Form 1—Vendor's statement

(Section 7 Land and Business (Sale and Conveyancing) Act 1994)

Contents

Preliminary Part A—Parties and land Part B—Purchaser's cooling off rights and proceeding with the purchase Part C—Statement with respect to required particulars Part D—Certificate with respect to prescribed inquiries by registered agent

Schedule

Preliminary

To the purchaser:

The purpose of a statement under section 7 of the Land and Business (Sale and Conveyancing) Act 1994 is to put you on notice of certain particulars concerning the land to be acquired.

If you intend to carry out building work on the land, change the use of the land or divide the land, you should make further inquiries to determine whether this will be permitted. For example, building work may not be permitted on land not connected to a sewerage system or common drainage scheme if the land is near a watercourse, dam, bore or the River Murray and Lakes.

The Aboriginal Heritage Act 1988 protects any Aboriginal site or object on the land Details of any such site or object may be sought from the "traditional owners" as defined in that Act.

If you desire additional information, it is up to you to make further inquiries as appropriate.

Instructions to the vendor for completing this statement:

I means the Part, Division, particulars or item may not be applicable

If it is applicable, ensure the box is ticked and complete the Part, Division, particulars or item.

If it is <u>not</u> applicable, ensure the box is empty or strike out the Part, Division, particulars or item. Alternatively, the Part, Division, particulars or item may be omitted <u>but not</u> in the case of an item or heading in the table of particulars in Division 1 of the Schedule that is required by the instructions at the head of that table to be retained as part of this statement.

* means strike out or omit the option that is not applicable.

All questions must be answered with a YES or NO (inserted in the place indicated by a rectangle or square brackets below or to the side of the question).

If there is insufficient space to provide any particulars required, continue on attachments

Part A—Parties and land

Purchaser:	
Address:	
Purchaser's	registered agent:
Address:	
Vendor:	
Jaspreet	Kaur
Address	
50A Kels	ey Road Salisbury North SA 5108
Vendor's Re	gistered Agent:
EXP Aus	
Address	
	169 Fullarton Road Dulwich SA 5065

,

5 Date of contract (if made before this statement is served):

6 Description of the land

[Identify the land including any certificate of title reference]

50A Kelsey Road Salisbury North SA 5108 being the whole of the land contained in Volume 5962 Folio 153 $\,$

Part B—Purchaser's cooling-off rights and proceeding with the purchase

To the purchaser: Right to cool-off (section 5)

1-Right to cool-off and restrictions on that right

You may notify the vendor of your intention not to be bound by the contract for thesale of the land UNLESS—

- (a) you purchased by auction; or
- (b) you purchased on the same day as you, or some person on your behalf, bid atthe auction of the land; or
- (c) you have, before signing the contract, received independent advice from alegal practitioner and the legal practitioner has signed a certificate in the prescribed form as to the giving of that advice; or
- (d) you are a body corporate and the land is not residential land; or
- (e) the contract is made by the exercise of an option to purchase not less than5 clear business days after the grant of the option and not less than 2 clear business days after service of this form; or
- (f) the sale is by tender and the contract is made not less than 5 clear business days after the day fixed for the closing of tenders and not less than 2 clear business days after service of this form; or
- (g) the contract also provides for the sale of a business that is not a small business.

2—Time for service

The cooling-off notice must be served—

- (a) if this form is served on you <u>before</u> the making of the contract—before the end of the second clear business day after the day on which the contract was made; or
- (b) if this form is served on you <u>after</u> the making of the contract—before the endof the second clear business day from the day on which this form is served.

However, if this form is not served on you at least 2 clear business days before the time at which settlement takes place, the cooling-off notice may be served at any time before settlement.

3—Form of cooling-off notice

The cooling-off notice must be in writing and must be signed by you.

4—Methods of service

The cooling-off notice must be-

- (a) given to the vendor personally; or
- (b) posted by registered post to the vendor at the following address:

50A Kelsey Road Salisbury North SA 5108

(being the vendor's last known address); or

(c) transmitted by fax or email to the following fax number or email address:

amrit.sidhu@expaustralia.com.au

(being a number or address provided to you by the vendor for the purpose ofservice of the notice); or

(d) left for the vendor's agent (with a person apparently responsible to the agent) at, or posted by registered post to the agent at, the following address:

Level 3, 169 Fullarton Road Dulwich SA 5065

(being *the agent's address for service under the *Land Agents Act 1994*/ an address nominated by the agent to you for the purpose of service of the notice).

