KINGSTON DISTRICT COUNCIL DELEGATIONS REGISTER



Instruments of Delegation and Sub- Delegation

For Planning, Development and Infrastructure Act 2016

Adopted by Council on 27 June 2023 (Resolution 2023-151)

<u>Updates to Delegation Register:</u> NIL



DELEGABLE POWERS AND FUNCTIONS

PLANNING, DEVELOPMENT AND INFRASTRUCTURE ACT 2016

INSTRUMENT A

Instrument of Delegation under the Planning, Development and Infrastructure Act 2016, Regulations, Planning & Design Code and Practice Directions of Powers of a Council as:

- A Council;
- A Designated Authority;
- A Designated Entity

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Officer Titles

CEO	Chief Executive Officer
DCS	Director Corporate Services
DIO	Director Infrastructure and Operations
DO	Development Officer
FM	Finance Manager
GR	Corporate Support Officer- Governance and Risk



Tables of Delegable Powers and Functions

INSTRUMENT A

Instrument of Delegation under the Planning, Development and Infrastructure Act 2016, Regulations, Planning & Design Code and Practice Directions of Powers of a Council As:

- A Council;
- A Designated Authority;
- A Designated Entity

Planning, Development and Infrastructure Act 2016			
Heading	Power/function	Delegate	Sub-delegate
Planning Regions and Greater Adelaide	1.1 The power pursuant to Section 5(5)(b) of the Planning, Development and Infrastructure Act 2016 (the PDI Act) to make submissions to the Minister on a proposed proclamation under Section 5 of the PDI Act.	CEO	No sub-delegation
Subregions	2.1 The power pursuant to Section 6(3)(b) of the PDI Act to make submissions to the Minister on the Minister's proposed course of action.	CEO	No sub-delegation
Environment and Food Production Areas – Greater Adelaide	3.1 The power pursuant to Section 7(5)(b) of the PDI Act, in relation to a proposed development in an environment and food production area that involves a division of land that would create 1 or more additional allotments to concur in the granting of the development authorisation to the development.	N/A	N/A
Functions	4.1 The power pursuant to Section 22(4)(a)(i) of the PDI Act to, if an inquiry is conducted by the Commission under Section 22(1)(e) of the PDI Act make submissions or representations.	CEO	No sub-delegation

Heading	Power/function	Delegate	Sub-delegate
Planning Agreements	5.1 The power pursuant to Section 35(1)(a) of the PDI Act and subject to Section 35 of the PDI Act to enter into an agreement (a planning agreement) with the Minister relating to a specified area of the State subject to Section 35 of the PDI Act.	CEO	No sub-delegation
	5.2 The power pursuant to Section 35(3) of the PDI Act to, in a planning agreement, include provisions that outline the purposes of the agreement and the outcomes that the agreement is intended to achieve and to provide for:		
	5.2.1 the setting of objectives, priorities and targets for the area covered by the agreement; and		
	5.2.2 the constitution of a joint planning board including, in relation to such a board:		
	5.2.2.1 the membership of the board, being between 3 and 7 members (inclusive); and		
	5.2.2.2 subject to Section 35(4) of the PDI Act, the criteria for membership; and		
	5.2.2.3 the procedures to be followed with respect to the appointment of members; and		
	5.2.2.4 the terms of office of members; and		
	5.2.2.5 conditions of appointment of members, or the method by which those conditions will be determined, and the grounds on which, and the procedures by which, a member may be removed from office; and		
	5.2.2.6 the appointment of deputy members; and		
	5.2.2.7 the procedures of the board; and		
	5.2.3 the delegation of functions and powers to the joint planning board (including, if appropriate, functions or powers under another Act); and		
	5.2.4 the staffing and other support issues associated with the operations of the joint planning board; and		
	5.2.5 financial and resource issues associated with the operations of the joint planning board, including:		

Heading	Power/function	Delegate	Sub-delegate
	5.2.5.1 the formulation and implementation of budgets; and		
	5.2.5.2 the proportions in which the parties to the agreement will be responsible for costs and other liabilities associated with the activities of the board; and		
	5.2.6 such other matters as the delegate thinks fit.		
	5.3 The power pursuant to Section 35(5)(a) of the PDI Act, at the expiry of a planning agreement, to replace it with a new agreement (in the same or different terms).		
	5.4 The power pursuant to Section 35(5)(b) of the PDI Act, to vary or terminate a planning agreement by agreement between the parties to the agreement.		
Appointment of Administrator	6.1 The power pursuant to Section 41(2)(a) of the PDI Act to make submissions to the Minister on the Minister appointing an administrator under Section 41 of the PDI Act.	CEO	No sub-delegation
Community Engagement Charter	 7.1 The power pursuant to Section 44(6)(a) of the PDI Act, to make submissions in relation to any proposal to prepare or amend a designated instrument under Part 5 Division 2 Subdivision 5 of the PDI Act that is relevant to the Council (unless the proposal has been initiated by the Council). 	CEO	No sub-delegation
	7.2 The power pursuant to Section 44(9)(b) of the PDI Act to the extent that Section 44(9)(a) of the PDI Act does not apply, have regard to, and seek to achieve, any principles or performance outcomes that apply in a relevant case.		
	7.3 The power pursuant to Section 44(10) of the PDI Act to:		
	7.3.1 seek the approval of the Commission to adopt an alternative way to achieving compliance with a requirement of the charter; and		
	7.3.2 with the approval of the Commission, adopt an alternative way to achieving compliance with a requirement of the charter.		
Preparation and Amendment of Charter	8.1 The power pursuant to Section 45(2)(c) of the PDI Act to make representations (including in writing or via the SA planning portal) on a proposal to prepare or amend the charter.	CEO	No sub-delegation

Heading	Power/function	Delegate	Sub-delegate
Preparation and	9.1 The power pursuant to Section 73(2)(b)(iv) of the PDI Act to:	CEO	No sub-delegation
Amendment	9.1.1 seek the approval of the Minister to initiate a proposal to amend a designated instrument; and		
	9.1.2 initiate a proposal to amend a designated instrument with the approval of the Minister acting on the advice of the Commission.		
	9.2 The power pursuant to Section 73(6) of the PDI Act where the Council is authorised or approved under Section 73 of the PDI Act, after all of the requirements of Section 73 of the PDI Act have been satisfied:	CEO	DO
	9.2.1 to prepare a draft of the relevant proposal; and		
	9.2.2 to comply with the Community Engagement Charter for the purposes of consultation in relation to the proposal; and		
	9.2.3 to the extent that paragraph (b) of Section 73(6) of the PDI Act does not apply, in the case of a proposed amendment to a regional plan that has been prepared by a joint planning board where the amendment is not being proposed by the joint planning board –consult with the joint planning board; and		
	9.2.4 to the extent that paragraph (b) of Section 73(6) of the PDI Act does not apply, in the case of a proposed amendment to the Planning and Design Code that will have a specific impact on 1 or more particular pieces of land in a particular zone or subzone (rather than more generally) – to take reasonable steps to give:		
	9.2.4.1 an owner or occupier of the land; and		
	9.2.4.2 an owner or occupier of each piece of adjacent land,		
	a notice in accordance with the regulations; and		
	9.2.5 to consult with any person or body specified by the Commission and any other person or body as the delegate thinks fit; and		
	9.2.6 to carry out such investigations and obtain such information specified by the Commission; and		

Planning, Development and Infrastructure Act 2016			
Heading	Power/function	Delegate	Sub-delegate
	9.2.7 to comply with any requirement prescribed by the regulations.		
	9.3 The power pursuant to Section 73(7) of the PDI Act, after complying with Section 73(6) of the PDI Act, to prepare a report in accordance with any practice direction that applies for the purposes of Section 73 of the PDI Act (including information about any change to the original proposal that the delegate considers should be made) and furnish a copy of the report to the Minister.		
	9.4 The power pursuant to Section 73(8) of the PDI Act, after the Council has furnished a report to the Minister under Section 73(7) of the PDI Act, to ensure that a copy of the report is published on the SA planning portal in accordance with a practice direction that applies for the purposes of Section 73 of the PDI Act.		
	9.5 The power pursuant to Section 73(9) of the PDI Act to enter into an agreement with a person for the recovery of costs incurred by the Council in relation to an amendment of the Planning and Design Code or a design standard under Section 73 of the PDI Act (subject to the requirement to charge costs under Section 73(4)(b) of the PDI Act (if relevant)).		
Parliamentary Scrutiny	10.1 The power pursuant to Section 74(8)(c) of the PDI Act if the ERD Committee is proposing to suggest an amendment under Section 74(4) of the PDI Act and the amendment is specifically relevant to the Council, to provide a comment and response within the period of 2 weeks.	CEO	DO
Complying Changes – Planning and Design Code	11.1 The power pursuant to Section 75(1) of the PDI Act to submit to the Minister a proposal to agree to an amendment to the Planning and Design Code under Section 75 of the PDI Act if:	CEO	DO
	11.1.1 the amendment comprises a change to:		
	11.1.1.1 the boundary of a zone or subzone; or		
	11.1.1.2 the application of an overlay; and		
	11.1.2 the amendment is consistent with a recommendation in the relevant regional plan that, through the use of:		

Planning, Development and Infrastructure Act 2016			
Heading	Power/function	Delegate	Sub-delegate
	11.1.2.1 specific maps or other spatial information; and		
	11.1.2.2 specific information about the changes that are being proposed,		
	clearly and specifically identifies (in the opinion of the Minister) the changes that are considered to be appropriate.		
	11.2 The power pursuant to Section 75(3) of the PDI Act to effect an amendment under Section 75 of the PDI Act by an instrument deposited on the SA Planning database (in accordance with requirements established by the Chief Executive).		
Entities Constituting Relevant Authorities	12.1 The power pursuant to Section 82(d) of the PDI Act, subject to the PDI Act, to appoint an assessment panel.	Not delegated	No sub-delegation
Panels Established by Joint Planning	13.1 The power pursuant to Section 83(1) of the PDI Act in relation to an assessment panel appointed by the Council under Division 1 of Part 6 of the PDI Act, to:	Not delegated	No sub-delegation
Boards or Councils P	13.1.1 appoint more than 1 assessment panel and if the delegate does so, to clearly specify which class of development each assessment panel is to assess;		
	13.1.2 determine:		
	13.1.2.1 the membership of the assessment panel, being no more than 5 members, only 1 of which may be a member of a Council, and, if the delegate thinks fit, on the basis that the assessment panel will be constituted by a different number of members depending on the particular class of development that is being assessed by the assessment panel; and		
	13.1.2.2 the procedures to be followed with respect to the appointment of members; and		
	13.1.2.3 the terms of office of members; and		
	13.1.2.4 conditions of appointment of members, or the method by which those conditions will be determined, (including as to their remuneration) and the		

Heading	Power/function	Delegate	Sub-delegate
	grounds on which, and the procedures by which, a member may be removed from office; and		
	13.1.2.5 the appointment of deputy members; and		
	13.1.2.6 who will act as the presiding member of the panel and the process for appointing an acting presiding member.		
	13.2 The power pursuant to Section 83(1)(h) of the PDI Act to arrange the staffing and support required for the purposes of the operations of the panel.	CEO	No sub-delegation
	13.3 The power pursuant to Section 83(1)(i) of the PDI Act to substitute the existing members of the panel with new members if directed to do so by the Minister acting on recommendation of the Commission under Section 86 of the PDI Act.	Not delegated	No sub-delegation
	13.4 The power pursuant to Section 83(2) of the PDI Act to form the opinion and be satisfied that a person to be appointed as a member of an assessment panel who is a member, or former member, of a Council is appropriately qualified to act as a member of the assessment panel on account of the person's experience in local government.	CEO	DO
Panels Established by Minister	14.1 The power pursuant to Section 84(1)(c)(ii)(A) of the PDI Act to request the Minister to constitute a regional assessment panel in relation to the combined areas of the Council and one or more other Councils.	Not delegated	No sub-delegation
	14.2 The power pursuant to Section 84(1)(c)(ii)(B) of the PDI Act to make submissions to the Minister about the constitution of a regional assessment panel in relation to the area of the Council and one or more other Councils (or parts of such areas).	CEO	No sub-delegation
Substitution of Local Panels	15.1 The power pursuant to Section 86(2)(a) of the PDI Act to make submissions to the Commission in relation to an inquiry.	CEO	No sub-delegation
Notification of Acting	16.1 The power pursuant to Section 89(b) of the PDI Act to require an accredited professional to provide such information or documentation as the delegate may require.	CEO	DO

Planning, Development and Infrastructure Act 2016				
Heading	Power/function	Delegate	Sub-delegate	
Relevant Authority - Commission	17.1 The power pursuant to Section 94(1)(g) of the PDI Act to make a request to the Minister that the Minister declare, by notice served on the proponent, that the Minister desires the Commission to act as the relevant authority in relation to the proposed development.	CEO	No sub-delegation	
Matters Against which Development must	18.1 The power pursuant to Section 102(1)(c)(iv) of the PDI Act in relation to a proposed division of land (otherwise than under the Community Titles Act 1996 or the Strata Titles Act 1988) where land is to be vested in the Council, to consent to the vesting.	CEO	No sub-delegation	
be Assessed	18.2 The power pursuant to Section 102(1)(d)(iv) of the PDI Act in relation to a proposed division of land under the Community Titles Act 1996 or the Strata Titles Act 1988 where land is to be vested in the Council, to consent to the vesting.			
	18.3 The power pursuant to Section 102(11)(b) of the PDI Act to impose a reasonable charge on account of an encroachment over land under the care, control and management of the Council when the relevant development is undertaken.			
Restricted Development	19.1 The power pursuant to Section 110(2)(b) of the PDI Act to, in accordance with the regulations and within a period prescribed by the regulations, make representations to the Commission in relation to the granting or refusal of planning consent.	CEO	DO	
	19.2 The power pursuant to Section 110(c)(ii) of the PDI Act to appear personally or by representative before the Commission to be heard in support of the Council's representation.			
	19.3 The power pursuant to Section 110(7) of the PDI Act to appeal against a decision on a development classified as restricted development.	CEO	No sub-delegation	
Level of Detail	20.1 The power pursuant to Section 112(b) of the PDI Act to express views in relation to the level of detail required in relation to an EIS.	CEO	No sub-delegation	
EIS Process	21.1 The power pursuant to Section 113(5)(a)(iii) of the PDI Act to comment and report within the time prescribed by the regulations on an EIS referred to the Council by the Minister.	CEO	No sub-delegation	

