:	CEO	NOT DELEGATED
82.1.1.1	an Accredited professional - building level 1; or	CEO	NOT DELEGATED
82.1.1.2	an Accredited professional - building level 2; or	CEO	NOT DELEGATED
82.1.1.3	an Accredited professional - building level 3; or	CEO	NOT DELEGATED
82.1.1.4	an Accredited professional - building level 4; or	CEO	NOT DELEGATED
82.1.2	who holds a current accreditation recognised by the Chief Executive for the purposes of this	CEO	NOT DELEGATED
	Regulation; or	CEO	NOT DELEGATED
82.1.3	who holds an approval from the Chief Executive.	CEO	NOT DELEGATED
	PLANNING, DEVELOPMENT AND INFRASTRUCTURE (FEES, CHARGES AND CONTRIBUTION	ONS) REGULATIONS 2019	
83	Calculation or Assessment of Fees		
83.1	The power pursuant to Regulation 5(1) of the Planning, Development and Infrastructure (Fees,		
	Charges and Contributions) Regulations 2019 (the Fees Regulations) in relation to an application	CEO	Chausant Dayma
	which is duly lodged under a related set of regulations (including via the SA planning portal):	CEO	Stewart Payne
83.1.1	to require the applicant to provide such information as the delegate may reasonably require to		
	calculate any fee payable under the Fees Regulations or a related set of regulations; and	CEO	Stewart Payne
83.1.2	to make any other determination for the purposes of the Fees Regulations or a related set of	CEO	Stewart Payne
	regulations (even if the Council is not a relevant authority).	CEU	Stewart Payrie



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83.2	The power pursuant to Regulation 5(2) of the Fees Regulations, if the delegate acting under Regulation 5(1) of the Fees Regulations, believes that any information provided by an applicant is incomplete or inaccurate, to calculate any fee on the basis of estimates made by the delegate.	CEO	Stewart Payne
83.3	The power pursuant to Regulation 5(3) of the Fees Regulations to at any time, and despite an earlier calculation or acceptance of an amount in respect of the fee, reassess a fee payable under the Fees Regulations or a related set of Regulations.	CEO	Stewart Payne
84	Waiver or Refund of Fee		
84.1	The power pursuant to Regulation 7 of the Fees Regulations to, as the delegate considers appropriate to do so:	CEO	NOT DELEGATED
84.1.1	waive the payment of the fee, or the payment of part of the fee; or	CEO	NOT DELEGATED
84.1.2	refund the whole or a part of the fee.	CEO	NOT DELEGATED
	STATE PLANNING COMMISSION PRACTICE DIRECTION - 2 PREPARATION AND AMENDMENT (OF DESIGNATED INSTRUM	<u>MENTS</u>
85	Requirements in Relation to Preparing an Engagement Plan		
85.1	The power pursuant to clause 5(1) of the State Planning Commission Practice Direction – 2 Preparation and Amendment of Designated Instruments (PD2), to prepare a community engagement plan that:	CEO	MCED
85.1.1	meets the principles and performance outcomes of the Charter;	CEO	MCED
85.1.2	describes the persons or bodies to be consulted;	CEO	MCED
85.1.3	outlines any relevant previous engagement undertaken to inform the proposal;	CEO	MCED
85.1.4	describes the evaluation framework for the engagement.	CEO	MCED
85.2	The power pursuant to clause 5(2) of PD2 to submit the community engagement plan to the Commission for approval with the exception of an amendment to the Code and a Design Standard.	CEO	MCED
86	Requirements in Relation to Preparing an Engagement Report Following Consultation		
86.1	The power pursuant to clause 6(1) of PD2, at the completion of engagement on a draft of a proposal to prepare or amend a designated instrument to provide an engagement report to the Minister.	CEO	MCED
86.2	The power pursuant to clause 6(2) of PD2 to set out in the report:	CEO	MCED
86.2.1	details of the engagement undertaken and how that engagement met the agreed community engagement plan, and reasons for variations, if any to that plan;	CEO	MCED
86.2.2	the outcome of the engagement including a summary of the feedback made;	CEO	MCED



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86.2.3	the response to the details of, and reasons for, changes to the proposal to prepare or amend a designated instrument when compared to the proposal that was engaged on, and to specifically indicate:	CEO	MCED
	indicate:		
86.2.3.1	where changes are proposed to the designated instrument based on the engagement; and	CEO	MCED
86.2.3.2	any other changes proposed based on additional investigations or information not available		
	when the proposal was released for engagement.	CEO	MCED
86.3	The power pursuant to clause 6(3) of PD2 to, in the engagement report also include an evaluation of		
	the effectiveness of the engagement that considers whether:	CEO	MCED
86.3.1	the principles of the Charter have been achieved; and	CEO	MCED
86.3.2	all mandatory requirements identified in the Charter have been met where the consultation		
	category is applicable.	CEO	MCED
87	Requirements in Relation to Initiating a Code Amendment Pursuant to Section 73 of the Act		
87.1	The power pursuant to clause 7(1) of PD 2 to provide a proposal to the Commission to initiate a code		
	amendment that sets out:	CEO	Stewart Payne
87.1.1	Scope - an explanation of the reasons for the preparation of the amendment and a description of		
	the changes in circumstance leading the need for the amendment and the range of issues to be	CEO	Stewart Payne
	addressed in the amendment;		
87.1.2	Code Modules - an outline of any overlay, general policy, zone or subzones being considered for		
	amendment and/or the intended spatial application of an overlay, general policy, zone or subzone		
	over an identified area, or draft instructions for the proposed amendments;	CEO	Stewart Payne
87.1.3	Area Affected - A map or description of the area affected by the proposed amendment;	CEO	Stewart Payne
87.1.4	State Planning Policies - an identification of the relevant key state planning policies and a		
	statement of assessment of the amendment's consistency with those policies;	CEO	Stewart Payne
87.1.5	Regional Plans - An indication of how the matters or issues proposed to be addressed by the		
	amendment will relate to the relevant regional plan and any relevant infrastructure planning;	CEO	Stewart Payne
			,



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87.1.6	Infrastructure Provision -	CEO	Stewart Payne
87.1.6.1	an explanation of any infrastructure provision that is required and how the infrastructure provision will be provided; and	CEO	Stewart Payne
87.1.6.2	an indication whether it is likely that an infrastructure agreement or agreements will need to be entered into in connection with the code amendment process, identifying the tools that will be used for this process;	CEO	Stewart Payne
87.1.7	Joint Planning Board Comments - that the Council has discussed the proposal with the relevant Regional Planning Board;	CEO	Stewart Payne
87.1.8	Consultation – information regarding any other consultation that has occurred;	CEO	Stewart Payne
87.1.9	in relation to designating a place as a place of local heritage value or a heritage area - a heritage review prepared by a heritage architect or historian or similar occupation in accordance with the Commission's guidelines prepared under Section 67(2)(c) of the PDI Act;	CEO	Stewart Payne
87.1.10	in relation to designating a tree a significant tree - an assessment of the tree against the criteria under Section 68(1)(a) of the PDI Act;	CEO	Stewart Payne
87.1.11	in relation to designating a stand of trees to be significant trees – an assessment of the trees against the criteria under Section 68(1)(b) of the PDI Act.	CEO	Stewart Payne
87.2	The power pursuant to clause 7(2) of PD2 to, in addition, provide:	CEO	Stewart Payne
87.2.1	Timetable - an outline of the proposed timetable for each step of the process (ensuring that the process is completed within reasonable time limits), and a commitment on the part of the Council that it will take steps to update this timetable if it appears at any stage that the Council will require an extension;	CEO	Stewart Payne
87.2.2	Investigations - an outline of the investigations and justifications that will be undertaken (and those that may have already been undertaken) and the form that those investigations will take in order to address the strategic and social, economic and environmental issues of the proposed amendment, or an explanation and summary of the investigations undertaken and how these support the amendment.	CEO	Stewart Payne
88	Requirements in Relation to Preparation of the Draft Proposal Prior to Consultation and Decision		
88.1	The power pursuant to clause 8(1) of PD 2 to, prior to consultation, provide to the Department:	CEO	Stewart Payne
88.1.1	instructions that set out the intent of the proposed policy amendment for the purposes of the Department writing the draft Code Policy for the Council;	CEO	Stewart Payne



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	· · · · · · · · · · · · · · · · · · ·		
88.1.2	any maps in an industry standard GIS format to enable the production version of mapping to be	CEO	Stewart Payne
	prepared and returned to the Council;		Stewartrayne
88.1.3	in relation to heritage lists a local heritage data sheet and a significant trees data sheet.	CEO	Stewart Payne
88.2	The power pursuant to clause 8(2) of PD2, if amendments are proposed to the consultation versions,	CEO	Stewart Payne
	to provide to the Department:		-
88.2.1	instruction to write the amendments to the Code Policy;	CEO	Stewart Payne
88.2.2	amendments to the maps in an industry standard GIS format to enable the production version of	CEO	Stewart Payne
	mapping to be prepared and returned to the Council.		Stewartrayne
89	Requirements in Relation to Preparation of the Draft Proposal for Consultation		
89.1	The power pursuant to clause 9(1) of PD2 to, for engagement purposes, support a code amendment	CEO	Stewart Payne
	by the following information:	CEO	Stewart Payrie
89.1.1	an explanation about why and how the Code is proposed to be amended;	CEO	Stewart Payne
89.1.2	an assessment of the amendment against the relevant provisions of State Planning Policies and	CEO	Chausant Dayna
	the relevant regional plan;	CEO	Stewart Payne
89.1.3	if any amendment is not fully consistent with the State Planning Policies or the region plan, to so		
	specifically identify that and include an explanation setting out the reason or reasons for the	CEO	Stewart Payne
	inconsistency;		
89.1.4	an explanation and summary of the investigations undertaken and how these support the	650	Charact Davis
	amendment;	CEO	Stewart Payne
89.1.5	an explanation of any infrastructure provision that is required and how the infrastructure will be	650	Channel Barrer
	provided.	CEO	Stewart Payne
90	Requirements in Relation to Complying Changes Under Section 75		
90.1	The power pursuant to clause 11(1) of PD2, in relation to a proposal to agree to a complying change,	050	Charles Brown
	to provide the following information to the department:	CEO	Stewart Payne
90.1.1	a reference to the documentation and recommendation in relation to the proposed amendment	650	Charact Davis
	in the relevant regional plan;	CEO	Stewart Payne
90.1.2	a summary of the consultation in accordance with the Charter that has occurred in relation to the		
	proposal including reference to the Engagement Report prepared for the regional plan and any	CEO	Stewart Payne
	additional consultation that has occurred;		·
90.1.3	instructions that set out the intent of the proposed policy amendment for the purposes of the		_
	department writing the draft Code Policy for the Council;	CEO	Stewart Payne
90.1.4	any maps in an industry standard GIS format to enable the production version of mapping to be		
	prepared and returned to the Council.	CEO	Stewart Payne





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91	Requirements in Relation to Early Commencement Under Section 78		
91.1	The power pursuant to clause 12(1) of PD2, in relation to a request for a code amendment to come	CEO	Stewart Payne
	into operation without delay, to provide to the department:		
91.1.1	an explanation about how early commencement is required to counter applications for		
	undesirable development (development that would detract from, negate the object of the	CEO	Stewart Payne
	amendment) during consultation and consideration of the code amendment;		
91.1.2	instructions that set out the intent of the proposed policy amendment for the purposes of the	CEO	Ctowart Downs
	Department writing the draft Code Policy for the Council;	CEO	Stewart Payne
91.1.3	any maps in an industry standard GIS format to enable the production version of mapping to be	CEO	Charriert Davis
	prepared and returned to the Council.	CEO	Stewart Payne
STATE P	LANNING COMMISSION PRACTICE DIRECTION - 3 (NOTIFICATION OF PERFORMANCE ASSESSED DEVE	LOPMENT DEVELOPMENT	APPLICATIONS) 2019
92	Responsibility to Undertake Notification		
92.1	The power pursuant to clause 6(3)(b) of the State Planning Commission Practice Direction – 3		
	(Notification of Performance Assessed Development Applications) 2019 (PD3) to determine the		
	relevant fee as being appropriate to cover the relevant authority's reasonable costs in giving public	CEO	NOT DELEGATED
	notice of the application under Section 107(3)(a)(i) of the PDI Act.		
	STATE PLANNING COMMISSION PRACTICE DIRECTION - 9 (COUNCIL INSPEC	TIONS) 2020	
93	Mandatory Inspections		
93.1	The power pursuant to clause 2(2) of Part 2 of the State Planning Commission Practice Direction		
	(Council Inspections) 2020 (PD9) to, in carrying out an inspection under PD9, take all reasonable	CEO	Coran Hackett
	steps to ensure each inspection includes an inspection and assessment of the following elements	CEO	Coran Hackett
	(elements), as may be present at the time of inspection:		
93.1.1	primary structural elements;	CEO	Coran Hackett
93.1.2	structural framing and roof trusses;	CEO	Coran Hackett
93.1.3	wet areas and waterproofing;	CEO	Coran Hackett
93.1.4	barriers to prevent falls;	CEO	Coran Hackett
93.1.5	cladding;	CEO	Coran Hackett
93.1.6	egress provisions;	CEO	Coran Hackett
93.1.7	bushfire protection systems;	CEO	Coran Hackett
93.1.8	passive and active fire safety elements;	CEO	Coran Hackett
93.1.9	private bushfire shelters; and	CEO	Coran Hackett
93.1.10	performance solutions.	CEO	Coran Hackett

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94	Additional Inspections		
94.1	The power pursuant to clause 3(2) of Part 2 of PD9 to consider carrying out an inspection in addition to any specified in clause 2 of Part 2 of PD9 (additional inspections) if the delegate has information to indicate that the circumstances warrant it, having regard to the objects of PD9.	CEO	Coran Hackett
95	Inspections Generally		
95.1	The power pursuant to clause 4(3) of Part 2 of PD9, in relation to building work listed in Schedule 7 of the General Regulations to consider if an additional inspection may be appropriate.	CEO	NOT DELEGATED
96	General Requirements		
96.1	The power pursuant to clause 1(2) of Part 3 of PD9 to ensure that an inspection under PD9 and subsequent assessment of each of the applicable elements in clause 2(2) of Part 2 of PD9 is carried out by a person who has the appropriate qualifications, skills, knowledge and experience to carry out an inspection assigned to that officer under PD9.	CEO	NOT DELEGATED
	STATE PLANNING COMMISSION PTRACTION DIRECTION 10 (STAGED OCCUPATION OF MUI	TI-STOREY BUILDINGS) 2	020
97	Conditions that Must be Met for the Staged Occupation of a Partially Completed Building		
97.1	The power pursuant to clause 5(2) of the State Planning Commission Practice Direction 10 (Staged Occupation of Multi-Storey Buildings 2020 (PD10) to, agree to partial occupancy of a partially completed multistorey building.	CEO	NOT DELEGATED



APPENDIX [20B]

INSTRUMENT OF DELEGATION UNDER THE PLANNING, DEVELOPMENT AND INFRASTRUCTURE ACT 2016 REGULATIONS, PLANNING AND DESIGN CODE AND PRACTICE DIRECTIONS OF POWERS OF A COUNCIL AS A RELEVANT AUTHORITY

NOTES

- Conditions or Limitations: conditions or limitations may apply to the delegations contained in this Instrument. Refer to the Schedule of Conditions at the back of this document.
- 2 Refer to the relevant Council resolution(s) to identify when these delegations were made, reviewed and or amended.

POWERS A	AND FUNCTIONS DELEGATED IN THIS INSTRUMENT	DELEGATION	SUB DELEGATION
1	Environment and Food Production Areas – Greater Adelaide		
1.1	The power pursuant to Section 7(5)(a) of the Planning, Development and Infrastructure Act 2016 (the PDI Act), in relation to a proposed development in an environment and food production area that involves a division of land that would create 1 or more additional allotments to seek the concurrence of the Commission in the granting of the development authorisation to the development		N/A
1.2	The power pursuant to Section 7(5)(d) of the PDI Act in relation to a proposed development in an environment and food production area that involves a division of land that would create one or more additional allotments, to, if the proposed development will create additional allotments to be used for residential development, refuse to grant development authorisation in relation to the proposed development.	N/A	N/A



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2	Related Provisions		
2.1	The power pursuant to Section 99(2)(b)(ii) of the PDI Act to, if appropriate, grant development approval in the case of Section 99(1)(d) of the PDI Act.	CEO	Simon Singleton
2.2	The power pursuant to Section 99(3) of the PDI Act where a proposed development is to be undertaken within the area of the Council, to, subject to the regulations, if appropriate, grant the final development approval after all elements of the development have been approved by one or more relevant authorities under Section 99 of the PDI Act.	CEO	Simon Singleton
3	Matters Against Which Development Must be Assessed		
3.1	The power pursuant to Section 102(1) of the PDI Act to assess a development against and grant or refuse a consent in respect of the relevant provisions of the Building Rules (building consent).	CEO	Stewart Payne
3.2	The power pursuant to Section 102(8) of the PDI Act, when all relevant consents have been granted in relation to a development, to in accordance with the PDI Act, indicate that the development is approved.	CEO	Stewart Payne
4	Building Consent		
4.1	The power pursuant to Section 118(1) of the PDI Act, if the Regulations provide that a form of building work complies with the Building Rules, to grant any such building work a building consent (subject to such conditions or exceptions as may be prescribed by the regulations).	CEO	Simon Singleton
4.2	The power pursuant to Section 118(2)(a) of the PDI Act to seek the concurrence of the Commission to grant a building consent in respect of a development that is at variance with the performance requirements of the Building Code or a Ministerial building standard.	CEO	Simon Singleton
4.3	The power pursuant to Section 118(2) of the PDI Act, subject to Section 118(6) of the PDI Act, to grant a building consent to a development that is at variance with the Building Rules if:	CEO	Simon Singleton
4.3.1	the variance is with a part of the Building Rules other than the Building Code or a Ministerial building standard and the delegate determines that it is appropriate to grant the consent despite the variance on the basis that the delegate is satisfied:	CEO	Simon Singleton
4.3.1.1	that:		
(A)	the provisions of the Building Rules are inappropriate to the particular building or building work, or the proposed building work fails to conform with the Building Rules only in minor respects; and	CEO	Simon Singleton



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	-		
(B)	the variance is justifiable having regard to the objects of the Planning and Design Code or the performance requirements of the Building Code or a Ministerial building standard (as the case may be) and would achieve the objects of this Act as effectively, or more effectively, than if the variance were not to be allowed; or	CEO	Simon Singleton
4.3.1.2	in a case where the consent is being sought after the development has occurred - that the variance is justifiable in the circumstances of the particular case.	CEO	Simon Singleton
4.4	The power pursuant to Section 118(4) of the PDI Act, to at the request or with the agreement of the applicant, refer proposed building work to the Commission for an opinion on whether or not it complies with the performance requirements of the Building Code or a Ministerial building standard.	CEO	Simon Singleton
4.5	The power pursuant to Section 118(6) of the PDI Act if an inconsistency exists between the Building Rules and the Planning Rules in relation to a State heritage place or a local heritage place, to, in determining an application for building consent, ensure, so far as is reasonably practicable, that standards of building soundness, occupant safety and amenity are achieved in respect of the development that are as good as can reasonably be achieved in the circumstances.	CEO	Simon Singleton
4.6	The power pursuant to Section 118(7) of the PDI Act to seek and consider the advice of the Commission before imposing or agreeing to a requirement under Section 18(6) of the PDI Act that would be at variance with the performance requirements of the Building Code or a Ministerial building standard.	CEO	Simon Singleton
4.7	The power pursuant to Section 118(8) of the PDI Act, to, subject to the PDI Act, accept that proposed building work complies with the Building Rules to the extent that:	CEO	Simon Singleton
4.7.1	such compliance is certified by the provision of technical details, particulars, plans, drawings or specifications prepared and certified in accordance with the regulations; or	CEO	Simon Singleton
4.7.2	such compliance is certified by a building certifier.	CEO	Simon Singleton
4.8	The power pursuant to Section 118(10) of the PDI Act to refuse to grant a consent in relation to any development if, as a result of that development, the type or standard of construction of a building of a particular classification would cease to conform with the requirements of the Building Rules for a building of that classification	CEO	Simon Singleton



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4.9	The power pursuant to Section 118(11) of the PDI Act, if a relevant authority decides to grant building consent in relation to a development that is at variance with the Building Rules, to, subject to the regulations, in giving notice of the relevant authority's decision on the application for that consent, specify (in the notice or in an accompanying document):	CEO	Simon Singleton
4.9.1	the variance; and	CEO	Simon Singleton
4.9.2	the grounds on which the decision is being made.	CEO	Simon Singleton
5	Application and Provision of Information		
5.1	The power pursuant to Section 119(1)(b) of the PDI Act to require an application to the relevant authority for the purposes of Part 7 of the PDI Act, to include any information as the delegate may reasonably require.	CEO	Stewart Payne
5.2	The power pursuant to Section 119(3) of the PDI Act to request an applicant:	CEO	Simon Singleton
5.2.1	to provide such additional documents, assessments or information (including calculations and technical details) as the delegate may reasonably require to assess the application;	CEO	Simon Singleton
5.2.2	to remedy any defect or deficiency in any application or accompanying document or information required by or under the PDI Act;	CEO	Simon Singleton
5.2.3	to consult with an authority or body prescribed by the regulations;	CEO	Simon Singleton
5.2.4	to comply with any other requirement prescribed by the regulations.	CEO	Simon Singleton
5.3	The power pursuant to Section 119(7) of the PDI Act to, in dealing with an application that relates to a regulated tree, consider that special circumstances apply.	CEO	Simon Singleton
5.4	The power pursuant to Section 119(9) of the PDI Act to:	CEO	Stewart Payne
51	permit an applicant:	CEO	Stewart Payne
5.4.1.1	to vary an application;	CEO	Stewart Payne
5.4.1.2	to vary any plans, drawings, specifications or other documents that accompanied an application,	CEO	Stewart Payne
	(provided that the essential nature of the proposed development is not changed);	CEO	Stewart Payne
5.4.2	permit an applicant to lodge an application without the provision of any information or document required by the regulations;	CEO	Stewart Payne
5.4.3	to the extent that the fee is payable to the relevant authority waive payment of whole or part of the application fee, or refund an application fee (in whole or in part);	CEO	Stewart Payne



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5.4.4	if there is an inconsistency between any documents lodged with the relevant authority for the purposes of Part 7 of the PDI Act (whether by an applicant or any other person), or between any such document and a development authorisation that has already been given that is relevant in the circumstances, return or forward any document to the applicant or to any other person and determine not to finalise the matter until any specified matter is resolved, rectified or addressed.	CEO	Stewart Payne
5.5	The power pursuant to Section 119(10) of the PDI Act to grant a permission under Section 119(9) of the PDI Act unconditionally or subject to such conditions as the delegate thinks fit.	CEO	Stewart Payne
5.5	The power pursuant to Section 119(12) of the PDI Act to, in a consent, provide for, or envisage, the undertaking of development in stages, with separate consents or approvals for the various stages.	CEO	Stewart Payne
5.7	The power pursuant to Section 119(14) of the PDI Act to if an applicant withdraws an application to determine to refund the application fee.	CEO	Stewart Payne
6	Outline Consent		
6.1	The power pursuant to Section 120(1) of the PDI Act and subject to Section 120 of the PDI Act, to on application, grant a consent in the nature of an outline consent.	CEO	Stewart Payne
6.2	The power pursuant to Section 120(3) of the PDI Act if an outline consent is granted and a subsequent application is made with respect to the same development (subject to any variations allowed by a practice direction) to:	CEO	Stewart Payne
6.2.1	grant any consent contemplated by the outline consent; and	CEO	Stewart Payne
6.2.2	not impose a requirement that is inconsistent with the outline consent.	CEO	Stewart Payne
7	Referrals to Other Authorities or Agencies		, i
7.1	The power pursuant to Section 122(1) of the PDI Act, where an application for consent to, or approval of, a proposed development of a prescribed class is to be assessed by a relevant authority, to:	CEO	Stewart Payne
7.1.1	refer the application, together with a copy of any relevant information provided by the applicant, to a body prescribed by the regulations (including, if so prescribed, the Commission); and	CEO	Stewart Payne
7.1.2	not make a decision until the relevant authority has received a response from that prescribed body in relation to the matter or matters for which the referral was made	CEO	Stewart Payne
	where the regulations so provide, subject to Section 122 of the PDI Act.	CEO	Stewart Payne
7.2	The power pursuant to Section 122(5)(b) of the PDI Act, acting by direction of a prescribed body:	CEO	Stewart Payne

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7.2.1	to refuse the application; or	CEO	Stewart Payne
7.2.2	consent to or approve the development and impose such conditions as the prescribed body thinks fit, (subject to any specific limitation under another Act as to the conditions that may be imposed by the prescribed body) where the regulations so provide.	CEO	Stewart Payne
7.3	The power pursuant to Section 122(7) of the PDI Act, if the relevant authority is directed by a prescribed body to refuse an application and the refusal is the subject of an appeal under the PDI Act, to apply for the relevant authority to be joined as a party to the proceedings.	CEO	Stewart Payne
7.4	The power pursuant to Section 122(10) of the PDI Act to, if requested by an applicant, defer a referral under Section 122 of the PDI Act to a particular stage in the process of assessment.	CEO	Stewart Payne
8	Proposed Development Involving Creation of Fortifications		
8.1	The power pursuant to Section 124(1) of the PDI Act, if the delegate has reason to believe that a proposed development may involve the creation of fortifications, to refer the application for consent to, or approval of, the proposed development to the Commissioner of Police (the Commissioner).	CEO	Stewart Payne
8.2	The power pursuant to Section 124(5) of the PDI Act, if the Commissioner determines that the proposed development involves the creation of fortification, to:	CEO	Stewart Payne
8.2.1	if the proposed development consists only of the creation of fortifications – refuse the application;	CEO	Stewart Payne
8.2.2	in any other case – impose conditions in respect of any consent to or approval of the proposed development prohibiting the creation of the fortification.	CEO	Stewart Payne
8.3	The power pursuant to Section 124(6) of the PDI Act, if the relevant authority acting on the basis of a determination of the Commissioner under Section 124(2) of the PDI Act refuses an application or imposes conditions in respect of a development authorisation, to notify the applicant that the application was refused, or the conditions imposed, on the basis of a determination of the Commissioner under Section 124 of the PDI Act.	CEO	Stewart Payne
8.4	The power pursuant to Section 124(7) of the PDI Act, if a refusal or condition referred to in Section 124(5) of the PDI Act is the subject of an appeal under the PDI Act, to apply to the Court to be joined as a party to the appeal.	CEO	Stewart Payne



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9	Determination of Application		
9.1	The power pursuant to Section 126(1) of the PDI Act to, on making a decision on an application under Part 7 of the PDI Act, give notice of the decision in accordance with the regulations (and, in the case of a refusal, to include in the notice the reasons for the refusal and any appeal rights that exist under the PDI Act).	CEO	Stewart Payne
9.2	The power pursuant to Section 126(3) of the PDI Act to, on the delegate's own initiative or on the application of a person who has the benefit of any relevant development authorisation, extend a period prescribed under Section 126(2) of the PDI Act.	CEO	Stewart Payne
10	Conditions		
10.1	The power pursuant to Section 127(1) of the PDI Act to make a decision subject to such conditions (if any) as the delegate thinks fit to impose in relation to the development.	CEO	Stewart Payne
10.2	The power pursuant to Section 127(2)(c) of the PDI Act to vary or revoke a condition in accordance with an application under Part 7 of the PDI Act.	CEO	Stewart Payne
11	Variation of Authorisation		
11.1	The power pursuant to Section 128(2)(d) of the PDI Act to approve an application for a variation to a development authorisation previously given under the PDI Act, which seeks to extend the period for which the relevant authorisation remains operative.	CEO	Stewart Payne
12	Saving Provisions		
12.1	The power pursuant to Section 133(3) of the PDI Act to, in order to avoid or reduce hardship, extend the limitation period referred to in Section 133(2) of the PDI Act.	CEO	Stewart Payne
13	Requirement to Up-grade		
13.1	The power pursuant to Section 134(1) of the PDI Act to form the opinion that the building is unsafe, structurally unsound or in an unhealthy condition.	CEO	Simon Singleton
13.2	The power pursuant to Section 134(1) of the PDI Act, if:	CEO	Simon Singleton
13.2.1	an application for a building consent relates to:	CEO	Simon Singleton
13.2.1.1	building work in the nature of an alteration to a building constructed before the date prescribed by regulation for the purposes of Section 134(1) of the PDI Act; or	CEO	Simon Singleton
13.2.1.2	a change of classification of a building; and	CEO	Simon Singleton
13.2.2	the building is, in the opinion of the delegate, unsafe, structurally unsound or in an unhealthy condition,	CEO	Simon Singleton



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	to require that building work that conforms with the requirements of the Building Rules be carried out to the extent reasonably necessary to ensure that the building is safe and conforms to proper structural and health standards.	CEO	Simon Singleton
13.3	The power pursuant to Section 134(2) of the PDI Act, when imposing a requirement under Section 134(1) of the PDI Act, to specify (in reasonable detail) the matters under Section 134(1)(b) of the PDI Act that must, in the opinion of the delegate, be addressed.	CEO	Simon Singleton
13.4	The power pursuant to Section 134(3) of the PDI Act to impose a requirement under Section 134(1) of the PDI Act:	CEO	Simon Singleton
13.4.1	subject to Section 134(3)(b) of the PDI Act - on the basis that the relevant matters must be addressed as part of the application before the relevant authority will grant building consent; and	CEO	Simon Singleton
13.4.2	in cases prescribed by the regulations - as a condition of the building consent that must be complied with within a prescribed period after the building work to which the application for consent relates is completed	CEO	Simon Singleton
13.5	The power pursuant to Section 134(4) of the PDI Act if:	CEO	Simon Singleton
13.5.1	an application is made for building consent for building work in the nature of an alteration of a class prescribed by the regulations; and	CEO	Simon Singleton
13.5.2	the delegate is of the opinion that the affected part of the building does not comply with the performance requirements of the Building Code or a Ministerial building standard in relation to access to buildings, and facilities and services within buildings, for people with disabilities,	CEO	Simon Singleton
	to require that building work or other measures be carried out to the extent necessary to ensure that the affected part of the building will comply with those performance requirements of the Building Code or the Ministerial building standard (as the case may be).	CEO	Simon Singleton
13.6	The power pursuant to Section 134(5) of the PDI Act to impose a requirement under Section 134(4) of the PDI Act:	CEO	Simon Singleton
13.6.1	subject to Section 134(5)(b) of the PDI Act - on the basis that the building work or other measures to achieve compliance with the relevant performance requirements must be addressed before the relevant authority will grant building consent; and	CEO	Simon Singleton



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13.6.2	in cases prescribed by the regulations - as a condition of the building consent that must be		
13.0.2	complied with within a prescribed period after the building work to which the application for consent relates is completed.	CEO	Simon Singleton
14	Urgent Building Work		
14.1	The power pursuant to Section 135(2)(d) of the PDI Act to issue any direction.	CEO	Simon Singleton
15	Cancellation of Development Authorisation		
15.1	The power pursuant to Section 143(1) of the PDI Act to, on the application of a person who has the benefit of the authorisation, cancel a development authorisation previously given by the relevant authority.	CEO	Stewart Payne
15.2	The power pursuant to Section 143(2) of the PDI Act to make a cancellation under Section 143(1) of the PDI Act subject to such conditions (if any) as the delegate thinks fit to impose.	CEO	Stewart Payne
16	Professional Advice to be Obtained in Relation to Certain Matters		
16.1	The power pursuant to Section 235(1) of the PDI Act, to, in the exercise of a prescribed function, rely on a certificate of a person with prescribed qualifications.	CEO	NOT DELEGATED
16.2	The power pursuant to Section 235(2) of the PDI Act to seek and consider the advice of a person with prescribed qualifications, or a person approved by the Minister for that purpose, in relation to a matter arising under the PDI Act that is declared by regulation to be a matter on which such advice should be sought.	CEO	NOT DELEGATED
17	Continuation of Processes		
17.1	The power pursuant to Clause 18(2) of Schedule 8 of the PDI Act, to:	CEO	Stewart Payne
17.1.1	adopt any findings or determinations of a relevant authority under the repealed Act that may be relevant to an application to which Clause 18(1) of Schedule 8 of the PDI Act applies; and	CEO	Stewart Payne
17.1.2	adopt or make any decision (including a decision in the nature of a determination), direction or order in relation to an application to which Clause 18(1) of Schedule 8 of the PDI Act applies; and	CEO	Stewart Payne
17.1.3	deal with any matter that is subject to a reserved decision under the repealed Act before the designated day; and	CEO	Stewart Payne
17.1.4	deal with any requirement or grant any variation imposed or proposed in connection with an application to which Clause 18(1) of Schedule 8 of the PDI Act applies; and	CEO	Stewart Payne



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17.1.5	the regulations, or that is reasonably necessary to promote or ensure a smooth transition on account of the transfer of functions, powers or duties under Clause 18 of Schedule 8 of the PDI Act.	CEO	Stewart Payne
	PLANNING, DEVELOPMENT AND INFRASTRUCTURE (GENERAL) REGULAT	IONS 2017	
18	Accredited Professionals		
18.1	The power pursuant to Regulation 25(7)(c) of the Planning, Development and Infrastructure (General) Regulations 2017 (the General Regulations) to form the opinion and be satisfied, on the basis of advice received from the accreditation authority under the Planning, Development and Infrastructure (Accredited Professionals) Regulations 2019, a relevant professional association, or other relevant registration or accreditation authority, that a person has engineering or other qualifications that qualify the person to act as a technical expert under Regulation 25 of the General Regulations.	CEO	NOT DELEGATED
19	Verification of Application		
19.1	The power pursuant to Regulation 31(1) of the General Regulations, on the receipt of an application under Section 119 of the PDI Act, and in addition to any other requirement under the General Regulations, to, in order to ensure that an application has been correctly lodged and can be assessed in accordance with the PDI Act:	CEO	Stewart Payne
19.1.1	determine the nature of the development; and	CEO	Stewart Payne
19.1.2	if the application is for planning consent - determine:	CEO	Stewart Payne
19.1.2.1	whether the development involves 2 or more elements and, if so, identify each of those elements for the purposes of assessment against the provisions of the Planning and Design Code; and	CEO	Stewart Payne
19.2.2.2	the category or categories of development that apply for the purposes of development assessment; and	CEO	Stewart Payne
19.1.3	determine whether the relevant authority is the correct entity to assess the application under the PDI Act; and	CEO	Stewart Payne
19.1.4	if the relevant authority is the correct entity to assess the application (or any part of the application):	CEO	Stewart Payne
19.1.4.1	check that the appropriate documents and information have been lodged with the application; and	CEO	Stewart Payne
19.1.4.2	confirm the fees required to be paid at that point under the Planning, Development and Infrastructure (Fees, Charges and Contributions) Regulations 2019; and	CEO	Stewart Payne



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19.1.4.3	provide an appropriate notice via the SA planning portal; and	CEO	Stewart Payne
19.1.5	if the relevant authority is not the correct entity to assess the application (or any part of the application):	CEO	Stewart Payne
19.1.5.1	provide the application (or any relevant part of the application), and any relevant plans, drawings, specifications and other documents and information in its possession, to the entity that the delegate considers to be the correct relevant authority in accordance with any practice direction; and	CEO	Stewart Payne
19.1.5.2	provide an appropriate notice via the SA planning portal	CEO	Stewart Payne
20	Amended Applications		
20.1	The power pursuant to Regulation 35(3) of the General Regulations if an application is varied following referral under Division 2 or giving of notice under Division 3, to, if the variations are not substantial, consider the application without the need to repeat an action otherwise required under Division 2 or Division 3.	CEO	Stewart Payne
20.1	The power pursuant to Regulation 35(4) of the General Regulations if a variation would change the essential nature of a proposed development (as referred to in Section 119(9)(a) of the PDI Act), to agree with the applicant to proceed with the variation on the basis that the application (as so varied) will be treated as a new application under the General Regulations.	CEO	Stewart Payne
21	Withdrawing/Lapsing Applications		
21.1	The power pursuant to Regulation 38(1) of the General Regulations if an application is withdrawn by the applicant under Section 119(14) of the PDI Act, to notify:	CEO	Stewart Payne
21.1.1	any agency to which the application has been referred under Division 2 of the General Regulations; and	CEO	Stewart Payne
21.1.2	any person who has made a representation in relation to the application under Division 3 of the General Regulations, of the withdrawal.	CEO	Stewart Payne
21.2	The power pursuant to Regulation 38(3) of the General Regulations before taking action to lapse an application under Regulation 38(2) of the General Regulations to:	CEO	Stewart Payne
21.2.1	take reasonable steps to notify the applicant of the action under consideration; and	CEO	Stewart Payne
21.2.2	allow the applicant a reasonable opportunity to make submissions to the delegate (in a manner and form determined by the delegate) about the proposed course of action.	CEO	Stewart Payne



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22	Court Proceedings		
22.1	The power pursuant to Regulation 40 of the General Regulations to, subject to Section 214(14) of the PDI Act, by notice in writing to the applicant, decline to deal with the application until any proceedings under the PDI Act have been concluded.	CEO	Stewart Payne
23	Additional Information or Amended Plans		
23.1	The power pursuant to Regulation 42(1) of the General Regulations if the relevant authority has referred an application to a prescribed body under Division 1 of the General Regulations and the relevant authority subsequently receives additional information, or an amended plan, drawing or specification, which is materially relevant to the referral, or to any report obtained as part of the referral process, to repeat the referral process.	CEO	Stewart Payne
24	Building Matters		
24.1	The power pursuant to Regulation 45(1) of the General Regulations to, if, in assessing an application for building consent, the delegate considers that:	CEO	Simon Singleton
24.1.1	a proposed performance solution within the meaning of the Building Code requires assessment against a performance requirement of the Building Code which provides for the intervention of a fire authority; or	CEO	Simon Singleton
24.1.2	the proposed development is at variance with a performance requirement of the Building Code which provides for the intervention of a fire authority; or	CEO	Simon Singleton
24.1.3	special problems for fire fighting could arise due to hazardous conditions of a kind described in Section E of the Building Code,	CEO	Simon Singleton
	refer the application to the relevant fire authority for comment and report unless the fire authority indicates to the relevant authority that a referral is not required.	CEO	Simon Singleton
24.2	The power pursuant to Regulation 45(2) of the General Regulations, if a report is not received from the fire authority on a referral under Regulation 45(1) of the General Regulations within 20 business days, to presume that the fire authority does not desire to make a report.	CEO	Simon Singleton
24.3	The power pursuant to Regulation 45(3) of the General Regulations to have regard to any report received from a fire authority under Regulation 45 of the General Regulations.	CEO	Simon Singleton
24.4	The power pursuant to Regulation 45(4) of the General Regulations, if, in respect of an application referred to a fire authority under Regulation 45 of the General Regulations, the fire authority:	CEO	Simon Singleton



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24.4.1	recommends against the granting of building consent; or	CEO	Simon Singleton
24.4.2	concurs in the granting of consent on conditions specified in its report,	CEO	Simon Singleton
	but the delegate:	CEO	Simon Singleton
24.4.3	proposes to grant building consent despite a recommendation referred to in Regulation 45(4)(a) of the General Regulations; or	CEO	Simon Singleton
24.4.4	does not propose to impose the conditions referred to in Regulation 45(b) of the General Regulations, or proposes to impose the conditions in varied form, on the grant of consent,	CEO	Simon Singleton
	to:	CEO	Simon Singleton
24.4.5	refer the application to the Commission; and	CEO	Simon Singleton
24.4.6	not grant consent unless the Commission concurs in the granting of the consent.	CEO	Simon Singleton
24.5	The power pursuant to Regulation 45(5) of the General Regulations to provide to the Commission a copy of any report received from a fire authority under Regulation 45(1) of the General Regulations that relates to an application that is referred to the Commission under the PDI Act	CEO	Simon Singleton
25	Notice of Decision (Section 126(1))		
25.1	The power pursuant to Regulation 57(4)(a) of the General Regulations to endorse a set of any approved plans and other relevant documentation with an appropriate form of authentication.	CEO	Stewart Payne / Simon Singleton
26			
20	Consideration of Other Development Authorisations		
26 26.1	Consideration of Other Development Authorisations The power pursuant to Regulation 60 of the General Regulations, to, in deciding whether to grant a development authorisation, take into account any prior development authorisation that relates to the same proposed development under the PDI Act, and any conditions that apply in relation to that prior development authorisation.	CEO	Simon Singleton
	The power pursuant to Regulation 60 of the General Regulations, to, in deciding whether to grant a development authorisation, take into account any prior development authorisation that relates to the same proposed development under the PDI Act, and any conditions that apply in relation to that	CEO	Simon Singleton



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28	Urgent Work		
28.1	The power pursuant to Regulation 63(1) of the General Regulations to,	CEO	Simon Singleton
28.1.1	determine a telephone number determined for the purposes of Regulation 63(1)(a) of the General Regulations; and	CEO	Simon Singleton
28.1.2	Determine the email address for the purposes of Regulation 63(1)(b) of the General Regulations.	CEO	Simon Singleton
28.2	The power pursuant to Regulation 63(2) of the General Regulations to, for the purposes of Section 135(2)(c) of the PDI Act, allow a longer period.	CEO	Simon Singleton
28.3	The power pursuant to Regulation 63(3) of the General Regulations to, for the purposes of Section 135(2)(c) of the PDI Act, allow a longer period.	CEO	Simon Singleton
29	Variation of Authorisation (Section 128)		
29.1	The power pursuant to Regulation 65(1) of the General Regulations to, for the purposes of Section 128(2)(b) of the PDI Act, if a person requests the variation of a development authorisation previously given under the Act (including by seeking the variation of a condition imposed with respect to the development authorisation) to form the opinion and be satisfied that the variation is minor in nature, and approve the variation.	CEO	Stewart Payne
30	Plans for Building Work		
30.1	The power pursuant to Clause 4(3) of Schedule 8 of the General Regulations, in relation to an application for building consent for development consisting of or involving an alteration to a building	CEO	Simon Singleton
	if:		
30.1.1	the applicant is applying for a change in the classification of the building to a classification other than Class 10 under the Building Code; or	CEO	Simon Singleton
30.1.1	the applicant is applying for a change in the classification of the building to a classification other	CEO	Simon Singleton Simon Singleton



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	PLANNING, DEVELOPMENT AND INFRASTRUCTURE (FEES, CHARGES AND CONTRIBUTIONS) REGULATIONS 2019		
31	Calculation or Assessment of Fees		
31.1	The power pursuant to Regulation 5(1) of the PDI (Fees, Charges and Contributions) Regulations 2019 (the Fees Regulations) in relation to an application which is duly lodged with the Council under a related set of regulations (including via the SA planning portal):	CEO	Stewart Payne
31.1.1	to require the applicant to provide such information as the delegate may reasonably require to calculate any fee payable under the Fees Regulations or a related set of regulations; and	CEO	Stewart Payne
31.1.2	to make any other determination for the purposes of the Fees Regulations or a related set of regulations (even if the Council is not a relevant authority).	CEO	Stewart Payne
31.2	The power pursuant to Regulation 5(2) of the Fees Regulations, if the delegate is acting under Regulation 5(1) of the Fees Regulations, or as the delegate of a relevant authority, believes that any information provided by an applicant is incomplete or inaccurate, to calculate any fee on the basis of estimates made by the delegate.	CEO	Stewart Payne
31.3	The power pursuant to Regulation 5(3) of the Fees Regulations to, at any time, and despite an earlier calculation or acceptance of an amount in respect of the fee, reassess a fee payable under the Fees Regulations or a related set of regulations.	CEO	Stewart Payne
32	Waiver or Refund of Fee		
32.1	The power pursuant to Regulation 7 of the Fees Regulations to, as the delegate considers appropriate to do so:	CEO	NOT DELEGATED
32.1.1	waive the payment of the fee, or the payment of part of the fee; or	CEO	NOT DELEGATED
32.1.2	refund the whole or a part of the fee.	CEO	NOT DELEGATED











APPENDIX [21]

INSTRUMENT OF DELEGATION UNDER THE REAL PROPERTY ACT 1886

NOTES

- Conditions or Limitations: conditions or limitations may apply to the delegations contained in this Instrument. Refer to the Schedule of Conditions at the back of this document.
- 2 Refer to the relevant Council resolution(s) to identify when these delegations were made, reviewed and or amended.

