No. 96 3129



THE SOUTH AUSTRALIAN

GOVERNMENT GAZETTE

PUBLISHED BY AUTHORITY

ALL PUBLIC ACTS appearing in this GAZETTE are to be considered official, and obeyed as such

ADELAIDE, THURSDAY, 15 JUNE 2000

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GOVERNMENT GAZETTE NOTICES

ALL poundkeepers' and private advertisements forwarded for publication in the South Australian Government Gazette must be PAID FOR PRIOR TO INSERTION; and all notices, from whatever source, should be legibly written on one side of the paper only and sent to Riverside 2000 so as to be received no later than 4 p.m. Tuesday preceding the day of publication. Phone 8207 1045 or Fax 8207 1040. E-mail: Riv2000@saugov.sa.gov.au. Send as attachments in Word format and please confirm your transmission with a faxed copy of your document, including the date the notice is to be published and to whom the notice will be charged.

Department of the Premier and Cabinet Adelaide, 15 June 2000

HIS Excellency the Governor directs it to be notified for general information that he has in the name and on behalf of Her Majesty The Queen, this day assented to the undermentioned Act passed by the Legislative Council and House of Assembly in Parliament assembled, viz.:

No. 24 of 2000—Dairy Industry (Deregulation of Prices) Admendment Act 2000—An Act to amend the Dairy Industry Act 1992.

By command,

MALCOLM BUCKBY, for Premier

HERITAGE (DELEGATION BY MINISTER) AMENDMENT ACT 1999 (Act No. 81 of 1999): DAY OF COMMENCE-

Proclamation By The Governor

(L.S.) E. J. NEAL

WITH the advice and consent of the Executive Council, I fix 15 June 2000 as the day on which the *Heritage (Delegation by Minister) Amendment Act 1999* will come into operation.

Given under my hand and the Public Seal of South Australia, at Adelaide, 15 June 2000.

By command,

MALCOLM BUCKBY, for Premier

MEH 17/2000 CS

OATHS ACT 1936 SECTION 33: REVOCATION OF APPOINTMENT OF MANAGERS TO TAKE DECLARATIONS AND ATTEST THE EXECUTION OF INSTRUMENTS

Proclamation By The Governor

(L.S.) E. J. NEAL

PURSUANT to section 33 of the *Oaths Act 1936* and with the advice and consent of the Executive Council, I revoke the appointment of the following managers to take declarations and attest the execution of instruments:

Giuseppe Allegretti of the ANZ Bank Stephen Frederick Aspinall of BankSA Margaret Emily Barnes of BankSA Rainer Bartl of the ANZ Bank Juris Berzins of BankSA Rodney Brian Caldow of the Commonwealth Bank Wendy Sharon Clarke of BankSA Ian William Cockroft of the ANZ Bank Geoffrey Collins of the ANZ Bank Peter Stanley Collins of the ANZ Bank Wayne Brian Collins of BankSA Christopher James Cottrell of BankSA Cassandra Louise Court of BankSA Kenneth Niel Cranwell of BankSA Jane Marie Dando of the ANZ Bank Karen Jane Darby of BankSA John Walter Dawes of the ANZ Bank Anthony Dean Dolling of the ANZ Bank Graham William Edwards of BankSA Stefan Lee Ewens of the ANZ Bank James Donald Farrer of the Commonwealth Bank Keith Fitzgerald of the ANZ Bank Ian Morton Foot of BankSA Trevor Albert Forby of BankSA Peter Campbell Forjan of BankSA Amanda Jayne Glazbrook of the ANZ Bank Philip Dean Goedecke of BankSA Ian Steel Hawkins of the ANZ Bank Wayne Murray Hassam of BankSA Colin Brougham Healey of BankSA Anthony Ronald Hill of BankSA Derek Holden of BankSA Barry Hughes of BankSA Daryl Andrew Hunt of the Commonwealth Bank Linda May Kane of BankSA Thomas Edgar Kenny of BankSA Brian Albert Knight of the ANZ Bank Hugh Clifford Laing of the ANZ Bank Robert James Leitch of BankSA Robert John Lindow of BankSA

Kevin Albert Maloney of the ANZ Bank Peter Maxfield of BankSA Kevin Anthony McGeever of the ANZ Bank James McKenzie of the ANZ Bank Craig Glen Gilbert McLaren of the ANZ Bank Barry Thomas McNamara of BankSA Baldo Mele of BankSA David John Morrell of BankSA David Nankivell of BankSA Andrew John Nicolai of BankSA Michael Gerard O'Brien of the ANZ Bank Barry John O'Neill of BankSA Gary John Parkin of the ANZ Bank Dean Parish of the ANZ Bank Gregory Ross Norman Parry of BankSA Kenneth John Pedler of the Commonwealth Bank Claude Piscioneri of the ANZ Bank Peter Wayne Place of BankSA David Quince of the ANZ Bank Jeffrey Wayne Rice of BankSA
Grantly Keith Rosenzweig of the ANZ Bank Daryl Grant Schmitt of the ANZ Bank Desmond John Simcock of BankSA Deborah Lee Smart of the ANZ Bank Joanne Ernestine Smith of the Commonwealth Bank Brian Starr of BankSA Gaye Veronica Stephens of the ANZ Bank Terry Howard Stewart of BankSA Lester Gill Todd of BankSA Gregory Kevin Traynor of the ANZ Bank Grant Turner of BankSA Stephen Patrick Underwood of BankSA Joanna Vink of BankSA Christopher John Ward of BankSA Denis Richard Watts of BankSA Douglas John White of the ANZ Bank David Colin Willoughby of BankSA Kingsley Bryce Wiseman of the ANZ Bank Neil David Wood of BankSA Richard Wayne Ziegeler of the ANZ Bank.

Geoffrey Leonard Loveday of the ANZ Bank

Given under my hand and the Public Seal of South Australia, at Adelaide, 15 June 2000.

By command,

MALCOLM BUCKBY, for Premier

AG 48/99 CS

OATHS ACT 1936 SECTION 33: APPOINTMENT OF MANAGERS TO TAKE DECLARATIONS AND ATTEST THE EXECUTION OF INSTRUMENTS

Proclamation By The Governor

(L.S.) E. J. NEAL

PURSUANT to section 33 of the *Oaths Act 1936* and with the advice and consent of the Executive Council, I appoint the following managers to take declarations and attest the execution of instruments:

Timothy Michael Allen of the Commonwealth Bank Darren Craig Binney of the ANZ Bank Denise Joy Botten of the Commonwealth Bank Christopher Burford of the ANZ Bank Matthew Francis Collins of the ANZ Bank Pompea D'Onofrio of the ANZ Bank Jacinta Marie Fitzgerald of the ANZ Bank Joseph Forgione of the ANZ Bank Belinda Sue Graves of the ANZ Bank Paul Stuart Griffin of the Commonwealth Bank Walter Scott Hastings of the Adelaide Bank William Effingham Lawrence of the ANZ Bank Jodi Faye McInnes of the ANZ Bank Deborah Lee Martin of the Commonwealth Bank Sean Pearce of the Commonwealth Bank Enza Rapetti of the ANZ Bank Paul Dennis Schofield of the Commonwealth Bank Craig David Sinclair of the ANZ Bank Jon Symonds of the ANZ Bank Margaret Patricia Vaughan of the Commonwealth Bank David Young of the ANZ Bank.

Given under my hand and the Public Seal of South Australia, at Adelaide, 15 June 2000.

By command.

MALCOLM BUCKBY, for Premier

AG 47/99 CS

OFFICE FOR THE AGEING (ADVISORY BOARD) AMENDMENT ACT 1999 (Act No. 69 of 1999): DAY OF COMMENCEMENT

Proclamation By The Governor

(L.S.) E. J. NEAL

WITH the advice and consent of the Executive Council, I fix 1 July 2000 as the day on which the *Office for the Ageing (Advisory Board) Amendment Act 1999* will come into operation.

Given under my hand and the Public Seal of South Australia, at Adelaide, 15 June 2000.

By command,

MALCOLM BUCKBY, for Premier

DHS 21/99 CS

STATUTES AMENDMENT (WARRANTS OF APPREHENSION) ACT 2000 (Act No. 18 of 2000): DAY OF COMMENCEMENT

Proclamation By The Governor

(L.S.) E. J. NEAL

WITH the advice and consent of the Executive Council, I fix 1 July 2000 as the day on which the *Statutes Amendment (Warrants of Apprehension) Act 2000* will come into operation.

Given under my hand and the Public Seal of South Australia, at Adelaide, 15 June 2000.

By command,

MALCOLM BUCKBY, for Premier

AG 21/99 CS

Department of the Premier and Cabinet Adelaide, 15 June 2000

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Dried Fruits Board (South Australia), pursuant to the provisions of the Dried Fruits Act 1993:

Presiding Member: (from 15 June 2000 until 14 June 2003) Peter Bruce Arnold

Member: (from 15 June 2000 until 14 June 2003)

Robert Henry Blenkiron Philip Garth Sims Tania Morton Cant

James Montague Leitch Ellis

By command,

MALCOLM BUCKBY, for Premier

MPIR 29/2000CS

Department of the Premier and Cabinet Adelaide, 15 June 2000

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Totalizator Agency Board, pursuant to the provisions of the Racing Act 1976:

Member: (from 15 June 2000 until 14 April 2001) William Athol Dawson

By command,

MALCOLM BUCKBY, for Premier

MGE 054/00CS

Department of the Premier and Cabinet Adelaide, 15 June 2000

HIS Excellency the Governor in Executive Council has been pleased to appoint Robert Conway Kidman as a Commissioner of Charitable Funds for the period 1 July 2000 to 30 June 2003, pursuant to section 5 (1) of the Public Charities Funds Act 1935.

By command,

MALCOLM BUCKBY, for Premier

MHS 11/98CS

Department of the Premier and Cabinet Adelaide, 15 June 2000

HIS Excellency the Governor in Executive Council has been pleased to appoint Clifford William Fong as the Technical Regulator for a period of three years from 15 June 2000, pursuant to section 7 (2) of the Gas Act 1997.

By command,

MALCOLM BUCKBY, for Premier

MME 032/2000CS

CROWN LANDS ACT 1929: SECTION 5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I PETER MACLAREN KENTISH, Surveyor-General and Delegate appointed by IAIN EVANS, Minister for Environment and Heritage, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY:

- Dedicate the Crown Land defined in The First Schedule as a Public Road.
- Dedicate the Crown Land defined in The Second Schedule as a Plantation Reserve and declare that such land shall be under the care, control and management of the District Council of Coober Pedy.

The First Schedule

Allotment 2507 of DP 54029, Town of Coober Pedy, Out of Hundreds (Coober Pedy), being within the district of Coober Pedy.

The Second Schedule

- Pieces 2505 and 2506 of DP 54029, Town of Coober Pedy, Out of Hundreds (Coober Pedy), exclusive of all necessary roads
- Allotment 1604, Town of Coober Pedy, Out of Hundreds (Coober Pedy), exclusive of all necessary roads, being the whole of the land comprised in Crown Record Volume 5729 Folio 814.

Dated 13 June 2000.

P. M. KENTISH, Surveyor-General

DL 1744/1983

DEVELOPMENT ACT 1993, SECTION 48: DECISION BY THE DEVELOPMENT ASSESSMENT COMMISSION AS DELEGATE OF THE GOVERNOR

Preamble

- 1. A proposal for a multi-purpose facility that conforms to international standards for soccer and that allows for the conduct of major sporting, entertainment and cultural events through the redevelopment of the Hindmarsh Soccer Stadium has been previously approved by the Governor under Division 2 of Part 4 of the Development Act 1993. (See *Gazette* 24 September 1998, pp. 933 and 934)
- 2. An amended proposal that includes temporary facilities for Olympic soccer matches to be held at the Stadium in September 2000 has been submitted for consideration and approval under section 48 of the Development Act 1993.
- 3. The development has been the subject of a Development Report and an Assessment Report under sections 46 and 46D of the Development Act 1993.
- 4. The Development Assessment Commission is empowered to act in relation to this matter by virtue of a delegation from the Governor
- 5. The Development Assessment Commission is satisfied that an appropriate Development Report, and an Assessment Report

and an amendment to the Assessment Report, have been prepared in relation to the development in accordance with the requirement of Division 2 of Part 4 of the Development Act 1993

6. The Development Assessment Commission has, in considering the application, had regard to all relevant matters under section 48(5) of the Development Act 1993.

Decision

PURSUANT to section 48 of the Development Act 1993, the Development Assessment Commission, as delegate of the Governor:

- (a) Grants development approval for the Redevelopment of Hindmarsh Soccer Stadium (part of Stage 2 subject to Major Development) as described in the application dated 18 September 1997, and amended by application dated 20 August 1998, including the following plans:
 - P:/50283/A15/Drawing/Stage 250441/cd87—Stage 2 Site Plan
 - P:/50283/A15/Drawings/Stage 25044/cd19—Concert Mode Plan

and amended by application dated 17 May 2000, including an amendment to the Development Report and the following plans:

- Hindmarsh Football Stadium Site Plan 1 FAD-DD-3012C
- Hindmarsh Football Stadium Site Plan 2 AD-DD-3013C,

Subject to conditions and notes attached entitled 'Conditions (1-14) for Development Approval (Applica-tion dated 18 September 1997 and amended by application dated 20 August 1998 and subsequently amended by application dated 17 May 2000)—Redevelopment of Hindmarsh Soccer Stadium.'

- (b) Pursuant to section 48 (7) of the Development Act 1993, specifies the matters of car parking provision and the holding of concerts/special events relevant to this authorisation to be matters in relation to which the Governor (or the Development Assessment Commission as delegate) may vary or revoke conditions of this authorisation or attach new conditions to it.
 - G. HOLLAND-BOOKER, Secretary, Development Assessment Commission.

Conditions (1-14) for Development Approval (Application dated 18 September 1997 and amended by application dated 20 August 1998 and subsequently amended by application dated 17 May 2000)—Redevelopment of Hindmarsh Soccer Stadium

- 1. Concerts must conclude at 11.30 p.m. and the Stadium vacated by 12 a.m. on the evenings that concerts are held at the stadium
- 2. There must be a maximum of three concerts within any 12 month period and a minimum of 8 weeks between each.
- 3. Site works, demolition work and primary construction work must be carried out only between Monday to Friday, inclusive, 7 a.m. to 7 p.m. and Saturday, 7 a.m. to 3 p.m.
- 4. A Construction Management Plan must be prepared prior to commencement of demolition or construction which addresses:
 - · traffic management;
 - dust and mud control;
 - · noise control;
 - stormwater management;
 - management of contaminated material;
 - truck washdown management; and
 - · site clean up.

The Construction Management Plan must include a scheme to receive complaints and endeavour to resolve any complaints in relation to the construction period.

The Construction Management Plan must be prepared to the reasonable satisfaction of the City of Charles Sturt and the Environment Protection Agency of the Department of Environment and Heritage.

- 5. 15 bicycle rails must be provided, with appropriate signage indicating the location of bicycle parking and routes.
- 6. The Automatic Level control of the Public Address System must be set at levels to the reasonable satisfaction of the

Environmental Protection Agency of the Department of Environment and Heritage.

- 7. Light spill on adjacent residential dwellings must not be greater than $45\ \mathrm{lux}$.
- 8. The Environment Protection Authority's Stormwater Pollution Prevention Code of Practice for Local, State and Federal Government must be complied with.
- 9. Any contaminated soil must be disposed of in compliance with the Environmental Protection Authority's Technical Bulletin 5 Disposal Criteria for Contaminated Soil.
- 10. Noise from fixed plant and machinery must not in combination exceed $45 \, \text{db}(A)$ at the nearest dwelling.
- 11. All temporary spectator stands and temporary buildings for Olympic soccer matches must be certified as complying with the Building Rules, prior to any work commencing. A copy of the certification must be forwarded to the Development Assessment Commission, prior to use and occupation of the stands and buildings.
- 12. All other buildings and structures must be certified as complying with the Building Rules prior to any building work commencing.
- 13. During the construction, operation and dismantling of temporary facilities for Olympic soccer matches, the following requirements apply with respect to buildings comprising the State Heritage Place:
 - Except to the extent that it is not reasonably practicable, fittings for temporary cables and fittings must not be made onto face brick or stone walls. If such fittings must be made, they must be made into joints between bricks or stones. No attachments may be made to internal walls.
 - Cable access to heritage buildings must not be made by penetrations through masonry. Where use is made of existing openings such as doors and windows, then the whole door/window must be removed and safely stored. A temporary replacement door/window, modified to accommodate the cable, must be installed for the duration of the event. The original fittings must then be re-installed.
- 14. All of the temporary facilities established for Olympic soccer matches must be removed, and the land reinstated at the proponent's expense, by 27 October 2000.

Notes to Applicant

- 1. Bicycle parking spaces should be monitored to determine whether the installation of a further 15 rails is necessary.
- 2. Measures to increase public transport patronage should be adopted wherever possible e.g. public transport fee included in entrance ticket price, with options to be investigated with the Passenger Transport Board.
- 3. Every endeavour should be made to advise patrons of alternative parking facilities including promoting the use of bicycle facilities.
- 4. A binding commitment with the Entertainment Centre that it will provide its car parking facilities should be negotiated at the earliest possible time and also that every endeavour should be made to co-ordinate events to ensure maximum parking is available to the Hindmarsh Soccer Stadium.
- 5. In preparation for the temporary facilities for Olympic soccer matches at the stadium, Transport SA has requested that the proponent consult, at the earliest opportunity, with the Project Manager for Major Events in Transport SA on traffic management plans for the matches.
- 6. The City of Charles Sturt has requested further consultation with the proponent on the proposed encroachment of a temporary stand onto the Holden Street footpath and other matters associated with the construction of the temporary facilities.

DEVELOPMENT ACT 1993, SECTION 29 (2) (b): AMENDMENT TO THE CEDUNA (DC) DEVELOPMENT PLAN Preamble

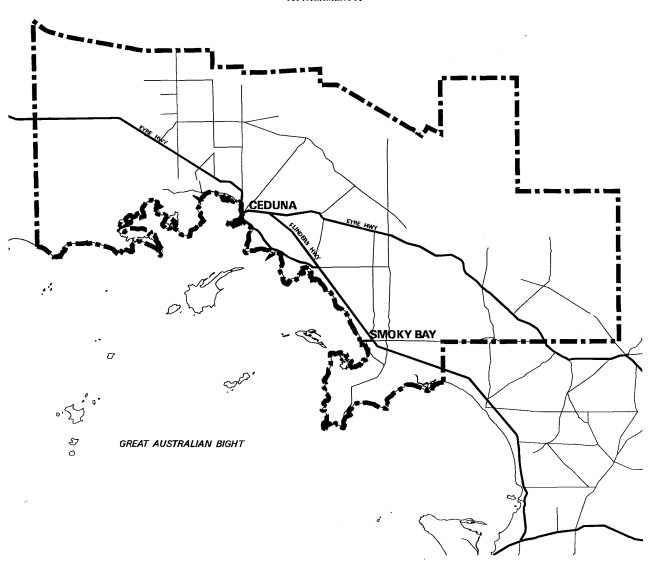
It is necessary to amend the Ceduna (DC) Development Plan dated 13 April 2000.

NOTICE

PURSUANT to Section 29 (2) (b) of the Development Act 1993, I, Diana Laidlaw, being the Minister administering the Act, amend The Ceduna (DC) Development Plan, dated 13 April 2000 as follows:

- 1. (a) Delete Maps Ced/1 to Ced/13 dated 13 April 2000;
 - (b) insert the contents of Attachment A; and
 - (c) adjust the mapping references in the Ceduna (DC) Development Plan text accordingly.
- 2. (a) Insert the contents of Attachment B in the council wide section, immediately following the page where principle of development control number 1 appears;
 - (b) renumber the subsequent pages; and
 - (c) adjust the mapping references in the Ceduna (DC) Development Plan text accordingly.

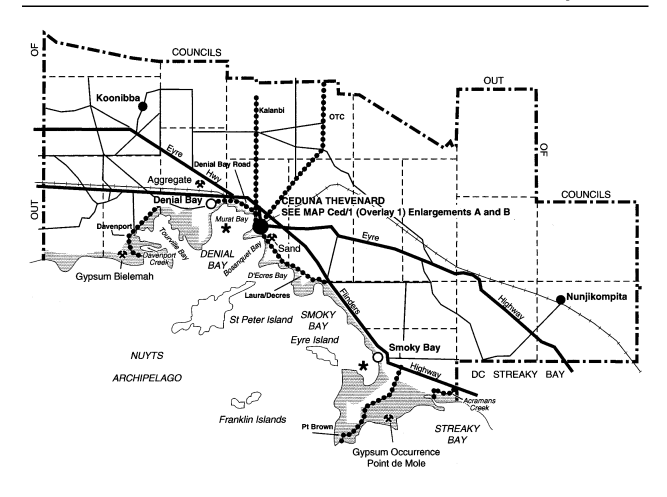
ATTACHMENT A

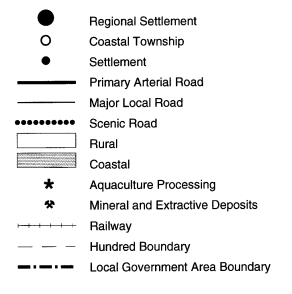


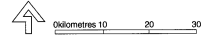
To identify the precise location of the Development Plan boundary refer to Map Ced/2A and 2B then select the relevant Zone Map



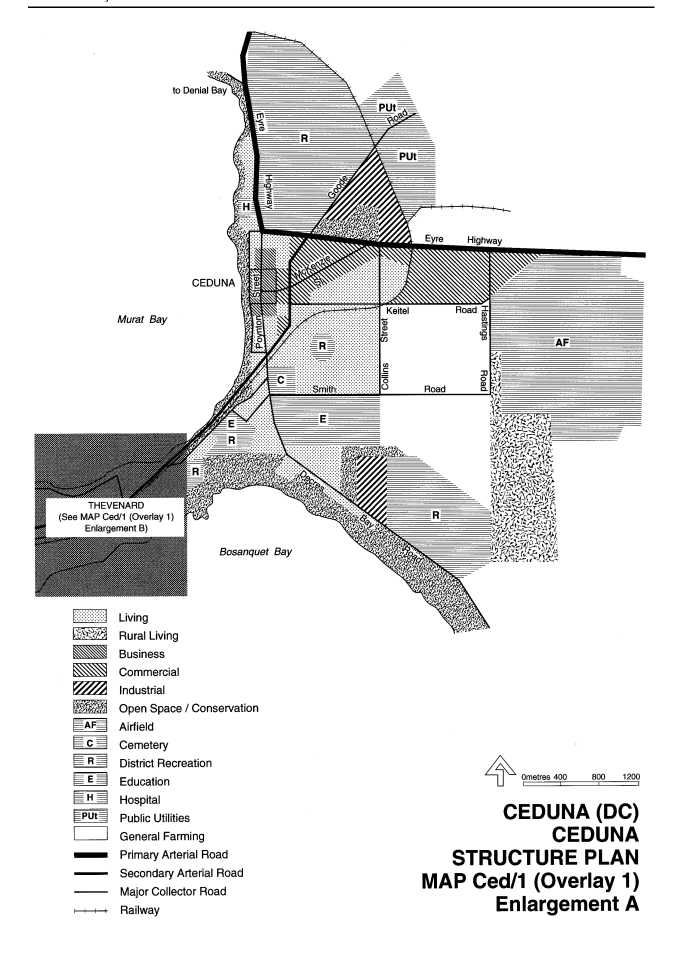
CEDUNA (DC)
MAP Ced/1

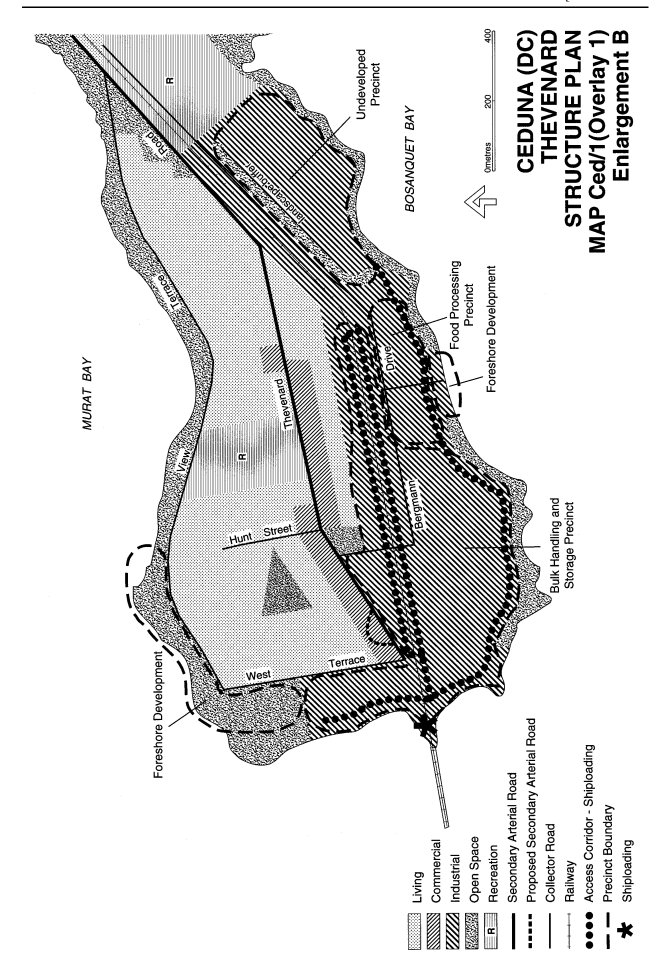


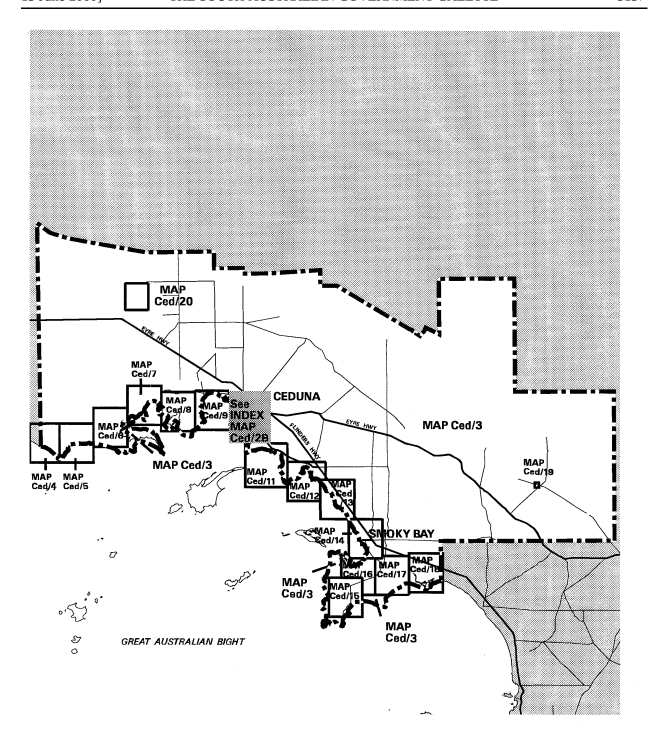




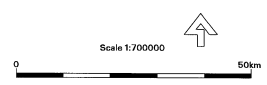
DISTRICT COUNCIL OF CEDUNA STRUCTURE PLAN MAP Ced/1(Overlay 1)



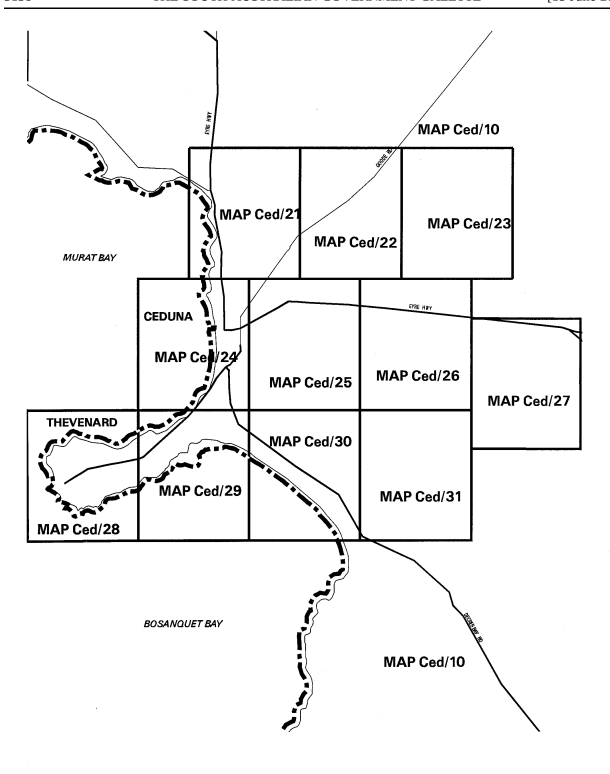




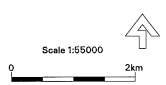
For the purposes of the Development Plan unless otherwise clearly indicated, the zone/policy area boundaries depicted on or intended to be fixed by Maps Ced/3 to Ced/44 inclusive shall be read as conforming in all respects (as the case may require) to the land division boundaries, to the centre line of roads or drain reserves or to the title boundaries, or to imaginary straight lines joining the positions defined by survey or by the measurements shown on the said maps against which the said zone/policy area boundaries are shown or otherwise as indicated.



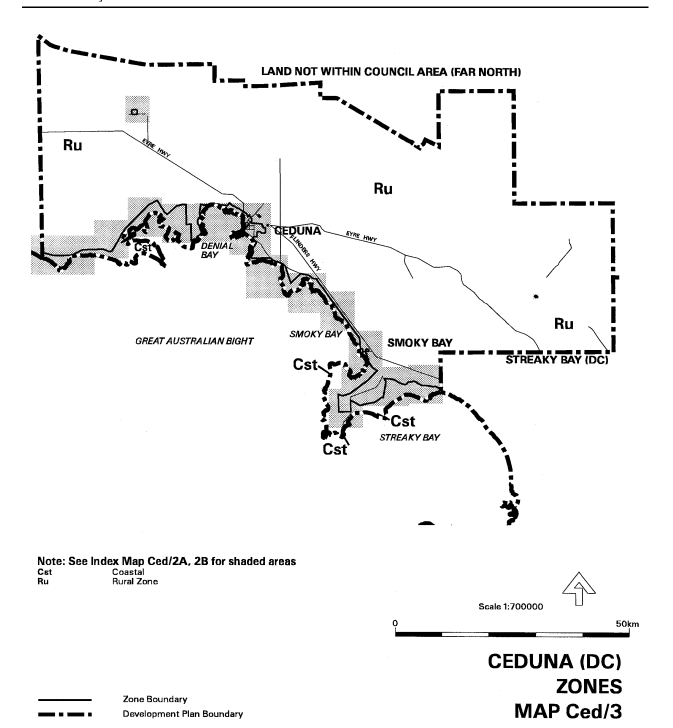
CEDUNA (DC)
INDEX
MAP Ced/2A

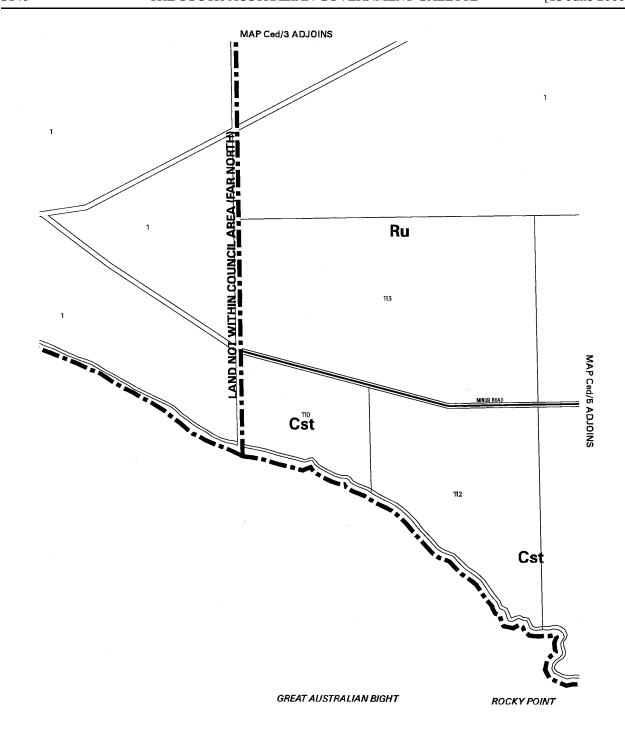


For the purposes of the Development Plan unless otherwise clearly indicated, the zone/policy area boundaries depicted on or intended to be fixed by Maps Ced/3 to Ced/44 inclusive shall be read as conforming in all respects (as the case may require) to the land division boundaries, to the centre line of roads or drain reserves or to the title boundaries, or to imaginary straight lines joining the positions defined by survey or by the measurements shown on the said maps against which the said zone/policy area boundaries are shown or otherwise as indicated.

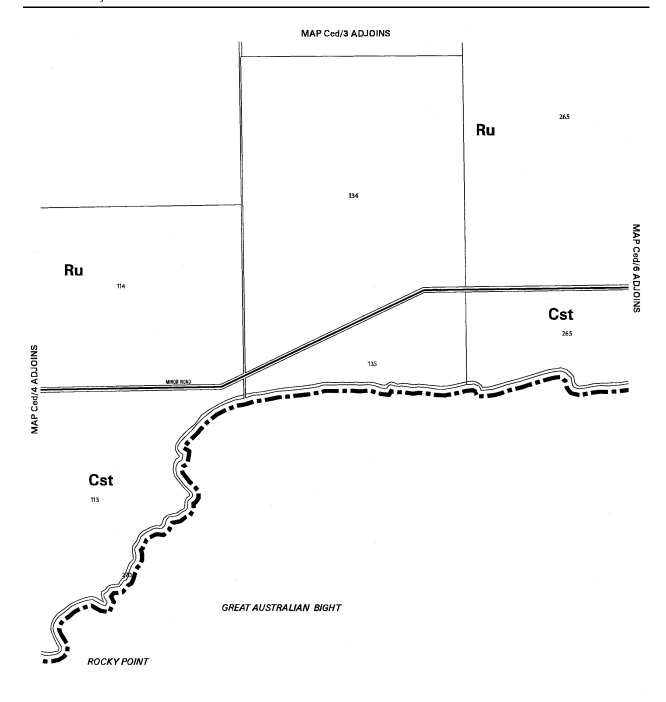


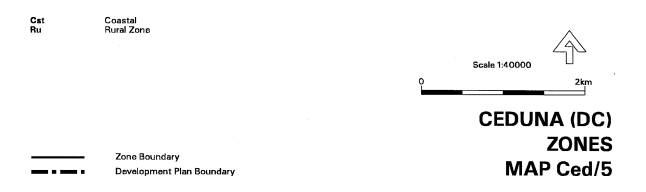
CEDUNA (DC)
INDEX
MAP Ced/2B

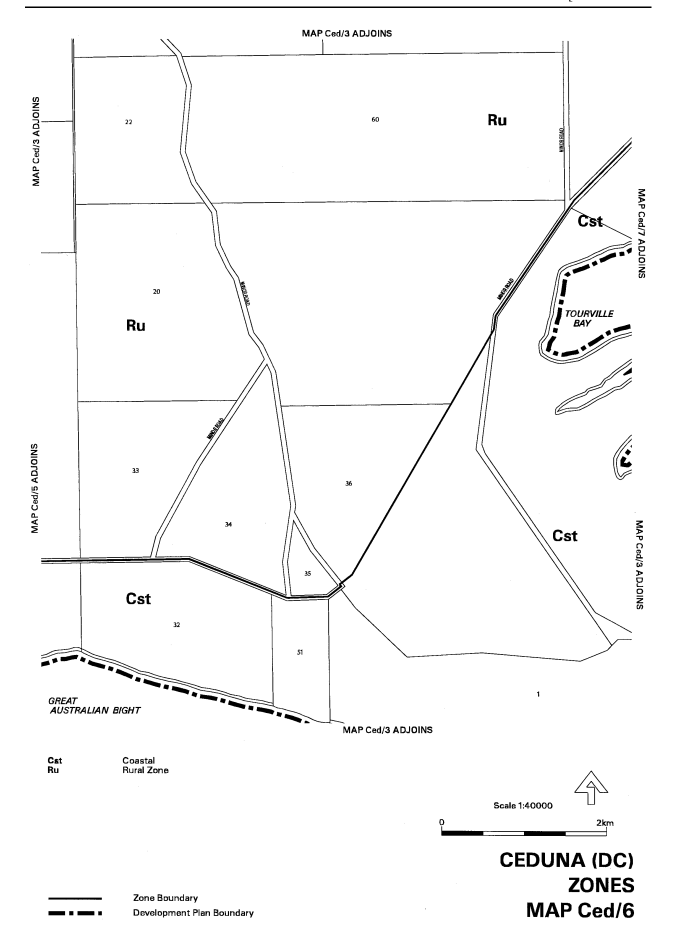


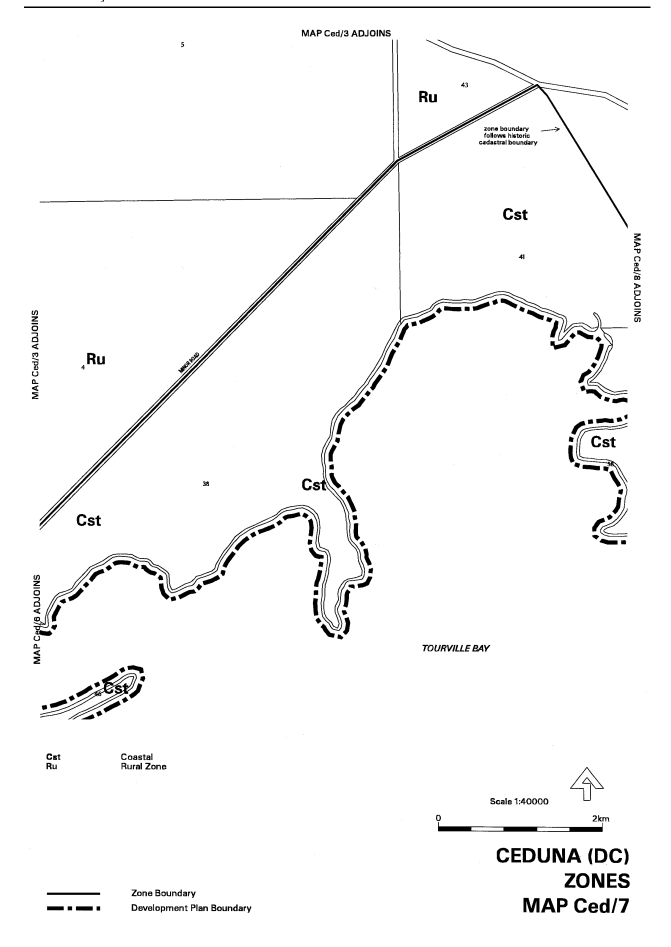


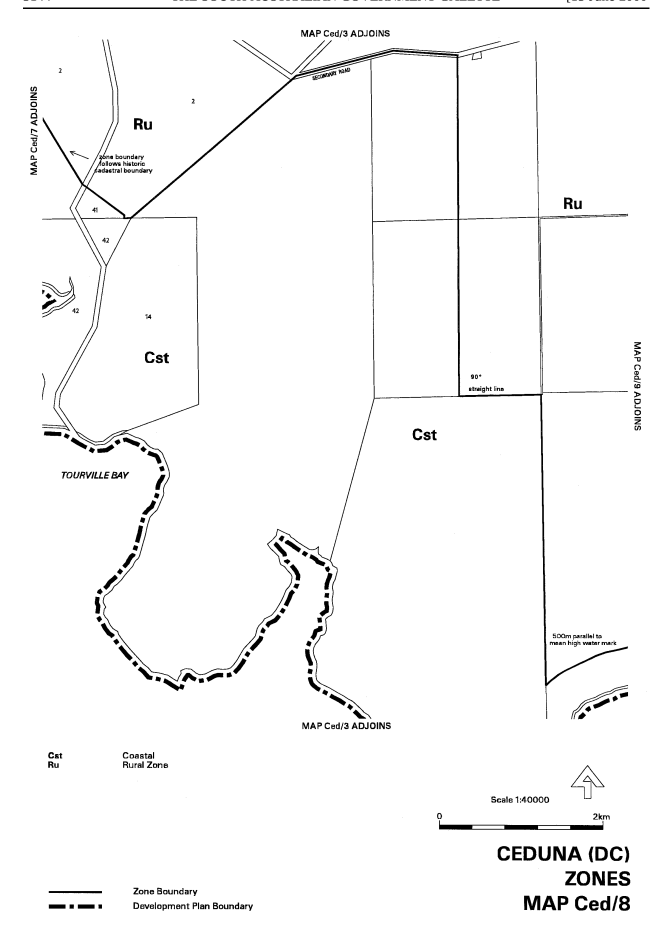


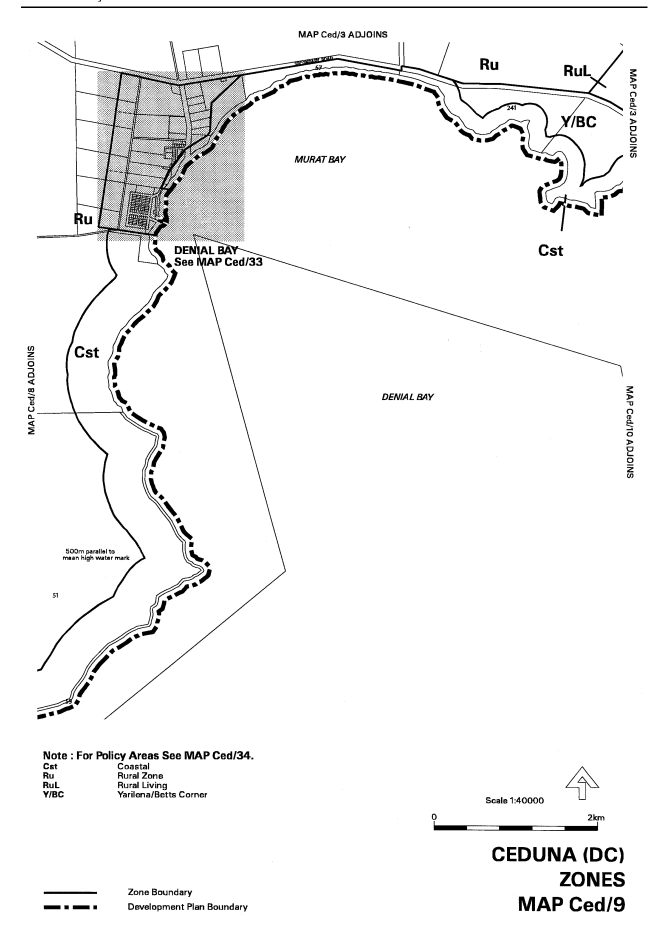


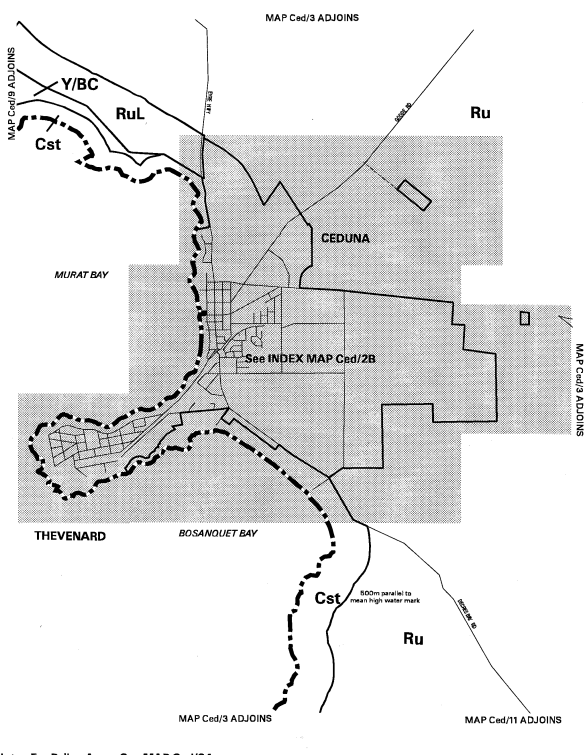












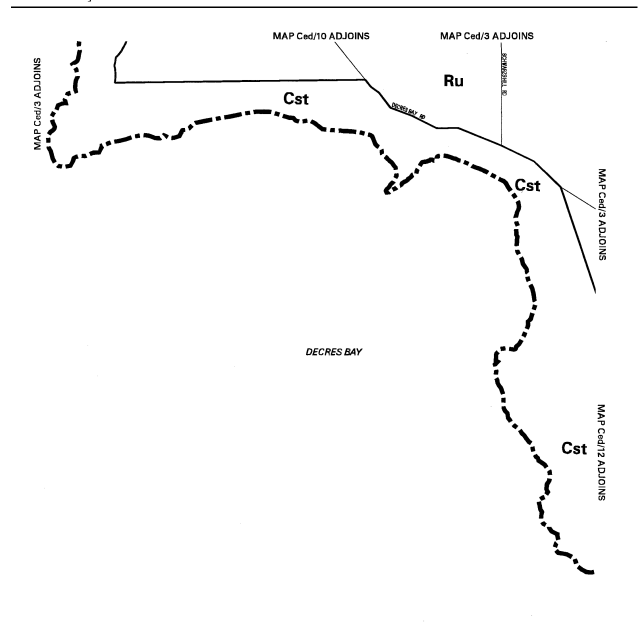
Note : For Policy Areas See MAP Ced/34. Cst Coastal Ru Rural Zone RuL Rural Living Y/BC Yarilena/Betts Corner