Planning, Development and Infrastructure Act 2016				
Heading	Power/function	Delegate	Sub-delegate	
Amendment of EIS	22.1 The power pursuant to Section 114(2)(b) of the PDI Act to make written submissions on the amendment to the Minister.	CEO	No sub-delegation	
Essential Infrastructure – Alternative Assessment Process	 23.1 The power pursuant to Section 130(6) of the PDI Act to report to the Commission on any matters contained in a notice under Section 130(5) of the PDI Act. 23.2 The power pursuant to Section 130(14) of the PDI Act to, if the Council has, in relation to any matters referred to the Council under Section 130(5) of the PDI Act, expressed opposition to the proposed development in its report under Section 130(6) of the PDI 	CEO	DIO	
Development Assessment –	 Act, withdraw the Council's opposition. 24.1 The power pursuant to Section 131(7) of the PDI Act to report to the Commission on any matters contained in a notice under Section 131(6) of the PDI Act. 	CEO	No sub-delegation	
Crown Development	24.2 The power pursuant to Section 131(15) of the PDI Act to, if the Council has, in relation to any matters referred to the Council under Section 131(6) of the PDI Act expressed opposition to the proposed development in its report under Section 131(7) of the PDI Act, withdraw the Council's opposition.			
Land Division Certificate	25.1 The power pursuant to Section 138(1) of the PDI Act to enter into a binding agreement supported by adequate security and if the regulations so require in a form prescribed by the regulations.	CEO	No sub-delegation	
	25.2 The power pursuant to Section 138(2) of the PDI Act to furnish the Commission with appropriate information as to compliance with a particular condition and to comply with any requirement prescribed by the regulations.	CEO	DO	
Action if Development not Completed	 26.1 The power pursuant to Section 141(1) of the PDI Act, if: 26.1.1 an approval is granted under the PDI Act; but 26.1.2.1 the development to which the approval relates has been commenced but not substantially completed within the period prescribed by the regulations for the lapse of the approval; or 	CEO	DO	

Planning, Development and Infrastructure Act 2016			
Heading	Power/function	Delegate	Sub-delegate
	26.1.2.2 in the case of a development that is envisaged to be undertaken in stages - the development is not undertaken or substantially completed in the manner or within the period contemplated by the approval,		
	to apply to the Court for an order under Section 141 of the PDI Act		
	26.1.3 The power pursuant to Section 141(5) of the PDI Act, if the Court makes an order under Section 141(3)(a), (b) or (d) of the PDI Act and a person fails to comply with the order within the period specified by the Court, to cause any work contemplated by the order to be carried out, and to recover the costs of that work, as a debt from the person.		
	26.1.4 The power pursuant to Section 141(6) of the PDI Act, if an amount is recoverable from a person by the Council under Section 141(5) of the PDI Act:		
	26.1.4.1 to, by notice in writing to the person, fix a period, being not less than 28 days from the date of the notice, within which the amount must be paid by the person.		
Completion of	27.1 The power pursuant to Section 142(1) of the PDI Act, if	CEO	DO
Work	27.1.1 an approval is granted under the PDI Act; but		
	27.1.2 the development to which the approval relates has been substantially but not fully completed within the period prescribed by the regulations for the lapse of the approval,		
	to, by notice in writing, require the owner of the relevant land to complete the development within a period specified in the notice.		
	27.2 The power pursuant to Section 142(2) of the PDI Act, if an owner fails to carry out work as required by a notice under Section 142(1) of the PDI Act, to cause the necessary work to be carried out.		
	27.3 The power pursuant to Section 142(3) of the PDI Act to recover as a debt due from the owner, the reasonable costs and expenses incurred by the Council (or any person acting on behalf of the Council) under Section 142 of the PDI Act.		

Heading	Power/function	Delegate	Sub-delegate
	27.4 The power pursuant to Section 142(4) of the PDI Act, if an amount is recoverable from a person by the Council under Section 142 of the PDI Act:		
	27.4.1 to, by notice in writing to the person, fix a period, being not less than 28 days from the date of the notice, within which the amount must be paid by the person.		
Notification During Building	28.1 The power pursuant to Section 146(3) of the PDI Act to, subject to Section 146(4) of the PDI Act, direct a person who is carrying out building work to stop building work when a mandatory notification stage has been reached pending an inspection by an authorised officer who holds prescribed qualifications.	CEO	DO
Classification of Buildings	29.1 The power pursuant to Section 151(2) of the PDI Act to assign to a building erected in the Council's area a classification that conforms with the regulations.	CEO	DO
	29.2 The power pursuant to Section 151(3) of the PDI Act, if the Council assigns a classification under Section 151 of the PDI Act, to give notice in writing to the owner of the building to which the classification has been assigned, of the classification assigned to the building.		
Certificates of	30.1 The power pursuant to Section 152(2) of the PDI Act to issue a certificate of occupancy.	CEO	DO
Occupancy	30.2 The power pursuant to Section 152(3)(a) of the PDI Act to require an application for a certificate of occupancy to include any information required by the delegate.		
	30.3 The power pursuant to Section 152(5) of the PDI Act to consider any report supplied under Section 152(4) of the PDI Act before deciding the application.		
	30.4 The power pursuant to Section 152(6) of the PDI Act to issue the certificate if the delegate is satisfied (in accordance with procedures set out in the regulations and on the basis of information provided or obtained under Section 152 of the PDI Act) that the relevant building is suitable for occupation and complies with such requirements as may be prescribed by the regulations for the purposes of Section 152(6) of the PDI Act.		
	30.5 The power pursuant to Section 152(10) of the PDI Act, if the Council refuses an application to notify the applicant in writing of:		
	30.5.1 the refusal; and		

Heading	Power/function	Delegate	Sub-delegate
	30.5.2 the reasons for the refusal; and		
	30.5.3 the applicant's right of appeal under the PDI Act.		
	30.6 The power pursuant to Section 152(12) of the PDI Act to issue a certificate of occupancy that applies to the whole or part of a building.		
	30.7 The power pursuant to Section 152(13) of the PDI Act to, in accordance with the regulations, revoke a certificate of occupancy in prescribed circumstances.		
Temporary Accommodation	31.1 The power pursuant to Section 153(1) of the PDI Act to grant an approval to a person to occupy a building on a temporary basis without a certificate of occupancy.	CEO	DO
	31.2 The power pursuant to Section 153(2) of the PDI Act to grant an approval under Section 153(1) of the PDI Act on such conditions (if any) as the delegate thinks fit to impose.		
	31.3 The power pursuant to Section 153(3) of the PDI Act if the Council refuses an application to notify the applicant in writing of:		
	31.3.1 the refusal; and		
	31.3.2 the reasons for the refusal; and		
	31.3.3 the applicant's right of appeal under the PDI Act.		
Emergency Orders	32.1 The power pursuant to Section 155(5) of the PDI Act, if an owner fails to carry out work as required by an emergency order, to cause the necessary work to be carried out.	CEO	DO
	32.2 The power pursuant to Section 155(6) of the PDI Act to recover as a debt due from the owner the reasonable costs and expenses incurred by the Council (or any person acting on behalf of the Council) under Section 155 of the PDI Act.		
	32.3 The power pursuant to Section 155(7) of the PDI Act, if an amount is recoverable from a person by the Council under Section 155 of the PDI Act to, by notice in writing to the person, fix a period, being not less than 28 days from the date of the notice, within which the amount must be paid by the person.		

Planning, Development and Infrastructure Act 2016			
Heading	Power/function	Delegate	Sub-delegate
Fire Safety	33.1 The power pursuant to Section 157(16) of the PDI Act to establish a body and designate it as an appropriate authority under Section 157 of the PDI Act.	CEO	No sub-delegation
	33.2 The power pursuant to Section 157(17) of the PDI Act to:		
	33.2.1 appoint to the appropriate authority:		
	33.2.1.1 a person who holds prescribed qualifications in building surveying; and		
	33.2.1.2 an authorised officer under Part 3 Division 5 or Section 86 of the Fire and Emergency Services Act 2005 who has been approved by the Chief Officer of the relevant fire authority to participate as a member of the appropriate authority; and		
	33.2.1.3 a person with expertise in the area of fire safety; and		
	33.2.1.4 if so determined by the delegate, a person selected by the delegate;		
	33.2.2 specify a term of office of a member of the appropriate authority (other than a member under Section 157(17)(a)(ii) of the PDI Act;		
	33.2.3 remove a member of the appropriate authority from office for any reasonable cause;		
	33.2.4 appoint deputy members;		
	33.2.5 determine the appropriate authority's procedures (including as to quorum).		
Initiation of Scheme	34.1 The power pursuant to Section 163(3)(b) of the PDI Act to request the Minister initiate a proposal to proceed under Section 163 of the PDI Act.	CEO	No sub-delegation
	34.2 The power pursuant to Section 163(10) of the PDI Act to make submissions to the Minister in relation to the draft outline.		
Initiation of Scheme	35.1 The power pursuant to Section 164(3) of the PDI Act to request the Minister initiate a proposal to proceed under Section 164 of the PDI Act.	CEO	No sub-delegation
	35.2 The power pursuant to Section 164(12) of the PDI Act to make submissions to the Minister in relation to the draft outline.		

Planning, Development and Infrastructure Act 2016			
Heading	Power/function	Delegate	Sub-delegate
Consideration of Proposed Scheme	36.1 The power pursuant to Section 166(1)(c) of the PDI Act to consult with a scheme coordinator in relation to a scheme in accordance with the Community Engagement Charter.	CEO	No sub-delegation
Adoption of Scheme	37.1 The power pursuant to Section 167(7) of the PDI Act to make submissions to the Minister in relation to a variation to an outline of a scheme.	CEO	No sub-delegation
Funding Arrangements	38.1 The power pursuant to Section 169(2)(b) of the PDI Act in relation to a scheme that provides for the collection of contributions under Subdivision 8 of the PDI Act to apply for any matter to be considered or determined by ESCOSA or some other prescribed person or body as part of a periodic review of the levels and amounts of those contributions.	CEO	No sub-delegation
	38.2 The power pursuant to Section 169(9) of the PDI Act to make submissions to the Commission in relation to a funding arrangement that is specifically relevant to the Council.		
Contributions by Constituent	39.1 The power pursuant to Section 177(4) of the PDI Act to make submissions to the Minister in relation to the Council's share.	CEO	No sub-delegation
Councils	39.2 The power pursuant to Section 177(5) of the PDI Act to, at the request of the Minister, supply the Minister with information in the possession of the Council to enable the Minister to determine shares under Sections 177(2) and (3) of the PDI Act.		
Imposition of Charge by Councils	 40.1 The power pursuant to Section 180(7) of the PDI Act, if the Council incurs costs in recovering a charge as a debt, to claim the reimbursement of those costs (insofar as they are reasonable) from the relevant fund established under subdivision 9, Division 1, Part 13 of the PDI Act. 	CEO	DIO
Authorised Works	41.1 The power pursuant to Section 187(1) of the PDI Act, subject to Section 187(3) of the PDI Act, to carry out any infrastructure works if the Council is authorised to so do by or under the PDI Act or any other Act.	CEO	DIO

Heading	Power/function	Delegate	Sub-delegate
	41.2 The power pursuant to Section 187(5) of the PDI Act, subject to Section 187(6) of the PDI Act, to in relation to a proposal that involves disturbing the surface of a road, or that otherwise relates to a road to:		
	41.2.1 inform the relevant road maintenance authority of the proposal at least 28 days before the proposed commencement of any work; and		
	41.2.2 give the relevant road maintenance authority a reasonable opportunity to consult with the Council in relation to the matter; and		
	41.2.3 ensure that proper consideration is given to the views of the road maintenance authority.		
	41.3 The power pursuant to Section 187(5)(b) of the PDI Act to make submissions to the designated entity in relation to the matter.		
	41.4 The power pursuant to Section 187(6) of the PDI Act, in a case of emergency, to only comply with Section 187(5) of the PDI Act to such extent as is practicable in the circumstances.		
Entry onto Land	42.1 The power pursuant to Section 188(1) of the PDI Act to authorise a person for the purpose of undertaking any work or activity in connection with the exercise of a power under Division 2 of Part 13 of the PDI Act to:	CEO	DIO
	42.1.1 enter and pass over any land; and		
	42.1.2 bring onto any land any vehicles, plant or equipment; and		
	42.1.3 temporarily occupy land; and		
	42.1.4 do anything else reasonably required in connection with the exercise of the power.		
	42.2 The power pursuant to Section 188(4) of the PDI Act to pay reasonable compensation on account of any loss or damage caused by the exercise of a power under Section 188(1) of the PDI Act.	CEO	No sub-delegation
Acquisition of Lanc	43.1 The power pursuant to Section 189(1) of the PDI Act, to:	CEO	No sub-delegatior

Heading	Power/function	Delegate	Sub-delegate
	43.1.1 seek the consent of the Minister to acquire land for a purpose associated with infrastructure works under and in accordance with the Land Acquisition Act 1969; and		
	43.1.2 with the consent of the Minister, acquire land for a purpose associated with infrastructure works under and in accordance with the Land Acquisition Act 1969.		
Land Management Agreements	44.1 The power pursuant to Section 192(1) of the PDI Act to enter into an agreement relating to the development, management, preservation or conservation of land with the owner of the land or a designated entity.	CEO	No sub-delegation
	44.2 The power pursuant to Section 192(2) of the PDI Act to enter into an agreement relating to the management, preservation or conservation of the land with a greenway authority.		
	44.3 The power pursuant to Section 192(4) of the PDI Act in considering whether to enter into an agreement under Section 192 of the PDI Act which relates to the development of land and, if such an agreement is to be entered into, in considering the terms of the agreement, to have regard to:		
	44.3.1 the provisions of the Planning and Design Code and to any relevant development authorisation under the PDI Act; and		
	44.3.2 the principle that the entering into of an agreement under Section 192 of the PDI Act by the Council should not be used as a substitute to proceeding with an amendment to the Planning and Design Code under the PDI Act.		
under Section 192 of th 44.5 The power pursuant to work for which provisio 44.6 The power pursuant to Section 192 of the PDI action, a waiver or excl	44.4 The power pursuant to Section 192(5) of the PDI Act to register agreements entered into under Section 192 of the PDI Act in accordance with the regulations.		
	44.5 The power pursuant to Section 192(8) of the PDI Act to carry out on private land any work for which provision is made by agreement under Section 192 of the PDI Act.		
	44.6 The power pursuant to Section 192(9) of the PDI Act to include in an agreement under Section 192 of the PDI Act an indemnity from a specified form of liability or right of action, a waiver or exclusion of a specified form of liability or right of action, an acknowledgment of liability, or a disclaimer, on the part of a party to the agreement.		

