



THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

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ADELAIDE, THURSDAY, 2 APRIL 2015

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GOVERNMENT GAZETTE NOTICES

Notices for publication in the *South Australian Government Gazette* should be emailed to governmentgazette@dpc.sa.gov.au. Content should be sent as Word format attachment(s). Covering emails should include the date the notice is to be published and to whom the notice will be charged. **Closing time for lodgement is 4 p.m. on the Tuesday preceding the regular Thursday publication.** Gazette enquiries to: **Phone 8207 1045**. The *Government Gazette* is available online at: www.governmentgazette.sa.gov.au.

Department of the Premier and Cabinet
Adelaide, 2 April 2015

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 Acts passed by the Legislative Council and House of Assembly in Parliament assembled, viz.:

No. 3 of 2015—Public Finance and Audit (Treasurer's Instructions) Amendment Act 2015. An Act to amend the Public Finance and Audit Act 1987.

No. 4 of 2015—Real Property (Priority Notices and Other Measures) Amendment Act 2015. An Act to amend the Real Property Act 1886.

By command,

GAIL ELIZABETH GAGO, for Acting Premier

DPC06/0875

Department of the Premier and Cabinet
Adelaide, 2 April 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Heritage Council, pursuant to the provisions of the Heritage Places Act 1993:

Member: (from 2 April 2015 until 1 April 2018)

Judith Mary Carr
Sara Louise Beazley
Robert Thomas Donaldson
Cameron Hartnell
Gavin James Leydon
Alison Gay Mackinnon
Michael William Queale
Jason Schulz
Carolyn Ann Wigg

Acting Member: (from 2 April 2015 until 1 April 2018)

Ali Ben Kahn

Chair: (from 2 April 2015 until 1 April 2018)

Judith Mary Carr

By command,

GAIL ELIZABETH GAGO, for Acting Premier

15MSECCS012

Department of the Premier and Cabinet
Adelaide, 2 April 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Libraries Board of South Australia, pursuant to the provisions of the Libraries Act 1982:

Member: (from 2 April 2015 until 1 April 2016)

Vincenzina Ciccarello
Andrew Luckhurst-Smith
Lynn Marie Spurling

By command,

GAIL ELIZABETH GAGO, for Acting Premier

ASACAB003/10

Department of the Premier and Cabinet
Adelaide, 2 April 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the State Theatre Company of South Australia Board, pursuant to the provisions of the State Theatre Company of South Australia Act 1972:

Member: (from 2 April 2015 until 1 April 2016)

Christine Frances Guille
Terence Michael Crawford
Justin Scott Jamieson
Jodi Katherine Glass
Jodie Lee Newton

By command,

GAIL ELIZABETH GAGO, for Acting Premier

ASACAB004/11

Department of the Premier and Cabinet
Adelaide, 2 April 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Local Government Grants Commission, pursuant to the provisions of the South Australian Local Government Grants Commission Act 1992:

Member: (from 2 April 2015 until 1 April 2017)

Luke Philip Hutchinson

By command,

GAIL ELIZABETH GAGO, for Acting Premier

15LG03CS

Department of the Premier and Cabinet
Adelaide, 2 April 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Tom Koutsantonis, MP, Treasurer, Minister for Finance, Minister for State Development, Minister for Mineral Resources and Energy and Minister for Small Business to be also Acting Deputy Premier for the period from 22 April 2015 to 24 April 2015 inclusive, during the absence of the Honourable John Robert Rau, MP.

By command,

GAIL ELIZABETH GAGO, for Premier

DPR0003/15CS

Department of the Premier and Cabinet
Adelaide, 2 April 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Ian Keith Hunter, MLC, Minister for Sustainability, Environment and Conservation, Minister for Water and the River Murray and Minister for Climate Change to be also Acting Attorney-General, Acting Minister for Justice Reform and Acting Minister for Industrial Relations for the period from 22 April 2015 to 24 April 2015 inclusive, during the absence of the Honourable John Robert Rau, MP.

By command,

GAIL ELIZABETH GAGO, for Acting Premier

DPR0002/15CS

Department of the Premier and Cabinet
Adelaide, 2 April 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Antonio Piccolo, MP, Minister for Disabilities, Minister for Police, Minister for Correctional Services, Minister for Emergency Services and Minister for Road Safety to be also Acting Minister for Planning and Acting Minister for Housing and Urban Development for the period from 22 April 2015 to 24 April 2015 inclusive, during the absence of the Honourable John Robert Rau, MP.

By command,

GAIL ELIZABETH GAGO, for Acting Premier

DPR0002/15CS

Department of the Premier and Cabinet
Adelaide, 2 April 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Susan Elizabeth Close, MP, Minister for Education and Child Development and Minister for the Public Sector to be also Acting Minister for Child Protection Reform for the period from 22 April 2015 to 24 April 2015 inclusive, during the absence of the Honourable John Robert Rau, MP.

By command,

GAIL ELIZABETH GAGO, for Acting Premier

DPR0002/15CS

Department of the Premier and Cabinet
Adelaide, 2 April 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Leon William Kennedy Bignell, MP, Minister for Agriculture, Food and Fisheries, Minister for Forests, Minister for Tourism, Minister for Recreation and Sport and Minister for Racing to be also Acting Minister for Sustainability, Environment and Conservation, Acting Minister for Water and the River Murray and Acting Minister for Climate Change for the period from 6 April 2015 to 15 April 2015 inclusive, during the absence of the Honourable Ian Keith Hunter, MLC.

By command,
GAIL ELIZABETH GAGO, for Acting Premier

15MSECCS017

Department of the Premier and Cabinet
Adelaide, 2 April 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable John Robert Rau, MP, Deputy Premier, Attorney-General, Minister for Justice Reform, Minister for Planning, Minister for Housing and Urban Development, Minister for Industrial Relations and Minister for Child Protection Reform to be also Acting Minister for Sustainability, Environment and Conservation, Acting Minister for Water and the River Murray and Acting Minister for Climate Change for the period from 16 April 2015 to 17 April 2015 inclusive, during the absence of the Honourable Ian Keith Hunter, MLC.

By command,
GAIL ELIZABETH GAGO, for Acting Premier

15MSECCS017

Department of the Premier and Cabinet
Adelaide, 27 March 2015

HIS Excellency the Governor directs it to be notified that he has been pleased to approve the retention of the title *Honourable* by:

The Honourable Jennifer Rankine.

By command,
JAY WEATHERILL, Premier

ADMINISTRATIVE ARRANGEMENTS ACT 1994

Delegation under Section 9

I, JOHN ROBERT RAU, as Attorney-General, hereby delegate pursuant to Section 9 of the Administrative Arrangements Act 1994, my power to authorise community corrections officers under Section 11 (7a) of the Bail Act 1985, to the Minister for Communities and Social Inclusion in respect of community corrections officers who are officers or employees of the Department for Communities and Social Inclusion.

This instrument of delegation has effect from the day on which it is published in the *Government Gazette*.

Dated 26 March 2015.

JOHN ROBERT RAU, Attorney-General

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

Preamble

1. On 26 February 2009 notice of the Governor's decision to grant a provisional development authorisation under Section 48 of the Development Act 1993, in respect of a desalination plant at Port Stanvac, Lonsdale was published in the *South Australian Government Gazette* at page 714.

2. Simultaneously, the Governor delegated his power to grant a variation to the desalination plant development authorisation to the Minister for Urban Development and Planning pursuant to Section 48 (8) of the Development Act 1993.

3. On 12 March 2009 notice of the Governor's Deputy's decision to grant a final development authorisation under Section 48 of the Development Act 1993, in respect of a desalination plant at Port Stanvac, Lonsdale was published in the *South Australian Government Gazette* at page 978.

4. On 11 June 2009 notice of the Minister for Urban Development and Planning's decision, as delegate of the Governor, to grant a variation of the development authorisation under Section 48 of the Development Act 1993, in respect of modifications to the landscaping plan (and to correct various typographical and other minor errors appearing in the conditions), was published in the *South Australian Government Gazette* at page 2706.

5. On 8 September 2011 notice of the Minister for Urban Development, Planning and the City of Adelaide's decision, as delegate of the Governor, to grant a variation of the development authorisation under Section 48 of the Development Act 1993, in respect of variations to the landscaping plan related to modified stormwater drainage and the inclusion of fencing around the Interpretive Centre, was published in the *South Australian Government Gazette* at page 3971.

6. Simultaneously, the Minister for Urban Development, Planning and the City of Adelaide sub-delegated his power to grant a variation to the desalination plant development authorisation to the Development Assessment Commission pursuant to Section 48 (9) of the Development Act 1993.

7. By letter dated 6 February 2015, SA Water, being the beneficiary of the development authorisation, sought a variation to the authorisation so as to permit the construction of a new chemical storage shed and wash-down facility.

8. The Development Assessment Commission is satisfied there is no requirement to prepare a further or amended Environmental Impact Statement.

9. For ease of reference the conditions attached to the SA Water Port Stanvac desalination plant development authorisation are republished in full hereunder.

Decision

PURSUANT to Section 48 (7) (b) (ii) of the Development Act 1993, and having due regard to the matters set out in Section 48 (5) and all other relevant matters, the Development Assessment Commission exercising the power of the Governor delegated by Minister for Urban Development and Planning by notice in the *South Australian Government Gazette* dated 8 September 2011, pursuant to Section 48 (9), varies the SA Water Port Stanvac desalination plant development authorisation dated 8 September 2011, in accordance with the following conditions:

CONDITIONS OF DEVELOPMENT AUTHORISATION

General Conditions

1. Except where minor amendments may be required by other legislation, or by conditions imposed herein, the proposed Major Development shall be undertaken in strict accordance with the following documents:

- Development application dated 23 June 2008.
- Environmental Impact Statement (Volumes 1 and 2), Proposed Adelaide Desalination Plant EIS dated November 2008.
- The Environmental Objectives and Performance Criteria prescribed in Table 3.1 EIS or as modified in the conditions below, but in the case of conflict with a specific condition below the specific condition will apply.
- The detailed stormwater and run-off measures proposed in Tables 8.9 and 8.10 of the EIS or as modified in the conditions below but in the case of conflict with a specific condition below the specific condition will apply.
- Response to Submissions, Proposed Adelaide Desalination Plant by SA Water Corporation dated 22 January 2009, but in the case of conflict with a specific condition below the specific condition shall apply.
- Correspondence from SA Water to DPLG dated 4 February 2009, containing additional information including a Statement from the Independent Technical Review Panel information including ecotoxicology studies and marine water quality.
- Correspondence from SA Water to DPLG dated 24 April 2009 and the attached Landscape Plan submitted with the letter, subject to variations if and to the extent necessitated by any changes in the location of structures as design of the desalination plant is refined and finalised.

- Correspondence from SA Water to DPLG dated 11 May 2011 and the attached landscaping plans submitted with the letter, subject to variations if and to the extent necessitated by any changes in the location of structures as design of the desalination plant is refined and finalised.
- Correspondence from SA Water to DPTI dated 6 February 2015 and the attached plans, drawings and elevations submitted with the letter.

2. Before any building work is undertaken on the site, the building work is to be certified by a private certifier, or by some person determined by the Minister for Urban Development, Planning and the City of Adelaide, as complying with the provisions of the Building Rules (or the Building Rules as modified according to criteria prescribed by the Regulations).

Construction Phase

3. All works and site activities shall be undertaken in accordance with an approved Construction Environmental Management and Monitoring Plan prepared to the satisfaction of the EPA before the commencement of construction activities. The CEMMP must include measures that at a minimum address:

- Groundwater management and monitoring, including disposal of groundwater if dewatering is required during construction.
- Site contamination management issues, including measures for the assessment, management, remediation or removal of any contaminated material, including soil and/or groundwater.
- A Soil Erosion and Drainage Management Plan on the construction site, including:
 - minimising areas disturbed;
 - appropriate location of stockpiles to protect drainage lines;
 - installation of erosion control measures;
 - maintenance of erosion control devices and sediment control measures;
 - progressive rehabilitation and stabilisation (including revegetation) of disturbed areas;
 - minimising entry/exit points to the site; and
 - stabilisation of entry/exit points and the installation of devices (truck grates) to minimise the amount of soil and sand deposited on roads.
- A Noise and Vibration Management Plan, including:
 - controlling noise at source;
 - scheduling noisy activities between 7 a.m. and 10 p.m. and in accordance with the general environmental duty as described in Section 25 of the Environment Protection Act 1993;
 - equipment maintenance and use of mufflers and silencers;
 - use of noise barriers; and
 - management of underwater noise to minimise adverse impact on marine fauna.
- A Construction Air Quality Management Plan, including:
 - minimising the area and extent of earthworks required and ensure disturbed areas are protected and revegetated in a timely manner;
 - specific measures to manage dust and limit emissions, including covered construction vehicles to prevent any loss of load; and
 - management of any odours from any organic and other sources.
- A Waste Management and Minimisation Plan, that provides:
 - mixed construction and demolition wastes to be stored in an undercover area or within skip bins with removable lids capable of preventing the infiltration and ponding of stormwater within the waste body and removed to an appropriately licensed waste depot;
 - descriptions of on-site storage waste facilities;
 - waste loading and off-loading areas;
 - routes taken by waste disposal vehicles;
 - locations for off site waste disposal;
 - steps taken to minimise waste generation and maximise reuse and recycling; and
 - waste oil is to be stored in a bunded enclosure preventing the infiltration of stormwater into that bund in accordance with EPA Guideline Bunding and Spill Management June 2007.
- Identification of 'no go' zones for construction, including a 10 m buffer along the coastal cliff.
- Entry/exit points to the site should be minimised, stabilised and devices installed (i.e. truck gates) to minimise the amount of soil and sand leaving the site.

4. Access to and egress from the site (including internal movements within the site) shall be undertaken in accordance with an approved Traffic Management Plan prepared to the satisfaction of DTEI and in consultation with the Onkaparinga Council (as appropriate) prior to commencing construction works. The Traffic Management Plan must identify:

- (a) the preferred access route;
- (b) outline measures to manage and mitigate traffic impacts to the local community and businesses during construction; and
- (c) the internal access route and on-site parking arrangements for at least 550 vehicles.

5. All upgrading works required to improve transport infrastructure shall be designed and constructed to the satisfaction of DTEI and in consultation with the Onkaparinga Council (as appropriate) with all costs (including the design, construction and project management) being the responsibility of the proponent.

6. The Onkaparinga and Marion Councils shall be given seven days' notice, before the commencement of works, and shall be provided with the name and contact details of a person responsible for co-ordinating site works by this approval.

Operational Phase

7. The operation of the plant shall be undertaken in accordance with an approved Operational Environmental Management and Monitoring Plan (OEMMP) prepared to the satisfaction of the EPA prior to operation of the plant commencing. The OEMMP must include measures that at a minimum address:

- Ongoing management of environmental controls to protect stormwater quality, including:
 - diversion of clean water away from potentially contaminated water;
 - excavation of sediment from detention basins as required;
 - regular inspection of bunded areas to assess the integrity of bunds;
 - assessment of pollutant concentrations prior to reuse or off-site discharge from detention facilities; and
 - regular inspection and maintenance of drainage channels.
- The reuse or recycle water including rainwater harvesting and stormwater recycling.
- The minimisation and validation of underwater noise levels during the operational phase.
- The minimisation of noise generation from the plant, equipment, machinery and vehicles on site.
- Commitment to solid waste management strategies, with a preference given to implementation of the waste hierarchy (in order of preference): avoid, reduce, reuse, recycle, recover, treat, dispose.
- Ongoing protection of groundwater.
- Emergency response and contingency procedures for dealing with spillages of chemicals and contaminants to the terrestrial and/or marine environment.
- Potential dust and odour generation.

- Measures that ensure marine sediments and debris that collect and accumulate along the fine screens in the pumping station are stored in skip bins with removable lids or in an undercover area capable of preventing the infiltration and ponding of stormwater within the waste body. Marine sediments and debris should be stored for a maximum period of 72 hours prior to removal to an appropriately EPA licensed compost facility or waste depot to reduce potential impacts associated with odour generation and the attraction of vermin.

8. A report should be prepared by an experienced and suitably qualified environmental consultant for approval by the EPA, in relation to any potential site contamination, prior to the operational phase of the plant commencing.

DESIGN OF INTAKE AND OUTFALL INFRASTRUCTURE

Intake Structure

9. The proponent shall design, construct and operate the intake infrastructure in accordance with design parameters provided in the Environmental Objectives and Performance Criteria (or as modified by the EPA through licensing requirements) including the following parameters:

- location of the intake structure must be within the mid to deep benthic zone (envelope/zone shown on Figures 3.4 and 3.5 of the EIS);
- intake structure to be located at a sufficient distance from the sub tidal reef area to minimise the risk of entrainment or entrapment of reef species;
- seawater intake velocity at the entry to the intake structure should not exceed 0.15 m/s under any operating condition;
- seawater intake to incorporate screen/grill to restrict ingress of marine biota with a maximum clear grill spacing of 75 millimetres (as installed); and
- any chlorination (or approved biocide) dosing system from the intake structure must ensure that there is no backflow of chemical dosing into the marine environment.

In addition to the above performance criteria, the proponent shall design the intake infrastructure as follows (or as modified by the EPA through licensing requirements):

- installation of the full tunnel option (and not the hybrid tunnel option) for the intake and outfall infrastructure.

Outfall Structure

10. The proponent shall design, construct and operate the outfall infrastructure in accordance with design parameters provided in the Environmental Objectives and Performance Criteria (or as modified by the EPA through licensing requirements) including the following parameters:

- location of the outfall structure must be positioned within the envelope zone shown on Figures 3.4 and 3.5 of the EIS and far enough from the intake to avoid any short circuiting;
- the outfall system must terminate with diffusers designed to promote rapid dispersion of the saline concentrate into the surrounding seawater;
- the outfall must achieve the required initial dilution of 50:1 (or the dilution rate identified by ecotoxicity assessments, if higher) at the seabed, under all current scenarios for the full range of operating conditions/ flows and the plume height must not reach the water surface at any time;
- the design of the outfall system should include consideration of the use of bypass flows or other measures to ensure the achievement of the target dilution requirements, particularly under low discharge flows;
- the outfall diffuser shall be capable of:
 - being extended; and
 - being modified to reduce the number of diffuser outlets and/or to adjust dispersion rates from each diffuser outlet; and
- the saline concentrate discharge must not contain Cleaning in Place (CIP) chemicals or any other preservation chemicals, unless permitted by the EPA through licensing requirements.

Built Form

11. The proponent shall design, build and operate the built form structures in accordance with design parameters provided in the Environmental Objectives and Performance Criteria. In addition the proponent shall:

- all landscaping shall be maintained in good health and condition at all times. A plant shall be replaced if or when it dies or becomes seriously diseased within the first growing season after the plant dies or becomes seriously diseased; and
- all lighting required on site must use low profile lighting.

NOTES TO PROPONENT

EPA Licensing and General Environmental Duty of Care

- The applicant is reminded of its general environmental duty, as required by Section 25 of the Environment Protection Act 1993, to take all reasonable and practical measures to ensure that the activities on the whole site, including during both construction and operation, do not pollute the environment in a way which causes or may cause environmental harm.
- Environmental authorisation in the form of a licence may be required for the construction and/or operation of this development. The applicant is advised to contact the Environment Protection Authority before acting on this approval to ascertain licensing requirements.
- The following activities in relation to the components of the development hereby approved and/or requiring future approval will require licences under the Environment Protection Act 1993:
 - Earthworks Drainage: the conduct of earthworks operations in the course of which more than 100 kilolitres of waste water containing suspended solids in a concentration exceeding 25 milligrams per litre is discharged directly or indirectly to marine waters or inland waters.
 - Dredging: removing solid matter from the bed or any marine waters by any digging or suction apparatus, but excluding works carried out for the establishment of a visual aid to navigation and any lawful fishing or recreational activity. SA Water already holds a five year dredging licence under the Environment Protection Act 1993 initiated in 2008, as part of the pilot desalination plant. A dredging licence will be required from the EPA prior to commencing any dredging activities associated with the full scale plant. To approve such a licence the EPA will require the preparation of a Dredge Management Plan which incorporates but is not limited to:
 - sediment turbidity control including a monitoring plan and turbidity trigger that when exceeded will cease work;
 - management of spoil from dredging works, including any spoil to be disposed of in accordance with the National Ocean Disposal Guidelines for Dredged Material;
 - timing of any dredging to avoid dodge tides and recruitment periods for key reef species (July to December) where feasible;
 - address contingency, spill management and emergency responses associated with potential spillage of chemicals and contaminants to the marine environment; and
 - address solid waste management strategies.

If the EPA's preferred option is disposal of any dredge spoil to land, the proponent must consider suitable sites.

If dredged soil is deposited to land with large volumes of waste water (especially with cutter suction) method of dredging needing to be placed in settlement ponds and returned to marine waters, it is likely that a licence under the Environment Protection Act 1993, for the activity of Earthworks Drainage will be required.

All excess fill material generated during the excavation taken off site for reuse or disposal to an EPA licensed waste depot will require appropriate classification prior to removal from the site. Any reuse of material (on or off site) should include an assessment of the potential adverse impacts associated with the fill material.

Fill material that exceeds EPA waste fill classification criteria will require approval and sign off by an appropriately qualified environmental consultant indicating that the material is suitable for that purpose. Alternatively, if there is no beneficial reuse option for the fill material it will require disposal at an appropriately licensed waste depot:

- discharge to Marine or Inland Waters when the volume of discharge exceeds 50 kilolitres per day.
- It is likely that as a condition of such licences the Environment Protection Authority will require the licensee to carry out specified environmental monitoring of water quality and to make reports of the results of such monitoring to it. For the purposes of the Discharge Licence the EPA will require, at a minimum, for the operator to monitor and report on:
 - discharge water quality, including whole effluent ecotoxicity testing;
 - diffuser performance validation;
 - process monitoring to confirm that performance is within the acceptable range as originally designed;
 - water quality and ecological impacts on the marine environment (including the use of reference sites); and
 - identify management responses to exceedances of the trigger values/criteria used in association with monitoring programs.
- All works associated with the rehabilitation and remediation of the site are required by law to be undertaken in accordance with:
 - Section 25 (1) of the Environment Protection Act 1993, which requires that a person must not undertake any activity, which pollutes, or may pollute without taking all reasonable and practical measures to prevent or minimise harm to the environment;
 - the Environment Protection (Water Quality) Policy 2003; and
 - other relevant Environment Protection Policies made under Part 5 of the Environment Protection Act 1993.

Building Rules

- The proponent must obtain a Building Rules assessment and certification referred to in Condition 2 from either the Onkaparinga Council or a private certifier (at the proponent's option) and forward to the Minister for Urban Development, Planning and the City of Adelaide all relevant certification documents as outlined in Regulation 64 of the Development Regulations 2008.
- Pursuant to Development Regulation 64, the proponent is especially advised that the Onkaparinga Council or private certifier conducting a Building Rules assessment must:
 - provide to the Minister for Urban Development, Planning and the City of Adelaide a certification in the form set out in Schedule 12A of the Development Regulations 2008, in relation to the building works in question; and
 - to the extent that may be relevant and appropriate:
 - (i) issue a Schedule of Essential Safety Provisions under Division 4 of Part 12;
 - (ii) assign a classification of the building under these regulations; and
 - (iii) ensure that the appropriate levy has been paid under the Construction Industry Training Fund 1993.
- Regulation 64 of the Development Regulations 2008, provides further information about the type and quantity of all Building Rules certification documentation for Major Developments required for referral to the Minister for Urban Development, Planning and the City of Adelaide. The Onkaparinga Council or private certifier undertaking Building Rules assessments must ensure that the assessment and certification are consistent with this provisional development authorisation (including its Conditions and Notes).

Construction Environmental Management and Monitoring Plan

- Construction activities must be undertaken in accordance with the approved CEMMP. In addition, the proponent must comply with:
 - Stormwater Pollution Prevention Code of Practice for the Building and Construction Industry (1999); and
 - Environment Protection (Water Quality) Policy 2003.

In addition:

- Marine construction activities must not impact upon existing shipping lanes and works will be undertaken in accordance with the Harbours and Navigation Act 1993.

Operational Environmental Management and Monitoring Plan

- It is likely that license conditions imposed by the EPA will require the proponent to appoint an independent acoustic consultant (other than the company that prepared the acoustic report) to monitor noise levels at two localities at least; at one noise sensitive receiver adjacent to the boundary of the nearest residential zone to the north of the site, and the nearest noise sensitive receiver to the west from the site. The noise monitoring should be executed in accordance with Environmental Protection (Noise) Policy 2007, procedures where all of the noise sources associated with the desalination plant are in operating mode. The results of the monitoring should be submitted to the EPA no later than two months from the date of the plant commissioning.
- All marine ecological monitoring needs to be conducted as a beyond Before After Control Impact (BACI) design and the hypothesis of the monitoring needs to be explicitly detailed before the monitoring is undertaken. This monitoring needs to be undertaken using multiple control sites in order to allow for seasonal differences at Port Stanvac not being confused with impacts from the desalination plant.
- There is a need to keep large vessels clear of the area as the vessels may have a deep enough draft to hit the intake pipes at 13 m below the surface. This has already been addressed for the pilot plant by establishing an exclusion zone around the infrastructure in the water with temporary navigation markers. A new exclusion zone will need to be established for the full scale plant when the design is finalised taking into account the shipping channels and the Harbours and Navigation Act 1993. Furthermore, notices to mariners will have to be issued highlighting the new exclusion zone and statutory navigation markers will need to be installed, wherever necessary. Signage should be installed on shore (near boat ramp) showing a plan of 'exclusion zone' including plant infrastructure in the water and other important information to mariners.
- A detailed plan of infrastructure drawn to scale should be submitted to DTEI to enable the details to be inserted on navigational charts.

