Planning Framework
Introduction

Adelaide Airport recognises that the land use and infrastructure decisions made both within and outside of the airport site can impact the ability of the airport to provide the capacity, efficiency and level of service expected of a major airport.

Planning at Adelaide Airport is governed by Commonwealth legislation, with a number of strategic documents at the State and Local Government level influencing the current arrangements and future development of the airport.

As part of the development of the Master Plan, consideration is given to the context, legislative and planning environment in which Adelaide Airport operates.

4.1. Commonwealth Policy and Legislative Frameworks

4.1.1. Airports Act 1996

The Airports Act is the principal legislation regulating the ownership, management and operation of leased Commonwealth airports. Parts 5 and 6 of the Airports Act prescribe controls over land-use planning, development control and environmental management at airports. The key controls required under the Airports Act comprise:

- An airport master plan
- A major development plan (MDP) for any major airport developments
- Building activity approvals

4.1.1.1. Master Plan Requirements of the Act

Under Section 70 of the Airports Act, each airport is required to produce a final master plan. The final master plan is one that has been approved by the relevant Commonwealth Minister. Prior to submitting a Master Plan to the Minister, the airport is required to consider all written feedback received during a 60-business day public exhibition period.

The Master Planning Process

Exposure Draft Master Plan 2019

Prepare Preliminary Draft Master Plan

Public Exhibition (60 business days)

Review public and stakeholder submissions

Review of Exposure Draft

Preliminary Master Plan 2019
Section 71 of the Airports Act specifies the matters that must be set out in a Master Plan, including providing details of:

- Development objectives
- Future aviation needs
- Future land-use plans
- Proposed developments within the first eight years and their effect on employment and the economy
- Flight paths and noise impacts, including an Australian Noise Exposure Forecast (ANEF)
- Environmental issues and their management
- Any proposed sensitive developments
- A ground transport plan
- An environment strategy

A detailed breakdown of the Airports Act’s requirements for an airport Master Plan, and how this Master Plan addresses those requirements, is included in Appendix A.

Recent amendments to the Airports Act now require Adelaide Airport’s Master Plan to be prepared every eight years instead of every five years. When approved by the Commonwealth Minister, the Master Plan 2019 will replace the Master Plan 2014.

The master planning process for airports as defined in the Airports Act is illustrated in Figure 4-1.

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Figure 4-1: The Master Planning Process
4.1.1.2. Major Development Plan

It is important to note that once a Master Plan is approved by the Commonwealth Minister this does not provide automatic approval for development to occur. Section 90 of the Airports Act requires a major development plan (MDP) to be prepared prior to commencement of any development classified as a ‘major development’ under the Airports Act. Major developments include construction of a new runway or runway extension; construction of new buildings where the construction value exceeds a certain value; and development that is likely to have a significant environmental impact or significant impact on the local or regional community.

Under the Airports Act, an MDP is to be considered by the Minister following a 60-business-day public comment period. Section 91 of the Airports Act requires the MDP to be consistent with the approved master plan. Section 160 of the Commonwealth Environment Protection and Biodiversity Conservation Act 1999 (EPBC Act) requires advice to be sought from the Commonwealth Minister for the Environment for the adoption or implementation of an MDP.

4.1.1.3. Building Activity Approvals

Under the Airports Act and Airports (Building Control) Regulations 1996 (Airports Regulations), building activity approvals are required to be obtained from the Airport Building Controller (ABC) with advice from the Airport Environment Officer (AEO). Both positions are appointed by the DITCRD and are independent of AAL.

The consent of AAL is required before any approval can be given by the ABC. In considering its consent, which may be granted with conditions, AAL must ensure that the proposal is consistent with the approved Master Plan and associated Environment Strategy, and, where relevant, a MDP. AAL will assess the impact of any proposed activity on airport infrastructure, operations, and environmental controls.
4.1.2. Other Regulatory Frameworks

Although the Airports Act is the primary Commonwealth legislation that guides the airport planning, land use and development control at Adelaide Airport, there is a range of other legislation that are applicable and therefore must be considered, including:

- Airports Regulations 1997
- Airports (Building Control) Regulations 1996
- Airports (Control of On-Airport Activities) Regulations 1997
- Adelaide Airport Curfew Act 2000
- Airports (Environment Protection) Regulations 1997
- Airports (Protection of Airspace) Regulations 1996
- Airspace Act 2007
- Aviation Transport Security Act 2004
- Civil Aviation Act 1988
- Civil Aviation Regulations 1988
- Civil Aviation Safety Regulations 1998
- Environment Protection and Biodiversity Conservation Act 1999
- Environment Protection and Biodiversity Conservation Regulations 2000

4.1.3. National Airports Safeguarding Framework

The Commonwealth Government recognises that the current and future viability of aviation operations at Australian airports can be impacted by inappropriate developments in areas beyond the airport boundary.