Heading	Power/function	Delegate	Sub-delegate
	44.7 The power pursuant to Section 192(10) of the PDI Act to express a provision under Section 192(9) of the PDI Act as extending to, or being for the benefit of, a person or body who or which is not a party to the agreement.		
	44.8 The power pursuant to Section 192(11) of the PDI Act to consent to the owner of land entering into an agreement under Section 192 of the PDI Act where the Council has a legal interest in the land.		
	44.9 The power pursuant to Section 192(12) of the PDI Act to apply to the Registrar-General, to note the agreement against the relevant instrument of title or, in the case of land not under the provisions of the Real Property Act 1886, against the land.		
	44.10The power pursuant to Section 192(15) of the PDI Act to apply to the Registrar-General in relation to an agreement to which a note has been made under Section 192 of the PDI Act that has been rescinded or amended, to enter a note of the recission or amendment against the instrument of title, or against the land.		
	44.11The power pursuant to Section 192(16) of the PDI Act to provide in an agreement under Section 192 of the PDI Act for remission of rates or taxes on the land.		
	44.12The power pursuant to Section 192(17) of the PDI Act to seek the Minister's consent to providing in an agreement under Section 192 of the PDI Act entered into by the Council for the remission of rates or taxes payable to the Crown.		
	44.13The power pursuant to Section 192(17) of the PDI Act to consent to an agreement entered into by the Minister under Section 192 of the PDI Act, providing for the remission of rates or taxes payable to the Council.		
	44.14The power pursuant to Section 192(18) of the PDI Act to take into account the existence of an agreement under Section 192 of the PDI Act when assessing an application for a development authorisation under the PDI Act.		
Land Management Agreements –	45.1 The power pursuant to Section 193(1) of the PDI Act to, subject to Section 193 of the PDI Act, enter into an agreement under Section 193 of the PDI Act with a person who is	CEO	No sub-delegation

Heading	Power/function	Delegate	Sub-delegate
Development Applications	applying for a development authorisation under the PDI Act that will, in the event that the relevant development is approved, bind:		
	45.1.1 the person; and		
	45.1.2 any other person who has the benefit of the development authorisation; and		
	45.1.3 the owner of the relevant land (if he or she is not within the ambit of Sections 193(a) or (b) of the PDI Act and if the other requirements of Section 193 of the PDI Act are satisfied).		
	45.2 The power pursuant to Section 193(2) of the PDI Act to enter into an agreement under Section 193 of the PDI Act in relation to any matter that the delegate agrees is relevant to the proposed development (including a matter that is not necessarily relevant to the assessment of the development under the PDI Act).		
	45.3 The power pursuant to Section 193(3) of the PDI Act to have regard to:		
	45.3.1 the provisions of the Planning and Design Code; and		
	45.3.2 the principle that the entering into of an agreement under Section 193 of the PDI Act by the Council should not be used as a substitute to proceeding with an amendment to the Planning and Design Code under the PDI Act.		
	45.4 The power pursuant to Section 193(5) of the PDI Act to register agreements entered into under Section 193 of the PDI Act in accordance with the regulations.		
	45.5 The power pursuant to Section 193(10) of the PDI Act to consent to an application to note the agreement against the relevant instrument of title or the land.		
	45.6 The power pursuant to Section 193(11) of the PDI Act to consent to an owner of land entering into an agreement or giving a consent under Section 192(10) of the PDI Act where the Council has a legal interest in the land.		
	45.7 The power pursuant to Section 193(13) of the PDI Act to apply to the Registrar-General to note the agreement against the relevant instrument of title or, in the case of land not under the provisions of the Real Property Act 1886, against the land.		

Planning, Development and Infrastructure Act 2016			
Heading	Power/function	Delegate	Sub-delegate
	45.8 The power pursuant to Section 193(15) of the PDI Act to apply to the Registrar-General in relation to an agreement under Section 193 that has been rescinded or amended, to enter a note of the rescission or amendment against the instrument of title, or against the land.		
	45.9 The power pursuant to Section 193(16) of the PDI Act, if an agreement under Section 193 of the PDI Act does not have effect under Section 193 of the PDI Act within the period prescribed by the regulations, to by notice given in accordance with the regulations, lapse the relevant development approval.	CEO	DO
Off-setting Contributions	46.1 The power pursuant to Section 197(1)(b) of the PDI Act to seek the approval of the Minister to act under Section 197 of the PDI Act.	CEO	No sub-delegation
	46.2 The power pursuant to Section 197(2) of the PDI Act to establish a scheme under Section197 of the PDI Act that is designed to support or facilitate:		
	46.2.1 development that may be in the public interest or otherwise considered by the delegate as being appropriate in particular circumstances (including by the provision of facilities at a different site); or		
	46.2.2 planning or development initiatives that will further the objects of the PDI Act or support the principles that relate to the planning system established by the PDI Act; or		
	46.2.3 any other initiative or policy:		
	46.2.3.1 designated by the Planning and Design Code for the purposes of Section 197(2)(c)(i) of the PDI Act;		
	46.2.3.2 prescribed by the regulations for the purposes of Section 197(2)(c)(ii) of the PDI Act.		
	46.3 The power pursuant to Section 197(3) of the PDI Act to include in a scheme established under Section 197 of the PDI Act:		

Planning, Development and Infrastructure Act 2016			
Heading	Power/function	Delegate	Sub-delegate
	46.3.1 an ability or requirement for a person who is proposing to undertake development (or who has the benefit of an approval under the PDI Act):		
	46.3.1.1 to make a contribution to a fund established as part of the scheme; or		
	46.3.1.2 to undertake work or to achieve some other goal or outcome (on an 'in kind' basis); or		
	46.3.1.3 to proceed under a combination of Sections 197(3)(a)(i) and (ii) of the PDI Act,		
	in order to provide for or address a particular matter identified by the scheme; and		
	46.3.2 an ability for a provision of the Planning and Design Code to apply with a specified variation under the terms of the scheme; and		
	46.3.3 an ability for any relevant authority to act under or in connection with Sections 197(3)(a) or (b) of the PDI Act.		
	46.4 The power pursuant to Section 197(4)(b) of the PDI Act to apply the fund towards the purposes of the scheme in accordance with any directions or approvals of the Treasurer made or given after consultation with the Minister.		
	46.5 The power pursuant to Section 197(4)(c) of the PDI Act to invest money that is not immediately required for the purposes of the fund in accordance with provisions included in the scheme.		
	46.6 The power pursuant to Section 197(7) of the PDI Act to:		
	46.6.1 seek the approval of the Minister to vary or wind up a scheme under Section 197 of the PDI Act; and		
	46.6.2 to vary or wind up a scheme under Section 197 of the PDI Act with the approval of the Minister.		
Open Space Contribution Scheme	47.1 The power pursuant to Section 198(1) of the PDI Act, where an application for a development authorisation provides for the division of land in the Council's area into more than 20 allotments, and 1 or more allotments is less than 1 hectare in area to require:	CEO	DO

Heading	Power/function	Delegate	Sub-delegate
	47.1.1 that up to 12.5% in area of the relevant area be vested in the Council to be held as open space; or		
	47.1.2 that the applicant make the contribution prescribed by the regulations in accordance with the requirements of Section 198 of the PDI Act; or		
	47.1.3 that land be vested in the Council under Section 198(1)(c) of the PDI Act and that the applicant make a contribution determined in accordance with Section 198(8) of the PDI Act,		
	according to the determination and specification of the delegate, and to have regard to any relevant provision of the Planning and Design Code that designates land as open space and to seek the concurrence of the Commission to taking any action that is at variance with the Planning and Design Code.		
	 47.2 The power pursuant to Section 198(3) of the PDI Act to enter into an agreement referred to in Section 198(2)(d) of the PDI Act. 47.3 The power pursuant to Section 198(4)(a) of the PDI Act to concur with an area being vested in the Council. 	CEO	No sub-delegation
	47.4 The power pursuant to Section 198(11) of the PDI Act in relation to money received under Section 198 of the PDI Act to immediately pay it into a fund established for the purposes of Section 198 of the PDI Act and apply it for the purpose of acquiring or developing land as open space.	CEO	FM
	47.5 The power pursuant to Section 198(12) of the PDI Act to form the opinion that the division of land is being undertaken in stages.	CEO	DO
Jrban Trees Fund	 48.1 The power pursuant to Section 200(1) of the PDI Act to, 48.1.1 seek the approval of the Minister to establish a fund (an urban trees fund) for an area designated by the delegate; and 	CEO	No sub-delegation
	48.1.2 to, with the approval of the Minister establish a fund (an urban trees fund) for an area designed by the delegate (a designated area).		

Heading	Power/function	Delegate	Sub-delegate
	48.2 The power pursuant to Section 200(2) of the PDI Act to effect the establishing of the fund by notice published in the Gazette.		
	48.3 The power pursuant to Section 200(3) of the PDI Act to define a designated area by reference to an area established by the Planning and Design Code.		
	48.4 The power pursuant to Section 200(5) of the PDI Act to invest any money in an urban trees fund that is not immediately required for the purpose of the fund and to pay any resultant income into the fund.		
	48.5 The power pursuant to Section 200(6) of the PDI Act to apply money standing to the credit of an urban trees fund:		
	48.5.1 to maintain or plant trees in the designated area which are or will (when fully grown) constitute significant trees under the PDI Act; or		
	48.5.2 to purchase land within the designated area in order to maintain or plant trees which are or will (when fully grown) constitute significant trees under the PDI Act.		
	48.6 The power pursuant to Section 200(7) of the PDI Act if, the Council subsequently sells land purchased under Section 200(6)(b) of the PDI Act, to pay the proceeds of sale into an urban trees fund maintained by the Council under Section 200 of the PDI Act, subject to the qualifications in Sections 200(7)(a) and (b).		
Appointment of	49.1 The power pursuant to Section 210(1) of the PDI Act to:	CEO	No sub-delegation
Authorised Officers	49.1.1 appoint a person to be an authorised officer for the purposes of the PDI Act; and		
	49.1.2 appoint a person who holds the qualifications prescribed by the regulations to be an authorised officer for the purposes of the PDI Act if the Council is required to do so by the regulations.		
	49.2 The power pursuant to Section 210(2) of the PDI Act to make an appointment of an authorised officer subject to conditions.		
	49.3 The power pursuant to Section 210(3) of the PDI Act to issue each authorised officer an identity card:	CEO	DCS GR

Heading	Power/function	Delegate	Sub-delegate
	49.3.1 containing a photograph of the authorised officer; and		
	49.3.2 stating any conditions of appointment limiting the authorised officer's appointment.		
	49.4 The power pursuant to Section 210(5) of the PDI Act to, at any time, revoke an appointment which the Council has made, or vary or revoke a condition of such an appointment or impose a further such condition.	CEO	No sub-delegation
Enforcement Notices	50.1 The power pursuant to Section 213(1) of the PDI Act, if the delegate has reason to believe on reasonable grounds that a person has breached the PDI Act or the repealed Act, to do such of the following as the delegate considers necessary or appropriate in the circumstances:	CEO	DO
	50.1.1 direct a person to refrain, either for a specified period or until further notice, from the PDI Act, or course of action, that constitutes the breach;		
	50.1.2 direct a person to make good any breach in a manner, and within a period, specified by the delegate;		
	50.1.3 take such urgent action as is required because of any situation resulting from the breach.		
	50.2 The power pursuant to Section 213(2) of the PDI Act to give a direction under Section 213(1) of the PDI Act by notice in writing unless the delegate considers that the direction is urgently required.		
	50.3 The power pursuant to Section 213(5) of the PDI Act, if a person fails to comply with a direction under Section 213(1)(b) of the PDI Act within the time specified in the notice, to cause the necessary action to be taken.		
	50.4 The power pursuant to Section 213(6) of the PDI Act to recover the reasonable costs and expenses incurred by the Council (or any person acting on behalf of the Council) under Section 213 of the PDI Act, as a debt due from the person whose failure gave rise to the PDI Action		

Heading	Power/function	Delegate	Sub-delegate
	50.5 The power pursuant to Section 213(7) of the PDI Act, if an amount is recoverable from a person by the Council under Section 213 of the PDI Act to, by notice in writing to the person, fix a period, being not less than 28 days from the date of the notice, within which the amount must be paid by the person.		
Applications to Court	51.1 The power pursuant to Section 214(1) of the PDI Act to apply to the Court for an order to remedy or restrain a breach of the PDI Act or the repealed Act.	CEO	DO
	51.2 The power pursuant to Section 214(2) of the PDI Act to consent to proceedings under Section 214 of the PDI Act being brought in a representative capacity on behalf of the Council.		
	51.3 The power pursuant to Section 214(4) of the PDI Act to make an application without notice to any person and to make an application to the Court to serve a summons requiring the respondent to appear before the Court to show cause why an order should not be made under Section 214 of the PDI Act.		
	51.4 The power pursuant to Section 214(6) of the PDI Act to make submissions to the Court on the subject matter of the proceedings.		
	51.5 The power pursuant to Section 214(9) of the PDI Act to appear before a final order is made and be heard in proceedings based on the application.		
	51.6 The power pursuant to Section 214(10) of the PDI Act to make an application to the Court to make an interim order under Section 214 of the PDI Act.		
	51.7 The power pursuant to Section 214(11) of the PDI Act to make an application for an interim order without notice to any person.		
	51.8 The power pursuant to Section 214(12) of the PDI Act, if the Court makes an order under Section 214(6)(d) of the PDI Act and the respondent fails to comply with the order within the period specified by the Court, to cause any work contemplated by the order to be carried out, and recover the costs of that work, as a debt, from the respondent		
	51.9 The power pursuant to Section 214(13) of the PDI Act, if an amount is recoverable from a person by the Council under Section 214(12) of the PDI Act to, by notice in writing to the		

