



# RENMARK IRRIGATION TRUST

Constituted by a Statute of the Parliament of South Australia 1893

ABN: 38 139 833 773

## Renmark Irrigation Trust Irrigation System

2025-26

PT04

### Applicant

Name \_\_\_\_\_

Address \_\_\_\_\_

Phone \_\_\_\_\_ Mobile \_\_\_\_\_

Titles applicable to the trade

CT No

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### As owner(s)/lessee(s) of the above land, we agree and acknowledge that:

1. All water supplied by the Trust, whether Domestic, Irrigation or Industrial, comes from irrigation pipelines and is UNTREATED River Murray water and is **Non-Potable, unfit for human consumption**.
2. I/We will notify any employees, guests, representatives or assigns that the water UNTREATED River Murray water and is **Non-Potable, unfit for human consumption**
3. RIT's Water supply under our care shall remain totally independent of all other potable and non-potable water supplies and that no cross contamination is acceptable to either system. Any introduced chemicals or additive (ie fertiliser, etc) shall not return to the original supply or any other supplying water system
4. I/We will indemnify Renmark Irrigation Trust against any claim made on account of any illness or medical condition arising from water supplied by the service due to being informed that the water is **Not-Potable**

The Trust does not take any responsibility for the condition of any internal irrigation system. Please refer to *Part 5—Protection and facilitation of systems, 41—Protection and facilitation of systems* of the Trust Act, (attached).

Water odours can develop, especially after large rains, please phone the office on 8586 6050 to report odour problems.

Domestic water customers are required to maintain a storage capable of holding up to 7 days water supply. This is valuable during programmed shutdowns, breakdowns of the Trusts water supply structure, for the settling of dirty water and for avoiding odour problems.

All registered owners to sign

Print Name: \_\_\_\_\_ Signature: \_\_\_\_\_

Print Name: \_\_\_\_\_ Signature: \_\_\_\_\_

Print Name: \_\_\_\_\_ Signature: \_\_\_\_\_

Print Name: \_\_\_\_\_ Signature: \_\_\_\_\_

Last updated June 2024

## Part 5—Protection and facilitation of systems

### 40—Protection and facilitation of systems

(1) A person must not—

- (a) connect a channel or pipe to an irrigation or drainage system of an irrigation trust; or
- (b) place a structure or install equipment in, over or immediately adjacent to a channel or pipe connected to an irrigation or drainage system of an irrigation trust; or
- (c) supply water supplied or delivered to him or her by an irrigation trust under this Act to any other person,

unless he or she does so at the direction, or with the approval, of the trust.

(2) A person must not use a method of distributing irrigation water in a manner that is inconsistent with any determination or rule of an irrigation trust.

(3) A person who is a landowner under this Act—

- (a) must ensure that irrigation water does not drain or otherwise escape onto or into adjoining land so as to cause a nuisance to the adjoining landowner; and
- (b) must maintain, and when necessary repair or replace an irrigation or drainage system provided by the landowner; and
- (c) must not block or impede the flow of water in any part of an irrigation or drainage system except at the direction, or with the approval, of the irrigation trust; and
- (d) must, when necessary, clear channels and pipes of an irrigation or drainage system provided by the landowner; and
- (e) must ensure that channels and pipes on his or her land, including those forming part of an irrigation or drainage system provided by an irrigation trust, are protected from damage that is reasonably foreseeable.

(4) If, in the opinion of an irrigation trust, it is necessary or desirable in the interests of supplying or delivering water efficiently to, or draining water efficiently from, land, or in order to meet any duty or other requirement under the *Natural Resources Management Act 2004* (including a licence under that Act) or the *River Murray Act 2003*, or in order otherwise to provide for the proper management of water, the trust may by notice served on a landowner direct the landowner—

(a) to—

- (i) construct or erect channels, embankments, structures, tanks, ponds, dams or other facilities for holding water; or
- (ii) lay pipes; or
- (iii) install fittings or pumps or other equipment,

on his or her land; or

- (b) to widen or deepen channels forming part of an irrigation or drainage system provided by the landowner, to install fittings or equipment for or in relation to irrigating the land, or to carry out any other work on the land; or

(c) to provide a barrier that is impervious to water on the sides and bed of a channel forming part of an irrigation or drainage system provided by the landowner; or

(d) to undertake such other act or activity as is specified in the notice.

(5) An irrigation trust may by notice served on a landowner direct the landowner—

(a) to erect fences to keep stock or other animals away from channels or pipes on the land; or

(b) to comply with the requirements of 1 or more of the other provisions of this section.

(6) A notice under subsection (4) or (5) may specify—

(a) the dimensions and gradients of channels, pipes or other works; and

(b) the dimensions, design, constituent materials and other specifications of—

(i) the barrier to prevent or reduce seepage of water from a channel;

(ii) pipes, structures (including fences) fittings or equipment.

(7) If a person fails to comply with a notice, the trust may enter the relevant land and take the action specified in the notice and such other action as the trust considers appropriate in the circumstances and the trust's costs will be a debt due by the person to the trust.

(8) A person who contravenes or fails to comply with a provision of this section or of a notice served under subsection (4) or (5) is guilty of an offence.

Maximum penalty: \$20 000.

Expiation fee: \$750.