Traffic Management Plan

- The Traffic Management Plan shall include details for Restricted Access Vehicle (RAV) routes. Should RAV's access the site (i.e. B-doubles, over-dimensional vehicles) it will be necessary for the route to be assessed and appropriate upgrades made prior to DTEI issuing approval for these vehicles to utilise the surrounding road network.
- The following additional analysis shall be undertaken in consultation with DTEI prior to the completion of the Traffic Management Plan and commencement of construction:
 - modelling of the Sheriffs/Lonsdale Road signalised intersection assuming that a link road between Sheriffs Road and Meyer Road is provided and will be utilised by construction traffic. The modelling (SIRDA analysis) is to be done utilising the most up to date SCATS report and phasing operation;
 - modelling of the Lonsdale/Meyer Road junction as a fully signalised T junction rather than a partially signalised junction, assuming that the link road is not provided. The analysis must look at both a single (i.e. existing situation) and dual right turn lanes on the Meyer Road approach to Lonsdale Road; and
 - the analysis shall include a cost comparison between upgrading the Meyer/Lonsdale Road junction to signals, or the creation of a suitable roadway to link the proposed site to Sheriffs Road. The analysis for upgrading Lonsdale/Meyer Road to signals should consider the additional accidents likely to occur as a result of the signals, operating costs and the ongoing maintenance/operational costs.

Engineering Construction Plans for Roads, Drainage, Footpaths and Intersections

- These plans shall be finalised in accordance with the requirements of the DTEI and the Onkaparinga Council prior to its submission to the Minister for approval.

Land Management Plan

- This plan shall be approved by the Environment Protection Authority, the Department of Water, Land and Biodiversity Conservation (including consideration by the Onkaparinga Council) prior to its submission to the Minister for approval.

Pest and Weed Management Plan

- This plan should address both weeds and feral animals and shall be considered by the Onkaparinga Council and approved by the Minister.

Sustainability Management Plan

- The design, construction and operational Sustainability Management Plans shall be approved by the Environment Protection Authority, and the Department of Premier and Cabinet (Sustainability and Climate Change Office) prior to its submission to the Development Assessment Commission for approval.

Cultural Heritage Management Plan

- This plan shall be approved by the Department of Premier and Cabinet (AARD Division) prior to its submission to the Minister for approval.
- The proponent is reminded of its obligations under the Aboriginal Heritage Act 1988, whereby any 'clearance' work, which may require permission to disturb damage or destroy Aboriginal Sites, must be undertaken with the full authorisation of the Minister for Aboriginal Affairs and Reconciliation, according to Section 23 of the Aboriginal Heritage Act 1988.
- The proponent, and all agents, employees and contractors, such as construction crews, should be conversant with the provisions of the Aboriginal Heritage Act 1988, particularly the requirement to immediately contact the Department of Premier and Cabinet (Aboriginal Affairs and Reconciliation) in the event that archaeological items (especially skeletal material) are uncovered during earthmoving.

Emergency Response Management Plan

- The proponent shall ensure satisfactory chemical spill and fire-fighting facilities and contingency plans in the form of an, determined in consultation with responsible officers within the Department for Transport, Energy & Infrastructure and the Metropolitan Fire Service (MFS) or the Country Fire Service (CFS) (as applicable), are in place prior to commencement of operation of the ADP.

General Advice

- Should the proponent wish to vary the Major Development or any of the components of the Major Development, an application may be submitted, provided that the development application variation remains within the ambit of the Environmental Impact Statement and Assessment Report referred to in this development authorisation. If an application for variation involves substantial changes to the proposal, it will be processed pursuant to Section 47 (2) (b) of the Development Act 1993.

Given under my hand at Adelaide, 26 March 2015.

T. BYRT, Presiding Member, Development Assessment Commission

DEVELOPMENT ACT 1993, SECTION 48: DECISION BY THE MINISTER FOR PLANNING AS DELEGATE OF THE GOVERNOR

Preamble

1. On 23 December 2013 notice of the Governor's decision to grant a development authorisation under Section 48 of the Development Act 1993, in respect of an upgrade to the Port Pirie Smelter by Nyrstar Port Pirie Pty Ltd, was published in the *South Australian Government Gazette* at p 5268.

2. Simultaneously, the Governor delegated his power to grant a variation to the Port Pirie Smelter upgrade development authorisation to the Minister for Planning pursuant to Section 48 (8) of the Development Act 1993.

3. By letter dated 24 November 2014, Nyrstar Port Pirie Pty Ltd, being the beneficiary of the development authorisation, sought a variation to the authorisation so as to permit the relocation of the new oxygen plant.

4. I am satisfied that the Public Environmental Report and Assessment Report prepared in relation to the proposed Major Development are appropriate and have had regard, when considering the proposed Major Development, to all relevant matters under Section 48 (5).

5. For ease of reference the conditions attached to the Port Pirie Smelter upgrade development authorisation are republished in full hereunder. A new condition (10) and note to the proponent (8) have been included in the authorisation. The timeframes for commencement of substantial work on the site of the development, and completion of the development, remain the same as measures from the date of the original development authorisation.

Decision

PURSUANT to Section 48 (7) (b) (ii) of the Development Act 1993, and having due regard to the matters set out in Section 48 (5) and all other relevant matters, the Minister for Planning exercising the power of the Governor delegated by notice in the *South Australian Government Gazette* dated 23 December 2013, pursuant to Section 48 (8), varies the Nyrstar Port Pirie Pty Ltd Port Pirie Smelter upgrade development authorisation dated 23 December 2013, in accordance with the following conditions:

CONSOLIDATED VERSION OF CONDITIONS OF AUTHORISATION

1. The proponent shall carry out the development generally in accordance with the:

- (a) Development Application, prepared by Parsons Brinkerhoff Australia Pty Ltd on behalf of Nyrstar, dated March 2013, except as varied by the conditions listed below or to the extent that they are varied by the plan described in paragraph 1 (d);
- (b) Public Environmental Report, prepared by COOE Pty Ltd (and Associates) on behalf of Nyrstar Port Pirie, dated August 2013, except as varied by the conditions listed below or to the extent that they are varied by the plan described in paragraph 1 (d);
- (c) Response Document prepared by COOE Pty Ltd (and Associates) on behalf of Nyrstar Port Pirie Pty Ltd, dated October 2013, except as varied by the conditions listed below or to the extent that they are varied by the plan described in paragraph 1 (d); and
- (d) The drawing contained in the letter from Nyrstar dated 24 November 2014.

2. The proponent shall prepare final engineering designs for the cooling water intake structure (and associated infrastructure) and the cooling water discharge pipeline and diffuser structure (and associated infrastructure) for approval by the Minister for Planning, prior to construction commencing. These designs shall demonstrate predicted dilution to meet EPA temperature criteria and shall be prepared in consultation with the Department for Environment, Water and Natural Resources and to the satisfaction of the Environment Protection Authority.

3. Once the cooling water discharge diffuser structure has been constructed and is operating, the achieved discharge dilution rate shall be field validated to test achievement of modelled predictions, including under worst case scenarios (such as a summer dodge tide with no wind).

4. The proponent shall undertake further air quality modelling and monitoring to validate modelled predictions, to the satisfaction of the Environment Protection Authority (EPA), as follows (unless modified by the EPA through future EPA licence conditions):

- (a) Additions to the current air quality monitoring network (together with the existing network) shall collect data for a minimum period of 12 months before start-up of new equipment, during commissioning of new equipment and for 12 months after new equipment is fully operational, including:

- (i) Continuing to operate High Volume Air Samplers in the sector of dominant wind (i.e. to the north-west of the smelter);
- (ii) Establishment of a sulphur dioxide (SO₂) monitor on the western side of Port Pirie (such as a location at the Pirie West Primary School); and
- (iii) Establishment of one continuous (i.e. 'real-time'), mobile lead monitor, together with relevant meteorological monitoring, to be used on a campaign basis at locations determined in consultation with the EPA, to aid in event recognition, source reconciliation and for process management (i.e. for site performance improvement).
- (b) The proponent shall quantify the reduction in PM₁₀ levels by developing and implementing a monitoring plan for PM₁₀ before, during and after construction.
5. The proponent shall prepare final detailed plans for the development (drawings, cross-sections and elevations), to the satisfaction of the EPA, for approval by the Minister for Planning, prior to construction commencing.
6. For the purposes of Section 48 (11) (b) of the Development Act 1993, the proponent shall commence the development by substantial work on the site of the development by 23 December 2015, which represents two years from the date of the original authorisation.
7. The proponent shall have completed the development by 23 December 2018, which represents five years from the date of the original authorisation, failing which this authorisation may be cancelled.
8. No building work shall be undertaken unless the work has been certified by a private certifier, the Port Pirie Regional Council or by some person determined by the Minister for Planning, as complying with the provisions of the Building Rules (or the Building Rules as modified according to criteria prescribed by the Regulation). For the purposes of this condition 'building work' does not include plant and equipment or temporary buildings that are not permanently attached to the land.
9. Final engineering designs structures and equipment not covered by the provisions of the Building Rules shall be prepared and independently certified by a registered engineer, to the satisfaction of the Department of Planning, Transport and Infrastructure (Planning Division). A certificate as to the structural soundness of the proposed structures shall be submitted to the Department of Planning, Transport and Infrastructure (Planning Division), prior to the commencement of construction.
10. The oxygen plant must be designed and constructed to ensure that the predicted noise from all plant, equipment and processes does not exceed:
- (a) 35dB(A) Leq between 10 p.m. and 7 a.m.; and
- (b) 60dB(A) L_{max} between 10 p.m. and 7 a.m. at the nearest noise sensitive receivers in the Residential Zone when measured and adjusted (where relevant) in accordance with the Environment Protection (Noise) Policy 2007.
11. The proponent shall prepare a Construction Environmental Management Plan 'CEMP', to the satisfaction of the Environment Protection Authority and in consultation with an EPA accredited Site Contamination Auditor, the Department of Planning, Transport and Infrastructure (Transport Services) and the Port Pirie Regional Council, for approval by the Minister for Planning prior to the commencement of any construction or demolition works. The CEMP must include an Earth Moving Plan (including dust suppression), a Demolition Plan, a Dredging Management Plan, a Soil Erosion and Drainage Management Plan 'SEDMP', a Material Handling Procedures, a Waste Management and Recycling Plan, a Groundwater Management and Monitoring Plan and a Traffic Management Plan. The matters to be addressed in the CEMP shall generally include, but shall not be limited to, the management, mitigation, and monitoring of, and corrective actions/contingency plans in relation to the following matters:
- dust and sediment control;
 - odour emissions;
 - surface and ground water management;
 - site contamination;
 - waste management (for all waste streams) and overall site clean-up (including litter);
 - use and storage of chemicals, oil, construction-related hazardous substances and of other materials that have the potential to contaminate stormwater, groundwater or the marine environment (including emergency responses);
 - noise emissions (including ongoing noise assessment and monitoring to ascertain the effectiveness of noise control measures);
 - Aboriginal heritage requirements in accordance with the Aboriginal Heritage Act 1988;
 - vegetation clearance;
 - introduced plants and animals (including marine species);
 - impacts on seagrass and marine flora;
 - impacts on the marine environment (especially noise, erosion and turbidity);
 - traffic management strategies;
 - effect on existing infrastructure;
 - impacts on adjacent land users;
 - site security, fencing and safety and management of impacts on local amenity for residents, traffic and adjacent land users;
 - periods and hours of construction and operation in accordance with the requirements of the Environment Protection (Noise) Policy 2007; and
 - community complaints register regarding the above matters.
12. The proponent shall prepare an Operations Environmental Management Plan 'OEMP' for the operational phase of the development, to the satisfaction of the Environment Protection Authority and in consultation with the Department of Planning, Transport and Infrastructure (Transport Services) and the Port Pirie Regional Council, for approval by the Minister for Planning prior to the operation of new plant. The OEMP must include an Air Quality Management Strategy, a Community Health Management Strategy, a Community Amenity Management Strategy, a Natural Resources Management Strategy, an Odour Management Strategy, a Sub-surface Quality Management Strategy, a Surface Water Quality Management Strategy, a Groundwater Management Strategy, a Visual Amenity Management Strategy and a Traffic Management Plan. The matters to be addressed in the consolidated OEMP shall generally include the management, mitigation, and monitoring of, and corrective actions/contingency plans in relation to impacts related to the operation of the upgraded smelter facility.
13. All works and site activities shall be undertaken in accordance with the approved Construction Environmental Management Plan 'CEMP' and Operations Environmental Management Plan 'OEMP'.

NOTES TO PROPONENT

1. In respect of Condition (2), the cooling water intake structure should be designed to have an intake velocity as close as possible to 0.2 metres/second, but no greater than 0.6 metres/second in order to minimise entrainment and entrapment of marine organisms as far as practicable. Where 0.2 metres/second cannot be achieved, the proponent should provide the rationale for the engineering designs.

2. Pursuant to Development Regulation 64 of the Development Regulations 2008, the proponent is advised that the Port Pirie Regional Council or private certifier conducting a Building Rules assessment must:

- (a) provide to the Minister a certification in the form set out in Schedule 12A of the Development Regulations 2008 in relation to the building works in question; and
- (b) to the extent that may be relevant and appropriate:
- (i) issue a Schedule of Essential Safety Provisions under Division 4 of Part 12;
 - (ii) assign a classification of the building under these regulations; and
 - (iii) ensure that the appropriate levy has been paid under the Construction Industry Training Fund 1993.

Regulation 64 of the Development Regulations 2008, provides further information about the type and quantity of all Building Rules certification documentation for Major Developments required for referral to the Minister for Planning.

3. The Port Pirie Regional Council or private certifier undertaking Building Rules assessments must ensure that the assessment and certification are consistent with this development authorisation (including any Conditions or Notes that apply in relation to this development authorisation).

4. Should the proponent wish to vary the Major Development or any of the components of the Major Development, an application may be submitted, provided that the development application variation remains within the ambit of the Public Environmental Report and Assessment Report referred to in this development authorisation. If an application variation involves substantial changes to the proposal, pursuant to section 47 of the Development Act 1993, the proponent may be required to prepare an amended Public Environmental Report for public inspection and purchase. An amended Assessment Report may also be required to assess any new issues not covered by the original Assessment Report and a decision made by the Governor pursuant to Section 48 of the Development Act 1993.

5. The proponent's CEMP and OEMP should be prepared taking into consideration, and with explicit reference to, relevant EPA policies and guideline documents, including, but not limited to: the Environment Protection (Air Quality) Policy 1994, the National Environment Protection (Ambient Air Quality) Measure 1998, the Environment Protection (Noise) Policy 2007, the Environment Protection (Water Quality) Policy 2003, the Environment Protection (National Pollutant Inventory) Policy 2008, the National Environment Protection (Assessment of Site Contamination) Measure 1999, the EPA Code of Practice for Materials Handling on Wharves 2007, EPA Bunding and Spill Management Guidelines 2012, EPA Handbooks for Pollution Avoidance and the EPA Stormwater Pollution Prevention Codes of Practice, in addition to other legislative requirements and Guidelines/Australian Standards requiring compliance.

6. The proponent is reminded of its obligations under the Environment Protection Act 1993 to seek to vary the current EPA licence that applies to the smelter facility to take into account any relevant changes resulting from the approved development. The EPA has the responsibility of imposing licensing conditions, including the setting of air quality standards that must be met and it may impose more stringent requirements than are detailed in this authorisation.

7. All works and activities must be undertaken in accordance with the General Environmental Duty as defined in Part 4, Section 25 (1) of the Environment Protection Act 1993 (which requires that a person must not undertake any activity, which pollutes, or may pollute, without taking all reasonable and practical measures to prevent or minimise harm to the environment), relevant Environment Protection Policies made under Part 5 of the Environment Protection Act 1993 and other relevant publications and guidelines.

8. In respect of Condition (10), the proponent is advised to seek advice from an acoustic engineer about how to design and operate the oxygen plant to achieve the condition. An acoustic engineer is defined as a person eligible for full Member status of both the Institution of Engineers and the Australian Acoustical Society.

9. The proponent is reminded of its obligations under the Native Vegetation Regulations 2003 whereby any native vegetation clearance must be undertaken in accordance with a management plan that has been approved by the Native Vegetation Council that results in a significant environmental benefit on the property where the development is being undertaken, or a payment is made into the Native Vegetation Fund of an amount considered by the Native Vegetation Council to be sufficient to achieve a significant environmental benefit in the manner contemplated by Section 21 (6) of the Native Vegetation Act 1991, prior to any clearance occurring. It should be noted the Act also includes within the definition of native vegetation, native plants growing 'in or under waters of the sea' where the 'waters of the sea' includes 'any water that is subject to the ebb and flow of the tide'.

10. The proponent is reminded of its obligations under the Aboriginal Heritage Act 1988, whereby any 'clearance' work, which may require permission to disturb damage or destroy Aboriginal Sites, must be undertaken with the full authorisation of the Minister for Aboriginal Affairs and Reconciliation, according to Section 23 of the Aboriginal Heritage Act 1988.

11. The proponent, and all agents, employees and contractors, such as construction crews, must be conversant with the provisions of the Aboriginal Heritage Act 1988, particularly the requirement to immediately contact the Department of the Premier and Cabinet (Aboriginal Affairs and Reconciliation) in the event that archaeological items (especially skeletal material) are uncovered during earthmoving.

12. The proponent is reminded of its obligations under the Commonwealth Environment Protection and Biodiversity Conservation Act 1999, not to undertake any activity that could have a significant impact on any matter of National Environmental Significance, without first referring it to Commonwealth Minister for the Environment for consideration.

13. As foreign vessels are allowed to berth at the wharf, the proponent would need to consult with the Department of Planning, Transport and Infrastructure (Marine Safety) to address any requirements of the Australian Quarantine Inspection Service and the Australian Customs Service.

14. The Minister has a specific power to require testing, monitoring and auditing under Section 48C of the Development Act 1993.

Given under my hand at Adelaide, 20 March 2015.

JOHN RAU, Minister for Planning

DEVELOPMENT ACT 1993
SECTION 29 AMENDMENT TO THE
ADELAIDE (CITY) COUNCIL DEVELOPMENT PLAN

Preamble

It is necessary to amend the Adelaide (City) Council Development Plan (the Plan) dated 30 October 2014.

NOTICE

PURSUANT to Section 29(2)(a), 29(2)(b)(i), 29(2)(b)(ii), 29(3)(a) and 29(3)(c)(i) of the Development Act 1993, I –

1. Amend the Plan as follows:

- (a) within Council Wide Principle of Development Control 137, replace:
“Local heritage place (City Significance) (Table Adel/3) or Local heritage place (Townscape) (Table Adel/4), including:”
with:
“Local heritage place (Townscape) (Table Adel/3) or Local heritage place (City Significance) (Table Adel/4), including:”
- (b) within the North Adelaide Historic (Conservation) Zone:
 - (i) replace Principle of Development Control 25 (a) text:
*“Consulting room except:
(iv) in Policy Area 9*
with:
*“Consulting room except:
(iv) in Policy Area 4 and 9*
 - (ii) replace Principle of Development Control 25 (a) text:
*“Office except:
(iii) in Policy Area 9*
with:
*“Office except:
(iii) in Policy Area 4 and 9*
 - (iii) replace Principle of Development Control 26 (a)(ii) with:
“development, which, in the opinion of the relevant authority, is of a minor nature and will not unreasonably impact on the owners or occupiers of land in the locality of the site of the development.”

- (c) within the Capital City Zone, delete the following text from Principle of Development Control 36 (a):
“frontages (except where fronting King William Street)”
- (d) within TABLE Adel/6 Bicycle Parking Provisions, replace the table row:

Low Scale Residential Medium to High Scale Residential	1 for every dwelling/apartment with a total floor area less than 150 square metres. 2 for every dwelling/apartment with a total floor area greater than 150 square metres.	1 for every 10 dwellings
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with:

All Low, Medium, and High Scale Residential	1 for every dwelling/apartment with a total floor area less than 150 square metres. 2 for every dwelling/apartment with a total floor area greater than 150 square metres.	1 for every 10 dwellings
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- (e) within TABLE Adel/7 On-site Car Parking Provisions for Capital City, Main Street, City Frame, I1 Institutional (St Andrews) and Mixed Use Zones, replace the table row:

Non-residential development (excluding tourist accommodation)	<i>In the City Frame, Institutional (St Andrew's), Main Street and Mixed Use Zones:</i> 3 spaces per 100 square metres	<i>In the City Frame, Institutional (St Andrew's), Main Street and Mixed Use Zones:</i> 5 spaces per 100 square metres
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with:

Non-residential development (excluding tourist accommodation)	<i>In the City Frame, Institutional (St Andrew's), Main Street and Mixed Use Zones:</i> <i>3 spaces per 100 square metres of gross leasable floor area</i>	<i>In the City Frame, Institutional (St Andrew's), Main Street and Mixed Use Zones:</i> <i>5 spaces per 100 square metres</i>
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- (f) within TABLE Adel/1 State Heritage Places, insert the contents of '**Attachment A**'
- (g) within TABLE Adel/1 State Heritage Places, replace the details of the State Heritage Places identified by the following SA Heritage Register IDs with the contents of '**Attachment B**':
 "13415, 13416, 13602, 13107, 17067, 13442, 11633, 11655, 10985, 10986, 10760, 11722, 10983, 10768, 13392, 13099, 13638, 13396, 10765, 13093, 13649, 13661, 10770, 11701, 11704, 10984, 13409, 13595, 13401, 13455, 11739, 11584, 10783, 16177, 11753, 11574, 11702, 13371, 11740, 11634, 10859, 10860, 10857, 13431, 13430, 13652, 11641, 14139, 16172, 11636, 13103, 13239, 13362, 13363, 13377, 10848, 10847, 10843, 10844, 10850, 13641, 13669, 13757, 16175, 16176, 13643, 13658, 13639, 10863, 13391, 13368, 13372, 10411, 13373, 10795, 11579, 12685, 13379, 13606, 13459, 13593, 13653, 17619, 13596, 16170, 13412, 26375, 10892, 13413, 13383, 10891, 12557, 12722, 13450, 13385, 10813, 17034, 10811, 10810, 16171, 13533, 13534, 10803, 10805, 13552, 13556, 13671, 13462, 13488, 26299, 10480, 13541, 10480, 13540, 16180, 16181, 16182, 13561, 11577, 13575, 11577, 10960, 13555, 16232, 13527, 13499, 13654, 13655, 16179, 13544, 13470, 13520, 13500, 13502, 13506"
- (h) within TABLE Adel/2 Local Heritage Places:
- (i) insert the following rows:

24 Ward Street NORTH ADELAIDE	Attached House			CT5506/792	a	27074
26 Ward Street NORTH ADELAIDE	House			CT5428/602	a	27075

(ii) replace rows for Heritage NR 414 and 17428 as follows:

54 Childers Street NORTH ADELAIDE	Row house; Attached Victorian single fronted cottage			CT 5878/320	a d	414
76-80 King William Road corner of King William and Brougham Place NORTH ADELAIDE	Former Nurses Home; Three storey front section of the building. Excludes balcony infill			CT 5395/797	a b c d f	17528

(iii) delete the following rows:

123 Mackinnon Parade (known as 124 MacKinnon Parade) NORTH ADELAIDE	House; Victorian symmetrically fronted residence. Excludes rear of building.			CT 5872/770	a d	21010
25-27 Finnis Street NORTH ADELAIDE	Shop and residence; Single storey pre-1880 brick building and 1882 shop and attached residence. Excludes rear outbuildings.			CT 5892/349	a c d	21007
201-205 Gover Street NORTH ADELAIDE	House & fence; Victorian symmetrically fronted residence and the original components of the masonry and iron fence			CT 5798/812	a d	17473

(i) within TABLE Adel/3 Local Heritage Places (Townscape):

(i) insert the following rows:

20-24 Leigh Street ADELAIDE	Leigh Chambers			CT5509/943	a	27073
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(ii) replace rows for Heritage NRs 88, 961 and 152 as follows:

28 - 42 Austin Street ADELAIDE	Former Warehouse			CT 899/160		88
19-23 Blackburn Street ADELAIDE	Row Houses			CT 5527/137 CT 5872/784 CT 6124/29		961
65a-67 Gouger Street (2-6 Compton Street) ADELAIDE)	Restaurant			CT 3257/97		152

(iii) delete the following row:

38-42 Austin Street ADELAIDE	No name in development plan					17462
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(j) Replace the following maps with the contents of '**Attachment C**':

- Adelaide (City) O'Connell Street Concept Plan Fig MS(O)/1
- Adelaide (City) Melbourne Street Concept Plan Fig MU(MW)/1
- Adelaide (City) Policy Areas Map Adel/38
- Adelaide (City) Policy Areas Map Adel/39
- Adelaide (City) Policy Areas Map Adel/40
- Adelaide (City) Policy Areas Map Adel/42
- Adelaide (City) Policy Areas Map Adel/43
- Adelaide (City) Policy Areas Map Adel/44
- Adelaide (City) Policy Areas Map Adel/45
- Adelaide (City) Policy Areas Map Adel/46
- Adelaide (City) Policy Areas Map Adel/49
- Adelaide (City) Policy Areas Map Adel/50
- Adelaide (City) Policy Areas Map Adel/51
- Adelaide (City) Policy Areas Map Adel/54
- Adelaide (City) Policy Areas Map Adel/55
- Adelaide (City) policy areas Map Adel/56
- Adelaide (City) policy Areas Map Adel/57
- Adelaide (City) Policy Areas Map Adel/60
- Adelaide (City) Policy Areas Map Adel/63
- Adelaide (City) Institutional (Government House) Zone Heritage Places and Significant Trees Fig I/2
- Adelaide (City) Institutional (University Hospital) Zone Heritage Places and Significant Trees Fig I/3

- (k) within TABLE Adel/7 - On-site Car Parking Provisions, section headed (Capital City, Main Street, City Frame, I1 Institutional (St Andrews) and Mixed Use Zones) replace the following row:

Hospital	1.5 spaces per bed	-
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With:

Hospital	In the City Frame, Main Street Zones:	-
	1.5 spaces per bed	

2. Fix the day on which this notice is published in the Gazette as the day on which the section 29 Amendment will come into operation.