POWERS AND FUNCTIONS DELEGATED IN THIS INSTRUMENT

DELEGATION SUB DELEGATION	NC
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1	Lands granted prior to the day on which this Act comes into operation may be brought into operation under this Act		
1.1	The power pursuant to Section 27 of the Real Property Act 1886 (the Act) and in accordance with Sections 27, 28 and 29 of the Act to, as to land heretofore alienated from the Crown in fee but not under the provisions of any of the Real Property Acts (whether such land shall constitute the entire or only part of the land included in any land grant), to apply to the Registrar-General in the form of Schedule 2 to the Act, or in a form to the like effect, to bring the said land under the provisions of the Act where:	NOT DELEGATED	NOT DELEGATED
1.1.1	the Council claims to be the person in whom the fee simple is vested either at law or in equity;	NOT DELEGATED	NOT DELEGATED
1.1.2	the Council has power to appoint or dispose of the fee simple, at law or in equity and the application is made for the purpose of carrying such power into effect.	NOT DELEGATED	NOT DELEGATED
1.2	The power pursuant to Section 27(a) of the Act, where the Council claims or appears to be beneficially entitled to land heretofore alienated from the Crown in fee but not under the provisions of any of the Real Property Acts, whether such land shall constitute the entire or only part of the land included in any land grant, to consent to an application to bring the said land under the provisions of the Act.	NOT DELEGATED	NOT DELEGATED

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1.3	The power pursuant to Section 27(c) of the Act, where the Council claims or appears to be beneficially		
1.3	entitled in reversion or remainder to land heretofore alienated from the Crown in fee but not under the		
	provisions of any of the Real Property Acts, whether such land shall constitute the entire or only part of	NOT DELEGATED	NOT DELEGATED
	the land included in any land grant, to consent to an application to bring the said land under the	NOT DELEGATED	NOT DELEGATED
	provisions of the Act.		
2	Undivided shares and mortgaged land may not be brought under Act except upon conditions		
_	onalvided shares and mortgaged land may not be brought under Act except upon conditions		
2.1	The power pursuant to Section 28 of the Act to join in the application with a view to bringing the entirety	NOT DELEGATED	NOT DELEGATED
	under the provisions of the Act, where,	NOT DELEGATED	NOI DELEGATED
2.1.1	the Council appears to be entitled to an undivided share of the land; or	NOT DELEGATED	NOT DELEGATED
2.1.2	the Council is the mortgagee of the land.	NOT DELEGATED	NOT DELEGATED
3	Caveat against Bringing Land Under Act		
3.1	The power pursuant to and in accordance with Section 39 of the Act, where the Council has or claims an		
	estate or interest in any land sought to be brought under the provisions of the Act, to, within the time by		
	the Registrar-General or under any order of the Court for that purpose limited, lodge a caveat with the	CEO	NOT DELEGATED
	Registrar-General, in the form of Schedule 3 to the Act, forbidding the bringing of such land under the		
	provisions of the Act.		
4	Applicant may withdraw his application		
4.1	The power pursuant to Section 41 of the Act, to:	CEO	NOT DELEGATED
4.1.1	withdraw the Council's application at any time prior to the issuing of the certificate;	CEO	NOT DELEGATED
4.1.2	request in writing signed by the Delegate the return to the Council or the person notified in the		
	application as having a lien thereon of all documents of title deposited in support of the application.	CEO	NOT DELEGATED
5	Proceedings under Caveat		
	The power pursuant to Section 44 of the Act, whenever a caveat shall have been lodged with the		
	Registrar-General forbidding land to be brought under the provisions of the Act, to bring like proceedings		
	as provided for in the Act for the removal of caveats, in the case of land already under the provisions of	CEO	NOT DELECATED
	the Act, for removal of the caveat, and for the recovery of costs and damages from the caveator, in case	CEO	NOT DELEGATED
	the caveat shall have been lodged by the caveator wrongfully and without reasonable cause.		
6	Deliberately left blank		



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6A	Priority of Instruments		
6A.1	The power pursuant to Section 56(5) of the Act and in accordance with Section 56(6) of the Act to apply		
UA.1		CFO	NOT DELECATED
	to the Registrar-General, in the appropriate form, to vary the order of priority between 2 or more	CEO	NOT DELEGATED
	registered mortgages or encumbrances.		
6A.2	The power pursuant to Section 56(6)(a) of the Act to consent to an application under Section 56(5) of the		
	Act where the Council is the holder of a mortgage or encumbrance that is to have its order of priority	CEO	NOT DELEGATED
	varied.		
6A.3	The power pursuant to Section 56(6)(b) of the Act, if a registered mortgage or encumbrance is, by virtue		
	of the proposed variation of order of priority, to be postponed to a mortgage or encumbrance over		
	which it has had priority, to consent where the Council is the holder of the mortgage or encumbrance	CEO	NOT DELEGATED
	that is to be postponed.		
7	Certificates in lieu of surrendered certificates		
	The power pursuant to Section 78 of the Act where the Council is a registered proprietor holding land		
	under one or more certificates, to, by the delivering up of such instruments of title, apply to the		
	Registrar-General for the issue of one certificate for the whole of such land, or several certificates each	CEO	MBAS
	comprising portion of such land.		
8	Deliberately left blank		
9	Application for Certificate based on possession		
	The power pursuant to Section 80A of the Act and in accordance with Section 80B of the Act, where the		
	Council would have obtained a title by possession to any land which is subject to the Act if that land had		
	not been subject to the Act, to apply to the Registrar-General for the issue to the Council of a certificate	CEO	NOT DELEGATED
	of title to that land.		
10	Caveats		
	The power pursuant to and in accordance with Section 80F of the Act, where the Council claims an		
	estate or interest in land to which an application under Part 7A relates, to lodge a caveat with the	CEO	NOT DELEGATED
	Registrar-General forbidding the granting of the application.	CLO	NOI DELLOATED
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11	Variation and Extinguishment of Easements		
11.1	The power pursuant to Section 90B(1) of the Act, and subject to Section 90B of the Act, where the Council is the proprietor of the dominant or servient land, to make application (in a form approved by the RegistrarBeneral) to:	CEO	MICW
11.1.1	vary the position of, or extend or reduce the extent of, an easement over servient land; or	CEO	MICW
11.1.2	vary an easement by extending the appurtenance of the easement to other land owned by the proprietor of the dominant land; or	CEO	MICW
11.1.3	extinguish an easement.	CEO	MICW
11.2	The power pursuant to Section 90B(2) of the Act, where the Council is the proprietor of the dominant land or servient land, or has, or claims to have, an estate or interest in the dominant or servient land, to give written consent to the Registrar-General acting under Section 90B(1) of the Act.	CEO	MICW
12	Easement subject to existing mortgage etc		
	The power pursuant to Section 90F of the Act, where an easement is created over servient land and the dominant land or any part of it is subject to a mortgage or encumbrance held by the Council, to consent to the easement also being subject to the mortgage or encumbrance and endorse the Council's consent on the instrument granting the easement.	CEO	NOT DELEGATED
13	Person now holding under lease or agreement may surrender		
13.1	The power pursuant to Section 92 of the Act, where the Council holds Crown Lands under a lease or agreement for sale granted or made by or on behalf of the Crown, to, subject to the approval of the Minister of Lands, surrender the lease or agreement for a Crown Lease of the land remaining subject to such lease or agreement, upon all the same terms as shall have been applicable to such land prior to the surrender but so that every person having any estate or interest in the surrendered land shall concur in the surrender.	NOT DELEGATED	NOT DELEGATED
13.2	The power pursuant to Section 92 of the Act where a person holding any Crown lands under a lease or agreement for sale granted or made by or on behalf of the Crown and the lease or agreement for a Crown lease of the land remaining subject to such lease or agreement is to be surrendered, to as a person having an estate or interest in the surrendered land, concur in the surrender.	NOT DELEGATED	NOT DELEGATED



14	Execution and registration of Crown Lease		
14.1	The power pursuant to Section 93(1) of the Act, where the Council is party to a Crown lease, to execute two copies of the lease, one of which must be lodged in the Lands Titles Registration Office for inclusion or recording in the Register of Crown Leases and the other of which must be delivered to the lessee.	CEO	NOT DELEGATED
14.2	The power pursuant to Section 93(3a) of the Act to transfer, mortgage and deal with a Crown lease registered under Section 93(3) of the Act as if it were a lease registered in the Register Book (provided that an entry in respect of a lease that would ordinarily be made in the Register Book must instead be made in the Register of Crown Leases).	CEO	MBAS
15	Transfers		
15.1	The power pursuant to and in accordance with Section 96 of the Act, where the Council is the transferor or transferee of land intended to be transferred or a right of way or other easement intended to be created or transferred, to execute a transfer in the appropriate form to be lodged for registration in the Lands Titles Registration Office.	CEO	NOT DELEGATED
15.2	Deliberately left blank.		
16	Creation of easements by reservation		
	The power pursuant to Section 96AA of the Act, to create an easement on the transfer under the Act of an estate of freehold or the granting of an estate of leasehold under the Act by reservation of the easement to the transferor or lessor in the instrument of transfer or the lease.	CEO	NOT DELEGATED
17	Deliverately left blank		
18	Deliverately left blank		
19	Sale under Writ of fieri facias or Decree, Warrant or Order of Court		
	The power pursuant to Section 105 of the Act in relation to a writ or warrant of execution against land, or of a decree or order (other than an order for sale for non-payment of rates) affecting land issued out of or made by the Court, or any Court of insolvency or other Court of competent jurisdiction, to sign a statement to accompany such a writ, warrant, decree or order where the Council is a party interested, specifying the land sought to be affected.	CEO	NOT DELEGATED



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20	Issue of certificate where land is vested by operation of law		
20.1	The power pursuant to Section 115A of the Act, in relation to an estate or interest in land that has		
	become vested in the Council, to make an application to the Registrar-General, to:	CEO	MBAS
20.1.1	in the case of land under the provisions of the Act – register the Council as the proprietor of that		AAD A C
	estate or interest in the land; or	CEO	MBAS
20.1.2	in the case of land not under the provisions of the Act – bring the land under the provisions of the Act	CEO	MDAC
	and register the Council as the proprietor of that estate or interest in the land.	CEO	MBAS
21	Lands, now leased		
	The power pursuant to Section 116 of the Act, when any land is intended to be leased for a life or lives,		
	or for any term of years exceeding one year, to execute a lease in the appropriate form, in accordance	CEO	NOT DELEGATED
	with Section 117 of the Act.		
22	Leases not to bind non-consenting mortgagees or encumbrancees		
	The power pursuant to Section 118 of the Act, to consent in writing to a lease of mortgaged or		
	encumbranced land prior to the lease being registered where the Council is the mortgagee or	NOT DELEGATED	NOT DELEGATED
	encumbrancee of the land.		
23	Standard terms and conditions of lease		
	The power pursuant to Section 119A(1) of the Act to deposit with the Registrar-General for filing in the		
	Lands Titles Registration Office a document containing terms and conditions for incorporation as	CEO	MBAS
	standard terms and conditions in leases under Section 119A of the Act.		
24	Lease may be surrendered by separate instrument		
	The power pursuant to Section 120 of the Act to surrender a registered lease by instrument in the	CEO	MBAS
	appropriate form, signed by the lessee and lessor.	CEO	IVIDAS
25	Registrar-General may enter surrender		
	The power pursuant to Section 121 of the Act, where the lessee has given written notice to the Council		
	as lessor or the Council's agent of his or her intention to give up possession of land comprised in a		
	registered lease, to make application to the Registrar-General in the appropriate form and producing	CEO	MBAS
	such evidence as the Registrar-General may require that the lessee has abandoned occupation of the		IVIDAS
	land comprised in the lease, to make a record in the Register Book.		



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26	Surrender where lease subject to mortgage or under lease		
	The power pursuant to Section 123 of the Act, where the Council holds a mortgage or encumbrance over		
	a lease or over land, to provide written consent to the surrender of the lease.	NOT DELEGATED	NOT DELEGATED
27	Registrar-General to note particulars of re-entry in Register Book		
<i>L1</i>	The power pursuant to Section 126 of the Act, where the Council is the lessor of land, to provide proof		
	to the Registrar-General of the Council's re-entry of the land.	CEO	MBAS
28	Mortgage of land		
28.1	The power pursuant to Section 128(1) of the Act if land is to be charged or made security in favour of a person to execute a mortgage	CEO	NOT DELEGATED
28.1.1	Deliberately left blank	CEO	NOT DELEGATED
28.1.2	Deliverately left blank	CEO	NOT DELEGATED
28.2	The power pursuant to Section 128(2) of the Act to lodge a mortgage for registration in the Lands Titles Registration Office in the appropriate form.	CEO	NOT DELEGATED
28.3	The power pursuant to Section 128(4) of the Act where the Council is a mortgagee in relation to a mortgage lodged for registration in the Lands Titles Registration Office to provide certification under Section 273(1) of the Act.	CEO	NOT DELEGATED
28A	Encumbrance of land		
	The power pursuant to Section 128B(1) of the Act if land is to be charged with or made security for the payment of an annuity, rent charge or sum of money in favour of a person, to execute an encumbrance in the appropriate form.	CEO	NOT DELEGATED
29	Standard terms and conditions of Mortgage or Encumbrance		
	The power pursuant to Section 129A(1) of the Act to deposit with the Registrar-General for filing in his office a document containing terms and conditions for incorporation as standard terms and conditions in mortgages or encumbrances under Section 129A of the Act.	CEO	MBAS



30	Nature of Mortgage and Encumbrance and procedure in case of default		
30	The power pursuant to Section 132 of the Act, where the Council holds a mortgage or encumbrance and default is made in the payment of the principal sum, interest, annuity, or rent charge, or any part thereof thereby secured, or in the observance of any covenant therein expressed or implied and such default be continued for the space of one month, or for such other period of time as may therein for that purpose be expressly limited, to give to the mortgagor or encumbrancer notice in writing to pay the money then due or owing on such mortgage or encumbrance, or to observe the covenants therein expressed or implied, as the case may be and that sale will be effected if such default be continued, and to leave such notice on the mortgaged or encumbered land, or at the usual or last known place of abode in South Australia of the mortgagor or encumbrancer.	CEO	MBAS
31	Power of sale		
	The power pursuant to and in accordance with Section 133 of the Act, if such default continues for the further space of one month from the date of such notice or for such period as may in such instrument be for that purpose limited, to sell the land so mortgaged or encumbered, or any part thereof and all the estate and interest therein of the mortgagor or encumbrancer and either altogether or in lots, by public auction or by private contract or by both such modes of sale, and subject to such conditions as the Delegate may think fit, and to buy in and resell the same and to make and execute all such instruments as shall be necessary for carrying the sale thereof into effect.	CEO	MBAS
32	Power of Mortgagee to enter, take possession, distrain, let or bring action for recovery of land		
32.1	The power pursuant to Section 137 of the Act, where the Council is a mortgagee or encumbrancee and there is a default in payment of the principal sum, interest, annuity, or rent charge secured by that mortgage or encumbrance, to:	CEO	MBAS
32.1.1	enter into possession of the mortgaged or encumbered land and receive the rents and profits thereof; or	CEO	MBAS
32.1.2	distrain upon the occupier or tenant of the land; or	CEO	MBAS
32.1.3	from time to time let the said land for any term not exceeding one year; or	CEO	MBAS
32.1.4	bring an action for recovery of the land either before or after entering into the receipt of the rent and profits or making any distress.	CEO	MBAS



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33	Power of Mortgagee to distrain on tenant or occupier for arrears not exceeding the amount of rent		
	due		
	The power pursuant to and in accordance with Section 138 of the Act, where the Council is a mortgagee or encumbrancee and the principal sum, interest, annuity, or rent charge has been in arrears for 21 days and a further 7 days have elapsed from the date of application for the payment thereof to the occupier or tenant, to enter upon the mortgaged or encumbranced land and distrain upon the goods and chattels of the occupier or tenant for such arrears to an amount not exceeding the rent then due from such occupier or tenant to the Council, and to dispose of the goods and chattels so distrained upon in like manner as landlords may do in ordinary distresses for rent, and out of the proceeds to retain the moneys distrained for, and all costs and expenses occasioned by such distress and sale.	CEO	MBAS
34	Application to Mortgagee to Registrar-General for foreclosure		
34	The power pursuant to Section 140(1) of the Act, and in accordance with Section 140(2) of the Act, when default has been made for six months in the payment of the principal or interest secured by any mortgage held by the Council, to make application, in writing, to the Registrar-General for an order for foreclosure.	CEO	MBAS
35	Provision for case where Mortgagee or Encumbrancee refuses to join in proceedings on default		
35.1	The power pursuant to Section 142A(1) of the Act, where the Council and one or more other persons are registered as mortgagees or encumbrances under the same mortgage or encumbrance, and default has been made in payment of any money due under the mortgage or encumbrance or in the performance of any covenant in the said mortgage or encumbrance expressed or implied as entitles the mortgagees or encumbrances to exercise any of their rights or remedies under the Act or under the mortgage or encumbrance, and any such mortgagee or encumbrance fails or refuses to join in giving any notice, making any application or doing any other act or thing for the purpose of enforcing any of the said rights or remedies, to apply to the Court by originating summons to:	CEO	MBAS
35.1.1	appoint the Council or any other person to exercise on behalf of the mortgagees or encumbrances such of the said rights or remedies as the Court thinks proper;	CEO	MBAS
35.1.2	give any directions as to the mode of exercising the said rights or remedies and as to any other matters incidental thereto.	CEO	MBAS



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36	Discharge of Mortgages and Encumbrances		
	The power pursuant to and in accordance with Section 143(1) of the Act to wholly or partially discharge,		
	by instrument in a form approved by the Registrar General and signed by the Delegate, a mortgage or	CEO	NOT DELEGATED
	encumbrance held by the Council.		
37	Partial discharge of Mortgage or Encumbrance on Grant of Easement		
	The power pursuant to Section 144 of the Act, where an easement is granted over land that is subject to		
	a mortgage or an encumbrance and the Council is the mortgagee or encumbrancee, to endorse the	CEO	NOT DELEGATED
	Council's consent to the easement on the instrument granting the easement.		
38	Deliverately left blank		
39	Transfer of Mortgage Lease and Encumbrance		
	The power pursuant to Section 150 of the Act to transfer a registered mortgage, lease or encumbrance	CEO	NOT DELECATED
	by execution of a transfer in the appropriate form.	CEO	NOT DELEGATED
40	Renewal or extension of Mortgage etc		
	The power pursuant to Section 153(1) of the Act and in accordance with Sections 153(1) and (2) of the		
	Act to renew or extend a mortgage, encumbrance or lease by registration of an instrument in the	NOT DELEGATED	NOT DELEGATED
	appropriate form.		
40AA	Requirements for renewal or extension of mortgage		
	The power pursuant to Section 153A(1) of the Act, in relation to an instrument lodged for registration in		
	the Lands Titles Registration Office renewing or extending a mortgage, to provide certification required	NOT DELEGATED	NOT DELEGATED
	under Section 273(1) of the Act.		
40A	Person who intends to lodge instrument may lodge priority notice		
40A.1			
	The power pursuant to Section 154A(1) of the Act to, where the Council intends to lodge an instrument,		
	on payment of the prescribed free, lodge in the Lands Titles Registration Office a notice (a priority	CEO	NOT DELEGATED
	notice), in accordance with Sections 154A(2), (3), (4) and (9) of the Act, for the purpose of giving priority		
	to 1 or more instruments relevant to the same conveyancing transaction.		
40A.2			
	The power pursuant to Section 154A(6) of the Act to, if a priority notice is lodged in the Lands Titles	CEO	NOT DELEGATED
	Registration Office in relation to land, lodge a further priority notice in relation to the same land.		



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40B	Effect of priority notice		
40B.1	The power pursuant to Section 154B(2)(b) of the Act to, where a priority notice lodged by the Council is in force in relation to land, provide written consent to the Registrar-General to register, record or give effect to an instrument in relation to the land.	CEO	NOT DELEGATED
40B.2	The power pursuant to Section 154B(2)(v) of the Act, where a priority notice is in force in relation to land, to make an application under the Act where the Council is a person to whom land has been transmitted for registration as proprietor of the land.	CEO	NOT DELEGATED
40B.3	The power pursuant to Section 154B(2)(va) of the Act, where a priority notice is in force in relation to land, to make an application under the Act where the Council is a surviving joint proprietor to have the death of a joint proprietor recorded in the Register Book.	CEO	NOT DELEGATED
40C	Withdrawal of priority notice		
40C.1	The power pursuant to Section 154E of the Act to withdraw a priority notice lodged by the Council by lodging in the Lands Titles Registration Office a notice of withdrawal in the appropriate form.	CEO	NOT DELEGATED
40D	Cancellation of priority notice by Registrar-General		
40D.1	The power pursuant to Section 154F(1) of the Act where the Council is a person with an interest in land to which a priority notice is in force, to make application to the Registrar-General to cancel the notice on the basis that the priority notice purports to protect the priority of an instrument that is unlikely to be registered or recorded within 90 days of the day on which the notice was lodged.	CEO	NOT DELEGATED
40D.2	The power pursuant to Section 154F(2) of the Act, where the Registrar eneral gives written notice to the Council as the person who lodged a priority notice, of an application under Section 154F(1) to cancel the priority notice, to provide written submissions in response to the application within a specified period.	CEO	NOT DELEGATED
40E	Cessation of priority notice		
40E.1	The power pursuant to Section 154G(6) of the Act, where the Council has lodged a priority notice, to make application to the Registrar eneral to extend the duration of the notice for 30 days.	CEO	NOT DELEGATED



41	Disclaimers		
41.1	The power pursuant to Section 169(1) of the Act, where the Council claims that it has been registered, without its consent, as proprietor of any estate or interest in land, to execute and lodge with the Registrar energy	NOT DELEGATED	NOT DELEGATED
41.2	The power pursuant to Section 169(2a) of the Act to lodge with the Registrar-General a notice of objection to the registration of the instrument of disclaimer.	NOT DELEGATED	NOT DELEGATED
41.3	The power pursuant to Section 169(6) of the Act, where the Council is a disclaimant who has received a notice under paragraph (b) of Section 169(4) of the Act, or a notice of objection under Section 109(5) of the Act, to, apply to the Supreme Court by originating summons for an order that the Registrar-General take such action as is necessary to give effect to the instrument of disclaimer.	NOT DELEGATED	NOT DELEGATED
42	Bankruptcy or assignment of lessee		
42.1	The power pursuant to Section 173(a) of the Act where the Council is a lessor and the registered proprietor of the lease has heretofore, or shall hereafter, become bankrupt, or has heretofore made or shall hereafter make, a statutory assignment and if such lease be not mortgaged or encumbered under the provisions of the Act, to apply to the Registrar eneral in writing accompanied by a statement in writing, signed by the Official Receiver or the trustee under such bankruptcy or assignment, certifying his refusal to accept such lease, to enter in the Register Book a note of such refusal;	CEO	NOT DELEGATED
42.2	The power pursuant to Section 173(b) of the Act and in accordance with Section 173(c) of the Act, where the Council is the mortgagee or encumbrancee of a lease and the registered proprietor of the lease has heretofore or shall hereafter become bankrupt or has heretofore made or shall hereafter make, a statutory assignment to:	CEO	NOT DELEGATED
42.2.1	apply to the RegistrarBeneral in writing, accompanied by a statement in writing, signed by the Official Receiver or the trustee under such bankruptcy or assignment certifying his refusal to accept such lease to enter in the Register Book a note of such refusal.	CEO	NOT DELEGATED
42.2.2	apply to the Registrar-General with proof that the Official Receiver has neglected or refused to certify such refusal or to become registered as proprietor of such lease within one month after being thereunto required by notice in writing given to him by the Council to enter in the Register Book a note of such refusal or neglect.	CEO	NOT DELEGATED



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42.3	The power pursuant to Section 173(c) of the Act, where the Council is the mortgagee or encumbrance of		
	a lease and the registered proprietor of the lease has heretofore made or shall hereafter make, a statutory assignment to give fourteen days' notice in writing of the Council's intended application to every subsequent mortgagee or encumbrancee of the lease, or obtain their written consent.	CEO	NOT DELEGATED
	3.6.5.		
42.4	42.4 The power pursuant to Section 173(c) of the Act where the Council is a subsequent mortgagee or encumbrancee of a lease and the registered proprietor of the lease has heretofore or shall hereafter become bankrupt or has heretofore made or shall hereafter make a statutory assignment, to consent in writing to an application to the Registrar-General by a mortgagee or encumbrance to enter in the Register Book a note of the refusal or neglect of the Official Receiver or trustee under bankruptcy or assignment to accept such lease.	CEO	NOT DELEGATED
42.5	The power pursuant to Section 173(d) of the Act where the Council is a lessor and the registered proprietor of the lease has heretofore, or shall hereafter, become bankrupt, or has heretofore made or shall hereafter make, a statutory assignment to:		
42.5.1	require the Official Receiver or the trustee under the bankruptcy or assignment by notice in writing to become registered as the proprietor of the lease;	CEO	NOT DELEGATED
42.2.2	require the mortgagees or encumbrancees (if any) of the lease by notice in writing to have an entry operating as a foreclosure made in the Register Book under the provision in that behalf hereinbefore contained.	CEO	NOT DELEGATED
42.6	The power pursuant to Section 173(d) of the Act where the Council is a lessor and the registered proprietor of the lease has heretofore, or shall hereafter, become bankrupt, or has heretofore made or shall hereafter make a statutory assignment, and the Official Receiver or the trustee under the bankruptcy or assignment certifies his refusal to accept the lease, or shall neglect or refuse to become registered as proprietor of the lease, within, one month after having been thereunto required by notice in writing given to him by the Council, and the mortgagees or encumbrancees (if any) of the lease shall neglect or refuse to have an entry operating as a foreclosure made in the Register Book under the provision in that behalf hereinbefore contained within the period of two months after having been thereunto required by notice in writing given to them by the Council, to apply to the Registrar-General in writing to enter in the Register Book a note of such neglect or refusal.	CEO	NOT DELEGATED



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43	Application to be made in such case		
	The power pursuant to Section 176 of the Act where the Council is an executor before dealing with such estate or interest, make application in writing to the Registrar-General to be registered as the proprietor.	CEO	NOT DELEGATED
44	Proceedings when executor etc refuse to transfer		
	The power pursuant to Section 181 of the Act, whenever an executor, or administrator, or the Public Trustee, is registered as proprietor of any land, and refuses, or, after tender of a transfer, unnecessarily delays to transfer such land to the Council where the Council claims to be entitled to the land, to, apply to the Court for an order that the executor, administrator, or Public Trustee shall transfer the said land to the Council.	CEO	NOT DELEGATED
45	Registration of survivor of joint proprietors, and of remainder-man entitled to estate in possession		
	The power pursuant to Section 188 of the Act, upon the death of any person registered together with any other person as joint proprietor of any estate or interest in land, or when the life estate in respect of which any certificate has been issued has determined, and the Council has become vested in possession, or the Council has become entitled to the land for an estate in fee-simple in possession, to apply to the Registrar-General to make an entry thereof in the Register Book, that the Council is the registered proprietor of the estate or interest to which the Council is entitled.	CEO	NOT DELEGATED
46	Caveats		
46.1	The power pursuant to and in accordance with Section 191 of the Act, where the Council is the settlor of land, beneficiary claiming under a will or settlement, or claiming to be interested at law or in equity whether under an agreement, or under an unregistered instrument or otherwise howsoever in any land to, lodge a caveat in the Lands Titles Registration Office.	CEO	NOT DELEGATED
46.2	The power pursuant to Section 191(d) of the Act, where the Council is the registered proprietor or other person claiming estate or interest in the land, to, by summons, call on any caveator, including the Registrar-General, to attend before the Court to show cause why the caveat should not be removed.	CEO	NOT DELEGATED
46.3	The power pursuant to and in accordance with Section 191(e) of the Act except when the caveat is lodged by a settlor, or by a beneficiary under a will or settlement, to make application in writing to the Registrar-General to remove the caveat.	CEO	NOT DELEGATED



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46.4	The power pursuant to Section 191(fa) of the Act, where the Council is a caveator, to bring an action in the Court to establish the validity of the claim on which the caveat is based.	CEO	NOT DELEGATED
46.5	The power pursuant to Section 191(g) of the Act to apply to the court to extend the period of 21 days until an action under Section 191(fa) is determined or for any other period.	CEO	NOT DELEGATED
46.6	The power pursuant to Section 191(h) of the Act, to, by notice in writing to the Registrar-General, withdraw the Council's caveat at any time.	CEO	NOT DELEGATED
46.7	The power pursuant to Section 191(k) of the Act to seek the permission of the Court to lodge a further caveat relating to the same matter.	CEO	NOT DELEGATED
47	Ejectment		
47.1	The power pursuant to Section 192 of the Act, and in accordance with Section 193 of the Act, where the Council is:		
47.1.1	the registered proprietor of a freehold estate in possession;	CEO	NOT DELEGATED
47.1.2	the registered mortgagee or encumbrancee where the person in possession of land is a mortgagor or encumbrancer in default or a person claiming under such mortgagor or encumbrancer;	CEO	NOT DELEGATED
47.1.3	the lessor with power to re-enter where rent is in arrears for three months; or	CEO	NOT DELEGATED
47.1.4	the lessor where a legal notice to quit has been given or the lease has become forfeited or the term of the lease has expired, to cause any person in possession of that land to be summoned to appear before the Court to show cause why the person summoned should not give up possession to the Council.	CEO	NOT DELEGATED
48	Persons claiming may, before taking proceedings, apply to the Registrar-Beneral for compensation		
48	The power pursuant to and in accordance with Section 210 of the Act, where the Council is sustaining loss or damage in any case in which the Council shall be entitled to institute proceedings to recover compensation against the Registrar-General as nominal defendant, to, before commencing such proceedings, make application in writing to the Registrar-General, for compensation, supported by affidavit or declaration.	CEO	NOT DELEGATED
48A	Reviews		
48A.1	The power pursuant to Section 221(1) of the Act, if the Delegate, is dissatisfied with a decision of the		
	Registrar-General in relation to an application by the Council:		
48A.1.1	to have an instrument registered or recorded; or	CEO	NOT DELEGATED
48A.1.2	to have a foreclosure order issued; or	CEO	NOT DELEGATED



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48A.1.3	to have the Registrar-General do or perform an act or duty under the Act,	CEO	NOT DELEGATED
	to seek a review of the decision by the Tribunal.	CEO	NOT DELEGATED
48A.1A	The power pursuant to Section 221(1a) of the Act, if the Delegate is dissatisfied with a decision of the		
	Registrar-General to cancel the registration of a mortgage under Section 147 of the Act, to seek a review		
	of the decision by the Tribunal.		
48A.2	The power pursuant to Section 221(2) of the Act, if the Registrar-General decides under Section		
	154A(12) of the Act that the Council is a vexatious lodger of priority notices, to seek a review of the	CEO	NOT DELEGATED
	decision by the Tribunal.		
48A.3	The power pursuant to Section 221(3) of the Act, if the Registrar-Beneral rejects a priority notice		
	lodged by the Council where the Council is a person in relation to whom a determination has been made	CEO	NOT DELECATED
	under Section 154A(12) of the Act, to seek a review by the Tribunal of the decision to reject the notice.	CEO	NOT DELEGATED
48A.4	The power pursuant to Section 221(4) of the Act, if the Registrar-Beneral refuses an application by the		
	Council under Section 154F of the Act for the cancellation of a priority notice, to seek a review by the	CEO	NOT DELEGATED
	Tribunal of the decision to refuse to cancel the notice.		
48A.5	The power pursuant to Section 221(5) of the Act, if the RegistrarBeneral cancels a priority notice under		
	Section 154F of the Act and the Council is affected by the cancellation to seek a review by the Tribunal of	CEO	NOT DELEGATED
	the decision to cancel the notice.		
48A.6	The power pursuant to Section 221(9) of the Act, if the reasons of the Registrar-General are not given in		
	writing at the time the Council receives notice of the decision, to within 21 days of receiving notice of	CEO	NOT DELEGATED
	the decision, require the Registrar-General to state the reasons in writing.		
48A.7	The power pursuant to Section 221(10) of the Act, to make an application to the Tribunal for any 1 or		
	more of the following orders:		
48A.7.1	an order prohibiting a person from lodging a priority notice in the Lands Titles Registration Office;	650	NOT DELECATED
		CEO	NOT DELEGATED
48A.7.2	an interim order extending the duration of a priority notice until the determination of the application	-	NOT DELEGATION
	or until a date specified by the Tribunal or until further order;	CEO	NOT DELEGATED
48A.7.3	an interim order preventing the Registrar-General from registering or recording a specified	650	NOT DELECATED
	instrument until the determination of the application.	CEO	NOT DELEGATED



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49	Applications for amendment		
49.1	The power pursuant to and in accordance with Section 223A(1) of the Act, and subject to Section 223A(3) of the Act, where the Council is the registered proprietor of land, to apply to have the certificate amended if:	CEO	NOT DELEGATED
49.1.1	the boundaries, area, or position of the land described in the certificate differ from the boundaries, area or position of the land actually and bona fide occupied by it as being the land included in the certificate; or	CEO	NOT DELEGATED
49.1.2	the description of the land in the certificate is erroneous or imperfect on the face of it.	CEO	NOT DELEGATED
49.2	The power pursuant to Section 223A(2) of the Act, and subject to Section 223A(3) of the Act, where the Council is the registered proprietor of land, to apply to have the certificate of any other registered proprietor amended if any of the land described in the Council's certificate, and actually and bona fide occupied by the Council as being the land included in the certificate, is, by reason of any error in survey or in any misdescription, included in the certificate of the other registered proprietor.	CEO	NOT DELEGATED
50	Caveats		
	The power pursuant to Section 223D(1) of the Act and in accordance with Section 223D(2) of the Act, where the Council claims any estate or interest in any land in respect of which an application under Part 19A of the Act is made, to at any time before the application is granted lodge a caveat with the Registrar-General forbidding the granting of the application.	CEO	NOT DELEGATED
51	Rectification by consent		
	The power pursuant to Section 223J of the Act to consent to the Registrar General making any correction or amendment to any certificate of title for the purpose of reconciling the boundaries shown in the certificate with the boundaries of the land occupied.	CEO	NOT DELEGATED
52	Application for Division of Land		
52.1	The power pursuant to Section 223LD of the Act and in accordance with Section 223LD(2), (3) and (11) of the Act, where the Council is the registered proprietor of land, to make application for the division of land to the Registrar eneral.	NOT DELEGATED	NOT DELEGATED
52.2	The power pursuant to Section 223LD(8) of the Act and subject to Section 223LD(9) of the Act to consent to the withdrawal or amendment of a plan of division or the application to which it relates.	NOT DELEGATED	NOT DELEGATED



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52.3	The power pursuant to and subject to Section 223LD(9) of the Act to amend the application or the plan		
	to which it relates in order to comply with the Act or with a requirement of the Registrar-General under	NOT DELEGATED	NOT DELEGATED
	the Act.		
53	Application may deal with statutory encumbrances		
53.1	The power pursuant to Section 223LDA of the Act to:		
53.1.1	specify in an application under Part 19AB of the Act or the plan of division that variation or	NOT DELEGATED	NOT DELEGATED
	termination of a statutory encumbrance is to be registered or noted; and	NOT DELEGATED	NOT BELLGATED
53.1.2	sign a certificate on behalf of the Council as the holder of the statutory encumbrance certifying that		
	the requirements of the Act under which the encumbrance was entered into, or is in force, as to the	NOT DELEGATED	NOT DELEGATED
	variation or termination of the statutory encumbrance (if any) have been complied with.	NOT DELEGATED	NOT BELLGATED
F.4			
54	Consent to plans of division		
54.1	The power pursuant to Section 223LH(1) of the Act:		
54.1.1	where the deposit of a plan of division in the Lands Titles Registration Office will affect the estate or		
	interest of the Council, in the land - to consent to the deposit of the plan and sign a certificate	CEO	NOT DELEGATED
	certifying that the Council has consented to the deposit of the plan;		
54.1.2	where the Council has or claims an estate or interest in the land to be divided - to consent to the		
	deposit of the plan and sign a certificate certifying that the Council has consented to the deposit of	CEO	NOT DELEGATED
	the plan;		
54.1.3	where the land to be divided is subject to a statutory encumbrance held by the Council – to consent		
	to the deposit of the plan and sign a certificate certifying that the Council has consented to the	CEO	NOT DELEGATED
540	deposit of the plan.		
54.2	The power pursuant to Section 223LH(2) of the Act, where the deposit of a plan of division will operate		
	to vest an estate or interest in land in the Council, to consent to the deposit of the plan and sign a	CEO	NOT DELEGATED
	certificate certifying that the Council has consented to the deposit of the plan.		
55	Amalgamation		
55.1	The power pursuant to Section 223LJ(1) of the Act and in accordance with Section 223LJ(2) and (3) of the		
	Act, where the Council is the registered proprietor of two or more contiguous allotments, to apply to the	CEO	NOT DELEGATED
	Registrar-General for amalgamation of those allotments into a single allotment.	CEO	NOT DELEGATED



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55.2	The power pursuant to Section 223LJ(3) of the Act to consent to an amalgamation of allotments under		
	Division 2 Part 19AB of the Act, where it appears from the Register Book that the Council has an interest		
	as mortgagee or encumbrance of the land or any part of the land to be amalgamated or where such	CEO	NOT DELEGATED
	consent is required either in the opinion of the Registrar-General or by regulation.		



