

Z	e Council may, prior to Act, be required to follo sidering and/or granting uncil as a result of any do	its approvable this Please whicil in	considering or granting	grees that sha	II hot make any claim ag	ai/nstthe	
Z Ac.	comply with the terr Application) and any	ermit from the Councilons of	this Application and	the Permit (a <sub>ll</sub> co	bes Purpose, the Applicatory of which is attached posolute discretion, in gran	d to this	
DOST	Chequel Postal Order	r - please make payme 276 to reach Court	ent at Council's Admini	stration office to	Gi	5270.0	
Card	Numbere on the card	mastercard 1 870	Amount \$ expiry date			71/1878	
NN NN	nature 12				G		
Zing.	379	7m/879	Applicant/ Authorised F	Person of Applica	79	711878	
	Offise Use Only The Council has cons specified in the Applicant Permit to the Applicant Signature of Authorised	cation on the Road at	dthe Council approve	rmit to carry out	the Business Purpose prant and hereby grants a		
Zing.	Varne: 879 Position:	1 1 8 7 9		The state of the s	79	711878	
	Reference of Council F	N N	G V		G. J.		
Zing.	379	711/878		Zing St	7.9	711/879	

## ns and Conditions Permit

n consideration of payment Council permits the Permit of the Local Gov Act 1999 to carry out and use the Road the ing the Permit Period for the Business

- The District Council of Robe is a council constituted I Øovernment Act 1999 ("t Act") and it is entitled to exercise the p ers conferred on it under the Act
- The Council is vested with the fee simple of the whole of the Roads (which includes all footpaths) within the Council's area ("the public Roads").
- The Permit Holder wishes to use a portion of public Road being the area specified for the purpose specified for the period
- The Permit Holder is not permitted to carry out the Business Purpose on the Road without a Permit from the Council issued in accordance with
- Council has received Rermit Holder applying Permit from the Council un
  - The Council has nplied with \$223(1) and \$223(2)
- to the Permit Holder The council has agree cordance with the terms and co

### mit Holder's Covenants

mit Holder expressive Council that during the Permit Rerio nit Holder shall comply ne covenants, terms and conditions of the rmit as follows:

To pay to the Council the Permit Fee as determined by Council from time to time.

### **Additional Charges** 1.2

To pay any taxes, rates or charges eviet by any government civic or municipal authority whether federal, state or local in respect of the use of the Road by the Permit Holder;

# wthorisations, Certificat

entering upon and using provide to the urpose a copy of the council or son any other permits which aut<u>horisa</u>tions, perm tes) and overnmental, civic, or munic outhority of otherwise to use the Ro ner permitted under this Permit;

# Midemification & Release

- To indemnify the Council Trom and against all actions, costs, claims and transparent which may be brought or claimed against the Council arising out of or in relation to the granting of this Permit or the use of the Road for the Business Purpose by the Permit Holder, except where any action, cost earling or damage is caused by the negligence or default of the Council, its officers, employees or its agents
- Without limiting Clause 1.4.1 the Permit Holder acknowledges and agrees that the Council shall in no way be responsible or liable for any loss or damage caused to any structure fixture or fitting located on or adjacent to the Road whether it forms part of the Permit Holder's use of the Road or not) and the Permit Holder releases the Souncil from any liability or claim resulting directly or indirectly from any accident, damage, loss or injury occurring or arising them the structure fixture or titting except where any liability or claim is caused by the negligible of the location its officers, employees extrats agents: 1.4.2

# Risk Insurance

To effect and maintain to g the Remit Period a public risk insurance of the Council and the Permit Holder for the minimum automated TWENTY MILLION DOLLARS (\$20,000,000,000,000) feet claim for such other amount as the Council May really require from time to time and such policy must such policy m

- bear an endorsement from the insurer indicating the insurer accepts the indemnity 1.5.1.1 given by the Permit Holder to the Council under Clause 1.4.1; and
- 1.5.1.2 cover the injury, loss or damage to persons or property arising directly or indirectly from;

