



# Agenda Report for Decision

## Meeting Date: 3 February 2022

Item Name	Delegations under the PDI Act – 2022 Update	
Presenters	Chelsea Lucas	
Purpose of Report	Decision	
Item Number	4.2	
Strategic Plan Reference	N/A	
Work Plan Reference	N/A	
Confidentiality	Not Confidential (Release Delayed)	
Related Decisions	18 March 2021 – Item 4.2 (Approval of SPC Instrument of Delegation)	
	<ul> <li>10 June 2021 – Item 4.2 (Amendments to Conservation Park Management Plan)</li> </ul>	
	• 5 August 2021 – Item 4.1 (Code Amendment Delegations)	
	<ul> <li>16 December 2021 – Item 4.2 (Update to Spatial Information Standard)</li> </ul>	
	3 February 2022 (Local Design Review Scheme)	

#### Recommendation

It is recommended that the State Planning Commission (the Commission) resolves to:

- 1. Approve the designation of the item as Not Confidential (Release Delayed), with the meeting papers for the item to be released following final adoption of the updated delegations by the Commission and the State Commission Assessment Panel (SCAP).
- 2. Approve the draft Instrument of Delegation at **Attachment 2**, with the instrument to be effective from the date of signing by the Chair.
- 3. Authorise the Chair to sign the Instrument of Delegation as approved, including making any minor amendments as required to finalise.



Government of South Australia

Attorney-General's Department

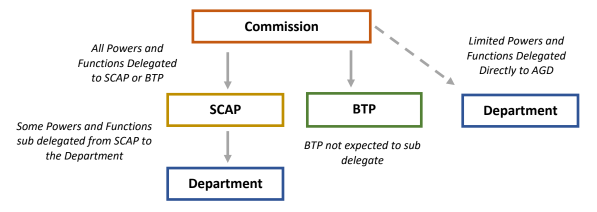
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#### Background

The current Instrument of Delegation from the Commission (as shown in **Attachment 1**) under the *Planning, Development and Infrastructure Act 2016* (the Act) was executed by the Chair of the Commission on 18 March 2021, immediately prior to full implementation of the Planning and Design Code (the Code).

The current arrangements delegate the majority of development assessment functions from the Commission directly to SCAP and the Building Technical Panel (BTP). The Commission's intention was that SCAP would manage its procedural and administrative arrangements with the Attorney-General's Department (the Department) through its Instrument of Further Delegation, as well as its Delegations Policy. As a result, a limited number of powers and functions have been delegated directly to the Department by the Commission, and these primarily relate to policy matters (for example, powers relating to Code Amendments, Practice Directions and Practice Guidelines).

The current structure of the Commission's delegations are as shown in the flowchart below:



#### Discussion

A review of the Commission's Instrument of Delegation and SCAP's Instrument of Further Delegation has been undertaken by the Department to ensure those instruments remain effective, efficient and fit-for-purpose, as well as to incorporate additional operational improvements which have been identified throughout 2021.

A draft Instrument of Delegation has been included at **Attachment 2** for the Commission's consideration. For ease of reference, an additional comparison version of the Instrument is included at **Attachment 3**, showing the proposed changes.

The changes made to the Instrument to improve administrative efficiency and effectiveness include:

- Update to position titles for executive levels, following organisational restructure within Planning and Land Use Services (PLUS).
- Converted named positions to position levels (for example, Team Leader, Crown and Major Development, converted to PO4, State Assessment directorate). This change is intended to provide increased certainty as well as flexibility for delegates in exercising their delegation, as position classifications are far less subject to change than position titles.

The position levels recommended in the draft Instrument of Delegation generally reflect the same levels held by persons holding the position titles noted in the previous Instrument.

As a result of these changes, additional interpretation provisions have been included on the first two pages of the Instrument, to provide further clarity on position references, business unit and directorate names.

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- Additional delegation of the power to receive and respond to consultation from the Minister for Planning and Local Government (the Minister) regarding variations to Ministerial Building Standards under section 80(4), but limited to where the delegate considers the variations to be of a minor operational nature.
- Minor improvements to drafting in Column 2 (description of power and function) and column 4 (limitations) of Schedule 1 of the Instrument of Delegation as required.

Additional changes have been made to reflect various stand-alone delegations of the Commission throughout 2021, to incorporate those delegations into the overarching Instrument. These include:

- As resolved by the Commission at its meeting on 10 June 2021, delegation of the power to receive and respond to consultation on management plans under section 38(2a)(a) of the *National Parks and Wildlife Act 1972*, but limited to responses on operational matters (including regarding consistency with the Code).
- Change to delegations under section 73 of the Act relating to the Code Amendment process, as resolved by the Commission at its meeting on 5 August 2021, including:
  - Additional criteria for limitation of power to provide advice to the Minister on initiation of a Code Amendment, with the power now also being limited to where the Chief Executive of the Department is not the designated entity seeking to initiate the Code Amendment, and the Commission has not otherwise 'called in' the Code Amendment for its decision.
  - Changes to the limitation of the delegation under section 73(6), so that powers relating to preparation of a Code Amendment are limited to where the Commission's initial advice to the Minister regarding the Code Amendment is also given under delegation.
- As resolved by the Commission at its meeting on 16 December 2021, delegation of power to amend the Spatial Information Standard under section 51(1) of the Act to the Surveyor-General, but limited to amendments which are considered as minor or operational in nature.
- Delegation of powers regarding the provision of information and forms for design review schemes under section 121(3) of the Act to the Director, Office for Design and Architecture SA. This power was previously delegated to SCAP, but given this is a Departmental matter, it is more appropriately delegated to PLUS officers.

#### Next Steps

Following approval of the draft Instrument of Delegation by the Commission, SCAP will consider a draft Instrument of Further Delegation, which will sub-delegate SCAP powers and functions to officers in the Department (as shown in **Attachment 4**).

The changes to the SCAP Instrument of Further Delegation are primarily required for consistency with the Commission's head Instrument. However, the SCAP Instrument of Further Delegation also includes amendments to delegated powers relating to waiver and refund of fees (delegated under section 119(9)(c) of the Act and Regulation 7 of the *Planning, Development and Infrastructure (Fees, Charges and Contributions) Regulations 2019*). These changes are to reflect the Chief Executive's Fees Waiver and Refund Policy 2021, which was recently approved by the Chief Executive and provides guidance to delegates on the consistent treatment of development assessment and related fees.

Both the Instrument of Delegation from the Commission and the Instrument of Further Delegation from SCAP will be effective from the date of signing by the Chair of the Commission and Presiding Member of SCAP (respectively).

The Instrument of Delegation will be reviewed by the Department on an annual basis, or earlier (if appropriate or required in response to legislative change or other urgent operational matters).

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#### Attachments:

- 1. Instrument of Delegation, 18 March 2021 (#16830659).
- 2. Draft Instrument of Delegation following review (#16772678).
- 3. Document Comparison Instrument of Delegation, 18 March 2021, with draft Instrument of Delegation following review (#18214855).
- 4. Draft Instrument of Further Delegation from the State Commission Assessment Panel to Planning and Land Use Services (#16771384).

Prepared by: Chelsea Lucas

Endorsed by: Sally Smith

Date: 10 January 2022

#### INSTRUMENT OF DELEGATION UNDER THE PLANNING DEVELOPMENT AND INFRASTRUCTURE ACT 2016 ("the Act")

- 1. We, the State Planning Commission ("the Commission"), in exercise of the power under section 30 of the Act hereby:
  - (a) **REVOKE** all previous delegations made under the Act and its statutory instruments, with the exception of:
    - (i) the instrument of delegation dated 27 August 2020 from the Commission to the Chief Executive, Department of Infrastructure and Transport regarding the project known as "Kangaroo Island Plantation Timbers Port"; and
    - the instrument of delegation dated 9 July 2020 from the Commission to the Chief Executive, Department of Infrastructure and Transport regarding the project known as "Port Spencer Grain Export Facility"; and
    - (iii) the instrument of delegation dated 24 May 2019 from the Commission to the Executive Director, Planning and Land Use Services (and various other positions), delegating powers and functions under the *Character Preservation (Barossa Valley) Act 2012*, the *Character Preservation (McLaren Vale) Act 2012* and the *Roads (Opening and Closing) Act 1991*.
  - (b) **DELEGATE** each of the powers and functions under the section of the Act and its statutory instruments identified in Column 1 of Schedule 1 to this instrument to:
    - (i) each of the persons or persons for the time being holding, acting in or assigned to the positions within the administrative unit known as Planning and Land Use Services within the Attorney-General's Department; and/or
    - (ii) the panel or panels for the time being established by the Commission under section 29(1) of the Act and its statutory instruments;

as specified in the corresponding line of Column 3, subject to the conditions, if any, specified in the corresponding line of Column 4 of this instrument;

#### **AND FURTHER:**

2. Pursuant to section 30(5) of the Act, any of the powers or functions hereby delegated may be further delegated by the delegate, by instrument in writing, except as expressly limited.

#### <u>Notes</u>

- (1) The descriptions in Column 2 are for administrative use only and do not form part of this delegation. All delegates exercising delegated powers or functions should refer to the statutory power or function delegated when exercising that power or function.
- (2) The terms in this instrument have the same meaning as under the Act.

# EXECUTED FOR AND ON BEHALF OF THE STATE PLANNING COMMISSION

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Michael Lennon Chair, State Planning Commission 18 March 2021

COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4
Power/Function	Description of power or function	Delegated To	Conditions and limitations on delegation (where applicable)
	Planning Development and Infr	astructure Act 2016	
PART 1	Preliminary		
Section 7	Environment and food production areas – Greater Adelaide		
Section 7(5)(a)	The power to determine whether to concur in the granting of the authorisation.	State Commission Assessment Panel	
Division 4	Practice directions and practice guidelines		
Section 42	Practice Directions		
Section 42(4)(b)	The power to, from time to time, make a minor variation to a practice direction.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Director, Land and Built Environment</li> </ul>	
Section 43	Practice guidelines		
Section 43(4)(b)	The power to, from time to time, make a minor variation to a practice guideline.	Executive Director, Planning and Land Use Services	

Division 1	Community engagement	<ul> <li>Director, Planning and Development</li> <li>Director, Land and Built Environment</li> </ul>	
Section 44(12)	<ul> <li>Community Engagement Charter</li> <li>The power to determine whether an entity has failed to comply with the charter and: <ul> <li>(a) to direct the entity to comply with the charter; and</li> </ul> </li> <li>(b) if the direction is not complied with within a period prescribed by the regulations—to take any action required by the delegate's direction and recover the reasonable costs and expenses of so doing as a debt from the entity that failed to comply with the direction.</li> </ul>	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> </ul>	Limited to proposals to amend the Planning and Design Code in circumstances where: • the Department has not received any complaints regarding an engagement process undertaken by a Designated Entity; • the Chief Executive is not the Designated Entity under section 73 of the Act; and • the delegate forms the opinion that the Community Engagement

Section 73	Preparation and amendment		Charter has been complied with for such engagement.
Section 73(2)(a)	The power to initiate a proposal to amend a designated instrument (or at the request of the Minister).	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> </ul>	Limited to proposals to initiate: • technical amendments to the Planning and Design Code (which may include amendments considered by the delegate as minor, such as amendments to aid interpretation of policy or adjust mapping boundaries); or • amendments to the Planning and Design Code that were subject to a Development Plan Amendment which has since lapsed.

Section 73(2)(b) Section 22(1)(b)	The function of providing advice to the Minister in relation to a proposal to amend a designated instrument.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> </ul>	A proposal to amend the Planning and Design Code that meets all of the following criteria:
			• clear consistency with the State Planning Policies and Regional Plans
			Council/s support     for the proposal
			<ul> <li>amendments are consistent with the Code Framework</li> </ul>
			<ul> <li>not known to be a highly sensitive issue for the local community.</li> </ul>
			OR
			A proposal that reflects an approved Statement of Intent under the <i>Development Act</i> 1993 that has since lapsed.
Section 73(6)	The powers and functions, as a designated	Executive Director, Planning and	Limited to technical
Commission as a designated entity	entity, to comply with the requirements of section 73(6), including the power to determine	Land Use Services	amendments to the Planning and Design Code (which may

initiating a proposal to prepare or amend a designated instrument	any person or body requiring consultation under s 73(6)(e).	<ul> <li>Director, Planning and Development</li> </ul>	include amendments considered by the delegate as minor, such as amendments to aid interpretation of policy or adjust mapping boundaries).
Section 73(6) <i>Commission <u>not</u> as a</i> <i>designated entity</i>	The power to: (e) specify any person or body with which the designated entity must consult; (f) specify such investigations which must be carried out, and information which must be obtained.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> </ul>	Limited to technical amendments to the Planning and Design Code (which may include amendments considered by the delegate as minor, such as amendments to aid interpretation of policy or adjust mapping boundaries).
Section 73(7) Commission as a designated entity Section 22(1)(b)	The function of preparing a report in accordance with any practice direction that applies for the purposes of section 73 (including information about any change to the original proposal that the designated entity considers should be made) and furnishing a copy of the report to the Minister.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> </ul>	Limited to engagement reports relating to technical amendments to the Planning and Design Code (which may include amendments considered by the delegate as minor, such as amendments to aid interpretation of policy or adjust mapping boundaries).

Section 73(8) Commission as a designated entity Section 42	The function of, after furnishing a report to the Minister under section 73(7), ensuring 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.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> </ul>	
Section 74	Parliamentary Scrutiny		
Section 74(3)	The function of preparing a report for the ERD Committee under section 74.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> </ul>	Limited to amendments to the Planning and Design Code: • which are initiated by the Commission, and where such amendments are adopted by the Minister under section 73(10)(c) of the Act as outlined in the relevant engagement report; or • where the delegate forms the opinion that no reasonable objections have been made in response to public consultation on the proposed Code Amendment; or

			• where the delegate forms the opinion that all objections made in response to public consultation on the proposed Code Amendment have been adequately addressed through changes to the proposed Code Amendment, as reflected in the relevant engagement report.
Section 74(3)(c)	The power to determine whether material is relevant to be included in the report prepared pursuant to section 74(3).	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> </ul>	Limited to amendments to the Planning and Design Code: • which are initiated by the Commission, and where such amendments are adopted by the Minister under section 73(10)(c) of the Act as outlined in the relevant engagement report; or • where the delegate forms the opinion that no reasonable

			<ul> <li>objections have been made in response to public consultation on the proposed Code Amendment; or</li> <li>where the delegate forms the opinion that all objections made in response to public consultation on the proposed Code Amendment have been adequately addressed through changes to the proposed Code Amendment, as reflected in the relevant engagement report.</li> </ul>
Section 76	Minor or operational amendments		
Section 76(4) Section 22(1)(b)	The function of receiving and responding to consultation from the Minister before the making of an amendment under section 76.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> </ul>	
Division 5	Determination of relevant authority		
Section 94	Relevant authority - Commission		

Section 94(3)(a)	The function of requesting the relevant authority (already acting in relation to the proposed development under another paragraph of subsection (1)) to provide a report relating to any application for development authorisation that has been under consideration by the relevant authority.	State Commission Assessment Panel	
Section 94(3)(b) <i>Commission as relevant</i> <i>authority</i>	<ul> <li>The power to determine whether to do either or both of the following:</li> <li>(i) adopt any assessment, finding or determination that was made by a relevant authority that has been acting in relation to the proposed development;</li> <li>(ii) continue to assess the proposed development from the stage reached immediately before the Minister acted under that subsection.</li> </ul>	State Commission Assessment Panel	
Section 99	Related provisions		
Section 99(1) Commission as relevant authority	<ul> <li>(a) refer the assessment of the development in respect of the Building Rules to the council for the area in which the proposed development is to be undertaken; or</li> <li>(b) require that the assessment of the development in respect of the Building Rules be undertaken by a private certifier.</li> </ul>	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Manager, Development Assessment</li> <li>Manager, State Assessment</li> <li>Team Leader, Major &amp; Crown</li> <li>Team Leader, Metro &amp; Regional</li> </ul>	

		<ul> <li>Team Leader, City &amp; Inner Metro</li> <li>Project Coordinator</li> <li>Principal Project Officer</li> <li>Principal Planner</li> <li>Senior Specialist Planning Officer</li> <li>Senior Planning Officer</li> <li>Planning Officer</li> <li>Para Planner</li> </ul>	
Part 7	Development assessment – general scheme		
Division 1	Approvals		
Section 102	Matters against which development must be assessed		
Section 102(1) <i>Commission as relevant</i> <i>authority</i>	The function of assessing a development against and granting or refusing consent in respect of each of the following matters (insofar as they are relevant to that development) and determining whether to grant the relevant consent.	State Commission Assessment Panel	
Section 102(3) Commission as relevant authority	The power to, in relation to the delegate granting planning consent, on the delegate's own initiative or on application, reserve its decision on a specified matter or reserve its decision to grant planning consent.	State Commission Assessment Panel	
Section 102(8)	The function of indicating whether a development is approved.	State Commission Assessment Panel	

Commission as relevant authority		
Division 2	Planning consent	
Subdivision 3	Code assessed development	
Section 103	The function of determining the categorisation of development for the purpose of assessment in relation to planning consent.	State Commission Assessment Panel
Section 106	Deemed-to-satisfy assessment	
Section 106(2) <i>Commission as relevant</i> <i>authority</i>	The function of being satisfied that a variation in relation to a deemed-to-satisfy development is minor.	State Commission Assessment Panel
Section 107	Performance assessed development	
Section 107(2) <i>Commission as relevant</i> <i>authority</i>	The function of determining whether a development is seriously at variance with the Planning and Design Code (disregarding minor variations).	State Commission Assessment Panel
Section 107(3) <i>Commission as relevant</i> <i>authority</i>	The functions of giving notice of the application for planning consent and forwarding to the applicant a copy of the representations.	State Commission Assessment Panel
Subdivision 4	Impact assessed development	

Section 110	Restricted development		
Sections 110(1) and 110(2)(a)	The function of determining, in relation to proposed development classified as restricted development, whether the development will be assessed and, if so, whether to grant planning consent. The function of giving notice of the application	State Commission Assessment Panel	
	for planning consent.		
Section 110(2)(a)(ii)	The function to determine whether any other owner or occupier of land would be directly affected to a significant degree by development if it were to proceed.	State Commission Assessment Panel	
Section 110(3)	The function of ensuring that a copy of the application, accompanying documents, and a copy of any report prepared by or on behalf of the Commission in relation to the application, are published on the SA planning portal and available for inspection and downloading without charge.	State Commission Assessment Panel	
Section 110(5)	The discretion to determine whether to take into account a representation not made in accordance with requirements prescribed by the regulations for the purposes of section 110.	State Commission Assessment Panel	
Section 110(6)	<ul> <li>The function of giving the person notice of –</li> <li>(i) The Commission's delegate's decision on the application for development; and</li> <li>(ii) The date of the decision; and</li> </ul>	State Commission Assessment Panel	

	(iii) The person's appeal rights under this Act.		
	The function of giving to the Court notice of –		
	<ul> <li>(i) The Commission's decision on the application for development; and</li> <li>(ii) The date of the decision; and</li> <li>(iii) The names and addresses of the person or persons who made representations to the Commission under that subsection.</li> </ul>		
Section 110(13)	The power to determine the form of any notice to be given under section 110.	State Commission Assessment Panel	
Section 110(14)	The power to refuse an application that relates to proposed development classified as restricted development without proceeding to make an assessment of the application.	State Commission Assessment Panel	
Section 113	EIS process		
Section 113(10)	The function of providing notice in accordance with section 113(10).	Executive Director, Planning and Land Use Services Director, Planning and Development Manager, State Assessment	
Section 113(11)	The function of determining the place and period for which copies of the EIS, the proponent's response, and the Assessment Report must be kept available for inspection and purchase.	Executive Director, Planning and Land Use Services Director, Planning and Development Manager, State Assessment	

Section 113(12)	The function of giving a copy of the EIS, the proponent's response and the Assessment Report to the council.	Executive Director, Planning and Land Use Services Director, Planning and Development Manager, State Assessment	
Section 114	Amendment of an EIS		
Section 114(3)	The function of giving notice of the place or places at which copies of the relevant document or documents (with the amendments) are available for inspection and purchase.	Executive Director, Planning and Land Use Services Director, Planning and Development Manager, State Assessment	
Division 3	Building consent		
Section 118	Building consent		
Section 118(2)(a)	The power to determine whether to, in relation to a development that is at variance with the Building Rules, concur in the granting of building consent.	Building Technical Panel	
Section 118(2)(b) The Commission as relevant authority	<ul> <li>The power to, in relation to a development that is at variance with the Building Rules:</li> <li>(a) And the variance is with a part of the Building Rules other than the Building Code or a Ministerial building standard:</li> <li>determine whether it is appropriate to grant the consent despite the variance on the basis that the Commission's delegate is satisfied of the matters in (i) or (ii).</li> </ul>	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Land and Built Environment</li> <li>Manager, Building Policy and Programs</li> <li>Senior Building Officer</li> <li>Building Officer</li> </ul>	

Section 118(4) The Commission as relevant authority	The function of, at the request or with the agreement of the applicant, referring 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.	Building Technical Panel	
Section 118(4) The Commission <u>not</u> as relevant authority	The function of, upon referral of proposed building work under this subsection from a relevant authority, providing an opinion on whether or not it complies with the performance requirements of the Building Code or a Ministerial building standard.	Building Technical Panel	
Section 118(6) The Commission as relevant authority	The power, where an inconsistency exists between the Building Rules and the Planning Rules in relation to a State heritage place or a local heritage place, to determine an application for Building Rules Consent, so far as it 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.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Land and Built Environment</li> <li>Manager, Building Policy and Programs</li> <li>Senior Building Officer</li> <li>Building Officer</li> </ul>	
Section 118(7) The Commission as relevant authority Section 22(1)(b)	The function of providing advice to a relevant authority prior to the imposition or agreement to a requirement under section 118(6) that would be at variance with the performance requirements of the Building Code or a Ministerial building standard.	Building Technical Panel	

Section 118(10) The Commission as relevant authority	The power to determine whether, as a result of a 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	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Land and Built Environment</li> <li>Manager, Building Policy and Programs</li> <li>Senior Building Officer</li> <li>Building Officer</li> <li>Executive Director, Planning and</li> </ul>	
Section 118(11)	The power to give notice of the delegate's	Executive Director, Planning and Land Use Services	
The Commission as relevant authority	decision on the application for consent.	<ul> <li>Director, Land and Built Environment</li> <li>Manager, Building Policy and Programs</li> <li>Senior Building Officer</li> <li>Building Officer</li> </ul>	
Division 4	Procedural matters and assessment facilitation		
Section 119	Application and provision of information		
Section 119(1)(b)	The power to specify information reasonably	State Commission Assessment	
The Commission as relevant authority	required in relation to an application for the purposes of this Part.	Panel	
Section 119(3)	The power to request an applicant –	State Commission Assessment	
The Commission as relevant authority	(a) to provide such additional documents, assessments or information (including calculations and technical details) as the	Panel	

	<ul> <li>relevant authority may reasonably require to assess the application;</li> <li>(b) to remedy any defect or deficiency in any application or accompanying document or information required by or under this Act;</li> <li>(c) to consult with an authority or body prescribed by the regulations;</li> <li>(d) to comply with any other requirement prescribed by the regulations.</li> </ul>		
Section 119(6)(b) The Commission as relevant authority	If a request is made under section 119(3) and the request is not complied with within the prescribed time period: (a) the discretion to refuse the application; (b) the power to refuse the application.	State Commission Assessment Panel	
Section 119(7) The Commission as relevant authority	The discretion to, in dealing with an application that relates to a regulated tree, determine whether special circumstances apply for the purposes of this subsection.	State Commission Assessment Panel	
Section 119(8) The Commission as relevant authority	The discretion to, in dealing with an application that relates to a regulated tree that is not a significant tree, determine whether special circumstances apply for the purposes of this subsection.	State Commission Assessment Panel	
Section 119(9)(a) The Commission as relevant authority	The power to determine whether to: (a) grant permission to an applicant— (i) to vary an application;	State Commission Assessment Panel	

	<ul> <li>(ii) to vary any plans, drawings, specifications or other documents that accompanied an application,</li> <li>(provided that the essential nature of the proposed development is not changed).</li> </ul>		
Section 119(9)(b) The Commission as relevant authority	The power to determine whether to: (b) grant permission to an applicant to lodge an application without the provision of any information or document required by the regulations.	State Commission Assessment Panel	
Section 119(9)(c) The Commission as relevant authority	The power to determine whether to: (c) 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).	State Commission Assessment Panel	
Section 119(9)(d) The Commission as relevant authority	The power to determine whether to: (d) if there is an inconsistency between any documents lodged with the delegate for the purposes of this Part (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:	State Commission Assessment Panel	

Section 122	Referrals to other authorities or agencies		
Section 121(3)	<ul><li>(a) the power to determine the required form for an application under section 121; and</li><li>(b) the power to specify information to be included in an application under section 121.</li></ul>	State Commission Assessment Panel	
Section 121	Design Review		
Section 120(1) The Commission as relevant authority	The power to grant a consent in the nature of an outline consent.	State Commission Assessment Panel	
Section 120	Outline consent		
Section 119(14) The Commission as relevant authority	The power to determine whether to refund the application fee in the case where an applicant withdraws an application under this subsection.	State Commission Assessment Panel	
Section 119(10) The Commission as relevant authority	The power to determine and impose such conditions as the relevant authority thinks fit in granting permission under section 119(9).	State Commission Assessment Panel	
	To determine whether to 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.		

Section 122(6)(a) The Commission as relevant authority	The function of notifying the applicant that the application was refused, or the conditions imposed, by direction under section 122.	State Commission Assessment Panel	
Section 122(7) The Commission as relevant authority	The power to make an application to be joined as a party to proceedings.	State Commission Assessment Panel	
Section 122(10) The Commission as relevant authority	The function of (upon request of the applicant) deferring a referral under this section to a particular stage in the process of assessment.	State Commission Assessment Panel	
Section 122(12) The Commission as relevant authority	The function of ensuring that a response from a prescribed body under section 122 is published on the SA planning portal and available for inspection and downloading without charge as soon as is reasonably practicable after the response is received by the relevant authority.	State Commission Assessment Panel	
Section 123	Preliminary advice and agreement		
Section 123(2)(e) The Commission as relevant authority	The discretion to determine whether the delegate is satisfied that the application accords with the agreement under section 123(2)(c) of the prescribed body.	State Commission Assessment Panel	
Section 123(4) The Commission as relevant authority	The power to determine whether the agreement is no longer appropriate due to the operation of section 132.	State Commission Assessment Panel	

Section 124	Proposed development involving creation of fortifications		
Section 124(1) The Commission as relevant authority	The power to determine, whether there is reason to believe that a proposed development may involve the creation of fortifications. And to refer the application to the Commissioner of Police (the <b>Commissioner</b> ).	State Commission Assessment Panel	
Section 124(6) The Commission as relevant authority	The function and power 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.	State Commission Assessment Panel	
Section 124(7) The Commission as relevant authority	The power to make an application to be joined as a party to the appeal.	State Commission Assessment Panel	
Section 125	Time within which a decision must be made		
Section 125(4) The Commission as relevant authority	The power to, in relation to a deemed consent notice: (a) grant the planning consent itself; or (b) grant the planning consent subject to conditions.	State Commission Assessment Panel	
Section 125(6) The Commission as relevant authority	The power, in relation to a deemed planning consent, to determine whether the relevant application for planning consent should have been refused.	State Commission Assessment Panel	

	and The power to make an application to the Court for an order quashing the consent.		
Section 126	Determination of application		
Section 126(1) The Commission as relevant authority	The function of giving notice of the decision in accordance with the regulations.	State Commission Assessment Panel	
Section 126(3) The Commission as relevant authority	The power to extend the prescribed period of a development authorisation.	State Commission Assessment Panel	
Division 5	Conditions		
Section 127	Conditions		
Section 127 The Commission as relevant authority	The power to impose conditions.	State Commission Assessment Panel	
Section 127(6) The Commission as relevant authority	The power to, on the application of the applicant, determine that a payment of an amount calculated in accordance with the regulations be made into the relevant fund in lieu of planting 1 or more replacement trees under section 127(4) (and the requirements under section 127(4) will then be adjusted accordingly).		

Section 127(8)(b) The Commission as relevant authority	The power to determine whether it is appropriate to grant an exemption under this subsection in a particular case.	State Commission Assessment Panel	
Division 6	Variation of authorisation		
Section 128	Variation of authorisation		
Section 128(2)(c) The Commission as relevant authority	The power to determine whether any representations are related to any aspect of the development that is now under consideration on account of the application for variation and that, in the circumstances, the level of notification and consultation envisaged by section 110 is not required.	State Commission Assessment Panel	
Section 128(2)(d) The Commission as relevant authority	The power to determine whether to extend the period for which the relevant authorisation remains operative (in relation to an application for the variation of a development authorisation).	State Commission Assessment Panel	
PART 8	Development assessment – essential infrastructure		
Division 2	Essential infrastructure – alternative assessment process		
Section 130	Essential infrastructure – alternative assessment process		
Section 130(4)	The power to request the proponent to provide additional documents or information (including	State Commission Assessment Panel	

calculations and technical details) in relation to the application.		
The function of giving notice containing prescribed particulars of the development to the council in accordance with the regulations.	State Commission Assessment Panel	
The function of assessing an application lodged with the delegate of the Commission under section 130.	State Commission Assessment Panel	
The function and power of determining whether an application for a variation to an approved development is of a minor nature for the purposes of this subsection.	State Commission Assessment Panel	
<ul> <li><u>And</u></li> <li>(a) If the application is not of a minor nature, the function of inviting interested persons to make written submissions to the Commission (or its delegate) on the proposal in accordance with this subsection.</li> <li>(b) The function of providing a reasonable opportunity to appear personally or by representative in support of his or her submission.</li> <li>(c) The function of giving due consideration in the assessment of the application to any submissions made by interested persons as referred to in paragraphs (a)</li> </ul>		
	the application.The function of giving notice containing prescribed particulars of the development to the council in accordance with the regulations.The function of assessing an application lodged with the delegate of the Commission under section 130.The function and power of determining whether an application for a variation to an approved development is of a minor nature for the purposes of this subsection.And(a) If the application is not of a minor nature, the function of inviting interested persons to make written submissions to the Commission (or its delegate) on the proposal in accordance with this subsection.(b) The function of providing a reasonable opportunity to appear personally or by representative in support of his or her submission.(c) The function of giving due consideration in the assessment of the application to any submissions made by interested	the application.State Commission Assessment PanelThe function of giving notice containing prescribed particulars of the development to the council in accordance with the regulations.State Commission Assessment PanelThe function of assessing an application lodged with the delegate of the Commission under section 130.State Commission Assessment PanelThe function and power of determining whether an application for a variation to an approved development is of a minor nature for the purposes of this subsection.State Commission Assessment PanelAnd (a) If the application is not of a minor nature, the function of inviting interested persons to make written submissions to the Commission (or its delegate) on the proposal in accordance with this subsection.State Commission (or its delegate) on the proposal in accordance with this subsection.(b) The function of providing a reasonable opportunity to appear personally or by representative in support of his or her submission.Net(c) The function of giving due consideration in the assessment of the application to any submissions made by interested persons as referred to in paragraphs (a)Net

Section 130(13)	The function of preparing a report to the Minister on the matter.	State Commission Assessment Panel	
Section 130(21)	The function of providing advice to a person acting under section 130(20), before that person gives a certificate in respect of building work that would be at variance with the performance requirements of the Building Code.	Building Technical Panel	
Part 9	Development assessment – Crown development		
Section 131	Development assessment – Crown development		
Section 131(5)	The power to request the State agency to provide additional documents or information (including calculations and technical details) in relation to the application.	State Commission Assessment Panel	
Section 131(6)	The function of giving notice containing prescribed particulars of the development to the council in accordance with the regulations.	State Commission Assessment Panel	
Section 131(9)	The function of assessing an application lodged under section 131.	State Commission Assessment Panel	
Section 131(13)	The function of determining whether an application for a variation to an approved development is of a minor nature.	State Commission Assessment Panel	

Division 1	related provisions General principles		
PART 10	Development assessment and approval –		
Section 131(22)(a)	The function of providing advice to a person acting under section 131(21) before that person gives a certificate in respect of building work that would be at variance with the performance requirements of the Building Code.	Building Technical Panel	
Section 131(14)	The function of preparing a report to the Minister on the matter.	State Commission Assessment Panel	
	<ul> <li>(b) allowing a person who has made a written submission to the delegate within that period and who, as part of that submission, has indicated an interest in appearing before the delegate, a reasonable opportunity to appear personally or by representative before the Commission (or its delegate) to be heard in support of his or her submission.</li> </ul>		
	<ul> <li>(a) by public notice, inviting interested persons to make written submissions to the delegate on the proposal within a period of at least 15 business days; and</li> </ul>		
	If the application is not of a minor nature, the function of—		

Section 133(3) The Commission as relevant authority	The power to, in order to avoid or reduce hardship, extend the limitation period referred to in section 133(2).	State Commission Assessment Panel	
Division 2	Buildings		
Section 134	Requirement to up-grade		
Section 134(1) The Commission as relevant authority	<ul> <li>The power to determine whether the building subject to an application for a building consent, is unsafe, structurally unsound or in an unhealthy condition.</li> <li><u>And</u></li> <li>The power to, if the requirements in sections 134(1)(a) and (b) are met, 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.</li> </ul>	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Land and Built Environment</li> <li>Manager, Building Policy and Programs</li> <li>Senior Building Officer</li> <li>Building Officer</li> </ul>	
Section 134(4) The Commission as relevant authority	The power to determine whether 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. The power to require that building work or other measures be carried out to the extent necessary to ensure that the affected part of the building	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Land and Built Environment</li> <li>Manager, Building Policy and Programs</li> <li>Senior Building Officer</li> <li>Building Officer</li> </ul>	

	will comply with those performance requirements of the Building Code or the Ministerial building standard (as the case may be).		
Division 3	Trees		
Division 4	Land division certificate		
Section 138	Land division certificate		
Section 138(1)	The power to consider whether to issue a certificate from the Commission that it is satisfied the prescribed conditions as to development have been satisfied, or that the applicant has, by virtue of an entitlement under the regulations, entered into a binding agreement, supported by adequate security. The function of providing a certificate in accordance with this subsection.	State Commission Assessment Panel	
Section 138(2)	The power to require the applicant, the council for the area in which the land is situated (if any), or any other person or body, to furnish it with appropriate information as to compliance with a particular condition, or to comply with any requirement prescribed by the regulations.	State Commission Assessment Panel	
Section 138(4)	The function of, as soon as practicable after issuing a certificate under section 138(1) that relates to land within the area of a council,	State Commission Assessment Panel	

	furnishing the council with such information as the regulations may require.		
Section 138(6)	The power to extend the prescribed period under the regulations for a certificate issued under section 138.	State Commission Assessment Panel	
Division 6	Uncompleted development		
Section 141	Action if development not completed		
Section 141(1) The Commission as a designated authority	The power to apply to the Court for an order under section 141, and in the circumstances in section 141(1).	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director Planning and Development</li> <li>Director, Land and Built Environment</li> </ul>	
Section 141(5) The Commission as a designated authority	If the Court makes an order under section 141(3)(a), (b) or (d) and a person fails to comply with the order within the period specified by the Court: The power 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.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Director, Land and Built Environment</li> </ul>	
Section 141(6)(a) The Commission as a designated authority	If an amount is recoverable from a person by a designated authority under section 141(5)— The power to, by notice in writing to the person, fix a period, within which the amount must be paid by the person.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Director, Land and Built Environment</li> </ul>	

Section 142	Completion of work		
Section 142(1) The Commission as a designated authority	The power to, by notice in writing, require the owner of the relevant land to complete the development within a period specified in the notice.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Director, Land and Built Environment</li> </ul>	
Section 142(2) The Commission as a designated authority	If an owner fails to carry out work as required by a notice under section 142(1), the power to cause the necessary work to be carried out.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Director, Land and Built Environment</li> </ul>	
Section 142(3) The Commission as a designated authority	The power to recover the reasonable costs and expenses incurred under section 142, as a debt due from the owner.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Director, Land and Built Environment</li> </ul>	
Section 142(4)(a) The Commission as a designated authority	If an amount is recoverable from a person by the delegate (as a designated authority) under section 142— The power 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 on the amount unpaid.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Director, Land and Built Environment</li> </ul>	

Division 7	Cancellation of development authorisation	
Section 143	Cancellation of development authorisation	
Section 143(1) The Commission as relevant authority	The power to cancel a development authorisation previously given by the Commission.	State Commission Assessment Panel
Section 143(2) The Commission as relevant authority	The power to impose conditions to a cancellation under section 143.	State Commission Assessment Panel
PART 11	Building Activity and Use – Special Provisions	
Division 2	Notifications	
Section 146	Notification during building	
Section 146(3) Where the Commission is deemed as a 'council' for this Part (see reg 92 of the (General) Regulations)	The power to 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.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Director, Land and Built Environment</li> <li>Manager Development Assessment</li> <li>Manager, State Assessment</li> <li>Manager, Building Policy and Programs</li> </ul>

		Senior Building Officer
Division 4	Classification and occupation of buildings	
Section 151	Classification of buildings	
Section 151(2) Where the Commission is deemed as a 'council' for this Part (see reg 92 of the (General) Regulations)	The power to assign to a building erected in its area a classification that conforms with the regulations.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Land and Built Environment</li> <li>Manager, Building Policy and Programs</li> <li>Senior Building Officer</li> <li>Building Officer</li> <li>Executive Director, Planning and</li> </ul>
Section 151(3) Where the Commission is deemed as a 'council' for this Part (see reg 92 of the (General) Regulations)	The function of giving notice in writing to the owner of the building to which the classification has been assigned, of the classification assigned to the building.	<ul> <li>Land Use Services</li> <li>Director, Land and Built Environment</li> <li>Manager, Building Policy and Programs</li> <li>Senior Building Officer</li> <li>Building Officer</li> </ul>
Section 152	Certificates of occupancy	
Section 152(2) Where the Commission is deemed as a 'council' for this Part (see reg 92 of the (General) Regulations)	The power to determine whether to issue a certificate of occupancy.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Land and Built Environment</li> <li>Manager, Building Policy and Programs</li> <li>Senior Building Officer</li> </ul>

Section 152(3) Where the Commission is deemed as a 'council' for this Part (see reg 92 of the (General) Regulations)	The power to require information to be included with an application for a certificate of occupancy.	<ul> <li>Building Officer</li> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Land and Built Environment</li> <li>Manager, Building Policy and Programs</li> <li>Senior Building Officer</li> <li>Building Officer</li> </ul>
Section 152(10) Where the Commission is deemed as a 'council' for this Part (see reg 92 of the (General) Regulations)	The function of notifying the applicant in writing of: (a) a refusal; and (b) reasons for the refusal; and (c) the applicant's right of appeal.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Land and Built Environment</li> <li>Manager, Building Policy and Programs</li> <li>Senior Building Officer</li> <li>Building Officer</li> </ul>
Section 152(13) Where the Commission is deemed as a 'council' for this Part (see reg 92 of the (General) Regulations)	The power to revoke a certificate of occupancy.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Land and Built Environment</li> <li>Manager, Building Policy and Programs</li> <li>Senior Building Officer</li> <li>Building Officer</li> </ul>
Section 153	Temporary occupation	
Section 153(1)	The power to determine whether to grant approval for a person to occupy a building on a	Executive Director, Planning and Land Use Services

Where the Commission is deemed as a 'council' for this Part (see reg 92 of the (General) Regulations)	temporary basis without a certificate of occupancy.	<ul> <li>Director, Land and Built Environment</li> <li>Manager, Building Policy and Programs</li> <li>Senior Building Officer</li> <li>Building Officer</li> </ul>
Section 153(2) Where the Commission is deemed as a 'council' for this Part (see reg 92 of the (General) Regulations)	The power to determine conditions.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Land and Built Environment</li> <li>Manager, Building Policy and Programs</li> <li>Senior Building Officer</li> <li>Building Officer</li> </ul>
Section 153(3) Where the Commission is deemed as a 'council' for this Part (see reg 92 of the (General) Regulations)	The function of notifying the applicant in writing of: (a) the refusal; and (b) the reasons for the refusal; and (c) the applicant's right of appeal under this Act.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Land and Built Environment</li> <li>Manager, Building Policy and Programs</li> <li>Senior Building Officer</li> <li>Building Officer</li> </ul>
Division 5	Emergency orders	
Section 155	Emergency Orders	
Section 155(6) Where the Commission is deemed as a 'council'	The power to recover reasonable costs and expenses incurred by the delegate as a debt due to from the owner.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Land and Built Environment</li> </ul>

for this Part (see reg 92 of the (General) Regulations) Section 155(7)(a) Where the Commission is deemed as a 'council' for this Part (see reg 92 of the (General) Regulations)	The power to, by notice in writing, 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 on the amount unpaid.	<ul> <li>Manager, Building Policy and Programs</li> <li>Senior Building Officer</li> <li>Building Officer</li> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Land and Built Environment</li> <li>Manager, Building Policy and Programs</li> <li>Senior Building Officer</li> <li>Building Officer</li> </ul>	
PART 15	Funds and off-set schemes		
Division 2	Off-set schemes		
Section 198	Open space contribution scheme		
Section 198(1)	<ul> <li>Where a development application provides for the division of land into more than 20 allotments, and 1 or more allotments is less than 1 hectare in area -</li> <li>The power to require, and specify:</li> <li>(c) that up to 12.5% in area of the relevant area be vested in the council or the Crown (as the case requires) to be held as open space; or</li> <li>(d) that the applicant make the contribution prescribed by the regulations in</li> </ul>	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Director, Land and Built Environment</li> <li>Manager, Development Assessment</li> <li>Manager, State Assessment</li> <li>Manger, Land Tenure</li> <li>Team Leader, Major &amp; Crown</li> <li>Team Leader, Metro &amp; Regional</li> </ul>	

	<ul> <li>accordance with the requirements of section 198; or</li> <li>(e) that land be vested in the council or the Crown under paragraph (c) and that the applicant make a contribution determined in accordance with section 198(8),</li> <li>according to the determination and specification of the council or the Commission.</li> <li>and</li> <li>The power to determine whether to concur with a council before it can take any action that is at variance with the Planning and Design Code.</li> </ul>	<ul> <li>Team Leader, City &amp; Inner Metro</li> <li>Project Coordinator</li> <li>Principal Project Officer</li> <li>Principal Planner</li> <li>Senior Specialist Planning Officer</li> <li>Senior Planning Officer</li> <li>Planning Officer</li> <li>Para Planner</li> <li>Coordinator Planning Services</li> <li>Planning Services Research Officer</li> <li>Planning Services Officer</li> </ul>
Section 198(2)	The power to require the applicant to pay the contribution prescribed by the regulations in accordance with the requirements of section 198. <u>and</u> The power to enter into an agreement with the applicant.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Director, Land and Built Environment</li> <li>Manager, Development Assessment</li> <li>Manager, State Assessment</li> <li>Manger, Land Tenure</li> <li>Team Leader, Major &amp; Crown</li> <li>Team Leader, Metro &amp; Regional</li> <li>Team Leader, City &amp; Inner Metro</li> <li>Project Coordinator</li> <li>Principal Project Officer</li> <li>Principal Planner</li> </ul>