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APPENDIX [21.1]

INSTRUMENT OF DELEGATION UNDER THE ELECTRONIC CONVEYANCING NATIONAL LAW (SOUTH AUSTRALIA) ACT 2013

NOTES

- 1 Conditions or Limitations: conditions or limitations may apply to the delegations contained in this Instrument. Refer to the Schedule of Conditions at the back of this document.
- 2 Refer to the relevant Council resolution(s) to identify when these delegations were made, reviewed and or amended.

POWERS AND FUNCTIONS DELEGATED IN THIS INSTRUMENT		DELEGATION	SUB DELEGATION
1	Client Authorisation		
1.1	The power pursuant to Section 10(1) of the Electronic Conveyancing National Law (South	CEO	MBAS
	Australia) Act 2013 (the Act) to:		
1.1.1	complete a client authorisation:	CEO	MBAS
1.1.1.1	that is in the form required by the participation rules; and	CEO	MBAS
1.1.1.2	by which the Delegate authorises a subscriber to do one or more things on the Council's		
	behalf in connection with a conveyancing transaction so that the transaction, or part of the	CEO	MBAS
	transaction, can be completed electronically.		



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APPENDIX [22]

ROADS (OPENING AND CLOSING) ACT 1991

NOTES

- Conditions or Limitations: conditions or limitations may apply to the delegations contained in this Instrument. Refer to the Schedule of Conditions at the back of this document.
- 2 Refer to the relevant Council resolution(s) to identify when these delegations were made, reviewed and or amended.

POWERS AND FUNCTIONS DELEGATED IN THIS INSTRUMENT

	DELEGATIONS	SUB DELEGATION
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1	Commencement Of Road Process		
1.1	The power pursuant to Section 5 of the Roads (Opening and Closing) Act 1991 ("the Act") to commence a road process in relation to a road or proposed road within the area of the Council.	NOT DELEGATED	NOT DELEGATED
2	Deposit of Preliminary Plan and Statement of Persons Affected		
2.1	The duty pursuant to Section 9(1) of the Act where the Council proposes to commence a road process, to cause to be prepared:	CEO	MICW
2.1.1	a preliminary plan of the land subject to the proposed road process in a form approved by the Surveyor-General; and	CEO	MICW
2.1.2	a statement in a form approved by the Surveyor-General containing –	CEO	MICW
2.1.2.1	the names and addresses of those persons affected who can be identified by reasonable enquiry; and	CEO	MICW
2.1.2.2	such information in relation to the land subject to the proposed road process as is required by the Surveyor- General.	CEO	MICW
2.2	The duty pursuant to Section 9(2) of the Act where the Council has proposed a road process and a preliminary plan and statement has been prepared pursuant to the requirements of Section 9(1) of the Act, to deposit a copy of the said preliminary plan and statement at the Adelaide office of the Surveyor-General together with the prescribed fee.	CEO	MICW
3	Notification of Proposed Road Process		
3.1	The duty pursuant to Section 10(1) of the Act where the Council commences a road process (where the Council is the relevant authority in relation to the road process) to –	CEO	MICW

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3.1.1	after compliance with the requirements of Section 9 of the Act, give public notice, in accordance with the Regulations, of the proposal; and	CEO	MICW
3.1.2	at the same time to give notice in writing of the proposal on each person affected who can be identified by reasonable enquiry.	CEO	MICW
3.2	The duty pursuant to Section 10(2) of the Act to (where the Council is a relevant authority in relation to a proposed road process) as soon as practicable after giving public notice under Section 10(1) of the Act in relation to the process, deposit a copy of the notice at the Adelaide office of the Surveyor-General.	CEO	MICW



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The power pursuant to Section 11(a)(ii) of the Act where the Council commences a road process under which a road is proposed to be opened over land not owned by the Council (where that land is land which has been brought under the Real Property Act 1886), to lodge a caveat with the Registrar-General forbidding any dealing with the land without the consent of the Council. The power pursuant to Section 11(b)(iii) of Act where the Council commences a road process under which a road is proposed to be opened over land not owned by the Council (where that land is not land that has been brought under the Real Property Act 1886), to lodge a copy of the notice of the proposed road opening at the General Registry office, and by notice in writing served on any person, require the person to deliver up to the Registrar-General any instrument evidencing the person's interest in the land. Power to make Preliminary Agreements The power pursuant to Section 12(1) of the Act and in accordance with the provisions of Section 12 to make agreements for exchange or transfer in relation to land subject to a proposed road closure pursuant to Section 12(3) of the Act where the Delegate seeks to make an agreement for transfer in relation to land subject to a proposed road closure pursuant to Section 12(3) of the Act where the Delegate seeks to make an agreement for transfer in relation to land subject to a proposed road closure pursuant to Section 12 of the Act — 2.1 where adjoining land is owned by a person who owns land subject to a proposed road opening, to first endeavour to secure an agreement for exchange with that person; and the duty pursuant to Section 12(3) of the Act where the Delegate seeks to make an agreement for exchange with that person; in any case, to first invite offers from the owners of land adjoining the land subject to the proposed road closure. CEO NOT DELEGATED Meeting to Consider Objection or Application The duty pursuant to Section 14(1) of the Act in circumstances where the Council is the relevant auth	4	Dealings in Land after Commencement of Road Process		
proposed to be opened over land not owned by the Council (where that land is not land that has been brought under the Real Property Act 1886), to lodge a copy of the notice of the proposed road opening at the General Registry office, and by notice in writing served on any person, require the person to deliver up to the Registrar-General any instrument evidencing the person's interest in the land. Power to make Preliminary Agreements The power pursuant to Section 12(1) of the Act and in accordance with the provisions of Section 12 to make agreements for exchange or transfer in relation to land subject to a proposed road closure with the owner of land adjoining that land. The duty pursuant to Section 12(3) of the Act where the Delegate seeks to make an agreement for transfer in relation to land subject to a proposed road closure pursuant to Section 12 to the Act — where adjoining land is owned by a person who owns land subject to a proposed road opening, to first endeavour to secure an agreement for exchange with that person; where adjoining land is owned by a person who owns land subject to a proposed road closure. CEO NOT DELEGATED The duty pursuant to Section 14(1) of the Act in circumstances where the Council is the relevant authority and where the Council has commenced a road process and a person has made an objection or application in relation to the proposed road process, to notify that person in writing of a time and place at which the Council will meet as the relevant authority to consider all such objections and applications. Making of Road Process Order The duty pursuant to Section 15(1) of the Act to (as the relevant authority) as soon as practicable after the expiration of the time allowed for the making of objections and applications and after considering all objections and applications (if any) made in relation to a proposed road process -	4.1	The power pursuant to Section 11(a)(ii) of the Act where the Council commences a road process under which a road is proposed to be opened over land not owned by the Council (where that land is land which has been brought under the Real Property Act 1886), to lodge a caveat with the Registrar-General forbidding any dealing with the land without the	CEO	NOT DELEGATED
The power pursuant to Section 12(1) of the Act and in accordance with the provisions of Section 12 to make agreements for exchange or transfer in relation to land subject to a proposed road closure with the owner of land adjoining that land. The duty pursuant to Section 12(3) of the Act where the Delegate seeks to make an agreement for transfer in relation to land subject to a proposed road closure pursuant to Section 12 of the Act — CEO NOT DELEGATED NOT DELEGAT	4.2	proposed to be opened over land not owned by the Council (where that land is not land that has been brought under the Real Property Act 1886), to lodge a copy of the notice of the proposed road opening at the General Registry office, and by notice in writing served on any person, require the person to deliver up to the Registrar-General any instrument	CEO	NOT DELEGATED
agreements for exchange or transfer in relation to land subject to a proposed road closure with the owner of land adjoining that land. 2 The duty pursuant to Section 12(3) of the Act where the Delegate seeks to make an agreement for transfer in relation to land subject to a proposed road closure pursuant to Section 12 of the Act — 2.1 where adjoining land is owned by a person who owns land subject to a proposed road opening, to first endeavour to secure an agreement for exchange with that person; 2.2 in any case, to first invite offers from the owners of land adjoining the land subject to the proposed road closure. CEO NOT DELEGATED Meeting to Consider Objection or Application The duty pursuant to Section 14(1) of the Act in circumstances where the Council is the relevant authority and where the Council has commenced a road process and a person has made an objection or application in relation to the proposed road process, to notify that person in writing of a time and place at which the Council will meet as the relevant authority to consider all such objections and applications. Making of Road Process Order The duty pursuant to Section 15(1) of the Act to (as the relevant authority) as soon as practicable after the expiration of the time allowed for the making of objections and applications and after considering all objections and applications (if any) made in relation to a proposed road process - 2.1.1 make a road process order in relation to all or part of the land to which the proposed road process relates; or CEO MICW	5	Power to make Preliminary Agreements		
to land subject to a proposed road closure pursuant to Section 12 of the Act – 2.1 where adjoining land is owned by a person who owns land subject to a proposed road opening, to first endeavour to secure an agreement for exchange with that person; 2.2 in any case, to first invite offers from the owners of land adjoining the land subject to the proposed road closure. CEO NOT DELEGATED NOT D	5.1	agreements for exchange or transfer in relation to land subject to a proposed road closure with the owner of land	CEO	NOT DELEGATED
secure an agreement for exchange with that person; in any case, to first invite offers from the owners of land adjoining the land subject to the proposed road closure. Meeting to Consider Objection or Application The duty pursuant to Section 14(1) of the Act in circumstances where the Council is the relevant authority and where the Council has commenced a road process and a person has made an objection or application in relation to the proposed road process, to notify that person in writing of a time and place at which the Council will meet as the relevant authority to consider all such objections and applications. Making of Road Process Order The duty pursuant to Section 15(1) of the Act to (as the relevant authority) as soon as practicable after the expiration of the time allowed for the making of objections and applications and after considering all objections and applications (if any) made in relation to a proposed road process - 1.1 make a road process order in relation to all or part of the land to which the proposed road process relates; or CEO MICW	5.2		CEO	NOT DELEGATED
Meeting to Consider Objection or Application The duty pursuant to Section 14(1) of the Act in circumstances where the Council is the relevant authority and where the Council has commenced a road process and a person has made an objection or application in relation to the proposed road process, to notify that person in writing of a time and place at which the Council will meet as the relevant authority to consider all such objections and applications. Making of Road Process Order The duty pursuant to Section 15(1) of the Act to (as the relevant authority) as soon as practicable after the expiration of the time allowed for the making of objections and applications and after considering all objections and applications (if any) made in relation to a proposed road process - make a road process order in relation to all or part of the land to which the proposed road process relates; or CEO MICW	5.2.1		CEO	NOT DELEGATED
The duty pursuant to Section 14(1) of the Act in circumstances where the Council is the relevant authority and where the Council has commenced a road process and a person has made an objection or application in relation to the proposed road process, to notify that person in writing of a time and place at which the Council will meet as the relevant authority to consider all such objections and applications. Making of Road Process Order	5.2.2	in any case, to first invite offers from the owners of land adjoining the land subject to the proposed road closure.	CEO	NOT DELEGATED
the Council has commenced a road process and a person has made an objection or application in relation to the proposed road process, to notify that person in writing of a time and place at which the Council will meet as the relevant authority to consider all such objections and applications. Making of Road Process Order The duty pursuant to Section 15(1) of the Act to (as the relevant authority) as soon as practicable after the expiration of the time allowed for the making of objections and applications and after considering all objections and applications (if any) made in relation to a proposed road process - The duty pursuant to Section 15(1) of the Act to (as the relevant authority) as soon as practicable after the expiration of the time allowed for the making of objections and applications and applications (if any) made in relation to a proposed road process - The duty pursuant to Section 15(1) of the Act to (as the relevant authority) as soon as practicable after the expiration of the time allowed for the making of objections and applications and applications (if any) made in relation to a proposed road process - The duty pursuant to Section 15(1) of the Act to (as the relevant authority) as soon as practicable after the expiration of the time allowed for the making of objections and applications and applications (if any) made in relation to a proposed road process -	6	Meeting to Consider Objection or Application		
The duty pursuant to Section 15(1) of the Act to (as the relevant authority) as soon as practicable after the expiration of the time allowed for the making of objections and applications and after considering all objections and applications (if any) made in relation to a proposed road process - make a road process order in relation to all or part of the land to which the proposed road process relates; or CEO MICW	6.1	the Council has commenced a road process and a person has made an objection or application in relation to the proposed road process, to notify that person in writing of a time and place at which the Council will meet as the	CEO	MICW
the time allowed for the making of objections and applications and after considering all objections and applications (if any) made in relation to a proposed road process - make a road process order in relation to all or part of the land to which the proposed road process relates; or CEO MICW	7	Making of Road Process Order		
CEO MICW	7.1	the time allowed for the making of objections and applications and after considering all objections and applications (if	CEO	MICW
.1.2 determine that no road process order is to be made. CEO MICW	7.1.1	make a road process order in relation to all or part of the land to which the proposed road process relates; or	CEO	MICW
	7.1.2	determine that no road process order is to be made.	CEO	MICW



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7.2	The duty pursuant to Section 15(3) of the Act where the Delegate (as the relevant authority) determines that no road		
7.2	process order is to be made, to as soon as practicable give notice in writing of that decision;	CEO	MICW
7.2.1	to the Surveyor General; and	CEO	MICW
7.2.2	to any person who made an objection or application in relation to the proposed road process pursuant to Division 1 of Part 3 of the Act; and	CEO	MICW
7.2.3	in addition, in the case of a proposed road opening, to any person who has an interest in land over which the road was proposed to be opened.	CEO	MICW
7.3	The duty pursuant to Section 16 of the Act when acting as the relevant authority, in determining whether to make a road process order and what order should be made, to have regard to –	CEO	MICW
7.3.1	any objections made by any person pursuant to the Act; and	CEO	MICW
7.3.2	the plans, principles, regulations and other matters to which regard must be had by assessment authorities for determining applications for development authorisation under the Development Act 1993 in relation to developments in the area to which the proposed road process order relates; and	CEO	MICW
7.3.3	whether the land subject to the road process is reasonably required as a road for public use in view of present and likely future needs in the area; and	CEO	MICW
7.3.4	alternative uses of the land subject to the road process that would benefit the public or a section of the public; and	CEO	MICW
7.3.5	any other matter that the Delegate considers relevant.	CEO	MICW
7.4	The duty pursuant to Section 17 of the Act where, when acting as the relevant authority, a road process order or a road closure has been made, to as part of that order make one or more of the following orders dealing, or together dealing, with all of the land subject to the road closure:	CEO	MICW
7.4.1	if an agreement for exchange or transfer has been made in respect of land subject to the road closure, an order that the land be transferred or added to other land in accordance with the agreement;	CEO	MICW
7.4.2	an order that the land be sold by public auction or tender, if the Delegate considers that land subject to the road closure can conveniently be used separately from other land and the power to so form that opinion;	NOT DELEGATED	NOT DELEGATED
7.4.3	an order that land subject to the road closure be sold, or transferred, for use for some public, charitable or beneficial community purpose;	NOT DELEGATED	NOT DELEGATED
7.4.4	if land subject to the road closure is required by the Council for some purpose - in order that the land be retained by the Council and the Certificate of Title be issued to the Council;	CEO	MICW
7.4.5	an order that land subject to the road closure -	CEO	MICW
7.4.5.1	be added to adjoining land that is dedicated under the Crown Lands Act 1929; or	CEO	MICW



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7.4.5.2	be transferred to the proprietor of adjoining land that is alienated in fee simple in trust under the Crown Lands Act 1929; or	CEO	MICW
7.4.5.3	be vested in the Crown.	CEO	MICW
7.5	The power to pursuant to Section 18(1) of the Act and in accordance with the provisions in Section 18(2) of the Act, when acting as the relevant authority where a road process order for a road closure has been made, to make an order as part of that order for the granting of an easement over land subject to the road closure.	CEO	MICW
7.6	The power pursuant to Section 18(2)(d) of the Act, where an application for an easement has been made pursuant to Division 1 of Part 3 of the Act by a person as the owner of adjoining or nearby land, to form the opinion that the persons use or enjoyment of that adjoining or nearby land would be substantially altered if the easement were not granted and therefore make an order for the granting of the easement in favour of that person.	CEO	MICW
7.7	The duty pursuant to Section 19 of the Act when acting as the relevant authority to as soon as is practicable after a road process order is made;	CEO	MICW
7.7.1	give notice in writing of the order to any person who made an objection or application in relation to the proposed road process pursuant to Division 1 of Part 3 of the Act; and	CEO	MICW
7.7.2	In addition, in the case of an order for a road opening –	CEO	MICW
7.7.2.1	give notice in writing of the order to any person who has an interest in land over which a road is proposed by the order to be opened; and	CEO	MICW
7.7.2.2	if the order does not deal with part of the land specified in the public notice of the proposed road opening given pursuant to Division 1 – give notice in writing of the discontinuance of the road process in respect of that land to any person who has an interest in that land; and	CEO	MICW
7.7.2.3	deliver to the Adelaide office of the Surveyor-General a copy of the minutes of all meetings held by it in relation to the proposed road process certified by the Chief Executive Officer of the Council.	CEO	MICW
7.8	The duty pursuant to Section 20 of the Act, within 3 months after a road process order is made to deposit at the Adelaide office of the Surveyor-General –	CEO	MICW
7.8.1	2 copies of the order; and	CEO	MICW
7.8.2	survey plans as required by the Registrar-General for the purposes of this Section; and	CEO	MICW
7.8.3	in the case of an order for a road closure that includes an order that land be transferred or added to other land in accordance with an agreement for exchange or transfer - a copy of the agreement for exchange or transfer on which is denoted all stamp duty payable in respect of the agreement; and	CEO	MICW
7.8.4	in the case of an order for a road opening or the narrowing of a road - a statement that the order complies with the requirements of Part 8 of the Act as to the minimum width of roads; and	CEO	MICW



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7.8.5	any other document required by the Surveyor-General; and	CEO	MICW
7.8.6	any fee prescribed by regulation including any fee required to be paid by a person in whom land or an interest in land would be vested on publication in the Gazette of notice of the order and its confirmation by the Minister.	CEO	MICW
7.9	The duty pursuant to Section 20(3) of the Act in circumstances where a road process lapses by virtue of the provisions of Section 20(2) of the Act to, as soon as practicable, give notice in writing of that fact –	CEO	MICW
7.9.1	to any person who made an objection or application in relation to the proposed road process pursuant to Division 1 of Part 3 of the Act; and	CEO	MICW
7.9.2	in addition, in the case of a proposed road opening - to any person who has an interest in land over which a road is proposed to be opened.	CEO	MICW
8	Review and Confirmation of Road Process Order		
8.1	The duty pursuant to Section 22(2)(i) of the Act as the relevant authority in circumstances where the Surveyor-General has amended a road process order under Section 22(1) of the Act and then provided a written notice of that amendment to the Council, to as soon as practicable give notice in writing of that amendment to any person who was required to be given notice in writing of the road process order under Section 19(a) or (b) of the Act.	CEO	MICW
8.2	The duty pursuant to Section 24(2)(b) of the Act in circumstances where the Minister declines to confirm a road process order under Section 24(1) of the Act and has then provided written notice of that decision to the Council, to as soon as practicable give notice in writing of that decision -	NOT DELEGATED	NOT DELEGATED
8.2.1	to any person who made an objection or application in relation to the proposed road process pursuant to Division 1 of Part 3 of the Act; and	NOT DELEGATED	NOT DELEGATED
8.2.2	in addition, in the case of a proposed road opening - to any person who has an interest in land over which a road was proposed to be opened.	NOT DELEGATED	NOT DELEGATED
9	Compensation		
9.1	The duty pursuant to Section 31(1)(a) of the Act where a road is opened pursuant to the Act over land not owned by the Council to -	CEO	MICW
9.1.1	serve notice in writing of the road process order on each person who had an interest in the land immediately before it vested in the Council by virtue of the road opening; and	CEO	MICW
9.1.2	append to the notice an offer in writing stating the total amount of compensation that the Council proposes to pay to the person and dividing that amount, so far as is practicable, into its separable components.	CEO	MICW
10	Acquisition of Additional Land under Land Acquisition Act		





10.1	The power pursuant to Section 33(1) of the Act in circumstances where a Council proposes to open a road over any land pursuant to the Act, to -	NOT DELEGATED	NOT DELEGATED
10.1.1	consider that the acquisition of additional land adjoining or near to the land to which the road opening relates is appropriate; and	NOT DELEGATED	NOT DELEGATED
10.1.2	proceed to acquire the land, whether or not the land is required in connection with the proposed road.	NOT DELEGATED	NOT DELEGATED
10.2	The power pursuant to Section 33(4) of the Act, where additional land is acquired by the Council pursuant to Section 33 of the Act, to sell or otherwise deal with that land in such manner as the Delegate considers appropriate, and to use the proceeds from the sale of any such land toward defraying expenses incurred by the Council in connection with the road opening.	NOT DELEGATED	NOT DELEGATED
10A.	Roads Associated with Adelaide Park Lands		
10A.1	The power pursuant to Section 34G(1) of the Act to prepare an application to be made by the Council to the Minister to make a road wider, narrower, longer or shorter pursuant to Section 6B of the Act.	NOT DELEGATED	NOT DELEGATED
10A.2	The duty pursuant to Section 34G(2) of the Act to ensure that an application pursuant to Section 34G of the Act is accompanied by -	NOT DELEGATED	NOT DELEGATED
10A.2.1	a preliminary plan of the land subject to the proposed road process, in a form determined or approved by the Surveyor eneral; and	NOT DELEGATED	NOT DELEGATED
10A.2.2	such other information as may be required by the Regulations.	NOT DELEGATED	NOT DELEGATED
10A.3	The duty pursuant to Section 34G(4) of the Act, if the Minister, after consultation under Section 34G(3) of the Act, determines that the application should be considered to, in accordance with Section 34G(5) of the Act, -	NOT DELEGATED	NOT DELEGATED
10A.3.1	give public notice, in accordance with the Regulations, of the proposal; and	NOT DELEGATED	NOT DELEGATED
10A.3.2	give notice of the proposal to any State authority or council specified by the Minister; and	NOT DELEGATED	NOT DELEGATED
10A.3.3	give notice of the proposal to the Adelaide Park Lands Authority (unless the Authority has already been consulted under Section 34G(3) of the Act and indicated that it has no further comment to make in relation to the matter).	NOT DELEGATED	NOT DELEGATED
10A.4	The duty pursuant to Section 34G(6) of the Act to forward to the Surveyor-General, after the expiration of the period that applies under Section 34G(5) of the Act -	NOT DELEGATED	NOT DELEGATED
10A.4.1	any representation in relation to the proposal made to the Council within the relevant period; and	NOT DELEGATED	NOT DELEGATED
10A.4.2	any response that the Council wishes to make in relation to those representations.	NOT DELEGATED	NOT DELEGATED
10A.5	The power pursuant to Section 34G(9) of the Act, if the Minister is willing to approve the application, to, after consultation with the Surveyor-General, cause survey plans and other documents to be prepared as required by the Registrar-General and submit them to the Minister.	NOT DELEGATED	NOT DELEGATED
10A.6	The power and duty pursuant to Section 34G(14) of the Act, after publication of the order, to provide any documentation required by the Registrar-General to the Registrar-General.	NOT DELEGATED	NOT DELEGATED





11	Duty to Fence		
11.1	The duty pursuant to Section 39 of the Act in any case in which a road is fenced along one or both of its boundaries and		
	the road is altered or diverted, to ensure that the road as altered or diverted is fenced along its boundaries with a	CEO	MICW
	substantial fence of the same nature as the fence previously on the boundary of the road and the abutting land.	CEO	IVIICVV



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APPENDIX [23]

INSTRUMENT OF DELEGATION UNDER THE
ROAD TRAFFIC ACT 1961,
THE ROAD TRAFFIC (MISCELLANEOUS) REGULATIONS 2014
AND THE ROAD TRAFFIC (ROAD RULES – ANCILLARY
AND MISCELLANEOUS PROVISIONS) REGULATIONS 2014

NOTES

- Conditions or Limitations: conditions or limitations may apply to the delegations contained in this Instrument. Refer to the Schedule of Conditions at the back of this document.
- 2 Refer to the relevant Council resolution(s) to identify when these delegations were made, reviewed and or amended.

POWERS AND FUNCTIONS DELEGATED IN THIS INSTRUMENT

DELEGATION	SUB DELEGATION

1	Installation etc of traffic control devices – general provision		
1.1	The power pursuant to Section 17(1) of the Road Traffic Act 1961 ('the Act'), to, with the approval of the Minister (or in accordance with a roadworks permit issued under Section 20 of the Act), install, maintain, alter or operate, or cause to be installed, maintained, altered or operated, a traffic control device on, above or near a road.	CEO	MICW
1.2	The power pursuant to Section 17(2) of the Act, to, with the approval of the Minister (or in accordance with a roadworks permit issued under Section 20 of the Act), remove a traffic control device or cause a traffic control device to be removed.	CEO	MICW
1.3	The power pursuant to Section 17(3) of the Act, to, with the approval of the Minister (or in accordance with a roadworks permit issued under Section 20 of the Act), install, display, alter, operate or remove traffic control devices:	CEO	MICW
1.3.1	in relation to an area where persons are engaged in work or an area affected by works in progress; or	CEO	MICW
1.3.2	in relation to a part of a road temporarily closed to traffic under the Act or any other Act; or	CEO	MICW
1.3.3	for any temporary purposes.	CEO	MICW



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1.4	The power pursuant to Section 17(5) of the Act to make an application for an approval of the Minister in		
	a manner determined by the Minister (which may differ between applications according to factors	CEO	MICW
	determined by the Minister) and to accompany the application with the fee fixed by, or calculated in	525	iviiew
	accordance with, the regulations.		
2	Direction as to installation etc of traffic control devices		
2.1	The duty pursuant to Section 18(5) of the Act to carry out a direction which the Minister directs the		
	Council (as a road authority) to carry out pursuant to Section 18(6) of the Act in circumstances where	CEO	MICW
	another road authority has failed to comply with the direction.		
2.2	The power pursuant to Section 18(7) of the Act where the Minister has directed the Council to carry out a		
	direction pursuant to Section 18(6) of the Act, to recover as a debt due from the defaulting road	CEO	MICW
	authority any expenses incurred in carrying out the direction under Section 18(6) of the Act, subject to	CEO	IVIICVV
	Section 18(8) of the Act.		
3	Work areas and work sites		
3.1	The power pursuant to Section 20(3) of the Act to, with a relevant authorisation and in accordance with		
	Part 2 of the Act and any regulations made for the purposes of Part 2 of the Act, place signs on a road for		
	the purpose of indicating a maximum speed to be observed by drivers while driving on, by or towards a	CEO	MICW
	work area or work site where workers are engaged, or works are in progress, at the direction of the		
	Council or the Council's delegate.		
3.2	The power pursuant to Section 20(4) of the Act to place speed limit signs on a road:	CEO	MICW
3.2.1	if the Council holds a permit issued by the Minister under Section 20 of the Act (a 'roadworks permit')	050	
	and the signs are placed on the road in accordance with the permit; or	CEO	MICW
3.2.2	if:	CEO	MICW
3.2.2.1	the work is required to be undertaken by the Council as a matter of urgency; and	CEO	MICW
3.2.2.2	the signs are placed on the road in accordance with an approval of the Minister under Part 2 of the	050	
	Act; and	CEO	MICW
3.2.2.3	the Minister is notified of the placement of the signs as soon as is practicable (and, in any case,	050	
	within two hours after the signs are placed on the road); and	CEO	MICW
3.2.2.4	the signs are placed on the road for a period not exceeding 24 hours or such longer period as may	CEO	
	be determined by the Minister on an application under Section 20(9) of the Act; or		MICW
3.2.3	if:	CEO	MICW
3.2.3.1	the signs will not relate to any prescribed roads; and	CEO	MICW
3.2.3.2	the signs are placed on the road in accordance with an approval of the Minister under Part 2 of the	CFO	NAICIA
	Act.	CEO	MICW



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3.3	The power pursuant to Section 20(6) of the Act to make an application for a roadworks permit in a		
	manner determined by the Minister (which may differ between applications according to factors		241014
	determined by the Minister) and to accompany the application with the fee fixed by, or calculated in	CEO	MICW
	accordance with, the regulations.		
	The power pursuant to Section 20(9) of the Act to make an application to the Minister for an extension of	CEO	DAICIA
3.4	the 24 hour period referred to in Section 20(4)(b)(v) of the Act:	CEO	MICW
3.4.1	by telephone or any other manner prescribed by the regulations; and	CEO	MICW
3.4.2	at least three hours before the end of that 24 hour period (unless the Minister is satisfied that there	CEO	MICW
	were good reasons for a delay in making the application).	CEO	MICW
4	Appeal to District Court		
4.1	The power pursuant to Section 20A(1) of the Act, if the Council having applied for an approval of the		
	Minister under Section 17 of the Act or for a roadworks permit under Section 20 of the Act, is dissatisfied		
	with a decision of the Minister in relation to the application, or in relation to an approval or permit	CEO	NOT DELEGATED
	granted as a result of the application, to appeal to the District Court against the decision.		
5	Action to deal with false devices or hazards to traffic		
5.1	The power pursuant to Section 31(2) of the Act to remove from any road the care, control or		
	management of which is vested in the Council and dispose of any false traffic control device or any	CEO	MICW
		CLO	
	device, structure or thing that the Delegate is satisfied might constitute a hazard to traffic.	CLO	1
6	device, structure or thing that the Delegate is satisfied might constitute a hazard to traffic. Road Closing and Exemptions for Certain Events		
6	· · · · · · · · · · · · · · · · · · ·		
6 6.1	Road Closing and Exemptions for Certain Events	CEO	MICW
	Road Closing and Exemptions for Certain Events The power pursuant to Section 33(2) of the Act, to consent to an order under Section 33(1) of the Act to		
6.1	Road Closing and Exemptions for Certain Events The power pursuant to Section 33(2) of the Act, to consent to an order under Section 33(1) of the Act to close a road in the Council's area.		
6.1 7	Road Closing and Exemptions for Certain Events The power pursuant to Section 33(2) of the Act, to consent to an order under Section 33(1) of the Act to close a road in the Council's area. Notice of Removal of Vehicle and Disposal of Vehicle if Unclaimed		
6.1 7	Road Closing and Exemptions for Certain Events The power pursuant to Section 33(2) of the Act, to consent to an order under Section 33(1) of the Act to close a road in the Council's area. Notice of Removal of Vehicle and Disposal of Vehicle if Unclaimed The duty pursuant to Section 40P(3) of the Act and subject to Section 40P(4) to offer a vehicle, which		
6.1 7	Road Closing and Exemptions for Certain Events The power pursuant to Section 33(2) of the Act, to consent to an order under Section 33(1) of the Act to close a road in the Council's area. Notice of Removal of Vehicle and Disposal of Vehicle if Unclaimed The duty pursuant to Section 40P(3) of the Act and subject to Section 40P(4) to offer a vehicle, which was removed by an officer of the Council under Section 40N of the Act and for which there had been		
6.1 7	Road Closing and Exemptions for Certain Events The power pursuant to Section 33(2) of the Act, to consent to an order under Section 33(1) of the Act to close a road in the Council's area. Notice of Removal of Vehicle and Disposal of Vehicle if Unclaimed The duty pursuant to Section 40P(3) of the Act and subject to Section 40P(4) to offer a vehicle, which was removed by an officer of the Council under Section 40N of the Act and for which there had been notice given according to Section 40P(2) of the Act and the owner of the vehicle failed to take possession	CEO	MICW
6.1 7	Road Closing and Exemptions for Certain Events The power pursuant to Section 33(2) of the Act, to consent to an order under Section 33(1) of the Act to close a road in the Council's area. Notice of Removal of Vehicle and Disposal of Vehicle if Unclaimed The duty pursuant to Section 40P(3) of the Act and subject to Section 40P(4) to offer a vehicle, which was removed by an officer of the Council under Section 40N of the Act and for which there had been notice given according to Section 40P(2) of the Act and the owner of the vehicle failed to take possession of the vehicle and pay all expenses in connection with the removal, custody and maintenance of the	CEO	MICW



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			Г
7.2	The power pursuant to Section 40P(4) of the Act, where a vehicle is offered for sale by public auction but	CEO	
	is not sold at the auction or the relevant authority reasonably believes that the proceeds of the sale of		GI
	the vehicle would be unlikely to exceed the costs incurred in selling the vehicle, to dispose of the vehicle		di
	in such manner as the Delegate thinks fit.		
7.3	The duty pursuant to Section 40P(5) of the Act to apply the proceeds of the sale of a vehicle as follows:	CEO	GI
7.3.1	firstly, in payment of the costs of and incidental to the sale;	CEO	GI
7.3.2	secondly, in payment of the costs of and incidental to the removal, custody and maintenance of the	650	61
	vehicle and of the notice served, posted or published under this section; and	CEO	GI
7.3.3	thirdly, in payment of the balance to the owner of the vehicle.	CEO	GI
7.4	The power pursuant to Section 40P(6) of the Act, if after reasonable inquiry following sale of the vehicle		
	the owner of the vehicle cannot be found, to pay the balance of the proceeds of the sale to the Council.	CEO	GI
8	Council May Determine That Ticket for Parking be Obtained Without Fee		
8.1	The power pursuant to Section 86 of the Act, if the Council has installed, or determined that it will install,		
	permissive parking signs to apply to a length of road or area, to (in addition to any other action the	CEO	GI
	Council may be empowered to take by or under the Act):		
8.1.1	determine that a ticket must be obtained for parking in the length of road or the area through the		
	operation of parking ticket-vending machines installed or to be installed in or near the length of road	NOT DELEGATED	NOT DELEGATED
	or area without payment of a fee; or		
8.1.2	vary or revoke a determination made under Section 86 of the Act.	NOT DELEGATED	NOT DELEGATED
9	Compensation Orders for Damage to Road Infrastructure		
	The power, pursuant to Section 163ZC(2) of the Act and in accordance with Section 163ZC(5) of the Act	CEO	NOT DELEGATED
	to make an application for a compensation order	CEO	NOT DELEGATED
10	Assessment of Compensation		
10.1	The power pursuant to Section 163ZD(2) of the Act and in accordance with Section 163ZE of the Act to		
	use in proceedings for the court to take into account in assessing the amount of any compensation:	CEO	NOT DELEGATED
10.1.1	any evidence not adduced in connection with the prosecution of the offence but adduced in	CEO	NOT DELEGATED
	connection with the making of the proposed order; and		HOI DELEGATED
10.1.2	any certificate of the Council, as the road authority stating that the Council maintains the road concerned; and	CEO	NOT DELEGATED
10.1.3	any other certificate of the Council as the road authority, such as a certificate:	CEO	NOT DELEGATED



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10.1.3.1	estimating the monetary value of all or any part of the road infrastructure or of the damage to it;	CEO	NOT DELEGATED
	or		HOT BELEGATED
10.1.3.2	estimating the cost of remedying the damage; or	CEO	NOT DELEGATED
10.1.3.3	estimating the extent of the offender's contribution to the damage.	CEO	NOT DELEGATED
11	Service of Certificates		
11.1	The duty, pursuant to Section 163ZE(1) of the Act, if the Council, as the road authority, proposes to use a	25.0	
	certificate referred to in Section 163ZD in proceedings, to serve a copy of the certificate on the defendant		NOT DELECATED
	at least 28 working days before the day on which the matter is set down for hearing.	CEO	NOT DELEGATED
12	Exemptions		
12.1	The power pursuant to Section 174C(1) of the Act to exempt any person, or any persons of specified		
	class, or any specified vehicle, or any vehicles of a specified class, from compliance with a prescribed		
	provision of the Act, subject to the payment of such fee and to such other conditions (if any) as the	CEO	MICW
	Delegate thinks fit and specifies in the exemption.		
	DELEGATIONS UNDER THE ROAD TRAFFIC (MISCELLANEOUS) REGULATIONS	2014	
13	Event Management Plan		
13.1	The power pursuant to Regulation 6(2) of the Road Traffic (Miscellaneous) Regulations 2014 to consult		
	with an applicant in the preparation of an event management plan for the purpose of Section 33(1) of the	CEO	MCED/MICW
	Act.		
13.2	The power pursuant to Regulation 6(2) of the Road Traffic (Miscellaneous) Regulations 2014 to consult	CEO	
	with the Cosmissioner of Police or the Cosmissioner of Highways in the preparation of an event		MCED/MICW
	management plan for the purpose of Section 33(1) of the Act.		
	DELEGATIONS UNDER THE ROAD TRAFFIC (ROAD RULES – ANCILLARY AND MISCELLANEOUS PROVI	ISIONS) REGULATIONS	2014
14	Permit Zones		
14.1	The power pursuant to Regulation 17(2) of the Road Traffic (Road Rules - Ancillary and Miscellaneous		
17.1	Provisions) Regulations 2014 to determine –	NOT DELEGATED	NOT DELEGATED
14.1.1	the class of permits required for vehicles to stop in a permit zone established by the Council;	NOT DELEGATED	NOT DELEGATED
14.1.2	the persons entitled to such permits;	NOT DELEGATED	NOT DELEGATED
14.1.3	any fees to be paid for such permits;	NOT DELEGATED	NOT DELEGATED
14.1.3	the conditions to which the permits will be subject (which may include conditions as to the period for	NOT DELEGATED	NOT DELEGATED
14.1.4		NOT DELEGATED	NOT DELEGATED
	which such permits remain in force and conditions as to the display of permits in vehicles).		
	and to vary any such determination.	NOT DELEGATED	NOT DELEGATED



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14.2	The power pursuant to Regulation 17(3) of the Road Traffic (Road Rules - Ancillary and Miscellaneous Provisions) Regulations 2014 to issue permits in respect of permit zones to persons entitled to them, on payment of a fee (if any) and subject to the conditions, determined by the Delegate.	NOT DELEGATED	NOT DELEGATED
15	Parking and Parking Ticket-Vending Machines or Parking Meters		
15.1	The power pursuant to Regulation 22(2) of the Road Traffic (Road Rules - Ancillary and Miscellaneous Provisions) Regulations 2014 if the Council has installed or determined that it will install permissive parking signs to apply to a length of road or an area, to determine fees that will be payable for parking in the length of road or the area by the operation of parking ticket-vending machines or parking meters, installed or to be installed in or near the length of road or area, and the power to vary such fees.	NOT DELEGATED	NOT DELEGATED



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INSTRUMENT OF GENERAL APPROVAL AND DELEGATION TO COUNCIL

USE OF TRAFFIC CONTROL DEVICES, ROAD CLOSURE AND GRANTING OF EXEMPTIONS FOR EVENTS

ROAD TRAFFIC ACT 1961 (SECTIONS 17, 20 & 33)

MINISTER FOR TRANSPORT AND INFRASTRUCTURE

REVOCATION OF PREVIOUS INSTRUMENT

I, Tom Koutsantonis, Minister for Transport and Infrastructure in the State of South Australia, in accordance with the powers conferred on the Minister by the Road Traffic Act 1961, REVOKE the previous Instrument issued by the Minister entitled "Notice to Council to use Traffic Control Devices and to close roads and grant exemptions for events" dated 27 April 2009.

