

Respondent	Relevant By-law	Submission	Abridged Comment	Administration Response	Action
Respondent 1 - Resident	By-law 3 - Local Government Land	Fantastic to see gender inclusivity introduced into this bylaw.	Support for the introduction of gender inclusivity in the bylaw.	Proposed changes follow the model by-law wording drafted by the LRC. Comments noted.	No change required
Respondent 2 - Business Representative	By-law 2 - Movable Signs	Regarding removalable signs particularly Aframes could you please advise What is a Ceremonial Road? Is it King William St and North Tce?	Request for clarification on the definition of a Ceremonial Road and whether it includes King William St and North Tce.	Response to questions provided to Respondent.	No change required
	By-law 2 - Movable Signs	Compliance, no mention of pro active monitoring and who is the authorised officer? Is it the Parking people? Or is it a re-active issue and only checked upon if a complaint is made?	Enquiry about the absence of proactive monitoring details and clarification on whether the authorized officer is from Parking or if the issue is reactive and complaint-based	In accordance with the Local Government Act 1999, an "Authorised Person" has the same meaning as defined within the Act. Investigations are conducted both reactively and based on complaints received. The authorised officers involved in these investigations may come from various departments based on delegations of authorisations. Response to questions provided to Respondent.	No change required
	By-law 2 - Movable Signs	Is their a 3 strikes and your out regarding repeat non compliance?	Inquiry about the existence of a 'three strikes and you're out' policy for repeat non-compliance.	Investigations of requests and complaints are conducted on an individual case basis and in accordance with the Council's internal policies and procedures.	No change required
	By-law 2 - Movable Signs	The current By-Law has not been successful as numerous non compliant placement of these Aframes continues and repeat offenders do not suffer any penalties.	Concern about the lack of enforcement and penalties for non-compliant A-frame placements, leading to repeated offenses	Penalties and enforcement action for non-compliance and non-compliant A-frame placements are set out in accordance with the Local Government Act 1999.	No change required
	By-law 2 - Movable Signs	Some traders locations do not work well with Aframes such as intersections where pedestrians bankup and 1.8m from the corner is not sufficient.	Concern about A-frame placement at intersections where pedestrian congestion occurs, with the 1.8m distance from the corner being insufficient	Placement of Moveable Signs is covered in Section 6 of the By-law relating to placement.	No change required
	By-law 2 - Movable Signs	Bus Zones can be very crowded areas and queues go past the length of the marked zone.	Observation about bus zones becoming crowded and queues exceeding the marked zone length.	Comment noted and will be considered for future.	No change required

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Respondent 3 - Unknown	By-law 4 - Roads	<p>As part of your consultation process for the 2024 bylaws, you requested feedback. As such, after reviewing several of the PDFs on your website, I'd like to offer the following changes to the Draft of the By Law no. 4 (original attached):</p> <p>Please remove the provision 4.5 titled "Distribute" and all subsequent subsections of this (for posterity, shown below):</p> <p>4.5 Distribute give out or distribute any hand bill, book, notice, leaflet, or other printed matter to any bystander, passer-by or other person except any hand bill, book, notice, leaflet or other printed matter:</p> <p>4.5.1 that is related to a Commonwealth or State election and is placed, given out or distributed during the period commencing at 5.00pm on the day before the issue of the writ or writs for the election and ending at the close of polls on polling day; or</p> <p>4.5.2 that is related to an election under the Local Government Act 1999, or the Local Government (Elections) Act 1999 and is placed, given out or distributed during the period commencing four weeks immediately before the date that has been set (either by or under either Act) for polling day and ending at the close of voting on polling day; or</p> <p>4.5.3 that is related to and placed, given out or distributed during the course of and for the purpose of a Referendum;</p> <p>My rationale is clear and straightforward and as follows: I do not believe any government entity (state or federal) should have the right to limit something as fundamental as the posting or handing out of bills, booklets, fliers or printed matter. As a federal employee within the Australian Public Service it pains me greatly to see the ever increasing scope of censorship by governments across the western world including within Australia. If ideas cannot be distributed online due to mass surveillance and censorship that limits their reach, the only recourse the average citizen has is directly spreading their message in person, which will naturally require the distribution of "printed matter". No one should have the right to limit the free speech and spread of ideas, certainly not a local council. In all my years of frequenting the Adelaide CBD, I have never encountered anyone forcing their "printed matter" onto me; at the end of the day, it is up to the individual person who decides whether to engage with or pick up this "printed matter". The fact that this clause specifically exempts printed matter relating to Commonwealth or State matters is rather telling, namely that whoever wrote these clauses seems to believe that only government approved messages are allowed to be disseminated. This is NOT what I believe a free and democratic society should mandate upon its population.