



# APPLICATION FORM FOR THE ISSUE OF A LICENCE BY THE ESSENTIAL SERVICES COMMISSION OF SA UNDER THE WATER INDUSTRY ACT

*Application Form*

THIS REGULATORY DOCUMENT SHOULD BE READ IN CONJUNCTION  
WITH THE FINAL ADVICE



Enquiries concerning the currency of this form should be addressed to:

Essential Services Commission of South Australia  
GPO Box 2605  
Adelaide SA 5001

Facsimile: (08) 8463 4449  
Telephone: (08) 8463 4444  
Freecall: 1800 633 592 (SA and mobiles only)  
E-mail: [licensing@escosa.sa.gov.au](mailto:licensing@escosa.sa.gov.au)  
Web: [www.escosa.sa.gov.au](http://www.escosa.sa.gov.au)

## *AMENDMENT RECORD (since MONTH 2012)*

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**Application form for the issue of a licence by the Essential Services Commission of SA under  
the Water Industry Act 2012**

Application Form

## TABLE OF CONTENTS

Information for applicants before filling out this form	1
Purpose of this form	1
1. The Applicant	4
1.1. Identity of applicant	4
1.2. Legal identity of applicant	4
1.3. Address and Contact Details of applicant	4
1.4. Contact Person on behalf of applicant	5
1.5. Contact person for licence fees	5
2. The Licence	6
2.1. A detailed description of the retail services for which a licence is sought	6
2.2. Date from which Licence is sought	6
3. Suitability of Applicant to Hold a Licence	7
3.1. Standard of honesty and integrity shown by applicant	7
3.2. Standard of honesty and integrity shown by officers and major shareholders (if relevant) of the applicant	7
3.3. Names and addresses of the officers of applicant	8
3.4. Names and addresses of major shareholders of applicant (not relevant for local council applicants)	9
3.5. Details of the group members (not relevant for local council applicants)	9
3.6. Additional information	9
3.7. Financial resources available to the applicant	10
3.8. Human resources available to the applicant	10
3.9. Technical resources available to the applicant	11
3.10. Contracts	12
3.11. Suitable and appropriate infrastructure	13

**Application form for the issue of a licence by the Essential Services Commission of SA under  
the Water Industry Act 2012**

Application Form

3.12.	Risk management	13
3.13.	Licences held by the applicant in other Australian jurisdictions	13
3.14.	Previous unsuccessful licence applications in other Australian jurisdictions	14
3.15.	Licences held by associates of the applicant	14
3.16.	Compliance program	14
3.17.	Additional information	14
4.	Factors specified in the Essential Services Commission Act 2002	15
5.	Application Fees	16
6.	Declaration	17

**Application form for the issue of a licence by the Essential Services Commission of SA under the Water Industry Act 2012**

Application Form

## INFORMATION FOR APPLICANTS BEFORE FILLING OUT THIS FORM

### *Purpose of this form*

This form is to be completed by persons making an application to the Essential Services Commission of South Australia (the **Commission**) for the issue of a licence to provide a retail service (or undertake any other activity for which a licence is required by the regulations) in the water industry in South Australia.

The Commission may consider joint applications from two or more persons who wish to hold a licence jointly. Persons making joint applications must ensure that each of the applicants completes a separate application form together with a covering letter explaining that the application is for a licence to be jointly held.

### *Basis for this form*

Section 19(1) of the *Water Industry Act 2012* (the **Act**) provides that an application for the issue of a licence must be made to the Commission in a form approved by the Commission. This is the form approved by the Commission.

### *Use of this form and applicant's responsibility*

For the purpose of this application form, a reference to the term "Officer" include the applicant's directors and secretary, and/or other persons who make or participate in making decisions that affect a substantial part of the business of the applicant (e.g. Chief Executive Officer, Chief Financial Officer, General Manager etc.).

Applicants should list the information requested in the spaces provided in this form and enclose additional information when required. Applicants must take all reasonable steps to ensure the information provided in the application form is complete, true and correct and are required to make a declaration to that effect. Failure to disclose information or misrepresent any matter relevant to such information may result in a licence not being issued or in the suspension or cancellation of a licence at a later time.

Applicants are responsible for providing the Commission with current, accurate and relevant information. This will ensure that the application is processed promptly and without delay. All applications are assessed on a case-by-case basis. If insufficient information is provided with an application, the Commission will request additional information to be submitted before the application is considered further. This may cause delays in the assessment of the application.