Section 198(4)	<ul> <li>The power to require:</li> <li>(a) that an area be kept as open space or in some other form that allows for active or passive recreation (as determined by the Commission or its delegate), with some or all of this area to be vested in the Crown or, with the concurrence of the council, a council; or</li> <li>(b) that the applicant pay the contribution prescribed; or</li> <li>(c) that certain land be kept in the manner contemplated by paragraph (a) and that the applicant will make a contribution to the Commission.</li> </ul>	<ul> <li>Senior Planning Officer</li> <li>Planning Officer</li> <li>Para Planner</li> <li>Coordinator Planning Services</li> <li>Planning Services Research Officer</li> <li>Planning Services Officer</li> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Director, Land and Built Environment</li> <li>Manager, Development Assessment</li> <li>Manager, State Assessment</li> <li>Manager, Land Tenure</li> <li>Team Leader, Major &amp; Crown</li> <li>Team Leader, Metro &amp; Regional</li> <li>Team Leader, City &amp; Inner Metro</li> <li>Project Coordinator</li> <li>Principal Project Officer</li> <li>Senior Specialist Planning Officer</li> <li>Senior Planning Officer</li> <li>Planning Officer</li> <li>Planning Officer</li> <li>Para Planner</li> </ul>	
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		<ul> <li>Coordinator Planning Services</li> <li>Planning Services Research Officer</li> <li>Planning Services Officer</li> </ul>
Section 198(10)	The function of receiving payment from the applicant under section 198(1) if the land is not situated within the area of a council.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Director, Land and Built Environment</li> <li>Manager, Development Assessment</li> <li>Manager, State Assessment</li> <li>Manger, Land Tenure</li> <li>Team Leader, Major &amp; Crown</li> <li>Team Leader, Metro &amp; Regional</li> <li>Team Leader, City &amp; Inner Metro</li> <li>Project Coordinator</li> <li>Principal Project Officer</li> <li>Principal Planner</li> <li>Senior Specialist Planning Officer</li> <li>Planning Officer</li> <li>Planning Officer</li> <li>Planning Services Research Officer</li> <li>Planning Services Officer</li> </ul>

Section 198(11)(b)	For money received under section 198: The function of arranging payment into the Planning and Development Fund or, in the case of money received under section 198(4), dealt with in any other manner prescribed by the regulations.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Director, Land and Built Environment</li> <li>Manager, Development Assessment</li> <li>Manager, State Assessment</li> <li>Manger, Land Tenure</li> <li>Team Leader, Major &amp; Crown</li> <li>Team Leader, Metro &amp; Regional</li> <li>Team Leader, City &amp; Inner Metro</li> <li>Project Coordinator</li> <li>Principal Project Officer</li> <li>Principal Planner</li> <li>Senior Specialist Planning Officer</li> <li>Senior Planning Officer</li> <li>Planning Officer</li> <li>Planning Services Research Officer</li> <li>Planning Services Officer</li> <li>Planning Services Officer</li> <li>Administration Officer</li> </ul>
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PART 18	Enforcement	
Division 1	Civil Enforcement	
Section 213	Enforcement notices	
Section 213(1) The Commission as a designated authority	The power to take action under section 213.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Director, Land and Built Environment</li> <li>Manager Development Assessment</li> <li>Manager, State Assessment</li> <li>Manager, Building Policy and Programs</li> <li>Team Leader, Major &amp; Crown</li> <li>Team Leader, Metro &amp; Regional</li> <li>Team Leader, City &amp; Inner Metro</li> <li>Principal Planner</li> </ul>
Section 213(5) The Commission as a designated authority	The power to cause the necessary action to be taken, if a person fails to comply with a direction under section 213(1)(b) within the time specified in the notice.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Director, Land and Built Environment</li> <li>Manager Development Assessment</li> <li>Manager, State Assessment</li> </ul>

Section 213(6) The Commission as a designated authority Section 213(7)(a) The Commission as a designated authority	The power to recover the reasonable costs and expenses incurred as a debt. The power to, by notice in writing to the person, fix a period, within which the amount must be paid by the person.	<ul> <li>Manager, Building Policy and Programs</li> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Director, Land and Built Environment</li> <li>Manager Development Assessment</li> <li>Manager, State Assessment</li> <li>Manager, Building Policy and Programs</li> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Director, Land and Built Environment</li> <li>Manager Development Assessment</li> <li>Manager, State Assessment</li> <li>Manager Development Assessment</li> <li>Manager Development Assessment</li> <li>Manager, State Assessment</li> </ul>
Section 214	Applications to the Court	
Section 214(9) The Commission as a designated authority	The power to appear, before a final order is made, and be heard in proceedings based on the application.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> </ul>

		<ul> <li>Director, Land and Built Environment</li> <li>Manager Development Assessment</li> <li>Manager, State Assessment</li> <li>Manager, Building Policy and Programs</li> </ul>
Section 214(12) The Commission as a designated authority	The power to, (if the Court makes an order under section 214(6)(d) and the respondent fails to comply with the order within the period specified by the Court), cause any work contemplated by the order to be carried out. <u>And</u> The power to subsequently recover the costs of that work, as a debt, from the respondent.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Director, Land and Built Environment</li> <li>Manager Development Assessment</li> <li>Manager, State Assessment</li> <li>Manager, Building Policy and Programs</li> </ul>
Section 214(13)(a) The Commission as a designated authority	The power 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.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Director, Land and Built Environment</li> <li>Manager, Development Assessment</li> <li>Manager, State Assessment</li> <li>Manager, Building Policy and Programs</li> </ul>

Division 2	General Offences and Provisions Relating to Offences	
Section 223	Adverse publicity orders	
Section 223(4)	The power to take the action or actions specified in the Court order. The power to authorise a person in writing to do so.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Director, Land and Built Environment</li> </ul>
Section 223(5)	The power to apply to the Court for an order authorising the Commission or a person authorised in writing by the Commission, to take the action or actions.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Director, Land and Built Environment</li> </ul>
Section 223(6)	The power to recover from the offender an amount in relation to the reasonable expenses of taking the action or actions, as a debt.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Director, Land and Built Environment</li> </ul>
Division 3	Civil Penalties	
Section 225	Civil Penalties	
Section 225(1) The Commission as a designated entity	The power to recover, by negotiation or by application to the Court, an amount as a civil penalty in respect of a contravention.	Executive Director, Planning and Land Use Services

Section 225(3)(a) The Commission as a designated entity	The function of serving on a person a notice in the prescribed form advising the person that the person may, by written notice to the designated entity, elect to be prosecuted for the contravention.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Director, Land and Built Environment</li> </ul>
Section 225(16)	The function of ensuring that information about the commencement of proceedings under section 225 is published on the SA Planning Portal.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Director, Land and Built Environment</li> </ul>
Section 225(17)(b) The Commission as a designated entity	The power to determine whether to grant authorisation to a council to act as a designated entity.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Director, Land and Built Environment</li> </ul>
Section 225(17)(c) The Commission as a designated entity	The function of consulting with the Commissioner for Consumer Affairs with regard to the acting as a designated entity under section 225.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> </ul>

Section 225(18)	<ul> <li>(a) The power to grant an authorisation to a council under section 225(17) subject to conditions;</li> <li>(b) The power to vary or revoke an authorisation granted to a council under section 225(17).</li> </ul>	<ul> <li>Director, Land and Built Environment</li> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Director, Land and Built Environment</li> </ul>
Section 230	Enforceable voluntary undertakings	
Section 230(1) The Commission as a designated entity	The power to determine whether 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 this Act.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Director, Land and Built Environment</li> </ul>
Section 230(4) The Commission as a designated entity	The power to apply to the Court for enforcement of the undertaking if the delegate or the Commission considers it has been contravened.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Director, Land and Built Environment</li> </ul>
Section 230(7) The Commission as a designated entity	The power to determine whether to agree to: (a) Vary the undertaking; or (b) Withdraw the undertaking.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Director, Land and Built Environment</li> </ul>

Section 230(11) The Commission as a designated entity	The power to determine whether to accept an undertaking before proceedings have been finalised.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Director, Land and Built Environment</li> </ul>
Section 230(12) The Commission as a designated entity	The function of taking all reasonable steps to have the proceedings discontinued as soon as possible.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Director, Land and Built Environment</li> </ul>
Section 230(13) The Commission as a designated entity	<ul> <li>The function of publishing, on the SA Planning Portal, notice of:</li> <li>(a) the giving of an undertaking under section 230; or</li> <li>(b) the variation or withdrawal of an undertaking under section 230.</li> </ul>	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Director, Land and Built Environment</li> </ul>
Section 230(14) The Commission as a designated entity	<ul> <li>(b) The power to grant an authorisation to a council to act as a designated entity under section 230;</li> <li>(c) The function of consulting with the Commissioner for Consumer Affairs regarding acting as a designated entity under section 230.</li> </ul>	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Director, Land and Built Environment</li> </ul>
Section 230(15) The Commission as a designated entity	(a) The power to grant an authorisation to a council under section 230(14) subject to conditions determined by the delegate; and	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> </ul>

	(b) The power to determine and subsequently vary or revoke an authorisation granted to a council under section 230(14).	Director, Land and Built     Environment
PART 19	Regulation of advertisements	
Section 231	Advertisements	
Section 231(1)	The power to serve a notice requiring the person to remove or obliterate the advertisement or to remove the advertising hoarding (or both) within a period specified in the notice.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Director, Land and Built Environment Manager Development Assessment</li> <li>Manager, State Assessment</li> </ul>
Section 231(3)(a)	The power to enter on the land and take the necessary steps to carry out the requirements of the notice and recover the costs of so doing, as a debt.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Director, Land and Built Environment</li> <li>Manager Development Assessment</li> <li>Manager, State Assessment</li> </ul>
Part 20	Miscellaneous	
Section 238	Copyright issues	

Section 238(2)	The power to publish any document, instrument,	Executive Director, Planning and
	or material in which copyright may exist.	Land Use Services
The Commission as a		Director, Planning and
designated entity		Development
		Director, Land and Built
		Environment
		Manager Development
		Assessment
		Manager, State Assessment
		Team Leader, Major & Crown
		Team Leader, Metro & Regional
		Team Leader, City & Inner Metro
		Principal Planner
		Senior Planner
		Senior Specialist Planning
		Officer
		Principal Project Officer
		Project Officer
		Project Coordinator
		Para Planner
		Senior Administrative Officer
		Senior Governance Officer
		Governance Officer
		Administration Officer
		Executive Director, Planning and
Section 238(3)	The power to determine whether to refuse to	Land Use Services
The Commission as a	accept any document, instrument or material unless or until there is an agreement relating to	Director, Planning and
designated entity	copyright in place.	Development
		Director, Land and Built
		Environment

Section 238(4) The Commission as a designated entity Section 239	The power to determine whether to not accept any document, instrument or material in which copyright may exist if the delegate considers the issue of copyright has not been dealt with appropriately or adequately.Charges on land The power to deliver a notice in writing to the Registrar-General to enter a note of the charge against the relevant title or land.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Director, Land and Built Environment</li> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Director, Land and Built Environment</li> <li>Manager Development Assessment</li> <li>Manager, State Assessment</li> </ul>
Section 243	Compulsory acquisition of land	
Section 243(2) As per s22(1)(b)	The power to advise the Minister with respect to the compulsory acquisition of land under section 243(1).	Executive Director, Planning and Land Use Services
Schedule 6	Repeal and certain amendments	
Part 3	Amendment of Character Preservation (Barossa Valley) Act 2012	
Clause 3	Re: Amendment of section 3 – Interpretation	
Clause 3(3)	Section 3: Interpretation	State Commission Assessment Panel

	The function of being a relevant authority for the purposes of the <i>Character Preservation</i> (Barossa Valley) Act 2012.	
Clause 3(3) Where the Commission is a relevant authority for the purposes of the Character Preservation (Barossa Valley) Act 2012	Section 8(5) of the <i>Character Preservation</i> ( <i>Barossa Valley</i> ) <i>Act 2012:</i> Limitations on land division in district. The power to determine whether to refuse to grant development authorisation in relation to a proposed development to which Section 8(5) of the <i>Character Preservation (Barossa Valley) Act</i> <i>2012</i> applies.	State Commission Assessment Panel
Clause 3(3) Where the Commission is a relevant authority for the purposes of the Character Preservation (Barossa Valley) Act 2012	Section 8(6) of the <i>Character Preservation</i> ( <i>Barossa Valley</i> ) <i>Act 2012:</i> Limitations on land division in district. The function of notifying the applicant that the relevant authority has determined an application in respect of a development authorisation on the basis of section 8(5).	State Commission Assessment Panel
Clause 7	Re: Amendment of section 8—Limitations on land division in district	
Clause 7(2)	Section 8(2) of the <i>Character Preservation</i> ( <i>Barossa Valley</i> ) <i>Act 2012:</i> Limitations on land division in district.	State Commission Assessment Panel

Clause 7(2) Where the Commission is the relevant authority for the purposes of the Character Preservation (Barossa Valley) Act 2012	The power to determine whether to concur in the granting of authorisation to a development to which this section applies. Section 8(3) of the <i>Character Preservation (Barossa Valley) Act 2012:</i> Limitations on land division in district. The function of seeking the concurrence of the council for the area where the proposed development is situated in the granting of authorisation.	State Commission Assessment Panel	
Part 4	Amendment of Character Preservation (McLaren Vale) Act 2012		
Clause 10	Amendment of section 3 – Interpretation		
Clause 10(3)	Section 3(1): Interpretation The function of being a relevant authority for the purposes of the <i>Character Preservation</i> (McLaren Vale) Act 2012.	State Commission Assessment Panel	
Clause 10(3) Where the Commission is a relevant authority for the purposes of the Character Preservation (McLaren Vale) Act 2012	Section 8(5) of the <i>Character Preservation</i> ( <i>Barossa Valley</i> ) <i>Act 2012:</i> Limitations on land division in district. The power to determine whether to refuse to grant development authorisation in relation to a proposed development to which Section 8(5) of the <i>Character Preservation (McLaren Vale) Act</i> <i>2012</i> applies.	State Commission Assessment Panel	

Clause 10(3) Where the Commission is a relevant authority for the purposes of the Character Preservation (McLaren Vale) Act 2012	Section 8(6) of the <i>Character Preservation</i> ( <i>McLaren Vale</i> ) <i>Act 2012:</i> Limitations on land division in district. The function of notifying the applicant the relevant authority has determined an application in respect of a development authorisation on the basis of section 8(5).	State Commission Assessment Panel
Clause 14	Amendment of section 8—Limitations on land division in district	
Clause 14(2)	Section 8(2) of the <i>Character Preservation</i> ( <i>McLaren Vale</i> ) <i>Act</i> 2012: Limitations on land division in district:	State Commission Assessment Panel
	The power to determine whether to concur in the granting of authorisation to a development to which this section applies.	
Clause 14(2)	Section 8(3) of the <i>Character Preservation</i> ( <i>McLaren Vale</i> ) <i>Act</i> 2012: Limitations on land division in district:	State Commission Assessment Panel
	The function of seeking the concurrence of the council for the area where the proposed development is situated in the granting of authorisation.	
Part 7	Amendment of Local Government Act 1999	
Clause 21	Amendment of section 221 – Alteration of road	

Clause 21(2) The Commission as relevant authority	Section 221(7)(b) of the <i>Local Government Act</i> 1999: Alteration of road: The function of consulting with the council before granting an approval under section 221(3)(b).	State Commission Assessment Panel	
Clause 22	Amendment of section 222 – permits for business purposes		
The Commission as relevant authority	Section 222(6b)(b) of the <i>Local Government Act 1999</i> : Permits for business purposes:	State Commission Assessment Panel	
	The function of consulting with the council before granting an approval under section 222(6a).		
Part 9	Amendment of Urban Renewal Act 1995		
Schedule 8	Transitional Provisions		
Division 1	Commission		
Division 1	Commission Commission authorised to assume functions	State Commission Assessment Panel	

Assessment Commission			
Clause 6(1) and clause 6(7)(b) Where the Commission assumes the role of the Building Rules Assessment Commission	The functions, powers and duties of the designated entity (as defined in clause 6(7)) under the repealed Act	Building Technical Panel	
Clause 6(1) and clause 6(7)(c) Where the Commission assumes the role of the Development Policy Advisory Committee	The functions, powers and duties of the designated entities (as defined in clause 6(7)) under the repealed Act	Executive Director, Planning and Land Use Services	
Part 6	Existing applications		
<b>Clause 18(2)</b> Where the Commission is the relevant authority	<ul> <li>The power to:</li> <li>(a) adopt any findings or determinations of a relevant authority under the repealed Act that may be relevant to an application to which that subclause applies; and</li> <li>(b) adopt or make any decision (including a decision in the nature of a determination), direction or order in relation to an application to which that subclause applies; and</li> </ul>	State Commission Assessment Panel	

Dert 7	<ul> <li>(c) deal with any matter that is subject to a reserved decision under the repealed Act before the designated day; and</li> <li>(d) deal with any requirement or grant any variation imposed or proposed in connection with an application to which that subclause applies; and</li> <li>(e) take any other step or make any other determination authorised by 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 this clause.</li> </ul>		
Part 7	Development Plans relevant to assessments under this Act		
Clause 25	Non-complying development		
Clause 25(6)	<ul> <li>The power to:</li> <li>(a) adopt any findings or determinations of an assessment panel that may be relevant to an application to which that subclause applies; and</li> <li>(b) adopt or make any decision (including a decision in the nature of a determination), direction or order in relation to an application to which that subclause applies; and</li> <li>(c) deal with any matter that is subject to a reserved decision before the designated day; and</li> </ul>	State Commission Assessment Panel	

(e) ta (e) ta n ti fi c	leal with any requirement or grant any rariation imposed or proposed in connection with an application to which hat subclause applies; and ake any other step or make any other letermination authorised by the egulations, or that is reasonably necessary to promote or ensure a smooth ransition on account of the transfer of cunctions, powers or duties under this clause.	e (General) Regulations 2017	
Part 2	Administration and structural matters		
Regulation 11	Compliance with code of conduct – assessment panels		
Regulation 11(2)	The function of receiving complaints in relation to contraventions of the code of conduct by a member of an assessment panel.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Manager, Governance and Customer Services</li> <li>Governance Manager</li> <li>Team Leader, Audit and Investigations</li> </ul>	
Regulation 11(4)	The function of determining whether to provide approval to a person for a	Executive Director, Planning and Land Use Services	

Regulation 11(5)	complaint to be lodged outside the prescribed period.The power to require the complainant to give further particulars of the complaint.And The power to require verification of the complaint by statutory declaration.	<ul> <li>Manager, Governance and Customer Services</li> <li>Governance Manager</li> <li>Team Leader, Audit and Investigations</li> <li>Executive Director, Planning and Land Use Services</li> <li>Manager, Governance and Customer Services</li> <li>Governance Manager</li> <li>Team Leader, Audit and Investigations</li> </ul>	
Regulation 11(6)	The power to determine whether to refuse to entertain a complaint or refuse to continue to entertain a complaint.	Chair, State Planning Commission	
Regulation 11(7)	The power to refer the matter to the member of the assessment panel to whom the complaint relates for a response.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Manager, Governance and Customer Services</li> <li>Governance Manager</li> <li>Team Leader, Audit and Investigations</li> </ul>	
Regulation 11(8)	The power to take such further action as the delegate or Commission thinks fit.	Chair, State Planning Commission	
Regulation 11(9)	The power to appoint a person to investigate a complaint.	Chair, State Planning Commission	

Regulation 11(10)(a)	The function of informing the member of the assessment panel to whom the complaint relates of the appointment of an investigator and of furnishing formal notification of the nature of the complaint.	Chair, State Planning Commission	
Regulation 11(11)	The function of being consulted with by the investigator in relation to a complaint investigation.	Chair, State Planning Commission	
Regulation 11(12)	The function of receiving and considering reports from the investigator.	Chair, State Planning Commission	
Regulation 11(13)	The function of providing the person to whom the complaint relates with a copy of a report presented under reg 11(12)(b).And The power to invite a response from the person.	Chair, State Planning Commission	
Regulation 11(15)	The function of informing the complainant of the outcome of a complaint under reg 11(14).	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Manager, Governance and Customer Services</li> <li>Governance Manager</li> <li>Team Leader, Audit and Investigations</li> </ul>	
Regulation 11(16)(a)	The power to consult with or provide a report to the Minister about a complaint	Chair, State Planning Commission	

	that has been made under this regulation.		
Regulation 11(16)(b)	The power to consult with or provide a report to a joint planning board or council (in the case of a complaint that related to a member of an assessment panel appointed by a joined planning board or a council), about a complaint that has been made under this regulation.	Chair, State Planning Commission	
PART 5	Relevant authorities and accredited professionals		
Regulation 23	State Planning Commission (section 94)		
Regulation 23(2)(a)(i) <i>Commission as a relevant</i> <i>authority under s94(1) of the Act</i>	Where the Minister has acted under s94(1)(h) of the Act: The function of receiving any application received by the relevant authority and of determining and indicating whether the entity may retain some or all of the fees.	State Commission Assessment Panel	
Regulation 23(2)(a)(ii) Commission as a relevant authority under s94(1) of the Act	Where the Minister has acted under s94(1)(h) of the Act: (A) The power to adopt any act or decision in relation to the assessment of the application that has already been made by a relevant authority; and	State Commission Assessment Panel	

	(B) The power to disregard reject any act or decision of a relevant authority that has already been made in relation to the assessment of the application.		
Regulation 23(2)(b) Commission as a relevant authority under s94(1) of the Act	Where the Minister has acted under s94(1)(h) of the Act: The function of receiving a report from the Chief Executive Officer of the council for the area in which the development is to be undertaken, and to determine whether to allow for a longer period for the report to be provided.	State Commission Assessment Panel	
Regulation 23(3)(a)	The power to determine and specify a matter specified for the purposes of a report under reg 23(2)(b).	State Commission Assessment Panel	
Regulation 26	Requirement to obtain advice of an accredited professional		
Regulation 26(1)	The function of seeking and considering the advice of an accredited professional who would be qualified to give building consent in relation to the building work if the accredited professional were acting as a relevant authority in the particular case.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Director, Land and Built Environment</li> <li>Manager, Development Assessment</li> <li>Manager, State Assessment</li> <li>Manager, Building Policy and Programs</li> </ul>	

PART 7	Assessment – process and assessment facilitation		
Division 1	Applications		
Regulation 29	Application to relevant authority		
Regulation 29(4) <i>Commission as a relevant</i> <i>authority</i>	The function of lodging an application on the SA planning portal within 5 business days after receipt.	State Commission Assessment Panel	
Regulation 31	Verification of application		
Regulation 31(1)(a) <i>Commission as a relevant authority</i>	The function of determining the nature of the development.	State Commission Assessment Panel	
Regulation 31(1)(b) <i>Commission as a relevant</i> <i>authority</i>	If an application is for planning consent, the function of determining whether the development involves 2 or more elements, of identifying each of those elements for the purposes of assessment against the provisions of the Planning and Design Code, and of determining the category or categories of development that apply for the purposes of development assessment.	State Commission Assessment Panel	
Regulation 31(1)(c)	The function of determining whether the relevant authority is the correct	State Commission Assessment Panel	

<i>Commission as a relevant authority</i>	entity to assess the application under the Act.		
Regulation 31(1)(d)	The function of:	State Commission Assessment	
Commission as a relevant authority and it is the correct entity to assess any part of the application	<ul> <li>(i) checking that the appropriate documents and information have been lodged with the application; and</li> </ul>	Panel	
	(ii) confirming the fees required to be paid at that point under the <i>Planning</i> , <i>Development and</i> <i>Infrastructure (Fees,</i> <i>Charges and</i> <i>Contributions)</i> <i>Regulations 2019</i> ; and		
	(iii) providing an appropriate notice via the SA planning portal.		
Regulation 31(1)(e)	The function of:	State Commission Assessment	
Commission as a relevant authority but it is <u>not</u> the correct entity to assess any part of the application	<ul> <li>(i) providing the application</li> <li>(or any relevant part of the application), and any relevant plans, drawings, specifications and other</li> </ul>	Panel	
Section 42	documents and information in its possession, to the entity that it considers to be the correct relevant authority		

	in accordance with any practice direction; and (ii) providing an appropriate notice via the SA planning portal.		
<b>Regulation 32</b> <i>Commission as a relevant authority</i>	Application for accepted development The function of advising the applicant of its determination with regard to whether the development falls within the category of accepted development.	State Commission Assessment Panel	
Regulation 34	Period for additional information and other matters		
Regulation 34(1) <i>Commission as a relevant</i> <i>authority</i>	The power to determine whether to allow for a longer period for the applicant to comply with.	State Commission Assessment Panel	
Regulation 35	Amended applications		
Regulation 35(3) <i>Commission as a relevant</i> <i>authority</i>	The power 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.	State Commission Assessment Panel	

Regulation 35(4) <i>Commission as a relevant</i> <i>authority</i>	Where a variation would change the essential nature of a proposed development: The power to enter into an agreement 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 these regulations.	State Commission Assessment Panel	
Regulation 38	Withdrawing/lapsing applications		
Regulation 38(1) <i>Commission as a relevant</i> <i>authority</i>	<ul> <li>The function of notifying the following of the withdrawal:</li> <li>(a) Any agency to which the application has been referred under Division 2; and</li> <li>(b) Any person who has made a representation in relation to the application under Division 3.</li> </ul>	State Commission Assessment Panel	
Regulation 38(2) <i>Commission as a relevant</i> <i>authority</i>	The power to determine whether an application should be lapsed for a development authorisation under Part 7 of the Act if at least 1 year has passed since the date on which the application was lodged with the relevant authority under the Act.	State Commission Assessment Panel	
Regulation 38(3)	The function of (before taking action to lapse an application under reg 38(2)) –	State Commission Assessment Panel	

Commission as a relevant authority	<ul> <li>(a) taking reasonable steps to notify the applicant of the action under consideration; and</li> <li>(b) allowing the applicant a reasonable opportunity to make submissions to the relevant authority (in a manner and form determined by the relevant authority) about the proposed course of action.</li> </ul>		
Regulation 38(3)(b) <i>Commission as a relevant</i> <i>authority</i>	The power to determine the manner and form in which submissions can be received by the relevant authority or its delegate.	State Commission Assessment Panel	
<b>Regulation 40</b> <i>Commission as a relevant</i> <i>authority</i>	<b>Court proceedings</b> The power to determine whether decline to deal with an application until any proceedings under the Act have been concluded, and to notify the applicant of the decision made in writing.	State Commission Assessment Panel	
Division 2	Referrals		
Regulation 42	Additional information or amended plans		
Regulation 42(1) <i>Commission as a relevant</i> <i>authority</i>	The power to repeat the referral process in accordance with this subsection.	State Commission Assessment Panel	

Regulation 45	Building matters	
Regulation 45(4) Where the Commission is <u>not</u> the relevant authority	The function of considering an application for building consent referred to the Commission and the power to determine whether to concur in the grant of consent by a relevant authority.	Building Technical Panel
Regulation 45(4)(e) <i>Commission as a relevant</i> <i>authority</i>	The function of referring the application to the Commission.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Land and Built Environment</li> <li>Manager, Building Policy and Programs</li> <li>Senior Building Officer</li> <li>Building Officer</li> </ul>
Regulation 45(5) Where the Commission is <u>not</u> the relevant authority	The function of receiving a copy of any report received from a fire authority that relates to an application that is referred to the Commission under the Act.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Land and Built Environment</li> <li>Manager, Building Policy and Programs</li> <li>Senior Building Officer</li> <li>Building Officer</li> </ul>
Regulation 45(5) <i>Commission as a relevant</i> <i>authority</i>	The function of providing to the Commission a copy of any report received from a fire authority that relates to an application that is referred to the Commission under the Act.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Land and Built Environment</li> </ul>

		<ul> <li>Manager, Building Policy and Programs</li> <li>Senior Building Officer</li> <li>Building Officer</li> </ul>	
Regulation 45(6)	The power to determine whether to concur in the granting of consent in relation to building work comprising or including the construction or installation of a private bushfire shelter.	Building Technical Panel	
Regulation 46	Preliminary advice and agreement (section 123)		
Regulation 46(6)(b) <i>Commission as a relevant</i> <i>authority</i>	The power to determine whether the application no longer accords with the agreement indicated by the prescribed body.	State Commission Assessment Panel	
Regulation 46(7) <i>Commission as a relevant authority</i>	The function of notifying the relevant prescribed body of the withdrawal.	State Commission Assessment Panel	
Regulation 46(8) <i>Commission as a relevant</i> <i>authority</i>	The function of notifying the relevant prescribed body of the lapsing.	State Commission Assessment Panel	
Regulation 46(9)	The function of providing a copy of the notice to the prescribed body.	State Commission Assessment Panel	

<i>Commission as a relevant authority</i>			
Division 3	Notice requirements and consultation		
Regulation 47	Performance assessed development and restricted development		
Regulation 47(2)(a)	The power to determine the prescribed form for the purposes of this regulation.	State Commission Assessment Panel	
<b>Regulation 48</b> <i>Commission as a relevant</i> <i>authority</i>	Notification of application of tree- damaging activity to owner of land The function of giving the owner notice of the application.	State Commission Assessment Panel	
Regulation 49	Public inspection of applications		
Regulation 49(1) <i>Commission as a relevant</i> <i>authority</i>	The function of ensuring that copies of the application and supporting plans, drawings, specifications and other documents or information provided to the relevant authority under section 119 of the Act, are reasonably available for inspection (without charge) by the public at the principal office of the relevant authority.	State Commission Assessment Panel	
Regulation 49(2) <i>Commission as a relevant authority</i>	The function of providing to a member of the public a copy of any document or information available under reg 49(1).	State Commission Assessment Panel	

Regulation 49(3) <i>Commission as a relevant</i> <i>authority</i>	The power to request a person making a request under reg 49(2), to verify information provided as the relevant authority or its delegate thinks fit.	State Commission Assessment Panel	
Regulation 49(4) <i>Commission as a relevant</i> <i>authority</i>	The function of ensuring that any document or information required to be available under reg 49(1) is also available on the SA Planning portal.	State Commission Assessment Panel	
Regulation 50	Representations		
Regulation 50(5) <i>Commission as a relevant</i> <i>authority</i>	The power to allow a person who has made a representation under reg 50(1) in relation to development being assessed under section 107 of the Act, and who has indicated an interest in appearing before the relevant authority, an opportunity to appear personally or by representative before the relevant authority to be heard in support of the representation that has been made under reg 50(1).	State Commission Assessment Panel	
Regulation 50(6) <i>Commission as a relevant</i> <i>authority</i>	The duty of giving the applicant notice of the place and time where the person has been invited to appear under that subregulation and, if the applicant appears personally or by representative, allowing the applicant a reasonable opportunity, on request, to respond to any relevant matter.	State Commission Assessment Panel	

Regulation 51	Response by applicant		
Regulation 51(1)	The power to determine whether to	State Commission Assessment	
Commission as a relevant authority	allow a longer period within which an applicant may submit a response.	Panel	
Regulation 52	Notice of hearing of submissions	State Commission Assessment	
	Where a person is to be allowed to appear before the Commission pursuant to section 110(2)(c)(ii) of the Act:	Panel	
	The function of giving the person at least 5 business days' notice of the place and time at which the person should appear.		
Division 4	Determination of application		
Regulation 53	Time within which decision must be made (section 125(1))		
Regulation 53(7)	The power to give final development	State Commission Assessment	
<i>Commission as a relevant authority</i>	approval.	Panel	
Regulation 54	Deemed consent notice (section 125(2))		
Regulation 54(1)	The function of determining the prescribed form for a deemed consent	State Commission Assessment Panel	

	notice, and of publishing the form on the SA Planning Portal.		
Regulation 55	Notice of decision – accredited professionals (section 89)		
Regulation 55(2)(a)	In relation to a proposed development that is to be undertaken in a part of the State that is not (wholly or in part) within the area of a council: The function of being a prescribed body for the purposes of section 89(a) of the Act and therefore of being notified by an accredited professional pursuant to section 89.	State Commission Assessment Panel	
Regulation 56	Issue of building consent by other bodiesThe duty of providing the council for the area in which the development is to be undertaken (if any) with –(a) a copy of the plans, drawings, specifications and other documents and information lodged by the applicant, endorsed with the relevant consent; and(b) if relevant, a schedule of essential safety provisions in the appropriate form which sets out the matters to be specified under these regulations.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Land and Built Environment</li> <li>Manager, Building Policy and Programs</li> <li>Senior Building Officer</li> <li>Building Officer</li> </ul>	

Regulation 57	Notice of decision (section 126(1))		
Regulation 57(2) <i>Commission as a relevant authority</i>	The power to determine the appropriate form for notice to be given under this regulation.	State Commission Assessment Panel	
Regulation 57(4) <i>Commission as a relevant</i> <i>authority</i>	The function of endorsing a set of any approved plans and other relevant documentation with an appropriate form of authentication, and the function of ensuring that the notice provided by the SA Planning Portal under reg 57(2) includes the endorsed set of approved plans and other relevant documentation.	State Commission Assessment Panel	
Regulation 57(5) <i>Commission as a relevant</i> <i>authority</i>	The function of, in acting under reg 57(4), providing the successful applicant with a copy of the plans, drawings, specifications and other documents and information lodged by the applicant in accordance with the requirements of these regulations (endorsed as required by reg 57(4)).	State Commission Assessment Panel	
Regulation 57(7) <i>Commission as a relevant authority</i>	The power to specify any additional stage of building work for which notice must be given to the council under reg 93.	State Commission Assessment Panel	
Regulation 57(9)	Where the relevant authority issued a notice under reg 57(1):	State Commission Assessment Panel	

Commission as a relevant	The duty of providing the notice:		
authority	<ul> <li>(a) to any other relevant authority— <ul> <li>(i) that has already given</li> <li>another development</li> <li>authorisation that relates</li> <li>to the same</li> <li>development; or</li> <li>(ii) that is considering an</li> <li>application for another</li> <li>development</li> <li>authorisation that relates</li> <li>to the same</li> <li>development</li> <li>authorisation that relates</li> <li>to the same</li> <li>development</li> <li>authorisation that relates</li> <li>to the same</li> <li>development; and</li> </ul> </li> <li>(b) if the application was referred to <ul> <li>a prescribed body under section</li> <li>122 of the Act—to the</li> <li>prescribed body; and</li> </ul> </li> <li>(c) if an owner of the land to which</li> <li>the application related was not a</li> <li>party to the application—to that</li> </ul>		
Division 5	Conditions		
Regulation 58	Notice of conditions	State Commission Assessment	
<i>Commission as a relevant authority</i>	The function of identifying the prescribed body.	Panel	
Division 6	Other matters		
Regulation 61	Certificate of independent technical expert in certain cases		

Regulation 61(4)(c) Commission as a relevant authority	The power to determine whether (on the basis of advice received from the accreditation authority under the <i>Planning, Development and</i> <i>Infrastructure (Accredited</i> <i>Professionals) Regulations 2019</i> ) a relevant professional association, or another relevant registration or accreditation authority, qualify the person to act as a technical expert under this regulation.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Director, Land and Built Environment</li> <li>Manager, Development Assessment</li> <li>Manager, State Assessment</li> <li>Manger, Land Tenure</li> <li>Team Leader, Major &amp; Crown</li> <li>Team Leader, Metro &amp; Regional</li> <li>Team Leader, City &amp; Inner Metro</li> <li>Project Coordinator</li> <li>Principal Project Officer</li> <li>Principal Planner</li> <li>Senior Specialist Planning Officer</li> <li>Senior Planning Officer</li> <li>Planning Officer</li> <li>Planning Services Research Officer</li> <li>Planning Services Officer</li> </ul>
Regulation 62	Requirement to upgrade building in certain cases	

Regulation 62(3) <i>Commission as a relevant</i> <i>authority</i>	The power to require, as a condition of consent, that the entire building be brought into conformity with the relevant requirements of the Building Code for bushfire protection.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Land and Built Environment</li> <li>Manager, Building Policy and Programs</li> <li>Senior Building Officer</li> <li>Building Officer</li> </ul>
Regulation 63	Urgent work	
Regulation 63(1) <i>Commission as a relevant</i> <i>authority</i>	<ul> <li>(a) the power to determine and to specify a telephone number to which relevant notification must be given.</li> <li>(b) The power to determine and to specify an email address to which relevant notification must be given.</li> </ul>	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Land &amp; Built Environment</li> <li>Manager, Building Policy and Programs</li> <li>Senior Building Officer</li> <li>Building Officer</li> </ul>
Regulation 63(2) <i>Commission as a relevant</i> <i>authority</i>	The power to determine and allow a longer period for the commencement of relevant work.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Land &amp; Built Environment</li> <li>Manager, Building Policy and Programs</li> <li>Senior Building Officer</li> <li>Building Officer</li> </ul>
Regulation 63(3) <i>Commission as a relevant</i> <i>authority</i>	The power to determine and allow a longer period for the performance of the relevant tree-damaging activity.	<ul> <li>Director, Planning and Development</li> <li>Manager Development Assessment</li> <li>Manager, State Assessment</li> </ul>

Regulation 65	Variation of authorisation (section	<ul> <li>Team Leader, Major &amp; Crown</li> <li>Team Leader, Metro &amp; Regional</li> <li>Team Leader, City &amp; Inner Metro</li> <li>Principal Planner</li> <li>Senior Planner</li> </ul>	
Regulation 65(1)(a)	128)The power to determine whether to	State Commission Assessment	
Commission as a relevant authority	approve a minor variation.	Panel	
Part 8	Impact Assessed Development		
Regulation 68	Procedural matters (section 111(2))		
Regulation 68(1) <i>Commission as a relevant authority</i>	The function of ensuring that all relevant documentation is available to the Minister via the SA planning portal.	State Commission Assessment Panel	
Regulation 68(2) <i>Commission as a relevant</i> <i>authority</i>	The function of transmitting to the Minister any fees that have been paid by the proponent under the <i>Planning</i> , <i>Development and Infrastructure (Fees,</i> <i>Charges and Contributions)</i> <i>Regulations 2019</i> (less any amount that the Minister determines should be retained by the relevant authority).	State Commission Assessment Panel	

Regulation 70	Level of detail – EIS (section 112(c)) The function of : (a) by written notice, providing an invitation to the proponent to express any view on the level of detail required in the EIS; and (b) determining the manner in which a proponent may respond to the invitation in (a).	State Commission Assessment Panel	
Part 9	Special provisions relating to land division		
Division 2	Advice from Commission		
Regulation 76	Advice from Commission		
Regulation 76(2) Where the Commission is <u>not</u> the relevant authority	The power to determine whether to give notice of a longer period to the relevant authority.	State Commission Assessment Panel	
Regulation 76(3)(b)	The power to determine the manner in which a notice under Regulation 76(2) may be given.	State Commission Assessment Panel	
Regulation 76(4)	The power to, in relation to an application which relates to a proposed development that involves the division of land, consult with any other agency.	State Commission Assessment Panel	

Regulation 78	The power to determine whether to impose a time limit of 20 business days for a response from that agency. Underground mains areas	
Regulation 78(1) Where the Commission is deemed as a council as per reg 75 in this Part	The power to consider whether an area should be declared an underground mains area and to seek a report from the relevant electricity authority in relation to the matter.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Manager Development Assessment</li> <li>Manager, State Assessment</li> <li>Team Leader, Major &amp; Crown</li> <li>Team Leader, Metro &amp; Regional</li> </ul>
Regulation 78(2) Where the Commission is deemed as council as per reg 75 in this Part	The power to, after having received and considered a report from the electricity authority, declare the area to be an underground mains area.	<ul> <li>Team Leader, City &amp; Inner Metro</li> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Manager Development Assessment</li> <li>Manager, State Assessment</li> <li>Team Leader, Major &amp; Crown</li> <li>Team Leader, Metro &amp; Regional</li> <li>Team Leader, City &amp; Inner Metro</li> </ul>
Regulation 78(3) <i>Commission as a relevant</i> <i>authority</i>	The power to require, as a condition on the relevant authority or it's delegate's decision on the application, that any electricity mains be placed underground.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> </ul>

Division 6 Regulation 81	Prescribed requirements – general land division Width of roads and thoroughfares	Manager Development     Assessment     Manager, State Assessment
Regulation 81(4) Where the Commission is deemed as a council as per reg 75 in this Part	The power to dispense with a width prescribed by Regulation 81(1) or (3) (and specify a different width) if the width so prescribed is not necessary for the safe and convenient movement of vehicles or pedestrians, or for underground services.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Manager Development Assessment</li> <li>Manager, State Assessment</li> <li>Team Leader, Major &amp; Crown</li> <li>Team Leader, Metro &amp; Regional</li> <li>Team Leader, City &amp; Inner Metro</li> </ul>
Regulation 81(6) Where the Commission is deemed as council as per reg 75 in this Part	The power to dispense with a requirement under Regulation 81(5) if it appears that the cul-de-sac is likely to become a through road.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Manager Development Assessment</li> <li>Manager, State Assessment</li> <li>Team Leader, Major &amp; Crown</li> <li>Team Leader, Metro &amp; Regional</li> <li>Team Leader, City &amp; Inner Metro</li> </ul>
Regulation 82	Road Widening	

Regulation 82(1) Where the Commission is deemed as council as per reg 75 in this Part	The power to determine whether the road should be widened in order to provide a road of adequate width having regard to existing and future requirements of the area, the proposed division of land must make provision for that widening.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Manager Development Assessment</li> <li>Manager, State Assessment</li> <li>Team Leader, Major &amp; Crown</li> <li>Team Leader, Metro &amp; Regional</li> <li>Team Leader, City &amp; Inner Metro</li> </ul>
Regulation 83	Requirement as to forming of roads	
Regulation 83(1) Where the Commission is deemed as council as per reg 75 in this Part	The power to determine and specify a width for the roadway of every proposed road on a plan of division.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Manager Development Assessment</li> <li>Manager, State Assessment</li> <li>Team Leader, Major &amp; Crown</li> <li>Team Leader, Metro &amp; Regional</li> <li>Team Leader, City &amp; Inner Metro</li> </ul>
Regulation 83(4) Where the Commission is deemed as council as per reg 75 in this Part	The power to dispense with the requirements under Regulation 83(3) if the cul-de-sac is likely to become a through road.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Manager Development Assessment</li> <li>Manager, State Assessment</li> <li>Team Leader, Major &amp; Crown</li> <li>Team Leader, Metro &amp; Regional</li> </ul>

		Team Leader, City & Inner Metro
Regulation 83(5) Where the Commission is deemed as council as per reg 75 in this Part	The power to determine the satisfactory form of every footpath, water table, kerbing, culvert and drain of every proposed road.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Manager Development Assessment</li> <li>Manager, State Assessment</li> <li>Team Leader, Major &amp; Crown</li> <li>Team Leader, Metro &amp; Regional</li> <li>Team Leader, City &amp; Inner Metro</li> </ul>
Regulation 83(6) Where the Commission is deemed as council as per reg 75 in this Part	The power to determine whether to dispense with a requirement under Regulation 83(5).	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Manager Development Assessment</li> <li>Manager, State Assessment</li> <li>Team Leader, Major &amp; Crown</li> <li>Team Leader, Metro &amp; Regional</li> <li>Team Leader, City &amp; Inner Metro</li> </ul>
Regulation 84	Construction of roads, bridges, drains and services	
Regulation 84(1) Where the Commission is deemed as council as per reg 75 in this Part	The power to require a roadway to be paved and sealed with bitumen, tar or asphalt or an other material approved by the Commission or its delegate.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Manager Development Assessment</li> <li>Manager, State Assessment</li> </ul>