Dated: 16 / 3 / 2015



John Rau
Deputy Premier
Minister for Planning

Attachment A

Property Address	Description and/or Extent of Listed Place	Lot No. or Part Sec	Plan No.	Certificate of Title	Section 16 Criteria	SA Heritage Register ID
Creswell Gardens War Memorial Drive NORTH ADELAIDE	War Memorial Oak	A100	D81642	CR 6102/703	f g	26348
284-286 South Terrace ADELAIDE	Magarey House	A50	D57371	CT 6105/990	g	26355
Victoria Drive ADELAIDE	Former Torrens Lake Police Station	Q22	F38386	CR 6102/717	a b	26365
War Memorial Drive NORTH ADELAIDE	University of Adelaide Grandstand	S1612	H106100	CR 6144/507	a d	26392
Victoria Square ADELAIDE	Captain Charles Sturt Monument	A115	F218073	CR 5779/247	a e g	26396
Victoria Square ADELAIDE	John McDouall Stuart Monument	A116	F218073	CR 5779/247	a e g	26397
Victoria Square ADELAIDE	Charles Cameron Kingston Monument	A120	F218073	CR 5779/247	a e g	26398
off South Terrace ADELAIDE	Wattle Grove WWI War Memorial (Dardanelles Campaign, also called Gallipoli Campaign)	S6021	H105100	CR 6102/717	a d	26394
North Terrace ADELAIDE	Robert Burns Monument	S510	H105100	CR 5759/861	a e f	26395
North Terrace ADELAIDE	Sir Samuel James Way Monument	ROAD RESERVE	H105100	N/A	a e g	26399

North Terrace ADELAIDE	Royal Adelaide Hospital (South-West Precinct) [including Sheridan Building (former Kiosk), Bice Building, Women's Health Centre (former Outpatients' Department), Allied Health Services Building (former Admissions and Casualty Department), McEwin Building, Former Margaret Graham Nurses' Home (State Heritage Place No 13093), remnant iron- railing fence to North Terrace, and brick boundary wall to Frome Road]	A14	D51367	CT 6134/112	a d e f	26413
South Terrace ADELAIDE	Shelter Shed, Princess Elizabeth Children's Playground	S6021	H105100	CR 6102/717	a b	26423

Attachment B

Property Address	Description and/or Extent of Listed Place	Lot No. or Part Sec	Plan No.	Certificate of Title	Section 16 Criteria	SA Heritage Register ID
34 Angas Street ADELAIDE	Convent of Mercy (incorporating two former dwellings)	A2 A60	D17208 D77207	CT 6114/942 CT 6114/943		13415
34 (rear) Angas Street ADELAIDE	Cunningham Memorial Catholic Chapel	A2 A60	D17208 D77207	CT 6114/942 CT 6114/943		13416
187-191 Angas Street ADELAIDE	Angas on Angas (originally Seven Stars) Hotel	A1	F125875	CT 6128/378		13602
343-345 Angas Street ADELAIDE	Salvation Army Women's Hostel	A117 A118	F182579 F182580	CT 5523/856 CT 6129/335		13107
Adelaide Botanic Garden Botanic Road ADELAIDE	Stone wall	A101 A200	D66751 D86132	CR 5943/442 CR 6074/282		17067
355-367 Carrington Street ADELAIDE	Dwelling - Terrace Houses	A13 A2 A22 A893 A890 A891 A6 A892 A894	F104100 F139608 F102442 F182545 F182542 F182543 F101284 F182544 F182546	CT 5143/218 CT 5258/170 CT 5122/550 CT 5821/396 CT 5980/461 CT 5980/460 CT 5980/462 CT 5980/459 CT 6119/54		13442
23 Currie Street ADELAIDE	Former Commonwealth Bank, former Savings Bank of South Australia Head Office	A100 A100	D31102 D31102	CT 6144/310 CT 6144/311		11633
27 Currie Street ADELAIDE	Elder House Offices	A564 A563	F181406 F181405	CT 6130/116 CT 6130/118		11655
48-51 East Terrace ADELAIDE	Former Adelaide Electric Supply Company Converter Station	A702	D54280	CT 6102/719		10985
52-60 East	Former	A501	D54280	CT 6102/720		10986

Property Address	Description and/or Extent of Listed Place	Lot No. or Part Sec	Plan No.	Certificate of Title	Section 16 Criteria	SA Heritage Register ID
Terrace ADELAIDE	Municipal Tramways Trust (MTT) No.1 Converter Station					
120 East Terrace ADELAIDE	Dwelling ('Dimora') & Fence	A22 A20 A21	F14787 F14787 F14787	CT 5474/797 CT 5483/248 CT 5523/403		10760
26-36, 212-248, 275 & 12-22 East Terrace, Grenfell, Rundle & Union Streets ADELAIDE	Former Adelaide Fruit and Produce Exchange Facades and Shops	A85 A81 U40 U39 U38 A73 A72 U40 U39 U38 U18 U17 U16 U15 U14 A82 A83 A77 UCP UCP A77 A116 A89 A98-100 UCP A11	D45292 D44306 S13516 S13516 S13516 D43306 D43306 S13704 S13704 S13704 S13337 S13337 S13337 S13337 S13337 D44306 D44306 D44549 S13704 S14014 D42210 D55792 D45716 D48328 S13337 D56306	CT 5389/533 CT 5314/670 CT 5307/946 CT 5307/945 CT 5307/944 CT 5284/434 CT 5284/433 CT 5315/879 CT 5315/878 CT 5315/877 CT 5271/115 CT 5271/114 CT 5271/113 CT 5271/112 CT 5271/111 CT 5587/107 CT 5587/108 CT 5644/71 CT 5707/704 CT 5746/979 CT 5746/980 CT 5843/338 CT 5843/339 CT 5845/845 CT 5307/952 CT 6140/278		11722
2-12 Flinders Street ADELAIDE	Pilgrim Uniting (previously Stow Memorial) Church	A829 A829	F181671 F181671	CT 5936/934 CT 5936/935		10983
16-24 Flinders Street ADELAIDE	Multicultural SA Offices (former Stow Memorial Church Manse, former Sanatorium, later Attorney-General's Building)	A832	F181674	CT 5821/221		10768
84-86 Flinders Street	Observatory House Office (former	A837	F181679	CT 5866/461		13392

Property Address	Description and/or Extent of Listed Place	Lot No. or Part Sec	Plan No.	Certificate of Title	Section 16 Criteria	SA Heritage Register ID
ADELAIDE	Instrument Manufacturer)					
28 Franklin Street ADELAIDE	Darling Building	A802 A801	D86151 D86151	CT 6084/523 CT 6091/763		13099
82-86 Franklin Street ADELAIDE	Office (former Dwelling)	U1 U2 U3 UCP A2	S7865 S7865 S7865 S7865 F25139	CT 5026/328 CT 5026/329 CT 5026/330 CT 5026/331 CT 4311/167		13638
273 Franklin Street ADELAIDE	St Mary's Dominican Convent (Catholic)	A329	F181171	CT 5842/466		13396
Frome Road ADELAIDE	Albert Bridge over the River Torrens [Metal Girder]	S1630 & 1631	H106100	CR 6144/507		10765
Frome Road ADELAIDE	Margaret Graham Nurses Home, Royal Adelaide Hospital	A14	D51367	CT 6134/112		13093
Frome Road ADELAIDE	Rotunda, Adelaide Zoo	S590	H105100	CR 6043/263		13649
Fullarton Road ADELAIDE	Grandstand, Victoria Park Racecourse	A2 A117 & 119	D92795 D81642	CR 6132/226 CR 6132/227		13661
Gilles Arcade ADELAIDE	Former Queen's (sometime Royal Victoria) Theatre and Horse Bazaar	LCP A20	C27340 D46141	CT 6097/555 CT 6097/557		10770
73 Grenfell Street ADELAIDE	Bertram (sometime Bible) House (former British & Foreign Bible Society Office and upstairs Hall)	A125	F181777	CT 6128/586		11701
22 Grenfell Street ADELAIDE	Executor Trustee Office	A50	D25900	CT 6133/844		11704
243-253 Grenfell Street ADELAIDE	Tandanya (former Adelaide Electric Supply Company Power Station)	A154	F181806	CT 6129/152		10984

Property Address	Description and/or Extent of Listed Place	Lot No. or Part Sec	Plan No.	Certificate of Title	Section 16 Criteria	SA Heritage Register ID
42-46 Grote Street ADELAIDE	Metropolitan Hotel	A363	F181205	CT 6129/334		13409
58 Grote Street ADELAIDE	Her Majesty's (previously The Opera) Theatre	A359 A360	F181201 F181202	CT 6034/605 CT 6044/743		13595
242-248 Grote Street ADELAIDE	Dwelling	A297 A292	F181139 F181134	CT 5417/645 CT 6116/601		13401
75-79 Halifax Street ADELAIDE	Chimney Stack and former Disinfector Building of former City Destructor Complex	A4 A22	D55094 D55398	CT 5812/58 CT 5812/68	e	13455
41-47 Hindley Street ADELAIDE	Former John's Emporium	A10	F24484	CT 5509/941		11739
104-120 Hindley Street ADELAIDE	Former West's Coffee Palace	A11 A5 A1 A629 A634 A123 A633 A630	F101428 F124968 F159087 F181471 F181476 F207413 F181475 F181472	CT 5109/130 CT 5218/166 CT 5295/68 CT 5561/581 CT 5858/197 CT 6049/931 CT 6124/792 CT 6124/793		11584
King William Road ADELAIDE	Elder Park Rotunda	S6026	H105100	CR 6102/717		10783
King William Road ADELAIDE	Pioneer Women's Memorial Garden	Q20	F38386	CR 6102/717	a f	16177
2-12 King William Street ADELAIDE	Former Westpac Bank (former Bank of New South Wales)	A196	F181848	CT 5728/233	e	11753
21-23 King William Street ADELAIDE	Office (former AMP [Australian Mutual Provident Society] Building)	L103 L105 L106 L107 L201 L202 L203	C23717 C23717 C23717 C23717 C23717 C23717 C23717	CT 5975/193 CT 5975/194 CT 5975/195 CT 5975/196 CT 5975/199 CT 5975/200 CT 5975/201		11574

Property Address	Description and/or Extent of Listed Place	Lot No. or Part Sec	Plan No.	Certificate of Title	Section 16 Criteria	SA Heritage Register ID
		L205	C23717	CT 5975/202		
		L206	C23717	CT 5975/203		
		L207	C23717	CT 5975/204		
		L208	C23717	CT 5975/205		
		L209	C23717	CT 5975/206		
		L301	C23717	CT 5975/207		
		L302	C23717	CT 5975/208		
		L303	C23717	CT 5975/209		
		L305	C23717	CT 5975/210		
		A306	C23717	CT 5975/211		
		L307	C23717	CT 5975/212		
		L309	C23717	CT 5975/214		
		L502	C23717	CT 5975/216		
		L503	C23717	CT 5975/217		
		L505	C23717	CT 5975/218		
		L506	C23717	CT 5975/219		
		L507	C23717	CT 5975/220		
		L509	C23717	CT 5975/222		
		L601	C23717	CT 5975/223		
		L602	C23717	CT 5975/224		
		L603	C23717	CT 5975/225		
		L605	C23717	CT 5975/226		
		L606	C23717	CT 5975/227		
		L607	C23717	CT 5975/228		
		L608	C23717	CT 5975/229		
		L609	C23717	CT 5975/230		
		L702	C23717	CT 5975/232		
		L703	C23717	CT 5975/233		
		L705	C23717	CT 5975/234		
		L706	C23717	CT 5975/235		
		L707	C23717	CT 5975/236		
		L708	C23717	CT 5975/237		
		L709	C23717	CT 5975/238		
		L801	C23717	CT 5975/239		
		L802	C23717	CT 5975/240		
		L803	C23717	CT 5975/241		
		L805	C23717	CT 5975/242		
		L806	C23717	CT 5975/243		
		L807	C23717	CT 5975/244		
		L808	C23717	CT 5975/245		
		L809	C23717	CT 5975/246		
		L901	C23717	CT 5975/247		
		L902	C23717	CT 5975/248		
		L903	C23717	CT 5975/249		
		L905	C23717	CT 5975/250		
		L906	C23717	CT 5975/251		
		L907	C23717	CT 5975/252		
		L908	C23717	CT 5975/253		
		L909	C23717	CT 5975/254		
		L1001	C23717	CT 5975/255		

Property Address	Description and/or Extent of Listed Place	Lot No. or Part Sec	Plan No.	Certificate of Title	Section 16 Criteria	SA Heritage Register ID
		L1002 L1003 L1005 L1006 L1007 L1009 L1008 A1010 LCP A108 A109 L701 L308 L508 L62 L61 L501	C23717 C23717 C23717 C23717 C23717 C23717 C23717 C23717 C23717 C23717 C23717 C23717 C23717 C23717 C23717 C23717 C23717	CT 5975/256 CT 5975/257 CT 5975/258 CT 5975/259 CT 5975/260 CT 5975/262 CT 5975/261 CT 5981/752 CT 5981/753 CT 6006/540 CT 6006/541 CT 5975/231 CT 6119/713 CT 6119/999 CT 6134/139 CT 6134/140 CT 6137/98		
32-40 King William Street ADELAIDE	Beehive Corner Building	A94 A3 A3 A7 A6 A1 A11 & 2 A1 & 2 A1 & 2	F166446 D2857 D2857 D2857 D2857 D2857 D2857 F143601 F143601	CT 5595/890 CT 5595/896 CT 5595/897 CT 5597/657 CT 5597/658 CT 5598/711 CT 6117/913 CT 6117/914 CT 6117/915		11702
42-46 King William Street ADELAIDE	Waterhouse Chambers Offices	A1 A156 A158 A157	F147429 F181808 F181810 F181809	CT 5270/449 CT 5528/18 CT 6123/242 CT 6123/244		13371
82 King William Street ADELAIDE	Quest on King William (former T&G [Australasian Temperance and General Mutual Life Assurance Society Ltd] Building)	L1 L31 L32 L34 L35 L37 L38 L39 L40 L41 U43 U44 L45 L46 L47 L48 L49 L51 A52 L53	C14273 C14273	CT 5791/746 CT 5791/748 CT 5791/749 CT 5791/751 CT 5791/752 CT 5791/754 CT 5791/755 CT 5791/756 CT 5791/757 CT 5791/758 CT 5791/760 CT 5791/761 CT 5791/762 CT 5791/763 CT 5791/764 CT 5791/765 CT 5791/766 CT 5791/768 CT 5791/769 CT 5791/770		11740

Property Address	Description and/or Extent of Listed Place	Lot No. or Part Sec	Plan No.	Certificate of Title	Section 16 Criteria	SA Heritage Register ID
		L54	C14273	CT 5791/771		
		L55	C14273	CT 5791/772		
		L56	C14273	CT 5791/773		
		L57	C14273	CT 5791/774		
		U58	C14273	CT 5791/775		
		U59	C14273	CT 5791/776		
		U60	C14273	CT 5791/777		
		L61	C14273	CT 5791/778		
		L62	C14273	CT 5791/779		
		L63	C14273	CT 5791/780		
		L64	C14273	CT 5791/781		
		L104	C14273	CT 5791/786		
		A2	C14273	CT 5863/335		
		A3	C14273	CT 5863/336		
		A4	C14273	CT 5863/337		
		A5	C14273	CT 5863/338		
		A6	C14273	CT 5863/339		
		A7	C14273	CT 5863/340		
		U8	C14273	CT 5863/341		
		U73	C14273	CT 5863/344		
		U71	C14273	CT 5863/342		
		A72	C14273	CT 5863/343		
		L9	C14273	CT 5900/216		
		L11	C14273	CT 5900/218		
		L13	C14273	CT 5900/220		
		L14	C14273	CT 5900/221		
		L15	C14273	CT 5900/222		
		LCP	C14273	CT 5900/237		
		L17	C14273	CT 5900/224		
		L18	C14273	CT 5900/225		
		L19	C14273	CT 5900/226		
		L20	C14273	CT 5900/227		
		L21	C14273	CT 5900/228		
		L22	C14273	CT 5900/229		
		L16	C14273	CT 5900/223		
		U24	C14273	CT 5900/231		
		U25	C14273	CT 5900/232		
		U26	C14273	CT 5900/233		
		U27	C14273	CT 5900/234		
		U28	C14273	CT 5900/235		
		U29	C14273	CT 5900/236		
		A36	C14273	CT 6048/957		
		A12	C14273	CT 6054/11		
		A30	C14273	CT 6043/531		
		L33	C14273	CT 6114/549		
		L42	C14273	CT 6121/582		
		L23	C14273	CT 6121/673		
		L10	C14273	CT 6122/183		
		L50	C14273	CT 6124/336		
91 King	National Mutual	A14	F109050	CT 5930/610		11634

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William Street ADELAIDE	Building (former Insurance Office)	A14	F109050	CT 6117/617		
128-138 King William Street ADELAIDE	Adelaide Town Hall Complex - Comprising of Town Hall, Prince Alfred, Eagle and Gladstone Chambers	T203	T105101	CT 6136/364		10859
141 King William Street ADELAIDE	Adelaide General Post Office (GPO), including the original 1872 building, remaining 1893 extensions, former Telephone Exchange (1907) and its 1914 extension	A807 A801 A800	D86151 D86151 D86151	CT 6084/525 CT 6091/763 CT 6122/319		10860
142-160 King William Street ADELAIDE	Medina Grand Adelaide Treasury [Hotel] (Former Treasury Building, including former Cabinet Room and Courtyard)	T236	T105101	CT 6134/232		10857
308 King William Street ADELAIDE	Crown & Sceptre Hotel	A10	D57672	CT 6130/120		13431
353 King William Street ADELAIDE	King's Head Hotel	A96	F170834	CT 6120/141		13430
Kintore Avenue ADELAIDE	Hartley Building (originally Adelaide Teachers College), The University of Adelaide	S737	H105100	CT 6129/107		13652
79 Light	Office (former	APT 7	D12196	CT 6092/623		11641

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Square ADELAIDE	Sands & McDougall Warehouse)	A7	D12196	CT 6092/624		
Light Square ADELAIDE	Colonel William Light's Grave and Monument, Light Square	A122	D81642	CR 6102/705		14139
10 Maxwell Street ADELAIDE	Dwelling	A3	F13623	CT 5479/668	a	16172
73-78 North Terrace ADELAIDE	Lion Arts Centre (former Fowler's Lion Grocery Factory)	A10	D39017	CT 6120/175		11636
170 North Terrace ADELAIDE	Former Shell House	A11	F30802	CT 6135/796		13103
172 North Terrace ADELAIDE	Myer Centre (former Goldsbrough House)	A12	F30802	CT 6135/797		13239
175 North Terrace ADELAIDE	Office (former Liberal Club Building)	A13	F30802	CT 6135/798		13362
178 North Terrace ADELAIDE	Myer Centre (former Verco Building)	A14	F30802	CT 6135/799		13363
263-264 North Terrace ADELAIDE	Office (former Dwelling)	A1 A2	F1660 F1660	CT 5085/918 CT 5128/559		13377
301-307 North Terrace ADELAIDE	Dwelling ('Botanic Chambers')	U1 U2 U3 U4 UCP U2 U3 U4 UCP U1 U1 U2 U3 U4 UCP U1 U2 U3 U4 UCP U1 U2 U3	S6255 S6255 S6255 S6255 S6255 S6495 S6495 S6495 S6495 S6495 S6495 S6495 S6495 S6495 S6495 S6495 S6495 S6495 S6495 S6495 S6257 S6257 S6257	CT 5614/736 CT 5614/737 CT 5614/738 CT 5614/739 CT 5614/740 CT 5614/743 CT 5614/745 CT 5614/744 CT 5614/746 CT 5614/742 CT 5616/533 CT 5616/534 CT 5616/535 CT 5616/536 CT 5616/537 CT 5616/540 CT 5616/541 CT 5616/542		10848

Property Address	Description and/or Extent of Listed Place	Lot No. or Part Sec	Plan No.	Certificate of Title	Section 16 Criteria	SA Heritage Register ID
		UCP U4 A6 A3	S6257 S6257 F13127 F13127	CT 5616/544 CT 5616/543 CT 5616/935 CT 5616/936		
309 North Terrace ADELAIDE	Botanic Bar (former Botanic Hotel)	U1 U2 U3 U4 U5 U6 U7 U8 U9 UCP	S13876 S13876 S13876 S13876 S13876 S13876 S13876 S13876 S13876 S13876	CT 5616/545 CT 5616/546 CT 5616/547 CT 5616/548 CT 5616/549 CT 5616/550 CT 5616/551 CT 5616/552 CT 5616/553 CT 5616/554		10847
North Terrace ADELAIDE	Gates to Botanic Gardens	A101	D66751	CR 5943/442		10843
North Terrace ADELAIDE	Adelaide Railway Station / Adelaide Casino	Q1-3	D46426	CT 6134/983		10844
Adelaide Botanic Garden North Terrace ADELAIDE	Palmhouse	A101	D66751	CR 5943/442		10850
Adelaide Botanic Garden North Terrace ADELAIDE	Morgue - former Dead House Dwelling	A101	D66751	CR 5943/442		13641
Adelaide Botanic Garden North Terrace ADELAIDE	East Lodge	A101	D66751	CR 5943/442		13669
North Terrace ADELAIDE	Bragg Laboratories, The University of Adelaide	S1205	H105100	CT 6129/107		13757
North Terrace ADELAIDE	Statue of Venus [a copy of Antonio Canova's Venus], Prince Henry Gardens		H105100	N/A	a	16175
North	Memorial to His		H105100	N/A	e	16176

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Terrace ADELAIDE	Hospital (former Dwelling 'Waverley'), Wall and Former Coach House	APT 10	F33889	CT 6091/916		
5-9 Synagogue Place ADELAIDE	Former Jewish Synagogue	A6	D32059	CT 5382/829		13593
Victoria Drive ADELAIDE	Mitchell Gates and Victoria Drive and Frome Road Fences, The University of Adelaide and University of South Australia	S593 S1207 S1206	H105100 H105100 H105100	CR 5251/900 CT 6077/7 CT 6129/107		13653
Victoria Drive ADELAIDE	Union Building Group, The University of Adelaide (including the Lady Symon Building, the George Murray Building, the Cloisters, the Western Annexe and the multi-level Union House)	S1206	H105100	CT 6129/107	e g	17619
181-191 Victoria Square ADELAIDE	Beacon House (former MLC [Mutual Life and Citizens' Assurance Company Ltd] Building)	U7 U9 U8 UCP U14 U13 U12 U11 U10 U6 U2 U3 U5 U4 U1	S7176 S7176 S7176 S7176 S7176 S7176 S7176 S7176 S7176 S7176 S7176 S7176 S7176 S7176 S7176 S7176	CT 5007/302 CT 5007/304 CT 5007/303 CT 5007/310 CT 5007/309 CT 5007/308 CT 5007/307 CT 5007/306 CT 5007/305 CT 5007/301 CT 5007/297 CT 5007/298 CT 5007/300 CT 5007/299 CT 6037/217		13596
182-188 Victoria Square ADELAIDE	Reserve Bank of Australia	A6	D27841	CT 5453/227	d	16170

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241-259 Victoria Square ADELAIDE	Sir Samuel Way Building (former Charles Moore Department Store) [Staircase, Associated Stairwells and Facade Only]	T378	T105101	CT 6118/751		13412
Victoria Square ADELAIDE	John Dowie's Three Rivers Fountain	A117	F218073	CR 5779/247	e g	26375
11-19 Wakefield Street ADELAIDE	St Francis Xavier's Catholic Cathedral	A92	F163051	CT 6109/690		10892
31-33 Wakefield Street ADELAIDE	Fennessey House Offices	A3	D17208	CT 6109/689		13413
205 Waymouth Street ADELAIDE	Cumberland Arms Hotel	A54	F40003	CT 6120/974		13383
West Terrace ADELAIDE	West Terrace Cemetery Catholic (Smyth Memorial) Chapel	A100 A101	D90661 D90661	CT 6125/317 CR 6125/318		10891
West Terrace ADELAIDE	Adelaide High School (formerly Adelaide Boys High School) 1951 building only and Observatory Site	A60, 66	D73209	CT 6102/723		12557
West Terrace ADELAIDE	West Terrace Cemetery	A100 A101	D90661 D90661	CT 6125/317 CR 6125/318		12722
70 Whitmore Square ADELAIDE	Salvation Army Hostel (former Bushmen's Club)	A1	D25977	CT 5422/742		13450
25-29 Young Street ADELAIDE	Young Street Chambers (former William Detmold Ltd, later Spicers Australia)	A456	F181298	CT 6117/596		13385

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	Warehouse), including Delivery Area					
61-65 Archer Street NORTH ADELAIDE	North Adelaide Police Station Building	A71	D47114	CT 5441/883		10813
61-65 Archer Street NORTH ADELAIDE	North Adelaide Police Station red brick residence, cell block and walled yard	A71	D47114	CT 5441/883	a g	17034
64 Archer Street NORTH ADELAIDE	Dwelling - Bohm Terrace	A297	F183569	CT 6124/914		10811
66 Archer Street NORTH ADELAIDE	Dwelling - Bohm Terrace	A298	F183570	CT 6118/625		10810
110 Barnard Street NORTH ADELAIDE	Dwelling	A11	D23952	CT 5437/555	e	16171
28-33 Brougham Place NORTH ADELAIDE	Lincoln College (former Dwelling)	A207	F183479	CT 5360/494		13533
28-33 Brougham Place NORTH ADELAIDE	Lincoln College East Building (former Baker family Dwelling)	A210	F183482	CT 5360/493		13534
72 Brougham Place NORTH ADELAIDE	Dwelling ('Belmont') (former Masonic Hall)	A11	D25948	CT 5301/732		10803
196-210 Brougham Place NORTH ADELAIDE	Brougham Place Uniting Church (former North Adelaide Congregational Church)	A2 A1	D22380 D22380	CT 5200/72 CT 5407/720		10805
225	Dwelling	A3	D16204	CT 6105/735		13552