**Application form for the issue of a licence by the Essential Services Commission of SA under the Water Industry Act 2012**

Application Form

**Prior reading**

It is essential that licence applicants read the Commission's Water Bulletin – “*Licensing Arrangements for the Water Industry*” before they fill out this form. This Bulletin is available on the Commission’s website [www.escosa.sa.gov.au](http://www.escosa.sa.gov.au) under water/licensing. Applicants should also familiarise themselves with the regulatory obligations set out in the Act and the Water Retail Code that will apply to entities that provide retail services.

**Licence conditions**

Section 25 of the Act requires the Commission to impose certain conditions in licences. The Commission strongly recommends that applicants review these mandatory conditions. Applicants must be familiar with the relevant conditions and be confident that they can comply with the conditions. The Commission will have regard to the scale and nature of the operations undertaken by an applicant in imposing these conditions and will be available to consult with an applicant in this regard.

**Consultation and Confidentiality**

The Commission will consult with relevant government, industry and consumer groups in the conduct of its licensing functions through a public consultation process. Consequently, applications and/or supporting information will be made available on the Commission’s website and in hard copy from the Commission’s office for this purpose.

If applicants believe that they are providing confidential information when completing this form they should write “this information is confidential” after any such information. It is the applicant’s responsibility to ensure this is clearly highlighted on the form. Applicants should also provide a ‘non-confidential’ version of the form capable of publication on the Commission’s website.

The Commission will use information supplied in applications and in support of applications in accordance with the requirements of Part 5 of the *Essential Services Commission Act 2002*. Applicants claiming confidentiality are encouraged to familiarise themselves with Part 5. Applicants should note that the Commission may be required to disclose confidential information in some circumstances.

**Application form for the issue of a licence by the Essential Services Commission of SA under the Water Industry Act 2012**

**Application Form**

***How to lodge an application***

Applicants should send their completed application form in writing and electronically.

In writing to:      Essential Services Commission of SA  
                          GPO Box 2605  
                          Adelaide SA 5001

Electronically to: [licensing@escosa.sa.gov.au](mailto:licensing@escosa.sa.gov.au)

***Application fee***

Applicants must also enclose an application fee (which is to be set by the Treasurer) with their application. This fee must be received by the Commission in cleared funds before it can commence assessing an application.

***Annual licence fee***

Holding a licence incurs an annual licence fee. The licence fees are set by the Treasurer, however, are collected by the Commission. At annual intervals, the Commission, on behalf of the Department of Treasury and Finance, will send to each licensee an invoice for the relevant annual licence fee. Licence fees are to be paid on receipt of an invoice via one of the payment options set out in the invoice.

A licence cannot be issued until the first annual licence fee has been paid.

**Application form for the issue of a licence by the Essential Services Commission of SA under  
the Water Industry Act 2012**

Application Form

## 1. THE APPLICANT

*Applicants must answer all questions in this section.*

### 1.1. *Identity of applicant*

*State the full name of the applicant. The applicant should be the person/entity that will be providing a retail service (e.g. retail or distribution operations etc). The Commission can also consider joint applications from two or more persons who wish to jointly hold the licence. Joint applicants should each complete an application form, and submit their application forms at the same time, with a covering letter explaining that a joint application is being made.*

**Name:** DISTRICT COUNCIL OF STREAKY BAY .....

### 1.2. *Legal identity of applicant*

*Provide information about the applicant, (i.e. whether the applicant is a natural person, proprietary limited or public company, partnership or local government body etc). If the applicant is a body corporate, please also state the jurisdiction in which the applicant is registered, and the applicant's ABN/ACN.*

A body corporate under the Local Government Act 1999 established by proclamation and ABN 93970509459

### 1.3. *Address and Contact Details of applicant*

**Business Address:**

29 ALFRED TERRACE .....

STREAKY BAY .....

**State:** SA..... **Post Code:** 5680 .....

**Postal Address (if different to Business Address):**

PO BOX 179 STREAKY BAY .....