Regulation 84(3) Where the Commission is deemed as council as per reg 75 in this Part	The power to require any footpath, water-table, kerbing, culvert or drain of a proposed road to be constructed.	<ul> <li>Team Leader, Major &amp; Crown</li> <li>Team Leader, Metro &amp; Regional</li> <li>Team Leader, City &amp; Inner Metro</li> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Manager Development Assessment</li> <li>Manager, State Assessment</li> <li>Team Leader, Major &amp; Crown</li> <li>Team Leader, Metro &amp; Regional</li> <li>Team Leader, City &amp; Inner Metro</li> </ul>
Regulation 85	Supplementary provisions	
Regulation 85(1) Where the Commission is deemed as council as per reg 75 in this Part	The power to approve a road location and grading plan.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Manager Development Assessment</li> <li>Manager, State Assessment</li> <li>Team Leader, Major &amp; Crown</li> <li>Team Leader, Metro &amp; Regional</li> <li>Team Leader, City &amp; Inner Metro</li> </ul>
Regulation 85(2) Where the Commission is deemed as council as per reg 75 in this Part	The power to determine whether works referred to in regulations 83 and 84 have been carried out in a satisfactory manner.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Manager Development Assessment</li> </ul>

	The power to direct the works to be carried out in conformity with a licensed surveyor. <u>And</u> The power to approve the work referred to in regulations 83 and 84.	<ul> <li>Manager, State Assessment</li> <li>Team Leader, Major &amp; Crown</li> <li>Team Leader, Metro &amp; Regional</li> <li>Team Leader, City &amp; Inner Metro</li> </ul>
Regulation 85(4) Where the Commission is deemed as council as per reg 75 in this Part	The power to determine whether to be satisfied 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.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Manager Development Assessment</li> <li>Manager, State Assessment</li> <li>Team Leader, Major &amp; Crown</li> <li>Team Leader, Metro &amp; Regional</li> <li>Team Leader, City &amp; Inner Metro</li> </ul>
Division 7	Certificate in respect of division of land	
Regulation 87	General Land Division	
Regulation 87(1) Where the Commission is <u>not</u> a council as per R75 in this Part	In accordance with s138(1) of the Act, the power to issue a certificate under that section notwithstanding that the requirements under Division 6 have not been fully satisfied if the council advises the Commission of the matters in this subregulation.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Director, Land and Built Environment</li> <li>Manager, Development Assessment</li> <li>Manager, State Assessment</li> </ul>

Regulation 87(1) Where the Commission is deemed as council as per reg 75	The power to advise the Commission: (a) that the applicant has entered into a binding arrangement with	<ul> <li>Manger, Land Tenure</li> <li>Team Leader, Major &amp; Crown</li> <li>Team Leader, Metro &amp; Regional</li> <li>Team Leader, City &amp; Inner Metro</li> <li>Project Coordinator</li> <li>Principal Project Officer</li> <li>Principal Planner</li> <li>Senior Specialist Planning Officer</li> <li>Senior Planning Officer</li> <li>Planning Officer</li> <li>Para Planner</li> <li>Coordinator Planning Services</li> <li>Planning Services Research Officer</li> <li>Planning Services Officer</li> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and</li> </ul>
in this Part	<ul> <li>the council for the satisfaction of those requirements (other than a requirement under regulation 84(5)) and that the arrangement is supported by adequate security; and</li> <li>(b) in a case where a requirement under regulation 84(5) has not been fully satisfied—that the</li> </ul>	<ul> <li>Development</li> <li>Director, Land and Built Environment</li> <li>Manager, Development Assessment</li> <li>Manager, State Assessment</li> <li>Manger, Land Tenure</li> <li>Team Leader, Major &amp; Crown</li> </ul>
	applicant has entered into a binding arrangement with the	<ul><li>Team Leader, Metro &amp; Regional</li><li>Team Leader, City &amp; Inner Metro</li></ul>

	appropriate electricity authority for the satisfaction of the requirement and that the arrangement is supported by adequate security.	<ul> <li>Project Coordinator</li> <li>Principal Project Officer</li> <li>Principal Planner</li> <li>Senior Specialist Planning Officer</li> <li>Senior Planning Officer</li> <li>Planning Officer</li> <li>Para Planner</li> <li>Coordinator Planning Services</li> <li>Planning Services Research Officer</li> <li>Planning Services Officer</li> </ul>
Regulation 87(2)	In accordance with section 138(1) of the Act, the power to determine whether to issue a certificate under that section notwithstanding that the requirements of the relevant responsible Minister relating to the provision of water supply and sewerage services have not been fully satisfied if that Minister advises the Commission that the applicant has entered into a binding arrangement with the Minister for the satisfaction of those requirements and that the arrangement is supported by adequate security.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Director, Land and Built Environment</li> <li>Manager, Development Assessment</li> <li>Manager, State Assessment</li> <li>Manger, Land Tenure</li> <li>Team Leader, Major &amp; Crown</li> <li>Team Leader, Metro &amp; Regional</li> <li>Team Leader, City &amp; Inner Metro</li> <li>Project Coordinator</li> <li>Principal Project Officer</li> <li>Principal Planner</li> <li>Senior Specialist Planning Officer</li> </ul>

Regulation 88	Division of land by strata title	<ul> <li>Senior Planning Officer</li> <li>Planning Officer</li> <li>Para Planner</li> <li>Coordinator Planning Services</li> <li>Planning Services Research Officer</li> <li>Planning Services Officer</li> </ul>	
Regulation 88(1) Where the Commission is <u>not</u> a council as per R75 in this Part	In accordance with s138(1) of the Act, the power to issue a certificate under that section in relation to the division of land by strata plan under the <i>Community Titles Act 1996</i> or the <i>Strata Titles Act 1988</i> notwithstanding that the requirements of section 102(1)(d) of the Act have not been fully satisfied if the council advises the Commission that the applicant has entered into a binding arrangement with the council for the satisfaction of those requirements and that the arrangement is supported by adequate security.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Director, Land and Built Environment</li> <li>Manager, Development Assessment</li> <li>Manager, State Assessment</li> <li>Manger, Land Tenure</li> <li>Team Leader, Major &amp; Crown</li> <li>Team Leader, Metro &amp; Regional</li> <li>Team Leader, City &amp; Inner Metro</li> <li>Project Coordinator</li> <li>Principal Project Officer</li> <li>Principal Planner</li> <li>Senior Specialist Planning Officer</li> <li>Planning Officer</li> <li>Planning Officer</li> </ul>	

Regulation 88(1) Where the Commission is deemed as council as per reg 75 in this Part	The power to advise the Commission that the applicant has entered into a binding arrangement with the council for the satisfaction of those requirements and that the arrangement is supported by adequate security.	<ul> <li>Para Planner</li> <li>Coordinator Planning Services</li> <li>Planning Services Research Officer</li> <li>Planning Services Officer</li> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Manager Development Assessment</li> <li>Manager, State Assessment</li> <li>Team Leader, Major &amp; Crown</li> <li>Team Leader, Metro &amp; Regional</li> <li>Team Leader, City &amp; Inner Metro</li> </ul>
Regulation 89	General Provisions	
Regulation 89(3)(a)(i)	The power to determine whether to approve a certification for the purposes of this subparagraph.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Director, Land and Built Environment</li> <li>Manager, Development Assessment</li> <li>Manager, State Assessment</li> <li>Manger, Land Tenure</li> </ul>

Regulation 89(3)(b) Where the Commission is deemed as council as per reg 75 in this Part	The function of providing a certificate.	<ul> <li>Team Leader, Major &amp; Crown</li> <li>Team Leader, Metro &amp; Regional</li> <li>Team Leader, City &amp; Inner Metro</li> <li>Project Coordinator</li> <li>Principal Project Officer</li> <li>Principal Planner</li> <li>Senior Specialist Planning Officer</li> <li>Planning Officer</li> <li>Para Planner</li> <li>Coordinator Planning Services</li> <li>Planning Services Research Officer</li> <li>Planning Services Officer</li> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Director, Land and Built Environment</li> <li>Manager, Development Assessment</li> <li>Manager, State Assessment</li> <li>Manager, Land Tenure</li> <li>Team Leader, Metro &amp; Regional</li> <li>Team Leader, City &amp; Inner Metro</li> <li>Project Coordinator</li> </ul>
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Regulation 89(6) Where the Commission is deemed as council as per reg 75 in this Part	The function of being furnished with a copy of the certificate and plan referred to in reg 89(3) – (a) via electronic access on the SA planning portal; and (b) by requesting that the certificate and plan be provided via written copy to the council.	<ul> <li>Principal Project Officer</li> <li>Principal Planner</li> <li>Senior Specialist Planning Officer</li> <li>Senior Planning Officer</li> <li>Planning Officer</li> <li>Para Planner</li> <li>Coordinator Planning Services</li> <li>Planning Services Research Officer</li> <li>Planning Services Officer</li> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Director, Land and Built Environment</li> <li>Manager, Development Assessment</li> <li>Manager, State Assessment</li> <li>Manager, Land Tenure</li> <li>Team Leader, Major &amp; Crown</li> <li>Team Leader, Metro &amp; Regional</li> <li>Team Leader, City &amp; Inner Metro</li> <li>Project Coordinator</li> <li>Principal Planner</li> </ul>
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Regulation 89(6)(b) Where the Commission is <u>not</u> a council as per reg 75 in this Part	The power to determine the manner in which a copy of the certificate and plan referred to in Regulation 89(3) must be furnished to the relevant council.	<ul> <li>Senior Specialist Planning Officer</li> <li>Senior Planning Officer</li> <li>Planning Officer</li> <li>Para Planner</li> <li>Coordinator Planning Services</li> <li>Planning Services Research Officer</li> <li>Planning Services Officer</li> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Director, Land and Built Environment</li> <li>Manager, Development Assessment</li> <li>Manager, State Assessment</li> <li>Manager, Land Tenure</li> <li>Team Leader, Major &amp; Crown</li> <li>Team Leader, Metro &amp; Regional</li> <li>Team Leader, City &amp; Inner Metro</li> <li>Project Coordinator</li> <li>Principal Planner</li> <li>Senior Specialist Planning Officer</li> <li>Senior Planning Officer</li> </ul>
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		Planning Officer
		Para Planner
		Coordinator Planning Services
		<ul> <li>Planning Services Research</li> </ul>
		Officer
		Planning Services Officer
		Executive Director, Planning and
Regulation 89(6)(b)	The power to request a written copy of	Land Use Services
Where the Commission is	the certificate/s and plan/s referred to in reg 89(3).	<ul> <li>Director, Planning and</li> </ul>
deemed as council as per reg 75		Development
in this Part		<ul> <li>Director, Land and Built</li> </ul>
		Environment
		Manager, Development
		Assessment
		Manager, State Assessment
		Manger, Land Tenure
		<ul> <li>Team Leader, Major &amp; Crown</li> </ul>
		Team Leader, Metro & Regional
		Team Leader, City & Inner Metro
		Project Coordinator
		Principal Project Officer
		Principal Planner
		Senior Specialist Planning
		Officer
		Senior Planning Officer
		Planning Officer
		Para Planner
		Coordinator Planning Services

		<ul> <li>Planning Services Research Officer</li> <li>Planning Services Officer</li> <li>Executive Director, Planning and</li> </ul>
Regulation 89(7)	The power to determine whether to extend the expiration date of a certificate in response to an application made prior to the lapse of the certificate.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Director, Land and Built Environment</li> <li>Manager, Development Assessment</li> <li>Manager, State Assessment</li> <li>Manger, Land Tenure</li> <li>Team Leader, Major &amp; Crown</li> <li>Team Leader, Metro &amp; Regional</li> <li>Team Leader, City &amp; Inner Metro</li> <li>Project Coordinator</li> <li>Principal Project Officer</li> <li>Principal Planner</li> <li>Senior Specialist Planning Officer</li> <li>Senior Planning Officer</li> <li>Planning Officer</li> <li>Planning Officer</li> <li>Planning Services Research Officer</li> <li>Planning Services Officer</li> </ul>

Regulation 89(8) Where the Commission is <u>not</u> a council as per reg 75 in this Part	The function of consulting with the relevant council before granting an extension period under reg 89(7).	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Planning and Development</li> <li>Director, Land and Built Environment</li> <li>Manager, Development Assessment</li> <li>Manager, State Assessment</li> <li>Manger, Land Tenure</li> <li>Team Leader, Major &amp; Crown</li> <li>Team Leader, Metro &amp; Regional</li> <li>Team Leader, City &amp; Inner Metro</li> <li>Project Coordinator</li> <li>Principal Project Officer</li> <li>Senior Specialist Planning Officer</li> <li>Senior Planning Officer</li> <li>Planning Officer</li> <li>Planning Officer</li> <li>Planning Services Research Officer</li> <li>Planning Services Officer</li> </ul>
Regulation 89(9)	The power to consult with and determine whether to agree to a scheme with the Registrar-General in	<ul> <li>Executive Director, Planning and Land Use Services</li> </ul>

	connection with the operation of this regulation.	<ul> <li>Director, Planning and Development</li> <li>Manager Development Assessment</li> <li>Manager, State Assessment</li> </ul>	
Part 10	Special provisions relating to buildings and building work		
Division 3	Safety, health and amenity		
Regulation 94	Essential safety provisions		
Regulation 94(4) <i>Commission as a relevant</i> <i>authority</i>	The function of issuing a schedule in the form determined by the Chief Executive for the purposes of this Regulation.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Land &amp; Built Environment</li> <li>Manager, Building Policy and Programs</li> <li>Senior Building Officer</li> <li>Building Officer</li> </ul>	
Regulation 99	Construction Industry Training Fund		
Regulation 99(4) <i>Commission as a relevant</i> <i>authority</i>	The power to notify the applicant that it cannot issue a building rules consent until the relevant authority is satisfied that the levy has been paid or is not payable.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Land &amp; Built Environment</li> <li>Manager, Building Policy and Programs</li> <li>Senior Building Officer</li> <li>Building Officer</li> </ul>	

Regulation 99(5)(b) Commission as a relevant authority Regulation 103	The power to determine whether the application has lapsed. Certificates of occupancy	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Land &amp; Built Environment</li> <li>Manager, Building Policy and Programs</li> <li>Senior Building Officer</li> <li>Building Officer</li> </ul>	
Regulation 103(6b) <i>Commission as a relevant</i> <i>authority</i>	<ul> <li>The function of receiving from a council: <ul> <li>(a) notice of its determination to carry out an inspection of building work in accordance with reg 103(6a); and</li> <li>(b) notice of the completion of the inspection (after any building work or other action required by the inspection has been undertaken).</li> </ul> </li> </ul>	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Land &amp; Built Environment</li> <li>Manager, Building Policy and Programs</li> <li>Senior Building Officer</li> <li>Building Officer</li> </ul>	
Regulation 104 Regulation 104(5) <i>Commission as a relevant</i> <i>authority</i>	Statement of Compliance           The power to indicate (by notice issued at the time that the relevant building consent was given) which certificates, reports or other documents need to be furnished.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Land &amp; Built Environment</li> <li>Manager, Building Policy and Programs</li> <li>Senior Building Officer</li> <li>Building Officer</li> </ul>	

Part 12	Crown development		
Regulation 107	General Scheme		
Regulation 107(5)	For the purpose of section 131(10) of the Act:	State Commission Assessment Panel	
	The function of referring the application, together with a copy of any relevant information provided by the State agency, to the relevant body under Schedule 9 for comment and report within the period of 30 business days.		
Regulation 107(6)	The power to determine the form required for a notice on the land for the purposes of section 131(13)(a) of the Act.	State Commission Assessment Panel	
	And		
	The power to cause the sign to be removed at a later time.		
Regulation 107(7)	The power to require the relevant State agency to place the notice on the land under reg 107(6) on behalf of the Commission.	State Commission Assessment Panel	
Regulation 107(8)(b)	The power to determine whether it is impracticable or unnecessary to place a notice on the land under that subregulation.	State Commission Assessment Panel	

Subdivision 4	Impact assessed development	
Section 109	Practice direction to provide guidance	
Section 109(1) Section 42	The function of preparing and publishing a practice direction with respect to -         (a) impact assessed development (not being restricted development)—         (i) requirements as to the preparation of an EIS, including the level of detail that an EIS must address with respect to various classes of development; and         (ii) any other requirements for assessing the level or impact of a development that is to be assessed as impact assessed	
	development; and (iii) the information that must be provided by the proponent at the various stages assessed under this Act; and	

any other matter prescribed by the regulations.		
Land Management Agreements		
<ul> <li>The function of providing a copy of a notice under reg 111(6) to –</li> <li>(a) any owner of the land who is not a party to the agreement; and</li> <li>(b) if the council for the area where the relevant land is situated is not a party to the agreement – the council.</li> </ul>	State Commission Assessment Panel	
Miscellaneous		
Record of applications		
<ul> <li>The function of ensuring that the following matters are recorded on the SA planning portal in respect of each application for a development authorisation under section 102 of the Act:</li> <li>(a) the name and contact details of the relevant authority;</li> <li>(b) the name and address of the applicant (or of each applicant);</li> <li>(c) the date on which the</li> </ul>	State Commission Assessment Panel	
	<ul> <li>regulations.</li> <li>Land Management Agreements</li> <li>The function of providing a copy of a notice under reg 111(6) to –         <ul> <li>(a) any owner of the land who is not a party to the agreement; and</li> <li>(b) if the council for the area where the relevant land is situated is not a party to the agreement – the council.</li> </ul> </li> <li>Miscellaneous         <ul> <li>Record of applications</li> <li>The function of ensuring that the following matters are recorded on the SA planning portal in respect of each application for a development authorisation under section 102 of the Act:                 <ul></ul></li></ul></li></ul>	regulations.       Land Management Agreements         Image: Land Management Agreements       State Commission Assessment Panel         The function of providing a copy of a notice under reg 111(6) to – <ul> <li>(a) any owner of the land who is not a party to the agreement; and</li> <li>(b) if the council for the area where the relevant land is situated is not a party to the agreement –             <ul> <li>the council.</li> </ul>        State Commission Assessment Panel</li> </ul> Miscellaneous       State Commission Assessment Panel         The function of ensuring that the following matters are recorded on the SA planning portal in respect of each application for a development authorisation under section 102 of the Act: <ul> <li>(a) the name and contact details of the relevant authority;</li> <li>(b) the name and address of the applicant (or of each applicant);</li> </ul>

(d)	the date on which the application was verified under regulation 31;	
(e)	the date (or dates) on which the fees relating to the application were paid in accordance with these regulations and the <i>Planning, Development and</i> <i>Infrastructure (Fees, Charges</i> <i>and Contributions) Regulations</i> 2019;	
(f)	a description of the land which is the subject of the application;	
(g)	a brief summary of the matters, acts or things in respect of which any consent or approval is sought;	
(h)	details of any referral or concurrence on the application;	
(i)	details of any other decision made on the application by another entity exercising a power under this Act that has been notified to the relevant authority in accordance with these regulations;	
(j)	any decision on the application (including the date of the decision and any conditions that are imposed);	

	<ul> <li>(k) the date of the commencement of any building work, and the date of the completion of any building work, as notified under regulation 93;</li> <li>(I) if any decision on the application is the subject of an appeal, the result of the appeal.</li> </ul>		
Regulation 120(4)(a) <i>Commission as a relevant</i> <i>authority</i>	The power to form the opinion whether including a document on the SA Planning portal would unreasonably jeopardise the present or future security of a building.	State Commission Assessment Panel	
Schedule 6	Relevant authority - Commission		
Clause 3	City of Adelaide – developments over \$10m		
Clause 3(2)(b)	The power to determine whether development is ancillary to or in association with a development the subject of an authorisation given by the Commission (or its delegate) under this clause.	State Commission Assessment Panel	
Clause 4	Inner Metropolitan Area – buildings exceeding 4 storeys		
Clause 4(2)(b)	The power to determine whether development is ancillary to or in association with a development the	State Commission Assessment Panel	

Schedule 8	Plans		
Clause 8(2)(b)	The power to determine whether development is ancillary to or in association with a development the subject of an authorisation given by the Commission under this clause.	State Commission Assessment Panel	
Clause 8	City of Charles Sturt – developments over \$3m in identified area		
Clause 5(2)(b)	The power to determine whether development is ancillary to or in association with a development the subject of an authorisation given by the Commission under this clause.	State Commission Assessment Panel	
Clause 5	City of Port Adelaide Enfield – developments over \$3m in identified area		
Clause 4A(2)(b)	The power to determine whether development is ancillary to or in association with a development the subject of an authorisation given by the Commission under this clause.	State Commission Assessment Panel	
Clause 4A	Morphettville and Camden Park – buildings exceeding 4 storeys		
	subject of an authorisation given by the Commission under this clause.		

Clause 2	Plans for residential alterations, additions and new dwellings		
Clause 2(d)(ii)	The power to determine whether 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.	State Commission Assessment Panel	
Clause 4	Plans for building work		
Clause 4(3)	The power to require such details, particulars, plans, drawings, specifications and other documents (in addition to the other documents required to accompany the application), as is reasonable to show that the entire building will, on completion of the building work, comply with the requirements of the Act and these regulations for a building of the classification applied for or with so many of those requirements as will ensure that the building is safe and conforms to a proper structural standard.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, Land &amp; Built Environment</li> <li>Manager, Building Policy and Programs</li> <li>Senior Building Officer</li> <li>Building Officer</li> </ul>	
Planni	ing Development and Infrastructure (Fees, Chai	rges and Contributions) Regulations	2019
Part 3	General		
Regulation 5	Calculation or assessment of fees		

Regulation 5(1) Where the Commission is an 'authority' with which an application is duly lodged under a related set of regulations (including via the SA planning portal)	<ul> <li>The power to:</li> <li>(a) Require the applicant to provide such information as is reasonably required to calculate any fee payable under these regulations or a related set of regulations; and</li> <li>(b) Make any other determination for the purposes of these regulations or a related set of regulations or a related set of regulations (even if it is not a relevant authority).</li> </ul>	State Commission Assessment Panel
Regulation 5(2) Where the Commission is an 'authority' acting under (1) or a relevant authority in any event	If any information provided by an applicant is incomplete or inaccurate: The power to calculate any fee on the basis of estimates made.	State Commission Assessment Panel
Regulation 5(3) Where the Commission is an 'authority'	The power to, at any time, and despite an earlier calculation or acceptance of an amount in respect of the fee, reassess a fee payable under these regulations or a related set of regulations.	State Commission Assessment Panel
<b>Regulation 7</b> Where the Commission is an 'authority' to which a fee is payable under these regulations or a related set of regulations	Waiver or refund of fee Where a fee is payable under these regulations or a related set of delegations to the delegate:	State Commission Assessment Panel

	The power to waive or refund the payment of the whole or a part of the fee.		
Planning	Development and Infrastructure (Trans	sitional Provisions) Regulations 2017	•
Part 4	Staged commencement of development assessment under Act		
Regulation 11	Related provisions		
Regulation 11(3)(b)	The power to adopt any findings or determinations of the Minister under those subsections made before the relevant day to give effect to this subregulation.	State Commission Assessment Panel	
Regulation 11(3)	The power to adopt any findings or determinations of the Minister under those sections 46B(9) to (12), 46C(9) to (12), 46D(8) to (10) and 47(3) of the repealed Act, made before the relevant day to give effect to this subregulation.	State Commission Assessment Panel	
Development Act 1993 As per Planning Development and Infrastructure (Transitional Provisions) Regulations 2017: Part 4, Regulation 11(3)(b) On or after the relevant day:			
Section 46B	EIS process – Specific Provisions		

Section 46B(9) Where the Minister is to be read as a reference to the Commission as per the (Transitional Provisions) Regulations reg 11(3)(b):	The power and function of preparing an Assessment Report in accordance with the requirements of section 46B(9).	State Commission Assessment Panel
Section 46B(10) Where the Minister is to be read as a reference to the Commission as per the (Transitional Provisions) Regulations reg 11(3)(b):	<ul> <li>The power and function to:</li> <li>(a) notify a person who made a written submission under section 46B(5) of the availability of the Assessment Report in the manner prescribed by the regulations; and</li> <li>(b) by public advertisement, give notice of the place or places at which copies of the Assessment Report are available for inspection and purchase.</li> </ul>	State Commission Assessment Panel
Section 46B(11) Where the Minister is to be read as a reference to the Commission as per the (Transitional Provisions) Regulations reg 11(3)(b):	The power and function to keep available for inspection and purchase copies of the EIS, the proponent's response under section 46B(8) and the Assessment Report, at a place determined by the delegate and for a period determined by the delegate.	State Commission Assessment Panel
Section 46B(12) Where the Minister is to be read as a reference to the Commission	The power and function, if a proposed development or project to which an EIS relates will, if the development or project proceeds, be situated wholly or	State Commission Assessment Panel

as per the (Transitional Provisions) Regulations reg 11(3)(b):	partly within the area of a council, to give a copy of the EIS, the proponent's response under section 46B(8) and the Assessment Report to the council.		
Section 46C	PER Process – Specific provisions		
Section 46C(9) Where the Minister is to be read as a reference to the Commission as per the (Transitional Provisions) Regulations reg 11(3)(b):	The power and function of preparing an Assessment Report in accordance with the requirements of section 46C(9).	State Commission Assessment Panel	
Section 46C(10) Where the Minister is to be read as a reference to the Commission as per the (Transitional Provisions) Regulations reg 11(3)(b):	The function of, by public advertisement, giving notice of the place or places at which copies of the Assessment Report are available for inspection and purchase.	State Commission Assessment Panel	
Section 46C(11) Where the Minister is to be read as a reference to the Commission as per the (Transitional Provisions) Regulations reg 11(3)(b):	The power and function to keep available for inspection and purchase copies of the PER, the proponent's response under section 46C(8) and the Assessment Report, at a place determined by the delegate and for a period determined by the delegate.	State Commission Assessment Panel	

Section 46C(12) Where the Minister is to be read as a reference to the Commission as per the (Transitional Provisions) Regulations reg 11(3)(b):	The power and function, if a proposed development or project to which an PER relates will, if the development or project proceeds, be situated wholly or partly within the area of a council, to give a copy of the PER, the proponent's response under section 46C(8) and the Assessment Report to the council.	State Commission Assessment Panel	
Section 46D	DR process – specific provisions		
Section 46D(8) Where the Minister is to be read as a reference to the Commission as per the (Transitional Provisions) Regulations reg 11(3)(b):	The power and function of preparing an Assessment Report in accordance with the requirements of section 46D(8).	State Commission Assessment Panel	
Section 46D(9) Where the Minister is to be read as a reference to the Commission as per the (Transitional Provisions) Regulations reg 11(3)(b):	The power and function to keep available for inspection and purchase copies of any response under section 46D(7) and the Assessment Report, at a place determined by the delegate and for a period determined by the delegate.	State Commission Assessment Panel	
Section 46D(10)	The power and function, if a proposed development or project to which an DR relates will, if the development or	State Commission Assessment Panel	

Where the Minister is to be read as a reference to the Commission as per the (Transitional Provisions) Regulations reg 11(3)(b):	project proceeds, be situated wholly or partly within the area of a council, to give a copy of the DR, the any response under section 46D(7) and the Assessment Report to the council.		
Section 47	Amendment of EIS, PER or DR		
Section 47(3) Where the Minister is to be read as a reference to the Commission as per the (Transitional Provisions) Regulations reg 11(3)(b):	The function of, if an EIS, PER, DR, or Assessment Report is amended under section 47, by public advertisement, giving notice of the place or places at which copies of the relevant document or documents (with the amendments) are available for inspection and purchase.	State Commission Assessment Panel	



#### **INSTRUMENT OF DELEGATION**

#### PLANNING DEVELOPMENT AND INFRASTRUCTURE ACT 2016

#### DELEGATION

- 1. We, the State Planning Commission ("the Commission"), in exercise of the power under section 30 of the *Planning, Development and Infrastructure Act 2016* (the Act) hereby:
  - (a) **REVOKE** all previous delegations made under the Act and its statutory instruments, with the exception of:
    - the instrument of delegation dated 9 July 2020 from the Commission to the Chief Executive, Department of Infrastructure and Transport regarding the project known as "Port Spencer Grain Export Facility"; and
    - (ii) the instrument of delegation dated 24 May 2019 from the Commission to the Executive Director, Planning and Land Use Services (and various other positions), delegating powers and functions under the *Character Preservation (Barossa Valley) Act 2012*, the *Character Preservation (McLaren Vale) Act 2012* and the *Roads (Opening and Closing) Act 1991*.
  - (b) **DELEGATE** each of the powers and functions under the section of the Act and its statutory instruments identified in Column 1 of Schedule 1 to this instrument to:
    - the person or persons for the time being holding, acting in or assigned to the position within the administrative unit known as Planning and Land Use Services within the Department;
    - (ii) the panel or panels for the time being established by the Commission under section 29(1) of the Act and its statutory instruments;
    - (iii) the Chair of the Commission;

as specified in the corresponding line of Column 3 of Schedule 1, subject to those conditions (if any) specified in the corresponding line of Column 4 of Schedule 1 of this instrument.

#### FURTHER DELEGATION

2. Under section 30(5) of the Act, any of the powers or functions hereby delegated may be further delegated by the delegate, by instrument in writing, except as expressly limited.

#### INTERPRETATION

- 3. The terms in this instrument of delegation have the same meaning as under the Act.
- 4. The descriptions in Column 2 of Schedule 1 of this instrument are for administrative use only and do not form part of this delegation. All delegates exercising delegated powers or functions should refer to the statutory power or function delegated when exercising that power or function.
- 5. A reference to a business unit or directorate in this instrument of delegation is a reference to the relevant named business unit or directorate within the organisational structure of the Department.

- 6. A reference to a position, business unit or directorate that no longer exists is a reference to the position, business unit or directorate who performs the functions previously performed by the position, business unit or directorate named in this instrument of delegation.
- 7. A reference to:
  - (a) "PO" in this instrument will be taken to be a reference to a Professional Officer of the relevant classification in the Professional Officers Stream;
  - (b) "ASO" in this instrument will be taken to be a reference to an Administrative Services Officer of the relevant classification in the Administrative Services Stream;
  - (c) "MAS" in this instrument will be taken to be a reference to a Manager Administrative Services in the Administrative Services Stream;

as described in the relevant enterprise agreement applying from time to time to South Australian public sector employees, but as limited to a business unit or directorate of the Department, where noted in this instrument of delegation.

- 8. A reference to a PO, ASO or MAS "and higher" will be taken to mean the relevant position classification referred to, and all other positions of higher classification within the Professional Officers Stream and the Administrative Services Stream.
- 9. A reference to a position designated as:
  - (a) "PO4" will also be deemed to be a reference to an "ASO7";
  - (b) "PO3" will also be deemed to be a reference to an "ASO6";
  - (c) "PO2" will also be deemed to be a reference to an "ASO5"; and
  - (d) "PO1" will also be deemed to be a reference to an "ASO4",

for the purposes of this instrument of delegation.

# EXECUTED FOR AND ON BEHALF OF THE STATE PLANNING COMMISSION

Craig Holden Chair, State Planning Commission

1 March 2022

	SCHEDULE 1		
<b>COLUMN 1</b> Power/Function	COLUMN 2 Description of power or function	COLUMN 3 Delegated To	COLUMN 4 Conditions and limitations on delegation (where applicable)
	Planning, Development and Infi	rastructure Act 2016	
PART 1	Preliminary		
Section 7	Environment and food production areas – Greater Adelaide		
Section 7(5)(a)	The power to determine whether to concur in the granting of the authorisation.	State Commission Assessment Panel	
Division 4	Practice directions and practice guidelines		
Section 42	Practice Directions		
Section 42(4)(b)	The power to, from time to time, vary or revoke a practice direction by notification in the Gazette and publication on the SA planning portal.	<ul> <li>Executive Director</li> <li>Director, Growth Management</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>	Limited to variations to existing practice directions which the delegate considers to be minor.
Section 43	Practice guidelines		

Section 43(4)(b)	The power to, from time to time, vary or revoke a practice guideline by notification in the Gazette and publication on the SA planning portal.	<ul> <li>Executive Director</li> <li>Director, Growth Management</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>	Limited to variations to existing practice guidelines which the delegate considers to be minor.
Part 4	Community engagement and information sharing		
Division 1	Community engagement		
Section 44	Community Engagement Charter		
Section 44(12)	<ul> <li>The power to determine whether an entity has failed to comply with the charter and:</li> <li>(a) to direct the entity to comply with the charter; and</li> <li>(b) if the direction is not complied with within a period prescribed by the regulations—to take any action required by the delegate's direction and recover the reasonable costs and expenses of so doing as a debt from the entity that failed to comply with the direction.</li> </ul>	Executive Director	Limited to proposals to amend the Planning and Design Code in circumstances where: • the Department has not received any complaints regarding an engagement process undertaken by a Designated Entity; • the Chief Executive is not the Designated Entity under section 73 of the Act; and

	designated instrument (or at the request of the Minister).	<ul> <li>Director, Growth Management</li> </ul>	to initiate: • technical amendments to the Planning and Design Code (which
Section 73(2)(a)	The power to initiate a proposal to amend a	Executive Director	Limited to proposals
Section 73	Preparation and amendment		
Division 2	Planning instruments		
Part 5	Statutory instruments		
Section 51(1)	The power to prepare and publish standards and specifications that are to apply to or in relation to the SA planning portal, the SA planning database and the online atlas and search facility.	<ul><li>Executive Director</li><li>Surveyor-General</li></ul>	Limited to amendments to the Spatial Information Standard which are considered by the delegate as minor or operational in nature.
Section 51	Standards and specifications		
Division 2	Online planning services and information		
			<ul> <li>the delegate forms the opinion that the Community Engagement Charter has been complied with for such engagement.</li> </ul>

			<ul> <li>may include</li> <li>amendments</li> <li>considered by the</li> <li>delegate as minor,</li> <li>such as</li> <li>amendments to aid</li> <li>interpretation of</li> <li>policy or adjust</li> <li>mapping</li> <li>boundaries); or</li> <li>amendments to the</li> <li>Planning and</li> <li>Design Code that</li> <li>were subject to a</li> <li>Development Plan</li> <li>Amendment which</li> <li>has since lapsed.</li> </ul>
Section 73(2)(b) Section 22(1)(b)	The function of providing advice to the Minister in relation to a proposal to amend a designated instrument.	<ul> <li>Executive Director</li> <li>Director, Growth Management</li> </ul>	<ul> <li>A proposal to initiate a code amendment that meets all of the following criteria:</li> <li>clear consistency with the State Planning Policies and Regional Plans;</li> <li>Council/s support for the proposal;</li> <li>consistency with the Code Framework</li> </ul>
			Code Framework; • not known to be a highly sensitive

			<ul> <li>issue for the local community;</li> <li>the Chief Executive of the Department is not the proponent under section 73(2)(b)(i) of the Act; AND</li> <li>the Commission has not resolved or noted that it will determine the advice to the Minister on the proposal to initiate the code amendment.</li> </ul>
Section 73(6) Commission as a designated entity initiating a proposal to prepare or amend a designated instrument	The powers and functions, as a designated entity, to comply with the requirements of section 73(6), including the power to determine any person or body requiring consultation under s 73(6)(e).	<ul> <li>Executive Director</li> <li>Director, Growth Management</li> </ul>	Limited to proposed code amendments where the function of initiating the code amendment under section 73(2)(a) of the Act has also been exercised under delegation.
Section 73(6) Commission <u>not</u> as a designated entity	The power to: (e) specify any person or body with which the designated entity must consult;	<ul> <li>Executive Director</li> <li>Director, Growth Management</li> </ul>	Limited to proposed code amendments where the function of providing advice to the

	(f) specify such investigations which must be carried out, and information which must be obtained.		Minister under section 73(2)(b) of the Act has also been exercised under delegation.
Section 73(7) <i>Commission as a</i> <i>designated entity</i> <i>Section 22(1)(b)</i>	The function of preparing a report in accordance with any practice direction that applies for the purposes of section 73 (including information about any change to the original proposal that the designated entity considers should be made) and furnishing a copy of the report to the Minister.	<ul> <li>Executive Director</li> <li>Director, Growth Management</li> </ul>	Limited to engagement reports relating to technical amendments to the Planning and Design Code (which may include amendments considered by the delegate as minor, such as amendments to aid interpretation of policy or adjust mapping boundaries).
Section 73(8) Commission as a designated entity Section 42	The function of, after furnishing a report to the Minister under section 73(7), ensuring 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.	<ul> <li>Executive Director</li> <li>Director, Growth Management</li> </ul>	
Section 74	Parliamentary Scrutiny		
Section 74(3)	The function of preparing a report for the ERD Committee under section 74.	<ul><li>Executive Director</li><li>Director, Growth Management</li></ul>	Limited to amendments to the

Planning and Design Code:
• which are initiated by the Commission, and where such amendments are adopted by the Minister under section 73(10)(c) of the Act as outlined in the relevant engagement report; or
where the delegate forms the opinion that no reasonable objections have been made in response to public consultation on the proposed Code Amendment; or
where the delegate forms the opinion that all objections made in response to public consultation on the proposed Code Amendment have been adequately addressed through changes to the proposed Code
Amendment, as reflected in the

			relevant engagement report.
Section 74(3)(c)	The power to determine whether material is relevant to be included in the report prepared pursuant to section 74(3).	<ul> <li>Executive Director</li> <li>Director, Growth Management</li> </ul>	Limited to amendments to the Planning and Design Code:
			<ul> <li>which are initiated by the Commission, and where such amendments are adopted by the Minister under section 73(10)(c) of the Act as outlined in the relevant engagement report; or</li> <li>where the delegate forms the opinion that no reasonable objections have been</li> </ul>
			made in response to public consultation on the proposed Code Amendment; or
			• where the delegate forms the opinion that all objections made in response to public consultation on the proposed Code
			Amendment have been adequately

			addressed through changes to the proposed Code Amendment, as reflected in the relevant engagement report.
Section 76	Minor or operational amendments		
Section 76(4) Section 22(1)(b)	The function of receiving and responding to consultation from the Minister before the making of an amendment under section 76.	<ul><li>Executive Director</li><li>Director, Growth Management</li></ul>	
Section 80	Ministerial Building Standards		
Section 80(4)	The power to receive and respond to consultation from the Minister regarding variation or revocation of a Ministerial Building Standard.	<ul> <li>Executive Director</li> <li>Director, Land and Built Environment</li> </ul>	Limited only to consultation from the Minister regarding variations to an existing Ministerial Building Standard, and where the delegate forms the opinion that such variations are of a minor operational nature.
Division 5	Determination of relevant authority		
Section 94	Relevant authority - Commission		

Section 94(3)(a)	The function of requesting the relevant authority (already acting in relation to the proposed development under another paragraph of subsection (1)) to provide a report relating to any application for development authorisation that has been under consideration by the relevant authority.	State Commission Assessment Panel
Section 94(3)(b) <i>Commission as relevant</i> <i>authority</i>	<ul> <li>The power to determine whether to do either or both of the following:</li> <li>(i) adopt any assessment, finding or determination that was made by a relevant authority that has been acting in relation to the proposed development;</li> <li>(ii) continue to assess the proposed development from the stage reached immediately before the Minister acted under that subsection.</li> </ul>	State Commission Assessment Panel
Section 99	Related provisions	
Section 99(1) <i>Commission as relevant</i> <i>authority</i>	<ul> <li>(a) refer the assessment of the development in respect of the Building Rules to the council for the area in which the proposed development is to be undertaken; or</li> <li>(b) require that the assessment of the development in respect of the Building Rules be undertaken by a private certifier.</li> </ul>	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO1 and higher, ASO4 and higher within the State Assessment and Land and Built Environment directorates</li> </ul>

Part 7	Development assessment – general scheme		
Division 1	Approvals		
Section 102	Matters against which development must be assessed		
Section 102(1) Commission as relevant authority	The function of assessing a development against and granting or refusing consent in respect of each of the following matters (insofar as they are relevant to that development) and determining whether to grant the relevant consent.	State Commission Assessment Panel	
Section 102(3) <i>Commission as relevant</i> <i>authority</i>	The power to, in relation to the delegate granting planning consent, on the delegate's own initiative or on application, reserve its decision on a specified matter or reserve its decision to grant planning consent.	State Commission Assessment Panel	
Section 102(8) <i>Commission as relevant</i> <i>authority</i>	The function of indicating whether a development is approved.	State Commission Assessment Panel	
Division 2	Planning consent		
Subdivision 3	Code assessed development		
Section 103	The function of determining the categorisation of development for the purpose of assessment in relation to planning consent.	State Commission Assessment Panel	

Section 106	Deemed-to-satisfy assessment	
Section 106(2)	The function of being satisfied that a variation in	State Commission Assessment
Commission as relevant authority	relation to a deemed-to-satisfy development is minor.	Panel
Section 107	Performance assessed development	
Section 107(2)	The function of determining whether a	State Commission Assessment Panel
Commission as relevant authority	development is seriously at variance with the Planning and Design Code (disregarding minor variations).	
Section 107(3)	The functions of giving notice of the application for planning consent and forwarding to the applicant a copy of the representations.	State Commission Assessment Panel
Commission as relevant authority		
Subdivision 4	Impact assessed development	
Section 109	Practice direction to provide guidance	
Section 109(1)	The function of preparing and publishing a	State Commission Assessment
Section 42	practice direction with respect to -	Panel
	(a) impact assessed development (not being restricted development)—	
	<ul> <li>(i) requirements as to the preparation of an EIS, including the level of detail that an EIS must address</li> </ul>	

	<ul> <li>with respect to various classes of development; and</li> <li>(ii) any other requirements for assessing the level of impact of a development that is to be assessed as impact assessed development; and</li> <li>(iii) the information that must be provided by the proponent at the various stages assessed under this Act; and</li> <li>any other matter prescribed by the regulations.</li> </ul>	
Section 110	Restricted Development	
Section 110(1)	The function of determining, in relation to proposed development classified as restricted development, whether the development will be assessed and, if so, whether to grant planning consent.	State Commission Assessment Panel
Section 110(2)(a)	The function of giving notice of the application for planning consent.	State Commission Assessment Panel
Section 110(2)(a)(ii)	The function to determine whether any other owner or occupier of land would be directly affected to a significant degree by development if it were to proceed.	State Commission Assessment Panel
Section 110(3)	The function of ensuring that a copy of the application, accompanying documents, and a copy of any report prepared by or on behalf of the Commission in relation to the application,	State Commission Assessment Panel

	are published on the SA planning portal and available for inspection and downloading without charge.		
Section 110(5)	The discretion to determine whether to take into account a representation not made in accordance with requirements prescribed by the regulations for the purposes of section 110.	State Commission Assessment Panel	
Section 110(6)	<ul> <li>The function of giving the person notice of –</li> <li>(i) The Commission's delegate's decision on the application for development; and</li> <li>(ii) The date of the decision; and</li> <li>(iii) The person's appeal rights under this Act.</li> <li>The function of giving to the Court notice of –</li> <li>(i) The Commission's decision on the application for development; and</li> <li>(ii) The date of the decision; and</li> <li>(iii) The date of the decision; and</li> <li>(iii) The names and addresses of the person or persons who made representations to the Commission under that subsection.</li> </ul>	State Commission Assessment Panel	
Section 110(13)	The power to determine the form of any notice to be given under section 110.	State Commission Assessment Panel	
Section 110(14)	The power to refuse an application that relates to proposed development classified as restricted development without proceeding to make an assessment of the application.	State Commission Assessment Panel	
Section 113	EIS process		