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Brougham Place NORTH ADELAIDE						
58-60 Finniss Street NORTH ADELAIDE	British Hotel	A22	D54960	CT 6126/600		13556
12-22 George Street NORTH ADELAIDE	Former Steam Sawmill (sometime hat factory)	A5 A1 A2 A3 A4 ACP	D50239 C20142 C20142 C20142 C20142 C20142	CT 5570/326 CT 5570/321 CT 5570/322 CT 5570/323 CT 5570/324 CT 5869/122		13671
147-159 Hill Street NORTH ADELAIDE	Dwelling	A865	F183327	CT 5555/304		13462
81 Jeffcott Street NORTH ADELAIDE	Former Christ Church School and Outbuilding	A1014 A1015	D89041 D89041	CT 6093/135 CT 6093/136		13488
125 Jeffcott Street NORTH ADELAIDE	Woodlands Apartments	UCP U1 U2 U3 U4	S4500 S4500 S4500 S4500 S4500	CT 5022/910 CT 5022/906 CT 5022/907 CT 5022/908 CT 5022/909	e	26299
45-49 Kermode Street NORTH ADELAIDE	Cathedral Hotel	A100	D42639	CT 6129/16		10480
58 King William Road NORTH ADELAIDE	Allan Campbell Building, Adelaide Children's Hospital	A93	F199637	CT 6105/977		13541
45-49 Kermode Street NORTH ADELAIDE	Cathedral Hotel	A100	D42639	CT 6129/16		10480
70 King William Road NORTH ADELAIDE	Angas Building, Adelaide Children's Hospital	A93	F199637	CT 6105/977		13540
Angas	Memorial to GF	S1630	H106100	CR 6144/507	g	16180

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Garden King William Road NORTH ADELAIDE	and JH Angas					
King William Road NORTH ADELAIDE	Memorial to Captain Sir Ross Smith, Creswell Garden	A100	D81642	CR 6102/703	g	16181
Pennington Garden King William Road NORTH ADELAIDE	Women's War Memorial Garden, Cross of Sacrifice and Stone of Remembrance	S1648	H106100	CR 6144/507	f	16182
51-60 Kingston Terrace NORTH ADELAIDE	Dwellings (former 'Lady Ayers Homes')	U1 U2 U4 U6 U8 U7 U3 U14 U13 U12 U11 U10 U9 U5	S1036 S1036 S1036 S1036 S1036 S1036 S1036 S1036 S1036 S1036 S1036 S1036 S1036 S1036 S1036	CT 5052/39 CT 5052/40 CT 5052/42 CT 5052/44 CT 5052/46 CT 5052/45 CT 5421/553 CT 5052/52 CT 5052/51 CT 5052/50 CT 5052/49 CT 5052/48 CT 5052/47 CT 5052/43		13561
127-133 Kingston Terrace NORTH ADELAIDE	Dwelling ('Nurney House'), including Loggia, Garden, Sheds, Laundry, Garage and Boundary Walls to Kingston Terrace and Stanley Street	A2 A1 A3	D80214 D80124 D80214	CT 6057/478 CT 6057/479 CT 6131/911		11577
6-18 MacKinnon Parade NORTH ADELAIDE	Dwellings	A748 A2 A732 A733 A731 A730 A747	F184020 D20957 F184004 F184005 F184003 F184002 F184019	CT 5438/725 CT 5455/430 CT 5521/144 CT 5555/175 CT 5647/324 CT 5655/180 CT 5870/973		13575

Property Address	Description and/or Extent of Listed Place	Lot No. or Part Sec	Plan No.	Certificate of Title	Section 16 Criteria	SA Heritage Register ID
		A746 A738 A737 A736 A1	F184018 F184010 F184009 F184008 D20957	CT 5870/972 CT 5881/859 CT 5913/845 CT 6029/64 CT 6114/905		
127-133 Kingston Terrace NORTH ADELAIDE	Dwelling ('Nurney House'), including Loggia, Garden, Sheds, Laundry, Garage and Boundary Walls to Kingston Terrace and Stanley Street	A2 A1 A3	D80214 D80124 D80214	CT 6057/478 CT 6057/479 CT 6131/911		11577
Mann Terrace NORTH ADELAIDE	Mann Terrace Olive Plantation	A112 & 113	D81642	CR 6102/713		10960
283-291 Melbourne Street NORTH ADELAIDE	Dwelling ('Deepacres' Apartments) and Garage at rear	U15 U6 U13 U1 U14 U12 U11 U10 U9 U3 U4 U5 U8 U7 U2 UCP	S358 S358 S358 S358 S358 S358 S358 S358 S358 S358 S358 S358 S358 S358 S358 S358 S358	CT 5044/999 CT 5044/990 CT 5044/997 CT 5044/985 CT 5044/998 CT 5044/996 CT 5044/995 CT 5044/994 CT 5044/993 CT 5044/987 CT 5044/988 CT 5044/989 CT 5044/992 CT 5044/991 CT 5044/986 CT 5045/1		13555
Montefiore Hill NORTH ADELAIDE	Light's Vision and Memorial to Colonel William Light	A100	D81642	CR 6102/703	g	16232
56 - 60 O'Connell Street NORTH ADELAIDE	Archer (former Huntsman) Hotel	A94	F161578	CT 6129/381		13527
101-109 O'Connell Street NORTH ADELAIDE	Oxford Hotel & National Australia Bank North Adelaide Branch	A4 A15	F108518 F103316	CT 5197/748 CT 5132/495		13499

Property Address	Description and/or Extent of Listed Place	Lot No. or Part Sec	Plan No.	Certificate of Title	Section 16 Criteria	SA Heritage Register ID
Park Lands NORTH ADELAIDE	The George Giffen, Sir Edwin Smith & Mostyn Evan Grandstands, Adelaide Oval	A129	D81642	CR 6102/703		13654
Park Lands NORTH ADELAIDE	Adelaide Oval Scoreboard	A129	D81642	CR 6102/703		13655
Pennington Garden West NORTH ADELAIDE	Statue of Hercules	A100	D81642	CR 6102/703	a	16179
64 Pennington Terrace NORTH ADELAIDE	Correspondence School (former Dwelling)	A91	F199634	CT 5976/226		13544
125 Strangways Terrace NORTH ADELAIDE	ADS Channel 10 - previously Channel 7 (former Dwelling)	A110 A111	D91375 D91375	CT 6111/160 CT 6111/161		13470
54-60 Tynte Street NORTH ADELAIDE	Perryman's Bakery Shop & Dwellings	A4 A487 A488 A486	F104258 F183759 F183760 F183758	CT 5153/614 CT 5822/340 CT 5851/222 CT 6122/467		13520
134-140 Tynte Street NORTH ADELAIDE	Shops (former Dwellings)	A26 A25 A256	D88694 D88694 F183528	CT 6098/824 CT 6098/823 CT 6098/825		13500
150 Tynte Street NORTH ADELAIDE	North Adelaide Baptist Church Hall, former School Rooms and Front Fence	A253 A50	F183525 F54622	CT 5892/389 CT 6096/674		13502
34-38 Wellington Square NORTH ADELAIDE	Wellington Hotel	A10	F106413	CT 6126/995		13506