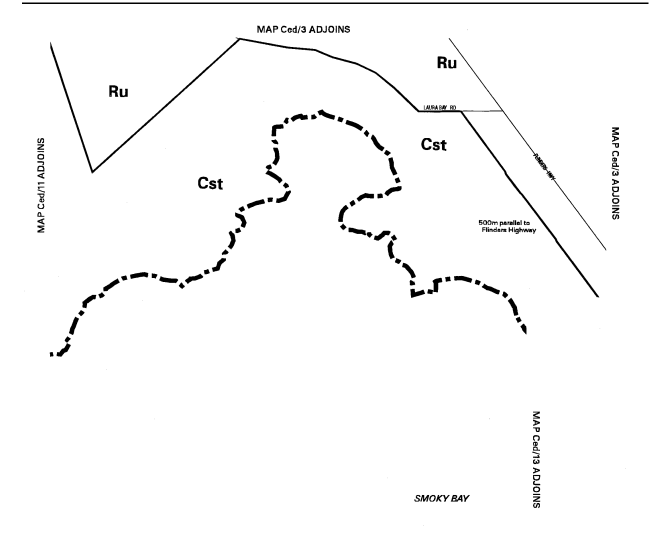
CEDUNA (DC) ZONES MAP Ced/10

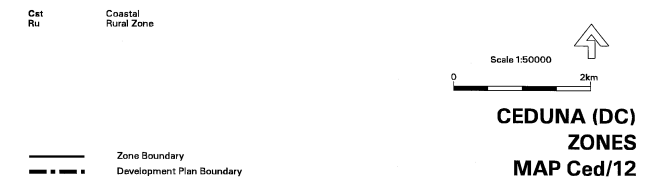
Zone Boundary

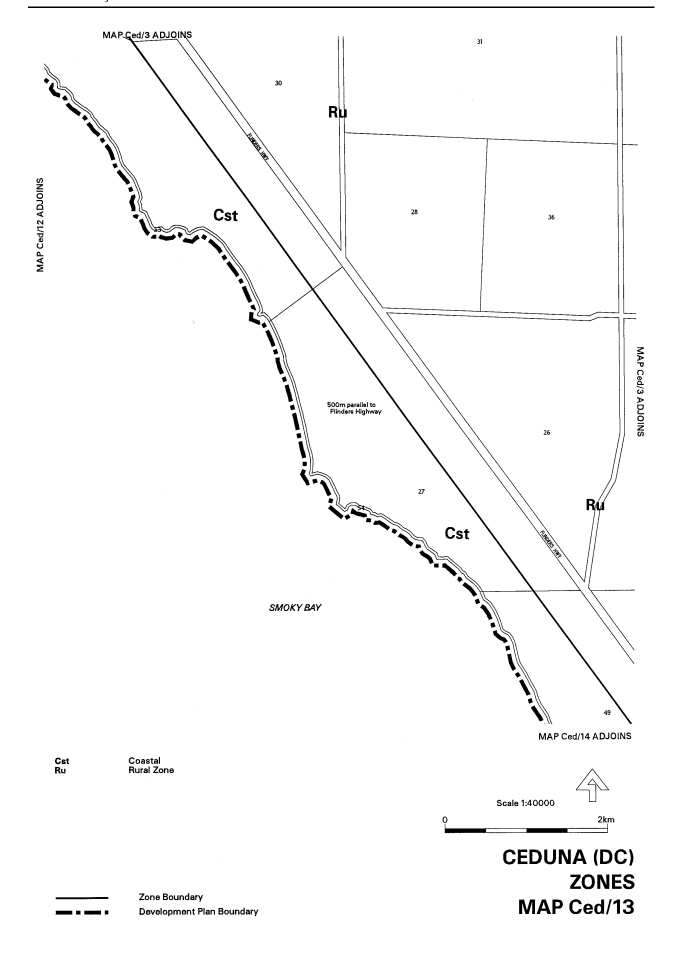
Development Plan Boundary

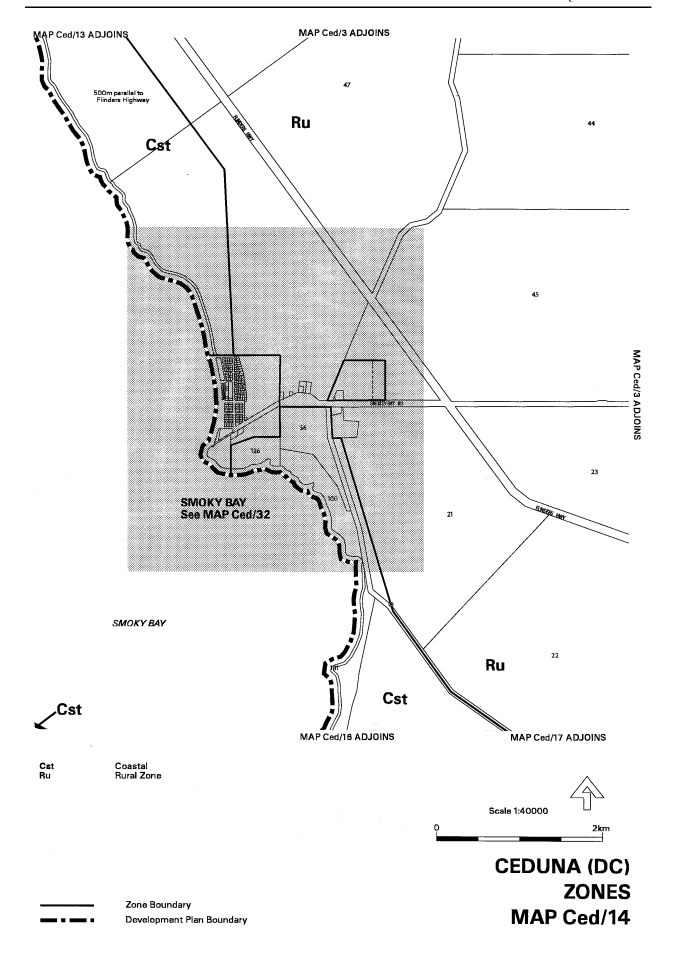


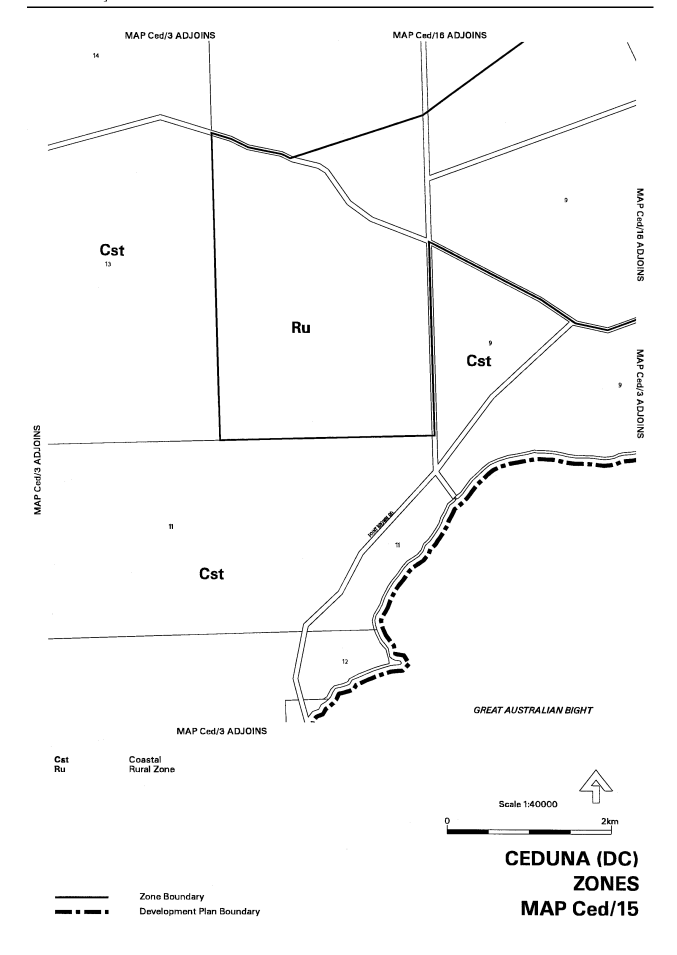


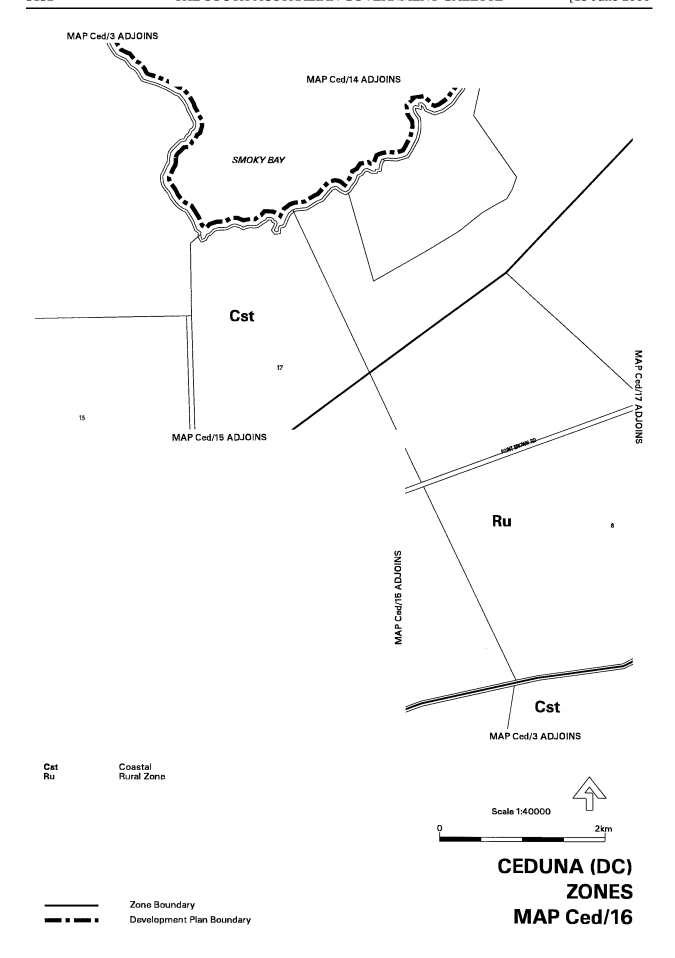


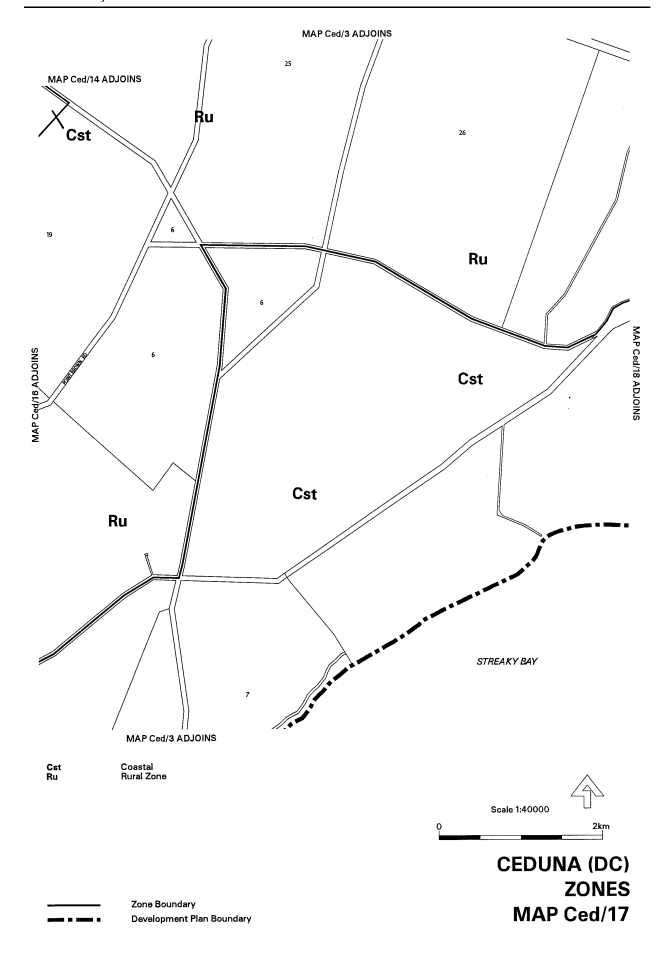


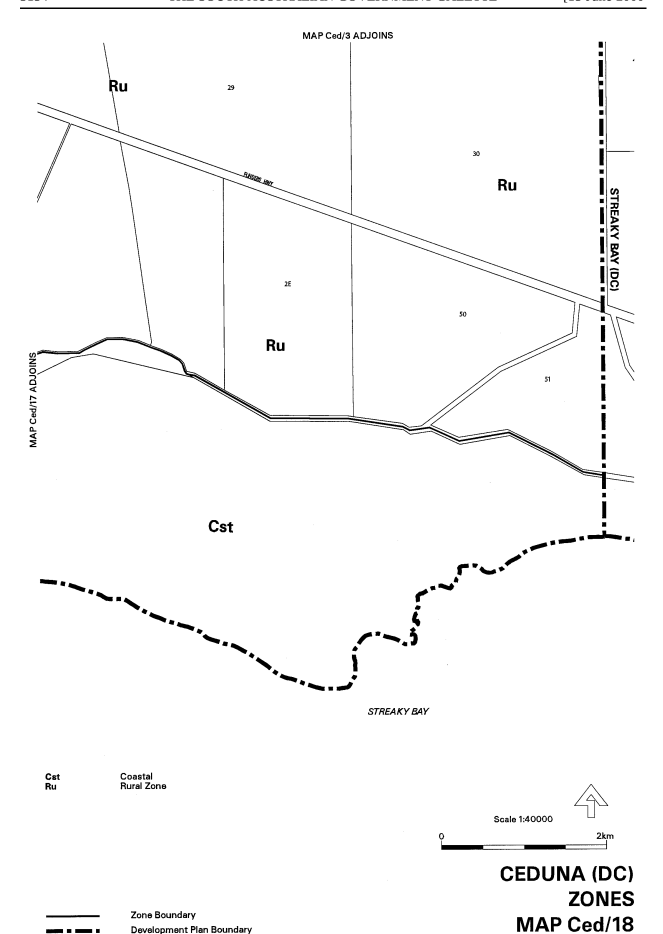








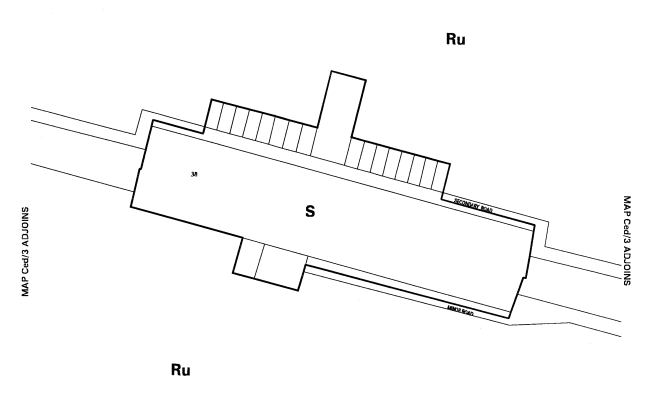


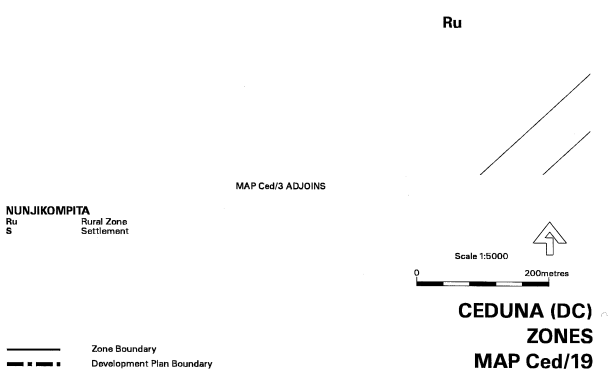


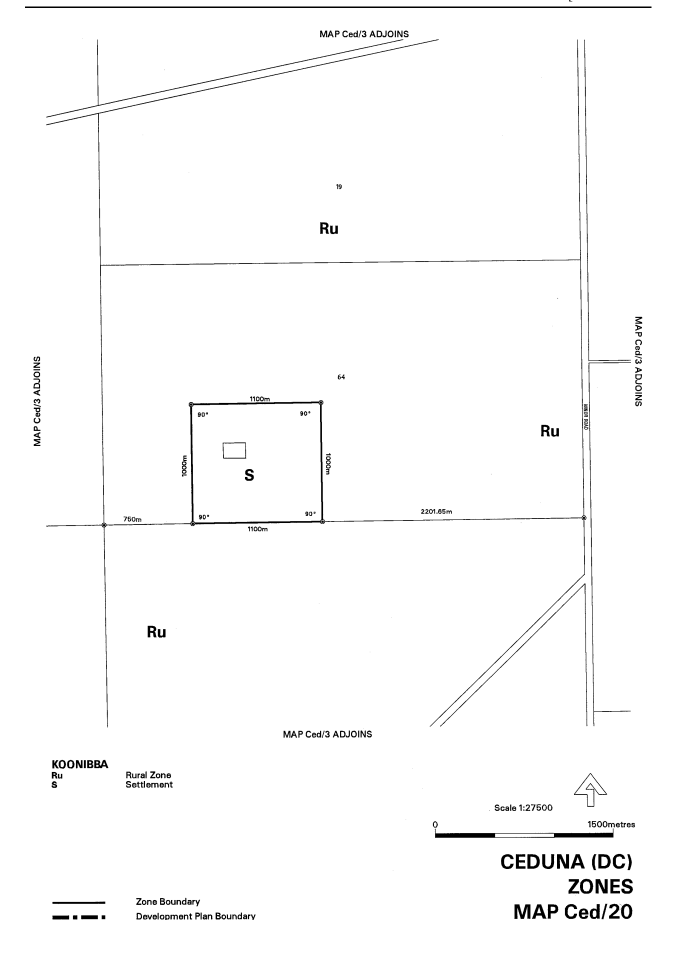
Development Plan Boundary

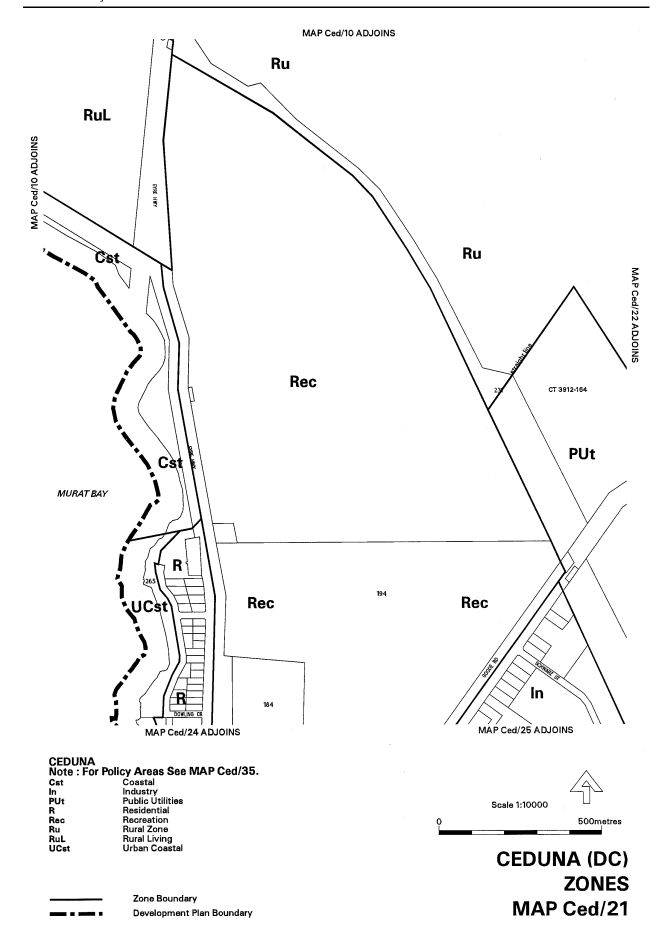
MAP Ced/3 ADJOINS

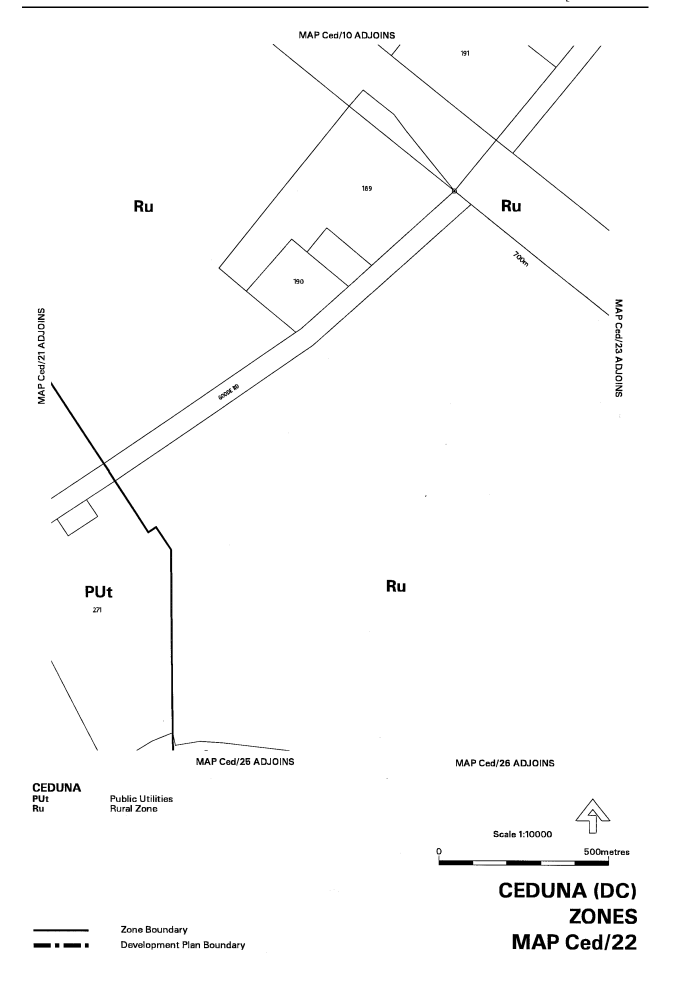




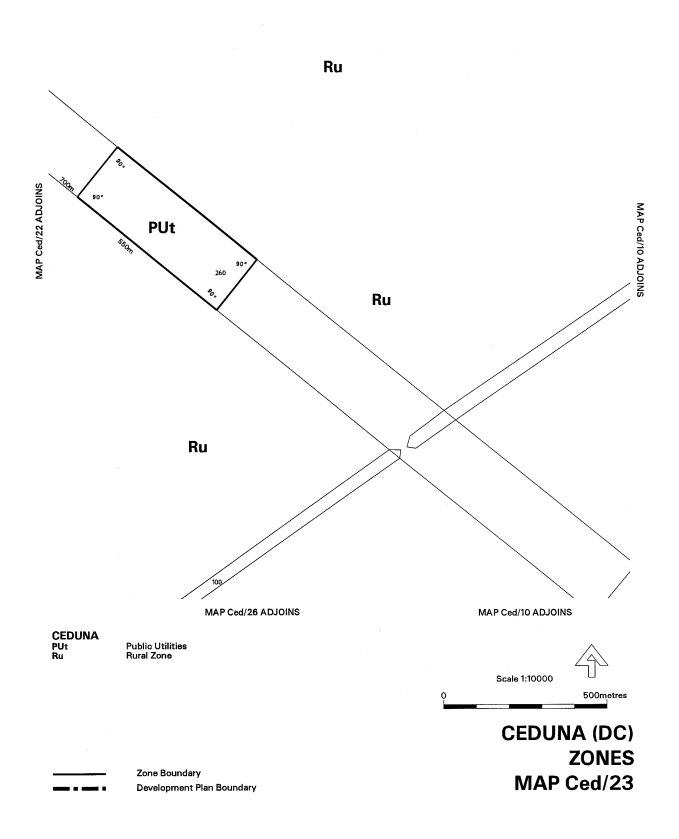


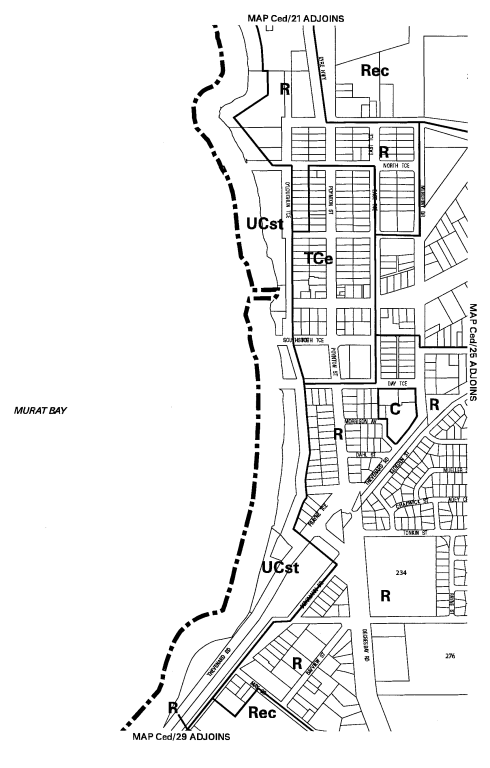






MAP Ced/10 ADJOINS





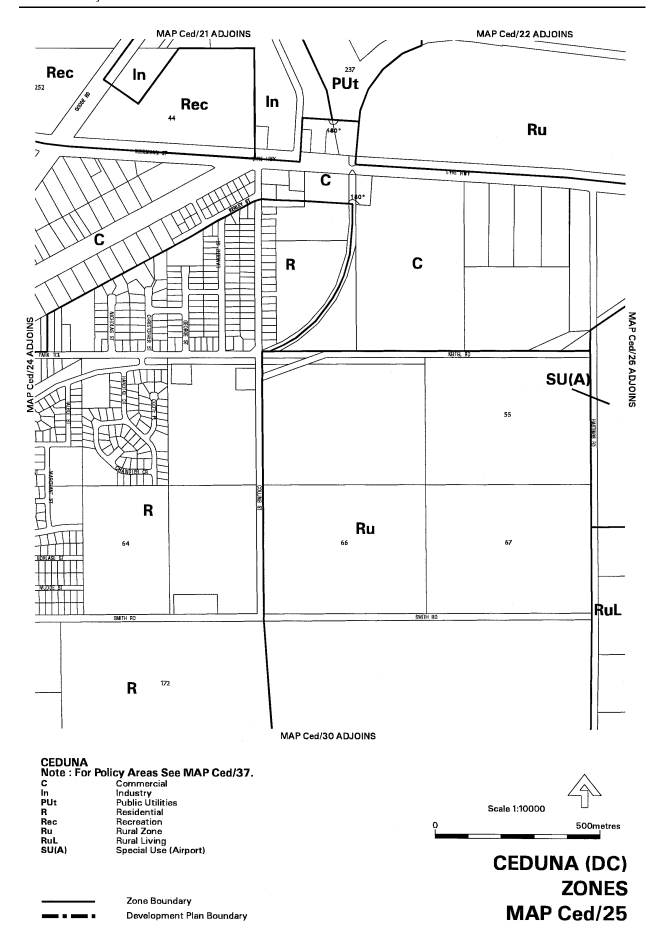
CEDUNA
Note: For Policy Areas See MAP Ced/36.
C Commercial
R Residential
Rec Recreation
TCe Town Centre
UCst Urban Coastal

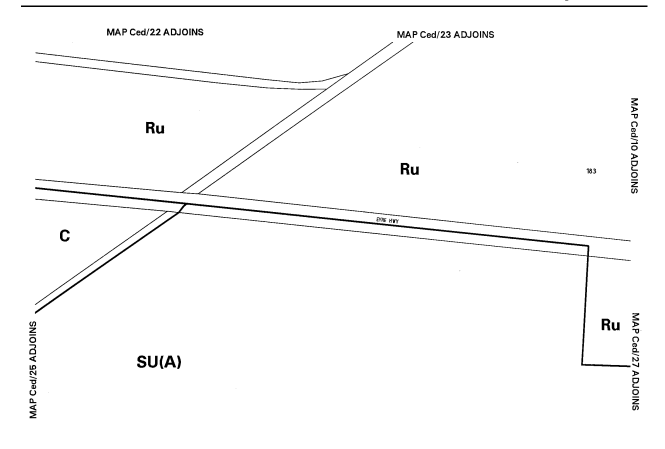
Zone Boundary

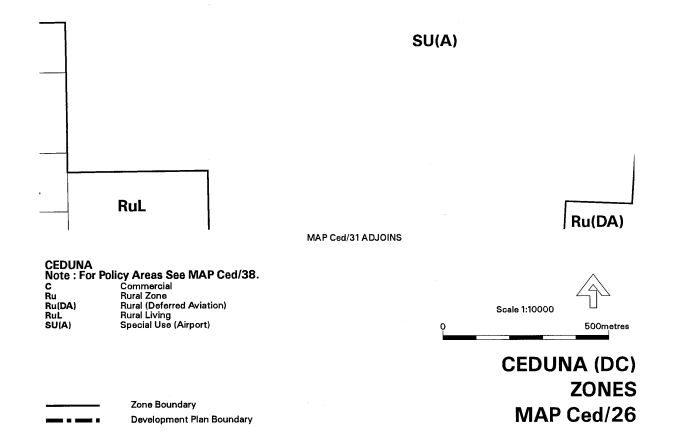
Development Plan Boundary

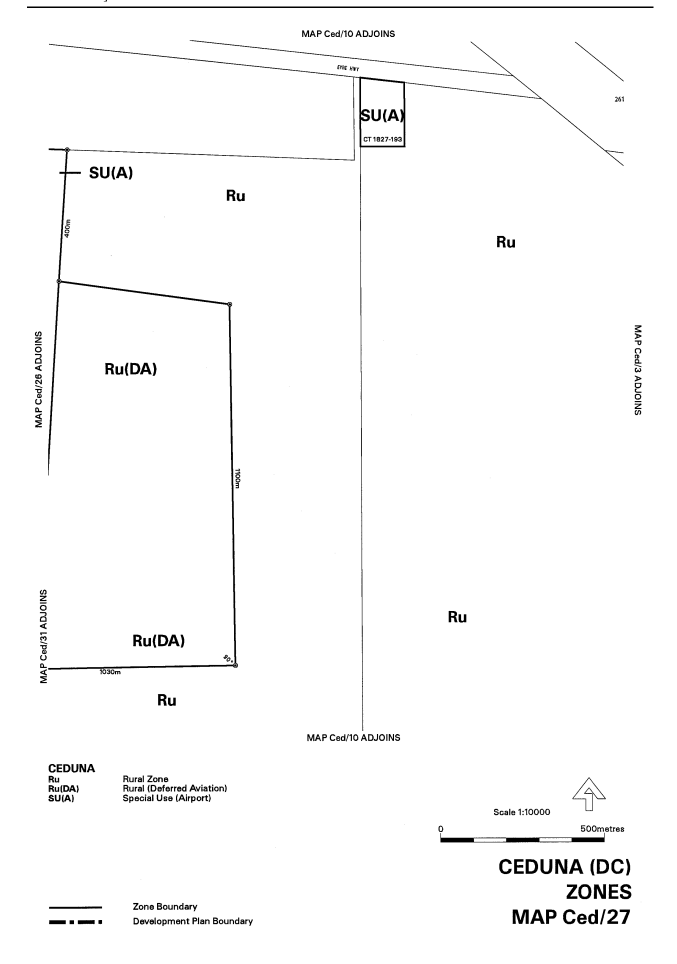


CEDUNA (DC) ZONES MAP Ced/24





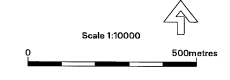






THEVENARD
Note: For Policy Area See MAP Ced/39.
Cst Coastal
In Industry
Industry (Thevenard)

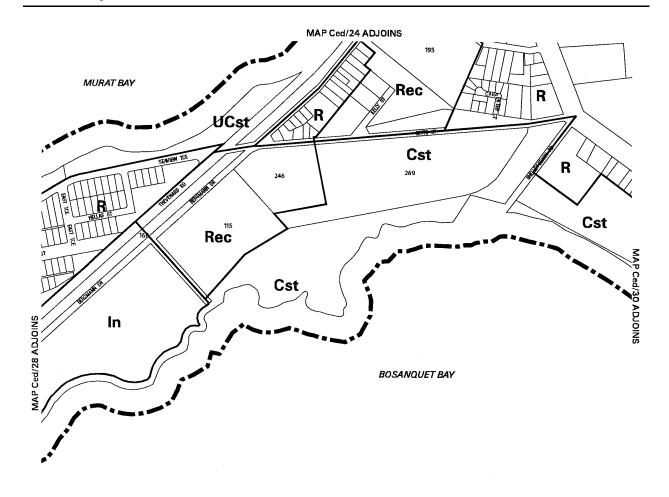
Cst In LCe(T) R Rec UCst Industry Local Centre (Thevenard) Residential Recreation Urban Coastal