Note—

Section 5(3) of the Land and Business (Sale and Conveyancing) Act 1994 places the onusof proving the giving of the cooling-off notice on the <u>purchaser</u>. It is therefore strongly recommended that—

- (a) if you intend to serve the notice by leaving it for the vendor's agent at the agent's address for service or an address nominated by the agent, you obtain anacknowledgment of service of the notice in writing;
- (b) if you intend to serve the notice by fax or email, you obtain a record of the transmission of the fax or email.

5—Effect of service

If you serve such cooling-off notice on the vendor, the contract will be taken to havebeen rescinded at the time when the notice was served. You are then entitled to the return of any money you paid under the contract other than—

- (a) the amount of any deposit paid if the deposit did not exceed \$100; or
- (b) an amount paid for an option to purchase the land.

Proceeding with the purchase

If you wish to proceed with the purchase-

- (a) it is strongly recommended that you take steps to make sure your interest in the property is adequately insured against loss or damage;
- (b) pay particular attention to the provisions in the contract as to time of settlement it is essential that the necessary arrangements are made to complete the purchase by the agreed date if you do not do so, you may be in breach of the contract;
- (c) you are entitled to retain the solicitor or registered conveyancer of your choice.

Part C—Statement with respect to required particulars

(section 7(1))

To the purchaser:

*I/₩e,

of

50A Kelsey Road Salisbury North SA 5108

being the vendor(s) in relation to the transaction state that the Schedule contains all particulars required to be given to you pursuant to section 7(1) of the Land and Business (Sale and Conveyancing) Act 1994.

Date:	19/10/2021		
Signed:			

Part D—Certificate with respect to prescribed inquiries by registered agent

(section 9)

To the purchaser:

I, Varinder Saini fro certify that the responses

to the inquiries made pursuant to section 9 of the Land and Business (Sale and Conveyancing) Act 1994 confirm the completeness and accuracy of the particulars set out in the Schedule.

Exceptions	NIL
Date:	19/10/2021
Signed:	W.

*Person authorised to act on behalf of Vendor's agent

Schedule—Division 1

Particulars of mortgages, charges and prescribed encumbrances affecting the land

(section 7(1)(b))

Note-

Section 7(3) of the Act provides that this statement need not include reference to charges arising from the imposition of rates or taxes less than 12 months before the date of service of the statement.

Where a mortgage, charge or prescribed encumbrance referred to in column 1 of the table below is applicable to the land, the particulars in relation to that mortgage, charge or prescribed encumbrance required by column 2 of the table must be set out in the table (in accordance with the instructions in the table) unless—

- (a) there is an attachment to this statement and—
 - (i) all the required particulars are contained in that attachment; and
 - (ii) the attachment is identified in column 2; and
 - (iii) if the attachment consists of more than 2 sheets of paper, those parts of the attachment that contain the required particulars are identified in column 2; or
- (b) the mortgage, charge or prescribed encumbrance-
 - (i) is one of the following items in the table:
 - (A) under the heading 1. General—
 - 1.1 Mortgage of land
 - 1.2 Lease, agreement for lease, tenancy agreement or licence
 - 1.3 Caveat
 - 1.4 Lien or notice of a lien
 - (B) under the heading 36. Other charges—

36.1 Charge of any kind affecting the land (not included in another item); and

- (ii) is registered on the certificate of title to the land; and
- (iii) is to be discharged or satisfied prior to or at settlement.

Table of particulars

Column 1 Column 2 Column 3

[If an item is applicable, ensure that the box for the item is ticked and complete the item.]

[If an item is not applicable, ensure that the box for the item is empty or else strike out the item or write "NOT APPLICABLE" or "N/A" in column 1. Alternatively, the item and any inapplicable heading may beomitted, <u>but not</u> in the case of—

- (a) the heading "1. General" and items 1.1, 1.2, 1.3 and 1.4; and
- (b) the heading "5. Development Act 1993 (repealed)" and item 5.1; and
- (c) the heading "6. Repealed Act conditions" and item 6.1 and
- (d) the heading "29. Planning, Development and Infrastructure Act 2016" and items 29.1.and 29.2,

which must be retained as part of this statement whether applicable or not.]