</p> <p>For these reasons I hope you consider the removal of this provision from these by laws, including if they currently exist elsewhere within your purview.</p>	Recommendation to remove provision 4.5 'Distribute' and its subsections from Draft By Law No. 4, citing concerns over limiting the distribution of printed materials and free speech	The activity of "distribution" is not prohibited; however, permission is required prior to the activity to ensure public safety, maintain order, and prevent disruptions. This requirement is included in the By-law to balance individuals' rights to distribute materials with the need to manage public spaces effectively.	No change required
Respondent 4 - Non Resident	By-law 5 - Waste Management	<p>I support the current changes however I want to provide feedback for MORE changes.</p> <p>I want to see compulsory waste services for offices (organic, recycle and landfill) it should be based on a calculation between their square footage and their tenants. If the council truly cares about the environment then they should be mandating the appropriate waste facilities for offices above a certain size where you're council bins no longer apply.</p>	Support for current changes with a request for mandatory waste services (organic, recycle, and landfill) for offices, based on square footage and tenant number, to enhance environmental care.	Waste management services, including different approaches to reduce waste and increase resource recovery are noted. Councils are required to provide waste services to residents only: 'In order to facilitate the proper management of waste that is to be collected under subclause (1)(b), a metropolitan council must provide a weekly general kerbside waste collection service (other than for recyclable waste or vegetative matter) in respect of residential premises within its area.' Environment Protection (Waste to Resources)Policy 2010 (legislation.sa.gov.au) Accordingly CoA provides a weekly service to residents and small businesses. Commercial premises are not eligible for council services.	No change required
Respondent 5 - Resident	By-law 6 - Rundle Mall - section 4.9	<p>4.9 - The use of the term 'interfere with' suggests it is designed to prevent people searching for 10c refundable containers in rubbish bins.</p> <p>My experience is that such individuals are almost always methodical and tidy, and cause neither litter nor disturbance to others. These people use this collection as a means of financially supporting themselves in the absence of appropriate government and council support.</p> <p>I am very much against denying such activities, as they are beneficial to those involved and do no harm to the general public.</p>	Opposition to the term 'interfere with' in 4.9, arguing it targets tidy individuals collecting refundable containers for financial support without causing harm	This activity is acknowledged and supported via Rundle Mall bins being equipped with side rails that facilitate the storage and easy collection of bottles and cans to reduce the amount of interference.	No change required

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Respondent 6 - Non Resident	By-law 6 - Rundle Mall	Feeding birds is a joy to people. Depleting vegetation ei houses with no gardens and city buildings are leaving birds with few options for finding food.	Concern about limited bird feeding options due to reduced vegetation in urban areas, highlighting the joy people find in feeding birds	Feeding birds in public places like Rundle Mall may be prohibited to maintain health and safety, control pests, prevent property damage, avoid food debris attracting other pests, prevent disrupting birds' natural feeding habits, and to avoid aggressive bird behaviour	No change required
	By-law 8 - Cats	Unsuportive - No comments made			No change required
Respondent 7 - Non Resident	By-law 6 - Rundle Mall	Clause (new) 5.7 appears to (now) prohibit parents taking their very young children of the opposite gender into a public convenience by removing clause 5.8.5.1. For clarity under clause 3 children should be identified as "vulnerable persons".	Concern that new clause 5.7 may prohibit parents from taking young children of the opposite gender into public conveniences, suggesting children be identified as 'vulnerable persons' for clarity	Proposed changes follow the model by-law wording drafted by the LRC. Comments noted.	No change required
	By-law 6 - Rundle Mall	For clarity, proposed new clause 5.7.5.3 should have the word "is" replaced by the words "identifies as".	Replace 'is' with 'identifies as' in proposed clause 5.7.5.3 for clarity	Proposed changes follow the model by-law wording drafted by the LRC. Comments noted.	No change required
Respondent 8 - Non Resident	By-law 6 - Rundle Mall	I'm concerned with the one policing who can go into toilets though I appreciate you have updated and improved it.	Appreciation for updates but concern over policing access to toilets."	Proposed changes follow the model by-law wording drafted by the LRC. Comments noted.	No change required
	By-law 6 - Rundle Mall	To my knowledge the problems about toilets is entirely people policing other people and this shouldn't be encouraged. I know you said "except trans and gender diverse" but I have to say as a nonbinary person you already feel very unsafe...and sometimes get picked on...without having to explain yourself. Wouldn't it be safer to have ungendered toilets? Although when it comes to Rundle Mall I am not even sure what toilets you mean.	Concerns about safety and policing in toilets, suggesting ungendered toilets for inclusivity.	Proposed changes follow the model by-law wording drafted by the LRC. Comments noted.	No change required