In July 2012, the National Airports Safeguarding Advisory Group (NASAG, which comprises high-level Commonwealth, State and Territory transport and planning officials) prepared and released the National Airports Safeguarding Framework (NASF). The NASF aims to safeguard airports and the communities in their vicinity; and to develop, with State, Territory and Local Governments, a national land-use planning regime.

Chapter 12 describes how AAL implements NASF guidance in its planning.

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A key component of the Master Plan process is the requirement for extensive consultation with the community.
4.2. State and Metropolitan Context

State and Local Government land-use planning legislation and policy do not apply to Commonwealth land; however, the Airports Act and associated Regulations require that the Master Plan, where possible, describes proposals for land use planning and zoning in a format consistent with the State or Territory in which the airport is located. This Master Plan has considered State planning requirements and has used land use descriptions that are aligned as far as practicable to the South Australian planning system.

Consideration has been given to the following:

- Development Act 1993 and Development Regulations 2008
- Planning, Development and Infrastructure Act 2016
- The Planning Strategy – 30 Year Plan for Greater Adelaide, 2017
- Integrated Transport and Land Use Plan 2015
- Relevant Development Plans and Council strategic documents

A comparison between the Commonwealth framework and the South Australian planning system is included in Figure 4-2.

The South Australian planning system recognises the importance of Adelaide Airport within the State and Metropolitan context, recognising the benefits of a city-based airport and the significant infrastructure investment on the site.

4.1.4. National Freight and Supply Chain Strategy

The Australian Government is seeking to improve freight and supply-chain efficiency and capacity and to reduce the costs of transporting goods. Airports are a key part of the freight and supply chain sector, which connects Australian industries, communities and regions, and international suppliers and consumers. Australia’s freight task is expected to grow by around 50 per cent over the next two decades.

On 18 May 2018, the Council of Australian Governments’ Transport and Infrastructure Council agreed a framework for developing a 20-year National Freight and Supply Chain Strategy. The Strategy will build on the outcomes of the recommendations of the Inquiry into National Freight and Supply Chain Priorities, which identified that land-use conflicts near airports can result in regulations that restrict access (including curfews and aircraft movement caps) which reduce efficiency and limit the amount of air freight that can be carried.

Air freight is important to many South Australian industries including manufactured goods, electronic, medical products and consumables. Most of Adelaide’s air freight is carried in the cargo hold of passenger aircraft, with 63 per cent of domestic and 94 per cent of international air freight transported this way. Therefore, ensuring streamlined, efficient and timely processing of freight is a critical but often unheralded component of airport operations and contributor to the State’s economy.

Chapters 7, 8 and 9 describe how AAL is aligned with the overarching intent of the National Freight and Supply Chain Strategy through the plans to consolidate and grow freight through Adelaide Airport, and continued developments of the Airport East Precinct.

Most of Adelaide’s air freight is carried in the cargo hold of passenger aircraft:

- Domestic air freight: 63%
- International air freight: 94%
**Figure 4-2: Comparison of Airport with State and Local Government Planning**

- **South Australian Planning System**
  - Development Act 1993
  - Reviewed every five years
  - Extensive consultation
  - Takes into account State Government strategic plans and informs local strategic plans
  - Authorisation by State Planning Minister

- **South Australian Planning System**
  - Planning, Development and Infrastructure Act 2016
  - Reviewed every five years
  - Extensive consultation
  - Takes into account State Government strategic plans and informs local strategic plans
  - Authorisation by State Planning Minister

- **South Australian Planning System**
  - Airports Act 1996
  - Reviewed and updated every eight years
  - Extensive consultation
  - Takes into account State and Local Government strategic plans
  - Authorisation by the Commonwealth Minister

- **State Strategic Plan & Planning Strategy**
  - Reviewed every five years
  - Extensive consultation
  - Takes into account State Government strategic plans and informs local strategic plans
  - Authorisation by State Planning Minister

- **State Strategic Plan & Planning Strategy**
  - Reviewed every five years
  - Extensive consultation
  - Takes into account State Government strategic plans and informs local strategic plans
  - Authorisation by State Planning Minister

- **State Planning Policies & Planning & Design Code**
  - Reviewed regularly
  - Prepared and amended by State Commission Assessment Panel (SCAP)
  - (at request of State Planning Minister)
  - Authorisation by State Planning Minister

- **Development Plans**
  - Reviewed every five years (section 30 Development Act 1993)
  - Variations through Development Plan Amendments
  - Authorisation by State Planning Minister