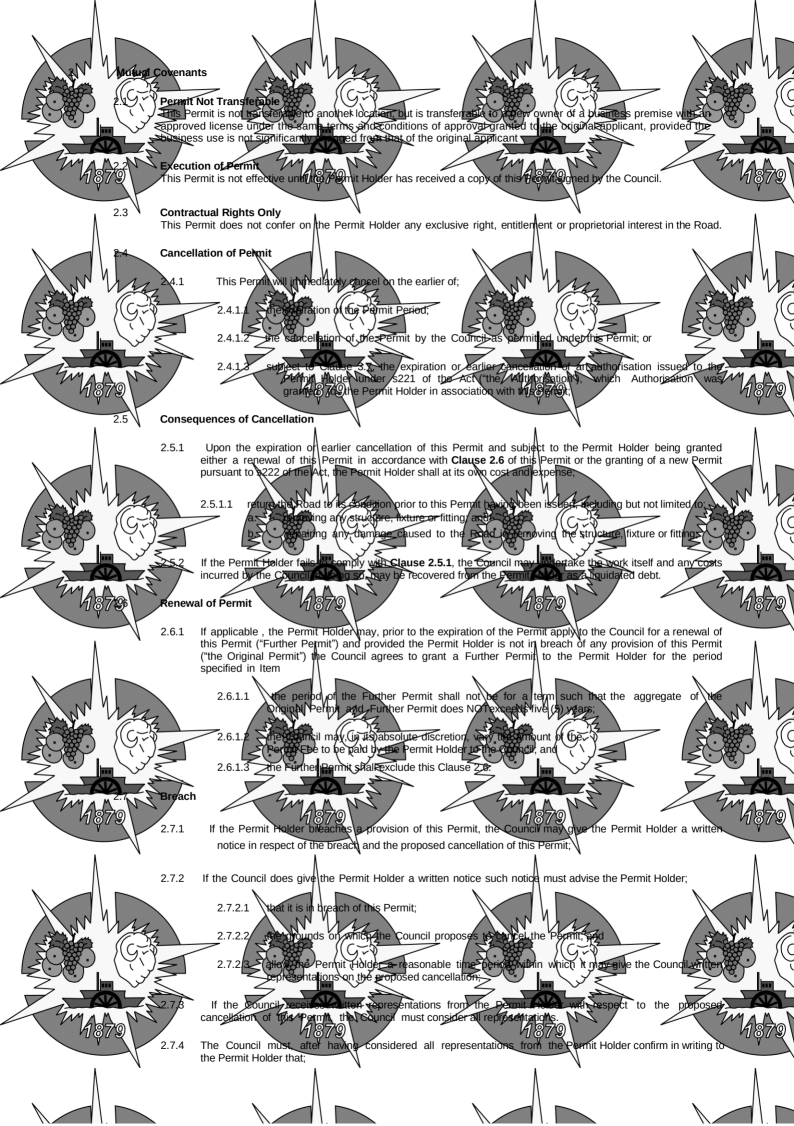
- maintenence of any structure fixture or fitting to the Road or any structure fixture or

- making good of the Road, including the Road and expration or earlier determination of this formit;
- em No der must not enter on to the land and iness Purpose on the ermit Holder has provided to the Council a La risk insurance policy sp

# **Industry Standards**

Notwithstanding Clause 2.7, at its own cost and expense, to comply with any applicable construction industry or public health and safety standards in relation to the Business Purpose of the use of the Road.