CEDUNA (DC) ZONES MAP Ced/28

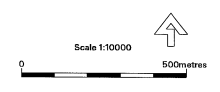
Zone Boundary

Development Plan Boundary

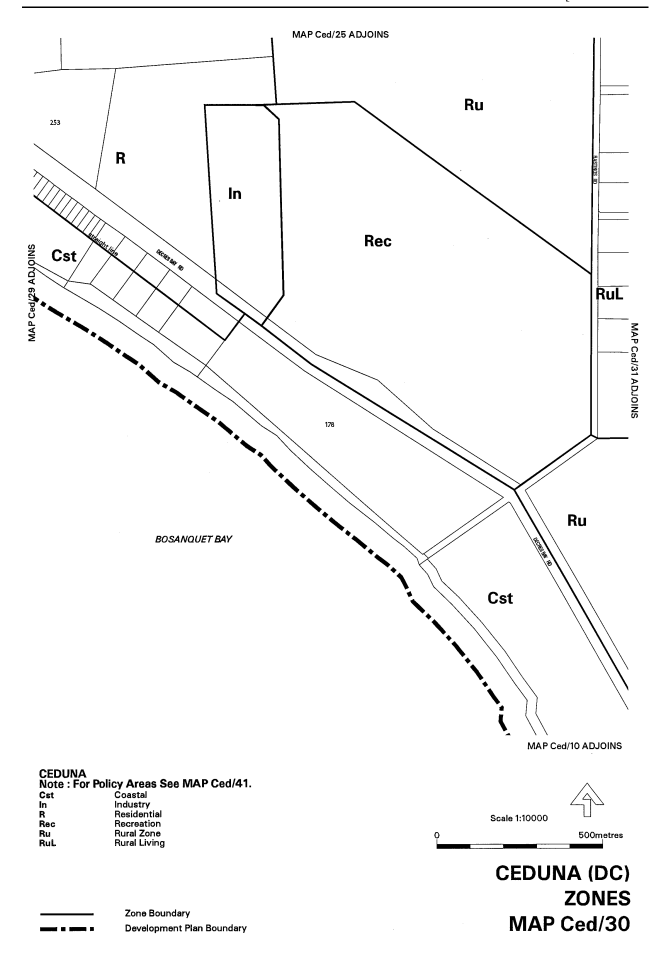


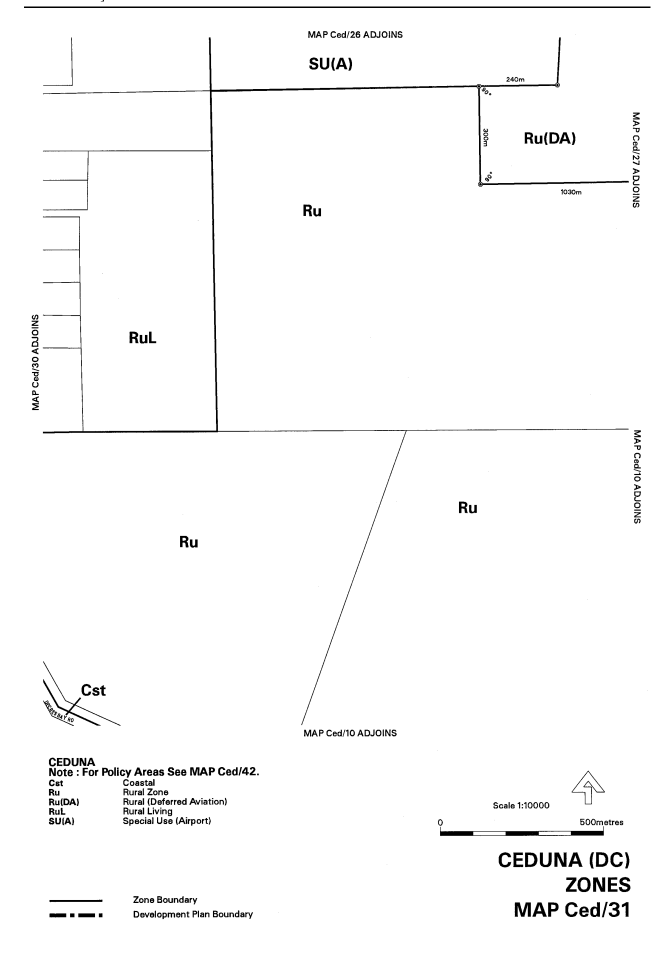


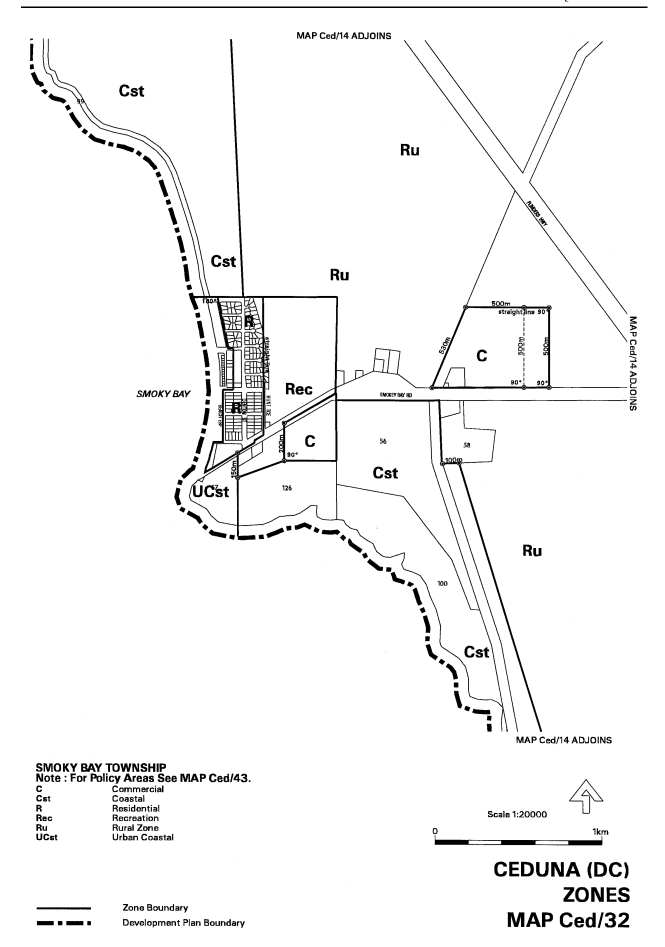


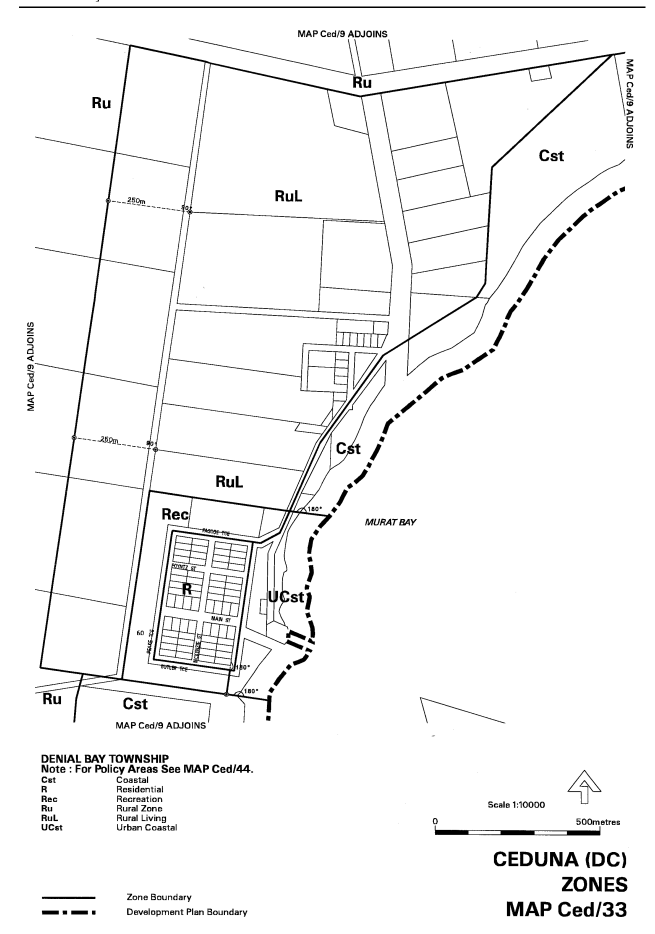


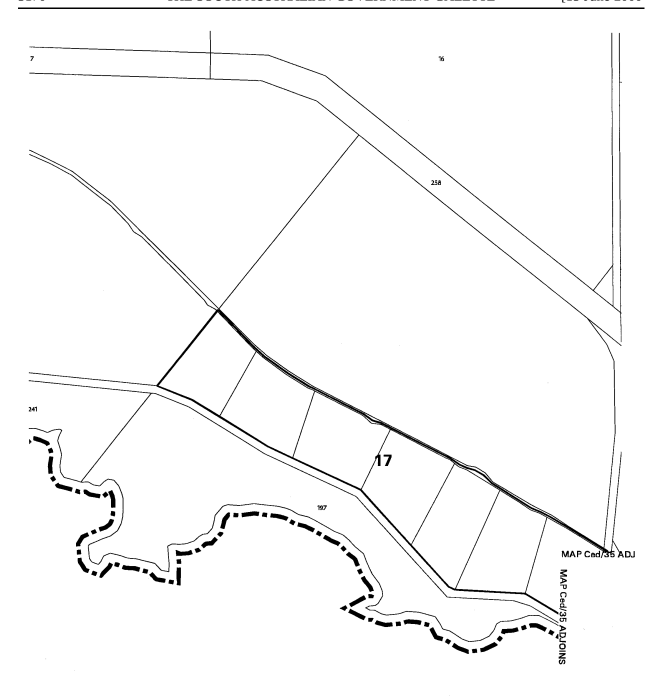
CEDUNA (DC) ZONES MAP Ced/29

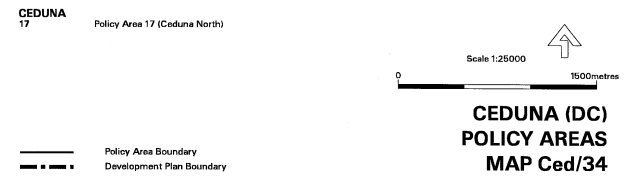


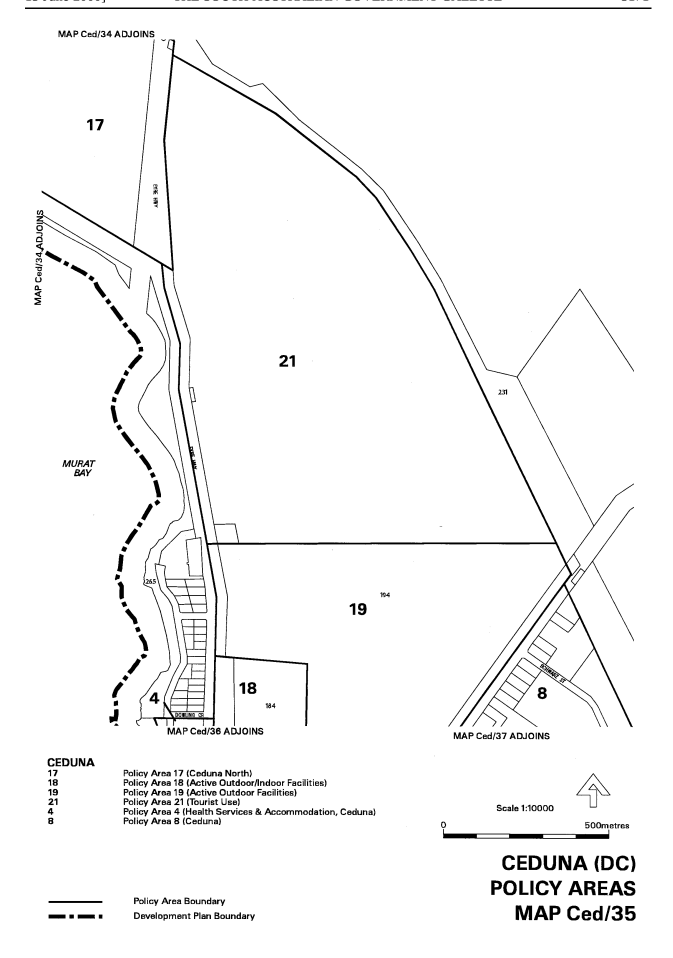


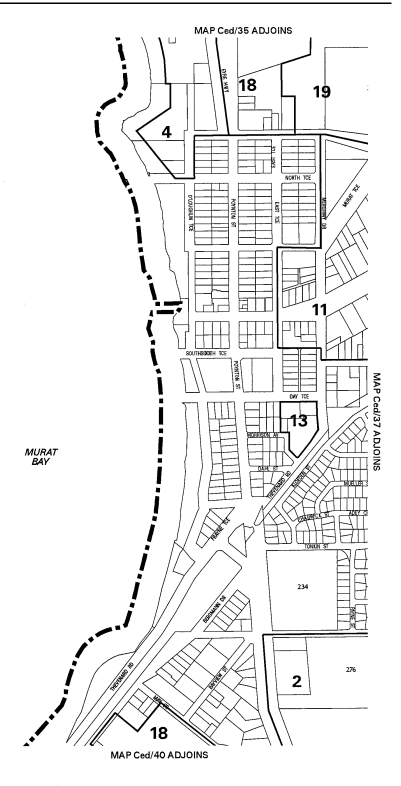










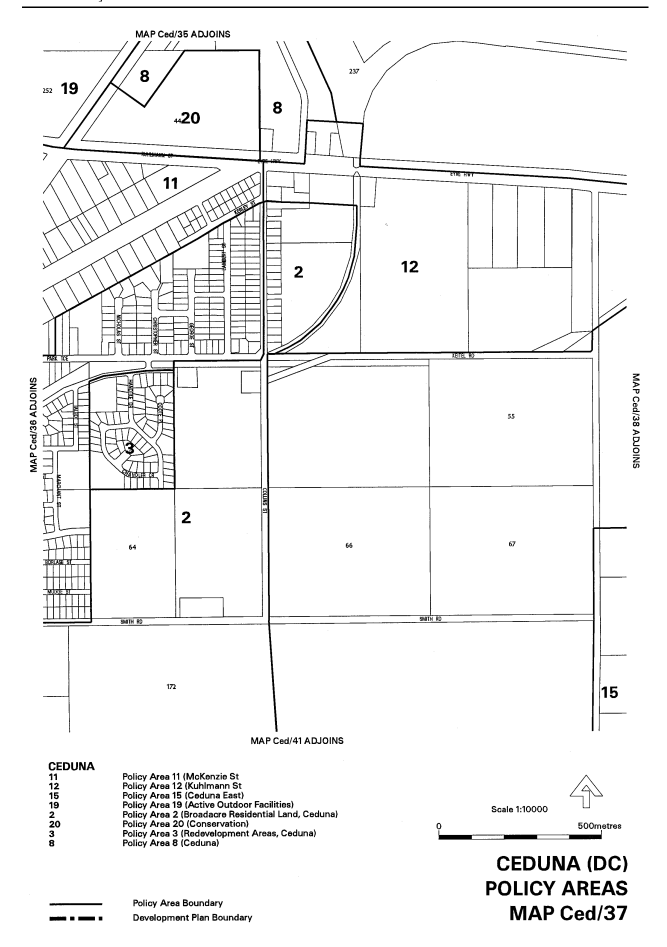


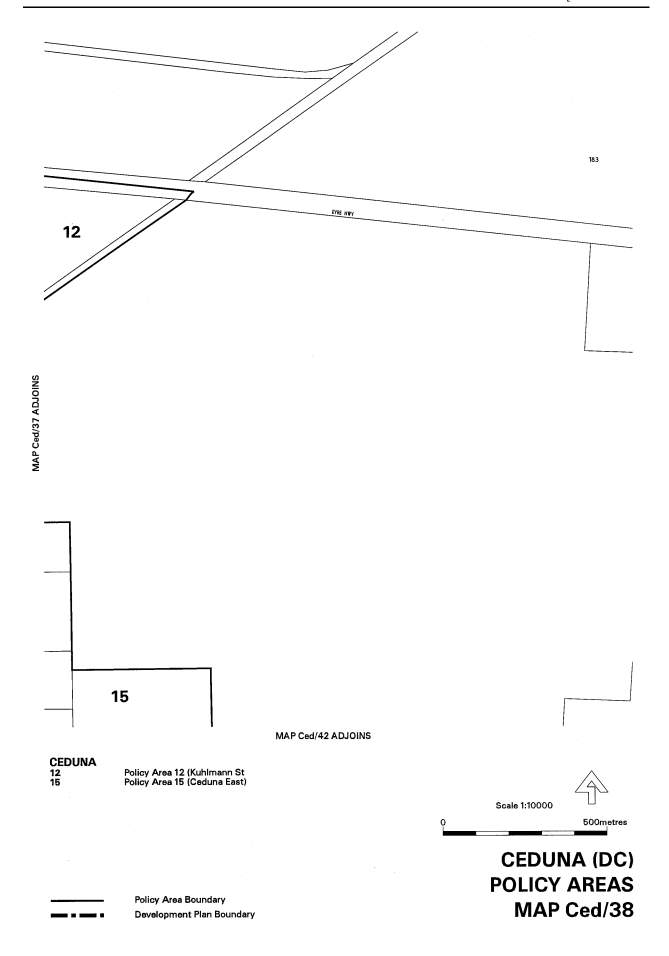
CEDUNA 11 13 18 19 2 Policy Area 11 (McKenzie St Policy Area 13 (Day Terrace) Policy Area 18 (Active Outdoor/Indoor Facilities) Policy Area 19 (Active Outdoor Facilities) Policy Area 2 (Broadacre Residential Land, Ceduna) Policy Area 4 (Health Services & Accommodation, Ceduna)

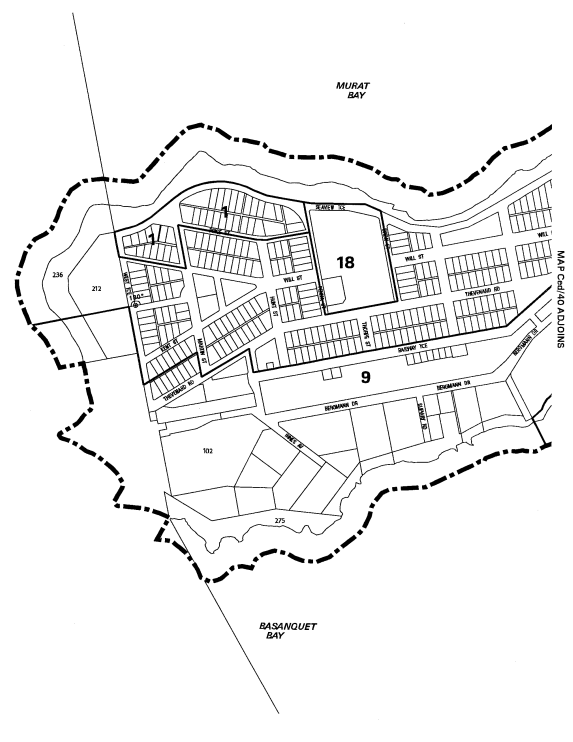


CEDUNA (DC) POLICY AREAS MAP Ced/36

Policy Area Boundary **Development Plan Boundary**



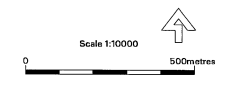




THEVENARD

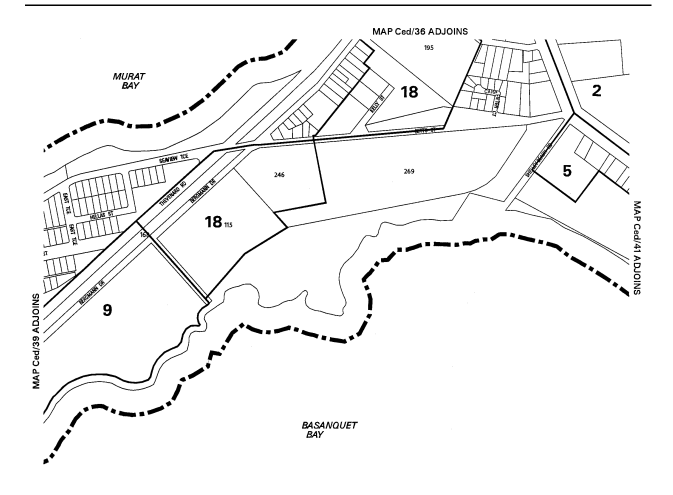
1 18 9

Policy Area 1 (Pinky Point, Thevenard)
Policy Area 18 (Active Outdoor/Indoor Facilities)
Policy Area 9 (Thevenard Port)



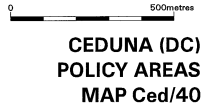
CEDUNA (DC) POLICY AREAS MAP Ced/39

Policy Area Boundary **Development Plan Boundary**



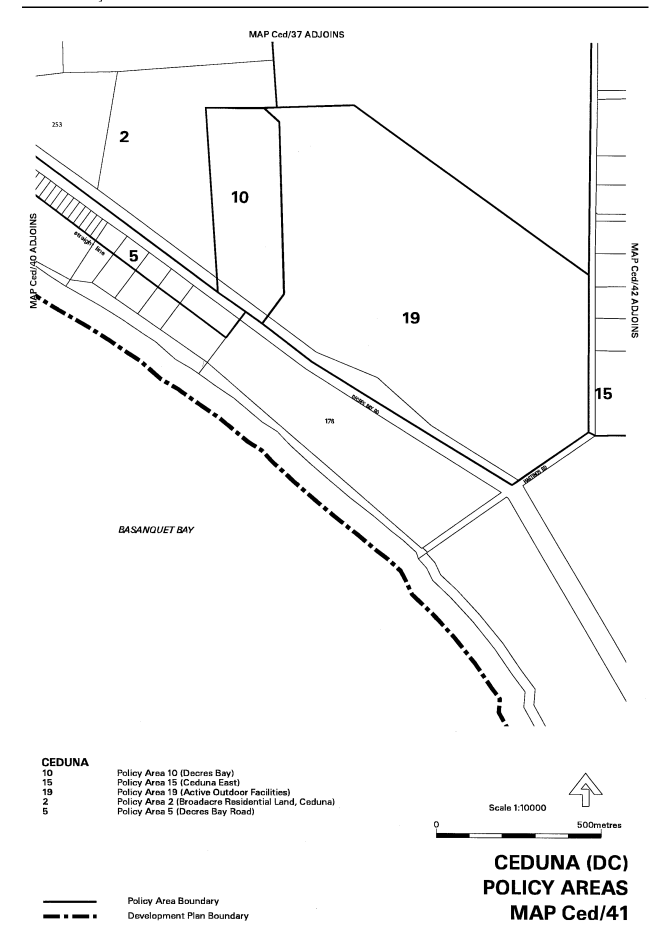


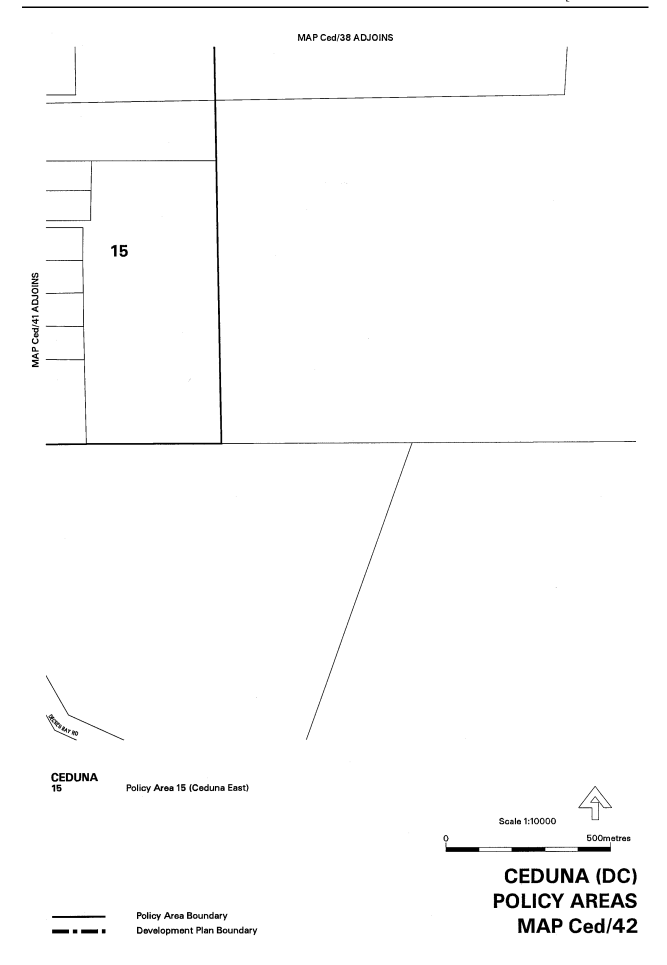
Policy Area 18 (Active Outdoor/Indoor Facilities)
Policy Area 2 (Broadacre Residential Land, Ceduna)
Policy Area 5 (Decres Bay Road)
Policy Area 9 (Thevenard Port)

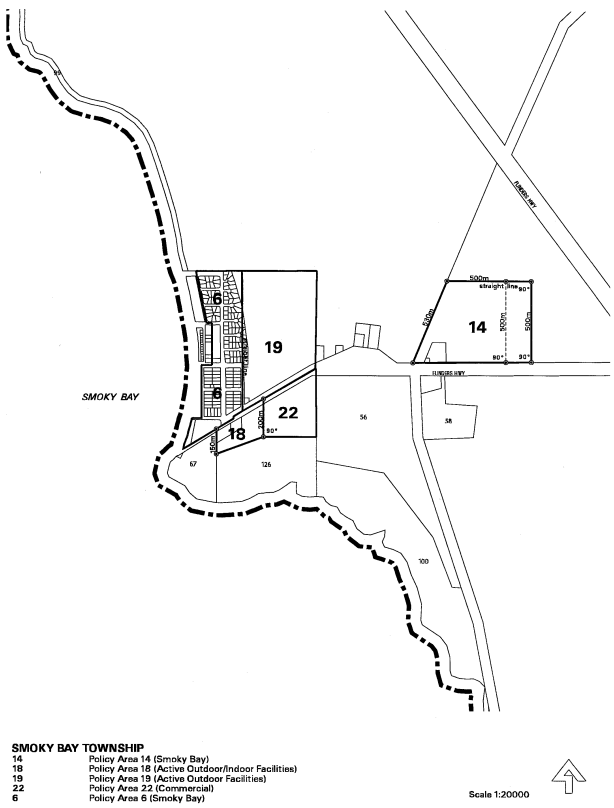


Scale 1:10000

Policy Area Boundary Development Plan Boundary



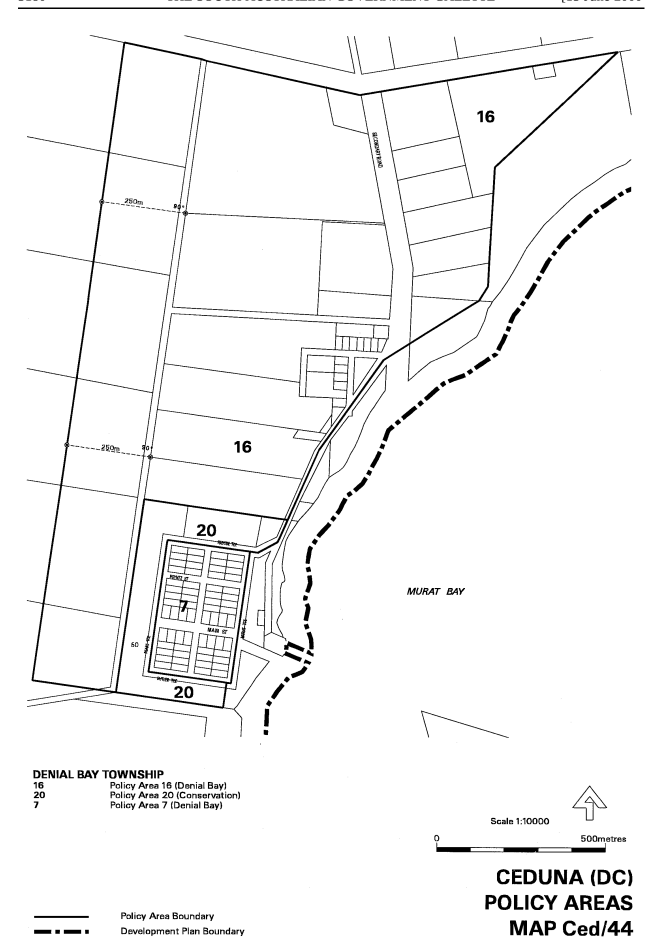




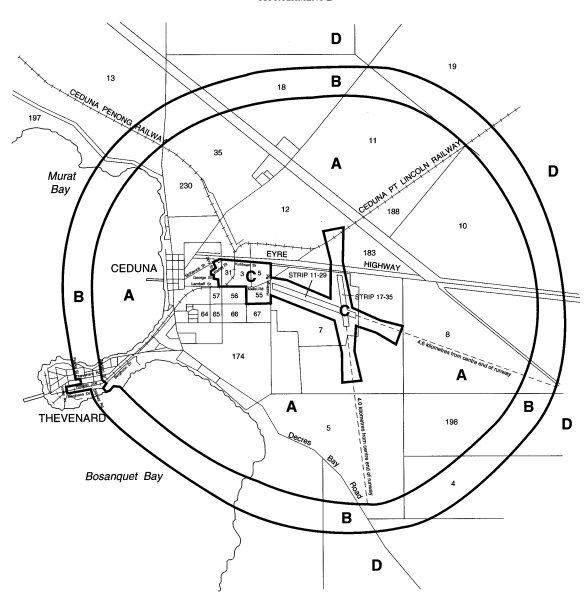
Policy Area Boundary **Development Plan Boundary**



CEDUNA (DC) POLICY AREAS MAP Ced/43



ATTACHMENT B



Referral to Planning Authority required for;

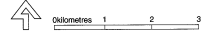
Area A	All structures exceeding 45 metres
	above existing ground level

Area B All structures exceeding 75 metres above existing ground level

Area C All structures

Area D All structures exceeding 110 metres above existing ground level

Area boundary



CEDUNA (DC)
CEDUNA AIRPORT
OBSTACLE LIMITATIONS
SURFACES
Figure/1

DEVELOPMENT ACT 1993: SECTION 29 (2) (b): AMENDMENT TO THE STREAKY BAY (DC) DEVELOPMENT PLAN Preamble

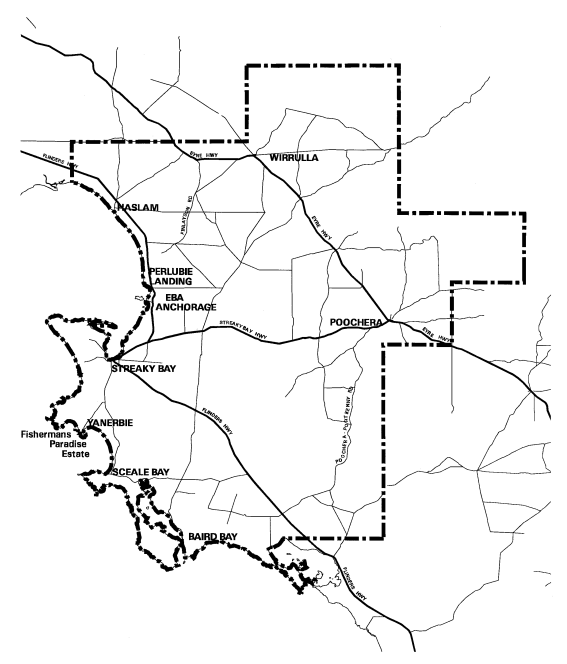
It is necessary to amend the Streaky Bay (DC) Development Plan dated 18 November 1999.

NOTICE

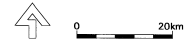
PURSUANT to Section 29 (2) (b) of the Development Act 1993, I, Diana Laidlaw, being the Minister administering the Act, amend The Streaky Bay (DC) Development Plan, dated 18 November 1999 as follows:

- (a) Delete Maps StB/1 to StB/22 dated 18 November 1999;
- (b) insert the contents of Attachment A; and
- (c) adjust the mapping references in the Streaky Bay (DC) Development Plan text accordingly.

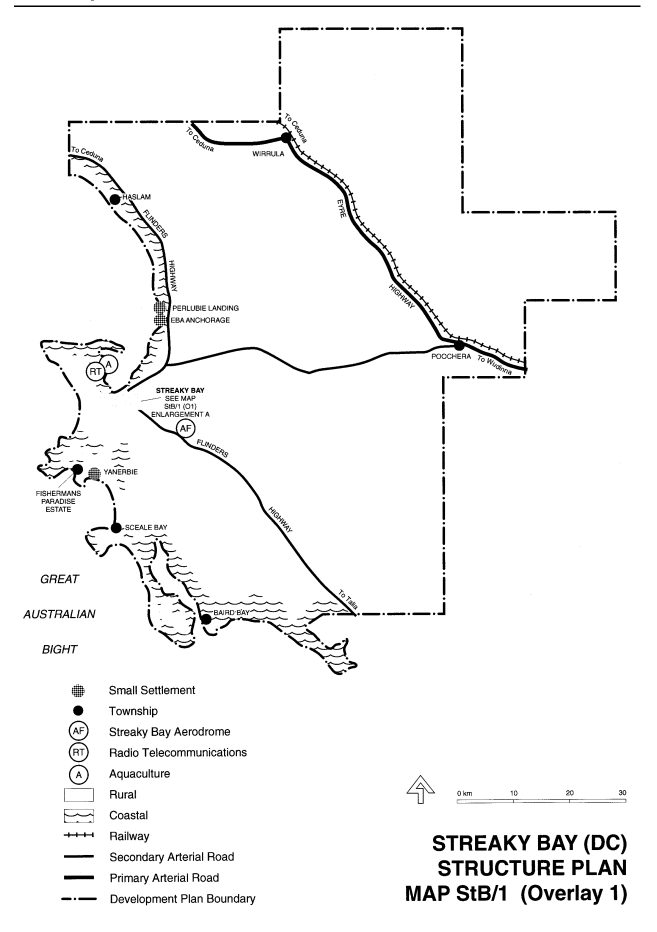
ATTACHMENT A

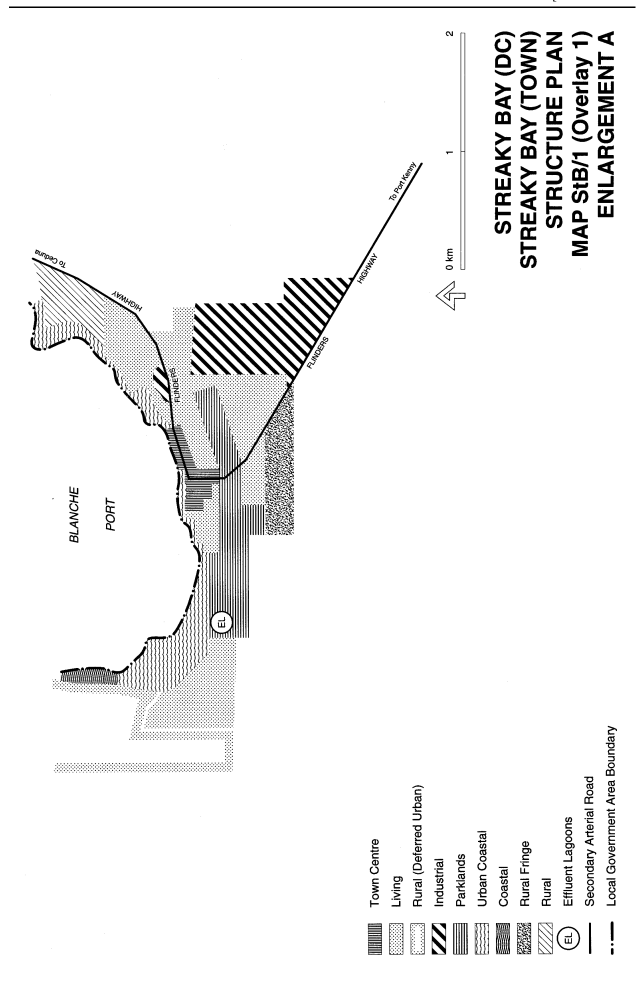


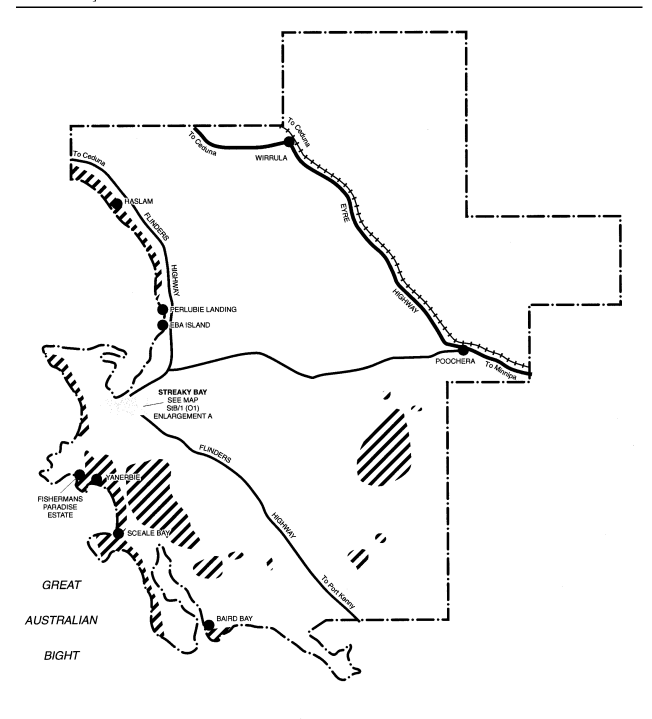
To identify the precise location of the Development Plan boundary refer to Map StB/2A and 2B then select the relevant Zone Map



STREAKY BAY (DC) MAP StB/1



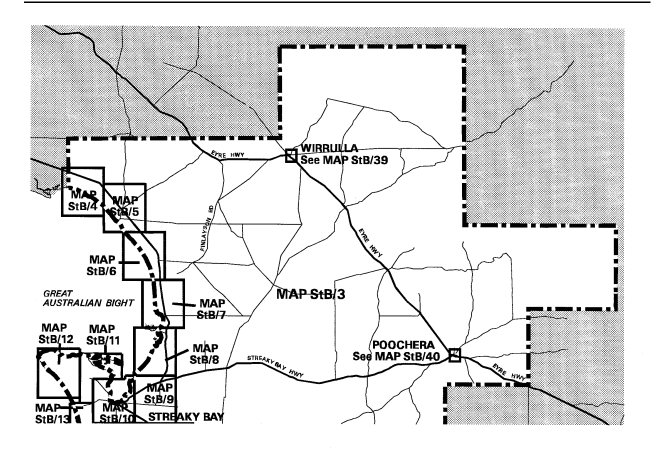




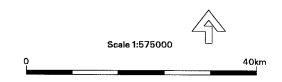




STREAKY BAY (DC) SIGNIFICANT CONSTRAINTS MAP StB/1 (Overlay 2)

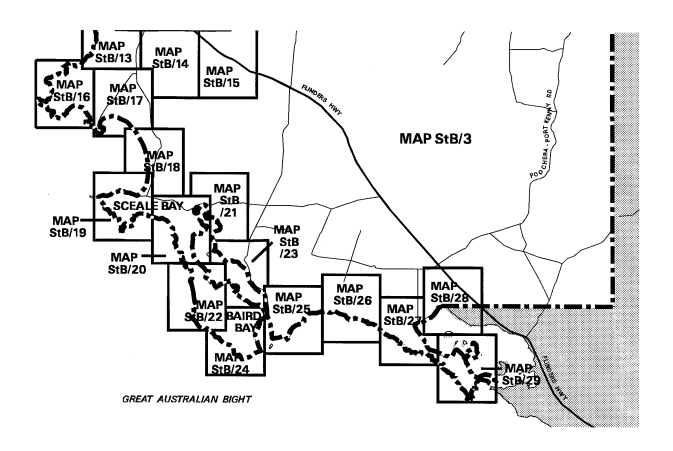


For the purposes of the Development Plan unless otherwise clearly indicated, the zone/policy area boundaries depicted on or intended to be fixed by Maps StB/3 to StB/41 inclusive shall be read as conforming in all respects (as the case may require) to the land division boundaries, to the centre line of roads or drain reserves or to the title boundaries, or to imaginary straight lines joining the positions defined by survey or by the measurements shown on the said maps against which the said zone/policy area boundaries are shown or otherwise as indicated.



STREAKY BAY (DC)
INDEX
MAP StB/2A

■ ■ ■ Development Plan Boundary

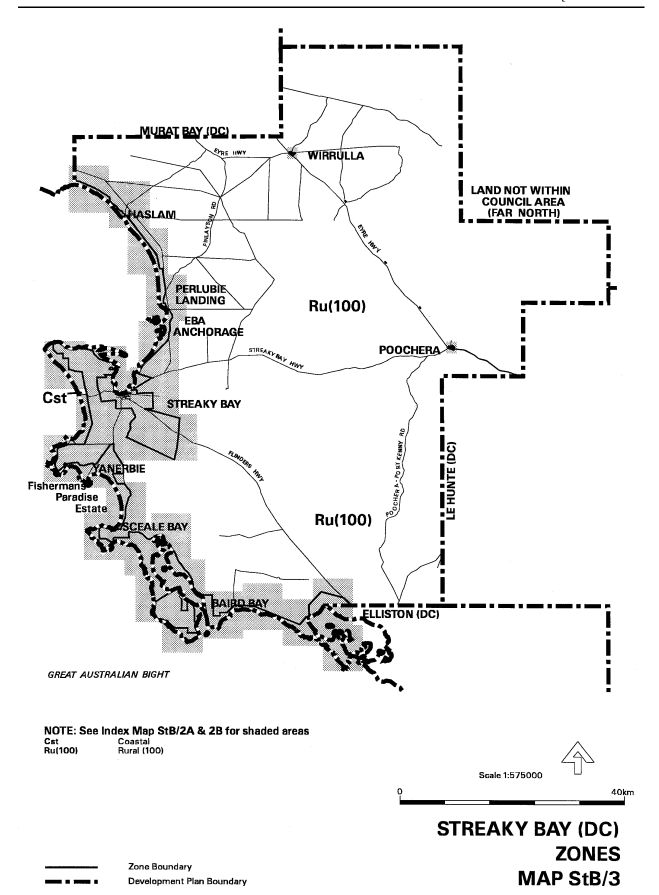


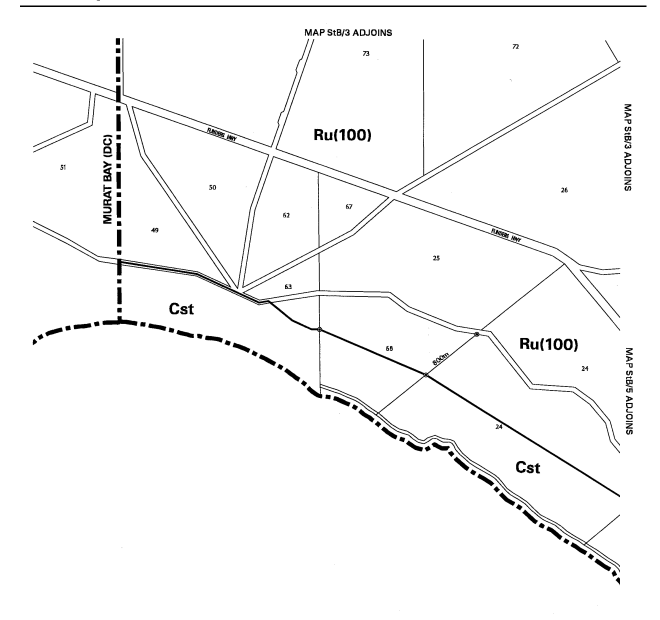
For the purposes of the Development Plan unless otherwise clearly indicated, the zone/policy area boundaries depicted on or intended to be fixed by Maps St8/3 to St8/41 inclusive shall be read as conforming in all respects (as the case may require) to the land division boundaries, to the centre line of roads or drain reserves or to the title boundaries, or to imaginary straight lines joining the positions defined by survey or by the measurements shown on the said maps against which the said zone/policy area boundaries are shown or otherwise as indicated.