Section 113(10)	The function of providing notice in accordance with section 113(10).	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher, ASO4 and higher within the State Assessment directorate</li> </ul>
Section 113(11)	The function of determining the place and period for which copies of the EIS, the proponent's response, and the Assessment Report must be kept available for inspection and purchase.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher, ASO4 and higher within the State Assessment directorate</li> </ul>
Section 113(12)	The function of giving a copy of the EIS, the proponent's response and the Assessment Report to the council.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher, ASO4 and higher within the State Assessment directorate</li> </ul>
Section 114	Amendment of an EIS	
Section 114(3)	The function of giving notice of the place or places at which copies of the relevant document or documents (with the amendments) are available for inspection and purchase.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher, ASO4 and higher within the State Assessment directorate</li> </ul>
Division 3	Building consent	
Section 118	Building consent	
Section 118(2)(a)	The power to determine whether to, in relation to a development that is at variance with the	Building Technical Panel

Section 118(2)(b) The Commission as relevant authority	<ul> <li>Building Rules, concur in the granting of building consent.</li> <li>The power to, in relation to a development that is at variance with the Building Rules: <ul> <li>(a) And the variance is with a part of the Building Rules other than the Building Code or a Ministerial building standard:</li> <li>determine whether it is appropriate to grant the consent despite the variance on the basis that the Commission's delegate is satisfied of the matters in (i) or (ii).</li> </ul> </li> </ul>	<ul> <li>Executive Director</li> <li>Director, Land and Built Environment</li> <li>PO2 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.</li> </ul>
Section 118(4) The Commission as relevant authority	The function of, at the request or with the agreement of the applicant, referring 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.	Building Technical Panel
Section 118(4) The Commission <u>not</u> as relevant authority	The function of, upon referral of proposed building work under this subsection from a relevant authority, providing an opinion on whether or not it complies with the performance requirements of the Building Code or a Ministerial building standard.	Building Technical Panel
Section 118(6) The Commission as relevant authority	The power, where an inconsistency exists between the Building Rules and the Planning Rules in relation to a State heritage place or a local heritage place, to determine an application	<ul> <li>Executive Director</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the</li> </ul>

	for Building Rules Consent, so far as it 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.	Building Policy and Programs business unit in the Land and Built Environment directorate
Section 118(7) The Commission as relevant authority Section 22(1)(b)	The function of providing advice to a relevant authority prior to the imposition or agreement to a requirement under section 118(6) that would be at variance with the performance requirements of the Building Code or a Ministerial building standard.	Building Technical Panel
Section 118(10) The Commission as relevant authority	The power to determine whether, as a result of a 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	<ul> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.</li> </ul>
Section 118(11) The Commission as relevant authority	The power to give notice of the delegate's decision on the application for consent.	<ul> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.</li> </ul>
Division 4	Procedural matters and assessment facilitation	

Section 119	Application and provision of information		
Section 119(1)(b) The Commission as relevant authority	The power to specify information reasonably required in relation to an application for the purposes of this Part.	State Commission Assessment Panel	
Section 119(3) The Commission as relevant authority	<ul> <li>The power to request an applicant – <ul> <li>(a) to provide such additional documents, assessments or information (including calculations and technical details) as the relevant authority may reasonably require to assess the application;</li> <li>(b) to remedy any defect or deficiency in any application or accompanying document or information required by or under this Act;</li> <li>(c) to consult with an authority or body prescribed by the regulations;</li> <li>(d) to comply with any other requirement prescribed by the regulations.</li> </ul> </li> </ul>	State Commission Assessment Panel	
Section 119(6)(b) The Commission as relevant authority	If a request is made under section 119(3) and the request is not complied with within the prescribed time period: (a) the discretion to refuse the application; (b) the power to refuse the application.	State Commission Assessment Panel	
Section 119(7) The Commission as relevant authority	The discretion to, in dealing with an application that relates to a regulated tree, determine	State Commission Assessment Panel	

	whether special circumstances apply for the purposes of this subsection.		
Section 119(8) The Commission as relevant authority	The discretion to, in dealing with an application that relates to a regulated tree that is not a significant tree, determine whether special circumstances apply for the purposes of this subsection.	State Commission Assessment Panel	
Section 119(9)(a) The Commission as relevant authority	Subsection:         The power to determine whether to:         (a) grant permission to an applicant—         (i) to vary an application;         (ii) to vary any plans, drawings, specifications or other documents that accompanied an application,         (provided that the essential nature of the proposed development is not changed).	State Commission Assessment Panel	
Section 119(9)(b) The Commission as relevant authority	The power to determine whether to: (b) grant permission to an applicant to lodge an application without the provision of any information or document required by the regulations.	State Commission Assessment Panel	
Section 119(9)(c)	The power to determine whether to: (c) to the extent that the fee is payable to the relevant authority waive payment of	State Commission Assessment Panel	

The Commission as relevant authority	whole or part of the application fee, or refund an application fee (in whole or in part).		
Section 119(9)(d) The Commission as relevant authority	The power to determine whether to: (d) if there is an inconsistency between any documents lodged with the delegate for the purposes of this Part (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: To determine whether to 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.	State Commission Assessment Panel	
Section 119(10) The Commission as relevant authority	The power to determine and impose such conditions as the relevant authority thinks fit in granting permission under section 119(9).	State Commission Assessment Panel	
Section 119(14) The Commission as relevant authority	The power to determine whether to refund the application fee in the case where an applicant withdraws an application under this subsection.	State Commission Assessment Panel	
Section 120	Outline consent		

Section 120(1)	The power to grant a consent in the nature of an outline consent.	State Commission Assessment	
The Commission as relevant authority	Commission as	Panel	
Section 121	Design Review		
Section 121(3)	<ul> <li>(a) the power to determine the required form for an application under section 121; and</li> <li>(b) the power to specify information to be included in an application under section 121.</li> </ul>	Executive Director Director, Office of Design and Architecture SA	
Section 122	Referrals to other authorities or agencies		
Section 122(6)(a) The Commission as relevant authority	The function of notifying the applicant that the application was refused, or the conditions imposed, by direction under section 122.	State Commission Assessment Panel	
Section 122(7) The Commission as relevant authority	The power to make an application to be joined as a party to proceedings.	State Commission Assessment Panel	
Section 122(10) The Commission as relevant authority	The function of (upon request of the applicant) deferring a referral under this section to a particular stage in the process of assessment.	State Commission Assessment Panel	
Section 122(12)	The function of ensuring that a response from a prescribed body under section 122 is published on the SA planning portal and available for	State Commission Assessment Panel	

The Commission as relevant authority	inspection and downloading without charge as soon as is reasonably practicable after the response is received by the relevant authority.		
Section 123	Preliminary advice and agreement		
Section 123(2)(e) The Commission as relevant authority	The discretion to determine whether the delegate is satisfied that the application accords with the agreement under section 123(2)(c) of the prescribed body.	State Commission Assessment Panel	
Section 123(4) The Commission as relevant authority	The power to determine whether the agreement is no longer appropriate due to the operation of section 132.	State Commission Assessment Panel	
Section 124	Proposed development involving creation of fortifications		
Section 124(1) The Commission as relevant authority	The power to determine, whether there is reason to believe that a proposed development may involve the creation of fortifications. And to refer the application to the Commissioner of Police (the <b>Commissioner</b> ).	State Commission Assessment Panel	
Section 124(6) The Commission as relevant authority	The function and power 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.	State Commission Assessment Panel	

Section 124(7) The Commission as relevant authority	The power to make an application to be joined as a party to the appeal.	State Commission Assessment Panel	
Section 125	Time within which a decision must be made		
Section 125(4) The Commission as relevant authority	The power to, in relation to a deemed consent notice: (a) grant the planning consent itself; or (b) grant the planning consent subject to conditions.	State Commission Assessment Panel	
Section 125(6) The Commission as relevant authority	The power, in relation to a deemed planning consent, to determine whether the relevant application for planning consent should have been refused. <u>and</u> The power to make an application to the Court for an order quashing the consent.	State Commission Assessment Panel	
Section 126	Determination of application		
Section 126(1) The Commission as relevant authority	The function of giving notice of the decision in accordance with the regulations.	State Commission Assessment Panel	
Section 126(3) The Commission as relevant authority	The power to extend the prescribed period of a development authorisation.	State Commission Assessment Panel	

Division 5	Conditions		
Section 127	Conditions		
Section 127	The power to impose conditions.	State Commission Assessment Panel	
The Commission as relevant authority		Faller	
Section 127(6)	The power to, on the application of the applicant, determine that a payment of an amount		
The Commission as relevant authority	calculated in accordance with the regulations be made into the relevant fund in lieu of planting 1 or more replacement trees under section 127(4) (and the requirements under section 127(4) will then be adjusted accordingly).	Faller	
Section 127(8)(b)	The power to determine whether it is appropriate to grant an exemption under this subsection in a particular case.	State Commission Assessment	
The Commission as relevant authority		Panel	
Division 6	Variation of authorisation		
Section 128	Variation of authorisation		
Section 128(2)(c)	The power to determine whether any	State Commission Assessment	
The Commission as relevant authority	representations are related to any aspect of the development that is now under consideration on account of the application for variation and that, in the circumstances, the level of notification and consultation envisaged by section 110 is not required.	Panel	

Section 128(2)(d) The Commission as relevant authority	The power to determine whether to extend the period for which the relevant authorisation remains operative (in relation to an application for the variation of a development authorisation).	State Commission Assessment Panel	
PART 8	Development assessment – essential infrastructure		
Division 2	Essential infrastructure – alternative assessment process		
Section 130	Essential infrastructure – alternative assessment process		
Section 130(4)	The power to request the proponent to provide additional documents or information (including calculations and technical details) in relation to the application.	State Commission Assessment Panel	
Section 130(5)	The function of giving notice containing prescribed particulars of the development to the council in accordance with the regulations.	State Commission Assessment Panel	
Section 130(8)	The function of assessing an application lodged with the delegate of the Commission under section 130.	State Commission Assessment Panel	
Section 130(12)	The function and power of determining whether an application for a variation to an approved development is of a minor nature for the purposes of this subsection. <u>And</u>	State Commission Assessment Panel	

Section 131(5)	The power to request the State agency to provide additional documents or information	State Commission Assessment Panel	
Section 131	Development assessment – Crown development		
Part 9	Development assessment – Crown development		
Section 130(21)	The function of providing advice to a person acting under section 130(20), before that person gives a certificate in respect of building work that would be at variance with the performance requirements of the Building Code.	Building Technical Panel	
Section 130(13)	The function of preparing a report to the Minister on the matter.	State Commission Assessment Panel	
	<ul> <li>(a) If the application is not of a minor nature, the function of inviting interested persons to make written submissions to the Commission (or its delegate) on the proposal in accordance with this subsection.</li> <li>(b) The function of providing a reasonable opportunity to appear personally or by representative in support of his or her submission.</li> <li>(c) The function of giving due consideration in the assessment of the application to any submissions made by interested persons as referred to in paragraphs (a) or (b).</li> </ul>		

	(including calculations and technical details) in relation to the application.		
Section 131(6)	The function of giving notice containing prescribed particulars of the development to the council in accordance with the regulations.	State Commission Assessment Panel	
Section 131(9)	The function of assessing an application lodged under section 131.	State Commission Assessment Panel	
Section 131(13)	The function of determining whether an application for a variation to an approved development is of a minor nature.	State Commission Assessment Panel	
	If the application is not of a minor nature, the function of—		
	<ul> <li>(a) by public notice, inviting interested persons to make written submissions to the delegate on the proposal within a period of at least 15 business days; and</li> </ul>		
	<ul> <li>(b) allowing a person who has made a written submission to the delegate within that period and who, as part of that submission, has indicated an interest in appearing before the delegate, a reasonable opportunity to appear personally or by representative before the Commission (or its delegate) to be heard in support of his or her submission.</li> </ul>		
Section 131(14)	The function of preparing a report to the Minister on the matter.	State Commission Assessment Panel	

Section 131(22)(a)	The function of providing advice to a person acting under section 131(21) before that person gives a certificate in respect of building work that would be at variance with the performance requirements of the Building Code.	Building Technical Panel
PART 10	Development assessment and approval – related provisions	
Division 1	General principles	
Section 133	Saving provisions	
Section 133(3) The Commission as relevant authority	The power to, in order to avoid or reduce hardship, extend the limitation period referred to in section 133(2).	State Commission Assessment Panel
Division 2	Buildings	
Section 134	Requirement to up-grade	
Section 134(1) The Commission as relevant authority	The power to determine whether the building subject to an application for a building consent, is unsafe, structurally unsound or in an unhealthy condition.AndThe power to, if the requirements in sections 134(1)(a) and (b) are met, 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	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO4 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.</li> </ul>

Section 134(4) The Commission as relevant authority	<ul> <li>is safe and conforms to proper structural and health standards.</li> <li>The power to determine whether 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.</li> <li>The power 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</li> </ul>	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO4 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.</li> </ul>	
Division 3	be). Trees		
Division 4	Land division certificate		
Section 138	Land division certificate		
Section 138(1)	The power to consider whether to issue a certificate from the Commission that it is satisfied the prescribed conditions as to development have been satisfied, or that the applicant has, by virtue of an entitlement under the regulations, entered into a binding agreement, supported by adequate security.	State Commission Assessment Panel	

	The function of providing a certificate in accordance with this subsection.	
Section 138(2)	The power to require the applicant, the council for the area in which the land is situated (if any), or any other person or body, to furnish it with appropriate information as to compliance with a particular condition, or to comply with any requirement prescribed by the regulations.	State Commission Assessment Panel
Section 138(4)	The function of, as soon as practicable after issuing a certificate under section 138(1) that relates to land within the area of a council, furnishing the council with such information as the regulations may require.	State Commission Assessment Panel
Section 138(6)	The power to extend the prescribed period under the regulations for a certificate issued under section 138.	State Commission Assessment Panel
Division 6	Uncompleted development	
Section 141	Action if development not completed	
Section 141(1) The Commission as a designated authority	The power to apply to the Court for an order under section 141, and in the circumstances in section 141(1).	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>
Section 141(5)	If the Court makes an order under section 141(3)(a), (b) or (d) and a person fails to comply	Executive Director     Director State Assessment

The Commission as a designated authority	with the order within the period specified by the Court: The power 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.	Director, Land and Built Environment
Section 141(6)(a) The Commission as a designated authority	If an amount is recoverable from a person by a designated authority under section 141(5)— The power to, by notice in writing to the person, fix a period, within which the amount must be paid by the person.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>
Section 142	Completion of work	
Section 142(1) The Commission as a designated authority	The power to, by notice in writing, require the owner of the relevant land to complete the development within a period specified in the notice.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>
Section 142(2) The Commission as a designated authority	If an owner fails to carry out work as required by a notice under section 142(1), the power to cause the necessary work to be carried out.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>
Section 142(3) The Commission as a designated authority	The power to recover the reasonable costs and expenses incurred under section 142, as a debt due from the owner.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>
Section 142(4)(a) The Commission as a designated authority	If an amount is recoverable from a person by the delegate (as a designated authority) under section 142—	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>

	The power 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 on the amount unpaid.	
Division 7	Cancellation of development authorisation	
Section 143	Cancellation of development authorisation	
Section 143(1) The Commission as relevant authority	The power to cancel a development authorisation previously given by the Commission.	State Commission Assessment Panel
Section 143(2) The Commission as relevant authority	The power to impose conditions to a cancellation under section 143.	State Commission Assessment Panel
PART 11	Building Activity and Use – Special Provisions	
Division 2	Notifications	
Section 146	Notification during building	
Section 146(3) Where the Commission is deemed as a 'council' for this Part (see reg 92	The power to direct a person who is carrying out building work, to stop building work when a mandatory notification stage has been reached	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>

of the (General)	pending an inspection by an authorised officer	PO4 and higher within the
Regulations)	who holds prescribed qualifications.	Building Policy and Programs
		business unit in the Land and
		Built Environment directorate.
Division 4	Classification and occupation of buildings	
Section 151	Classification of buildings	
Section 151(2)	The power to assign to a building erected in its	Executive Director
Where the Commission	area a classification that conforms with the	Director, State Assessment
is deemed as a 'council'	regulations.	<ul> <li>Director, Land and Built</li> </ul>
for this Part (see reg 92		Environment
of the (General)		MAS3 and higher within the
Regulations)		Building Policy and Programs
5 /		business unit in the Land and
		Built Environment directorate.
Section 151(3)	The function of giving notice in writing to the	Executive Director
Where the Commission	owner of the building to which the classification has been assigned, of the classification	Director, State Assessment
is deemed as a 'council'		Director, Land and Built     Environment
for this Part (see reg 92	assigned to the building.	
of the (General)		<ul> <li>MAS3 and higher within the Building Policy and Programs</li> </ul>
Regulations)		business unit in the Land and
		Built Environment directorate.
Section 152	Certificates of occupancy	
Section 152(2)	The power to appoint an accredited professional	Executive Director
	to issue a certificate of occupancy.	Director, State Assessment

Where the Commission is deemed as a 'council' for this Part (see reg 92 of the (General) Regulations)		<ul> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.</li> </ul>
Section 152(3) Where the Commission is deemed as a 'council' for this Part (see reg 92 of the (General) Regulations)	The power to require information to be included with an application for a certificate of occupancy.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>
Section 152(10) Where the Commission is deemed as a 'council' for this Part (see reg 92 of the (General) Regulations)	The function of notifying the applicant in writing of: (a) a refusal; and (b) reasons for the refusal; and (c) the applicant's right of appeal.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>
Section 152(13)	The power to appoint an accredited professional to revoke a certificate of occupancy.	MAS3 and higher within the Building Policy and Programs

Where the Commission is deemed as a 'council' for this Part (see reg 92 of the (General) Regulations)		<ul> <li>business unit in the Land and Built Environment directorate.</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>
Section 153	Temporary occupation	
Section 153(1) Where the Commission is deemed as a 'council' for this Part (see reg 92 of the (General) Regulations)	The power to determine whether to grant approval for a person to occupy a building on a temporary basis without a certificate of occupancy.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>
Section 153(2) Where the Commission is deemed as a 'council' for this Part (see reg 92 of the (General) Regulations)	The power to determine conditions.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>

Section 153(3) Where the Commission is deemed as a 'council' for this Part (see reg 92 of the (General) Regulations)	The function of notifying the applicant in writing of: (a) the refusal; and (b) the reasons for the refusal; and (c) the applicant's right of appeal under this Act.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>
Division 5	Emergency orders	
Section 155	Emergency Orders	
Section 155(6) Where the Commission is deemed as a 'council' for this Part (see reg 92 of the (General) Regulations)	The power to recover reasonable costs and expenses incurred by the delegate as a debt due to from the owner.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>
Section 155(7)(a) Where the Commission is deemed as a 'council' for this Part (see reg 92	The power to, by notice in writing, 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	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>

of the (General) Regulations) PART 15	pay interest charged at the prescribed rate on the amount unpaid.Funds and off-set schemes	<ul> <li>MAS3 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.</li> </ul>
Division 2	Off-set schemes	
Section 198	Open space contribution scheme	
Section 198(1)	<ul> <li>Where a development application provides for the division of land into more than 20 allotments, and 1 or more allotments is less than 1 hectare in area -</li> <li>The power to require, and specify: <ul> <li>(c) that up to 12.5% in area of the relevant area be vested in the council or the Crown (as the case requires) to be held as open space; or</li> <li>(d) that the applicant make the contribution prescribed by the regulations in accordance with the requirements of section 198; or</li> <li>(e) that land be vested in the council or the Crown under paragraph (c) and that the applicant make a contribution determined in accordance with section 198(8),</li> </ul> </li> </ul>	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO4 and higher within the Land Tenure business unit in the Land and Built Environment directorate.</li> </ul>

Section 198(1)	The power to determine whether to concur with a council before it can take any action that is at variance with the Planning and Design Code.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>ASO4 and higher within the Land Tenure business unit in the Land and Built Environment directorate.</li> </ul>
Section 198(2)	The power to require the applicant to pay the contribution prescribed by the regulations in accordance with the requirements of section 198.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO4 and higher within the Land Tenure business unit in the Land and Built Environment directorate.</li> </ul>
Section 198(2)	The power to enter into an agreement with the applicant.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO4 and higher within the Land Tenure business unit in the Land and Built Environment directorate.</li> </ul>

Section 198(4)	<ul> <li>The power to require:</li> <li>(a) that an area be kept as open space or in some other form that allows for active or passive recreation (as determined by the Commission or its delegate), with some or all of this area to be vested in the Crown or, with the concurrence of the council, a council; or</li> <li>(b) that the applicant pay the contribution prescribed; or</li> <li>(c) that certain land be kept in the manner contemplated by paragraph (a) and that the applicant will make a contribution to the Commission.</li> </ul>	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO4 and higher within the Land Tenure business unit in the Land and Built Environment directorate.</li> </ul>	
Section 198(10)	The function of receiving payment from the applicant under section 198(1) if the land is not situated within the area of a council.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate</li> <li>ASO4 and higher within the Land Tenure business unit in the Land and Built Environment directorate.</li> </ul>	
PART 18	Enforcement		
Division 1	Civil Enforcement		

Section 213	Enforcement notices	
Section 213(1) The Commission as a designated authority	The power to take action under section 213.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the State Assessment directorate.</li> <li>MAS3 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.</li> </ul>
Section 213(5) The Commission as a designated authority	The power to cause the necessary action to be taken, if a person fails to comply with a direction under section 213(1)(b) within the time specified in the notice.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the State Assessment directorate.</li> <li>MAS3 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.</li> </ul>
Section 213(6) The Commission as a designated authority	The power to recover the reasonable costs and expenses incurred as a debt.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>

Section 213(7)(a) The Commission as a designated authority	The power to, by notice in writing to the person, fix a period, within which the amount must be paid by the person.	<ul> <li>MAS3 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.</li> <li>Executive Director</li> <li>Director, State Assessment Director, Land and Built Environment</li> <li>MAS3 and higher in the State Assessment directorate.</li> <li>MAS3 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.</li> </ul>
Section 214	Applications to the Court	
Section 214(9) The Commission as a designated authority	The power to appear, before a final order is made, and be heard in proceedings based on the application.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher in the State Assessment directorate.</li> <li>MAS3 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.</li> </ul>
Section 214(12)	The power to, (if the Court makes an order under section 214(6)(d) and the respondent fails to comply with the order within the period	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> </ul>

The Commission as a designated authority Section 214(13)(a)	specified by the Court), cause any work contemplated by the order to be carried out. <u>And</u> The power to subsequently recover the costs of that work, as a debt, from the respondent. The power to, by notice in writing to the person,	<ul> <li>Director, Land and Built Environment</li> <li>MAS3 and higher in the State Assessment directorate.</li> <li>MAS3 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.</li> <li>Executive Director</li> <li>Director, State Assessment</li> </ul>
The Commission as a designated authority	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.	<ul> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher in the State Assessment directorate.</li> <li>MAS3 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.</li> </ul>
Division 2	General Offences and Provisions Relating to Offences	
Section 223	Adverse publicity orders	
Section 223(4)	The power to take the action or actions specified in the Court order. The power to authorise a person in writing to do so.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>

Section 223(5)	The power to apply to the Court for an order authorising the Commission or a person authorised in writing by the Commission, to take the action or actions.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>
Section 223(6)	The power to recover from the offender an amount in relation to the reasonable expenses of taking the action or actions, as a debt.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>
Division 3	Civil Penalties	
Section 225	Civil Penalties	
Section 225(1) The Commission as a designated entity	The power to recover, by negotiation or by application to the Court, an amount as a civil penalty in respect of a contravention.	Executive Director
Section 225(3)(a) The Commission as a designated entity	The function of serving on a person a notice in the prescribed form advising the person that the person may, by written notice to the designated entity, elect to be prosecuted for the contravention.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>
Section 225(16)	The function of ensuring that information about the commencement of proceedings under section 225 is published on the SA Planning Portal.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>
Section 225(17)(b)	The power to determine whether to grant authorisation to a council to act as a designated entity.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>

The Commission as a designated entity		
Section 225(17)(c) The Commission as a designated entity	The function of consulting with the Commissioner for Consumer Affairs with regard to the acting as a designated entity under section 225.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>
Section 225(18)	<ul> <li>(a) The power to grant an authorisation to a council under section 225(17) subject to conditions;</li> <li>(b) The power to vary or revoke an authorisation granted to a council under section 225(17).</li> </ul>	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>
Section 230	Enforceable voluntary undertakings	
Section 230(1) The Commission as a designated entity	The power to determine whether 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 this Act.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>
Section 230(4) The Commission as a designated entity	The power to apply to the Court for enforcement of the undertaking if the delegate or the Commission considers it has been contravened.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>
Section 230(7) The Commission as a designated entity	The power to determine whether to agree to: (a) Vary the undertaking; or (b) Withdraw the undertaking.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>

Section 230(11) The Commission as a designated entity	The power to determine whether to accept an undertaking before proceedings have been finalised.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>
Section 230(12) The Commission as a designated entity	The function of taking all reasonable steps to have the proceedings discontinued as soon as possible.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>
Section 230(13) The Commission as a designated entity	<ul> <li>The function of publishing, on the SA Planning Portal, notice of:</li> <li>(a) the giving of an undertaking under section 230; or</li> <li>(b) the variation or withdrawal of an undertaking under section 230.</li> </ul>	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>
Section 230(14) The Commission as a designated entity	<ul> <li>(b) The power to grant an authorisation to a council to act as a designated entity under section 230;</li> <li>(c) The function of consulting with the Commissioner for Consumer Affairs regarding acting as a designated entity under section 230.</li> </ul>	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>
Section 230(15) The Commission as a designated entity	<ul> <li>(a) The power to grant an authorisation to a council under section 230(14) subject to conditions determined by the delegate; and</li> <li>(b) The power to determine and subsequently vary or revoke an</li> </ul>	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>

	authorisation granted to a council under section 230(14).	
PART 19	Regulation of advertisements	
Section 231	Advertisements	
Section 231(1)	The power to serve a notice requiring the person to remove or obliterate the advertisement or to remove the advertising hoarding (or both) within a period specified in the notice.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>
Section 231(3)(a)	The power to enter on the land and take the necessary steps to carry out the requirements of the notice and recover the costs of so doing, as a debt.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate.</li> </ul>
Section 231(3)(a)	The power to recover the costs of taking the necessary steps to carry out the requirements of the notice	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>
Part 20	Miscellaneous	
Section 238	Copyright issues	
Section 238(2)	The power to publish any document, instrument, or material in which copyright may exist.	<ul><li>Executive Director</li><li>Director, State Assessment</li></ul>

The Commission as a designated entity Section 238(3) The Commission as a designated entity Section 238(4) The Commission as a designated entity Section 239	The power to determine whether to refuse to accept any document, instrument or material unless or until there is an agreement relating to copyright in place. The power to determine whether to not accept any document, instrument or material in which copyright may exist if the delegate considers the issue of copyright has not been dealt with appropriately or adequately. <b>Charges on land</b> The power to deliver a notice in writing to the Registrar-General to enter a note of the charge	<ul> <li>Director, Land and Built Environment</li> <li>PO1 and higher</li> <li>ASO3 and higher</li> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>Executive Director</li> <li>Director, Land and Built Environment</li> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>
	against the relevant title or land.	<ul> <li>Environment</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>
Section 243	Compulsory acquisition of land	
Section 243(2)	The power to advise the Minister with respect to	Executive Director
As per s22(1)(b)	the compulsory acquisition of land under section 243(1).	
Schedule 6	Repeal and certain amendments	
Part 3	Amendment of Character Preservation (Barossa Valley) Act 2012	

Clause 3	Re: Amendment of section 3 – Interpretation		
Clause 3(3)	Section 3: Interpretation The function of being a relevant authority for the purposes of the <i>Character Preservation</i> ( <i>Barossa Valley</i> ) Act 2012.	State Commission Assessment Panel	
Clause 3(3) Where the Commission is a relevant authority for the purposes of the Character Preservation (Barossa Valley) Act 2012	Section 8(5) of the <i>Character Preservation</i> ( <i>Barossa Valley</i> ) <i>Act 2012:</i> Limitations on land division in district. The power to determine whether to refuse to grant development authorisation in relation to a proposed development to which Section 8(5) of the <i>Character Preservation (Barossa Valley) Act</i> <i>2012</i> applies.	State Commission Assessment Panel	
Clause 3(3) Where the Commission is a relevant authority for the purposes of the Character Preservation (Barossa Valley) Act 2012	Section 8(6) of the <i>Character Preservation</i> ( <i>Barossa Valley</i> ) <i>Act 2012:</i> Limitations on land division in district. The function of notifying the applicant that the relevant authority has determined an application in respect of a development authorisation on the basis of section 8(5).	State Commission Assessment Panel	
Clause 7	Re: Amendment of section 8—Limitations on land division in district		

Clause 7(2)	Section 8(2) of the <i>Character Preservation</i> ( <i>Barossa Valley</i> ) <i>Act 2012:</i> Limitations on land division in district. The power to determine whether to concur in the granting of authorisation to a development to which this section applies.	State Commission Assessment Panel	
Clause 7(2) Where the Commission is the relevant authority for the purposes of the Character Preservation (Barossa Valley) Act 2012	Section 8(3) of the <i>Character Preservation</i> ( <i>Barossa Valley</i> ) <i>Act 2012:</i> Limitations on land division in district. The function of seeking the concurrence of the council for the area where the proposed development is situated in the granting of authorisation.	State Commission Assessment Panel	
Part 4	Amendment of Character Preservation		
	(McLaren Vale) Act 2012		
Clause 10			
	(McLaren Vale) Act 2012	State Commission Assessment Panel	

(McLaren Vale) Act 2012	proposed development to which Section 8(5) of the <i>Character Preservation (McLaren Vale) Act</i> 2012 applies.		
Clause 10(3) Where the Commission is a relevant authority for the purposes of the Character Preservation (McLaren Vale) Act 2012	Section 8(6) of the <i>Character Preservation</i> ( <i>McLaren Vale</i> ) <i>Act 2012:</i> Limitations on land division in district. The function of notifying the applicant the relevant authority has determined an application in respect of a development authorisation on the basis of section 8(5).	State Commission Assessment Panel	
Clause 14	Amendment of section 8—Limitations on land division in district		
Clause 14(2)	Section 8(2) of the <i>Character Preservation</i> ( <i>McLaren Vale</i> ) <i>Act 2012:</i> Limitations on land division in district: The power to determine whether to concur in the	State Commission Assessment Panel	
	granting of authorisation to a development to which this section applies.		
Clause 14(2)	Section 8(3) of the <i>Character Preservation</i> ( <i>McLaren Vale</i> ) <i>Act</i> 2012: Limitations on land division in district:	State Commission Assessment Panel	
	The function of seeking the concurrence of the council for the area where the proposed development is situated in the granting of authorisation.		
Part 7	Amendment of Local Government Act 1999		

Clause 21	Amendment of section 221 – Alteration of road		
Clause 21(2) The Commission as relevant authority	Section 221(7)(b) of the <i>Local Government Act</i> <i>1999</i> : Alteration of road: The function of consulting with the council before granting an approval under section 221(3)(b).	State Commission Assessment Panel	
Clause 22	Amendment of section 222 – permits for business purposes		
The Commission as relevant authority	Section 222(6b)(b) of the <i>Local Government Act</i> <i>1999</i> : Permits for business purposes: The function of consulting with the council before granting an approval under section 222(6a).	State Commission Assessment Panel	
Part 9	Amendment of Urban Renewal Act 1995		
Schedule 8	Transitional Provisions		
Division 1	Commission		
Clause 6	Commission authorised to assume functions under the repealed Act		
Clause 6(1) and clause 6(7)(a)	The functions, powers and duties of the designated entities (as defined in clause 6(7)) under the repealed Act	State Commission Assessment Panel	

Where the Commission assumes the role of the Development Assessment Commission			
Clause 6(1) and clause 6(7)(b) Where the Commission assumes the role of the Building Rules Assessment Commission	The functions, powers and duties of the designated entity (as defined in clause 6(7)) under the repealed Act	Building Technical Panel	
Clause 6(1) and clause 6(7)(c) Where the Commission assumes the role of the Development Policy Advisory Committee	The functions, powers and duties of the designated entities (as defined in clause 6(7)) under the repealed Act	Executive Director	
Part 6	Existing applications		
<b>Clause 18(2)</b> Where the Commission is the relevant authority	The power to: (a) adopt any findings or determinations of a relevant authority under the repealed Act that may be relevant to an application to which that subclause applies; and (b) adopt or make any decision (including a decision in the nature of a determination),	State Commission Assessment Panel	

	<ul> <li>direction or order in relation to an application to which that subclause applies; and</li> <li>(c) deal with any matter that is subject to a reserved decision under the repealed Act before the designated day; and</li> <li>(d) deal with any requirement or grant any variation imposed or proposed in connection with an application to which that subclause applies; and</li> <li>(e) take any other step or make any other determination authorised by 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 this clause.</li> </ul>		
Part 7	Development Plans relevant to assessments under this Act		
Clause 25	Non-complying development		
Clause 25(6)	<ul> <li>The power to:</li> <li>(a) adopt any findings or determinations of an assessment panel that may be relevant to an application to which that subclause applies; and</li> <li>(b) adopt or make any decision (including a decision in the nature of a determination), direction or order in relation to an application to which that subclause applies; and</li> </ul>	State Commission Assessment Panel	

()	c) deal with any matter that is subject to a reserved decision before the designated		
	day; and		
	d) deal with any requirement or grant any		
	variation imposed or proposed in connection with an application to which		
	that subclause applies; and		
(6	e) take any other step or make any other		
	determination authorised by 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 this		
	clause.		
	Planning Development and Infrastructur	re (General) Regulations 2017	
Part 2	Administration and structural matters		
Regulation 11	Compliance with code of conduct –		
	assessment panels		
Regulation 11(2)	The function of receiving complaints in	Executive Director	
	relation to contraventions of the code	Director, State Assessment	
	of conduct by a member of an	<ul> <li>Director, Land and Built Environment</li> </ul>	
	assessment panel.	Director, Business Services	
		ASO4 and PO3 and higher	
		within the Business Services	
		directorate.	

Regulation 11(4)	The function of determining whether to provide approval to a person for a complaint to be lodged outside the prescribed period.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>Director, Business Services</li> <li>ASO7 and PO4 and higher within the Governance and Legislation business unit in the Business Services directorate</li> </ul>
Regulation 11(5)	The power to require the complainant to give further particulars of the complaint. <u>And</u> The power to require verification of the complaint by statutory declaration.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>Director, Business Services</li> <li>ASO7 and PO4 and higher within the Business Services directorate.</li> </ul>
Regulation 11(6)	The power to determine whether to refuse to entertain a complaint or refuse to continue to entertain a complaint.	Chair, State Planning Commission
Regulation 11(7)	The power to refer the matter to the member of the assessment panel to whom the complaint relates for a response.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>Director, Business Services</li> <li>ASO7 and PO4 and higher within the Governance and Legislation business unit within the Business Services directorate.</li> </ul>

Regulation 11(8)	The power to take such further action as the delegate or Commission thinks fit.	Chair, State Planning Commission	
Regulation 11(9)	The power to appoint a person to investigate a complaint.	Chair, State Planning Commission	
Regulation 11(10)(a)	The function of informing the member of the assessment panel to whom the complaint relates of the appointment of an investigator and of furnishing formal notification of the nature of the complaint.	Chair, State Planning Commission	
Regulation 11(11)	The function of being consulted with by the investigator in relation to a complaint investigation.	Chair, State Planning Commission	
Regulation 11(12)	The function of receiving and considering reports from the investigator.	Chair, State Planning Commission	
Regulation 11(13)	The function of providing the person to whom the complaint relates with a copy of a report presented under reg 11(12)(b).	Chair, State Planning Commission	
	And		
	The power to invite a response from the person.		

Regulation 11(15)	The function of informing the complainant of the outcome of a complaint under reg 11(14).	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>Director, Business Services</li> <li>ASO7 and PO4 and higher within the Governance and Legislation business unit in the Business Services directorate.</li> </ul>	
Regulation 11(16)(a)	The power to consult with or provide a report to the Minister about a complaint that has been made under this regulation.	Chair, State Planning Commission	
Regulation 11(16)(b)	The power to consult with or provide a report to a joint planning board or council (in the case of a complaint that related to a member of an assessment panel appointed by a joined planning board or a council), about a complaint that has been made under this regulation.	Chair, State Planning Commission	
PART 5	Relevant authorities and accredited professionals		
Regulation 23	State Planning Commission (section 94)		
Regulation 23(2)(a)(i) <i>Commission as a relevant</i> <i>authority under s94(1) of the Act</i>	Where the Minister has acted under s94(1)(h) of the Act: The function of receiving any application received by the relevant	State Commission Assessment Panel	

	authority and of determining and indicating whether the entity may retain some or all of the fees.		
Regulation 23(2)(a)(ii) <i>Commission as a relevant</i> <i>authority under s94(1) of the Act</i>	<ul> <li>Where the Minister has acted under s94(1)(h) of the Act:</li> <li>(A) The power to adopt any act or decision in relation to the assessment of the application that has already been made by a relevant authority; and</li> <li>(B) The power to disregard reject any act or decision of a relevant authority that has already been made in relation to the assessment of the application.</li> </ul>	State Commission Assessment Panel	
Regulation 23(2)(b) <i>Commission as a relevant</i> <i>authority under s94(1) of the Act</i>	Where the Minister has acted under s94(1)(h) of the Act: The function of receiving a report from the Chief Executive Officer of the council for the area in which the development is to be undertaken, and to determine whether to allow for a longer period for the report to be provided.	State Commission Assessment Panel	
Regulation 23(3)(a)	The power to determine and specify a matter specified for the purposes of a report under reg 23(2)(b).	State Commission Assessment Panel	
Regulation 26	Requirement to obtain advice of an accredited professional		

Regulation 26(1)	The function of seeking and considering the advice of an accredited professional who would be qualified to give building consent in relation to the building work if the accredited professional were acting as a relevant authority in the particular case.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the State Assessment directorate.higher</li> <li>MAS3 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.</li> </ul>	
PART 7	Assessment – process and assessment facilitation		
Division 1	Applications		
Regulation 29	Application to relevant authority		
Regulation 29(4) <i>Commission as a relevant authority</i>	The function of lodging an application on the SA planning portal within 5 business days after receipt.	State Commission Assessment Panel	
Regulation 31	Verification of application		
Regulation 31(1)(a) <i>Commission as a relevant</i> <i>authority</i>	The function of determining the nature of the development.	State Commission Assessment Panel	
Regulation 31(1)(b)	If an application is for planning consent, the function of determining whether the development involves 2 or	State Commission Assessment Panel	

Commission as a relevant authority	more elements, of identifying each of those elements for the purposes of assessment against the provisions of the Planning and Design Code, and of determining the category or categories of development that apply for the purposes of development assessment.		
Regulation 31(1)(c) <i>Commission as a relevant</i> <i>authority</i>	The function of determining whether the relevant authority is the correct entity to assess the application under the Act.	State Commission Assessment Panel	
Regulation 31(1)(d) Commission as a relevant authority and it is the correct entity to assess any part of the application	The function of: (i) checking that the appropriate documents and information have been lodged with the application; and (ii) confirming the fees required to be paid at that point under the <i>Planning</i> ,	State Commission Assessment Panel	
	Development and Infrastructure (Fees, Charges and Contributions) Regulations 2019; and (iii) providing an appropriate notice via the SA planning portal.		