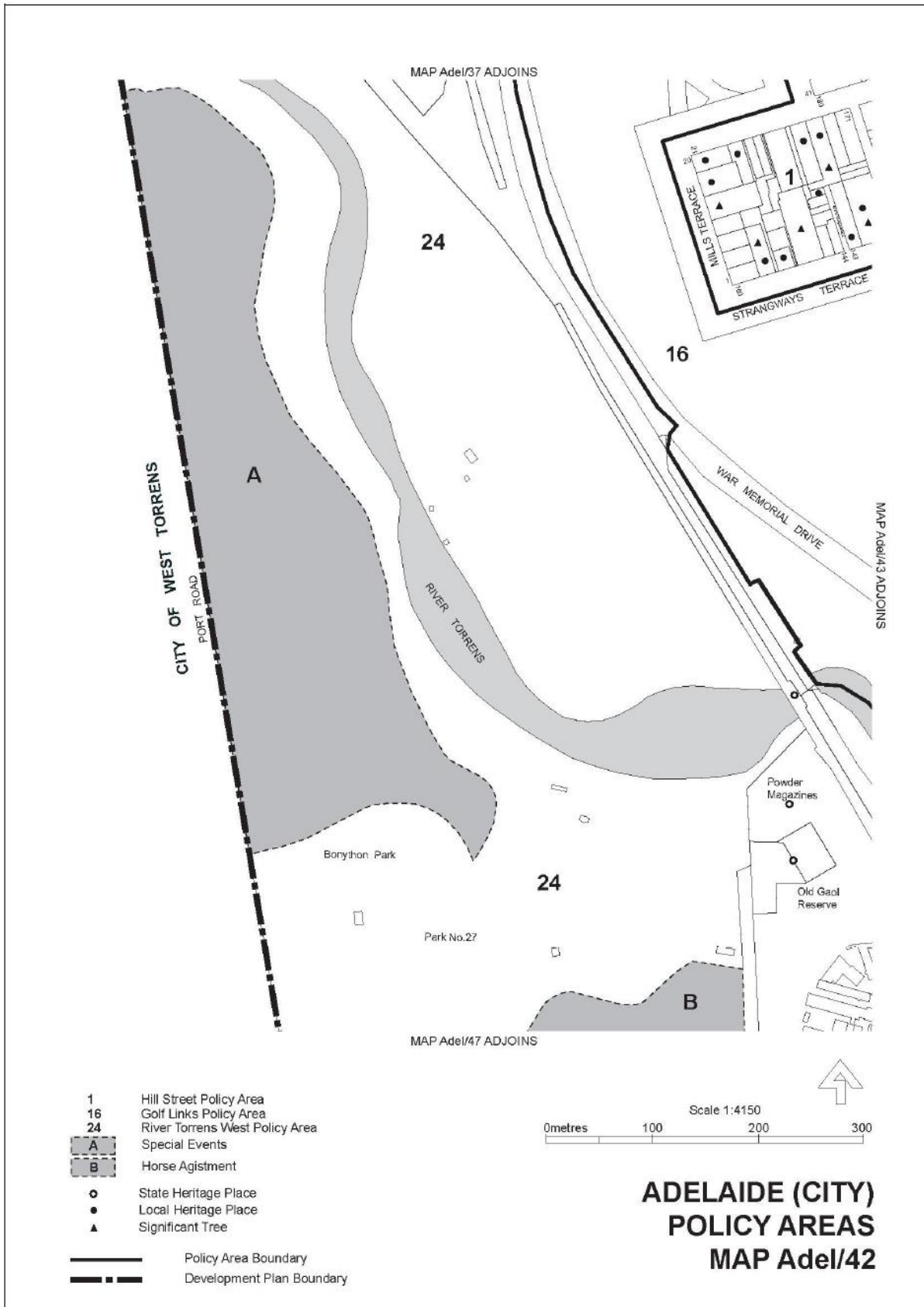
Attachment C

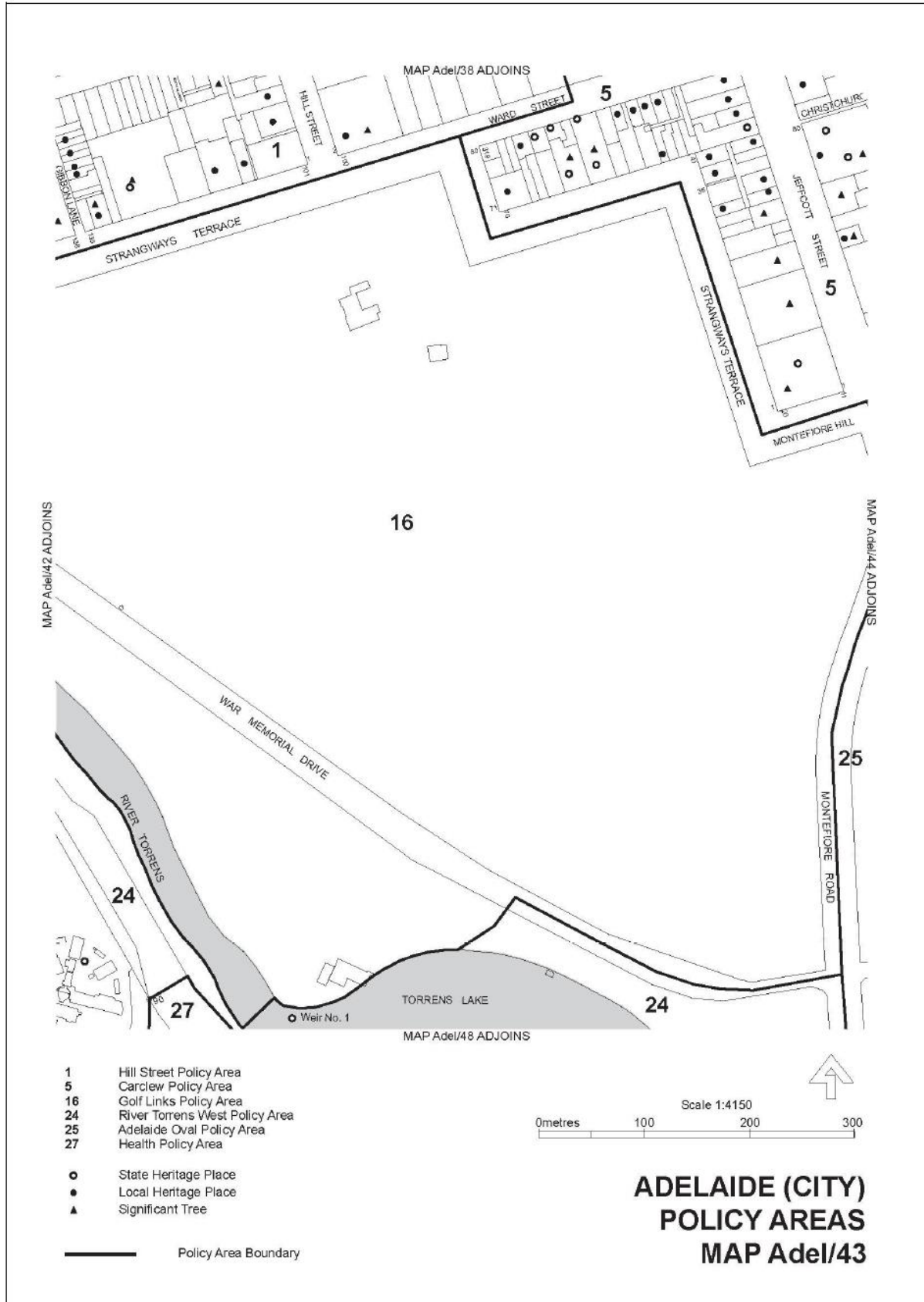


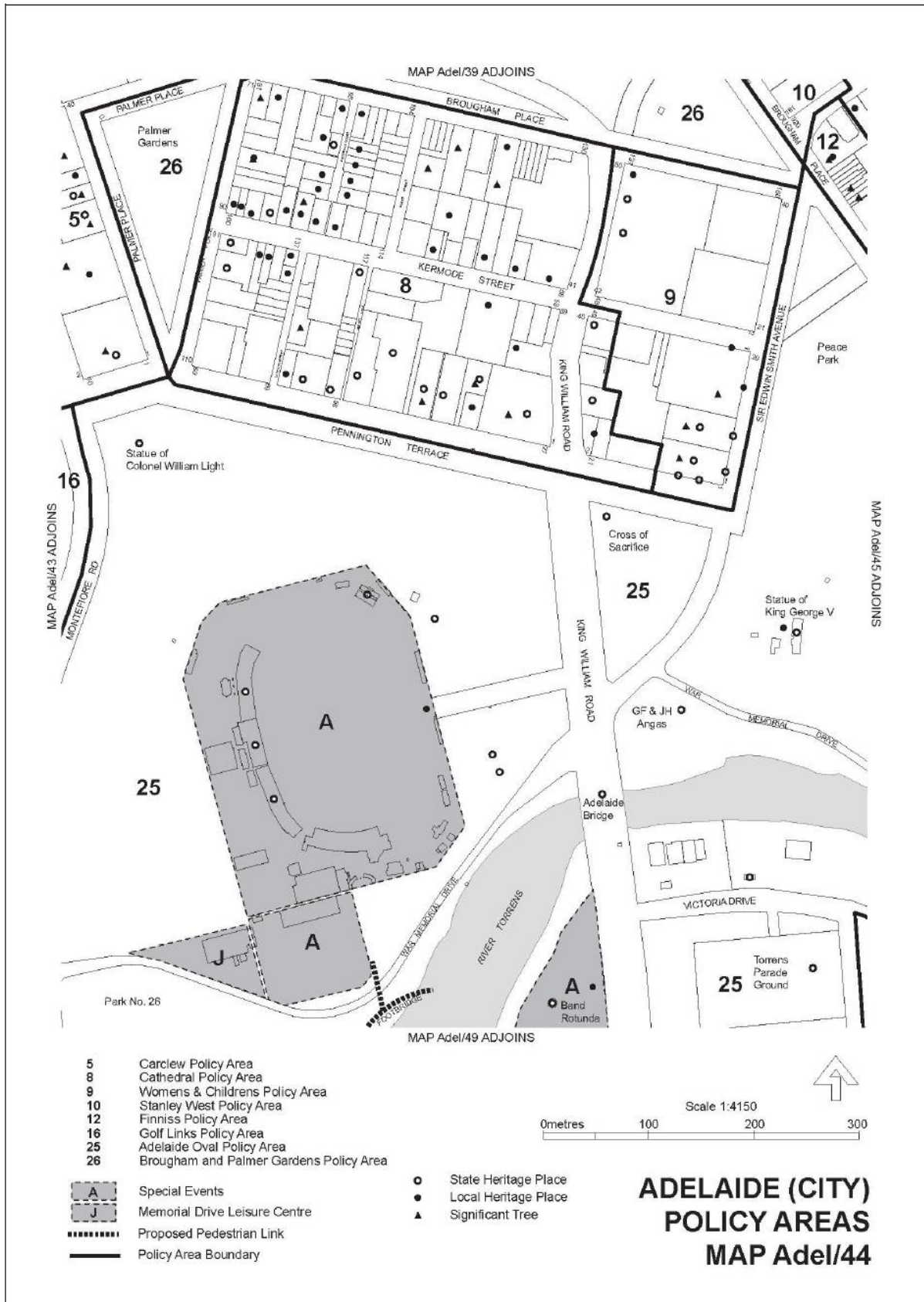


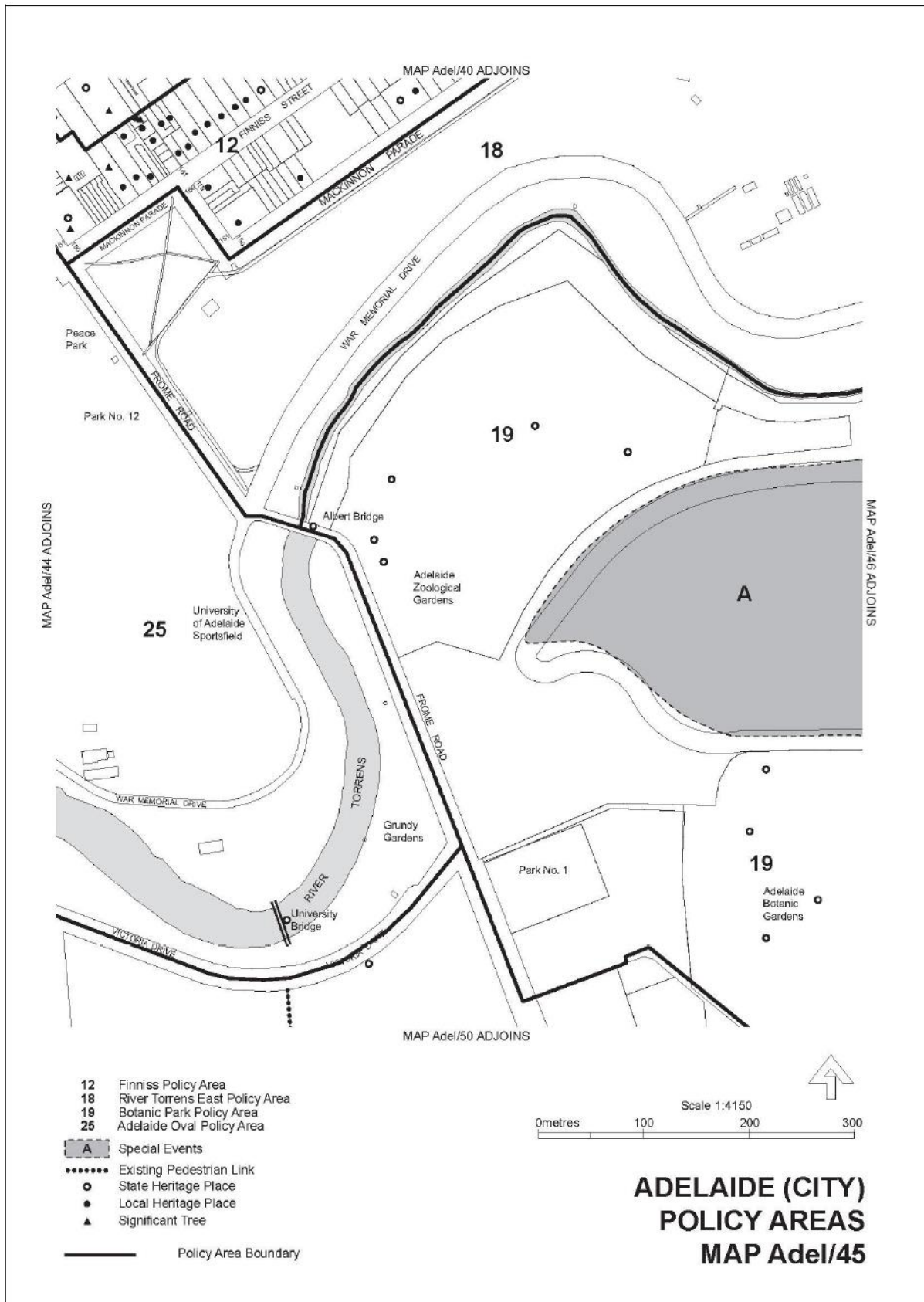


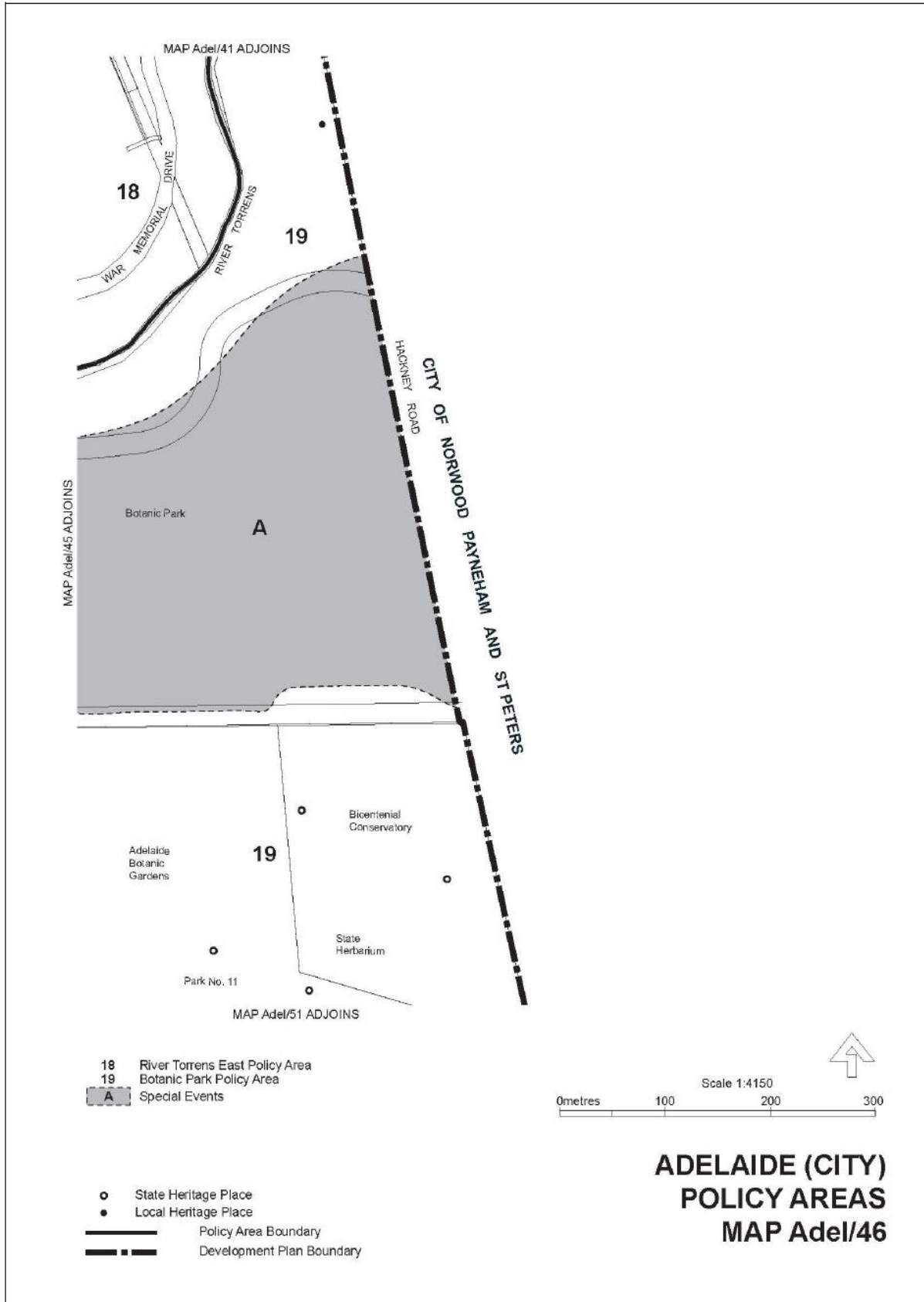




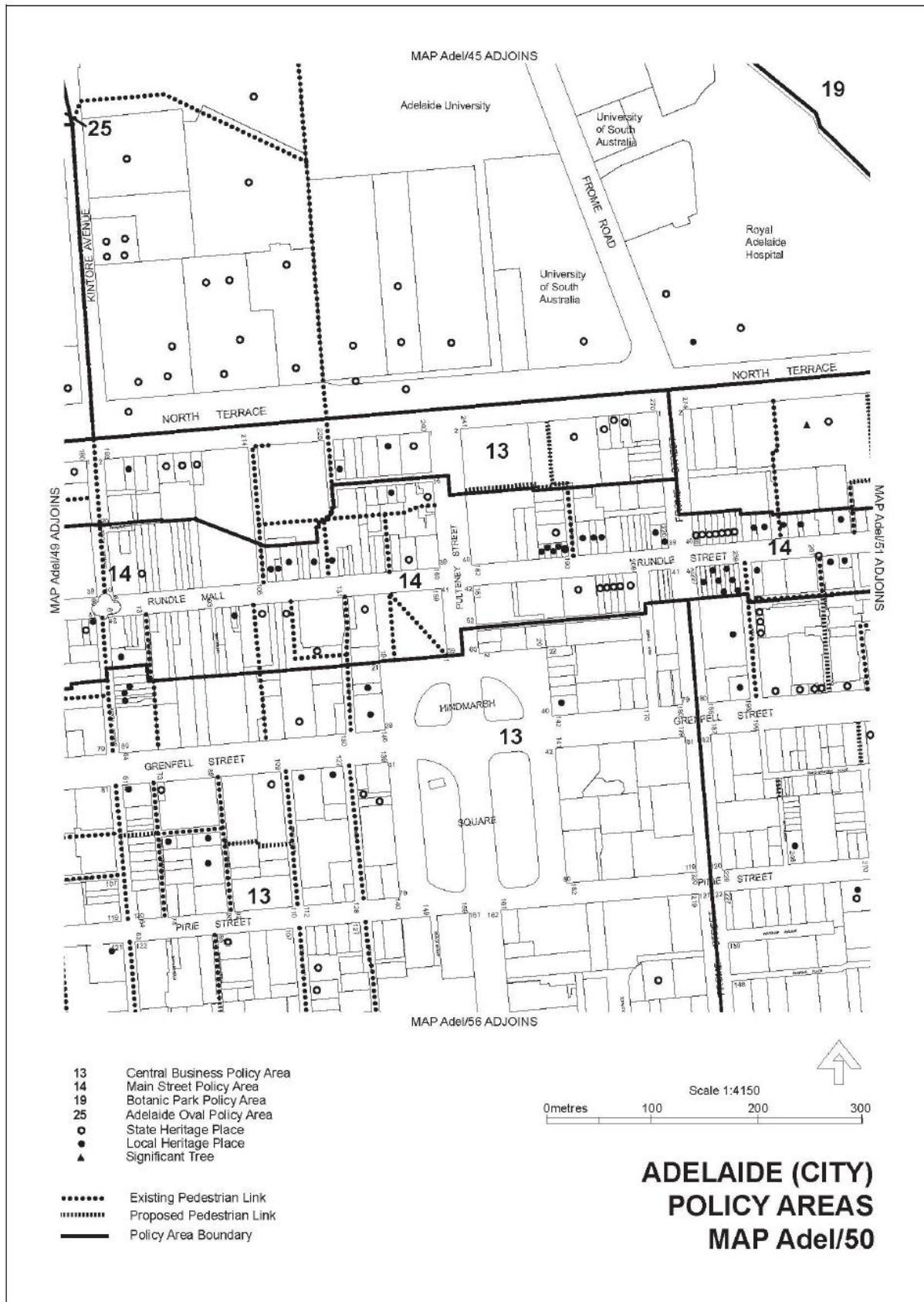


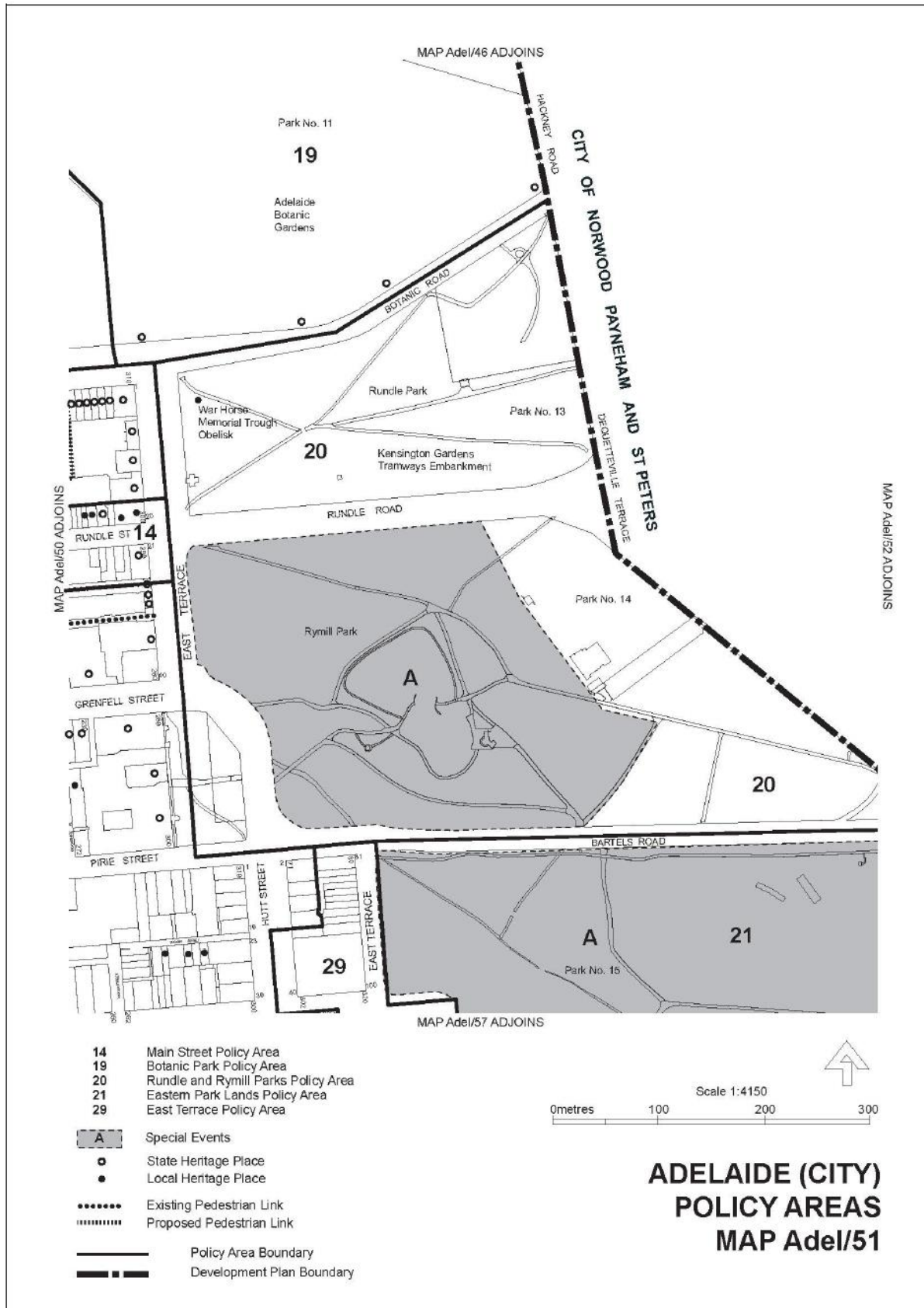


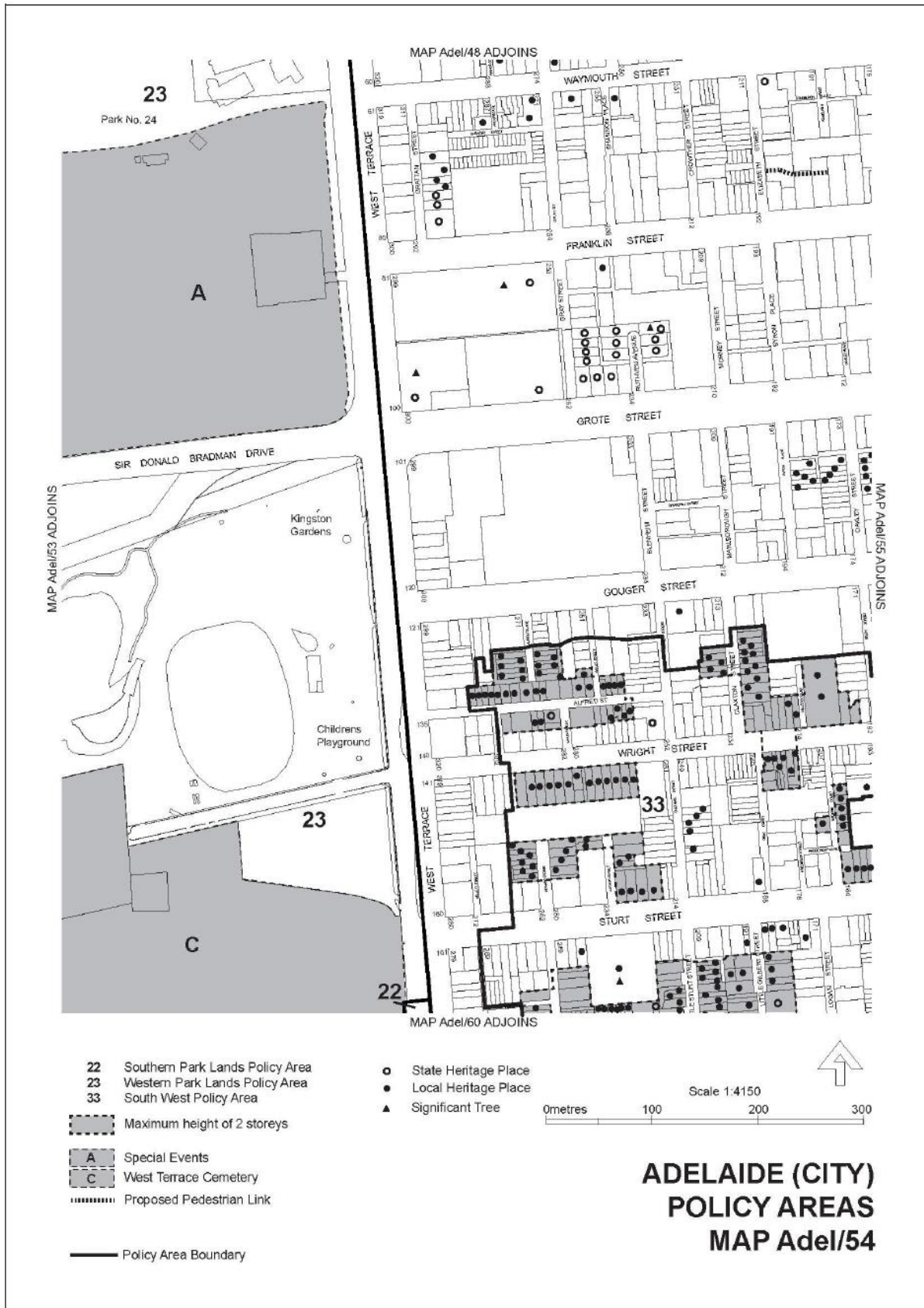


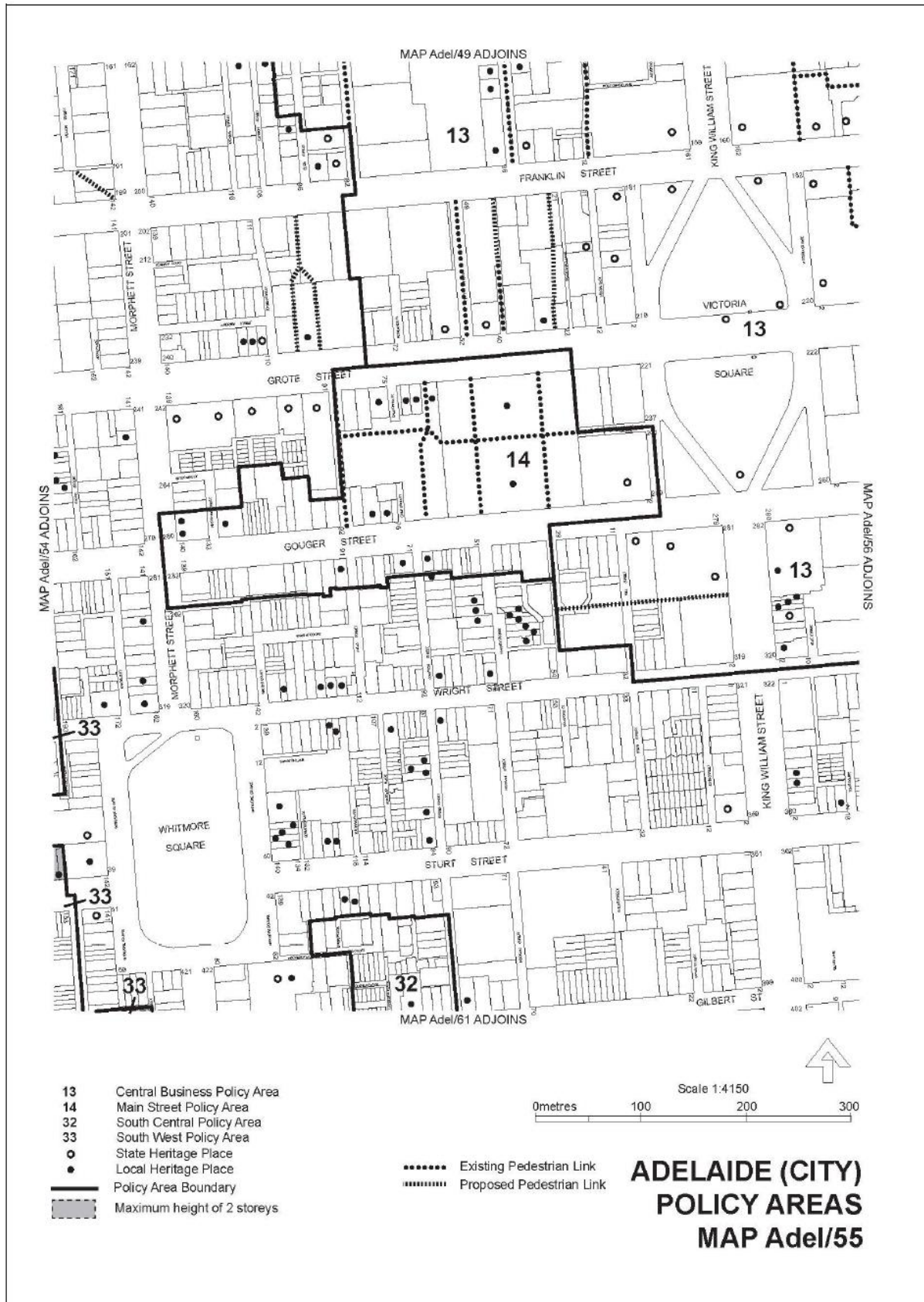










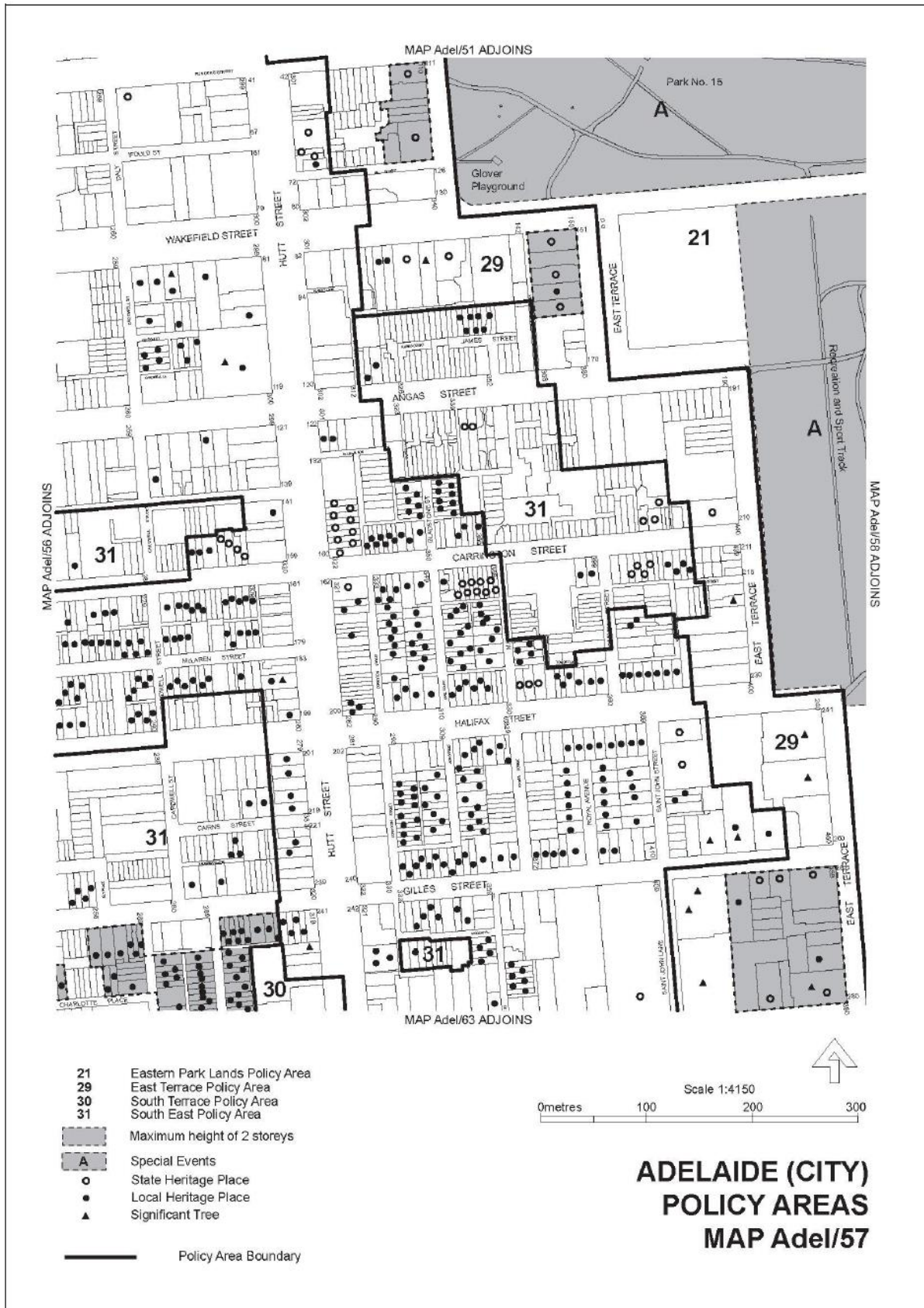


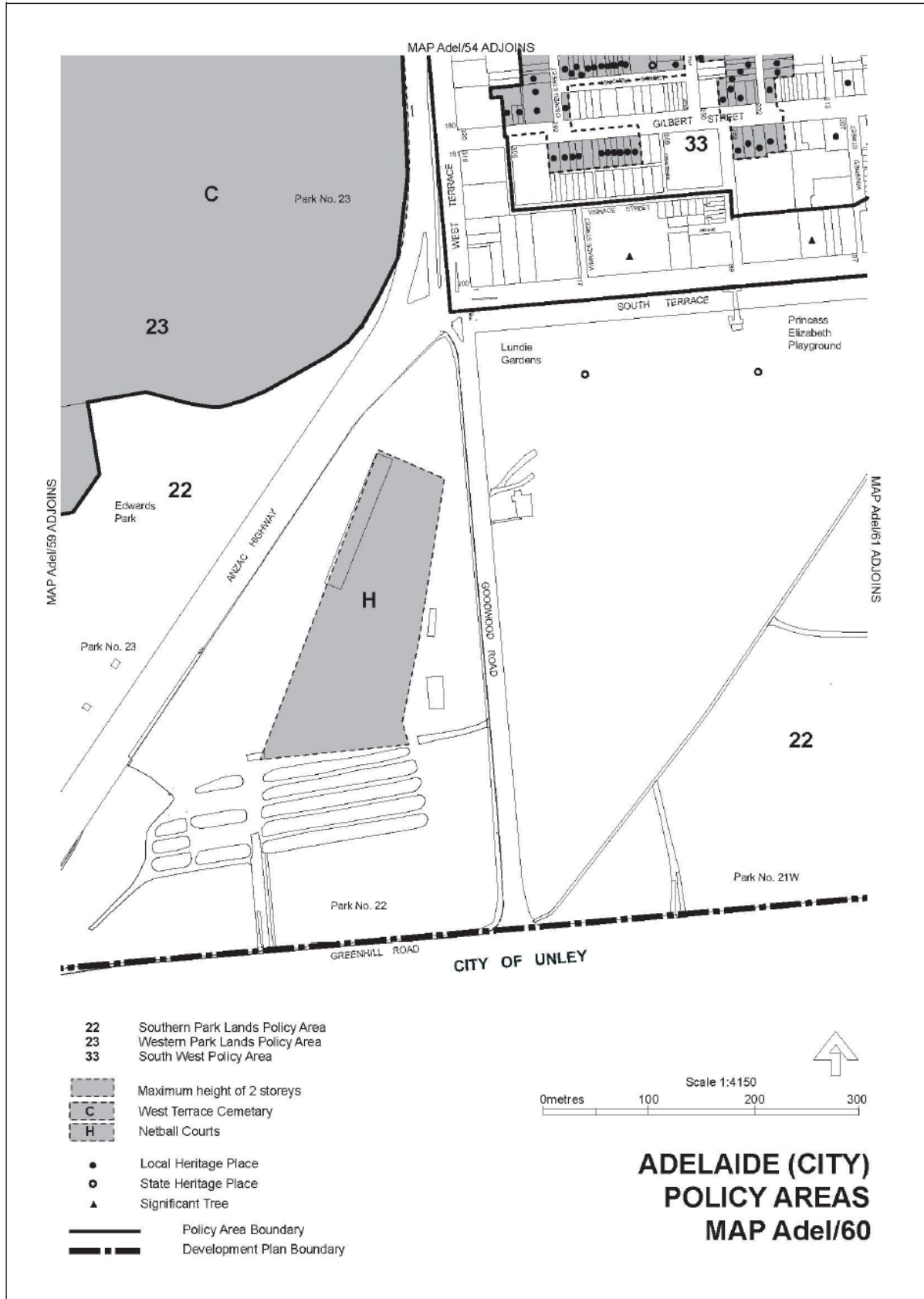
- 13 Central Business Policy Area
- 14 Main Street Policy Area
- 32 South Central Policy Area
- 33 South West Policy Area
- State Heritage Place
- Local Heritage Place
- Policy Area Boundary
- ▨ Maximum height of 2 storeys

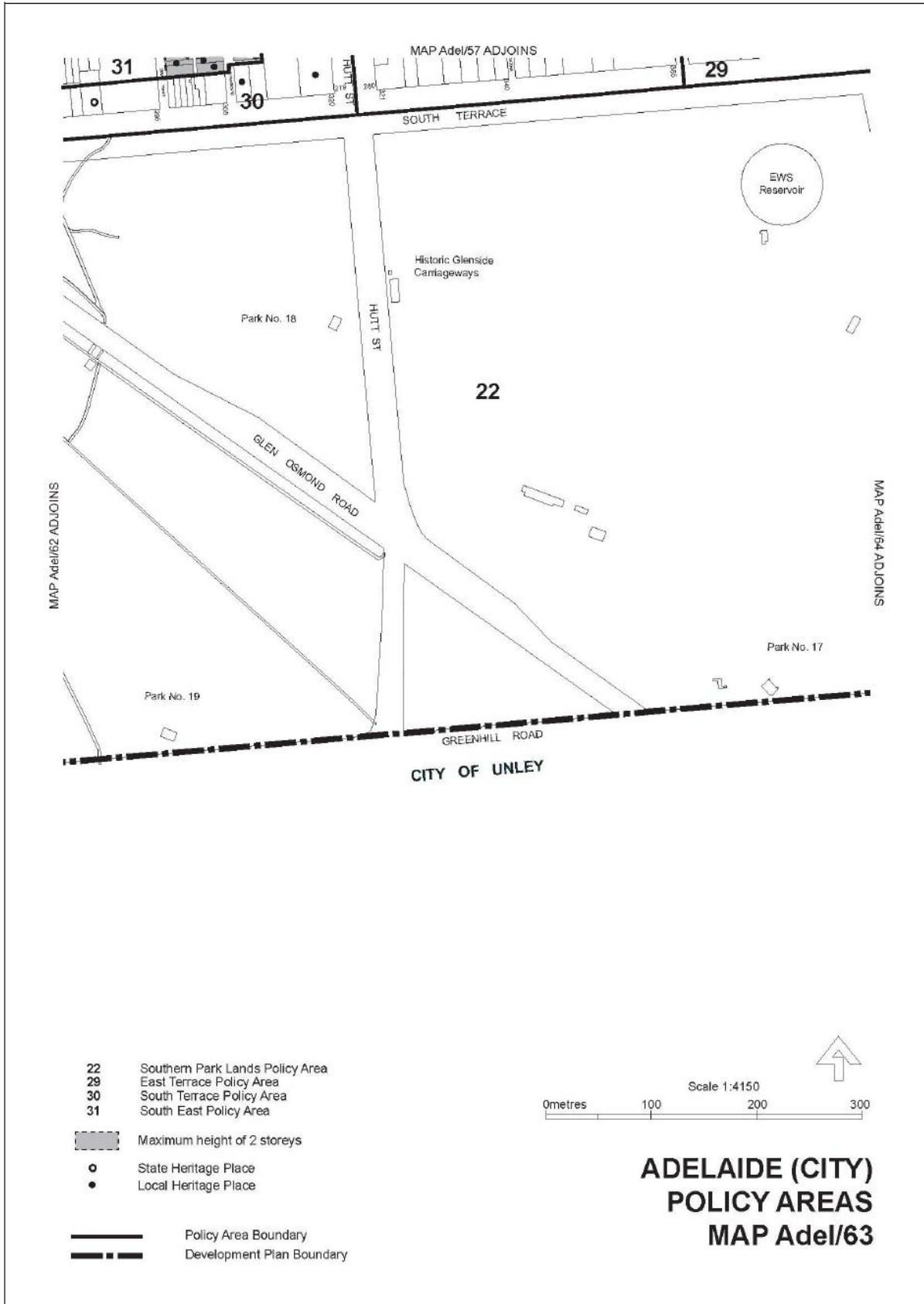
- Existing Pedestrian Link
- - - - Proposed Pedestrian Link