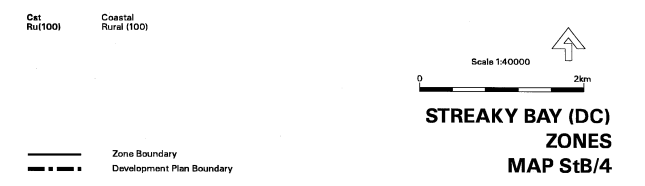
STREAKY BAY (DC)
INDEX
MAP StB/2B

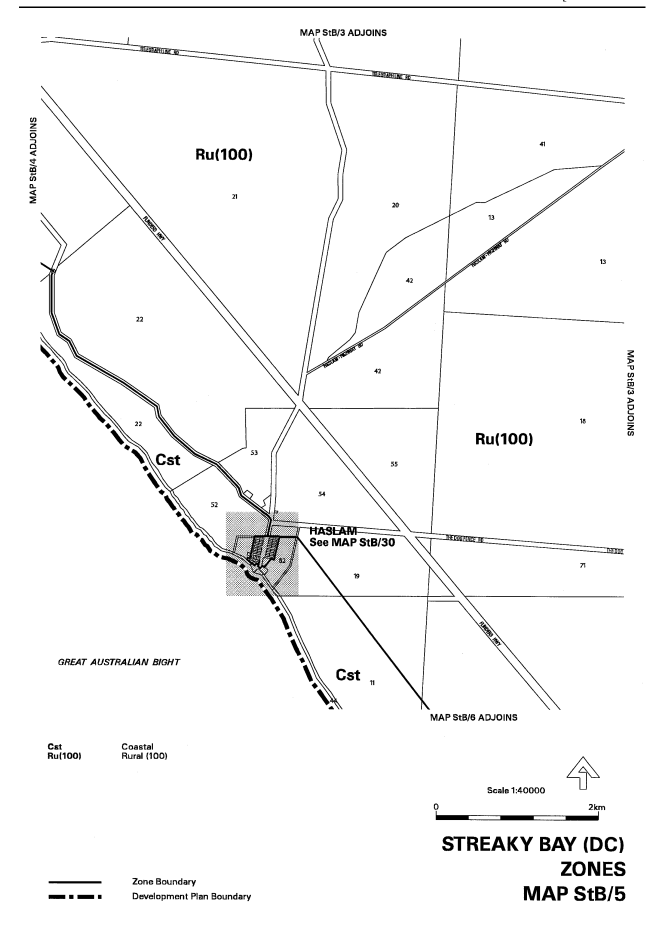
Development Plan Boundary

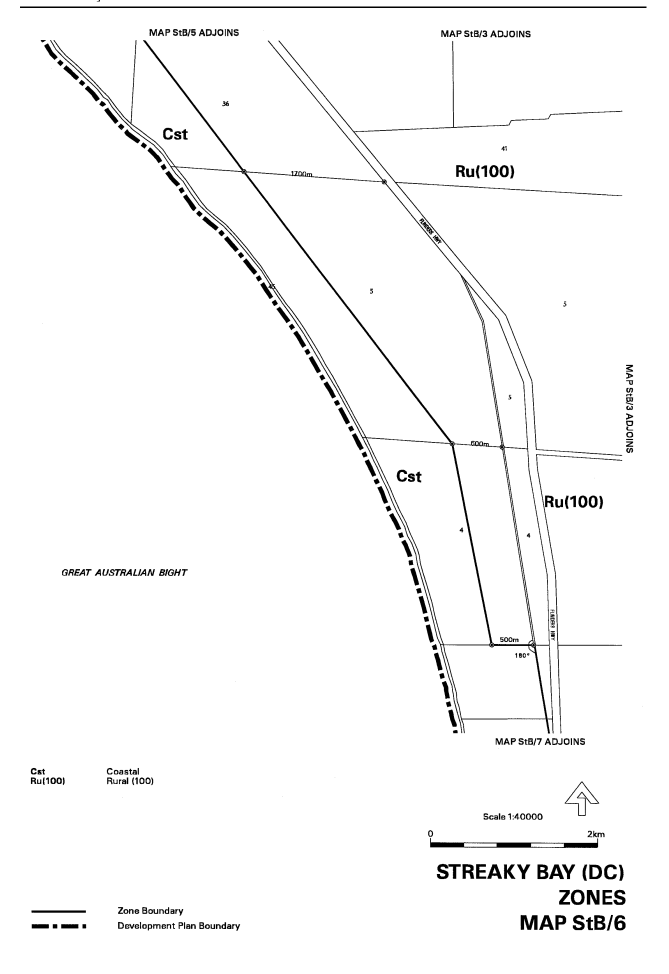


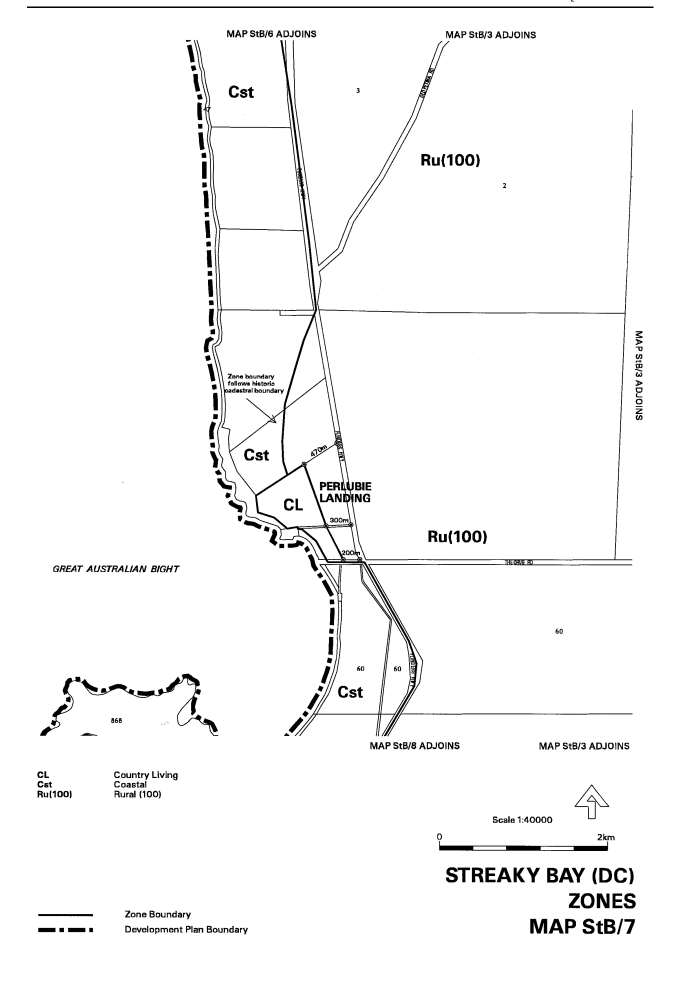


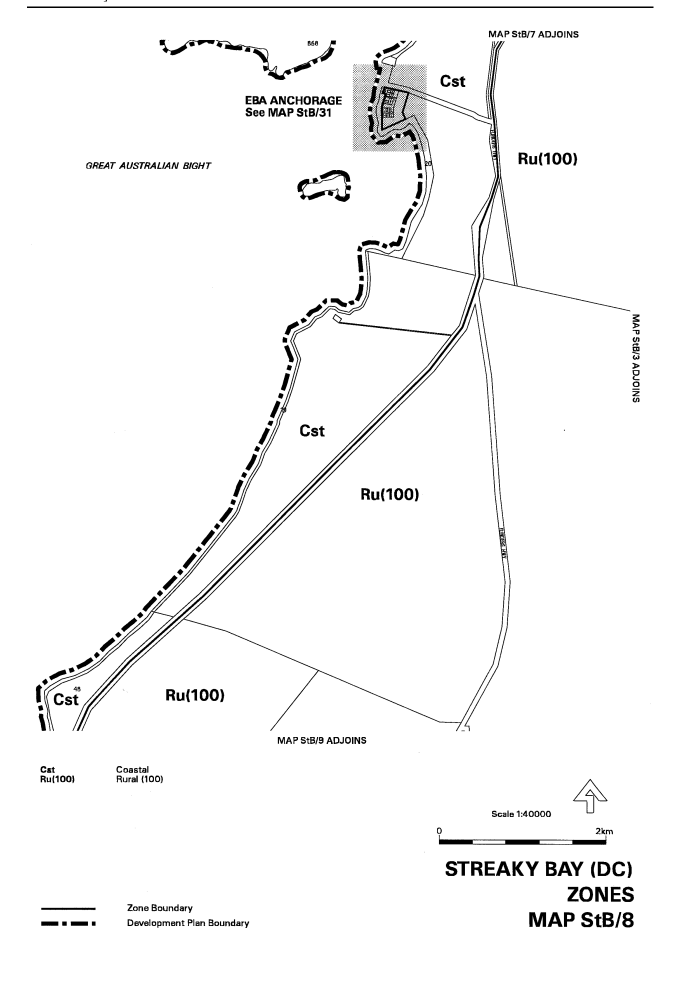
GREAT AUSTRALIAN BIGHT

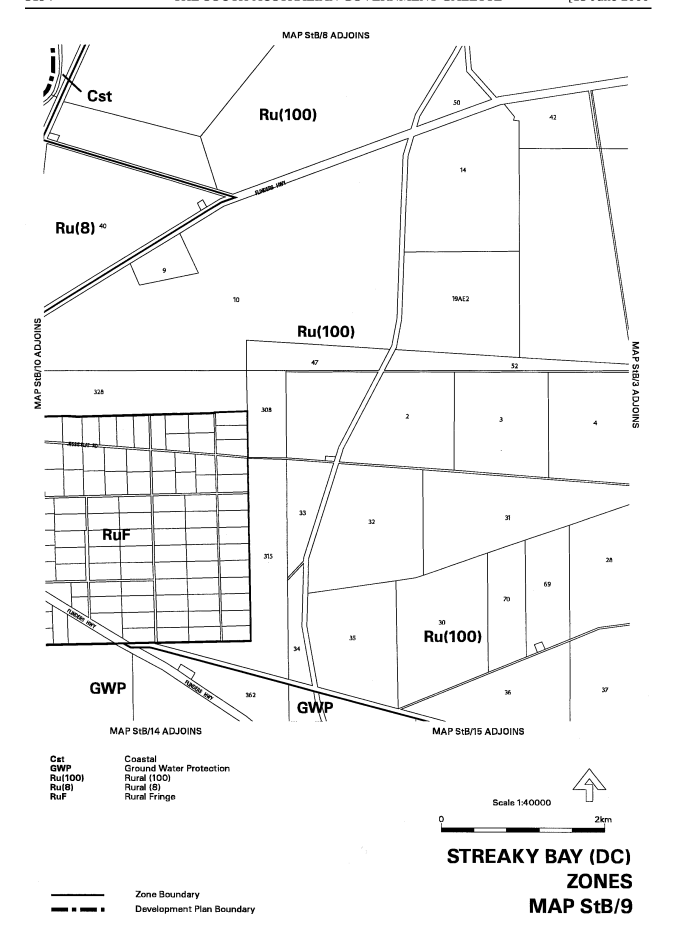


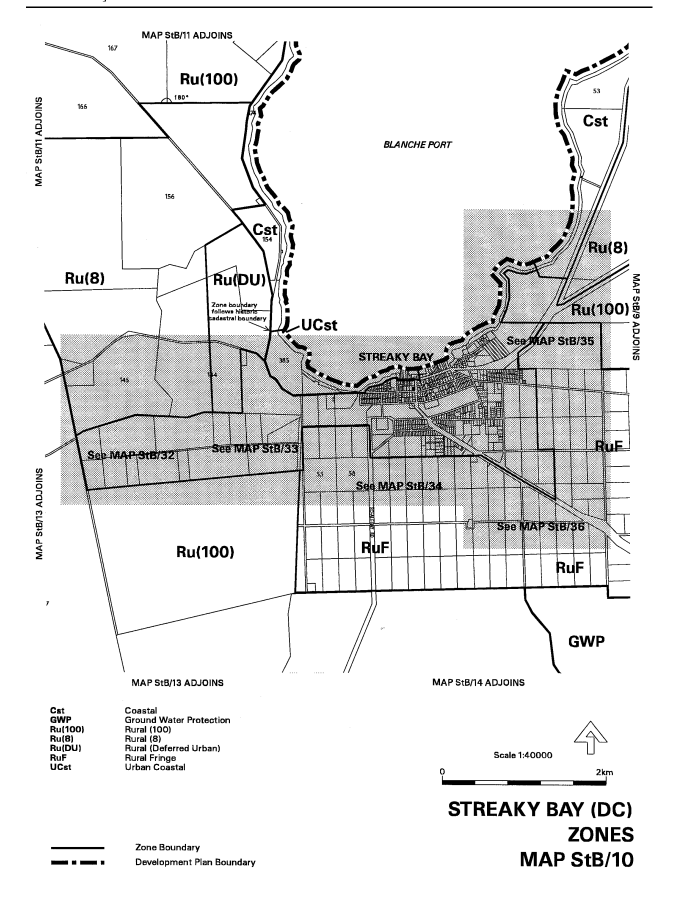


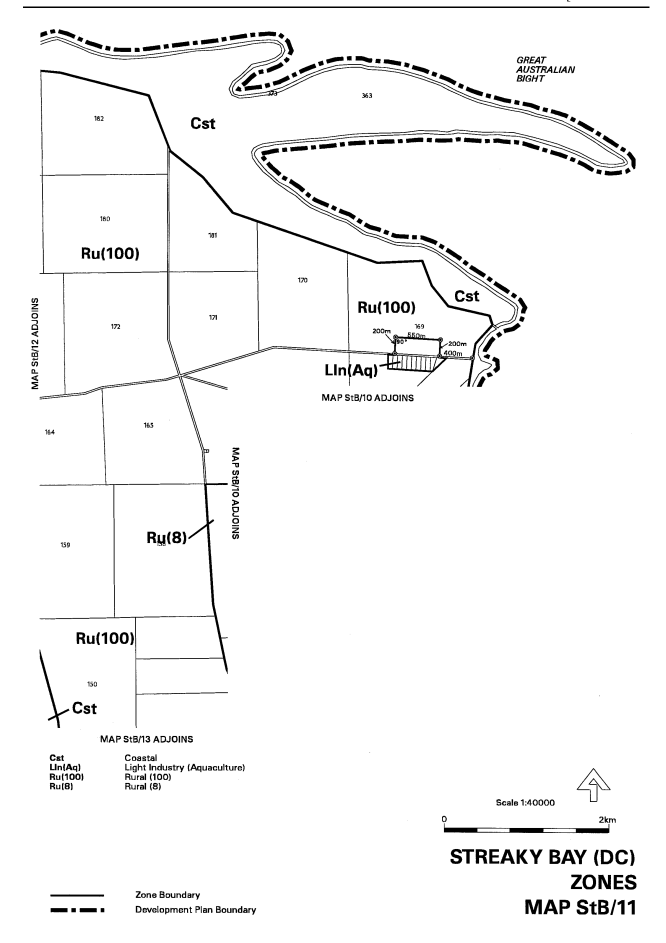


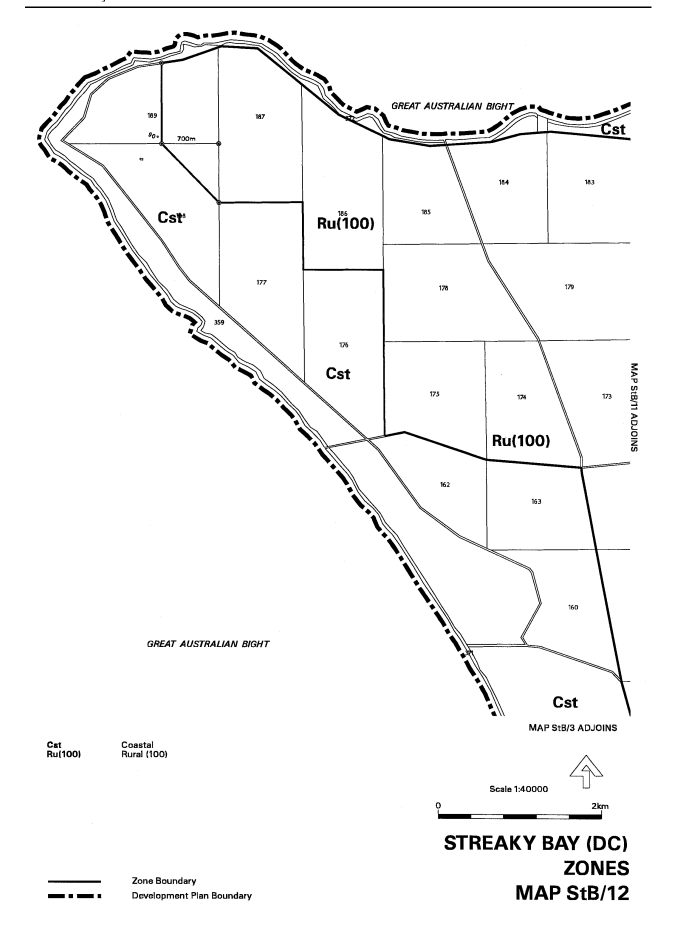


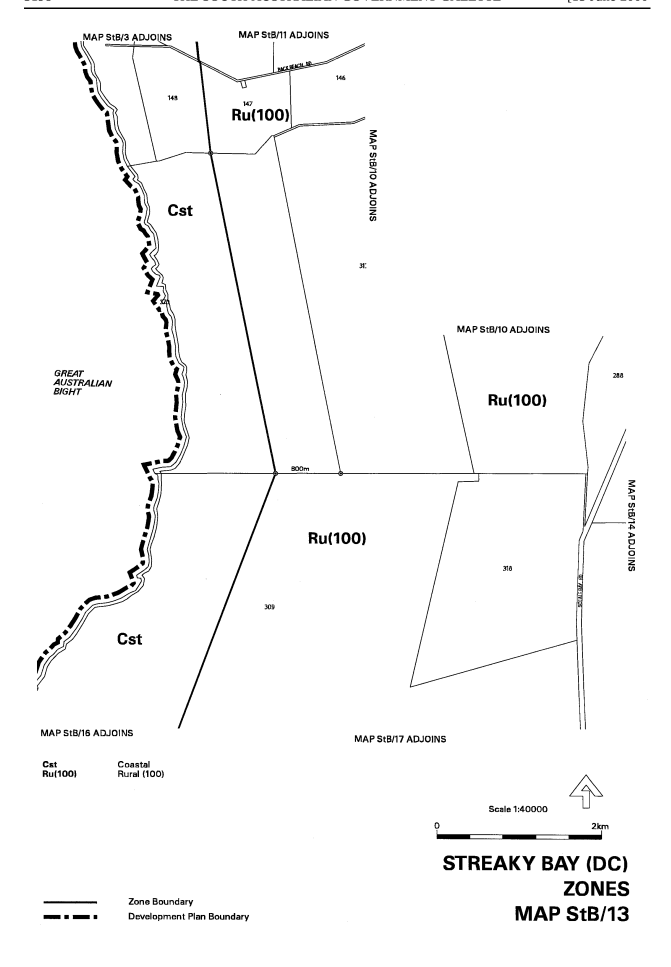


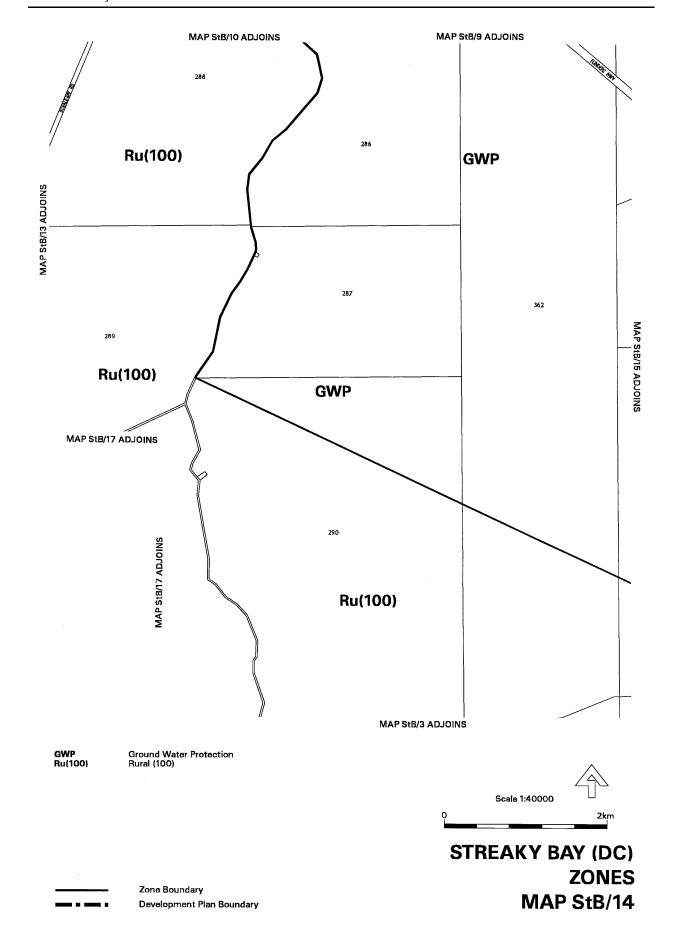


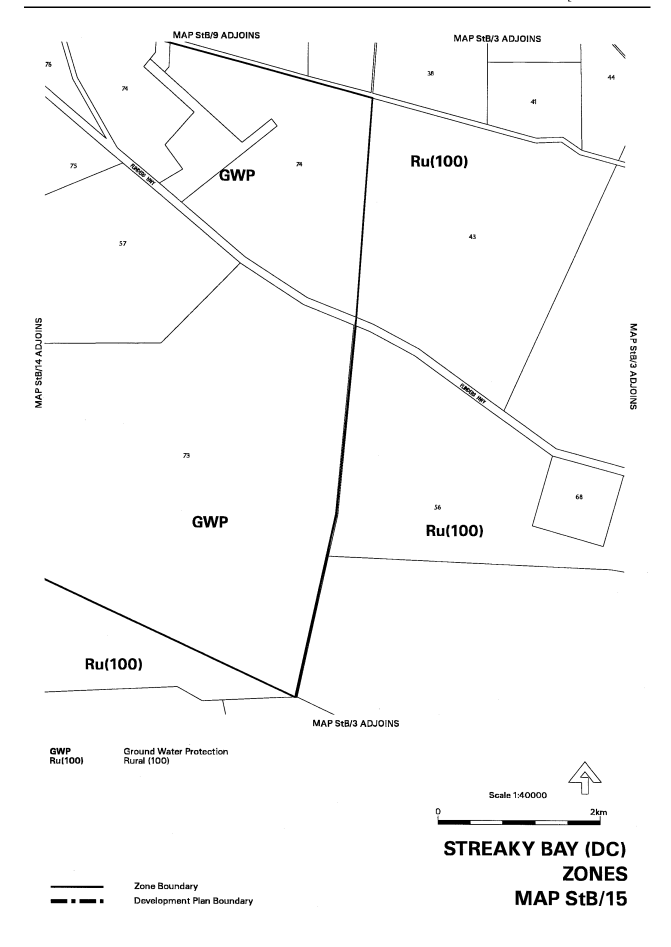


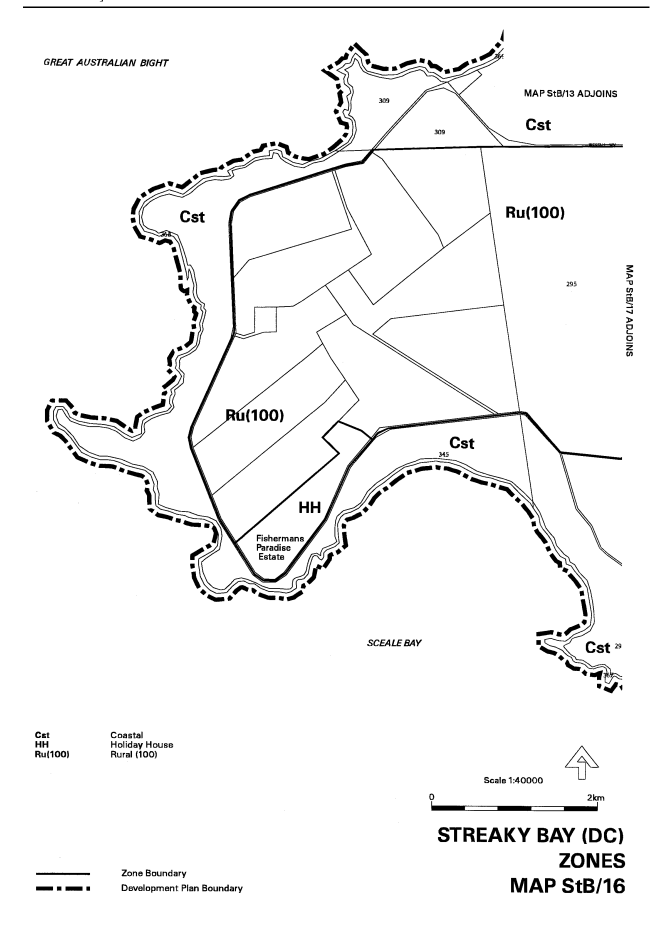


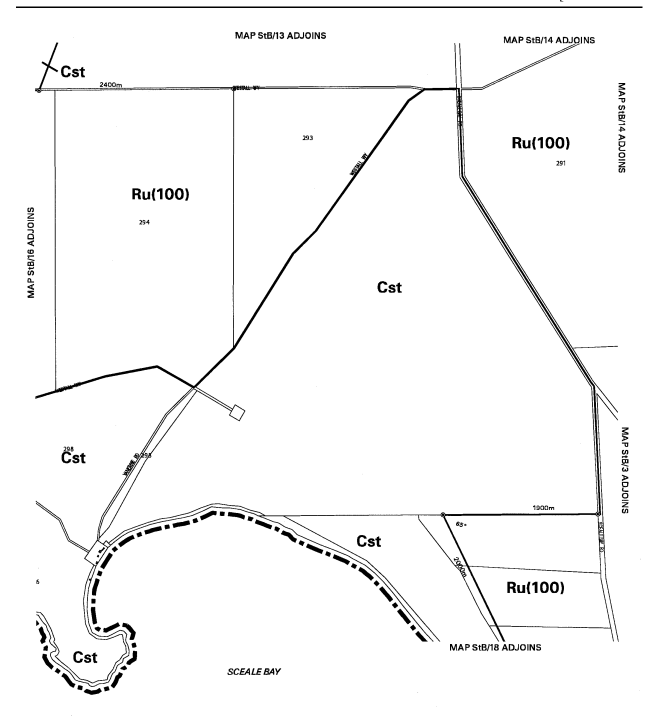




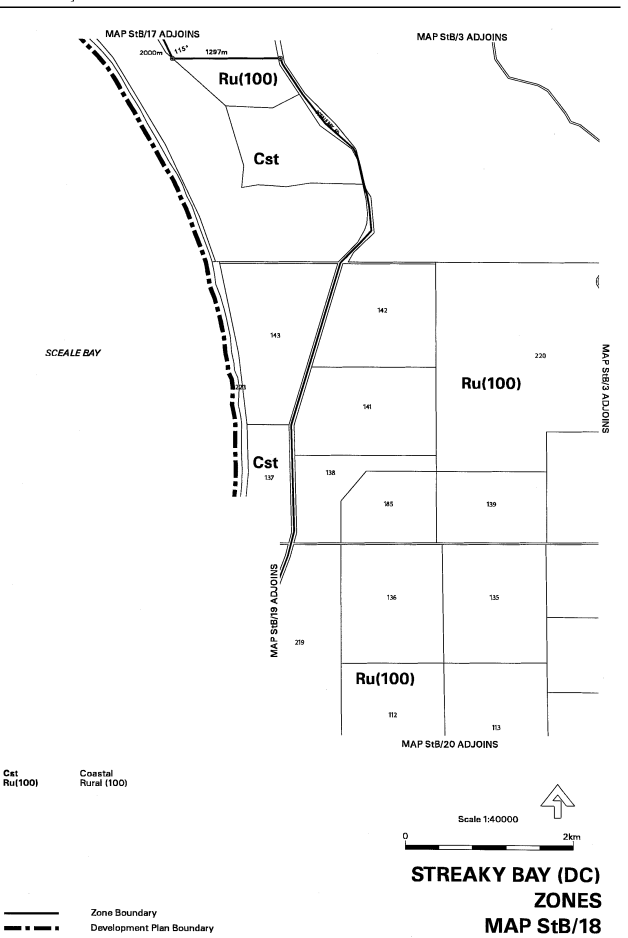


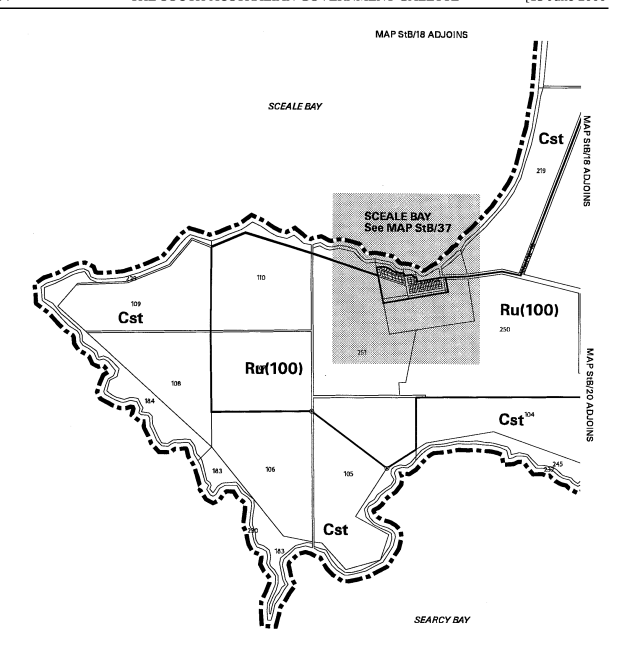






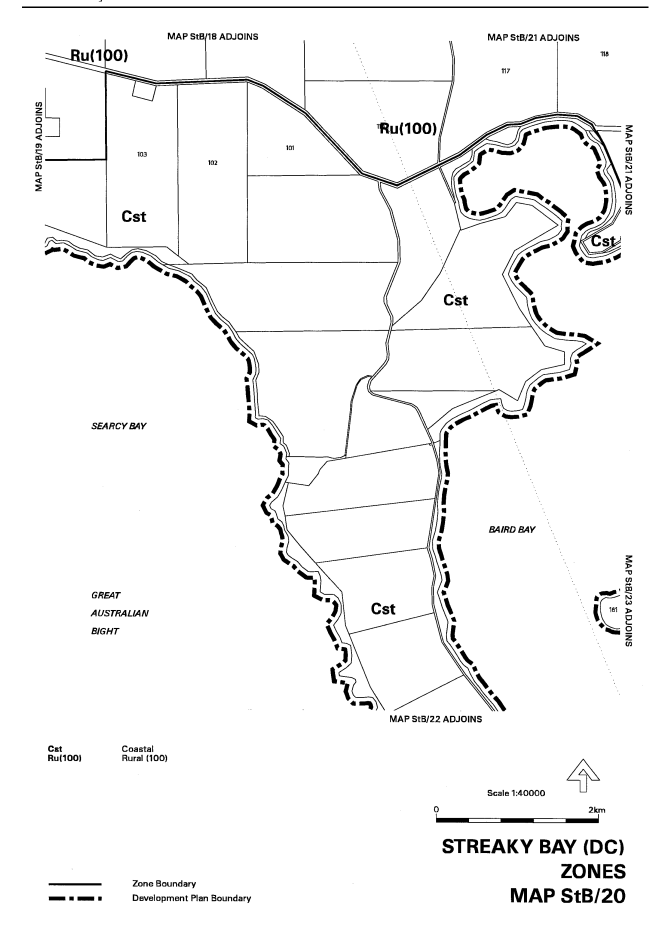


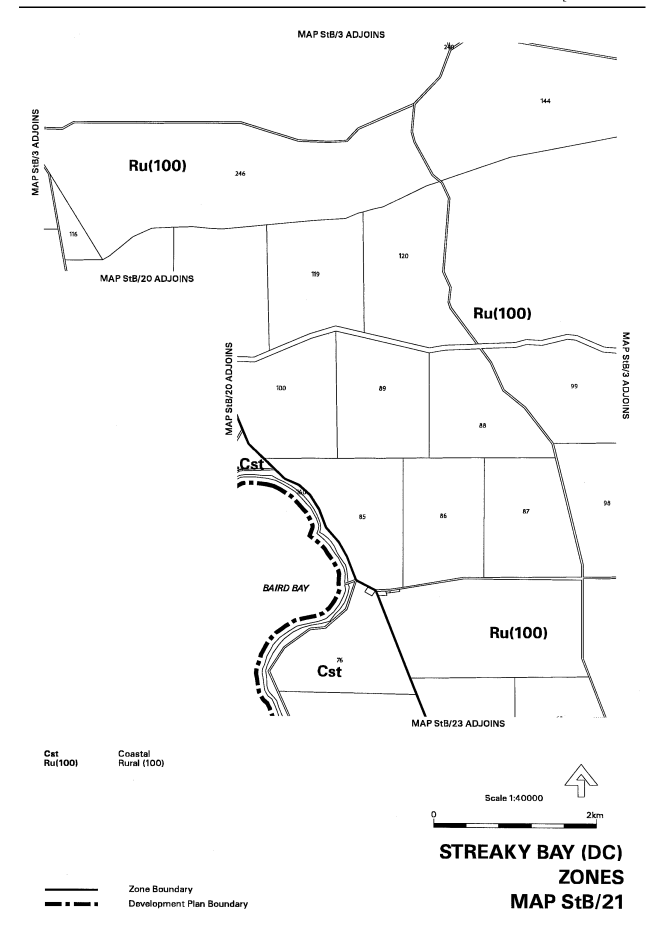




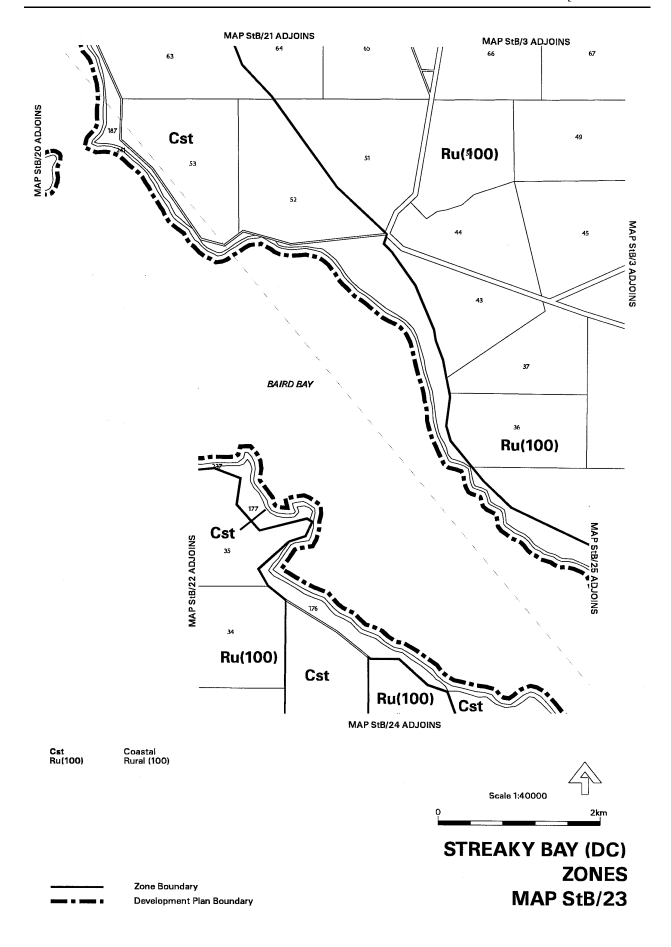
GREAT AUSTRALIAN BIGHT

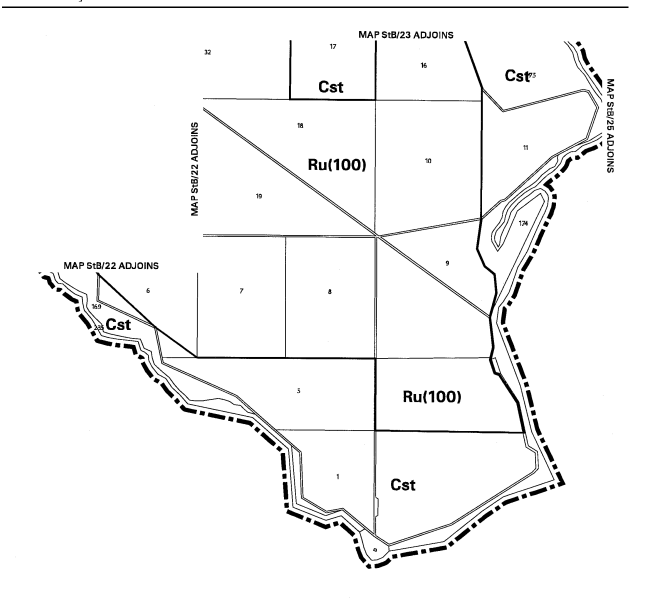






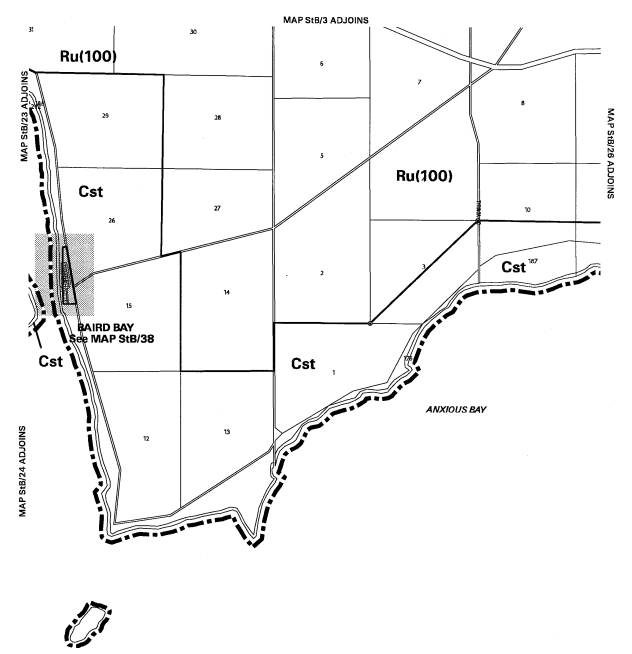






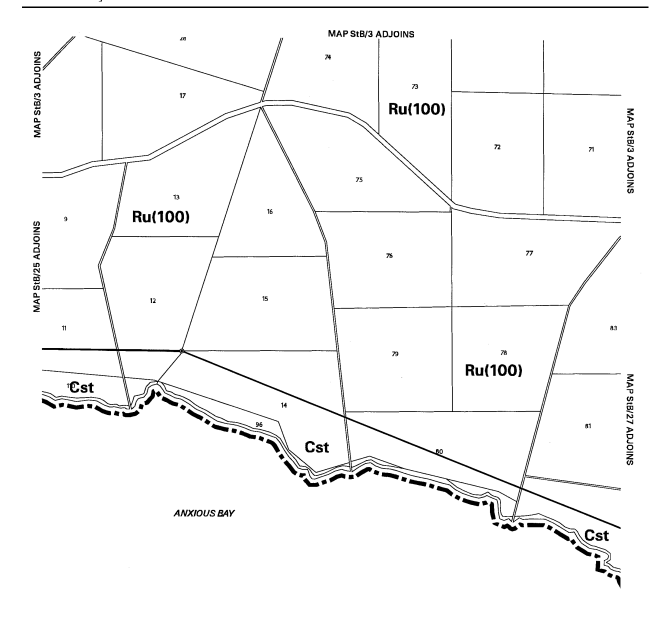
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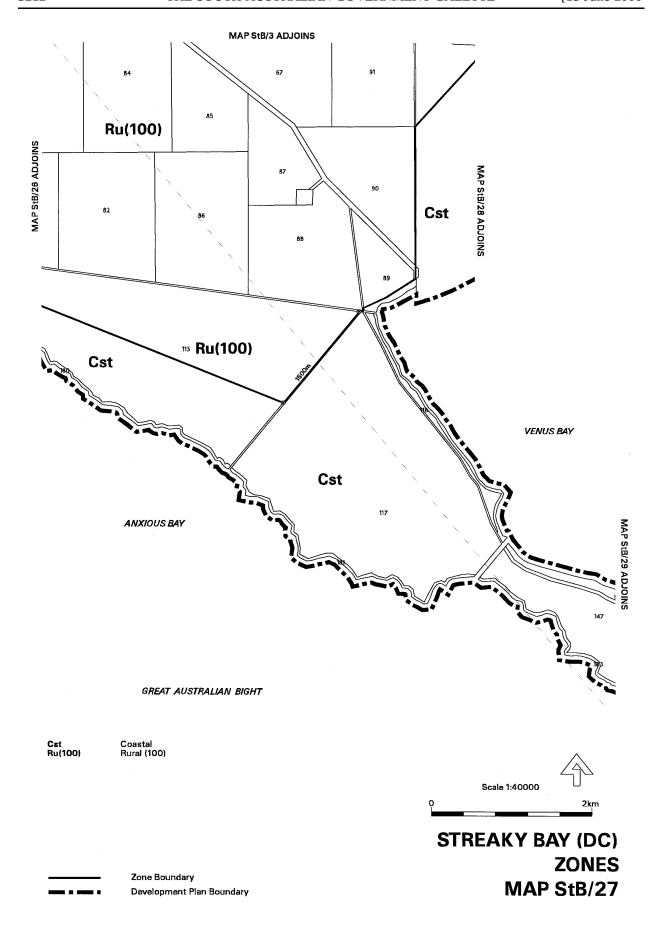
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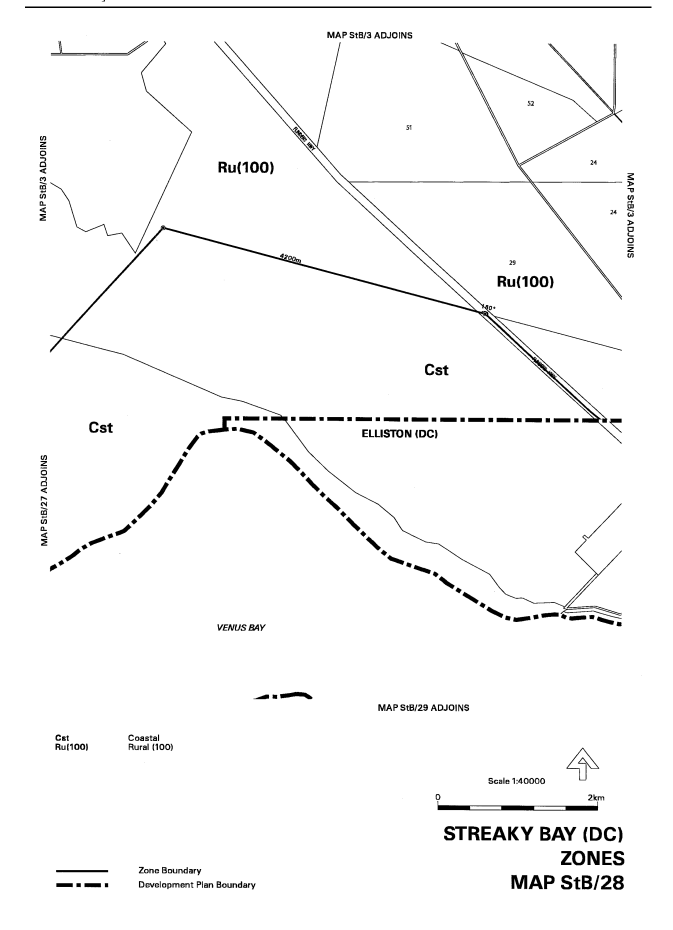


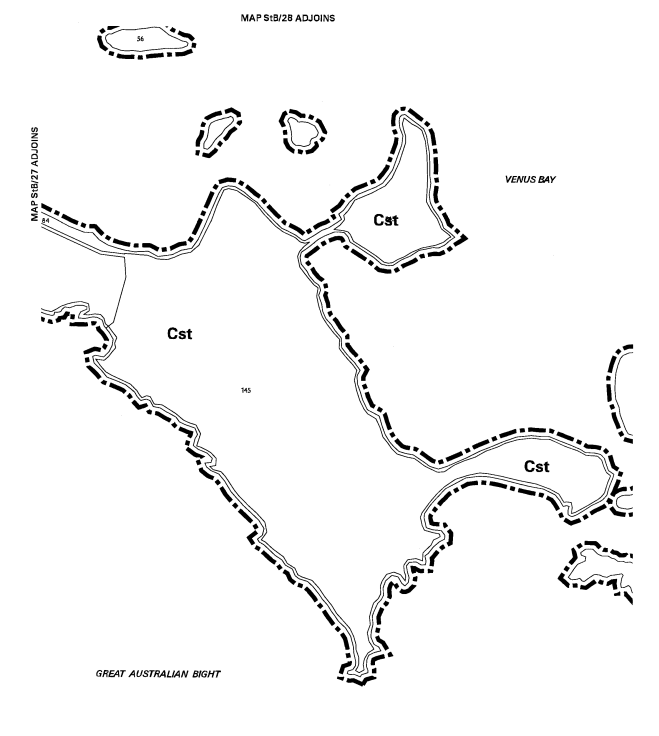


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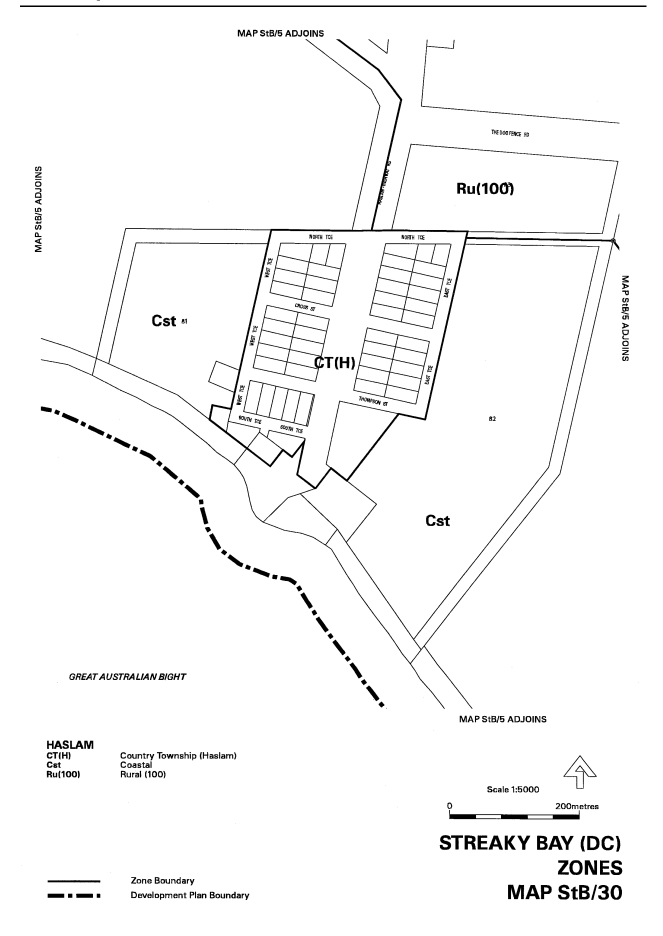


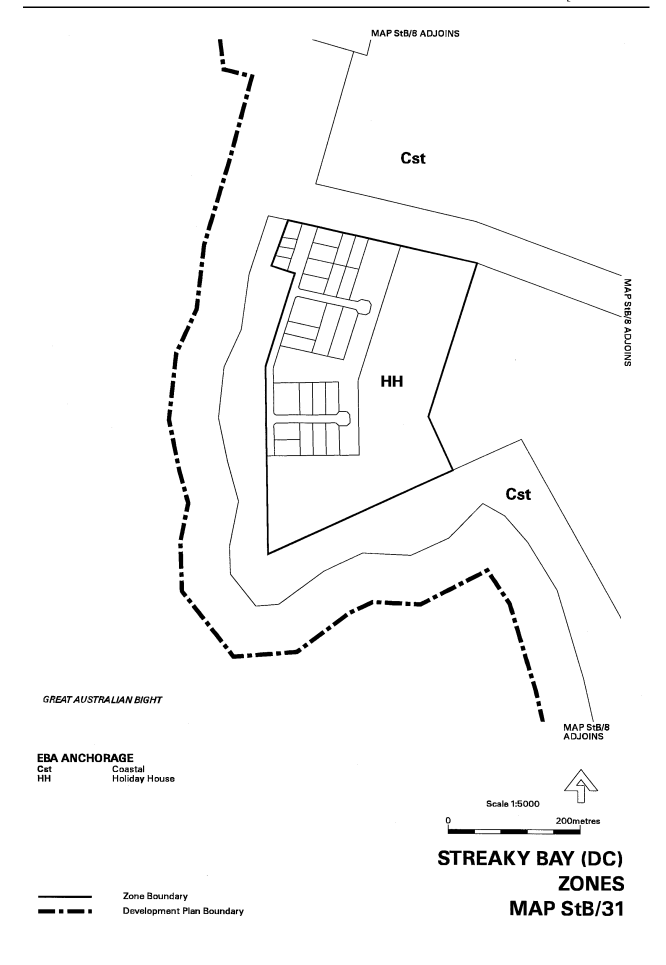


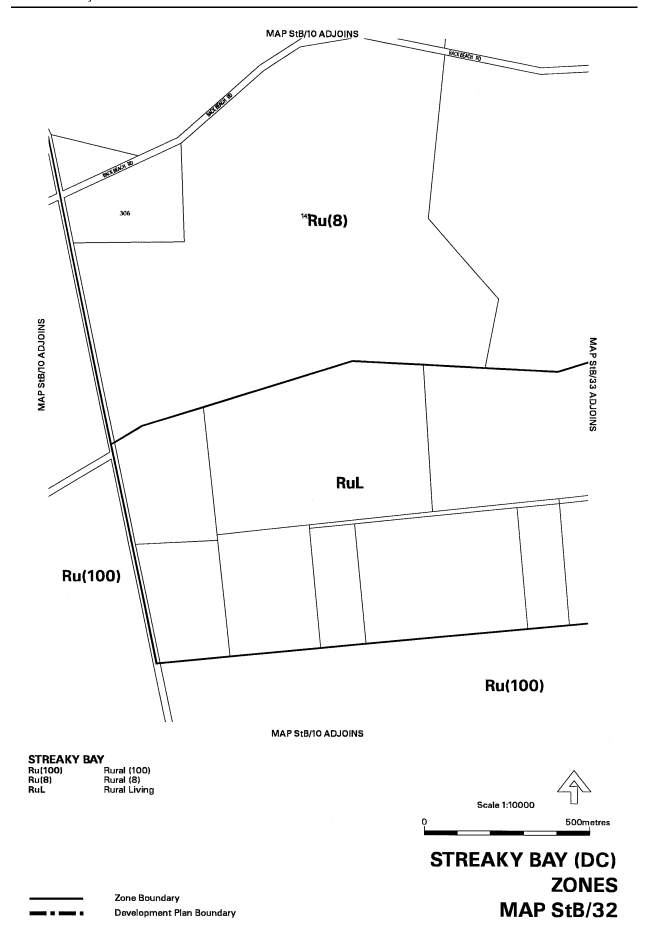


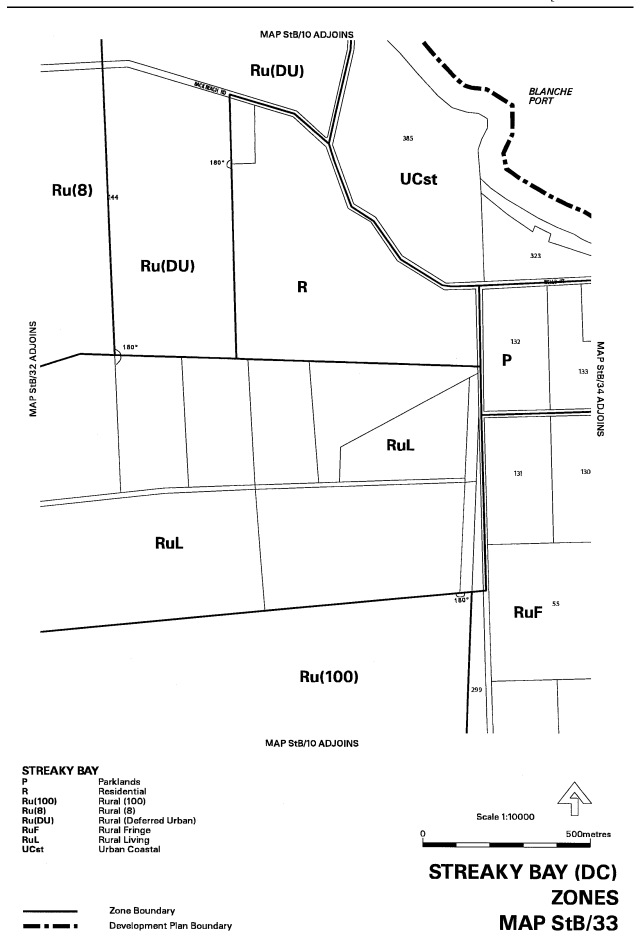


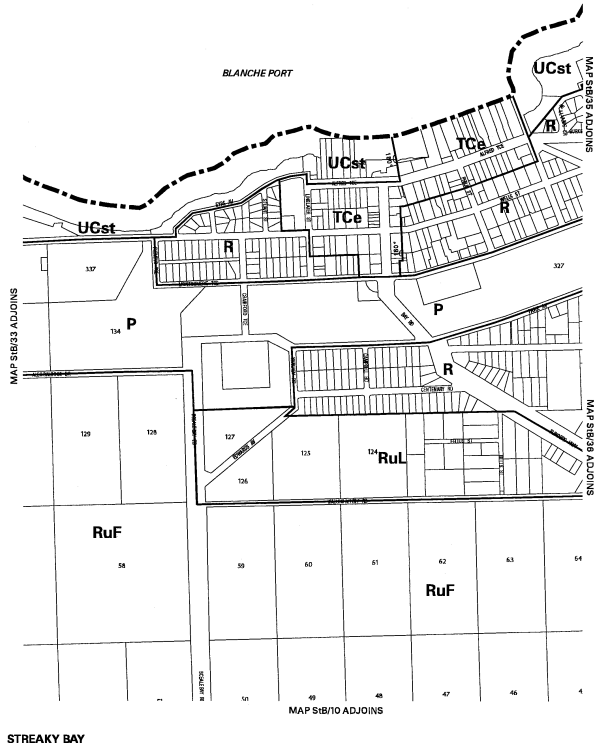




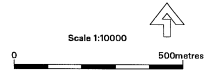








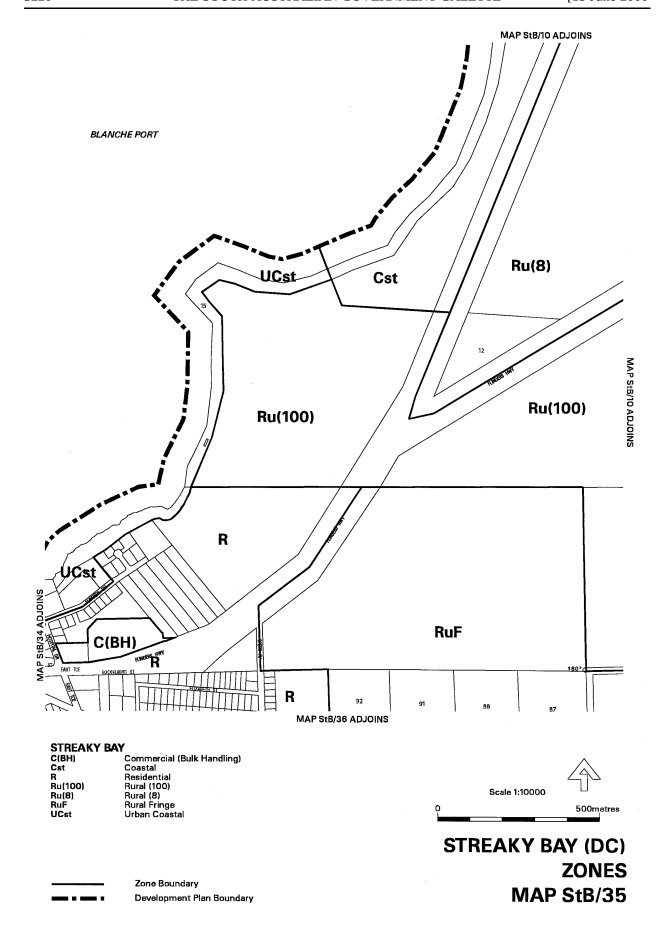
P Parklands
R Residential
Ruf Rural Fringe
RuL Rural Living
TCe Town Centre
UCst Urban Coastal