Planning, Develo	opment and Infrastructure Act 2016		
Heading	Power/function	Delegate	Sub-delegate
	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.		
	51.10The power pursuant to Section 214(17) of the PDI Act to apply to the Court to vary or revoke an order previously made under Section 214 of the PDI Act.		
Proceedings for Offences	52.1 The power pursuant to Section 219(1) of the PDI Act to commence proceedings for an offence against the PDI Act.	CEO	DO
Adverse Publicity Orders	53.1 The power pursuant to Section 223(2) of the PDI Act to make an application to the Court for an adverse publicity order.	CEO	DO
	53.2 The power pursuant to Section 223(4) of the PDI Act, if the offender fails to give evidence to the Council in accordance with Section 224(1)(b) of the PDI Act to:		
	53.2.1 take the PDI Action or actions specified in the order; and		
	53.2.2 authorise a person in writing to take the PDI Action or actions specified in the order.		
	53.3 The power pursuant to Section 223(5) of the PDI Act, if:		
	53.3.1 the offender gives evidence to the Council in accordance with Section 223(1)(b) of the PDI Act; and		
	53.3.2 despite the evidence, the delegate is not satisfied that the offender has taken the PDI Action or actions specified in the order in accordance with the order,		
	to apply to the court for an order authorising the Council, or a person authorised in writing by the Council, to take the PDI Action or actions and to authorise a person in writing to take the PDI Action or actions.		
	53.4 The power pursuant to Section 223(6) of the PDI Act, if the Council, or a person authorised in writing by the Council, takes an action or actions in accordance with Section 223(4) of the PDI Act or an order under Section 223(5) of the PDI Act, to recover from the offender an amount in relation to the reasonable expenses of taking the PDI Action or actions, as a debt, due to the Council.		

Planning, Development and Infrastructure Act 2016			
Heading	Power/function	Delegate	Sub-delegate
Civil Penalties	54.1 The power pursuant to Section 225(1) of the PDI Act, subject to Section 225 of the PDI Act, if the delegate is satisfied that a person has committed an offence by contravening a provision of the PDI Act, to, as an alternative to criminal proceedings, recover, by negotiation or by application to the Court, an amount as a civil penalty in respect of the contravention.	CEO	DO
	54.2 The power pursuant to Section 225(2) of the PDI Act, in respect of a contravention where the relevant offence does not require proof of intention or some other state of mind, to determine whether to initiate proceedings for an offence or take action under Section 225 of the PDI Act, having regard to the seriousness of the contravention, the previous record of the offender and any other relevant factors.		
	54.3 The power pursuant to Section 225(3) of the PDI Act to serve on the person a notice in the prescribed form advising the person that the person may, by written notice to the Council, elect to be prosecuted for the contravention.		
	54.4 The power pursuant to Section 225(13) of the PDI Act to seek the authorisation of the Attorney-General to the commencement of proceedings for an order under Section 225 of the PDI Act.		
	54.5 The power pursuant to Section 225(17) of the PDI Act to seek an authorisation from the Commission for the Council to act under Section 225 of the PDI Act.		
Make Good Order	55.1 The power pursuant to Section 228(7) of the PDI Act to apply to the Court to vary or revoke an order under Section 228 of the PDI Act.	CEO	DO
Recovery of Economic Benefit	56.1 The power pursuant to Section 229(5) of the PDI Act to apply an amount paid to the Council in accordance with an order under Section 229(1) of the PDI Act for the purpose of acquiring or developing land as open space and to hold it in a fund established for the purposes of Section 198 of the PDI Act.	CEO	DO
Enforceable Voluntary Undertakings	57.1 The power pursuant to Section 230(1) of the PDI Act to accept (by written notice) a written undertaking given by a person in connection with a matter relating to a contravention or alleged contravention by the person of the PDI Act.	CEO	DO

Heading	Power/function	Delegate	Sub-delegate
	 57.2 The power pursuant to Section 230(4) of the PDI Act if the delegate considers that a person has contravened an undertaking accepted by the Council, to apply to the Court for enforcement of the undertaking. 		
	57.3 The power pursuant to Section 230(7) of the PDI Act to agree in writing with a person who has made an undertaking to:		
	57.3.1 vary the undertaking; or		
	57.3.2 withdraw the undertaking.		
	57.4 The power pursuant to Section 230(11) of the PDI Act to accept an undertaking in respect of a contravention or alleged contravention before proceedings in respect of that contravention have been finalised.		
	57.5 The power pursuant to Section 230(12) of the PDI Act if the delegate accepts an undertaking before the proceedings are finalised, to take all reasonable steps to have the proceedings discontinued as soon as possible.		
	57.6 The power pursuant to Section 230(14) of the PDI Act to seek an authorisation from the Commission for the Council to act under Section 230 of the PDI Act.		
Advertisements	58.1 The power pursuant to Section 231(1) of the PDI Act, if, in the opinion of the delegate, an advertisement or advertising hoarding:	CEO	DO
	58.1.1 disfigures the natural beauty of a locality or otherwise detracts from the amenity of a locality; or		
	58.1.2 is contrary to the character desired for a locality under the Planning and Design Code,		
	to, by notice served in accordance with the regulations on the advertiser or the owner or occupier of the land on which the advertisement or advertising hoarding is situated, whether or not a development authorisation has been granted in respect of the advertisement or advertising hoarding, order that person to remove or obliterate the advertisement or to remove the advertising hoarding (or both) within a period specified in the notice (of at least 28 days from the date of service of the notice).		

Planning, Development and Infrastructure Act 2016			
Heading	Power/function	Delegate	Sub-delegate
	58.2 The power pursuant to Section 231(3) of the PDI Act if a person on whom a notice is served under Section 231(1) of the PDI Act fails to comply with a notice within the time allowed in the notice to enter on the land and take the necessary steps for carrying out the requirements of the notice and to recover the costs of so doing, as a debt, from the person on whom the notice was served.		
Professional Advice to be Obtained in Relation to Certain Matters	 59.1 The power pursuant to Section 235(1) of the PDI Act, to, in the exercise of a prescribed function, rely on a certificate of a person with prescribed qualifications. 59.2 The power pursuant to Section 235(2) of the PDI Act to seek and consider the advice of a person with prescribed qualifications, or a person approved by the Minister for that purpose, in relation to a matter arising under the PDI Act that is declared by regulation to be a matter on which such advice should be sought. 	CEO	DO
Charges on Land	 60.1 The power pursuant to Section 239(1) of the PDI Act if a charge on land is created under a provision of the PDI Act in favour of the Council, to deliver to the Registrar-General a notice in a form determined by the Registrar-General, setting out the amount of the charge and the land over which the charge is claimed. 60.2 The power pursuant to Section 239(6) of the PDI Act if a charge in the Council's favour exists and the amount to which the charge relates is paid, to by notice to the appropriate authority in a form determined by the Registrar-General, apply for the discharge of the charge. 	CEO	DO
Registering Authorities to Note Transfer	61.1 The power pursuant to Section 240(1) of the PDI Act to apply to the Registrar General or another authority required or authorised under a law of the State to register or record transactions affecting assets, rights or liabilities, or documents relating to such transactions, to register or record in an appropriate manner the transfer to the Council of an asset, right or liability by regulation, proclamation or notice under the PDI Act.	CEO	DO
Reporting	62.1 The power pursuant to Clause 13(3)(b) of Schedule 2 of the PDI Act to require a report under Clause 13(2) of Schedule 2 of the PDI Act to contain any other information or report required by the delegate.	CEO	No sub-delegation

Planning, Development and Infrastructure Act 2016			
Heading	Power/function	Delegate	Sub-delegate
Review of Performance	63.1 The power pursuant to Clause 3(3) of Schedule 4 of the PDI Act to explain the Council's actions, and to make submissions (including, if relevant, an indication of undertakings that the Council is willing to give in order to take remedial action), to the Minister.	CEO	No sub-delegation
	63.2 The power pursuant to Clause 3(14) of Schedule 4 of the PDI Act to make submissions to the Minister on the report on which the PDI Action to be taken by the Minister under Clause 3(13) of Schedule 4 of the PDI Act is based.		
	63.3 The power pursuant to Clause 3(15) of Schedule 4 of the PDI Act, if the Minister makes a recommendation to the Council under Clause 3(13)(a) of Schedule 4 of the PDI Act and the Minister subsequently considers that the Council has not, within a reasonable period, taken appropriate action in view of the recommendation, to make submissions to the Minister in relation to the directions of the Minister.		
	63.4 The power pursuant to Clause 3(16) of Schedule 4 of the PDI Act to comply with a direction under Clauses 3(13) or (15) of Schedule 4 of the PDI Act.		
Planning and Design Code	64.1 The power pursuant to Clause 9(6)(a) of Schedule 8 of the PDI Act to apply to the Minister for approval to commence the process under Section 25 of the repealed Act.	CEO	No sub-delegation
General Schemes	65.1 The power pursuant to Clause 30(3) of Schedule 8 of the PDI Act to request the Minister make a declaration under Clause 30(2) of Schedule 8 of the PDI Act in relation to a scheme.	CEO	No sub-delegation

Planning, Development and Infrastructure (Transitional Provisions) Regulations 2017			
Heading	Power/function	Delegate	Sub-delegate
Adoption of DPAs	66.1 The power pursuant to Regulation 8(1)(c) of the Planning, Development and Infrastructure (Transitional Provisions) Regulations 2017 (the Transitional Provisions Regulations) to apply to the Minister under Regulation 8 of the Transitional Provisions Regulations in accordance with any requirement determined by the Minister.	CEO	No sub-delegation

Planning, Development and Infrastructure (General) Regulations 2017			
Heading	Power/function	Delegate	Sub-delegate
Mutual Liability Scheme – Rights of	67.1 The power pursuant to Regulation 11B(1) of the Planning, Development and Infrastructure (General) Regulations 2019 (the General Regulations) to:	CEO	No sub-delegation
Indemnity	67.1.1 in being responsible under Section 83(1)(h)(ii) of the PDI Act for the costs and other liabilities associated with the activities of an assessment panel appointed by the Council; and		
	67.1.2 in being responsible for the costs associated with the activities of a regional assessment panel in accordance with a scheme set out in a notice under Section 84(1)(a) and (i) of the PDI Act,		
	have arrangements in place to indemnify the members of any such panel in respect of a claim against a member of the panel arising out of the performance, exercise or discharge (or purported performance, exercise or discharge) in good faith of their functions, powers or duties under the PDI Act in their role as a member of the panel.		
	67.2 The power pursuant to Regulation 11B(5) of the General Regulations to:		
	67.2.1 in being responsible under Section 87(f) of the PDI Act for the costs and other liabilities associated with the activities of an assessment manager for an assessment panel appointed by the Council; and		
	67.2.2 in being responsible for the costs associated with the activities of a regional assessment panel in accordance with a scheme set out in a notice under Section 87(1)(a) and (i) of the PDI Act,		
	have arrangements in place to indemnify an assessment manager for any such panel in respect of a claim against the assessment manager arising out of the performance, exercise or discharge (or purported performance, exercise or discharge) in good faith of their functions, powers or duties under the PDI Act in their role as an assessment manager.		
Performance Assessed Development and	68.1 The power pursuant to Regulation 47(4)(d) of the General Regulations to determine the fee payable by the applicant as being appropriate to cover the reasonable costs of placing the notice on the land.	CEO	No sub-delegation

Planning, Develo	Planning, Development and Infrastructure (General) Regulations 2017			
Heading	Power/function	Delegate	Sub-delegate	
Restricted Development				
Underground Main Areas	 69.1 The power pursuant to Regulation 78(1) of the General Regulations if the delegate considers an area should be declared an underground mains area to seek a report from the relevant electricity authority in relation to the matter. 69.2 The power pursuant to Regulation 78(2) of the General Regulations after having received and considered a report from the electricity authority to declare the area to be an underground mains area. 	CEO	DO DIO	
Width of Roads and Thoroughfares	70.1 The power pursuant to Regulation 81(4) of the General Regulations to dispense with a width prescribed by Regulations 81(1) or (3) of the General Regulations (and specify a different width) if the delegate is of the opinion that the width so prescribed is not necessary for the safe and convenient movement of vehicles or pedestrians, or for underground services.	CEO	DIO	
	70.2 The power pursuant to Regulation 81(5) of the General Regulations to subject to Regulation 81(6) of the General Regulations specify the width of the road at the head of every cul-de-sac in such dimensions as may be acceptable to the delegate.			
	70.3 The power pursuant to Regulation 81(6) of the General Regulations to dispense with a requirement under Regulation 81(5) of the General Regulations if it appears to the delegate that the cul-de-sac is likely to become a through road.			
Road Widening	71.1 The power pursuant to Regulation 82(1) of the PDI Act, subject to Regulation 82(2) of the General Regulations, if an existing road abuts land which is proposed to be divided, to form the view that the road should be widened in order to provide a road of adequate width having regard to existing and future requirements of the area.	CEO	DIO	
Requirement as to Forming of Roads	72.1 The power pursuant to Regulation 83(1) of the General Regulations, subject to Regulation 83(2) of the General Regulations, to specify the width and manner of the formation of the roadway of every proposed road on a plan of division.	CEO	DIO	

Heading	Power/function	Delegate	Sub-delegate
	72.2 The power pursuant to Regulation 83(2) of the General Regulations to form the opinion that it is necessary to specify a width for a roadway to be formed under Regulation 83(1) in excess of 7.4m, in view of the volume or type of traffic that is likely to traverse that road.		
	72.3 The power pursuant to Regulation 83(4) of the General Regulations, to dispense with the requirements under Regulation 83(3) of the General Regulations, if the delegate is of the opinion that the cul-de-sac is likely to become a through road.		
	72.4 The power pursuant to Regulation 83(5) of the General Regulations, subject to Regulation 83(6) of the General Regulations to require every footpath, water-table, kerbing, culvert and drain of every proposed road to be formed in a manner satisfactory to the delegate.		
	72.5 The power pursuant to Regulation 83(6) of the General Regulations, to dispense with a requirement under Regulation 83(5) of the General Regulations.		
Construction of Roads, Bridges, Drains and Services	73.1 The power pursuant to Regulation 84(1) of the General Regulations to require the roadway of every proposed road within the relevant division to be constructed and paved and sealed with bitumen, tar or asphalt or other material approved by the delegate.	CEO	DIO
Supplementary Provisions	74.1 The power pursuant to Regulation 85(1) of the General Regulations to approve the road location and grading plan for the manner of forming any proposed road, footpath, water-table, kerbing, culvert or drain required under Division 6 of the General Regulations.	CEO	DIO
	74.2 The power pursuant to Regulation 85(2) of the General Regulations, subject to Regulation 85(4) of the General Regulations, to require all work referred to in Regulations 83 and 84 of the General Regulations to be carried out in a manner satisfactory to the delegate and in conformity with detailed construction plans and specifications signed by a professional engineer or, at the discretion of the delegate, a licensed surveyor, and approved by the delegate before the commencement of the work.		