Scale 1:4150
0metres 100 200 300

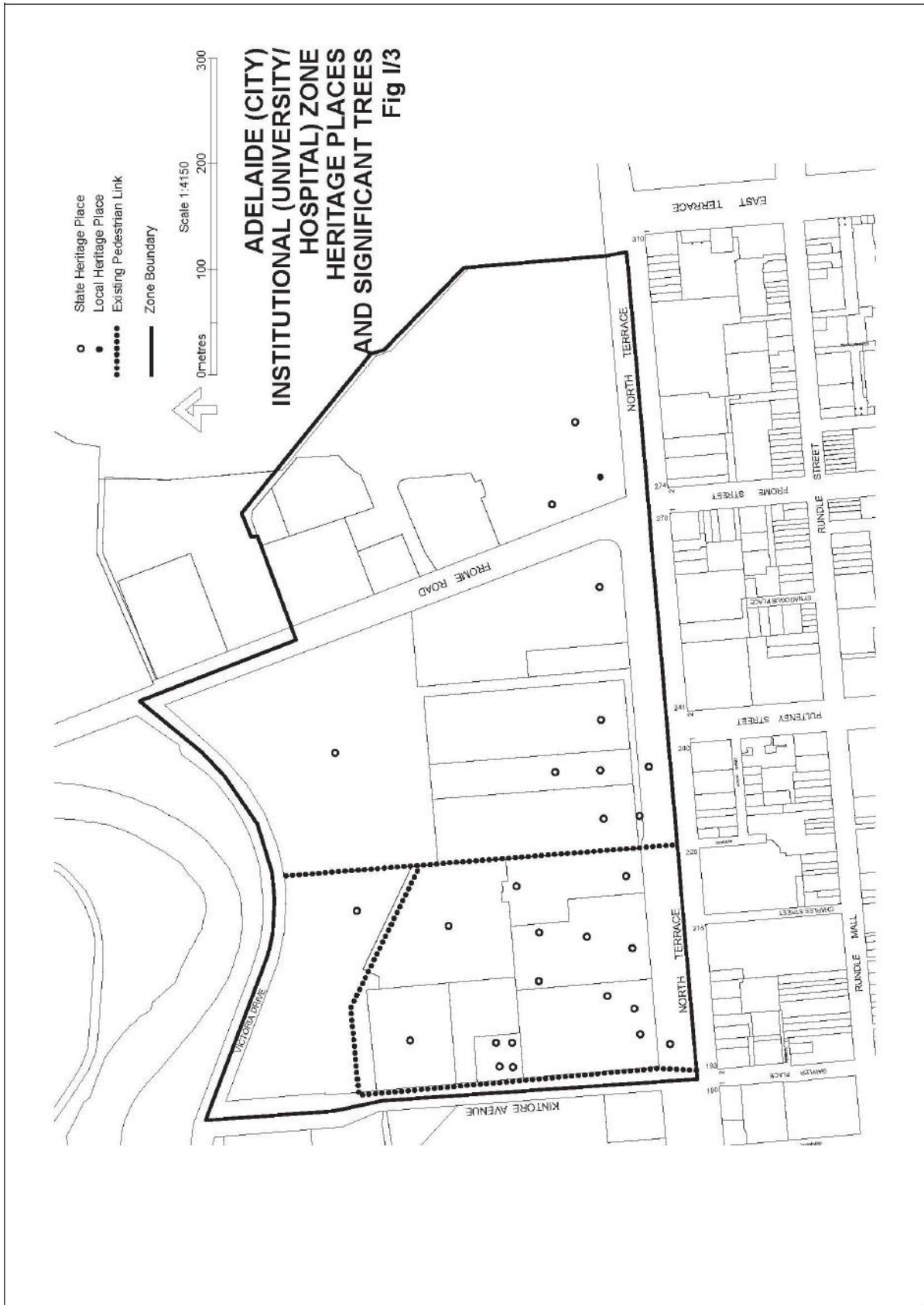
**ADELAIDE (CITY)
POLICY AREAS
MAP Adel/55**











GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2014

	\$		\$
Agents, Ceasing to Act as.....	49.75	Firms:	
Associations:		Ceasing to Carry on Business (each insertion).....	33.00
Incorporation	25.25	Discontinuance Place of Business.....	33.00
Intention of Incorporation	62.50	Land—Real Property Act:	
Transfer of Properties	62.50	Intention to Sell, Notice of.....	62.50
Attorney, Appointment of.....	49.75	Lost Certificate of Title Notices	62.50
Bailiff's Sale.....	62.50	Cancellation, Notice of (Strata Plan)	62.50
Cemetery Curator Appointed.....	36.75	Mortgages:	
Companies:		Caveat Lodgement	25.25
Alteration to Constitution	49.75	Discharge of.....	26.50
Capital, Increase or Decrease of	62.50	Foreclosures.....	25.25
Ceasing to Carry on Business	36.75	Transfer of	25.25
Declaration of Dividend.....	36.75	Sublet.....	12.70
Incorporation	49.75	Leases—Application for Transfer (2 insertions) each	12.70
Lost Share Certificates:		Lost Treasury Receipts (3 insertions) each	36.75
First Name.....	36.75	Licensing	73.50
Each Subsequent Name.....	12.70	Municipal or District Councils:	
Meeting Final.....	41.50	Annual Financial Statement—Forms 1 and 2	695.00
Meeting Final Regarding Liquidator's Report on		Electricity Supply—Forms 19 and 20.....	494.00
Conduct of Winding Up (equivalent to 'Final		Default in Payment of Rates:	
Meeting')		First Name	99.00
First Name.....	49.75	Each Subsequent Name.....	12.70
Each Subsequent Name	12.70	Noxious Trade	36.75
Notices:		Partnership, Dissolution of	36.75
Call.....	62.50	Petitions (small).....	25.25
Change of Name.....	25.25	Registered Building Societies (from Registrar-General)	25.25
Creditors.....	49.75	Register of Unclaimed Moneys—First Name.....	36.75
Creditors Compromise of Arrangement	49.75	Each Subsequent Name	12.70
Creditors (extraordinary resolution that 'the Com-		Registers of Members—Three pages and over:	
pany be wound up voluntarily and that a liquidator		Rate per page (in 8pt)	316.00
be appointed').....	62.50	Rate per page (in 6pt)	418.00
Release of Liquidator—Application—Large Ad.....	99.00	Sale of Land by Public Auction.....	63.00
—Release Granted	62.50	Advertisements.....	3.50
Receiver and Manager Appointed.....	57.00	¼ page advertisement	147.00
Receiver and Manager Ceasing to Act	49.75	½ page advertisement	295.00
Restored Name.....	46.50	Full page advertisement.....	577.00
Petition to Supreme Court for Winding Up.....	86.50	Advertisements, other than those listed are charged at \$3.50 per	
Summons in Action.....	73.50	column line, tabular one-third extra.	
Order of Supreme Court for Winding Up Action	49.75	Notices by Colleges, Universities, Corporations and District	
Register of Interests—Section 84 (1) Exempt	111.00	Councils to be charged at \$3.50 per line.	
Removal of Office.....	25.25	Where the notice inserted varies significantly in length from	
Proof of Debts.....	49.75	that which is usually published a charge of \$3.50 per column line	
Sales of Shares and Forfeiture.....	49.75	will be applied in lieu of advertisement rates listed.	
Estates:		South Australian Government publications are sold on the	
Assigned	36.75	condition that they will not be reproduced without prior	
Deceased Persons—Notice to Creditors, etc.	62.50	permission from the Government Printer.	
Each Subsequent Name	12.70		
Deceased Persons—Closed Estates.....	36.75		
Each Subsequent Estate.....	1.65		
Probate, Selling of	49.75		
Public Trustee, each Estate	12.70		

All the above prices include GST

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Notices for publication in the *South Australian Government Gazette* should be emailed to governmentgazette@dpc.sa.gov.au. Content should be sent as Word format attachment(s). Covering emails should include the date the notice is to be published and to whom the notice will be charged. **Closing time for lodgement is 4 p.m. on the Tuesday preceding the regular Thursday publication.** Gazette enquiries to: **Phone 8207 1045**. The *Government Gazette* is available online at: www.governmentgazette.sa.gov.au.

MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2014

Acts, Bills, Rules, Parliamentary Papers and Regulations						
Pages	Main	Amends	Pages	Main	Amends	
1-16	3.10	1.45	497-512	42.00		41.00
17-32	4.00	2.50	513-528	43.25		41.75
33-48	5.30	3.75	529-544	44.75		43.25
49-64	6.70	5.15	545-560	46.00		44.75
65-80	7.75	6.45	561-576	47.00		46.00
81-96	9.05	7.50	577-592	48.75		46.50
97-112	10.30	8.85	593-608	50.00		48.00
113-128	11.50	10.20	609-624	51.00		49.75
129-144	12.90	11.40	625-640	52.00		50.50
145-160	14.20	12.70	641-656	53.50		52.00
161-176	15.40	14.00	657-672	54.50		52.50
177-192	16.80	15.20	673-688	56.00		54.50
193-208	18.10	16.70	689-704	57.00		55.00
209-224	19.10	17.70	705-720	58.50		56.50
225-240	20.40	18.90	721-736	60.00		57.50
241-257	22.00	20.00	737-752	60.50		59.00
258-272	23.20	21.20	753-768	62.50		60.00
273-288	24.30	23.00	769-784	63.50		62.50
289-304	25.50	23.90	785-800	64.50		63.50
305-320	27.00	25.25	801-816	66.00		64.00
321-336	28.00	26.50	817-832	67.50		66.00
337-352	29.50	27.75	833-848	69.00		67.50
353-368	30.25	29.25	849-864	70.00		68.50
369-384	32.00	30.25	865-880	71.50		70.00
385-400	33.50	31.75	881-896	72.00		70.50
401-416	34.75	32.75	897-912	73.50		72.00
417-432	36.00	34.50	913-928	74.00		73.50
433-448	37.00	35.75	929-944	75.50		74.00
449-464	38.00	36.50	945-960	76.50		75.00
465-480	38.50	37.75	961-976	80.00		76.00
481-496	41.00	38.50	977-992	81.00		76.50

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GEOGRAPHICAL NAMES ACT 1991

Notice of Declaration of Names of Places

CORRIGENDUM

IN the *Government Gazette* of 26 May 1988, page 1384 second notice appearing, the list of declared names for 1:50 000 Mapsheet 6439-1 (Muloorina) **LAKE FRANCIS** *should* have been shown as **LAKE FRANCES**.

Dated 31 March 2015.

M. BURDETT, Surveyor-General, Department
of Planning, Transport and Infrastructure

DPTI.2013/00985/01

INDEPENDENT GAMBLING AUTHORITY

GR NOTICE NO. 6 OF 2015

Gambling Codes of Practice (General) Variation Notice 2015

ERRATUM

IN *Government Gazette* No. 19, dated 26 March 2015, on page 1270, the expression 'clause 8(2) of the Gambling Codes of Practice (General) Variation Notice 2014' appearing in the clause to be inserted as Clause 72(6) of the Gambling Codes of Practice Notice 2013 *should* have read 'clause 8(2) of the Gambling Codes of Practice (General) Variation Notice 2015'.

Dated 26 March 2015.

R. CHAPPELL, Secretary, Independent
Gambling Authority

MINING ACT 1971

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

Applicant: Cronje Iron Pty Ltd

Location: Razorback Ridge Area—Approximately 60 km
south of Yunta.

Pastoral Leases: Manunda and Lilydale.

Term: 2 years

Area in km²: 205

Ref.: 2013/00150

Plan and co-ordinates can be found on the Department of State Development website: http://www.minerals.statedevelopment.sa.gov.au/public_notices or by phoning Mineral Tenements on (08) 8463 3103.

J. MARTIN, Mining Registrar

MINING ACT 1971

NOTICE is hereby given in accordance with Section 35A (1) of the Mining Act 1971, that an application for an extractive minerals lease over the undermentioned mineral claim has been received. Details of the proposal may be inspected at the Department of State Development, Mineral Resources Group, Level 7, 101 Grenfell Street, Adelaide, S.A. 5000:

Applicant: HF Betts & Co

Mineral Claim No.: MC 4344

Location: Section 18, Hundred of Wirrega.

Area: 42.98 hectares

Purpose: Recovery of minerals (limestone).

Ref.: T02940

A copy of the proposal has been provided to the Tatiara District Council and an electronic copy of the proposal can be found on the Department of State Development website:

http://www.minerals.statedevelopment.sa.gov.au/public_notices/mining_proposals_open_for_public_comment.

Written submissions in relation to the granting of the mining lease are invited to be received at the Department of State Development, Mining Regulation, Attention: Business Support Officer, G.P.O. Box 320, Adelaide, S.A. 5001, no later than 7 May 2015.

Copies of all submissions will be forwarded to the applicant and may be made available for public inspection unless confidentiality is requested.

J. MARTIN, Mining Registrar

MINING ACT 1971

Determination of Statutory Forms under the Mining Act 1971

NOTICE is hereby given, of the determined manner and form of the Statutory forms for use pursuant to the relevant sections of the Mining Act 1971.

Forms pursuant to the Mining Act 1971 and Mining Regulations 2011

Form No.	Title	Part	Section
10	Mining Lease: Application	Part 6	35 (1)
17	Miscellaneous Purposes Licence: Application	Part 8	53 (1)

These forms become effective from 2 April 2015. Copies of these forms can be downloaded from:

www.minerals.statedevelopment.sa.gov.au or by contacting Mineral Tenements on (08) 8463 3103.

P. FREEMAN, Deputy Executive Director Mineral Resources

FORM 10

Mining Act 1971 ("the Act") - Part 6



Government of South Australia

Department of State Development

MINING LEASE: APPLICATION

USE THIS FORM TO: Apply for a mining lease for minerals or extractive minerals

Section A: Applicant(s)

	NAME OF COMPANY or INDIVIDUAL	% SHARE		ⓘ List all applicants and their percentage share in the application.
Applicant 1			%	
Applicant 2			%	
Applicant 3			%	
Applicant 4			%	

Section B: Mineral details

Lease type	<input type="checkbox"/> Mineral Lease (ML)	<input type="checkbox"/> Extractive Minerals Lease (EML)	ⓘ Tick one box only. Specify mineral name/s, not just symbol, e.g. "Gold" not "Au".
Mineral(s) sought			

Section C: Lease area

<input type="checkbox"/> The whole of the land comprised in mineral claim (MC) or retention lease (RL) number/s:		ⓘ Provide all mineral claim and retention lease numbers for the application area.
<input type="checkbox"/> The portion of the land shown on the attached plan, comprised in mineral claim (MC) or retention lease (RL) number/s:		
Local Council area		

Section D: Owners of Land and Notice of Entry

	Title Reference	Owner of land*	Date Form 21 served on owner or date agreement signed	ⓘ Proof of service and/or a copy of any agreement, signed by all parties, must be attached if not previously submitted.
*Provide details of the land owner/s within the claim area, and how Notice of Entry (Form 21) was served, in accordance with section 58A of the Act. OR Provide details of any agreements with owner/s of land to authorise entry, in place of a notice of entry.				

Section E: Exempt Land

Provide details of any land within the claim area that is 'exempt land' under section 9 of the Act.

	ⓘ A waiver must be negotiated and lodged in accordance with the Regulations before mining operations can commence on exempt land.

Section F: Native title land

Provide details of any land where native title (under the *Native Title (South Australia) Act 1994*) exists or might exist, even if there are no current claims or declarations.

	ⓘ Provide an extract from the State Native Title Register and/or the Register of Native Title Claims (Cwth) if any exist.

NOTE: The Minister may refuse an application for a lease over native title land if the applicant is not proceeding with reasonable diligence to obtain the necessary agreement or determination.

Section G: Attachments

Ensure that the following items are included with your application.

<input type="checkbox"/> A mining proposal document that meets the requirements of section 35(1) of the Act	ⓘ Applications must contain these items in order to be valid. Please tick each box to confirm. ⓘ Current copies must be less than three months old.
<input type="checkbox"/> A plan showing the area(s) of the mineral claims / retention leases and the area of the proposed lease	
<input type="checkbox"/> A current copy of each title and proof of service / copy of any agreement with each land owner (Section D)	
<input type="checkbox"/> Attach a plan showing exempt land and copies of any negotiated waivers (Section E)	
<input type="checkbox"/> Each applicant must complete a separate copy of the 'applicant details' page for each applicant	
<input type="checkbox"/> Capital cost declaration (if applicable)	

By completing and submitting this application, the applicant(s) as stated in the attached 'applicant details' page certify that this application and mining proposal are accurate and are compliant with section 35(1) of the Act, and regulations 30(1) and 30(2) (and any published Ministerial determination under 30(3)) of the associated *Mining Regulations 2011*.

Section H: Calculation of Fees Payable

All Lease Applications	Application for a mining lease – Base Component	\$	ⓘ Refer to the current fee schedule for the applicable fee.
	Application for a mining lease – Advertising Component	\$	
— PLUS —			
Extractive Minerals Lease Applications (Tick One Only)	<input type="checkbox"/> Annual production of less than 100,000 tonnes	\$	Annual production as estimated in the mining proposal document or attach information.
	<input type="checkbox"/> Annual production of 100,000 tonnes or more		
OR			
Mineral Lease Applications (Tick One Only)	<input type="checkbox"/> Within the area of a council or a reserve - capital cost of < \$1,000,000	Capital Cost Declaration \$	Attach Capital cost calculation. Refer to the guideline below.
	<input type="checkbox"/> Within the area of a council or a reserve - capital cost of >= \$1,000,000		
	<input type="checkbox"/> Outside the area of a council or a reserve - capital cost of < \$1,000,000		
	<input type="checkbox"/> Outside the area of a council or a reserve - capital cost of >= \$1,000,000		
FORM 10	MINING ACT 1971	Version 1 – March 2015	Page 2 of 7

Section I: Payment Details

Fee	Total of Fees from Section H	\$		OFFICE USE ONLY RECEIPT	② Refer to the current fee schedule for the applicable fee.
Payment method	<input type="checkbox"/> Cash - in person only. Do not post. <input type="checkbox"/> Cheque - made out to 'DSD' <input type="checkbox"/> Money Order <input type="checkbox"/> Credit Card - DSD to contact applicant for card details <input type="checkbox"/> Credit Card - details below				
Card number					CVV Code is the last 3 digits printed in the signature block on the back of the credit card.
Expiry MM/YYYY		CVV Security Code			
Cardholder name					
Cardholder signature					

Section J: Certification that application is complete and correct

APPLICANT 1	Individual or Company Representative 1		Individual's Witness or Company Representative 2		② Ensure that applicants sign in the correct order, as listed on page 1. COMPANY: Sign in accordance with the <i>Corporations Act</i> . If agent, written authority must be provided. INDIVIDUAL: witness certifies that the individual named above is the person whose signature appears here. Applications in an individual's name must be witnessed by a person who is not a beneficiary of the application (e.g. not a joint applicant).
Print Name	1.		2.		
Signature	1.		2.		
APPLICANT 2	Individual or Company Representative 1		Individual's Witness or Company Representative 2		
Print Name	1.		2.		
Signature	1.		2.		
APPLICANT 3	Individual or Company Representative 1		Individual's Witness or Company Representative 2		
Print Name	1.		2.		
Signature	1.		2.		
APPLICANT 4	Individual or Company Representative 1		Individual's Witness or Company Representative 2		
Print Name	1.		2.		
Signature	1.		2.		

FORM 10

Mining Act 1971 ("the Act") - Part 6



Government of South Australia
Department of State Development

MINING LEASE: APPLICANT DETAILS

USE THIS FORM TO: Provide the details of a new client, or provide updated details for an existing client. One company or one individual per page only. No joint names

This applicant's percentage share	<input type="text"/>	%	Applicant number	<input type="text"/>	of	<input type="text"/>	Provide the total number of applicants.
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Applicant type: **Company**

Company name	<input type="text"/>			If 'Company', provide registered business street address , and either an ABN or ACN. New company clients need to attach a copy of their certificate of business registration.
ABN	<input type="text"/>	ACN	<input type="text"/>	
Registered address line 1	<input type="text"/>			
Registered address line 2	<input type="text"/>			
Suburb / Locality	<input type="text"/>	State	Postcode	
<input type="checkbox"/> Individual				
Surname	<input type="text"/>	Given names	<input type="text"/>	

Applicant Contact Details Postal address is the same as company registered address above

Postal Address Line 1	<input type="text"/>			Provide a postal address if it is different to the registered business street address.
Postal Address Line 2	<input type="text"/>			
Suburb / Locality	<input type="text"/>	State	Postcode	
Email	<input type="text"/>			
Website	<input type="text"/>			
Telephone	<input type="text"/>	Fax	<input type="text"/>	

Contact Person for Queries

Contact Name	<input type="text"/>	Position / Role	<input type="text"/>	A contact person must be nominated for each client.
Email	<input type="text"/>			
Telephone	<input type="text"/>	Mobile	<input type="text"/>	

Certified Correct

Name	<input type="text"/>			May be certified by any appropriate person.
Signature	<input type="text"/>			

FORM 10

Mining Act 1971 ("the Act") - Part 6



Government of South Australia
Department of State Development

MINING LEASE: APPLICATION**APPENDIX A: MINING LEASE AND MISCELLANEOUS PURPOSES LICENCE ASSESSMENT FEE**

The following information is provided as a guide only.

EXTRACTIVE MINERALS LEASE APPLICATIONS:

The calculation of the assessment fee for an Extractive Minerals Lease application is based on the *estimated annual production* for the proposed operation.

The declared *estimated annual production* will be assessed in accordance with the Mining Lease Proposal lodged with the application for the Extractive Minerals Lease.

Please refer to the current [Schedule of fees under the Mining Act 1971](#) for the fee payable.

MINERAL LEASE AND MISCELLANEOUS PURPOSES LICENCE APPLICATIONS:

The calculation of the assessment fee for a Mineral Lease and a Miscellaneous Purposes Licence application is now based on the *capital cost* and location of the proposed lease and/or licence. *Capital cost* has been defined in the Regulations to provide clarity on what costs applicants are required to consider when calculating and declaring the total *capital cost*. It only includes costs incurred or reasonably expected to be incurred prior to operations commencing.

Applicants who require a combination of several mining tenements for a single project, i.e. a combination of a Mineral Lease and one or more Miscellaneous Purposes Licences, should discuss this requirement with the Department prior to submitting their applications. Applicants will be encouraged to submit a consolidated package of applications as the Department has the discretion to waive multiple assessment fees ensuring the total cost of the fee is capped and commensurate with the complexity of the applications.

Mining Regulations 2011 – regulation 3 – Interpretation capital cost means—

- (a) *in relation to a mining lease, the aggregate of the costs incurred or reasonably expected to be incurred before operations constituting the mining or recovery of minerals commence under the lease; or*
- (b) *in relation to a miscellaneous purposes licence, the aggregate of the capital costs incurred or reasonably expected to be incurred under or in connection with the licence, including costs associated with any of the following:*
- (c) *engineering, planning or design work;*
- (d) *works associated with open pit development or underground working development;*
- (e) *constructing or installing infrastructure for the operations including—*
 - (i) *pit and underground infrastructure; and*
 - (ii) *fixed plant; and*
 - (iii) *rock and tailings waste storage facilities; and*
 - (iv) *buildings, powerlines, bores and roads;*
- (f) *constructing or installing structures, or undertaking earthworks, to prevent, or limit, damage to or impairment of, the environment by the operations;*
- (g) *measures associated with the assessment, management, limitation and remediation of the environmental impacts of the operations;*
- (h) *making provision for contingencies, excluding any costs incurred or reasonably expected to be incurred in acquiring land or constructing or installing infrastructure outside the area of the mining lease or miscellaneous purposes licence (as the case may be).*

CAPITAL COST DECLARATION AND CALCULATION:

An applicant for a Mineral Lease and/or a Miscellaneous Purposes Licence is now required to declare the *capital cost* of the proposed project on the application form (Form 10 - Section G Calculation of Fees Payable).

The Applicant is required to provide specific information to support the *capital cost* declaration as an attachment to the application.

The Department will assess the information provided with the application to ensure it meets the requirements of the Mining Regulations and that it is consistent with any public information.

Please refer to the examples below of the information that may be provided to support a *capital cost* calculation:

FORM 10	MINING ACT 1971	Appendix A	Page 5 of 7
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Example 1 – Open Pit Mine

Capital Cost breakdown	Cost \$(AUD)
Open Pit Pre-strip	
Mobile Equipment	
Mine related Infrastructure	
Processing Plant	
Process Plant related infrastructure	
Ancillary Buildings	
Engineering Design	
Project Management Costs	
Environmental Monitoring	
Contingency	
Total	

Example 2 – Underground Mine

Capital Cost breakdown	Cost \$(AUD)
Underground Mining	
Underground Infrastructure	
Process infrastructure	
Onsite infrastructure and utilities	
Freight and Logistics	
Project Costs	
Owners Costs	
Contingency	
Total	

Example 3 – Direct/Indirect Cost Model

Capital Cost breakdown	Cost \$(AUD)
Direct Costs	
Overall Site	
Mining	
ROM Pad	
Crushing	
Crushed Ore Stockpile	
Grinding and Flotation	
Tailings	
Site Services and Utilities	
Ancillary Buildings	
Plant Mobile Equipment	
Indirect Costs	
Construction Indirect costs	
Spares	
First Fills	
Freight and Logistics	
Commissioning	
EPCM	
Owners Costs	
Contingency	
Total	

ASSESSMENT FEE PAYABLE:**Capital Cost less than \$1,000,000**

For a Mineral Lease and/or Miscellaneous Purposes Licence application where the expected *capital cost* is less than \$1,000,000 the assessment fee is as per Schedule of Fees.

Capital Cost more than \$1,000,000

For a Mineral Lease and/or Miscellaneous Purposes Licence application where the expected capital cost is more than \$1,000,000 the assessment fee varies depending on where the proposed project is to be located and the expected *capital cost*. The assessment fee is calculated as a percentage of the expected *capital cost* up to a maximum capped fee of \$200,000*.