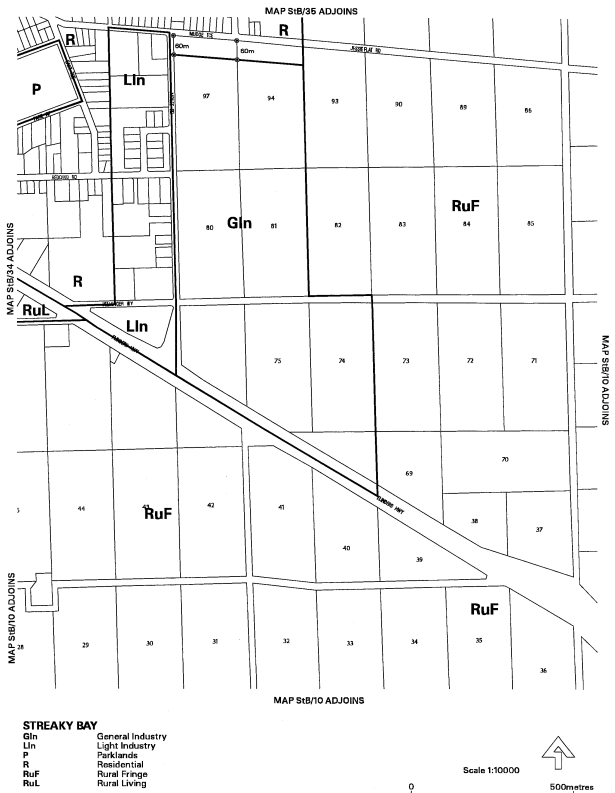


STREAKY BAY (DC)
ZONES
MAP StB/34

Zone Boundary

Development Plan Boundary



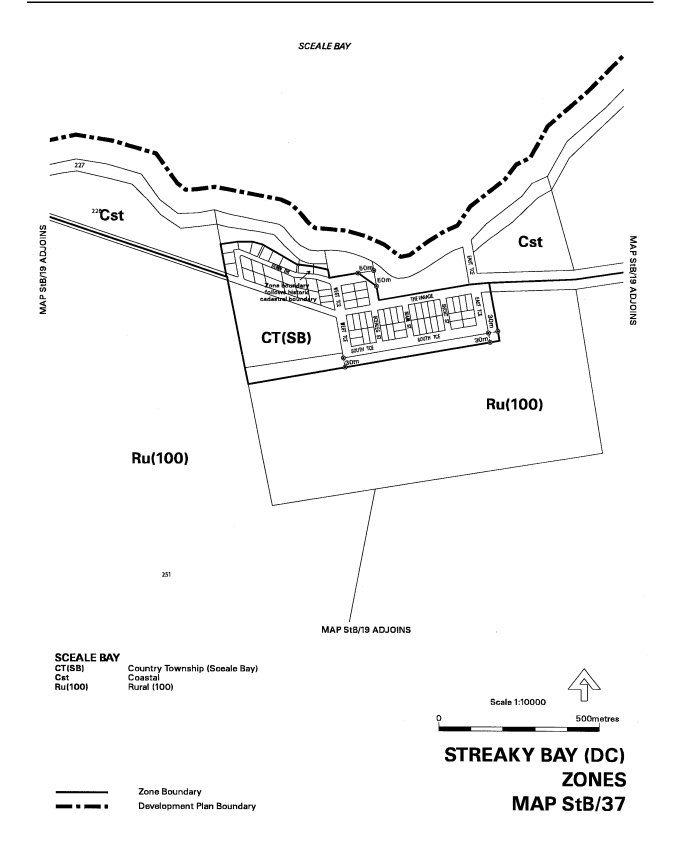


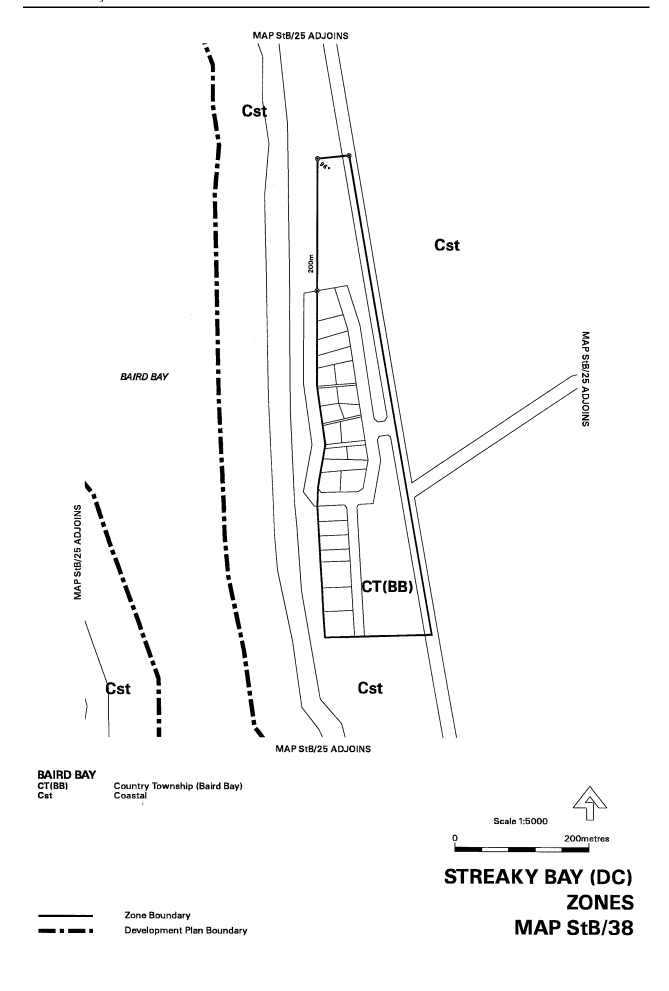
General Industry Light Industry Parklands Residential Rural Fringe Rural Living

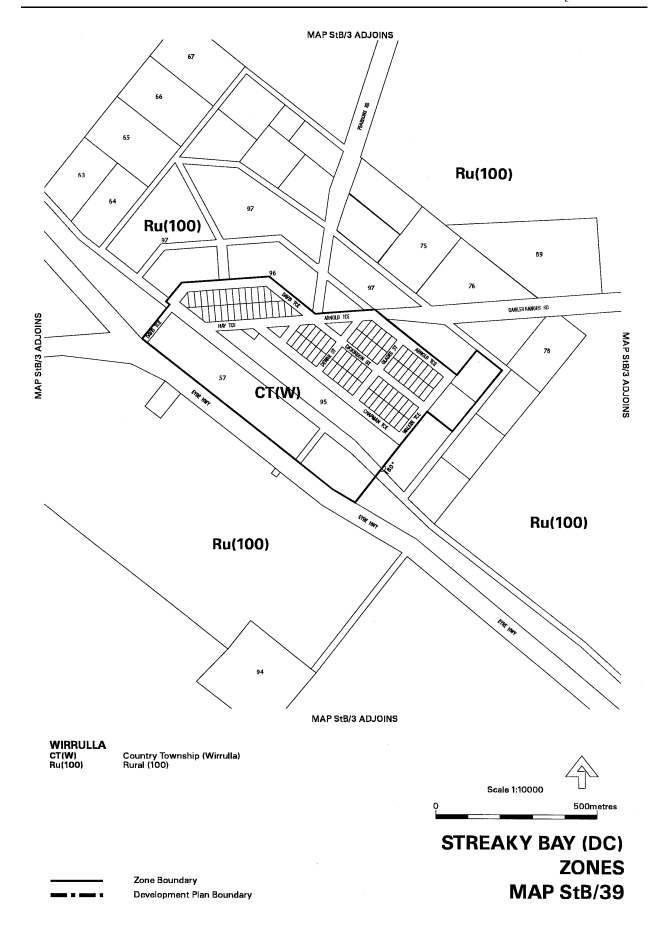


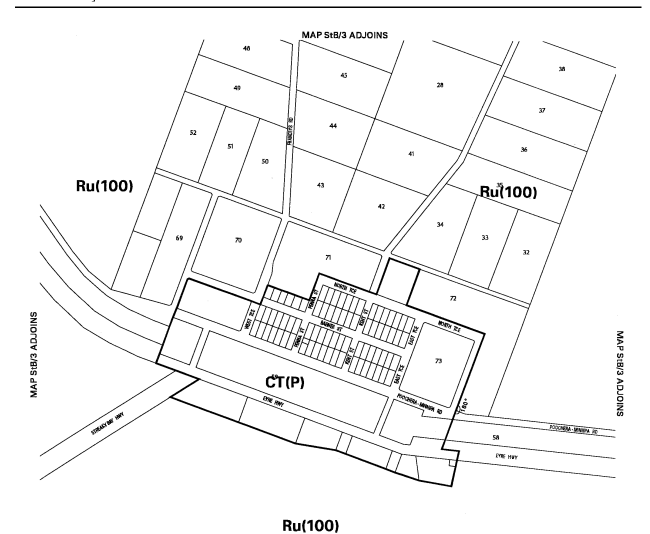
STREAKY BAY (DC) **ZONES** MAP StB/36

Zone Boundary **Development Plan Boundary**

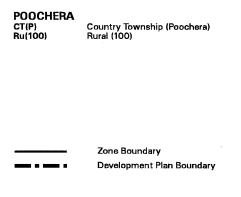


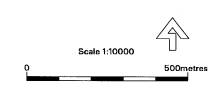




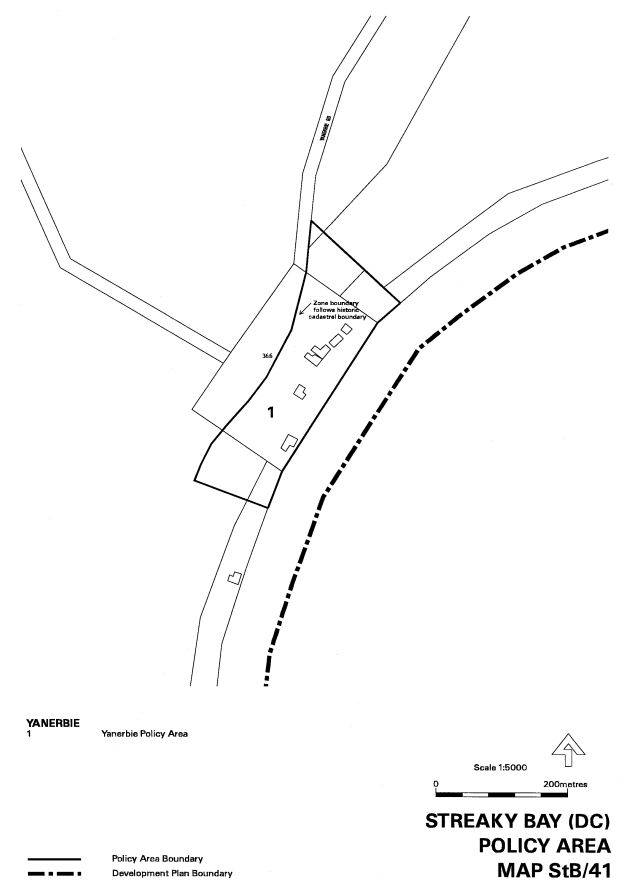


MAP StB/3 ADJOINS





STREAKY BAY (DC)
ZONES
MAP StB/40



Dated 15 June 2000.

DIANA LAIDLAW, Minister for Transport, Urban Planning and the Arts

DEVELOPMENT ACT 1993: SECTION 29 (2) (b): AMENDMENT TO THE ELLISTON (DC) DEVELOPMENT PLAN Preamble

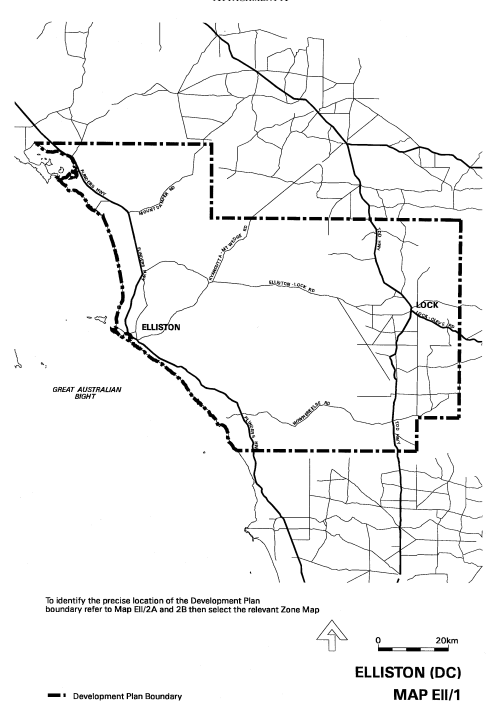
It is necessary to amend the Elliston (DC) Development Plan dated 18 November 1999.

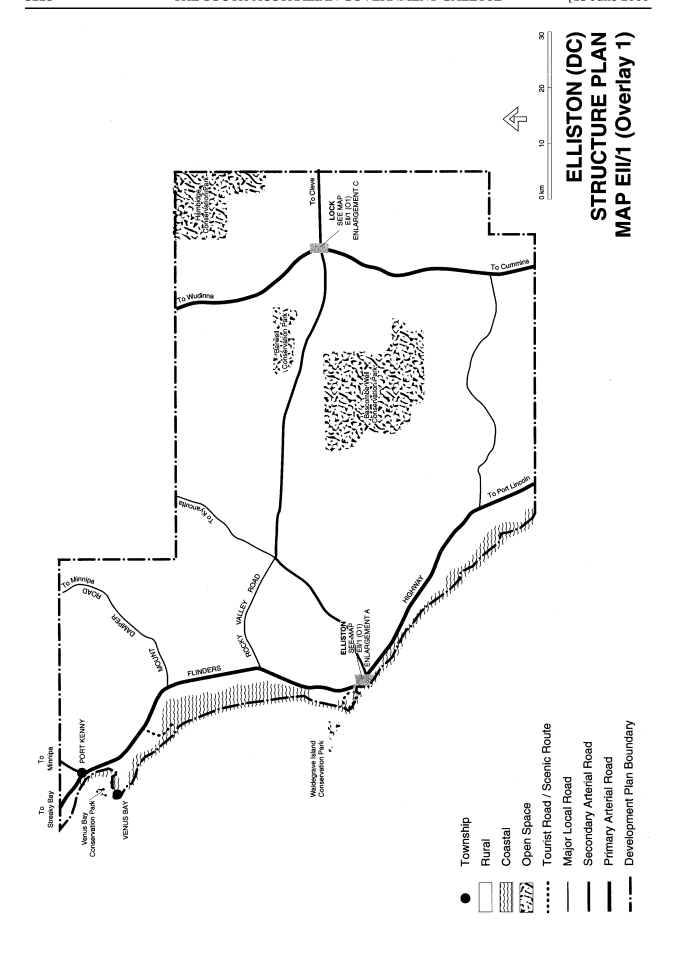
NOTICE

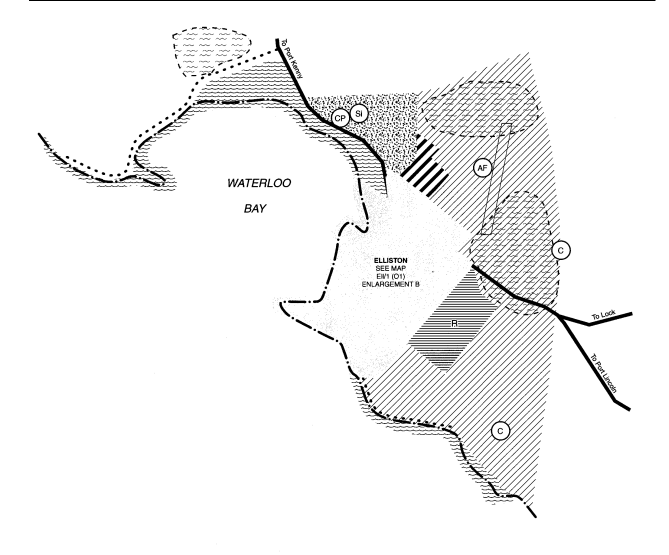
PUSUANT to Section 29 (2) (b) of the Development Act 1993, I, Diana Laidlaw, being the Minister administering the Act, amend The Elliston (DC) Development Plan, dated 18 November 1999 as follows:

- 1. (a) Delete Maps Ell/1 to Ell/20 dated 18 November 1999;
 - (b) insert the contents of Attachment A; and
 - (c) adjust the mapping references in the Ceduna (DC) Development Plan text accordingly.
- 2. (a) Amend the text in the Non-complying list for the Water Protection Zone by inserting the word 'hectare' immediately following the text "Land Division, except were an allotment not greater than one".

ATTACHMENT A





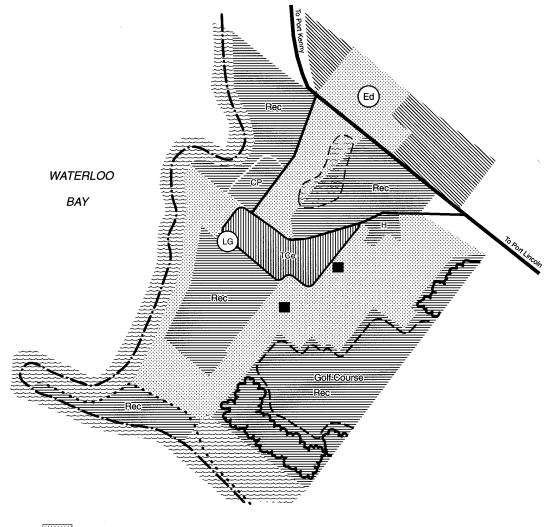




Industry



ELLISTON (DC)
ELLISTON (ENVIRONS)
STRUCTURE PLAN
MAP EII/1 (Overlay 1)
ENLARGEMENT A



Living

TCe Town Centre

Commercial

Rural

(Ed) Education

(LG) Public Purpose - Depot

Public Purpose - Caravan Park

Public Purpose - Hospital

Recreation

Coastal

Wetlands

Remnant Vegetation

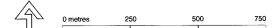
Historic Significance

• • • • Tourist Road / Scenic Route

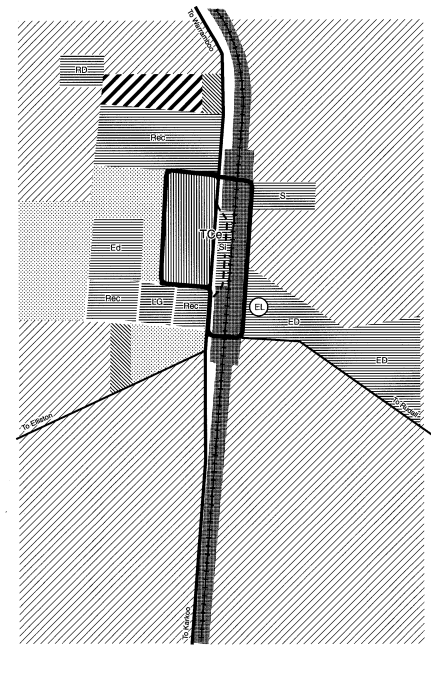
Secondary Arterial Road

Primary Arterial Road

--- Development Plan Boundary



ELLISTON (DC)
ELLISTON (TOWN)
STRUCTURE PLAN
MAP EII/1 (Overlay 1)
ENLARGEMENT B



Commercial Industrial Rural Rural Fringe TICE **Town Centre** Ed≡ Education ERD= Refuse Depot Common Effluent Dam ED =Si= Silos ≡s≡ Stormwater Catchment Area Recreation Effluent Lagoon Depot

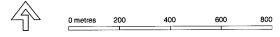
> Railway Land Railway

Secondary Arterial Road

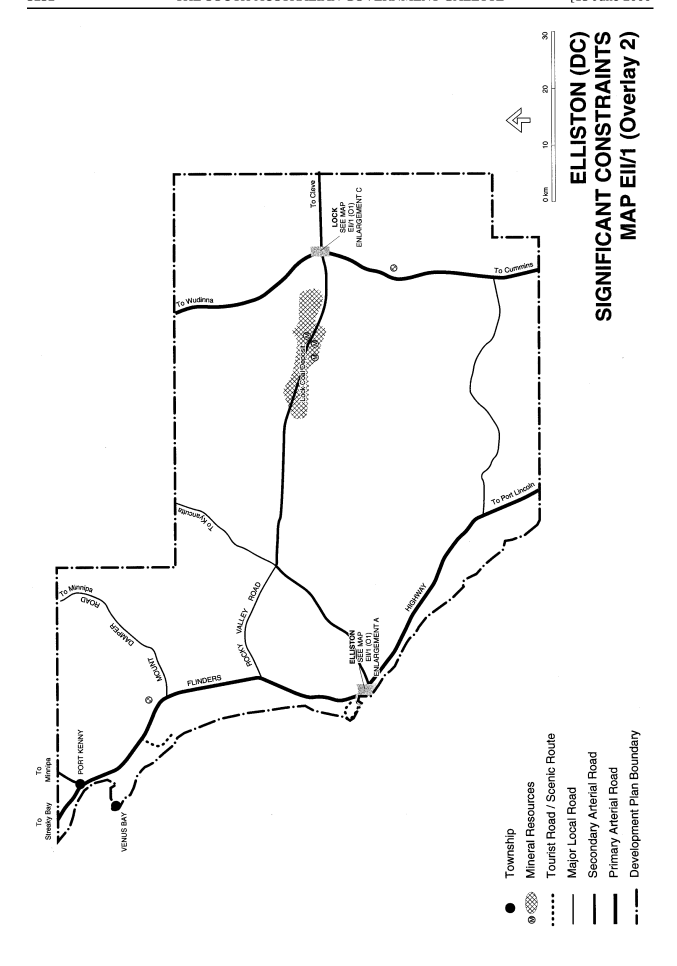
Proposed Realignment of Primary Road

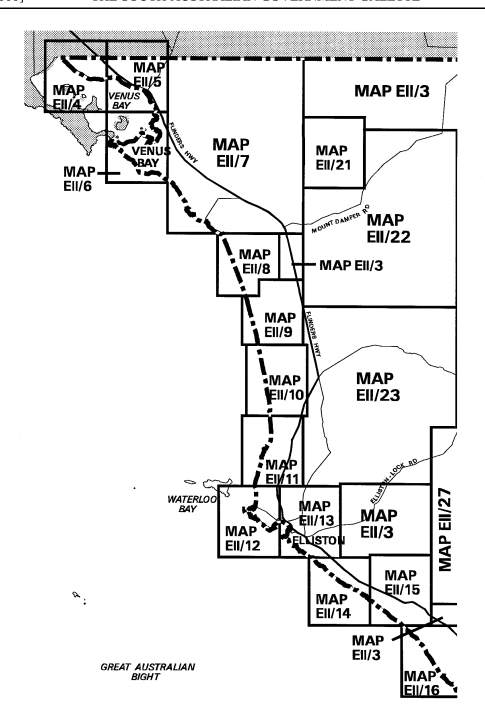
Primary Arterial Road

Living

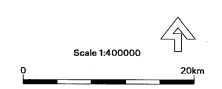


ELLISTON (DC)
LOCK (TOWN)
STRUCTURE PLAN
MAP EII/1 (Overlay 1)
ENLARGEMENT C

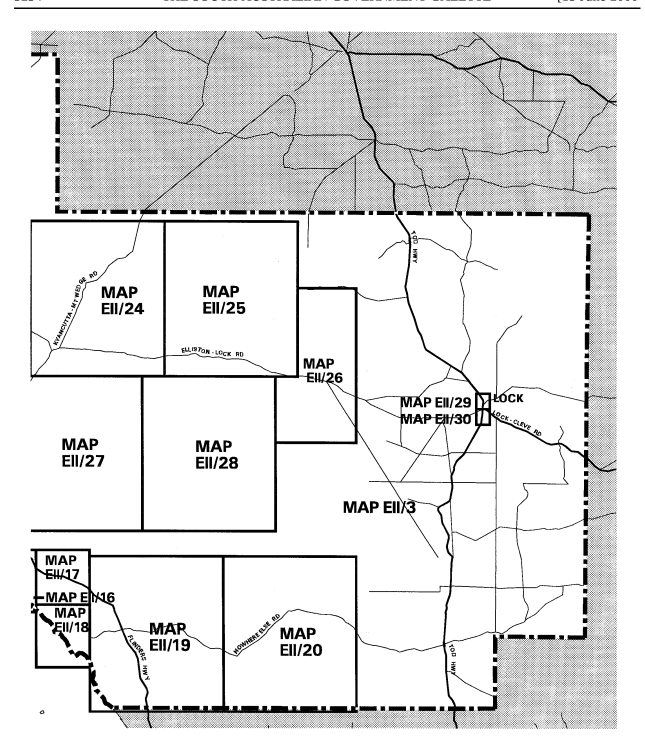




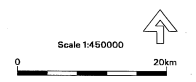
For the purposes of the Development Plan unless otherwise clearly indicated, the zone/policy area boundaries depicted on or intended to be fixed by Maps EII/3 to EII/36 inclusive shall be read as conforming in all respects (as the case may require) to the land division boundaries, to the centre line of roads or drain reserves or to the title boundaries, or to imaginary straight lines joining the positions defined by survey or by the measurements shown on the said maps against which the said zone/policy area boundaries are shown or otherwise as indicated.



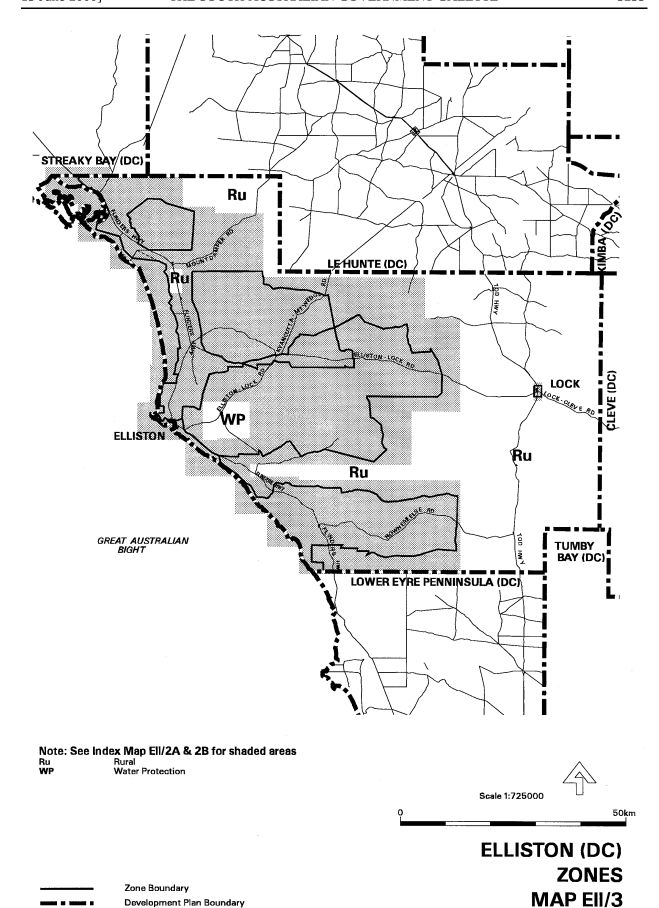
ELLISTON (DC)
INDEX
MAP EII/2A

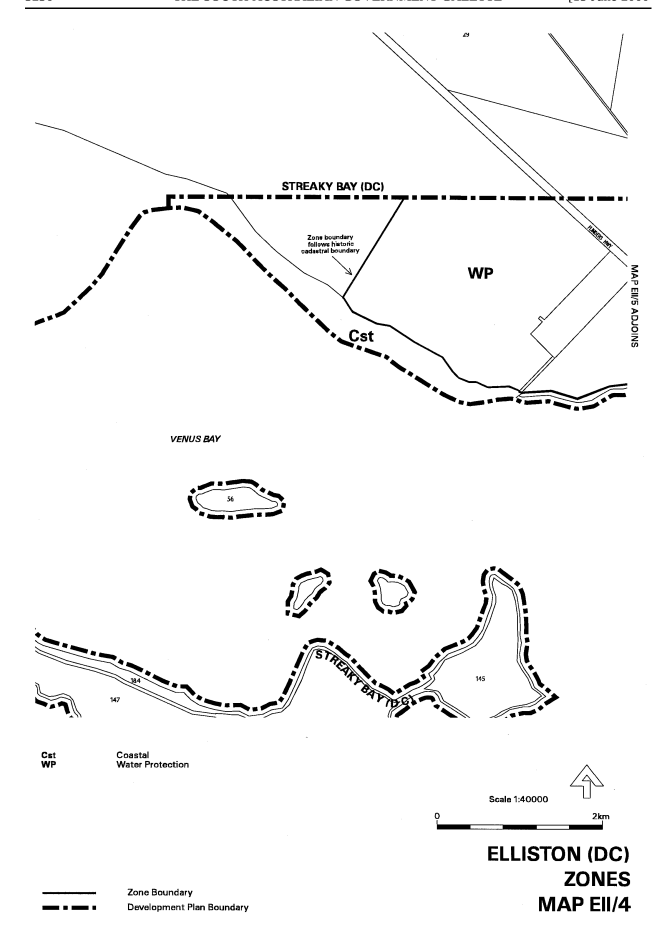


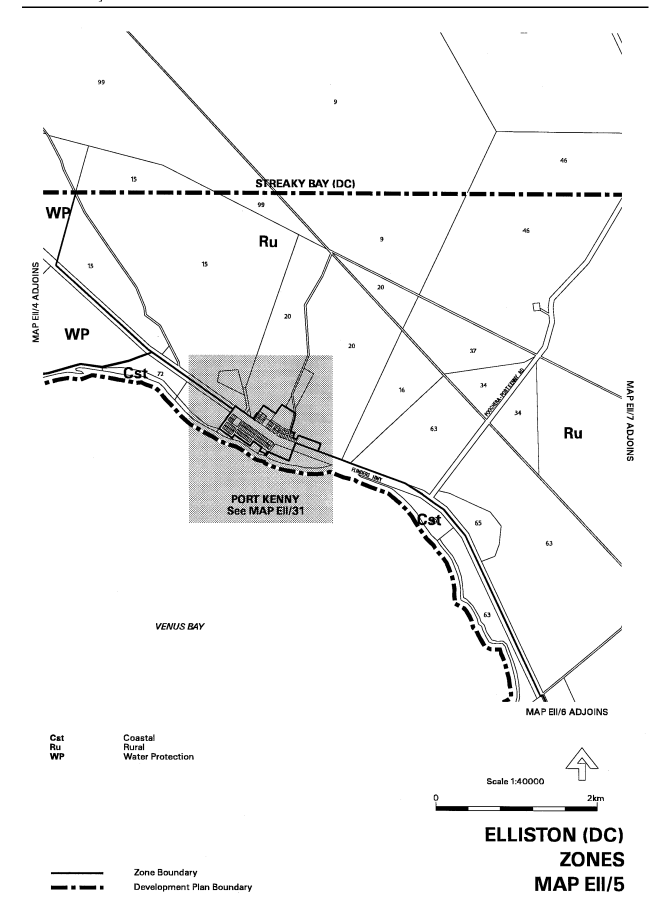
For the purposes of the Development Plan unless otherwise clearly indicated, the zone/policy area boundaries depicted on or intended to be fixed by Maps Ell/3 to Ell/36 inclusive shall be read as conforming in all respects (as the case may require) to the land division boundaries, to the centre line of roads or drain reserves or to the title boundaries, or to imaginary straight lines joining the positions defined by survey or by the measurements shown on the said maps against which the said zone/policy area boundaries are shown or otherwise as indicated.

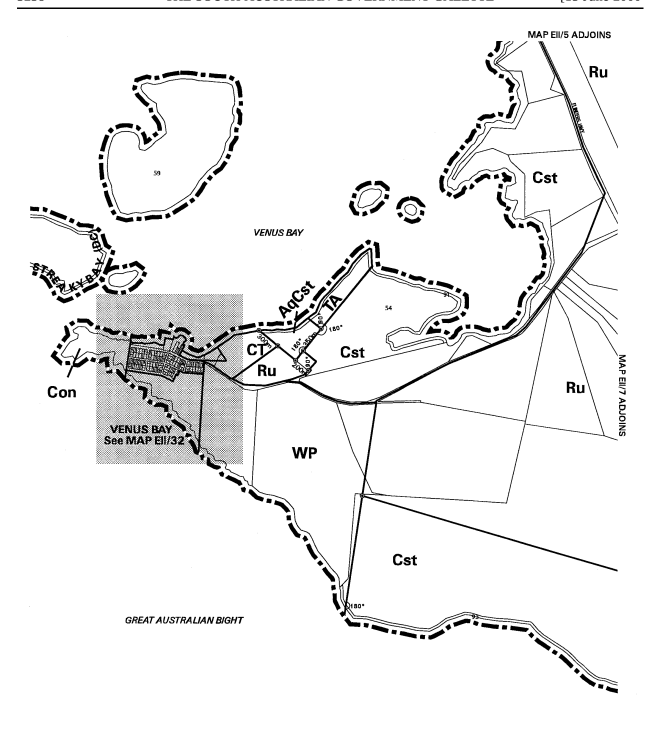


ELLISTON (DC)
INDEX
MAP EII/2B



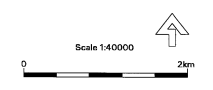






AqCst CT Con Cst Ru TA WP Aquaculture Coastal Country Township Conservation Coastal Rural

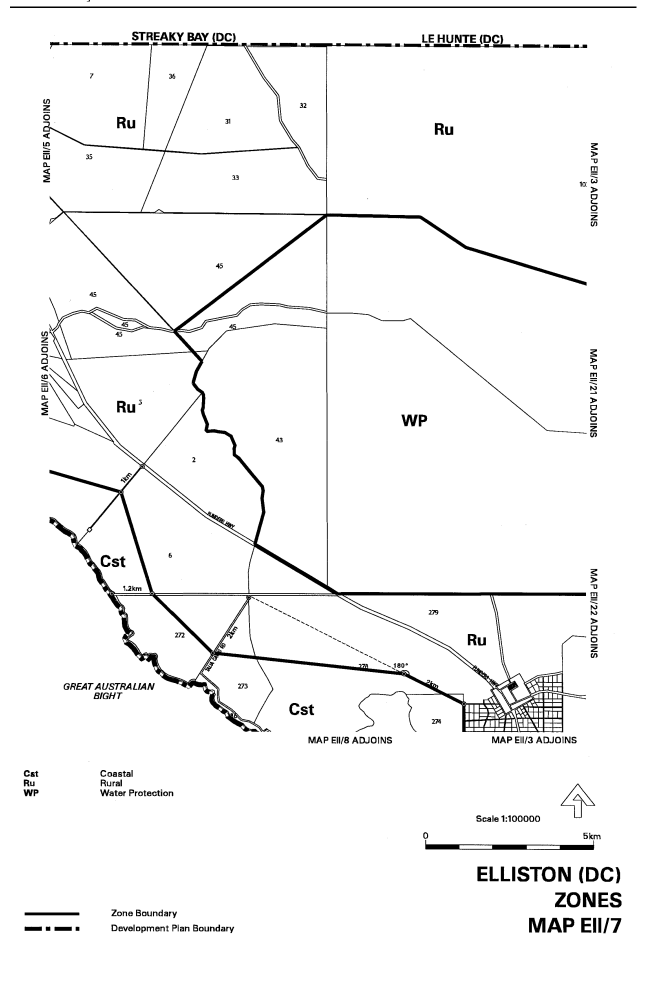
Tourist Accommodation
Water Protection

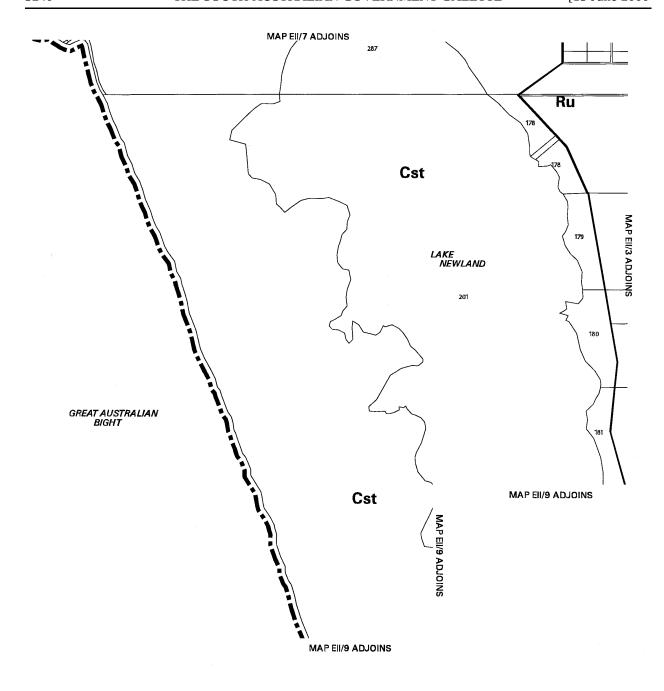


ELLISTON (DC) ZONES MAP EII/6

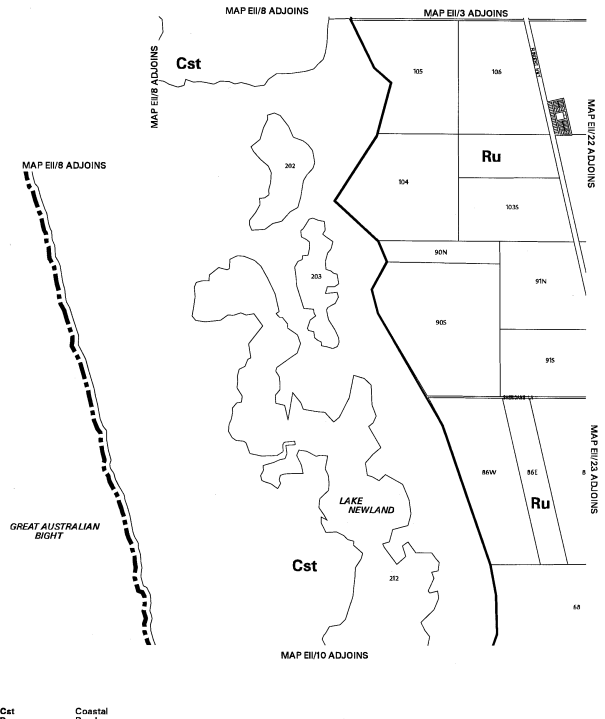
Zone Boundary

Development Plan Boundary

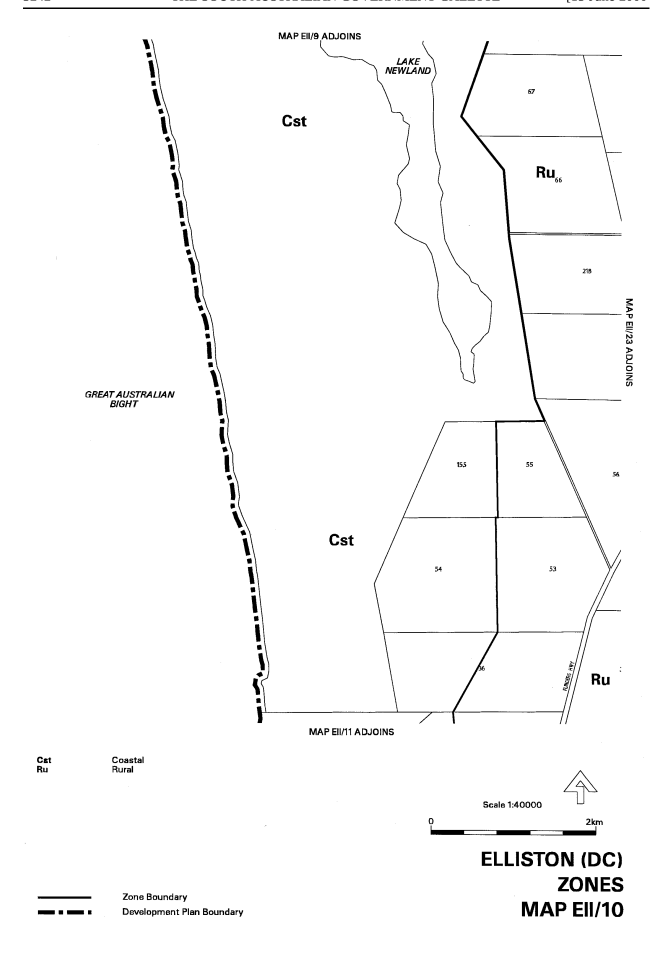






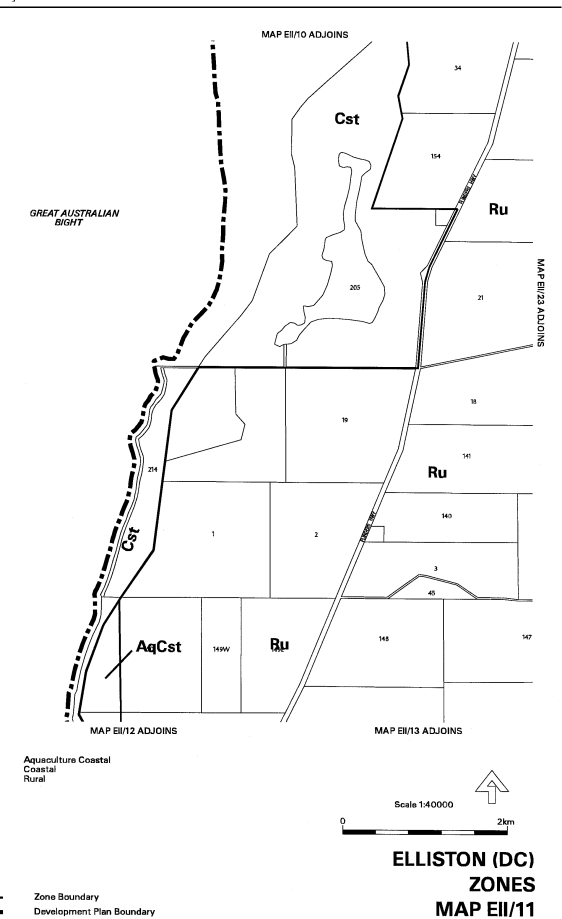


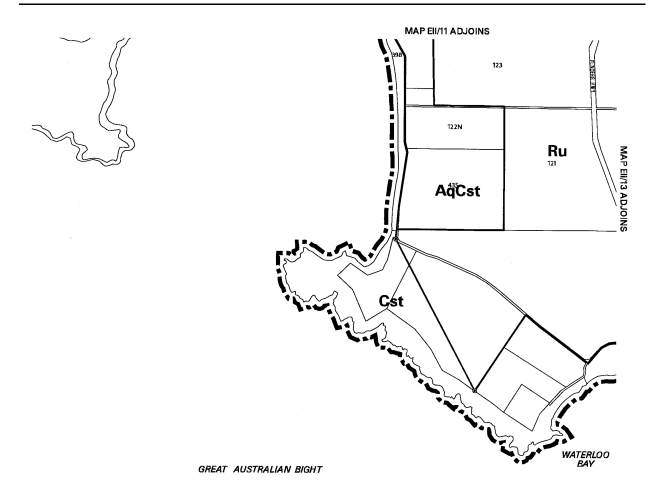




AqCst Cst Ru

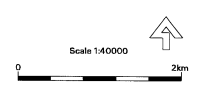
Development Plan Boundary



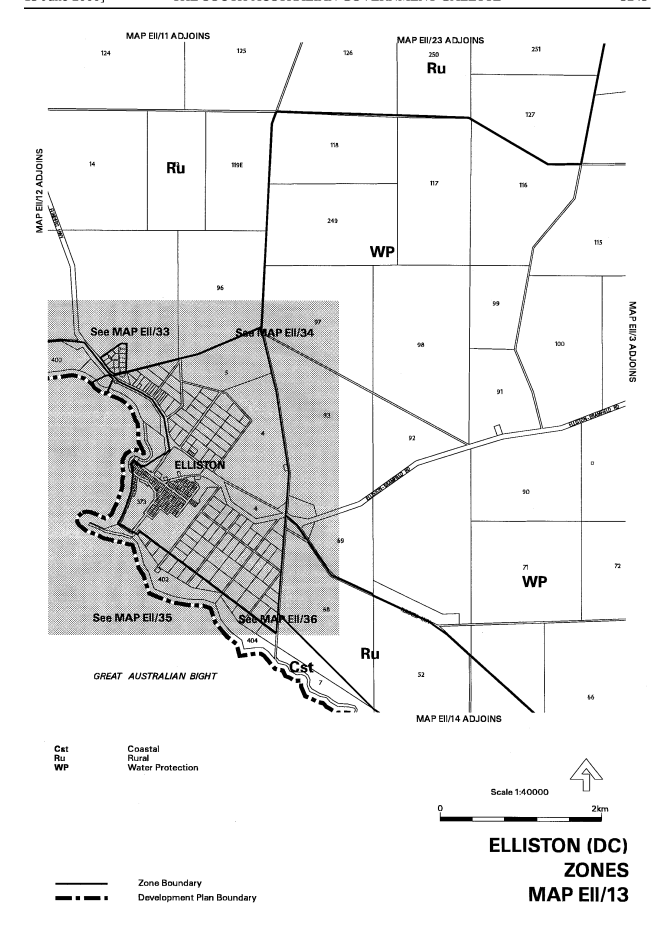


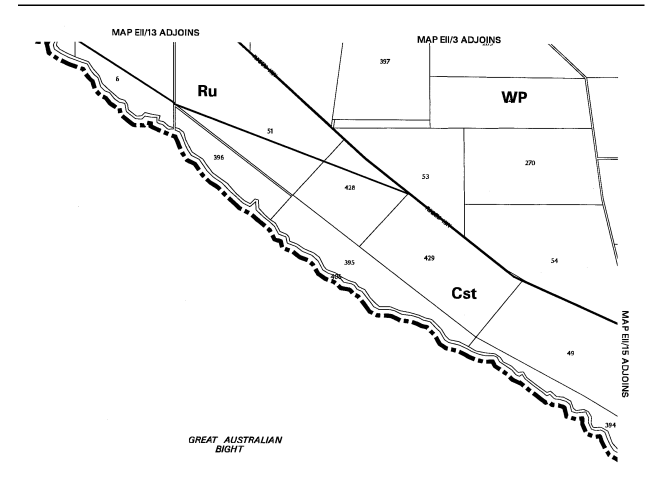
AqCst Cst Ru Aquaculture Coastal Coastal Rural