INSTRUMENT OF GENERAL APPROVAL

GENERAL APPROVAL FOR THE INSTALLATION, MAINTENANCE, ALTERATION, OPERATION OR REMOVAL OF TRAFFIC CONTROL DEVICES

I, Tom Koutsantonis, Minister for Transport and Infrastructure in the State of South Australia, pursuant to section 12 of the Road Traffic Act 1961 ("the Act"), hereby grant the following GENERAL APPROVALS to Council:

A. Traffic Control Devices

For the purpose of sections 17(1) and (2) of the Act, I grant Council **GENERAL APPROVAL** to install, maintain, alter, operate, or remove, or cause to be installed, maintained altered, operated, or removed any traffic control device on, above or near a road which is under its care, control and management subject to the following conditions EXCEPT those traffic control devices specified in Clause A.8 or those dealt with in other clauses of this instrument:

A.1 Authorisation of other Officers

Council may authorise any Officer to exercise the powers conferred on it pursuant to Clause A of this Instrument. Any Authorisations to any Officer must be made by instrument in writing and approved by the Chief Executive Officer on behalf of Council. All actions carried out by any Officer in accordance with Clause A must be done so "for, and on behalf of the Council". Records must be kept of any Authorisations made pursuant to this clause. Council may attach any conditions to such Sub-Authorisations that it considers appropriate.

A.2 Conformity with the Road Traffic Act

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All traffic control devices used pursuant to Clause A must conform to the requirements of the Act and any Rules and Regulations made under the Act.

A.3 Conformity with the Australian Standards and the Code

All traffic control devices must conform to the requirements of and be installed, maintained, altered, operated or removed in accordance with the applicable Australian Standards, and the provisions contained in the Code and the applicable Australian Standards, as amended from time to time.

The Code refers to and invokes the applicable Australian Standards. The Code must be read together with, but takes precedence over, all applicable Australian Standards.

A.4 Notification to adjoining Councils

Council must notify an adjoining Council before installing, altering or removing a traffic control device on a road that runs into or intersects with, or is otherwise likely to affect traffic on a road (including its flow, speed and composition) that is under the care, control and management of another Council.

Where a Council uses a traffic control device to effect section 32 of the Act, that is, closing a road for traffic management purposes, and the road runs into the area or along the boundary of another Council, each affected Council must concur with the road closure or part road closure.

A.5 Notification to the Commissioner of Highways

Council must notify the Commissioner of Highways before installing, altering or removing a traffic control device on a road that runs into or intersects with, or otherwise is likely to affect traffic on a road (including its flow, speed and composition) that is under the care, control and management of the Commissioner of Highways.

A.6 Consultation on traffic signals

If Council wishes the Commissioner of Highways to maintain Council's:

- (a) traffic signals at intersections;
- (b) emergency services traffic signals;
- (c) mid-block traffic signals (pedestrian actuated crossings);
- (d) signals at Koala crossings; or
- (e) signals at Wombat crossings with flashing lights,

then Council must consult with the Commissioner of Highways when proposing to install the said signals for the purpose of standardising the equipment and establishing a uniform maintenance program.

A.7 Traffic Impact Statement

Before any traffic control device is installed, altered or removed, a Traffic Impact Statement must be prepared by a person, who in the Council's opinion is an experienced traffic engineering practitioner.

The Traffic Impact Statement must be endorsed by a person authorised by Council.

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The Traffic Impact Statement summarises the investigations undertaken to justify the installation, alteration or removal of traffic control devices and must address road safety issues and the traffic management effects for all road users, including cyclists and pedestrians. It need not be a lengthy document. The Code provides further guidance on the preparation of Traffic Impact Statements.

A Traffic Impact Statement is not required for the installation, alteration or removal of traffic control devices on road-related areas that do not constitute a public place.

A.8 Traffic control devices requiring separate approval

General approval does not apply to those traffic control devices:

- (a) specifically listed in the Code requiring separate approval; or
- (b) not contained in or referred to in the Australian Standards or the Code; or
- (c) not complying with clause A.3.

Council must obtain separate approval to install, maintain, alter, operate or remove, or cause to be installed, altered, operated or removed, any traffic control device specified in this clause.

Council must address applications for approval under this clause to the Commissioner of Highways who will consider the application as the Minister's delegate. The application must include a Traffic Impact Statement, any plans, and relevant supporting documentation.

B. Speed Limits at Works on Roads

For the purpose of section 20(2) of the Act, I grant Council **GENERAL APPROVAL** to place signs on a road for the purpose of indicating the maximum speed to be observed by drivers while driving on, by or towards

- · a work area; or
- a work site

where workers are engaged, or works are in progress at the direction of Council, subject to the following conditions:

B.1 Authorisation of other Officers

Council may authorise any Officer to exercise the powers conferred on it pursuant to Clause B of this Instrument. Any Authorisations to any Officer must be made by instrument in writing and approved by the Chief Executive Officer on behalf of Council. All actions carried out by that Officer in accordance with Clause B must be done so "for, and on behalf of the Council". Records must be kept of any authorisation made pursuant to this clause. Council may attach any conditions to such Sub-Authorisations that it considers appropriate.

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B.3 Conformity with the Road Traffic Act

The maximum speed to be indicated by signs must be in accordance with section 20 of the Act.

B.4 Conformity with the SA Standards

All traffic control devices must conform to the requirements of and be installed in accordance with the provisions contained in the SA Standards.

B.5 Persons who may act on behalf of Council

For the purposes of this clause, the following people may act on behalf of Council:

- (a) an employee of Council; or
- (b) an employee of a contractor or sub-contractor engaged to carry out works on a road on behalf of Council.

B.6 Training and Accreditation

At all times when a worker is present at a work area or work site at least one worker must:

- have gained accreditation in the DPTI Workzone Traffic Management Training Program; and
- carry a card or certificate certifying accreditation in this course when engaged at a work area or work site; and
- have undertaken re-training in the DPTI Workzone Traffic Management Training Program within the last 3 years.

B.7 Record Keeping

Any person acting on behalf of Council pursuant to Clause B must comply with the SA Standards that outline the procedures and guidelines for record keeping required for the overall safety and smooth operation of a traffic guidance scheme.

C. Traffic Control Devices at Works on Roads

For the purposes of sub-section 17(3) of the Act, I grant Council **GENERAL APPROVAL** to install, display, alter, operate, or remove, any traffic control device in relation to an area where persons are engaged in work or an area affected by works in progress, or in relation to part of a road temporarily closed to traffic under this Act or any other Act. This approval is subject to the following conditions:

C.1 Authorisation of other Officers

Council may authorise any Officers to exercise the powers conferred on it pursuant to Clause C of this Instrument. Any Authorisations to any officer must be by instrument in writing and approved by the Chief Executive Officer on behalf of Council. All actions carried out by that Officer in accordance with Clause C must be done so "for, and on behalf of the Council". Records must be kept of any authorisation made pursuant to

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this clause. Council may attach any conditions to such Sub-Authorisations that it considers appropriate.

C.2 Conformity with the Road Traffic Act

All traffic control devices must conform to the requirements of, and be installed, displayed, altered, operated or removed in accordance with the Act and any Rules and Regulations made under the Act.

C.3 Conformity with the Code, and SA Standards

All traffic control devices must conform to the requirements of and be installed, displayed, altered, operated or removed in accordance with the provisions contained in the Code, the SA Standards and the applicable Australian Standards.

C.4 Persons who may act on behalf of Council

For the purposes of this clause, the following people may act on behalf of Council:

- (a) an employee of Council; or
- (b) an employee of a contractor or sub-contractor engaged to carry out works on a road on behalf of Council.

C.5 Training and Accreditation

At all times when a worker is present in an area where persons are engaged in work or an area affected by works in progress at least one worker must:

- have gained accreditation in the DPTI Workzone Traffic Management Training Program; and
- carry a card or certificate certifying accreditation in this course when engaged at a work area or work site; and
- have undertaken re-training in the DPTI Workzone Traffic Management Training Program within the last 3 years.

C.6 Record Keeping

Any person acting on behalf of Council pursuant to Clause C must comply with the SA Standards that outline the procedures and guidelines for record keeping required for the overall safety and smooth operation of a traffic guidance scheme.

D. Temporary Parking Controls

For the purpose of sub-section 17(3) of the Act, I grant Council **GENERAL APPROVAL** to install, display, alter, operate, or remove a traffic control device for the purposes of imposing, varying or abolishing a parking control on a temporary basis on a road which is under its care, control and management, subject to the following conditions:

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D.1 Authorisation of other Officers

Council may authorise any Officers to exercise the powers conferred on it pursuant to Clause D of this Instrument. Any Authorisations to any Officer must be made by instrument in writing and approve by the Chief Executive Officer on behalf of Council. All actions carried out by that Officer in accordance with Clause D must be done so "for, and on behalf of the Council". Records must be kept of any authorisation made pursuant to this clause. Council may attach any conditions to such Sub-Authorisations that it considers appropriate.

D.2 Conformity with the Act

All temporary parking controls must conform with the requirements of, and be installed, displayed, altered, operated or removed in accordance with the Act and any Rules and Regulations made under the Act.

D.3 Conformity with Australian Standards and the Code

All temporary parking controls must conform to the requirements and be installed, displayed, altered, operated or removed in accordance with the provisions contained in any applicable Australian Standards and the Code.

The Code refers to and invokes the Australian Standards. The Code must be read together with, but takes precedence over, all applicable Australian Standards.

D.4 Information on Signs

A temporary parking control used in accordance with Clause D must display the words "TEMPORARY PARKING CONTROL" in a prominent position.

D.5 Limitation of Temporary Parking Controls

A temporary parking control used in accordance with Clause D cannot have effect for a period exceeding 35 days.

D.6 Records of Temporary Parking Controls

Council must keep records of any use of temporary parking controls.

E. TRAFFIC CONTROL DEVICES FOR EVENTS

For the purposes of section 17 of the Act, I grant Council **GENERAL APPROVAL** to install, maintain, alter, operate or removed, or cause to be installed, maintained altered, operated, or removed, a traffic control device for the purpose of an event other than those specified in Clause A.8 of this Instrument, on, above or near a road which is under its care, control and management subject to the following conditions:

E.1. Conformity with the Road Traffic Act

All traffic control devices used pursuant to Clause E of this Instrument must conform to the requirements of the Act, and any Rules and Regulations made under the Act.

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E.2. Conformity with Plan

All traffic control devices must be installed in accordance with a Traffic Management Plan prepared by a person who in the opinion of the Council has an appropriate level of knowledge and expertise in the preparation of traffic management plans.

Council need not comply with Clause A.7 of this Instrument where using a traffic control device for the purpose of an event.

E.3. Notification to adjoining Councils

Council must notify an adjoining Council before installing, altering or removing a traffic control device on a road that runs into or intersects with, or otherwise is likely to affect traffic (including its flow, speed and composition) on a road that is under the care, control and management of another Council.

E.4 Notification to the Commissioner of Highways

Council must notify the Commissioner of Highways before installing, altering or removing a traffic control device on a road that runs into or intersects with, or otherwise is likely to affect traffic on a road (including its flow, speed and composition) that is under the care, control and management of the Commissioner of Highways.

INSTRUMENT OF DELEGATION

I, Tom Koutsantonis, Minister for Transport and Infrastructure in the State of South Australia, pursuant to section 11 of the *Road Traffic Act 1961* ("the Act") hereby **DELEGATE** the powers as detailed in the following clauses –

F. GRANT APPROVAL TO ANOTHER ROAD AUTHORITY

I **DELEGATE** to **Council** the power conferred on the Minister pursuant to section 17 of the Act to **SPECIFICALLY APPROVE** the installation, maintenance, alteration, operation or removal of a traffic control device in the municipality or district of Council by a road authority on, above or near a road under the care, control and management of the said road authority subject to the following conditions:-

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F.1 Sub-Delegation and Authorisation to other Officers

This delegation cannot be sub-delegated without my express approval. Council may, however, authorise any officers to exercise the powers conferred on Council pursuant to Clause F of this Instrument.

Any Authorisations to any Officer should be made by instrument in writing and approved by the Chief Executive Officer on behalf of Council. All actions carried out by that officer in accordance with Clause F must be done so "for, and on behalf of the Council". Records must be kept of any authorisation made pursuant to this clause.

F.2 Conformity with the Road Traffic Act

All traffic control devices used pursuant to Clause F of this Instrument must conform to the requirements of the Act, and any Rules and Regulations made under the Act.

F.3 Conformity with the Australian Standards and the Code

All traffic control devices must conform to the requirements of and be installed, maintained, altered, operated or removed in accordance with the provisions contained in the applicable Australian Standards and the Code.

The Code refers to and invokes the Australian Standards. The Code must be read together with, but takes precedence over, all applicable Australian Standards.

F.4 Power of approval subject to same Conditions in Clause A

The power of Council to grant approvals under Clause F is subject to the same conditions that apply to Council under Clause A where Council itself is the road authority.

F.5 Record Keeping

Council must keep accurate records of any approval granted to another road authority pursuant to Cause F of this Instrument.

G. CLOSE ROADS AND GRANT EXEMPTIONS FOR EVENTS

I **DELEGATE** to Council my power in sub-section 33(1) of the Act to declare an event to be an event to which section 33 applies and make orders directing:

- that specified roads (being roads on which the event is to be held or roads that, in the opinion of the Council, should be closed for the purposes of the event) be closed to traffic for a specified period; and
- (b) that persons taking part in the event be exempted, in relation to the specified roads, from the duty to observe the Australian Road Rules specified in Clause G.4 subject to the conditions in Clause G.5

G.1 Sub-Delegation to other Officers

Page 8 of 12



Council may sub-delegate the power delegated to Council pursuant to Clause G of this Instrument subject to the following conditions:

- Council may only sub-delegate the power to the person for the time being occupying the position of Chief Executive Officer of Council; and
- Any such sub-delegation must be made by instrument in writing by Council resolution; and
- 3. The sub-delegate cannot direct the closure of a road or and grant an exemption for an event on a road that runs into or intersects with, or is otherwise likely to affect traffic (including its flow, speed and composition) on a road that is under the care, control and management of another Council or the Commissioner for Highways; and
- Council's sub-delegate is subject to all conditions that are imposed on Council under Clause G, in relation to the closure of a road or the grant of an exemption for an event; and
- 5. Council may impose any other conditions deemed necessary on its sub-delegate in relation to the closure of a road or the grant of an exemption for an event; and
- Council cannot authorise any other person to exercise the powers conferred on Council, pursuant to G of this Instrument.

G.2 Roads and Road-Related Areas to which Delegation Applies

Council may only exercise the powers of the Minister in sub-section 33(1) of the Act with respect to a road under its care, control and management.

G.3 Conformity with the Road Traffic Act

Council when exercising the powers of the Minister in sub-section 33(1) of the Act must comply with the requirements of section 33 of the Act.

G.4 Exemption from Australian Road Rules

Council can only grant exemptions from the following Australian Road Rules and subject to the conditions listed in Clause G.5:

- Rule 221: Using hazard warning lights;
- Rule 230: Crossing a road general;
- 3. Rule 231: Crossing a road at pedestrian lights;
- 4. Rule 232: Crossing a road at traffic lights;
- 5. Rule 234: Crossing a road on or near a crossing for pedestrians;
- 6. Rule 237: Getting on or into a moving vehicle;
- Rule 238: Pedestrians travelling along a road (except in or on a wheeled recreational device or toy);
- Rule 250: Riding on a footpath or shared path;

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- 9. Rule 264: Wearing of seat belts by drivers;
- 10. Rule 265: Wearing of seat belts by passengers 16 years old or older;
- 11. Rule 266: Wearing of seat belts by passengers under 16 years old;
- 12. Rule 268: How persons must travel in or on a motor vehicle;
- 13. Rule 269: Opening doors and getting out of a vehicle etc;
- 14. Rule 298: Driving with a person in a trailer.

G.5 Conditions on Exemptions from Australian Road Rules

Council may only grant exemption from the following Australian Road Rules provided any such exemption contains the following minimum conditions:

- Rule 237: Getting on or into a moving vehicle provided the speed of the vehicle does not exceed 5 km/h;
- Rule 264: Wearing of seat belts by drivers provided the speed of the vehicle does not exceed 25 km/h;
- Rule 265: Wearing of seat belts by passengers 16 years old or older provided the speed of the vehicle does not exceed 25 km/h;
- Rule 266: Wearing of seat belts by passengers under 16 years old provided the speed of the vehicle does not exceed 25 km/h;
- Rule 268: How persons must travel in or on a motor vehicle provided the speed of the vehicle does not exceed 25 km/h;
- Rule 269: Opening doors and getting out of a vehicle etc provided the speed of the vehicle does not exceed 5 km/h;
- Rule 298: Driving with a person in a trailer provided the speed of the vehicle does not exceed 25 km/h.

G.6 Notification to Commissioner of Highways

Council must notify the Commissioner of Highways of any declaration under sub-section 33(1) at least two weeks prior to the date of the event.

G.7 Notification to Emergency Services and Public Transport Services Division

Council must notify the SA Metropolitan Fire Service, SA Country Fire Service, SA State Emergency Service, the SA Ambulance Service and the Public Transport Services Division of the Department of Planning, Transport and Infrastructure ("DPTI") as appropriate, of any declaration under sub-section 33(1) at least two weeks prior to the date of the event.

G.8 Notification to Traffic Management Centre, Metropolitan Region

Where an event requires intervention by DPTI to ensure the safe and efficient conduct and movement of traffic, Council must ensure that it or the event organiser contacts the Traffic Management Centre, Metropolitan Region (ph: 1800 018 313) no less than 15 minutes prior to the commencement of the event and immediately upon completion of the need for such intervention.

G.9 Notification to Commissioner of Police

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Council must notify the Commissioner of Police of any declaration under sub-section 33(1) at least two weeks prior to the date of the event.

G.10 Agreement of Commissioner of Police

If Council proposes to make an order under sub-section 33(1) that involves any motor vehicular traffic, Council must first obtain the agreement of the Commissioner of Police before making an order that exempts a person from any of the following Australian Road Rules: 230, 231, 232, 234 and 238.

G.11 Use of Advance Warning Signs

Where the event will significantly and/or adversely affect a road which is under the care, control and management of the Commissioner of Highways, Council must ensure that the event organisers place advance warning notification signs on the affected roads. The signs must clearly indicate to the public the times and dates of the temporary road closure.

G.12 Effect on Roadside Furniture

Where an event affects any roadside furniture owned or maintained by the Commissioner of Highways or road markings, Council must ensure that it or the event organiser reinstates such furniture or markings to its original condition.

H. DEFINITION OF TERMS

For the purposes of this Instrument, unless a contrary intention appears: Words defined in section 5 of the Act have the same meaning as in the instrument.

A reference to a road includes a reference to a road-related area unless it is otherwise expressly stated.

Council means a council constituted under the Local Government Act 1999;

Code means the Code of Technical Requirements, as amended from time to time (formerly known as the Code of Technical Requirements for the Legal Use of Traffic Control Devices);

Event means event as defined in section 33 of the *Road Traffic Act 1961* namely an organised sporting, recreational, political, artistic cultural or other activity, and includes a street party;

Officer means Council employee

SA Standards means the Department of Planning, Transport and Infrastructure's SA Standard for Workzone Traffic Management;

Work area means work area as defined in section 20(1) of the Act, namely a portion of road on which workers are, or may be, engaged;

Work site means a portion of road affected by works in progress, together with any additional portion of road used to regulate traffic in relation to those works or for any associated purpose.

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I. FUTURE VARIATIONS TO THIS INSTRUMENT

This Instrument may be revoked or varied by a subsequent Instrument in writing.

Hon Tom Koutsantonis MP

MINISTER FOR TRANSPORT AND INFRASTRUCTURE

Dated this 22 day of 40905 7 2013

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<u>AUTHORISATIONS</u>

UNDER THE ROAD TRAFFIC ACT 1961

APPROVED BY THE CHIEF EXECUTIVE OFFICER OF THE COUNCIL IN ACCORDANCE WITH

THE INSTRUMENT OF GENERAL APPROVAL AND DELEGATION TO COUNCIL DATED 22 AUGUST 2013

FROM THE MINISTER FOR TRANSPORT AND INFRASTRUCTURE

BACKGROUND

- 1. On 22 August 2013 the Minister for Transport and Infrastructure issued an Instrument of General Approval and Delegation to Council (the 'Instrument') containing:
 - (i) General Approvals by the Minister to the Council in accordance with Section 12 of the Road Traffic Act 1961 (the '**Act**') for the purposes of the Act; and
 - (ii) Delegations pursuant to Section 11 of the Act, by the Minister to the Council for the purposes of the Act.

This document contains Authorisations made by the Council to Officers of the Council and approved by the Chief Executive Officer on behalf of the Council, pursuant to the terms of the Instrument. The Instrument contains certain conditions, exceptions and requirements, and this document <u>must</u> be read in conjunction with the Instrument.

AUTHORISATIONS

2. TRAFFIC CONTROL DEVICES

- 2.1 Pursuant to Clause A of the Instrument the Minister granted the Council approval, for the purposes of Sections 17(1) and (2) of the Act, to install, maintain, alter, operate, or remove, or cause to be installed, maintained, altered, operated or removed, any traffic control device, on, above or near a road which is under the Council's care, control and management subject to the conditions specified in the Instrument, other than those specified in Clause A.8 of the Instrument, or those dealt with in other Clauses of the Instrument.
- 2.2 Pursuant to Clause A.1 of the Instrument, the Council may authorise any Officer to exercise, for and on behalf of the Council, the powers conferred on the Council pursuant to Clause A of the Instrument, provided that such authorisation is made by instrument in writing and approved by the Chief Executive Officer of the Coucil.

Last amended: 1 October 2013

Streaky Bay

2.3 In accordance with Clause A.1 of the Instrument, I, as Chief Executive Officer of the Council approve on behalf of the Council, the following Officers to be **AUTHORISED** to exercise, for and on behalf of the Council, the powers conferred on the Council pursuant to Clause A of the Instrument, subject to the conditions specified in the Instrument in relation to Clause A of the Instrument: Darren Walker (Manager, Infrastructure & Civil Works).

3. SPEED LIMITS AT WORKS ON ROADS

- 3.1 Pursuant to Clause B of the Instrument, the Minister granted the Council approval, for the purposes of Section 20(2) of the Act, to place signs for the purpose of indicating the maximum speed to be observed by drivers while driving by or towards a work area or a worksite where workers are engaged or works are in progress at the direction of the Council subject to the conditions specified in the Instrument.
- 3.2 Pursuant to Clause B.1 of the Instrument, the Council may authorise any Officer to exercise, for and on behalf of the Council, the powers conferred on the Council pursuant to Clause B of the Instrument, provided that such authorisation is made by instrument in writing and is approved by the Chief Executive Officer of the Council.
- 3.3 In accordance with Clause B.1 of the Instrument, I, as Chief Executive Officer of the Council approve on behalf of the Council the following Officer(s) to be **AUTHORISED** to exercise for and on behalf of the Council the powers conferred on the Council pursuant to Clause B of the Instrument, subject to the conditions specified in the Instrument in relation to Clause B of the Instrument: Darren Walker (Manager, Infrastructure & Civil Works).

4. TRAFFIC CONTROL DEVICES SIGNS AT WORKS ON ROADS

- 4.1 Pursuant to Clause C of the Instrument, the Minister granted the Council approval for the purposes of Section 17(3) of the Act, to install, display, alter, operate or remove any traffic control device in relation to an area where persons are engaged in work or an area affected by works in progress, or in relation to part of a road temporarily closed to traffic under the Act or any other Act, subject to the conditions specified in the Instrument.
- 4.2 Pursuant to Clause C.1 of the Instrument, the Council may authorise any Officer to exercise, for and on behalf of the Council, the powers conferred on the Council pursuant to Clause C of the Instrument, provided that such authorisation is made by instrument in writing and is approved by the Chief Executive Officer of the Council.
- 4.3 In accordance with Clause C.1 of the Instrument, I, as Chief Executive Officer of the Council approve on behalf of the Council the following Officer(s) to be **AUTHORISED** to exercise for and on behalf of the Council

Streaky Bay

Last amended: 1 October 2013

the powers conferred on the Council pursuant to Clause C of the Instrument, subject to the conditions specified in the Instrument in relation to Clause C of the Instrument: Darren Walker (Manager, Infrastructure & Civil Works).

5. TEMPORARY PARKING CONTROLS

- Pursuant to Clause D of the Instrument the Minister granted the Council approval for the purposes of Section 17(3) of the Act, to install, display, alter, operate or remove a traffic control device for the purposes of imposing, varying or abolishing a parking control on a temporary basis on a road or road which is under the Council's care, control or management subject to the conditions specified in the Instrument.
- 5.2 Pursuant to Clause D.1 of the Instrument, the Council may authorise any Officer to exercise, for and on behalf of the Council, the powers conferred on the Council in Clause D of the Instrument, provided that such authorisation is made by instrument in writing and is approved by the Chief Executive Officer of the Council.
- 5.3 In accordance with Clause D.1 of the Instrument, I, as Chief Executive Officer of the Council approve, on behalf of the Council the following Officers to be **AUTHORISED** to exercise for and on behalf of the Council the powers conferred on the Council pursuant to Clause D of the Instrument, subject to the conditions specified in the Instrument in relation to Clause D of the Instrument: Darren Walker (Manager, Infrastructure & Civil Works).

6. GRANT APPROVAL TO ANOTHER ROAD AUTHORITY

- 6.1 Pursuant to Clause F of the Instrument the Minister delegated to the Council the power conferred on the Minister pursuant to Section 17 of the Act to specifically approve the installation, maintenance, alteration, operation, or removal of a traffic control device in the municipality or district of the Council by a road authority, on, above, or near a road under the care control or management of the Council, subject to the conditions specified in the Instrument.
- 6.2 Pursuant to Clause F.1 of the Instrument, the Council may authorise any Officer(s) to exercise, for and behalf of the Council, the powers conferred on the Council in Clause F of the Instrument, provided that such authorisation is made by instrument in writing and is approved by the Chief Executive Officer of the Council.
- 6.3 In accordance with Clause F.1 of the Instrument, I, as Chief Executive Officer of the Council, approve on behalf of the Council, the following Officer(s) to be **AUTHORISED** to exercise, for and on behalf of the Council, the powers conferred on the Council pursuant to Clause F of the Instrument, subject to the conditions specified in the Instrument in relation

Last amended: 1 October 2013

256275\PLMAuthorisations under the Road Traffic Act in accordance with the Instrument dated 22 August 2013 from the Minister for Transport and Infrastructure - Signed by CEO

Streaky Bay

to Clause F of the Instrument: Darren Walker (Manager, Infrastructure & Civil Works).

15.7.2020

Signature of Chief Executive Officer

Last amended: 1 October 2013

Streaky Bay

APPENDIX [23.3]

SUBDELEGATION TO THE CHIEF EXECUTIVE OFFICER

UNDER THE ROAD TRAFFIC ACT 1961
MADE IN ACCORDANCE WITH THE
INSTRUMENT OF GENERAL APPROVAL AND DELEGATION
TO COUNCIL DATED 22 AUGUST 2013

FROM THE MINISTER FOR TRANSPORT AND INFRASTRUCTURE BACKGROUND

1	On 22 August 2013 the Minister for Transport and Infrastructure issued an Instrument of General Approval and Delegation Council (the 'Instrument') containing:		
1.1	General Approvals by the Minister to the Council in accordance with Section 12 of the Road Traffic Act 1961 (the 'Act') for the purposes of the Act; and		
1.2	delegations pursuant to Section 11 of the Act, by the Minister to the Council for the purposes of the Act.		
	This document contains Subdelegations made by the Council to the Chief Executive Officer of the Council, pursuant to the terms of the Instrument. The Instrument contains certain conditions, exceptions and requirements, and this document must be read in conjunction with the Instrument.		
2	POWER TO CLOSE ROADS AND GRANT EXEMPTION FOR EVENTS		
2.1	The power pursuant to Section 33(1) of the Act to declare an event to be an event to which Section 33 of the Act applies and to make orders directing:	CEO	MICW
2.1.1	that specified roads (being roads on which the event is to be held or roads that, in the opinion of the Delegate, should be closed for the purposes of the event) be closed to traffic for a specified period; and	CEO	MICW
2.1.2	that persons taking part in the event be exempted, in relation to the specified roads, from the duty to observe the Australian Road Rules specified in Clause G.4 of the Instrument, subject to the conditions in Clause G.5 of the Instrument.	CEO	MICW

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SUB DELEGATION

DELEGATION

APPENDIX [24]

INSTRUMENT OF DELEGATION UNDER THE SAFE DRINKING WATER ACT 2011

NOTES

- Conditions or Limitations: conditions or limitations may apply to the delegations contained in this Instrument. Refer to the Schedule of Conditions at the back of this document.
- 2 Refer to the relevant Council resolution(s) to identify when these delegations were made, reviewed and or amended.

POWERS AND FUNCTIONS DELEGATED IN THIS INSTRUMENT

DELEGATION	SUB DELEGATION
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1	Drinking water providers to be registered		
1.1	The power pursuant to Section 5(2)(a) and (b) of the Safe Drinking Water Act 2011 (the Act) and in accordance with Section 5(3) of the Act to make an application for registration under the Act to the Minister and in a manner and form determined by the Minister.	NOT DELEGATED	NOT DELEGATED
2	Conditions of registration		
2.1	The power pursuant to Section 8(3) of the Act where the Council holds a registration, to make application to the Minister in a manner and form determined by the Minister, requesting the variation of a condition to which the registration is subject.	NOT DELEGATED	NOT DELEGATED
3	Suspension of registration		
3.1	The power pursuant to Section 9(5) of the Act after the Council has received notice from the Minister, lodge with the Minister a written objection (setting out the grounds of objection).	NOT DELEGATED	NOT DELEGATED
3.2	The power pursuant to Section 9(5) of the Act to make submissions to the Minister in relation to the matter.	NOT DELEGATED	NOT DELEGATED

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3.3	The power pursuant to Section 9(10) of the Act where the Council's registration has been suspended to make application to the Minister for the cancellation of the suspension.	NOT DELEGATED	NOT DELEGATED
4	Appeals		
4.1	The power pursuant to Section 10(1) of the Act and in accordance with Section 10(2) of the Act, to seek a review by the Tribunal under Section 34 of the South Australian Civil and Administrative Tribunal Act 2013 of:	NOT DELEGATED	NOT DELEGATED
4.1.1	a condition imposed by the Minister in relation to a registration under Part 2 of the Act;	NOT DELEGATED	NOT DELEGATED
4.1.2	a variation of a condition of registration made by the Minister on the Minister's own initiative; or	NOT DELEGATED	NOT DELEGATED
4.1.3	a decision of the Minister to refuse to grant an application to vary a condition of registration; or	NOT DELEGATED	NOT DELEGATED
4.1.4	a decision of the Minister to suspend a registration under Part 2 of the Act.	NOT DELEGATED	NOT DELEGATED
5	Drinking water providers to prepare, implement and review risk management plans		
5.1	The power pursuant to Section 12(1) of the Act and in accordance with Section 13 of the Act, to:	NOT DELEGATED	NOT DELEGATED
5.1.1	prepare a risk management plan in relation to the supply of drinking water to the public; and	NOT DELEGATED	NOT DELEGATED
5.1.2	keep the plan under continuous review with a view to updating and improving it; and	NOT DELEGATED	NOT DELEGATED
5.1.3	revise any aspect of the plan that is found, on review, to need revision.	NOT DELEGATED	NOT DELEGATED
5.2	The power pursuant to Section 12(3) of the Act, if a standard risk management plan is in place under Section 12(2) of the Act and the Council falls within the specified class to which the standard risk management plan applies, to, subject to any requirement published by the Chief Executive in connection with the risk management plan and in a manner and form determined by the Chief Executive, adopt the standard risk management plan rather than preparing a separate plan under Section 12(1)(a) of the Act.	NOT DELEGATED	NOT DELEGATED
6	Related matters		
6.1	The power pursuant to Section 14(2) of the Act, to furnish to the Minister in a manner and form determined by the Minister a copy of the Council's monitoring program and incident identification and notification protocol.	NOT DELEGATED	NOT DELEGATED
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6.2	The power pursuant to Section 14(3)(b) of the Act to consult with the Minister in relation to alterations to the program or protocol (or both) submitted for the purposes of Section 14 of the Act.	NOT DELEGATED	NOT DELEGATED
6.3	The power pursuant to Section 14(4) of the Act and in accordance with Section 14(5) of the Act, where the Council is required to make an alteration under Section 14(3) of the Act, to seek a review of the requirement by the Tribunal under Section 34 of the South Australian Civil and Administrative Tribunal Act 2013.	NOT DELEGATED	NOT DELEGATED
7	Appointment of authorised officers		
7.1	The power pursuant to Section 34(1) of the Act, to appoint a person to be an authorised officer for the purposes of the Act, but only if the Delegate considers the person has appropriate qualifications or experience to exercise the functions of an authorised officer.	CEO	NOT DELEGATED
7.2	The power pursuant to Section 34(2) of the Act to prepare and maintain a list of authorised offices appointed by the Council.	CEO	NOT DELEGATED
8	Certificates of authority		
8.1	The power pursuant to Section 35(1) of the Act to provide each authorised officer appointed by the Council with a certificate of authority as an authorised officer.	CEO	NOT DELEGATED
8.2	The power pursuant to Section 35(2) of the Act to limit the powers of an authorised officer by the authorised officer's certificate of authority.	CEO	NOT DELEGATED
9	Seizure orders		
9.1	The power pursuant to Section 37(3)(a)(i) and (ii) of the Act to:	CEO	Denvir Moses
9.1.1	authorise the release of a thing seized to the person from whom it was seized or any person who had a right to possession of it at the time of its seizure subject to such conditions as the Delegate thinks fit, including conditions as to the giving of security for satisfaction of an order under Section 37(3)(b)(i)(B) of the Act; or	CEO	Denvir Moses
9.1.2	order that the thing seized be forfeited to the Council;	CEO	Denvir Moses
9.2	The power pursuant to Section 37(3)(d) of the Act if a thing seized is forfeited under Section 37 of the Act to dispose of it by sale, destruction or otherwise as the Delegate directs.	CEO	NOT DELEGATED
10	Notices		
10.1	The power pursuant to Section 38(1) of the Act and in accordance with Section 38(2) of the Act to issue a notice under Section 38 for the purpose of:	CEO	Denvir Moses
10.1.1	securing compliance with a requirement imposed by or under the Act; or	CEO	Denvir Moses
	0 1 22 2 3 3 4 5 5 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7		





10.1.2	averting, eliminating or minimising a risk, or a perceived risk, to the public in relation to drinking water.	CEO	Denvir Moses
10.2	The power pursuant to Section 38(6) of the Act to, by written notice served on a person to whom a notice under Section 38 has been issued by the Council, vary or revoke the notice.	CEO	Denvir Moses
11	Action or non-compliance with a notice		
11.1	The power pursuant to Section 39(1) of the Act, if the requirements of a notice under Division 3 of the Act are not complied with, to take any action required by the notice.	CEO	Denvir Moses
11.2	The power pursuant to Section 39(2) of the Act to authorise another person to take action under Section 39(1) of the Act on the Council's behalf.	CEO	NOT DELEGATED
11.3	The power pursuant to Section 39(4) of the Act to recover the reasonable costs and expenses incurred by the Council in taking action under Section 39 of the Act from the person who failed to comply with the requirements of the notice as a debt in a court of competent jurisdiction.	CEO	NOT DELEGATED
11.4	The power pursuant to Section 39(5) of the Act, if an amount is recoverable from a person by the Council under Section 39 of the Act, to by notice in writing to the person, fix a period, being not less than 28 days from the date of the notice, within which the amount must be paid by the person.	CEO	MBAS
12	Action in emergency situations		
12.1	The power pursuant to Section 40(5) of the Act to recover the reasonable costs and expenses incurred by an authorised officer in taking action under Section 40 of the Act as a debt in a court of competent jurisdiction.	CEO	NOT DELEGATED
13	Specific power to require information		
13.1	The power pursuant to Section 41(1) of the Act, to by notice in writing under Section 41 of the Act require a person to furnish such information relating to the quality or supply of drinking water, or any other matter associated with the administration or operation of the Act, as the Delegate thinks fit.	CEO	Denvir Moses
14	Appeals		
14.1	The power pursuant to Section 42(3) of the Act to apply for the Council to be a party to proceedings under Section 42 of the Act.	CEO	NOT DELEGATED



15	Annual reports by enforcement agencies		
15.1	The power pursuant to Section 52(1) of the Act to on or before 30 September in each year,		
	furnish to the Minister a report on the activities of the Council under the Act during the	CEO	Denvir Moses
	financial year ending on the preceding 30 June.		



APPENDIX [25]

INSTRUMENT OF DELEGATION UNDER THE SOUTH AUSTRALIAN PUBLIC HEALTH ACT 2011 AND SOUTH AUSTRALIAN PUBLIC HEALTH (LEGIONELLA) (WASTEWATER) REGULATIONS 2013 AND SOUTH AUSTRALIAN PUBLIC HEALTH (GENERAL) REGULATIONS 2013

NOTES

- 1 Conditions or Limitations: conditions or limitations may apply to the delegations contained in this Instrument. Refer to the Schedule of Conditions at the back of this document.
- 2 Refer to the relevant Council resolution(s) to identify when these delegations were made, reviewed and or amended.