[If an item is applicable, all particulars requested in column 2 must be set out in the item unless the Note preceding this table otherwise permits. Particulars requested in **bold type** must be set out in column 3 and all other particulars must be set out in column 2.]

[If there is more than 1 mortgage, charge or prescribed encumbrance of a kind referred to in column 1, theparticulars requested in column 2 must be set out for <u>each</u> such mortgage, charge or prescribed encumbrance.

[If requested particulars are set out in the item and then continued on an attachment due to insufficient space, identify the attachment in the place provided in column 2.

If <u>all</u> of the requested particulars are contained in an attachment (instead of in the item) in accordance with the Note preceding this table,

identify the attachment in the place provided in column 2 and (if required by the Note) identify the parts of the attachment that contain the particulars.]

1. G	1. General				
1.1	Mortgage of land	Is this item applicable?	\checkmark		
	Note-	Will this be discharged or satisfied prior to or at settlement?	YES		
	Do not omit this item. The	Are there attachments?	YES		
	item and its heading must be included in the statement even if not applicable.	If YES, identify the attachment(s) (and, if applicable, the part(s) containing the particulars):			
		Refer to Annexure "A"			
		Number of mortgage (if registered): 13130268			
		Name of mortgagee:			
		COMMONWEALTH BANK OF AUSTRALIA (ACN: 123 123 124)			
1.2	Easement	Is this item applicable?			
	(whether over the	Will this be discharged or satisfied prior to or at settlement?	[YES/NO]		
	land or annexed to	Are there attachments?	[YES/NO]		
	the land) Note- "Easement" includes	If YES, identify the attachment(s) (and, if applicable, the part(s) containing the particulars):	1		
	rights of way and party				
	wall rights Note-	Description of land subject to easement:			
	Do not omit this item. The item and its heading must be included in the statement even if not	Nature of easement			
	applicable	Are you aware of any encroachment on the easement?	[YES/NO]		
		If YES, give details:	[,[.]]		
		If there is an encroachment, has approval for the encroachment been given?	[YES/NO]		
		If YES give details			
1.3	Restrictive covenant	Is this item applicable?			
	Note—	Will this be discharged or satisfied prior to or at settlement?	[YES/NO]		
	Do not omit this item.	Are there attachments?	[YES/NO]		
	The item and its heading must be included in the	If YES, identify the attachment(s) (and, if applicable, the part(s) containing the particulars):			
	statement even if not applicable.				
		Nature of restrictive covenant:			
		Name of person in whose favour the restrictive covenant operates:			
		Does the restrictive covenant affect the whole of the land being acquired?	[YES/NO]		
		If NO, give details:			
		L Does the restrictive covenant affect land other than that being acquired	[YES/NO]		

	Lease, agreement for lease, tenancy agreement or licence (The information does not include information about any sublease or subtenancy. That information may be sought by the purchaser from the lessee or tenant	Is this item applicable?	
		Will this be discharged or satisfied prior to or at settlement?	[YES/NO]
		Are there attachments?	[YES/NO]
		If YES, identify the attachment(s) (and, if applicable, the part(s) containing the particulars): Names of parties:	
	or sublessee or subtenant.)	Period of lease, agreement for lease etc:	
	Note— Do not omit this item.	From to	
	The item and its heading must be		
	included in the statement even if not	Amount of rent or licence fee \$ per fortnight	
	applicable.	Is the lease, agreement for lease etc in writing?	[YES/NO]
		If the lease or licence was granted under an Act relating to the disposal of Crown lands, specify— (a) the Act under which the lease or licence was granted: (b) the outstanding amounts due (including any interest or penalty):	
1.5	Caveat	Is this item applicable?	
		Will this be discharged or satisfied prior to or at settlement?	[YES/NO]
		Are there attachments?	[YES/NO]
		If YES, identify the attachment(s) (and, if applicable, the part(s) containing the particulars):	
		Name & address of caveator:	
		Particulars of interest claimed::	