Zone BoundaryDevelopment Plan Boundary

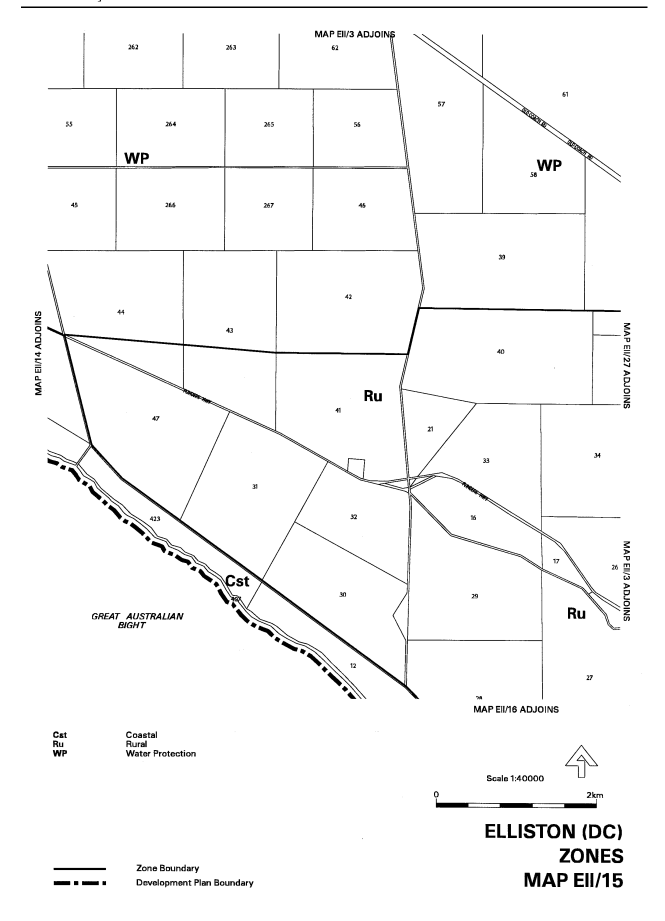


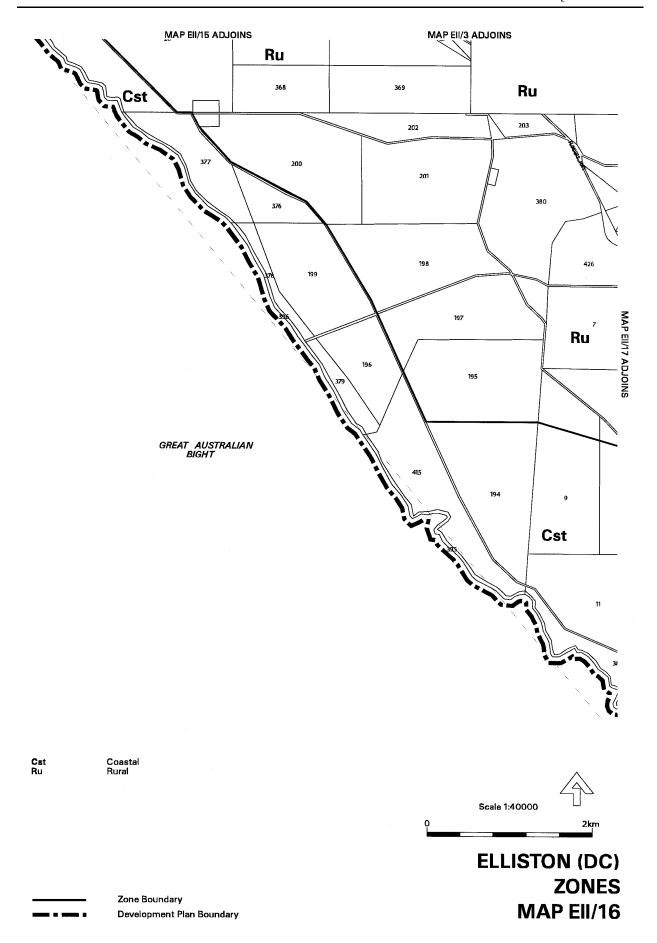
ELLISTON (DC) ZONES MAP EII/12

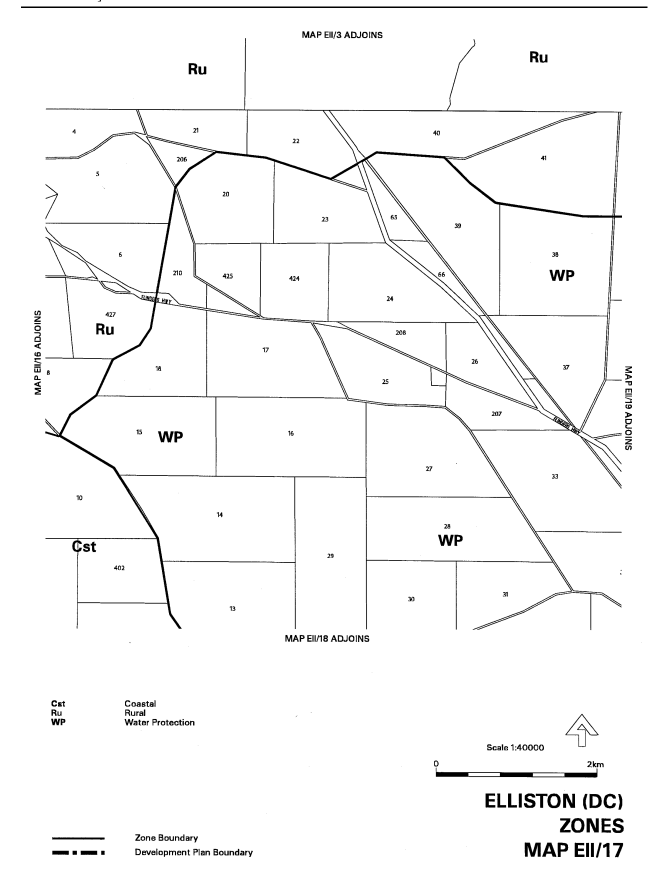


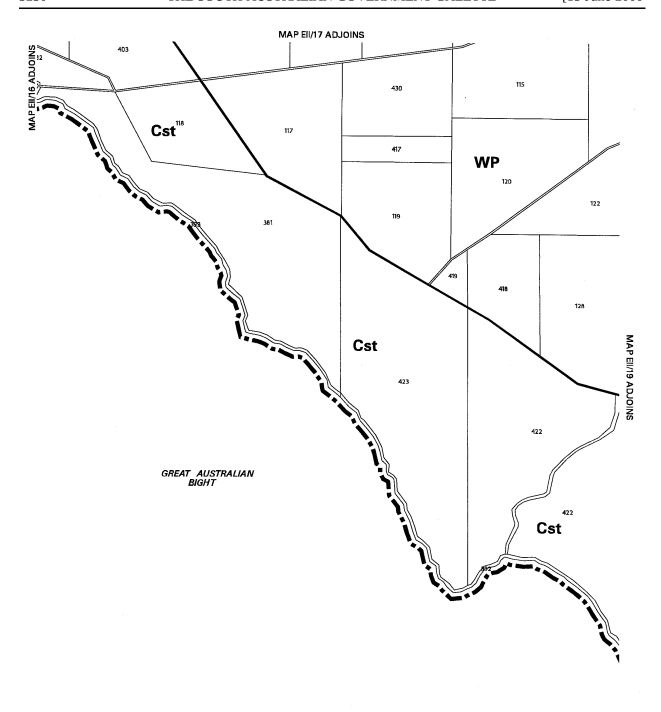


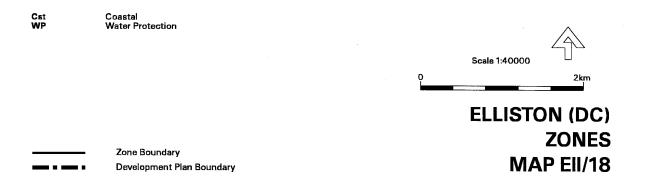


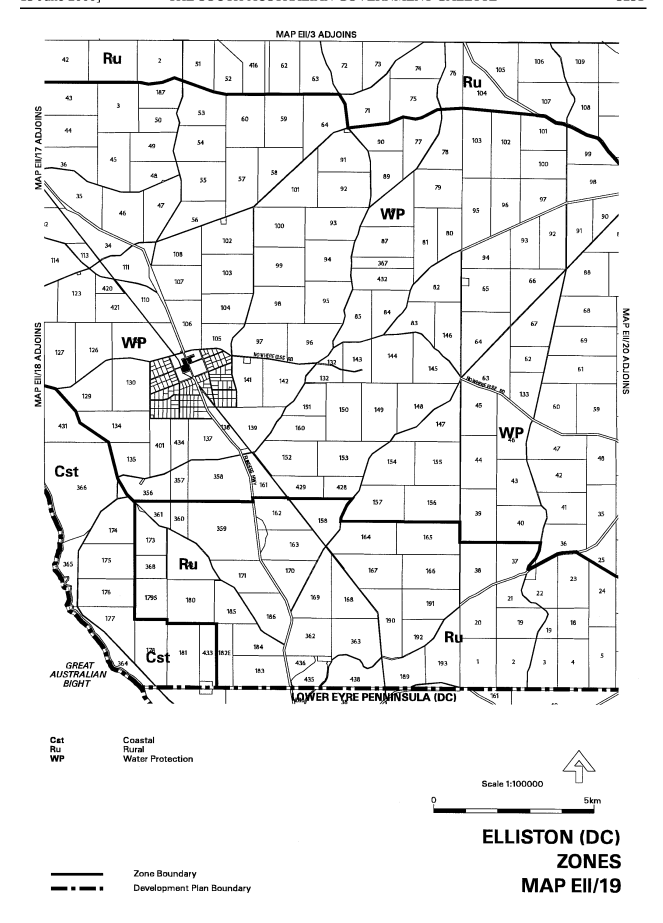


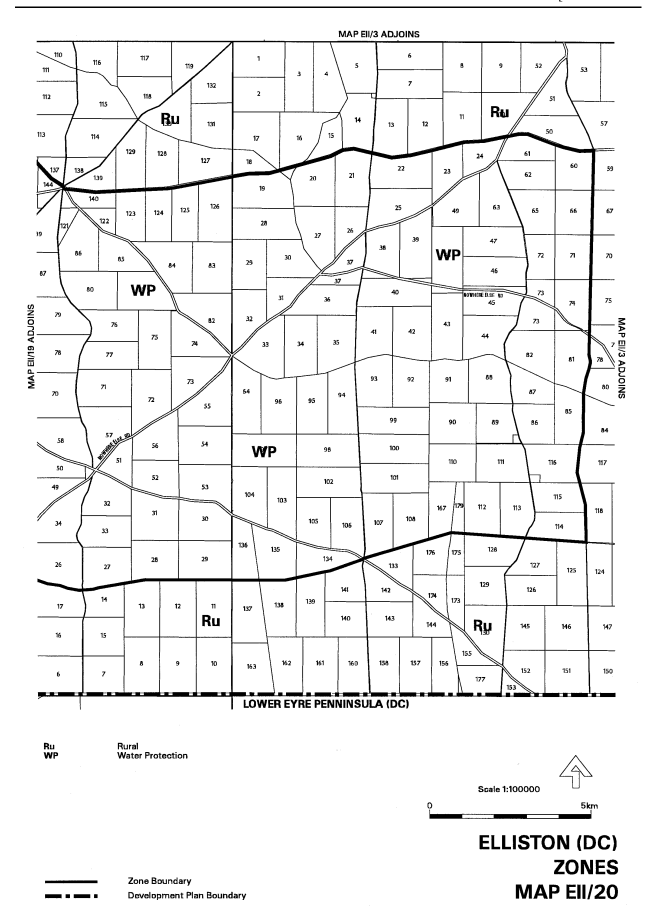


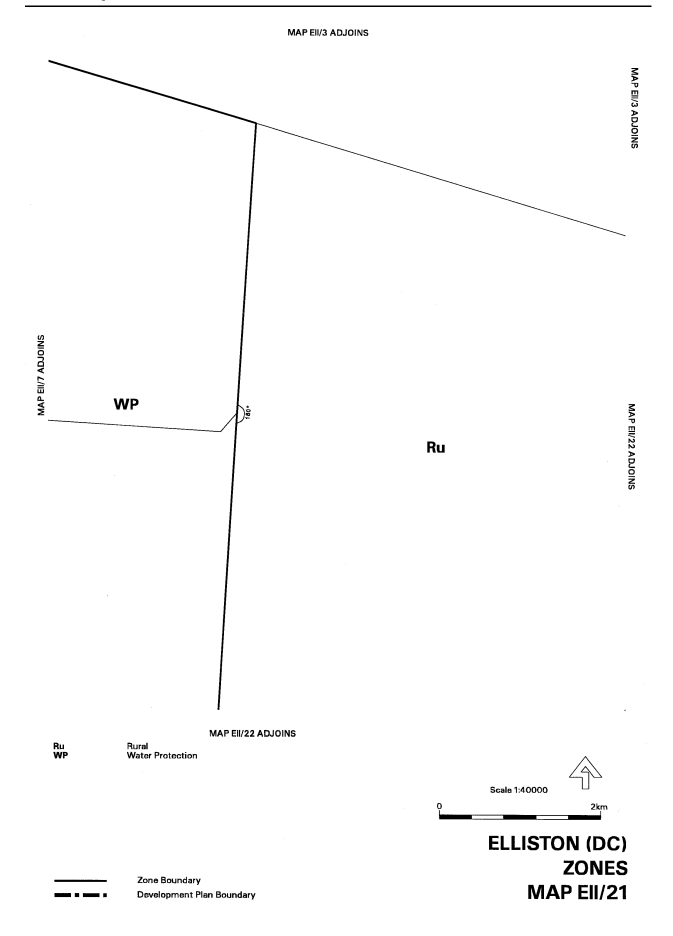


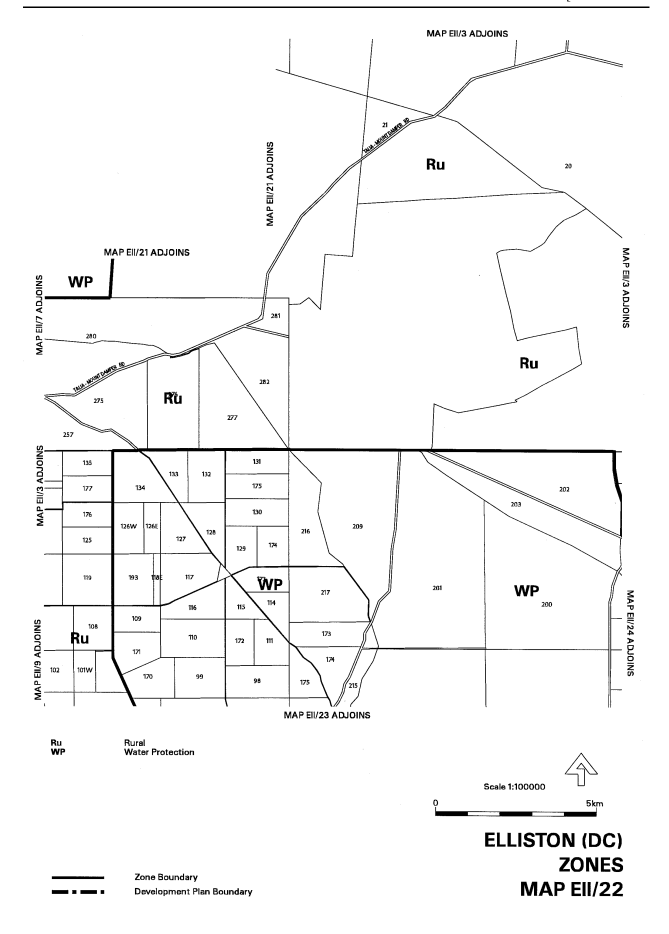


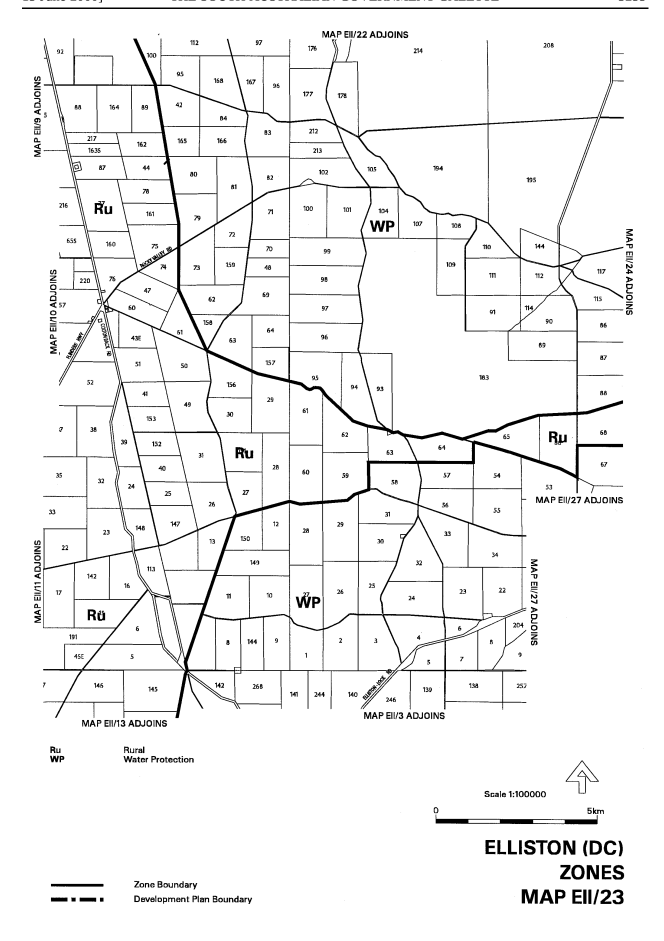


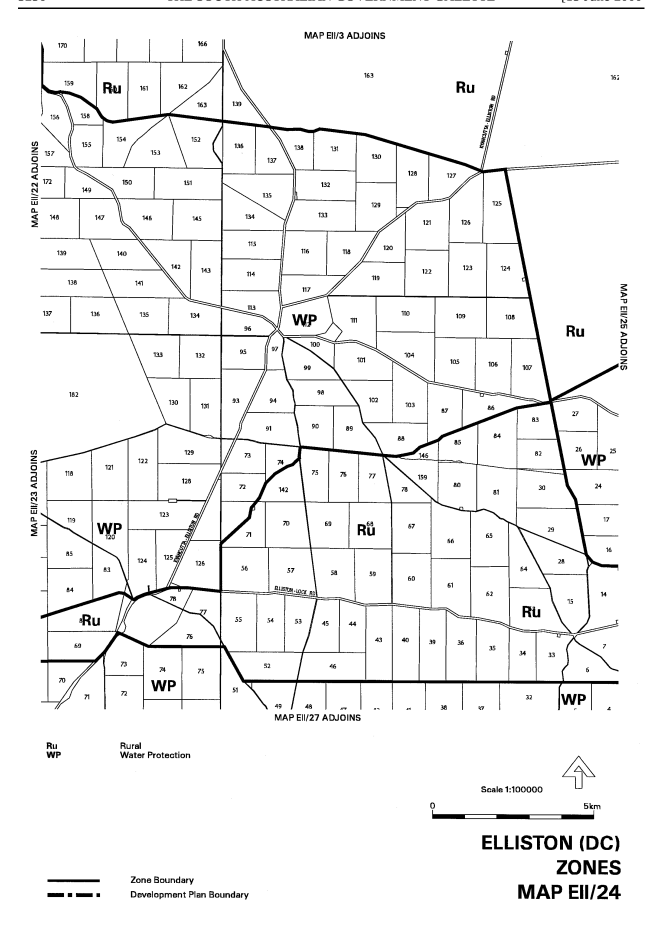


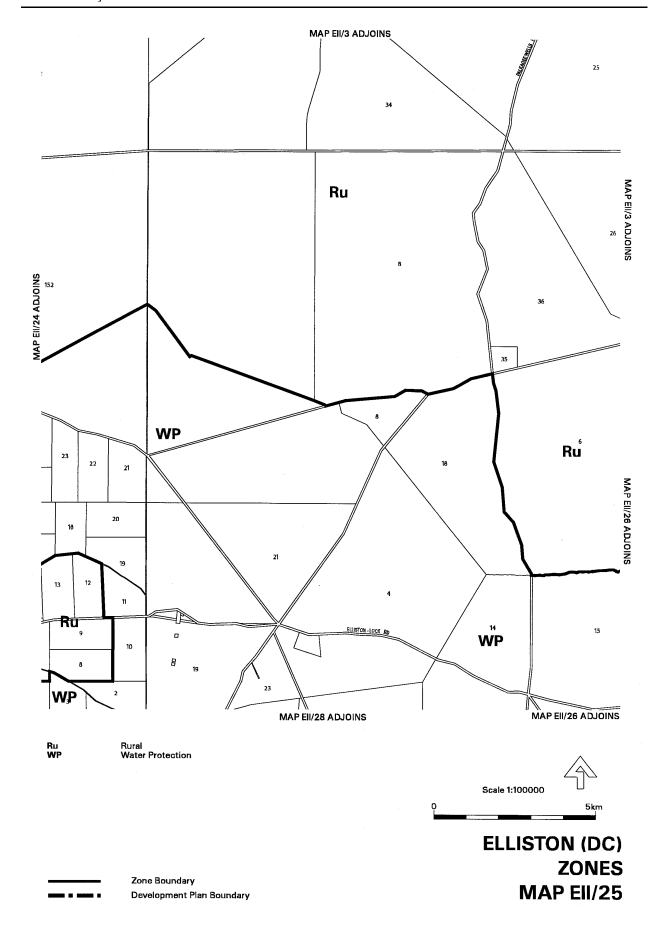


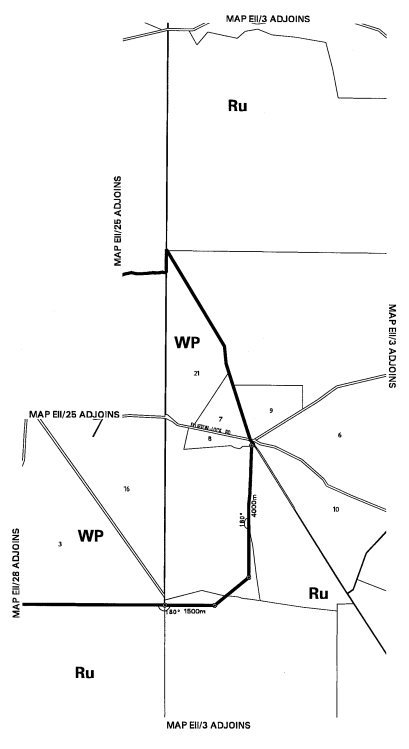




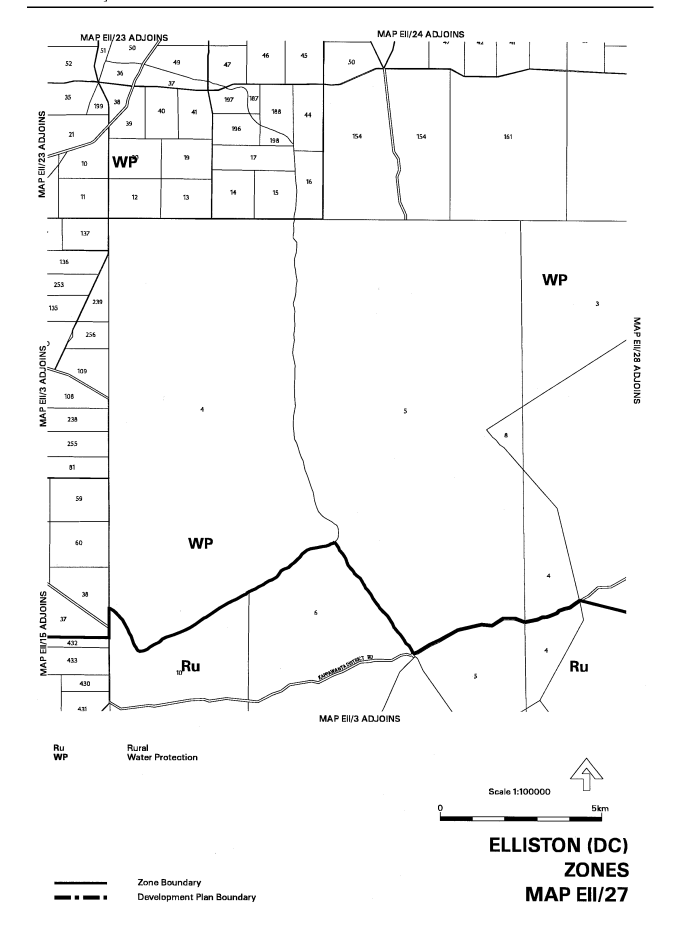


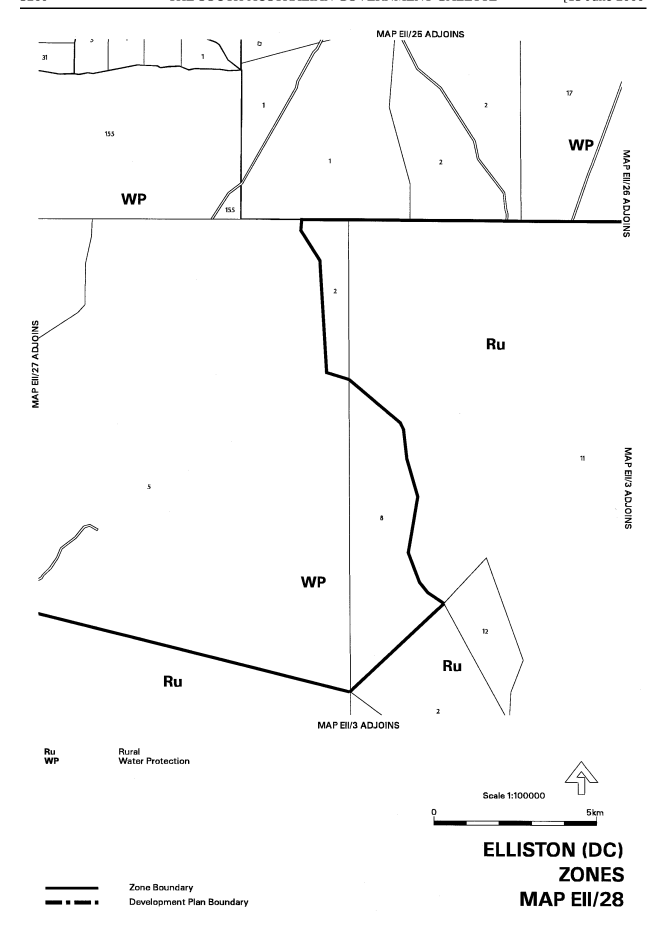


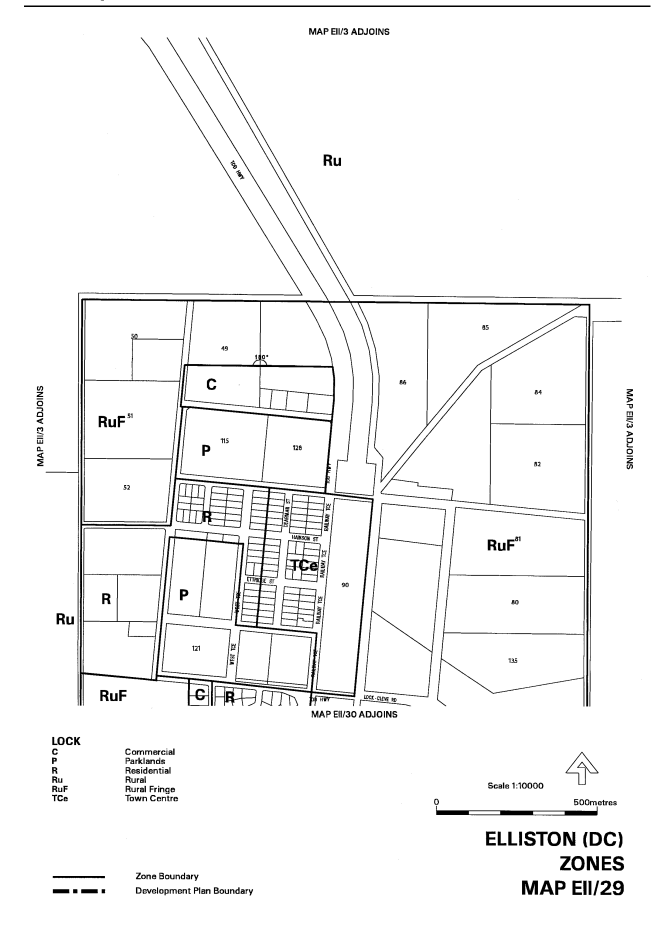


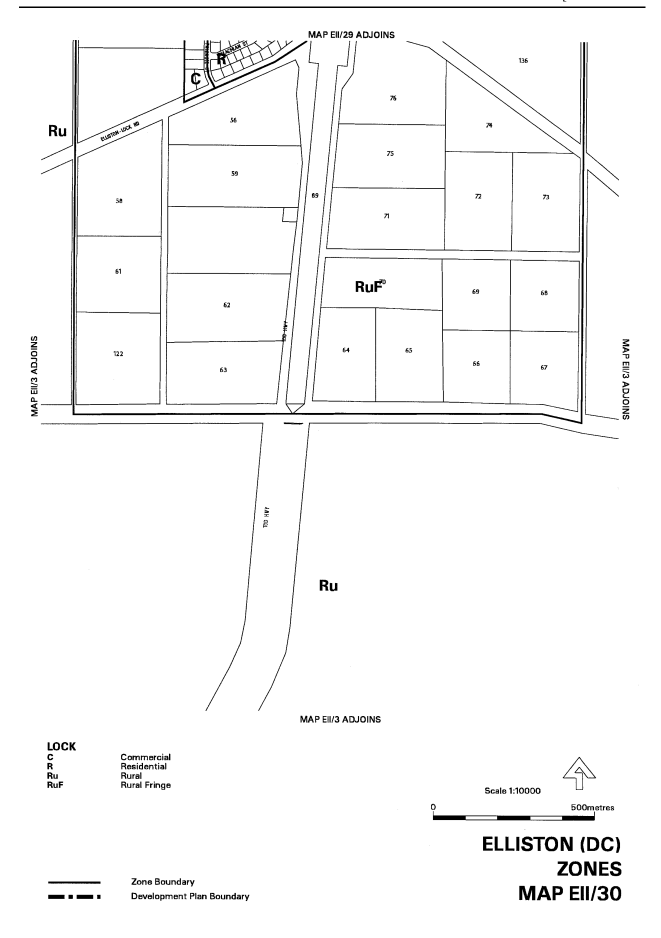


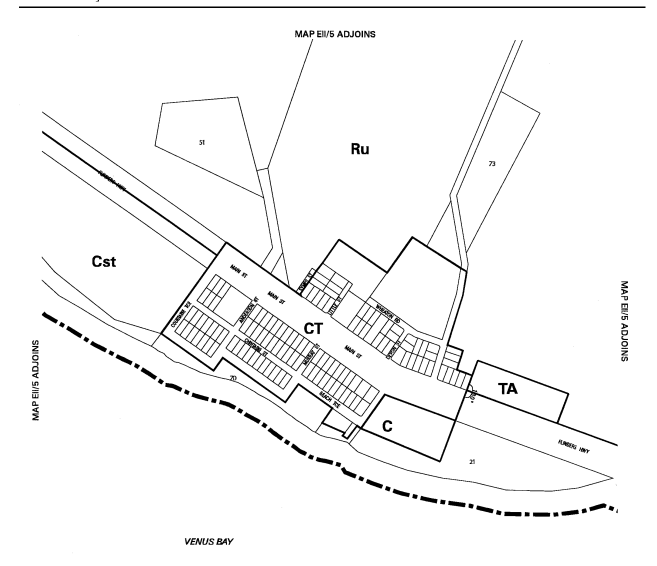








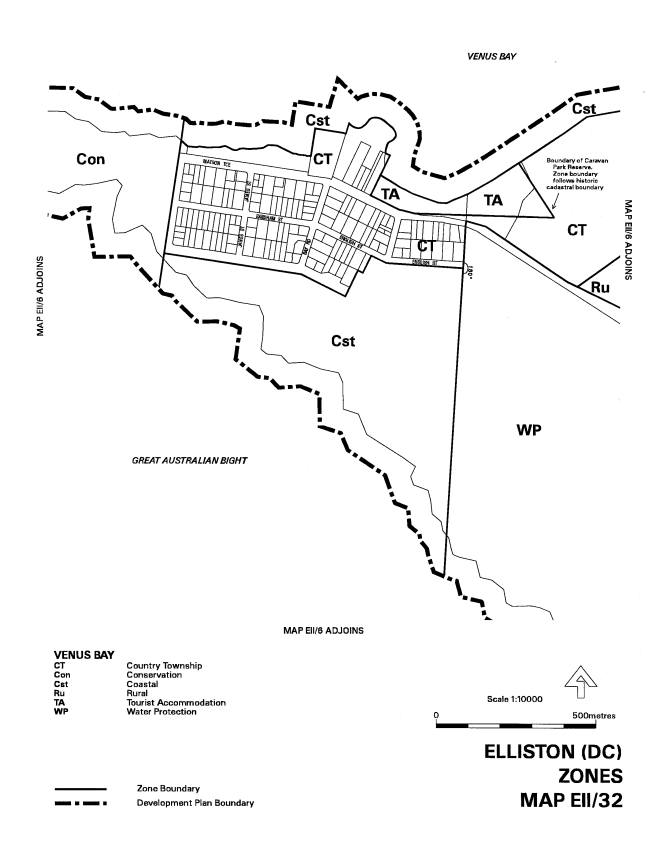


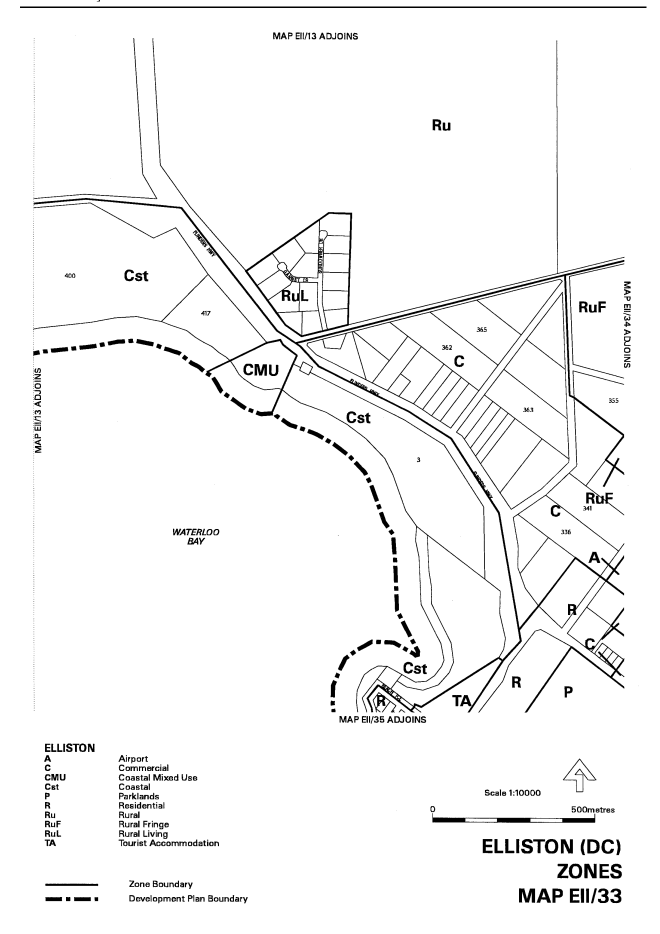


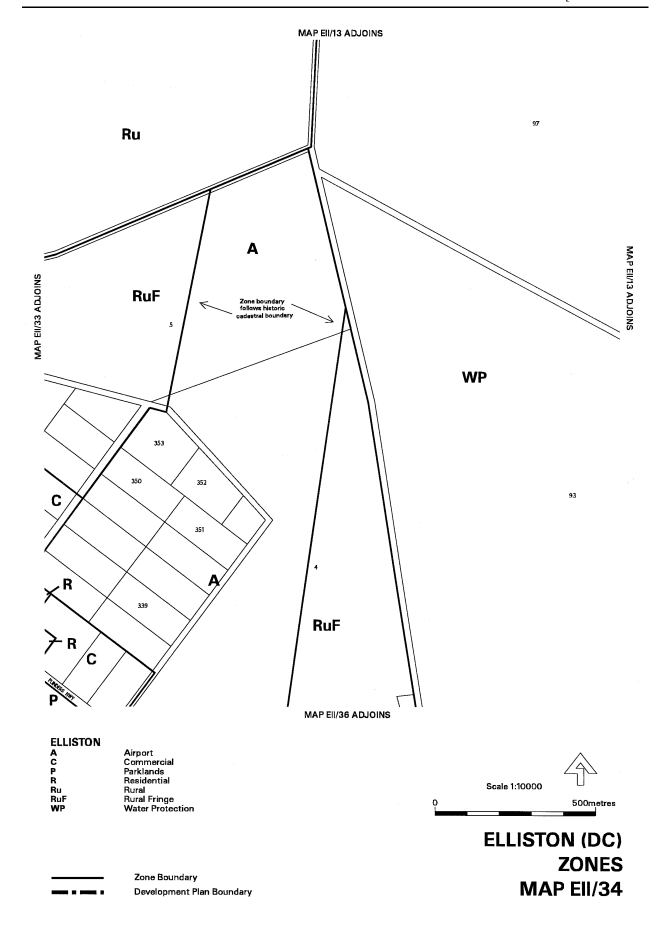
MAP EII/5 ADJOINS

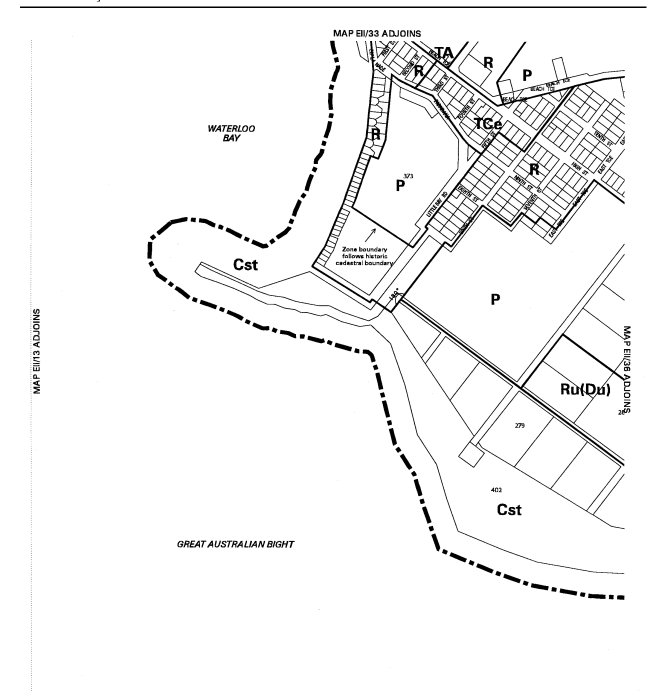


MAP EII/6 ADJOINS

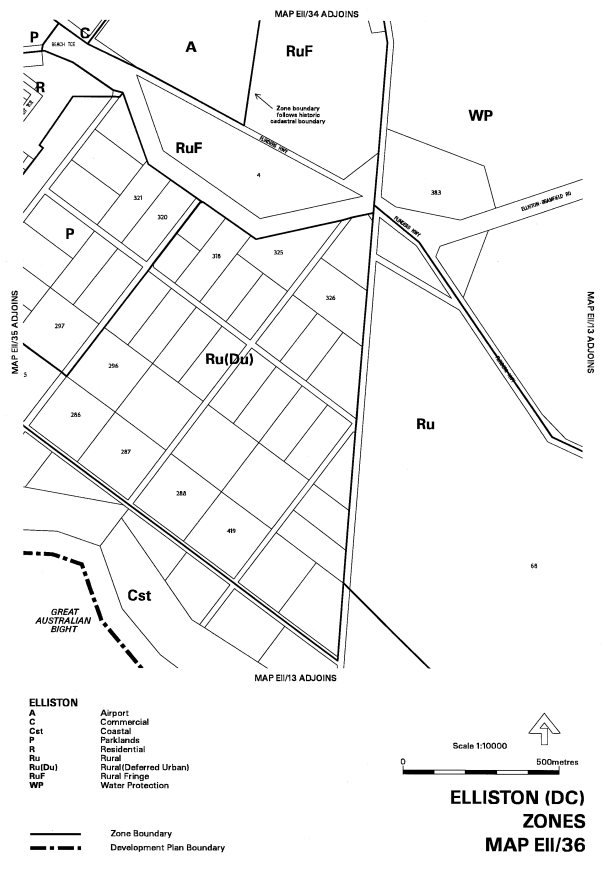








MAP EII/13 ADJOINS



Dated 15 June 2000.