Heading	Power/function	Delegate	Sub-delegate
	74.3 The power pursuant to Regulation 85(4) of the General Regulations to form the opinion that all connections for water supply and sewerage services to any allotment delineated on the plan which, in the opinion of the Chief Executive of the South Australian Water Corporation are necessary and need to be laid under the surface of the proposed road, have been made.	CEO	DIO DO
General Provisions	75.1 The power pursuant to Regulation 89(1) of the General Regulations to form the opinion that another form of arrangement is satisfactory for the purposes of Section 138(1) of the PDI Act.	CEO	DO
	75.2 The power pursuant to Regulation 89(3) of the General Regulations to provide a certificate which:		
	75.2.1 evidences the consent of the Council to an encroachment by a building over other land; and		
	75.2.2 sets out:		
	75.2.2.1 the date on which any relevant building was erected (if known); and		
	75.2.2.2 the postal address of the site.		
	75.3 The power pursuant to Regulation 89(6)(b) of the General Regulations to request a written copy of the certificate and plan (or certificates and plans) referred to in Regulation 89(3) of the General Regulations.		
	75.4 The power pursuant to Regulation 89(8) of the General Regulations to make submissions to the Commission before the Commission grants an extension of the period prescribed by Regulation 89(7).		
Notifications During Building Works	76.1 The power pursuant to Regulation 93(1)(b) of the General Regulations to specify by notice to the building owner and to the licensed building work contractor responsible for carrying out the relevant building work (if any), when development approval is granted in respect of the work, any stage of the building work to which the periods and stages prescribed for the purposes of Section 146(1) of the PDI Act relate.	CEO	DO

Heading	Power/function	Delegate	Sub-delegate
	76.2 The power pursuant to Regulation 93(1)(c) of the General Regulations to specify by notice in writing to the building owner on the granting of development approval in respect of the work any stage of the building work to which the periods and stages prescribed for the purposes of Section 146(1) of the PDI Act relate.		
Essential Safety Provisions	 77.1 The power pursuant to Regulation 94(13) of the General Regulations to require compliance with Regulation 94(10) of the General Regulations if: 77.1.1 the essential safety provisions were installed 	CEO	DO
	77.1.1.1 under a condition attached to a consent or approval that is expressed to apply by virtue of a variance with the performance requirements of the Building Code; or		
	77.1.1.2 as part of a performance solution under the Building Code; or		
	77.1.2 the building has been the subject of a notice under Section 157 of the PDI Act.		
Classification of Buildings	78.1 The power pursuant to Regulation 102(3) of the General Regulations to require an application under Regulation 102(1) or (2) of the General Regulations to be accompanied by:	CEO	DO
	78.1.1 such details, particulars, plans, drawings, specifications, certificates and other documents as the delegate may reasonably require to determine the building's classification.		
	78.2 The power pursuant to Regulation 102(4) of the General Regulations, to subject to Regulation 102(5) of the General Regulations, assign the appropriate classification under the Building Code to a building if the delegate is satisfied, on the basis of the owner's application, and accompanying documentation, that the building, in respect of the classification applied for, possesses the attributes appropriate to its present or intended use.		
	78.3 The power pursuant to Regulation 102(5) of the General Regulations, if an application under Regulation 102 of the General Regulations is made in respect of an existing Class 2 to Class 9 building, to require the applicant to satisfy the delegate that the provisions of		

Heading	Power/function	Delegate	Sub-delegate
	any relevant Ministerial building standard relating to upgrading health and safety in existing buildings has been complied with (to the extent reasonably applicable to the building and its present or intended use).		
	78.4 The power pursuant to Regulation 102(6) of the General Regulations, on assigning a classification to a building (or part of a building) to, if relevant, determine and specify in the notice to the owner under Section 151(3) of the PDI Act:		
	78.4.1 the maximum number of persons who may occupy the building (or part of the building); and		
	78.4.2 if the building has more than 1 classification—the part or parts of the building to which each classification relates and the classifications currently assigned to the other parts of the building.		
Required Documentation	79.1 The power pursuant to Regulation 103A(1) of the General Regulations to, in relation to an application for the issuing of a certificate of occupancy relating to a Class 1b to 9 (inclusive) building under the Building Code, require the following documentation:	CEO	DO
	79.1.3 if the development has been approved subject to conditions, such evidence as the delegate may reasonably require to show that the conditions have been satisfied;		
	79.1.2 if the application relates to the construction or alteration of part of a building and further building work is envisaged in respect of the remainder of the building, such further evidence as the delegate may reasonably require to show –		
	79.1.2.1 in the case of a building more than 1 storey – that the requirements of any relevant Ministerial building standard have been complied with; or		
	79.1.2.2 in any other case – that the building is suitable for occupation.		
	79.2 The power pursuant to Regulation 103A(2) of the General Regulations to, in relation to an application for the issuing on or after 1 January 2024 of a certificate of occupancy relating to a Class 1a building under the Building Code, to require the following documentation:		

Heading	Power/function	Delegate	Sub-delegate
	79.2.1 if the development has been approved subject to conditions, such evidence as the delegate may reasonably require to show that any conditions relevant to the suitability of the building for occupation have been satisfied,		
	79.3 The power pursuant to Regulation 103A(3) of the General Regulations to, other than in relation to a designated building on which building work involving the use of a designated building product is carried out after 12 March 2018, dispense with the requirement to provide a Statement of Compliance under subregulation (1)(a) or (2)(a) if:		
	79.3.1 the delegate is satisfied that a person required to complete 1 or both parts of the statement has refused or failed to complete that part and that the person seeking the issuing of the certificate of occupancy has taken reasonable steps to obtain the relevant certification or certifications; and		
	79.3.2 it appears to the delegate, after undertaking an inspection, that the relevant building is suitable for occupation.		
Statement of Site Suitability	80.1 The power pursuant to Regulation 103C(1)(c) of the General Regulations, in relation to a building on a site to which Schedule 8 clause 2A of the General Regulations applies and upon which remediation on the site is necessary, to not grant a certificate of occupancy until a statement of site suitability is issued certifying that the required remediation has been undertaken and the land is suitable for the proposed use.	CEO	DO
Report from Fire Authority	81.1 The power pursuant to Regulation 103D(1) of the General Regulations, if – 81.1.1 a building is –	CEO	DO
	81.1.1.1 to be equipped with a booster assembly for use by a fire authority; or		
	81.1.1.2 to have installed a fire alarm that transmits a signal to a fire station or to a monitoring service approved by the relevant authority; and		
	81.1.2 facilities for fire detection, fire fighting or the control of smoke must be installed in the building pursuant to an approval under the Act,		

Heading	Power/function	Delegate	Sub-delegate
	to not grant a certificate of occupancy unless or until the delegate has sought a report from the fire authority as to whether those facilities have been installed and operate satisfactorily.		
	81.2 The power pursuant to Regulation 103D(2) of the General Regulations, if a report from the fire authority is not received within 15 business days, to presume that the fire authority does not desire to make a report.		
	81.3 The power pursuant to Regulation 103D(3) of the General Regulations to have regard to any report received from a fire authority under subregulation (1) before it issues a certificate of occupancy.		
Issue of Certificate of Occupancy	82.1 The power pursuant to Regulation 103E(1)(b) of the General Regulations to, on receipt of notification of intended completion of building work under Regulation 93(1)(f) of the General Regulations, determine that the building work will be inspected by an authorised officer.	CEO	DO
	82.2 The power pursuant to Regulation 103E(3)(c) of the General Regulations, in respect of a Class 1a building, to determine not to inspect the building work.		
Revocation	83.1 The power pursuant to Regulation 103F of the General Regulations to revoke a certificate of occupancy –	CEO	DO
	83.1.1 if –		
	83.1.1.1 there is a change in the use of the building; or		
	83.1.1.2 the classification of the building changes; or		
	83.1.1.3 building work involving an alteration or extension to the building that will increase the floor area of the building by more than 300m2 is about to commence, or is being or has been carried out; or		
	83.1.1.4 the building is about to undergo, or is undergoing or has undergone, major refurbishment,		

Heading	Power/function	Delegate	Sub-delegate
	and the delegate considers that in the circumstances the certificate should be revoked and a new certificate sought; or		
	83.1.2 if the delegate considers that the building is no longer suitable for occupation because of building work undertaken, or being undertaken, on the building, or because of some other circumstance; or		
	83.1.3 if the schedule of essential safety provisions has been issued in relation to the building and the owner of the building has failed to comply with the requirements of Regulation 94(10); or		
	83.1.4 if the delegate considers –		
	83.1.4.1 that a condition attached to a relevant development authorisation has not been met, or has been contravened, and that, in the circumstances, the certificate should be revoked; or		
	83.1.4.2 that a condition attached to the certificate of occupancy has not been met, or has been contravened, or is no longer appropriate.		
Mining Productior Tenements	84.1 The power pursuant to Regulation 109(1)(b) of the General Regulations to make submissions to the appropriate Authority and object to the granting of the tenement.	Not delegated	No sub-delegation
Register of Land Management	85.1 The power pursuant to Regulation 111(2) of the General Regulations to establish a register of agreements entered into by the Council under Section 193 of the PDI Act.	CEO	DO RPO
Agreements (Section 193)	85.2 The power pursuant to Regulation 111(3) of the General Regulations to include in a register, or provide access to a copy of each agreement entered into by the Council under Section 193 of the PDI Act and such other information the delegate considers appropriate.		
Authorised Officer and Inspections	s 86.1 The power pursuant to Regulation 112(1) of the General Regulations to appoint at least 1 authorised officer under Section 210(1)(b) of the PDI Act:	CEO	No sub-delegation
	86.1.1 who is an accredited professional who is:		
	86.1.1.1 an Accredited professional - building level 1; or		

Planning, Development and Infrastructure (General) Regulations 2017					
Heading	Power/function Delegate Sub-delegat				
	86.1.1.2 an Accredited professional - building level 2; or				
	86.1.1.3 an Accredited professional - building level 3; or				
	86.1.1.4 an Accredited professional - building level 4; or				
	86.1.2 who holds a current accreditation recognised by the Chief Executive for the purposes of this Regulation; or				
	86.1.3 who holds an approval from the Chief Executive.				

Planning, Development and Infrastructure (Fees, Charges and Contributions) Regulations 2019				
Heading	Power/function	Delegate	Sub-delegate	
Calculation of Assessment Fees	87.1 The power pursuant to Regulation 5(1) of the Planning, Development and Infrastructure (Fees, Charges and Contributions) Regulations 2019 (the Fees Regulations) in relation to an application which is duly lodged under a related set of regulations (including via the SA planning portal):	CEO	DO	
	87.1.1 to require the applicant to provide such information as the delegate may reasonably require to calculate any fee payable under the Fees Regulations or a related set of regulations; and			
	87.1.2 to make any other determination for the purposes of the Fees Regulations or a related set of regulations (even if the Council is not a relevant authority).			
	87.2 The power pursuant to Regulation 5(2) of the Fees Regulations, if the delegate acting under Regulation 5(1) of the Fees Regulations, believes that any information provided by an applicant is incomplete or inaccurate, to calculate any fee on the basis of estimates made by the delegate.			
	87.3 The power pursuant to Regulation 5(3) of the Fees Regulations to at any time, and despite an earlier calculation or acceptance of an amount in respect of the fee, reassess a fee payable under the Fees Regulations or a related set of Regulations.			
Waiver or Refund of Fees	88.1 The power pursuant to Regulation 7 of the Fees Regulations to, as the delegate considers appropriate to do so:	CEO	No sub-delegation	
	88.1.1 waive the payment of the fee, or the payment of part of the fee; or			
	88.1.2 refund the whole or a part of the fee.			