POWERS AND FUNCTIONS DELEGATED IN THIS INSTRUMENT

DELEGATION SU	JB DELEGATION
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1	Power to Require Reports		
1.1	The power pursuant to Section 18(2) of the South Australian Public Health Act 2011 (the Act) to, if required by the Minister, provide a report on any matter relevant to the administration or operation of the Act.	CEO	NOT DELEGATED
1.2	The power pursuant to Section 18(3) of the Act to, if required by the Minister, in a case involving the Council provide a combined report with 1 or more other councils.	CEO	NOT DELEGATED
1.3	The power pursuant to Section 18(5) of the Act to provide the report in accordance with the requirements of the Minister.	CEO	NOT DELEGATED
2	Risk of Avoidable Mortality or Morbidity		
2.1	The power pursuant to Section 22(2) of the Act, if the Council receives a request under Section 22(1) of the Act, to consider the request and then respond in accordance with Section 22(3) of the Act to the Chief Public Health Officer within a reasonable time.	CEO	NOT DELEGATED
2.2	The power pursuant to Section 22(3) of the Act to include in a response under Section 22(2) of the Act details about:	CEO	NOT DELEGATED
2.2.1	any steps already being taken by the Council that may be relevant in the circumstances; and	CEO	NOT DELEGATED
2.2.2	any plans that the Council may have that may be relevant in the circumstances; and	CEO	NOT DELEGATED

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2.3	any steps that the Council is willing to take in the circumstances; and	CEO	NOT DELEGATED
2.4	any other matter relating to the Council that appears to be relevant.	CEO	NOT DELEGATED
3	Cooperation Between Councils		
3.1	The power pursuant to Section 39(1) of the Act to, in performing the Council's functions or exercising the Council's powers under the Act, act in conjunction or partnership with, or cooperate or coordinate the Council's activities with, 1 or more other councils	CEO	NOT DELEGATED
3.2	The power pursuant to Section 39(2) of the Act to, if requested by the Chief Public Health Officer, cooperate with 1 or more other councils.	CEO	NOT DELEGATED
3.3	The power pursuant to Section 39(3) of the Act to, if the Council receives a request under Section 39(2) of the Act, within 28 days after receiving the request or such longer period as the Chief Public Health Officer may specify, furnish the Chief Public Health Officer with a written report on the action that the Council intends to take in response to the request.	CEO	NOT DELEGATED
4	Power of Chief Public Health Officer to Act		
4.1	The power pursuant to Section 40(2) of the Act to consult with the Chief Public Health Officer.	CEO	NOT DELEGATED
5	Council Failing to Perform a Function Under Act		
5.1	The power pursuant to Section 41(1) of the Act to consult with the Minister in relation to the Minister's opinion that the Council has failed, in whole or in part, to perform a function conferred on the Council under the Act.	CEO	NOT DELEGATED
5.2	The power pursuant to Section 41(6) of the Act to:	CEO	NOT DELEGATED
5.2.1	make written submissions to the Minister in relation to the matter within a period specified by the Minister; and	CEO	NOT DELEGATED
5.2.2	request in the written submissions to the Minister that the Minister discuss the matter with a delegation representing the Council; and	CEO	NOT DELEGATED
5.2.3	appoint a delegation representing the Council to discuss the matter with the Minister.	CEO	NOT DELEGATED
6	Transfer of Function of Council at Request of Council		
6.1	The power pursuant to Section 42(1) of the Act to request, in accordance with Section 42(2), of the Act that a function of the Council under the Act be performed by the Chief Public Health Officer.	CEO	NOT DELEGATED
6.2	The power pursuant to Section 42(10) of the Act to enter into an agreement with the Minister for the Minister to recover costs and expenses associated with the Chief Public Health Officer acting under Section 42 of the Act.	CEO	NOT DELEGATED





6.3	The power pursuant to Section 42(11) of the Act to request that the Minister vary or revoke a notice under Section 42 of the Act.	CEO	NOT DELEGATED
C 1			
6.4	The power pursuant to Section 42(11) of the Act to consult with the Minister in relation to the	CEO	NOT DELEGATED
	Minister varying or revoking a notice under Section 42 of the Act.		
7	Local Authorised Officers		
7.1	The power pursuant to Section 44(1) of the Act, subject to Section 45 of the Act, to, by instrument in	CEO	NOT DELEGATED
	writing, appoint a suitably qualified person to be a local authorised officer.	CEO	NOT DELEGATED
7.2	The power pursuant to Section 44(2) of the Act to make an appointment under Section 44 subject to	65.0	NOT DELECATED
	such conditions or limitations as the Delegate thinks fit.	CEO	NOT DELEGATED
7.3	The power pursuant to Section 44(4) of the Act to direct a local authorised officer.	CEO	NOT DELEGATED
7.4	The power pursuant to Section 44(6) of the Act to vary or revoke an appointment at any time.	CEO	NOT DELEGATED
7.5	The power pursuant to Section 44(7) of the Act to notify the Chief Public Health Officer in accordance		
	with Section 44(8) of the Act, if the Council or the Delegate:		NOT DELEGATED
7.5.1	makes an appointment under Section 44 of the Act; or	CEO	NOT DELEGATED
7.5.2	revokes an appointment under Section 44 of the Act.	CEO	NOT DELEGATED
7.6	The power pursuant to Section 44(9) of the Act to determine the number of local authorised officers		
	who should be appointed for the Council's area and in determining the number of local authorised		
	officers who should be appointed for the Council's area, take into account any policy developed by	CEO	NOT DELEGATED
	the Chief Public Health Officer for the purposes of Section 44 of the Act.		
8	Identity Cards		
8.1	The power pursuant to Section 46(1) of the Act to issue in accordance with Section 46(2) of the Act to		
	an authorised officer appointed under the Act an identity card in a form approved by the Chief Public	CEO	NOT DELEGATED
	Health Officer:		
8.1.1	containing the person's name and a photograph of the person; and	CEO	NOT DELEGATED
8.1.2	stating that the person is an authorised officer for the purposes of the Act; and	CEO	NOT DELEGATED
8.1.3	setting out the name or office of the issuing authority.	CEO	NOT DELEGATED
			<u> </u>





9	Specific Power to Require Information		
9.1	The power pursuant to Section 49(1) of the Act to require a person to furnish such information relating to public health as may be reasonably required for the purposes of the Act.	CEO	Denvir Moses
10	Regional Public Health Plans		
10.1	The power pursuant to Section 51(1) of the Act to in accordance with Sections 51(2), (5), (6), (8), (9), (11), (12), (13) and (15) of the Act prepare and maintain a plan or, if the Minister so determines or approves, with a group of councils, prepare and maintain a plan, for the purposes of the operations of the Council or Councils under the Act (a regional public health plan).	CEO	Denvir Moses
10.2	The power pursuant to Section 51(10) of the Act, to, subject to Section 51(11), amend a regional public health plan at any time.	CEO	Denvir Moses
10.3	The power pursuant to Section 51(11) of the Act to, in relation to any proposal to create or amend a regional public health plan:	CEO	Denvir Moses
10.3.1	prepare a draft of the proposal; and	CEO	Denvir Moses
10.3.2	when the draft plan is completed, subject to Section 51(12) of the Act:	CEO	Denvir Moses
10.3.2.1	give a copy of it to:	CEO	Denvir Moses
(a)	the Minister; and	CEO	Denvir Moses
(b)	any incorporated hospital established under the Health Care Act 2008 that operates a facility within the region; and	CEO	Denvir Moses
(c)	any relevant public health partner authority under Section 51(23); and	CEO	Denvir Moses
(d)	any other body or group prescribed by the regulations; and	CEO	Denvir Moses
10.3.2.2	take steps to consult with the public.	CEO	Denvir Moses
10.4	The power pursuant to Section 51(12) of the Act to, if required by the Minister, consult with the Minister, or any other person or body specified by the Minister, before the Council or the Delegate releases a draft plan under Section 51(11).	CEO	Denvir Moses
10.5	The power pursuant to Section 51(13) of the Act to, before bringing a regional public health plan into operation, submit the plan to the Chief Public Health Officer for consultation.	CEO	Denvir Moses
10.6	The power pursuant to Section 51(15) of the Act to take into account any comments made by the Chief Public Health Officer, SAPHC, and any other body within the ambit of a determination under Section 51(14) of the Act, at the conclusion of the consultation processes envisaged by Sections 51(13) and (14).	CEO	Denvir Moses



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10.7	The power pursuant to Section 51(16) of the Act to then adopt a plan or amend a plan with or without alteration.	NOT DELEGATED	NOT DELEGATED
10.8	The power pursuant to Section 51(17) of the Act to undertake the processes set out in Section 51 of the Act in conjunction with the preparation and adoption of its strategic management plans under Section 122 of the Local Government Act 1999 (and the power if the delegate thinks fit, incorporate a regional public health plan into the Council's strategic management plans under that Act).	CEO	Denvir Moses
10.9	The power pursuant to Section 51(18) of the Act to provide in a regional public health plan, by agreement with the public health partner authority, for a public health partner authority to take responsibility for undertaking any strategy, or for attaining any priority or goal, under the plan.	CEO	Denvir Moses
10.10	The power pursuant to Section 51(19) of the Act to review a regional public health plan at least once in every 5 years.	CEO	Denvir Moses
10.11	The power pursuant to Section 51(20) of the Act to, in preparing and reviewing the Council's regional public health plan insofar as is reasonably practicable, give due consideration to the plans of other councils insofar as this may be relevant to issues or activities under the Council's plan.	CEO	Denvir Moses
10.12	The power pursuant to Section 51(21) of the Act to, when performing functions or exercising powers under the Act or any other Act, insofar as may be relevant and reasonable, have regard to the State Public Health Plan, any regional public health plan that applies within the relevant area and any other requirement of the Minister, and in particular to give consideration to the question whether the Council or the Delegate should implement changes to the manner in which, or the means by which, the Council or the Delegate performs a function or exercises a power or undertakes any other activity that has been identified in the State Public Health Plan as requiring change.	CEO	Denvir Moses



11	Reporting on Regional Public Health Plans		
11.1	The power pursuant to Section 52(1) of the Act to, in relation to a regional health plan for which the Council is responsible, on a 2 yearly basis, prepare a report that contains a comprehensive assessment of the extent to which, during the reporting period, the Council has succeeded in implementing its regional public health plan to the Chief Public Health Officer in accordance with Sections 52(2), (3) and (4) of the Act.	CEO	NOT DELEGATED
12	Action to Prevent Spread of Infection		
12.1	The power pursuant to Section 66(6) of the Act to recover as a debt costs and expenses reasonably incurred in exercising powers under Section 66(5) of the Act from the person who failed to take the required action.	CEO	Denvir Moses
12.2	The power pursuant to Section 66(9) of the Act to, if the Chief Public Health Officer informs the Council of the occurrence of a disease constituting a notifiable condition, take such action as is reasonably open to the Delegate to assist in preventing the spread of the disease.	CEO	NOT DELEGATED
13	Notices		
13.1	The power pursuant to Section 92(1) of the Act and subject to Sections 92(2), (3), (4), (5) and (12) of the Act to issue a notice for the purpose of:	CEO	Denvir Moses
13.1.1	securing compliance with a requirement imposed by or under the Act (including the duty under Part 6 or a requirement imposed under a regulation or a code of practice under the Act); or	CEO	Denvir Moses
13.1.2	averting, eliminating or minimising a risk, or a perceived risk, to public health.	CEO	Denvir Moses
13.2	The power pursuant to Section 92(2) of the Act and subject to Section 92(12) of the Act, to, before issuing a notice to secure compliance with the general duty under Part 6 of the Act:	CEO	Denvir Moses
13.2.1	have regard to:	CEO	Denvir Moses
13.2.1.1	the number of people affected, or potentially affected, by the breach of the duty;	CEO	Denvir Moses
13.2.1.2	the degree of harm, or potential degree of harm, to public health on account of the breach of the duty;	CEO	Denvir Moses
13.2.1.3	any steps that a person in breach of the duty has taken, or proposed to take, to avoid or address the impact of the breach of the duty,	CEO	Denvir Moses
	and such other matters as the Delegate thinks fit; and	CEO	Denvir Moses
13.2.2	subject to Section 92 of the Act, give the person to whom it is proposed that the notice be given a preliminary notice in writing:	CEO	Denvir Moses





13.2.2.1	stating the proposed action, including the terms of the proposed notice and the period within which compliance with the notice will be required; and	CEO	Denvir Moses
13.2.2.2	stating the reasons for the proposed action; and	CEO	Denvir Moses
13.2.2.3	inviting the person show, within a specified time (of a reasonable period), why the proposed action should not be taken (by making representations to the Delegate or a person nominated to act on behalf of the Council).	CEO	Denvir Moses
13.3	The power pursuant to Section 92(2)(b)(iii) of the Act to nominate a person to act on behalf of the Council.	CEO	Denvir Moses
13.4	The power pursuant to Section 92(3) of the Act to, in a case where Section 92(2)(b) of the Act applies, after considering representations made within the time specified under Section 92(2)(b) of the Act:	CEO	Denvir Moses
13.4.1	issue a notice in accordance with the terms of the original proposal; or	CEO	Denvir Moses
13.4.2	issue a notice with modifications from the terms of the original proposal; or	CEO	Denvir Moses
13.4.3	determine not to proceed further under Section 92.	CEO	Denvir Moses
13.5	The power pursuant to Section 92(4) of the Act to:	CEO	Denvir Moses
13.5.1	not give notice under Section 92(2)(b) of the Act if the Delegate considers that urgent or immediate action is required in the circumstances of the particular case; and	CEO	Denvir Moses
13.5.2	not give further notice before issuing a notice with modifications under Section 92(3)(b) of the Act.	CEO	Denvir Moses
13.6	The power pursuant to Section 92(5) of the Act issue a notice under Section 92 of the Act:	CEO	Denvir Moses
13.6.1	in the form of a written notice served on the person to whom it is issued; and	CEO	Denvir Moses
13.6.2	specifying the person to whom it is issued (whether by name or by a description sufficient to identify the person); and	CEO	Denvir Moses
13.6.3	directing 2 or more persons to do something specified in the notice jointly; and	CEO	Denvir Moses
13.6.4	without limiting any other provision, in the case of a notice that relates to the condition of any premises, to any person who:	CEO	Denvir Moses
13.6.4.1	is the owner or occupier of the premises; or	CEO	Denvir Moses
13.6.4.2	has the management or control of the premises; or	CEO	Denvir Moses
13.6.4.3	is the trustee of a person referred to in Section 92(5)(i) or (ii) of the Act or is managing the affairs of such a person on some other basis; and	CEO	Denvir Moses
13.6.5	stating the purpose for which the notice is issued and giving notice of the requirement or the risk to which it relates; and	CEO	Denvir Moses





13.6.6	increasing any way increased was a school way included for the morning for which the matics is issued		
13.0.0	imposing any requirement reasonably required for the purpose for which the notice is issued including 1 or more of the following:	CEO	Denvir Moses
13.6.6.1	a requirement that the person discontinue, or not commence, a specified activity indefinitely		
13.0.0.1	or for a specified period or until further notice from a relevant authority;	CEO	Denvir Moses
13.6.6.2	a requirement that the person not carry on a specified activity except at specified times or	CEO	Denvir Moses
	subject to specified conditions;		
13.6.6.3	a requirement that the person take specified action in a specified way, and within a specified	CEO	Denvir Moses
	period or at specified times or in specified circumstances;		Denvir Wioses
13.6.6.4	a requirement that the person take action to prevent, eliminate, minimise or control any	CEO	Denvir Moses
	specified risk to public health, or to control any specified activity;	CLO	Delivii ivioses
13.6.6.5	a requirement that the person comply with any specified code or standard prepared or	CEO	Denvir Moses
	published by a body or authority referred to in the notice;	CLO	Delivii ivioses
13.6.6.6	a requirement that the person undertake specified tests or monitoring;	CEO	Denvir Moses
13.6.6.7	a requirement that the person furnish to a relevant authority specified results or reports;	CEO	Denvir Moses
13.6.6.8	a requirement that the person prepare, in accordance with specified requirements and to the	CEO	
	satisfaction of the relevant authority, a plan of action to secure compliance with a relevant		
	requirement or to prevent, eliminate, minimise or control any specified risk to public health;		Denvir Moses
13.6.6.9	a requirement prescribed under or for the purposes of the regulations; and	CEO	Denvir Moses
13.6.7	stating that the person may, within 14 days, apply for a review of the notice or institute an appeal against the notice under the provisions of the Act.	CEO	Denvir Moses
13.7	The power pursuant to Section 92(9) of the Act by written notice served on a person to whom a		
	notice under Section 92 of the Act has been issued by the Delegate or the Council, vary or revoke the	CEO	Denvir Moses
	notice.		
13.8	The power pursuant to Section 92(15) of the Act to, not comply with any other procedure, or hear		
	from any other person, except as provided by Section 92 of the Act before the Delegate issues a	CEO	Denvir Moses
	notice under Section 92 of the Act.	3_3	
14	Action on Non-compliance with Notice		
14.1	The power pursuant to Section 93(1) of the Act if the requirements of a notice under Part 12 of the		
	Act are not complied with, to take any action required by the notice.	CEO	Denvir Moses
14.2	The power pursuant to Section 93(2) of the Act to authorise a person for the purpose of taking action		
	The poster parsuant to section 55(2) or the fact to authorise a person for the purpose of taking action	CEO	Denvir Moses

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14.3	The power pursuant to Section 93(4) of the Act to recover the reasonable costs and expenses incurred		
14.5	by the Council in taking action under Section 93 of the Act as a debt from the person who failed to	CEO	Denvir Moses
	comply with the requirements of the notice.	CEO	Delivii ivioses
14.4	The power pursuant to Section 93(5) of the Act, if an amount is recoverable from a person by the		
14.4	Council under Section 93, to, by notice in writing to the person, fix a period, being not less than 28		
	days from the date of the notice, within which the amount must be paid by the person.	CEO	Denvir Moses
	days from the date of the notice, within which the amount must be paid by the person.		
15	Action in Emergency Situations		
15.1	The power pursuant to Section 94(5) of the Act to recover the reasonable costs and expenses incurred		
	by a local authorised officer in taking action under Section 94 from any person who caused the risk to	CEO	Denvir Moses
	which the action relates, as a debt.		
16	Reviews – Notices Relating to General Duty		
16.1	The power pursuant to Section 95(13) of the Act to appear in proceedings before the Review Panel as	650	Danwin Massa
	a representative of the Council.	CEO	Denvir Moses
16.2	The power pursuant to Section 95(15) of the Act to make an application to the Review Panel to:	CEO	Denvir Moses
16.2.1	dismiss or determine any proceedings that appear:	CEO	Denvir Moses
16.2.1.1	to be frivolous or vexatious; or	CEO	Denvir Moses
16.2.1.2	to have been instituted for the purpose of delay or obstruction, or for some other improper	650	Danis Massa
	purpose;	CEO	Denvir Moses
16.2.2	bring any proceedings to an end that appear:	CEO	Denvir Moses
16.2.2.1	to be more appropriate suited to proceedings before the District Court rather than the Review	650	Danis Massa
	Panel; or	CEO	Denvir Moses
16.2.2.2	to be unable to be satisfactorily resolved (or resolved within a reasonable period) by	CEO	Domeiu Massa
	proceedings before the Review Panel; or	CEO	Denvir Moses
16.2.3	bring any proceedings to an end for any other reasonable cause.	CEO	Denvir Moses
17	Appeals		
17.1	The power pursuant to Section 96(3) of the Act and subject to Section 96(4) of the Act, appeal to the		
	District Court against the outcome of review proceedings under Division 3, Part 12 of the Act.	CEO	Denvir Moses



	SOUTH AUSTRALIAN PUBLIC HEALTH (LEGIONELLA) REGULATIONS 2013			
18	Duty to Register High Risk Manufactured Water System			
18.1	The power pursuant to Regulation 5(3) of the South Australian Public Health (Legionella) Regulations 2013 (the Legionella Regulations) to, on application made in a manner and form approved by the Council or Delegate and payment of the registration fee specified in Schedule 1 to the Council, register the high risk manufactured water system to which the application relates.	CEO	NOT DELEGATED	
18.2	The power pursuant to Regulation 5(6) of the Legionella Regulations, to, on application made in a manner and form approved by the Council or Delegate and payment of the renewal fee specified in Schedule 1 to the Council, renew the registration of the high risk manufactured water system to which the application relates.	CEO	NOT DELEGATED	
19	Register of High Risk Manufactured Water Systems			
19.1	The power pursuant to Regulation 6(2) of the Legionella Regulations and subject to Regulation 6(3) of the Legionella Regulations to determine the manner and form of a register of high risk manufactured water systems registered by the Council.	CEO	Denvir Moses	
19.2	The power pursuant to Regulation 6(3) of the Legionella Regulations to include in relation to each high risk manufactured water system on the register:	CEO	Denvir Moses	
19.2.1	the type of water system; and	CEO	Denvir Moses	
19.2.2	the address of the premises on which the water system is installed; and	CEO	Denvir Moses	
19.2.3	the location of the water system on the premises; and	CEO	Denvir Moses	
19.2.4	the full name and residential and business addresses of the owner of the premises; and	CEO	Denvir Moses	
19.2.5	the full name, residential and business addresses, and residential and business telephone numbers, of the person nominated by the owner of the premises as being responsible for the operation and maintenance of the water system, and such other information as the Delegate thinks fit.	CEO	Denvir Moses	
19.3	The power pursuant to Regulation 15(2) of the Legionella Regulations to, at least once in every 12 months, give the owner of each of the premises on which a high risk manufactured water system registered with the Council is installed, written notice:	CEO	Denvir Moses	
19.3.1	requiring the owner, within the period specified in the notice:	CEO	Denvir Moses	
19.3.1.1	to cause an inspection of the water system to be carried out by a competent person (not being the owner or person responsible for the operation and maintenance of the system); and	CEO	Denvir Moses	



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19.3.1.2	to arrange for a NATA accredited laboratory to conduct microbiological testing, in accordance with AS/NZS 3896:	CEO	Denvir Moses
(a)	of at least 1 sample of water taken from a cooling water system; and	CEO	Denvir Moses
(b)	of at least 2 samples of water taken from a warm water system, to determine the presence and number of colony forming units of Legionella in the water; and	CEO	Denvir Moses
19.4	requiring the owner to submit to the Council written reports setting out the findings of the inspection and the results of the microbiological testing within 1 month of receiving the reports.	CEO	Denvir Moses
20	Power of Council to Require Microbiological Testing in Other Circumstances		
20.1	The power pursuant to Regulation 16(1) of the Legionella Regulations, if:	CEO	Denvir Moses
20.1.1	the Council is investigating the occurrence of Legionellosis in the near vicinity of premises on which a high risk manufactured water system is installed; or	CEO	Denvir Moses
20.1.2	the Council or Delegate has reason to believe that a high risk manufactured water system installed on premises situated in its area is not being maintained as required by these regulations, to give the owner of the premises written notice:	CEO	Denvir Moses
20.1.3	requiring the owner (either immediately or within a period specified in the notice) to arrange for a NATA accredited laboratory to conduct microbiological testing, in accordance with AS/NZS 3896, of water taken from the system, to determine the presence and number of colony forming units of Legionella in the water; and	CEO	Denvir Moses
20.1.4	requiring the owner to submit to the Council a written report setting out the results of the microbiological testing within 24 hours of receiving the report.	CEO	Denvir Moses
21	Fees		
21.1	The power pursuant to Regulation 21(3) of the Legionella Regulations, if a person is liable to pay a fee to the Council, to give the person written notice requiring the person to pay the fee within the period specified in the notice.	CEO	NOT DELEGATED
21.2	The power pursuant to Regulation 21(4) of the Legionella Regulations, to reduce or remit a fee payable to the Council under the Legionella Regulations if satisfied that it is appropriate to do so in a particular case.	CEO	NOT DELEGATED
21.3	The power pursuant to Regulation 21(5) of the Legionella Regulations, to recover a fee payable to the Council under the Legionella Regulations by action in a court of competent jurisdiction as a debt due to the Council.	CEO	NOT DELEGATED



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	SOUTH AUSTRALIAN PUBLIC HEALTH (WASTEWATER) REGULATIONS 2013			
22	Relevant Authority			
22.1	The power pursuant to Regulation 6(1)(b) of the South Australian Public Health (Wastewater) Regulations 2013 (the Wastewater Regulations) to, agree to act as the relevant authority for a matter relating to an on-site wastewater system with a capacity that does not, or will not, on completion of wastewater works, exceed 40 EP and that is located or to be located in another council area if the system is to be operated by another council or wastewater works related to the system are to be undertaken by another council, or by a person acting in partnership, or in conjunction with that other council.	CEO	Denvir Moses	
23	Public Notification of Proposed Community Wastewater Management System			
23.1	The power pursuant to Regulation 8(1) of the Wastewater Regulations to, if the Council proposes to establish a community wastewater management system for the whole or part of its area in the interests of public and environmental health, to give notice to the owners of land in the area affected by the proposal containing the prescribed details relating to the proposal and inviting submissions in relation to the proposal within a period (which must be at least 21 days) specified in the notice.	CEO	MICW	
24	Connection to Community Wastewater Management System			
24.1	The power pursuant to Regulation 9(1) of the Wastewater Regulations and subject to Regulation 9(2) of the Wastewater Regulations on obtaining a wastewater works approval for a community wastewater management system, to, by written notice, require the operator of an on-site wastewater system:	CEO	Denvir Moses	
24.1.1	to connect the system to the community wastewater management system; and	CEO	Denvir Moses	
24.1.2	for that purpose, to complete and submit an application to the Council, within the period specified in the notice, for a wastewater works approval for:	CEO	Denvir Moses	
24.1.2.1	the connection; and	CEO	Denvir Moses	
24.1.2.2	if necessary, consequential alterations to the on-site wastewater system.	CEO	Denvir Moses	
24.2	The power pursuant to Regulation 9(4) of the Wastewater Regulations, if the operator of an on-site wastewater system does not submit an application within the period specified in a notice under Regulation 9(1) of the Wastewater Regulations, to grant a wastewater works approval for the required wastewater works as if the application had been made.	CEO	Denvir Moses	



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24.3	The power pursuant to Regulation 9(6) of the Wastewater Regulations, if wastewater works are not carried out in accordance with a wastewater works approval for the connection of an on-site wastewater system to a community wastewater management system required under Regulation 9 of the Wastewater Regulations, to cause the requirements to be carried out (and a person authorised to do so by the Council may enter land at any reasonable time for the purposes of carrying out the relevant work).	CEO	NOT DELEGATED
24.4	The power pursuant to Regulation 9(6) of the Wastewater Regulations to if wastewater works are not carried out in accordance with a wastewater approval for the connection of an on-site wastewater system to a community wastewater management system required under Regulation 9 of the Wastewater Regulations, authorise a person to enter land at any reasonable time for the purpose of carrying out the relevant work.	CEO	NOT DELEGATED
24.5	The power pursuant to Regulation 9(7) of the Wastewater Regulations to recover as a debt the costs and expenses reasonably incurred in exercising a power under Regulation 9(6) of the Wastewater Regulations and the fee that would have been payable had the application been made as required under Regulation 9(1) of the Wastewater Regulations from the person who failed to comply with the notice.	CEO	NOT DELEGATED
25	Exemptions		
25.1	The power pursuant to Regulation 10(3) of the Wastewater Regulations to give an exemption by written notice and subject to conditions determined by the Delegate and stated in the notice.	CEO	Denvir Moses
25.2	The power pursuant to Regulation 10(4) of the Wastewater Regulations to vary or revoke an exemption by further written notice to the holder of the exemption.	CEO	Denvir Moses
26	Exemptions From Prescribed Codes		
26.1	The power pursuant to Regulation 15(3) of the Wastewater Regulations to give an exemption by written notice and is subject to conditions determined by the Delegate and stated in the notice.	CEO	Denvir Moses
26.2	The power pursuant to Regulation 15(5) of the Wastewater Regulations to vary or revoke an exemption by further written notice to the holder of the exemption.	CEO	Denvir Moses
27	Application		
27.1	The power pursuant to Regulation 23(2) of the Wastewater Regulations to, by written notice, ask the applicant to provide the Council with further technical specifications, information or documents	CEO	Denvir Moses



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28	Determination of Application		
28.1	The power pursuant to Regulation 24(1) of the Wastewater Regulations to refuse to grant a wastewater works approval:	CEO	Denvir Moses
28.1.1	if the applicant fails to satisfy the Delegate of either or both of the following:	CEO	Denvir Moses
28.1.1.1	that the technical specifications for the wastewater works comply with the prescribed codes;	CEO	Denvir Moses
28.1.1.2	that the wastewater works will not, if undertaken in accordance with the conditions of approval, adversely affect or threaten public or environmental health; or	CEO	Denvir Moses
28.1.2	for any other sufficient reason.	CEO	Denvir Moses
28.2	The power pursuant to Regulation 24(2) of the Wastewater Regulations, if an application for a wastewater works approval relates to the connection of a community wastewater management system to SA Water sewerage infrastructure or a significant increase in the amount of wastewater to be discharged from a community wastewater management system to SA Water sewerage infrastructure, to give SA Water a reasonable opportunity to comment on the application and take into account any comments so made.	CEO	Denvir Moses
29	Conditions of Approval		
29.1	The power pursuant to Regulation 25(2) of the Wastewater Regulations to impose:	CEO	Denvir Moses
29.1.1	any 1 or more of the following prescribed expiable conditions:	CEO	Denvir Moses
29.1.1.1	a condition that sets out mandatory notification stages during the progress of wastewater works when a person is required to notify the Council in a specified manner and stop the work pending an inspection carried out at the person's expense;	CEO	Denvir Moses
29.1.1.2	a condition that requires the display of specified notices on the premises on which the wastewater system is located;	CEO	Denvir Moses
29.1.1.3	a condition that requires a person to monitor the performance of the wastewater system in a specified manner (including by inspections carried out at specified times at the person's expense) and to provide the Council with specified information in a specified manner and at specified times;	CEO	Denvir Moses
29.1.1.4	a condition that provides that specified material must not, or that only specified material may, be discharged into, or from, the wastewater system;	CEO	Denvir Moses
29.1.1.5	a condition that requires the wastewater system to be operated, maintained or serviced by a person of a specified class;	CEO	Denvir Moses
29.1.1.6	a condition that requires records of a specified kind to be created, maintained, and provided to the Council; or	CEO	Denvir Moses



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29.1.2	any other conditions including any 1 or more of the following:	CEO	Denvir Moses
29.1.2.1	a condition that requires decommissioning of the wastewater system:	CEO	Denvir Moses
(a)	after a specified trial period; or	CEO	Denvir Moses
(b)	in specified circumstances; or	CEO	Denvir Moses
(c)	on written notice to the operator of the system;	CEO	Denvir Moses
29.1.2.2	a condition that requires a wastewater system to be connected to a community wastewater management system;	CEO	Denvir Moses
29.1.2.3	a condition that prevents activities that would adversely affect the operation or maintenance of a drain or treatment or disposal system or the reuse of wastewater from the wastewater system;	CEO	Denvir Moses
29.1.2.4	a condition that requires a wastewater system to have various access points for maintenance or inspection (raised to or terminating at surface level, or as required by the Council);	CEO	Denvir Moses
29.1.2.5	a condition that provides that a wastewater system must not be used unless or until it has been inspected or tested by an independent wastewater engineer and the Council supplied with a certificate given by that expert certifying that the wastewater works have been undertaken in accordance with the approved technical specifications;	CEO	Denvir Moses
29.1.2.6	a condition that otherwise specifies requirements relating to:	CEO	Denvir Moses
(a)	the installation of the waste watersystem; or	CEO	Denvir Moses
(b)	the decommissioning of the wastewater system; or	CEO	Denvir Moses
(c)	the connection of the wastewater system to a community wastewater management system or SA Water sewerage infrastructure or the disconnection of the wastewater system from a community wastewater management system or from SA Water sewerage infrastructure; or	CEO	Denvir Moses
(d)	the operation, servicing and maintenance of the wastewater system; or	CEO	Denvir Moses
(e)	the reuse or disposal of wastewater from the wastewater system.	CEO	Denvir Moses
29.2	The power pursuant to Regulation 25(3) of the Wastewater Regulations to impose a condition of approval that:	CEO	Denvir Moses
29.2.1	provides that a matter or thing is to be determined according to the discretion of the Council or some other specified person or body; and	CEO	Denvir Moses
29.2.2	operates by reference to the manuals referred to in a product approval for the wastewater system; and	CEO	Denvir Moses



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29.2.3	operates by reference to a specified code as in force at a specified time or as in force from time to	CEO	Denvir Moses
	time.		
29.3	The power pursuant to Regulation 25(6) of the Wastewater Regulations to, on application and		
	payment of the fee fixed by Schedule 1, by written notice to the applicant, vary or revoke a condition	CEO	Denvir Moses
	of a wastewater works approval.		
29.4	The power pursuant to Regulation 25(7) of the Wastewater Regulations to, on the Delegate's own		
	initiative, by written notice to the operator of a wastewater system to which a wastewater works		
	approval applies, vary or revoke a condition of the approval or impose a further condition, provided	CEO	Denvir Moses
	that the variation, revocation or imposition does not take effect until at least 6 months after the		
	giving of the notice unless:		
29.4.1	the operator consents; or	CEO	Denvir Moses
29.4.2	the Delegate states in the notice that, in his/her opinion, the variation, revocation or imposition is		
	necessary in order to prevent or mitigate significant harm to public or environmental health or the	CEO	Denvir Moses
	risk of such harm.		
30	Expiry of Approval		
30.1	The power pursuant to Regulation 26(2) of the Wastewater Regulations to, on application and	CEO	
	payment of the fee fixed by Schedule 1, postpone the expiry of a wastewater works approval for a		Denvir Moses
	specified period.		
31	Registers of Wastewater Works Approvals		
31.1	The power pursuant to Regulation 27(3) of the Wastewater Regulations, to extend the registers to	CEO	Denvir Moses
	include wastewater works approvals granted under the revoked regulations.	CEO	Delivii ivioses
31.2	The power pursuant to Regulation 27(6) of the Wastewater Regulations to include in the registers	CEO	Denvir Moses
	other information considered appropriate by the Delegate.	CEO	Delivit Moses
32	Requirement to Obtain Expert Report		
32.1	The power pursuant to Regulation 29(1) of the Wastewater Regulations, if the Delegate suspects on		
	reasonable grounds that a wastewater system is adversely affecting or threatening public or		
	environmental health, to give the operator of the system a written notice requiring the operator to	CEO	MICW
	obtain and provide to the Council a written report from an independent wastewater engineer within a		
	specified period addressing specified matters.		
32.2	The power pursuant to Regulation 29(3) of the Wastewater Regulations, if the requirements of a		
	notice under Regulation 29 of the Wastewater Regulations are not complied with to obtain the		
	required report and recover the costs and expenses reasonable incurred in doing so from the person	CEO	MICW
	who failed to comply with the notice, as a debt.		
	,		



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32.3	The power pursuant to Regulation 29(3) of the Wastewater Regulations, to authorise a person to enter land at any reasonable time for the purposes of the report.	CEO	Denvir Moses
33	Deliberately left blank		
	SOUTH AUSTRALIAN PUBLIC HEALTH (GENERAL) REGULATIONS 2013	<u>.</u>	
34	Non-compliance with Notices (Section 93(6) of Act)		
34.1	The power pursuant to Regulation 5B(2) of the South Australian Public Health (General) Regulations 2013 (the General Regulations), for the purposes of the creation of a charge on land under Section 93 of the Act, to deliver to the Registrar-General a notice, in a form determined by the Minister on the recommendation or with the approval of the Registrar General:	CEO	MBAS
34.1.1	setting out the amount recoverable under Section 93 of the Act; and	CEO	MBAS
34.1.2	setting out the land in relation to which the relevant action was taken; and	CEO	MBAS
34.1.3	requesting the Registrar-General to make a notation under Regulation 5B of the General Regulations in relation to the relevant land.	CEO	MBAS
34.2	The power pursuant to Regulation 5B(8) of the General Regulations, if or when the amount to which the charge relates is paid, to by further notice in writing to the Registrar-General (being a notice in a form determined by the Minister on the recommendation or with the approval of the Registrar General) cancel the charge.	CEO	MBAS





APPENDIX [26]

INSTRUMENT OF DELEGATION UNDER THE STATE RECORDS ACT 1997

NOTES

- Conditions or Limitations: conditions or limitations may apply to the delegations contained in this Instrument. Refer to the Schedule of Conditions at the back of this document.
- 2 Refer to the relevant Council resolution(s) to identify when these delegations were made, reviewed and or amended.

POWERS AND FUNCTIONS DELEGATED IN THIS INSTRUMENT

1	Surveys of Official Records and Record Management		
1.1	The power pursuant to Section 15(2) of the State Records Act 1997 (the Act) to, afford the Manager		
	reasonable cooperation and assistance in the conduct of a survey under Section 15 of the Act.	CEO	MBAS
2	Voluntary Transfer to State Records' Custody		
2.1	The power pursuant to Section 18(1) of the Act to, subject to Section 18(2) of the Act, deliver any of	CEO	MDAC
	the Council's records into the custody of State Records.	CEO	MBAS
3	Mandatory Transfer to State Records' Custody		
3.1	The power pursuant to and subject to Section 19(1) of the Act, to deliver an official record of the		
	Council into the custody of State Records (unless sooner delivered to State Records) or dispose of an	CEO	MBAS
	official record of the Council in accordance with this Act):		
3.1.1	when the Council ceases to require access to the record for current administrative purposes; or	CEO	MBAS
3.1.2	during the year occurring 15 years after the record came into existence,	CEO	MBAS
	whichever first occurs.	CEO	MBAS
3.2	The power pursuant to and subject to Section 19(3) of the Act, to postpone the delivery of records into the custody of State Records:	CEO	MBAS

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3.2.1	in accordance with record management standards issued by the Manager; or	CEO	MBAS
3.2.2	with the Manager's approval, in cases where the Manager is satisfied (after consultation with the		
	Council) that the records are further required for current administrative purposes or should be	CEO	MBAS
	retained for any other special reason.		
3.3	The power pursuant to Section 19(3)(c) of the Act, to make submissions to the Manager for the	050	MBAS
	delivery of records into the custody of State Records to be postponed.	CEO	IVIDAS
3.4	The power pursuant to Section 19(5) of the Act, to apply to the Manager for an exemption granted	050	MADAC
	under Section 19(4) of the Act to be varied or revoked.	CEO	MBAS
4	Keeping of Official Records in Premises Other than State Records' Premises		
4.1	The power pursuant to Section 22(2) of the Act, to require an arrangement under Section 22(1) of		
	the Act to be subject to such conditions as the Delegate may reasonably require.	CEO	MBAS
5	Disposal of Official Records by Agency		
5.1	The power pursuant to Section 23(1) of the Act, to dispose of official records in accordance with a	CEO	AADAG
	determination made by the Manager with the approval of the State Records Council.		MBAS
5.2	The power pursuant to Section 23(2) of the Act, to request the Manager make a determination as to		24046
	the disposal of official records.	CEO	MBAS
5.3	The power pursuant to Section 23(4) of the Act, if there is a dispute as to a determination under	CEO	
	Section 23 of the Act to make an application to the Minister to determine the matter.		MBAS
6	Disposal of Official Records by Manager		
6.1	The power pursuant to Section 24(3) of the Act, to consent and make submissions to the Minister in	CEO	MBAS
	relation to the disposal of a record under Section 24(1) of the Act.	<u> </u>	IVIDAS
7	Agency's Access to Records in Custody of State Records		
7.1	The power pursuant to Section 25(1) of the Act, to have such access to, and make or direct such use		
	of as the Delegate requires, official records in the custody of State Records for which the Council is	CEO	MBAS
	responsible.		
7.2	The power pursuant to Section 25(3) of the Act, if there is a dispute as to access under Section 25 of	CEO	MBAS
	the Act, to make an application to the Minister to determine the matter.		IVIDAS



8	Public Access to Records in Custody of State Records		
8.1	The power pursuant to Section 26(1) of the Act, in relation to official records in the custody of State Records for which the Council is responsible, to, in consultation with the Manager:	CEO	MBAS
8.1.1	determine that access to the record (other than by the Council) is not subject to any restrictions other than those determined by the Manager under Section 26(2) of the Act; or	CEO	MBAS
8.1.2	determine conditions excluding or restricting access to the record.	CEO	MBAS



APPENDIX [27]

INSTRUMENT OF DELEGATION UNDER THE STRATA TITLES ACT 1988

NOTES

- 1 Conditions or Limitations: conditions or limitations may apply to the delegations contained in this Instrument. Refer to the Schedule of Conditions at the back of this document.
- 2 Refer to the relevant Council resolution(s) to identify when these delegations were made, reviewed and or amended.