Regulation 31(1)(e) Commission as a relevant authority but it is <u>not</u> the correct entity to assess any part of the application Section 42	The function of: (i) providing 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 it considers to be the correct relevant authority in accordance with any practice direction; and (ii) providing an appropriate notice via the SA planning portal.	State Commission Assessment Panel	
<b>Regulation 32</b> <i>Commission as a relevant</i> <i>authority</i>	Application for accepted development The function of advising the applicant of its determination with regard to whether the development falls within the category of accepted development.	State Commission Assessment Panel	
Regulation 34	Period for additional information and other matters		
Regulation 34(1) <i>Commission as a relevant authority</i>	The power to determine whether to allow for a longer period for the applicant to comply with.	State Commission Assessment Panel	

Regulation 35	Amended applications		
Regulation 35(3) <i>Commission as a relevant</i> <i>authority</i>	The power 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.	State Commission Assessment Panel	
Regulation 35(4) <i>Commission as a relevant</i> <i>authority</i>	Where a variation would change the essential nature of a proposed development: The power to enter into an agreement 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 these regulations.	State Commission Assessment Panel	
Regulation 38	Withdrawing/lapsing applications		
Regulation 38(1) <i>Commission as a relevant</i> <i>authority</i>	<ul> <li>The function of notifying the following of the withdrawal:</li> <li>(a) Any agency to which the application has been referred under Division 2; and</li> <li>(b) Any person who has made a representation in relation to the application under Division 3.</li> </ul>	State Commission Assessment Panel	

Regulation 38(2) <i>Commission as a relevant</i> <i>authority</i>	The power to determine whether an application should be lapsed for a development authorisation under Part 7 of the Act if at least 1 year has passed since the date on which the application was lodged with the relevant authority under the Act.	State Commission Assessment Panel	
Regulation 38(3) <i>Commission as a relevant</i> <i>authority</i>	<ul> <li>The function of (before taking action to lapse an application under reg 38(2)) –</li> <li>(a) taking reasonable steps to notify the applicant of the action under consideration; and</li> <li>(b) allowing the applicant a reasonable opportunity to make submissions to the relevant authority (in a manner and form determined by the relevant authority) about the proposed course of action.</li> </ul>	State Commission Assessment Panel	
Regulation 38(3)(b) <i>Commission as a relevant authority</i>	The power to determine the manner and form in which submissions can be received by the relevant authority or its delegate.	State Commission Assessment Panel	
<b>Regulation 40</b> <i>Commission as a relevant authority</i>	<b>Court proceedings</b> The power to determine whether decline to deal with an application until any proceedings under the Act have been concluded, and to notify the	State Commission Assessment Panel	

	applicant of the decision made in writing.	
Division 2	Referrals	
Regulation 42	Additional information or amended plans	
Regulation 42(1)	The power to repeat the referral process in accordance with this	State Commission Assessment
<i>Commission as a relevant authority</i>	subsection.	Panel
Regulation 45	Building matters	
Regulation 45(4) Where the Commission is <u>not</u> the relevant authority	The function of considering an application for building consent referred to the Commission and the power to determine whether to concur in the grant of consent by a relevant authority.	Building Technical Panel
Regulation 45(4)(e) <i>Commission as a relevant</i> <i>authority</i>	The function of referring the application to the Commission.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.(Building Policy and Programs, Land and Built Environment)</li> </ul>

Regulation 45(5) Where the Commission is <u>not</u> the relevant authority	The function of receiving a copy of any report received from a fire authority that relates to an application that is referred to the Commission under the Act.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.(Building Policy and Programs, Land and Built Environment)</li> </ul>
Regulation 45(5) <i>Commission as a relevant</i> <i>authority</i>	The function of providing to the Commission a copy of any report received from a fire authority that relates to an application that is referred to the Commission under the Act.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.</li> </ul>
Regulation 45(6)	The power to determine whether to concur in the granting of consent in relation to building work comprising or including the construction or installation of a private bushfire shelter.	Building Technical Panel
Regulation 46	Preliminary advice and agreement (section 123)	
Regulation 46(6)(b) <i>Commission as a relevant</i> <i>authority</i>	The power to determine whether the application no longer accords with the agreement indicated by the prescribed body.	State Commission Assessment Panel

Regulation 46(7) <i>Commission as a relevant authority</i>	The function of notifying the relevant prescribed body of the withdrawal.	State Commission Assessment Panel	
Regulation 46(8) <i>Commission as a relevant</i> <i>authority</i>	The function of notifying the relevant prescribed body of the lapsing.	State Commission Assessment Panel	
Regulation 46(9) <i>Commission as a relevant</i> <i>authority</i>	The function of providing a copy of the notice to the prescribed body.	State Commission Assessment Panel	
Division 3	Notice requirements and consultation		
Regulation 47	Performance assessed development and restricted development		
Regulation 47(2)(a)	The power to determine the prescribed form for the purposes of this regulation.	State Commission Assessment Panel	
<b>Regulation 48</b> <i>Commission as a relevant</i> <i>authority</i>	Notification of application of tree- damaging activity to owner of land The function of giving the owner notice of the application.	State Commission Assessment Panel	
Regulation 49	Public inspection of applications		

Regulation 49(1) <i>Commission as a relevant</i> <i>authority</i>	The function of ensuring that copies of the application and supporting plans, drawings, specifications and other documents or information provided to the relevant authority under section 119 of the Act, are reasonably available for inspection (without charge) by the public at the principal office of the relevant authority.	State Commission Assessment Panel	
Regulation 49(2) <i>Commission as a relevant authority</i>	The function of providing to a member of the public a copy of any document or information available under reg 49(1).	State Commission Assessment Panel	
Regulation 49(3) <i>Commission as a relevant authority</i>	The power to request a person making a request under reg 49(2), to verify information provided as the relevant authority or its delegate thinks fit.	State Commission Assessment Panel	
Regulation 49(4) <i>Commission as a relevant</i> <i>authority</i>	The function of ensuring that any document or information required to be available under reg 49(1) is also available on the SA Planning portal.	State Commission Assessment Panel	
Regulation 50	Representations		
Regulation 50(5) <i>Commission as a relevant</i> <i>authority</i>	The power to allow a person who has made a representation under reg 50(1) in relation to development being assessed under section 107 of the Act, and who has indicated an interest in appearing before the relevant	State Commission Assessment Panel	

	authority, an opportunity to appear personally or by representative before the relevant authority to be heard in support of the representation that has been made under reg 50(1).		
Regulation 50(6) <i>Commission as a relevant</i> <i>authority</i>	The duty of giving the applicant notice of the place and time where the person has been invited to appear under that subregulation and, if the applicant appears personally or by representative, allowing the applicant a reasonable opportunity, on request, to respond to any relevant matter.	State Commission Assessment Panel	
Regulation 51	Response by applicant		
Regulation 51(1) <i>Commission as a relevant</i> <i>authority</i>	The power to determine whether to allow a longer period within which an applicant may submit a response.	State Commission Assessment Panel	
Regulation 52	Notice of hearing of submissionsWhere a person is to be allowed to appear before the Commission pursuant to section 110(2)(c)(ii) of the Act:The function of giving the person at least 5 business days' notice of the place and time at which the person should appear.	State Commission Assessment Panel	

Division 4	Determination of application		
Regulation 53	Time within which decision must be made (section 125(1))		
Regulation 53(7)	The power to give final development	State Commission Assessment	
<i>Commission as a relevant authority</i>	approval.	Panel	
Regulation 54	Deemed consent notice (section 125(2))		
Regulation 54(1)	The function of determining the prescribed form for a deemed consent notice, and of publishing the form on the SA Planning Portal.	State Commission Assessment Panel	
Regulation 55	Notice of decision – accredited professionals (section 89)		
Regulation 55(2)(a)	In relation to a proposed development that is to be undertaken in a part of the State that is not (wholly or in part) within the area of a council:	State Commission Assessment Panel	
	The function of being a prescribed body for the purposes of section 89(a) of the Act and therefore of being notified by an accredited professional pursuant to section 89.		
Regulation 56	Issue of building consent by other bodies	<ul><li>Executive Director</li><li>Director, State Assessment</li></ul>	

	<ul> <li>The duty of providing the council for the area in which the development is to be undertaken (if any) with –</li> <li>(a) a copy of the plans, drawings, specifications and other documents and information lodged by the applicant, endorsed with the relevant consent; and</li> <li>(b) if relevant, a schedule of essential safety provisions in the appropriate form which sets out the matters to be specified under these regulations.</li> </ul>	<ul> <li>Director, Land and Built Environment</li> <li>PO2 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.</li> </ul>	
Regulation 57	Notice of decision (section 126(1))		
Regulation 57(2) <i>Commission as a relevant authority</i>	The power to determine the appropriate form for notice to be given under this regulation.	State Commission Assessment Panel	
Regulation 57(4) Commission as a relevant authority	The function of endorsing a set of any approved plans and other relevant documentation with an appropriate form of authentication, and the function of ensuring that the notice provided by the SA Planning Portal under reg 57(2) includes the endorsed set of approved plans and other relevant documentation.	State Commission Assessment Panel	

Regulation 57(5) <i>Commission as a relevant</i> <i>authority</i>	The function of, in acting under reg 57(4), providing the successful applicant with a copy of the plans, drawings, specifications and other documents and information lodged by the applicant in accordance with the requirements of these regulations (endorsed as required by reg 57(4)).	State Commission Assessment Panel	
Regulation 57(7) <i>Commission as a relevant authority</i>	The power to specify any additional stage of building work for which notice must be given to the council under reg 93.	State Commission Assessment Panel	
Regulation 57(9) <i>Commission as a relevant</i> <i>authority</i>	Where the relevant authority issued a notice under reg 57(1):The duty of providing the notice:(a) to any other relevant authority— (i) that has already given another development authorisation that relates to the same development; or (ii) that is considering an application for another development authorisation that relates to the same development; or (ii) that is considering an application for another development authorisation that relates to the same development authorisation that relates to the same development 	State Commission Assessment Panel	

	122 of the Act—to the prescribed body; and (c) if an owner of the land to which the application related was not a party to the application—to that owner.		
Division 5	Conditions		
<b>Regulation 58</b> Commission as a relevant authority	<b>Notice of conditions</b> The function of identifying the prescribed body.	State Commission Assessment Panel	
Division 6	Other matters		
Regulation 61	Certificate of independent technical expert in certain cases		
Regulation 61(4)(c) <i>Commission as a relevant</i> <i>authority</i>	The power to determine whether (on the basis of advice received from the accreditation authority under the <i>Planning, Development and</i> <i>Infrastructure (Accredited</i> <i>Professionals) Regulations 2019</i> ) a relevant professional association, or another relevant registration or accreditation authority, qualify the person to act as a technical expert under this regulation.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO4 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.</li> </ul>	
Regulation 62	Requirement to upgrade building in certain cases		

Regulation 62(3) <i>Commission as a relevant</i> <i>authority</i>	The power to require, as a condition of consent, that the entire building be brought into conformity with the relevant requirements of the Building Code for bushfire protection.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO4 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate</li> </ul>	
Regulation 63	Urgent work		
Regulation 63(1) <i>Commission as a relevant</i> <i>authority</i>	<ul> <li>(a) the power to determine and to specify a telephone number to which relevant notification must be given.</li> <li>(b) The power to determine and to specify an email address to which relevant notification must be given.</li> </ul>	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO4 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.PO4 and higher within thBuilding Policy and Programs business unit in the Land and Built Environment directorate.</li> </ul>	
Regulation 63(2) <i>Commission as a relevant</i> <i>authority</i>	The power to determine and allow a longer period for the commencement of relevant work.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO4 and higher within the</li> </ul>	

Regulation 63(3) <i>Commission as a relevant</i> <i>authority</i>	The power to determine and allow a longer period for the performance of the relevant tree-damaging activity.	<ul> <li>Building Policy and Programs business unit in the Land and Built Environment directorate.</li> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO4 and higher within the State Assessment directorate.</li> <li>PO4 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.</li> </ul>	
Regulation 65	Variation of authorisation (section 128)		
Regulation 65(1)(a) <i>Commission as a relevant</i> <i>authority</i>	The power to determine whether to approve a minor variation.	State Commission Assessment Panel	
Part 8	Impact Assessed Development		
Regulation 68	Procedural matters (section 111(2))		
Regulation 68(1) <i>Commission as a relevant</i> <i>authority</i>	The function of ensuring that all relevant documentation is available to the Minister via the SA planning portal.	State Commission Assessment Panel	

Regulation 68(2) <i>Commission as a relevant</i> <i>authority</i>	The function of transmitting to the Minister any fees that have been paid by the proponent under the <i>Planning</i> , <i>Development and Infrastructure (Fees,</i> <i>Charges and Contributions)</i> <i>Regulations 2019</i> (less any amount that the Minister determines should be retained by the relevant authority).	State Commission Assessment Panel	
Regulation 70	<ul> <li>Level of detail – EIS (section 112(c))</li> <li>The function of : <ul> <li>(a) by written notice, providing an invitation to the proponent to express any view on the level of detail required in the EIS; and</li> <li>(b) determining the manner in which a proponent may respond to the invitation in (a).</li> </ul> </li> </ul>	State Commission Assessment Panel	
Part 9	Special provisions relating to land division		
Division 2	Advice from Commission		
Regulation 76	Advice from Commission		
Regulation 76(2) Where the Commission is <u>not</u> the relevant authority	The power to determine whether to give notice of a longer period to the relevant authority.	State Commission Assessment Panel	

Regulation 76(3)(b)	The power to determine the manner in which a notice under Regulation 76(2) may be given.	State Commission Assessment Panel
Regulation 76(4)	The power to, in relation to an application which relates to a proposed development that involves the division of land, consult with any other agency.	State Commission Assessment Panel
	And	
	The power to determine whether to impose a time limit of 20 business days for a response from that agency.	
Regulation 78	Underground mains areas	
Regulation 78(1) Where the Commission is deemed as a council as per reg 75 in this Part	The power to consider whether an area should be declared an underground mains area and to seek a report from the relevant electricity authority in relation to the matter.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>
Regulation 78(2) Where the Commission is deemed as council as per reg 75 in this Part	The power to, after having received and considered a report from the electricity authority, declare the area to be an underground mains area.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>
Regulation 78(3)	The power to require, as a condition on the relevant authority or it's delegate's	<ul><li>Executive Director</li><li>Director, State Assessment</li></ul>

Commission as a relevant authority <b>Division 6</b>	decision on the application, that any electricity mains be placed underground. Prescribed requirements – general	<ul> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>
	land division	
Regulation 81	Width of roads and thoroughfares	
Regulation 81(4) Where the Commission is deemed as a council as per reg 75 in this Part	The power to dispense with a width prescribed by Regulation 81(1) or (3) (and specify a different width) if the width so prescribed is not necessary for the safe and convenient movement of vehicles or pedestrians, or for underground services.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>
Regulation 81(6) Where the Commission is deemed as council as per reg 75 in this Part	The power to dispense with a requirement under Regulation 81(5) if it appears that the cul-de-sac is likely to become a through road.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>
Regulation 82	Road Widening	
Regulation 82(1) Where the Commission is deemed as council as per reg 75 in this Part	The power to determine whether the road should be widened in order to provide a road of adequate width having regard to existing and future requirements of the area, the proposed	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>

	division of land must make provision for that widening.	
Regulation 83	Requirement as to forming of roads	
Regulation 83(1) Where the Commission is deemed as council as per reg 75 in this Part	The power to determine and specify a width for the roadway of every proposed road on a plan of division.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>
Regulation 83(4) Where the Commission is deemed as council as per reg 75 in this Part	The power to dispense with the requirements under Regulation 83(3) if the cul-de-sac is likely to become a through road.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>
Regulation 83(5) Where the Commission is deemed as council as per reg 75 in this Part	The power to determine the satisfactory form of every footpath, water table, kerbing, culvert and drain of every proposed road.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>
Regulation 83(6) Where the Commission is deemed as council as per reg 75 in this Part	The power to determine whether to dispense with a requirement under Regulation 83(5).	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>

Regulation 84	Construction of roads, bridges, drains and services	
Regulation 84(1) Where the Commission is deemed as council as per reg 75 in this Part	The power to require a roadway to be paved and sealed with bitumen, tar or asphalt or an other material approved by the Commission or its delegate.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>
Regulation 84(3) Where the Commission is deemed as council as per reg 75 in this Part	The power to require any footpath, water-table, kerbing, culvert or drain of a proposed road to be constructed.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>
Regulation 85	Supplementary provisions	
Regulation 85(1) Where the Commission is deemed as council as per reg 75 in this Part	The power to approve a road location and grading plan.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>
Regulation 85(2) Where the Commission is deemed as council as per reg 75 in this Part	The power to determine whether works referred to in regulations 83 and 84 have been carried out in a satisfactory manner.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>

Regulation 85(4) Where the Commission is deemed as council as per reg 75 in this Part	The power to direct the works to be carried out in conformity with a licensed surveyor. <u>And</u> The power to approve the work referred to in regulations 83 and 84. The power to determine whether to be satisfied 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.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>
Division 7	Certificate in respect of division of land	
Regulation 87	General Land Division	
Regulation 87(1) Where the Commission is <u>not</u> a council as per R75 in this Part	In accordance with s138(1) of the Act, the power to issue a certificate under that section notwithstanding that the requirements under Division 6 have not been fully satisfied if the council advises the Commission of the matters in this subregulation.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>ASO4 and higher within the Land Tenure business unit in the Land and Build Environment directorate.</li> </ul>
Regulation 87(1)	The power to advise the Commission:	<ul><li>Executive Director</li><li>Director, State Assessment</li></ul>

Where the Commission is deemed as council as per reg 75 in this Part	<ul> <li>(a) that the applicant has entered into a binding arrangement with the council for the satisfaction of those requirements (other than a requirement under regulation 84(5)) and that the arrangement is supported by adequate security; and</li> </ul>	•	Director, Land and Built Environment PO1 and higher within the State Assessment directorate.	
	<ul> <li>(b) in a case where a requirement under regulation 84(5) has not been fully satisfied—that the applicant has entered into a binding arrangement with the appropriate electricity authority for the satisfaction of the requirement and that the arrangement is supported by adequate security.</li> </ul>			
Regulation 87(2)	In accordance with section 138(1) of the Act, the power to determine whether to issue a certificate under that section notwithstanding that the requirements of the relevant responsible Minister relating to the provision of water supply and sewerage services have not been fully satisfied if that Minister advises the Commission that the applicant has entered into a binding arrangement with the Minister for the satisfaction of those requirements and that the	•	Executive Director Director, State Assessment Director, Land and Built Environment ASO4 and higher within the Land Tenure business unit in the Land and Build Environment directorate.	

	arrangement is supported by adequate security.	
Regulation 88	Division of land by strata title	
Regulation 88(1) Where the Commission is <u>not</u> a council as per R75 in this Part	In accordance with s138(1) of the Act, the power to issue a certificate under that section in relation to the division of land by strata plan under the <i>Community Titles Act 1996</i> or the <i>Strata Titles Act 1988</i> notwithstanding that the requirements of section 102(1)(d) of the Act have not been fully satisfied if the council advises the Commission that the applicant has entered into a binding arrangement with the council for the satisfaction of those requirements and that the arrangement is supported by adequate security.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>ASO4 and higher within the Land Tenure business unit in the Land and Build Environment directorate.</li> </ul>
Regulation 88(1) Where the Commission is deemed as council as per reg 75 in this Part	The power to advise the Commission that the applicant has entered into a binding arrangement with the council for the satisfaction of those requirements and that the arrangement is supported by adequate security.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate.</li> </ul>
Regulation 89	General Provisions	
Regulation 89(3)(a)(i)	The power to determine whether to approve a certification for the purposes of this subparagraph.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>

Regulation 89(3)(b) Where the Commission is deemed as council as per reg 75 in this Part	The function of providing a certificate.	<ul> <li>ASO4 and higher within the Land Tenure business unit in the Land and Build Environment directorate.</li> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>ASO4 and higher within the Land Tenure business unit in the Land and Build Environment</li> </ul>
Regulation 89(6) Where the Commission is deemed as council as per reg 75 in this Part	The function of being furnished with a copy of the certificate and plan referred to in reg 89(3) – (a) via electronic access on the SA planning portal; and (b) by requesting that the certificate and plan be provided via written copy to the council.	<ul> <li>directorate.</li> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>ASO4 and higher within the Land Tenure business unit in the Land and Build Environment directorate.</li> </ul>
Regulation 89(6)(b) Where the Commission is <u>not</u> a council as per reg 75 in this Part	The power to determine the manner in which a copy of the certificate and plan referred to in Regulation 89(3) must be furnished to the relevant council.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>ASO4 and higher within the Land Tenure business unit in the Land and Build Environment directorate.</li> </ul>

Regulation 89(6)(b) Where the Commission is deemed as council as per reg 75 in this Part	The power to request a written copy of the certificate/s and plan/s referred to in reg 89(3).	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate.</li> </ul>
Regulation 89(7)	The power to determine whether to extend the expiration date of a certificate in response to an application made prior to the lapse of the certificate.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>ASO4 and higher within the Land Tenure business unit in the Land and Build Environment directorate.</li> </ul>
Regulation 89(8) Where the Commission is <u>not</u> a council as per reg 75 in this Part	The function of consulting with the relevant council before granting an extension period under reg 89(7).	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>ASO4 and higher within the Land Tenure business unit in the Land and Build Environment directorate.</li> </ul>
Regulation 89(9)	The power to consult with and determine whether to agree to a scheme with the Registrar-General in connection with the operation of this regulation.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment higher withn the State Assessment</li> </ul>

Part 10	Special provisions relating to buildings and building work		
Division 3	Safety, health and amenity		
Regulation 94	Essential safety provisions		
Regulation 94(4) <i>Commission as a relevant</i> <i>authority</i>	The function of issuing a schedule in the form determined by the Chief Executive for the purposes of this Regulation.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO4 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.</li> </ul>	
Regulation 99	Construction Industry Training Fund		
Regulation 99(4) <i>Commission as a relevant</i> <i>authority</i>	The power to notify the applicant that it cannot issue a building rules consent until the relevant authority is satisfied that the levy has been paid or is not payable.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO4 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.</li> </ul>	
Regulation 99(5)(b) <i>Commission as a relevant</i> <i>authority</i>	The power to determine whether the application has lapsed.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO4 and higher within the</li> </ul>	

Regulation 104(5) <i>Commission as a relevant</i> <i>authority</i>	The power to indicate (by notice issued at the time that the relevant building consent was given) which certificates, reports or other documents need to be furnished.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO4 and higher within the</li> </ul>
Regulation 104	undertaken). Statement of Compliance	
	(b) notice of the completion of the inspection (after any building work or other action required by the inspection has been	Built Environment directorate.
Regulation 103(6b) <i>Commission as a relevant</i> <i>authority</i>	The function of receiving from a council: (a) notice of its determination to carry out an inspection of building work in accordance with reg 103(6a); and	<ul> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO4 and higher within the Building Policy and Programs business unit in the Land and</li> </ul>
Regulation 103	Certificates of occupancy	Executive Director
		Building Policy and Programs business unit in the Land and Built Environment directorate.

Regulation 107(5)	For the purpose of section 131(10) of the Act: The function of referring the application, together with a copy of any relevant information provided by the State agency, to the relevant body under Schedule 9 for comment and report within the period of 30 business days.	State Commission Assessment Panel	
Regulation 107(6)	The power to determine the form required for a notice on the land for the purposes of section 131(13)(a) of the Act. <u>And</u> The power to cause the sign to be removed at a later time.	State Commission Assessment Panel	
Regulation 107(7)	The power to require the relevant State agency to place the notice on the land under reg 107(6) on behalf of the Commission.	State Commission Assessment Panel	
Regulation 107(8)(b)	The power to determine whether it is impracticable or unnecessary to place a notice on the land under that subregulation.	State Commission Assessment Panel	
Part 14	Land Management Agreements		

Regulation 111(7) <i>Commission as a relevant</i> <i>authority</i>	The function of providing a copy of a notice under reg 111(6) to – (a) any owner of the land who is not a party to the agreement; and (b) if the council for the area where the relevant land is situated is not a party to the agreement – the council.	State Commission Assessment Panel	
Part 18	Miscellaneous		
Regulation 120	Record of applications		
Regulation 120(1) Commission as a relevant authority	<ul> <li>The function of ensuring that the following matters are recorded on the SA planning portal in respect of each application for a development authorisation under section 102 of the Act: <ul> <li>(a) the name and contact details of the relevant authority;</li> <li>(b) the name and address of the applicant (or of each applicant);</li> <li>(c) the date on which the application was lodged under section 119 of the Act;</li> <li>(d) the date on which the application was verified under regulation 31;</li> </ul> </li> </ul>	State Commission Assessment Panel	

(e) the date (or dates) on which the fees relating to the application were paid in accordance with these regulations and the <i>Planning, Development and</i> <i>Infrastructure (Fees, Charges</i> <i>and Contributions) Regulations</i> 2019;	
(f) a description of the land which is the subject of the application	;
(g) a brief summary of the matters, acts or things in respect of which any consent or approval is sought;	
(h) details of any referral or concurrence on the application	
<ul> <li>(i) details of any other decision made on the application by another entity exercising a power under this Act that has been notified to the relevant authority in accordance with these regulations;</li> </ul>	
(j) any decision on the application (including the date of the decision and any conditions tha are imposed);	
(k) the date of the commencement of any building work, and the date of the completion of any	

	building work, as notified under regulation 93; (I) if any decision on the application is the subject of an appeal, the result of the appeal.		
Regulation 120(4)(a) <i>Commission as a relevant</i> <i>authority</i>	The power to form the opinion whether including a document on the SA Planning portal would unreasonably jeopardise the present or future security of a building.	State Commission Assessment Panel	
Schedule 6	Relevant authority - Commission		
Clause 3	City of Adelaide – developments over \$10m		
Clause 3(2)(b)	The power to determine whether development is ancillary to or in association with a development the subject of an authorisation given by the Commission (or its delegate) under this clause.	State Commission Assessment Panel	
Clause 4	Inner Metropolitan Area – buildings exceeding 4 storeys		
Clause 4(2)(b)	The power to determine whether development is ancillary to or in association with a development the subject of an authorisation given by the Commission under this clause.	State Commission Assessment Panel	

Clause 4A	Morphettville and Camden Park – buildings exceeding 4 storeys		
Clause 4A(2)(b)	The power to determine whether development is ancillary to or in association with a development the subject of an authorisation given by the Commission under this clause.	State Commission Assessment Panel	
Clause 5	City of Port Adelaide Enfield – developments over \$3m in identified area		
Clause 5(2)(b)	The power to determine whether development is ancillary to or in association with a development the subject of an authorisation given by the Commission under this clause.	State Commission Assessment Panel	
Clause 8	City of Charles Sturt – developments over \$3m in identified area		
Clause 8(2)(b)	The power to determine whether development is ancillary to or in association with a development the subject of an authorisation given by the Commission under this clause.	State Commission Assessment Panel	
Schedule 8	Plans		
Clause 2	Plans for residential alterations, additions and new dwellings		

Clause 2(d)(ii)	The power to determine whether 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.	State Commission Assessment Panel
Clause 4	Plans for building work	
Clause 4(3)	The power to require such details, particulars, plans, drawings, specifications and other documents (in addition to the other documents required to accompany the application), as is reasonable to show that the entire building will, on completion of the building work, comply with the requirements of the Act and these regulations for a building of the classification applied for or with so many of those requirements as will ensure that the building is safe and conforms to a proper structural standard.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO4 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.</li> </ul>
Planni	ng Development and Infrastructure (Fees, Char	rges and Contributions) Regulations 2019
Part 3	General	
Regulation 5	Calculation or assessment of fees	

Regulation 5(1) Where the Commission is an 'authority' with which an application is duly lodged under a related set of regulations (including via the SA planning portal)	<ul> <li>The power to:</li> <li>(a) Require the applicant to provide such information as is reasonably required to calculate any fee payable under these regulations or a related set of regulations; and</li> <li>(b) Make any other determination for the purposes of these regulations or a related set of regulations (even if it is not a relevant authority).</li> </ul>	State Commission Assessment Panel	
Regulation 5(2) Where the Commission is an 'authority' acting under (1) or a relevant authority in any event	If any information provided by an applicant is incomplete or inaccurate: The power to calculate any fee on the basis of estimates made.	State Commission Assessment Panel	
Regulation 5(3) Where the Commission is an 'authority'	The power to, at any time, and despite an earlier calculation or acceptance of an amount in respect of the fee, reassess a fee payable under these regulations or a related set of regulations.	State Commission Assessment Panel	
<b>Regulation 7</b> Where the Commission is an 'authority' to which a fee is payable under these regulations or a related set of regulations	Waiver or refund of fee Where a fee is payable under these regulations or a related set of delegations to the delegate:	State Commission Assessment Panel	

	The power to waive or refund the payment of the whole or a part of the fee.		
Pla	anning Development and Infrastructure (Trans	sitional Provisions) Regulations 20	17
Part 4	Staged commencement of development assessment under Act		
Regulation 11	Related provisions		
Regulation 11(3)(b)	The power to adopt any findings or determinations of the Minister under those subsections made before the relevant day to give effect to this subregulation.	State Commission Assessment Panel	
Regulation 11(3)	The power to adopt any findings or determinations of the Minister under those sections 46B(9) to (12), 46C(9) to (12), 46D(8) to (10) and 47(3) of the repealed Act, made before the relevant day to give effect to this subregulation.	State Commission Assessment Panel	

Development Act 1993 As per Planning Development and Infrastructure (Transitional Provisions) Regulations 2017: Part 4, Regulation 11(3)(b) On or after the relevant day:				
Section 46B	EIS process – Specific Provisions			
Section 46B(9) Where the Minister is to be read as a reference to the Commission as per the (Transitional Provisions) Regulations reg 11(3)(b):	The power and function of preparing an Assessment Report in accordance with the requirements of section 46B(9).	State Commission Assessment Panel		
Section 46B(10) Where the Minister is to be read as a reference to the Commission as per the (Transitional Provisions) Regulations reg 11(3)(b):	<ul> <li>The power and function to:</li> <li>(a) notify a person who made a written submission under section 46B(5) of the availability of the Assessment Report in the manner prescribed by the regulations; and</li> <li>(b) by public advertisement, give notice of the place or places at which copies of the Assessment Report are available for inspection and purchase.</li> </ul>	State Commission Assessment Panel		
Section 46B(11) Where the Minister is to be read as a reference to the Commission	The power and function to keep available for inspection and purchase copies of the EIS, the proponent's response under section 46B(8) and the	State Commission Assessment Panel		

as per the (Transitional Provisions) Regulations reg 11(3)(b):	Assessment Report, at a place determined by the delegate and for a period determined by the delegate.		
Section 46B(12) Where the Minister is to be read as a reference to the Commission as per the (Transitional Provisions) Regulations reg 11(3)(b):	The power and function, if a proposed development or project to which an EIS relates will, if the development or project proceeds, be situated wholly or partly within the area of a council, to give a copy of the EIS, the proponent's response under section 46B(8) and the Assessment Report to the council.	State Commission Assessment Panel	
Section 46C	PER Process – Specific provisions		
Section 46C(9) Where the Minister is to be read as a reference to the Commission as per the (Transitional Provisions) Regulations reg 11(3)(b):	The power and function of preparing an Assessment Report in accordance with the requirements of section 46C(9).	State Commission Assessment Panel	
Section 46C(10) Where the Minister is to be read as a reference to the Commission as per the (Transitional Provisions) Regulations reg 11(3)(b):	The function of, by public advertisement, giving notice of the place or places at which copies of the Assessment Report are available for inspection and purchase.	State Commission Assessment Panel	

Section 46C(11) Where the Minister is to be read as a reference to the Commission as per the (Transitional Provisions) Regulations reg 11(3)(b):	The power and function to keep available for inspection and purchase copies of the PER, the proponent's response under section 46C(8) and the Assessment Report, at a place determined by the delegate and for a period determined by the delegate.	State Commission Assessment Panel	
Section 46C(12) Where the Minister is to be read as a reference to the Commission as per the (Transitional Provisions) Regulations reg 11(3)(b):	The power and function, if a proposed development or project to which an PER relates will, if the development or project proceeds, be situated wholly or partly within the area of a council, to give a copy of the PER, the proponent's response under section 46C(8) and the Assessment Report to the council.	State Commission Assessment Panel	
Section 46D	DR process – specific provisions		
Section 46D(8) Where the Minister is to be read as a reference to the Commission as per the (Transitional Provisions) Regulations reg 11(3)(b):	The power and function of preparing an Assessment Report in accordance with the requirements of section 46D(8).	State Commission Assessment Panel	
Section 46D(9)	The power and function to keep available for inspection and purchase copies of any response under section	State Commission Assessment Panel	

Where the Minister is to be read as a reference to the Commission as per the (Transitional Provisions) Regulations reg 11(3)(b):	46D(7) and the Assessment Report, at a place determined by the delegate and for a period determined by the delegate.			
Section 46D(10) Where the Minister is to be read as a reference to the Commission as per the (Transitional Provisions) Regulations reg 11(3)(b):	The power and function, if a proposed development or project to which an DR relates will, if the development or project proceeds, be situated wholly or partly within the area of a council, to give a copy of the DR, the any response under section 46D(7) and the Assessment Report to the council.	State Commission Assessment Panel		
Section 47	Amendment of EIS, PER or DR			
Section 47(3) Where the Minister is to be read as a reference to the Commission as per the (Transitional Provisions) Regulations reg 11(3)(b):	The function of, if an EIS, PER, DR, or Assessment Report is amended under section 47, by public advertisement, giving notice of the place or places at which copies of the relevant document or documents (with the amendments) are available for inspection and purchase.	State Commission Assessment Panel		
National Parks and Wildlife Act 1972				
Part 3 – Reserves and sanctuaries				
Division 5 – Control and management of reserves				

Section 38	Management plans			
Section 38(2a)(a)	To receive and respond to consultation from the Minister responsible for the <i>National Parks and Wildlife Act 1972</i> regarding a plan of management.	•	Executive Director Director, Growth Management	Limited to responses addressing operational matters (including consistency with the Planning and Design Code).

11/01/2022 9:58:12 AM

# **Compare Results**

Old File:

Attachment 1 - PDI Delegations.pdf 109 pages (987 KB)

11/01/2022 9:54:54 AM

versus

New File:

Attachment 2 - PDI Delegations.pdf

**101 pages (1.08 MB)** 11/01/2022 9:55:40 AM



Go to First Change (page 1)



## INSTRUMENT OF DELEGATION

## PLANNING DEVELOPMENT AND INFRASTRUCTURE ACT 2016

### DELEGATION

- 1. We, the State Planning Commission ("the Commission"), in exercise of the power under section 30 of the *Planning, Development and Infrastructure Act 2016* (the Act) hereby:
  - (a) **REVOKE** all previous delegations made under the Act and its statutory instruments, with the exception of:
    - (i) the instrument of delegation dated 9 July 2020 from the Commission to the Chief Executive, Department of Infrastructure and Transport regarding the project known as "Port Spencer Grain Export Facility"; and
    - (ii) the instrument of delegation dated 24 May 2019 from the Commission to the Executive Director, Planning and Land Use Services (and various other positions), delegating powers and functions under the *Character Preservation (Barossa Valley) Act 2012*, the *Character Preservation (McLaren Vale) Act 2012* and the *Roads (Opening and Closing) Act 1991*.
  - (b) **DELEGATE** each of the powers and functions under the section of the Act and its statutory instruments identified in Column 1 of Schedule 1 to this instrument to:
    - the person or persons for the time being holding, acting in or assigned to the position within the administrative unit known as Planning and Land Use Services within the Depart;
    - (ii) the panel or panels for the time being established by the Commission under section 29(1) of the Act and its statutory instruments;
    - (iii) the Chair of the Commission;

as specified in the corresponding line of Column 3 of Schedule 1, subject to those conditions (if any) specified in the corresponding line of Column 4 of Schedule 1 of this instrument.

#### FURTHER DELEGATION

2. Under section 30(5) of the Act, any of the powers or functions hereby delegated may be further delegated by the delegate, by instrument in writing, except as expressly limited.

### INTERPRETATION

- 3. The terms in this instrument of delegation have the same meaning as under the Act.
- 4. The descriptions in Column 2 of Schedule 1 of this instrument are for administrative use only and do not form part of this delegation. All delegates exercising delegated powers or functions should refer to the statutory power or function delegated when exercising that power or function.
- 5. A reference to a business unit or directorate in this instrument of delegation is a reference to the relevant named business unit or directorate within the organisational structure of the Department.

- 6. A reference to a position, business unit or directorate that no longer exists is a reference to the position, business unit or directorate who performs the functions previously performed by the position, business unit or directorate named in this instrument of delegation.
- 7. A reference to:
  - (a) "PO" in this instrument will be taken to be a reference to a Professional Officer of the relevant classification in the Professional Officers Stream;
  - (b) "ASO" in this instrument will be taken to be a reference to an Administrative Services Officer of the relevant classification in the Administrative Services Stream;
  - (c) "MAS" in this instrument will be taken to be a reference to a Manager Administrative Services in the Administrative Services Stream;

as described in the relevant enterprise agreement applying from time to time to South Australian public sector employees, but as limited to a business unit or directorate of the Department, where noted in this instrument of delegation.

- 8. A reference to a PO, ASO or MAS "and higher" will be taken to mean the relevant position classification referred to, and all other positions of higher classification within the Professional Officers Stream and the Administrative Services Stream.
- 9. A reference to a position designated as:
  - (a) "PO4" will also be deemed to be a reference to an "ASO7";
  - (b) "PO3" will also be deemed to be a reference to an "ASO6";
  - (c) "PO2" will also be deemed to be a reference to an "ASO5"; and
  - (d) "PO1" will also be deemed to be a reference to an "ASO4",

for the purposes of this instrument of delegation.

EXECUTED FOR AND ON BEHALF OF THE STATE PLANNING COMMISSION

Craig Holden Chair, State Planning Commission XX XXXX 2022



	SCHEDULE 1				
<b>COLUMN 1</b> Power/Function	COLUMN 2 Description of power or function	COLUMN 3 Delegated To	<b>COLUMN 4</b> Conditions and limitations on delegation (where applicable)		
	Planning, Development and Infr	astructure Act 2016	•		
PART 1	Preliminary				
Section 7	Environment and food production areas – Greater Adelaide				
Section 7(5)(a)	The power to determine whether to concur in the granting of the authorisation.	State Commission Assessment Panel			
Division 4	Practice directions and practice guidelines				
Section 42	Practice Directions				
Section 42(4)(b)	The power to, from time to time, make a minor variation to a practice direction.	<ul> <li>Executive Director</li> <li>Director, Growth Management</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>			
Section 43	Practice guidelines				

Section 43(4)(b)	The power to, from time to time, make a minor variation to a practice guideline.	<ul> <li>Executive Director</li> <li>Director, Growth Management</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>	
Part 4	Community engagement and information sharing		
Division 1	Community engagement		
Section 44	Community Engagement Charter		
Section 44(12)	<ul> <li>The power to determine whether an entity has failed to comply with the charter and:</li> <li>(a) to direct the entity to comply with the charter; and</li> <li>(b) if the direction is not complied with within a period prescribed by the regulations—to take any action required by the delegate's direction and recover the reasonable costs and expenses of so doing as a debt from the entity that failed to comply with the direction.</li> </ul>	Executive Director	Limited to proposals to amend the Planning and Design Code in circumstances where: • the Department has not received any complaints regarding an engagement process undertaken by a Designated Entity; • the Chief Executive is not the Designated Entity under section 73 of the Act; and

Division 2	Online planning services and information		• the delegate forms the opinion that the Community Engagement Charter has been complied with for such engagement.
Section 51	Standards and specifications		
Section 51(1)	The power to prepare and publish standards and specifications that are to apply to or in relation to the SA planning portal, the SA planning database and the online atlas and search facility.	<ul> <li>Executive Director</li> <li>Surveyor-General</li> </ul>	Limited to amendments to the Spatial Information Standard which are considered by the delegate as minor or operational in nature.
Part 5	Statutory instruments		
Division 2	Planning instruments		
Section 73	Preparation and amendment		
Section 73(2)(a)	The power to initiate a proposal to amend a designated instrument (or at the request of the Minister).	<ul> <li>Executive Director</li> <li>Director, Growth Management</li> </ul>	Limited to proposals to initiate: • technical amendments to the Planning and Design Code (which

			<ul> <li>may include</li> <li>amendments</li> <li>considered by the</li> <li>delegate as minor,</li> <li>such as</li> <li>amendments to aid</li> <li>interpretation of</li> <li>policy or adjust</li> <li>mapping</li> <li>boundaries); or</li> <li>amendments to the</li> <li>Planning and</li> <li>Design Code that</li> <li>were subject to a</li> <li>Development Plan</li> <li>Amendment which</li> <li>has since lapsed.</li> </ul>	
Section 73(2)(b) Section 22(1)(b)	The function of providing advice to the Minister in relation to a proposal to amend a designated instrument.	<ul> <li>Executive Director</li> <li>Director, Growth Management</li> </ul>	A proposal to initiate a code amendment that meets all of the following criteria: • clear consistency with the State Planning Policies and Regional Plans; • Council/s support for the proposal; • consistency with the Code Framework; • not known to be a highly sensitive	<b>?</b>

			<ul> <li>issue for the local community;</li> <li>the Chief Executive of the Department is not the proponent under section 73(2)(b)(i) of the Act; AND</li> <li>the Commission has not resolved or noted that it will determine the advice to the Minister on the proposal to initiate the code amendment.</li> </ul>
Section 73(6) Commission as a designated entity initiating a proposal to prepare or amend a designated instrument	The powers and functions, as a designated entity, to comply with the requirements of section 73(6), including the power to determine any person or body requiring consultation under s 73(6)(e).	<ul> <li>Executive Director</li> <li>Director, Growth Management</li> </ul>	Limited to proposed code amendments where the function of providing advice to the Minister under section 73(2)(b) of the Act has also been exercised under delegation.
Section 73(6) Commission <u>not</u> as a designated entity	The power to: (e) specify any person or body with which the designated entity must consult;	<ul> <li>Executive Director</li> <li>Director, Growth Management</li> </ul>	Limited to proposed code amendments where the function of providing advice to the Minister under section

	(f) specify such investigations which must be carried out, and information which must be obtained.	Ŷ	73(2)(b) of the Act has also been exercised under delegation.
Section 73(7) Commission as a designated entity Section 22(1)(b)	The function of preparing a report in accordance with any practice direction that applies for the purposes of section 73 (including information about any change to the original proposal that the designated entity considers should be made) and furnishing a copy of the report to the Minister.	<ul> <li>Executive Director</li> <li>Director, Growth Management</li> </ul>	Limited to engagement reports relating to technical amendments to the Planning and Design Code (which may include amendments considered by the delegate as minor, such as amendments to aid interpretation of policy or adjust mapping boundaries).
Section 73(8) Commission as a designated entity Section 42	The function of, after furnishing a report to the Minister under section 73(7), ensuring 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.	<ul> <li>Executive Director</li> <li>Director, Growth Management</li> </ul>	
Section 74	Parliamentary Scrutiny		
Section 74(3)	The function of preparing a report for the ERD Committee under section 74.	<ul> <li>Executive Director</li> <li>Director, Growth Management</li> </ul>	Limited to amendments to the Planning and Design Code:

which are initiated by
the Commission, and
where such
amendments are
adopted by the
Minister under section
73(10)(c) of the Act as
outlined in the
relevant engagement
report; or
where the delegate
forms the opinion that
no reasonable
objections have been
made in response to
public consultation on
the proposed Code Amendment; or
• where the delegate
forms the opinion that all objections made in
response to public
consultation on the
proposed Code
Amendment have
been adequately
addressed through
changes to the
proposed Code
Amendment, as
reflected in the
relevant engagement
report.