**State:** SA..... **Post Code:** 5680 .....

**Telephone:** 0886261001.....

**Facsimile:** 0886261196.....

**E-mail:** dcstreaky@streakybay.sa.gov.au.....

**Application form for the issue of a licence by the Essential Services Commission of SA under  
the Water Industry Act 2012**

Application Form

**1.4. Contact Person on behalf of applicant**

*The full name, title and contact details of a person to whom the Commission can direct enquiries and correspondence about the application.*

**Full Name:** MARTIN FAULKNER

**Title:** WORKS MANAGER

**Business Address:**

29 ALFRED TERRACE STREAKY BAY

**State:** SA ..... **Post Code:** 5680

**Postal Address (if different to above):**

PO BOX 179 STREAKY BAY

**State:** SA ..... **Post Code:** 5680

**Telephone:** 0886261001

**Facsimile:** 0886261196

**E-mail:** faulknermartin@streakybay.sa.gov.au

**1.5. Contact person for licence fees**

*The full name or title of the person to whom the Commission can direct enquiries and correspondence about licence fees.*

**Full Name:** MARTIN FAULKNER

**Title:** WORKS MANAGER

**Business Address:**

29 ALFRED TERRACE STREAKY BAY

**State:** SA ..... **Post Code:** 5680

**Postal Address (if different to above):**

PO BOX 179 STREAKY BAY

**State:** SA ..... **Post Code:** 5680

**Telephone:** 0886261001

**Facsimile:** 0886261196

**E-mail:** faulknermartin@streakybay.sa.gov.au

**Application form for the issue of a licence by the Essential Services Commission of SA under the Water Industry Act 2012**

Application Form

## 2. THE LICENCE

*Applicants must answer all questions in this section.*

### 2.1. *A detailed description of the retail services for which a licence is sought*

*For example:*

*Water: drinking- residential and/or non-residential;*

*Water: non-drinking – residential and/or non-residential;*

*Sewerage: residential and/or non-residential; and*

*Sewerage – trade waste – non-residential.*

*Applicants should provide detailed information in respect of where the retail services will be provided and to whom (i.e. type and number of customers)*

A Community Waste Management Scheme servicing 512 residential, 39 commercial and 24 industrial properties within the township of Streaky Bay

### 2.2. *Date from which Licence is sought*

*If the applicant seeks to have the licence issued by a certain date, provide this date. Please note that the Commission does not undertake to issue the licence by this date. Applicants should usually allow the Commission a minimum of eight weeks to consider an application, as a public consultation period of several weeks forms part of the Commission's consideration of licence applications.*

1 January 2013

**Application form for the issue of a licence by the Essential Services Commission of SA under the Water Industry Act 2012**

Application Form

### **3. SUITABILITY OF APPLICANT TO HOLD A LICENCE**

*Applicants must answer all questions in this section.*

#### *3.1. Standard of honesty and integrity shown by applicant*

*In deciding whether the applicant is a suitable person to hold a licence, the Commission may:*

- *consider the applicant's previous commercial and other dealings, and*
- *the standard of honesty and integrity shown in those dealings.*

*Please provide information that will assist the Commission in its consideration of this matter. If the applicant:*

- *has been found guilty of any criminal offence,*
- *has been successfully prosecuted under any Territory, State or Commonwealth legislation (such as the Australian Securities and Investments Commission Act 2001 or the Competition and Consumer Act 2010); or*
- *has been the subject of disciplinary action,*
- *details of such matters must be disclosed. Failure to disclose such information or misrepresent any matter relevant to such information may result in the cancellation of a licence.*

*The Commission may use the service of an external expert to assist with the assessment of the applicant's standard of honesty and integrity.*

The Council has not been convicted of any criminal offence. The Council has never been prosecuted under any State or Commonwealth legislation. The Council welcomes further investigation by the Commission.

#### *3.2. Standard of honesty and integrity shown by officers and major shareholders (if relevant) of the applicant*

*Applicants should address responses to this question in the same manner as 3.1 above.*

As per 3.1.

**Application form for the issue of a licence by the Essential Services Commission of SA under  
the Water Industry Act 2012**

Application Form

**3.3. Names and addresses of the officers of applicant**

*State the names and addresses of the officers of the applicant. "Officers" of the applicant include the applicant's directors and secretary, or other persons who make or participate in making decisions that affect a substantial part of the business or operations of the applicant that will be licensed.*

**Full Name:** LACHLAN MILLER

**Date of Birth:**

**Office Held:** CHIEF EXECUTIVE OFFICER

**Business Address:** 29 ALFRED TERRACE STREAKY BAY

**State:** SA..... **Post Code:** 5680

**Full Name:** JO-ANN TANTI

**Date of Birth:**

**Office Held:** CORPORATE SERVICES MANAGER

**Business Address:** 29 ALFRED TERRACE STREAKY BAY

**State:** SA..... **Post Code:** 5680

**Full Name:** MARTIN FAULKNER

**Date of Birth:**

**Office Held:** WORKS MANAGER

**Business Address:** 29 ALFRED TERRACE STREAKY BAY

**State:** SA..... **Post Code:** 5680

*(attach additional pages if necessary)*

**Application form for the issue of a licence by the Essential Services Commission of SA under the Water Industry Act 2012**

**Application Form**

**3.4. *Names and addresses of major shareholders of applicant (not relevant for local council applicants)***

*State the full names and addresses of the major shareholders of the applicant.*

**Full Name:** NOT APPLICABLE.....

**Date of Birth (if applicable):** .....

**Office Held:** .....

**Business Address:**

.....