POWERS AND FUNCTIONS DELEGATED IN THIS INSTRUMENT

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1	Application for Amendment		
1.1	The power pursuant to Section 12(2)(b) of the Strata Titles Act 1988 (the Act), where the Council has an encumbrance registered in relation to units or common property affected by a proposed amendment, to consent to the amendment.	CEO	NOT DELEGATED
1.2	The power pursuant to Section 12(2)(c) of the Act, where units or common property affected by the proposed amendment are subject to a statutory encumbrance held by the Council, to consent to the amendment.	CEO	NOT DELEGATED
1.3	The power pursuant to Section 12(3a) of the Act, where:		
1.3.1	the erection or alteration of a building on the site causes an encroachment over public land in the area of the Council not included in the site; and	NOT DELEGATED	NOT DELEGATED
1.3.2	the application for amendment relates (wholly or in part) to the erection or alteration of that building, to consent to the encroachment.	NOT DELEGATED	NOT DELEGATED
1.4	The power pursuant to Section 12(8) of the Act, where on amendment of a deposited strata plan, part, but not the whole, of an allotment within the meaning of Part 194AB of the Real Property Act 1886 is to be included in the site from outside the site, and the Council is the registered proprietor of the allotment to be divided, to make the application jointly with the strata corporation.	NOT DELEGATED	NOT DELEGATED

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	A . P P B . D L. M. Co. L. L E		
2	Application May Deal with Statutory Encumbrances		
2.1	The power pursuant to Section 12A of the Act, where the Council is the holder of a statutory		
	encumbrance, to sign a certificate certifying that the requirements of the Act under which the	CEO	NOT DELEGATED
	encumbrance was entered into, or is in force, as to the variation or termination of the statutory	020	NOT DELEGATED
	encumbrance (if any) have been complied with.		
2A.	Amendment by Order of ERD Court		
2A.1	The power pursuant to Sections 13(1) and (2) of the Act and subject to Section 13(3) of the Act to make	CEO	NOT DELEGATED
	an application to the ERD Court.	CEO	NOT DELEGATED
2A.2	The power pursuant to Section 13(3a) of the Act to make submissions to the Court in relation to the	650	NOT DELECATED
	matter.	CEO	NOT DELEGATED
3	Amalgamation of Adjacent Sites		
3.1	The power pursuant to Section 16(2)(c) of the Act, where the Council has a registered interest in the units,		
	to consent to an application for amalgamation.	NOT DELEGATED	NOT DELEGATED
3.2	The power pursuant to Section 16(2)(c) of the Act, to endorse an application for amalgamation with the		
	consent of the Council where the Council has a registered interest in the units.	CEO	NOT DELEGATED
4	Cancellation		
4.1	The power pursuant to Section 17(2)(b) of the Act, where the Council has a registered interest in the unit		
	or the common property to approve an instrument of cancellation.	NOT DELEGATED	NOT DELEGATED
4.2	The power pursuant to Section 17(2)(b) of the Act to, endorse an instrument of cancellation with the		
	approval of the Council where the Council has a registered interest in a unit or the common property.	CEO	NOT DELEGATED
	β το		
4.3	The power pursuant to Section 17(4) of the Act to make an application for an order of the ERD Court		
	cancelling a strata plan.	CEO	NOT DELEGATED
4.4			
4.4	The power pursuant to Section 17(4a) of the Act to make submissions to the Court in relation to the		
4.4	The power pursuant to Section 17(4a) of the Act to make submissions to the Court in relation to the matter.	CEO	NOT DELEGATED
4.4 5	matter.	CEO	NOT DELEGATED
	matter. Application for Division	CEO	NOT DELEGATED
5	matter.	CEO NOT DELEGATED	NOT DELEGATED



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5.2	The power pursuant to Section 17AAA(2) of the Act to endorse the plan of division lodged with the		
J. <u>L</u>	application with the consent of the Council where the Council is the owner of the units comprising the		
	site or is a person whose consent is required by Part 19AB Division 2 of the Real Property Act 1886.	CEO	NOT DELEGATED
	Site of 15 a person whose consent is required by Fare 13/18 Bivision 2 of the near Property /ice 1550.		
6	Articles of Strata Corporation		
6.1	The power pursuant to Section 19(3b)(e) of the Act, to, within 60 days after service of the notice, apply to	NI / A	N/A
	the Magistrates Court for revocation of the notice.	N/A	N/A
7	Certain Articles May be Struck Out by Court		
7.1	The power pursuant to Sections 19A(1) and (2) of the Act to make an application to the Magistrates Court	N1 / A	NI/A
	or the District Court under Part 3A of the Act.	N/A	N/A
8	Offences		
8.1	The power pursuant to Section 27D(5) of the Act to make an application to the delegate of a strata		
	corporation to be provided with, on a quarterly basis, a statement setting out details of dealings by the	N/A	N/A
	delegate with the corporation's money.		
8.2	The power pursuant to Section 27D(7) of the Act to request a delegate of a strata corporation who holds	N/A	N/A
	records of the corporation to:	N/A	14/7
8.2.1	make those records available for the Council or the Council's delegate to inspect within 10 business	N/A	N/A
	days of the request; and	N/A	IV/A
8.2.2	provide the Council or the Council's delegate with a copy of any of the records on payment of a fee.	N/A	N/A
9	Power to Enforce Duties of Maintenance and Repair	•	·
9.1	The power pursuant to Section 28(5) of the Act, where:	N/A	N/A
9.1.1	the strata corporation recovers costs from the Council under Section 28(4) of the Act; and	N/A N/A	N/A
9.1.1	the circumstances out of which the work was required are attributable to the act or default of another	IV/A	IN/ A
	person,	N/A	N/A
	to recover those costs from that other person as a debt.	N/A	N/A
10	Right of Unit Holders etc to Satisfy Themselves as to Insurance	13/74	19/7
10.1	The power pursuant to Section 32(1) of the Act, to request a strata corporation to produce for inspection		
10.1	all current policies of insurance taken out by the corporation.	N/A	N/A
11	Holding of General Meetings		
11.1	The power pursuant to and in accordance with Section 33(2) of the Act, subject to Sections 33(3), (3a),		
	(4a) and (4b) of the Act, to convene a meeting.	N/A	N/A



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11.2	The power pursuant to Section 33(2)(e) of the Act to apply to the Magistrates Court for a meeting to be convened.	N/A	N/A
12	Voting at General Meetings		
12.1	The power pursuant to Section 34(2a) of the Act, subject to Sections 34(3a), (3b) and (3c) of the Act, to nominate another person to attend and vote at meetings on the Council's behalf.	N/A	N/A
12.2	The power pursuant to Section 34(4) of the Act to exercise an absentee vote on a proposed resolution by		
	giving the secretary written notice of the proposed vote at least six hours before the time of the meeting.	N/A	N/A
13	Administrator of Strata Corporation's Affairs		
13.1	The power pursuant to Section 37(1) of the Act to make application to a relevant court to appoint an		
	administrator of the strata corporation, or remove or replace an administrator previously appointed.	N/A	N/A
14	Information to be Furnished		
14.1	The power pursuant to Section 41(1) of the Act to make application to a strata corporation to:	N/A	N/A
14.1.1	furnish:	N/A	N/A
14.1.1.1	particulars of any contribution payable in relation to the unit (including details of any arrears of	N/A	N/A
	contribution related to the unit);		IV/ A
14.1.1.2	particulars of the assets and liabilities of the corporation;	N/A	N/A
14.1.1.3	particulars of any expenditure that the corporation has incurred, or has resolved to incur, and to		
	which the unit holder of the unit must contribute, or is likely to be required to contribute;	N/A	N/A
14.1.1.4	particulars in relation to any prescribed matter;	N/A	N/A
14.1.2	provide copies of:		
14.1.2.1	the minutes of general meetings of the corporation and meetings of its management committee	81/8	21/2
	for such period, not exceeding two years, specified in the application;	N/A	N/A
14.1.2.2	the statement of accounts of the corporation last prepared by the corporation;	N/A	N/A
14.1.2.3	the articles for the time being in force;	N/A	N/A
14.1.2.4	current policies of insurance taken out by the corporation;	N/A	N/A
14.1.3	make available for inspection:	N/A	N/A
14.1.3.1	a copy of the accounting records of the corporation;	N/A	N/A
14.1.3.2	the minute books of the corporation;	N/A	N/A
14.1.3.3	any other prescribed documentary material;	N/A	N/A



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14.1.4	if the strata corporation is a party to a contract with a body corporate manager – make available for inspection a copy of the contract;	N/A	N/A
14.1.5	make available for inspection the register maintained under Section 39A of the Act.	N/A	N/A
14.2	The power pursuant to Section 41(1a) of the Act, subject to Sections 41(2) and (3) of the Act, to make application to a strata corporation to provide, on a quarterly basis, ADI statements for all accounts maintained by the corporation.	N/A	N/A
15	Persons Who May Apply for Relief		
15.1	The power pursuant to Sections 41AA and 41A of the Act to, subject to Section 41A(2) of the Act, apply for relief under Part 3 of the Act.	N/A	N/A
16	Resolution of Disputes, etc		
16.1	The power pursuant to Section 41A(3) of the Act to seek the permission of the District Court, to bring an application under Section 41A of the Act in the District Court.	N/A	N/A
16.2	The power pursuant to Section 41A(3) of the Act bring an application under Section 41A of the Act in the District Court.	N/A	N/A
16.3	The power pursuant to Section 41A(4) of the Act to apply to the District Court for proceedings under Section 41A of the Act that have been commenced in the Magistrates Court, to be transferred to the District Court.	N/A	N/A
16.4	The power pursuant to Section 41A(6) of the Act to make an application to a court to:	N/A	N/A
16.4.1	transfer an application under Section 41A to the Supreme Court on the ground that the application raises a matter of general importance; or	N/A	N/A
16.4.2	state a question of law for the opinion of the Supreme Court.	N/A	N/A
16.5	The power pursuant to Section 41A(10)(b) of the Act to make submissions to the court in relation to the matter.	N/A	N/A
17	Unit Holder's Power of Entry		
17.1	Where the Council is the unit holder of a unit (Unit A) and:	N/A	N/A
17.1.1	-	N/A	N/A
17.1.1.1	the proper supply of hot or cold water, gas, electricity, heating oil or air-conditioned air to Unit A fails; or	N/A	N/A
17.1.1.2	the sewerage, garbage or drainage system as it affects Unit A fails to operate properly; and	N/A	N/A



17.1.2	some other unit (Unit B) must be entered in order to investigate the cause of the failure, or to carry out necessary repairs, the power pursuant to Section 42(1) and (2) of the Act to, after giving such notice to the unit holder of Unit B as may be practicable in the circumstances, enter Unit B for that purpose.	N/A	N/A
17.2	Where the Council is the unit holder of a unit (Unit A) and	N/A	N/A
17.2.1	-	N/A	N/A
17.2.1.1	the proper supply of hot or cold water, gas, electricity, heating oil or air-conditioned air to Unit A fails; or	N/A	N/A
17.2.1.2	the sewerage, garbage or drainage system as it affects Unit A fails to operate properly; and	N/A	N/A
17.2.2	some other unit (Unit B) must be entered in order to investigate the cause of the failure, or to carry out necessary repairs,	N/A	N/A
	the power pursuant to Sections 42(1) of the Act to authorise a person to, after giving such notice to the unit holder of Unit B as may be practicable in the circumstances, enter Unit B for that purpose.	N/A	N/A
18	Dealing with Part of Unit		
18.1	The power pursuant to Section 44(2) of the Act, subject to any other law, to grant a lease or licence over a part of a unit:	N/A	N/A
18.1.1	if all of the units comprised in the strata scheme consist of non@esidential premises; or	N/A	N/A
18.1.2	where Section 44(2)(a) does not apply:	N/A	N/A
18.1.2.1	if the lease or licence is granted to another unit holder; or	N/A	N/A
18.1.2.2	if the lease or licence is authorised by unanimous resolution of the strata corporation.	N/A	N/A
19	Body Corporate May Act as Officer, etc		
19.1	The power pursuant to Section 44A(2) of the Act, and subject to Sections 44A(2a), (2b) and (4) of the Act if the Council is appointed as the presiding officer, secretary or treasurer of a strata corporation, or as a member of a management committee, to, by instrument in writing, appoint a person to perform on its behalf any function that is conferred on the Council by virtue of the appointment.	NOT DELEGATED	NOT DELEGATED



20	Relief Where Unanimous Resolution Required		
20.1	The power pursuant to Section 46(1) of the Act, and in accordance with Section 46(2) of the Act, where a		
	unanimous resolution is necessary under the Act before an act may be done and that resolution is not		
	obtained but the resolution is supported to the extent necessary for a special resolution, and the Council	NOT DELECATED	NOT DELECATED
	is included in the majority in favour of the resolution to apply to a relevant court to have the resolution	NOT DELEGATED	NOT DELEGATED
	declared sufficient to authorise the particular act proposed.		



APPENDIX [28]

INSTRUMENT OF DELEGATION UNDER THE SUPPORTED RESIDENTIAL FACILITIES ACT 1992

NOTES

- Conditions or Limitations: conditions or limitations may apply to the delegations contained in this Instrument. Refer to the Schedule of Conditions at the back of this document.
- 2 Refer to the relevant Council resolution(s) to identify when these delegations were made, reviewed and or amended.

POWERS AND FUNCTIONS DELEGATED IN THIS INSTRUMENT

1	Appointment of Authorised Officers		
1.1	The power pursuant to Section 21(1) of the Supported Residential Facilities Act 1992 ("the Act") to appoint a person to be an authorised officer under the Act;	CEO	NOT DELEGATED
1.2	The duty pursuant to Section 21(2) of the Act to issue to an authorised officer an identity card; and	CEO	NOT DELEGATED
1.3	The power pursuant to Section 21(4) of the Act by notice in writing served on an authorised officer, to revoke the appointment as an authorised officer.	CEO	NOT DELEGATED
2	Application for a Licence		
2.1	The power pursuant to Section 24(3) of the Act by notice in writing not later than two months after a licence application has been made, to require the applicant to furnish specified information;	CEO	MBAS
2.2	The power pursuant to Section 24(5) of the Act to require any information included in an application or required by a notice to be verified by statutory declaration;	CEO	MBAS

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2.3	The power pursuant to Section 24(9) of the Act subject to such conditions as the Delegate thinks fit, to conditionally approve the issue of a licence in respect of proposed premises and the duty where satisfied that the premises have been established in substantial compliance with those conditions (and within such a period, if any as the Delegate may have determined), to grant a licence; and	CEO	MBAS
2.4	Where an application for a licence is refused, the duty pursuant to Section 24(10) of the Act notify the applicant in writing of the refusal, the reasons for the refusal, and any appeal rights that the applicant has under the Act.	CEO	MBAS
2.5	The duty, pursuant to Section 25(1) of the Act in considering an application for a licence in respect of the use of premises as a supported residential facility, to take into account those matters specified in this Section and such other matters as the Delegate thinks fit;	CEO	MBAS
2.6	The duty pursuant to Section 25(2) of the Act in determining whether or not an applicant is suitable to be granted a licence, to have regard to those matters specified in this Section and to such other matters as the Delegate thinks fit;	CEO	MBAS
2.7	The duty pursuant to Section 25(3) of the Act in determining whether or not premises are suitable to be used as a supported residential facility, to have regard to those matters specified in Section 25(3) of the Act and to such other matters as the Delegate thinks fit;	CEO	MBAS
2.8	The duty pursuant to Section 25(4) of the Act not to grant a licence where it appears that the facility would not be administered in accordance with the principles prescribed in Part 2 of the Act.	CEO	MBAS
3	Renewal of Licence		
3.1	The power pursuant to Section 27(3) of the Act at the Delegate's discretion, to determine a late application for renewal provided that the applicant pays the prescribed late application fee;	CEO	MBAS
3.2	The duty pursuant to Section 27(4) of the Act by notice in writing served on the applicant, to give a decision on an application for the renewal of a licence before the date of expiry of the licence and where the Delegate decides to refuse an application for renewal of a licence, the duty to state in the notice of refusal the reasons for the refusal and the appeal rights that the applicant may have under the Act.	CEO	MBAS
3.3	The power pursuant to Section 28 of the Act to refuse to renew a licence on any ground on which a licence may be cancelled.	CEO	MBAS



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4	Licence Conditions		
4.1	The power pursuant to Section 29(2) of the Act to impose licence conditions with respect to such matters as are contemplated by the Act or as the Delegate considers necessary or expedient for the purposes of the Act;	CEO	MBAS
4.2	Pursuant to Section 29(3) of the Act where conditions are imposed by the Delegate:	CEO	MBAS
4.2.1	if imposed at the time of grant or renewal of the licence – the duty to include them in the licence itself;	CEO	MBAS
4.2.2	if imposed during the currency of the licence – the duty to impose them by notice in writing served on the holder of the licence;	CEO	MBAS
4.2.3	the power to vary or revoke conditions at any time by notice in writing served on the holder of the licence;	CEO	MBAS
4.3	Deliberatly left blank		
5	Transfer of Licence		
5.1	The duty pursuant to Section 30(4) of the Act, upon due application under Section 30 of the Act and payment of the prescribed fee, to transfer the licence to the proposed transferee if satisfied that the proposed transferee would be a suitable person to be granted a licence under the Act.	CEO	MBAS
6	Cancellation of Licence		
6.1	The power pursuant to Section 31(1) of the Act, to cancel a licence, on reasonable grounds, where satisfied that any of the matters specified in this Section are applicable;	CEO	MBAS
6.2	The duty pursuant to Section 31(2) of the Act before acting under this Section, to notify the holder of the licence in writing of the proposed cancellation of the licence and allow the holder of the licence at least 28 days within which to make submissions in relation to the proposed action;	CEO	MBAS
6.3	The power pursuant to Section 31(3) of the Act pending the cancellation (or possible cancellation) of a licence under this Section, to impose conditions to protect the interests of the residents of the facility; and	CEO	MBAS
6.4	The power pursuant to Section 31(4) of the Act, to appoint an administrator of the facility and to take such other steps as may be reasonable to secure the proper care of the residents of the facility.	CEO	MBAS



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7	Review of Decision or Order		
7.1	The power pursuant to Section 32(3) of the Act, if an application for review is in respect of an application for renewal of a licence, to order that the licence remain in force until the determination of the review.	CEO	NOT DELEGATED
7.2	The power pursuant to Section 32(4) of the Act to:	CEO	NOT DELEGATED
7.2.1	make an order under Section 32(3) of the Act subject to such conditions as determined by the Delegate and specified in the order; and	CEO	NOT DELEGATED
7.2.2	vary or revoke an order made by the Council under Section 32(3) of the Act by further order.	CEO	NOT DELEGATED
7.3	The duty pursuant to Section 33(1) of the Act, and subject to Section 33(2), where application is made for a licence in respect of a facility that was in operation during the period of three (3) months immediately preceding the commencement of the Section, to upon payment of the prescribed fee, grant a licence in accordance with the Act for a term of one year.	CEO	NOT DELEGATED
8	Appointment of Manager		
8.1	The power pursuant to Section 34(1) of the Act where the proprietor of a facility is not directly involved in the management of the facility or the proprietor of a facility is a body corporate, to approve a natural person for the purpose of managing the facility under that person's personal supervision.	CEO	MBAS
8.2	The power pursuant to Section 34(2) of the Act to extend the period of management without supervision.	CEO	MBAS
9	Death of Licensee		
9.1	The power pursuant to Section 35 of the Act, where the holder of a licence dies, to approve the personal representative or some other person to be taken to be the holder of the licence (on the same conditions as applicable to the former holder of the licence) as from the date of death until the expiration of six months from that date or until such later date as may be fixed by the Delegate.	CEO	MBAS
10	Recision of Resident Contract by Proprietor		
10.1	The power pursuant to Section 39(2)(b) of the Act to approve the method of providing a termination notice subject to this Section.	CEO	MBAS



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11	Disputes		
11.1	The power pursuant to Section 43(2) of the Act on an application made in relation to any of the matters specified in Section 43(1) of the Act, to explore any possible avenue of achieving conciliation between the parties and for these purposes, the Delegate, may as he/she thinks fit, take any action in accordance with Section 43(3) of the Act;	CEO	NOT DELEGATED
11.2	The power pursuant to Section 43(6) of the Act, to require an applicant, to furnish such further information in relation to the subject matter of the application as the Delegate thinks necessary, and to verify any information by statutory declaration;	CEO	NOT DELEGATED
11.3	The duty pursuant to Section 43(7) of the Act to give the applicant and the respondent reasonable notice of the time and place of any hearing of the application;	CEO	NOT DELEGATED
11.4	The power pursuant to Section 43(9) of the Act where satisfied that an interim order is justified by the urgent circumstances of the case, to make an interim order pending final resolution of the matter.	CEO	NOT DELEGATED
11.5	The power pursuant to Section 43(11) of the Act to vary or revoke an order made under Section 43 of the Act;	CEO	NOT DELEGATED
11.6	The power, pursuant to Section 43(12) of the Act -	CEO	NOT DELEGATED
11.6.1	to decline to proceed with an application under this Section until satisfied that reasonable steps have been taken to resolve the dispute pursuant to other procedures specified by the Delegate;	CEO	NOT DELEGATED
11.6.2	to decline to proceed with an application under this Section if the Delegate considers that it would be more appropriate for proceedings to be taken in a court or tribunal constituted by law; or	CEO	NOT DELEGATED
11.6.3	to decline to proceed (or further proceed) with an application under this Section if proceedings related to the subject matter of the application have been commenced in a court or tribunal constituted by law; and	CEO	NOT DELEGATED
11.7	The duty pursuant to Section 43(13) of the Act in determining any application under this Section, to act with as much expedition as is reasonably practicable in the circumstances.	CEO	NOT DELEGATED
12	Attendance by Health Service Providers etc.		
12.1	The power pursuant to Section 47(1) of the Act to approve a health service provider, social worker, or any person, for the purposes of Section 47.	CEO	NOT DELEGATED



13	Complaints		
13.1	The power pursuant to Section 49(1) of the Act to receive a complaint about the management of a supported residential facility or any residential-only premises or about the conduct of a resident of a supported residential facility or any residential-only premises.	CEO	Denvir Moses
13.2	The power pursuant to Section 49(2) of the Act to require a complaint to be reduced to writing.	CEO	Denvir Moses
13.3	The power pursuant to Section 49(3) of the Act to take such action as the Delegate thinks fit in view of the complaint.	CEO	Denvir Moses
13.4	The power pursuant to Section 49(4) of the Act to appoint an authorised officer to carry out an investigation into the circumstances surrounding the complaint and to attempt to resolve the matter as expeditiously as possible.	CEO	Denvir Moses
14	Regulations		
14.1	Pursuant to Sections 57(5) and (6) of the Act where the proprietor of a facility who holds a licence under the Act applies to the Council for an exemption from a regulation that applies to the facility and the Delegate is satisfied -	CEO	MBAS
14.1.1	that the Delegate can grant the exemption without seriously affecting the interests of a resident of the facility; and	CEO	MBAS
14.1.2	that it is appropriate for the Delegate to grant the exemption in the circumstances of the particular case,	CEO	MBAS
	the power to, by notice in writing to the proprietor, exempt the proprietor from the regulation to which the application relates, on such conditions as the Delegate thinks fit.	CEO	MBAS
14.2	The power pursuant to Section 57(7) of the Act, to, at any time, by further notice to the proprietor:	CEO	MBAS
14.2.1	revoke an exemption under Section 57(5);	CEO	MBAS
14.2.2	vary or revoke a condition under Section 57(6).	CEO	MBAS
	DELEGATIONS UNDER THE SUPPORTED RESIDENTIAL FACILITIES REGULATION	NS 2009	
	Licensing Scheme		
15	The duty pursuant to Regulation 4(1) of the Supported Residential Facilities Regulations 2009 ("the Regulations") to decide an application for a licence under Section 24 of the Act within eight weeks of the application being made.	CEO	NOT DELEGATED



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16	The duty pursuant to Regulation 4(2) of the Regulations, in considering an application for a licence in respect of the use of premises (or proposed premises) as supported residential facility, to take into account the extent to which the premises (or proposed premises) accord with the standards prescribed by or under the Building Code of Australia.	CEO	Simon Singleton
	Prospectus		
17	The power pursuant to Regulation 5(2) of the Regulations to receive a copy of a prospectus, or a copy of an alteration to a prospectus, and a copy of the written statement required to accompany the prospectus or alteration to the prospectus pursuant to Regulation 5(2)(b) of the Regulations.	CEO	MBAS
	Notification of Certain Events		
18	The power pursuant to Regulation 14(1)(b) of the Regulations to receive information of any untoward medical event that occurs in relation to a resident of a facility.	CEO	Denvir Moses
	Acting Managers		
19	The power pursuant to Regulation 17(2) of the Regulations to approve an acting manager for the purpose of appointment to or otherwise assuming the duties of the office of manager of a facility if, for a period exceeding seven days, a manager is absent from the duties of office, or the position of manager is temporarily vacant and a resident of the facility is in need of personal care services.	CEO	MBAS
	Management of Nursing Homes		
20	The power pursuant to Regulation 18(1) of the Regulations to approve a registered nurse as being a person who has appropriate qualifications, skills and experience to oversee the provision of nursing care at a facility.	CEO	Denvir Moses
21	The power pursuant to Regulation 18(2) of the Regulations, if there is a change in the type or level of services provided at a nursing home, to revoke, by notice in writing to the proprietor, an approval under Regulation 18(1) of the Regulations and require that a new appointment be made to ensure that the person who oversees the provision of nursing care at the facility has the qualifications, skills and experience appropriate to the facility.	CEO	Denvir Moses
	Facilities, Hygiene and Safety		
22	The power pursuant to Regulation 21(1)(b) of the Regulations to approve a kitchen at a facility otherwise than in accordance with the requirements of Regulation 21(1)(b) of the Regulations.	CEO	Denvir Moses
23	The power pursuant to Regulation 21(3)(e) of the Regulations to require the fitting of handrails, ramps and, for a multi-storey building, lifts.	CEO	Denvir Moses



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	Communication Facility		
24	The power pursuant to Regulation 24(1) of the Regulations to direct the proprietor of a facility to install	CEO	MBAS
	a communication system at the facility.	CEO	
	Indemnity Fund		
25	The duty pursuant to Regulation 26(2) of the Regulations to remit amounts payable to the indemnity		
	fund under Section 56(4) of the Act to the fund manager within 28 days after the end of the financial	NOT DELEGATED	NOT DELEGATED
	year in which they are received by the Council.		



APPENDIX [29]

UNCLAIMED GOODS ACT 1987

NOTES

- Conditions or Limitations: conditions or limitations may apply to the delegations contained in this Instrument. Refer to the Schedule of Conditions at the back of this document.
- 2 Refer to the relevant Council resolution(s) to identify when these delegations were made, reviewed and or amended.

POWERS AND FUNCTIONS DELEGATED IN THIS INSTRUMENT

DELEGATION	SUB DELEGATION

1	Unclaimed Goods		
1.1	The power pursuant to Section 5(1)(b) of the Unclaimed Goods Act 1987 (the Act) where the Council is in possession of goods belonging to another (the bailor) in pursuance of an agreement or understanding under which the Council was to deliver the goods to the bailor, to make reasonable attempts to deliver the goods in accordance with the agreement or understanding.	CEO	NOT DELEGATED
1.2	The power pursuant to Section 5(1)(c) of the Act where the Council is in possession of goods belonging to the bailor and there is no agreement or understanding governing the collection or delivery of the goods, to request the bailor in accordance with Section 5(2) of the Act, to collect the goods.	CEO	NOT DELEGATED
1.3	The duty pursuant to Section 5(2) of the Act in making a request for the purposes of Section 5(1)(c) of the Act, to ensure the request -	CEO	NOT DELEGATED
1.3.1	states the address at which the goods are available for collection; and	CEO	NOT DELEGATED
1.3.2	contains a brief description of the goods; and	CEO	NOT DELEGATED
1.3.3	states the times at which, or the hours between which, the goods will be available for collection at that address; and	CEO	NOT DELEGATED
1.3.4	is made -	CEO	NOT DELEGATED
1.3.4.1	by post addressed to the last known address of the bailor; or	CEO	NOT DELEGATED

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1.3.4.2	if the identity or whereabouts of the bailor is unknown - by notice in the prescribed form		
	published in a newspaper circulating generally throughout the State.	CEO	NOT DELEGATED
1.4	The duty pursuant to Section 5(3) of the Act to ensure a request made for the purposes of Section 5(1)(c) of the Act allows the bailor a reasonable opportunity to collect the goods to which it relates.	CEO	NOT DELEGATED
2	Sale or Disposal of Unclaimed Goods		
2.1	The power pursuant to Section 6(1) of the Act and the power subject to Section 6 of the Act, where the Council is a bailee of unclaimed goods, to, after the expiration of three months from the relevant date -	CEO	NOT DELEGATED
2.1.1	sell the goods; or	CEO	NOT DELEGATED
2.1.2	if the value of the goods would be insufficient to defray the costs of sale - otherwise dispose of the goods.	CEO	NOT DELEGATED
2.2	The power pursuant to Section 6(2) of the Act to apply to the Court for an authorisation to sell or dispose of goods under Section 6(1) of the Act and the duty pursuant to Section 6(2) of the Act, if the value of the goods lies within scale 3, to not sell or dispose of the goods without such an authorisation.	CEO	NOT DELEGATED
2.3	The duty pursuant to Section 6(3) of the Act where an application for an authorisation under Section 6(2) of the Act is made, to -	CEO	NOT DELEGATED
2.3.1	give notice of the application to the Commissioner of Police; and	CEO	NOT DELEGATED
2.3.2	give such notice (if any) as the Court thinks appropriate to the bailor and any other person who, in the opinion of the Court, may have an interest in the goods.	CEO	NOT DELEGATED
2.4	The power pursuant to Section 6(5) of the Act, if the value of unclaimed goods lies within scale 1 or 2, to sell or dispose of the goods under Section 6(1) of the Act without any authorisation by the Court and the duty pursuant to Section 6(5)(b) of the Act, if goods whose value lies within scale 2 are to be sold without such an authorisation, to	CEO	MBAS
2.4.1	sell the goods by public auction; and	CEO	MBAS
2.4.2	give notice in the prescribed form of the time and place of the proposed sale at least one month before the date of the proposed sale -	CEO	MBAS
2.4.2.1	to the Commissioner of Police; and	CEO	MBAS
2.4.2.2	to the bailor.	CEO	MBAS



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2.5	The power pursuant to Section 6(6) of the Act to give a notice under Section 6(5)(b) of the Act by post and, if the identity or whereabouts of the bailor is unknown, to give the notice to the bailor by advertisement in a newspaper circulating generally throughout the State.	CEO	MBAS
3	Claim Made by Bailor After Commencement of Proceedings Under this Act		
3.1	The duty pursuant to Section 7(1) of the Act and subject to Section 7(2) of the Act, where the Council has commenced proceedings for the sale or disposal of goods under the Act but before the goods are sold or disposed of the bailor claims the goods, to not proceed with the sale or disposal of the goods, and to hand them over to the bailor.	CEO	NOT DELEGATED
3.2	The power pursuant to Section 7(2) of the Act to, before handing over goods under Section 7(1) of the Act, require the bailor to pay -	CEO	NOT DELEGATED
3.2.1	the reasonable costs incurred by the Council in proceeding under the Act;	CEO	NOT DELEGATED
3.2.2	the reasonable costs incurred by the Council in storing and maintaining the goods after the date on which the bailor should have collected or taken delivery of them;	CEO	NOT DELEGATED
3.2.3	the amount of any lien that the Council has over the goods.	CEO	NOT DELEGATED
3.3	The power pursuant to Section 7(3) of the Act, if at the expiration of 42 days after the Council has rendered a written account of the amounts claimed under Section 7(2) of the Act the bailor has not paid those amounts, to, subject to Section 7(4) of the Act, proceed to sell or dispose of the goods.	CEO	NOT DELEGATED
4	Proceeds of Sale		
4.1	The power pursuant to Section 8(1) of the Act in relation to the proceeds of the sale of goods under the Act to -	CEO	MBAS
4.1.1	retain from those proceeds -	CEO	MBAS
4.1.1.1	the reasonable costs of the sale and of proceeding under the Act;	CEO	MBAS
4.1.1.2	the reasonable costs of storing and maintaining the goods prior to sale;	CEO	MBAS
4.1.1.3	the amount of any lien that the Council had over the goods; and	CEO	MBAS
4.1.2	pay the balance to the Treasurer.	CEO	MBAS



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APPENDIX [30]

INSTRUMENT OF DELEGATION UNDER THE WATER INDUSTRY ACT 2012 AND WATER INDUSTRY REGULATIONS 2012

NOTES

- Conditions or Limitations: conditions or limitations may apply to the delegations contained in this Instrument. Refer to the Schedule of Conditions at the back of this document.
- 2 Refer to the relevant Council resolution(s) to identify when these delegations were made, reviewed and or amended.

POWERS AND FUNCTIONS DELEGATED IN THIS INSTRUMENT

DELEGATION	SUB DELEGATION

1	Water Planning		
1.1	The power pursuant to Section 6(6) of the Water Industry Act 2012 (the Act), in relation to a proposal:	CEO	NOT DELEGATED
1.1.1	to create the State Water Demand and Supply Statement; or	CEO	NOT DELEGATED
1.1.2	to undertake a comprehensive review of the State Water Demand and Supply Statement, to make written representations on the proposal to the Minister.	CEO	NOT DELEGATED
2	Application for Licence		
2.1	The power pursuant to Section 19(1) of the Act and in accordance with Sections 19(2), (3) and (4) of the Act, to apply to the Commission in a form approved by the Commission.	CEO	NOT DELEGATED
3	Licence fees and returns		
3.1	The power pursuant to Section 24(2) of the Act, where the Council is the holder of a licence issued for a term of 2 years or more, to,:	CEO	MICW
3.1.1	in each year lodge with the Commission, before the date prescribed for that purpose, an annual return containing the information required by the Commission by condition of the licence or by written notice; and	CEO	MICW

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3.1.2	in each year (other than a year in which the licence is due to expire) pay to the Commission, before the date prescribed for that purpose, the relevant annual licence fee, or the first instalment of the relevant annual licence fee, as the case may require.	CEO	MICW
4	Variation of Licence		
4.1	The power pursuant to Section 28(2) of the Act to:	CEO	NOT DELEGATED
4.1.1	make application to the Commission to vary the terms or conditions of the Council's licence;	CEO	NOT DELEGATED
4.1.2	agree to the variation of the terms or conditions of the Council's licence;	CEO	NOT DELEGATED
4.1.3	make representations to the Commission about the proposed variation.	CEO	NOT DELEGATED
5	Transfer of Licence		
5.1	The power pursuant to Section 29(1) of the Act, and in accordance with Sections 29(4), (5) and (6) of the Act, to transfer a licence with the Commission's agreement.	CEO	NOT DELEGATED
5.2	The power pursuant to Section 29(4) of the Act to consent to the transfer of a licence to the Council.	CEO	NOT DELEGATED
6	Surrender of Licence		
6.1	The power pursuant to Section 32(1) of the Act and in accordance with Section 32(2) of the Act to, by written notice given to the Commission, surrender the Council's licence.	CEO	NOT DELEGATED
6.2	The power pursuant to Section 32(3) of the Act to agree with the Commission that the required period of notice be shortened.	CEO	NOT DELEGATED
7	Suspension or cancellation of Licences		
7.1	The power pursuant to Section 33(3)(b) of the Act to make submissions to the Commission in relation to the Commission's proposed action under Section 33 of the Act.	CEO	NOT DELEGATED
8	Standard terms and conditions for retail services		
8.1	The power pursuant to Section 36(1) of the Act and in accordance with Section 36(4) of the Act to, from time to time, fix standard terms and conditions governing the provision of services by the Council to customers of a designated class.	NOT DELEGATED	NOT DELEGATED
8.2	The power pursuant to Section 36(2) of the Act to publish in the Gazette a notice setting out any standard terms and conditions fixed by the Council.	CEO	EA
8.3	The power pursuant to Section 36(3) of the Act, when the Council publishes a notice in the Gazette under Section 36(2) of the Act, to also publish a notice in a newspaper circulating generally in the State describing the general nature of the standard terms and conditions and advising where a person may read or obtain a copy of the standard terms and conditions.	CEO	EA

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8.4	The power pursuant to Section 36(5) of the Act, subject to the conditions of a licence, to modify or		
	exclude a standard term or condition fixed under Section 36 of the Act by express agreement with a	CEO	MICW
0	customer of the Council.		
9	Customer hardship policies		
9.1	The power pursuant to Section 37(3) of the Act to:	NOT DELEGATED	NOT DELEGATED
9.1.1	adopt a customer hardship policy published by the Minister under Section 37 of the Act; or	NOT DELEGATED	NOT DELEGATED
9.1.2	with the written approval of the Commission, adopt such a policy with modifications.	NOT DELEGATED	NOT DELEGATED
10	Power to take over operations		
10.1	The power pursuant to Section 38(2) of the Act, before a proclamation is made under Section 38 of the Act, to make written representations giving reasons why the proclamation should not be made.	NOT DELEGATED	NOT DELEGATED
11	Appointment of operator		
11.1	The power pursuant to Section 39(3) of the Act to facilitate the take over of the relevant operations	CEO	NOT DELECATED
	by the operator.	CEO	NOT DELEGATED
12	Appointment of water industry officer		
12.1	The power pursuant to Section 41(1) of the Act, subject to conditions or limitations determined by		
	the Minister, to appoint a person to be a water industry officer for the Council.	CEO	NOT DELEGATED
12.2	The power pursuant to Section 41(2) of the Act, to give directions to a water industry officer	CEO	NOT DELEGATED
	appointed by the Council.		
13	Conditions of appointment		
13.1	The power pursuant to Section 42(1) of the Act to appoint a water industry officer for a stated term		
	or for an indefinite term that continues while the officer holds a stated office or position.	CEO	NOT DELEGATED
13.2	The power pursuant to Section 42(2) of the Act to remove a water industry officer from office.	CEO	NOT DELEGATED
14	Identity cards		
14.1	The power pursuant to Section 43(1) of the Act and in accordance with Section 43(2) of the Act, to	050	
	give each water industry officer for the Council an identity card.	CEO	NOT DELEGATED
15	Power to enter land to conduct investigations		



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15.1	The power pursuant to Section 44(1) of the Act and subject to Section 44(3) of the Act to, by agreement with the occupier of land or on the authorisation of the Minister, enter and remain on land to conduct investigations or carry out any other form of work to assess the suitability of the land for the construction or installation of water/sewerage infrastructure.	CEO	MICW
15.2	The power pursuant to Section 44(3) of the Act, if the Council enters land under the authorisation of the Minister, to:	CEO	MICW
15.2.1	give reasonable notice of the proposed entry on land under Section 44 of the Act to the occupier; and	CEO	MICW
15.2.2	minimise the impact of work carried out by the Council on activities of others on the land; and	CEO	MICW
15.2.3	comply with the conditions of the authorisation.	CEO	MICW
16	Power to carry out work on land		
16.1	The power pursuant to Section 45(1) of the Act and in accordance with Sections 45(3), (11), (12), (13), (16), (17) and (20) of the Act:	CEO	MICW
16.1.1	to construct, install, improve or add to any water/sewerage infrastructure; or	CEO	MICW
16.1.2	to inspect, operate, maintain, test, repair, alter, remove or replace any water/sewerage infrastructure or equipment; or	CEO	MICW
16.1.3	to lay pipes and install, operate or inspect pumps and other equipment; or	CEO	MICW
16.1.4	to carry out other work in connection with the establishment or operation of any water/sewerage infrastructure or otherwise connected with any water service or sewerage service; or	CEO	MICW
16.1.5	to obtain or enlarge a supply of water; or	CEO	MICW
16.1.6	to protect, improve or restore the quality of water; or	CEO	MICW
16.1.7	to protect any infrastructure or equipment connected with any water service or sewerage service; or	CEO	MICW
16.1.8	to perform any other function brought within the ambit of Section 45 of the Act by the regulations.	CEO	MICW
16.2	The power pursuant to Section 45(3) of the Act, subject to Section 45 of the Act, if the Council seeks to enter public land under Section 45 of the Act, to:		
16.2.1	give the authority responsible for the management of public land not less than 12 hours notice of the Council's intention to carry out work on the land; and	CEO	MICW
16.2.2	secure the authority's agreement to the carrying out of the work;	CEO	MICW