# Compliance with standary Requirements /2 At its own cost and expense to comply with any Act of Parliame Purpose of the use of the word including but not limited to the sale by-Jaw relating to the Bu Liquor Licensii Compliance with Direction o ment Department or Authority To ensure that the Business Rurpose and the use of the Road by the Permit 1.8.1 Tolder and those permitted by the Permit Holder does not interfere with or cause damage to or effect in any way any wire, post, cable, pipe or other property or infrastructure belonging to a service provider including but not limited to Telstra, SA Water and/or United Water, Boral, Origin Energy Limited or any other Federal, State or local government department or authority; and specified in Clause 1.8.1 does occur, without limiting the provisions contained in Clause Holden agrees to indemnify the Council to the will extent permitted by law against addings the Council for such damage and the Parmit Holder agrees to make good any 8.2 If any damag the Permit H claim ors in making good the damage. damade burse the Council for any cost or expense Authorised Use this/Permit including but not limit ese or allow any other part of the Road to sed other than in accordance permitting any unauthorised use or unla take place on the Road Maintenance & Repair 1.10.1 At its own cost and expense during the Permit Period to maintain and structure, fixture or fitting on the Road associated with the authorisation or permit and keep the structure, fixture or fitting in good, safe and proper repair and condition; and 1.10.2 Where the Permit Holder undertakes maintenance work to the Road or any structure, fixture or fitting on or near the Road, the Permit Holder must during the period in which the works are being carried out, ever warning stans and install appropriate warning devices of the Road in the immediate vicinity of the Road warning stans and install appropriate warning devices of the Road in the immediate vicinity Australian Field Guide of Uniform Traffic of in accord onable requests of the Council in relation to the Road and to To permit the Goun It Holder's use of the Road and to 1.11.2 If the Permit Holder does not recair and maintain the Road to the satisfaction of the Council, the Council may without formal notice having been given to the Permit Holder, carny out any such repair and maintenance to the Road and the Council shall be entitled to redover from the Permit Holder any costs incurred in doing so a liquidated debt; Notification of Damage leas to avoid damage to To take all re Road when us he Perant Notice does cause damage to the Road or any sant of the Road or any of Council's property as a result of the Permit Holder must at its own cost and and einstate the Road to the reasonal If the Permit Holder is to rectify any repair any such damage to he such or any Council owned property pursuant to Clause \$2.2 the Council may undertake the rectification and repairs itself, without format notice having been given to the Permit Holder and the Council to Council owned property and repairs itself, without format notice having been given to the Permit Holder and the Council owned property and repairs itself. 12.3 repairs itself, without forma notice having been given to the Permit Holder and the Council shall be entitled to recover from the Permit Holder as a liquidated debt any costs incurred in doing so. 1.13 **Location of Alteration** To ensure that use of the Road permitted under this Permit, remains within the confines of the Road and that no oth part of the Road is used by the Permit Holder for the Business Purpose arriant other business purpose without formal written Permit from Comrol of Patro To ensure that its use of the Roa Including the use of it by its employees, age contractors and invitees does behaviour of its employees, agents and invitees is of obstruct, inconvenience of person using the ur other Road and that the



the written representations Permit Holder and that the ton seed lis Permit Holder in the partie must be at east one (1) month unless that Opuncil determines that a shorter period to protect the public interest. For the purposes of this agreement "GST" has the same meaning as that term in \$195-1 of the Act. Costs The Permit Holder shall reimburse the Council all of its reasonable renewal thereof) and any other reasonable costs incurred by the Council all of its reasonable costs incurred by the Council default or breach or anticipated breached any provision of this Permore remedies available to the Council arising other at law or under this permedies available to the Council arising other at law or under this permedies. le costs incurred in granting this Permit (or uncil as a ponsequence of the Permit Holo amit including exactising or enforcing any Permit reference to: "Act" means the Loca 3.1.2 "Annexure" means the Annexure attached to this Permit; "Permit Holder" means the entity specified in the application 3.1.3 314 "Application" means the application made by the Permit Aolder for the granting of this Permit; authorisation granted by to alter the Road in accord Robe of P€ and authorised represents Permit" means this Feenit S 3.1.8 anted by the Council; "Permit Period" means the period specified. 3.1.9 "Road" means that part of the Road within the Council's area, the subject of this Permit; 3.1.10 3.1.11 "Schedule" not applica or fitting mans any structure, fixture epetty erected installed eit reference to a Statute shall include all amendments for the time steing in force and any other statute enacted in substitution is to be a corregulations and by laws for the time being under the statute and any notice demand order direction requirement or obligation under or pursuant to that statute or those regulations or by laws and the parassions "statute" "act" "by laws shall mean any force are mand or direction requirement or statute, act, regulation or by aw from time to time in force and any notice demand or direction requirement or obligation issued made given or imposed under or pursuant to the same; words importing the singular embrace the plural and words importing one gender shall embrace the other 3.1.14 gender and vice versa respectively; hall be deemed to include a corporate bod 3.1.15 any reference by the Permit Holder to the Council all moneys e shall be recoverable as ouncil (as payment of the Permit F headings only and s interpretation Permit: appear oppes context be not and void & y 3.1.19 any Council policy relating to the issue of a permit under Sec 122 of the Act of an authorisation under Sec 221 of the Act does not override or dorogate from the permit or an authorisation to the extent of any inconsistency unless the permit holder has been notified in writing of a variation to such a permit or authorisation.