The percentage payable is dependent on the location of the proposed lease or licence. Where a proposed project is outside the area of a council and outside the area of a reserve (within the meaning of the [National Parks and Wildlife Act 1972](#)), the fee is calculated as **0.125%*** of the expected *capital cost*. Please refer to Example 4.

Where a proposed project is within the area of a council or a reserve, the fee is calculated at **0.25%*** of the expected *capital cost*. Please refer to Example 5.

Example 4 – Assessment fee for Mineral Lease and/or Miscellaneous Purposes Licence Application outside the area of a council and outside the area of a reserve:

For an application where the location of the proposed project is outside the area of a council and is also outside a reserve the assessment fee is calculated at **0.125%*** of the *expected capital cost* up to a maximum capped fee of \$200,000*.

Capital Cost	Percentage of Capital Cost*	Calculated Assessment Fee	Set Assessment Fee
<\$1,000,000			\$1,000
\$2,000,000	0.125%	\$2,500	
\$5,000,000	0.125%	\$6,250	
\$10,000,000	0.125%	\$12,500	
\$25,000,000	0.125%	\$31,250	
\$50,000,000	0.125%	\$62,500	
\$75,000,000	0.125%	\$93,750	
\$80,000,000	0.125%	\$100,000	
\$100,000,000	0.125%	\$125,000	
\$150,000,000	0.125%	\$187,500	
\$160,000,000	0.125%	\$200,000	
>\$160,000,000			\$200,000

*Percentage of Capital Cost correct as at 19 January 2015

Example 5 – Assessment fee for Mineral Lease and/or Miscellaneous Purposes Licence Application within the area of a council or within the area of a reserve:

For an application where the whole or any part of the proposed project is *within the area of a council* or *within a reserve* the assessment fee is calculated at **0.25%*** of the expected *capital cost* up to a maximum capped fee of \$200,000*.

Capital Cost	Percentage of Capital Cost*	Calculated Assessment Fee	Set Assessment Fee
<\$1,000,000			\$1,000
\$2,000,000	0.25%	\$5,000	
\$3,000,000	0.25%	\$7,500	
\$4,000,000	0.25%	\$10,000	
\$5,000,000	0.25%	\$12,500	
\$10,000,000	0.25%	\$25,000	
\$25,000,000	0.25%	\$62,500	
\$50,000,000	0.25%	\$125,000	
\$75,000,000	0.25%	\$187,500	
\$80,000,000	0.25%	\$200,000	
>\$80,000,000			\$200,000

* Percentage of Capital Cost correct as at 19 January 2015

Please refer to the current [Schedule of fees under the Mining Act 1971](#) for the fee payable.

FORM 17

Mining Act 1971 ("the Act") - Part 8



Government of South Australia
Department of State Development

MISCELLANEOUS PURPOSES LICENCE: APPLICATION

USE THIS FORM TO: Apply for a miscellaneous purposes licence relating to the conduct of mining operations

Section A: Applicant(s)

	NAME OF COMPANY or INDIVIDUAL	% SHARE	ⓘ List all applicants and their percentage share in the application.
Applicant 1		%	
Applicant 2		%	
Applicant 3		%	
Applicant 4		%	

Section B: Location of land

Section, Hundred		ⓘ Clearly define the area of the land with as much detail as possible.
Pastoral block		
Other		
Local Council area		

Section C: Pegging of land and Purpose

Pegged by	Pegging date	ⓘ Consult the Act for pegging requirements and the purposes for which a licence may be granted.
Provide a summary of the purpose of the licence		

Section D: Owners of Land and Notice of Entry

Title Reference	Owner of land*	Date Form 21 served on owner or date agreement signed	ⓘ Proof of service and/or a copy of any agreement, signed by all parties, must be attached if not previously submitted.

*Provide details of the land owner/s within the claim area, and how Notice of Entry (Form 21) was served, in accordance with section 58A of the Act.

OR

Provide details of any agreements with owner/s of land to authorise entry, in place of a notice of entry.

Section E: Exempt Land

Provide details of any land within the claim area that is 'exempt land' under section 9 of the Act.

	<p>i A waiver must be negotiated and lodged in accordance with the Regulations before mining operations can commence on exempt land.</p>

Section F: Attachments

The following attachments are required for the application to be valid.

<p><input type="checkbox"/> A detailed plan (labelled Plan 1) of the location of the land</p> <p>The plan must show the land sought to be included in the licence, and also –</p> <ul style="list-style-type: none"> - dimensions and coordinates/bearings of licence boundaries; and - bearings and distances from land boundaries or other known points; and - the proposed means of access from a public road. <p><input type="checkbox"/> A detailed plan (labelled Plan 2) of the physical features of the land</p> <p>This plan must show, with reasonable accuracy –</p> <ul style="list-style-type: none"> - the physical features of the area including high and low ground, the location of creeks, drainage channels, dams, roads, houses, fences, power lines, existing workings, dumps and tailing dams, standing trees and shrubs and any other relevant features within or adjacent to the licence area; and - the location of proposed buildings, treatment plant, tailings or other disposal areas, roads and tracks and other features of the proposal. <p>All measurements taken for the purposes of the plans must be taken with a GPS unit or other survey equipment.</p> <p><input type="checkbox"/> A management plan for the licence area</p> <p>The management plan must do the following –</p> <ul style="list-style-type: none"> - specify the nature and extent of the proposed operations or activities; and - set out an assessment of the environmental impacts of the proposed operations or activities; and - set out an outline of the measures proposed to manage, limit or remedy those environmental impacts; and - set out a statement of the environmental outcomes that are expected to occur; and - include a draft statement of the criteria to be used to measure the expected environmental outcomes; and - include the results of any consultation undertaken in connection with the proposed operations or activities. 	<p>i Attach two clearly labelled plans containing the required components.</p> <p>Attach a management plan that addresses each of the criteria listed.</p>
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Section G: Application checklist

Ensure that the following items are included with your application (where relevant).

Section	Item	<p>i Applications must contain these items (as applicable) in order to be valid.</p> <p>Invalid applications may be refused, or further information may be requested before application is accepted for processing.</p>
C. Owner of Land & Notice of Entry	<input type="checkbox"/> A copy of each title evidencing ownership of the land, less than 3 months old <input type="checkbox"/> A copy of each notice of entry to land and proof of service <input type="checkbox"/> A copy of any agreement waiving notice of entry, signed by both parties	
D. Exempt Land	<input type="checkbox"/> A copy of any Waiver of Exemption agreement that has been finalised	
E. Attachments	<input type="checkbox"/> Plan 1 - location of the land <input type="checkbox"/> Plan 2 - physical features of the land <input type="checkbox"/> Management plan for the licence area <input type="checkbox"/> A separate 'applicant details' page for each applicant	
G. Payment Details	<input type="checkbox"/> Payment details below are complete, including fee amount	

Section H: Calculation of Fees Payable

MPL Applications	Application for a MPL – Base Component		\$	ⓘ Refer to the current fee schedule for the applicable fee.
PLUS	Application for a MPL – Advertising Component		\$	
MPL Assessment Component (Tick One Only)	<input type="checkbox"/> Within the area of a council or a reserve - capital cost of < \$1,000,000 <input type="checkbox"/> Within the area of a council or a reserve - capital cost of >= \$1,000,000 <input type="checkbox"/> Outside the area of a council or a reserve - capital cost of < \$1,000,000 <input type="checkbox"/> Outside the area of a council or a reserve - capital cost of >= \$1,000,000	Capital Cost Declaration	\$	Attach Capital cost calculation . Refer to the guideline below.

Section H: Payment details

Fee	Miscellaneous Purposes Licence - application	\$	ⓘ Refer to the current fee schedule for the applicable fee.
Payment Method	<input type="checkbox"/> Cash - in person only. Do not post. <input type="checkbox"/> Cheque - made out to 'DSD' <input type="checkbox"/> Money Order <input type="checkbox"/> Credit Card - DSD to contact applicant for card details <input type="checkbox"/> Credit Card - details below - Visa / MasterCard (circle one)	OFFICE USE ONLY RECEIPT	
Card Number			CVV Code is the last 3 digits printed in the signature block on the back of the credit card.
Expiry MM/YYYY	CVV Security Code		
Cardholder Name			
Cardholder Signature			

NOTE: Each party must complete a separate copy of the 'applicant details' page and attach to this application.

FORM 17

Mining Act 1971 ("the Act") – Part 8



Government of South Australia

Department of State Development

MISCELLANEOUS PURPOSES LICENCE: APPLICANT DETAILS

USE THIS FORM TO: Provide the details of a new client, or provide updated details for an existing client. One company or one individual per page only. No joint names

This applicant's percentage share	<input type="text"/>	%	Applicant number	<input type="text"/>	of	<input type="text"/>	Provide the total number of applicants.
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Applicant type: **Company**

Company name	<input type="text"/>			If 'Company', provide registered business street address , and either an ABN or ACN. New company clients need to attach a copy of their certificate of business registration.
ABN	<input type="text"/>	ACN	<input type="text"/>	
Registered address line 1	<input type="text"/>			
Registered address line 2	<input type="text"/>			
Suburb / Locality	<input type="text"/>	State	Postcode	
<input type="checkbox"/> Individual				
Surname	<input type="text"/>	Given names	<input type="text"/>	

Applicant Contact Details Postal address is the same as company registered address above

Postal Address Line 1	<input type="text"/>			Provide a postal address if it is different to the registered business street address.
Postal Address Line 2	<input type="text"/>			
Suburb / Locality	<input type="text"/>	State	Postcode	
Email	<input type="text"/>			
Website	<input type="text"/>			
Telephone	<input type="text"/>	Fax	<input type="text"/>	

Contact Person for Queries

Contact Name	<input type="text"/>	Position / Role	<input type="text"/>	A contact person must be nominated for each client.
Email	<input type="text"/>			
Telephone	<input type="text"/>	Mobile	<input type="text"/>	

Certified Correct

Name	<input type="text"/>			May be certified by any appropriate person.
Signature	<input type="text"/>			

FORM 17

Mining Act 1971 ("the Act") - Part 8



Government of South Australia

Department of State Development

MISCELLANEOUS PURPOSES LICENCE: APPLICATION**APPENDIX A: MINING LEASE AND MISCELLANEOUS PURPOSES LICENCE ASSESSMENT FEE**

The following information is provided as a guide only.

EXTRACTIVE MINERALS LEASE APPLICATIONS:

The calculation of the assessment fee for an Extractive Minerals Lease application is based on the *estimated annual production* for the proposed operation.

The declared *estimated annual production* will be assessed in accordance with the Mining Lease Proposal lodged with the application for the Extractive Minerals Lease.

Please refer to the current [Schedule of fees under the Mining Act 1971](#) for the fee payable.

MINERAL LEASE AND MISCELLANEOUS PURPOSES LICENCE APPLICATIONS:

The calculation of the assessment fee for a Mineral Lease and a Miscellaneous Purposes Licence application is now based on the *capital cost* and location of the proposed lease and/or licence. *Capital cost* has been defined in the Regulations to provide clarity on what costs applicants are required to consider when calculating and declaring the total *capital cost*. It only includes costs incurred or reasonably expected to be incurred prior to operations commencing.

Applicants who require a combination of several mining tenements for a single project, i.e. a combination of a Mineral Lease and one or more Miscellaneous Purposes Licences, should discuss this requirement with the Department prior to submitting their applications. Applicants will be encouraged to submit a consolidated package of applications as the Department has the discretion to waive multiple assessment fees ensuring the total cost of the fee is capped and commensurate with the complexity of the applications.

Mining Regulations 2011 – regulation 3 – Interpretation capital cost means—

- (a) *in relation to a mining lease, the aggregate of the costs incurred or reasonably expected to be incurred before operations constituting the mining or recovery of minerals commence under the lease; or*
- (b) *in relation to a miscellaneous purposes licence, the aggregate of the capital costs incurred or reasonably expected to be incurred under or in connection with the licence, including costs associated with any of the following:*
- (c) *engineering, planning or design work;*
- (d) *works associated with open pit development or underground working development;*
- (e) *constructing or installing infrastructure for the operations including—*
 - (i) *pit and underground infrastructure; and*
 - (ii) *fixed plant; and*
 - (iii) *rock and tailings waste storage facilities; and*
 - (iv) *buildings, powerlines, bores and roads;*
- (f) *constructing or installing structures, or undertaking earthworks, to prevent, or limit, damage to or impairment of, the environment by the operations;*
- (g) *measures associated with the assessment, management, limitation and remediation of the environmental impacts of the operations;*
- (h) *making provision for contingencies, excluding any costs incurred or reasonably expected to be incurred in acquiring land or constructing or installing infrastructure outside the area of the mining lease or miscellaneous purposes licence (as the case may be).*

CAPITAL COST DECLARATION AND CALCULATION:

An applicant for a Mineral Lease and/or a Miscellaneous Purposes Licence is now required to declare the *capital cost* of the proposed project on the application form (Form 10 - Section G Calculation of Fees Payable).

The Applicant is required to provide specific information to support the *capital cost* declaration as an attachment to the application.

The Department will assess the information provided with the application to ensure it meets the requirements of the Mining Regulations and that it is consistent with any public information.

Please refer to the examples below of the information that may be provided to support a *capital cost* calculation:

Example 1 – Open Pit Mine

FORM 17	MINING ACT 1971	Appendix A	Page 5 of 7
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Capital Cost breakdown	Cost \$(AUD)
Open Pit Pre-strip	
Mobile Equipment	
Mine related Infrastructure	
Processing Plant	
Process Plant related infrastructure	
Ancillary Buildings	
Engineering Design	
Project Management Costs	
Environmental Monitoring	
Contingency	
Total	

Example 2 – Underground Mine

Capital Cost breakdown	Cost \$(AUD)
Underground Mining	
Underground Infrastructure	
Process infrastructure	
Onsite infrastructure and utilities	
Freight and Logistics	
Project Costs	
Owners Costs	
Contingency	
Total	

Example 3 – Direct/Indirect Cost Model

Capital Cost breakdown	Cost \$(AUD)
Direct Costs	
Overall Site	
Mining	
ROM Pad	
Crushing	
Crushed Ore Stockpile	
Grinding and Flotation	
Tailings	
Site Services and Utilities	
Ancillary Buildings	
Plant Mobile Equipment	
Indirect Costs	
Construction Indirect costs	
Spares	
First Fills	
Freight and Logistics	
Commissioning	
EPCM	
Owners Costs	
Contingency	
Total	

ASSESSMENT FEE PAYABLE:**Capital Cost less than \$1,000,000**

For a Mineral Lease and/or Miscellaneous Purposes Licence application where the expected *capital cost* is less than \$1,000,000 the assessment fee is as per Schedule of Fees.

Capital Cost more than \$1,000,000

For a Mineral Lease and/or Miscellaneous Purposes Licence application where the expected capital cost is more than \$1,000,000 the assessment fee varies depending on where the proposed project is to be located and the expected *capital cost*. The assessment fee is calculated as a percentage of the expected *capital cost* up to a maximum capped fee of \$200,000*.

The percentage payable is dependent on the location of the proposed lease or licence. Where a proposed project is outside the area of a council and outside the area of a reserve (within the meaning of the [National Parks and Wildlife Act 1972](#)), the fee is calculated as **0.125%*** of the expected *capital cost*. Please refer to Example 4.

Where a proposed project is within the area of a council or a reserve, the fee is calculated at **0.25%*** of the expected *capital cost*. Please refer to Example 5.

Example 4 – Assessment fee for Mineral Lease and/or Miscellaneous Purposes Licence Application outside the area of a council and outside the area of a reserve:

For an application where the location of the proposed project is outside the area of a council and is also outside a reserve the assessment fee is calculated at **0.125%*** of the *expected capital cost* up to a maximum capped fee of \$200,000*.

Capital Cost	Percentage of Capital Cost*	Calculated Assessment Fee	Set Assessment Fee
<\$1,000,000			\$1,000
\$2,000,000	0.125%	\$2,500	
\$5,000,000	0.125%	\$6,250	
\$10,000,000	0.125%	\$12,500	
\$25,000,000	0.125%	\$31,250	
\$50,000,000	0.125%	\$62,500	
\$75,000,000	0.125%	\$93,750	
\$80,000,000	0.125%	\$100,000	
\$100,000,000	0.125%	\$125,000	
\$150,000,000	0.125%	\$187,500	
\$160,000,000	0.125%	\$200,000	
>\$160,000,000			\$200,000

*Percentage of Capital Cost correct as at 19 January 2015

Example 5 – Assessment fee for Mineral Lease and/or Miscellaneous Purposes Licence Application within the area of a council or within the area of a reserve:

For an application where the whole or any part of the proposed project is *within the area of a council* or *within a reserve* the assessment fee is calculated at **0.25%*** of the expected *capital cost* up to a maximum capped fee of \$200,000*.

Capital Cost	Percentage of Capital Cost*	Calculated Assessment Fee	Set Assessment Fee
<\$1,000,000			\$1,000
\$2,000,000	0.25%	\$5,000	
\$3,000,000	0.25%	\$7,500	
\$4,000,000	0.25%	\$10,000	
\$5,000,000	0.25%	\$12,500	
\$10,000,000	0.25%	\$25,000	
\$25,000,000	0.25%	\$62,500	
\$50,000,000	0.25%	\$125,000	
\$75,000,000	0.25%	\$187,500	
\$80,000,000	0.25%	\$200,000	
>\$80,000,000			\$200,000

* Percentage of Capital Cost correct as at 19 January 2015

Please refer to the current [Schedule of fees under the Mining Act 1971](#) for the fee payable.

NATIONAL ELECTRICITY LAW

THE Australian Energy Market Commission (AEMC) gives notice under the National Electricity Law as follows:

Under ss 102 and 103, the making of the *National Electricity Amendment (System Restart Ancillary Services) Rule 2015 No. 5* and related final determination. All provisions commence on **1 July 2015**.

Under s 95, the COAG Energy Council has requested the *Aligning network and retail tariff structures for small customers* proposal (Ref. ERC0175). The proposal seeks to align the network and retail tariff structures for small customers where a retailer is required by a jurisdiction to offer a prescribed tariff structure. Submissions must be received by **7 May 2015**.

Submissions can be made via the AEMC's website. Before making a submission, please review the AEMC's privacy statement on its website. Submissions should be made in accordance with the AEMC's *guidelines for making written submissions on Rule change proposals*. The AEMC publishes all submissions on its website, subject to confidentiality.

Documents referred to above are available on the AEMC's website and are available for inspection at the AEMC's office.

Australian Energy Market Commission
Level 6, 201 Elizabeth Street
Sydney, N.S.W. 2000
Telephone: (02) 8296 7800
www.aemc.gov.au

2 April 2015.

NATIONAL PARKS AND WILDLIFE (NATIONAL PARKS) REGULATIONS 2001

Closure of Fairview Conservation Park

PURSUANT to Regulations 8 (3) (a) and 8 (3) (d) of the National Parks and Wildlife (National Parks) Regulations 2001, I, Grant Anthony Pelton, Director, Regional Coordination, Partnerships and Stewardship, which was formerly entitled Executive Director, Public Land Management and Operational Support, Regional Services, authorised delegate of the Director of National Parks and Wildlife, close to the public, the whole of Fairview Conservation Park from 6 p.m. on Sunday, 26 April 2015 until 6 a.m. on Monday, 18 May 2015.

The purpose of the closure is to ensure the safety of the public during a pest animal control program within the reserve during the period indicated.

Dated 23 March 2015.

G. A. PELTON, Director, Regional Coordination, Partnerships and Stewardship Department of Environment, Water and Natural Resources

NATIONAL PARKS AND WILDLIFE (NATIONAL PARKS) REGULATIONS 2001

Closure of Gum Lagoon Conservation Park, Hanson Scrub Conservation Park, Martin Washpool Conservation Park, Messent Conservation Park, Mount Boothby Conservation Park, and Tilley Swamp Conservation Park

PURSUANT to Regulations 8 (3) (a) and 8 (3) (d) of the National Parks and Wildlife (National Parks) Regulations 2001, I, Grant Anthony Pelton, Director, Regional Coordination, Partnerships and Stewardship, which was formerly entitled Executive Director, Public Land Management and Operational Support, Regional Services, authorised delegate of the Director of National Parks and Wildlife, close to the public, the whole of Gum Lagoon Conservation Park, the whole of Hanson Scrub Conservation Park, the whole of Martin Washpool Conservation Park, the whole of Messent Conservation Park, the whole of Mount Boothby Conservation Park, and the whole of Tilley Swamp Conservation Park from 6 p.m. on Sunday, 17 May 2015 until 6 a.m. on Saturday, 23 May 2015.

The purpose of the closure is to ensure the safety of the public during a pest animal and plant control program within the reserves during the period indicated.

Dated 23 March 2015.

G. A. PELTON, Director, Regional Coordination, Partnerships and Stewardship Department of Environment, Water and Natural Resources

NATIONAL PARKS AND WILDLIFE (NATIONAL PARKS) REGULATIONS 2001

Partial Closure of Coorong National Park

PURSUANT to Regulations 8 (3) (a) and 8 (3) (d) of the National Parks and Wildlife (National Parks) Regulations 2001, I, Grant Anthony Pelton, Director, Regional Coordination, Partnerships and Stewardship, formerly entitled Director, Public Land Management and Operational Support, Regional Services, authorised delegate of the Director of National Parks and Wildlife, close to the public, part of Coorong National Park from 6 p.m. on Monday, 18 May 2015 until 6 a.m. on Friday, 22 May 2015.

This closure applies to the whole of the park south of a line transecting the park east to west at Parnka Point, latitude 35°54'40.7"S, longitude 139°23'42.9"E.

The area impacted includes, but is not limited to: Ocean Beach; Coorong Lagoon; Stony Well; Jack Point; Policemans Point; Loop Road and Campground; Tea Tree Crossing and Campground; Chinaman Well; 42 Mile Crossing and Campground; 32 Mile Crossing; Wreck Crossing; 28 Mile Crossing and Campground.

The remainder of the park including the Parnka Point Campground will remain open to the public during this period with the exception of a section of the Younghusband Peninsula, west of Barkers Knoll, which will remain closed to the public, as previously detailed in a notice published in the *South Australian Government Gazette* dated 18 December 2014, being the fourth notice on page 8856.

The purpose of the closure is to ensure the safety of the public during a pest control and monitoring program within the reserve during the period indicated.

Dated 31 March 2015.

G. A. PELTON, Director, Regional Coordination, Partnerships and Stewardship Department of Environment, Water and Natural Resources

NATURAL RESOURCES MANAGEMENT ACT 2004

Declaration of Animals and Plants

PURSUANT to Section 174 of the Natural Resources Management Act 2004, (the Act), I Ian Hunter, Minister for Sustainability, Environment and Conservation, vary the notice published at pages 2018 to 2060 of the *Government Gazette* of 30 June 2005 (as varied) as follows:

Schedule 1 is amended by the inclusion of a new Class 23:

Animals	Provisions of the Act which are to apply	Category	Control Area
Class 23	175 (1) (3); 176 (1a); 177; 179; 180; 181 (1); 182 (2)	3	Kangaroo Island
Mammals			
Artiodactyla			
<i>Capra hircus</i>			
Goat			

Dated 26 March 2015.

IAN HUNTER, Minister for Sustainability, Environment and Conservation

THE DISTRICT COURT OF SOUTH AUSTRALIA
PORT AUGUSTA CIRCUIT COURT

Sheriff's Office, Adelaide, 14 April 2015

IN pursuance of a precept from the District Court of South Australia to me directed, I do hereby give notice that the said Court will sit as a Court of Oyer and Terminer and General Gaol Delivery at the Courthouse at Port Augusta on the day and time undermentioned and all parties bound to prosecute and give evidence and all jurors summoned and all others having business at the said Court are required to attend the sittings thereof and the order of such business will be unless a Judge otherwise orders, as follows:

Tuesday, 14 April at 10 a.m. on the first day of the sittings the only business taken will be the arraignment of prisoners in gaol and the passing of sentences on prisoners in gaol committed for sentence; the surrender of prisoners on bail committed for sentence; the surrender of persons in response to *ex officio* informations or of persons on bail and committed for trial who have signified their intentions to plead guilty and the passing of sentences.

Juries will be summoned for Tuesday, 14 April 2015 and persons will be tried on this and subsequent days of the sittings.

Prisoners in H.M. Gaol and on Bail for Sentence and for Trial at the Sittings of the Port Augusta Courthouse, commencing Tuesday, 14 April 2015.