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46.2	The control of the Act		1
16.3	The power pursuant to Section 45(3)(b) of the Act, if an authorised entity seeks to enter public land under Section 45 of the Act and the Council is responsible for the management of the public land, to agree to the carrying out of the work.	CEO	MICW
16.4	The power pursuant to Section 45(5) of the Act to include in an agreement under Section 45(3) of the Act conditions the delegate considers appropriate in the public interest.	CEO	MICW
16.5	The power pursuant to Section 45(7) of the Act and subject to Section 45(8) of the Act if a dispute arises between the Council and the authority responsible for managing public land or an authorised entity and the Council about whether work should be permitted under Section 45 of the Act on the land or about the conditions on which work should be permitted on public land, to refer the dispute to the Minister.	CEO	MICW
16.6	The power pursuant to Section 45(9) of the Act, if a dispute is referred to the Minister under Section 45 of the Act, to make representations to the Minister on the questions at issue in the dispute.	CEO	MICW
16.7	The power pursuant to Section 45(11) of the Act and subject to Section 45(3) of the Act, if the Council seeks to enter land other than public land for the first time, to give prior written notice to the occupier of the land stating the reason and the date and time of the proposed entry.	CEO	MICW
16.8	The power pursuant to Section 45(12) of the Act and subject to Section 45(13) of the Act, to give notice to the occupier of land in other circumstances prescribed by the regulations.	CEO	MICW
16.9	The power pursuant to Section 45(14) of the Act to use reasonable force to enter any land under Section 45 of the Act.	CEO	MICW
16.10	The power pursuant to Section 45(16) of the Act, at the reasonable request of an owner or occupier of land used for any purpose under Section 45 of the Act, to separate the land being used for the other part or parts of the land by a fence of reasonable construction and design (with such gates as may be necessary for the convenient use of any land) and, in the case of a dispute as to the fence to be constructed under Section 45 of the Act, to refer the matter to the Magistrates Court for resolution.	CEO	MICW
16.11	The power pursuant to Section 45(17) of the Act to make good any damage caused by the exercise of powers under Section 45 of the Act as soon as practicable (including so as to reinstate any road or other place) or pay reasonable compensation for the damage.	CEO	MICW
16.12	The power pursuant to Section 45(19) of the Act, in an emergency, to exercise a power under Section 45 of the Act at any time and without prior notice or agreement.	CEO	MICW



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17	Acquisition of land		
17.1	The power pursuant to Section 46(1) of the Act and in accordance with Section 46(2) of the Act, to acquire land in accordance with the Land Acquisition Act 1969.	NOT DELEGATED	NOT DELEGATED
18	Requirement to connect to infrastructure		
18.1	Section 48 applies to a water industry entity involved (or proposing to be involved) in the sale and supply of sewerage services for the removal of sewage (and the infrastructure to be used for the purposes of those services will be referred to as prescribed infrastructure under this section).	NOT DELEGATED	NOT DELEGATED
18.2	The power pursuant to Section 45(2) of the Act to apply to the Minister for the approval of a scheme under Section 48 of the Act.	NOT DELEGATED	NOT DELEGATED
18.3	The power pursuant to Section 48(6) of the Act, if the Minister approves a scheme, to by notice that complies with any requirements prescribed by the regulations and served on any owner of land adjacent to land where the designated part of the prescribed infrastructure is situated, require the owner to connect drains, equipment or works to the prescribed infrastructure in order to provide for the discharge of sewage into the infrastructure.	CEO	MICW
18.4	The power pursuant to Section 48(9) of the Act, if the requirements of a notice under Section 48 of the Act are not complied with, to take any action required by the notice.	CEO	MICW
18.5	The power pursuant to Section 48(10) of the Act, to authorise a person to take action on behalf of the Council under Section 45(9) of the Act.	CEO	MICW
18.6	The power pursuant to Section 48(12) of the Act to recover the reasonable costs and expenses incurred by the Council in taking action under Section 45(9) or (10) as a debt from the person who failed to comply with the requirements of the notice.	CEO	MBAS
18.7	The power pursuant to Section 48(13) of the Act to, from time to time, with the approval of the Minister, vary a scheme under Section 48 of the Act.	CEO	MICW
19	Encroachments		
19.1	The power pursuant to Section 49(1) of the Act to consent to a person:	CEO	Stewart Payne
19.1.1	constructing or placing a building, wall, fence or other structure on or over any water/sewerage infrastructure, or creating some other form of encroachment over any water/sewerage infrastructure (or any land directly associated with such infrastructure); or	CEO	Stewart Payne
19.1.2	creating any form of encroachment over any easement that exists for the purposes of any water service or sewerage service; or	CEO	Stewart Payne



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19.1.3	obstructing, filling in, closing up or diverting any water/sewerage infrastructure; or	CEO	Stewart Payne
19.1.4	excavating or altering any land or structure supporting any water/sewerage infrastructure.	CEO	Stewart Payne
19.2	The power pursuant to Section 49(2) of the Act, if the delegate believes on reasonable grounds that a person has acted in contravention of Section 49(1) of the Act, to:	CEO	MICW
19.2.1	at any reasonable time, enter land and carry out an inspection of any place; and	CEO	MICW
19.2.2	as the delegate thinks fit (whether or not an inspection has taken place), by notice that complies with any requirements prescribed by the regulations and served on the person, require the person to take such action as may be specified in the notice to remedy any contravention of Section 49(1) of the Act.	CEO	MICW
19.3	The power pursuant to Section 49(3) of the Act if any entry under Section 49(2)(a) of the Act is refused or obstructed, to obtain a warrant under Part 10 of the Act to enter the land.	CEO	MICW
19.4	The power pursuant to Section 49(4) of the Act if the requirements of a notice under Section 49(2)(b) of the Act are not complied with, to take any action required by the notice.	CEO	MICW
19.5	The power pursuant to Section 49(6) of the Act to recover the reasonable costs and expenses incurred by the Council in taking action under Section 49(4) or (5) as a debt from the person who failed to comply with the requirements of the notice.	CEO	MBAS
19.6	The power pursuant to Section 49(7) of the Act to authorise a person to take action on the Council's behalf under Section 49 of the Act.	CEO	MICW
20	Protection of infrastructure and equipment		
20.1	The power pursuant to Section 50(2) of the Act, if the delegate believes on reasonable grounds that a person has acted in contravention of Section 50(1), to:	CEO	MICW
20.1.1	at any reasonable time, enter any land and carry out an inspection of any place; and	CEO	MICW
20.1.2	as the delegate thinks fit (whether or not an inspection has taken place), after complying with any requirements prescribed by the regulations, disconnect, close, turn off or remove anything that has, in the opinion of the delegate been attached or used in connection with the contravention.	CEO	MICW
20.2	The power pursuant to Section 50(3) of the Act, if any entry under Section 50(2)(a) is refused or obstructed, to obtain a warrant under Part 10 of the Act to enter the land.	CEO	MICW
20.3	The power pursuant to Section 50(4) of the Act to authorise a person to take action on the Council's behalf under Section 50 of the Act.	CEO	MICW



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20.4	The power pursuant to Section 50(7) of the Act, if the Council suffers loss as a result of a contravention of Section 50 of the Act, to recover compensation for the loss from a person guilty of the contravention:	CEO	NOT DELEGATED
20.4.1	on application to a court convicting the person of an offence against Section 50 of the Act; or	CEO	NOT DELEGATED
20.4.2	by action in a court of competent jurisdiction.	CEO	NOT DELEGATED
21	Notice of work that may affect water/sewerage infrastructure		
21.1	The power pursuant to Section 51(4) of the Act, if the Council suffers loss as a result of a contravention of Section 51 of the Act, to recover compensation for the loss from a person guilty of the contravention:	CEO	MICW
21.1.1	on application to a court convicting the person of an offence against Section 51 of the Act; or	CEO	MICW
21.1.2	by action in a court of competent jurisdiction.	CEO	MICW
22	Duty to give notice before paving a road etc		
22.1	The power pursuant to Section 52(1) of the Act, before the Council begins:	CEO	MICW
22.1.1	to first lay the pavement or hard surface in any road; or	CEO	MICW
22.1.2	to relay the pavement or hard surface in any road; or	CEO	MICW
22.1.3	to widen or extend the pavement or hard surface in any road; or	CEO	MICW
22.1.4	to alter the level of any road; or	CEO	MICW
22.1.5	to construct or alter any footpaths, gutters, kerbing or water tables in any road; or	CEO	MICW
22.1.6	to construct or alter any drainage work in any road, in which there is any water/sewerage infrastructure, to give the relevant water industry entity at least 14 days notice of the proposed work (being a notice that includes details of the nature and thickness of the pavement or hard surface proposed to be made or laid in any such work, and of any other work that is proposed to be undertaken).	CEO	MICW
22.2	The power pursuant to Section 52(2) of the Act, to within 14 days after receiving a notice, advise the person who gave the notice of any new water/sewerage infrastructure proposed in the relevant road and of any interference that is expected to be caused to the existing water/sewerage infrastructure.	CEO	MICW
22.3	The power pursuant to Section 52(3) of the Act, if any work referred to Section 52(1) would involve any alteration to any water/sewerage infrastructure that is owned or operated by a water industry entity, to subject to Section 52(5) of the Act, pay to the entity:	CEO	MICW



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22.3.1	unless Section 52(3)(b) applies – half of the actual cost of the alteration or any damage caused by	CEO	MICW
	the work;	CLO	IVIICVV
22.3.2	in prescribed circumstances – an amount determined under the regulations.	CEO	MICW
22.4	The power pursuant to Section 52(6) of the Act, to under an agreement between the Council and a person otherwise required to give notice under Section 52 of the Act, waive the requirement to give such notice in relation to specified classes of work.	CEO	MICW
23	Unlawful abstraction, removal or diversion of water or sewage		
23.1	The power pursuant to Section 53(2) of the Act, to grant approval to a person to install or maintain a pipe capable of conveying water beyond the boundaries of a site occupied by that person where the Council supplies water to the site.	CEO	MICW
23.2	The power pursuant to Section 53(3) of the Act, if the Council suffers loss as a result of a contravention of Section 53, to recover compensation for the loss from a person guilty of the contravention:	CEO	MICW
23.2.1	on application to a court convicting the person of an offence against this Section; or	CEO	MICW
23.2.2	by action in a court of competent jurisdiction.	CEO	MICW
24	Water meters		
24.1	The power pursuant to Section 54(1) of the Act to, require a person who is supplied with water by the Council, to	N/A	N/A
24.1.1	allow a person authorised by the Council to enter land and fix a meter supplied by the Council;	N/A	N/A
24.1.2	ensure that a meter of a kind specified by the Council is fixed and used for purposes of measuring water supplied to the person.	N/A	N/A
24.2	The power pursuant to Section 54(1) of the Act, to authorise a person to enter land and fix a meter supplied by the Council.	N/A	N/A
24.3	The power pursuant to Section 54(3) of the Act, with the approval of the Commission or in prescribed circumstances, to include in a requirement under Section 54(1) of the Act a requirement that a person fix or use a meter supplied by the Council.	N/A	N/A
24.4	The power pursuant to Section 54(10) of the Act, if a person fails to comply with Section 54(9) of the Act, to serve written notice on the person requiring him or her to take such action as is specified in the notice to provide access to the meter or fitting.	N/A	N/A



24.5	The never never the Costion F (//11) of the Act if a never on whom notice has been served under		
24.5	The power pursuant to Section 54(11) of the Act, if a person on whom notice has been served under		
	Section 54(10) of the Act fails to comply with the notice within 1 month to enter the land and take	N/A	N/A
	such action (including altering the position of the meter or fitting) as the delegate thinks fit to		
	provide access to the meter or fitting.		
24.6	The power pursuant to Section 54(11) of the Act, if a person on whom a notice has been served		
	under Section 54(10) of the Act fails to comply with the notice within one month, to authorise a	N/A	N/A
	person to enter land and take such action (including altering the position of the meter or fitting) as		,
	the person thinks fit to provide access to the meter or fitting.		
24.7	The power pursuant to Section 54(12) of the Act, if the Council suffers loss as a result of a		
	contravention of Section 54 of the Act, to recover compensation for the loss from a person found	N/A	N/A
	guilty of the contravention:		
24.7.1	on application to a court convicting the person of an offence against this section; or	N/A	N/A
24.7.2	by action in a court of competent jurisdiction.	N/A	N/A
24.8	The power pursuant to Section 54(13) of the Act, if the Council incurs costs as a result of taking		
	action under Section 54(11), to recover those costs as a debt by action in a court of competent	N/A	N/A
	jurisdiction.		
25	Discharge of unauthorised material into water infrastructure		
25.1	The power pursuant to Section 55(3) of the Act, if the Council suffers loss as a result of a		
	contravention of Section 55, to recover compensation for the loss from a person found guilty of the	N/A	N/A
	contravention:		
25.1.1	on application to a court convicting the person of an offence against this Section; or	N/A	N/A
25.1.2	by action in a court of competent jurisdiction.	N/A	N/A
26	Discharge of unauthorised material into sewerage infrastructure		
26.1	The power pursuant to Section 56(3) of the Act, to, in relation to any sewerage infrastructure	CEO	DAIC)A/
	operated by the Council:	CEO	MICW
26.1.1	on application by any person, authorise the person to discharge waste material referred to in the	CEO	DAIC)A/
	authorisation into the infrastructure; or	CEO	MICW
26.1.2	as part of a contract in relation to the provision of a sewerage service, authorised a person to	650	DAIC)A/
	discharge waste material referred to in the contract into the infrastructure.	CEO	MICW
26.2	The power pursuant to Section 56(4) of the Act, to grant an authorisation to a person to discharge		
	any solid, liquid or gaseous material, or any other item or thing, prescribed by the regulations.	CEO	MICW



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26.3	The power pursuant to Section 56(5) of the Act, to grant an authorisation to a person to cause,		
20.3	permit or allow any rainwater, stormwater or surface water to flow into, or to otherwise enter, any	CEO	MICW
	sewerage infrastructure.	CLO	IVIICVV
26.4	The power pursuant to Section 56(7) of the Act, to attach such conditions to an authorisation under		
	Section 56 of the Act as the delegate thinks fit and vary or revoke the authorisation at any time.	CEO	MICW
26.5	The power pursuant to Section 56(9) of the Act, to recover the reasonable costs and expenses		
	incurred by the Council in addressing any damage or loss caused as a result of, or in remedying	CEO	MICW
	circumstances caused by, a contravention of Section 56 as a debt from the person in contravention	CEO	IVIICVV
	of Section 56 of the Act.		
27	Work to be carried out by owner at requirement of water industry entity with respect to sewerage		
	infrastructure		
27.1	The power pursuant to Section 57(1) of the Act, and in accordance with Section 57(2) of the Act, to,	CFO	DAICIA
	in order:	CEO	MICW
27.1.1	to provide for the proper treatment (including the deodorising) of waste material before it is		
	discharged from land into a drain connected to any sewerage infrastructure; or	CEO	MICW
27.1.2	to prevent the discharge of rainwater, stormwater or surface water into any sewerage		
	infrastructure or to prevent the discharge into any sewerage infrastructure of waste material that		
	has been prescribed as water material that may not be discharged into any sewerage		
	infrastructure or that is, in the opinion of the delegate, likely to damage or be detrimental to any	CEO	MICW
	sewerage infrastructure, by notice in writing served on the owner or occupier of the land, require		
	the owner or occupier, within the time stated in the notice, to carry out work specified in the		
	notice.		
27.2	The power pursuant to Section 57(1) of the Act, to, by notice referred to in Section 57(1) of the Act	650	B.GLC\A/
	require the person on whom it is served to:	CEO	MICW
27.2.1	install or construct in such locations as are specified in the notice;	CEO	MICW
27.2.2	connect to the infrastructure;	CEO	MICW
27.2.3	alter or replace;	CEO	MICW
27.2.4	maintain, repair or cleanse;	CEO	MICW
27.2.5	remove, block or disconnect, such drains, equipment or works as are specified in the notice in the		
•	manner specified in the notice or take other action specified in the notice.	CEO	MICW



27.3	The power pursuant to Section 57(3) of the Act, to vary or revoke a notice referred to in Section		
	57(1) of the Act by a subsequent notice in writing served on the owner or occupier of the land.	CEO	MICW
27.4	The power pursuant to Section 57(5) of the Act, if the requirements of a notice under Section 57 of the Act are not complied with, to take any action required by the notice.	CEO	MICW
27.5	The power pursuant to Section 57(6) of the Act, to authorise a person to take action under Section 52(5) of the Act on the Council's behalf.	CEO	MICW
27.6	The power pursuant to Section 57(8) of the Act, to recover the reasonable costs and expenses incurred by the Council in taking action under Section 57(6) or (7) as a debt from the person who failed to comply with the requirements of the notice.	CEO	MICW
28	Power to disconnect drains to restrict services		
28.1	The power pursuant to Section 58(1) of the Act, if the Council has grounds to believe that material:	CEO	MICW
28.1.1	is being discharged from land into sewerage infrastructure in contravention of Division 1 Part 6 of the Act; or to, after complying with any requirement prescribed by the regulations, close off or disconnect from the sewerage infrastructure 1 or more drains on the land that are connected to the infrastructure or restrict the provision of any sewerage service to the land.	CEO	MICW
28.1.2	has been discharged from land into sewerage infrastructure in contravention of Division 1 Part 6 of the Act and that it is likely that a similar contravention will occur in the future, to, after complying with any requirement prescribed by the regulations, close off or disconnect from the sewerage infrrastructure 1 or more drains on the land that are connected to the infrastructure or restrict the provision of any sewerage service to the land.	CEO	MICW
28.2	The power pursuant to Section 58(2) of the Act, before reopening or reconnecting a drain closed off or disconnected under Section 58 of the Act, to require the owner or occupier of the relevant land to pay the prescribed fee.	CEO	MICW
29	Power to restrict or discontinue water supply		
29.1	The power pursuant to Section 59(1) of the Act, if the delegate believes on reasonable grounds:	N/A	N/A
29.1.1		N/A	N/A



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			1
29.1.1.1	that the quantity of water available for supply by the Council is, or is likely to be, insufficient to meet the demands of the persons to whom it is required to supply water (either because of a reduction in the quantity of water available or an increase in demand); or	N/A	N/A
29.1.1.2	that the quantity or quality of water available for supply by the Council is, or is likely to be, below a standard set or adopted by the Council for the purposes of Section 59 of the Act, or prescribed by the regulations; or	N/A	N/A
29.1.1.3	that the capacity of any water infrastructure is, or is likely to be, insufficient to cope with existing or anticipated demand; and	N/A	N/A
29.1.2	that action under Section 59(1) of the Act is justified in the circumstances,	N/A	N/A
	to, after complying with any requirements prescribed by the regulations, exercise 1 or more of the powers specified under Section 59(3) of the Act.	N/A	N/A
29.2	The power pursuant to Section 59(1) and (3) of the Act and subject to Section 59(5) of the Act to:	N/A	N/A
29.2.1	lessen the supply of water through any infrastructure (to such extent and in such manner as the delegate thinks fit);	N/A	N/A
29.2.2	prohibit the use of water in a specified purpose or purposes, or restrict or regulate the purposes for which water can be used;	N/A	N/A
29.2.3	prohibit the use of water in a specified manner or by specified means, or restrict or regulate the manner in which, or the means by which, water may be used;	N/A	N/A
29.2.4	prohibit specified uses of water during specified periods, or restrict or regulate the times at which water may be used;	N/A	N/A
29.2.5	for such time or times as the delegate thinks proper, discontinue the supply of water.	N/A	N/A
29.3	The power pursuant to Section 59(3) of the Act, to provide in a requirement under Section 59(3) of the Act that a specified activity involving the use of water cannot occur without the authority of a permit issued by the Council in accordance with the regulations.	N/A	N/A
29.4	The power pursuant to Section 59(4) of the Act, to:		
29.4.1	impose a prohibition or notice under Section 59(3) of the Act by a notice published or served in accordance with any requirements prescribed by the regulations; and	N/A	N/A
29.4.2	vary or revoke a prohibition or notice under Section 59(3) of the Act in accordance with any requirements prescribed by the regulations.	N/A	N/A



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30	Power to require the use of devices to reduce flow		
30.1	The power pursuant to Section 60(1) of the Act and in accordance with Section 60(2) of the Act, if the delegate believes on reasonable grounds that action under Section 60 is justified in the		
	circumstances to supply water during periods of high demand, to serve notice under Section 60(3) of the Act on the owner or occupier of land that is connected to water infrastructure operated by the	N/A	N/A
20.2	Council.		
30.2	The power pursuant to Section 60(2) of the Act and subject to Section 60(3) of the Act, to, in the notice direct the owner or occupier:	N/A	N/A
30.2.1	to install (at his or her expense) a flow reducing device of the kind specified in the notice at the point specified in the notice (including at a point on the customer's side of any connection point) to enable the flow in the pipes on the land that are connected to the infrastructure to be reduced; and	N/A	N/A
30.2.2	to use the device to reduce flow in those pipes during the periods specified in the notice.	N/A	N/A
30.3	30.3 The power pursuant to Section 60(5) of the Act, if the requirements of a notice under Section 60 of the Act are not complied with, to install a flow reducing device to reduce the flow in the pipes on the relevant land notwithstanding that this reduction in flow will operate continuously instead of during the periods specified in the notice.	N/A	N/A
30.4	The power pursuant to Section 60(6) of the Act, to recover the reasonable costs and expenses incurred by the Council in taking action under Section 60(5) of the Act as a debt from the person who failed to comply with the requirements of the notice.	N/A	N/A
31	Disconnection in an emergency		
	The power pursuant to Section 64 of the Act, to, without incurring any liability, cut off the supply of water to any region, area, land or place if it is, in the delegate's opinion, necessary to do so to avert danger to any person or property.	N/A	N/A
32	Responsibilities of water industry entity		
32.1	The power pursuant to Section 68(1) of the Act, to, where the Technical Regulator so requires of the Council:	CEO	MICW
32.1.1	prepare and periodically revise a safety, reliability, maintenance and technical management plan dealing with matters prescribed by regulation in accordance with any requirements specified by the Technical Regulator; and	CEO	MICW
32.1.2	obtain the approval of the Technical Regulator to the plan and any revision; and	CEO	MICW
31.1.3	comply with the plan as approved from time to time; and	CEO	MICW



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32.1.4	audit from time to time the Council's compliance with the plans and report the results of those audits to the Technical Regulator.	CEO	MICW
33	Responsibilities of Customers		
33.1	The power pursuant to Section 69(3) of the Act, if a person fails to comply with Section 69(1) of the Act to, where the Council is providing the service, disconnect the supply of water to the place, or the collection of sewerage from the place, or restrict the supply of services to that place.	CEO	MICW
34	Enforcement notices		
34.1	The power pursuant to Section 80(2)(h) of the Act to, within 14 days, apply for a review of the notice or institute an appeal against the notice under the provisions of the Act.	CEO	MICW
35	Warning notices and assurances		
35.1	The power pursuant to Section 82(1)(b)(ii) of the Act and in accordance with Section 82(3) of the Act, to, in relation to a warning notice issued by the Commission to the Council give the Commission an assurance, in the terms specified in the notice, and within the period specified in the notice, that the Council will avoid a future contravention.	CEO	MICW
35.2	The power pursuant to Section 82(2)(b)(ii) of the Act, and in accordance with Section 82(3) of the Act, to, in relation to a warning notice issued by the Technical Regulator to the Council give the Technical Regulator an assurance, in the terms specified in the notice, and within the period specified in the notice, that the Council will avoid a future contravention.	CEO	MICW
36	Injunctions		
36.1	The power pursuant to Section 83(1) of the Act, to apply to the District Court for an injunction on the grounds that a person has engaged or proposes to engage in conduct that constitutes or would constitute a contravention of the Act.	CEO	NOT DELEGATED
36.2	The power pursuant to Section 83(8) of the Act, to consent to a final injunction being granted without proof that proper grounds for the injunction exist.	CEO	NOT DELEGATED
37	Review of decisions by Commission or Technical Regulator		
37.1	The power pursuant to Section 84(1) of the Act and subject to and in accordance with Section 84 of the Act to make an application to:	CEO	MICW
37.1.1	the Commission for the issue or variation of the terms or conditions of a licence under Part 4 of the Act, or for agreement to the transfer of such a licence, for review of a decision of the Commission to refuse the application; or	CEO	MICW



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37.1.2	the Commissioner for review of a decision of the Commission under Part 4 of the Act to suspend or cancel the Council's licence or to vary the terms or conditions of the Council's licence; or	CEO	MICW
37.1.3	the Technical Regulator where the Council has been given a direction under the Act by the Technical Regulator or an authorised officer for review of the decision to give the direction; or	CEO	MICW
37.1.4	the Technical Regulator where the Council is a person affected by the decision for review of a decision of an authorised officer or a water industry officer to disconnect or restrict a supply of water to a place, or the collection of sewage from a place, or to restrict the provision of a service.	CEO	MICW
38	Appeals		
38.1	The power pursuant to Section 85(1) of the Act and in accordance with Section 85(2) of the Act to appeal to the District Court:	CEO	NOT DELEGATED
38.1.1	in relation to a decision as confirmed, amended or substituted by the Commission or the Technical Regulator;	CEO	NOT DELEGATED
38.1.2	in relation to an enforcement notice issued under Part 8 Division 4 of the Act.	CEO	NOT DELEGATED
38A	Information brochure		
38A.1	The power pursuant to Section 86F(1) of the Act to determine:	CEO	MICW
38A.1.1	the terms and conditions on which the Council is prepared to make the Council's regulated infrastructure available for use by others; and	CEO	MICW
38A.1.2	the procedures that the Council will apply in determining a proposal for access to any regulated infrastructure and infrastructure services; and	CEO	MICW
38A.1.3	the prices and costs associated with gaining access to (and using) regulated infrastructure and infrastructure services; and	CEO	місw
38A.1.4	the standard access arrangement used by the Council.	CEO	MICW
38B	Specific information to assist proponent to formulate proposal		
38B.1	The power pursuant to Section 86G(1)(c) of the Act, on the application of a person with a proper interest in making an access proposal to the Council, agree or refuse to provide access to regulated infrastructure and infrastructure services of a specified description and determine the general terms and conditions (including the likely price) on which the Council would be prepared to provide access.	CEO	MICW



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38B.2	The power pursuant to Section 86G(2) of the Act to make a reasonable charge (to be determined after taking into account any provision made by the regulations for the purposes of Section 86G(2) of the Act for providing information under Section 86G(2) of the Act.	CEO	MICW
38C	Access proposal		
38C.1	The power pursuant to Section 86I(3) of the Act to require a proponent to provide further information about the proponent's proposal that the delegate reasonably requires in order to assess and respond to the proposal.	CEO	MICW
38C.2	The power pursuant to Section 86I(4)(b) of the Act to, within 1 month after the relevant day determine, and give the proponent a preliminary indication about,	CEO	MICW
38C.2.1	whether the Council is prepared to provide access to the regulated infrastructure and infrastructure services and, if so, on what terms and conditions; and	CEO	MICW
38C.2.2	if some alteration of, or addition to, existing infrastructure would be necessary to provide for access, whether the Council would agree to the alteration or addition and, if so, on what terms.	CEO	MICW
38C.3	The power pursuant to Section 86I(6) of the Act to give notice of an access proposal to affected third parties by publishing a notice in a newspaper circulating generally in the State stating:	CEO	MICW
38C.3.1	the name of the proponent and an address at which the proponent may be contacted; and	CEO	MICW
38C.3.2	the name of the operator and an address at which the regulated operator may be contacted; and	CEO	MICW
38C.3.3	the general nature of the access proposal.	CEO	MICW
38C.4	The power pursuant to Section 86I(7) of the Act to recover the reasonable costs of giving notice under Section 86I of the Act, as a debt, from the proponent.	CEO	MICW
38D	Duty to negotiate in good faith		
38D.1	The power pursuant to Section 86J(1) of the Act to negotiate in good faith with the proponent with a view to reaching agreement on whether the proponent's requirements as set out in the access proposal (or some agreed modification of the requirements) could reasonably be met, and, if so, the terms and conditions for the provision of access for the proponent.	CEO	MICW
38E	Existence of Dispute		
38E.1	The power pursuant to Section 86K(2) of the Act to refer a dispute to the regulator.	CEO	MICW



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38F	Power to refer dispute to arbitration		
38F.1	The power pursuant to Section 86N(3) of the Act to make submissions to the regulator about the selection of the arbitrator.	CEO	NOT DELEGATED
38G	Confidentiality of information		
38G.1	The power pursuant to Section 86Z(2) of the Act to make representations to the arbitrator regarding access to, or disclosure of, information or documentary material.	CEO	MICW
38H	Formal requirements related to awards	CEO	MICW
38H.1	The power pursuant to Section 86ZD(1) of the Act to make representations to the arbitrator on the proposed award.	CEO	MICW
381	Consent awards		
381.1	The power pursuant to Section 86ZE of the Act to consent to a proposed award.	CEO	MICW
38J	Termination of variation of award		
38J.1	The power pursuant to Section 86ZG(1) of the Act to agree to terminate or vary an award.	CEO	MICW
38J.2	The power pursuant to Section 86ZG(3) of the Act, if a material change in circumstances occurs, to propose termination or variation of the award	CEO	MICW
38K	Appeal on question of law		
38K.1	The power pursuant to Section 86ZJ of the Act to appeal to the Supreme Court from an award, or a decision not to make an award, on a question of law.	CEO	MICW
38L	Injunctive remedies		
38L.1	The power pursuant to Section 86ZK(5) of the Act to apply for an injunction under Section 38ZK of the Act.	CEO	MICW
38L.2	The power pursuant to Section 86ZK(6) of the Act to consent to an injunction.	CEO	MICW
38L.3	The power pursuant to Section 86ZK(8) of the Act to apply to the Court to discharge or vary an injunction	CEO	MICW
38M	Compensation		
38M.1	The power pursuant to Section 86ZL(1) of the Act, if a person contravenes an award, to apply to the Supreme Court for compensation for loss or damage suffered as a result of the contravention.	CEO	MICW
38N	Confidential information		
38N.1	The power pursuant to Section 86ZM(7) of the Act to, in connection with the operation of Section 86ZM of the Act, develop and maintain a policy to ensure that confidential information obtained by the Council is not disclosed or used except as authorised by Section 86ZM of the Act.	CEO	MICW





380	Access by agreement		
380.1	The power pursuant to Section 86ZN of the Act to enter into an access contract with another person	650	DAIC)A/
	on terms and conditions agreed between the parties.	CEO	MICW
38P	Review of Part		
38P.1	The power pursuant to Section 86ZR(2) of the Act to make written submissions to the regulator on	CEO	MICW
	the matters under review.	CEO	IVIICVV
39	Water conservation measures		
39.1	The power pursuant to Section 92(5) of the Act, to consult with the Minister before a regulation is	CEO	MICW
1	made under Section 92(2) of the Act.	CEO	IVIICVV
	WATER INDUSTRY REGULATIONS 2012		
40	Information as to amounts already paid for retail services etc		
40.1	The power pursuant to Regulation 11(1) of the Water Industry Regulations 2012 (the Regulations) to,		
	on application by a person who has paid an amount to the Council for the provision of retail services,	CEO	MBAS
	provide the person with a statement of the amount paid.		
40.2	The power pursuant to Regulation 11(2) of the Regulations to, on application by a consumer, provide		
	the consumer with a statement of the quantity of water supplied by the Council to the consumer in a	CEO	MBAS
	financial year.		
40.3	The power pursuant to Regulation 11(3) of the Regulations to, on application by any other person, in		
	connection with the provision of retail services, provide that person with information of the kind	CEO	MBAS
	referred to in Regulation 11(1) or (2) of the Regulations.		
41	Certificate as to encumbrance		
41.1	The power pursuant to Regulation 12(1) of the Regulations to, on application by an interested person		
	and payment of the fee prescribed in Schedule 1, provide the person with a statement as to the		
	existence or non-existence of encumbrances in relation to the land to which the application relates	CEO	Clarate Daniel
	that are prescribed encumbrances for the purposes of the Land and Business (Sale and		Stewart Payne
	Conveyancing) Act 1994 and the regulations under that Act and that are in favour of the Council.		
42	Protection of infrastructure – planting of trees etc on public land		
42.1	The power pursuant to Regulation 13(a) of the Regulations to grant written approval for trees and		
	shrubs (except those listed in Schedule 2 and Schedule 3) to be planted on public land owned by the	650	DAICIA/
	Council or where the Council operates sewerage infrastructure that may be affected by the planting.	CEO	MICW



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42.2	The power pursuant to Regulation 13(b) of the Regulations to grant written approval for trees and		
	shrubs to be planted on a road closer than 1 metre to any water infrastructure where the Council	CEO	MICW
	owns or operates the infrastructure.		
43	Protection of infrastructure – action in relation to trees and shrubs		
43.1	The power pursuant to Regulation 14(1) of the Regulations, if:		
43.1.1	a tree or shrub has been planted in contravention of Regulation 13; or	CEO	MICW
43.1.2	the delegate is of the opinion (based on reasonable grounds) that a tree or shrub on public land is		
	causing, or is likely to cause, damage to water/sewerage infrastructure or a reduction in the		
	efficiency of the operation of that infrastructure, to, by written notice served on the Council or	650	BAICIA/
	other person who owns or has the care, control or management of the land on which the tree or	CEO	MICW
	shrub is situated, direct that action specified in the notice (including the removal of the tree or		
	shrub) be taken.		
43.2	The power pursuant to Regulation 14(2) of the Regulations to, if a person on whom a notice has		
	been served fails to comply with the notice, enter the land and take the specified action.	CEO	MICW
43.3	The power pursuant to Regulation 14(3) of the Regulations to, recover its costs of taking the	650	DAICIA/
	specified action as a debt from the person on whom the notice was served.	CEO	MICW
44	Protection of infrastructure – damage caused by trees or shrubs		
44.1	The power pursuant to Regulation 15 of the Regulations to, if a tree or shrub has been planted in		
	contravention of Regulation 13 of the Regulations, recover the Council's costs of taking action under	CEO	MICW
	Regulation 14 as a debt from:		
44.1.1	the owner for the time being of the land on which the tree or shrub is, or was, situated; or	CEO	MICW
		CEO	IVIICVV
44.1.2	in the case of land under the care, control or management of a Council – that Council.	CEO	MICW
45	Access to sewerage infrastructure		
45.1	The power pursuant to Regulation 16(2) of the Regulations to recover the Council's costs of repairing		
	any damage caused to infrastructure owned or operated by the Council by a person using an	CEO	MICW
	inspection point under Regulation 16(1) of the Regulations as a debt due by that person to the	CEO	IVIICVV
	Council.		
46	Power to restrict or discontinue water supply		
46.1	The power pursuant to Regulation 17(1) of the Regulations to, if the Council proposes to exercise a		
	power under Section 59(3)(a) to (e) (inclusive) of the Act in relation to water that may be used for	N/A	N/A
	human consumption, to:		



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46.1.1	obtain the approval of the prescribed authority before acting; and	N/A	N/A
46.1.2	notify the public of the intention to exercise the power by publishing a notice (specifying in the notice relevant details of the power to be exercised):	N/A	N/A
46.1.2.1	if the Council proposes to exercise a power under Section 59(3)(b), (c) or (d) – in the Gazette; and	N/A	N/A
46.1.2.2	in all cases:	N/A	N/A
	(a) on a website determined by the delegate and in accordance with Regulation 17(2) of the Regulations; and	N/A	N/A
	(b) in a newspaper circulating generally throughout the area of the State in which the persons affected by the exercise of the power are situated; and	N/A	N/A
	(c) in any other manner considered appropriate by the delegate for the purpose of notifying the persons affected by the exercise of the power.	N/A	N/A
47	Notices under Section 59		
47.1	Permits The power pursuant to Regulation 18(1) of the Regulations, for the purposes of Section 59(4) of the Act, if a specified use of water is prohibited except under the authority of a permit issued by a water industry entity, to issue such a permit to a person in accordance with Regulation 18 of the Regulations.	N/A	N/A
48	Fittings etc to be flush with road surface		
48.1	The power pursuant to Regulation 23(2)(a) of the Regulations to, if the surface height of a road, footpath or easement is altered and the Council has made the alteration, to give notice in writing to the water industry entity that owns, manages or uses the entry point, inspection point or other	CEO	MICW
48.2	The power pursuant to Regulation 23(2)(b) of the Regulations, if the surface height of a road, footpath or easement is altered, to at the cost of the Council, other authority or person who made the alteration, alter the height of the entry point, inspection point or other fitting.	CEO	MICW
48.3	The power pursuant to Regulation 23(3) of the Regulations, to recover the Council's costs as a debt from the Council, other authority or person.	CEO	MICW
49	Pipes must not lie across allotment boundaries		
49.1	The power pursuant to Regulation 34(1) of the Regulations, if, on the division of land, the boundary of adjoining allotments intersects the line on which a pipe connected to any water/sewerage infrastructure has been laid, to direct the owner or occupier of each allotment under Regulation 34 of the Regulations to disconnect the pipe from the water/sewerage infrastructure.	CEO	MICW



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49.2	The power pursuant to Regulation 34(4) of the Regulations, if a pipe connected to any water/sewerage infrastructure lies across the boundary between adjoining allotments (except allotments in the same site under the Strata Titles Act 1988 or in the same community parcel under the Community Titles Act 1996), to give written notice to the owner or occupier of each of the allotments directing that the pipe be disconnected from the water/sewerage infrastructure by a qualified person in the manner, at the point and within the time stated in the notice.	CEO	MICW
49.3	The power pursuant to Regulation 34(7) of the Regulations, if a person to whom notice has been given fails to comply with the notice, to enter either allotment or any adjoining land and carry out the necessary work.	CEO	MICW
50	Water meters – estimates		
50.1	The power pursuant to Regulation 36 of the Regulations if:	N/A	N/A
50.1.1	the Council is unable for any reason to gain access to a meter or to read a meter for the purpose of measuring water supplied to the person by the Council; and	N/A	N/A
50.1.2	a code or rules made under the Essential Services Commission Act 2002 relating to the provision of retail services to customers does not apply to that supply of water, to, in accordance with any requirements of the Commission, estimate the quantity of water upplied through the meter and take that quantity to be the quantity of water supplied for the purpose of any amount payable for the supply of the water.	N/A	N/A
51	Charge where land not connected or service to land reduced or discontinued		
51.1	The power pursuant to Regulation 38 of the Regulations to, for the purposes of Section 115(2)(c) of the Act, impose a charge in respect of land of a kind specified by the Minister by notice in the Gazette despite the fact that:	CEO	MBAS
51.1.1	the land is not connected to infrastructure by which a retail service is provided by the Council; or	CEO	MBAS
51.1.2	the provision of a retail service to the land by the Council has been reduced or discontinued.	CEO	MBAS



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APPENDIX [31]

INSTRUMENT OF DELEGATION UNDER THE WORK HEALTH AND SAFETY ACT 2012

NOTES

- Conditions or Limitations: conditions or limitations may apply to the delegations contained in this Instrument. Refer to the Schedule of Conditions at the back of this document.
- 2 Refer to the relevant Council resolution(s) to identify when these delegations were made, reviewed and or amended.

POWERS AND FUNCTIONS DELEGATED IN THIS INSTRUMENT

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1	Determination of work groups		
1.1	The power pursuant to Section 51(1) of the Work Health and Safety Act 2012 (the Act), to, if a request		
	is made under Section 50 of the Act, facilitate the determination of one or more work groups of	CEO	NOT DELEGATED
	workers.		
2	Negotiations for agreement for work group		
2.1	The power pursuant to Section 52(1) of the Act, and in accordance with Sections 52(2), (3) and (6) of		
	the Act, to determine a work group by negotiation and agreement with the workers who will form the	CEO	NOT DELEGATED
	work group or their representatives.		
2.2	The power pursuant to Section 52(4) of the Act to, in relation to an agreement concerning the		
	determination of a work group or groups, at any time, negotiate a variation of the agreement in	CEO	NOT DELEGATED
	accordance with Section 52(6) of the Act.		
3	Failure of negotiations		
3.1	The power pursuant to Section 54(1) of the Act to, if there is a failure of negotiations (including		
	negotiations concerning the variation of an agreement), ask the regulator to appoint an inspector for	CEO	NOT DELEGATED
	the purposes of Section 54 of the Act.		

