TREASURER’S INSTRUCTION 1

INTERPRETATION AND APPLICATION

Reissued: 21 January 2015

Effective: 21 January 2015

Scope

1.1 This instruction applies to all public authorities.

Objective

1.2 To provide guidelines for the interpretation of the Treasurer’s instructions.

1.3 To specify the extent to which Treasurer’s instructions apply to public authorities.

Interpretation and Definition

1.4 Treasurer’s instructions are issued pursuant to section 41 of the Public Finance and Audit Act 1987.

Instruction

1.5 Terms defined within the Public Finance and Audit Act 1987 will have the same meaning in the Treasurer’s instructions.

1.6 For the purposes of an instruction:

1.6.1 “Australian accounting standards” means accounting standards issued by the Australian Accounting Standards Board which are in force in relation to the reporting period to which the financial statements relate.

1.6.2 “Chief Executive” has the same meaning as a “Chief Executive Officer” defined in section 4 of the Public Finance and Audit Act 1987 and means:

1.6.2.1 where the public authority is a government department, the Chief Executive or the person who has the powers and functions of Chief Executive of that government department;

1.6.2.2 where the public authority is a Minister—the Minister;

1.6.2.3 where the public authority is a statutory authority (not being a natural person or a corporation sole) or some other body—the
Chief Executive\(^1\) of the authority or other body or, if there is no
Chief Executive, the person entitled to preside at meetings of the
governing body of the authority or other body;

1.6.2.4 where the public authority is a natural person or a corporation sole—
that person or the person constituting the corporation.

1.6.3 “employee” means a South Australian Government employee who is an
employee of the Crown or a statutory authority or a person who is appointed
to any office under an Act.

1.6.4 “governing authority” means the person or group of persons or the board or
any other management body to whom the ultimate management of a public
authority (that is not an administrative unit) is committed pursuant to the
constitution or the governing legislation of the relevant public authority, and
means a natural person who is constituted or deemed to be constituted as a
corporation sole where the public authority is a corporation sole.

1.6.5 “Administrative unit” means a government controlled entity, established or
continuing in existence, under the Public Sector Act 2009 or otherwise
designated as an administrative unit by the Government.

1.6.6 “Minister” means the Minister of the Crown who has responsibility for the
public authority, or the relevant part of the public authority, or the Minister who
administers the Act under which a public authority that is not an administrative
unit was constituted.

1.6.7 "public authority" has the same meaning as defined in section 4 of the Public
Finance and Audit Act 1987 and means—

(a) a government department;

(b) a Minister;

(c) a statutory authority—

(i) that is an instrumentality of the Crown; or

(ii) the accounts of which the Auditor-General is required by law to
    audit;

(d) such other body or person as is prescribed,

but, subject to any other provision of the Public Finance and Audit Act 1987,
does not include a statutory authority where the Act by or under which the
authority is appointed or established provides for the auditing of the accounts of
the authority by a person other than the Auditor-General.

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\(^1\) In this clause, the term “Chief Executive” includes the employee, however entitled, who is responsible for duties
of a type traditionally carried out by a Chief Executive in a statutory authority or other body.
1.6.8 "public corporation" means a statutory corporation to which provisions of the Public Corporations Act 1993 apply by way of its incorporating Act or by regulation. (A statutory corporation is a body corporate (other than a council or university) that is established by or under an Act and comprises or includes, or has a governing body that comprises or includes, a Minister or a person or body appointed by the Governor or a Minister).

1.7 Treasurer's instructions will apply to each public authority as defined by the Public Finance and Audit Act 1987, with the exception of:

1.7.1 University of Adelaide;
1.7.2 Flinders University of South Australia; and
1.7.3 University of South Australia;

each of which is required to comply only with Treasurer's Instruction 19 Financial Reporting and Accounting Policy Statements.

1.8 Where the governing legislation of a public authority has alternative arrangements that are inconsistent with a Treasurer's instruction, the governing legislation will prevail.

1.9 Where an applicable provision of the Public Corporations Act 1993 has an alternative arrangement that is inconsistent with a Treasurer's instruction, the applicable provision of the Public Corporations Act 1993 will prevail.

1.10 Where an instruction or part of an instruction specifically limits compliance to a particular type of public authority, only that type of public authority is required to comply with that, or the relevant part of that, instruction.

1.11 Where the Chief Executive of a public authority is of the opinion that:

1.11.1 the costs of compliance with an instruction will exceed the benefits;
1.11.2 an equivalent procedure or policy is already applied by that authority; or
1.11.3 there are justifiable reasons why a matter required by the Treasurer's instructions should not apply or should be varied;

he or she may request that the Treasurer varies the effect of that instruction's application to that agency or transaction by making a submission to the Under Treasurer.

1.12 The Treasurer may vary or revoke a Treasurer's instruction or authorise alternatives to operate in particular circumstances. Variations to a Treasurer's instruction apply from the date the revised instruction becomes effective, and the earlier Treasurer's instruction is superseded from that date. A revoked Treasurer's instruction ceases to apply on the date it is withdrawn.

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