- **Development Plans**
  - Reviewed every five years (section 30 Development Act 1993)
  - Variations through Development Plan Amendments
  - Authorisation by State Planning Minister

- **Development Assessment Process**
  - Assessment against the Airport Master Plan
  - Agency referral and public consultation for certain applications category 2 and 3 proposals
  - Decision of relevant authority (Local Government or SCAP)

- **Development Assessment Process**
  - Assessment against the Development Plan
  - Agency referral and public consultation for certain applications category 2 and 3 proposals
  - Decision of relevant authority (Local Government or SCAP)

- **Development Assessment Process**
  - Assessed against the Planning and Design Code
  - Four assessment pathways
  - Decision of relevant authority (Local Government or SCAP)

- **Development Assessment Process**
  - Assessed against the Planning and Design Code
  - Four assessment pathways
  - Decision of relevant authority (Local Government or SCAP)

- **Part 5, Division 4 Airports Act 1996**
  - Public and agency consultation
  - AAL certification
  - Decision of the Commonwealth Minister

- **Part 4, Division 2 Development Act 1993**
  - Public and agency consultation
  - Detailed assessment by SCAP
  - Decision by State Planning Minister

- **Part 7, Division 4, PDI Act 2016**
  - Major Impact Assessment
  - Public and agency consultation
  - Detailed assessment by SCAP
  - Decision of the State Planning Minister

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Note: The Development Act 1993 will be superseded by the Planning, Development and Infrastructure Act 2016 by 2020.
4.2.1. South Australian Planning Context

As a major economic and employment generator, the growth of Adelaide Airport is inextricably linked to the development of South Australia and vice versa. Adelaide Airport’s role in the strategic development of Adelaide and South Australia is addressed within several strategic plans that guide the future of the State.

4.2.1.1. Development Act 1993

Currently, the South Australian planning system is established under the *Development Act 1993* (Development Act) and associated Development Regulations 2008 (Development Regulations). The object of the Act is to provide for proper, orderly and efficient planning and development in the State. Development which surrounds the airport can have significant impact on the function, safety and ongoing operations of the airport. The Development Act provides the mechanisms for safeguarding airport operations from inappropriate off-airport development. Among other aims, the Development Act provides for:

- The establishment of objectives and principles of planning and development
- A system of strategic planning governing development
- The creation of development plans with policies to guide and control development
- Appropriate public participation in the planning process and the assessment of development proposals
- The establishment of various decision-making bodies

4.2.1.2. Planning, Development and Infrastructure Act 2016

The South Australia Government is renewing the South Australian planning system. The new *Planning, Development and Infrastructure Act 2016* (PDI Act) was passed by the South Australian Parliament in April 2016 and will gradually be implemented by July 2020. Once fully operational, the PDI Act replaces the Development Act.

The new planning system seeks to achieve better outcomes for South Australia’s economy, environment and communities. The PDI Act applies to the use, development and management of land and buildings, rules with respect to the design, construction and use of buildings, and other initiatives to facilitate the development of infrastructure, facilities and environments that will benefit the community. The PDI Act recognises Adelaide Airport as essential infrastructure.

4.2.1.3. The 30-Year Plan for Greater Adelaide

The 30-Year Plan for Greater Adelaide (30-Year Plan), first prepared in 2010 and later updated in 2017, provides directions for urban and regional development for business, industry, infrastructure provision, utility supply and government agencies. The 30-Year Plan provides a framework for how Adelaide can grow to become a more liveable, competitive and sustainable city. It guides the long-term growth of the city and its surrounds over the next 30 years.

The 30-Year Plan acknowledges Adelaide Airport as a key economic and employment cluster. It also recognises the airport’s potential to maximise the economic benefits of export infrastructure through its strategic employment site and land which have direct access to major freight routes.

The policy directions of promoting infill development along main roads (including those close to the airport and under flight paths) and further urban regeneration and consolidation within the surrounding suburbs is anticipated to increase the number of people living near the airport who may be affected by its ongoing operations. However, the 30-Year Plan does recognise the need for all sensitive land uses permitted adjacent to airports and under flight paths to mitigate the impact of noise and air emissions.

4.2.1.4. Integrated Transport and Land Use Plan 2015

The Integrated Transport and Land Use Plan 2015 identifies key transport challenges facing South Australia. This includes the provision of efficient connections for freight movement as well as the development and maintenance of a planning system that ensures integrated transport and land use.

The Plan identifies actions for the entire State, including actions that consider Adelaide Airport.

A key action is for the State Government to work with Local Governments to implement NASF within council Development Plans to ensure the future of Adelaide, Edinburgh and Parafield Airports.
4.2.1.5. Infrastructure SA
The South Australian Government has recently established Infrastructure SA as an independent body to develop a 20-Year State Infrastructure Strategy and a 5-Year Infrastructure Plan for South Australia.