DIANA LAIDLAW, Minister for Transport, Urban Planning and the Arts

INFORMATION SA

Located on the Ground Floor, 77 Grenfell Street, Adelaide, will be closed on **Friday**, **30 June 2000** for annual stock-take.

ONLY *Government Gazette* sales for 29 June 2000 will be available from The Environment Shop, Ground Floor, 77 Grenfell Street, Adelaide from 9 a.m. to 5 p.m. on Friday, 30 June 2000. No other publications can be sold.

Manager, Information SA

ADMINISTRATIVE ARRANGEMENTS ACT 1994

Delegation by the Minister for Consumer Affairs

PURSUANT to section 9 (1) of the Administrative Arrangements Act 1994, I, Kenneth Trevor Griffin, Minister for Consumer Affairs for the State of South Australia, hereby delegate to the person for the time being holding or acting in the office of Treasurer, all of the powers and functions vested in me pursuant to section 20 of the Associations Incorporation Act 1985.

Dated 1 June 2000.

K. T. GRIFFIN, Minister for Consumer Affairs

ENFIELD GENERAL CEMETERY TRUST

Scale of Cemetery Charges Effective Monday, 1 July 2000 CREMATION FEES

		\$
Monday-Friday—8.30 a.m4.00 p.m (including 1 hour Chapel and/or Lounge) Delivery Only (with all paperwork complete)	616 495	.00
Cremation Fees—Children		
Child—10 years and under Perinatal (up to 28 days)		
Cremation Fees—Other		
Saturday—8.30 a.m11.00 a.m. Saturday outside above hours: for each half hour or part thereof—Plus		
•	113	.00
Sunday and Public Holidays—9.00 a.m11.00 a.m. only	100	.00
Organist by arrangement (per service)	55	.00
Pre-Need Cremation Certificates	616	.00
Other Fees		
Attendance fee—placement of cremated remains	55	.00
thereof	93.	.50
Outside hours specified, per half-hour or part thereof Dispersal of Ashes from other crematoria		
Lounge—in association with cremation service	220	.00
chapel use	cha	rge
Lounge—Casual Hire:		_
First half-hour (depending upon availability)	104.	.50
Additional time each half hour or part thereof	104	.50 50
Chaper 1.10moral bervice only 15t hair hour	10-4	.50

Chapel—Additional time each I	half-hour or part thereof	93.50
Chapel and Lounge-Memorial	Service only 1st hour	198.00
Chapel and Lounge—Additiona	l time each half-hour	
or part thereof		93.50
Postage of Cremated Remains:	Within Australia	55.00
	Overseas	POA

CREMATION MEMORIALS

The cost of a cremation memorial is separated into two price components:

- 1. Grant Fee: This charge covers the 'right to use' the allocated ground and the maintenance of the site for the period of tenure.
- 2. Memorial Fee: This is a charge to arrange the memorial, manufacture and instal the same on site.
- 3. Double Site: If a double site cannot be paid in full then payment by instalment for the second site is acceptable. The Grant will then be issued.
 - 4. Renewable Tenure: 25 years from date of expiry.

Pre-purchase

Provision for future use may be made. However, it must be pointed out that the period of tenure commences from the date of purchase.

Transfers

All applications for transfer must be made in writing to the Trust.

Memorial Work

Authority to establish a memorial will only be accepted from the deceased representative/grantee of an existing memorial site.

Memorials without Cremated Remains

Memorials may be established without cremated remains.

R. W. ROBINSON GARDEN OF REMEMBRANCE

Bookleaf Niche Wall

Tenure: 25 years

Tenure: 23 years	
Single Only—Site Fee	
Memorial Seats—Memorial site for three inurnments	
Tenure: 25 years	
Site Fee	POA
Bronze Plagues on Seats, each	110.00

Memorial Gard	den	Plaque
Tenure: 25 y	/ears	Second plaque for double position
Site Fee:		Sandstone Niche Wall:
		Site Fee:
		Single
	th Trellis Garden	Memorial Fee:
Tenure: 25 y		Single
Lawn Site Fe		Double: First Inscription
Single		Second Inscription
		Emblem: (extra)
	ating to Robinson Garden and Trellis Garden	RILL BRONZE AND SLATE MEMORIALS
	Single/Double Memorial (Plaque on granite):	Site Fee: Single
	anite, first plaque and installation:	Double
11.0	ack or Grey Granite	Memorial Fee:
Blue Pe	arl Granite	Bronze plaque on Wistow Slate base including two
	plaque and installation	bronze flower containers.
	Second detachable plaque and installation ONLY	First interment 302.50.00 Second interment 209.00
Memorial C.	Double Memorial—two separate plaques on granite.	Ashes will be in the lawn in front of the plaque.
	Supply granite, first plaque and installation	Circular Rose Garden
	Red, Black or Grey Granite	Site Fee: Single
	Blue Pearl Granite	Double
	Second plaque and installation	Memorial Fee:
	F. ROBERTS MEMORIAL ROSE GARDEN	First interment (coloured bronze plaque)
Tenure: 25 y		Memorial Book Building
Lawns—Bush I		Niche Cabinet:
		Niche Fee Including Urn
Circle		Level A \$1 965 Single Urns only Small
Inner Circle	Weeping Rose	Level B \$2 620 Large and Double Urns Large
Outer Circle	Standard Rose	Level C \$1 965 Single Urns Only Small Level D \$1 576 Single Urns Only Small
	1 364.00	Level E \$1 576 Single Urns Only Small
Granite Pillars		All niches to have an engraved single line name plate of the
Climbing Ro	se	deceased. For an additional \$132, a five line inscription can be placed in
Memorial Tree	· ·	the BOOK OF REMEMBRANCE.
Tree Site Fee	e770.00	Niche Fee
	POA	Level A and C \$1 815 Single Urns Only Level B \$2 420 Large and Double Urns
Double	POA	Level D and E \$1 386 Single Urns Only
Memorial Seat. Memorial Plag	sPOA	Only approved private urns may be used in the Niche Cabinet.
memoriai i iaq	Engraved	Book of Remembrance
Type A: Sing	Bronze Granite gle/Double Memorial:	(Basic Package consisting of the following choices):
First Inscr	iption	Five Line Inscription in Memorial Book
	scription	Plus: One personal Remembrance Card inscribed as
	ond Inscription only	in the Memorial Book
Type C: Dou	able Memorial—Separate Plaques: de	Five Line Inscription in Memorial Book
Second Pla	ique	Plus: Vinyl Miniature Book
	CAMPBELL MEMORIAL GARDEN	Five Line Inscription in Memorial Book
Tenure 25 year	rs ·	Plus: Leather Miniature Book
Australian Bus	h Setting and Birch Forest:	Other Charges
	Fee	Additional lines—each 27.50 Emblem—each 126.50
	E Fee	Coat of Arms—each
and plaque)		Also available: (five line inscription only)
	Need (including installation and plaque) 495.00	Additional Personal Remembrance Cards—each
Reservatio Reservatio	n Urn—Single	Leather Miniature Book of Remembrance—each 165.00

CHILDREN'S MEMORIAL GARDEN	Each additional half hour
Cremation Site for Children 10 years and under	Removal/Replacement of memorial tablets:
Children's Niche Wall:	for second/third burials or upon request
Tenure: 25 Years	Attendance Fee—Placement of Cremated Remains 55.00
Single Only—Site Fee	Administration Fees:
Memorial Fee—Supply plaque and installation 115.50	Transfer of Burial Grant (minimum fee) 55.00
Ashes may also be placed in the Children's Memorial Garden lawn.	Replacement of Burial Grant (by Lost Grant Declaration)*
Garden Edge—East	Cancellation of site purchase on deposit
Tenure: 25 Years	per entry
Single Only—Site Fee	Alteration of Existing Records
Memorial Fee—Supply plaque and installation 165.00	, ,
Other Fees:	*LOST GRANT DECLARATIONS—(see note under BURIALS)
Restore bronze plaque	Fees for all other services not covered within the Schedule will be determined by the Secretary
Crematorium	WESTERN ROSE GARDEN MEMORIALS
Ashes interment in Children's Memorial Garden 110.00	Bronze plaques: 560 mm x 305 mm
Granite flower containers:	Book of Life: Double ONLY—maximum 8 lines: Includes 1st leaf
Robinson Garden60.50Rose Garden and Garden Border88.00	Includes 2nd leaf
BURIALS	Design Plaques: Single—8 lines
BURIAL SITES	Double—3 line base up to 5 lines 1st plaque ONLY
General, Catholic, Anglican, Greek, Lutheran and RSL:	2nd plaque up to 5 lines
Grant Fee—Lawn Site	Motifs: Incorporated only at time of manufacture from selection in the Arrow Catalogue:
Pavilion Garden: Lawn (all inclusive fee)	Marked A No charge—each additional 27.50
Vault (all inclusive fee) 4 823.30 Vault (all inclusive fee) 9 097.00	Marked B 27.50
Burial Fees (for above, excluding Pavilion Garden):	Marked C 27.50 Marked D 44.00
Monday-Friday—9.00 a.m4.15 p.m.	Cremation Memorials in the Western Rose Garden
STANDARD: Level One and Two	Tenure: 50 Years
OVERSIZE: Level 1 and Two	Site for up to three inurnments.
OVERSIZE: Level 3	Price includes: Supply of granite
Child 10 years and under interred at child depth 401.50	Inscription, plus motifs, vases
Stillborn interred at child depth	Cemetery fees
	Total Fee
Children's Memorial Garden: (for children 10 years and under) Subject to grave size:	CHELTENHAM CEMETERY FEES
Perinatal Section—Up to 28 days:	Burial Sites
Grave Size: Maximum 700 mm x 300 mm	Tenure 50 years
Grant Tenure: 25 years	Grant Fee
Grant Fee	All new sites allocated by cemetery
Burial Fee	Burial Fees
Memorial plaque fee (supply and install)	Monday-Friday—9.00 a.m4.15 p.m.
Infant Section:	Level One and Two 680.00
Grave Size: Maximum 1 200 mm x 600 mm	Level Three
Grant Tenure: 25 years	Stillborn interred at child depth
Grant Fee 253.00 Burial Fee 220.00	Ashes in lawn burial site
Memorial Bronze Plaque Fee	Additional Burial Fees:
(Supply and Install: red, black, grey, blue pearl	• Saturdays—9.00 a.m11.15 a.m
granite base)	Outside specified hours:
Additional Burial Fees:	• Monday-Saturday per half hour or part thereof 115.50
Saturdays—9.00 a.m11.15 a.m	 Sunday/Public Holidays—9.00 a.m11.00 a.m. only 594.00 Simultaneously in one grave each subsequent burial 352.00
Outside specified hours:	Oversize or rectangular casket+50%
Monday-Saturday per half hour or part thereof 115.50 Sunday/Public Holidays—9.00 a.m11.00 a.m. only 594.00	• Exhumation
Simultaneously in one grave each subsequent burial 352.00	Other Fees:
Exhumation 1 760.00	Attendance Fee—Placement of Cremated Remains 55.00
Other Fees:	Outdoor Canopy—3 m x 3 m—each unit
Chapel and Lounge for burial service	
First half-hour	
thereof	
Lounge ONLY after burial service: First half-hour 104.50	

Removal and Replacement by cemetery staff of*:	
Marble/Granite Slab	
• Concrete Floor	
* Difficult and/or Dangerous work to be referred to a Monumental Mason.	
Administration Fees:	
 Transfer of Burial Grant (minimum fee)	
Searching of Records and Supplying Information (per entry)	
* Lost Grant Declarations—(see note under Burials).	
CREMATION MEMORIALS	
Attendance fee—Placement of Cremated Remains 55.	00
Rose Bush Site—Port Road and High Street	
Tenure: 50 Years	
Site Fee: Single	00
Second Inurnment	
Additional wording will be charged at current ruling rate.	00
Memorial Gardens: Woodstock Street	
New Sites Not Available	
Second Inurnment ONLY	50
Additional wording will be charged at current ruling rate.	
Rose Lane—Available monuments on display	
Tenure: 25 Years	
Site Capacity One or Two: Package	00
Package include all Cemetery and Monument fees.	
MONUMENTAL MASON FEES	
Enfield Memorial Park:	
Permit for Installation of Memorial Tablet	00
 Maintenance around Memorial Tablet for grant term. 137. Permit for Additional Inscription	00 00
• Vase insert WRG each	00
Charges for all other services not covered above shall be determined by the Secretary.	
Licence Fee:	
Licence covers Enfield Memorial Park, Cheltenham Cemetery and West Terrace Cemetery:	
• Monumental Masons	
Cheltenham Cemetery:	
 Permit to place New Memorial	00
N.B. Permit and licence fees GST exempt.	
ARMED SERVICES MEMORIALS	
Returned Services League: Niche Wall	
Australian War Graves: Niche Wall	
Installation and Maintenance: Burial Plaque	
K. M. CROWDEN, General Manag	gei

FISHERIES ACT 1982

Appointment of Fisheries Officer

PURSUANT to section 25 of the Fisheries Act 1982, I, Robert Gerard Kerin, Minister for Primary Industries and Resources, hereby appoint the following person as a Fisheries Compliance Officer:

Natarsha Dyan Stevenson

Dated 13 June 2000.

ROB KERIN, Minister for Primary Industries and Resources.

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that Glenelg Land Agent Pty Ltd, c/o Sharke and Associates, Lawyers, Suite 8, 70 Walkerville Terrace, Walkerville, S.A. 5081 has applied to the Liquor and Gaming Commissioner for the transfer of a Hotel Licence and a new Gaming Machine Licence in respect of premises situated at 74 Commercial Road, Port Adelaide and known as New Central Hotel (Port Adelaide).

The applications have been set down for hearing on 14 July 2000.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Lyall John McDonald, c/o 21 Stephen Street, Mount Barker, S.A. 5251 has applied to the Licensing Authority for the transfer of a Hotel Licence in respect of premises situated at 110 Grote Street, Adelaide and known as Hampshire Hotel.

The application has been set down for hearing on 12 July 2000.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 8 June 2000.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Tycho Pty Ltd, 82 Mt Gambier Road, Millicent, S.A. 5280 has applied to the Licensing Authority for the transfer of a Residential Licence in respect of premises situated at 82 Mt Gambier Road, Millicent, S.A. 5280 and known as Wattle Lodge Motel and to be known as Millicent Motel.

The application has been set down for hearing on 17 July 2000 at 10 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 8 June 2000.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that The Yellow Cello Pty Ltd, (ACN 093 222 854) c/o Bonnins, Level 14, 100 King William Street, Adelaide, S.A. 5000 has applied to the Licensing Authority for the transfer of a Restaurant Licence and section 34 (1) (c) authorisation in respect of premises situated at 211 The Parade, Norwood, S.A. 5067 and known as The Yellow Cello.

The applications have been set down for hearing on 29 June $2000 \ \text{at} \ 9 \ \text{a.m.}$

Condition

The following licence condition is sought:

To authorise the licensee to sell liquor on any day except Good Friday and Christmas Day for consumption on the licensed premises by persons seated at a table or attending a function at which food is provided.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 8 June 2000.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Northern Interests Pty Ltd (ACN 085 561 931), c/o Wallmans Solicitors, 173 Wakefield Street, Adelaide, S.A. 5000 has applied to the Licensing Authority for the transfer of a Special Circumstances Licence in respect of premises situated at Marla, S.A. 5724 and known as Marla Travellers Rest.

The application has been set down for hearing on 17 July 2000.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 8 June 2000.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Extramadura Pty Ltd (ACN 008 179 806), c/o Wallmans Solicitors, 173 Wakefield Street, Adelaide, S.A. 5000 has applied to the Licensing Authority for the removal of a Producer's Licence in respect of premises situated at McMurtie Road, McLaren Vale, S.A. 5171 to premises situated at 246-248 Flinders Street, Adelaide 5000.

The application has been set down for hearing on 14 July 2000

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 8 June 2000.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Rosenvale Pty Ltd (ACN 080 135 753), c/o Wallmans Solicitors, 173 Wakefield Street, Adelaide, S.A. 5000 has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Lot 385 Railway Terrace, Nuriootpa, S.A. 5355.

The application has been set down for hearing on 14 July 2000

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 7 June 2000.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Steel City Coaches Pty Ltd has applied to the Licensing Authority for a Special Circumstances Licence in respect of premises situated at 132B, Norrie Avenue, Whyalla Playford, S.A. 5600 and known as Steel City Coaches Pty Ltd.

The application has been set down for hearing on 14 July 2000 at 9 a.m.

Condition

The following licence condition is sought:

The licence shall authorise the consumption of liquor only to persons travelling on the bus for consumption on the bus and areas adjacent on any day and at any time.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 8 June 2000.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that R. & J. Thumm Pty Ltd (ACN 091 140 439), c/o Wallmans Solicitors, 173 Wakefield Street, Adelaide, S.A. 5000 has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Lot 709 Rosedale Scenic Road, Lyndoch, S.A. 5351.

The application has been set down for hearing on 14 July 2000.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 6 June 2000.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Spectral Dynamics Pty Ltd, Suite 10, Level 1, 28 Greenhill Road, Wayville, S.A. 5034 has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at Tenancy 6, Princess Anne Walk, Elizabeth City Centre, Elizabeth Centre, S.A. 5112 and known as Clancy's Coffee Shop and Restaurant.

The application has been set down for hearing on 17 July 2000 at $9.30\ \mathrm{a.m.}$

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 7 June 2000.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Heathfield Ridge Wines Pty Ltd (ACN 078 141 750), c/o HLB Mann Judd Stephens, 82-86 Fullarton Road, Norwood, S.A. 5067 has applied to the Licensing Authority for a Special Circumstances Licence in respect of premises situated at the corner of Caves Road and Riddoch Highway, Naracoorte.

The application has been set down for hearing on 14 July 2000

Conditions

The following licence conditions are sought:

The licence authorises the licensee to sell liquor in accordance with section 40 of the Liquor Licensing Act 1997:

- for consumption on the licensed premises at all times to those persons attending a reception;
- for tasting by members of the public in that area marked Cellar Door Sales on the plan with such tastings to be by way of free sample or by a reasonable charge; and
- for consumption off the licensed premises at any time.

Provided that such liquor must either be produces by Heathfield Ridge Wines Pty Ltd under Producer's Licence Number 50804488 or, alternatively fermented at the Heathfield Ridge Winery situated at the corner of Caves Road and Riddoch Highway, Naracoorte, S.A. by or under the direction of the holder of any other Producer's Licence issued to such producer pursuant to the Liquor Licensing Act 1997 and which wine is uniquely the product of that licensee.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 1 June 2000.

Applicant

MINING ACT 1971

NOTICE is hereby given in accordance with section 28 (5) of the Mining Act 1971, that the Minister for Minerals and Energy proposes to grant an Exploration Licence over the undermentioned area:

Applicant: Tyson Resources Limited

Location: Lake McDonnell area—Approximately 60 km west of Ceduna, bounded as follows: Commencing at a point being the intersection of latitude 31°58′S and longitude 133°13′E, thence south to a line parallel to and 800 m inland from highwater mark, Great Australian Bight, thence generally north-westerly along the said parallel line to latitude 31°58′S, and east to the point of commencement, all the within latitudes and longitudes being geodetic and expressed in terms of the Australian Geodetic Datum as defined on p. 4984 of *Commonwealth Gazette* number 84 dated 6 October 1966 (AGD66).

Term: 1 year Area in km²: 490 Ref. 26/2000 Dated 15 June 2000.

L. JOHNSTON, Mining Registrar

MINING ACT 1971

Native Title (South Australia) Act 1994

NOTICE is hereby given in accordance with section 35A of the Mining Act 1971, and Part 5 of the Native Title (South Australia) Act 1994 and the Regulations thereunder, that applications for mining leases over the undermentioned mineral claims have been received. The mining lease applications and an accompanying Environmental Impact Statement (EIS) may be inspected at the Department of Primary industries and Resources, Mineral Resources Group, Level 5, 101 Grenfell Street, Adelaide, S.A. 5000:

Mineral Claims: 3075 and 3076 inclusive

Applicant: Southern Cross Resources Australia Pty Ltd

Location: In Pastoral Block 1417, out of hundreds (Curnamona), Kalkaroo Station, approximately 90 km north-east of Olary.

Size: Approximately 500 ha

Purpose: To mine uranium by in situ leaching methods

Ref: T2085

Mineral Claims: 3077, 3078 and 3079 inclusive Applicant: Southern Cross Resources Australia Pty Ltd

Location: In Pastoral Block 1121, out of hundreds (Curnamona) Kalkaroo Station, approximately 90 km

north-east of Olary. Size: Approximately 750 ha

Purpose: To mine uranium by in situ leaching methods

Ref: T2086

The Minister for Minerals and Energy is required to have regard for any representations received from owners of the land (including native title holders) to which the application relates and/or any interested members of the public in determining the application or in fixing the conditions to be attached to the lease if granted.

L. JOHNSTON, Mining Registrar

Comments to:

Comments on the EIS should be clearly identified as a 'public submission on the proposed development of the Honeymoon uranium deposit', be preferably on A4 sized paper and in black ink to facilitate copying, and be forwarded to reach the address below by 5 p.m. on Wednesday, 2 August 2000 to:

The Minister for Minerals and Energy Attention: Manager, Environmental Impact Assessment Branch Planning SA 5th Floor 136 North Terrace Adelaide, S.A. 5000

Submissions will be treated as public documents unless confidentiality is requested. Planning SA will be organising meetings for public consultation during the public comment period and will advertise details of the meetings closer to the times that they will be held.

PUBLIC CORPORATIONS ACT 1993

Direction Pursuant to Section 6

I, ROB LUCAS, the Treasurer for the State of South Australia (the 'Treasurer'), hereby directs RESI Corporation:

- (a) to execute all documents necessary for an ancillary to the completion of the sale and lease of the generation businesses and gas trading business in South Australia as identified for execution by an Executive Director of the Electricity Reform and Sales Unit including without limitation, the Document Acces Agreement; and
- (b) to direct RESI Energy Corporation, RESI Power Corporation and Transmission Lessor Corporation to execute all documents necessary for or ancillary to the completion of the sale and lease of the generation businesses and gas trading business in South Australia as identified for execution by an Executive Director of the Electricity Reform and Sales Unit including, without limitation, the Document Access Agreement.

Dated 5 June 2000.

The Common Seal of the Treasurer was hereunto affixed by authority of the Treasurer and in the presence of:

(L.S.) ROB LUCAS, Treasurer P. TURNER, Witness

MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2000

	Acts	, Bills, Rules, Parliame	entary Papers and Regul	ations	
Pages	Main	Amends	Pages	Main	Amends
1-16	1.80	0.80	497-512	26.25	25.25
17-32	2.55	1.60	513-528	27.00	26.00
33-48	3.25	2.35	529-544	27.75	26.75
49-64	4.15	3.10	545-560	28.50	27.75
65-80	4.90	4.00	561-576	29.25	28.50
81-96	5.60	4.70	577-592	30.25	29.00
97-112			593-608		
	6.45	5.45		31.00	30.00
113-128	7.20	6.30	609-624	31.75	31.00
129-144	8.10	7.10	625-640	32.50	31.50
145-160	8.90	7.85	641-656	33.25	32.25
161-176	9.70	8.70	657-672	33.75	33.00
177-192	10.40	9.50	673-688	35.00	33.75
193-208	11.20	10.30	689-704	35.75	34.75
209-224	12.00	11.00	705-720	36.25	35.50
225-240	12.70	11.80	721-736	37.50	36.00
241-257	13.60	12.50	737-752	38.00	37.00
258-272	14.40	13.30	753-768	39.00	37.50
273-288	15.20	14.20	769-784	39.50	38.75
289-304	15.90	14.90	785-800	40.25	39.50
305-320	16.70	15.70	801-816	41.00	40.00
321-336	17.50	16.50	817-832	42.00	41.00
337-352	18.30	17.40	833-848	42.75	41.75
353-368	19.10	18.10	849-864	43.50	42.50
369-384	19.90	19.00	865-880	44.25	43.50
385-400	20.60	19.70	881-896	44.75	44.00
401-416	21.40	20.40	897-912	46.00	44.75
417-432	22.30	21.30	913-928	46.50	46.00
433-448	23.00	22.00	929-944	47.50	46.50
449-464	23.90	22.80	945-960	48.50	47.00
465-480	24.50	23.60	961-976	49.00	48.00
481-496	25.25	24.30	977-992	50.00	48.50
All Bills as Laid Rules and Regulate Parliamentary Pay Bound Acts Index Government Gazette Copy	ionspers.				
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Cloth bound—per v	olume				144.7
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GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 1999

	\$		\$
Agents, Ceasing to Act as	28.50	Firms:	
Associations:		Ceasing to Carry on Business (each insertion)	
Incorporation	14.50	Discontinuance Place of Business	21.20
Intention of Incorporation		Land—Real Property Act:	
Transfer of Properties		Intention to Sell, Notice of	35 75
_		Lost Certificate of Title Notices	
Attorney, Appointment of		Cancellation, Notice of (Strata Plan)	
Bailiff's Sale	35.75		33.73
Cemetery Curator Appointed		Mortgages: Caveat Lodgment	14 50
Companies:		Discharge of	
Alteration to Constitution	28.50	Foreclosures.	
Capital, Increase or Decrease of		Transfer of	
Ceasing to Carry on Business		Sublet	
Declaration of Dividend			
Incorporation		Leases—Application for Transfer (2 insertions) each	7.30
Lost Share Certificates:	26.50	Lost Treasury Receipts (3 insertions) each	21.20
First Name	21.20		
Each Subsequent Name	7.20	Licensing	42.25
Meeting Final	22.80	Municipal or District Councils:	
Meeting Final Regarding Liquidator's Report on	23.80	Annual Financial Statement—Forms 1 and 2	400.00
Conduct of Winding Up (equivalent to 'Final		Electricity Supply—Forms 19 and 20	282 00
Meeting')		Default in Payment of Rates:	263.00
First Name	28.50	First Name	57.00
Each Subsequent Name		Each Subsequent Name	7.00
Notices:	7.30	Each Subsequent Name	7.30
Call	35.75	Noxious Trade	21.20
Change of Name		Partnership, Dissolution of	21.20
Creditors		Petitions (small)	
Creditors Compromise of Arrangement	28.50		11.50
Creditors (extraordinary resolution that 'the Com-		Registered Building Societies (from Registrar-	
pany be wound up voluntarily and that a liquidator	25.75	General)	14.50
be appointed')		Register of Unclaimed Moneys—First Name	21.20
Release of Liquidator—Application—Large Ad		Each Subsequent Name.	
—Release Granted		•	7.50
Receiver and Manager Appointed		Registers of Members—Three pages and over:	
Receiver and Manager Ceasing to Act		Rate per page (in 8pt)	
Restored Name		Rate per page (in 6pt)	239.00
Petition to Supreme Court for Winding Up Summons in Action		Sale of Land by Public Auction	36.25
Order of Supreme Court for Winding Up Action	20.50		
Register of Interests—Section 84 (1) Exempt	20.30 64.00	Advertisements	2.00
Removal of Office		Advertisements, other than those listed are charged at	\$2.00
Proof of Debts		per column line, tabular one-third extra.	Ψ2.00
Sales of Shares and Forfeiture		•	
Estates:	28.30	Notices by Colleges, Universities, Corporations and I Councils to be charged at \$2.00 per line.	District
Assigned	21.20		
Deceased Persons—Notice to Creditors, etc.		Where the notice inserted varies significantly in length	
Each Subsequent Name		that which is usually published a charge of \$2.00 per colur	nn line
Deceased Persons—Closed Estates		will be applied in lieu of advertisement rates listed.	
Each Subsequent Estate		South Australian Government publications are sold	on the
Probate, Selling of		condition that they will not be reproduced without	
Public Trustee, each Estate	7.30	permission from the Government Printer.	p
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GOVERNMENT GAZETTE NOTICES

ALL private advertisements forwarded for publication in the *South Australian Government Gazette* must be PAID FOR PRIOR TO INSERTION; and all notices, from whatever source, should be legibly written on one side of the paper only and sent to Riverside 2000 so as to be *received no later than 4 p.m. Tuesday preceding the day of publication. Phone 8207 1045 or Fax 8207 1040. <i>E-mail:* Riv2000@saugov.sa.gov.au. Send as attachments in Word format and please confirm your transmission with a faxed copy of your document, including the date the notice is to be published and to whom the notice will be charged.

COMMONWEALTH OF AUSTRALIA

PETROLEUM (SUBMERGED LANDS) ACT 1967

Notice of Invitation of Applications for Exploration Permits

I, ROBERT ANTHONY LAWS, delegate of the Designated Authority for and on behalf of the Commonwealth-South Australia Offshore Petroleum Joint Authority, by virtue of an instrument dated 17 September 1999 and published in *South Australian Government Gazette*, dated 23 September 1999, pursuant to section 20 (1) of the Petroleum (Submerged Lands) Act 1967, of the Commonwealth of Australia, hereby invite applications for the grant of an exploration permit in respect of the following blocks within the areas as scheduled below:

S99-1

Description of Blocks

Comprising the following blocks on the Block Identification Map Eyre SI 52: Blocks numbered 901 to 915, 973 to 987, 1045 to 1059, 1117 to 1131 1189 to 1203, 1261 to 1275, 1333 to 1347, 1405 to 1419, 1477 to 1491, 1549 to 1563, 1621 to 1635, 1693 to 1707, 1765 to 1779, 1837 to 1851, 1909 to 1923.

Assessed to contain 225 blocks.

S99-3

Description of Blocks

Comprising the following blocks on the Block Identification Map Eyre SI 52: Blocks numbered 931 to 936, 1003 to 1008, 1075 to 1080, 1147 to 1152, 1219 to 1224, 1291 to 1296, 1363 to 1368, 1435 to 1440, 1507 to 1512, 1579 to 1584, 1651 to 1656, 1723 to 1728, 1795 to 1800, 1867 to 1872, 1939 to 1944.

Block Identification Map Port Augusta SI 53: Blocks numbered 865 to 868, 937 to 940, 1009 to 1012, 1081 to 1084, 1153 to 1156, 1225 to 1228, 1297 to 1300, 1369 to 1376, 1441 to 1448, 1513 to 1520, 1585 to 1596, 1667 to 1678, 1729 to 1740, 1801 to 1812, 1873 to 1884.

Assessed to contain 202 blocks.

S99-6

Description of Blocks

Comprising the following blocks on the Block Identification Map Port Augusta SI 53: Blocks numbered 1955 to 1960, 2027 to 2032, 2099 to 2104, 2171 to 2184, 2243 to 2256, 2316 to 2329, 2387 to 2400, 2459 to 2472, 2531 to 2544, 2603 to 2616, 2675 to 2688, 2747 to 2760, 2819 to 2832, 2891 to 2904, 2963 to 2976, 3035 to 3048, 3107 to 3120, 3179 to 3192, 3251 to 3264, 3323 to 3336, 3395 to 3408.

Assessed to contain 270 blocks.

Applications

Applications lodged under section 20 of the Petroleum (Submerged Lands) Act 1967, are required to be made in the approved form and should be accompanied by:

(a) Details of:

- (i) the applicant's technical assessment of the petroleum potential of the area, including the concepts underlying its proposed exploration program, with sufficient detail to support that program;
- (ii) the applicant's minimum guaranteed proposal (including indicative minimum expenditure) for exploration wells to be drilled, 3D and 2D seismic and other surveying activities, data evaluation and other work, for each year of the first three years of the permit term. This proposal, to be known as the minimum guaranteed work program should comprise work expected to involve a substantial exploration component—normally, appraisal work should not be included:
- (iii) the applicant's proposal (including indicative minimum expenditure) for exploration wells to be drilled, 3D and 2D seismic and other surveying activities, data evaluation and other work, for each of the three remaining years of the permit term. This proposal, to be known as the secondary work program, should comprise work expected to involve a substantial exploration component—normally, appraisal work should not be included.
- (b) Particulars of:
 - (i) the technical qualifications of the applicant and of its key employees;
 - (ii) the technical advice available to the applicant;
 - (iii) the financial resources available to the applicant, including evidence of the applicant's ability to fund the work program proposed, a statement of other exploration commitments over the next six years, and a copy of the latest annual report and quarterly reports for each applicant company;
 - (iv) where relevant, the viability of the consortium lodging the application, including evidence that a satisfactory settlement has been, or can be, reached on the Joint Operating Agreement (a copy of a signed Heads of Agreement Dealing will generally suffice); and
 - (v) the percentage participation interest of each party to the application.
- (c) Such other information as the applicant wishes to be taken into account in consideration of the application.
- (d) Each application must be accompanied by a fee of \$A3 000, payable to the Commonwealth of Australia through an Australian bank or bank cheque.

Further details of the work program bidding system outlined above, including the criteria for assessment of applications and the conditions to apply following the award of a permit, are available from the Director, Petroleum, Department of Primary Industries and Resources in Adelaide and from the Petroleum Exploration and Development Branch, Department of Industry, Science and Resources in Canberra.

It should be noted that any income derived in the future from the recovery of petroleum from this area will be subject to the Commonwealth Government's Resource Rent Tax.

Applications together with relevant data should be submitted in the following manner to the Chief Executive, Department of Primary Industries and Resources SA, Level 7, 101 Grenfell Street, Adelaide, S.A. 5000. Applications close at 4 p.m., Thursday, 2 November 2000.

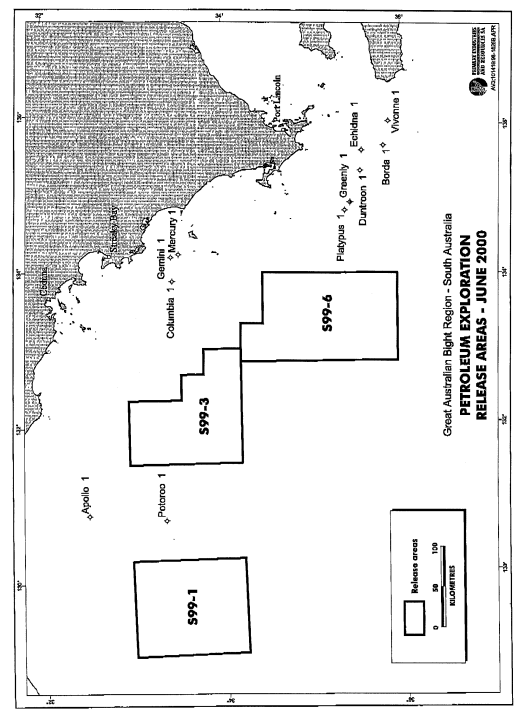
The following special instructions should be observed:

- two copies of the applications and supporting data, together with a fee of \$3 000, payable to the Commonwealth of Australia through an Australian Bank or by bank cheque, should be enclosed in an envelope or package;
- the application should then be sealed and clearly marked as 'Application for Area S99......—Commercial-in-Confidence';
- this envelope or package should then be enclosed in a plain covering envelope or package and delivered by hand or posted to the relevant address above.

Copies of the basic exploration data pertaining to the blocks comprising this notice may be purchased from the Petroleum Group of the Department of Primary Industries and Resources SA. Verbal inquiries may be directed to R. Laws, Director, Petroleum Group (Telephone (08) 8463 3200).

Dated 13 June 2000.

Made under the Petroleum (Submerged Lands) Act 1967, of the Commonwealth of Australia.



R. A. LAWS, Director Petroleum, Delegate of the Designated Authority for and on behalf of the Commonwealth-South Australia Offshore Petroleum Joint Authority.

PUBLIC SECTOR MANAGEMENT ACT 1995

Equal Employment Opportunity

WHEREAS the Premier, being the Minister responsible for the Public Sector Management Act 1995, may publish in the *Gazette* an equal employment opportunity program designed to ensure that persons of a defined class have equal opportunities in relation to employment in the public sector with persons not of that class, and whereas the Premier may make special provision for persons of a defined class employed in the public sector with a view to enabling them to compete for other positions or pursue careers in the public sector as effectively as persons not of that class, I, John Olsen, Premier, do hereby publish the equal employment opportunity program set out in the Schedule.

SCHEDULE

Equal Employment Opportunity Program—Trainee Employment Register

Object

To provide temporary employment and training and development opportunities for young people in the South Australian public sector.

Special provision

Pursuant to section 67 (2) (a) and (b) of the Public Sector Management Act 1995. I make special provisions to achieve the object as follows:

- (1) Participants of the South Australian Government Youth Training Scheme currently undertaking a traineeship are eligible to apply for all positions advertised on the 'Notice of Vacancies', and to compete for such positions on the basis of merit, in accordance with processes agreed by the Commissioner for Public Employment.
- (2) The Department of Education, Training and Employment may establish a Trainee Employment Register for participants of the South Australian Youth Training Scheme who have satisfactorily completed their traineeships and received satisfactory work reports, in accordance with processes agreed by the Commissioner for Public Employment.
- (3) Persons on the Trainee Employment Register may be provided with temporary employment opportunities in positions for periods up to 12 months duration in public sector agencies, in accordance with processes agreed by the Commissioner for Public Employment; and
- (4) Persons on the Trainee Employment Register who are not currently employed within the public sector will be eligible to apply for all positions advertised in the 'Notice of Vacancies', and to compete for such positions on the basis of merit, in accordance with processes agreed by the Commissioner for Public Employment.

Dated 29 May 2000.

JOHN OLSEN, Premier

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Jan Street, Newton and Campbelltown Deposited Plan 53313

BY Road Process Order made on 5 November 1999, The Corporation of the City of Campbelltown ordered that:

- 1. Portion of the public road (Jan Street) north of Newton Road adjoining allotment 291 in Filed Plan 10370 more particularly lettered 'A' in Preliminary Plan No. PP32/0469 be closed
- 2. The whole of the land subject to closure be transferred to VETERE NOMINEES PTY LTD, PELLEGRINO VETERE and MARIA VETERE in accordance with agreement for transfer dated 29 July 1999, entered into between The Corporation of the City of Campbelltown and Vetere Nominees Pty Ltd, P. Vetere and M. Vetere.
- 3. The following easements are granted over the land subject to that closure:

Grant to the ETSA Utilities Pty Ltd an easement for overhead electricity supply purposes over portion of the land.

Grant to the South Australian Water Corporation easements for water supply and sewerage purposes over the whole of the land.

Grant to Envestra (SA) Limited an easement for gas supply purposes over portion of the land.

Grant to The Corporation of the City of Campbelltown an easement for drainage purposes over portion of the land.

On 29 November 1999, that order was confirmed by the Minister for Administrative Services conditionally on approval and deposit of the survey plan by the Registrar-General. The condition has now been fulfilled.

Pursuant to section 24(5) of the Roads (Opening and Closing) Act 1991, NOTICE of the order referred to above and its confirmation is hereby given.

Dated 15 June 2000.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991:

Section 37

NOTICE is hereby given pursuant to section 37(1) of the Roads (Opening and Closing) Act 1991 that:

WHEREAS it is considered that JOHN BARRATT of Inman Valley was entitled to a Certificate of Title over the closed road 'A' in exchange for portion of section 293, Hundred of Encounter Bay, opened as road and marked '1' in Road Plan No. 2182, deposited in the Office of the Surveyor-General at Adelaide *vide* notice of confirmation of road order published in the *Government Gazette* of 18 August 1859 at pages 744 and 745.

AND whereas no Certificate of Title was issued in respect of the said closed road and the said JOHN BARRATT is believed to be dead or unknown:

AND whereas application is made by LLOYD JAMES HUTCHINSON of Fuller Road, Victor Harbor, S.A. 5211 and FRANK WILLIS HUTCHINSON of 4 Oxford Avenue, Victor Harbor, S.A. 5211 for the issue of a Certificate of Title over the said closed road by virtue of possession:

AND whereas I am satisfied that the applicants are in possession of the said closed road and that there is apparently no other known person entitled to possession thereof:

TAKE NOTICE that unless objection by any person claiming any interest in the said land is made in writing to me within one month from the date of this notice, I propose to issue a Certificate of Title for the said land to the said applicants.

Objections should be addressed to the Surveyor-General, Department for Administrative and Information Services, G.P.O. Box 1354, Adelaide, S.A. 5001.

Dated 15 June 2000.