Section 74(3)(c)	The power to determine whether material is relevant to be included in the report prepared pursuant to section 74(3).	<ul> <li>Executive Director</li> <li>Director, Growth Management</li> </ul>	Limited to amendments to the Planning and Design Code:
			<ul> <li>which are initiated by the Commission, and where such amendments are adopted by the Minister under section 73(10)(c) of the Act as outlined in the relevant engagement report; or</li> </ul>
			<ul> <li>where the delegate forms the opinion that no reasonable objections have been made in response to public consultation on the proposed Code Amendment; or</li> </ul>
			<ul> <li>where the delegate forms the opinion that all objections made in response to public consultation on the proposed Code Amendment have been adequately addressed through changes to the</li> </ul>

			proposed Code Amendment, as reflected in the relevant engagement report.
Section 76	Minor or operational amendments		
Section 76(4) Section 22(1)(b)	The function of receiving and responding to consultation from the Minister before the making of an amendment under section 76.	<ul> <li>Executive Director</li> <li>Director, Growth Management</li> </ul>	
Section 80	Ministerial Building Standards		
Section 80(4)	The power to receive and respond to consultation from the Minister regarding variation or revocation of a Ministerial Building Standard.	<ul> <li>Executive Director</li> <li>Director, Land and Built Environment</li> </ul>	Limited only to consultation from the Minister regarding variations to an existing Ministerial Building Standard, and where the delegate forms the opinion that such variations are of a minor operational nature.
Division 5	Determination of relevant authority		
Section 94	Relevant authority - Commission		
Section 94(3)(a)	The function of requesting the relevant authority (already acting in relation to the proposed development under another paragraph of	State Commission Assessment Panel	



Division 1	Approvals		
Part 7	Development assessment – general scheme		
Section 99(1) <i>Commission as relevant</i> <i>authority</i>	<ul> <li>(a) refer the assessment of the development in respect of the Building Rules to the council for the area in which the proposed development is to be undertaken; or</li> <li>(b) require that the assessment of the development in respect of the Building Rules be undertaken by a private certifier.</li> </ul>	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO1 and higher, ASO4 and higher within the State Assessment and Land and Built Environment directorates</li> </ul>	ere ere
Section 99	Related provisions		
Section 94(3)(b) <i>Commission as relevant</i> <i>authority</i>	<ul> <li>The power to determine whether to do either or both of the following:</li> <li>(i) adopt any assessment, finding or determination that was made by a relevant authority that has been acting in relation to the proposed development;</li> <li>(ii) continue to assess the proposed development from the stage reached immediately before the Minister acted under that subsection.</li> </ul>	State Commission Assessment Panel	
	subsection (1)) to provide a report relating to any application for development authorisation that has been under consideration by the relevant authority.	<b>Q</b>	



	Section 102	Matters against which development must be assessed			
	Section 102(1) Commission as relevant authority	The function of assessing a development against and granting or refusing consent in respect of each of the following matters (insofar as they are relevant to that development) and determining whether to grant the relevant consent.	State Commission Assessment Panel		
	Section 102(3) <i>Commission as relevant</i> <i>authority</i>	The power to, in relation to the delegate granting planning consent, on the delegate's own initiative or on application, reserve its decision on a specified matter or reserve its decision to grant planning consent.	State Commission Assessment Panel		
	Section 102(8) <i>Commission as relevant</i> <i>authority</i>	The function of indicating whether a development is approved.	State Commission Assessment Panel	<b></b>	ę
ę	Division 2	Planning consent			
	Subdivision 3	Code assessed development			
	Section 103	The function of determining the categorisation of development for the purpose of assessment in relation to planning consent.	State Commission Assessment Panel		
	Section 106	Deemed-to-satisfy assessment			



The function of being satisfied that a variation in	State Commission Assessment	
relation to a deemed-to-satisfy development is minor.	Panel	
Performance assessed development		
The function of determining whether a development is seriously at variance with the Planning and Design Code (disregarding minor variations).	State Commission Assessment Panel	
The functions of giving notice of the application for planning consent and forwarding to the applicant a copy of the representations.	State Commission Assessment Panel	
Impact assessed development		
Practice direction to provide guidance		
<ul> <li>The function of preparing and publishing a practice direction with respect to</li> <li>(a) impact assessed development (not being restricted development)—</li> <li>(i) requirements as to the preparation of an EIS, including the level of detail that an EIS must address with respect to various classes of development; and</li> </ul>	State Commission Assessment Panel	
	relation to a deemed-to-satisfy development is minor. Performance assessed development The function of determining whether a development is seriously at variance with the Planning and Design Code (disregarding minor variations). The functions of giving notice of the application for planning consent and forwarding to the applicant a copy of the representations. Impact assessed development Practice direction to provide guidance The function of preparing and publishing a practice direction with respect to (a) impact assessed development(not being restricted development)— (i) requirements as to the preparation of an EIS, including the level of detail that an EIS must address	relation to a deemed-to-satisfy development is minor.PanelPerformance assessed developmentState Commission Assessment PanelThe function of determining whether a development is seriously at variance with the Planning and Design Code (disregarding minor variations).State Commission Assessment PanelThe functions of giving notice of the application for planning consent and forwarding to the applicant a copy of the representations.State Commission Assessment PanelImpact assessed developmentPractice direction to provide guidanceThe function of preparing and publishing a practice direction with respect to (a) impact assessed development (not being restricted development)— (i) requirements as to the preparation of an EIS, including the level of detail that an EIS must addressState Commission Assessment Panel



	<ul> <li>(ii) any other requirements for assessing the level of impact of a development that is to be assessed as impact assessed development; and</li> <li>(iii) the information that must be provided by the proponent at the various stages assessed under this Act; and</li> <li>any other matter prescribed by the regulations.</li> </ul>	
Section 110	Restricted Development	
Section 110(2)(a)(ii)	The function to determine whether any other owner or occupier of land would be directly affected to a significant degree by development if it were to proceed.	State Commission Assessment Panel
Section 110(3)	The function of ensuring that a copy of the application, accompanying documents, and a copy of any report prepared by or on behalf of the Commission in relation to the application, are published on the SA planning portal and available for inspection and downloading without charge.	State Commission Assessment Panel
Section 110(5)	The discretion to determine whether to take into account a representation not made in accordance with requirements prescribed by the regulations for the purposes of section 110.	State Commission Assessment Panel
Section 110(6)	The function of giving the person notice of –	State Commission Assessment Panel

	<ul> <li>(i) The Commission's delegate's decision on the application for development; and</li> <li>(ii) The date of the decision; and ??</li> <li>(iii) The person's appeal rights under this Act.</li> <li>The function of giving to the Court notice of –</li> <li>(i) The Commission's decision on the application for development; and</li> <li>(ii) The date of the decision; and</li> <li>(iii) The names and addresses of the person or persons who made representations to the Commission under that subsection.</li> </ul>		
Section 110(13)	The power to determine the form of any notice to be given under section 110.	State Commission Assessment Panel	
Section 110(14)	The power to refuse an application that relates to proposed development classified as restricted development without proceeding to make an assessment of the application.	State Commission Assessment Panel	
Section 113	EIS process		
Section 113(10)	The function of providing notice in accordance with section 113(10).	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher, ASO4 and higher within the State Assessment directorate</li> </ul>	
Section 113(11)	The function of determining the place and period for which copies of the EIS, the proponent's	<ul><li>Executive Director</li><li>Director, State Assessment</li></ul>	

Section 113(12)	response, and the Assessment Report must be kept available for inspection and purchase. The function of giving a copy of the EIS, the	<ul> <li>PO1 and higher, ASO4 and higher within the State Assessment directorate</li> <li>Executive Director</li> <li>Director, State Assessment</li> </ul>
	proponent's response and the Assessment Report to the council.	<ul> <li>PO1 and higher, ASO4 and higher within the State Assessment directorate</li> </ul>
Section 114	Amendment of an EIS	
Section 114(3)	The function of giving notice of the place or places at which copies of the relevant document or documents (with the amendments) are available for inspection and purchase.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher, ASO4 and higher within the State Assessment directorate</li> </ul>
Division 3	Building consent	
Section 118	Building consent	
Section 118(2)(a)	The power to determine whether to, in relation to a development that is at variance with the Building Rules, concur in the granting of building consent.	Building Technical Panel
Section 118(2)(b) The Commission as	The power to, in relation to a development that is at variance with the Building Rules:	<ul> <li>Executive Director</li> <li>Director, Land and Built Environment</li> </ul>
relevant authority	<ul> <li>(a) And the variance is with a part of the Building Rules other than the Building Code or a Ministerial building standard:</li> </ul>	<ul> <li>PO2 and higher within the</li> </ul>

	determine whether it is appropriate to grant the consent despite the variance on the basis that the Commission's delegate is satisfied of the matters in (i) or (ii).	Building Policy and Programs business unit in the Land and Built Environment directorate.	
Section 118(4) The Commission as relevant authority	The function of, at the request or with the agreement of the applicant, referring 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.	Building Technical Panel	
Section 118(4) The Commission <u>not</u> as relevant authority	The function of, upon referral of proposed building work under this subsection from a relevant authority, providing an opinion on whether or not it complies with the performance requirements of the Building Code or a Ministerial building standard.	Building Technical Panel	
Section 118(6) The Commission as relevant authority	The power, where an inconsistency exists between the Building Rules and the Planning Rules in relation to a State heritage place or a local heritage place, to determine an application for Building Rules Consent, so far as it 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.	<ul> <li>Executive Director</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate</li> </ul>	
Section 118(7) <sub>o</sub>	The function of providing advice to a relevant authority prior to the imposition or agreement to	Building Technical Panel	

The Commission as relevant authority Section 22(1)(b) Section 118(10) The Commission as	<ul> <li>a requirement under section 118(6) that would be at variance with the performance requirements of the Building Code or a Ministerial building standard.</li> <li>The power to determine whether, as a result of a development, the type or standard of construction of a building of a particular</li> </ul>	<ul> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>	<b></b>
relevant authority	classification would cease to conform with the requirements of the Building Rules for a building of that classification	MAS3 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.	
Section 118(11) The Commission as relevant authority	The power to give notice of the delegate's decision on the application for consent.	<ul> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.</li> </ul>	
Division 4	Procedural matters and assessment facilitation		
Section 119	Application and provision of information		
Section 119(1)(b) The Commission as relevant authority	The power to specify information reasonably required in relation to an application for the purposes of this Part.	State Commission Assessment Panel	
Section 119(3) <sub>9</sub>	The power to request an applicant –	State Commission Assessment Panel	

The Commission as relevant authority	<ul> <li>(a) to provide such additional documents, assessments or information (including calculations and technical details) as the relevant authority may reasonably require to assess the application;</li> <li>(b) to remedy any defect or deficiency in any application or accompanying document or information required by or under this Act;</li> <li>(c) to consult with an authority or body prescribed by the regulations;</li> <li>(d) to comply with any other requirement prescribed by the regulations.</li> </ul>		
Section 119(6)(b) The Commission as relevant authority	If a request is made under section 119(3) and the request is not complied with within the prescribed time period: (a) the discretion to refuse the application; (b) the power to refuse the application.	State Commission Assessment Panel	
Section 119(7) The Commission as relevant authority	The discretion to, in dealing with an application that relates to a regulated tree, determine whether special circumstances apply for the purposes of this subsection.	State Commission Assessment Panel	
Section 119(8) The Commission as relevant authority	The discretion to, in dealing with an application that relates to a regulated tree that is not a significant tree, determine whether special circumstances apply for the purposes of this subsection.	State Commission Assessment Panel	

Section 119(9)(a) The Commission as relevant authority	The power to determine whether to: (a) grant permission to an applicant— (i) to vary an application; (ii) to vary any plans, drawings, specifications or other documents that accompanied an application, (provided that the essential nature of the proposed development is not changed).	State Commission Assessment Panel	
Section 119(9)(b) The Commission as relevant authority	The power to determine whether to: (b) grant permission to an applicant to lodge an application without the provision of any information or document required by the regulations.	State Commission Assessment Panel	
Section 119(9)(c) The Commission as relevant authority	The power to determine whether to: (c) 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).	State Commission Assessment Panel	
Section 119(9)(d) The Commission as relevant authority	The power to determine whether to: (d) if there is an inconsistency between any documents lodged with the delegate for the purposes of this Part (whether by an applicant or any other person), or	State Commission Assessment Panel	

	between any such document and a development authorisation that has already been given that is relevant in the circumstance To determine whether to 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.		
Section 119(10) The Commission as relevant authority	The power to determine and impose such conditions as the relevant authority thinks fit in granting permission under section 119(9).	State Commission Assessment Panel	
Section 119(14) The Commission as relevant authority	The power to determine whether to refund the application fee in the case where an applicant withdraws an application under this subsection.	State Commission Assessment Panel	
Section 120	Outline consent		
Section 120(1) The Commission as relevant authority	The power to grant a consent in the nature of an outline consent.	State Commission Assessment Panel	
Section 121	Design Review		
Section 121(3)	(a) the power to determine the required form for an application under section 121; and	Executive Director Director, Office of Design and Architecture SA	

	(b) the power to specify information to be included in an application under section 121.	•	₽
Section 122	Referrals to other authorities or agencies		
Section 122(6)(a) The Commission as relevant authority	The function of notifying the applicant that the application was refused, or the conditions imposed, by direction under section 122.	State Commission Assessment Panel	
Section 122(7) The Commission as relevant authority	The power to make an application to be joined as a party to proceedings.	State Commission Assessment Panel	
Section 122(10) The Commission as relevant authority	The function of (upon request of the applicant) deferring a referral under this section to a particular stage in the process of assessment.	State Commission Assessment Panel	
Section 122(12) The Commission as relevant authority	The function of ensuring that a response from a prescribed body under section 122 is published on the SA planning portal and available for inspection and downloading without charge as soon as is reasonably practicable after the response is received by the relevant authority.	State Commission Assessment Panel	
Section 123	Preliminary advice and agreement		
Section 123(2)(e) The Commission as relevant authority	The discretion to determine whether the delegate is satisfied that the application accords with the agreement under section 123(2)(c) of the prescribed body.	State Commission Assessment Panel	



Section 123(4) The Commission as relevant authority	The power to determine whether the agreement is no longer appropriate due to the operation of section 132.	State Commission Assessment Panel	
Section 124	Proposed development involving creation of fortifications		
Section 124(1) The Commission as relevant authority	<ul> <li>The power to determine, whether there is reason to believe that a proposed development may involve the creation of fortifications.</li> <li>And to refer the application to the Commissioner of Police (the Commissioner).</li> </ul>	State Commission Assessment Panel	
Section 124(6) The Commission as relevant authority	The function and power 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.	State Commission Assessment Panel	
Section 124(7) The Commission as relevant authority	The power to make an application to be joined as a party to the appeal.	State Commission Assessment Panel	
Section 125	Time within which a decision must be made		
Section 125(4) The Commission as relevant authority	The power to, in relation to a deemed consent notice: (a) grant the planning consent itself; or (b) grant the planning consent subject to conditions.	State Commission Assessment Panel	

Section 125(6) The Commission as relevant authority	The power, in relation to a deemed planning consent, to determine whether the relevant application for planning consent should have been refused	State Commission Assessment Panel	
Section 126	Determination of application		
Section 126(1) The Commission as relevant authority	The function of giving notice of the decision in accordance with the regulations.	State Commission Assessment Panel	
Section 126(3) The Commission as relevant authority	The power to extend the prescribed period of a development authorisation.	State Commission Assessment Panel	
Division 5	Conditions		
Section 127	Conditions		
Section 127 The Commission as relevant authority	The power to impose conditions.	State Commission Assessment Panel	
Section 127(6)	The power to, on the application of the applicant, determine that a payment of an amount calculated in accordance with the regulations be made into the relevant fund in lieu of planting 1 or	Panel	

The Commission as relevant authority	more replacement trees under section 127(4) (and the requirements under section 127(4) will then be adjusted accordingly).		Ŷ
Section 127(8)(b) The Commission as relevant authority	The power to determine whether it is appropriate to grant an exemption under this subsection in a particular case.	State Commission Assessment Panel	<b>?</b>
Division 6	Variation of authorisation		
Section 128	Variation of authorisation		
Section 128(2)(c) The Commission as relevant authority	The power to determine whether any representations are related to any aspect of the development that is now under consideration on account of the application for variation and that, in the circumstances, the level of notification and consultation envisaged by section 110 is not required.	State Commission Assessment Panel	
Section 128(2)(d) The Commission as relevant authority	The power to determine whether to extend the period for which the relevant authorisation remains operative (in relation to an application for the variation of a development authorisation).	State Commission Assessment Panel	
PART 8	Development assessment – essential infrastructure		
Division 2	Essential infrastructure – alternative assessment process		
Section 130	Essential infrastructure – alternative assessment process		

Section 130(4)	The power to request the proponent to provide additional documents or information (including calculations and technical details) in relation to the application.	State Commission Assessment Panel	
Section 130(5)	The function of giving notice containing prescribed particulars of the development to the council in accordance with the regulations.	State Commission Assessment Panel	
Section 130(8)	The function of assessing an application lodged with the delegate of the Commission under section 130.	State Commission Assessment Panel	
Section 130(12)	<ul> <li>The function and power of determining whether an application for a variation to an approved development is of a minor nature for the purposes of this subsection.</li> <li><u>And</u> <ul> <li>(a) If the application is not of a minor nature, the function of inviting interested persons to make written submissions to the Commission (or its delegate) on the proposal in accordance with this subsection.</li> <li>(b) The function of providing a reasonable opportunity to appear personally or by representative in support of his or her submission.</li> <li>(c) The function of giving due consideration in the assessment of the application to any submissions made by interested</li> </ul> </li> </ul>	State Commission Assessment Panel	

	persons as referred to in paragraphs (a) or (b).		Ŷ
Section 130(13)	The function of preparing a report to the Minister on the matter.	State Commission Assessment Panel	<b>\$</b>
Section 130(21)	The function of providing advice to a person acting under section 130(20), before that person gives a certificate in respect of building work that would be at variance with the performance requirements of the Building Code.	Building Technical Panel	
Part 9	Development assessment – Crown development		
Section 131	Development assessment – Crown development		
Section 131(5)	The power to request the State agency to provide additional documents or information (including calculations and technical details) in relation to the application.	State Commission Assessment Panel	
Section 131(6)	The function of giving notice containing prescribed particulars of the development to the council in accordance with the regulations.	State Commission Assessment Panel	
Section 131(9)	The function of assessing an application lodged under section 131.	State Commission Assessment Panel	
Section 131(13)	The function of determining whether an application for a variation to an approved development is of a minor nature.	State Commission Assessment Panel	



Section 133	Saving provisions		
Division 1	General principles		
PART 10	Development assessment and approval – related provisions		
Section 131(22)(a)	The function of providing advice to a person acting under section 131(21) before that person gives a certificate in respect of building work that would be at variance with the performance requirements of the Building Code.	Building Technical Panel	
Section 131(14)	The function of preparing a report to the Minister on the matter.	State Commission Assessment Panel	
	<ul> <li>(b) allowing a person who has made a written submission to the delegate within that period and who, as part of that submission, has indicated an interest in appearing before the delegate, a reasonable opportunity to appear personally or by representative before the Commission (or its delegate) to be heard in support of his or her submission.</li> </ul>		
	<ul> <li>(a) by public notice, inviting interested persons to make written submissions to the delegate on the proposal within a period of at least 15 business days; and</li> </ul>		
	If the application is not of a minor nature, the function of—		



Section 133(3) The Commission as relevant authority	The power to, in order to avoid or reduce hardship, extend the limitation period referred to in section 133(2).	State Commission Assessment Panel
Division 2	Buildings	
Section 134	Requirement to up-grade	
Section 134(1) The Commission as relevant authority	<ul> <li>The power to determine whether the building subject to an application for a building consent, is unsafe, structurally unsound or in an unhealthy condition.</li> <li><u>And</u></li> <li>The power to, if the requirements in sections 134(1)(a) and (b) are met, 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.</li> </ul>	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO4 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.</li> </ul>
Section 134(4) The Commission as relevant authority	The power to determine whether 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. The power to require that building work or other measures be carried out to the extent necessary to ensure that the affected part of the building	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO4 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.</li> </ul>



	will comply with those performance requirements of the Building Code or the Ministerial building standard (as the case may be).		
Division 3	Trees		
Division 4	Land division certificate		
Section 138	Land division certificate		
Section 138(1)	The power to consider whether to issue a certificate from the Commission that it is satisfied the prescribed conditions as to development have been satisfied, or that the applicant has, by virtue of an entitlement under the regulations, entered into a binding agreement, supported by adequate security. The function of providing a certificate in accordance with this subsection.	State Commission Assessment Panel	
Section 138(2)	The power to require the applicant, the council for the area in which the land is situated (if any), or any other person or body, to furnish it with appropriate information as to compliance with a particular condition, or to comply with any requirement prescribed by the regulations.	State Commission Assessment Panel	
Section 138(4)	The function of, as soon as practicable after issuing a certificate under section 138(1) that relates to land within the area of a council,	State Commission Assessment Panel	



	furnishing the council with such information as the regulations may require.		
Section 138(6)	The power to extend the prescribed period under the regulations for a certificate issued under section 138.	State Commission Assessment Panel	
Division 6	Uncompleted development		
Section 141	Action if development not completed		
Section 141(1) The Commission as a designated authority	The power to apply to the Court for an order under section 141, and in the circumstances in section 141(1).	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>	
Section 141(5) The Commission as a designated authority	If the Court makes an order under section 141(3)(a), (b) or (d) and a person fails to comply with the order within the period specified by the Court:	<ul> <li>Executive Director</li> <li>Director State Assessment</li> <li>Director, Land and Built Environment</li> </ul>	
	The power 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.		
Section 141(6)(a) The Commission as a designated authority	If an amount is recoverable from a person by a designated authority under section 141(5)— The power to, by notice in writing to the person, fix a period, within which the amount must be paid by the person.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>	
Section 142	Completion of work		



Section 142(1) The Commission as a designated authority	The power to, by notice in writing, require the owner of the relevant land to complete the development within a period specified in the notice.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>
Section 142(2) The Commission as a designated authority	If an owner fails to carry out work as required by a notice under section 142(1), the power to cause the necessary work to be carried out.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>
Section 142(3) The Commission as a designated authority	The power to recover the reasonable costs and expenses incurred under section 142, as a debt due from the owner.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>
Section 142(4)(a) The Commission as a designated authority	If an amount is recoverable from a person by the delegate (as a designated authority) under section 142— The power 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 on the amount unpaid.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>
Division 7	Cancellation of development authorisation	
Section 143	Cancellation of development authorisation	



Section 151	Classification of buildings		
Division 4	Classification and occupation of buildings		
Section 146(3) Where the Commission is deemed as a 'council' for this Part (see reg 92 of the (General) Regulations)	The power to 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.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO4 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.</li> </ul>	ଟ୍ଟନ୍
Section 146	Notification during building		
Division 2	Notifications		
PART 11	Building Activity and Use – Special Provisions		
Section 143(2) The Commission as relevant authority	The power to impose conditions to a cancellation under section 143.	State Commission Assessment Panel	
Section 143(1) The Commission as relevant authority	The power to cancel a development authorisation previously given by the Commission.	State Commission Assessment Panel	



Section 151(2) Where the Commission is deemed as a 'council' for this Part (see reg 92 of the (General) Regulations) Section 151(3) Where the Commission is deemed as a 'council' for this Part (see reg 92 of the (General) Regulations)	The power to assign to a building erected in its area a classification that conforms with the regulations. The function of giving notice in writing to the owner of the building to which the classification has been assigned, of the classification assigned to the building.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.</li> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the Building Policy and Programs business unit in the Land and Built Environment</li> </ul>	
Section 152	Certificates of occupancy		
Section 152(2) Where the Commission is deemed as a 'council' for this Part (see reg 92 of the (General) Regulations)	The power to appoint an accredited professional to issue a certificate of occupancy.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.</li> </ul>	<b>Š</b>



Section 153	Temporary occupation	
Section 152(13) Where the Commission is deemed as a 'council' for this Part (see reg 92 of the (General) Regulations)	The power to appoint an accredited professional to revoke a certificate of occupancy.	<ul> <li>MAS3 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>
Section 152(10) Where the Commission is deemed as a 'council' for this Part (see reg 92 of the (General) Regulations)	The function of notifying the applicant in writing of: (a) a refusal; and (b) reasons for the refusal; and (c) the applicant's right of appeal.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>
Section 152(3) Where the Commission is deemed as a 'council' for this Part (see reg 92 of the (General) Regulations)	The power to require information to be included with an application for a certificate of occupancy.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>

Section 153(1) Where the Commission is deemed as a 'council' for this Part (see reg 92 of the (General) Regulations)	The power to determine whether to grant approval for a person to occupy a building on a temporary basis without a certificate of occupancy.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>	
Section 153(2) Where the Commission is deemed as a 'council' for this Part (see reg 92 of the (General) Regulations)	The power to determine conditions.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>	
Section 153(3) Where the Commission is deemed as a 'council' for this Part (see reg 92 of the (General) Regulations)	The function of notifying the applicant in writing of: (a) the refusal; and (b) the reasons for the refusal; and (c) the applicant's right of appeal under this Act.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the Building Policy and Programs</li> </ul>	

Division 5	Emergency orders	<ul> <li>business unit in the Land and Built Environment directorate.</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>	
Section 155	Emergency Orders		
Section 155(6) Where the Commission is deemed as a 'council' for this Part (see reg 92 of the (General) Regulations)	The power to recover reasonable costs and expenses incurred by the delegate as a debt due to from the owner.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>	
Section 155(7)(a) Where the Commission is deemed as a 'council' for this Part (see reg 92 of the (General) Regulations)	The power to, by notice in writing, 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 on the amount unpaid.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.</li> </ul>	
PART 15	Funds and off-set schemes		

Division 2	Off-set schemes		
Section 198	Open space contribution scheme		
Section 198(1)	<ul> <li>Where a development application provides for the division of land into more than 20 allotments, and 1 or more allotments is less than 1 hectare in area -</li> <li>The power to require, and specify: <ul> <li>(c) that up to 12.5% in area of the relevant area be vested in the council or the Crown (as the case requires) to be held as open space; or</li> <li>(d) that the applicant make the contribution prescribed by the regulations in excordance with the requirements of section 198; or</li> <li>(e) that land be vested in the council or the Crown under paragraph (c) and that the applicant make a contribution determined in accordance with section 198(8),</li> </ul> </li> </ul>	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO4 and higher within the Land Tenure business unit in the Land and Built Environment directorate.</li> </ul>	
Section 198(1)	The power to determine whether to concur with a council before it can take any action that is at variance with the Planning and Design Code.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>ASO4 and higher within the Land Tenure business unit in the Land</li> </ul>	

		and Built Environment directorate.	
Section 198(2)	The power to require the applicant to pay the contribution prescribed by the regulations in accordance with the requirements of section 198.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO4 and higher within the Land Tenure business unit in the Land and Built Environment directorate.</li> </ul>	
Section 198(2)	The power to enter into an agreement with the applicant.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO4 and higher within the Land Tenure business unit in the Land and Built Environment directorate.</li> </ul>	<b>çç</b>
Section 198(4)	The power to require: (a) that an area be kept as open space or in some other form that allows for active or passive recreation (as determined by the Commission or its delegate), with some or all of this area to be vested in the	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate.</li> </ul>	

		<ul> <li>Crown or, with the concurrence of the council, a council; or</li> <li>(b) that the applicant pay the contribution prescribed; or</li> <li>(c) that certain land be kept in the manner contemplated by paragraph (a) and that the applicant will make a contribution to the Commission.</li> </ul>	<ul> <li>ASO4 and higher within the Land Tenure business unit in the Land and Built Environment directorate.</li> </ul>	<b>e</b> ee
88	Section 198(10)	The function of receiving payment from the applicant under section 198(1) if the land is not situated within the area of a council.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate</li> <li>ASO4 and higher within the Land Tenure business unit in the Land and Built Environment directorate.</li> </ul>	
• •	PART 18	Enforcement		-
	Division 1	Civil Enforcement		
	Section 213	Enforcement notices		
	Section 213(1) The Commission as a designated authority	The power to take action under section 213.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>	

		<ul> <li>MAS3 and higher within the State Assessment directorate.</li> <li>MAS3 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.</li> </ul>	
Section 213(5) The Commission as a designated authority	The power to cause the necessary action to be taken, if a person fails to comply with a direction under section 213(1)(b) within the time specified in the notice.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the State Assessment directorate</li> <li>MAS3 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.</li> </ul>	
Section 213(6) The Commission as a designated authority	The power to recover the reasonable costs and expenses incurred as a debt.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the State Assessment directorate.</li> <li>MAS3 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.</li> </ul>	
Section 213(7)(a)	The power to, by notice in writing to the person, fix a period, within which the amount must be paid by the person.	Executive Director	

The Commission as a designated authority	€	<ul> <li>Director, State Assessment Director, Land and Built Environment</li> <li>MAS3 and higher in the State Assessment directorate.</li> <li>MAS3 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.</li> </ul>
Section 214	Applications to the Court	
Section 214(9) The Commission as a designated authority	The power to appear, before a final order is made, and be heard in proceedings based on the application.	<ul> <li>Executive Director</li> <li>Director, State Assessment;</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher in the State Assessment directorate.</li> <li>MAS3 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.</li> </ul>
Section 214(12) The Commission as a designated authority	The power to, (if the Court makes an order under section 214(6)(d) and the respondent fails to comply with the order within the period specified by the Court), cause any work contemplated by the order to be carried out. <u>And</u>	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher in the State Assessment directorate.</li> <li>MAS3 and higher within the Building Policy and Programs</li> </ul>

	The power to subsequently recover the costs of that work, as a debt, from the respondent.	business unit in the Land and Built Environment directorate.
Section 214(13)(a) The Commission as a designated authority	The power 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.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher in the State Assessment directorate.</li> <li>MAS3 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate. (2)</li> </ul>
Division 2	General Offences and Provisions Relating to Offences	
Section 223	Adverse publicity orders	
Section 223(4)	The power to take the action or actions specified in the Court order. The power to authorise a person in writing to do so.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>
Section 223(5)	The power to apply to the Court for an order authorising the Commission or a person authorised in writing by the Commission, to take the action or actions.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>

Section 223(6)	The power to recover from the offender an amount in relation to the reasonable expenses of taking the action or actions, as a debt.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>
Division 3	Civil Penalties	
Section 225	Civil Penalties	
Section 225(1) The Commission as a designated entity	The power to recover, by negotiation or by application to the Court, an amount as a civil penalty in respect of a contravention.	Executive Director
Section 225(3)(a) The Commission as a designated entity	The function of serving on a person a notice in the prescribed form advising the person that the person may, by written notice to the designated entity, elect to be prosecuted for the contravention.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>
Section 225(16)	The function of ensuring that information about the commencement of proceedings under section 225 is published on the SA Planning Portal.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>
Section 225(17)(b) The Commission as a designated entity	The power to determine whether to grant authorisation to a council to act as a designated entity.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>
Section 225(17)(c) The Commission as a designated entity	The function of consulting with the Commissioner for Consumer Affairs with regard to the acting as a designated entity under section 225.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>

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Section 225(18)	<ul> <li>(a) The power to grant an authorisation to a council under section 225(17) subject to conditions;</li> <li>(b) The power to vary or revoke an authorisation granted to a council under section 225(17).</li> </ul>	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>
Section 230	Enforceable voluntary undertakings	
Section 230(1) The Commission as a designated entity	The power to determine whether 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 this Act.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>
Section 230(4) The Commission as a designated entity	The power to apply to the Court for enforcement of the undertaking if the delegate or the Commission considers it has been contravened.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>
Section 230(7) The Commission as a designated entity	The power to determine whether to agree to: (a) Vary the undertaking; or (b) Withdraw the undertaking.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>
Section 230(11) The Commission as a designated entity	The power to determine whether to accept an undertaking before proceedings have been finalised.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>
Section 230(12) <sub>o</sub>	The function of taking all reasonable steps to have the proceedings discontinued as soon as possible.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>



The Commission as a designated entity			
Section 230(13) The Commission as a designated entity	<ul> <li>The function of publishing, on the SA Planning Portal, notice of:</li> <li>(a) the giving of an undertaking under section 230; or</li> <li>(b) the variation or withdrawal of an undertaking under section 230.</li> </ul>	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>	
Section 230(14) The Commission as a designated entity	<ul> <li>(b) The power to grant an authorisation to a council to act as a designated entity under section 230;</li> <li>(c) The function of consulting with the Commissioner for Consumer Affairs regarding acting as a designated entity under section 230.</li> </ul>	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>	
Section 230(15) The Commission as a designated entity	<ul> <li>(a) The power to grant an authorisation to a council under section 230(14) subject to conditions determined by the delegate; and</li> <li>(b) The power to determine and subsequently vary or revoke an authorisation granted to a council under section 230(14).</li> </ul>	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>	
PART 19	Regulation of advertisements		
Section 231	Advertisements		



Section 231(1) Section 231(3)(a) Section 231(3)(a)	<ul> <li>The power to serve a notice requiring the person to remove or obliterate the advertisement or to remove the advertising hoarding (or both) within a period specified in the notice.</li> <li>The power to enter on the land and take the necessary steps to carry out the requirements of the notice and recover the costs of so doing, as a debt.</li> <li>The power to recover the costs of taking the necessary steps to carry out the requirements of the notice</li> </ul>	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the State Assessment directorate.</li> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>	
Part 20	Miscellaneous	MAS3 and higher within the State Assessment directorate.	<b></b>
Section 238	Copyright issues		
Section 238(2) The Commission as a designated entity	The power to publish any document, instrument, or material in which copyright may exist.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO1 and higher</li> <li>ASO3 and higher</li> </ul>	
Section 238(3)	The power to determine whether to refuse to accept any document, instrument or material	<ul><li>Executive Director</li><li>Director, State Assessment</li></ul>	

The Commission as a designated entity	unless or until there is an agreement relating to copyright in place.	<ul> <li>Director, Land and Built Environment optimised</li> </ul>
Section 238(4) The Commission as a designated entity	The power to determine whether to not accept any document, instrument or material in which copyright may exist if the delegate considers the issue of copyright has not been dealt with appropriately or adequately.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>
Section 239	Charges on land The power to deliver a notice in writing to the Registrar-General to enter a note of the charge against the relevant title or land.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>
Section 243	Compulsory acquisition of land	
Section 243(2) As per s22(1)(b)	The power to advise the Minister with respect to the compulsory acquisition of land under section 243(1).	Executive Director
Schedule 6	Repeal and certain amendments	
Part 3	Amendment of Character Preservation (Barossa Valley) Act 2012	
Clause 3	Re: Amendment of section 3 – Interpretation	
Clause 3(3)	Section 3: Interpretation	State Commission Assessment Panel



	The function of being a relevant authority for the purposes of the <i>Character Preservation</i> (Barossa Valley) Act 2012.		
Clause 3(3) Where the Commission is a relevant authority for the purposes of the Character Preservation (Barossa Valley) Act 2012	Section 8(5) of the <i>Character Preservation</i> ( <i>Barossa Valley</i> ) <i>Act 2012:</i> Limitations on land division in district. The power to determine whether to refuse to grant development authorisation in relation to a proposed development to which Section 8(5) of the <i>Character Preservation (Barossa Valley) Act</i> <i>2012</i> applies.	State Commission Assessment Panel	
Clause 3(3) Where the Commission is a relevant authority for the purposes of the Character Preservation (Barossa Valley) Act 2012	Section 8(6) of the <i>Character Preservation</i> ( <i>Barossa Valley</i> ) <i>Act 2012:</i> Limitations on land division in district. The function of notifying the applicant that the relevant authority has determined an application in respect of a development authorisation on the basis of section 8(5).	State Commission Assessment Panel	
Clause 7	Re: Amendment of section 8—Limitations on land division in district		
Clause 7(2)	Section 8(2) of the <i>Character Preservation</i> ( <i>Barossa Valley</i> ) <i>Act 2012:</i> Limitations on land division in district.	State Commission Assessment Panel	



Clause 7(2) Where the Commission is the relevant authority for the purposes of the Character Preservation (Barossa Valley) Act 2012	The power to determine whether to concur in the granting of authorisation to a development to which this section applies. Section 8(3) of the <i>Character Preservation</i> ( <i>Barossa Valley</i> ) <i>Act 2012:</i> Limitations on land division in district. The function of seeking the concurrence of the council for the area where the proposed development is situated in the granting of authorisation.	State Commission Assessment Panel	
Part 4	Amendment of Character Preservation (McLaren Vale) Act 2012		
Clause 10	Amendment of section 3 – Interpretation		
Clause 10(3)	Section 3(1): Interpretation The function of being a relevant authority for the purposes of the <i>Character Preservation</i> ( <i>McLaren Vale</i> ) <i>Act 2012.</i>	State Commission Assessment Panel	
Clause 10(3) Where the Commission is a relevant authority for the purposes of the Character Preservation (McLaren Vale) Act 2012	Section 8(5) of the <i>Character Preservation</i> ( <i>Barossa Valley</i> ) <i>Act 2012:</i> Limitations on land division in district. The power to determine whether to refuse to grant development authorisation in relation to a proposed development to which Section 8(5) of the <i>Character Preservation (McLaren Vale) Act</i> <i>2012</i> applies.	State Commission Assessment Panel	



Clause 10(3) Where the Commission is a relevant authority for the purposes of the Character Preservation (McLaren Vale) Act 2012	Section 8(6) of the <i>Character Preservation</i> ( <i>McLaren Vale</i> ) <i>Act 2012:</i> Limitations on land division in district. The function of notifying the applicant the relevant authority has determined an application in respect of a development authorisation on the basis of section 8(5).	State Commission Assessment Panel	
Clause 14	Amendment of section 8—Limitations on land division in district		
Clause 14(2)	Section 8(2) of the <i>Character Preservation</i> ( <i>McLaren Vale</i> ) <i>Act 2012:</i> Limitations on land division in district:	State Commission Assessment Panel	
	The power to determine whether to concur in the granting of authorisation to a development to which this section applies.		
Clause 14(2)	Section 8(3) of the <i>Character Preservation</i> ( <i>McLaren Vale</i> ) <i>Act 2012:</i> Limitations on land division in district:	State Commission Assessment Panel	
	The function of seeking the concurrence of the council for the area where the proposed development is situated in the granting of authorisation.		
Part 7	Amendment of Local Government Act 1999		
Clause 21	Amendment of section 221 – Alteration of road		



Clause 21(2) The Commission as relevant authority Clause 22	Section 221(7)(b) of the <i>Local Government Act</i> <i>1999</i> : Alteration of road: The function of consulting with the council before granting an approval under section 221(3)(b).	State Commission Assessment Panel	
The Commission as relevant authority	business purposesSection 222(6b)(b) of the Local Government Act1999: Permits for business purposes:The function of consulting with the councilbefore granting an approval under section222(6a).	State Commission Assessment Panel	
Part 9	Amendment of Urban Renewal Act 1995		
Schedule 8	Transitional Provisions		
Division 1	Commission		
Clause 6	Commission authorised to assume functions under the repealed Act		



Assessment Commission			
Clause 6(1) and clause 6(7)(b) Where the Commission assumes the role of the Building Rules Assessment Commission	The functions, powers and duties of the designated entity (as defined in clause 6(7)) under the repealed Act	Building Technical Panel	
Clause 6(1) and clause 6(7)(c) Where the Commission assumes the role of the Development Policy Advisory Committee	The functions, powers and duties of the designated entities (as defined in clause 6(7)) under the repealed Act	Executive Director	
Part 6	Existing applications		
<b>Clause 18(2)</b> Where the Commission is the relevant authority	The power to: (a) adopt any findings or determinations of a relevant authority under the repealed Act that may be relevant to an application to which that subclause applies; and (b) adopt or make any decision (including a decision in the nature of a determination), direction or order in relation to an application to which that subclause applies; and	State Commission Assessment Panel	



	<ul> <li>(c) deal with any matter that is subject to a reserved decision under the repealed Act before the designated day; and</li> <li>(d) deal with any requirement or grant any variation imposed or proposed in connection with an application to which that subclause applies; and</li> <li>(e) take any other step or make any other determination authorised by 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 this clause.</li> </ul>		
Part 7	Development Plans relevant to assessments under this Act		
Clause 25	Non-complying development		
Clause 25(6)	<ul> <li>The power to:</li> <li>(a) adopt any findings or determinations of an assessment panel that may be relevant to an application to which that subclause applies; and</li> <li>(b) adopt or make any decision (including a decision in the nature of a determination), direction or order in relation to an application to which that subclause applies; and</li> <li>(c) deal with any matter that is subject to a reserved decision before the designated day; and</li> </ul>	State Commission Assessment Panel	



(e) ta (e) ta fi fi c	leal with any requirement or grant any variation imposed or proposed in connection with an application to which hat subclause applies; and ake any other step or make any other letermination authorised by the egulations, or that is reasonably becessary to promote or ensure a smooth ransition on account of the transfer of functions, powers or duties under this clause.	e (General) Regulations 2017	
Part 2	Administration and structural matters		
Regulation 11	Compliance with code of conduct – assessment panels		
Regulation 11(2)	The function of receiving complaints in relation to contraventions of the code of conduct by a member of an assessment panel.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>Executive Manager, Governance and Business Services</li> <li>ASO4 and PO3 and higher within the Governance and Business Services directorate. higher</li> </ul>	

Regulation 11(4)	The function of determining whether to provide approval to a person for approval complaint to be lodged outside the prescribed period.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>Executive Manager, Governance and Business Services</li> <li>ASO7 and PO4 and higher within the Governance and Business Services directorate(Governance and Legislation)</li> </ul>	
Regulation 11(5)	The power to require the complainant to give further particulars of the complaint. <u>And</u> The power to require verification of the complaint by statutory declaration.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>Executive Manager, Governance and Business Services</li> <li>ASO7 and PO4 and higher within the Governance and Business Services directorate.</li> </ul>	
Regulation 11(6)	The power to determine whether to refuse to entertain a complaint or refuse to continue to entertain a complaint.	Chair, State Planning Commission	
Regulation 11(7)	The power to refer the matter to the member of the assessment panel to whom the complaint relates for a response.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>Executive Manager, Governance and Business Services</li> <li>ASO7 and PO4 and higher within the Governance and</li> </ul>	

		Business Services directorate.(Governance and Legislation)	
Regulation 11(8)	The power to take such further action as the delegate or Commission thinks fit.	Chair, State Planning Commission	
Regulation 11(9)	The power to appoint a person to investigate a complaint.	Chair, State Planning Commission	
Regulation 11(10)(a)	The function of informing the member of the assessment panel to whom the complaint relates of the appointment of an investigator and of furnishing formal notification of the nature of the complaint.	Chair, State Planning Commission	
Regulation 11(11)	The function of being consulted with by the investigator in relation to a complaint investigation.	Chair, State Planning Commission	
Regulation 11(12)	The function of receiving and considering reports from the investigator.	Chair, State Planning Commission	
Regulation 11(13)	The function of providing the person to whom the complaint relates with a copy of a report presented under reg 11(12)(b).	Chair, State Planning Commission	
	<u>And</u> The power to invite a response from the person.		