State Planning Co	State Planning Commission Practice Direction – 2 Preparation and Amendment of Designated Instruments				
Heading	Power/function	Delegate	Sub-delegate		
Requirements in Relation to Preparing an	 89.1 The power pursuant to clause 5(1) of the State Planning Commission Practice Direction – 2 Preparation and Amendment of Designated Instruments (PD2), to prepare an engagement plan that: 	CEO	DO		
Engagement Plan	89.1.1 meets the principles and performance outcomes of the Charter;				
	89.1.2 describes the persons or bodies to be consulted on the proposed amendment of the Designated Instrument, which must include any persons or bodies:				
	89.1.2.1 require to be consulted with under a condition imposed by the Minister under Section 73(5) of the PDI Act;				
	89.1.2.2 specified by the Commission under Section 73(6)(e) of the PDI Act;				
	89.1.2.3 who must be consulted with under the Charter;				
	89.1.3 outlines any relevant previous engagement undertaken to inform the proposal;				
	89.1.4 describes the evaluation framework for the engagement.				
	89.2 The power pursuant to clause 5(2) of PD2 to submit all engagement plans which relate to proposed preparation of or amendment to a State Planning Policy or a Regional Plan to the Commission for approval prior to commencement of formal engagement on the proposal				
Preparation of an Engagement Report (Following Consultation)	90.1 The power pursuant to clause 6(1) of PD2, at the completion of engagement on a draft of a proposal to prepare or amend a designated instrument to provide an engagement report to the Minister.	CEO	DO		
	90.2 The power pursuant to clause 6(2) of PD2 to set out in an engagement report:				
	90.2.1 details of the engagement undertaken and how that engagement met the engagement plan, and reasons for variations, if any to the engagement plan;				
	90.2.2 the outcome of the engagement including a summary of the written submission or feedback received;				

State Planning (Commission Practice Direction – 2 Preparation and Amendment of Designated Ir	struments	
Heading	Power/function	Delegate	Sub-delegate
	90.2.3 any proposed changes to the proposal to prepare or amend a Designated Instrument (when compared with the proposal that was engaged on) and the reasons for those proposed changes which specifically indicates:		
	90.2.3.1 where changes are proposed to the Designated Instrument based on or as a result of the engagement; and		
	90.2.3.2 any other changes which are proposed based on or as a result of additional investigations or information which was not available when the proposal was released for engagement.		
	90.3 The power pursuant to clause 6(3) of PD2 to, in the engagement report also include an evaluation of the effectiveness of the engagement that considers whether:		
	90.3.1 the principles of the Charter have been achieved; and		
	90.3.2 all mandatory requirements identified in the Charter have been met (where the consultation category is applicable).		
Initiating a Code Amendment	91.1 The power pursuant to clauses 7(1) and (2) of PD2 to lodge a Proposal to Initiate with the Department via the SA Planning Portal that sets out:	e CEO	DO
	91.1.1 Code Policy – an outline of:		
	91.1.1.1 any overlay, general development policy, zone, subzone or technica or numeric variation in the Code being proposed for amendment; and/or		
	91.1.1.2 the intended spatial application of an overlay, zone, subzone or technical or numeric variation in the Code over an identified area;		
	. 91.1.2 Affected Area		
	91.1.2.1 a map or description of the Affected Area;		
	91.1.3 State Planning Policies		

eading	Power/function		Delegate	Sub-delegate
	Р	dentification of the relevant principles or objectives of the State lanning Policies and an assessment of the proposed Code mendment's alignment with those State Planning Policies;		
	91.1.4 Regional Plan			
	matters	cation of relevant regional plans and assessment of how the or issues proposed to be addressed by the proposed Code nent will relate to the relevant regional plan;		
	91.1.5 Consultation			
		tion regarding any consultation that has already occurred with to the proposed Code Amendment;		
		of further consultation proposed to be undertaken with respect to osed Code Amendment;		
	91.1.6 Investigations			
		tion regarding any investigations which have already been ken with respect to the proposed Code Amendment;		
		ne of the further investigations that will be undertaken to support posed Code Amendment;		
		of any infrastructure required to support development arising proposed Code Amendment and how the infrastructure will be d;		
	scheme	of any infrastructure agreement (or agreements) or infrastructure which will need to be established or entered into in connection proposed Code Amendment;		
	91.1.7 Timetable			

Heading	Power/function	Delegate	Sub-delegate
	91.1.7.1 identification of a consultation start date;		
	91.1.7.2 an outline of the proposed timetable for each step of the Code Amendment process (ensuring that the process is completed within reasonable time limits), and a commitment from the Proponent (where it is also the Designated Entity) that it will take steps to update the timetable and seek approval from the Department if it appears that timeframes will not be met.		
	91.2 The power pursuant to clauses 7(1) and (3) of PD2 to lodge the SA Planning Portal Publication Instructions – for Initiation that sets out:		
	91.2.1 identification of a consultation start date, consistent with the Proposal to Initiate timetable;		
	91.2.2 an outline of the consultation approach including period of consultation, key audience and consultation methods (noting the Commission may also recommend specific conditions); and		
	91.2.3 a summary of the Code Amendment in plain English.		
	91.3 The power pursuant to clause 7(4) of PD2, in relation to a Code Amendment which is intended to designate a place as a place of local heritage value, to provide a report which:		
	91.3.1 includes a heritage datasheet for each proposed Local Heritage Place, which includes:		
	91.3.1.1 all relevant property details and descriptions (including images);		
	91.3.1.2 historical background and thematic analysis;		
	91.3.1.3 a statement of heritage value;		
	91.3.1.4 an assessment against the Local Heritage Criteria; and		
	91.3.1.5 the extent of listing (including any exclusions);		
	91.3.2 includes an analysis of historic themes of importance to the area;		

State Planning C	ommission Practice Direction – 2 Preparation and Amendment of Designated Ins	truments	
Heading	Power/function	Delegate	Sub-delegate
	91.3.3 is prepared by a heritage architect, historian or person with similar qualifications, skills or experience; and		
	91.3.4 is otherwise prepared in accordance with any guidelines prepared and published by the Commission under Section 67(2)(c) of the PDI Act.		
	91.4 The power pursuant to clause 7(5) of PD2 in relation to a Code Amendment which is intended to designate a tree (or stand of trees) as a significant tree (or trees), to provide a report which:		
	91.4.1 includes relevant details and descriptions of the tree or stand of trees (including images as necessary);		
	91.4.2 includes an assessment of the tree (or stand of trees) against the Significant Tree Criteria;		
	91.4.3 is prepared by an urban planner, arborist or person with qualifications, skills or experience relevant to the assessment in the report.		
Preparation of a Draft Code	92.1 The power pursuant to clause 8(1) of PD2 to, prior to consultation occurring on a draft Code Amendment, to:	CEO	No sub-delegation
amendment (Prior	92.1.1 carry out investigations and obtain such information:		
to consultation)	92.1.1.1 as provided in the Proposal to Initiate approved by the Minister;		
	92.1.1.2 as required under any conditions imposed by the Minister under Section 73(5)(b) of the PDI Act; and		
	92.1.1.3 as specified by the Commission under Sections 73(6)(e) or 73(6)(f) of the PDI Act;		
	92.1.2 provide the Department with:		
	92.1.2.1 written instructions (in a form acceptable to the Department) that set out the intent of the proposed Code Amendment for the purposes of the Department writing the draft policy for inclusion in the draft Code Amendment; and		

State Planning Commission Practice Direction – 2 Preparation and Amendment of Designated Instruments			
Heading	Power/function	Delegate	Sub-delegate
	92.1.2.2 mapping instructions or a description of the Affected Area (in a form acceptable to the Department) in order to enable the Department to prepare and provide to the Designated Entity, mapping which is suitable for inclusion in the draft Code Amendment;		
	92.1.3 prepare the draft Code Amendment in accordance with the approved Proposal to Initiate and any conditions imposed by the Minister under Section 73(5)(b) of the PDI Act and the requirements of this Practice Direction;		
	92.1.4 provide the Department with written instructions (in a form acceptable to the Department) to prepare the SA Planning Portal for consultation on the draft Code Amendment; and		
	92.1.5 provide the Department with the engagement plan prepared (and approved, if required) under these Practice Directions, for the purpose of the Department publishing the engagement plan on the SA Planning Portal.		
	92.2 The power pursuant to clause 8(2) of PD2, where an engagement plan is amended during any period of consultation or at any time prior to finalisation of the engagement report under the Practice Directions, to provide the Department with the engagement plan (as updated) for the purpose of the Department publishing the updated engagement plan on the SA Planning Portal.		
Requirements for a Draft Code	93.1 The power pursuant to clause 9(1) of PD2 to support a draft Code Amendment by the following information:	CEO	No sub-delegation
Amendment	93.1.1 an explanation of the current code policy as it applies to the Affected Area (at the time of preparation of the draft Code Amendment);		
	93.1.2 an explanation of the amendments to the Code policy proposed for the Affected Area;		
	93.1.3 an assessment of the strategic planning outcomes intended to be achieved through the draft Code Amendment, including an analysis of the consistency of the draft		

State Planning Commission Practice Direction – 2 Preparation and Amendment of Designated Instruments			
Heading	Power/function	Delegate	Sub-delegate
	Code Amendment with the relevant provisions of State Planning Policies, the Regional Plan and any other relevant strategic plans;		
	93.1.4 a summary and explanation of the investigations undertaken and how these support the draft Code Amendment; and		
	93.1.5 an explanation of any infrastructure or services required to support development facilitated by the proposed Code Amendment, and an explanation of how and when the infrastructure will be provided.		
Complying Changes to the Code	94.1 The power pursuant to clause 11(1) of PD2, in relation to a proposal to agree to a complying change to the Code under Section 75 of the PDI Act, to provide the following information to the Department:	CEO	No sub-delegation
	94.1.1 description of the relevant recommendations in the Regional Plan which relate to the proposed Code Amendment, including any specific maps or other specific information which clearly and expressly identify the changes relevant to the proposed Code Amendment;		
	94.1.2 a summary of any consultation which has occurred in accordance with the Charter in relation to the proposed Code Amendment or the relevant Regional Plan, including a copy of the engagement report prepared for the relevant Regional Plan and any additional consultation that has occurred for the proposed Code Amendment;		
	94.1.3 written instructions (in a form acceptable to the Department) that set out the intent of the proposed Code Amendment for the purposes of the Department writing the draft policy for inclusion in the draft Code Amendment; and		
	94.1.4 mapping instructions or a description of the Affected Area (in a form acceptable to the Department) in order to enable the Department to prepare and provide to the Designated Entity, mapping which is suitable for inclusion in the draft Code Amendment.		

State Planning Commission Practice Direction – 2 Preparation and Amendment of Designated Instruments			
Heading	Power/function	Delegate	Sub-delegate
Early Commencement of a Code Amendment	95.1 The power pursuant to clause 12(1) of PD2, in relation to a request for early commencement of a Code Amendment under Section 78 of the PDI Act to provide to the Department:	CEO	No sub-delegation
	95.1.1 explanation, justification and evidence as necessary to demonstrate how early commencement of the Code Amendment is:		
	95.1.1.1 necessary in the interest of the orderly and proper development of an area of the state; and		
	95.1.1.2 required in order to counter applications for undesirable development (which should identify possible future development that would detract from or negate the object of the proposed Code Amendment) ahead of the outcome of consideration of the Code Amendment;		
	95.1.2 written instructions (in a form acceptable to the Department) that set out the intent of the proposed Code Amendment for the purposes of the Department writing the draft policy for inclusion in the draft Code Amendment; and		
	95.1.3 mapping instructions or a description of the Affected Area (in a form acceptable to the Department) in order to enable the Department to prepare and provide to the Designated Entity, mapping which is suitable for inclusion in the draft Code Amendment.		

State Planning Commission Practice Direction- 3 (Notification of Performance Assessed Development Applications) 2019			
Heading	Power/function	Delegate	Sub-delegate
Responsibility to Undertake Notification	 96.1 The power pursuant to clause 6(3)(b) of the State Planning Commission Practice Direction – 3 (Notification of Performance Assessed Development Applications) 2019 (PD3) to determine the relevant fee as being appropriate to cover the relevant authority's reasonable costs in giving public notice of the application under Section 107(3)(a)(ii) of the PDI Act. 	CEO	No sub-delegation

State Planning Commission Practice Direction- (Council Inspections) 2020			
Heading	Power/function	Delegate	Sub-delegate
Mandatory Inspections	97.1 The power pursuant to clause 2(2) of Part 2 of the State Planning Commission Practice Direction (Council Inspections) 2020 (PD9) to, in carrying out an inspection under PD9, take all reasonable steps to ensure each inspection includes an inspection and assessment of the following elements (elements), as may be present at the time of inspection:	CEO	DO
	97.1.1 primary structural elements;		
	97.1.2 structural framing and roof trusses;		
	97.1.3 wet areas and waterproofing;		
	97.1.4 barriers to prevent falls;		
	97.1.5 cladding;		
	97.1.6 egress provisions;		
	97.1.7 bushfire protection systems;		
	97.1.8 passive and active fire safety elements;		
	97.1.9 private bushfire shelters; and		
	97.1.10 performance solutions.		
Additional Inspections	98.1 The power pursuant to clause 3(2) of Part 2 of PD9 to consider carrying out an inspection in addition to any specified in clause 2 of Part 2 of PD9 (additional inspections) if the delegate has information to indicate that the circumstances warrant it, having regard to the objects of PD9.	CEO	DO
Inspection Generally	99.1 The power pursuant to clause 4(3) of Part 2 of PD9, in relation to building work listed in Schedule 7 of the General Regulations to consider if an additional inspection may be appropriate.	CEO	DO
General Requirements	100.1The power pursuant to clause 1(2) of Part 3 of PD9 to ensure that an inspection under PD9 and subsequent assessment of each of the applicable elements in clause 2(2) of Part	CEO	DO

State Planning Commission Practice Direction- (Council Inspections) 2020			
Heading	Power/function	Delegate	Sub-delegate
	2 of PD9 is carried out by a person who has the appropriate qualifications, skills, knowledge and experience to carry out an inspection assigned to that officer under PD9.		