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4	Determination of work groups of multiple businesses		
4.1	The power pursuant to Section 55(2) of the Act to determine the particulars of the work groups by negotiation and agreement, in accordance with Section 56 of the Act, between each of the persons conducting the businesses or undertakings and the workers.	CEO	NOT DELEGATED
4.2	The power pursuant to Section 55(3) of the Act to, in relation to an agreement concerning the determination of a work group or groups, at any time, negotiate a variation of the agreement.	CEO	NOT DELEGATED
5	Negotiation of agreement for work groups of multiple businesses		
5.1	The power pursuant to Section 56(3) of the Act to, if agreement cannot be reached on a matter relating to the determination of a work group (or a variation of an agreement) within a reasonable time after negotiations commence under Subdivision 3 of Division 3, Part 5 of the Act, ask the regulator to appoint an inspector to assist the negotiations in relation to that matter.	CEO	NOT DELEGATED
6	Withdrawal from negotiations or agreement involving multiple businesses		
6.1	The power pursuant to Section 58(1) of the Act to, in relation to a negotiation for an agreement, or an agreement, concerning a work group under Subdivision 3 of Division 3, Part 5 of the Act, withdraw from the negotiation or agreement at any time by giving reasonable notice (in writing) to the other parties.	CEO	NOT DELEGATED
6.2	The power pursuant to Section 58(2) of the Act to, if a party withdraws from an agreement concerning a work group under Subdivision 3 of Division 3, Part 5 of the Act, negotiate a variation to the agreement in accordance with Section 56 of the Act.	CEO	NOT DELEGATED
7	Disqualification of health and safety representatives		
7.1	The power pursuant to Section 65(1) of the Act, to make an application to the Senior Judge of the IRC for a review committee to disqualify a health and safety representative on the ground that the representative has:		
7.1.1	exercised a power or performed a function as a health and safety representative for an improper purpose; or	CEO	NOT DELEGATED
7.1.2	used or disclosed any information he or she acquired as a health and safety representative for a purpose other than in connection with the role of health and safety representative, where the Council is adversely affected by the exercise of a power or the performance of a function referred to in Section 65(1)(a) of the Act or the use or disclosure of information referred to in Section 65(1)(b) of the Act.	CEO	NOT DELEGATED



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8	General obligations of person conducting business or undertaking		
8.1	The power pursuant to Section 70(1) of the Act, to	CEO	MBAS/MICW/MCED
8.1.1	consult, so far as is reasonably practicable, on work health and safety matters with any health and		
	safety representative for a work group of workers carrying out work for the Council; and	CEO	MBAS/MICW/MCED
8.1.2	confer with a health and safety representative for a work group, whenever reasonably requested		
	by the representative, for the purpose of ensuring the health and safety of the workers in the work group; and	CEO	MBAS/MICW/MCED
8.1.3	allow any health and safety representative for the work group to have access to information that the Council has relating to:	CEO	MBAS/MICW/MCED
8.1.3.1	hazards (including associated risks) at the workplace affecting workers in the work group; and	CEO	MBAS/MICW/MCED
8.1.3.2	the health and safety of the workers in the work group; and	CEO	MBAS/MICW/MCED
8.1.4	with the consent of a worker that the health and safety representative represents, allow the health and safety representative to be present at an interview concerning work health and safety between the worker and:	CEO	MBAS/MICW/MCED
8.1.4.1	an inspector; or	CEO	MBAS/MICW/MCED
8.1.4.2	the Council or the Council's representative; and	CEO	MBAS/MICW/MCED
8.1.5	with the consent of one or more workers that the health and safety representative represents, allow the health and safety representative to be present at an interview concerning work health and safety between a group of workers, which includes the workers who gave the consent, and:	CEO	MBAS/MICW/MCED
8.1.5.1	the Council or the Council's representative; and	CEO	MBAS/MICW/MCED
8.1.5.2	an inspector; or the Council or the Council's representative; and	CEO	MBAS/MICW/MCED
8.1.6	provide any resources, facilities and assistance to a health and safety representative for the work group that are reasonably necessary or prescribed by the regulations to enable the representative to exercise his or her powers or perform his or her functions under the Act.	CEO	MBAS/MICW/MCED
8.1.7	allow a person assisting a health and safety representative for the work group to have access to the workplace if that is necessary to enable the assistance to be provided; and	CEO	MBAS/MICW/MCED



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8.1.8	permit a health and safety representative for the work group to accompany an inspector during an inspection of any part of the workplace where a worker in the work group works; and	CEO	MBAS/MICW/MCED
8.1.9	provide any other assistance to the health and safety representative for the work group that may be required by the regulations.	CEO	MBAS/MICW/MCED
9	Exceptions for obligations under Section 70(1)		
9.1	The power pursuant to Section 71(5) of the Act to refuse on reasonable grounds to grant access to the workplace to a person assisting a health and safety representative for a work group.	CEO	NOT DELEGATED
10	Obligation to train health and safety representatives		
10.1	The power pursuant to Section 72(1) of the Act to, consult with a health and safety representative in relation to the health and safety representative attending a course of training in work health and safety that is subject to Section 72(6), chosen by the health and safety representative.	CEO	MBAS/MICW/MCED
10.2	The power pursuant to Section 72(3) of the Act to:	CEO	MBAS/MICW/MCED
10.2.1	as soon as practicable within the period of 3 months after the request is made, allow the health and safety representative time off work to attend the course of training; and	CEO	MBAS/MICW/MCED
10.2.2	pay the course fees and any other reasonable costs associated with the health and safety representative's attendance at the course of training.	CEO	MBAS/MICW/MCED
10.3	The power pursuant to Section 72(6) of the Act to, if agreement cannot be reached between the Council or Council's delegate and the health and safety representative within the time required by Section 72(3) of the Act as to the matters set out in Sections 72(1)(c) and (3) of the Act, ask the regulator to appoint an inspector to decide the matter.	CEO	MBAS/MICW/MCED
11	Obligation to share costs if multiple businesses or undertakings		
11.1	The power pursuant to Section 73(1) of the Act to, if a health and safety representative, or deputy health and safety representative (if any), represents a work group of workers carrying out work for the Council and one or more other person conducting businesses or undertakings, agree that:	CEO	NOT DELEGATED
11.1.1	the costs of the representative exercising powers and performing functions under the Act; and	CEO	NOT DELEGATED
11.1.2	the costs referred to in Section 72(3)(b) of the Act,	CEO	NOT DELEGATED



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	for which the Council or any of the other persons conducting those businesses or undertakings are liable, are to be apportioned between each of those persons otherwise than equally.	CEO	NOT DELEGATED
11.2	The power pursuant to Section 73(2) of the Act, to vary an agreement to apportion the costs in another way, at any time by negotiation and agreement between each of the persons conducting the businesses or undertakings.	CEO	NOT DELEGATED
12	Health and safety committees		
12.1	The power pursuant to Section 75(2) of the Act to, establish a health and safety committee for the workplace or part of the workplace.	CEO	NOT DELEGATED
13	Constitution of committee		
13.1	The power pursuant to Section 76(1) of the Act and subject to Sections 76(2) to (4) of the Act, to agree the constitution of a health and safety committee with the workers at the workplace.	CEO	NOT DELEGATED
13.2	The power pursuant to Section 76(5) of the Act to, if agreement is not reached under Section 76 within a reasonable time, ask the regulator to appoint an inspector to decide the matter.	CEO	NOT DELEGATED
14	Referral of issue to regulator for resolution by inspector		
14.1	The power pursuant to Section 82(2) of the Act to, ask the regulator to appoint an inspector to attend the workplace to assist in resolving the issue.	CEO	NOT DELEGATED
15	Alternative work		
15.1	The power pursuant to Section 87 of the Act to, if a worker ceases work under Division 6, Part 5 of the Act, direct the worker to carry out suitable alternative work at the same or another workplace if that work is safe and appropriate for the worker to carry out until the worker can resume normal duties.	CEO	MBAS/MICW/MCED
16	Request to regulator to appoint inspector to assist		
16.1	The power pursuant to Section 89 of the Act to ask the regulator to appoint an inspector to attend the workplace to assist in resolving the issue arising in relation to the cessation of work.	CEO	NOT DELEGATED
17	Request for review of provisional improvement notice		
17.1	The power pursuant to Section 100(1) of the Act, to, within 7 days after a provisional improvement notice is issued to the Council or a worker who carries out work at the Council, ask the regulator to appoint an inspector to review the notice.	CEO	NOT DELEGATED



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10	Application for existence of inspector to receive dispute		
18	Application for assistance of inspector to resolve dispute		
18.1	The power, pursuant to Section 141 of the Act, to, if a dispute arises about the exercise or purported		
	exercise by a WHS entry permit holder of a right of entry under the Act, ask the regulator to appoint	CEO	NOT DELEGATED
	an inspector to attend the workplace to assist in resolving the dispute		
19	Authorising authority may deal with a dispute about a right of entry under this Act		
19.1	The power pursuant to Section 142(4) of the Act to apply to the authorising authority to deal with a	CEO	NOT DELEGATED
	dispute where the dispute relates to the Council.	CEO	NOT DELEGATED
20	Return of seized things		
20.1	The power pursuant to Section 180(1) of the Act to, if a seized thing has not been forfeited, and the		
	Council is the person entitled to the thing, apply to the regulator for the return of the thing after the	CEO	NOT DELEGATED
	end of 6 months after it was seized.		
21	Access to seized things		
21.1	The power pursuant to Section 181(1) of the Act to, until a seized thing is forfeited or returned,	CEO	NOT DELECATED
	inspect it and, if it is a document, to make copies of it at all reasonable times.	CEO	NOT DELEGATED
22	Application for internal review		
22.1	The power pursuant to Section 224(1) of the Act, to, where the Council is an eligible person in relation		
	to a reviewable decision, other than a decision made by the regulator or a delegate of the regulator,	CEO	NOT DELEGATED
	apply to the regulator for review (an internal review) in accordance with Section 224(2) of the Act, of	CEO	NOT DELEGATED
	the decision within:		
22.1.1	the prescribed time after the day on which the decision first came to the Council's notice; or	650	NOT DELECATED
		CEO	NOT DELEGATED
22.1.2	such longer period as the regulator allows.	CEO	NOT DELEGATED
23	Application for external review		
23.1	The power pursuant to Section 229(1) of the Act, to, where the Council is an eligible person, apply to		
	the Senior Judge of the IRC for review (an external review), in accordance with Section 229(2) of the		
	Act, of:		
23.1.1	a reviewable decision made by the regulator; or	CEO	NOT DELEGATED
23.1.2	a decision made, or taken to have been made, on an internal review.	CEO	NOT DELEGATED



INSTRUMENT OF AUTHORISATION POWERS OF ROAD MANAGER (LOCAL GOVERNMENT)

s.10(j) of Heavy Vehicle National Law (South Australia) Act 2013

AUTHORISATION

I, Karina Ewer, Chief Executive Officer of the District Council of Streaky Bay, Road Manager in accordance with section s.10(j) of *Heavy Vehicle National Law (South Australia) Act 2013* for roads under the care, control and management of the District Council of Streaky Bay hereby **AUTHORISE** the person for the time being holding or occupying the position of **Commissioner of Highways**, appointed under section 10 of the Highways Act 1926, and the officers of the Commissioner of Highways:

- **1.** the persons holding or acting in the positions of:
- General Manager, Operational Services, Safety and Service Division, Department of Planning, Transport and Infrastructure;
- Manager, Vehicle Operations, Operational Services, Safety and Service Division, Department of Planning, Transport and Infrastructure;

or, should a position with one of those titles cease to exist, the administrative successor to that position; **and**

- 2. the following positions:
- (Manager, Vehicle Permits)
- (Manager, Vehicle Services)
- (Senior Permits Officer)

to exercise the Council's road manager powers and functions under the *Heavy Vehicle National Law (South Australia) Act 2013* as provided in the following tables, subject to the limitations and conditions specified in this Instrument.

HEAVY VEHICLE NATIONAL LAW (SOUTH AUSTRALIA)			
Section	Description of power(s)		
156 Deciding request for consent generally	156(1) - Power to decide to give or not to give consent to the grant of a mass or dimension authority.		
	156(2) – Power to request additional time and power to decide a route assessment is required		
	156(6) - Power to give written statement explaining the decision		
158 Action pending consultation with third party	158(2) and (4) - Power to give or not to give consent to the grant of a mass or dimension authority when consultation is required with another entity.		
160 Imposition of road conditions	160(1)(a) - Power to consent to the grant of a mass or dimension authority (except in the case of a class 2 heavy vehicle authorisation (notice)) subject to the condition that a stated road condition is imposed.		
	160(2) – Power, for a mass or dimension authority other than a class 2 heavy vehicle authorisation (notice), to give the Regulator a written statement complying with section 172 that explains the road manager's decision to give consent subject to a stated road condition.		

161 Imposition of travel conditions	161(1) - Power to consent to the grant of a mass or dimension authority subject to the condition that a stated travel condition is imposed
	161(2) – Power to give the Regulator a written statement complying with section 172 that explains the road manager's decision to give consent subject to the condition.
162 Imposition of vehicle conditions	162(1) - Power to ask the Regulator to impose a stated vehicle condition on a mass or dimension authority (where road manager gives consent to grant of the authority).
167 Expedited procedure for road manager's consent for renewal of mass or dimension authority	167(2)(b) - Power to give the Regulator a notice of objection to section 167 (provides for an expedited procedure for road manager's consent) applying to a proposed replacement authority (for a mass or dimension authority). 167(3) - Power to give the Regulator written notice that road manager gives or refuses consent to the grant of a proposed replacement authority (for a mass or dimension authority).
176 Amendment or cancellation on application by permit holder	176(4) - Power to give or not to give consent to an amendment of a permit for a mass or dimension authority requested by the holder of the permit.
178 Amendment or cancellation on request by relevant road manager	178(2) - Power to ask the Regulator to amend or cancel a mass or dimension authority granted by permit. 178(6) – Power to give the Regulator the reasons for the amendment or cancellation
645 Review decision	645(1) - Power to make a decision to confirm, amend, or substitute another decision for a reviewable decision 645(5) – Power to give the Regulator notice of the review decision

CONDITIONS AND LIMITATIONS ON AUTHORISATION

This Authorisation is subject to the following conditions and limitations:

- This Authorisation is restricted to the consent to a grant of a class 1 or class 3 heavy vehicle
 mass or dimension exemption (permit) for operations on roads within the boundaries of the
 District Council of Streaky Bay in the following circumstances:
 - Where the permit is an annual permit and the operator seeks to renew the permit in the same terms for the same route.
 - Where the vehicle is less than 100 tonnes gross vehicle mass and less than 5 metres wide, and the consent relates to an over-dimension route or a route where vehicles of similar mass and dimensions have previously been permitted access, and the permit is for a single trip or limited trips and the duration of the permit is for no more than 1 month.



This Authorisa day.	ation takes effect or	n the day it is signed and has effect for 18 month	s from that
Karina Ewer Chief Execut For the Distr	tive Officer ict Council of Stre	aky Bay	
Road Manag	er under the <i>Heav</i>	y Vehicle National Law Act (SA) 2013	
Dated this	day of	2020	



INSTRUM	MENT OF DELEGATION UNDER		
CHAPTER	R 12 Part 1 - BY-LAWS		
OF THE L	OCAL GOVERNMENT ACT 1999		
NOTES			
1	Conditions or Limitations: conditions or limitations may apply to the delegations contained		
1	in this Instrument. Refer to the Schedule of Conditions at the back of this document.		
2	Refer to the relevant Council resolution(s) to identify when these delegations were made, reviewed and or amended.		
	NO. 2 OF 2017 - MOVEABLE SIGNS		
	to set standards for moveable signs on roads and on Local Government land, and to provide as for the placement of such signs.		
		DELEGATION	SUB DELEGATION
10	Restrictions		
10.1	To authorise a permit to be issued to allow more than one moveable sign to be placed on a footpath where:	CEO	MCED
10.1.1	it only displays material which advertises a business being conducted on premises adjacent to the moveable sign or the goods and services available from that business;	CEO	MCED
10.1.2	the business premises to which it relates is open to the public.	CEO	MCED
10.2	which the sign relates.	CEO	MCED
10.4	To prohibit or restrict the display of a moveable sign where it is deemed unsafe or on other conditions as the Council thinks fit.	CEO	MICW
	For the purposes of By Law 2 of 2017 Moveable signs, an authorised person means a person appointed by a council as an authorised person under Chapter 12 Part 3 of the Local Government Act 1999;		



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BY-LAW	/ NO.3 OF 2017 - ROADS		
A By-lav	v to regulate certain activities on Roads in the Council area.		
PART 2	– USE OF ROADS		
7	Activities requiring permission		
7.1	Advertising		
	To authorise a permit or license to display, paint or erect any sign, poster or advertising for the purpose of advertising goods or services.	CEO	MCED
7.2	Amplification		
	To authorise a permit or license to use an amplifier or other mechanical or electrical device for the purpose of broadcasting sound, or magnifying sound including broadcasting of announcements or advertisements.	CEO	MCED
7.3	Animals		
7.3.1	To authorise a permit to lead, herd or exercise an animal, except where the Council has set aside a track or other area for use by or in connection with an animal of that kind, and provided that the animal or animals are under effective control.	CEO	GENERAL INSPECTOR
7.4	Camping and Tents		
7.4.1	To authorise a permit to erect a tent or other structure as a place of habitation on any land to which the Council has determined this sub clause applies,	NOT DELEGATED	NOT DELEGATED
7.4.2	To authorise a permit to camp or sleep overnight on Local Government Land other than on an area which has been designated and set aside by the Council for camping purposes and, in accordance with any conditions that may be determined by resolution of the Council and contained in any signage erected thereon.	NOT DELEGATED	NOT DELEGATED
7.4.3	To authorise a permit to camp on any land for longer than any time period that the Council has resolved applies in respect of the land	NOT DELEGATED	NOT DELEGATED
7.5	Obstructions		
	To authorise a permit erect, install or place or cause to be erected, installed or placed any structure, object or material of any kind so as to obstruct a road or footway, water-channel, or watercourse in a road.	CEO	MICW
7.6	Preaching		
	To authorise a permit to Preach or canvass for religious or charitable purposes	CEO	MCED
7.7	Public Exhibitions and Displays		

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	To authorise a permit	CEO	MCED
7.7.1	to sing, busk, play a recording or use a music instrument, or perform similar activities.	CEO	MCED
7.7.2	conduct or hold a concert, festival, show, circus, performance or a similar activity.	CEO	MCED
7.7.3	erect a stage or structure for the purpose of conducting or holding a concert, festival, show, circus, performance or a similar activity.	CEO	MCED
7.7.4	cause any public exhibitions or displays.	CEO	MCED
7.9	Use of a Water Source		
7.9.1	To authorise a permit to use a water source contrary to its intended purpose or contrary to information included on signage on or in the vicinity of the water source	CEO	місw
7.9.2	To authorise a permit to connect a hose to a water source	CEO	MICW
7.9.3	To authorise a permit to obtain water from a water source	CEO	MICW
7.10	Vehicles		
7.10.1	To authorise a permit to repair, wash, paint, panel beat or preform other work of a similar nature to a vehicle,	CEO	MICW
PART 3 -	ENFORCEMENT		
9	Orders		
	Authorised to recover costs of any action taken under section 262(3) of the Act from the person to whom an order was directed.	CEO	MBAS
	For the purposes of By Law 3 of 2017 Local Government Roads a authorised person means a person appointed by a council as an authorised person under Chapter 12 Part 3 of the Local Government Act 1999;	CEO	MICW



BY-LAV	V NO.4 OF 2017 - LOCAL GOVERNMENT LAND		
A By-la	w to regulate certain activities on Local Government Land in the Council area.		
PART 2	– ACCESS TO LOCAL GOVERNMENT LAND		
7	Access		
7.1	To authorise the closure, or regulate or restrict access to, any part of Local Government	CEO	MCED
	land to the public for specified times and days; and	CEO	IVICED
8	Closed lands		
8.1	To authorise a person to enter or remain on any Local Government Land which has been		
	closed, or in respect of which access by the public is regulated or restricted in accordance	CEO	MICW
	with clause 7.1;		
8.2	To waiver fees or charges;	CEO	MICW
8.3	To authorise a person to enter or remain on any Local Government Land where the land		
	has been enclosed by fences and/or walls and gates that have been closed and locked; or	CEO	MICW
PART 3	– USE OF LOCAL GOVERNMENT LAND		
9	Activities requiring permission		
9.1	Advertising		
	To authorise a permit or license to display, paint or erect any sign, poster or advertising for	CEO	MCED
	the purpose of advertising goods or services.	CLO	WICLD
9.2	Aircraft		
	Subject to the Civil Aviation Act 1988, to authorise a permit or license to land any aircraft	CEO	MICW
	on, or take off any aircraft from any land.	CLO	TAILCAN
9.3	Alcohol		
	On Local Government land comprising parks or reserves to authorise a permit or license to		
	consume or carry or be in possession or in charge of any liquor stored in an open container.	CEO	MCED
9.4	Amplification		
	To authorise a permit or license to use an amplifier or other mechanical or electrical device		
	for the purpose of broadcasting sound, or magnifying sound including broadcasting of announcements or advertisements.	CEO	MCED
9.5	Animals		



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9.5.3	To authorise a permit to lead, herd or exercise an animal, except where the Council has set aside a track or other area for use by or in connection with an animal of that kind, and provided that the animal or animals are under effective control.	CEO	GENERAL INSPECTOR
9.6	Annoyance		
	To authorise a permit or license to undertake activities that has a potential to offend or unreasonably interfere with any other person:		
a)	using that land; or	CEO	GENERAL INSPECTOR
b)	occupying nearby premises,	CEO	GENERAL INSPECTOR
	by making a noise or creating a disturbance	CEO	GENERAL INSPECTOR
9.7	Aquatic Life		
9.7.1	To authorize a permit or license to take, interfere with or disturb any aquatic life in any waters on Local Government Land.	CEO	GENERAL INSPECTOR
9.7.3	to authorize a permit or license to discard into any waters the shell of a razorshell, any fish carcass or bait	CEO	GENERAL INSPECTOR
9.8	Attachments		
	To authorise a permit to attach anything to a tree, plant, equipment, fence, post, structure or fixture on Local Government land.	CEO	MICW
9.9	Bees		
	To authorise a permit or license to place a hive of bees on such land, or allow it to remain thereon.	CEO	MICW
9.10	Boats		
	Subject to the provisions of the Harbors and Navigation Act 1993, to authorise a permit or license to:	CEO	GENERAL INSPECTOR
9.10.1	launch or retrieve a boat to or from any waters where the Council has determined that this sub clause applies;	CEO	GENERAL INSPECTOR
9.10.2	launch or retrieve a boat to or from any waters of a Council owned and operated boat ramp whereby the boat is not launched or retrieved via that boat ramp;	CEO	GENERAL INSPECTOR
9.10.4	9.10.4 hire out a boat or otherwise use a boat for commercial purposes; or	CEO	GENERAL INSPECTOR
9.10.5	moor any boat on or to Local Government land which Council has determined this sub clause applies	CEO	GENERAL INSPECTOR



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9.10.6	moor any boat on or to Local Government land other than in accordance with such time		
	limits and other conditions determined by resolution of the Council and contained in	CEO	GENERAL INSPECTOR
	any sgnage erected thereon.		



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9.11	Boat Ramps		
9.11.1	To authorise a permit to allow a vehicle to remain stationary on a boat ramp longer than is necessary to launch or retrieve a boat.	CEO	GENERAL INSPECTOR
9.11.2	To authorise a permit to launch or retrieve a boat (or boat of a specified class) from or on to any boat ramp on the foreshore or on Local Government land ot which the Council has determined this subclause applies.	CEO	GENERAL INSPECTOR
9.11.3	To authorise a permit to launch or retrieve a boat (or boat of a specified class) from any boat ramp on the foreshore or on Local Government land as determined by the Council under subclase 9.11.2, other than in accordance with the conditions determined by the Council, including any conditions specified on a sign displayed on or in the vicinity of the boat ramp	CEO	GENERAL INSPECTOR
9.13	Buildings		
	To authorise a permit or license to use a building, or structure on Local Government land for a purpose other than its intended purpose.	CEO	MBAS
9.14	Burials and Memorials		
9.14.1	To authorise a permit to bury, inter or spread the ashes of any human or animal remains.	CEO	MBAS
9.14.2	To authorise a permit or license to erect any memorial.	CEO	MBAS
9.15	Camping and Tents		
9.15.1	To authorise a permit to erect a tent or other structure as a place of habitation on any land to which the Council has determined this sub clause applies,	NOT DELEGATED	NOT DELEGATED
9.15.2	To authorise a permit to camp or sleep overnight on Local Government Land other than on an area which has been designated and set aside by the Council for camping purposes and, in accordance with any conditions that may be determined by resolution of the Council and contained in any signage erected thereon.	NOT DELEGATED	NOT DELEGATED
9.15.3	To authorise a permit to camp on any land for longer than any time period that the Council has resolved applies in respect of the land	NOT DELEGATED	NOT DELEGATED
9.16	Canvassing		
	To authorise a permit or license to convey any advertising, religious or other message to any bystander, passer-by or other.	CEO	MBAS
9.17	Defacing Property		



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	To authorise a permit or license to deface, paint, spray, write, cut names, letters or make marks on any tree, rock, gate, fence, building, sign, bridge or property of the Council.	NOT DELEGATED	NOT DELEGATED
9.18	Distribution		
	To authorise a permit or license to place on a vehicle (without the consent of the owner of		
	the vehicle), or give out or distribute any book, leaflet, or other printed matter to any	CEO	MCED
	bystander, passer-by or other person.		



9.19	Donations		
	To authorise a permit or license to ask for or receive or indicate that he or she desires a	CEO	MCED
	donation of money or any other thing.	CEO	MICED
9.20	Entertainment and Busking		
	To authorise a permit	CEO	MCED
9.20.1	to sing, busk, play a recording or use a music instrument, or perform similar activities.	CEO	MCED
9.20.2	conduct or hold a concert, festival, show, circus, public gathering, circus, meeting,	CEO	MCED
	performance or a similar activity.		Wiezs
9.21	Equipment		
	To authorise a permit or license to use an item of equipment, facilities or property		
	belonging to the Council if that person is of or over the age indicated by a sign or notice as	CEO	MCED / MBAS / MICW
	the age limit for using such equipment, facility or property.		
9.22	Fires		
	Subject to the Fire and Emergency Services Act 2005:		
9.22.1	To authorise a permit to light a fire other than in a place provided by the Council for	CEO	FIRE PROTECTION OFFICER
	that purpose; or	CLO	TIKE PROTECTION OFFICER
9.22.2	To authorise a permit to lift a fire ina portable barbeque, as long as the barbeque is		
	used in an area that is clear of flammable material for a distance of at leat four (4) metres)	CEO	FIRE PROTECTION OFFICER
9.23	Fireworks		
	To authorise a permit or license to Ignite or discharge any fireworks.	CEO	MCED
9.24	Flora and Fauna		
	Subject to the Native Vegetation Act 1991 and the National Parks and Wildlife Act 1972:		
9.24.1	To authorise a permit or license to plant, damage, pick, cut, disturb, interfere with or	CEO	MICW
	remove any plant or flower thereon;		
9.24.2	To authorise a permit or license to cause or allow an animal to stand or walk on any flower bed or garden plot;	CEO	MICW
9.24.3	To authorise a permit or license to deposit, dig, damage, disturb, interfere with or		
	remove any soil, stone, wood, clay, gravel, pebbles, timber, bark or any part of the land;	CEO	MICW



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9.24.4	To authorise a permit or license to take, interfere with, tease, harm or disturb any animal, bird or marine creature or the eggs or young of any animal, bird or marine creature;	CEO	MICW
9.24.5	To authorise a permit or license to pick, collect, take, interfere with or disturb any fruit, nuts, berries or native seeds;	CEO	MICW
9.24.6	To authorise a permit or license to disturb, interfere with or damage any burrow, nest or habitat of any animal or bird;	CEO	GENERAL INSPECTOR
9.24.7	To authorise a permit or license to, use, possess or have control of any device for the purpose of killing or capturing any animal, bird or marine creature.	CEO	GENERAL INSPECTOR
9.24.8	To authorise a permit to burn any timber or dead wood	CEO	FIRE PROTECTION OFFICER
9.25	Foreshore		
9.25.1	Authorise a permit to Drive or Propel a vehicle onto or from the foreshore other than by a ramp or though fare constructed or set aside by the Council for that purpose	CEO	MICW
9.25.2	to authorise a permit to Drive or propel a vehicle on the foreshore except on an area or road that is constructed or set aside by the Council for that purpose.	CEO	MICW
9.25.3	Hire out a boat on or from the foreshore	CEO	MCED
9.26	Games and Sport		
9.26.1	To authorise a permit or license to participate in, promote or organise any organised competition or sport, as distinct from organised social play.	CEO	MCED
9.26.2	To authorise a permit or license to play or practise any game which involves kicking, hitting or throwing a ball or other object on Local Government land which may cause or be likely to cause injury or discomfort to a person being on or in the vicinity of that land or detract from or be likely to detract from another person's lawful use and enjoyment of that land.	CEO	MCED
9.26.3	To authorise a permit or licence to participate in or conduct any organised group fitness activity or training on Local Government land which this subclause may apply.	CEO	MCED
9.26.4	To authorise a permit or license to play or practice the game of golf on Local Government land to which the Council has resolved this subclause applies.	CEO	MCED
9.26.5	To authorise a permit or license to play or practice any game or sport on Local Government land to which the Council has resolved this subclause applies.	CEO	MCED
9.27	Interference with Land		



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9.27.1	To authorise a permit or license to alter the construction or arrangement of the land to permit or facilitate access from an adjacent property	CEO	MICW
9.27.2	To authorise a permit or license to erect or install a structure in, on, across, under or over the land.	CEO	MICW
9.27.3	To authorise a permit or license to change or interfere with the construction, arrangement or materials of the land	CEO	місw
9.27.4	To authorise a permit or license to plant a tree or other vegetation on the land, interfering with the vegetation on the land or removing vegetation from the land	CEO	MICW
9.27.5	To authorise a permit or license to otherwise use the land in a manner contrary to the purpose for which the land was designed to be used	CEO	MICW
9.28	Model Aircraft, Boats and Cars		
9.28.1	To authorise a permit or license to fly or operate a model aircraft, boat or model or remote control vehicle in a manner which may cause or be likely to cause injury or discomfort to a person being on or in the vicinity of the land or detract from or be likely to detract from another person's lawful use of and enjoyment of the land.	CEO	MICW
9.28.2	To authorise a permit or license to fly or operate a model or drone aircraft, boat or model or remote control vehicle on any Local Government Land which the Council has resolved this subclause applies.	CEO	MICW
9.29	Overhanging Articles or Displaying Personal Items		
	To authorise a permit or license to suspend or hang an article or object from a building, verandah, pergola, post or other structure on Local Government land where it might present a nuisance or danger to a person using the land or be of an unsightly nature.	CEO	MICW
9.3	Playing Area		
	To authorise a permit or license to use or occupy a playing area:		
9.30.1	in such a manner as to damage or be likely to damage the surface of the playing area or infrastructure (above and under ground level);	CEO	MICW
9.30.2	in a manner contrary to the purpose for which the playing area was intended to be used or occupied; or	CEO	MICW
9.30.3	contrary to directions of the Council made by resolution and indicated on a sign displayed adjacent to the playing area.	CEO	місw



9.31	Pontoons		
	To authorise a permit or license to install or maintain a pontoon or jetty in any waters.	CEO	MICW
9.32	Preaching		
	To authorise a permit to Preach or canvass for religious or charitable purposes	CEO	MCED
9.33	Ropes		
	To authorise a permit or license to place a buoy, cable, chain, hawser, rope or net in or across any waters.	CEO	MICW
9.34	Rubbish and Rubbish Dumps		
9.34.1	To authorise a permit or licence to interfere with remove or take away any rubbish that has been discarded at any rubbish dump on Local Government Land	CEO	MICW
9.34.2	Remove, disperse or interfere with any rubbish that has been discarded in a bin on any Local Government Land, or placed on Local Government Land for collection by the Council	CEO	MICW
9.35	Swimming		
	Subject to the provisions of the Harbors and Navigation Act 1993 to authorise a permit or license to swim in, bathe or enter any waters except:	CEO	MICW
9.35.1	in an area which the Council has designated and set aside for such purposes	CEO	MICW
9.35.2	in accordance with any conditions that the Council may have determibned by resolution apply to such use, which are exhibited on any signage on land adjoining the body of water.	CEO	MICW
9.36	Trading		
9.36.1	To authorise a permit or license to Sell, buy, offer or display anything for sale, hire or lease any goods, merchandise, commodity article or thing	CEO	MCED
9.36.2	To authorise a permit or license to carry on any business or promote or advertise the same	CEO	MCED
9.36.3	To authorise a permit or license to set a van or other vehicle, stall, stand table or other structure, tray, carpet or devise for the apparent purpose of buying, selling, offering, displaying or exposing for sale or the hiring or leasing of any goods merchandise commodity article service or thing.	CEO	MCED
9.37	Use of a Water Source		



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To authorise a permit or licence to use a water source on Local Government land		
contrary to its intended purpose or contrary to information included on signage on or in	CEO	MICW
the vicinity of the water coures.		
To authorise a permit or licence to connect a hose to a water source	CEO	MICW
To authorise a permit or licence to obtain water from a water source	CEO	MICW
Vehicles		
To authorise a permit or license to drive or propel a vehicle except on an area or road constructed and set aside by the Council for that purpose.	CEO	MICW
To authorise a permit or license to promote, organise or take part in a race, test or trial of any kind in which vehicles take part, except on an area properly constructed for that purpose.	CEO	MICW
To authorise a permit or license to repair, wash, paint, panel beat or carry out other work to a vehicle, except for running repairs in the case of a breakdown.	CEO	MICW
Weddings, Functions and Special events		
To authorise a permit or license to hold, conduct or participate in a marriage ceremony, funeral or special event.	CEO	MCED
To authorise a permit or license to erect a marquee, stage or structure for the purpose of holding or conducting a wedding, funeral or special event.	CEO	MCED
To authorise a permit or license to hold or conduct any filming where the filming is for a commercial purpose.	CEO	MCED
Wheeled Recreational Devices		
Subject to the provisions of the Road Traffic Act 1961 to authorise a permit or license to ride a wheeled recreational device on Local Government land.	CEO	MICW
ENFORCEMENT		
Orders		
Authorised to recover costs of any action taken under section 262(3) of the Act from the person to whom an order was directed.	CEO	MBAS
For the purposes of By Law 3 of 2017 Local Government Roads a authorised person means a person appointed by a council as an authorised person under Chapter 12 Part 3 of the Local Government Act 1999;	CEO	MICW
	contrary to its intended purpose or contrary to information included on signage on or in the vicinity of the water coures. To authorise a permit or licence to connect a hose to a water source To authorise a permit or licence to obtain water from a water source Vehicles To authorise a permit or license to drive or propel a vehicle except on an area or road constructed and set aside by the Council for that purpose. To authorise a permit or license to promote, organise or take part in a race, test or trial of any kind in which vehicles take part, except on an area properly constructed for that purpose. To authorise a permit or license to repair, wash, paint, panel beat or carry out other work to a vehicle, except for running repairs in the case of a breakdown. Weddings, Functions and Special events To authorise a permit or license to hold, conduct or participate in a marriage ceremony, funeral or special event. To authorise a permit or license to erect a marquee, stage or structure for the purpose of holding or conducting a wedding, funeral or special event. To authorise a permit or license to hold or conduct any filming where the filming is for a commercial purpose. Wheeled Recreational Devices Subject to the provisions of the Road Traffic Act 1961 to authorise a permit or license to ride a wheeled recreational device on Local Government land. ENFORCEMENT Orders Authorised to recover costs of any action taken under section 262(3) of the Act from the person to whom an order was directed. For the purposes of By Law 3 of 2017 Local Government Roads a authorised person means a person appointed by a council as an authorised person under Chapter 12 Part 3 of the	contrary to its intended purpose or contrary to information included on signage on or in the vicinity of the water coures. To authorise a permit or licence to connect a hose to a water source To authorise a permit or licence to obtain water from a water source Vehicles To authorise a permit or license to drive or propel a vehicle except on an area or road constructed and set aside by the Council for that purpose. To authorise a permit or license to promote, organise or take part in a race, test or trial of any kind in which vehicles take part, except on an area properly constructed for that purpose. To authorise a permit or license to repair, wash, paint, panel beat or carry out other work to a vehicle, except for running repairs in the case of a breakdown. Weddings, Functions and Special events To authorise a permit or license to hold, conduct or participate in a marriage ceremony, funeral or special event. To authorise a permit or license to erect a marquee, stage or structure for the purpose of holding or conducting a wedding, funeral or special event. To authorise a permit or license to hold or conduct any filming where the filming is for a commercial purpose. Wheeled Recreational Devices Subject to the provisions of the Road Traffic Act 1961 to authorise a permit or license to ride a wheeled recreational device on Local Government land. ENFORCEMENT Orders Authorised to recover costs of any action taken under section 262(3) of the Act from the person to whom an order was directed. For the purposes of By Law 3 of 2017 Local Government Roads a authorised person means a person appointed by a council as an authorised person under Chapter 12 Part 3 of the



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BV-I AW	/ NO. 5 OF 2013 - DOGS		
	v to limit the number of dogs kept on premises and for the management and control of dogs in		
PAKIZ	– LIMITS ON DOG AND CAT NUMBERS		
7	Limits on Dog Numbers		
7.1	Subject to clauses 7.3 and 7.5, to authorise or permit a person to keep:	CEO	GENERAL INSPECTOR
7.1.1	in a township, more than one dog in a small dwelling;	CEO	GENERAL INSPECTOR
7.1.2	in a township, more than two dogs in premises other than a small dwelling;	CEO	GENERAL INSPECTOR
7.1.3	outside of a township, more than two dogs (other than working dogs) on any premises	CEO	GENERAL INSPECTOR
7.4	To authorise the inspection of premises which are the subject of an application for permission to keep additional dogs, must be inspected by an authorised person for the purpose of assessing the suitability of the premises for housing dogs.	CEO	GENERAL INSPECTOR
PART 4	– ENFORCEMENT		<u> </u>
12	Orders		
12.3	Authorised to recover costs of any action so taken from the person to whom an order was directed.	CEO	MBAS
	For the purposes of By Law 5 of 2017 Dogs a authorised person means a person appointed by a council as an authorised person under Chapter 12 Part 3 of the Local Government Act 1999 and a person who has been appointed under the Dog and Cat Management Act as an authorised Officer.		



BY-LAW	NO. 6 OF 2017 - CATS		
A By-lav	v to limit the number of cats kept on premises and for the management and control of cats.		
PART 2	– LIMITS ON CAT NUMBERS		•
7	Limits on Cat Numbers		
7.1	Subject to clause 8.2, to authorise or permit a person to keep in any premises:	CEO	GENERAL INSPECTOR
7.1.1	more than 2 cats; or	CEO	GENERAL INSPECTOR
7.3	To authorise the inspection of premises which are the subject of an application for permission to keep additional cats, must be inspected by an authorised person for the purpose of assessing the suitability of the premises for housing cats.	CEO	GENERAL INSPECTOR
PART 4	– ENFORCEMENT		
14	Orders		
10.1	Authorised to recover costs of any action so taken from the person to whom an order was directed.	CEO	MBAS
	For the purposes of By Law 6 of 2017 Cats a authorised person means a person appointed by a council as an authorised person under Chapter 12 Part 3 of the Local Government Act 1999 and a person who has been appointed under the Dog and Cat Management Act as a authorised Officer.		