Regulation 11(15)	The function of informing the complainant of the outcome of a complaint under reg 11(14).	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>Executive Manager, Governance and Business Services</li> <li>ASO7 and PO4 and higher within the Governance and Business Services directorate.within the Governance and Business Services directorate.</li> </ul>	
Regulation 11(16)(a)	The power to consult with or provide a report to the Minister about a complaint that has been made under this regulation.	Chair, State Planning Commission	
Regulation 11(16)(b)	The power to consult with or provide a report to a joint planning board or council (in the case of a complaint that related to a member of an assessment panel appointed by a joined planning board or a council), about a complaint that has been made under this regulation.	Chair, State Planning Commission	
PART 5	Relevant authorities and accredited professionals		
Regulation 23	State Planning Commission (section 94)		

Regulation 23(2)(a)(i) <i>Commission as a relevant</i> <i>authority under s94(1) of the Act</i>	Where the Minister has acted under s94(1)(h) of the Act: The function of receiving any application received by the relevant authority and of determining and indicating whether the entity may retain some or all of the fees.	State Commission Assessment Panel	
Regulation 23(2)(a)(ii) <i>Commission as a relevant</i> <i>authority under s94(1) of the Act</i>	<ul> <li>Where the Minister has acted under s94(1)(h) of the Act:</li> <li>(A) The power to adopt any act or decision in relation to the assessment of the application that has already been made by a relevant authority; and to disregard reject any act or decision of a relevant authority that has already been made in relation to the assessment of the application.</li> </ul>	State Commission Assessment Panel	
Regulation 23(2)(b) <i>Commission as a relevant</i> <i>authority under s94(1) of the Act</i>	Where the Minister has acted under s94(1)(h) of the Act: The function of receiving a report from the Chief Executive Officer of the council for the area in which the development is to be undertaken, and to determine whether to allow for a longer period for the report to be provided.	State Commission Assessment Panel	

Regulation 23(3)(a)	The power to determine and specify a matter specified for the purposes of a report under reg 23(2)(b).	State Commission Assessment Panel	
Regulation 26	Requirement to obtain advice of an accredited professional		
Regulation 26(1)	The function of seeking and considering the advice of an accredited professional who would be qualified to give building consent in relation to the building work if the accredited professional were acting as a relevant authority in the particular case.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the State Assessment directorate.higher</li> <li>MAS3 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.</li> </ul>	
PART 7	Assessment – process and assessment facilitation		
Division 1	Applications		
Regulation 29	Application to relevant authority		
Regulation 29(4) <i>Commission as a relevant authority</i>	The function of lodging an application on the SA planning portal within 5 business days after receipt.	State Commission Assessment Panel	
Regulation 31	Verification of application		



Regulation 31(1)(a) <i>Commission as a relevant</i> <i>authority</i>	The function of determining the nature of the development.	State Commission Assessment Panel	
Regulation 31(1)(b) <i>Commission as a relevant</i> <i>authority</i>	If an application is for planning consent, the function of determining whether the development involves 2 or more elements, of identifying each of those elements for the purposes of assessment against the provisions of the Planning and Design Code, and of determining the category or categories of development that apply for the purposes of development assessment.	State Commission Assessment Panel	
Regulation 31(1)(c) Commission as a relevant authority	The function of determining whether the relevant authority is the corrector entity to assess the application under the Act.	State Commission Assessment Panel	
Regulation 31(1)(d) <i>Commission as a relevant</i> <i>authority and it is the correct</i> <i>entity to assess any part of the</i> <i>application</i>	The function of: (i) checking that the appropriate documents and information have been lodged with the application; and (ii) confirming the fees required to be paid at that	State Commission Assessment Panel	
	point under the <i>Planning,</i> Development and Infrastructure (Fees, Charges and		

	<i>Contributions)</i> <i>Regulations 2019</i> ; and (iii) providing an appropriate notice via the SA planning portal.	Ş	
Regulation 31(1)(e) Commission as a relevant authority but it is <u>not</u> the correct entity to assess any part of the application Section 42	The function of: (i) providing 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 it considers to be the correct relevant authority in accordance with any practice direction; and (ii) providing an appropriate notice via the SA planning portal.	State Commission Assessment Panel	
<b>Regulation 32</b> <i>Commission as a relevant</i> <i>authority</i>	Application for accepted development The function of advising the applicant of its determination with regard to whether the development falls within the category of accepted development.	State Commission Assessment Panel	
Regulation 34	Period for additional information and other matters		



Regulation 34(1) <i>Commission as a relevant</i> <i>authority</i>	The power to determine whether to allow for a longer period for the applicant to comply with.	State Commission Assessment Panel	
Regulation 35	Amended applications		
Regulation 35(3) <i>Commission as a relevant</i> <i>authority</i>	The power 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.	State Commission Assessment Panel	
Regulation 35(4) <i>Commission as a relevant</i> <i>authority</i>	Where a variation would change the essential nature of a proposed development: The power to enter into an agreement 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 these regulations.	State Commission Assessment Panel	
Regulation 38	Withdrawing/lapsing applications		
Regulation 38(1) <i>Commission as a relevant</i> <i>authority</i>	The function of notifying the following of the withdrawal: (a) Any agency to which the application has been referred under Division 2; and	State Commission Assessment Panel	

	(b) Any person who has made a representation in relation to the application under Division 3.	Ş	
Regulation 38(2) <i>Commission as a relevant</i> <i>authority</i>	The power to determine whether an application should be lapsed for a development authorisation under Part 7 of the Act if at least 1 year has passed since the date on which the application was lodged with the relevant authority under the Act.	State Commission Assessment Panel	
Regulation 38(3) <i>Commission as a relevant</i> <i>authority</i>	<ul> <li>The function of (before taking action to lapse an application under reg 38(2)) </li> <li>(a) taking reasonable steps to notify the applicant of the action under consideration; and</li> <li>(b) allowing the applicant a reasonable opportunity to make submissions to the relevant authority (in a manner and form determined by the relevant authority) about the proposed course of action.</li> </ul>	State Commission Assessment Panel	
Regulation 38(3)(b) <i>Commission as a relevant</i> <i>authority</i>	The power to determine the manner and form in which submissions can be received by the relevant authority or its delegate.	State Commission Assessment Panel	
Regulation 40 <sub>ç</sub>	<b>Court proceedings</b> The power to determine whether decline to deal with an application until	State Commission Assessment Panel	

Commission as a relevant authority	any proceedings under the Act have been concluded, and to notify the applicant of the decision made in writing.	Ş	
Division 2	Referrals		•
Regulation 42	Additional information or amended plans		
Regulation 42(1) <i>Commission as a relevant</i> <i>authority</i>	The power to repeat the referral process in accordance with this subsection.	State Commission Assessment Panel	
Regulation 45	Building matters		
Regulation 45(4) Where the Commission is <u>not</u> the relevant authority	The function of considering an application for building consent referred to the Commission and the power to determine whether to concur in the grant of consent by a relevant authority.	Building Technical Panel	
Regulation 45(4)(e) <i>Commission as a relevant</i> <i>authority</i>	The function of referring the application to the Commission.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.(Building Policy and</li> </ul>	

Regulation 45(5) Where the Commission is <u>not</u> the relevant authority	The function of receiving a copy of any report received from a fire authority that relates to an application that is referred to the Commission under the Act.	<ul> <li>Programs, Land and Built Environment)</li> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.(Building Policy and Programs, Land and Built Environment)</li> </ul>	
Regulation 45(5) <i>Commission as a relevant</i> <i>authority</i>	The function of providing to the Commission a copy of any report received from a fire authority that relates to an application that is referred to the Commission under the Act.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.</li> </ul>	
Regulation 45(6)	The power to determine whether to concur in the granting of consent in relation to building work comprising or including the construction or installation of a private bushfire shelter.	Building Technical Panel	
Regulation 46	Preliminary advice and agreement (section 123)		
Regulation 46(6)(b)	The power to determine whether the application no longer accords with the	State Commission Assessment Panel	

_	ommission as a relevant uthority	agreement indicated by the prescribed body.		Ş	
Co	egulation 46(7) ommission as a relevant uthority	The function of notifying the relevant prescribed body of the withdrawal.	State Commission Assessment Panel		
Co	egulation 46(8) ommission as a relevant uthority	The function of notifying the relevant prescribed body of the lapsing.	State Commission Assessment Panel		
С	egulation 46(9) ommission as a relevant uthority	The function of providing a copy of the notice to the prescribed body.	State Commission Assessment Panel <sub>o</sub>		ę
Di	ivision 3	Notice requirements and consultation			
Re	egulation 47	Performance assessed development and restricted development			
Re	egulation 47(2)(a)	The power to determine the prescribed form for the purposes of this regulation.	State Commission Assessment Panel		
Co	egulation 48 ommission as a relevant uthority	Notification of application of tree- damaging activity to owner of land The function of giving the owner notice of the application.	State Commission Assessment Panel		



Regulation 49	Public inspection of applications		
Regulation 49(1) <i>Commission as a relevant</i> <i>authority</i>	The function of ensuring that copies of the application and supporting plans, drawings, specifications and other documents or information provided to the relevant authority under section 119 of the Act, are reasonably available for inspection (without charge) by the public at the principal office of the relevant authority.	State Commission Assessment Panel	
Regulation 49(2) <i>Commission as a relevant authority</i>	The function of providing to a member of the public a copy of any document or information available under reg 49(1).	State Commission Assessment Panel	
Regulation 49(3) <i>Commission as a relevant authority</i>	The power to request a person making a request under reg 49(2), to verify information provided as the relevant authority or its delegate thinks fit.	State Commission Assessment Panel	
Regulation 49(4) <i>Commission as a relevant authority</i>	The function of ensuring that any document or information required to be available under reg 49(1) is also available on the SA Planning portal.	State Commission Assessment Panel	
Regulation 50	Representations		
Regulation 50(5) <i>Commission as a relevant authority</i>	The power to allow a person who has made a representation under reg 50(1) in relation to development being assessed under section 107 of the Act,	State Commission Assessment Panel	

	and who has indicated an interest in appearing before the relevant authority, an opportunity to appear personally or by representative before the relevant authority to be heard in support of the representation that has been made under reg 50(1).	ę	
Regulation 50(6) <i>Commission as a relevant</i> <i>authority</i>	The duty of giving the applicant notice of the place and time where the person has been invited to appear under that subregulation and, if the applicant appears personally or by representative, allowing the applicant a reasonable opportunity, on request, to respond to any relevant matter.	State Commission Assessment Panel	
Regulation 51	Response by applicant		
Regulation 51(1) <i>Commission as a relevant authority</i>	The power to determine whether to allow a longer period within which an applicant may submit a response.	State Commission Assessment Panel	
Regulation 52	Notice of hearing of submissionsWhere a person is to be allowed to appear before the Commission pursuant to section 110(2)(c)(ii) of the Act:The function of giving the person at least 5 business days' notice of the place and time at which the person should appear.	State Commission Assessment Panel	

Division 4	Determination of application		
Regulation 53	Time within which decision must be made (section 125(1))		
Regulation 53(7) <i>Commission as a relevant</i>	The power to give final development approval.	State Commission Assessment Panel	
authority			
Regulation 54	Deemed consent notice (section 125(2))		
Regulation 54(1)	The function of determining the prescribed form for a deemed consert on notice, and of publishing the form on the SA Planning Portal.	State Commission Assessment	
Regulation 55	Notice of decision – accredited professionals (section 89)		
Regulation 55(2)(a)	In relation to a proposed development that is to be undertaken in a part of the State that is not (wholly or in part) within the area of a council:	State Commission Assessment Panel	
	The function of being a prescribed body for the purposes of section 89(a) of the Act and therefore of being notified by an accredited professional pursuant to section 89.		
Regulation 56	Issue of building consent by other bodies	<ul><li>Executive Director</li><li>Director, State Assessment</li></ul>	

	<ul> <li>The duty of providing the council for the area in which the development is to be undertaken (if any) with – <ul> <li>(a) a copy of the plans, drawings, specifications and other documents and information lodged by the applicant, endorsed with the relevant consent; and</li> <li>(b) if relevant, a schedule of essential safety provisions in the appropriate form which sets out the matters to be specified under these regulations.</li> </ul> </li> </ul>	<ul> <li>Director, Land and Built Environment</li> <li>PO2 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.</li> </ul>	
Regulation 57	Notice of decision (section 126(1))		
Regulation 57(2) <i>Commission as a relevant authority</i>	The power to determine the appropriate form for notice to be given under this regulation.	State Commission Assessment Panel	
Regulation 57(4) <i>Commission as a relevant</i> <i>authority</i>	The function of endorsing a set of any approved plans and other relevant documentation with an appropriate form of authentication, and the function of ensuring that the notice provided by the SA Planning Portal under reg 57(2) includes the endorsed set of approved plans and other relevant documentation.	State Commission Assessment Panel	

Regulation 57(5) <i>Commission as a relevant</i> <i>authority</i>	The function of, in acting under reg 57(4), providing the successful applicant with a copy of the plans, drawings, specifications and other documents and information lodged by the applicant in accordance with the requirements of these regulations (endorsed as required by reg 57(4)).	State Commission Assessment Panel	
Regulation 57(7) <i>Commission as a relevant authority</i>	The power to specify any additional stage of building work for which notice must be given to the council under reg 93.	State Commission Assessment Panel	
Regulation 57(9) <i>Commission as a relevant</i> <i>authority</i>	<ul> <li>Where the relevant authority issued a notice under reg 57(1);</li> <li>The duty of providing the notice: <ul> <li>(a) to any other relevant authority—</li> <li>(i) that has already given another development authorisation that relates to the same development; or</li> <li>(ii) that is considering an application for another development authorisation that relates to the same development, and</li> <li>(b) if the application was referred to a prescribed body under section</li> </ul> </li> </ul>	State Commission Assessment Panel	

	<ul> <li>122 of the Act—to the prescribed body; and</li> <li>(c) if an owner of the land to which the application related was not a party to the application—to that owner.</li> </ul>		
Division 5	Conditions		Ş
<b>Regulation 58</b> <i>Commission as a relevant authority</i>	Notice of conditions The function of identifying the prescribed body.	State Commission Assessment Panel	
Division 6	Other matters		
Regulation 61	Certificate of independent technical expert in certain cases		
Regulation 61(4)(c) <i>Commission as a relevant</i> <i>authority</i>	The power to determine whether (on the basis of advice received from the accreditation authority under the <i>Planning, Development and</i> <i>Infrastructure (Accredited</i> <i>Professionals) Regulations 2019</i> ) a relevant professional association, or another relevant registration or accreditation authority, qualify the person to act as a technical expert under this regulation.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO4 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.</li> </ul>	
Regulation 62	Requirement to upgrade building in certain cases		



Regulation 62(3) <i>Commission as a relevant</i> <i>authority</i>	The power to require, as a condition of consent, that the entire building be brought into conformity with the relevant requirements of the Building Code for bushfire protection.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO4 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate</li> </ul>	
Regulation 63	Urgent work		
Regulation 63(1) <i>Commission as a relevant</i> <i>authority</i>	<ul> <li>(a) the power to determine and to specify a telephone number to which relevant notification must be given.</li> <li>(b) The power to determine and to specify an email address to which relevant notification must be given.</li> </ul>	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO4 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.PO4 and higher within thBuilding Policy and Programs business unit in the Land and Built Environment directorate.</li> </ul>	
Regulation 63(2) <i>Commission as a relevant</i> <i>authority</i>	The power to determine and allow a longer period for the commencement of relevant work.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO4 and higher within the</li> </ul>	

Regulation 63(3) Commission as a relevant authority	The power to determine and allow a longer period for the performance of the relevant tree-damaging activity.	<ul> <li>Building Policy and Programs business unit in the Land and Built Environment directorate.</li> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO4 and higher within the State Assessment directorate</li> <li>PO4 and higher within the Building Policy and Programs business unit in the Land and</li> </ul>	€
		Built Environment directorate.	
Regulation 65	Variation of authorisation (section 128)		
Regulation 65(1)(a)	The power to determine whether to	State Commission Assessment	
Commission as a relevant authority	approve a minor variation.	Panel	
Part 8	Impact Assessed Development		
Regulation 68	Procedural matters (section 111(2))		
Regulation 68(1) <i>Commission as a relevant authority</i>	The function of ensuring that all relevant documentation is available to the Minister via the SA planning portal.	State Commission Assessment Panel	



Regulation 68(2) <i>Commission as a relevant</i> <i>authority</i>	The function of transmitting to the Minister any fees that have been paid by the proponent under the <i>Planning</i> , <i>Development and Infrastructure (Fees,</i> <i>Charges and Contributions)</i> <i>Regulations 2019</i> (less any amount that the Minister determines should be retained by the relevant authority).	State Commission Assessment Panel	
Regulation 70	<ul> <li>Level of detail – EIS (section 112(c))</li> <li>The function of : <ul> <li>(a) by written notice, providing an invitation to the proponent to express any view on the level of detail required in the EIS; and</li> <li>(b) determining the manner in which a proponent may respond to the invitation in (a).</li> </ul> </li> </ul>	State Commission Assessment Panel	
Part 9	Special provisions relating to land division		
Division 2	Advice from Commission		
Regulation 76	Advice from Commission		
Regulation 76(2) Where the Commission is <u>not</u> the relevant authority	The power to determine whether to give notice of a longer period to the relevant authority.	State Commission Assessment Panel	

Regulation 76(3)(b)	The power to determine the manner in which a notice under Regulation 76(2) may be given.	State Commission Assessment Panel	
Regulation 76(4)	The power to, in relation to an application which relates to a proposed development that involves the division of land, consult with any other agency. <u>And</u> The power to determine whether to impose a time limit of 20 business days for a response from that agency.	State Commission Assessment Panel	
Regulation 78	Underground mains areas		
Regulation 78(1) Where the Commission is deemed as a council as per reg 75 in this Part	The power to consider whether an area should be declared an underground mains area and to seek a report from the relevant electricity authority in relation to the matter.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>	
Regulation 78(2) Where the Commission is deemed as council as per reg 75 in this Part	The power to, after having received and considered a report from the electricity authority, declare the area to be an underground mains area.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>	
Regulation 78(3) <sub>o</sub>	The power to require, as a condition on the relevant authority or it's delegate's	<ul><li>Executive Director</li><li>Director, State Assessment</li></ul>	

Commission as a relevant authority	decision on the application, that any electricity mains be placed underground.	<ul> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within theo State Assessment directorate.</li> </ul>
Division 6	Prescribed requirements – general land division	
Regulation 81	Width of roads and thoroughfares	
Regulation 81(4) Where the Commission is deemed as a council as per reg 75 in this Part	The power to dispense with a width prescribed by Regulation 81(1) or (3) (and specify a different width) if the width so prescribed is not necessary for the safe and convenient movement of vehicles or pedestrians, or for underground services.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>
Regulation 81(6) Where the Commission is deemed as council as per reg 75 in this Part	The power to dispense with a requirement under Regulation 81(5) if it appears that the cul-de-sac is likely to become a through road.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>
Regulation 82	Road Widening	
Regulation 82(1) Where the Commission is deemed as council as per reg 75 in this Part	The power to determine whether the road should be widened in order to provide a road of adequate width having regard to existing and future requirements of the area, the proposed	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>



	division of land must make provision for that widening.	<mark></mark>
Regulation 83	Requirement as to forming of roads	
Regulation 83(1) Where the Commission is deemed as council as per reg 75 in this Part	The power to determine and specify a width for the roadway of every proposed road on a plan of division.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>
Regulation 83(4) Where the Commission is deemed as council as per reg 75 in this Part	The power to dispense with the requirements under Regulation 83(3) if the cul-de-sac is likely to become a through road.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>
Regulation 83(5) Where the Commission is deemed as council as per reg 75 in this Part	The power to determine the satisfactory form of every footpath, water table, kerbing, culvert and drain of every proposed road.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>
Regulation 83(6) Where the Commission is deemed as council as per reg 75 in this Part	The power to determine whether to dispense with a requirement under Regulation 83(5).	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>

Regulation 84	Construction of roads, bridges, drains and services		
Regulation 84(1) Where the Commission is deemed as council as per reg 75 in this Part Regulation 84(3) Where the Commission is deemed as council as per reg 75 in this Part	The power to require a roadway to be paved and sealed with bitumen, tar or asphalt or an other material approved by the Commission or its delegate. The power to require any footpath, water-table, kerbing, culvert or drain of a proposed road to be constructed.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the State Assessment directorate.</li> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>	
Regulation 85	Supplementary provisions		
Regulation 85(1) Where the Commission is deemed as council as per reg 75 in this Part	The power to approve a road location and grading plan.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>	
Regulation 85(2) Where the Commission is deemed as council as per reg 75 in this Part	The power to determine whether works referred to in regulations 83 and 84 have been carried out in a satisfactory manner. <u>And</u>	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>	



-	Regulation 85(4) Where the Commission is deemed as council as per reg 75 in this Part	The power to direct the works to be carried out in conformity with a licensed surveyor. <u>And</u> The power to approve the work referred to in regulations 83 and 84. The power to determine whether to be satisfied 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.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>	
-	Division 7	Certificate in respect of division of land		
	Regulation 87	General Land Division		
×	Regulation 87(1) Where the Commission is <u>not a</u> council as per R75 in this Part	In accordance with s138(1) of the Act, the power to issue a certificate under that section notwithstanding that the requirements under Division 6 have not been fully satisfied if the council advises the Commission of the matters in this subregulation.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>ASO4 and higher within the Land Tenure business unit in the Land and Build Environment directorate.</li> </ul>	
	Regulation 87(1)	The power to advise the Commission:	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> </ul>	

Where the Commission is deemed as council as per reg 75 in this Part	<ul> <li>(a) that the applicant has entered into a binding arrangement with the council for the satisfaction of those requirements (other than a requirement under regulation 84(5)) and that the arrangement is supported by adequate security; and</li> </ul>	<ul> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate.</li> </ul>
	(b) in a case where a requirement under regulation 84(5) has not been fully satisfied—that the applicant has entered into a binding arrangement with the appropriate electricity authority for the satisfaction of the requirement and that the arrangement is supported by adequate security.	
Regulation 87(2)	In accordance with section 138(1) of the Act, the power to determine whether to issue a certificate under that section notwithstanding that the requirements of the relevant responsible Minister relating to the provision of water supply and sewerage services have not been fully satisfied if that Minister advises the Commission that the applicant has entered into a binding arrangement with the Minister for the satisfaction of those requirements and that the	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>ASO4 and higher within the Land Tenure business unit in the Land and Build Environment directorate.</li> </ul>



	arrangement is supported by adequate security.	Ŷ	
Regulation 88	Division of land by strata title	<b>\$</b> \$	
Regulation 88(1) Where the Commission is <u>not</u> a council as per R75 in this Part	In accordance with s138(1) of the Act, the power to issue a certificate under that section in relation to the division of land by strata plan under the <i>Community Titles Act 1996</i> or the <i>Strata Titles Act 1988</i> notwithstanding that the requirements of section 102(1)(d) of the Act have not been fully satisfied if the council advises the Commission that the applicant has entered into a binding arrangement with the council for the satisfaction of those requirements and that the arrangement is supported by adequate security.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>ASO4 and higher within the Land Tenure business unit in the Land and Build Environment directorate</li> </ul>	<b>300</b>
Regulation 88(1) Where the Commission is deemed as council as per reg 75 in this Part	The power to advise the Commission that the applicant has entered into a binding arrangement with the council for the satisfaction of those requirements and that the arrangement is supported by adequate security.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate.</li> </ul>	
Regulation 89 Regulation 89(3)(a)(i)	General Provisions The power to determine whether to approve a certification for the purposes of this subparagraph.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>	

		ASO4 and higher within the Land Tenure business unit in the Land and Build Environment directorate.	
Regulation 89(3)(b) Where the Commission is deemed as council as per reg 75 in this Part	The function of providing a certificate.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>ASO4 and higher within the Land Tenure business unit in the Land and Build Environment directorate</li> </ul>	
Regulation 89(6) Where the Commission is deemed as council as per reg 75 in this Part	The function of being furnished with a copy of the certificate and plan referred to in reg 89(3) – (a) via electronic access on the SA planning portal; and (b) by requesting that the certificate and plan be provided via written copy to the council.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>ASO4 and higher within the Land Tenure business unit in the Land and Build Environment directorate.<sub>Q</sub></li> </ul>	ŶŶ
Regulation 89(6)(b) <i>Where the Commission is <u>not</u> a</i> <i>council as per reg 75 in this Part</i>	The power to determine the manner in which a copy of the certificate and plan referred to in Regulation 89(3) must be furnished to the relevant council.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>ASO4 and higher within the Land Tenure business unit in the Land and Build Environment directorate.</li> </ul>	



Regulation 89(6)(b) Where the Commission is deemed as council as per reg 75 in this Part	The power to request a written copy of the certificate/s and plan/s referred to in reg 89(3).	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate</li> </ul>	Ş
Regulation 89(7)	The power to determine whether to extend the expiration date of a certificate in response to an application made prior to the lapse of the certificate.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>ASO4 and higher within the Land Tenure business unit in the Land and Build Environment directorate.</li> </ul>	
Regulation 89(8) Where the Commission is <u>not</u> a council as per reg 75 in this Part	The function of consulting with the relevant council before granting an extension period under reg 89(7).	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>ASO4 and higher within the Land Tenure business unit in the Land and Build Environment directorate.</li> </ul>	
Regulation 89(9)	The power to consult with and determine whether to agree to a scheme with the Registrar-General in connection with the operation of this regulation.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment higher withn the State Assessment</li> </ul>	



Part 10	Special provisions relating to buildings and building work		
Division 3	Safety, health and amenity		
Regulation 94	Essential safety provisions		
Regulation 94(4) <i>Commission as a relevant</i> <i>authority</i>	The function of issuing a schedule in the form determined by the Chief Executive for the purposes of this Regulation.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO4 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.</li> </ul>	
Regulation 99	Construction Industry Training Fund		
Regulation 99(4) <i>Commission as a relevant</i> <i>authority</i>	The power to notify the applicant that it cannot issue a building rules consent until the relevant authority is satisfied that the levy has been paid or is not payable.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO4 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.</li> </ul>	
Regulation 99(5)(b) <i>Commission as a relevant</i> <i>authority</i>	The power to determine whether the application has lapsed.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO4 and higher within the</li> </ul>	



Regulation 107	General Scheme		
Part 12	Crown development		
Regulation 104(5) <i>Commission as a relevant</i> <i>authority</i>	The power to indicate (by notice issued at the time that the relevant building consent was given) which certificates, reports or other documents need to be furnished.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO4 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.</li> </ul>	
Regulation 104	Statement of Compliance		
Regulation 103 Regulation 103(6b) <i>Commission as a relevant</i> <i>authority</i>	Certificates of occupancyThe function of receiving from a council:(a) notice of its determination to carry out an inspection of building work in accordance with reg 103(6a); and(b) notice of the completion of the inspection (after any building work or other action required by the inspection has been undertaken).	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO4 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.</li> </ul>	
		Built Environment directorate.	
		Building Policy and Programs business unit in the Land and	



Regulation 107(8)(b)	The power to determine whether it is impracticable or unnecessary to place a notice on the land under that	State Commission Assessment Panel	
Regulation 107(7)	The power to require the relevant State agency to place the notice on the land under reg 107(6) on behalf of the Commission.	State Commission Assessment Panel	
	And The power to cause the sign to be removed at a later time.		
Regulation 107(6)	The power to determine the form required for a notice on the land for the purposes of section 131(13)(a) of the Act.	State Commission Assessment Panel	
	The function of referring the application, together with a copy of any relevant information provided by the State agency, to the relevant body under Schedule 9 for comment and report within the period of 30 business days.	Panel	

Regulation 111(7) <i>Commission as a relevant</i> <i>authority</i>	<ul> <li>The function of providing a copy of a notice under reg 111(6) to –</li> <li>(a) any owner of the land who is not a party to the agreement; and</li> <li>(b) if the council for the area where the relevant land is situated is not a party to the agreement – the council.</li> </ul>	State Commission Assessment Panel	
Part 18	Miscellaneous		
Regulation 120	Record of applications		
Regulation 120(1) <i>Commission as a relevant</i> <i>authority</i>	<ul> <li>The function of ensuring that the following matters are recorded on the SA planning portal in respect of each application for a development authorisation under section 102 of the Act:</li> <li>(a) the name and contact details of the relevant authority;</li> <li>(b) the name and address of the applicant (or of each applicant);</li> <li>(c) the date on which the application was lodged under section 119 of the Act;</li> <li>(d) the date on which the application was verified under regulation 31;</li> </ul>	State Commission Assessment Panel	

(e) the date (or dates) on which the fees relating to the application were paid in accordance with these regulations and the <i>Planning, Development and</i> <i>Infrastructure (Fees, Charges</i> <i>and Contributions) Regulations</i> 2019;	
<ul><li>(f) a description of the land which is the subject of the application;</li></ul>	
<ul> <li>(g) a brief summary of the matters, acts or things in respect of which any consent or approval is sought;</li> </ul>	
(h) details of any referral or concurrence on the application;	
<ul> <li>(i) details of any other decision made on the application by another entity exercising a power under this Act that has been notified to the relevant authority in accordance with these regulations;</li> </ul>	
<ul> <li>(j) any decision on the application</li> <li>(including the date of the decision and any conditions that are imposed):</li> </ul>	
<ul> <li>(k) the date of the commencement of any building work, and the date of the completion of any</li> </ul>	

	building work, as notified under regulation 93; (I) if any decision on the application is the subject of an appeal, the result of the appeal.		
Regulation 120(4)(a) <i>Commission as a relevant</i> <i>authority</i>	The power to form the opinion whether including a document on the SA Planning portal would unreasonably jeopardise the present or future security of a building.	State Commission Assessment Panel	
Schedule 6	Relevant authority - Commission		
Clause 3	City of Adelaide – developments over \$10m		
Clause 3(2)(b)	The power to determine whether development is ancillary to or in association with a development the subject of an authorisation given by the Commission (or its delegate) under this clause.	State Commission Assessment Panel	
Clause 4	Inner Metropolitan Area – buildings exceeding 4 storeys		
Clause 4(2)(b)	The power to determine whether development is ancillary to or in association with a development the subject of an authorisation given by the Commission under this clause.	State Commission Assessment Panel	



Clause 4A	Morphettville and Camden Park – buildings exceeding 4 storeys		
Clause 4A(2)(b)	The power to determine whether development is ancillary to or in association with a development the subject of an authorisation given by the Commission under this clause.	State Commission Assessment Panel	
Clause 5	City of Port Adelaide Enfield – developments over \$3m in identified area		
Clause 5(2)(b)	The power to determine whether development is ancillary to or in association with a development the subject of an authorisation given by the Commission under this clause.	State Commission Assessment Panel	
Clause 8	City of Charles Sturt – developments over \$3m in identified area		
Clause 8(2)(b)	The power to determine whether development is ancillary to or in association with a development the subject of an authorisation given by the Commission under this clause.	State Commission Assessment Panel	
Schedule 8	Plans		
Clause 2	Plans for residential alterations, additions and new dwellings		



Clause 2(d)(ii)	The power to determine whether 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.	State Commission Assessment Panel
Clause 4	Plans for building work	
Clause 4(3)	The power to require such details, particulars, plans, drawings, specifications and other documents (in addition to the other documents required to accompany the application), as is reasonable to show that the entire building will, on completion of the building work, comply with the requirements of the Act and these regulations for a building of the classification applied for or with so many of those requirements as will ensure that the building is safe and conforms to a proper structural standard.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO4 and higher within the Building Policy and Programs business unit in the Land and Built Environment directorate.</li> </ul>
Planning	Development and Infrastructure (Fees, Chai	ges and Contributions) Regulations 2019
Part 3	General	
Regulation 5	Calculation or assessment of fees	



Regulation 5(1) Where the Commission is an 'authority' with which an application is duly lodged under a related set of regulations (including via the SA planning portal)	<ul> <li>The power to:</li> <li>(a) Require the applicant to provide such information as is reasonably required to calculate any fee payable under these regulations or a related set of regulations; and</li> <li>(b) Make any other determination for the purposes of these regulations or a related set of regulations or a related set of regulations (even if it is not a relevant authority).</li> </ul>	State Commission Assessment Panel
Regulation 5(2) Where the Commission is an 'authority' acting under (1) or a relevant authority in any event	If any information provided by an applicant is incomplete or inaccurate: The power to calculate any fee on the basis of estimates made.	State Commission Assessment Panel
Regulation 5(3) Where the Commission is an 'authority'	The power to, at any time, and despite an earlier calculation or acceptance of an amount in respect of the fee, reassess a fee payable under these regulations or a related set of regulations.	State Commission Assessment Panel
<b>Regulation 7</b> Where the Commission is an 'authority' to which a fee is payable under these regulations or a related set of regulations	Waiver or refund of fee Where a fee is payable under these regulations or a related set of delegations to the delegate:	State Commission Assessment Panel



	The power to waive or refund the payment of the whole or a part of the fee.		
Planning	Development and Infrastructure (Trans	itional Provisions) Regulations 2017	,
Part 4	Staged commencement of development assessment under Act		
Regulation 11	Related provisions		
Regulation 11(3)(b)	The power to adopt any findings or determinations of the Minister under those subsections made before the relevant day to give effect to this subregulation.	State Commission Assessment Panel	
Regulation 11(3)	The power to adopt any findings or determinations of the Minister under those sections 46B(9) to (12), 46C(9) to (12), 46D(8) to (10) and 47(3) of the repealed Act, made before the relevant day to give effect to this subregulation.	State Commission Assessment Panel	



Development Act 1993 As per Planning Development and Infrastructure (Transitional Provisions) Regulations 2017: Part 4, Regulation 11(3)(b) On or after the relevant day:			
Section 46B	EIS process – Specific Provisions		
Section 46B(9) Where the Minister is to be read as a reference to the Commission as per the (Transitional Provisions) Regulations reg 11(3)(b):	The power and function of preparing an Assessment Report in accordance with the requirements of section 46B(9).	State Commission Assessment Panel	
Section 46B(10) Where the Minister is to be read as a reference to the Commission as per the (Transitional Provisions) Regulations reg 11(3)(b):	<ul> <li>The power and function to:</li> <li>(a) notify a person who made a written submission under section 46B(5) of the availability of the Assessment Report in the manner prescribed by the regulations; and</li> <li>(b) by public advertisement, give notice of the place or places at which copies of the Assessment Report are available for inspection and purchase.</li> </ul>	State Commission Assessment Panel	
Section 46B(11) Where the Minister is to be read as a reference to the Commission	The power and function to keep available for inspection and purchase copies of the EIS, the proponent's response under section 46B(8) and the	State Commission Assessment Panel	

as per the (Transitional Provisions) Regulations reg 11(3)(b):	Assessment Report, at a place determined by the delegate and for a period determined by the delegate.	¢	
Section 46B(12) Where the Minister is to be read as a reference to the Commission as per the (Transitional Provisions) Regulations reg 11(3)(b):	The power and function, if a proposed development or project to which an EIS relates will, if the development or project proceeds, be situated wholly partly within the area of a council, to give a copy of the EIS, the proponent's response under section 46B(8) and the Assessment Report to the council.	State Commission Assessment Panel	
Section 46C	PER Process – Specific provisions		
Section 46C(9) Where the Minister is to be read as a reference to the Commission as per the (Transitional Provisions) Regulations reg 11(3)(b):	The power and function of preparing an Assessment Report in accordance with the requirements of section 46C(9).	State Commission Assessment Panel	
Section 46C(10) Where the Minister is to be read as a reference to the Commission as per the (Transitional Provisions) Regulations reg 11(3)(b):	The function of, by public advertisement, giving notice of the place or places at which copies of the Assessment Report are available for inspection and purchase.	State Commission Assessment Panel	



Section 46C(11) Where the Minister is to be read as a reference to the Commission as per the (Transitional Provisions) Regulations reg 11(3)(b):	The power and function to keep available for inspection and purchase copies of the PER, the proponent's response under section 46C(8) and the Assessment Report, at a place determined by the delegate and for a period determined by the delegate.	State Commission Assessment Panel	
Section 46C(12) Where the Minister is to be read as a reference to the Commission as per the (Transitional Provisions) Regulations reg 11(3)(b):	The power and function, if a proposed development or project to which an PER relates will, if the development or project proceeds, be situated wholly or partly within the area of a council, to give a copy of the PER, the proponent's response under section 46C(8) and the Assessment Report to the council.	State Commission Assessment Panel	
Section 46D	DR process – specific provisions		
Section 46D(8) Where the Minister is to be read as a reference to the Commission as per the (Transitional Provisions) Regulations reg 11(3)(b):	The power and function of preparing an Assessment Report in accordance with the requirements of section 46D(8).	State Commission Assessment Panel	
Section 46D(9) <sub>o</sub>	The power and function to keep available for inspection and purchase copies of any response under section	State Commission Assessment Panel	

Where the Minister is to be read as a reference to the Commission as per the (Transitional Provisions) Regulations reg 11(3)(b):	46D(7) and the Assessment Report, at a place determined by the delegate and for a period determined by the delegate.	Ę	
Section 46D(10) Where the Minister is to be read as a reference to the Commission as per the (Transitional Provisions) Regulations reg 11(3)(b):	The power and function, if a proposed development or project to which an DR relates will, if the development of project proceeds, be situated wholly or partly within the area of a council, to give a copy of the DR, the any response under section 46D(7) and the Assessment Report to the council.	State Commission Assessment Panel	
Section 47	Amendment of EIS, PER or DR		
Section 47(3) Where the Minister is to be read as a reference to the Commission as per the (Transitional Provisions) Regulations reg 11(3)(b):	The function of, if an EIS, PER, DR, or Assessment Report is amended under section 47, by public advertisement, giving notice of the place or places at which copies of the relevant document or documents (with the amendments) are available for inspection and purchase.	State Commission Assessment Panel	
National Parks and Wildlife Act 1972			
Part 3 – Reserves and sanctuaries			
Division 5 – Control and management of reserves			

Section 38	Management plans			
Section 38(2a)(a)	To receive and respond to consultation from the Minister responsible for the <i>National Parks and Wildlife Act 1972</i> regarding a plan of management.	•	Executive Director Director, Growth Management	Limited to responses addressing operational matters (including consistency with the Planning and Design Code).

## INSTRUMENT OF FURTHER DELEGATION

## PLANNING DEVELOPMENT AND INFRASTRUCTURE ACT 2016

#### DELEGATION

- 1. We, the State Commission Assessment Panel ("the SCAP"), in exercise of the power of further delegation provided by the Instrument of Delegation by the State Planning Commission dated 24 February 2022, under section 30(5) of the *Planning, Development and Infrastructure Act 2016* (the Act) hereby:
  - (a) **REVOKE** all previous further delegations made under the Act and its statutory instruments; and
  - (b) FURTHER DELEGATE each of the powers and functions under the section of the Acts and its statutory instruments identified in Column 1 of Schedule 1 to this instrument to the person or persons for the time being holding, acting in or assigned to the positions within the administrative unit known as Planning and Land Use Services within the Department, as specified in the corresponding line of Column 3 of Schedule 1, subject to those conditions (if any) specified in the corresponding line of Column 4 of Schedule 1 of this instrument.

#### FURTHER DELEGATION

2. Under section 30(5) of the Act, any of the powers or functions hereby delegated may be further delegated by the delegate, by instrument in writing, except as expressly limited.

#### INTERPRETATION

- 3. The terms in this instrument of further delegation have the same meaning as under the Act.
- 4. The descriptions in Column 2 of Schedule 1 of this instrument are for administrative use only and do not form part of this delegation. All delegates exercising delegated powers or functions should refer to the statutory power or function delegated when exercising that power or function.
- 5. A reference to a business unit or directorate in this instrument of further delegation is a reference to the relevant named business unit or directorate within the organisational structure of the Department.
- 6. A reference to a position, business unit or directorate that no longer exists is a reference to the position, business unit or directorate who performs the functions previously performed by the position, business unit or directorate named in this instrument of further delegation.
- 7. Where more than one person is named in Column 3 of Schedule 1, each of the named persons may act severally in the exercise of delegated powers or functions.
- 8. A reference to:
  - (c) "PO" in this instrument will be taken to be a reference to a Professional Officer of the relevant classification in the Professional Officers Stream;
  - (d) "ASO" in this instrument will be taken to be a reference to an Administrative Services Officer of the relevant classification in the Administrative Services Stream;
  - (e) "MAS" in this instrument will be taken to be a reference to a Manager Administrative Services in the Administrative Services Stream;

as described in the relevant enterprise agreement applying from time to time to South Australian public sector employees, but as limited to a business unit or directorate of the Department, where noted in this instrument of further delegation.

- 9. A reference to a PO, ASO or MAS "and higher" will be taken to mean the relevant position classification referred to, and all other positions of higher classification within the Professional Officers Stream or the Administrative Services Stream.
- 10. A reference to a position designated as:
  - (a) "PO4" will also be deemed to be a reference to an "ASO7";
  - (b) "PO3" will also be deemed to be a reference to an "ASO6";
  - (c) "PO2" will also be deemed to be a reference to an "ASO5"; and
  - (d) "PO1" will also be deemed to be a reference to an "ASO4",

for the purposes of this instrument of further delegation.

### EXECUTED FOR AND ON BEHALF OF

### THE STATE COMMISSION ASSESSMENT PANEL

Rhanas

Rebecca Thomas
Presiding Member, State Commission Assessment Panel

1 March 2022

	SCHEDULE 1				
COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4		
Power/Function	Description of power or function	Further Delegated To	Conditions and limitations on delegation (where applicable)		
	Planning Development and Ir	nfrastructure Act 2016			
PART 1	Preliminary				
Section 7	Environment and food production areas – Greater Adelaide				
Section 7(5)(a)	The power to determine whether to concur in the granting of the authorisation.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>			
Division 5	Determination of relevant authority				
Section 94	Relevant authority - Commission				
Section 94(3)(a)	The function of requesting the relevant authority (already acting in relation to the proposed development under another paragraph of subsection (1)) to provide a report relating to any application for development authorisation that has been under consideration by the relevant authority.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> </ul>			

Section 94(3)(b) Commission as relevant authority	<ul> <li>The power to determine whether to do either or both of the following:</li> <li>(i) adopt any assessment, finding or determination that was made by a relevant authority that has been acting in relation to the proposed development;</li> <li>(ii) continue to assess the proposed development from the stage reached immediately before the Minister acted under that subsection.</li> </ul>	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> </ul>
Part 7	Development assessment – general scheme	
Division 1	Approvals	
Section 102	Matters against which development must be assessed	
Section 102(1) <i>Commission as relevant</i> <i>authority</i>	The function of assessing a development against and granting or refusing consent in respect of each of the following matters (insofar as they are relevant to that development) and determining whether to grant the relevant consent.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> </ul>
Section 102(3) Commission as relevant authority	The power to, in relation to the delegate granting planning consent, on the delegate's own initiative or on application, reserve its decision on a specified matter or reserve its decision to grant planning consent.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> </ul>

Section 102(8) <i>Commission as relevant</i> <i>authority</i>	The function of indicating whether a development is approved.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> </ul>
Division 2	Planning consent	
Subdivision 3	Code assessed development	
Section 103	The function of determining the categorisation of development for the purpose of assessment in relation to planning consent.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> </ul>
Section 106	Deemed-to-satisfy assessment	
Section 106(2) <i>Commission as relevant</i> <i>authority</i>	The function of being satisfied that a variation in relation to a deemed-to-satisfy development is minor.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> </ul>
Section 107	Performance assessed development	
Section 107(2) <i>Commission as relevant</i> <i>authority</i>	The function of determining whether a development is seriously at variance with the Planning and Design Code (disregarding minor variations).	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> </ul>
Section 107(3) <i>Commission as relevant</i> <i>authority</i>	The functions of giving notice of the application for planning consent and forwarding to the applicant a copy of the representations.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> </ul>

		ASO3 and higher within the State     Assessment directorate.
Subdivision 4	Impact assessed development	
Section 109	Practice direction to provide guidance	
Section 109(1) Section 42	<ul> <li>The function of preparing and publishing a practice direction with respect to -</li> <li>(a) impact assessed development (not being restricted development)— <ul> <li>(i) requirements as to the preparation of an EIS, including the level of detail that an EIS must address with respect to various classes of development; and</li> <li>(ii) any other requirements for assessing the level of impact of a development that is to be assessed as impact assessed development; and</li> <li>(iii) the information that must be provided by the proponent at the various stages assessed under this Act; and</li> </ul> </li> </ul>	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, State Assessment</li> <li>MAS3 or higher within the State Assessment directorate.</li> </ul>
Section 110	Restricted Development	
Section 110(1)	The function of determining, in relation to proposed development classified as restricted	<ul><li>Executive Director</li><li>Director, State Assessment</li></ul>

	development, whether the development will be assessed and, if so, whether to grant planning consent.	PO4 and higher within the State     Assessment directorate.
Section 110(2)(a)	The function of giving notice of the application for planning consent.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> </ul>
Section 110(2)(a)(ii)	The function of giving notice of the application for planning consent and to determine whether any other owner or occupier of land would be directly affected to a significant degree by development if it were to proceed.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> </ul>
Section 110(3)	The function of ensuring that a copy of the application, accompanying documents, and a copy of any report prepared by or on behalf of the Commission in relation to the application, are published on the SA planning portal and available for inspection and downloading without charge.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO3 and higher within the State Assessment directorate.</li> </ul>
Section 110(5)	The discretion to determine whether to take into account a representation not made in accordance with requirements prescribed by the regulations for the purposes of section 110.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO4 and higher within the State Assessment directorate.</li> </ul>
Section 110(6)	<ul> <li>The function of giving the person notice of –</li> <li>(i) The Commission's delegate's decision on the application for development; and</li> <li>(ii) The date of the decision; and</li> </ul>	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> </ul>

	<ul> <li>(iii) The person's appeal rights under this Act.</li> <li>The function of giving to the Court notice of –</li> <li>(i) The Commission's decision on the application for development; and</li> <li>(ii) The date of the decision; and</li> <li>(iii) The names and addresses of the person or persons who made representations to the Commission under that subsection.</li> </ul>	ASO3 and higher within the State Assessment directorate.
Section 110(13)	The power to determine the form of any notice to be given under section 110.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>
Section 110(14)	The power to refuse an application that relates to proposed development classified as restricted development without proceeding to make an assessment of the application.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>
Division 4	Procedural matters and assessment facilitation	
Section 119	Application and provision of information	
Section 119(1)(b) The Commission as relevant authority	The power to specify information reasonably required in relation to an application for the purposes of this Part.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> </ul>

		<ul> <li>ASO3 and higher within the State Assessment directorate.</li> </ul>
Section 119(3) The Commission as relevant authority	<ul> <li>The power to request an applicant – <ul> <li>(a) to provide such additional documents, assessments or information (including calculations and technical details) as the relevant authority may reasonably require to assess the application;</li> <li>(b) to remedy any defect or deficiency in any application or accompanying document or information required by or under this Act;</li> <li>(c) to consult with an authority or body prescribed by the regulations;</li> </ul> </li> <li>(d) to comply with any other requirement prescribed by the regulations.</li> </ul>	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO3 and higher within the State Assessment directorate.</li> </ul>
Section 119(6)(b) The Commission as relevant authority	If a request is made under section 119(3) and the request is not complied with within the prescribed time period: (a) the discretion to refuse the application; (b) the power to refuse the application.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO4 and higher within the State Assessment directorate.</li> </ul>
Section 119(7) The Commission as relevant authority	The discretion to, in dealing with an application that relates to a regulated tree, determine whether special circumstances apply for the purposes of this subsection.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> </ul>
Section 119(8)	The discretion to, in dealing with an application that relates to a regulated tree that is not a significant tree, determine whether special	<ul><li>Executive Director</li><li>Director, State Assessment</li></ul>