5. D	evelopment Act 1993 (rep	pealed)	
5.1	Section 42 – Condition (that continues to apply) of a development authorisation Note-	Is this item applicable?	\square
		Will this be discharged or satisfied prior to or at settlement?	NO
		Are there attachments?	YES
	Do not omit this item. The item and its heading must be included in the statement even if not applicable	If YES, identify the attachment(s) (and, if applicable, the part(s) containing the particulars):	
		Refer to Annexure "C"	
		Conditions of authorisation Refer to Annexure "C"	
5.2			
J.Z	section 50(1)— Requirement to vest	Is this item applicable?	
	land in a council or the	Will this be discharged or satisfied prior to or at settlement? Are there attachments?	[YES/NO]
	Crown to be held as open space	If YES, identify the attachment(s) (and, if applicable, the part(s) containing	[YES/NO]
		the particulars):	
		Date requirement given:	
		Name of body giving requirement:	
		Nature of requirement:	
		Contribution payable (if any):	
6.	Repealed Act condit	ons	
6.1	Condition (that continues to	Is this item applicable?	
	apply) of an approval or authorisation granted under the Building Act 1971 (repealed), the City of Adelaide Development Control Act 1976 (repealed), the Planning Act 1982 (repealed) or the Planning and Development Act 1966 (repealed)	Will this be discharged or satisfied prior to or at settlement?	[YES/NO]
		Are there attachments?	[YES/NO]
		If YES, identify the attachment(s) (and, if applicable, the part(s) containing the particulars):	
	Note- Do not omit this item. The item and its	Nature of condition(s)	

The item and its heading must be included in the statement even if not applicable

29. Planning, Development and Infrastructure Act 2016 29.1 Part 5- Planning and Is this item applicable? $\overline{\mathbf{v}}$ Design Code Will this be discharged or satisfied prior to or at settlement? NO [Note - Do not omit this Are there attachments? YES item. The item and its heading must be If YES, identify the attachment(s) (and, if applicable, the part(s) containing included in the the particulars): attachment even if not Refer to Annexure "C" - Plan SA Report applicable.] Title or other brief description of zone, subzone and overlay in which the land is situated (as shown in the Planning and Design Code):: **GN** General Neighbourhood Is there a State heritage place on the land or is the land situated in a State heritage area? NO Is the land designated as a local heritage place? NO Is there a tree or stand of trees declared in Part 10 of the Planning and Design Code to be a significant tree or trees on the land? NO Is there a current amendment to the Planning and Design Code released for public consultation by the State Planning Commission on which consultation is continuing or on which consultation has ended but whose proposed amendment has not yet come into operation? NO Note:-For further information about the Planning and Design Code visit www.code.plan.sa.gov section 127-Is this item applicable? $\mathbf{\nabla}$ 29.2 Condition (that Will this be discharged or satisfied prior to or at settlement? NO continues to apply) Are there attachments? of a development YES authorisation If YES, identify the attachment(s) (and, if applicable, the part(s) containing [Notethe particulars): Do not omit this item. The Refer to Annexure "C" item and its heading must be included in the Date of authorisation: statement even if not applicable.] Name of relevant authority that granted authorisation: Refer to Annexure "C" Condition(s) of authorisation: Refer to Annexure "C"

Schedule—Division 2—Other particulars

(section 7(1)(b))

Particulars of transactions in last 12 months

If the vendor, within 12 months before the date of the contract of sale-

- (a) obtained title to the land; or
- (b) obtained an option to purchase the land; or
- (c) entered into a contract to purchase the land (whether on the vendor's ownbehalf or on behalf of another),

the vendor must provide the following particulars of all transactions relating to the acquisition of the interest that occurred within that 12 month period:

- 1 The name and address of each party to the transaction and of each person in whom an interest vested as a result of the transaction:
- 2 The date and nature of each instrument registered on the certificate of title or, if no such instrument has been registered, the date and nature of each document forming the whole or part of a contract relating to the transaction:
- 3 Particulars of the consideration provided for the purposes of the transaction:

The above particulars must be provided for each transaction

Particulars of building indemnity insurance

Note—

Building indemnity insurance is not required for-

- (a) domestic building work for which approval under the *Development Act* 1993 or the repealed *Building Act* 1971 is or was not required; or
- (b) minor domestic building work (see section 3 of the Building Work Contractors Act 1995); or
- (c) domestic building work commenced before 1 May 1987; or
- (d) building work in respect of which an exemption from the application of Division 3 of Part 5 of the *Building Work Contractors Act* 1995 applies under the *Building Work Contractors Regulations* 2011; or
- (e) building work in respect of which an exemption from the application of Division 3 of Part 5 of the *Building Work Contractors Act* 1995 has been granted under section 45 of that Act.

