Application Form



Reviewable Decisions

Completed forms should be addressed to the National Rail Safety Regulator and forwarded to ONRSR via one of the following methods:

Email: contact@onrsr.com.au

Fax: (08) 8406 1501

Address

In person: Level 1, 75 Hindmarsh Square, Adelaide, SA, 5000

Post: PO Box 3461, Rundle Mall, ADELAIDE SA 5000

Note: A separate sheet may be attached and signed if the space in any part(s) of this form is insufficient

Part A - Under section 216(1) of the Rail Safety National Law

The eligible person in part B applies to the National Rail Safety Regulator (NRSR) to review the reviewable decision in part C, for the reason (if any) in part D.

Part B – Eligible person making this application ("eligible person" is defined in Section 215 of the Rail Safety National						
Full name	ACN: (if applicable)					
Trading as						

(correspondence from ONRSR concerning the application will be sent to the eligible person at this address)

Personal information is handled in accordance with the *Privacy Act 1988* and the Australian Privacy Principles. For more information, download our Privacy Notice or Privacy Policy at www.onrsr.com.au

Part C - Reviewable decision

Provision of the *Rail Safety National Law* under which the reviewable decision was made (specify the relevant provision of the Rail Safety National Law from the list in section 215).

This application is relation to:

A reviewable decision made by the NRSR (section 216 (1)(a) of the Rail Safety National Law)

A reviewable decision made other than a decision made by the NRSR (section 216 (1)(a) of the Rail Safety National Law)

Date on which the decision first came to the eligible persons notice: / /

The reviewable decision or a summary of it is as follows: (if you attach a copy of reviewable decision, select box)

Copy of "reviewable decision" attached

Note: An application for review of a reviewable decision does not affect the operation of the decision or prevent the taking of any action to implement it; unless the NRSR, on its own initiative or the application made by you, stays the operation of the decision (not being an immediate suspension of accreditation or registration, or a prohibition notice) pending the determination of the review (see section 216(7) of the Rail Safety National Law. The NRSR will conduct its review in accordance with legislation and the ONRSR Policy for 'Review of Decisions'. Part D – Reasons for a review The reasons (if any) in support of this application: **Note:** It is not necessary to provide reasons in support of your application but reasons may assist the decision-maker. Part E – Outcome sought The outcome sought in relation to this application (select and complete the relevant box) the reviewable decision be varied as follows (specify): the reviewable decision be set aside and substituted by the following decision (specify):

Note: It is open to the NRSR to affirm the reviewable decision.

Part F - Timeframe for review

Please note that in relation to a reviewable decision made by the Regulator, this Application for Review must be delivered to the Regulator within 28 days after the decision was made. For a reviewable decision, other than a decision made by the Regulator, this form must be provided to the Regulator within:

- a) 28 days after the day on which the decision first came to the eligible person's notice; or
- b) Such longer period as the Regulator allows.

If you are out of time for making an application in relation to a reviewable decision, other than a decision made by the NRSR, and you seek an extension of time from ONRSR to make this application, reasons in support of the application to extend the time are:

Signature				
Print Name				
Date	/	/		

Note: Check that you have completed parts B to G and attached a copy of the reviewable decision if it is reasonably available.