4.2.1.6. Integrated Movement Systems: Policy Discussion Paper 2018

The Discussion Paper considers the key issues and opportunities associated with managing the interfaces between South Australia’s transport systems and surrounding land uses. It focuses on the role the planning system can play in achieving optimal land use and development outcomes that complement and support the function of all transport modes. The Discussion Paper acknowledges that the State Government’s strategic transport facilities and networks, including major airports (and associated flightpaths) are critical in connecting people with places and goods with markets. It states that planning policies should protect the major transport corridors and strategic transport facilities from incompatible development to ensure their ongoing, uninterrupted and efficient operation.

The Discussion Paper supports an improved approached to the planning policy in areas surrounding Adelaide Airport to protect ongoing aviation operations in line with NASF.

4.2.1.7. Productive Economy: Policy Discussion Paper 2018
The Productive Economy Policy Discussion Paper investigates the key issues and opportunities associated with enhancing South Australia’s economic competitiveness as the State moves into its new planning system. In particular, it focuses on the role that the planning system can play in protecting and growing key industries; linking people to jobs, goods and services; providing infrastructure to enhance liveability; and facilitating greater opportunities for innovation.

As a key gateway for South Australia, Adelaide Airport provides critical infrastructure to support the growth of new industries as well as existing key industries such as primary production, tourism, mining and defence.

4.3. Local Government Context
Adelaide Airport is located within the Local Government area of the City of West Torrens, with a small portion being in the City of Charles Sturt. The southern boundary of the airport is adjacent to the City of Holdfast Bay.

AAL works with the Local Government authorities to provide compatible land uses and efficient transport networks within the airport and the surrounding areas. The planning for Adelaide Airport has regard for the planning frameworks of the Local Government authorities.

4.3.1. City of West Torrens ‘Towards 2025’ Community Plan 2014
The City of West Torrens ‘Towards 2025’ Community Plan is a strategic management plan that helps to achieve the community’s vision of becoming the best place to live, work and enjoy.

Adelaide Airport is recognised as the largest employment base in the City of West Torrens. The Community Plan considers furthering community growth and development through various strategies which include encouraging economic growth and productivity; and facilitates retail, commercial and industrial activity that is compatible with neighbouring land uses.
4.3.2. West Torrens Council Development Plan

Adelaide Airport is located within the West Torrens Council Development Plan (consolidated 12 July 2018) which covers the entire City of West Torrens. The Development Plan is updated regularly to reflect current policy directions and best planning practices. Adelaide Airport is currently identified in an ‘Airfield Zone’.

The primary objective of the Airfield Zone is “A zone primarily accommodating aircraft operations, passenger terminals, airport and aviation-related light industrial, service industrial, warehouse and storage purposes”.

The objectives are supported by a ‘Desired Character Statement’ for the Airfield Zone which seeks:

- A range of services and facilities necessary for the safe, convenient and efficient operation of aviation activities at Adelaide Airport
- To continue to accommodate a range of airport and export-related industrial and commercial uses, and recreational activities of an open character on land reserved for long term aviation needs
- Development compatible with the principle aviation function of the airport and maintaining the long-term operational and safety needs of the airport
- Development promoting the economic improvement of the State and the City of West Torrens by maintaining the airport as the international, national and regional gateway to South Australia; enhancing the airport as a major element of public infrastructure; and facilitating the movement of time sensitive freight and passengers by infrastructure improvements
- The adoption of adequate separation distances between non-aviation and aviation development on airport land, and between development on airport land and off-airport uses
- Recognition of the ongoing commitment for stormwater harvesting on the Adelaide Airport site

The overall planning policy provisions for the Airfield Zone, although generic in nature, remain generally compatible with the land use framework in this Master Plan.

The zoning and land uses surrounding the airport are detailed in Chapter 7.

4.3.3. City of Charles Sturt Development Plan

The Adelaide Airport site is located directly to the west of the City of Charles Sturt, with a small portion within the Airfield Zone of the City of Charles Sturt. The adjoining zones include the Coastal Open Space and Adelaide Shores Zones, with areas of the Residential Zone north of the West Beach Parks complex.

The zoning surrounding the airport site is generally compatible with the Master Plan.

4.3.4. City of Holdfast Bay Development Plan

The Adelaide Airport site is located directly to the north-east of the Holdfast Bay Council area. The adjoining zones include Residential and Open Space zones. These zones are located some distance south of the Runways Precinct, and south-west of the Morphett Precinct.

The zoning surrounding the airport site is generally compatible with the Master Plan.