Details of building indemnity insurance still in existence for building work on the land:

- 1 Name(s) of person(s) insured: **AMANDA DUNCAN**
- 2 Name of insurer: **VERO INSURANCE LIMITED**
- 3 Limitations on the liability of the insurer: \$103,550
- 4 Name of builder: **STERLING HOMES PTY LTD**
- 5 Builder's licence number: BLD7072
- 6 Date of issue of insurance: 03/07/2007
- 7 Description of insured building work: SINGLE DWELLING

 $\mathbf{\nabla}$

Exemption from holding insurance:

If particulars of insurance are not given, has an exemption been granted under section 45 of the *Building Work Contractors Act 1995* from the requirement to hold an insurance policy in accordance with Division 3 of Part 5 of that Act?

[YES/NO]

If YES give details:

- (a) Date of the exemption:
- (b) Name of builder granted the exception:
- (c) Licence number of builder granted the exemption:
- (d) Details of building work to which the exemption applies:
- (e) Details of conditions (if any) to which the exemption is subject:

ANNEXURES & ATTACHMENTS

The following documents are annexed hereto -

Annexure A - Certificate(s) of title

Annexure B - Property Interest Report (PIR)

Annexure C - Council Search & Plan SA Report

Annexure D - Form R3

Annexure E - Certificate of Emergency Services Levy Payable

Annexure F - Certificate of Land Tax Payable

Annexure G - Certificate of Water and Sewer Charges & Encumbrance Information

Acknowledgement of Receipt

I/We, the abovenamed Purchaser(s), hereby acknowledge having received this day this Statement under section 7 under the *Land and Business (Sale and Conveyancing) Act* with the annexures as set out above.

Dated this

day of

2021

Signed: _____

Purchaser(s)

(*Strike out whichever is not applicable)

Form R3 Buyers information notice

Land and Business (Sale and Conveyancing) Act 1994 section 13A

Land and Business (Sale and Conveyancing) Regulations 1995 regulation 15A

Before you buy a home there are a number of things that you should investigate and consider. Though it may not be obvious at the time, there could be matters that may affect your enjoyment of the property, the safety of people on the property or the value of the property.

The following questions may help you to identify if a property is appropriate to purchase. In many cases the questions relate to a variety of laws and standards. These laws and standards change over time, so it is important to seek the most up to date information.

Various government agencies can provide up to date and relevant information on many of these questions. To find out more the Office of Consumer and Business Affairs recommends that you check the website: www.ocba.sa.gov.au/Realestate/

Consider having a professional building inspection done before proceeding with a purchase. A building inspection will help you answer some of the questions below.

The questions have been categorised under the headings **Safety**, **Enjoyment** and **Value**, but all of the issues are relevant to each heading.

Safety

Is there asbestos in any of the buildings or elsewhere on the property

e.g. sheds and fences?

Does the property have any significant defects e.g. cracking or salt damp?

Have the wet areas been waterproofed?

- Is the property in a **bushfire** prone area?
- Are the electrical wiring, gas installation, plumbing and appliances in good working order and in good condition? Is a safety switch (RCD) installed? Is it working?
- Are there any prohibited gas appliances in bedrooms or bathrooms?
- Are **smoke alarms** installed in the house? If so, are they hardwired? Are they in good working order and in good condition? Are they compliant?
- Is there a swimming pool and/or spa pool installed on the property? Are there any safety barriers or fences in place? Do they conform to current standards?

- Does the property have any termite or other pest infestations? Is there a current preventative termite treatment program in place? Was the property treated at some stage with persistent organochlorines (now banned) or other toxic termiticides as fill been used on the site? Is the soil contaminated by chemical residues or waste?
- Does the property use **cooling towers** or manufactured warm water systems?

If so, what are the maintenance requirements?

Enjoyment

- Does the property have any **stormwater** problems?
- Is the property in a flood prone area? Is the property prone to coastal flooding?
- Does the property have an on-site **wastewater treatment facility** such as a septic tank installed? If so, what are the maintenance requirements? Is it compliant?
- Is a sewer mains connection available?
- Are all gutters, downpipes and stormwater systems in good working order and in good condition?
- Is the property near power lines? Are there any trees on the property near power lines? Are you considering planting any trees? Do all structures and trees maintain the required clearance from any power lines?
- Are there any significant trees on the property?
- Is this property a unit on strata or community title? What could this mean for you? Do you understand the restrictions of use and the financial obligations of ownership? Will you have to pay a previous owner's debt or the cost of planned improvements?
- Is the property close to a hotel, restaurant or other venue with entertainment consent for live music? Is the property close to any industrial or commercial activity, a busy road or airport, etc that may result in the generation of noise or the emission of materials or odours into the air?
- What appliances, equipment and fittings are included in the sale of the property?
- Is there sufficient car parking space available to the property?