P. M. KENTISH, Surveyor-General

DAIS 32/0576

CITY OF ONKAPARINGA

NOTICE OF EXCHANGE OF RESERVE

Deposited Plan 55084 Flagstaff Hill

IN PURSUANCE of the LOCAL GOVERNMENT ACT 1934 as amended, I hereby give notice that the City of Onkaparinga of P.O. Box 1, Noarlunga Centre, S.A. 5168, proposes at a meeting to be held at Ramsay Place, Noarlunga Centre, S.A. 5168 on Tuesday, 15 August 2000 at 7.00 p.m., to make an order to exchange a piece of land being a northern portion of allotment 2042 (Reserve) in Deposited Plan 51867 (near Sturt Approach) containing an area of 682m² or thereabouts as delineated, and marked Allotment 1000 on Deposited Plan 55084 (hereinafter referred to as the Map), for allotment 149 in Deposited Plan 42706 adjoining Ironbark Avenue in the said council area, containing an area of 1123m² or thereabouts as delineated, and marked allotment 1002 in the said Map, with the owner and occupier of the last-mentioned piece of land being CRAIGBURN PROPERTIES PTY LTD. A Survey Map, Plan and Agreement has been deposited in the office of the Surveyor-General, at Adelaide, S.A. 5000 and a copy thereof deposited in the office of the above mentioned Council at Ramsay Place,

Noarlunga Centre, S.A. 5168, where the same are open for public inspection, containing the several requirements of the said Act. And I hereby require all persons interested within 40 days after 8 June 2000, being the date of the first publication of this notice, to deliver to the said Council or its Clerk, in writing, any objection to such exchange. Copy of such objection shall be forwarded to the Surveyor-General's Office.

Dated 8 June 2000.

P. M. KENTISH, Surveyor

DAIS 32/0575

Schedule of Owners and Occupiers, so far as known

No. of Section and Hundred	Owners	Occupiers
Hundred of Noarlunga Deposited Plan 51867 Allotment 2042 (Reserve)	City of Onkaparinga P.O. Box 1, Noarlunga Centre, S.A. 5168	The public
Deposited Plan 53550 (Reserve) Allotment 505	City of Onkaparinga P.O. Box 1, Noarlunga Centre S.A. 5168	The public
Allotment 421	J.F. Krijgsman and J.A. McShane 18 Noll Street Port Pirie, S.A. 5540	Owners
Allotment 500	Craigburn Property Pty Ltd c/o Lensworth Group Pty Ltd Floor 34, 385 Bourke Street, Melbourne, Vic. 3000	Owners
Deposited Plan 42706 Allotment 149	Craigburn Property Pty Ltd c/o Lensworth Group Pty Ltd, Floor 34, 385 Bourke Street, Melbourne, Vic. 3000	Owners
Allotment 54	P. R. & P. L. Hemmings 4 Ironbark Avenue, Flagstaff Hill, S.A. 503	Owners 3

WATER RESOURCES ACT 1997

Notice on Basis of Levy for 2000-2001 in The Onkaparinga Catchment Water Management Board's Catchment Area

I, MARK BRINDAL, Minister for Water Resources, have determined pursuant to section 138 (3) of the Water Resources Act 1997, that the basis for the levy in the catchment area of the Onkaparinga Catchment Water Management Board for the 2000-2001 financial year will be the capital value of rateable land.

His Excellency the Governor gave his approval of the method referred to in the above paragraph on 15 June 2000. Dated 15 June 2000.

MARK BRINDAL, Minister for Water Resources

WATER RESOURCES ACT 1997

Notice on Basis of Levy for 2000-2001 in The South East Catchment Water Management Board's Catchment Area

I, MARK BRINDAL, Minister for Water Resources, have determined pursuant to section 138 (3) of the Water Resources Act 1997, that the basis for the levy in the catchment area of the South East Catchment Water Management Board for the 2000-2001 financial year will be a fixed levy of the same amount on all rateable land.

His Excellency the Governor gave his approval of the method referred to in the above paragraph on 15 June 2000.

Dated 15 June 2000.

MARK BRINDAL, Minister for Water Resources

WATER RESOURCES ACT 1997

Notice of Contributions in 2000-2001 by Constituent Councils of the Onkaparinga Catchment Water Management Board's Catchment Area

- I, MARK BRINDAL, Minister for Water Resources, have determined pursuant to section 135 of the Water Resources Act 1997 that:
 - (a) the total amount to be contributed by constituent councils of the catchment area of the Onkaparinga Catchment Water Management Board in respect of the 2000-2001 financial year is to be the sum of two million and seventy-nine thousand, five hundred dollars;
 - (b) constituent councils of the Board's area will share the liability for the payment of that amount as follows:

Constituent Councils	Amount \$
Adelaide Hills Marion Mount Barker Onkaparinga Yankalilla	397 700 196 600 70 200 1 413 700 1 300
Total	\$2 079 500

His Excellency the Governor gave his approval of the amounts referred to above on 15 June 2000.

Dated 15 June 2000.

MARK BRINDAL, Minister for Water Resources

WATER RESOURCES ACT 1997

Notice of Contributions in 2000-2001 by Constituent Councils of the South East Catchment Water Management Board's Catchment Area

- I, MARK BRINDAL, Minister for Water Resources, have determined pursuant to section 135 of the Water Resources Act 1997 that:
 - (a) the total amount to be contributed by constituent councils of the catchment area of the South East Catchment Water Management Board in respect of the 2000-2001 financial year is to be the sum of three hundred and eight thousand, one hundred and eleven dollars; and
 - (b) constituent councils of the Board's area will share the liability for the payment of that amount as follows:

Constituent Councils	Amount \$
City of Mount Gambier	95 100 12 791
GrantLacepede	36 273 14 029
Naracoorte Lucindale	39 525 14 012
Southern Mallee	138 34 321 61 923
Total	\$308 111

His Excellency the Governor gave his approval of the amounts referred to above on 15 June 2000.

Dated 15 June 2000

MARK BRINDAL, Minister for Water Resources

VOCATIONAL EDUCATION, EMPLOYMENT AND TRAINING ACT 1994

PART 4 - CONTRACTS OF TRAINING

Pursuant to the provisions of the Vocational Education, Employment and Training Act (VEET Act) the Accreditation and Registration Council (ARC) gives notice that it has determined the following:

Occupations that Constitute Trades and Other Declared Vocations

The following schedule is additional to:

- 1. the gazettal of 24 April 1996 (page 2045)
- 3. the gazettal of 5 December 1996 (page 1818)
- 5. the gazettal of 17 April 1997 (page 1571)
- 7. the gazettal of 12 June 1997 (page 2984)
- 9. the gazettal of 7 August 1997 (page 311)
- 11. the gazettal of 22 December 1997 (page 1776)
- 13. the gazettal of 18 June 1998 (page 2594)
- 15. the gazettal of 24 September (page 990)
- 17. the gazettal of 15 October 1998 (page 1150)
- 19. the gazettal of 19 November 1998 (page 1583)
- 21. the gazettal of 10 December 1998 (page 1870)
- 23. the gazettal of 23 December 1998 (page 2039)
- 25. the gazette of 25 March 1999 (page 1480)
- 27. the gazette of 22 April 1999 (page 2219)
- 29. the gazettal of 6 May 1999 (page 2482)
- 31. the gazettal of 27 May 1999 (Errata) (page 2723)
- 33. the gazettal of 24 June 1999 (page 3261)
- 35. the gazettal of 29 July 1999 (page 602)
- **37.** the gazettal of 14 October 1999 (page 1973)
- **39.** the gazettal of 6 January 2000 (page 1169)
- 41. the gazettal of 6 April 2000 (page 2047)
- 43. the gazettal of 4 May 2000 (page 2416)

- 2. the gazettal of 31 October 1996 (page 1544)
- 4. the gazettal of 6 February 1997 (page 830)
- 6. the gazettal of 29 May 1997 (page 2758)
- 8. the gazettal of 3 July 1997 (page 33)
- **10.** the gazettal of **18** December **1997** (page **1677**)
- 12. the gazettal of 23 April 1998 (page 1959)
- 14. the gazettal of 6 August 1998 (page 339)
- **16.** the gazettal of 1 October 1998 (page 1038)
- 18. the gazettal of 12 November 1998 (page 1389)
- 20. the gazettal of 3 December 1998 (page 1742)
- **22.** the gazettal of 17 December 1998 (page 1954)
- 24. the gazette of 11 March 1999 (page 1359)
- 26. the gazette of 1 April 1999 (page 1605) (Errata)
- 28. the gazettal of 29 April 1999 (page 2381) (Errata)
- 30. the gazettal of 13 May 1999 (page 2595)
- 32. the gazettal of 17 June 1999 (page 3123)
- **34.** the gazettal of 1 July 1999 (page 22)
- 36. the gazettal of 30 September 1999 (page 1364)
- **38.** the gazettal of 11 November 1999 (page 2327)
- 40. the gazettal of 30 March 2000 (page 1921)
- 42. the gazettal of 13 April 2000 (Errata) (page 2167)
- 44.

which set out the occupations that constitute trades and other declared vocations and the terms and conditions applicable to such declared vocations.

SCHEDULE - DECLARED VOCATIONS, REQUIRED COURSES OF INSTRUCTION AND ASSOCIATED CONDITIONS Changes to courses and conditions determined by ARC for existing Declared Vocations appear in Bold.

Occupation/Occupation Levels Declared Vocation * Trade # Other than trade	Course code National / State and expiry date	Approved Course of Instruction and Stream	Nominal Term of Contract of Training	Nominal hours of attendance at approved course	Probationar y Period
Clerical Processing (Office Administration)	AUR10199	Certificate II in Automotive	Exit point		
Management	Endorsed to 30/11/2002	Woolworths Supermarket Enterprise Training Package			
	Endorsed to 30/11/2002				
ARC December 1999	ZWA40199	Certificate IV in Woolworths Management	36 months (72 months part time)	349 hours	3 months
	ZWA50199	Diploma of Woolworths Management	48 months (72 months part time)	366 hours	3 months
Declared (ARC) August 1998	5437 VI2311AEB Dec 2000	Certificate III in Small Business Franchising (Bakers Delight) Alternate course of instruction:	12 months	550 hours	1 month
ARC June 1999	1968 BFX 31 Dec 2002	Certificate IV in First Line Management	24 months	260 hours	2 months
ARC December 1999	AUR40199 30 Aug 02	Certificate IV in Automotive (Business Management Stream)	48 months	1320 hours	3 months
ARC June 2000	7040 QLFM1003 15/07/01	Certificate III in Frontline Management	12 months	240 hours	1 month
ARC June 2000	7041 QLFM1004 15/07/01	Certificate IV in Frontline Management	24 months	400 hours	2 months

Occupation/Occupation Levels Declared Vocation * Trade # Other than trade	Course code National / State and expiry date	Approved Course of Instruction and Stream	Nominal Term of Contract of Training	Nominal hours of attendance at approved course	Probationar y Period
# Printing	Endorsed to 28/2/02	Printing and Graphic Arts Training Package			
ARC December 1999	ICP20199	Certificate II in Printing and Graphic Arts (Desktop Publishing)	12 months	420 hours	1 month
	ICP20299	Certificate II in Printing and Graphic Arts (Print Design)	12 months	400 hours	1 month
	ICP21199	Certificate II in Printing and Graphic Arts (Small Offset)	12 months	480 hours	1 month
	ICP21299	Certificate II in Printing and Graphic Arts (Print Production Support)	12 months	390 hours	1 month
	ICP22199	Certificate II in Printing and Graphic Arts (Screen Printing)	12 months	390 hours	1 month
	ICP23199	Certificate II in Printing and Graphic Arts (Cardboard Box Container and Carton)	12 months	390 hours	1 month
	ICP24199	Certificate II in Printing and Graphic Arts (Graphic Arts Services)	12 months	390 hours	1 month
	ICP25199	Certificate II in Printing and Graphic Arts (Ink Manufacture)	12 months	390 hours	1 month
	ICP25299	Certificate II in Printing and Graphic Arts (Mail Houses)	12 months	390 hours	1 month
	ICP26199	Certificate II in Printing and Graphic Arts (General)	12 months	450 hours	1 month
	ICP30499	Certificate III in Printing and Graphic Arts (Multimedia)	48 months	780 hours	6 months
	ICP33199	Certificate III in Printing and Graphic Arts (Cardboard Box Container and Carton)	48 months	870 hours	6 months
	ICP35199	Certificate III in Printing and Graphic Arts (Ink Manufacture)	48 months	690 hours	6 months
	ICP36199	Certificate III in Printing and Graphic Arts (General)	48 months	870 hours	6 months
	ICP40499	Certificate IV in Printing and Graphic Arts (Multimedia)	48 months	1080 hours	6 months
	ICP46199	Certificate IV in Printing and Graphic Arts (General)	48 months	1420 hours	6 months
ARC June 2000	ICP56199				
	28/02/02	Diploma of Printing and Graphic Arts (General)	48 months	1850 hours	3 months
ARC June 2000	ICP56299				
	28/02/02	Diploma of Printing and Graphic Arts (Management/Sales)	48 months	1830 hours	3 months

Vocational Education, Employment and Training Act 1994

Errata

In the *Government Gazette* of 23 December 1999, the notice appearing on page 3790 related to the Declared Vocations Veterinary Animal Attendant showed the hours as follows:

• Certificate III in Animal Studies 205 hours

Correction: An addition of hours to pre-requisite competencies should also be shown as:

Occupational/Occupation Levels Declared Vocation • Trade # Other than trade	Course code National/ State and expiry date	Approved Course of Instruction and Stream	Nominal Term of Contract of Training	Nominal hours of attendance at approved course	Probationary Period
# Veterinary Animal	Endorsed to	Veterinary Industry Training Package			
Attendant	22/6/01				
ARC September 1999		New Apprenticeships for these qualifications will be			
		available from 1 October 1999. From 1 October 1999 contract			
		of training will be registered only for qualifications from the			
		Training Package.			
		Entry Requirements: Participants need to be employed for an			
		average of 20 hours per week.			
		Trainees employed under existing related contracts of			
		training may complete their current training.			
	RUV20198				
		Certificate II In Animal Studies	12 months	205 hours	1 month
	RUV30198				
		Certificate III in Animal Studies	24 months	435 hours	6 weeks
Certificate III in Animal Studies incorporates the Certificate II in Animal Studies					

REGULATIONS UNDER THE LIVESTOCK ACT 1997

No. 129 of 2000

At the Executive Council Office at Adelaide 15 June 2000

PURSUANT to the *Livestock Act 1997* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

Rob Kerin, Minister for Primary Industries and Resources

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Variation of reg. 4—Interpretation
- 4. Insertion of reg. 5A
 - 5A. Authorisations
- 5. Substitution of Part 6

PART 6

LIVESTOCK IDENTIFICATION

- 26. Interpretation
- 27. Identification of livestock
- 28. Types of tags and devices
- 29. Property identification codes
- 29A. Authorisation of manufacturers and recyclers
- 29B. Supply of tags and devices
- 29C. Animal must not have more than one permanent identification device
- 29D. Removal of permanent identification devices
- 29E. Replacement of lost devices
- 29F. Offence to alter or deface tags and devices

Citation

1. The *Livestock Regulations 1998* (see *Gazette 22 January 1998 p. 288*), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 2000.

Variation of reg. 4—Interpretation

- 3. Regulation 4 of the principal regulations is varied—
- (a) by striking out the definition of "**HGP free tag**" and substituting the following definition:

"HGP free tag" means a transaction tag of a colour, and conforming to any other requirements, specified by the Chief Inspector for the purposes of indicating that cattle or buffalo to which such tags are attached have not been treated with hormonal growth promotants;;

(b) by inserting after the definition of "lice infested sheep" the following definition:

"transaction tag" means a tail or ear tag obtained from an authorised manufacturer (see Part 6);.

Insertion of reg. 5A

4. The following regulation is inserted in Part 1 of the principal regulations after regulation 5:

Authorisations

- **5A.** (1) An authorisation of the Chief Inspector under these regulations—
- (a) must be in writing; and
- (b) may be given to a particular person or to a class of persons or may apply generally; and
- (c) may be subject to conditions; and
- (d) may be varied or revoked by the Chief Inspector at any time.
- (2) An authorisation of the Chief Inspector under these regulations or the variation or revocation of such an authorisation takes effect—
 - (a) if the authorisation is given to a particular person—when written notice of the authorisation or of the variation or revocation (as the case may be) is served on the person; or
 - (b) if the authorisation is given to a class of persons or applies generally—when notice of the authorisation or of the variation or revocation (as the case may be) is published in the *Gazette*.

Substitution of Part 6

5. Part 6 of the principal regulations is revoked and the following Part is substituted:

PART 6 LIVESTOCK IDENTIFICATION

Interpretation

26. In this Part—

"authorised manufacturer" means a person authorised by the Chief Inspector under regulation 29A to manufacture transaction tags or permanent identification devices;

"authorised recycler" means a person authorised by the Chief Inspector under regulation 29A to recycle permanent identification devices;

"bobby calf" means a calf that is of or under six weeks of age;

"livestock" means cattle and buffalo;

"owner" of land—

- (a) in relation to land alienated from the Crown in fee simple—means the owner of an estate in fee simple in the land;
- (b) in relation to land held from the Crown by lease, licence or agreement to purchase—means the lessee, licensee or purchaser;

"**permanent identification device**" means a device obtained from an authorised manufacturer or an authorised recycler for the permanent and individual identification of livestock;

"**property identification code**" means a code allotted to land by the Chief Inspector in accordance with regulation 29.

Identification of livestock

- **27.** (1) Subject to subregulation (3), an owner of livestock must not, for the purpose of their slaughter or public sale, remove the livestock or permit the livestock to be removed from land on which they are pastured, unless—
 - (a) attached to the tail or an ear of each animal is a transaction tag that bears the property identification code of the land; or
 - (b) attached to or inserted in each animal is a permanent identification device that bears the property identification code of the land or otherwise enables that land to be identified; or
 - (c) the livestock have been pastured on that land for not more than seven days and—
 - (i) attached to the tail or an ear of each animal is a transaction tag that bears the property identification code of the land on which they were pastured immediately before being pastured on that land; or
 - (ii) attached to or inserted in each animal is a permanent identification device that bears the property identification code of the land on which they were pastured immediately before being pastured on that land or that otherwise enables that land to be identified; or
 - (d) the prior written approval of an inspector has been obtained.

Maximum penalty: \$5 000. Expiation fee: \$315.

- (2) For the purposes of subregulation (1), an animal will not be taken to have a permanent identification device attached to or inserted in it unless—
 - (a) the device is attached to an ear of the animal; or
 - (b) attached to an ear of the animal is a tag indicating that the animal has a permanent identification device attached to or inserted in it.
 - (3) Subregulation (1) does not apply in relation to—
 - (a) bobby calves that are accompanied by their dams; or

- (b) stud animals (unless they are removed for slaughtering); or
- (c) the removal of animals from land to which a property identification code applies to land to which the same code applies.
- (4) If an inspector suspects on reasonable grounds that a person has removed, or is about to remove, livestock in contravention of subregulation (1), the inspector may—
 - (a) require the owner or person in charge of the animals to—
 - (i) muster them at or take them to a specified place convenient for inspecting or attaching transaction tags to the animals; and
 - (ii) attach transaction tags to animals found not to be tagged or otherwise identified in accordance with this regulation; and
 - (iii) detain the animals at a specified place, or return the animals to the place from which they have been removed, until they are tagged or otherwise identified in accordance with this regulation; and
 - (b) if the owner or person in charge refuses or fails to comply with such a requirement, take the action required to be taken, with or without assistance.
- (5) The Minister may recover costs and expenses reasonably incurred by an inspector under subregulation (4) by action in a court of competent jurisdiction as a debt owed by the person of whom the requirement was made.
 - (6) In this regulation—

"stud animal" means an animal that is registered with a society of breeders of animals of the same breed.

Types of tags and devices

- **28.** (1) A person must only attach to, or insert in, an animal a permanent identification device of the following kind:
 - (a) if the device is to be attached to or inserted in the animal on the property on which the animal was born—a device of a kind approved by the Chief Inspector as a breeder device; or
 - (b) in any other case—a device of a kind approved by the Chief Inspector as a post-breeder device.

Maximum penalty: \$5 000. Expiation fee: \$315.

(2) A person must only attach to a bobby calf a transaction tag of a kind approved by the Chief Inspector as a bobby calf tag.

Maximum penalty: \$5 000. Expiation fee: \$315.

Property identification codes

- 29. (1) The Chief Inspector may allot a property identification code to land—
- (a) at the request of the owner of the land; or
- (b) at the request of the owner of livestock pastured on the land.
- (2) The Chief Inspector may cancel a property identification code allotted to land—
- (a) at the request or with the consent of the owner of the land; or
- (b) if satisfied that no transaction tags or permanent identification devices bearing the property identification code of the land have been ordered in the preceding three years.
- (3) The Chief Inspector must give notice of any cancellation of a property identification code under subregulation (2)(b) to the last known owner of the land at his or her last known address.
- (4) Within 30 days after the sale of land to which a property identification code has been allotted under this regulation, the vendor must provide the Chief Inspector with the following information in writing:
 - (a) the date of the sale; and
 - (b) the name and address of the purchaser.

Maximum penalty: \$2 500. Expiation fee: \$210.

Authorisation of manufacturers and recyclers

29A. The Chief Inspector may authorise a person—

- (a) to manufacture transaction tags or permanent identification devices for the purposes of this Part; or
- (b) to recycle permanent identification devices for the purposes of this Part.

Supply of tags and devices

29B. An authorised manufacturer or authorised recycler—

- (a) may only supply transaction tags or permanent identification devices to persons on receipt of an order form validated in a manner approved by the Chief Inspector; and
- (*b*) must—
 - (i) keep records of the persons to whom the tags or devices are supplied and the number and type of tags or devices supplied in respect of each property identification code; and
 - (ii) at the request of an inspector or other person authorised in writing by the Chief Inspector, produce the records for inspection.

Maximum penalty: \$5 000. Expiation fee: \$315.

Animal must not have more than one permanent identification device

29C. A person must not, without the authorisation of the Chief Inspector, attach to or insert in an animal a permanent identification device if the animal already has a permanent identification device attached to or inserted in it.

Maximum penalty: \$2 500. Expiation fee: \$210.

Removal of permanent identification devices

29D. (1) Subject to this regulation, a person must not remove a permanent identification device from an animal unless authorised to do so by the Chief Inspector.

Maximum penalty: \$5 000. Expiation fee: \$315.

- (2) Subregulation (1) does not apply to an inspector or a person acting in the course of his or her duties at an abattoir.
- (3) The operator of an abattoir must ensure that all permanent identification devices removed from animals at the abattoir are, on a regular basis and in any event at least monthly—
 - (a) destroyed; or
 - (b) sent to an authorised recycler.

Maximum penalty: \$5 000. Expiation fee: \$315.

Replacement of lost devices

29E. (1) If—

- (a) an animal has a permanent identification device attached to or inserted in it; and
- (b) the device is subsequently lost; and
- (c) a replacement permanent identification device is then attached to or inserted in the animal,

the person who attaches or inserts the replacement device must keep records which will enable the replacement device to be identified and must, at the request of an inspector, produce the records for inspection.

Maximum penalty: \$2 500. Expiation fee: \$210.

(2) A person must keep records required under subregulation (1) in relation to an animal for not less than two years after the date on which the animal dies or is otherwise disposed of by the person.

Offence to alter or deface tags and devices

29F. A person must not, without the authorisation of the Chief Inspector, alter or deface a transaction tag or permanent identification device that is attached to or inserted in an animal.

Maximum penalty: \$5 000. Expiation fee: \$315.

MPNR 66/99 CS

R. Dennis, Clerk of the Council

FAXING COPY?

IF you fax copy to Riverside 2000, for inclusion in the *Government Gazette*, there is **no need** to send a Confirmation Copy to us as well.

This creates confusion and may well result in your notice being printed twice.

Please use the following fax number:

Fax transmission: (08) 8207 1040 Phone Inquiries: (08) 8207 1045

Please include a contact person, phone number and order number so that we can phone back with any queries we may have regarding the fax copy.

NOTE: Closing time for lodging new copy (either fax or hard copy) is 4 p.m. on Tuesday preceding the day of publication.

Government Gazette notices can be E-mailed.

The address is:

Riv2000@saugov.sa.gov.au

Documents should be sent as attachments in Word format.

When sending a document via E-mail, please confirm your transmission with a faxed copy of your document, including the date the notice is to be published.

Fax transmission: (08) 8207 1040 Enquiries: (08) 8207 1045

PORT PIRIE REGIONAL COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

(Readvertised)

NOTICE is hereby given that pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the Port Pirie Regional Council proposes to make a Road Process Order to:

- 1. Open as road:
 - portion of closed road 'A' in RP3276, Hundred of Pirie more particularly delineated and marked '1' on Preliminary Plan No. PP32/0344;
 - (ii) portion of closed road 'K' in RP3279, Hundred of Pirie more particularly delineated and marked '2' on Preliminary Plan No. PP32/0344;
 - (iii) portions of section 209, Hundred of Pirie more particularly delineated and marked '3' and '4' on Preliminary Plan No. PP32/0344.
- 2. Close the following portions of public roads:
 - portions of public road dividing portions of section 208 and dividing section 209, Hundred of Pirie more particularly delineated and marked 'A' and 'B' on Preliminary Plan No. PP32/0344;
 - (ii) portion of public road dividing section 209 and dividing section 209 from closed road 'J' in RP3279, Hundred of Pirie more particularly delineated and marked 'C' on Preliminary Plan No. PP32/0344.

The closed roads marked 'A' and 'B' are to be transferred to adjoining owners.

The closed road marked 'C' is to merge with portions of section 209 and is to be retained by council for reserve purposes.

A copy of this plan and a statement of persons affected are available for public inspection at the Council Office, 115 Ellen Street, Port Pirie and at the Adelaide office of the Surveyor-General during normal office hours.

Any person is entitled to object to the proposed opening or closure. The reasons for such objection must be fully supported in the submission and include the objector's full name and address.

Any person who desires to make application for a grant of easement over all or portion of the road to be closed must include the full name and address of the applicant, full details of the nature and location of the proposed easement and full description and title of the land to which the easement is to be annexed.

The objection and/or easement application must be made in writing to the Port Pirie Regional Council, P.O. Box 45, Port Pirie, S.A. 5540, within 28 days of the publication of this notice, and a copy shall be forwarded to the Surveyor-General at Adelaide.

Where a submission is made, council will give notification of a meeting at which the matter will be considered, so that the person making the submission or a representative may attend, if desired. Dated 16 May 2000.

P. J. ARNOLD, Chief Executive Officer

CITY OF WEST TORRENS

Road Closure

NOTICE is hereby given that at the meeting of council held on 6 June 2000, it was resolved that:

- 1.1 Pursuant to section 359 of the Local Government Act 1934, as amended, all vehicles are excluded except for those necessary to undertake Barcoo Outlet Works from Africaine Road, West Beach subject to the City Manager placing notice of the restriction in the Gazette and in a newspaper circulating in the council's area and the restriction only being effective where barricades are erected and installed pursuant to Part 1.2.2 of this resolution.
- 1.2 Pursuant to section 44 of the Local Government Act 1999, the City Manager is delegated authority:
 - 1.2.1 to publish notice of this resolution in the *Gazette* and in a newspaper circulating in the council's area;
 - 1.2.2 subject to the Road Traffic Act 1961, to arrange for the erection/installation/removal/replacement of barricades and/or other traffic control devices as

are necessary to give effect to this resolution provided that upon each and every occasion where the said barricades and/or other traffic control devices are to be erected or installed the Officer must provide notice at least three days before such erection of installation by:

- arranging for notice to be given to Adelaide Shores and the City of Holdfast Bay and;
- placing notice at each instersection of Africaine Road and Military Road and also Africaine Road and Tapleys Hill Road.
- 1.2.3 Items 1.1 and 1.2 in the preceding are subject to the Minister's delegate in Transport SA approving the detailed traffic management plan of the closure which is to be provided by Baulderstone Hornibrook.

T. STARR, City Manager

CITY OF WHYALLA

Exclusion of Classification as Community Land

PURSUANT to section 34 (3) of the Local Government (Implementation) Act 1999, the Corporation of the City of Whyalla at its meeting on 5 June 2000 resolved that the Eco City core site being land situated at Lot 101, Deposited Plan 50834, Ekblom Street, held under certificate of title register book volume 5675, folio 223, being land acquired on 9 August 1999 for a specific commercial purpose in circumstances where the community was provided with a reasonable opportunity to make submissions to the council before the acquisition actually occurred is excluded from classification as community land under the Local Government Act 1999.

CITY OF WHYALLA

Exclusion of Classification as Community Land

PURSUANT to section 34 (3) of the Local Government (Implementation) Act 1999, the Corporation of the City of Whyalla at its meeting on 5 June 2000 resolved that the remaining sites of the Airport land being land situated at Lots 103 and 105, Deposited Land 47141, Garrett Road, held under certificate of title register book volume 5421, folio 139, and volume 5421, folio 141, being land acquired on 12 May 1997 for a specific commercial purpose in circumstances where the community was provided with a reasonable opportunity to make submissions to the council before the acquisition actually occurred is excluded from classification as community land under the Local Government Act 1999.

DISTRICT COUNCIL OF GRANT

Aerodrome Fees

NOTICE is hereby given that pursuant to the delegated powers contained in section 6 of the Aerodrome Fees Act 1998, the Mount Gambier and District Airport Management Committee at its meeting held on Wednesday, 7 June 2000, resolved that the following fees (inclusive of GST) be fixed for aircraft landing at the Mount Gambier Airport:

Landing Charges %Regular Passenger Transport

Arrival Fees \$5.50 per adult \$2.75 per child Departure Fees \$5.50 per adult \$2.75 per child

Landing Charges 3/4Private Aircraft

\$11.00 per landing

Landing Charges 3/4Non RPT Aircraft less than 5 700 kg

\$16.50 per landing

Landing Charges 3/4Non RPT Aircraft greater than 5 700 kg

\$82.50 per annum

Landing Charges ¾Local Private Aircraft

\$110.00 per annum

Landing Charges ¾Local Business Aircraft

\$275.00 per annum

M. S. DAVIS, Airport Manager

DISTRICT COUNCIL OF MOUNT REMARKABLE

Bushfire Prevention Plan

NOTICE is hereby given that the District Council of Mount Remarkable, Bushfire Prevention Committee has adopted a district Bushfire Prevention Plan pursuant to section $33 \ (1) \ (c)$ of the Country Fires Act 1989, at a District Bushire Prevention Committee meeting held on 3 September 1990. This plan was subsequently adopted by the District Council of Mount Remarkable at a council meeting held on 13 November 1990.

P. J. MOORE, District Clerk

DISTRICT COUNCIL OF ORROROO/CARRIETON

Results of Periodical Election

OFFICE of Area Councillor (nine vacancies—quota 65 votes after distribution of preferences):

	Votes	
Parkyn, Colin	61	elected
Parnell, John W. S.	120	elected
Byerlee, Malcolm	201	elected
Mannion, John Francis	43	elected
Case, Faye	18	elected
Smith, John Anthony	25	elected
Daly, Timothy Patrick	20	
Shackleford, Murray	20	
Luckraft, Warren	36	elected
Bowman, Kathie	69	elected
Froling, Tim	20	elected
Informal	13	
Total	655	

P. J. SELLAR, Deputy Returning Officer

IN the matter of the estates of the undermentioned deceased persons:

Alexander, Ivo Keith, late of 63 Lionel Avenue, Blair Athol, retired architect, who died on 15 December 1999.

Barrett, Alwynne Anne, late of 288 Seaview Road, Henley Beach, widow, who died on 18 April 2000.

Brennan, Eileen Claire, late of 51 Eighth Avenue, St Peters, of no occupation, who died on 25 April 2000.

Constanzo, Carmela, late of 6 Mumford Avenue, St Agnes, widow, who died on 23 March 2000.

Finlayson, Hugh Alexander, late of 1A Colton Avenue, Hove, retired bank manager, who died on 26 November 1999.

Goldsmith, Phyllis Matilda, late of 103 Fisher Street, Fullarton, widow, who died on 30 March 2000.

Hutchinson, Albert Stanley, late of 15 Selby Street, Kurralta Park, retired taxi driver, who died on 24 April 2000. Jenkin, Violet May, late of 24-34 Avenue Road, Glynde, of no

Jenkin, Violet May, late of 24-34 Avenue Road, Glynde, of no occupation, who died on 27 April 2000.

Katryj, Wasyl, late of 70 Northern Avenue, West Beach, retired process worker, who died on 21 February 1997.

King, Laurel Phyllis, late of 297 Goodwood Road, Kings Park, home duties, who died on 12 April 2000.

O'Bryan, Catherine, late of 410 Henley Beach Road, Lockleys, of no occupation, who died on 24 February 2000.

Ryles, Mary Elizabeth, late of 6 Lincoln Avenue, Fulham Gardens, home duties, who died on 30 December 1995.

Thomson, Margaret Mary Stuart, late of 36 Shephard Street, Hove, home duties, who died on 12 April 2000. Turvey, Maxwell Thomas, late of 437 Salisbury Highway,

Turvey, Maxwell Thomas, late of 437 Salisbury Highway, Parafield Gardens, retired factory foreman, who died on 3 May 2000. Underdown, Doris Wilma, late of 15 Haliday Street, Risdon Park, widow, who died on 30 April 2000.Wiechowski, Alfons, late of 61-63 Oxford Terrace, Port

Wiechowski, Alfons, late of 61-63 Oxford Terrace, Port Lincoln, retired telecommunications linesman, who died on 10 January 2000.

Woods, Belinda Rosalind, late of 19 Lord Hobart Crescent, Encounter Bay, widow, who died on 13 April 2000.

Notice is hereby given pursuant to the Trustee Act 1936, the Inheritance (Family Provision) Act 1972, and the Family Relationships Act 1975, that all creditors, beneficiaries, and other persons having claims against the said estates are required to send, in writing, to the Public Trustee, 25 Franklin Street, Adelaide, S.A. 5000, full particulars and proof of such claims, on or before 14 July 2000, otherwise they will be excluded from the distribution of the said estate; and notice is also hereby given that all persons who are indebted to the said estates are required to pay the amount of their debts to the Public Trustee or proceedings will be taken for the recovery thereof; and all persons having any property belonging to the said estates are forthwith to deliver the same to the Public Trustee.

Dated 15 June 2000.

J. H. WORRALL, Public Trustee

ESTATE OF HERBERT STEINER

NOTICE is hereby given pursuant to the Trustee Act 1936, the Inheritance (Family Provision) Act 1972 and the Family Relationships Act 1975, that all creditors, beneficiaries and other persons having claims against the estate of Herbert Steiner, late of 1 Sinclair Street, Seaview Downs, S.A. who died at Seaview Downs aforesaid on 29 June 1998, and probate of whose will was granted to National Mutual Trustees Limited (now AXA Trustees Limited), 80 King William Street, Adelaide, S.A. 5000 and Doris Sofia Steiner, 10 Ramsay Avenue, Seacombe Gardens, S.A., the executors therein named are required to send full particulars of their claim in writing to the executors at 80 King William Street, Adelaide on or before 14 July 2000, otherwise they will be excluded from the distribution of the estate.

IN the matter of the estates of the undermentioned deceased persons:

Byrnes, Donald James, late of Blanchetown, retired farmer and grazier, who died on 20 April 2000.

Commane, Ida Dardenella May, late of Milpara Nursing Home, 147 St Bernards Road, Rostrevor, widow, who died on 19 May 2000.

Dobbie, Audrey Amy, late of Glenrose Court, 550 Portrush Road, Glen Osmond, widow, who died on 1 June 2000.

Mills, Gladys Ella, late of Kooluna Nursing Home, 98 Military Road, Semaphore South, widow, who died on 10 May 2000

Painter, Joyce Isabel, late of Tregenza Aged Care, 21 Tregenza Avenue, Elizabeth South, widow, who died on 18 May 2000.

Pritchard, Daphne Eileen, late of Ira Parker Nursing Home, War Memorial Drive, Balaklava, widow, who died on 28 May 2000.

Vigar, Spencer Stanley, late of Arthurton Road, Ardrossan, retired labourer, who died on 16 May 2000.

Willis, Joyce May, late of 15 Albert Street, Hamley Bridge, retired farmer, who died on 19 May 2000.

Notice is hereby given pursuant to the Trustee Act 1936, as amended, the Inheritance (Family Provision) Act 1972-1975 and the Family Relationships Act 1975, that all creditors, beneficiaries, and other persons having claims against any of the abovenamed estates are directed to send full particulars of such claims to the undersigned on or before 13 June 2000, otherwise they will be excluded from the distribution of the said estate.

Dated 15 June 2000.

IOOF AUSTRALIA TRUSTEES LIMITED (ACN 007 870 644) and BAGOT'S EXECUTORS & TRUSTEE COMPANY LIMITED (ACN 007 869 829), 212 Pirie Street, Adelaide, S.A. 5000.

SOUTH AUSTRALIA—In the Supreme Court. No. 359 of 1997. In the matter of ASOR Pty Ltd (in liquidation) (ACN 008 297 649) and in the matter of the Corporations Law.

Notice by a Liquidator of His Intention to Seek His Release and Dissolution of the Company

Take notice that I, John Sheahan, Level 8, 26 Flinders Street, Adelaide, S.A. 5000, the liquidator of the abovenamed company, intend to make application to the Supreme Court of South Australia for my release as the liquidator and dissolution of the abovenamed company.

And take further notice that if you have any objection to the granting of my release and dissolution of the company you must file at the Supreme Court and also forward to me within 21 days of the publication in the *Gazette* of the notice of my intention to apply for a release and dissolution of the company, a notice of objection in the form laid down by the Corporations (South Australia) Rules 1993.

Dated 6 June 2000.

J. SHEAHAN, Liquidator

Note: Section 481 of the Corporations Law enacts that an order of the Court releasing a liquidator shall discharge him/her in the administration of the affairs of the company, or otherwise in relation to his or her conduct as liquidator, but any such order may be revoked on proof that it was obtained by fraud or by suppression or by concealment of any material fact.

SOUTH AUSTRALIA—In the Supreme Court. No. 2797 of 1991. In the matter of Essington Ltd (in liquidation) (ACN 000 325 333) and in the matter of the Corporations Law.

Notice by a Liquidator of His Intention to Seek His Release and Dissolution of the Company

Take notice that I, John Sheahan, Level 8, 26 Flinders Street, Adelaide, S.A. 5000, the liquidator of the abovenamed company, intend to make application to the Supreme Court of South Australia for my release as the liquidator and dissolution of the abovenamed company.

And take further notice that if you have any objection to the granting of my release and dissolution of the company you must file at the Supreme Court and also forward to me within 21 days of the publication in the *Gazette* of the notice of my intention to apply for a release and dissolution of the company, a notice of objection in the form laid down by the Corporations (South Australia) Rules 1993.

Dated 6 June 2000.

J. SHEAHAN, Liquidator

Note: Section 481 of the Corporations Law enacts that an order of the Court releasing a liquidator shall discharge him/her in the administration of the affairs of the company, or otherwise in relation to his or her conduct as liquidator, but any such order may be revoked on proof that it was obtained by fraud or by suppression or by concealment of any material fact.

SOUTH AUSTRALIA—In the Supreme Court. No. 2265 of 1991. In the matter of Le Poidevin Industries Pty Ltd (in liquidation) (ACN 007 730 538) and in the matter of the Corporations Law.

Notice by a Liquidator of His Intention to Seek His Release and Dissolution of the Company

Take notice that I, John Sheahan, Level 8, 26 Flinders Street, Adelaide, S.A. 5000, the liquidator of the abovenamed company, intend to make application to the Supreme Court of South Australia for my release as the liquidator and dissolution of the abovenamed company.

And take further notice that if you have any objection to the granting of my release and dissolution of the company you must file at the Supreme Court and also forward to me within 21 days of the publication in the *Gazette* of the notice of my intention to apply for a release and dissolution of the company, a notice of objection in the form laid down by the Corporations (South Australia) Rules 1993.

Dated 6 June 2000.

J. SHEAHAN, Liquidator

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relation to his or her conduct as liquidator, but any such order may be revoked on proof that it was obtained by fraud or by suppression or by concealment of any material fact.

SOUTH AUSTRALIA—In the Supreme Court. No. 1313 of 1998. In the matter of Nordic Lust Pty Limited (A.C.N. 059 413 295) and in the matter of the Corporations Law.

Notice by a Liquidator of His Intention to Seek His Release

Take notice that I, Mark Christopher Hall, 26 Flinders Street, Adelaide, S.A. 5000 the liquidator of the abovenamed company, intend to make application to the Supreme Court of South Australia for my release as the liquidator of the abovenamed company.

And take further notice that if you have any objection to the granting of my release you must file at the Supreme Court and also forward to me within 21 days of the publication in the *Gazette* of the notice of my intention to apply for a release a notice of objection in the form laid down by the Corporations (South Australia) Rules 1993.

Dated 8 June 2000.

M. C. HALL, Liquidator

SOUTH AUSTRALIA—In the Supreme Court. No. 207 of 1998. In the matter of Panicula Pty Ltd (in liquidation) (ACN 059 726 957) and in the matter of the Corporations Law.

Notice by a Liquidator of His Intention to Seek His Release

Take notice that I, David John Olifent of Pricewaterhouse-Coopers, Level 14, 91 King William Street, Adelaide, S.A. 5000, the liquidator of the abovenamed company, intend to make application to the Supreme Court of South Australia for my release as the liquidator of the abovenamed company.

And further take notice that if you have any objection to the granting of my release you must file at the Supreme Court and also forward to me within 21 days of the publication in the *Gazette* of the notice of my intention to apply for a release a notice of objection in the form laid down by the Corporations (South Australia) Rules 1993.

Dated 7 June 2000.

D. J. OLIFENT, Liquidator

Note: Section 481 (3) of the Corporations Law enacts that an order of the Court releasing a liquidator shall discharge him/her from all liabilities in respect of any act done or default made by him or her in the administration of the affairs of the company, or otherwise in relation to his or her conduct as liquidator, but any such order may be revoked on proof that it was obtained by fraud or by suppression or concealment of any material fact.

SOUTH AUSTRALIA—In the Supreme Court. No. 515 of 1998. In the matter of Tandum Pty Limited (in liquidation) (ACN 052 507 249) and in the matter of the Corporations Law.

Notice by a Liquidator of His Intention to Seek His Release

Take notice that I, David John Olifent of Pricewaterhouse-Coopers, Level 14, 91 King William Street, Adelaide, S.A. 5000, the liquidator of the abovenamed company, intend to make application to the Supreme Court of South Australia for my release as the liquidator of the abovenamed company.

And further take notice that if you have any objection to the granting of my release you must file at the Supreme Court and also forward to me within 21 days of the publication in the *Gazette* of the notice of my intention to apply for a release a notice of objection in the form laid down by the Corporations (South Australia) Rules 1993.

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SALE OF PROPERTY

4/534 Brighton Road, South Brighton

NOTICE is hereby given that on the above date at the time and place stated, by virtue of the Warrant of Sale issued out of the Magistrates Court of South Australia, Adelaide Registry, Action No. 13656 of 1999, directed to the Sheriff of South Australia in an action wherein Strata Corporation 3674 Inc., is Plaintiff and Scott Grindle is Defendant, I, Grant Schmerl, Sheriff, of the State of South Australia, will by my auctioneers, Griffin Real Estate, made sale of the estate, right, title or interest whatsoever it may be of the defendant Scott Grindle as the registered proprietor of an estate in fee simple in the following:

That piece of land situated in the area named South Brighton, being 4\534 Brighton Road, being the property comprised in Certificate of Title Register Book Volume 5033 Folio 934

Further particulars from the auctioneers: Griffin Real Estate, 179 King William Road, Hyde Park, S.A. 5061. Tel. 8357 3177.

ATTENTION

CUSTOMERS requiring a proof of their notice for inclusion in the *Government Gazette*, please note that the onus is on you to inform Riverside 2000 of any subsequent corrections by **10 a.m. on Thursday**, which is our publication deadline.

For any corrections to your notice please phone 8207 1045 or Fax 8207 1040 **before** 10 a.m. on Thursday.

If we do not receive any communication by 10 a.m. on Thursday (day of publication) we will presume the notice is correct and will print it as it is.

Remember—the onus is on you to inform us of any corrections necessary to your notice.

NOTE: Closing time for lodging new copy (either fax or hard copy) is 4 p.m. on Tuesday preceding the day of publication. Ph. 8207 1045—Fax 8207 1040.