The Commission as relevant authority	circumstances apply for the purposes of this subsection.	<ul> <li>PO1 and higher within the State Assessment directorate.</li> </ul>	
Section 119(9)(a) The Commission as relevant authority	The power to determine whether to: (a) grant permission to an applicant— (i) to vary an application; (ii) to vary any plans, drawings, specifications or other documents that accompanied an application, (provided that the essential nature of the proposed development is not changed).	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> </ul>	
Section 119(9)(b) The Commission as relevant authority	The power to determine whether to: (b) grant permission to an applicant to lodge an application without the provision of any information or document required by the regulations.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> </ul>	
Section 119(9)(c) The Commission as relevant authority	<ul> <li>The power to determine whether to:</li> <li>(c) 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).</li> <li>Note: Prior to exercising this power, delegates should take note of the Chief Executive's Internal Fee Waiver and Refund Delegation Policy 2021 (as varied from time to time).</li> </ul>	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO4 and higher within the State Assessment directorate.</li> <li>MAS3 and higher within the Land and Built Environment directorate.</li> </ul>	
Section 119(9)(d)	The power to determine whether to:	<ul><li>Executive Director</li><li>Director, State Assessment</li></ul>	In relation to the positions within the

The Commission as relevant authority	<ul> <li>(d) if there is an inconsistency between any documents lodged with the delegate for the purposes of this Part (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:</li> <li>To determine whether to return or forward any document to the applicant or to finalise the matter until any specified matter is resolved, rectified or addressed.</li> </ul>	<ul> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>PO1 and higher within the Land Tenure business unit in the Land and Built Environment directorate.</li> </ul>	Land and Built Environment directorate, the power to grant land division consent and development approval for land division only.
Section 119(10) The Commission as relevant authority	The power to determine and impose such conditions as the relevant authority thinks fit in granting permission under section 119(9).	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> </ul>	
Section 119(14) The Commission as relevant authority	The power to determine whether to refund the application fee in the case where an applicant withdraws an application under this subsection.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>	
Section 120	Outline consent		
Section 120(1) The Commission as relevant authority	The power to grant a consent in the nature of an outline consent.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>	
Section 122	Referrals to other authorities or agencies		

Section 122(6)(a) The Commission as relevant authority Section 122(7) The Commission as relevant authority	The function of notifying the applicant that the application was refused, or the conditions imposed, by direction under section 122. The power to make an application to be joined as a party to proceedings.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>Executive Director</li> <li>Director, State Assessment</li> </ul>	
Section 122(10) The Commission as relevant authority	The function of (upon request of the applicant) deferring a referral under this section to a particular stage in the process of assessment.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> </ul>	
Section 122(12) The Commission as relevant authority	The function of ensuring that a response from a prescribed body under section 122 is published on the SA planning portal and available for inspection and downloading without charge as soon as is reasonably practicable after the response is received by the relevant authority.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO3 and higher within the State Assessment directorate or the Business Services directorate</li> </ul>	
Section 123	Preliminary advice and agreement		
Section 123(2)(e) The Commission as relevant authority	The discretion to determine whether the delegate is satisfied that the application accords with the agreement under section 123(2)(c) of the prescribed body.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> </ul>	

Section 123(4) The Commission as relevant authority	The power to determine whether the agreement is no longer appropriate due to the operation of section 132.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO4 and higher within the State Assessment directorate.</li> </ul>	
Section 124	Proposed development involving creation of fortifications		
Section 124(1) The Commission as relevant authority	<ul> <li>The power to determine, whether there is reason to believe that a proposed development may involve the creation of fortifications.</li> <li>And to refer the application to the Commissioner of Police (the Commissioner).</li> </ul>	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>	
Section 124(6) The Commission as relevant authority	The function and power 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.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>	
Section 124(7) The Commission as relevant authority	The power to make an application to be joined as a party to the appeal.	<ul> <li>Executive Director</li> <li>Director State Assessment</li> </ul>	
Section 125	Time within which a decision must be made		
Section 125(4) The Commission as relevant authority	The power to, in relation to a deemed consent notice: (a) grant the planning consent itself; or	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate</li> </ul>	

Section 125(6) The Commission as relevant authority	<ul> <li>(b) grant the planning consent subject to conditions.</li> <li>The power, in relation to a deemed planning consent, to determine whether the relevant application for planning consent should have been refused.</li> <li><u>and</u></li> <li>The power to make an application to the Court for an order quashing the consent.</li> </ul>	<ul> <li>Executive Director, PLUS</li> <li>Director, Planning and Development</li> </ul>
Section 126	Determination of application	
Section 126(1) The Commission as relevant authority Section 126(3)	The function of giving notice of the decision in accordance with the regulations. The power to extend the prescribed period of a	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate</li> <li>Executive Director</li> </ul>
The Commission as relevant authority	development authorisation.	<ul> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate</li> </ul>
Division 5	Conditions	
Section 127	Conditions	
Section 127 The Commission as relevant authority	The power to impose conditions.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate</li> </ul>

Section 127(6) The Commission as relevant authority	The power to, on the application of the applicant, determine that a payment of an amount calculated in accordance with the regulations be made into the relevant fund in lieu of planting 1 or more replacement trees under section 127(4) (and the requirements under section 127(4) will then be adjusted accordingly).	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate</li> </ul>	
Section 127(8)(b) The Commission as relevant authority	The power to determine whether it is appropriate to grant an exemption under this subsection in a particular case.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate</li> </ul>	
Division 6	Variation of authorisation		
Section 128	Variation of authorisation		
Section 128(2)(c) The Commission as relevant authority	The power to determine whether any representations are related to any aspect of the development that is now under consideration on account of the application for variation and that, in the circumstances, the level of notification and consultation envisaged by section 110 is not required.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO4 and higher within the State Assessment directorate</li> </ul>	
Section 128(2)(d) The Commission as relevant authority	The power to determine whether to extend the period for which the relevant authorisation remains operative (in relation to an application for the variation of a development authorisation).	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate</li> </ul>	
PART 8	Development assessment – essential infrastructure		

Division 2	Essential infrastructure – alternative assessment process	
Section 130	Essential infrastructure – alternative assessment process	
Section 130(4)	The power to request the proponent to provide additional documents or information (including calculations and technical details) in relation to the application.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate</li> </ul>
Section 130(5)	The function of giving notice containing prescribed particulars of the development to the council in accordance with the regulations.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO3 and higher within the State Assessment directorate or the Business Services directorate</li> </ul>
Section 130(8)	The function of assessing an application lodged with the delegate of the Commission under section 130.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> </ul>
Section 130(12)	The function and power of determining whether an application for a variation to an approved development is of a minor nature for the purposes of this subsection.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> </ul>
	<u>And</u> (a) If the application is not of a minor nature, the function of inviting interested persons to make written submissions to	

	<ul> <li>the Commission (or its delegate) on the proposal in accordance with this subsection.</li> <li>(b) The function of providing a reasonable opportunity to appear personally or by representative in support of his or her submission.</li> <li>(c) The function of giving due consideration in the assessment of the application to any submissions made by interested persons as referred to in paragraphs (a) or (b).</li> </ul>		
Section 130(13)	The function of preparing a report to the Minister on the matter.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> </ul>	
Part 9	Development assessment – Crown development		
Section 131	Development assessment – Crown development		
Section 131(5)	The power to request the State agency to provide additional documents or information (including calculations and technical details) in relation to the application.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> </ul>	
Section 131(6)	The function of giving notice containing prescribed particulars of the development to the council in accordance with the regulations.	<ul><li>Executive Director</li><li>Director, State Assessment</li></ul>	

		PO1 and higher within the State     Assessment directorate.
Section 131(9)	The function of assessing an application lodged under section 131.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> </ul>
Section 131(13)	The function of determining whether an application for a variation to an approved development is of a minor nature.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> </ul>
	If the application is not of a minor nature, the function of—	
	<ul> <li>(a) by public notice, inviting interested persons to make written submissions to the delegate on the proposal within a period of at least 15 business days; and</li> </ul>	
	<ul> <li>(b) allowing a person who has made a written submission to the delegate within that period and who, as part of that submission, has indicated an interest in appearing before the delegate, a reasonable opportunity to appear personally or by representative before the Commission (or its delegate) to be heard in support of his or her submission.</li> </ul>	
Section 131(14)	The function of preparing a report to the Minister on the matter.	<ul><li>Executive Director</li><li>Director, State Assessment</li></ul>

		PO1 and higher within the State     Assessment directorate.
PART 10	Development assessment and approval – related provisions	
Division 1	General principles	
Section 133	Saving provisions	
Section 133(3) The Commission as relevant authority	The power to, in order to avoid or reduce hardship, extend the limitation period referred to in section 133(2).	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO4 and higher within the State Assessment directorate.</li> </ul>
Division 3	Trees	
Division 4	Land division certificate	
Section 138	Land division certificate	
Section 138(1)	The power to consider whether to issue a certificate from the Commission that it is satisfied the prescribed conditions as to development have been satisfied, or that the applicant has, by virtue of an entitlement under the regulations, entered into a binding agreement, supported by adequate security. The function of providing a certificate in accordance with this subsection.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO4 and higher within the Land Tenure business unit in the Land and Built Environment directorate.</li> </ul>
Section 138(2)	The power to require the applicant, the council for the area in which the land is situated (if	Executive Director

Section 138(4)	The function of, as soon as practicable after issuing a certificate under section 138(1) that relates to land within the area of a council, furnishing the council with such information as the regulations may require.	<ul> <li>and Built Environment directorate.</li> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate.</li> </ul>
Section 138(6)	The power to extend the prescribed period under the regulations for a certificate issued	<ul> <li>ASO4 and higher within the Land Tenure business unit in the Land and Built Environment directorate.</li> <li>Executive Director</li> <li>Director, State Assessment</li> </ul>
	under section 138.	<ul> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO4 and higher within the Land Tenure business unit in the Land and Built Environment directorate.</li> </ul>
Division 7	Cancellation of development authorisation	

Section 143	Cancellation of development authorisation		
Section 143(1) The Commission as relevant authority	The power to cancel a development authorisation previously given by the Commission.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO4 and higher within the State Assessment directorate.</li> </ul>	
Section 143(2) The Commission as relevant authority	The power to impose conditions to a cancellation under section 143.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO4 and higher within the State Assessment directorate.</li> </ul>	
Schedule 6	Repeal and certain amendments		
Part 3	Amendment of Character Preservation (Barossa Valley) Act 2012		
Clause 3	Re: Amendment of section 3 – Interpretation		
Clause 3(3)	Section 3: Interpretation The function of being a relevant authority for the purposes of the <i>Character Preservation</i> <i>(Barossa Valley) Act 2012.</i>	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>	
Clause 3(3) Where the Commission is a relevant authority for the purposes of the Character Preservation	Section 8(5) of the <i>Character Preservation</i> ( <i>Barossa Valley</i> ) <i>Act 2012:</i> Limitations on land division in district. The power to determine whether to refuse to grant development authorisation in relation to a proposed development to which Section 8(5)	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>	

(Barossa Valley) Act 2012	of the Character Preservation (Barossa Valley) Act 2012 applies.		
Clause 3(3) Where the Commission is a relevant authority for the purposes of the Character Preservation (Barossa Valley) Act 2012	Section 8(6) of the <i>Character Preservation</i> ( <i>Barossa Valley</i> ) <i>Act 2012:</i> Limitations on land division in district. The function of notifying the applicant that the relevant authority has determined an application in respect of a development authorisation on the basis of section 8(5).	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO2 and higher within the State Assessment directorate or the Business Services directorate</li> </ul>	
Clause 7	Re: Amendment of section 8—Limitations on land division in district		
Clause 7(2)	Section 8(2) of the <i>Character Preservation</i> ( <i>Barossa Valley</i> ) <i>Act 2012:</i> Limitations on land division in district. The power to determine whether to concur in the granting of authorisation to a development to which this section applies.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>	
Clause 7(2) Where the Commission is the relevant authority for the purposes of the Character Preservation (Barossa Valley) Act 2012	Section 8(3) of the <i>Character Preservation</i> ( <i>Barossa Valley</i> ) <i>Act 2012:</i> Limitations on land division in district. The function of seeking the concurrence of the council for the area where the proposed development is situated in the granting of authorisation.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> </ul>	

Part 4	Amendment of Character Preservation (McLaren Vale) Act 2012		
Clause 10	Amendment of section 3 – Interpretation		
Clause 10(3) Clause 10(3)	Section 3(1): Interpretation The function of being a relevant authority for the purposes of the <i>Character Preservation</i> <i>(McLaren Vale) Act 2012.</i> Section 8(5) of the <i>Character Preservation</i>	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>MAS3 and higher within the State Assessment directorate.</li> <li>Executive Director</li> </ul>	
Where the Commission is a relevant authority for the purposes of the Character Preservation (McLaren Vale) Act 2012	<i>(Barossa Valley) Act 2012:</i> Limitations on land division in district. The power to determine whether to refuse to grant development authorisation in relation to a proposed development to which Section 8(5) of the <i>Character Preservation (McLaren Vale) Act</i> <i>2012</i> applies.	<ul> <li>Director, State Assessment</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>	
Clause 10(3) Where the Commission is a relevant authority for the purposes of the Character Preservation (McLaren Vale) Act 2012	Section 8(6) of the <i>Character Preservation</i> ( <i>McLaren Vale</i> ) <i>Act 2012:</i> Limitations on land division in district. The function of notifying the applicant the relevant authority has determined an application in respect of a development authorisation on the basis of section 8(5).	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO2 and higher within the State Assessment directorate or the Business Services directorate</li> </ul>	
Clause 14	Amendment of section 8—Limitations on land division in district		

Clause 14(2)	Section 8(2) of the <i>Character Preservation</i> ( <i>McLaren Vale</i> ) <i>Act 2012:</i> Limitations on land division in district: The power to determine whether to concur in the granting of authorisation to a development to which this section applies.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Director, State Assessment</li> <li>MAS3 or higher within the State Assessment directorate.</li> </ul>	
Clause 14(2)	Section 8(3) of the <i>Character Preservation</i> ( <i>McLaren Vale</i> ) <i>Act 2012:</i> Limitations on land division in district: The function of seeking the concurrence of the council for the area where the proposed development is situated in the granting of authorisation.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> </ul>	
Part 7	Amendment of Local Government Act 1999		
Clause 21	Amendment of section 221 – Alteration of road		
Clause 21(2) The Commission as relevant authority	Section 221(7)(b) of the <i>Local Government Act 1999</i> : Alteration of road: The function of consulting with the council before granting an approval under section 221(3)(b).	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> </ul>	
Clause 22	Amendment of section 222 – permits for business purposes		
The Commission as relevant authority	Section 222(6b)(b) of the <i>Local Government Act 1999</i> : Permits for business purposes:	<ul><li>Executive Director</li><li>Director, State Assessment</li></ul>	

	The function of consulting with the council before granting an approval under section 222(6a).	PO1 and higher within the State     Assessment directorate.
Schedule 8	Transitional Provisions	
Division 1	Commission	
Clause 6	Commission authorised to assume functions under the repealed Act	
Clause 6(1) and clause 6(7)(a)	The functions, powers and duties of the designated entities (as defined in clause 6(7))	<ul><li>Executive Director</li><li>Director, State Assessment</li></ul>
Where the Commission assumes the role of the Development Assessment Commission	under the repealed Act	<ul> <li>PO1 and higher within the State Assessment directorate.</li> </ul>
Part 6	Existing applications	
<b>Clause 18(2)</b> Where the Commission is the relevant authority	The power to: (a) adopt any findings or determinations of a relevant authority under the repealed Act that may be relevant to an application to which that subclause applies; and (b) adopt or make any decision (including a decision in the nature of a determination), direction or order in relation to an application to which that subclause applies; and	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> </ul>

	<ul> <li>(c) deal with any matter that is subject to a reserved decision under the repealed Act before the designated day; and</li> <li>(d) deal with any requirement or grant any variation imposed or proposed in connection with an application to which that subclause applies; and</li> <li>(e) take any other step or make any other determination authorised by 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 this clause.</li> </ul>		
Part 7	Development Plans relevant to assessments under this Act		
Clause 25	Non-complying development		
Clause 25(6)	<ul> <li>The power to:</li> <li>(a) adopt any findings or determinations of an assessment panel that may be relevant to an application to which that subclause applies; and</li> <li>(b) adopt or make any decision (including a decision in the nature of a determination), direction or order in relation to an application to which that subclause applies; and</li> <li>(c) deal with any matter that is subject to a reserved decision before the designated day; and</li> <li>(d) deal with any requirement or grant any variation imposed or proposed in</li> </ul>	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> </ul>	

(e) ta (e) ta or r r s s ta	connection with an application to which hat subclause applies; and ake any other step or make any other determination authorised by the egulations, or that is reasonably becessary to promote or ensure a smooth transition on account of the ransfer of functions, powers or duties under this clause.		
PART 5	Ianning Development and Infrastructure Relevant authorities and accredited	e (General) Regulations 2017	
	professionals		
Regulation 23	State Planning Commission (section 94)		
Regulation 23(2)(a)(i)	Where the Minister has acted under s94(1)(h) of the Act:	Executive Director	
<i>Commission as a relevant authority under s94(1) of the Act</i>	The function of receiving any application received by the relevant authority and of determining and indicating whether the entity may retain some or all of the fees.	<ul> <li>Director, State Assessment</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>	
Regulation 23(2)(a)(ii)	Where the Minister has acted under	<ul><li>Executive Director</li><li>Director, State Assessment</li></ul>	
<i>Commission as a relevant authority under s94(1) of the Act</i>	(A) The power to adopt any act or	<ul> <li>Director, State Assessment</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>	

Regulation 23(2)(b)	<ul> <li>that has already been made by a relevant authority; and</li> <li>(B) The power to disregard reject any act or decision of a relevant authority that has already been made in relation to the assessment of the application.</li> <li>Where the Minister has acted under</li> </ul>	Executive Director
Commission as a relevant authority under s94(1) of the Act	s94(1)(h) of the Act: The function of receiving a report from the Chief Executive Officer of the council for the area in which the development is to be undertaken, and to determine whether to allow for a longer period for the report to be provided.	<ul> <li>Director, State Assessment</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>
Regulation 23(3)(a)	The power to determine and specify a matter specified for the purposes of a report under reg 23(2)(b).	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>MAS3 and higher within the State Assessment directorate.</li> </ul>
PART 7	Assessment – process and assessment facilitation	
Division 1	Applications	
Regulation 29	Application to relevant authority	
Regulation 29(4) <i>Commission as a relevant</i> <i>authority</i>	The function of lodging an application on the SA planning portal within 5 business days after receipt.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>

		<ul> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO4 and higher within the Land Tenure business unit in the Land and Built Environment directorate.</li> </ul>
Regulation 31	Verification of application	
Regulation 31(1)(a) <i>Commission as a relevant</i> <i>authority</i>	The function of determining the nature of the development.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO4 and higher within the Land Tenure business unit in the Land and Built Environment directorate.</li> </ul>
Regulation 31(1)(b) <i>Commission as a relevant</i> <i>authority</i>	If an application is for planning consent, the function of determining whether the development involves 2 or more elements, of identifying each of those elements for the purposes of assessment against the provisions of the Planning and Design Code, and of determining the category or categories of development that apply for the purposes of development assessment.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO4 and higher within the Land Tenure business unit in the Land and Built Environment directorate.</li> </ul>

Regulation 31(1)(c) <i>Commission as a relevant</i> <i>authority</i>	The function of determining whether the relevant authority is the correct entity to assess the application under the Act.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO4 and higher within the Land Tenure business unit in the Land and Built Environment directorate.</li> </ul>
Regulation 31(1)(d) Commission as a relevant authority and it is the correct entity to assess any part of the application	The function of:(i) checking that the appropriate documents and information have been lodged with the application; and(ii) confirming the fees required to be paid at that point under the Planning, Development and Infrastructure (Fees, Charges and Contributions) Regulations 2019; and (iii) providing an appropriate	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO4 and higher within the Land</li> </ul>
Regulation 31(1)(e)	notice via the SA planning portal. The function of: (i) providing the application (or any relevant part of	Executive Director     Director, State Assessment

Commission as a relevant authority but it is <u>not</u> the correct entity to assess any part of the application Section 42	the application), and any relevant plans, drawings, specifications and other documents and information in its possession, to the entity that it considers to be the correct relevant authority in accordance with any practice direction; and (ii) providing an appropriate notice via the SA planning portal.	<ul> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO4 and higher within the Land Tenure business unit in the Land and Built Environment directorate.</li> </ul>
<b>Regulation 32</b> <i>Commission as a relevant</i> <i>authority</i>	Application for accepted development The function of advising the applicant of its determination with regard to whether the development falls within the category of accepted development.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO4 and higher within the Land Tenure business unit in the Land and Built Environment directorate.</li> </ul>
Regulation 34	Period for additional information and other matters	
Regulation 34(1) <i>Commission as a relevant authority</i>	The power to determine whether to allow for a longer period for the applicant to comply with.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>

Regulation 38	Withdrawing/lapsing applications	
Commission as a relevant authority	essential nature of a proposed development: The power to enter into an agreement 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 these regulations.	<ul> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO4 and higher within the Land Tenure business unit in the Land and Built Environment directorate.</li> </ul>
Regulation 35(4)	Where a variation would change the	Executive Director     Director State Assessment
Regulation 35 Regulation 35(3) <i>Commission as a relevant</i> <i>authority</i>	Amended applications           The power 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.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO4 and higher within the Land Tenure business unit in the Land and Built Environment directorate.</li> </ul>
		<ul> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO4 and higher within the Land Tenure business unit in the Land and Built Environment directorate.</li> </ul>

Regulation 38(1) <i>Commission as a relevant</i> <i>authority</i>	<ul> <li>The function of notifying the following of the withdrawal:</li> <li>(a) Any agency to which the application has been referred under Division 2; and</li> <li>(b) Any person who has made a representation in relation to the application under Division 3.</li> </ul>	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO4 and higher within the Land Tenure business unit in the Land and Built Environment directorate.</li> </ul>
Regulation 38(2) <i>Commission as a relevant</i> <i>authority</i>	The power to determine whether an application should be lapsed for a development authorisation under Part 7 of the Act if at least 1 year has passed since the date on which the application was lodged with the relevant authority under the Act.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO4 and higher within the Land Tenure business unit in the Land and Built Environment directorate.</li> </ul>
Regulation 38(3) <i>Commission as a relevant</i> <i>authority</i>	<ul> <li>The function of (before taking action to lapse an application under reg 38(2)) –</li> <li>(a) taking reasonable steps to notify the applicant of the action under consideration; and</li> <li>(b) allowing the applicant a reasonable opportunity to make submissions to the relevant authority (in a manner and form determined by the relevant</li> </ul>	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO4 and higher within the Land Tenure business unit in the Land</li> </ul>

Regulation 38(3)(b) Commission as a relevant authority Regulation 40 Commission as a relevant authority	authority) about the proposed course of action.The power to determine the manner and form in which submissions can be received by the relevant authority or its delegate.Court proceedingsThe power to determine whether to decline to deal with an application until any proceedings under the Act have been concluded, and to notify the applicant of the decision made in writing.	and Built Environment         directorate.         • Executive Director         • Director, State Assessment         • Director, Land and Built         Environment         • PO1 and higher within the State         Assessment directorate.         • ASO4 and higher within the Land         Tenure business unit in the Land         and Built Environment         directorate.         • Executive Director         Director, State Assessment         Olicector, State Assessment         • Director, Land and Built         Environment         • PO1 and higher within the State         Assessment directorate.         • PO1 and higher within the State         Assessment directorate.         • ASO4 and higher within the Land         Tenure business unit in the Land         and Built Environment
Division 2	Referrals	directorate.
Regulation 42	Additional information or amended plans	
Regulation 42(1)	The power to repeat the referral process in accordance with this subsection.	Executive Director     Director, State Assessment

Commission as a relevant authority		<ul> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO4 and higher within the Land Tenure business unit in the Land and Built Environment directorate.</li> </ul>
Regulation 46	Preliminary advice and agreement (section 123)	
Regulation 46(6)(b) <i>Commission as a relevant</i> <i>authority</i>	The power to determine whether the application no longer accords with the agreement indicated by the prescribed body.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO4 and higher within the Land Tenure business unit in the Land and Built Environment directorate.</li> </ul>
Regulation 46(7) <i>Commission as a relevant</i> <i>authority</i>	The function of notifying the relevant prescribed body of the withdrawal.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO4 and higher within the Land Tenure business unit in the Land</li> </ul>

Regulation 46(8) <i>Commission as a relevant authority</i> Regulation 46(9) <i>Commission as a relevant authority</i>	The function of notifying the relevant prescribed body of the lapsing.         The function of providing a copy of the notice to the prescribed body.	<ul> <li>and Built Environment directorate.</li> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO4 and higher within the Land Tenure business unit in the Land and Built Environment directorate.</li> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO4 and higher within the State Assessment directorate.</li> <li>ASO4 and higher within the State Assessment directorate.</li> <li>ASO4 and higher within the Land Tenure business unit in the Land Tenure business unit in the Land Assessment directorate.</li> </ul>
Division 3	Notice requirements and consultation	directorate.
Regulation 47	Performance assessed development and restricted development	
Regulation 47(2)(a)	The power to determine the prescribed form for the purposes of this regulation.	<ul><li>Executive Director</li><li>Director, State Assessment</li></ul>

<b>Regulation 48</b> Commission as a relevant authority	Notification of application of tree- damaging activity to owner of land           The function of giving the owner notice of the application.	<ul> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO4 and higher within the Land Tenure business unit in the Land and Built Environment directorate.</li> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO4 and higher within the Land Tenure business unit in the Land directorate.</li> </ul>	
Regulation 49	Public inspection of applications		
Regulation 49(1) <i>Commission as a relevant</i> <i>authority</i>	The function of ensuring that copies of the application and supporting plans, drawings, specifications and other documents or information provided to the relevant authority under section 119 of the Act, are reasonably available for inspection (without charge) by the public at the principal office of the relevant authority.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO4 and higher within the Land Tenure business unit in the Land</li> </ul>	

Regulation 49(2) <i>Commission as a relevant</i> <i>authority</i>	The function of providing to a member of the public a copy of any document or information available under reg 49(1).	<ul> <li>and Built Environment directorate.</li> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO4 and higher within the Land Tenure business unit in the Land and Built Environment directorate.</li> </ul>
Regulation 49(3) <i>Commission as a relevant</i> <i>authority</i>	The power to request a person making a request under reg 49(2), to verify information provided as the relevant authority or its delegate thinks fit.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO4 and higher within the Land Tenure business unit in the Land and Built Environment directorate.</li> </ul>
Regulation 49(4) <i>Commission as a relevant</i> <i>authority</i>	The function of ensuring that any document or information required to be available under reg 49(1) is also available on the SA Planning portal.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate.</li> </ul>

Regulation 50	Representations	<ul> <li>ASO4 and higher within the Land Tenure business unit in the Land and Built Environment directorate.</li> </ul>	
Regulation 50(5) <i>Commission as a relevant</i> <i>authority</i>	The power to allow a person who has made a representation under reg 50(1) in relation to development being assessed under section 107 of the Act, and who has indicated an interest in appearing before the relevant authority, an opportunity to appear personally or by representative before the relevant authority to be heard in support of the representation that has been made under reg 50(1).	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO4 and higher within the Governance and Legislation business unit in the Business Services directorate.</li> </ul>	
Regulation 50(6) <i>Commission as a relevant</i> <i>authority</i>	The duty of giving the applicant notice of the place and time where the person has been invited to appear under that subregulation and, if the applicant appears personally or by representative, allowing the applicant a reasonable opportunity, on request, to respond to any relevant matter.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO4 and higher within the Governance and Legislation business unit in the Business Services directorate.</li> </ul>	
Regulation 51	Response by applicant		
Regulation 51(1) <i>Commission as a relevant authority</i>	The power to determine whether to allow a longer period within which an applicant may submit a response.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> </ul>	

Regulation 52	Notice of hearing of submissions Where a person is to be allowed to appear before the Commission pursuant to section 110(2)(c)(ii) of the Act: The function of giving the person at least 5 business days' notice of the place and time at which the person should appear.	<ul> <li>Executive Director, Planning and Land Use Services</li> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO4 and higher within the Governance and Legislation business unit in the Business Services directorate.</li> </ul>	
Division 4	Determination of application		
Regulation 53	Time within which decision must be made (section 125(1))		
Regulation 53(7) <i>Commission as a relevant</i> <i>authority</i>	The power to give final development approval.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> </ul>	
Regulation 54	Deemed consent notice (section 125(2))		
Regulation 54(1)	The function of determining the prescribed form for a deemed consent notice, and of publishing the form on the SA Planning Portal.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO3 and higher within the Business Services directorate.</li> </ul>	
Regulation 55	Notice of decision – accredited professionals (section 89)		

Regulation 55(2)(a)	In relation to a proposed development that is to be undertaken in a part of the State that is not (wholly or in part) within the area of a council: The function of being a prescribed body for the purposes of section 89(a) of the Act and therefore of being notified by an accredited professional pursuant to section 89.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> </ul>
Regulation 57	Notice of decision (section 126(1))	
Regulation 57(2) <i>Commission as a relevant</i> <i>authority</i>	The power to determine the appropriate form for notice to be given under this regulation.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO4 and higher within the Land Tenure business unit in the Land and Built Environment directorate.</li> </ul>
Regulation 57(4) <i>Commission as a relevant</i> <i>authority</i>	The function of endorsing a set of any approved plans and other relevant documentation with an appropriate form of authentication, and the function of ensuring that the notice provided by the SA Planning Portal under reg 57(2) includes the endorsed set of approved plans and other relevant documentation.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO4 and higher within the Land Tenure business unit in the Land</li> </ul>

Regulation 57(5) <i>Commission as a relevant</i> <i>authority</i>	The function of, in acting under reg 57(4), providing the successful applicant with a copy of the plans, drawings, specifications and other documents and information lodged by the applicant in accordance with the requirements of these regulations (endorsed as required by reg 57(4)).	<ul> <li>and Built Environment directorate.</li> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO4 and higher within the Land Tenure business unit in the Land and Built Environment directorate.</li> </ul>
Regulation 57(7) <i>Commission as a relevant authority</i>	The power to specify any additional stage of building work for which notice must be given to the council under reg 93.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> </ul>
Regulation 57(9) <i>Commission as a relevant</i> <i>authority</i>	<ul> <li>Where the relevant authority issued a notice under reg 57(1):</li> <li>The duty of providing the notice: <ul> <li>(a) to any other relevant authority—</li> <li>(i) that has already given another development authorisation that relates to the same development; or</li> <li>(ii) that is considering an application for another development authorisation that relates</li> </ul> </li> </ul>	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO4 and higher within the Land Tenure business unit in the Land and Built Environment directorate.</li> </ul>

	to the same development; and (b) if the application was referred to a prescribed body under section 122 of the Act—to the prescribed body; and (c) if an owner of the land to which the application related was not a party to the application—to that owner.		
Division 5	Conditions		
<b>Regulation 58</b> <i>Commission as a relevant</i> <i>authority</i>	Notice of conditions The function of identifying the prescribed body.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO5 and higher within the Land Tenure business unit in the Land and Built Environment directorate.</li> </ul>	
Division 6	Other matters		
Regulation 65	Variation of authorisation (section 128)		
Regulation 65(1)(a) <i>Commission as a relevant</i> <i>authority</i>	The power to determine whether to approve a minor variation.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> </ul>	

		<ul> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO5 and higher within the Land Tenure business unit in the Land and Built Environment directorate.</li> </ul>
Part 8	Impact Assessed Development	
Regulation 68	Procedural matters (section 111(2))	
Regulation 68(1) <i>Commission as a relevant</i> <i>authority</i> Regulation 68(2) <i>Commission as a relevant</i> <i>authority</i>	The function of ensuring that all relevant documentation is available to the Minister via the SA planning portal.The function of transmitting to the Minister any fees that have been paid by the proponent under the Planning, Development and Infrastructure (Fees, Charges and Contributions) Regulations 2019 (less any amount that the Minister determines should be retained by the relevant authority).	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> </ul>
Regulation 70	Level of detail – EIS (section 112(c)) The function of : (a) by written notice, providing an invitation to the proponent to express any view on the level of detail required in the EIS; and	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO4 and higher within the State Assessment directorate.</li> </ul>

	(b) determining the manner in which a proponent may respond to the invitation in (a).	
Part 9	Special provisions relating to land division	
Division 2	Advice from Commission	
Regulation 76	Advice from Commission	
Regulation 76(2) Where the Commission is <u>not</u> the relevant authority	The power to determine whether to give notice of a longer period to the relevant authority.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO4 and higher within the Land Tenure business unit in the Land and Built Environment directorate.</li> </ul>
Regulation 76(3)(b)	The power to determine the manner in which a notice under Regulation 76(2) may be given.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO5 and higher within the Land Tenure business unit in the Land and Built Environment directorate.</li> </ul>

Regulation 76(4)	The power to, in relation to an application which relates to a proposed development that involves the division of land, consult with any other agency. <u>And</u> The power to determine whether to impose a time limit of 20 business days for a response from that agency.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO5 and higher within the Land Tenure business unit in the Land and Built Environment directorate.</li> </ul>	
Part 12	Crown development		
Regulation 107	General Scheme		
Regulation 107(5)	For the purpose of section 131(10) of the Act: The function of referring the application, together with a copy of any relevant information provided by the State agency, to the relevant body under Schedule 9 for comment and report within the period of 30 business days.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> </ul>	
Regulation 107(6)	The power to determine the form required for a notice on the land for the purposes of section 131(13)(a) of the Act.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> </ul>	

	The power to cause the sign to be removed at a later time.		
Regulation 107(7)	The power to require the relevant State agency to place the notice on the land under reg 107(6) on behalf of the Commission.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> </ul>	
Regulation 107(8)(b)	The power to determine whether it is impracticable or unnecessary to place a notice on the land under that subregulation.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO4 and higher within the State Assessment directorate.</li> </ul>	
Subdivision 4	Impact assessed development		
Part 14	Land Management Agreements		
Regulation 111(7) <i>Commission as a relevant</i> <i>authority</i>	<ul> <li>The function of providing a copy of a notice under reg 111(6) to –</li> <li>(a) any owner of the land who is not a party to the agreement; and</li> <li>(b) if the council for the area where the relevant land is situated is not a party to the agreement – the council.</li> </ul>	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> </ul>	
Part 18	Miscellaneous		
Regulation 120	Record of applications		
Regulation 120(1)	The function of ensuring that the following matters are recorded on the SA planning portal in respect of each application for a development	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> </ul>	

Commission as a relevant authority	authorisation under section 102 of the Act:	<ul> <li>PO1 and higher within the State Assessment directorate.</li> </ul>
	<ul><li>(a) the name and contact details of the relevant authority;</li></ul>	<ul> <li>ASO3 and higher within the Business Services directorate.</li> </ul>
	(b) the name and address of the applicant (or of each applicant);	
	(c) the date on which the application was lodged under section 119 of the Act;	
	(d) the date on which the application was verified under regulation 31;	
	(e) the date (or dates) on which the fees relating to the application were paid in accordance with these regulations and the <i>Planning, Development and</i> <i>Infrastructure (Fees, Charges</i> <i>and Contributions) Regulations</i> 2019;	
	<ul><li>(f) a description of the land which is the subject of the application;</li></ul>	
	<ul> <li>(g) a brief summary of the matters, acts or things in respect of which any consent or approval is sought;</li> </ul>	
	<ul> <li>(h) details of any referral or concurrence on the application;</li> </ul>	
	<ul> <li>(i) details of any other decision made on the application by another entity exercising a</li> </ul>	

	<ul> <li>power under this Act that has been notified to the relevant authority in accordance with these regulations;</li> <li>(j) any decision on the application (including the date of the decision and any conditions that are imposed);</li> <li>(k) the date of the commencement of any building work, and the date of the completion of any building work, as notified under regulation 93;</li> <li>(l) if any decision on the application is the subject of an appeal, the result of the appeal.</li> </ul>		
Regulation 120(4)(a) <i>Commission as a relevant</i> <i>authority</i>	The power to form the opinion whether including a document on the SA Planning portal would unreasonably jeopardise the present or future security of a building.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> </ul>	
Schedule 6	Relevant authority - Commission		
Clause 3	City of Adelaide – developments over \$10m		
Clause 3(2)(b)	The power to determine whether development is ancillary to or in association with a development the subject of an authorisation given by the	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> </ul>	

	Commission (or its delegate) under this clause.		
Clause 4	Inner Metropolitan Area – buildings exceeding 4 storeys		
Clause 4(2)(b)	The power to determine whether development is ancillary to or in association with a development the subject of an authorisation given by the Commission under this clause.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> </ul>	
Clause 4A	Morphettville and Camden Park – buildings exceeding 4 storeys		
Clause 4A(2)(b)	The power to determine whether development is ancillary to or in association with a development the subject of an authorisation given by the Commission under this clause.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> </ul>	
Clause 5	City of Port Adelaide Enfield – developments over \$3m in identified area		
Clause 5(2)(b)	The power to determine whether development is ancillary to or in association with a development the subject of an authorisation given by the Commission under this clause.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> </ul>	
Clause 8	City of Charles Sturt – developments over \$3m in identified area		

Clause 8(2)(b)	The power to determine whether development is ancillary to or in association with a development the subject of an authorisation given by the Commission under this clause.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> </ul>	
Schedule 8	Plans		
Clause 2	Plans for residential alterations, additions and new dwellings		
Clause 2(d)(ii)	The power to determine whether 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.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO1 and higher within the State Assessment directorate.</li> </ul>	
Planning Deve	elopment and Infrastructure (Fees, Cha	rges and Contributions) Regulations	2019
Part 3	General		
Regulation 5	Calculation or assessment of fees		
Regulation 5(1) Where the Commission is an 'authority' with which an application is duly lodged under a related set of regulations (including via the SA planning portal)	<ul> <li>The power to:</li> <li>(a) Require the applicant to provide such information as is reasonably required to calculate any fee payable under these regulations or a related set of regulations; and</li> <li>(b) Make any other determination for the purposes of these regulations or a related set of</li> </ul>	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO4 and higher within the Land Tenure business unit in the Land</li> </ul>	

Regulation 5(2) Where the Commission is an 'authority' acting under (1) or a relevant authority in any event	regulations (even if it is not a relevant authority). If any information provided by an applicant is incomplete or inaccurate: The power to calculate any fee on the basis of estimates made.	<ul> <li>and Built Environment directorate.</li> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO4 and higher within the Land Tenure business unit in the Land and Built Environment directorate.</li> </ul>
Regulation 5(3) Where the Commission is an 'authority'	The power to, at any time, and despite an earlier calculation or acceptance of an amount in respect of the fee, reassess a fee payable under these regulations or a related set of regulations.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO4 and higher within the Land Tenure business unit in the Land and Built Environment directorate.</li> </ul>
<b>Regulation 7</b> Where the Commission is an 'authority' to which a fee is payable under these regulations or a related set of regulations	Waiver or refund of fee Where a fee is payable under these regulations or a related set of delegations to the delegate: The power to waive or refund the payment of the whole or a part of the fee.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO4 and higher within the State Assessment directorate.</li> </ul>

Pla	Note: Prior to exercising this power, delegates should take note of the Chief Executive's Internal Fee Waiver and Refund Delegation Policy 2021 (as varied from time to time).	MAS3 and higher within the Land and Built Environment directorate.
Part 4	Staged commencement of development assessment under Act	
Regulation 11	Related provisions	
Regulation 11(3)(b)	The power to adopt any findings or determinations of the Minister under those subsections made before the relevant day to give effect to this subregulation.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO4 and higher within the Land Tenure business unit in the Land and Built Environment directorate.</li> </ul>
Regulation 11(3)	The power to adopt any findings or determinations of the Minister under those sections 46B(9) to (12), 46C(9) to (12), 46D(8) to (10) and 47(3) of the repealed Act, made before the relevant day to give effect to this subregulation.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>Director, Land and Built Environment</li> <li>PO1 and higher within the State Assessment directorate.</li> <li>ASO4 and higher within the Land Tenure business unit in the Land</li> </ul>

As per <i>Planni</i>	Development Act ng Development and Infrastructure (Tr Part 4, Regulation 4	ansitional Provisions) Regulations 2 11(3)(b)	017:
Section 46B	On or after the relev EIS process – Specific Provisions	ant day:	
Section 46B(10) Where the Minister is to be read as a reference to the Commission as per the (Transitional Provisions) Regulations reg 11(3)(b):	<ul> <li>The power and function to:</li> <li>(a) notify a person who made a written submission under section 46B(5) of the availability of the Assessment Report in the manner prescribed by the regulations; and</li> <li>(b) by public advertisement, give notice of the place or places at which copies of the Assessment Report are available for inspection and purchase.</li> </ul>	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO4 and higher within the State Assessment directorate.</li> </ul>	
Section 46B(11) Where the Minister is to be read as a reference to the Commission as per the (Transitional Provisions) Regulations reg 11(3)(b):	The power and function to keep available for inspection and purchase copies of the EIS, the proponent's response under section 46B(8) and the Assessment Report, at a place determined by the delegate and for a period determined by the delegate.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO4 and higher within the State Assessment directorate.</li> </ul>	
Section 46B(12)	The power and function, if a proposed development or project to which an EIS relates will, if the development or	<ul><li>Executive Director</li><li>Director, State Assessment</li></ul>	

Where the Minister is to be read as a reference to the Commission as per the (Transitional Provisions) Regulations reg 11(3)(b):	project proceeds, be situated wholly or partly within the area of a council, to give a copy of the EIS, the proponent's response under section 46B(8) and the Assessment Report to the council.	<ul> <li>PO4 and higher within the State Assessment directorate.</li> </ul>	
Section 46C	PER Process – Specific provisions		
Section 46C(10) Where the Minister is to be read as a reference to the Commission as per the (Transitional Provisions) Regulations reg 11(3)(b):	The function of, by public advertisement, giving notice of the place or places at which copies of the Assessment Report are available for inspection and purchase.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO4 and higher within the State Assessment directorate.</li> </ul>	
Section 46C(11) Where the Minister is to be read as a reference to the Commission as per the (Transitional Provisions) Regulations reg 11(3)(b):	The power and function to keep available for inspection and purchase copies of the PER, the proponent's response under section 46C(8) and the Assessment Report, at a place determined by the delegate and for a period determined by the delegate.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO4 and higher within the State Assessment directorate.</li> </ul>	
Section 46C(12) Where the Minister is to be read as a reference to the Commission as per the (Transitional Provisions) Regulations reg 11(3)(b):	The power and function, if a proposed development or project to which an PER relates will, if the development or project proceeds, be situated wholly or partly within the area of a council, to give a copy of the PER, the proponent's response under section 46C(8) and the Assessment Report to the council.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO4 and higher within the State Assessment directorate.</li> </ul>	

Section 46D	DR process – specific provisions		
Section 46D(9) Where the Minister is to be read as a reference to the Commission as per the (Transitional Provisions) Regulations reg 11(3)(b):	The power and function to keep available for inspection and purchase copies of any response under section 46D(7) and the Assessment Report, at a place determined by the delegate and for a period determined by the delegate.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO4 and higher within the State Assessment directorate.</li> </ul>	
Section 46D(10) Where the Minister is to be read as a reference to the Commission as per the (Transitional Provisions) Regulations reg 11(3)(b):	The power and function, if a proposed development or project to which an DR relates will, if the development or project proceeds, be situated wholly or partly within the area of a council, to give a copy of the DR, the any response under section 46D(7) and the Assessment Report to the council.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO4 and higher within the State Assessment directorate.</li> </ul>	
Section 47	Amendment of EIS, PER or DR		
Section 47(3) Where the Minister is to be read as a reference to the Commission as per the (Transitional Provisions) Regulations reg 11(3)(b):	The function of, if an EIS, PER, DR, or Assessment Report is amended under section 47, by public advertisement, giving notice of the place or places at which copies of the relevant document or documents (with the amendments) are available for inspection and purchase.	<ul> <li>Executive Director</li> <li>Director, State Assessment</li> <li>PO4 and higher within the State Assessment directorate.</li> </ul>	