State Planning Commission Practice Direction 10 (Staged Occupation of Multi-Story Buildings) 2019			
Heading	Power/function	Delegate	Sub-delegate
Conditions that Must be Met for the staged Occupation of a Partially Completed Building	101.1The power pursuant to clause 5(2) of the State Planning Commission Practice Direction 10 (Staged Occupation of Multi-Storey Buildings 2020 (PD10) to, agree to partial occupancy of a partially completed multistorey building.	CEO	DO



Tables of Delegable Powers and Functions

INSTRUMENT B

Instrument of Delegation under the Planning, Development and Infrastructure Act 2016, Regulations, Planning And Design Code and Practice Directions of Powers of a Council as

• A Relevant Authority

Planning, Infrastructure and Development Act 2016				
Heading	Power/function	Delegate	Sub-delegate	
Environment and Food Production Areas – Greater Adelaide	 1.1 The power pursuant to Section 7(5)(a) of the Planning, Development and Infrastructure Act 2016 (the PDI Act), in relation to a proposed development in an environment and food production area that involves a division of land that would create 1 or more additional allotments to seek the concurrence of the Commission in the granting of the development authorisation to the development. 1.2 The power pursuant to Section 7(5)(d) of the PDI Act in relation to a proposed development in an environment and food production area that involves a division of land that would create one or more additional allotments, to, if the proposed development will create additional allotments to be used for residential development, refuse to grant development authorisation in relation to the proposed development. 	N/A	N/A	
Related Provisions	 2.1 The power pursuant to Section 99(2)(b)(ii) of the PDI Act to, if appropriate, grant development approval in the case of Section 99(1)(d) of the PDI Act. 2.2 The power pursuant to Section 99(3) of the PDI Act where a proposed development is to be undertaken within the area of the Council, to, subject to the regulations, if appropriate, grant the final development approval after all elements of the development have been approved by one or more relevant authorities under Section 99 of the PDI Act. 	CEO	DO	

Planning, Infrastr	Planning, Infrastructure and Development Act 2016			
Heading	Power/function	Delegate	Sub-delegate	
Matters Against Which Development Must be Assessed	 3.1 The power pursuant to Section 102(1) of the PDI Act to assess a development against and grant or refuse a consent in respect of the relevant provisions of the Building Rules (building consent). 3.2 The power pursuant to Section 102(8) of the PDI Act, when all relevant consents have been granted in relation to a development, to in accordance with the PDI Act, indicate that the development is approved. 	CEO	DO	
Building Consent	 4.1 The power pursuant to Section 118(1) of the PDI Act, if the Regulations provide that a form of building work complies with the Building Rules, to grant any such building work a building consent (subject to such conditions or exceptions as may be prescribed by the regulations). 4.2 The power pursuant to Section 118(2)(a) of the PDI Act to seek the concurrence of the Commission to grant a building consent in respect of a development that is at variance with the performance requirements of the Building Code or a Ministerial building standard. 	CEO	DO	
	 4.3 The power pursuant to Section 118(2) of the PDI Act, subject to Section 118(6) of the PDI Act, to grant a building consent to a development that is at variance with the Building Rules if: 4.3.1 the variance is with a part of the Building Rules other than the Building Code or a Ministerial building standard and the delegate determines that it is appropriate to grant the consent despite the variance on the basis that the delegate is satisfied: 4.3.1.1 that: (a) the provisions of the Building Rules are inappropriate to the particular building or building work, or the proposed building work fails to conform with the Building Rules only in minor respects; and (b) the variance is justifiable having regard to the objects of the Planning and Design Code or the performance requirements of the Building Code or a Ministerial building standard (as the case may be) and would achieve the 			

Planning, Infrastructure and Development Act 2016			
Heading	Power/function	Delegate	Sub-delegate
	objects of this Act as effectively, or more effectively, than if the variance were not to be allowed; or		
	4.3.1.2 in a case where the consent is being sought after the development has occurred - that the variance is justifiable in the circumstances of the particular case.		
	4.4 The power pursuant to Section 118(4) of the PDI Act, to at the request or with the agreement of the applicant, refer proposed building work to the Commission for an opinion on whether or not it complies with the performance requirements of the Building Code or a Ministerial building standard.		
	4.5 The power pursuant to Section 118(6) of the PDI Act if an inconsistency exists between the Building Rules and the Planning Rules in relation to a State heritage place or a local heritage place, to, in determining an application for building consent, ensure, so far as is reasonably practicable, that standards of building soundness, occupant safety and amenity are achieved in respect of the development that are as good as can reasonably be achieved in the circumstances.		
	4.6 The power pursuant to Section 118(7) of the PDI Act to seek and consider the advice of the Commission before imposing or agreeing to a requirement under Section 18(6) of the PDI Act that would be at variance with the performance requirements of the Building Code or a Ministerial building standard.		
	4.7 The power pursuant to Section 118(8) of the PDI Act, to, subject to the PDI Act, accept that proposed building work complies with the Building Rules to the extent that:		
	4.7.1 such compliance is certified by the provision of technical details, particulars, plans, drawings or specifications prepared and certified in accordance with the regulations; or		
	4.7.2 such compliance is certified by a building certifier.		
	4.8 The power pursuant to Section 118(10) of the PDI Act to refuse to grant a consent in relation to any development if, as a result of that development, the type or standard of		

Planning, Infrastructure and Development Act 2016			
Heading	Power/function	Delegate	Sub-delegate
	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		
	4.9 The power pursuant to Section 118(11) of the PDI Act, if a relevant authority decides to grant building consent in relation to a development that is at variance with the Building Rules, to, subject to the regulations, in giving notice of the relevant authority's decision on the application for that consent, specify (in the notice or in an accompanying document):		
	4.9.1 the variance; and		
	4.9.2 the grounds on which the decision is being made.		
Application and Provision of Information	5.1 The power pursuant to Section 119(1)(b) of the PDI Act to require an application to the relevant authority for the purposes of Part 7 of the PDI Act, to include any information as the delegate may reasonably require.	CEO	DO
	5.2 The power pursuant to Section 119(3) of the PDI Act to request an applicant:		
	5.2.1 to provide such additional documents, assessments or information (including calculations and technical details) as the delegate may reasonably require to assess the application;		
	5.2.2 to remedy any defect or deficiency in any application or accompanying document or information required by or under the PDI Act;		
	5.2.3 to consult with an authority or body prescribed by the regulations;		
	5.2.4 to comply with any other requirement prescribed by the regulations.		
	5.3 The power pursuant to Section 119(6)(b) of the PDI Act if a request is made under Section 119(3) of the PDI Act and the request is not complied with within the time specified by the Regulations, subject to Section 119(6)(b)(ii), to refuse the application.		
	5.4 The power pursuant to Section 119(7) of the PDI Act to, in dealing with an application that relates to a regulated tree, consider that special circumstances apply.	N/A	N/A

eading	Power/function	Delegate	Sub-delegate
	5.5 The power pursuant to Section 119(9) of the PDI Act to:	CEO	DO
	5.5.1 permit an applicant:		
	5.5.1.1 to vary an application;		
	5.5.1.2 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);		
	5.5.2 permit an applicant to lodge an application without the provision of any information or document required by the regulations;		
	5.5.3 to the extent that the fee is payable to the relevant authority waive payment of whole or part of the application fee, or refund an application fee (in whole or in part);		
	5.5.4 if there is an inconsistency between any documents lodged with the relevant authority for the purposes of Part 7 of the PDI Act (whether by an applicant or any other person), or between any such document and a development authorisation that has already been given that is relevant in the circumstances, return or forward any document to the applicant or to any other person and determine not to finalise the matter until any specified matter is resolved, rectified or addressed.		
	5.6 The power pursuant to Section 119(10) of the PDI Act to grant a permission under Section 119(9) of the PDI Act unconditionally or subject to such conditions as the delegate thinks fit.		
	5.7 The power pursuant to Section 119(12) of the PDI Act to, in a consent, provide for, or envisage, the undertaking of development in stages, with separate consents or approvals for the various stages.		
	5.8 The power pursuant to Section 119(14) of the PDI Act to if an applicant withdraws an application to determine to refund the application fee.	CEO	No sub-delegation

Planning, Infrastructure and Development Act 2016			
Heading	Power/function	Delegate	Sub-delegate
Outline Consent	6.1 The power pursuant to Section 120(1) of the PDI Act and subject to Section 120 of the PDI Act, to on application, grant a consent in the nature of an outline consent.	CEO	No sub-delegation
	6.2 The power pursuant to Section 120(3) of the PDI Act if an outline consent is granted and a subsequent application is made with respect to the same development (subject to any variations allowed by a practice direction) to:		
	6.2.1 grant any consent contemplated by the outline consent; and		
	6.2.2 not impose a requirement that is inconsistent with the outline consent.		
Referrals to other Authorities or Agencies	7.1 The power pursuant to Section 122(1) of the PDI Act, where an application for consent to, or approval of, a proposed development of a prescribed class is to be assessed by a relevant authority, to:	CEO	DO
	7.1.1 refer the application, together with a copy of any relevant information provided by the applicant, to a body prescribed by the regulations (including, if so prescribed, the Commission); and		
	7.1.2 not make a decision until the relevant authority has received a response from that prescribed body in relation to the matter or matters for which the referral was made		
	where the regulations so provide, subject to Section 122 of the PDI Act.		
	7.2 The power pursuant to Section 122(5)(b) of the PDI Act, acting by direction of a prescribed body:		
	7.2.1 to refuse the application; or		
	7.2.2 consent to or approve the development and impose such conditions as the prescribed body thinks fit, (subject to any specific limitation under another Act as to the conditions that may be imposed by the prescribed body)		
	where the regulations so provide.		
	7.3 The power pursuant to Section 122(7) of the PDI Act, if the relevant authority is directed by a prescribed body to refuse an application and the refusal is the subject of an appeal		

Planning, Infrastructure and Development Act 2016			
Heading	Power/function	Delegate	Sub-delegate
	under the PDI Act, to apply for the relevant authority to be joined as a party to the proceedings.		
	7.4 The power pursuant to Section 122(10) of the PDI Act to, if requested by an applicant, defer a referral under Section 122 of the PDI Act to a particular stage in the process of assessment.		
Proposed Development Involving Creation of Fortifications	8.1 The power pursuant to Section 124(1) of the PDI Act, if the delegate has reason to believe that a proposed development may involve the creation of fortifications, to refer the application for consent to, or approval of, the proposed development to the Commissioner of Police (the Commissioner).	CEO	DO
	8.2 The power pursuant to Section 124(5) of the PDI Act, if the Commissioner determines that the proposed development involves the creation of fortification, to:		
	8.2.1 if the proposed development consists only of the creation of fortifications – refuse the application;		
	8.2.2 in any other case – impose conditions in respect of any consent to or approval of the proposed development prohibiting the creation of the fortification.		
	8.3 The power pursuant to Section 124(6) of the PDI Act, if the relevant authority acting on the basis of a determination of the Commissioner under Section 124(2) of the PDI Act refuses an application or imposes conditions in respect of a development authorisation, to notify the applicant that the application was refused, or the conditions imposed, on the basis of a determination of the Commissioner under Section 124 of the PDI Act.		
	8.4 The power pursuant to Section 124(7) of the PDI Act, if a refusal or condition referred to in Section 124(5) of the PDI Act is the subject of an appeal under the PDI Act, to apply to the Court to be joined as a party to the appeal.		
Determination of Application	9.1 The power pursuant to Section 126(1) of the PDI Act to, on making a decision on an application under Part 7 of the PDI Act, give notice of the decision in accordance with the regulations (and, in the case of a refusal, to include in the notice the reasons for the refusal and any appeal rights that exist under the PDI Act).	CEO	DO

Planning, Infrastructure and Development Act 2016			
Heading	Power/function	Delegate	Sub-delegate
	9.2 The power pursuant to Section 126(3) of the PDI Act to, on the delegate's own initiative or on the application of a person who has the benefit of any relevant development authorisation, extend a period prescribed under Section 126(2) of the PDI Act.		
Conditions	 10.1 The power pursuant to Section 127(1) of the PDI Act to make a decision subject to such conditions (if any) as the delegate thinks fit to impose in relation to the development. 10.2 The power pursuant to Section 127(2)(c) of the PDI Act to vary or revoke a condition in accordance with an application under Part 7 of the PDI Act. 	CEO	DO
Variation of Authorisation	11.1 The power pursuant to Section 128(2)(d) of the PDI Act to approve an application for a variation to a development authorisation previously given under the PDI Act, which seeks to extend the period for which the relevant authorisation remains operative.	CEO	DO
Saving Provisions	12.1 The power pursuant to Section 133(3) of the PDI Act to, in order to avoid or reduce hardship, extend the limitation period referred to in Section 133(2) of the PDI Act.	CEO	DO
Requirement to Upgrade	13.1 The power pursuant to Section 134(1) of the PDI Act to form the opinion that the building is unsafe, structurally unsound or in an unhealthy condition.	CEO	DO
	13.2 The power pursuant to Section 134(1) of the PDI Act, if:		
	13.2.1 an application for a building consent relates to:		
	13.2.1.1 building work in the nature of an alteration to a building constructed before the date prescribed by regulation for the purposes of Section 134(1) of the PDI Act; or		
	13.2.1.2 a change of classification of a building; and		
	13.2.2 the building is, in the opinion of the delegate, unsafe, structurally unsound or in an unhealthy condition,		
	to require that building work that conforms with the requirements of the Building Rules be carried out to the extent reasonably necessary to ensure that the building is safe and conforms to proper structural and health standards.		