Abraham, Nathan Reece	Rape	On bail	Flanagan, Brendan John	Aggravated causing harm with intent to cause harm	On bail
Adamson, Owen	Gross indecency; indecent assault/supply or administer a drug to a child	In gaol	Franklin, Mitchell Deane	Causing death by dangerous driving; causing harm by dangerous driving; aggravated careless driving; driving with television receiver operating	On bail
Aplin, Jason	Aggravated indecent assault/unlawful sexual intercourse with a person under 14 (2); rape	On bail	Graetz, Darren	Indecently assault a person; commit assault	In gaol
Badari, Robert Phillip	Application for enforcement of breached bond	On bail	Graetz, Darren Grantham, Darren	Aggravated indecent assault Discharge of a firearm; aggravated assault	In gaol On bail
Bass, Rachel Louise and Richards, Christina Jay	Traffic in a large commercial quantity of a controlled Drug (5)	On bail	Green, Brett Leigh	Traffic in a commercial quantity of a controlled drug	On bail
Beaty, David Glen	Cultivate more than prescribed number of plants; traffic in a commercial quantity of a controlled drug	On bail	Green, Damien Anthony	Aggravated assault (3); assault causing harm; assault; blackmail; threaten life	On bail
Brady, David Broadbent, Gary Brian	Aggravated robbery Aggravated threatening harm; fail to comply with bail agreement	In gaol On bail	Hagenbruch, Steven Trevor	Aggravated serious criminal trespass in a place of residence; contravene a term of an intervention order; fail to comply with bail agreement; assault	In gaol
Burd, Michelle-Gae Burnett, Kevin	Aggravated cause serious harm Incite a child to commit an indecent act	On bail On bail	Henley, Rylan Bruce Hill, Joshua Shane Hull, Gary Johnson, Jonah Mathew Dominic Krahnert, David John	Threaten life Unlawful sexual intercourse Rape Persistent sexual exploitation of a child	In gaol On bail On bail On bail
Carberry, Anthony Phillip	Aggravated causing death by dangerous driving; leave scene after causing death by dangerous driving	On bail	Lewis, Ricky	Make child amenable to sexual activity; gross indecency Contravene a term of an intervention order; aggravated assault causing harm (2); aggravated assault with a weapon causing harm (2); threaten life	On bail In gaol
Chester, Robert Edward	Interfere with a motor vehicle without consent(2); aggravated Serious criminal trespass in a place of residence; theft (3)	On bail	Lipinski, Steven Christopher Miller, Gordon Cedric Nestor, Andrew Thomas	Communicate to make a child amenable to sexual activity Aggravated theft Non-aggravated possess firearm without a licence (2); possess unregistered firearm; fail to store ammunition	In gaol In gaol On bail
Churchill, Nimboy	Aggravated causing serious harm with intent to cause serious harm	In gaol	O'Connor, Rodney James	Aggravated serious criminal trespass in a place of residence; aggravated causing harm	In gaol
Churchill, Troy and Cullinan, Craig Clayton, Luke Anthony James Coleman, Dylan Shane Coleman, Dylan Shane	Escape from custody Aggravated theft Commit theft using force	In gaol In gaol In gaol	Palmer, Timotheos Noel	Threaten to kill or endanger life; intentionally cause harm; rape (2); aggravated assault causing harm	In gaol
Conlon, Bianca Jean	Application for enforcement of breached bond	On bail	Pan, Mark Yanima	Aggravated threaten life; aggravated assault (3); contravene a term of an intervention order (2)	In gaol
Conlon, Bianca Jean	Application for enforcement of breached bond	On bail	Parenzan, Michael George	Communicate to make a child amenable to sexual activity; possess child pornography; produce child pornography	On bail
Conlon, Bianca Jean	Traffic in a controlled drug; possess prescription drug (not being drug of dependence (2))	On bail	Pedler, Mark Damien	Aggravated indecent assault; persistent sexual exploitation of a child	On bail
Cooper, Liam James	Make child amenable to sexual activity (2); cause or induce child to expose body	On bail	Podolak, Emma and Genovese, Robert Luke	Aggravated serious criminal trespass; theft	On bail In gaol
Davey, Chris	Aggravated serious criminal trespass in a non-residential building; theft	In gaol	Pollard, Ty Daniel	Aggravated serious criminal trespass; aggravated cause serious harm to another; aggravated detain person for ransom or as hostage	In gaol
Dennis, Michael John and Stuckey, Donna	Traffic in a large commercial quantity of controlled drug; cultivate more than prescribed number of cannabis plants; cultivate a controlled plant for sale; possess prescribed equipment	On bail On bail	P, E	Persistent sexual exploitation of a child	On bail
Doolan-Goodwin, Anthony Drion, Marc Claude	Assault causing harm Aggravated assault (5); aggravated threatening life	In gaol On bail	Powell, Ross Mithcell	Aggravated traffic in a commercial quantity of a controlled drug	On bail
			Rayner, Luke Erhun	Aggravated assault; contravene a term of an intervention order; aggravated threaten life	On bail
			Ritter, Andrew	Aggravated causing harm against own child (2)	In gaol

Robertson, Jamie Leigh	Rape (2)	On bail
Robinson, David Michael	Traffic in a controlled drug	On bail
Sakalakis, Theo	Unlawful sexual intercourse with a person under 14	On bail
Smoker, Gary William	Unlawful sexual intercourse with a person under 12 (3); aggravated indecent assault (2)	On bail
Squires, Ernest George	Rape	On bail
Stainer, Dion Allen	Aggravated causing harm; aggravated assault (2); damage property; threaten life	On bail
Stewart, Christie Lee	Aggravated causing harm	In gaol
Tawhiti, Kelvin	Possess article to commit offence	In gaol
Taylor, Gilbert	Communicate to make a child amenable to sexual activity	On bail
Thompson, Stewart	Traffic in a commercial quantity of a controlled drug	On bail
Trentelman, Justin Theodorus	Aggravated causing harm by dangerous driving (3); due care—basic (2); drive with excess alcohol	On bail
Wakefield, Tristian Wayne	Cultivate more than prescribed number of cannabis plants; supply instructions for manufacture of a controlled drug; traffic in a commercial quantity of a controlled drug	On bail
Warren, Bronwyn Jane	Theft (19)	On bail
Warren James Vincent	Indecent assault	On bail
Warrior, Joshua	Aggravated serious criminal trespass in a place of residence; aggravated assault	On bail
Wellgreen, Dwayne Rex	Application for enforcement of breached bond	On bail
Williams, Neil and Kingdon, Mark Dale	Detain person to commit indictable offence—aggravated; aggravated threaten to kill or endanger life	On bail
Woodward, Jacqueline Gaye	Traffic in a commercial quantity of cannabis; trafficking in a controlled drug (2)	On bail
Young, Timothy Nicholas	Application for enforcement of breached bond	On bail

Prisoners on bail must surrender at 10 a.m. of the day appointed for their respective trials. If they do not appear when called upon their recognizances and those of their bail will be estreated and a bench warrant will be issued forthwith.

By Order of the Court,

M. A. STOKES, Sheriff

RETURN TO WORK ACT 2014

Notice of Travel Allowance

Preamble

Section 33 (8) of the Return to Work Act 2014 (the Act) states that:

If a worker travels in a private vehicle to or from any place for the purpose of receiving medical services, hospitalisation or approved recovery/return to work services, and the travel is reasonably necessary in the circumstances of the case, the worker is entitled to a travel allowance at rates fixed by a scale published by the Minister under this section.

NOTICE

I declare that the rate for travel allowance in 2015 is hereby fixed for the purposes of Section 33 (8) of the Act at 42.5 cents per kilometre.

This Notice is effective for travel on or after 1 July 2015.
Dated 27 February 2015.

JOHN RAU, Deputy Premier, Minister for Industrial Relations

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Renewal of Pipeline Licence—PL 7

PURSUANT to Section 65 (6) of the Petroleum and Geothermal Energy Act 2000 (the Act) and Delegation dated 21 March 2012, notice is hereby given that an application for the renewal of Pipeline Licence No. 7 has been received from:

East Australian Pipeline Pty Limited

This application will be determined on or after 30 April 2015.

Description of Application Area

All that part of the State of South Australia, bounded as follows:

A line joining points of co-ordinates set out in the following table:

MGA Zone 54

422042.52mE	6889708.05mN	Moomba
422032.52mE	6889598.05mN	
421982.52mE	6889418.05mN	
422343.86mE	6889111.25mN	
424902.51mE	6886938.06mN	
429460.60mE	6883365.34mN	
429460.60mE	6883365.34mN	
441092.48mE	6874248.06mN	
476652.42mE	6843768.08mN	
497202.38mE	6828298.09mN	
499935.27mE	6826371.32mN	South Australia/ Queensland border,

and

422024.03mE	6889750.80mN	Moomba
421980.44mE	6889599.22mN	
421945.07mE	6889373.27mN	
422189.37mE	6889009.85mN	
422189.37mE	6889009.85mN	
422190.04mE	6889010.31mN	
422190.82mE	6889010.76mN	
422191.79mE	6889011.43mN	
422196.54mE	6889014.64mN	
422242.52mE	6888948.05mN	
422452.52mE	6888318.05mN	
427582.51mE	6883688.06mN	
429392.50mE	6883268.06mN	
429460.60mE	6883365.34mN	

Length: 111 km approximately.

Dated 24 March 2015.

N. PANAGOPOULOS,

Acting Executive Director,
Energy Resources Division,
Department of State Development,
Delegate of the Minister for Mineral
Resources and Energy

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

*Grant of Associated Activities Licence—AAL 228**(Adjunct to Petroleum Production Licence PPL 257)*

NOTICE is hereby given that the undermentioned Associated Activities Licence has been granted with effect from 26 March 2015, under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 21 March 2012.

No. of Licence	Licensees	Locality	Reference
AAL 228	Beach Energy Limited Great Artesian Oil and Gas Pty Ltd	Cooper Basin	F2015/000024

Description of Application Area

All that part of the State of South Australia, bounded as follows by a corridor 50 m wide centred on a line between co-ordinates:

372023.61mE, 6912518.32mN
372268.90mE, 6910184.30mN
372254.80mE, 6907760.60mN
372567.90mE, 6905533.00mN
373262.80mE, 6903329.10mN
373151.10mE, 6902991.00mN
372600.10mE, 6902859.30mN

All co-ordinates are in MGA Z54, GDA94.

Area: 0.51 km² approximately.

Dated 26 March 2015.

B. A. GOLDSTEIN,
Executive Director,
Energy Resources Division,
Department of State Development,
Delegate of the Minister for Mineral Resources and Energy

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Grant of Preliminary Survey Licence—PSL 35

NOTICE is hereby given that the abovementioned Preliminary Survey Licence has been granted with effect from 30 March 2015, under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 21 March 2012.

No. of Licence	Licensee	Locality	Expiry Date	Approximate Area in km ²
PSL 35	Stuart Petroleum Pty Ltd	Cooper Basin	29 March 2016	4.95

Description of Area

All that part of the State of South Australia, bounded as follows:

Commencing at a point being the intersection of latitude 28°33'40"S GDA94 and longitude 140°17'45"E GDA94, thence east to longitude 140°18'55"E GDA94, south to latitude 28°33'55"S GDA94, east to longitude 140°19'00"E GDA94, south to latitude 28°34'10"S GDA94, east to longitude 140°19'05"E GDA94, south to latitude 28°34'20"S GDA94, east to longitude 140°19'40"E GDA94, north to latitude 28°34'15"S GDA94, east to longitude 140°20'05"E GDA94, north to latitude 28°33'55"S GDA94, east to longitude 140°20'30"E AGD66, south to latitude 28°34'20"S AGD66, east to longitude 140°20'55"E GDA94, south to latitude 28°34'30"S GDA94, east to longitude 140°21'00"E GDA94, south to latitude 28°34'55"S GDA94, west to longitude 140°20'30"E GDA94, south to latitude 28°35'00"S GDA94, west to longitude 140°20'10"E GDA94, north to latitude 28°34'50"S GDA94, west to longitude 140°19'40"E GDA94, north to latitude 28°34'45"S GDA94, west to longitude 140°19'25"E GDA94, north to latitude 28°34'40"S GDA94, west to longitude 140°19'10"E GDA94, north to latitude 28°34'35"S GDA94, west to longitude 140°18'55"E GDA94, north to latitude 28°34'25"S GDA94, west to longitude 140°18'50"E GDA94, north to latitude 28°34'15"S GDA94, west to longitude 140°18'40"E GDA94, north to latitude 28°33'55"S GDA94, west to longitude 140°18'30"E GDA94, north to latitude 28°33'50"S GDA94, west to longitude 140°17'45"E GDA94 and north to the point of commencement.

All co-ordinates in GDA94.

Area: 4.95 km² approximately.

Dated 30 March 2015.

B. A. GOLDSTEIN,
Executive Director,
Energy Resources Division,
Department of State Development,
Delegate of the Minister for Mineral Resources and Energy

Workers Rehabilitation and Compensation Act 1986***WorkCover Premium Order (Experience Rating System) 2014-15 No. 2***

The Board of the WorkCover Corporation of South Australia ('the Corporation') after consultation with the Minister publishes these amended principles fixing the manner in which a premium payable by an employer (or person who proposes to become an employer) will be calculated for the purposes of Section 71 of the *Workers Rehabilitation and Compensation Act 1986* ('the Act'), referred to as the 'WorkCover Premium Order (Experience Rating System) 2014-15 No. 2' ('the Order'). This Order fixes the manner in which such a premium is to be calculated so as to take effect on 1 July 2014 and up to and including 30 June 2015.

Part 1 – Preliminary Matters

1. This Order is the WorkCover Premium Order (Experience Rating System) 2014-15 No. 2 published pursuant to Section 71 (3) of the Act.
2. This Order supersedes the WorkCover Premium Order (Experience Rating System) 2014-15 dated 7 May 2014 and published on 15 May 2014 in the South Australian Government Gazette at page 1674.
3. The amendments made by this Order relate only to the method of calculating the hindsight premium in Part 5.
4. This Order applies in respect of the financial year commencing 1 July 2014.

Part 2 – Application

1. This Order applies to medium and large employers (as defined in regulation 13 of the *Workers Rehabilitation and Compensation Regulations 2010* and the WorkCover Premium Provisions 2014-15), other than a newly registered employer in the circumstance described in clause 2 of this Part or unless another Order applies.
2. A newly registered employer, who commenced to be an employer on or after 1 July 2014 and who employed workers from and after 1 July 2014, who is not subject to the transfer of business provisions in Section 72P of the Act, will have their premium calculated in accordance with Part 4 of the WorkCover Premium Provisions 2014-15 until that employer has experienced a full premium period.
3. The terms and conditions in the WorkCover Premium Provisions 2014-15 apply unless this Order provides otherwise.
4. In this Order, words and expressions have the same meaning as they have in the WorkCover Premium Provisions 2014-15, unless this Order provides otherwise.

Part 3 – Calculation of premium payable by an employer**Basic Calculation**

1. The premium payable by an employer for a premium period, or part thereof, is to be calculated by the following formula:

$$P = (EAP - A) + SUR + GST + OHS$$

Where:

P is the premium payable for a premium period, or part thereof, either being:

- 1.1. for the initial premium, payable in accordance with this Order, or
- 1.2. where adjustments are required to be made to that premium by reason of the operation of this Order (including for the purposes of the hindsight premium), for the premium payable by reason of those adjustments.

EAP is the experience adjusted premium to be calculated by the following formula:

$$\text{EAP} = (\text{BP} \times (1 - \text{S})) + (\text{EP} \times \text{S})$$

A is the Apprentice and Trainee incentive amount, if any, for an employer determined with respect to the premium period or part thereof in accordance with Part 7 of the WorkCover Premium Provisions 2014-15.

SUR is the Supplementary Underwriting Rate being a premium adjustment (either a decrease or an increase) to allow the premium of an employer, within a particular category or class, to be adjusted. Any adjustment is at the discretion of the Corporation and subject to the claims experience and a specific risk assessment of the employer by the Corporation.

GST is the Goods and Services Tax as defined in Part 2 of the WorkCover Premium Provisions 2014-15.

OHS is the work health and safety registration fee as defined in Part 2 of the WorkCover Premium Provisions 2014-15.

BP is the base premium calculated in accordance with Part 4 of the WorkCover Premium Provisions 2014-15.

S is the sizing factor for an employer determined with respect to the premium period or part thereof in accordance with Part 4 of this Order.

EP is the experience premium, if any, for an employer determined with respect to the premium period or part thereof in accordance with Part 5 of this Order.

Maximum experience adjusted premium cap for an employer

2. The experience adjusted premium (EAP) of an employer is not to exceed the maximum experience adjusted premium (EAP_{max}) calculated as follows:

$$\text{EAP}_{\text{max}} = (1 + 2 \times \text{S}) \times \text{BP}$$

subject to an absolute maximum experience adjusted premium of $(2.5 \times \text{BP})$

Where:

S is the sizing factor for the employer determined with respect to the premium period or part thereof in accordance with Part 4 of this Order.

BP is the base premium calculated in accordance with Part 4 of the WorkCover Premium Provisions 2014-15.

Part 4 – Sizing Factor

1. The sizing factor (S) for an employer is as follows:
 - 1.1. Where the employer has been a registered employer (or was required to be registered) for two or more full periods immediately preceding the commencement of the premium period for which the premium is to be calculated, the factor is calculated in accordance with the following formula:

$$\text{S} = 0.07 + \frac{0.8 \times \text{BP}}{\text{BP} + 500,000}$$

Where:

BP is the base premium as calculated:

- (a) Where the period to which the premium relates is a full premium period – in accordance with Part 4 of the WorkCover Premium Provisions 2014-15 with respect to that period, or
 - (b) Where the period to which the premium relates is a part premium period – in accordance with Part 4 of the WorkCover Premium Provisions 2014-15 as if that period to which the premium relates had been annualised.
- 1.2. Where an employer has commenced business requiring registration as an employer for less than one full period immediately preceding the commencement of the premium period for which the premium is to be calculated, the sizing factor is the factor calculated in accordance with the formula in clause 1.1 of this Part multiplied by 0.33.
 - 1.3. Where an employer has commenced business requiring registration as an employer for one or more full period but less than two full periods immediately preceding the commencement of the premium period for which the premium is to be calculated, the sizing factor is the factor calculated in accordance with the formula in clause 1.1 of this Part multiplied by 0.66.
2. However, if the employer is a member of a group of employers, a reference in this Part to the base premium of the employer (however expressed) is taken to be a reference to the sum of the base premium of all employers in the group.
 3. For the purpose of clause 1 of this Part, a reference to an employer's registration commencement date shall have regard to the registration commencement date of an old employer where a transfer of business has occurred in accordance with Section 72P (3) of the Act.
 4. For the purpose of clauses 1 and 2 of this Part, an employer who has previously been registered for any period of time as a self-insured employer, will be taken to have been registered as an employer to determine the employer's registration commencement date.
 5. For the purposes of clause 1 of this Part, an employer's registration, including an old employer's registration history, may be taken to be a registration for the full periods even if there has been a break or breaks in the requirement to register within that period.

Part 5 - Experience Premium

1. The Experience Premium (EP) for an employer is to be calculated for the purpose of calculating the premium payable for a premium period, in accordance with the following formula:

$$EP = BP \times \frac{ECCR}{ICCR_1}$$

Where:

BP is the base premium calculated in accordance with Part 4 of the WorkCover Premium Provisions 2014-15.

ECCR is the Employer's Claims Cost Rate calculated using the following formula:

$$ECCR = \frac{C_1 + C_2}{R_1 + R_2} \times \frac{100}{1}$$

ICCR₁ is the initial Industry Claims Cost Rate for a South Australian WorkCover Industrial Classification (SAWIC) applicable to the employer or location for the period to which the premium relates, as published in the Government Gazette.

C₁ and **C₂** are respectively the totals of the cost of claims for the employer as defined in Part 6 of this Order in respect of claims with a date of injury in the last and second last periods before the commencement of the premium period to which the premium relates.

Date of injury is the date the person sustained the injury, or the deemed date of injury.

R₁ and **R₂** are respectively the totals of the remuneration in respect of the last and second last periods before the commencement of the premium period to which the premium relates.

If the employer does not supply the Corporation with a return with respect to remuneration paid during the period preceding the premium period for which an initial premium is to be calculated (as required by the Act) the Corporation may, for the purpose of calculating the initial ECCR, determine the amount of remuneration (**R₁** or **R₂**) as the amount of the last submitted return (or if no available return, as specified by the Corporation at that time).

2. If during any period referred to in **C₁**, **C₂**, **R₁** or **R₂** in clause 1 of this Part, a transfer of business has occurred as provided by Part 8 of the WorkCover Premium Provisions 2014-15:
 - 2.1. The cost of claims for the employer during that period includes, for the purposes of **C₁** and **C₂**, the cost of claims of the relevant business of the old employer, and
 - 2.2. The remuneration during that period includes, for the purposes of **R₁** and **R₂**, the remuneration in respect of the relevant business of the old employer.
3. If the experience premium (EP) in clause 1 of this Part relates to more than one industry class then:
 - 3.1 ICCR₁ shall be calculated using the following formula:

$$\text{ICCR}_1 = \frac{(\text{Ra1} \times \text{ICCR1a}) + (\text{Rb1} \times \text{ICCR1b}) + \dots (\text{Rn1} \times \text{ICCR1n})}{(\text{Ra1} + \text{Rb1} + \dots \text{Rn1})}$$

Where:

Ra1, **Rb1**, ...**Rn1** are each a part of the remuneration in respect of the initial premium calculation for which the premium is to be calculated being a part of the total remuneration attributable to each industry class applicable to the employer.

ICCR1a, **ICCR1b**, ...**ICCR1n** are each an initial Industry Claims Cost Rate for each industry class applicable to the employer.

Part 6 – Cost of Claims

1. Cost of claims means the total of:
 - 1.1 costs paid on, and in respect of, each claim for compensation allocated to a particular employer (irrespective of whether the claim for compensation was withdrawn by the worker, accepted or rejected), and
 - 1.2 the current and most accurate estimate assessed by the Corporation of the outstanding liability for each claim.
2. Cost of claims includes payments:
 - 2.1 made under Division 7A of the Act – Special provisions for commencement of weekly payments after initial notification of injury (which includes the Provisional Payments Guidelines); and
 - 2.2 made under Section 32A of the Act - Special provisions for payment of medical expenses after initial notification of injury.
3. The costs of each claim are the total costs for the claim based on the evidence available at the time relevant to the premium period:
 - 3.1 Being the beginning of the premium period for an initial premium; or
 - 3.2 Being the end of the premium period for a hindsight premium.

4. Excluded from the costs of each claim are:
 - 4.1 Costs associated with claims for unrepresentative and secondary injuries
 - 4.2 Costs associated with successfully prosecuted fraudulent claims
 - 4.3 Estimated and/or actual recoveries for compulsory third party and common law actions under Section 54 of the Act
 - 4.4 The first two weeks of income maintenance
 - 4.5 The costs for interpreter services
 - 4.6 Claims costs in excess of \$200,000 (large claims cap).

Part 7 - Transitional Provisions

1. An employer's premium rate is capped at 75% and 125% of the employer's previous year's premium rate, determined as the employer's experience adjusted premium (EAP) for 2013-14 divided by the employer's remuneration (including apprentice and trainee remuneration) for the same period.
2. The employer's premium rate is the employer's experience adjusted premium (EAP) for 2014-15 divided by the employer's remuneration (including apprentice and trainee remuneration) for the same period.
3. These transitional provisions expire on 30 June 2016.

Part 8 – Group Training Organisation Arrangement

1. Prior to 1 July 2016, the Corporation will undertake an assessment of the performance of Group Training Organisations, considering the impact of the Experience Rating System.
2. In consultation with stakeholders, consideration will be given to whether the proposed arrangement outlined below remains appropriate. Any decision regarding changes to the proposed arrangement arising from this assessment must be made in time to be implemented from 1 July 2016.

Proposed arrangement

3. This arrangement is to apply after the transitional provisions in Part 7 of this Order expire, subject to clauses 1 and 2 of this Part.
4. Where an employer is registered with the South Australian Government as meeting the National Standards for Group Training Organisations in the relevant premium period, the calculation of [EAP – A] for the premium period will be determined as follows:
 - 4.1. [EAP – A] for the previous premium period, calculated in accordance with the relevant WorkCover Premium Order (Experience Rating System), plus
 - 4.2. 25% of the difference between the amount determined by clause 4.1 of this Part and [EAP – A] for the current period, calculated in accordance with Part 3 of this Order, and
 - 4.3. Adjusted for changes in remuneration between the two premium periods.
5. This arrangement shall only apply if the employer has registered and obtained a separate employer number with the Corporation for the purpose of reporting apprentice and trainee remuneration.

Part 9 - Alternative set of Principles (Retro Paid Loss Arrangement)

1. For the purposes of Section 71(6) (d) of the Act, the WorkCover Premium Order (Retro-Paid Loss Arrangement) 2014-15 is an alternative set of principles for the payment of premium for an employer or employers.

I confirm that this is a true and correct record of the decision of the Board of the Corporation made on the 13th day of March 2015.

Dated 13 March 2015

J. YUILE, Board Chair

SENDING COPY?

NOTICES for inclusion in the *South Australian Government Gazette* should be emailed to:

governmentgazette@dpc.sa.gov.au

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NOTE:

Closing time for lodging new copy is 4 p.m. on Tuesday preceding the regular Thursday Gazette.

ALEXANDRINA COUNCIL

*Road Closure—Portion of Un-named Road between
Tinpot Road and Callington Road, Woodchester*

NOTICE is hereby given in accordance with Section 359 of the Local Government Act 1934 (SA), Council excludes all vehicles (with the exception of Council vehicles, Emergency Services vehicles, utilities vehicles and vehicles occupied by any person conditionally approved by Council) from a portion of Un-named Road Reserve between Tinpot Road and approximately 430 m west of Callington Road, Woodchester, following the Council meeting held on 16 March 2015.

P. DINNING, Chief Executive

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

Apitz, Karl Heinz, late of 2 Culley Street, Tailem Bend, retired railway employee, who died on 19 January 2015.

Blakeley, Alexander, late of 7 Partridge Street, Goolwa, retired storeman, who died on 24 December 2014.

Hamshere, May, late of 740 Torrens Road, Rosewater, retired shop assistant, who died on 8 January 2015.

Karchinsky, Anatoly, late of 1 Henry Street, Plympton, public servant, who died on 10 April 2014.

McEachern, John Campbell Hutchens, late of 48 Smith-Dorrien Street, Mitcham, of no occupation, who died on 21 January 2015.

Moffett, Kingsley Vivian, late of 7 Partridge Street, Goolwa, retired public servant, who died on 27 December 2014.

Owers, Brenton Bruce, late of 120 Stanford Road, Salisbury Heights, retired lawn mower mechanic, who died on 17 December 2014.

White, Rodney, late of 655-671 Burbridge Road, West Beach, retired public servant, who died on 31 January 2015.

Witty, Owen James, late of 83 The Avenue, Athol Park, retired sheet metal worker, who died on 12 January 2015.

Notice is hereby given pursuant to the Trustee Act 1936, as amended, 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 Office of Public Trustee, G.P.O. Box 1338, Adelaide, S.A. 5001, full particulars and proof of such claims, on or before 1 May 2015, otherwise they will be excluded from the distribution of the said estates; and notice is also hereby given that all persons 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 same to the Public Trustee.

Dated 2 April 2015.

D. A. CONTALA, Public Trustee

ATTENTION

CUSTOMERS requiring a proof of their notice for inclusion in the *Government Gazette*, please note that the onus is on you to inform **Government Publishing SA** of any subsequent corrections.

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

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