**State:** ..... **Post Code:** .....

**3.5. *Details of the group members (not relevant for local council applicants)***

*This is information about entities controlled by the applicant, or by the ultimate parent entity of the applicant (if applicable).*

NOT APPLICABLE

**3.6. *Additional information***

*Please answer the following questions.*

- *Is the applicant a resident of, or does it have permanent establishment in, Australia? If the answer to this question is "no", please provide further details.*

YES

- *Is the applicant under external administration (as defined in the Corporations Act 2001) or under a similar form of administration under any laws applicable to it in any jurisdiction? If the answer to this question is "yes", please provide further details.*

NOT APPLICABLE

- *Is the applicant immune from suit in respect of the obligations under the Water Industry Act 2012? If the answer to this question is "yes", please provide further details.*

NO

- *Is the applicant capable of being sued in its own name in a court of Australia? If the answer to this question is "no", please provide further details*

YES

**Application form for the issue of a licence by the Essential Services Commission of SA under the Water Industry Act 2012**

**Application Form**

### ***3.7. Financial resources available to the applicant***

*Provide information about the financial resources available to the applicant which provides sufficient evidence of the current and ongoing financial capacity of the applicant to effectively provide the relevant retail services (e.g. bank guarantees, credit history and business continuity arrangements).*

*If the applicant is a company, please enclose a copy of the audited (and Board approved) profit and loss statement and balance sheet for the previous two financial years, including the director's report and the audit opinion. If the applicant is a subsidiary company, please also provide a copy of the audited profit and loss statement and balance sheet of the applicant's parent company for the previous two financial years.*

*If an applicant is a local council, please enclose a copy of the audited profit and loss statement and balance sheet for the previous two financial years.*

*Applicants should also submit copies of business plans which detail the strategic direction of the applicant, including its objectives, identified opportunities in the market place and forecast results.*

Attached

- 2011/12 and 2010/2011 Audited Financial Statement
- 2012/2013 Annual Business Plan and Budget
- Strategic Management Plan
- Long term financial plan

### ***3.8. Human resources available to the applicant***

*Provide information about the human resources available to the applicant, for example, the number of employees and the experience of these employees in providing the services for which the licence is sought. If the applicant will employ contractor/s to assist with the licensed operations, please provide the name of that contractor/s, and details about the experience of the contractor/s in such operations and details of the processes in place to ensure the contractor/s will comply with the regulatory obligations imposed by the licence.*

Attached

- Organisational Structure

Council has twenty seven full time staff. Three staff, being the Works Manager, Works Supervisor and Foreman have experience in providing community waste management scheme services.

Council also engages the following contractors;

Streaky Bay Plumbing – significant plumbing experience and involvement in the operation of the CWMS over the last 20 years

Chris Haddy Electrical – significant electrical experience specific to the operation of the CWMS

**Application form for the issue of a licence by the Essential Services Commission of SA under the Water Industry Act 2012**

Application Form

**3.9. Technical resources available to the applicant**

*Applicants are asked to provide details about the availability of technical resources to be used in carrying out the services for which a licence is sought. The information should include details about the technically qualified staff available to the applicant and (if relevant) of experience gained in similar operations.*

*Applicants must also provide sufficient details of the systems and processes to be used to market and/or communicate with customers, to provide bills, to follow up payments and process customer move-ins and move-outs and deal with customer enquiries and complaints.*

Works Supervisor has 25 years experience in the operation of the CWMS and provides regular services and undertakes inspections and callouts

Professional advice is sought from Wallbridge and Gilbert Consulting Engineers, Gayler Professional Services and HDS Australia as required

Flowmeter readings are recorded fortnightly

Water quality testing undertaken monthly

Ongoing training of staff to ensure compliance with legislation and regulation

Customers are billed quarterly by way of issuing a rates notice. The relevant charge is detailed on the rates notices, which are issued within 30-60 days of payments falling due in September, December, March and June, pursuant to section 181 of the Local Government Act 1999.