Planning, Infrastructure and Development Act 2016			
Heading	Power/function	Delegate	Sub-delegate
	13.3 The power pursuant to Section 134(2) of the PDI Act, when imposing a requirement under Section 134(1) of the PDI Act, to specify (in reasonable detail) the matters under Section 134(1)(b) of the PDI Act that must, in the opinion of the delegate, be addressed.		
	13.4 The power pursuant to Section 134(3) of the PDI Act to impose a requirement under Section 134(1) of the PDI Act:		
	13.4.1 subject to Section 134(3)(b) of the PDI Act - on the basis that the relevant matters must be addressed as part of the application before the relevant authority will grant building consent; and		
	13.4.2 in cases prescribed by the regulations - as a condition of the building consent that must be complied with within a prescribed period after the building work to which the application for consent relates is completed		
	13.5 The power pursuant to Section 134(4) of the PDI Act if:		
	13.5.1 an application is made for building consent for building work in the nature of an alteration of a class prescribed by the regulations; and		
	13.5.2 the delegate is of the opinion that the affected part of the building does not comply with the performance requirements of the Building Code or a Ministerial building standard in relation to access to buildings, and facilities and services within buildings, for people with disabilities,		
	to require that building work or other measures be carried out to the extent necessary to ensure that the affected part of the building will comply with those performance requirements of the Building Code or the Ministerial building standard (as the case may be).		
	13.6 The power pursuant to Section 134(5) of the PDI Act to impose a requirement under Section 134(4) of the PDI Act:		
	13.6.1 subject to Section 134(5)(b) of the PDI Act - on the basis that the building work or other measures to achieve compliance with the relevant performance requirements must be addressed before the relevant authority will grant building consent; and		

Planning, Infrastructure and Development Act 2016			
Heading	Power/function	Delegate	Sub-delegate
	13.6.2 in cases prescribed by the regulations - as a condition of the building consent that must be complied with within a prescribed period after the building work to which the application for consent relates is completed.		
Urgent Building Work	14.1 The power pursuant to Section 135(2)(d) of the PDI Act to issue any direction.	CEO	DO
Cancellation of Development Authorisation	15.1 The power pursuant to Section 143(1) of the PDI Act to, on the application of a person who has the benefit of the authorisation, cancel a development authorisation previously given by the relevant authority.	CEO	DO
	15.2 The power pursuant to Section 143(2) of the PDI Act to make a cancellation under Section 143(1) of the PDI Act subject to such conditions (if any) as the delegate thinks fit to impose.		
Professional Advice to be Obtained in	16.1 The power pursuant to Section 235(1) of the PDI Act, to, in the exercise of a prescribed function, rely on a certificate of a person with prescribed qualifications.	CEO	DO
Relation to Certain matters	16.2 The power pursuant to Section 235(2) of the PDI Act to seek and consider the advice of a person with prescribed qualifications, or a person approved by the Minister for that purpose, in relation to a matter arising under the PDI Act that is declared by regulation to be a matter on which such advice should be sought.		
Continuation of	17.1 The power pursuant to Clause 18(2) of Schedule 8 of the PDI Act, to:	CEO	DO
Processes	17.1.1 adopt any findings or determinations of a relevant authority under the repealed Act that may be relevant to an application to which Clause 18(1) of Schedule 8 of the PDI Act applies; and		
	17.1.2 adopt or make any decision (including a decision in the nature of a determination), direction or order in relation to an application to which Clause 18(1) of Schedule 8 of the PDI Act applies; and		
	17.1.3 deal with any matter that is subject to a reserved decision under the repealed Act before the designated day; and		

Planning, Infrastructure and Development Act 2016			
Heading	Power/function	Delegate	Sub-delegate
	17.1.4 deal with any requirement or grant any variation imposed or proposed in connection with an application to which Clause 18(1) of Schedule 8 of the PDI Act applies; and		
	17.1.5 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 Clause 18 of Schedule 8 of the PDI Act.		

Planning, Development and Infrastructure (General) Regulations 2017			
Heading	Power/function	Delegate	Sub-delegate
Accredited Professionals	18.1 The power pursuant to Regulation 25(7)(c) of the Planning, Development and Infrastructure (General) Regulations 2017 (the General Regulations) to form the opinion and be satisfied, on the basis of advice received from the accreditation authority under the Planning, Development and Infrastructure (Accredited Professionals) Regulations 2019, a relevant professional association, or other relevant registration or accreditation authority, that a person has engineering or other qualifications that qualify the person to act as a technical expert under Regulation 25 of the General Regulations.	CEO	DO
Verification of Application	19.1 The power pursuant to Regulation 31(1) of the General Regulations, on the receipt of an application under Section 119 of the PDI Act, and in addition to any other requirement under the General Regulations, to, in order to ensure that an application has been correctly lodged and can be assessed in accordance with the PDI Act:	CEO	DO
	19.1.1 determine the nature of the development; and		
	19.1.2 if the application is for planning consent - determine:		
	19.1.2.1 whether the development involves 2 or more elements and, if so, identify each of those elements for the purposes of assessment against the provisions of the Planning and Design Code; and		
	19.1.2.2 the category or categories of development that apply for the purposes of development assessment; and		
	19.1.3 determine whether the relevant authority is the correct entity to assess the application under the PDI Act; and		
	19.1.4 if the relevant authority is the correct entity to assess the application (or any part of the application):		
	19.1.4.1 check that the appropriate documents and information have been lodged with the application; and		
	19.1.4.2 confirm the prescribed fees required to be paid at that point; and		
	19.1.4.3 provide an appropriate notice via the SA planning portal; and		

Planning, Development and Infrastructure (General) Regulations 2017			
Heading	Power/function	Delegate	Sub-delegate
	19.1.5 if the relevant authority is not the correct entity to assess the application (or any part of the application):		
	19.1.5.1 provide the application (or any relevant part of the application), and any relevant plans, drawings, specifications and other documents and information in its possession, to the entity that the delegate considers to be the correct relevant authority in accordance with any practice direction; and		
	19.1.5.2 provide an appropriate notice via the SA planning portal.		
Amended Applications	20.1 The power pursuant to Regulation 35(3) of the General Regulations if an application is varied following referral under Division 2 or giving of notice under Division 3, to, if the variations are not substantial, consider the application without the need to repeat an action otherwise required under Division 2 or Division 3.	CEO	DO
	20.2 The power pursuant to Regulation 35(4) of the General Regulations if a variation would change the essential nature of a proposed development (as referred to in Section 119(9)(a) of the PDI Act), to agree with the applicant to proceed with the variation on the basis that the application (as so varied) will be treated as a new application under the General Regulations.		
Withdrawing/ Lapsing	21.1 The power pursuant to Regulation 38(1) of the General Regulations if an application is withdrawn by the applicant under Section 119(14) of the PDI Act, to notify:	CEO	DO
Applications	21.1.1 any agency to which the application has been referred under Division 2 of the General Regulations; and		
	21.1.2 any person who has made a representation in relation to the application under Division 3 of the General Regulations,		
	of the withdrawal.		
	21.2 The power pursuant to Regulation 38(2) of the General Regulations to lapse an application for a development authorisation under Part 7 of the PDI Act if at least one year has passed since the date on which the application was lodged with the relevant authority.		

Heading	Power/function	Delegate	Sub-delegate
	21.3 The power pursuant to Regulation 38(3) of the General Regulations before taking action to lapse an application under Regulation 38(2) of the General Regulations to:		
	21.3.1 take reasonable steps to notify the applicant of the action under consideration; and		
	21.3.2 allow the applicant a reasonable opportunity to make submissions to the delegate (in a manner and form determined by the delegate) about the proposed course of action.		
Court Proceedings	22.1 The power pursuant to Regulation 40 of the General Regulations to, subject to Section 214(14) of the PDI Act, by notice in writing to the applicant, decline to deal with the application until any proceedings under the PDI Act have been concluded.	CEO	DO
Additional Information or Amended Plans	23.1 The power pursuant to Regulation 42(1) of the General Regulations if the relevant authority has referred an application to a prescribed body under Division 1 of the General Regulations and the relevant authority subsequently receives additional information, or an amended plan, drawing or specification, which is materially relevant to the referral, or to any report obtained as part of the referral process, to repeat the referral process.	CEO	DO
Building Matters	24.1 The power pursuant to Regulation 45(1) of the General Regulations to, if, in assessing an application for building consent, the delegate considers that:	CEO	DO
	24.1.1 a proposed performance solution within the meaning of the Building Code requires assessment against a performance requirement of the Building Code which provides for the intervention of a fire authority; or		
	24.1.2 the proposed development is at variance with a performance requirement of the Building Code which provides for the intervention of a fire authority; or		
	24.1.3 special problems for fire fighting could arise due to hazardous conditions of a kind described in Section E of the Building Code,		
	refer the application to the relevant fire authority for comment and report unless the fire authority indicates to the relevant authority that a referral is not required.		

Heading	Power/function	Delegate	Sub-delegate
	24.2 The power pursuant to Regulation 45(2) of the General Regulations, if a report is not received from the fire authority on a referral under Regulation 45(1) of the General Regulations within 20 business days, to presume that the fire authority does not desire to make a report.		
	24.3 The power pursuant to Regulation 45(3) of the General Regulations to have regard to any report received from a fire authority under Regulation 45 of the General Regulations.		
	24.4 The power pursuant to Regulation 45(4) of the General Regulations, if, in respect of an application referred to a fire authority under Regulation 45 of the General Regulations, the fire authority:		
	24.4.1 recommends against the granting of building consent; or		
	24.4.2 concurs in the granting of consent on conditions specified in its report,		
	but the delegate:		
	24.4.3 proposes to grant building consent despite a recommendation referred to in Regulation 45(4)(a) of the General Regulations; or		
	24.4.4 does not propose to impose the conditions referred to in Regulation 45(b) of the General Regulations, or proposes to impose the conditions in varied form, on the grant of consent,		
	to:		
	24.4.5 refer the application to the Commission; and		
	24.4.6 not grant consent unless the Commission concurs in the granting of the consent.		
	24.5 The power pursuant to Regulation 45(5) of the General Regulations to provide to the Commission a copy of any report received from a fire authority under Regulation 45(1) of the General Regulations that relates to an application that is referred to the Commission under the PDI Act.		

Heading Power/function Deleg			Sub-delegate
neauing		Delegate	Sub-delegate
Notice of Decision (Section 126(1))	25.1 The power pursuant to Regulation 57(4)(a) of the General Regulations to endorse a set of any approved plans and other relevant documentation with an appropriate form of authentication.	CEO	DO
Consideration of Other Development Authorisations	26.1 The power pursuant to Regulation 60 of the General Regulations, to, in deciding whether to grant a development authorisation, take into account any prior development authorisation that relates to the same proposed development under the PDI Act, and any conditions that apply in relation to that prior development authorisation.	CEO	DO
Certificate of Independent Technical Expert in Certain Cases	27.1 The power pursuant to Regulation 61(4)(c) of the General Regulations to form the opinion and be satisfied on the basis of advice received from the accreditation authority under the Planning, Development and Infrastructure (Accredited Professionals) Regulations 2019, a relevant professional association, or another relevant registration or accreditation authority, that a person has engineering or other qualifications, qualify the person to act as a technical expert under this regulation.	CEO	DO
Urgent Work	28.1 The power pursuant to Regulation 63(1) of the General Regulations to,	CEO	DO
	28.1.1 determine a telephone number determined for the purposes of Regulation 63(1)(a) of the General Regulations; and		
	28.1.2 determine the email address for the purposes of Regulation 63(1)(b) of the General Regulations.		
	28.2 The power pursuant to Regulation 63(2) of the General Regulations to, for the purposes of Section 135(2)(c) of the PDI Act, allow a longer period.		
	28.3 The power pursuant to Regulation 63(3) of the General Regulations to, for the purposes of Section 135(2)(c) of the PDI Act, allow a longer period.		
Variation of Authorisation (Section 128)	29.1 The power pursuant to Regulation 65(1)(a) of the General Regulations to, for the purposes of Section 128(2)(b) of the PDI Act, if a person requests the variation of a development authorisation previously given under the Act (including by seeking the variation of a condition imposed with respect to the development authorisation) to form	CEO	DO

Heading	Power/function	Delegate	Sub-delegate
	the opinion and be satisfied that the variation is minor in nature, and approve the variation.		
Construction Industry Training Fund	30.1 The power pursuant to Regulation 99(4) of the General Regulations, if after assessing a proposed development against the building rules the delegate is yet to be satisfied that the appropriate levy has been paid under the Construction Industry Training Fund Act 1993 or is not payable, to notify the applicant that the delegate cannot issue a building consent until the delegate is satisfied that the levy has been paid or is not payable.	CEO	DO
	30.2 The power pursuant to Regulation 99(5) of the General Regulations, if a notification has been given under Regulation 99(4) of the General Regulations and if satisfactory evidence is not provided to the delegate within 20 business days after the date of the notification to, if the delegate thinks fit, determine that the application has lapsed.		
Plans for Building Work	31.1 The power pursuant to Clause 4(3) of Schedule 8 of the General Regulations, in relation to an application for building consent for development consisting of or involving an alteration to a building, if:	CEO	DO
	31.1.1 the applicant is applying for a change in the classification of the building to a classification other than Class 10 under the Building Code; or		
	31.1.2 the building was erected before 1 January 1974 and the applicant is applying for a classification other than Class 10 under the Building Code to be assigned to the building,		
	to require the application to be accompanied by such details, particulars, plans, drawings, specifications and other documents (in addition to the other documents required to accompany the application) as the delegate reasonably requires to show that the entire building will, on completion of the building work, comply with the requirements of the PDI Act and the General 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.		

Planning, Development and Infrastructure (Fees, Charges and Contributions) Regulations 2019			
Heading	Power/function	Delegate	Sub-delegate
Calculation of Assessment Fees	32.1 The power pursuant to Regulation 5(1) of the PDI (Fees, Charges and Contributions) Regulations 2019 (the Fees Regulations) in relation to an application which is duly lodged with the Council under a related set of regulations (including via the SA planning portal):	CEO	DO
	32.1.1 to require the applicant to provide such information as the delegate may reasonably require to calculate a prescribed fee; and		
	32.1.2 to make any other determination for the purposes of the Fees Regulations a related set of regulations or a fee notice (even if the Council is not a relevant authority).		
	32.2 The power pursuant to Regulation 5(2) of the Fees Regulations, if the delegate is acting under Regulation 5(1) of the Fees Regulations, or as the delegate of a relevant authority, believes that any information provided by an applicant is incomplete or inaccurate, to calculate a prescribed fee on the basis of estimates made by the delegate.		
	32.3 The power pursuant to Regulation 5(3) of the Fees Regulations to, at any time, and despite an earlier calculation or acceptance of an amount in respect of the fee, reassess a fee payable under the Fees Regulations or a related set of regulations.		
Waiver or Refund of Fee	33.1 The power pursuant to Regulation 7 of the Fees Regulations to, as the delegate considers appropriate to do so:	CEO	DO
	33.1.1 waive the payment of the fee, or the payment of part of the fee; or		
	33.1.2 refund the whole or a part of the fee.		