	By-law 6 - Rundle Mall	As far as approved activities go, I wanted to check protesting is still allowed. Some of them (eg toxic street preachers) really annoying me but we need democratic spaces for a reasonable amount of free speech.	Ensure protesting remains allowed for democratic free speech	Protests remain possible and the conditions unchanged. Protests are administered and enforced under the Public Assemblies Act 1972 and managed by SAPOL	No change required
	By-law 6 - Rundle Mall	Also no ball sports seems reasonable but I hope scouts can still do orienteering and little kids can still ride on the pigs. Just checking that's not what you are banning.	Confirm ball sports ban doesn't affect scouts' orienteering or kids' activities	The activity mentioned is permitted however activities such as this require permission in the form of a permit (written permission) prior to the activity taking place	No change required
Respondent 9 - Ratepayer	By-law 6 - Rundle Mall	I'm concerned that the wording of by-law 5.7.5.3 may cause distress to individuals who identify as gender diverse, especially if they are required to prove their gender in certain situations. I suggest rewording this by-law to remove the gender-related clause and instead focus on creating a by-law that prohibits disrespectful or inappropriate language and actions toward any member of the public in any public convenience area.	Reword by-law 5.7.5.3 to avoid distress to gender-diverse individuals, focusing on respectful behaviour.	Proposed changes follow the model by-law wording drafted by the LRC. Comments noted.	No change required
Respondent 10 - Unknown	By-law 3 - Local Government Land	Single sex bathrooms only. Invalid bathrooms should be the only bathrooms persons of either sex can use.	Support for single-sex bathrooms; invalid bathrooms for either sex.	Proposed changes follow the model by-law wording drafted by the LRC. Comments noted.	No change required
	By-law 5 - Waste Management	Single sex bathrooms only. Invalid bathrooms should be the only bathrooms persons of either sex can use.	Support for single-sex bathrooms; invalid bathrooms for either sex.	Proposed changes follow the model by-law wording drafted by the LRC. Comments noted.	No change required
	By-law 6 - Rundle Mall	Single sex bathrooms only. Invalid bathrooms should be the only bathrooms persons of either sex can use.	Support for single-sex bathrooms; invalid bathrooms for either sex.	Proposed changes follow the model by-law wording drafted by the LRC. Comments noted.	No change required
	By-law 6 - Rundle Mall	Prohibition of firearms should remain for members of the public.	Maintain prohibition of firearms for public safety.	Offence is covered by other legislation, Summary Offences Act 1953	No change required
	By-law 9 - Lodging Houses	Single sex bathrooms only. Invalid bathrooms should be the only bathrooms persons of either sex can use.	Support for single-sex bathrooms; invalid bathrooms for either sex.	Proposed changes follow the model by-law wording drafted by the LRC. Comments noted.	No change required

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Respondent 11 - Resident	By-law 5 - Waste Management	While I support the changes the enforcement of the rules needs to be included in the by-laws. I note that commercial businesses have one hour only to remove bins from the street after they have been emptied. In my street they are often out for days and weeks and calling the Council gets a sluggish result meaning that the commercial bins are often in our lovely street marring the amenity. Real warnings and fines need to be built into the by-laws and they need to be enforced regularly and often in a timely manner. I was assured many years ago (probably at the time of the last review) that fines would be included and yet it seems this was not the case!	Enforcement of rules needed, including timely fines for commercial bin removal.	Penalties and enforcement action for non-compliance and non-compliant bins placement are set out in accordance with the Local Government Act 1999.	No change required
Respondent 12 - Unknown	By-law 1 - Permits and Penalties	There should be an allowance for food trucks etc to not require a permit if in a specific area	Allow food trucks to operate without a permit in specific areas.	Permits for mobile food trucks ensure public health and safety, manage location and congestion, balance competition with brick-and-mortar businesses, protect public amenities, control environmental impact, comply with relevant legislation, maintain community standards	No change required
	By-law 5 - Waste Management	This will only work if the correct bins are provided and not just set up to look like they are that type of bin.	Ensure correct bins are provided for intended use.	Comments noted.	No change required
	By-law 6 - Rundle Mall	I see no need to stop advertisement of any way shape or form. Maybe a little bit of advertising may get people back into the city.	Support for advertising to attract people back to the city.	No proposed amendments to advertising.	Comment noted
Respondent 13 - Non	By-law 3 - Local	As a member of Women's Rights Network Australia I am concerned about by-law 3 which will allow male people who identify as women to enter	Concerns about by-law 3 allowing	Proposed changes follow the model	Comment noted