Council is obligated to maintain an Assessment Record under section 172 of the Local Government Act 1999, which includes details of every piece of land in the Council area to which a CWMS service charge attaches and the person who is liable to pay the service charge

'Out of Hours' service provision is undertaken by Council staff and contractors where required

Attached

- Customer Complaints Policy
- Public Consultation Policy
- Records Management Policy
- Rating Policy Statement
- OHSW and Injury Management Policy
- Incident/Accident Report Form
- Risk Management Policy
- Rates Notice

**Application form for the issue of a licence by the Essential Services Commission of SA under the Water Industry Act 2012**

Application Form

### *3.10. Contracts*

*Applicants must provide reasonable evidence that they are able to meet reasonably foreseeable obligations under contracts for the sale and supply of water or the sale or supply of sewerage services (or both) as the case may be. Such contracts would include contracts whereby the applicant is reliant on a supply of water or specific sewerage service from a third party which is intends to on sell to its customers.*

Council owns and operates its own Community Waste Management System, there are no third party contracts involved for the operation of this scheme. Council has the ability to impose rates and/or charges for providing prescribed services under the Local Government Act 1999.

**Application form for the issue of a licence by the Essential Services Commission of SA under the Water Industry Act 2012**

Application Form

### *3.11. Suitable and appropriate infrastructure*

*The Commission may not issue a licence unless it is satisfied that the infrastructure to be used in connection with the relevant service is appropriate for the purposes for which it will be used.*

*Applicants are therefore asked to provide a detailed description of the infrastructure that will be utilised by the applicant in providing the retail services for which the licence is sought and verify that the infrastructure has been (or will be) developed in accordance with relevant Australian Industry Codes and Australian Standards with reference to technical specifications or reports.*

*If an applicant does not own the infrastructure to be used in delivering the relevant retail services, the applicant must provide information regarding the appropriateness of that infrastructure and of the binding arrangements that are (or will be) in place with the owner of the infrastructure in regards to the use of the infrastructure.*

The Streaky Bay Community Waste Management Scheme was designed in 1989 and commissioned in 1994. The scheme consists of 100mm uPVC drains gravity feeding 150mm uPVC trunk mains which discharge to one of six pump stations around the township. Effluent is then pumped via rising main to the treatment lagoons. Two of the five interconnected ponds are mechanically aerated.

Effluent is further filtered and chlorinated prior to use for irrigation in Council reserves and parklands.

A septic tank within each property (owned by the householder) provides the primary treatment and is cleaned by Council on a four yearly cycle.

As stated in 3.10 Council owns and operates the entire system

The scheme in place meets all licensing requirements of the EPA and the Department of Health, and is currently operating without problem and is fit for purpose

Council provides annual Effluent Monitoring Reports to the Wastewater Management section of the Department of Health.

### *3.12. Risk management*

*Provide confirmation and reasonable evidence that the applicant's management has identified the risks associated with the retail services it intends to provide and has established, utilises and relies upon risk management systems and processes which are adequate, accurate and current to address those risks. A copy of the applicant's risk management strategy should be submitted.*

As per 3.9, Councils Risk Management Policy is attached.

### *3.13. Licences held by the applicant in other Australian jurisdictions*

*If the applicant holds, or has previously held, a retail services licence or equivalent in other Australian jurisdictions please provide details. If a licence previously held has been suspended or cancelled, please provide details.*

**Application form for the issue of a licence by the Essential Services Commission of SA under the Water Industry Act 2012**

Application Form

Not Applicable

**3.14. Previous unsuccessful licence applications in other Australian jurisdictions**

*Please state whether the applicant has applied for a water retail licence or equivalent in another Australian jurisdiction and not been issued with a licence, and provide relevant details.*

Not Applicable

**3.15. Licences held by associates of the applicant**

*If an associate of the applicant (within the meaning of the Corporations Act) holds a water retail licence in South Australia or in other Australian jurisdictions, please provide details.*

Not Applicable

**3.16. Compliance program**

*Applicants are required to submit a copy of their Compliance Program which details what compliance systems the applicant has (or will have) in place and a description of how these systems will ensure compliance with the applicable regulatory obligations imposed by a licence and the Water Retail Code. The Commission expects that a Compliance Program will, as a minimum, document:*

- *the obligations that will apply to the applicant;*
- *the processes that are (or will be) in place to ensure the applicant's compliance with obligations;*
- *details on how compliance is monitored;*
- *details of how non-compliance will be reported and rectified; and*
- *details of any internal audit programs in place that review (or will review) the effectiveness of the Compliance Program from time to time.*

**3.17. Additional information**

*The Commission encourages applicants to provide any additional information they consider would be of assistance in supporting the application. Please provide below.*

Council prepares an Annual Business Plan (ABP) and consults with the community prior to its adoption. The ABP incorporates proposed charges in relation to CWMS and a budget summary of CWMS income and expenditure.

