SA Water

Annexure C
Work Health Safety and Environmental and Heritage Standards

DAFI - Development Agreement Formal Instrument

Annexures
A - Development Agreement Standard Conditions
B - Design and Construction Standards
C - Work Health Safety and Environmental and Heritage Standards
D - Role of Superintendent
E - Approved Unconditional Undertaking

Government of South Australia
Work Health and Safety

The Developer must comply with, and ensure that its agents, employees and subcontractors comply with, all applicable health and safety legislation, including but not limited to:

- the Work Health and Safety Act 2012;
- the Dangerous Substances Act 1936; SA Water Corporation, Page 32 of 49
- the Explosives Act 1936;
- the Fair Work Act 1994;
- the Mines and Works Inspection Act 1920; and
- the Fire & Emergency Services Act 2005 (SA)
- the other legislation defined in section 4 of the Work Health and Safety Act 2012 as "corresponding WHS law".

Environment and Heritage Protection

The Developer must comply with, and ensure that its agents, employees and subcontractors comply with, the provisions of all applicable environmental and heritage legislation, including but not limited to:

- the Environment Protection Act 1993;
- the Native Vegetation Act 1991;
- the Natural Resources Management Act 2004;
- the Heritage Places Act 1993; and
- the Aboriginal Heritage Act 1988