<u>Value</u>

- Are there any illegal or unapproved additions, extensions or alterations to the buildings on the property?
- How energy efficient is the home, including appliances and lighting?
- What energy sources (e.g. electricity, gas) are available?
- Is the property connected to SA Water operated and maintained mains water? Is a mains water connection available? Does the property have a recycled water connection? What sort of water meter is located on the property (a direct or indirect meter an indirect meter can be located some distance from the property)? Is the property connected to a water meter that is also serving another property?
- Are there water taps outside the building? Is there a watering system installed? Are they in good working order and in good condition?

Does the property have alternative sources of water other than mains water supply (including bore or rainwater)? If so, are there any special maintenance requirements?

For more information on these matters visit:

www.ocba.sa.gov.au/consumeradvice/realestate

Disclaimer: There may be other issues relevant to the purchase of real estate. If you are unable to ascertain enough information about the questions raised in this form and any other concerns you may have we strongly recommend you obtain independent advice through a building inspection, a lawyer, and a financial adviser.

ANNEXURE 'A' (1 page)

Electricity Infrastructure - Building Restrictions and Statutory Easements

It is an offence under section 86 of the Electricity Act 1996 to erect a building or structure within a prescribed distance of aerial or underground powerlines. In some, but not all, cases approval may be obtained from the Technical Regulator. Generally, however, land owners must not build, or alter a building or structure, with the result that any part of the resulting building or structure is within the minimum clearance distance required from certain types of powerlines. These building limitations are set out in the Electricity (General) Regulations 2012 regulations 81 and 82. Purchasers intending to redevelop the property to be purchased should therefore be aware that the restrictions under the Electricity Act and Regulations may affect how, or if, they are able to redevelop the property.

In addition, if a building or structure is erected in proximity to a powerline of an electricity entity in contravention of the Electricity Act, the entity may seek a court order:

- a) requiring the person to take specified action to remove or modify the building or structure within a specified period;
- b) for compensation from the person for loss or damage suffered in consequence of the contravention; and/or
- c) for costs reasonably incurred by the entity in relocating the powerline or carrying out other work.

Contact the Office of the Technical Regulator in DMITRE for further details.

Statutory easements

Separate from the above restrictions, South Australia's electricity supply and transmission businesses have statutory easements over land where part of the electricity distribution or transmission system was on, above or under the land as at particular dates specified by legislation.

This notice does not necessarily imply that any statutory or other easement exists. However, where in existence, statutory easements provide these businesses (identified in the relevant legislation) with the right of entry, at any reasonable time, to operate, repair, examine, replace, modify or maintain their equipment, to bring any vehicles or equipment on the land for these purposes, and to install, operate and carry out work on any telecommunications cables or equipment that may be incorporated in, or attached to, their equipment (Clause 2 of Schedule 1 of the Electricity Corporations (Restructuring and Disposal) Act 1999; section 48A of the Electricity Act 1996).

A statutory easement is not generally registered on the title for the land.

To avoid risking injury and damage, it is recommended that the location of underground services be confirmed by telephoning Dial-Before-You-Dig on 1100.

For further clarification on these matters, please contact SA Power Networks' Real Estate Branch on telephone 8404 5897 or 8404 5894.

ANNEXURE 'B' (1 page)

Natural Resources Management Act 2004

Water Resources Management - Taking of underground water

Under the provisions of the Natural Resources Management Act 2004, if you intend to utilise underground water on the land subject to this enquiry the following apply:

- A well construction permit accompanied by the prescribed fee is required if a well/bore exceeding 2.5 meters is to be constructed. As the prescribed fee is subject to annual review, you should contact the Department on the telephone number below to confirm the current fee
- A licensed well driller is required to undertake all work on any well/bore Work on all wells/bores is to be undertaken in accordance with the General Specifications for well construction, modification and abandonment in South Australia

Further information may be obtained by contacting the Department of Water, Land and Biodiversity Conservation, Level 1 Grenfell Centre, 25 Grenfell Street, Adelaide or on telephone 8463 6898