**Application form for the issue of a licence by the Essential Services Commission of SA under the Water Industry Act 2012**

Application Form

## 4. FACTORS SPECIFIED IN THE ESSENTIAL SERVICES COMMISSION ACT 2002

*In considering a licence application, the Commission must have as its primary objective the protection of the long term interests of consumers with respect to the price, quality and reliability of essential services, and must also have regard to the need to:*

- a) promote competitive and fair market conduct;
- b) prevent misuse of monopoly or market power;
- c) facilitate entry into relevant markets;
- d) promote economic efficiency;
- e) ensure consumers benefit from competition and efficiency;
- f) facilitate maintenance of the financial viability of regulated industries and the incentive for long term investment;
- g) promote consistency in regulation with other jurisdictions.

*If the applicant believes that information about their application would assist the Commission in its consideration of these factors, the applicant should provide such information below.*

Most of the townships in regional South Australia are provided with wastewater services by Local Government through various forms of CWMS. Councils did not “choose” to become involved in the provision of wastewater services as historically this was the role the South Australian Engineering and Water Supply Department (E&WS) and subsequently SA Water under the *Sewerage Act 1929*.

From the early 1960s the State Government sought to encourage Councils to construct a cheaper form of communal drainage in regional towns based on linking existing septic tanks.

The then *Local Government Act 1934* was amended to provide Councils with the necessary powers to construct and charge for these schemes. Councils were provided with financial subsidies and technical assistance originally by the Department of Health and subsequently by the Department of Local Government and the E&WS. The LGA agreed to take over the management of the State Government subsidy program in 2005.

Over time 39 Councils manage more than 170 separate CWMS.

In regional areas, the provision of CWMS was a public service provided by a Council when the State Government’s water utility was unwilling to do so, presumably on the basis of scale and economic considerations.

**Application form for the issue of a licence by the Essential Services Commission of SA under  
the Water Industry Act 2012**

Application Form

## 5. APPLICATION FEES

Applicants for a licence must pay the Commission an application fee which is fixed by the Treasurer. Please enclose this fee with the application. An application cannot be considered until this fee has been received.

Application form for the issue of a licence by the Essential Services Commission of SA under  
the Water Industry Act 2012  
Application Form

## 6. DECLARATION

All information in this application for the issue of a licence to authorise the provision of retail services in the water industry in South Australia must be verified by a Statutory Declaration of the applicant, in accordance with the provisions of the *Oaths Act 1936 (SA)*<sup>1</sup>, stating that the information contained in the application is true and correct to the best of the applicant's knowledge, information and belief.

In conjunction with this declaration, evidence of the relevant authority of the declarant to sign on behalf of the applicant must also be provided to the Commission.<sup>2</sup>

**Statutory Declaration**

I LACHLAN MILLER

of DISTRICT COUNCIL OF STREAKY BAY, 29 ALFRED TCE, STREAKY BAY SA 5680

do solemnly and sincerely declare that the information contained in this Application for the issue of a licence to authorise the provision of retail services in the water industry in South Australia is true and correct to the best of my knowledge information and belief.

And I make this solemn declaration conscientiously believing the same to be true, and by virtue of the provisions of the *Oaths Act 1936*.

Date 31/10/12

Signature .....

(Where the applicant is a body corporate, the declaration must be made by a person authorised by body corporate to sign on its behalf)

Declared at STREAKY BAY this 31st <sup>OCTOBER</sup> day of 2012.

Before me:.....PETER ANGUS MCNICOL J.P. 14129.

(Signature of Justice of the Peace or other person authorised under the Oaths Act 1936)

PETER ANGUS MCNICOL J.P. 14129 FOR SOUTH AUSTRALIA.

- 
- 1 Or equivalent legislation in other Australian jurisdictions.
  - 2 The Commission will accept a copy of a Board or Council minute (or circulating resolution) giving approval for the declarant to sign on behalf of the applicant as evidence of the relevant authority.





THE ESSENTIAL SERVICES COMMISSION OF SOUTH AUSTRALIA

Level 8, 50 Pirie Street Adelaide SA 5000

GPO Box 2605 Adelaide SA 5001

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